



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 16.]

PERTH : FRIDAY, APRIL 9.

[1943.

Fire Brigades Act, 1942.

PROCLAMATION

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

WHEREAS by the Fire Brigades Act, 1942, it is provided that the said Act shall come into operation on a date to be fixed by Proclamation: Now, therefore I, the said Lieutenant-Governor, do hereby, with the advice and consent of the Executive Council, proclaim that the Fire Brigades Act, 1942, shall come into operation on the fifth day of April, 1943.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of March, 1943.

By His Excellency's Command,

(Sgd.) H. MILLINGTON,
for Premier.

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., Lieutenant-Governor in and
JAMES MITCHELL, } over the State of Western Australia
Lieutenant-Governor, and its Dependencies in the Common-
[L.S.] } wealth of Australia.

Corr. No. 999/42.

WHEREAS by the Transfer of Land Act, 1893, Amendment 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 Lot 47 of Williams Location 8016, registered in the Office of Titles in Volume 1079, Folio 592: Now, therefore I, the Lieutenant-Governor, with the advice and consent of the Executive

Council, do by this Proclamation revest in His Majesty, his heirs and successors Lot 47 of Williams Location 8016 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 31st day of March, 1943.

By His Excellency's Command,

H. MILLINGTON,
Minister for Lands.

GOD SAVE THE KING !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, the 31st day of March, 1943, the following Orders in Council were authorised to be issued:—

The Child Welfare Act, 1907-1941.

ORDER IN COUNCIL.

C.W.D. 508/37; 359/37; 180/43; Ex. Co. 484.

WHEREAS by section 19 (2) of the Child Welfare Act, 1907-1941, 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 persons named in the Schedule hereto to be members of the Children's Courts at the places mentioned:—

Schedule.

Cunderdin—Stanley Tregurtha Hughes, J.P.; Cyril Edwin Turville, J.P., vice Dr. H. L. Chester; Northam—Dr. H. L. Chester; Boulder—John Joseph Boylen, Victor James O'Grady, John Dennis Teahan, and William Francis Bingley.

R. H. DOIG,
Acting Clerk of the Council.

The Land Act, 1933-1939.

ORDER IN COUNCIL.

Corr. No. 7831/20.

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 purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 17638, at South Nedlands, should vest in and be held by the Nedlands Road Board in trust for the purpose of Road Board purposes: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Nedlands Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

R. H. DOIG,
Acting Clerk of the Council.

The Land Act, 1933-1939.

ORDER IN COUNCIL.

Corr. No. 1629/28.

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 any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that Reserve 19857, at Pemberton, should vest in and be held by Messrs. Edwin Fuge, Arthur Ralph Kelly, and John Joseph Homniball in trust for National Park and Recreation: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by Messrs. Edwin Fuge, Arthur Ralph Kelly, and John Joseph Homniball in trust for National Park and Recreation, with power to the said Messrs. Edwin Fuge, Arthur Ralph Kelly, and John Joseph Homniball to lease the whole or any portion of the said reserve for any term not exceeding twenty-one (21) years from the date of the lease.

The Order in Council dated 29th September, 1931, regarding the above, is hereby superseded.

R. H. DOIG,
Acting Clerk of the Council.

Rights in Water and Irrigation Act, 1914-1941.

Waroona Irrigation District.

ORDER IN COUNCIL.

P.W.W.S. 504/18.

WHEREAS by the Rights in Water and Irrigation Act, 1914-1941, it is provided the Governor may, on the recommendations of the Minister, acting with the advice of the Commissioners, vary or amend any of the provisions of any previous Orders relating to any district: Now, therefore, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, on the recommendation of the Minister acting with the advice of the Commissioners, doth hereby vary and amend the Waroona Irrigation District in the manner set out in the Schedule hereto, Parts I. and II.:—

Schedule.

Part I.

All that portion of land bounded by lines starting at the south-western corner of Harvey Agricultural Area Lot 211 and extending northerly along the western boundary of the said lot and onwards to the northern side of Bristol road; thence generally easterly along the said side to the south-western corner of Lot 88; thence northerly along its western boundary to the north-eastern corner of Lot 89; thence westerly along the northern boundary of the latter lot and onwards to a point situate in prolongation southerly of the eastern boundary of Lot 73; thence northerly to and along the said eastern boundary and onwards to and along the eastern boundary of Lot 72 and again onwards to the southern

boundary of Lot 51; thence westerly along the said southern boundary and onwards to the eastern boundary of Murray Location 343; thence northerly along the said eastern boundary and onwards along that of Location 339 to a point in prolongation westerly of the southern boundary of Harvey Agricultural Area Lot 11; thence easterly to and along the said southern boundary to the south-western corner of Lot 12; thence northerly along the western boundary of the said Lot 12 and onwards to the northern side of Coronation road; thence easterly along the said side to the south-western corner of Lot 8; thence northerly along part of the western boundary of the said Lot 8, for a distance of about thirty chains to the southern side of a drain; thence generally south-easterly, easterly, and north-easterly along the said side to the northern boundary of Lot 6; thence easterly along the said northern boundary to the north-eastern corner of the said lot; thence northerly along the eastern boundary of Lot 5 and onwards to the southern boundary of Murray Location 807; thence easterly along the said southern boundary and onwards to the south-eastern corner of Location 808; thence southerly and easterly along boundaries of Location 165 and onwards in the latter direction to the south-western side of the South-Western Railway Reserve; thence south-easterly along the said side to a point situate in prolongation easterly of the southern side of Paterson road; thence westerly to and along said side to a point 50 links east of the centre of Rabaul Channel; thence generally south-easterly parallel with the said Channel and 50 links distant therefrom to the southern boundary of Harvey Agricultural Area Lot 49; thence easterly along the said southern boundary to the western side of the South-Western Railway Reserve; thence generally southward along the said side to the northern boundary of Murray Location 26; thence easterly across the said reserve and continuing onwards along the said northern boundary for a distance of eighteen chains sixteen 5/10 links to the north-eastern corner of part of Location 26 (as shown on L.T.O. Diagram 9116); thence southerly along the eastern boundary of the said part of Location 26 to the centre of Drakesbrook; thence generally westerly downwards along the said centre to the western side of the said Railway Reserve; thence generally southerly along the said side to the centre of Samson Brook; thence generally easterly upwards along to the said centre of Samson Brook to the north-western side of the South-Western highway; thence south-westerly along the said side to the southern corner of Hamel Townsite Lot 142; thence north-westerly along the south-western boundary of the said lot to the southern boundary of Location 26 aforesaid; thence westerly along the said boundary to the western side of the reserve aforesaid; thence southerly along the said side to a point situate in prolongation easterly of the northern boundary of Harvey Agricultural Area Lot 153; thence westerly to and along the said boundary to a point 50 links east of Samson Brook South Drain; thence in a south-westerly direction parallel with and 50 links south-east of the said drain to the western boundary of the said lot; thence southerly along the western boundary of same and onwards to the western side of the Railway Reserve aforesaid; thence generally southerly along the said side to the northern side of the Yalup Brook Drain; thence generally westerly along the said side of drain to a point situate in prolongation northerly of the eastern boundary of Lot 210; thence southerly to and along the said boundary and onwards to the south-eastern corner of Lot 209; thence westerly to and along the southern boundary of said lot and onwards to the south-eastern corner of Lot 212, and thence northerly and westerly along boundaries of the said Lot 212 to the starting point.

All as shown in blue on Plan P.W.D., W.A. 29581.

Part II.

All that portion of land bounded by lines starting from the south-eastern corner of Murray Location 180 and extending 66deg. 15min. 140 chains; thence about 27deg. about 145 chains to the intersection of the northern boundary of Location 392 and the western side of public road No. 1812; thence generally north-easterly and easterly along the north-western and northern sides of said road to the south-western corner of Location 522; thence 121deg. 195 chains; thence 31deg. 136 chains; thence about 141deg. 45min. about 222 chains to the north-western corner of late Timber Lease 96/145 (as shown on L. & S. Diagram 81/10); thence 167deg. 425 chains; thence 82deg. 135 chains; thence

181deg. 15min. 130 chains; thence 282deg. 15min. 118 chains; thence 250deg. 30min. 125 chains; thence about 220deg. about 49 chains to Survey Mark F35 situate on a southern boundary of the Murray Land District; thence about 236deg. 15min. about 160 chains to the south-easternmost corner of Wellington Location 2973; thence about 294deg. 15min. about 193 chains to the south-westernmost corner of Location 1261; thence about 290deg. about 126 chains to the south-eastern corner of late reserve 3139 (as shown on L. & S. Diagram 64/118); thence northerly along the eastern boundary of said reserve to its north-easternmost corner; thence about 316deg. 15min. about 285 chains to the intersection of the southern boundary of Murray Location 10 and the south-western side of Public Road No. 1550; thence generally north-westerly along said side of road and onward to the eastern boundary of Harvey Agricultural Area Lot 156; thence northerly and westerly along parts of the eastern and northern boundaries of said lot to the western side of the South-Western Railway Reserve; thence generally northerly along said side of reserve to the southern boundary of Location 26; thence easterly along part of the said southern boundary to the westernmost corner of Hamel Townsite Lot 142; thence south-easterly to the southern corner of said lot; thence generally north-easterly along the western side of the South-Western highway to the centre of Samson Brook; thence generally north-westerly downwards along said centre to the western side of the South-Western Railway Reserve aforesaid; thence generally northerly along said western side to the centre of Drake's Brook; thence generally easterly upwards along said centre to the eastern boundary of part of Location 26 (as shown on L.T.O. Diagram 9116); thence northerly along said eastern boundary to the southern side of McLarty street in Drakesbrook Townsite; thence westerly along said southern side to the western side of the South-Western Railway Reserve; thence generally northerly along said western side to the southern side of Thatcher street; thence generally easterly and north-easterly along said southern side to its intersection with the south side of public road No. 2596; thence south-easterly and generally north-easterly along said southern side to the southern boundary of Location 180 aforesaid and thence easterly along said southern boundary to the starting point (as shown in red in Plan P.W.D., W.A. 29581).

(Sgd.) R. H. DOIG,
Acting Clerk of the Council.

Workers' Compensation Act, 1912-1941.

ORDER IN COUNCIL.

WHEREAS it is enacted by section 10 of the Workers' Compensation Act, 1912-1941, that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation under this Act to all workers employed by him, but that if an employer proves to the satisfaction of the Minister that such employer has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability the Governor may by Order in Council exempt such employer from the operation of the said section: And whereas The Mutual Life and Citizens' Assurance Company, Limited, of 179a St. George's terrace, Perth, being an employer within the meaning of the said Act, and as such subject to the said section, and having made application in accordance with the said Act and the regulations made thereunder for exemption from the operation of the said section 10, has satisfied the Minister that it has established a fund for insurance against its liability to pay compensation under the said Act to all workers employed by it, and has deposited at the Treasury a security, to wit, Commonwealth Government Securities of the value of five thousand pounds (£5,000): Now, therefore, His Excellency the Lieutenant-Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers conferred by the said Act, doth hereby exempt the Company, the said The Mutual Life and Citizens' Assurance Company, Limited, from the operation of section 10 of the Workers' Compensation Act, 1912-1941, for a period of twelve months commencing on and including the 1st day of March, 1943.

(Sgd.) R. H. DOIG,
Acting Clerk of the Executive Council.

JUSTICE OF THE PEACE.

Premier's Office,
Perth, 7th April, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the appointment of Thomas Augustus Parker, Esquire, of "Denewood," Gosnells, as a Justice of the Peace for the Perth Magisterial District in lieu of the Murchison Magisterial District.

R. H. DOIG,
Acting Secretary Premier's Office.

Office of Public Service Commissioner,
Perth, 9th April, 1943.

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

Ex. Co. 443; P.S.C. 652/39:—Malcolm Rex Townrow, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 1st June, 1942;

Ex. Co. 443; P.S.C. 70/41:—Kathleen Doreen Edith Rothwell, under section 28 of the Public Service Act, to be Junior Typist, Lands and Surveys Department, as from the 1st July, 1942;

Ex. Co. 443; P.S.C. 849/40:—Lawrence Albert Owens, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 23rd July, 1942;

Ex. Co. 443; P.S.C. 204/42:—Beatrice Jemings Utley, under section 28 of the Public Service Act, to be Junior Typist, Department of Agriculture, as from the 1st September, 1942;

Ex. Co. 443; P.S.C. 535/42:—Edmund Lawson Turnbull, under section 29 of the Public Service Act, to be Conveyancing Clerk, Public Trustee's Office, Crown Law Department, as from the 7th September, 1942;

Ex. Co. 443; P.S.C. 890/40:—Arthur Reginald Herbert Cross, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 8th September, 1942;

Ex. Co. 443; P.S.C. 900/40:—Kenneth George Jones, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 17th September, 1942;

Ex. Co. 443; P.S.C. 607/36:—Francis Joseph Gray Malone, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 17th September, 1942;

Ex. Co. 443; P.S.C. 815/40:—Raymond Cecil Broad, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 5th October, 1942;

Ex. Co. 486; P.S.C. 333/40:—Herbert George Cann, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 28th May, 1942;

Ex. Co. 486; P.S.C. 273/39:—John Pitsonis, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 11th June, 1942;

Ex. Co. 486; P.S.C. 114/41:—Dennis Francis Jones, under section 28 of the Public Service Act, to be Junior Clerk, Lands and Surveys Department, as from the 6th July, 1942;

Ex. Co. 486; P.S.C. 820/42:—Charles Donald Hamilton, under section 29 of the Public Service Act, to be Assistant Divisional Forest Officer, Forests Department, as from the 1st August, 1942;

Ex. Co. 486; P.S.C. 331/41:—Norma Valma Rundell, under section 28 of the Public Service Act, to be Junior Machinist, Registrar General's Office, Chief Secretary's Department, as from the 1st August, 1942;

Ex. Co. 486; P.S.C. 222/41:—Mary Hunter Barr, under section 28 of the Public Service Act, to be Junior Typist, Workers' Homes Board, Treasury Department, as from the 1st September, 1942;

Ex. Co. 486; P.S.C. 160/41:—Shirley June Vivian, under section 28 of the Public Service Act, to be Junior Typist, Child Welfare Department, as from the 1st September, 1942;

Ex. Co. 486; P.S.C. 421/39:—John O'Connell, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 3rd September, 1942;

Ex. Co. 486; P.S.C. 191/38:—Robert George Woodward, under section 28 of the Public Service Act, to be Junior Clerk, on the Unattached Staff, as from the 1st October, 1942;

Ex. Co. 486; P.S.C. 203/35:—M. E. Donald, Junior Machinist, Treasury Department, to be Assistant, Treasury Department (Range £55-£150), as from the 1st March, 1943;

Ex. Co. 486; P.S.C. 67/37:—R. G. Sproston, Junior Clerk, Lands and Surveys Department, to be Clerk, Lands and Surveys Department (Range £185-£270), as from the 1st March, 1943.

Also of the acceptance of the following resignation:—

Ex. Co. 486:—Growth, Dorothy Macpherson, Typist, Treasury Department, as from the 27th February, 1943.

Also of the following retirement:—

Ex. Co. 338:—Merrick, Robert Charles, Clerk, Chief Secretary's Department, under section 66 of the Public Service Act, as from the 13th April, 1943.

It is hereby notified, for general information, that the following days will be observed as Public Service Holidays at Easter:—Good Friday, 23rd April, 1943; Easter Eve, 24th April, 1943; Easter Monday, 26th April, 1943.

GEO. W. SIMPSON,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Metropolitan Water Supply ...	Clerk (Item 1272)*	Class 9, £294—£306	1943. 17th April.

* The occupant of this position must be able to ride a motor cycle.

Applications are called under section 38 of the Public Service Act, 1934, and are to be addressed to the Public Service Commissioner and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

GEO. W. SIMPSON,
Public Service Commissioner.

Crown Law Department,
Perth, 8th April, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following appointments:—D. T. O'Neill as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Onslow, and Acting Clerk of the Ashburton Court of Session, during the absence on leave of J. C. Maller; E. J. Davies as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Northampton, during the absence on leave of W. D. Kay; J. F. Robertson as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Bridgetown, during the absence on other duties of N. A. Davies; J. F. Robertson as Acting Electoral Registrar for the Nelson Electoral District vice N. A. Davies transferred; C. A. Fisher as Acting Electoral Registrar and Returning Officer for the Pilbara Electoral District vice A. L. O'Brien, transferred; W. J. McGuigan as Acting Electoral Registrar for the Gascoyne Electoral District vice F. E. A. Bateman on other duties.

THE Hon. the Minister for Justice has approved of the undermentioned appointments:—D. J. Cameron as Acting Bailiff of the Kojonup Local Court, during the absence on sick leave of A. P. Doye; Roy Henry Facey, of Nedlands; John George Wilcox, of Como; Cecil Lawrence Bowers, of Bunjil, and Wallace Harry Mathews, of South Perth, as Commissioners for Declarations under the Declarations and Attestations Act, 1913.

Errata.

THE names of Pierce McDonnell-Crosbie, of West Perth, and William Henry Gardiner, of Nedlands, which appeared in the *Government Gazette* of the 26th March, 1943, as Commissioners for Declarations should read Pierce Crosbie-McDonnell and William Murray Gardiner.

H. B. HAYLES,
Under Secretary for Law.

Chief Secretary's Office,
Perth, 31st March, 1943.

C.S.D. 530/42.
HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve of the promotion of Temporary Warder James William Bruce Ramsay to the rank of Probationary Warder, in the Prisons Department, as from the 12th March, 1943.

F. J. HUELIN,
Under Secretary
and Comptroller General of Prisons.

THE HOSPITALS ACT, 1927.

Department of Public Health,
Perth, 31st March, 1943.

HIS Excellency the Lieutenant-Governor in Executive Council has appointed:—P.H.D. 755/39:—Mrs. C. Richardson to be a member of the Perth Hospital Visiting and Advisory Committee for the period ending 30th September, 1945, vice Mrs. Elsie Morgan, J.P., and cancelled the appointment of:—P.H.D. 3156/23:—R. Muir, C. M. Shenton, and Mrs. S. Murdoch as members of the Wagin and District Hospital Visiting and Advisory Committee.

F. J. HUELIN,
Under Secretary.

HEALTH ACT, 1911-1937.

THE following appointment made by the undermentioned local health authority is hereby approved:—Bridgetown Road Board:—Dr. N. S. Williams to be Medical Officer of Health.

EVERITT ATKINSON,
Commissioner of Public Health.

AT a meeting of the Board of Management of the Boddington Cottage Hospital on the 9th day of January, 1943, the following resolution was passed:—Whereas, under the provisions of section 23 of the Hospitals Act, 1927, a Board may itself establish and manage a Medical Fund, the object of which shall be to secure for its subscribers medical attendance, hospital treatment, or other similar benefits, and may by by-laws provide for the regulation and control of such Fund: And whereas a Medical Fund has been established by the Board of Management at the Boddington Cottage Hospital: Now, therefore, the said Board of Management, acting pursuant to section 23 of the Hospitals Act, 1927, do hereby make by-laws for the regulation and control of the said Medical Fund, in the manner set forth in the Schedule hereunder.

Schedule.

1. The term "Subscriber" shall mean any person, male or female, who paid his or her subscription and is financial and has paid at least two weeks' subscription prior to seeking any benefits or privileges, and shall include, so far as benefits are concerned, all dependants of the subscriber:

Provided that any subscriber whose subscription is deducted at the source of income shall be deemed financial as from the first deduction.

2. The subscription to be paid shall be 9d. per week or 3s. per calendar month.

3. The word "dependant" shall mean the wife, parents, and grandparents of a subscriber, the sons, daughters, brothers and sisters not over sixteen years of age, of a subscriber who are actually residing with and wholly dependent on him at the date of the illness or accident for which Fund benefits are claimed.

If the District Nurse is not aware or is in doubt as to whether any person is or is not a dependant, she may refer the matter to the secretary and be guided by his decision.

4. Subscribers shall not receive free treatment in any of the following cases:—(a) Incurable diseases; (b) disorders for the cure of which other establishments are provided; (c) any person requiring food and not medicine and who is more properly the subject for a benevolent institution; (d) venereal disease; (e) alcoholism or conditions resulting therefrom; (f) dentistry; (g) insanity; (h) accouchements (abortive or otherwise); (i) any person for any condition for which he is already covered by insurance under the Workers' Compensation Act; (j) sera and vaccines; (k) pathological examination fees; (l) operations.

5. Every subscriber shall be entitled to advice, treatment, and dressings by the District Nurse at the Boddington Hospital, free of charge, subject to the conditions and limitations set forth in these by-laws, for as long as the District Nurse deems necessary.

6. No patent medicines or any medicines prepared and sold under any proprietary name will be supplied free of charge to any subscriber or his dependants, unless the Board decide that any particular medicine may be included as a benefit. In all other cases any

patent medicine or proprietary line prescribed must be paid for by the subscriber at a price to be fixed by the Board.

7. Subscribers and their dependants requiring out-patients treatment shall attend at the Hospital Surgery between such times as shall be fixed by the Board from time to time.

Made and passed at a meeting of the Board held 9th January, 1943.

(Sgd.) D. JOHN,
Secretary.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 31st day of March, 1943.

R. H. DOIG,
Acting Clerk of the Council.

NATIVE ADMINISTRATION ACT, 1905-41.

Department of Native Affairs,
Perth, 5th April, 1943.

N.A. 1075/42.

PURSUANT to the provisions of section 7 of the Native Administration Act, 1905-41, the Honourable the Minister for the North-West has appointed the following to be Protectors of Natives:—Constable D. T. O'Neill, for the Onslow District, from the 14th March to the 14th June, 1943, vice Constable J. C. Maller on leave; Constable D. J. Cameron, for the Kojonup District, from the 22nd March, 1943, vice Constable A. P. P. Doye, absent on sick leave.

F. I. BRAY,
Commissioner of Native Affairs.

LIST OF MARINE COLLECTORS' LICENSES AND BADGES ISSUED FOR THE THREE MONTHS ENDED 31st MARCH, 1943.

Reg. No.	Issued to.	Address.	Date Issued.	Badge No.
15555	Abbeullah	137 Bourke street, Kalgoorlie	12/2/43	178
15572	Abraham, Dean	Karonic	12/2/43	195
15483	Adams, Alexander	Collie	27/1/43	106
15620	Adey, William Thos.	1 Holland street, East Fremantle	28/2/43	243
15558	Akbar, Ali	32 Boundary street, Kalgoorlie	12/2/43	181
15592	Anderson, John	19 Quarry street, Fremantle	12/2/43	215
15634	Andrews, Jas. Archibald	Nungarin	20/2/43	256
15598	Appleby, Wm. George	Beneubbin	12/2/43	221
15455	Aris, George	200 Brown street, East Perth	19/1/43	78
15496	Attle, Clement	Preston Point road, East Fremantle	27/1/43	119
15467	Aubery, John Patrick	34 Aberdeen street, Perth	22/1/43	90
15641	Baker, Harry H. Bond	Bridgetown	26/2/43	263
15368	Baker, John H. A.	Lakewood via Boulder	12/2/43	197
15429	Baker, Samuel	35 John street, West Perth	13/1/43	52
15533	Ball, Charles	Pingelly	6/2/43	156
15422	Ballista, Pasquali	38 Fitzgerald street, Perth	13/1/43	45
15485	Barker, Edwin Thos.	Geraldton	27/1/43	108
15590	Barnes, Leonard H. H.	Anteres street, Southern Cross	12/2/43	213
15550	Barnes, Leonard N.	Anteres street, Southern Cross	8/2/43	173
15465	Barnes, Horace B.	47 Thorogood street, Victoria Park	19/1/43	88
15621	Barzel, Abraham	7 Chudleigh street, East Fremantle	26/2/43	244
15582	Begovich, Tony	Main Camp, Lakewood	12/2/43	205
15392	Bennett, Henry Wm. S.	59 Bulwer street, Perth	9/1/43	15
15517	Berry, Frederick George	Waroona	2/2/43	140
15597	Blight, Leslie Jas.	Beacon	12/2/43	220
15443	Blowes, Herbert	87 Northwood street, West Leederville	19/1/43	66
15469	Bolger, Leslie W. J.	36 Money street, Perth	22/1/43	92
15547	Brashaw, John Thos.	Trayning	8/2/43	170
15630	Brick, Michael J.	Dudin	26/2/43	253
15470	Britain, Albert Ed.	Poole street, Scarborough	22/1/43	93
15639	Britten, Edmund A.	17 Forrest street, Collie	26/2/43	261
15516	Brockett, William	10 Cornwall street, Rivervale	29/1/43	139
15497	Brown, Andrew Moore	Rockingham	27/1/43	120
15662	Brown, Frederick Jas.	Lower Stirling terrace, Albany	26/3/43	285
15378	Brown, Isaac	10 Lindsay street, Perth	18/12/42	1
15522	Brown, Norman Leslie	55 Bay View terrace, Claremont	6/2/43	145
15388	Buckley, Arthur George	Riverton drive, Riverton	9/1/43	11
15450	Bungert, Carl John	45 Lindsay street, Perth	19/1/43	73
15456	Burrows, John	c/o Mr. Andrews, 126 Angove street, North Perth	19/1/43	79
15557	Campbell, Geo. W.	211 McDonald street, Kalgoorlie	12/2/43	180
15604	Capilo, Pasquale	North Boddalin via Southern Cross	12/2/43	227
15415	Carlen, Fedele	22 Stuart street, West Perth	13/1/43	38
15565	Castles, Edward	319 Collin streets, Kalgoorlie	12/2/43	188
15603	Clark, Hector McD.	Southern Cross	12/2/43	226
15414	Clark, Robert Jas.	Dowerin	9/1/43	37
15542	Clinton, Robert	Angus street, Albany	6/2/43	165
15398	Cohen, Soll	148 Bulwer street, Highgate	6/2/43	147
15589	Collins, Albert J.	174 Mandurah road, South Fremantle	12/2/43	212
15457	Comino, Nicholas	Fentray street, Redcliffe	19/1/43	80

LIST OF MARINE COLLECTORS' LICENSES, etc.—continued.

Reg. No.	Issued to.	Address.	Date Issued.	Badge No.
15624	Connell, Alfred	Capel	26/2/43	247
15564	Cooke, Albert Leonard	115 Burt street, Boulder	12/2/43	187
15423	Corps, Ernest	Spencer street, Welshpool	13/1/43	46
15421	Corps, Ernest Jas.	Spencer street, Welshpool	13/1/43	44
15585	Cousins, Victor Jas.	Moora	12/2/43	208
15622	Coventry, John	Katanning	26/2/43	245
15394	Crouch, Oliver Arthur	138 Federation street, Mt. Hawthorn	9/1/43	17
15667	Cuming, Malcolm Ross	Korbel	26/3/43	290
15513	Cumper, Edward Albert	Swan View road, Maylands	29/1/43	136
15451	Cuthbertson, Whitfield	17 Stanford street, Leederville	19/1/43	74
15638	Dale, Henry Alfred	406 Egan street, Kalgoorlie	26/2/43	260
15536	Davey, Geo. Henry	Hyden	6/2/43	159
15386	Davis, Myer	48 Mounmouth street, Mt. Lawley	9/1/43	9
15390	Dearden, John Matthew	59 Forrest street, North Perth	9/1/43	13
15379	Demehy, James	78 Railway parade, West Perth	9/1/43	2
15505	de Vaurno, Bernard	256 Fitzgerald street, Perth	29/1/43	128
15488	Dinsdale, Frank	Woorloo	27/1/43	111
15481	Dodds, John Wm.	Manjimup	27/1/43	104
15445	Donnon, John	14 Fourth avenue, Bassendean	19/1/43	68
15381	Dower, S. J.	14 Ebbsworth street, Mt. Lawley	9/1/43	4
15384	Dumps, Chas Rudolph	Serpentine	9/1/43	7
15407	Duncan, John	22 Davies street, Beaconsfield	9/1/43	30
15411	Dutton, Joseph John	First avenue, Kwinana	9/1/43	34
15633	Edwards, David Arthur	Kununoppin	26/2/43	255
15432	Evans, Henry	51 Salisbury street, Subiaco	13/1/43	55
15431	Evans, Hafford Scott	51 Salisbury street, Subiaco	13/1/43	54
15552	Farino, Paul	236 James street, Perth	9/2/43	175
15387	Farrell, Gordon Geo.	Kalamunda	9/1/43	10
15574	Fissoli, Vincent	521 Hannan street, Kalgoorlie	12/2/43	197
15532	Fontano, Carlo	21 Throssell street, Collie	6/2/43	155
15665	Ford, Thoas. George	Stack street, Moora	26/3/43	288
15588	Forth, Leo Cyril	Parnell road, Hamilton Hill	12/2/43	211
15553	Fysche, Joseph	156 Stirling street, Perth	9/2/43	176
15527	Galton, Geo. James	147 Raglan road, North Perth	6/2/43	150
15396	Gangemi, Ferdinando	12 James street, Perth	9/1/43	19
15549	Gardiner, Stanley	24 Frederick street, Midland Junction	8/2/43	172
15406	Gerrard, Joseph A	30 Price street, South Fremantle	9/1/43	29
15434	Gilbert, Chas. James	36 Gardiner street, East Perth	13/1/43	57
15500	Gilbert, Herbert	Central avenue, Chester Park	27/1/43	123
15380	Gilchrist, Charles H.	60 Dyson street, South Perth	9/1/43	3
15449	Goddard, Joseph Wm.	87 Stone street, West Perth	19/1/43	72
15430	Goldenburg, Harry	47 Cowle street, West Perth	13/1/43	53
15428	Goldenberg, Samuel	4 Harley street, Highgate	13/1/43	51
15486	Grant, Charles	Perenjori	27/1/43	109
15512	Greenberg, Abraham	381 Bulwer street, Perth	29/1/43	135
15594	Gregson, George	Goomalling	12/2/43	217
15403	Griffin, Daniel	Entrance road, Spearwood	9/1/43	26
15474	Grincerì, Antonio	41 Charles street, West Perth	22/1/43	97
15511	Groom, Alexander E.	46 Joel terrace, Perth	29/1/43	134
15577	Gross, Arthur Wm.	19 Brownhill road, Kalgoorlie	12/2/43	200
15668	Gruzinsky, Jacob	Pingelly	26/3/43	291
15525	Gurfinkel, Samuel	10 Brookman street, Perth	6/2/43	148
15632	Hall, Sydney Vere	Newdegate	26/2/43	254
15539	Hall, Walter Geo.	Hyden	6/2/43	162
15494	Hallam, Job	30 McKimmie street, Palmyra	27/1/43	117
15556	Hartstein, Saul	93 Wilson street, Kalgoorlie	12/2/43	179
15608	Hawkins, Charles A.	26 Myrtle street, Perth	23/2/43	231
15426	Hawkins, Levi	30 Bruce street, Leederville	13/1/43	49
15579	Hay, Ronald Doudney	1772 Sutherland street, Kalgoorlie	12/2/43	202
15460	Hayes, Frederiek Roland	297 Vincent street, Leederville	19/1/43	83
15462	Hayes, Reginald Thos.	297 Vincent street, Leederville	19/1/43	85
15461	Hayes, William Albert	297 Vincent street, Leederville	19/1/43	84
15659	Henderson, Leslie Robert	Corrigin	24/3/43	282
15614	Henderson, Thos. J. St.	Cunderdin	26/2/43	237
15389	Herman, Joseph	174 Palmerston street, Perth	9/1/43	12
15391	Hertz, Fishel	17 Harley street, Highgate	9/1/43	14
15557	Hertz, Morris	379 Bulwer street, Perth	9/2/43	174
15482	Higgins, Albert Wm.	17 Clayton street, Bellevue	27/1/43	105
15573	Hill, Eric Herbert	7 Plumber street, Kalgoorlie	12/2/43	196
15402	Hill, Leslie Francis	Norseman	9/1/43	25
15476	Hill, William John	23 York road, Northam	27/1/43	99
15664	Hilton, Randolph	Naremben	26/3/43	287
15619	Hoad, Thomas Benjamin	Raglin street, Pingelly	26/2/43	242
15625	Howe, John William	Lake Brown	26/2/43	248
15438	Howson, Leonard James	4 Stanford road, Leederville	19/1/43	61
15615	Hughes, Walter A.	20 Griver street, Cottesloe	26/2/43	239
15584	Hyder, Lagmain	Leonora	12/2/43	207
15642	Isaacs, Frederick Augusta	Margaret River	26/2/43	264
15612	James, Frank	Brookman road, Welshpool	23/2/43	235
15611	James, Frederick William	Commercial road, Forrestdale	23/2/43	234
15606	James, Leslie McC. R.	Hutton street, Osborne Park	23/2/43	229
15499	Jarvis, John	189 Marmion street, East Fremantle	27/1/43	122
15439	Jauncey, James	Short street, Osborne Park	19/1/43	62
15576	Johus, Andrew	67 Bourke street, Kalgoorlie	12/2/43	199
15453	Johnson, Brent	101 Rosalie street, Subiaco	19/1/43	76
15600	Johnston, Robert John	Westonia	12/2/43	223
15529	Jones, David	Belmont avenue, Belmont	6/2/43	152
15541	Jones, David Owen	Bencubbin	6/2/43	164

LIST OF MARINE COLLECTORS' LICENSES, etc.—*continued.*

Reg. No.	Issued to.	Address.	Date Issued.	Badge No.
15493	Kenny, John Oswald	King road, Bunbury	27/1/43	116
15562	Khan, Amer	282 Hay street, Kalgoorlie	12/2/43	186
15567	Khan, James	242 Hay street, Kalgoorlie	12/2/43	190
15583	Khan, Jumma	Leonora	12/2/43	206
15595	King, Almore John	Calcarra via Goomalling	12/2/43	218
15526	King, J. H.	70 Newcastle street, Midland Junction	6/2/43	149
15571	King, Vivian Ross	Bulung road, Kalgoorlie	12/2/43	194
15462	Kinnimont, Arthur Ed.	24 Carlton street, West Perth	19/1/43	86
15458	Knudson, Knud M.	124 King William street, Bayswater	19/1/43	81
15433	Konizsberg, William	24 Marmion street, North Perth	13/1/43	56
15534	Kowas, Chas.	Mount Magnet	6/2/43	157
15487	Kruger, Wm. Richard	Moorine Rock	27/1/43	110
15504	Kurek, Zelman	360 Fitzgerald street, West Perth	29/1/43	127
15424	Kyrwood, Oliver John J.	95 Kimberley street, Leederville	13/1/43	47
15546	Lake, Charles Wm.	Merredin	8/2/43	169
15546	Lake, John Wm.	Merredin	8/2/43	168
15437	Lancett, Thomas	Hale road, Forrestfield	19/1/43	60
15471	Law, George Watt	191 Adelaide terrace, Perth	22/1/43	94
15409	Ledger, Albert John	French road, Melville	9/1/43	32
15578	Lehne, Samuel	Brownhill road, No. 1, Kalgoorlie	12/2/43	201
15530	Levy, Sam	33 Grosvenor road, Mt. Lawley	6/2/43	153
15383	Lewis, Edward James	62a Wickham street, East Perth	9/1/43	6
15599	Lindley, P J.	Westonia	12/2/43	222
15535	Lindner, Edward Henry	Pt. Denison via Dongarra	6/2/43	158
15626	Lloyd, George Chas.	Shark Bay	26/2/43	249
15531	Loughran, Patrick	Collie	6/2/43	154
15661	Loughran, Patrick F.	Hakea via Dwellingup	26/3/43	284
15495	Love, Natham	Rottneest Island	27/1/43	118
15419	Lyon, Peter John	2 Harley street, Highgate	13/1/43	42
15559	Mahomit, Tagh	Boundary street, Kalgoorlie	12/2/43	182
15593	Maiolo, Ilario	Merredin	12/2/43	216
15413	Martin, Albert E.	19 Burt street, Boulder	9/1/43	36
15477	Martin, John James	Manjimup	27/1/43	100
15408	Martin, William G.	Shalleross road, Spearwood	9/1/43	31
15472	Marto, Spiro	506 Beaufort street, Mt. Lawley	22/1/43	95
15507	Matthews, Edward H.	15 Hay street, Claremont	29/1/43	130
15417	Mayfield, James	111 Prince street, Carlisle	13/1/43	40
15617	Messenger, E. J.	24 Hamilton street, East Fremantle	26/2/43	240
15560	Middleton, James	100 Brookman street, Kalgoorlie	12/2/43	183
15506	Mills, Emanuel	Seventh road, Armadale	29/1/43	129
15666	Monty, Frederick	c/o Commercial Hotel, Busselton	26/3/43	289
15643	Morris, Charles Geo.	Egerton street, East Narrogin	26/2/43	265
15382	Moscardini, Guiseppi	4 Mills avenue, Bayswater	9/1/43	5
15416	Murley, L W.	954 Albany road, Victoria Park	13/1/43	39
15502	Murphy, James	47 Wood street, White Gum Valley	27/1/43	125
15520	Murray, James	293 William street, Perth	6/2/43	143
15663	Myers, Arthur	Albany	26/3/43	286
15515	McGrath, Ernest A.	614 Hay street, Jolimont	29/1/43	138
15473	McGregor, James	207 Havelock street, West Perth	22/1/43	96
15660	Nalli, Louis	Broomehill	24/3/43	283
15562	Narsulla, Sheriff	521 Hannan street, Kalgoorlie	12/2/43	185
15635	Neal, Walter James	Boyup Brook	26/2/43	257
15538	Nechelaidis, Sam	Kondinin	6/2/43	161
15540	Nix, Robert James	Hyden	6/2/43	163
15629	Northey, John Pierce	Morawa	26/2/43	252
15618	Noseda, Ernest Albert	Male road, Spearwood	26/2/43	241
15636	O'Rourke, Michael F.	Grass Valley	26/2/43	258
15468	Paterniti, Luigi	11 Wellman street, East Guildford	22/1/43	91
15395	Paterniti, Rosario	77 Garrett road, Bayswater	9/1/43	18
15393	Pearlman, David	92 Aberdeen street, Perth	9/1/43	16
15609	Perlman, Isaac Samuel	124 First avenue, Mt. Lawley	23/2/43	232
15605	Pettit, Frederick C.	Cunderdin	12/2/43	228
15518	Pudsey, James William	111 Angove street, North Perth	6/2/43	141
15490	Raabe, Christian J. J.	41 Charles street, Bunbury	27/1/43	113
15420	Rabanovich, A.	122a Lake street, Perth	13/1/43	43
15519	Raiter, Gabriel	21 Glendower street, North Perth	6/2/43	142
15427	Ray, Edward Montague	59 Canterbury terrace, Victoria Park	13/1/43	50
15404	Ray, Ernest	Dorothy street, Fremantle	9/1/43	27
15672	Redpath, George	Somerville via Kalgoorlie	29/3/43	295
15670	Redpath, James	Woodley street, Kalgoorlie	26/3/43	293
15640	Rees, George Thomas	Collie	26/2/43	262
15436	Regali, Itale	22 John street, Perth	19/1/43	59
15569	Renfrey, Edward S.	146 Bourke street, Kalgoorlie	12/2/43	192
15480	Rewell, Harry Frederick	Fermoy street, Northam	27/1/43	103
15544	Richardson, John	Trayning	6/2/43	167
15489	Ridley, Frederick N.	Mount street, Manjimup	27/1/43	112
15537	Roseman, Solomon	Hyden	6/2/43	160
15400	Ross, Bernard	3 View street, Subiaco	9/1/43	23
15514	Ross, Max	532 William street, Highgate	29/1/43	137
15528	Ross, William David	147 Raglan road, North Perth	6/2/43	151
15601	Russell, Mark	Boddington	12/2/43	224
15613	Samelowitz, Morris	28 Carr street, Perth	23/2/43	236
15412	Saparita, Michael	8 Amherst street, Fremantle	9/1/43	35
15418	Saunders, Frederick	14 James street, Perth	13/1/43	41
15581	Saunders, Richard	Coolgardie road, Kalgoorlie	12/2/43	204
15399	Sazonof, Morris	Beechboro road, Bayswater	9/1/43	22
15385	Schryver, Sylvester H.	66 Third avenue, Mt. Lawley	9/1/43	8
15510	Serwetarz, Iankiel	284 Bulwer street, Perth	29/1/43	133

LIST OF MARINE COLLECTORS' LICENSES, etc.—*continued.*

Reg. No.	Issued to.	Address.	Date Issued.	Badge No.
15523	Shaw, John Edward	Frobisher road, Osborne Park	6/2/43	146
15454	Sheddon, Alexander H.	254 Newcastle street, Perth	19/1/43	77
15580	Shepherd, George	157 McDonald street, Kalgoorlie	12/2/43	203
15435	Shepherd, John Arthur	Victoria road, Midland Junction	19/1/43	58
15587	Slafkin, Harry	Avon terrace, York	12/2/43	210
15586	Slafkin, Israel	Avon terrace, York	12/2/43	209
15440	Smith, Leslie Wm.	160 Lake street, Perth	19/1/43	63
15466	Sorley, Alexander McG.	9 Eden street, Perth	22/1/43	89
15479	Southorn, William A.	Wyalkatchem	27/1/43	102
15596	Spalholtz, Francis J.	Gabbin	12/2/43	219
15464	Spark, George Andrew	Hamilton street, Queen's Park	22/1/43	87
15631	Starkie, Robert Geo.	Maujinup	26/2/43	254
15492	Stephanou, Michael N.	Victoria street, Bunbury	27/1/32	115
15644	Stephen, William John	Mingenew	26/2/43	266
13618	Stone, Francis Henry	Valentine street, Morawa	26/2/43	251
15503	Swartz, Samuel	111 Hearle street, Highgate Hill	29/1/43	125
15566	Tasker, Herbert E.	118 Boulder road, Kalgoorlie	12/2/43	189
15425	Tate, Samuel Edward	Wheatley street, Gosnells	13/1/43	48
15508	Taylor, Wilfred Eric	3 Plumer street, East Kalgoorlie	29/1/43	131
15498	Thomas, George Frederick	14 Healy street, Beaconsfield	27/1/43	121
15623	Thomas, Robert Wm. A.	14 Healy street, Beaconsfield	26/2/43	246
15447	Thompson, Arthur Geo.	9a Robinson avenue, Perth	19/1/43	70
15561	Thompson, John	162 Dugan street, Kalgoorlie	12/2/43	184
15610	Thompson, Richard T. P.	Flora terrace, Waterman's Bay	23/2/43	233
15601	Thorley, Charles	95 Charles street, Northam	12/2/43	225
15554	Tilley, Charles Thos.	44 Redfern street, North Perth	9/2/43	177
15410	Titterton, Edward R.	37 Mandurah road, South Fremantle	9/1/43	33
15478	Towler, Andrew	Bejoording via Toodyay	27/1/43	101
15444	Townley, Thomas Wm.	91 Redfern street, Subiaco	19/1/43	67
15548	Waltho, Henry Leonard	195 York road, Midland Junction	8/2/43	171
15491	Wallace, James	e/o Thos. Hayward & Son, South Bunbury	27/1/43	114
15446	Warshawer, Myer	41 Monger street, Perth	19/1/43	69
15448	Waterland, Arthur	1 Carr street, West Perth	19/1/43	71
15405	Waters, John Thomas	5 Jenkin street, South Fremantle	9/1/43	28
15543	Watson, Thomas	Johnstone street, Wagin	6/2/43	166
15401	Watts, James Henry	44 Eighth avenue, Maylands	9/1/43	24
15627	Weeks, Arthur Worland	Jonesville via Saudstone	28/2/43	250
15607	Wellington, John R.	46 Chelmsford road, Mt. Lawley	23/2/43	230
15509	Wende, Zelij Jeek	7 Persimmon street, North Perth	29/1/43	132
15637	Wendt, Victor Rudolph	Merredin	26/2/43	259
15591	White, Ernest John	33 Florence street, Cottesloe	12/2/43	214
15615	Whittingham, H.	Denmark	26/2/43	238
15671	Wicks, William Henry	Railway Dams, Sommerville, Kalgoorlie	26/3/43	294
15570	Willman, George	Ora Banda	12/2/43	193
15459	Wilson, John	114 Parry street, Perth	19/1/43	82
15484	Woods, Walter H.	Violet street, Boulder	27/1/43	107
15441	Woodward, David	160 Lake street, Perth	19/1/43	64
15442	Woodward, Ivan	160 Lake street, Perth	19/1/43	65
15669	Yelas, Nikola	No. 5 Camp, Lakewood via Boulder	26/3/43	292
15475	Zines, Abraham	Chidlow street, Northam	27/1/43	98
15521	Zines, Max	500 William street, Perth	6/2/43	144
15397	Ziokovich, Nickola	10-Mile, Wanneroo road, Wanneroo	9/1/43	20
15452	Zusman, Morris	85 Alma road, Mt. Lawley	19/1/43	75

31/3/43.

D. HUNTER,
Commissioner of Police.

DENTISTS ACT, 1939.

The Dental Board of Western Australia.

WHEREAS, under the provisions of the Dentists Act, 1939, the Dental Board may make Rules and may amend, repeal, and add to such Rules: And whereas Rules were made and published in the *Government Gazette* on the 9th and 16th days of February, 1940, and the 13th day of February, 1942: Now, therefore, the Dental Board doth amend such Rules in the manner set forth in the Schedule hereunder.

Schedule.

1. Rule No. 36 is amended as follows:—Add new paragraph, to be lettered (c):—

(c) Notwithstanding anything contained in paragraphs (a) and (b) the Board may, for the duration of the war and twelve months after, accept an examination approximating science matriculation standard and which in its opinion is sufficient evidence of the applicant's ability to pursue the study of dentistry.

J. A. CAMPBELL WILSON,
President.
WYNN NEEDHAM,
Registrar.

Approved by His Excellency the Lieutenant-Governor in Council and entered in the Minutes of the Executive Council accordingly this 31st day of March, 1943.

R. H. DOIG,
Acting Clerk of the Executive Council.

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:—

COLLIE.

14th April, 1943, at 11 a.m., at the Court House—
 †Collie Burn—*150, 4a., £20.

GERALDTON.

14th April, 1943, at 3.15 p.m., at the District Lands Office—
 †Caron—Town, 5, 1r., £10.

SOUTHERN CROSS.

14th April, 1943, at 3 p.m., at the Mining Registrar's Office—
 Westonia—Town, †198, 1r., £10.

DENMARK.

16th April, 1943, at 4 p.m., at the Agricultural Bank—
 †Denmark—Town, 243, 1a. Or. 8.6p., £30; 244, 1a. Or. 3.6p., £25; 245, 3r. 38.7p., £25; 246, 1a. Or. 1.9p., £25.

PERTH.

16th April, 1943, at 11 a.m., at the Department of Lands and Surveys—
 †Greenmout—*368, 1a. 1r. 7.5p., £15.
 †Moora—*151, 5a., £20.
 †Mount Helena—*161, 22a. 1r. 21p., £25; 170, 29a. Or. 27p., £40; 160, 9a. 2r. 27p., £15.
 †Mundijong—*181, 6a. 1r. 24p., £16.
 †Rockingham—Town †403, 1r. 1.4p., £50.

*Suburban lot for cultivation.

† 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 for improvements unless purchased by the owner thereof.

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

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

G. L. NEEDHAM,
 Under Secretary for Lands.

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-1939, owing to non-payment of rent or other reasons:—

Name,	Lease No.,	District,	Reason,	Corres. No.,	Plan.
Arbery, E.;	3117/1939;	Youanmi 359;	abandoned;		
	2588/36;	Youanmi Townsite.			
Coles, F. Y.;	393/477;	Esperance;	abandoned;	917/41;	
	423/80,	E. F. 2 & 3.			
Connor, T. (Jun.);	40731/55;	Ninghan 810;	abandoned;		
	253/24;	54/80, B2.			
Connor, T. (Jun.);	347/2857;	Ninghan 811;	abandoned;		
	105/40;	54/80, B2.			
Cornish, C. R., Willis, W. F.;	3116/937;	Shark Bay			
	(Hamelin Pool);	£1; 1167/31;	57/300.		
Gardner, J. D.;	68/1183;	Roe 285;	abandoned;	4072/28;	
	5/80 & 6/80,	F4 & A4.			
Jones, J.;	3116/1011;	Victoria; £3 15s.;	3746/40;		
	94/80,	A2.			
Moreschini, S.;	3117/2106;	Big Bell 4;	£1 15s. 10d.;		
	801/30;	Big Bell Townsite.			
McCulloch, T. A.;	12384/56;	Avon 15553;	abandoned;		
	7606/19;	34/80, D2.			
Payne, A. E.;	3117/2847;	Kalgoorlie R. 396;	abandoned;		
	1896/39;	Sheet 1.			
Robinson, M. C.;	3117/1478;	Oro Banda 41;	abandoned;		
	11126/12;	Oro Banda Townsite.			
Robinson, M. C.;	3117/1477;	Oro Banda 40;	abandoned;		
	9546/12;	Oro Banda Townsite.			

Spence, C. H.;
 3117/1657; | Youanmi 393; | abandoned; | | || | 889/36; | Youanmi Townsite. | | | |
Stephens, A. G.;	3117/1522;	Youanmi 334;	abandoned;		
	674/36;	Youanmi Townsite.			
Willis, A.;	3117/2317;	Youanmi 171;	abandoned;		
	206/38;	Youanmi Townsite.			

G. L. NEEDHAM,
 Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
 Perth, 7th April, 1943.

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

1372/07.

COCKBURN SOUND.—No. 22351 (Quarantine Area).—Locations Nos. 618, 619, 976 and 676 (38a. 2r. 20p.). (Plan Owen Anchorage.)

1572/41.

ALLANSON TOWNSITE (Wellington).—No. 22383 (Swimming and Recreation).—Lot No. 135 (1a. 3r. 37.6p.). (Diagram 57822; Plan Allanson Townsite.)

Reserve—Class "A."

18165/10.

GERALDTON.—No. A22382 (Park Lands).—Lots Nos. 845 to 858, inclusive (11a. Or. 31.5p.). (Plan Geraldton, Sheet 1.)

G. L. NEEDHAM,
 Under Secretary for Lands.

BUSH FIRES ACT, 1937-1942.

Department of Lands and Surveys,
 Perth, 7th April, 1943.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the amendment, in the manner mentioned in the Schedule hereunder, by the Preston Road Board of the by-laws made by the said Board under the Bush Fires Act, 1937-1942, for the establishment, maintenance, and equipment of bush fire brigades in the Preston Road District and published in the *Government Gazette* on the 19th day of July, 1940.

(Sgd.) G. L. NEEDHAM,
 Under Secretary for Lands.

Schedule.

The abovementioned by-laws of the Preston Road Board are amended as follows:—

By-law 7 is amended by deleting from paragraph (3) thereof the words and figures "able bodied men over 18" and inserting in lieu thereof the words and figures "those persons over 16."

(Sgd.) G. L. NEEDHAM,
 Under Secretary for Lands.

Schedule.

The abovementioned by-laws of the Narrogin Road Board are amended as follows:—

1. By-law 7 is amended by deleting from paragraph (3) thereof the words "able bodied men."

Department of Lands and Surveys,
 Perth, 7th April, 1943.

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

Corr. 1629/28:—Edwin Fuge, Arthur Ralph Kelly, John Joseph Honniball, Sydney Eric Young, Howard Douglas Green, Joseph Neon Rowberry, and Clement Roby a Board to control and manage Reserve 19857,

at Pemberton, under the provisions of the Parks and Reserves Act, 1895; all previous appointments being hereby cancelled;

Corres. 1704/90:—The Pingelly Road Board, under the provisions of the Cemeteries Act, 1897, as Trustees of the Pingelly Public Cemetery, and to cancel all previous appointments.

Extension Notice.

Corres. No. 895/40.

IT is hereby notified, for general information, that the time for receiving applications for Wellington Location 2535 (Upper Capel Estate Plan 414D/40, B3) has been extended to Wednesday, 21st April, 1943.

G. L. NEEDHAM,
Under Secretary for Lands.

CEMETERIES ACT, 1897.

Department of Lands and Surveys,
Perth, 7th April, 1943.

HIS Excellency the Lieutenant-Governor in Council, acting under the provisions of the Cemeteries Act, 1897, has been pleased to approve of the amendment by the Trustees of the Bunbury Cemetery Board, in the manner indicated by the resolution set forth in the Schedule hereunder, of the by-laws made by the said Trustees and published in the *Government Gazette* on the 16th day of May, 1919; the 25th day of March, 1937, and the 11th day of August, 1939.

(Sgd.) G. L. NEEDHAM,
Under Secretary for Lands.

Schedule. Resolution.

By virtue of all the powers in that behalf vested in the Trustees of the Bunbury Cemetery Board, the said Board does now make the following amendment to the by-laws as gazetted on the 25th day of March, 1937:—

Schedule A, clause 1 (a), third line:—"For sinking grave of any stillborn child in ground set aside for that purpose, 6s.," be deleted and in lieu thereof the following clause be inserted:—"For sinking grave of any stillborn child in ground set aside for that purpose (including plate fee of 1s. 6d.), 7s. 6d."

The above was passed by resolution of the Board at a meeting held on the 22nd day of February, 1943.

J. T. BLAIR,
Chairman.
JOHN R. KNOTT,
Secretary.

Karrakatta Cemetery.

HIS Excellency the Lieutenant-Governor in Council, acting under the provisions of the Cemeteries Act, 1897, and the Acts amending the same, and of the Cremation Act, 1929-1935, has been pleased to approve of the amendment by the Karrakatta Cemetery Board of the by-laws made by that Board under the said Acts, as published in the *Government Gazette* on the 16th day of May, 1924; the 17th day of December, 1937; the 24th day of June, 1938, and the 8th day of May, 1942, in the manner mentioned in the Schedule hereunder.

(Sgd.) G. L. NEEDHAM,
Under Secretary for Lands.

Schedule.

The abovementioned by-laws of the Karrakatta Cemetery Board are amended as follows:—

Schedule C (*Gazettes* 17/12/1937, 24/6/1938, and 8/5/1942) is amended by deleting therefrom the item—"Members of Australian Pensioners' League whose certificate and book are produced—£4 4s. 0d., plus minister's fee—£0 10s. 6d." (*Gazette* 24/6/1938), and inserting in lieu thereof in the said Schedule C, after item 9 (*Gazette* 8/5/1942), a new item, to stand as item 10, as follows:—"Old age and invalid pensioners, whose certificate and book are produced, £4 4s. 0d., plus minister's fee—£0 10s. 6d."

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.

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

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

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

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

SCHEDULE.

WEDNESDAY, 14th APRIL, 1943.

PERTH LAND AGENCY.

Avon District (about one mile west of Belka).

Corr. No. 7132/20. (Plan 4/80, F1.)

Location 16303, containing 513a. 2r. 5p., at 3s. 6d. per acre; classification page 3 of 7132/20; exempt from road rates for two years from date of approval; being A. W. Richardson's forfeited Lease 13255/68.

Melbourne District (about 5½ miles south-east of Piawaning).

Corr. No. 634/40. (Plan 57/80, B3.)

Locations 3229 and 3417, containing 1,648a. 2r. 28p. and 400a. respectively, at 2s. 6d. per acre; classification page 12 of 5992/26; exempt from road rates for two years from date of approval; being L. W. Lane's forfeited Leases 347/2703 and 365/929.

Roe District (about 22 miles north-east of Hyden).

Corr. No. 2154/36. (Plan 346/80, D3.)

Location 1437, containing 2,148a. 3r. 2p., at 4s. 6d. per acre; classification page 13 of 2154/36; subject to payment for improvements if any; being B. Meeking's forfeited Lease 347/1427.

Swan District (about 25 miles west of Wannamal).

Corr. No. 1070/39. (Plan 30/80, F3.)

Locations 2497 and 2557, containing 599a. 2r. 39p., at 3s. 3d. per acre; classification page 3 of 1070/39; exempt from road rates for two years from date of approval; being J. R. Troy's forfeited Lease 347/2389.

Upper Capel Repurchased Estate (Wellington District).

Open under Part V. of the Land Act, 1933-1939, as modified by Part VIII.

Corres. No. 2564/30. (Plan 414A/40, B2.)

Location 2544, containing 153a. 3r. 16p.; purchase money—£925; half-yearly instalments over first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£20 16s. 3d.; to civilians, at 5 per cent. p.a.—£23 2s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£25 15s. 9d.; to civilians, at 5 per cent. p.a.—£27

8s. 8d.; subject to Agricultural Bank indebtedness and to be granted only to an applicant possessing the necessary capital and experience. This cancels the withdrawal notice in *Gazette* dated 2/5/41.

Williams District (about 10 miles north-west of Tarin Rock).

Corr. No. 5565/11. (Plan 386/80, F2.)

Location 9960, containing 836a., at 7s. 9d. per acre; classification page 78 of 5565/11; subject to Agricultural Bank indebtedness and to poison eradication. This cancels the previous *Gazette* notice dated 18/9/1940.

Williams District (about nine miles north of Tarin Rock).

Corr. No. 2205/27. (Plans 386/80, F2, and 387/80 A2.)

Location 9961, containing 981a., at 7s. 3d. per acre; classification page 53A of 2205/27; subject to payment for improvements, resumption conditions, and to poison eradication. This cancels the previous *Gazette* notice dated 1/6/1938.

WEDNESDAY, 21st APRIL, 1943.

PERTH LAND AGENCY.

Avon District (about 7½ miles east of South Kuminin).

Corr. No. 6171/26. (Plan 345/80, C2.)

Locations 23536, 26036, and 26037, containing 4,258a. 0r. 24p., at 5s. 6d. per acre; classification page 9 of 6171/26; exempt from road rates for two years from date of approval; being A. J. McLaren, K. J. Boss, and R. W. Boss's forfeited Leases 22694/68, 25902/74, and 25903/74 respectively.

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

Corr. No. 4984/24. (Plan 392/80, D4.)

Locations 140 and 893, containing 840a. 2r. 31p. and 160a. respectively, at 4s. 6d. per acre; classification page 9 of 1275/21; subject to Agricultural Bank indebtedness; being V. L. Phipps' forfeited Leases 41128/55 and 24273/74.

Fitzgerald District (about 3 miles north-east of Dowak).

Corr. No. 2161/36. (Plan 392/80, B & C1.)

Locations 377, 1019, and 1030, containing 3,256a. 1r. 15p.; subject to classification and pricing; Agricultural Bank indebtedness and mining conditions; being H. N. Beckman's forfeited Lease 348/742.

Kojonup District (about 9 miles north-east of Gnowangerup).

Corr. No. 3866/26. (Plan 417/80, F4.)

Location 6255, containing 1,000a.; subject to classification and pricing; exempt from road rates for two years from date of approval; being E. N. Hesse's forfeited Lease 20956/68.

Melbourne District (about 3 miles east of Piawaning).

Corr. No. 29/38. (Plan 57/80, A & B3.)

Locations 1051 and 1853, containing 3,120a. 2r. 10p., at 2s. 6d. per acre; subject to payment for improvements; classification page 3 of 6344/20; also Location 1052, containing 393a. 2r. 9p., at 2s. 6d. per acre; classification page 2 of 964/21; exempt from road rates for two years from date of approval; being A. L. and R. W. McPharlin's forfeited Leases 347/1790 and 347/1791.

Peel Estate (about 2½ miles west of Karnup).

Open under Part V. of the Land Act, 1933-1939, as modified by Part VIII.

Corr. 595/40. (Plan 341D/40, B4.)

Locations 594, 595, 596, 761, 763, and 775, containing 196a. 3r. 32p.; purchase money—£404 11s. 9d.; half-yearly instalments over first five years, interest only:—to returned soldiers, at 4½ per cent. per annum—£9 2s. 1d.; to civilians, at 5 per cent. per annum—£10 2s. 4d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. per annum—£11 5s. 7d.; to civilians, at 5 per cent. per annum—£11 19s. 11d.; subject to the conditions applying to this Estate, and to timber conditions; being I. R. Threadgold's forfeited Lease 347/2720.

Plantagenet District (about 23 miles east of Narrikup).

Corr. No. 5845/27. (Plan 451/80, F2.)

Locations 3556 and 3748, containing 300a., at 8s. 6d. per acre; classification pages 6 and 7 of 7285/23; subject to payment for improvements, if any, and right of entry for constructing necessary drains; being H. H. W. Wehr's forfeited Lease 22642/68.

Roe District (about 8½ miles north-west of Lake Biddy).

Corr. No. 1221/23. (Plans 388/80, A1, and 387/80, F1.)

Location 474, containing 1,072a. 1r. 23p., at 9s. 6d. per acre; classification page 5 of 7627/22; subject to Agricultural Bank indebtedness. This cancels withdrawal notice in *Gazette* dated 20/6/1941.

Swan District (about 6 miles south-east of Wannamal).

Corr. No. 1903/36. (Plan 31/80, E3.)

Location 2252, containing 622a. 3r. 18p., at 3s. per acre; classification page 6 of 2186/29; exempt from road rates for two years from date of approval and subject to timber conditions; being J. L. Bagley's forfeited Lease 347/1270.

WEDNESDAY, 28th APRIL, 1943.

PERTH LAND AGENCY.

Harvey A.A.

Corr. No. 1702/32. (Plan 383A/40.)

A.A. Lots 270, 271, and 272, containing 1a. 0r. 32p., 4a. 3r. 1p., and 2a. 0r. 19p., respectively, at £3 per acre each, including survey fee; available to adjoining holders only.

Jilbadji District (about 8½ miles east of Tandagin Siding).

Corr. No. 1336/24. (Plan 24/80, E4.)

Location 115, containing 998a., at 7s. per acre; classification page 4 of 1336/24; subject to Agricultural Bank indebtedness and to mining conditions; being W. T. McKenzie's forfeited Lease 40997/55.

Kent District (about nine miles east of Ongerup).

Corr. No. 588/21. (Plan 435/80, D & E1.)

Locations 637 and 491, containing about 724a., at 2s. per acre; classification page 8 of 167/13, Vol. I.; subject to survey and to payment for improvements, if any. This cancels the previous *Gazette* notice dated 8/4/1925.

Murray District.

Corr. No. 2162/39. (Plan 383A/40, B2.)

Location 1418, containing 69a. 3r., at 10s. per acre, including survey fee, and Location 1417, containing 33a. 1r. 19p., at 6s. 6d. per acre, including survey fee.

Nelson District (near Wilga).

Corr. No. 2457/37. (Plans 414BC/40, F2 and F3.)

Location 11835, containing 174a. 1r. 37p., at 4s. 6d. per acre, excluding survey fee and improvements; marketable timber is reserved to the Crown; improvements are protected in accordance with Forestry regulation No. 81.

Roe District (about eight miles east of Newdegate).

Corr. No. 783/38. (Plan 388/80, E3.)

Locations 1228 and 1296, containing 1,759a. 2r. 1p., at 4s. 9d. per acre; classification page 10 of 3573/28; exempt from road rates for two years from date of approval; being J. Lee's forfeited Lease 348/890.

Victoria District (about 7½ miles west of Tenindewa).

Corr. No. 1425/41. (Plan 156/80, A2 and 3.)

Location 7206, containing 3,584a. 1r. 34p., at 3s. 6d. per acre; classification page 8 of 1704/20; exempt from road rates for two years from date of approval; being A. Bedford's cancelled application.

Wellington District (near Shotts Siding).

(Open under Part V., sec. 46.)

Corr. No. 537/41. (Plan 410D/40, A3.)

Location 4501, containing 8a. 0r. 39p., at 12s. per acre, excluding survey fee; available to adjoining holders only; all marketable timber reserved to the Crown.

G. L. NEEDHAM,
Under Secretary for Lands.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Regulations.

Mines Department,
Perth, 9th April, 1943.

THE Civil Defence Regulations, 1941, as made under the Civil Defence (Emergency Powers) Act, 1940, and published from time to time in the *Government Gazette* on the following dates, namely, the 17th day of October, 1941; the 20th day of February, 1942; the 27th day of February, 1942; the 20th day of March, 1942; the 24th day of April, 1942; the 8th day of May, 1942; the 19th day of June, 1942; the 10th day of July, 1942; the 14th day of August, 1942; the 28th day of August, 1942; the 2nd day of October, 1942, and the 6th day of November, 1942, are reprinted with all amendments up to and including the 6th day of November, 1942, as set forth in the Schedule hereunder.

(Sgd.) A. H. TELFER,
Under Secretary for Civil Defence.

Schedule.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

The Civil Defence Regulations, 1941.

(Reprinted with amendments up to and including the 6th day of November, 1942, as published in the *Government Gazette* on the following dates, namely:—The 17th day of October, 1941; the 20th day of February, 1942; the 27th day of February, 1942; the 20th day of March, 1942; the 24th day of April, 1942; the 8th day of May, 1942; the 19th day of June, 1942; the 10th day of July, 1942; the 14th day of August, 1942; the 28th day of August, 1942; the 2nd day of October, 1942, and the 6th day of November, 1942.)

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Premier's Office,
Perth, 15th October, 1941.

HIS Excellency the Lieutenant-Governor in Council, acting in exercise of the powers conferred by section 7 of the Civil Defence (Emergency Powers) Act, 1940, has been pleased to make, under and for the purposes of the said Act, the regulations set forth in the Schedule hereunder.

L. E. SHAPCOTT,
Director Civil Defence.

Gazette 17/10/41:

Schedule.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Regulations.

1. (1) These regulations may be cited as the Civil Defence Regulations, 1941.

Gazette 17/10/41, 20/2/42, 20/3/42:

- (2) Subject as hereinafter provided, these regulations shall operate and have effect throughout the State.

Provided that the Governor may, on the recommendation of the Council, by notice published in the *Government Gazette*, exclude from the operation of these regulations any defined portion of the State, to be prescribed in such notice, and may at any time cancel, amend, or vary any such notice aforesaid by a subsequent notice published in a like manner.

(3) In these regulations the expression "Metropolitan Area" means the Metropolitan Area as defined under and for the purposes of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, and the expression "Eastern Goldfields Area" means those portions of the State comprised in the Boulder Municipal Council, Kalgoorlie Municipal Council, and Kalgoorlie Road District.

Gazette 17/10/41, 20/2/42, 27/2/42, 20/3/42, 8/5/42:

2. These regulations are divided into Parts as follows:—

PART I: r.r. 3 to 19—TRANSACTION AND CONDUCT OF BUSINESS BY THE COUNCIL.

PART II: r.r. 20 to 38—CIVIL DEFENCE FORCES.

PART III: r.r. 39 to 41—DUTIES OF OCCUPIERS OF DWELLINGS AND FLATS.

PART IV: r.r. 42 to 47—LIGHTING RESTRICTIONS.

PART V: r.r. 48 to 71—AIR RAID PRECAUTIONS IN INTERNAL SECTORS AND OTHER BUILDINGS.

Division 1—r.r. 48 to 62—*Internal Sectors.*

Division 2—r.r. 63 to 65—*Other Buildings.*

Division 3—r.r. 66 to 69—*Protection against Flying Glass.*

Division 4—r.r. 70 to 71—*Apportionment of Expenses.*

PART VI: r.r. 72 to 91—EVACUATION.

PART VII: r.r. 92 to 101—HOSPITALS, INSTITUTIONS, MEDICAL SERVICES, ETC.

PART VIII: r.r. 102 to 125—DISPOSAL OF BODIES OF CIVILIANS KILLED BY ENEMY ACTION.

Gazette 17/10/41:

PART I.—TRANSACTION AND CONDUCT OF BUSINESS BY THE COUNCIL.

Meetings and Proceedings.

3. (a) For the purposes of this Part—

"Ordinary meeting" means a meeting of the Council for the transaction of the ordinary business of the Council;

"Special meeting" means a meeting of the Council to consider special business, the nature of which is stated in the notice to members of such special meeting.

(b) Ordinary meetings shall be held at such intervals and at such times as the Council may by resolution from time to time fix and determine.

(c) A special meeting shall be held—

- (i) Whenever the chairman directs; or
- (ii) whenever any three members of the Council, by a requisition in writing addressed to the chairman, request—that a special meeting shall be held.

Gazette 17/10/41:

4. Notice of every ordinary and of every special meeting shall be given or sent, either by post or otherwise, to every member of the Council by the secretary and, where any meeting is adjourned for any period exceeding six days, notice of such adjourned meeting shall be given or sent in the manner aforesaid.

Gazette 17/10/41:

5. (a) At all meetings of the Council the chairman shall preside if present.

(b) In the absence of the chairman or, if he retire from the meeting, one of the members present, to be chosen by the members present, shall preside at such meeting.

Gazette 17/10/41:

6. All meetings of the Council shall be held, either at the office of the Minister or at such other place as the chairman may from time to time appoint.

Gazette 17/10/41:

7. (a) When at any ordinary meeting a quorum is not present within half an hour after the time fixed for the commencement of the meeting, the meeting shall stand adjourned for seven days.

(b) If at any such adjourned meeting a quorum be not present within half an hour after the time fixed for the commencement of such meeting, the members then present shall constitute a quorum for such meeting.

(c) When at any special meeting called by the chairman on his own initiative a quorum be not present within half an hour after the time fixed for the commencement of such special meeting, the provisions of paragraphs (a) and (b) of this regulation shall, with such adaptations as may be necessary, apply in relation to such special meeting.

(d) When at any special meeting called on the requisition of three members a quorum be not present within half an hour after the time fixed for the commencement of such special meeting, such special meeting shall lapse.

(e) Notwithstanding that at any ordinary or special meeting a quorum is not present, the names of those members who are present at such meeting shall be recorded in the minute book.

Gazette 17/10/41:

Order of Business at Meetings.

8. No business shall be transacted at any special meeting other than that for which such special meeting has been called: Provided that, where any matter, not being business for which the meeting has been called, which in the opinion of the chairman is urgent, can conveniently be dealt with at any special meeting, and a majority of the members present at this meeting consent thereto, such matter may be dealt with at such special meeting.

Gazette 17/10/41:

9. (a) The order of business at ordinary meetings shall be as follows:—

- (i) Confirmation of minutes of previous meetings;
- (ii) Consideration of business arising out of minutes;
- (iii) Reading of correspondence, inwards and outwards, and taking such action as may be deemed expedient in regard thereto;
- (iv) Reports of subcommittees and the consideration thereof;
- (v) Motions;
- (vi) Notices of motion;
- (vii) General business.

(b) In the event of any member having urgent business to place before the meeting, he may move the suspension of paragraph (a) of this regulation, and, if such motion be agreed to by a majority of the members present, such business shall take precedence over all other business for that meeting.

Gazette 17/10/41:

10. (a) Any member who wishes to have rescinded any resolution carried at any previous meeting shall give to the secretary in writing at least seven days' notice of his intention to move at a meeting of the Council that the said resolution be rescinded.

(b) Particulars of such notice of motion shall be furnished to members in the notice of the meeting at which the motion for rescission of the resolution will be moved.

Gazette 17/10/41:

11. A member, when speaking at a meeting, shall not digress from the subject of the debate.

Gazette 17/10/41:

Motions and Amendments.

12. A motion once moved shall not be withdrawn, except with the consent of the majority of the members present at the meeting.

Gazette 17/10/41:

13. Any number of amendments may be proposed on a motion before the meeting: Provided that, when more than one amendment is moved, the question shall first be put on the last amendment, then on the next in succession and so on until all the amendments are voted on, and lastly, on the original motion, in the reverse order in which they were moved.

Gazette 17/10/41:

14. Unless seconded, neither a motion nor an amendment shall be discussed by any member other than the mover or be put to the meeting by the chairman.

Gazette 17/10/41:

15. When an amendment is carried the motion as amended thereby shall become the substantive motion, upon which further amendments may be moved before it is finally dealt with.

Gazette 17/10/41:

16. When submitting a motion or an amendment to the meeting the chairman shall put the question first for the affirmative and then for the negative.

Gazette 17/10/41:

17. Any question before the meeting may be decided on the voices, unless the chairman calls for a show of hands, or two members ask for a ballot.

Gazette 17/10/41:

18. (a) All questions before the meeting shall be decided by the votes of a majority of the members present at the meeting, and, when so decided, shall be deemed to be the decision of the whole Council.

(b) In the case of an equality of votes the motion shall be lost.

Gazette 17/10/41, 19/6/42:

Appointment of Subcommittees.

19. (a) The Council may at any time by resolution appoint any one or more members of the Council as a subcommittee, and such other subcommittees as may be deemed advisable, to inquire into any matter, and to report and make recommendations regarding the same to the Council. Every such subcommittee shall consist of one or more members of the Council, together with such other persons as may be appointed by the Council.

(b) No such subcommittee shall, without the express authority of the Council, incur any financial liability or in any way commit the Council to any obligation, responsibility, or liability whatsoever; and if any subcommittee, without such express authority as aforesaid, does incur any financial liability or does any act, matter or thing which commits or may be deemed to commit the Council to any obligation, responsibility, or liability aforesaid, the Council shall not in any way be bound or affected by the acts of the subcommittee, unless and until the Council, if it thinks fit so to do, shall affirm or ratify the said acts of such subcommittee.

(c) (i) In particular, the Council may by resolution appoint a subcommittee, to be known as the "Priority Subcommittee," and to consist of such number of members as the Council shall from time to time determine.

(ii) The primary function of the Priority Subcommittee shall be to determine and direct the order in which necessary works in relation to the repair or restoration of the supply of any utility or public service or any civil defence purposes essential for the convenience or protection of the civil population shall be undertaken and carried out, including the supply of plant and material and the employment of labour in relation to such works.

(iii) Where in the opinion of a majority of the Priority Subcommittee it is necessary for securing the public safety and order, or for securing and regulating the supply and distribution of food, water, fuel, light, heat, power or other necessities, or for maintaining, controlling and regulating the means of transit, transport, navigation, locomotion or other services, or for the repair or restoration or for preparation for the repair or restoration of the supply of any utility or public service or any civil defence purposes, the Priority Subcommittee may, by notice declared or given by the chairman or, in his absence, the deputy chairman of the Subcommittee, at any time and from time to time take, requisition, purchase, or otherwise acquire any article or thing or any plant, material, or equipment, and subject to any Commonwealth laws or regulations, may require any person whomsoever and wheresoever employed to work or otherwise render personal service in or in connection with any works or undertakings required in relation to any of the purposes hereinbefore mentioned.

(iv) Any person who refuses duly to comply with any notice or direction given to him under subparagraph (iii) hereof shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

(v) Where any person makes or renders personal service pursuant to any notice or direction given to him under subparagraph (iii) hereof, and whilst he is so working or rendering personal service, he shall be entitled to receive from and be paid by the person, body or authority on whose behalf the works, on which he is employed are being carried out, salary, wages, or other remuneration, at the rate fixed by any award or industrial agreement which is applicable, or failing any such award or industrial agreement, at the rate usually in operation in relation to the class of work which he performs for the said person, body, or authority; and such salary, wages, or other remuneration, until paid, shall be a debt due and payable to such person by the person, body, or authority aforesaid.

Gazette 20/3/42, 8/5/42:

Appointment of Officers and Servants.

19A. (1) The Council may appoint and pay out of moneys available for the purpose such inspectors, officers, clerks, and other servants as it may deem necessary in connection with the transaction of its functions, and for the effectual administration and enforcement of these regulations.

(2) The authorities and duties of any persons appointed under paragraph (1) hereof shall be such as are prescribed by resolution of the Council and may include authority to requisition, take over, or otherwise acquire any house, building, or other premises and any vehicle and any article or thing which in the opinion of the Council is required for any civil defence purposes.

(3) Every appointment made under this regulation shall be advertised in the *Government Gazette*, and by a certificate of appointment in writing under the hand of the chairman of the Council given to the person appointed.

(4) A person appointed under this regulation shall, if requested so to do by any person, produce his certificate of appointment before exercising any authority or carrying out any duty for which he has been appointed.

Gazette 17/10/41, 20/3/42:

PART II.—CIVIL DEFENCE FORCES.

20. For the purposes of the Act, and subject to the approval of the Council, the Civil Defence Forces shall include the following, namely:—

- (1) [(a) Deleted *Gazette* 20/3/42.]
 - (b) Chief Warden;
 - (c) Deputy Chief Warden;
 - (d) Divisional Wardens;
 - (e) Deputy Divisional Wardens;
 - (f) Head Wardens;
 - (g) Deputy Head Wardens;
 - (h) Senior Wardens;
 - (i) Wardens;
 - (j) Instructors; and
 - (k) Such other persons as may be included in the Register of civil defence personnel.
- (2) Director of Communications.

Gazette 17/10/41:

Qualifications of Divisional Wardens, Deputy Divisional Wardens, Head Wardens, and Deputy Head Wardens.

21. No person shall be appointed as a Divisional Warden, Deputy Divisional Warden, or as a Head Warden or a Deputy Head Warden unless and until he has undertaken a course of air raid precautions training equivalent to that required for an instructor's certificate, or satisfies the Chief Warden that he is qualified for appointment as a Divisional Warden, Deputy Divisional Warden, or as a Head Warden or a Deputy Head Warden, as the case may be.

Gazette 17/10/41, 20/3/42, 8/5/42:

Appointments.

22. (1) The Chief Warden, the Deputy Chief Warden, the Divisional Wardens, Deputy Divisional Wardens, Head Wardens, Deputy Head Wardens, and the Director of Communications shall be appointed by the Council.

Provided that—

- (a) Divisional Wardens and Deputy Divisional Wardens shall be appointed on the recommendation of the Chief Warden;
- (b) Head Wardens and Deputy Head Wardens shall be appointed on the recommendation of the local authorities in whose districts they reside respectively, and shall be approved by the Chief Warden.
- (2) Senior Wardens, Wardens, and such other civil defence personnel as may be deemed necessary by the Chief Warden shall be appointed by the Head Warden of the district, and such appointments shall be subject to the approval of the Chief Warden.

Provided that any local authority may recommend to the Head Warden of the district any person for appointment to any office aforesaid mentioned in this paragraph within its district, and, subject to the Head Warden being satisfied concerning the qualifications of the person so recommended, the Head Warden may appoint such person accordingly.

(3) Instructors shall be appointed by the Chief Warden subject to the conditions set out in regulation 32 hereof.

[23. *Gazette* 10/17/41 repealed by *Gazette* 8/5/42.]

Gazette 17/10/41, 20/2/42, 20/3/42, 8/5/42:

Powers and Duties of Civil Defence Officers.

24. [(1) *Gazette* 17/10/41, repealed by *Gazette* 20/3/42 and other paragraphs renumbered.]

- (1) The powers and duties of the Chief Warden shall include the following:—
 - (a) to organise a volunteer force of air raid wardens in districts designated by the Council;
 - (b) to enrol and appoint and dismiss volunteer civil defence personnel in accordance with the regulations;
 - (c) to prescribe a syllabus of training;
 - (d) to control and direct the training of civil defence personnel;
 - (e) to order the mobilisation of all or any section of the Civil Defence Forces;
 - (f) to order the manning of posts by the Civil Defence Forces;
 - (g) to requisition any house, building, or other premises and any vehicle and any articles or things which in his opinion are required for any civil defence purposes; and
 - (h) to enter premises to combat incendiary bombs and take any other measures consistent with the performance of civil defence duties.
- (2) The powers and duties of the Deputy Chief Warden, which shall be exercised or carried out under the direction of the Chief Warden or by the Deputy Chief Warden on his own initiative when the directions of the Chief Warden cannot conveniently or expeditiously be obtained, shall be the same as those set out as the powers and duties of the Chief Warden in paragraph (1) of this regulation.

(3) The powers and duties of the Divisional Wardens and, in the case of the absence or inability of the Divisional Wardens to carry out their duties, of the Deputy Divisional Wardens, which shall be exercised and carried out in the divisions under their control, subject to the directions of the Chief Warden or the Deputy Chief Warden, as the case may require, shall include the following:—

- (a) to co-ordinate the work of the Civil Defence Forces within his Division;
- (b) to supervise the organisation of Air Raid Wardens and other personnel included in regulation 24, section (5), subsection (A), within his Division and to report thereon to the Chief Warden;
- (c) to communicate or transmit the instructions of the Chief Warden to those officers and members of the Civil Defence Forces who are concerned in or affected by such instructions;
- (d) to enrol and appoint ordinary civil defence personnel to such divisional services as the Chief Warden may determine;
- (e) to direct the work and activities of instructors;
- (f) to requisition any house, building, or other premises and any vehicle and any articles or things which in their opinion, are required for any civil defence purposes; and
- (g) to enter premises to combat incendiary bombs and take any other measures consistent with the performance of civil defence duties.

(4) The powers and duties of Head Wardens and, in the case of the absence or inability of the Head Wardens to carry out, subject to the directions of the Chief Warden or of the Deputy Chief Warden, as the case may require their duties, of the Deputy Head Wardens, which shall be exercised and carried out within the districts to which they are assigned, shall be as follows:—

- (a) to assume responsibility for organisation of emergency services in their districts as directed by the Council or the Chief Warden, including wardens, first aid parties, light rescue parties, cars for sitting cases; messengers to assist wardens, fire parties;
- (b) to enrol and appoint and dismiss volunteer personnel;
- (c) to direct training in accordance with the prescribed syllabus;
- (d) to prepare and maintain a household register;
- (e) to ask for and obtain information for the household register, provided that the information obtained shall be used only for civil defence purposes;
- (f) to ask for and obtain the observance by persons of any lighting restrictions which are enforceable by law, and, in the event of any person refusing to observe such lighting restrictions, to ask for and take particulars of his name and place of abode;
- (g) to order members of the public to take shelter as an air raid precaution;
- (h) to evacuate members of the public from dangerous areas as an air raid precaution;
- (i) in the absence of the police and traffic inspectors to direct traffic as an air raid precaution;
- (j) to do all or any of the things mentioned in the foregoing subparagraphs hereof, not only as air raid precautions, but also during the conduct of any training exercises which have been authorised or approved by the Chief Warden;
- (k) to direct the work of the civil defence personnel under their control;
- (l) to keep a register of persons to whom official badges and authority cards are issued;
- (m) to assume responsibility for the safe custody of all records and returns thereof to the Council;
- (nl) to requisition any house, building, or other premises and any vehicle and any articles or things which, in their opinion are required for any civil defence purposes;
- (n) to enter premises to combat incendiary bombs and take any other measures consistent with the performance of civil defence duties; and
- (o) in addition, all duly appointed Head Wardens shall be responsible for the organisation in their centres, in such manner as the Council may direct, of the following:—
 - (i) warning systems;
 - (ii) communications and reporting;
 - (iii) medical services;
 - (iv) decontamination services;
 - (v) auxiliary fire services;
 - (vi) evacuation; and
 - (vii) controlled lighting.

(5) The powers and duties of senior wardens and wardens shall include the following:—

- (a) to undergo training as required in accordance with these regulations;
- (b) to man posts as directed by the Chief Warden, through the Head Warden, of the district in which they are serving;
- (c) to ask for and obtain information for the household register: Provided that the information received shall be used only for civil defence purposes;
- (d) to ask for and obtain the observance by persons of any lighting restrictions which are enforceable by law, and, in the event of any person refusing to observe such lighting restrictions, to ask for and take particulars of his name and place of abode;
- (e) to order members of the public to take shelter as an air raid precaution;

- (f) to evacuate members of the public from dangerous areas as an air raid precaution;
 - (g) in the absence of the police and traffic inspectors to direct traffic as an air raid precaution;
 - (h) to do all or any of the things mentioned in the foregoing subparagraphs hereof, not only as air raid precautions, but also during the conduct of any training exercises, which have been authorised or approved by the Chief Warden; and
 - (i) to enter premises to combat incendiary bombs and take any other measures consistent with the performance of civil defence duties.
- (6) The powers or duties of instructors shall be as follows:—
- (a) to undergo a course of training as prescribed by the Chief Warden;
 - (b) as the persons alone authorised so to do, to give instruction in air raid precautions services, as distinct from first aid and fire fighting;
 - (c) to give the instruction mentioned in subparagraph (b) hereof only as directed by the Chief Warden.
- (7) Other civil defence personnel shall, in addition to any other duties prescribed by these regulations, carry out such services as may fall to them as members of the Civil Defence Forces in accordance with the Act and these regulations.
- (8) The powers and duties of the Director of Communications shall, subject to the Council, be as follows:—
- (a) to appoint volunteer personnel as and when he deems necessary;
 - (b) to organise all civil defence communications, including control and report centres;
 - (c) to organise auxiliary lines of communication;
 - (d) to plan the furnishing and staffing of control and report centres;
 - (e) to prepare maps, charts, and diagrams;
 - (f) to select and train personnel;
 - (g) to prepare report forms, records, etc.;
 - (h) to establish liaison with State Government and essential services, defence, police, and other departments concerned;
 - (i) to supervise the training of a messenger service;
 - (j) to assume complete responsibility for the smooth working of all phases of communications; and
 - (k) to lay down the principles of organisation of communications in the metropolitan area and country districts; to put any plan of organisation, based on such principles, into effect in the metropolitan area, and to select and appoint deputies in country centres to put such plan into effect in such country districts.

Gazette 17/10/41:

Liability for Administration Expenses.

25. (1) The cost of any administration expenses incurred by the Director of Civil Defence, the Chief Warden, the Deputy Chief Warden, and the Director of Communications shall be borne and paid by the Council.

(2) The cost of any administration expenses incurred by the Divisional Wardens and Deputy Divisional Wardens shall be borne and paid by the Council and the local authorities in whose districts such expenses have been incurred, in such proportions as the Council and such authorities may mutually agree upon, or, failing such mutual agreement, in such proportions as the Governor may from time to time determine.

(3) The cost of any administration expenses incurred by the Head Wardens or Deputy Head Wardens shall be borne and paid by the local authority in whose district such expenses were incurred.

(4) The cost of any administration expenses incurred by Senior Wardens and Wardens shall be borne and paid by the local authority in whose district such expenses were incurred.

Gazette 17/10/41:

Designation of Divisions and Districts.

26. (1) The Council may from time to time define and designate divisions and districts in relation to those portions of the State to which these regulations apply for the purposes of the Act and these regulations.

(2) Divisional Wardens and Deputy Divisional Wardens may be assigned to any divisions defined and designated as aforesaid.

(3) Head Wardens, Deputy Head Wardens, Senior Wardens, and Wardens may be assigned to any districts defined and designated as aforesaid.

Gazette 17/10/41:

A.R.P. District Committees.

27. (a) Subject to the approval of the Council, there shall be established for every district, as directed by the Chief Warden, an A.R.P. District Committee, which shall consist of the Head Warden, a representative nominated by the local authority, and one other person approved by the Council.

(b) The functions of the A.R.P. District Committee shall include:—

1. doing those things prescribed to be done by the District Committee as required in regulation 30;
2. examining any proposed expenditure on administration, and approving of the same in cases where such expenditure will be payable by the local authority under regulation 25.

Gazette 17/10/41:

Oath of Allegiance.

(Form No. 1.)

28. (1) Every member of the Civil Defence Forces to whom these regulations apply shall, upon appointment or enrolment, as the case may be, take before the chairman of the Council or such other person or persons, as he may require, the oath of allegiance to His Majesty, in the Form No. 1 in the Appendix to these regulations.

(Form No. 2.)

(2) As and when the oath of allegiance is taken as required by this regulation, the Chairman or other person who takes the same shall certify thereto in the Form No. 2 in the Appendix to these regulations and forward such certificate to the Council.

Gazette 17/10/41:

Medical Examination.

29. (1) Every person offering himself for appointment or enrolment as a member of the Civil Defence Forces shall submit himself to such medical examination as may be recommended by the hospital and casualty subcommittee of the Council and be approved by the Council.

(2) Every member of the Civil Defence Forces shall, if so required by the Council, from time to time after his appointment or enrolment submit himself to the said medical examination.

(Form No. 3.)

(3) Whenever any person or member aforesaid submits himself to the said medical examination as provided for in this regulation, the medical practitioner who conducts such medical examination shall report the result thereof in writing, signed by him, in the form of Certificate No. 3 in the Appendix to these regulations.

Gazette 17/10/41:

Enrolment and Appointment of Civil Defence Personnel.

30. In relation to the enrolment and appointment of the civil defence personnel, the following provisions shall apply, namely:—

- (a) Any person seeking to be enrolled as a member of the civil defence personnel shall submit himself as a recruit to the Head Warden of the district in which he desires to be enrolled.

(Form No. 4.)

- (b) The Head Warden shall prepare a register card in the Form No. 4 in the Appendix to these regulations in triplicate, and the applicant for enrolment shall sign each copy of such card.
- (c) The Head Warden shall retain one of such register cards and forward the others to the Civil Defence Council.
- (d) Upon receipt of the register cards from the Head Warden, the Civil Defence Council shall cause inquiries to be made through the A.R.P. District Committee, or such other channels as the Council may from time to time determine, concerning the character and repute of the applicant and otherwise in order to ascertain whether or not the applicant is a fit and proper person to be enrolled.
- (e) After the inquiries aforesaid have been made the Civil Defence Council shall, by writing, inform the Head Warden whether or not the applicant shall be enrolled.
- (f) If the Civil Defence Council has informed the Head Warden that the applicant is to be enrolled, he shall enrol the applicant as a member of the civil defence personnel and shall admit him as a recruit to a class of instruction in the class of service for which he has been enrolled.
- (g) Where the recruit has obtained enrolment for the purpose of obtaining appointment as a Warden, he shall be admitted to a class of instruction for wardens.
- (h) When a recruit has completed the course of instruction to which he has been admitted as aforesaid, he may be required to take and pass an examination as may from time to time be prescribed by the Council before receiving any appointment.
- (i) The result of every such examination shall be forwarded to the Civil Defence Council.

(Form No. 5.)

- (j) If the recruit is successful in such examination, the Civil Defence Council shall issue to the recruit a certificate in the Form No. 5 in the Appendix to these regulations and shall approve of the appointment and attestation of the recruit in that office or branch in the Civil Defence Forces for which he is qualified by passing the said examination and shall notify the Head Warden accordingly.
- (k) The examination provided for in the foregoing paragraphs hereof may be dispensed with in any case where the Chief Warden is satisfied that the recruit is a fit and proper person to be appointed without examination, and notifies the Council accordingly: Provided that the Chief Warden may, if he thinks fit, delegate to the Head Warden the power of deciding whether or not the examination may be dispensed with.
- (l) Upon receipt of any notification aforesaid the Head Warden shall prepare an attestation form and declaration, to be signed and made by the recruit.

(Forms No. 6 and 7.)

- (m) The attestation form shall be in the Form No. 6 and the declaration shall be in the Form No. 7 in the Appendix to these regulations.

(Form No. 8.)

- (n) When the recruit has signed the attestation form and declaration, the Head Warden shall forward the same to the Civil Defence Council, and issue to the recruit who has signed the same a card of acceptance in the Form No. 8 in the Appendix to these regulations.
- (o) On receipt of the attestation form and declaration the Civil Defence Council shall authorise the Head Warden to issue to the recruit who has signed the same, the prescribed Certificate of Authority and also issue to him the prescribed badge of authority.

(Form No. 9.)

- (p) The certificate provided for in paragraph (o) hereof shall be in the Form No. 9 in the Appendix to these regulations, and the badge of authority shall be of such material and design as the Council may from time to time determine and notify in the *Government Gazette*.

Gazette 17/10/41:

Instructors.

31. (1) Instructors may be classified as:—
- (a) Instructors; and
 - (b) Special Staff Instructors.
- (2) Persons appointed as instructors shall be authorised to give instruction in air raid precautions locally in the district to which they are assigned.
- (3) Persons appointed as Special Staff Instructors shall be authorised to give instruction in air raid precautions throughout those areas of the State to which these regulations apply.

Gazette 17/10/41:

(Form No. 10.)

32. Any person seeking appointment as an instructor or as a Special Staff Instructor shall make application in writing to the Chief Warden in the Form No. 10 in the Appendix to these regulations, and thereafter the following provisions shall apply:—
- (a) If the applicant is not already a member of the Civil Defence Forces the Chief Warden shall forward the application to the Head Warden of the district in which the applicant resides, and the applicant shall be deemed to be an applicant for enrolment within the meaning of regulation 30 hereof.
 - (b) If the applicant is already a member of the Civil Defence Forces, the Chief Warden shall obtain from the Head Warden of the district in which the applicant is a member of the Civil Defence Forces as aforesaid, a report as to his qualifications and suitability for appointment as Instructor or Special Staff Instructor, as the case may be.
 - (c) Upon receipt of the report from the Head Warden concerning an applicant mentioned in paragraph (b) hereof, the Chief Warden may grant or refuse the application as he thinks fit.

Gazette 17/10/41:

(Forms No. 11 and 12.)

33. Whenever a person is appointed as an Instructor or as a Special Staff Instructor, the Chief Warden shall issue to him a certificate in the Form No. 11 or the Form No. 12 in the Appendix to these regulations, as the case may require.

Gazette 17/10/41:

Cards and Badges of Authority.

34. (1) Every member of the Civil Defence Forces shall, when exercising his powers or carrying out his duties, wear in a conspicuous place his badge of authority, and carry his certificate of authority ready for immediate production.
- (2) Every member, if requested so to do, when exercising his powers or carrying out his duties, shall produce his certificate of authority to the person making the request.
- (3) Every certificate of authority issued to a member of the Civil Defence Forces shall bear the signature of the recipient and be signed by the Head Warden in whose district such member is authorised to exercise his powers or carry out his duties as aforesaid.

Gazette 17/10/41:

35. The Head Warden of every district shall keep a true and correct record of all badges of authority and certificates of authority issued to members of the Civil Defence Forces in his district.

Gazette 17/10/41:

36. The wearing of the badge of authority and the production of the certificate of authority, as provided for in regulation 34 hereof, shall be *prima facie* evidence that the person wearing the badge and producing the card aforesaid is a member of the Civil Defence Forces, and is duly authorised to exercise the powers and carry out the duties of the office stated in the said certificate of authority.

Gazette 17/10/41:

37. All badges of authority and certificates of authority issued to members of the Civil Defence Forces shall be and remain the property of the Council, and shall be returned to the Council if and when demanded by the Council, or, when the person to whom the same were issued, for any reason ceases to be a member of the Civil Defence Forces.

Gazette 17/10/41:

38. (1) No person, not being a member of the Civil Defence Forces, shall wear or have in his possession any badge of authority or certificate of authority issued under these regulations.

(2) If any person, not being a member of the Civil Defence Forces, wears or has in his possession any badge of authority or certificate of authority issued under these regulations, he shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act.

(3) Where any person, not being a member of the Civil Defence Forces, is found wearing or in possession of a badge of authority or a certificate of authority issued under these regulations, such badge and certificate or such badge or such certificate, as the case may be, may be taken from the person in whose possession they are found and be returned to the Council.

Gazette 17/10/41:

PART III.—DUTIES OF OCCUPIERS OF DWELLINGS AND FLATS.

39. (1) The occupier of every dwelling or flat of any kind soever, when requested so to do by a Warden or other duly authorised officer in the Civil Defence Forces, shall furnish to such Warden or other officer, to the best of his knowledge and ability, all such information as the Council may require in relation to such occupier and to such dwelling or flat.

(2) Such information may be asked for in the form of a written questionnaire tendered to the occupier from whom it is sought to obtain the information.

(3) If a written questionnaire be tendered to any such occupier, he shall fill in the answers and otherwise complete and sign the questionnaire and return the same to the Warden or other officer who tendered such written questionnaire to such occupier.

Gazette 17/10/41:

40. (1) All information obtained from an occupier of a dwelling or flat under the authority of regulation 39 hereof shall be treated as being strictly confidential and be used for civil defence purposes only.

(2) If the Warden or other officer who obtains any information from an occupier of a dwelling or flat communicates or reveals any of such information to any person otherwise than properly in the course of his official duties as a member of the Civil Defence Forces, he shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act.

Gazette 17/10/41:

41. If any occupier of any dwelling or flat without reasonable excuse:—

(a) refuses, when lawfully requested so to do, to give any information which in accordance with regulation 39 he is required to give; or

(b) gives any such information which is in any respect untrue or incorrect he shall be guilty of a contravention of these regulations, within the meaning of section 12 of the Act.

Gazette 17/10/41, 20/2/42:

PART IV.—LIGHTING RESTRICTIONS.

42. (1) The Council may at any time, and from time to time, order a trial black-out to be carried out in such districts or district, or in such part of a district as may be specified in such order, and that such black-out shall continue during such period as shall be stated in the order.

(2) Every order made by the Council for a trial black-out shall be published at least twenty-four hours before such black-out is to commence in such one or more daily newspapers, and in such other manner as the Council may in each case or from time to time determine.

(2a) Every order for a trial black-out may stipulate—

(i) that the black-out shall be conducted on a particular day; or

(ii) that the black-out shall be conducted on a day or days not specified but falling within a specified period; and

(iii) that the black-out, on the day or days when it is conducted, shall commence at a specified time and end at a specified time; or

(iv) that the black-out, on the day or days when it is conducted, shall commence upon the sounding of the "Action warning" signal on the public sirens and shall end upon the sounding of the "Raiders passed" signal on the public sirens aforesaid.

(2b) Notwithstanding anything to the contrary in paragraph (2) of this regulation, but subject to the Council giving prior public notice of its intention so to do in one or more daily newspapers on at least two occasions, and specifying a period in such notice, the Council may at any time or times during the period so specified, and without any order or warning other than the sounding of the "Action warning" signal on the public sirens, order a trial black-out to be conducted. In any such case the trial black-out shall commence forthwith upon the sounding of the said "Action warning" signal on the public sirens and shall continue until the sounding of the "Raiders passed" signal on the said sirens.

(3) Every such order shall have effect during the period during which the trial black-out is to be carried out and continued in such districts or district or part of a district specified in the order.

Gazette 17/10/41, 20/2/42:

43. During the conduct of a trial black-out the following provisions shall apply and be observed and complied with in the districts or district or part of a district in which the black-out is being conducted, that is to say:—

(a) all public lighting shall be and remain switched off or otherwise discontinued;

(b) all electric lamps and other illuminants used for exterior lighting, and all illuminated signs, shall be and remain extinguished, and for the purposes of this paragraph the expression "electric lamps and other illuminants" includes neon and other advertising signs, flood-lighting,

white way lighting, shop verandah lighting, lighting of alley-ways and cart docks, entrances, watchmen's lights, verandah and porch lights in private dwellings, and all forms of lighting in areas used for night sports, but does not include railway signal lights which are screened in a manner approved by the Council;

- (c) all interior lighting shall be extinguished and remain so extinguished unless all windows, fanlights, skylights and other light openings are screened by opaque coverings in such a manner that no light can be seen from outside and remain so screened;
- (d) the occupier of any premises in or upon or in relation to which there is any exterior or interior lighting shall be responsible for the due compliance with the provisions of this regulation with regard to the same;

Provided that, where the means of extinguishing any such lighting are not available to such occupier, the person having the care or control of such lighting shall be responsible for the compliance aforesaid;

Provided further—

- (i) when two or more persons are occupiers of the same premises, each and every one of such persons shall be deemed to be the occupier of such premises for the purposes of this regulation;
- (ii) in a building divided into flats, each flat shall be deemed to be "premises" within the meaning of this regulation, and each and every person who is residing in such premises shall be deemed to be the owner of such premises;
- (iii) in hotels, boarding-houses and lodging-houses, the person in charge of the management thereof shall be deemed to be the occupier of the same for the purposes of this regulation;
- (iv) in the case of any premises of the kinds mentioned in paragraph (iii) of this proviso, any boarder or lodger or other person who wilfully hinders, interferes with or obstructs the occupier in the performance of any of his obligations under this regulation or otherwise does any act, matter, or thing to nullify or render ineffective any act, matter, or thing done by the occupier in the performance of his obligations under this regulation, shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act;
- (v) the driver or person for the time being in charge of any vehicle of any kind or description (including a bicycle) which is in or upon any road, street, or way, shall—

(i) forthwith extinguish and keep so extinguished every light (other than the approved regulation tail light) which is on or upon such vehicle; and

(ii) cause such vehicle to remain stationary off the road, street, or way, if possible, or otherwise as close as possible to the left hand side of such road, street, or way;

Provided that this paragraph shall not apply to any of the vehicles, enumerated hereunder, if they are fitted with a contrivance, approved for the purposes of this paragraph by the Council, for the purpose of dimming lights on such vehicles, that is to say—

(a) vehicles approved by the Council for use in air raid precautions;

(b) vehicles approved by the Council for use for ambulance services;

(c) vehicles of every description, including railway engines, rolling stock, trams, trolley buses, buses, trailers of the following bodies—

- (i) Western Australian Government Railways;
- (ii) Western Australian Fire Brigades Board;
- (iii) Police Department;
- (iv) Metropolitan Water Supply, Sewerage, and Drainage Department;
- (v) Postmaster General's Department;
- (vi) Western Australian Government Tramways, Ferries, and Electricity Supply Departments;
- (vii) City of Perth Electricity and Gas Department;
- (viii) Fremantle Municipal Tramways and Electric Lighting Board;
- (ix) vehicles of other Government Departments and local governing authorities which are from time to time exempted by the Council from the operation of this paragraph of this regulation; and
- (x) such other vehicles as may from time to time be specified by the Council by notice published in the *Government Gazette*.

- (f) no supplier of electricity or gas, and no local governing body or other public statutory corporation shall incur any liability of any kind whatsoever, either civil or criminal, or be deemed to have broken or failed to carry out any contract or agreement by reason only of anything done pursuant to these regulations or to any order, request, direction, or instruction made or given under these regulations.

Gazette 17/10/41, 20/2/42:

44. During the conduct of any trial black-out—

- (a) every supplier of electricity, gas, or other lighting shall, have power to disconnect or otherwise discontinue the supply of electricity, gas, or other lighting to any premises the occupier of which fails in any respect to comply with his obligations under regulation 43 hereof.

- (b) any member of the Police Force and any Air Raid Warden may:—
- (i) at any time, and if necessary by force, enter any premises from, on, or in which any light is emitted contrary to regulation 43 hereof;
 - (ii) extinguish or obscure any fire, lamp, sign, or other device from which light is being emitted in contravention of regulation 43 aforesaid;
 - (iii) extinguish or obscure any light which is emitted from any building in contravention of regulation 43 aforesaid.

Gazette 20/2/42:

44A. Where, in accordance with the power conferred by paragraph (a) of regulation 44, a supplier has disconnected or discontinued the supply of electricity, gas, or other lighting to any premises, the supplier may refuse to reconnect or to resume the supply of electricity, gas, or other lighting to such premises until the occupier thereof—

- (a) pays to the supplier the fee provided in the supplier's service rules for reconnecting or resuming such supply; and
- (b) has been notified by the Council that such occupier has furnished a satisfactory explanation of, or is about to be prosecuted for, his contravention in respect of which the supply of electricity, gas, or other lighting was disconnected or discontinued as aforesaid; and
- (c) has complied with these regulations.

Gazette 17/10/41, 20/2/42:

45. Any person who, without the authority of the Council, produces or causes to be produced from any siren or other device, or makes or causes to be made, any sound in any way resembling any air raid warning which may be sounded in relation to or in connection with any trial black-out conducted by or under the authority of the Council shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act.

Provided that this regulation shall not apply in any case where the controlling authority of any internal sector uses for rehearsal purposes, with the previous consent of the Council, the internal warning system (as approved by the Council) established in such internal sector.

Gazette 17/10/41, 20/2/42:

46. Any person who in any respect contravenes or fails in any respect to comply with any obligation imposed upon him by the regulations contained in this Part of these regulations shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 17/10/41, 20/2/42, 24/4/42:

47. When air raids by any hostile force are impending, or are by the Council believed to be impending, the Council may by order to be published or brought under the notice of the public in such manner as the Council may deem sufficient, direct that black-outs shall be conducted between sunset and sunrise on every day until such order is revoked, and when such order is made, and until it is revoked, all the regulations in this Part relating to trial black-outs and the conduct thereof shall apply and have effect in relation to such black-outs.

[Proviso to regulation 47 gazetted 20/2/42, disallowed by Parliament 22/4/42: see *Gazette 24/4/42.*]

Gazette 17/10/41, 20/2/42:

PART V.—AIR RAID PRECAUTIONS IN INTERNAL SECTORS AND OTHER BUILDINGS.

Division 1.—Internal Sectors.

48. For the purposes of the regulations contained in this Part—

“Internal sector” means every building or other enclosed place, whether owned or held by any one or more individuals, or by a firm or corporation, in which there is an average attendance daily of more than fifty persons including tenants, officers, employees, servants, customers, cleaners, boarders, lodgers, and other persons.

Provided that—

- (i) the term includes a building containing residential flats, when the aggregate number of persons in such building, whether as residents in such flats or otherwise, on an average attendance daily, exceeds more than fifty persons;
- (ii) the term does not include—

- (a) any building in which the business of any Government Department or of any Crown instrumentality is carried on; or
- (b) any private dwelling house not occupied as a flat.

“Controlling authority,” in relation to any internal sector means and includes—

- (a) the registered proprietor of the land, whether as the holder of a freehold or leasehold estate therein and not being a lessee or tenant of the registered proprietor of the paramount estate or interest therein;
- (b) a mortgagee in possession of the land;
- (c) a trustee, attorney, or authorised agent of any such registered proprietor or mortgagee in possession when such registered proprietor or mortgagee is not residing in the State.

“Lessee” includes lessee, sublessee, tenant, or licensee.

Gazette 17/10/41, 20/2/42:

49. (1) The controlling authority of every internal sector in those districts or portions of the State to which these regulations apply shall cause such internal sector to be registered with the Council.

(2) An internal sector existing at the time when this Division comes into operation, shall, subject to paragraph (4) hereof, be registered within twenty-eight days after the date when this Division comes into operation.

(3) An internal sector which comes into existence after the date when this Division comes into operation shall be registered within twenty-eight days after the date when the internal sector comes into existence as aforesaid.

(4) Where an internal sector has already been registered in accordance with regulation 49 of these regulations as in force prior to the date when this Division comes into operation, and such registration was effected by a person who in relation to the building in which such internal sector exists would be the controlling authority within the meaning of this Division, the said building shall be deemed to be already registered under and for the purposes of this Division, and the Council may make such amendments or adjustments of the record in the internal sector register as may be necessary to show that the said building has been duly registered as an internal sector as required by this Division.

(5) Registration of an internal sector shall be effected by the controlling authority thereof lodging with the Council a notice in writing in the Form No. 13 in the Appendix to these regulations, and by the Council entering in a register book, to be kept for the purpose, a memorandum of the particulars contained in such notice.

(6) Upon an internal sector being registered in accordance with this regulation, the Council shall cause to be issued a certificate of registration in the Form No. 14 in the Appendix to these regulations to the controlling authority of such internal sector.

(7) Any controlling authority of an internal sector who fails or neglects to comply with the requirements of this regulation shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 20/2/42 :

50. (1) Subject as hereinafter provided, it shall be the duty of the controlling authority of every internal sector forthwith to make provision in relation to such internal sector in respect of the following matters in connection with air raid precautions, that is to say:—

- (a) planning the organisation of air raid precautions;
- (b) appointment of the necessary personnel;
- (c) training of such personnel;
- (d) the acquisition and maintenance of necessary materials and equipment; and
- (e) the actual institution of precautionary measures.

Provided that—

- (i) the Council may, upon application being made by a controlling authority of an internal sector, exempt such controlling authority for such time as it thinks fit from his obligation under this regulation to make provision for any one or more of the matters aforesaid; and
- (ii) every provision made by a controlling authority in accordance with this regulation shall be subject to the approval of the Council and shall be made in a manner satisfactory to the Council.

(2) Where an internal sector is occupied by a lessee or lessees, whether such internal sector is also occupied in part by the controlling authority thereof or not, it shall be the duty of every such lessee to co-operate with the controlling authority in the due performance by such controlling authority of his obligations under this regulation, and it shall be the duty of the controlling authority, before doing any act, matter, or thing in relation to the carrying out of his obligations under this regulation, to consult with and endeavour to arrange mutually with all the lessees occupying the internal sector concerning the extent to which, the manner in which and the means by which, the said lessees shall co-operate with the controlling authority aforesaid. In the event of the controlling authority and any lessee being unable to reach a mutual arrangement as aforesaid, the matter or matters in dispute shall be referred to the head warden of the district in which the internal sector is situate, as umpire. Such head warden shall settle, as between the parties, the matter or matters in dispute, and his decision shall be final and binding upon the parties affected thereby.

Gazette 20/2/42, 2/10/42 :

51. (1) The air raid precautions personnel of an internal sector shall include—
- (a) an officer who shall be responsible for the organisation of air raid precautions in connection with all parts of the internal sector and who shall be called the internal sector control officer;
 - (b) internal sector wardens;
 - (c) first aid parties;
 - (d) fire parties;
 - (e) fire watchers;
 - (f) messengers; and
 - (g) any other parties or persons as the Council may from time to time deem necessary and direct the appointment or creation thereof.

(2) The internal sector control officer of every internal sector shall, subject to paragraph (2) of regulation 50 of these regulations, be appointed by the controlling authority of the internal sector, but such appointment shall be subject to confirmation by the chief warden, and if not so confirmed shall, upon notification by the chief warden to that effect, be cancelled and revoked.

(3) The number of persons to constitute a first aid party or a fire party, and the number of first aid parties and of fire parties to be established in an internal sector, and the number of fire watchers and messengers to be appointed for an internal sector, shall be in accordance with a scale or scheme to be determined from time to time by the Council.

(4) Where an internal sector is occupied by a lessee or lessees, whether such internal sector is also occupied in part by the controlling authority thereof or not, the internal sector control officer to be appointed for such internal sector, and the personnel of the various parties mentioned in paragraph (1) of this regulation may be appointed or selected from the various lessees aforesaid or from the employees, or servants of any

of such lessees, and shall be so appointed or selected if, in accordance with paragraph (2) of regulation 50 hereof, an arrangement made between the controlling authority and such lessees so requires. Where an internal sector is occupied only by the controlling authority thereof, the internal sector control officer to be appointed for such internal sector and the personnel of the various parties mentioned in paragraph (1) of this regulation may be appointed or selected from the employees or servants of such controlling authority, and if there be not sufficient employees or servants available, from any other persons whomsoever.

(5) Subject as hereinafter provided it shall be the duty of every lessee and of every employee or servant of a controlling authority or of a lessee, if called upon so to do by the controlling authority, to accept appointment to or selection as a member of any of the personnel mentioned in paragraph (1) of this regulation, and to carry out the obligations and duties of such a member unless he satisfies the internal sector control officer that he is physically incapable of carrying out such obligations and duties, or that, by reason of other circumstances, his refusal to accept such appointment or selection is justified.

Provided that—

- (a) where any such employee or servant, in pursuance of his duty under this paragraph, carries out any duties as a member of the personnel of the internal sector, he shall, while so doing, be deemed to be carrying out such duties as part of his usual employment and shall be remunerated accordingly by his employer;
- (b) if any such employee or servant is a member of the Civil Defence Forces referred to in regulation 20 of these regulations, and as such member is required for civil defence duty elsewhere than in the internal sector, he shall not be called upon under this paragraph to accept appointment to or selection as a member of the personnel of such internal sector whilst he continues to be required for such civil defence duties aforesaid and shall be exempt from the duty imposed upon him by this paragraph accordingly;
- (c) if any such employee or servant is a member of the Civil Defence Forces aforesaid and as such member is required for civil defence duty elsewhere than in the internal sector, but the employer satisfies the Chief Warden that it is essential for the civil defence of the internal sector that such employee or servant should be a member of the personnel of the internal sector, the Chief Warden may, if he think fit, upon application in writing being made to him by the employer, grant to the employer a permit to call upon the employee or servant to accept appointment to or selection as a member of the personnel of the internal sector; and when any such permit is granted, paragraph (b) of this proviso shall not apply to the employee or servant mentioned in such permit, and such employee or servant, if called upon by the employer to accept appointment or selection as aforesaid, shall be relieved from his obligation to perform civil defence duty as a member of the Civil Defence Forces elsewhere than in the internal sector.

Gazette 20/2/42:

52. The duties of the internal sector control officer of an internal sector shall include the making of necessary arrangements within the internal sector in connection with the following matters, namely:—

- (a) restriction of lighting;
- (b) internal air raid warnings;
- (c) internal shelter;
- (d) safety of essential records and machinery;
- (e) fire precautions; and
- (f) protection against the effect of incendiary bombs and of the blast and splinters of high explosive bombs.

Gazette 20/2/42:

53. It shall be the duty of the internal sector control officer, and of every member of the personnel of every internal sector, to attend and undertake such courses of instruction as may be organised or arranged by or under the authority of the Council for the purposes of training them in their respective duties.

Gazette 20/2/42, 8/5/42:

54. Whenever the Council thinks it necessary as an air raid precaution, and by a notice published in the *Government Gazette* so requires, the controlling authority of every internal sector within the portion or portions of the State which shall be specified in the notice shall, until such notice is revoked or cancelled by a subsequent notice published in like manner, cause the fire watchers and messengers appointed for such internal sector to be on duty therein during every night, between the hours of sunset and sunrise, and also during the day, on Saturdays, and Sundays, in such numbers or on such shifts as shall conform with a scale to be prescribed by the Council from time to time on the recommendation of the Chief Officer of Fire Brigades in Western Australia.

Gazette 20/2/42, 24/4/42.

55. (1) It shall be the duty of the controlling authority of every internal sector forthwith to have constructed and thereafter maintained shelters for the use of persons in such internal sector in accordance with the provisions contained in paragraph (2) hereof.

(2) In relation to the construction and maintenance of shelters provided for in paragraph (1) hereof, the following provisions shall apply—

- (a) Where the internal sector is occupied by a lessee or lessees the controlling authority shall carry out his duties under this regulation in such manner and during such times of the day as will cause the least inconvenience or loss to the said lessee or lessees.

- (b) Shelters shall be provided in sufficient size or number to accommodate all the persons usually living or employed or attending daily in the internal sector and also at least half the number of all other persons who may be in or on the premises of the internal sector at the busiest time of the busiest day of any week.
- (c) (i) Shelters shall be constructed in units in accordance with the following table:—

Shelter required for	Maximum number of persons per unit.
Up to 100 persons	50 persons.
Up to 225 persons	75 persons.
Up to 400 persons	100 persons.
Up to 600 persons	150 persons.
Over 600 persons	200 persons.

- (ii) The distance between unit shelters shall, wherever possible, be not less than twenty-five feet in every direction, and shall be greater to the extent by which conditions in the internal sector may permit.
- (iii) The capacity of unit shelters and the spacing thereof as hereinbefore prescribed may in special circumstances be modified or varied in such manner as the Shelters Subcommittee of the Council may in each particular case approve.
- (d) The controlling authority shall, unless exempted by the Shelters Subcommittee of the Council, upon application by such controlling authority for such exemption, submit for the approval of the said Subcommittee plans and drawings showing clearly the construction and arrangement of the shelters proposed to be constructed before the construction of the shelters is commenced, and no shelter shall be constructed unless and until such plans and drawings are approved by or are amended in accordance with the requirements of the said Subcommittee, which may by notice in writing served upon the controlling officer, require him to demolish and reconstruct any shelter constructed in contravention of this subparagraph.
- (e) All shelters shall be constructed so as to conform with the following conditions:—

(i) Location—Shelters shall not be located contiguous to vulnerable objects such as petrol tanks, stores of paint, bitumen or other inflammable material and shall not be located under heavy machinery or other concentrated loads.

They shall not be constructed in basements having an area less than 1,000 square feet, unless the cill of one opening to the external air is not more than four feet six inches from the floor of the basement and the area of such opening is not less than five square feet with one minimum dimension of two feet.

(ii) Walls—Except in the case of trench shelters, shelter walls shall be of the following thicknesses:—

- (a) Pressed brickwork in 3 & 1 cement mortar not less than 13½ inches
- (b) Existing walls in lime mortar if used to form part of a shelter and in good condition, not less than 18 inches
- (c) Reinforced concrete, not less than 12 inches
- (d) Sand-filled walls, if strongly framed and sheeted with 1½ inches planking, not less than 2 feet 6 inches

(iii) Ceilings—Where the ceiling of a shelter is made of timber, it shall be protected on the underside of the joists with two-inch hardwood sheeting.

Where specially heavy debris loads are likely to be encountered, the ceiling must be constructed with a sand cushion approved by the Shelters Subcommittee of the Council.

Reinforced concrete ceilings shall be not less than four inches thick.

Mild steel ceilings shall be not less than a quarter of an inch thick.

(iv) Debris loading—

(a) The ceiling of shelters constructed within buildings of a load-bearing brick or masonry wall type shall be capable of sustaining the following debris loads—

Number of floors over	Debris load to be assumed 1 lb. per square foot of floor area.
3	300
3 or 4	400
more than 4	500

(b) For buildings when loads are carried on steel or reinforced concrete frames, the debris load may be assumed at 200 lbs. per square foot of floor area irrespective of the number of floors over.

(v) Space in Shelters (other than trench shelters)—

- (a) where shelters are located in basements, seven square feet of floor area shall be allowed for every person which the shelter is designed to accommodate;
- (b) where shelters are located on ground floors, six square feet of floor area shall be allowed for every person which the shelter is designed to accommodate;
- (c) in every shelter there shall be not less than 60 cubic feet of air space for every person which the shelter is designed to accommodate;
- (d) no shelter shall be less than seven feet six inches in height from floor to underside of ceiling.

- (vi) Ventilation—In every shelter there shall be at least one-half of a square foot open space for every person which the shelter is designed to accommodate.
 - (vii) Exits—Every unit of shelter shall be—
 - (a) provided with two exits arranged in positions approved by the Shelters Subcommittee of the Council.
 - (b) No exit shall be less in width than two feet;
 - (c) Exits shall not be fitted with doors, except where the exits are to the open air, in which cases the door shall be fitted with a drawlatch or other catch approved by the Shelters Subcommittee aforesaid which can readily be operated from within the shelter without the use of a key;
 - (d) Suitable provision shall be made to secure doors open during a raid;
 - (e) All exits shall at all times be kept clear of goods or any other obstructions;
 - (f) All exits shall be provided with approved blast and splinter proof baffles;
 - (g) In all cases where unit shelters are constructed in buildings and are not provided with an exit opening directly to the open air, at least two exits shall be provided from the floor on which the shelter is constructed, and all such exits shall be as direct as possible to the open air and shall be subject to the approval of the said Shelters Subcommittee.
 - (viii) Lavatory Accommodation—Where suitable permanent lavatory accommodation is not available to a shelter, separate temporary conveniences shall be provided contiguous to the shelter for the use of each sex respectively.
 - (ix) Trench Shelters—
 - (a) At least three and a half square feet of floor space shall be provided for each person which the trench shelter is designed to accommodate;
 - (b) The sides shall be adequately timbered;
 - (c) Two exits shall be provided for each trench shelter;
 - (d) Unless otherwise approved by the Civil Defence Council, each trench shelter shall be designed so that not more than twenty persons may be accommodated therein;
 - (e) Where trench shelters are located closer to a building than one and a half times the vertical height of the adjacent walls of such building, the trench shelter shall be adequately covered to withstand falling debris and shall be capable of sustaining a static load of at least 300 lbs. to the square foot;
 - (f) Where two or more shelters are located in proximity to each other, such shelters shall, unless otherwise approved by the Civil Defence Council, be so spaced that each shelter is distant not less than twenty-five feet from every other shelter.
- (3) The controlling authority of every internal sector shall provide and at all times maintain and keep in every shelter constructed by him in accordance with this regulation, unless such shelter is a trench shelter or is constructed with concrete floors and concrete ceilings, at least one two-gallon soda acid or other type of mechanical fire extinguisher as is approved by the Shelters Subcommittee of the Council, and such additional number of such fire extinguishers as may be necessary to provide that the number of fire extinguishers in the shelter is equivalent to one fire extinguisher for every 200 persons which may be accommodated in the shelter.
- (4) The controlling authority of every internal sector:—
- (a) shall keep and maintain every shelter therein in a clean and hygienic condition and free of all rubbish, wastes, and inflammable matter;
 - (b) by notices and other reasonable means endeavour to prevent persons using a shelter from smoking or expectorating therein.
- (5) (a) No person using an internal sector shelter shall smoke or expectorate therein;
- (b) Any person who contravenes subparagraph (a) of this paragraph, after being requested to refrain from so doing by any member of the internal sector personnel, or by any warden, shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act;
 - (c) Any warden or any member of the internal sector personnel who sees any person, when using a shelter, smoking or expectorating therein in contravention of this regulation, may demand from such person his name and address, and if any such person refuses to give his name or address, or gives a false name or false address, he shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act.
 - (d) Any person who refuses to give his name or address, when requested to do so under subparagraph (c) hereof, may be apprehended without warrant by any warden or by any member of the internal sector personnel or any member of the Police Force and be taken before justices of the peace to be dealt with according to law.

Gazette 20/2/42:

56. The arrangements for the restriction of lighting in an internal sector shall include the provision of material required to obscure windows, skylights, shop fronts, and doorways and any other portion of the internal sector which may permit the passage of light contrary to these regulations.

Gazette 20/2/42 :

57. The arrangements for internal warnings shall include—
- (a) the planning of an internal warning system by means of lights, buzzers, bells, or other methods; and
 - (b) the assignment to particular persons of the responsibility for giving internal warning on hearing a public warning and the organisation of personnel to hear or detect the public warning.

Gazette 20/2/42 :

58. The arrangements for the provision of internal shelters shall include—
- (a) a survey of the places in or about the premises of the internal sector where the employees, servants, customers, tenants, or boarders, and other persons in such premises can be sheltered and the strengthening and/or construction of such shelters; and
 - (b) measures—
 - (i) for the avoidance of the concentration of more than fifty persons in any one place;
 - (ii) for the supervision of internal traffic by internal sector wardens; and
 - (c) the arrangement of orders for action stations to be given to persons within the premises of the internal sector, and the specification of the routes to be followed to such action stations by such persons in order to avoid undue congestion.

Gazette 20/2/42 :

59. The arrangements for the safety of essential records and machinery shall include—
- (a) measures for the protection of essential records and machinery against fire and explosion; and
 - (b) the provision of safes, strongrooms, and other places of safe deposit for records, and of sandbags, sandboxes, and other protective screens for machinery.

Gazette 20/2/42 :

60. The arrangements for fire precautions shall include—
- (a) the regular overhaul of fire equipment at intervals to the satisfaction of the Chief Officer of Fire Brigades in Western Australia; and
 - (b) the avoidance of the accumulation of inflammable material.

Gazette 20/2/42 :

61. (1) If any controlling authority of an internal sector shall fail or neglect in any respect duly to carry out any obligation imposed upon him by any of the regulations contained in this Division—

- (a) he shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act; and
- (b) the Council may cause to be done or performed any act, matter, or thing in relation to which such controlling authority is in default as aforesaid.

(2) The Council, when exercising its power under subparagraph (b) of paragraph (1) of this regulation, may employ or engage such servants, contractors, and agents as it may deem necessary for the purpose of exercising its said powers, and such servants, contractors, and agents may enter the premises of the internal sector (if necessary by force) in order to do or perform the act, matter, or thing which they have been employed or engaged by the Council to do on such premises.

(3) Any cost or expense incurred by the Council in the exercise of its power under subparagraph (b) of paragraph (1) of this regulation in any internal sector shall be a debt owing to the Council by the controlling authority of such internal sector, and as such shall be recoverable from him at the suit of the Council in any Court of competent jurisdiction.

(4) Where, in accordance with paragraph (3) of this regulation, the controlling authority of an internal sector has been required to pay and has paid to the Council the amount of the cost or expense incurred by the Council as in the said paragraph (3) provided for, and the said internal sector is occupied by a lessee or lessees, and if the said controlling authority had himself carried out the work which has been carried out by the Council by reason of his default, he would have been entitled to claim and recover from such lessee or lessees a contribution or contributions towards the amount of such cost or expense under and in accordance with the regulations contained in Division 4 of this Part, the controlling authority may claim and recover from such lessee or lessees the contribution or contributions for which he or they is or are liable under the regulations contained in Division 4 aforesaid in respect of the amount of the cost or expense (exclusive of legal costs of any action) which he has paid to the Council as aforesaid.

Gazette 20/2/42 :

62. If any lessee or other person having any duty under this Division fails in any respect to carry out such duty, or if any person in any way obstructs, impedes, or interferes with or attempts to obstruct, impede, or interfere with any controlling authority, lessee, or other person having any duty under this Division in the carrying out by him of such duty, the person committing the wrong shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 20/2/42, 10/7/42 :

Division 2—Other Buildings.

63. For the purposes of the regulations contained in this Division—
 “Building” means any building or other enclosed place, whether owned or held by any one or more individuals, or by a firm or corporation in which persons attend or are present at any time, or from time to time (whether as owners, lessees, tenants, officers, employees, servants, customers, cleaners,

boarders, lodgers, or otherwise), on an average attendance daily of less than fifty-one persons, and which, if such average attendance daily was more than fifty such persons, would be "an internal sector" within the meaning and for the purposes of the regulations contained in Division 1 of this Part.

"Controlling authority," in relation to a building under this Division, has the same meaning as the term "Controlling authority" in relation to an internal sector as defined in regulation 48 of these regulations.

"Lessee" in relation to a building under this Division includes lessee, sub-lessee, or licensee.

Gazette 20/2/42, 20/3/42:

64. (1) Subject to the exceptions hereinafter specified, the provisions of the regulations contained in Division 1 of this Part relating to internal sectors shall apply and have effect in like manner in relation to buildings within the meaning of this Division, and so that, subject as aforesaid, the controlling authority of every building, and the lessees (if any) thereof, and all other persons, shall have and carry out in relation to such building the same obligations and duties, bear the same liabilities and be subject to the same penalties as they would have and be required to carry out and bear and be subject to if such building were an internal sector.

(2) The exceptions mentioned in paragraph (1) hereof are as follows:—

- (a) The controlling authority of a building shall not be required to register such building, and regulation 49 of these regulations shall not apply.
- (b) The air raid precautions personnel of a building need not include first aid parties, and regulation 51 of these regulations shall apply as if the reference to first aid parties contained therein were excluded therefrom.
- (c) Unless and until required so to do by the Council, the controlling authority of a building need not provide internal shelters in the building, and the provisions relating to internal shelters in regulations 52, 55, and 58 of these regulations shall apply and have effect accordingly.

(3) Subject to the exceptions and modifications mentioned in paragraph (2) of this regulation, all the regulations contained in Division 1 of this Part shall be deemed, with such adaptations thereof as may be necessary, to be incorporated in and form part of this Division for the purposes of this Division.

Gazette 20/2/42, 20/3/42:

65. (1) Notwithstanding anything to the contrary contained in those regulations contained in Division 1 of this Part which, by the operation of paragraph (3) of regulation 64 hereof, are deemed to be incorporated in and form part of this Division and which relate to fire-watchers and fire watching—

- (a) where a building is very small, or is one of two or more very small adjoining buildings, the Council may, upon application being made by the controlling authority or controlling authorities of such small building or small buildings, permit a communal scheme of fire watching for such small building or small buildings to be established and maintained by such controlling authority or controlling authorities;
- (b) where a building is very small and adjoins an internal sector, or a larger building (the air raid precautions personnel of which includes fire watchers), the Council may, upon the application of the controlling authority of such small building and with the consent of the controlling authority of such internal sector or larger building, permit the controlling authorities aforesaid to establish and maintain as mutually arranged by them a co-operative scheme of fire watching in connection with the said small building as well as the internal sector or larger building.

(2) Any permit granted by the Council under this regulation may be cancelled or revoked by the Council at any time by notice in writing under the hand of the Minister for Civil Defence served upon the controlling authorities concerned.

Gazette 20/2/42:

Division 3—Protection against Flying Glass.

66. (1) Subject to paragraphs (2) and (3) of this regulation, the controlling authority of every internal sector and the controlling authority of every building (being a building within the meaning of Division 2 of this Part) shall, in relation to such internal sector or building, take or carry out and at all times maintain or continue to carry out such measures as may be approved by the Council for the protection of persons outside and of persons inside the internal sector or building against flying glass from or in the internal sector or building.

(2) The Council may from time to time by notice published in the *Government Gazette* and in a newspaper circulating in the district affected, declare that paragraph (1) hereof shall not operate in any district or part of a district specified in such notice, and may at any time cancel or revoke such notice by any subsequent notice published in the like manner; and whilst any notice in this paragraph first hereinbefore mentioned remains uncancelled or unrevoked, paragraph (1) of this regulation shall not operate in the district or part of the district specified in such notice.

(3) The Council may, upon application being made by the controlling authority of any internal sector or building to which paragraph (1) hereof applies and which is situate in any district in which the said paragraph (1) is in force, exempt such internal sector or building from the operation of the said paragraph (1) for a period to be specified in the instrument or notice evidencing the granting of such exemption. Any exemption granted under this paragraph may be either total or partial and may be either unconditional or subject to such conditions as the Council may think fit to impose.

Gazette 20/2/42:

67. The Council may, by notice published in the *Government Gazette* and in a newspaper, circulating throughout the districts in which these regulations are in force, declare the measures for protection against flying glass which are approved by the Council for the purpose of regulation 66 of these regulations,

Gazette 20/2/42 :

68. Any person who in any respect fails or neglects to carry out any obligation imposed upon him by regulation 66 of these regulations, and any person who obstructs, impedes, or interferes with any such first-mentioned person in the carrying out by him of such obligation, or by any act nullifies or renders ineffective any measures taken or carried out by such first-mentioned person in the performance of his said obligation, shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act.

Gazette 20/2/42 :

69. If the controlling authority of any internal sector or building shall fail or neglect in any respect duly to carry out any obligation imposed upon him by section 66 of these regulations, the Council may cause to be done or performed any act, matter, or thing in relation to which such controlling authority is in default as aforesaid; and in every such case paragraphs (2), (3), and (4) of regulation 61 of these regulations shall, with such adaptations as are necessary, apply and have effect.

Gazette 20/2/42, 10/7/42, 6/11/42 :

Division 4—Apportionment of Expenses.

70. Subject to any financial assistance which may be provided by the Council or the Governments of the Commonwealth or of the State, and subject to any agreement mutually entered into by the controlling authority of any internal sector, or of any building to which Division 2 of this Part applies, and any lessee occupying the internal sector or building or any part thereof regarding payment of the costs or expenses incurred or to be incurred by the controlling authority aforesaid in the performance of his obligations under this Part of these regulations, the following provisions in relation to the payment of such costs or expenses shall apply:—

- (a) The controlling authority of the internal sector, or of the building, as the case may be, shall, in the first instance, be responsible for the due performance of the air raid precautions provisions and the provision and maintenance of all measures, equipment, chattels, and things required by the regulations contained in this Part, and for the payment of all the costs and expenses incurred in connection therewith.
- (b) Where the internal sector or building or any part of the internal sector or building is held or occupied by any lessee, sublessee, tenant, or licensee, the costs and expenses referred to in the next preceding paragraph (a) shall be apportioned between the controlling authority and such lessee, sublessee, tenant, or licensee in the manner or in the proportions hereinafter mentioned, that is to say:—

- (i) Where the internal sector or building is occupied and used by a lessee, tenant, or licensee, and the term of the lease, tenancy, agreement, or license has less than one year to run—

- (a) the costs and expenses of the structural alterations or additions to the internal sector or building shall be borne and paid wholly by the controlling authority;

- (b) the costs and expenses incurred in relation to all other works, matters, and things shall be borne and paid by the controlling authority, but the lessee, tenant, or licensee shall pay to the controlling authority, by way of a partial recoup, an amount equal to six pounds per centum of the amount of such costs and expenses:

Provided that, in the case of a tenancy in respect of which no term is specified and which runs from week to week, or from month to month, and is terminable by a week's notice or a month's notice (as the case may be) on either side, the amount payable by the tenant to the controlling authority shall be an amount equal to rent at the rate of six pounds per centum of the amount of such costs and expenses per annum payable by equal weekly instalments or by equal monthly instalments, as the case may require.

- (ii) Where the internal sector or building is occupied and used by a lessee, tenant, or licensee, and the term of the lease, tenancy, agreement, or license has still one year or more to run—

- (a) the costs and expenses of the structural alterations or additions to the internal sector or building shall be borne and paid wholly by the controlling authority;

- (b) the costs and expenses incurred in relation to all other works, matters, and things shall be borne and paid to the controlling authority by the lessee, tenant or licensee:

Provided that the payment for which the lessee, tenant, or licensee is liable hereunder may be spread over the unexpired portion of the term of the lease, tenancy, agreement, or license, and may be paid by equal instalments falling due for payment on the periodical days appointed by the lease, tenancy, agreement, or license for payment of the rent reserved thereby.

- (iii) Where the internal sector or building is occupied and used in part by the controlling authority and in part by a lessee, tenant, or licensee, and the term of the lease, tenancy agreement or license has less than one year to run—

- (a) the costs and expenses of the structural alterations or additions to the internal sector or building shall be borne and paid wholly by the controlling authority;

- (b) the costs and expenses incurred in relation to all other works, matters, and things shall be borne and paid

by the controlling authority, but the lessee, tenant, or licensee shall pay to the controlling authority, by way of a partial recoup, an amount equal to six pounds per centum of that proportion of the amount of the said costs and expenses which bears to the amount of the said costs and expenses the same ratio as the rent payable by the lessee, tenant, or licensee over a period of twelve months bears to the annual value assessed by the local government authority for the land upon which the internal sector or building is situated.

Provided that, in the case of a tenancy in respect of which no term is specified and which runs from week to week, or from month to month, and is terminable by a week's notice or a month's notice (as the case may be) on either side, the amount payable by the tenant to the controlling authority shall be an amount at the rate of six pounds per centum per annum on the said proportionate amount of the said costs and expenses payable by equal weekly instalments or by equal monthly instalments as the case may require.

- (iv) Where the internal sector or building is occupied and used in part by the controlling authority and in part by a lessee, tenant, or licensee, and the term of the lease, tenancy, agreement, or license has still one year or more to run—

(a) the costs and expenses of the structural alterations or additions to the internal sector or building shall be borne and paid wholly by the controlling authority;

(b) the costs and expenses incurred in relation to all other works, matters, and things shall be borne and paid by the controlling authority, but the lessee, tenant, or licensee shall pay to the controlling authority by way of a partial recoup a proportionate amount of the said costs and expenses which bears to the total amount of such costs and expenses the same ratio which the rent payable by the lessee, tenant, or licensee over a period of twelve months bears to the amount of the annual value assessed by the local government authority for the land upon which the internal sector or building is situated.

Provided that the payment for which the lessee, tenant, or licensee is liable hereunder may be spread over the unexpired portion of the term of the lease, tenancy agreement or license and may be paid by equal instalments falling due for payment on the periodical days appointed by the lease, tenancy agreement or license for payment of the rent reserved thereby.

- (v) Where the internal sector or building is held but not occupied by a lessee, tenant, or licensee and is sublet to a sublessee, subtenant, or sublicensee, and the term of the lease, tenancy, agreement, or license has less than one year to run—

(a) the costs and expenses of the structural alterations or additions to the internal sector or building shall be borne and paid wholly by the controlling authority;

(b) the costs and expenses incurred in relation to all other works, matters, and things shall be borne and paid by the controlling authority, and the lessee, tenant, or licensee shall bear the same liability for the benefit of the controlling authority as if the internal sector or building were occupied and used solely by him as provided for in the foregoing provisions of this regulation, but the sublessee, subtenant or sublicensee shall pay to the lessee, tenant, or licensee by way of a partial recoup a proportionate part of the amount payable by the lessee, tenant, or licensee which bears to the total amount payable by the lessee, tenant, or licensee as aforesaid the same ratio as the rent payable by the sublessee, subtenant, or sublicensee bears to the rent payable by the lessee, tenant, or licensee to the controlling authority.

Provided that the payment to be made by the sublessee, subtenant, or sublicensee to the lessee, tenant, or licensee shall be paid at the same periods and in amounts corresponding with the periods and amounts prescribed hereunder for the payment of the amount which the lessee, tenant, or licensee is liable to make to the controlling authority.

- (vi) Where the internal sector or building is not occupied by the controlling authority and is held by a lessee, tenant, or licensee and occupied in part by him and in part by a sublessee, subtenant, or sublicensee, and the term of the lease, tenancy agreement, or license has one year or more to run—

(a) the costs and expenses of the structural alterations or additions to the internal sector or building shall be borne and paid wholly by the controlling authority;

(b) the costs and expenses incurred in relation to all other works, matters, and things shall be borne and paid by the controlling authority, and the lessee, tenant, or licensee shall bear the same liability for the benefit of the controlling authority as if the internal sector or building were occupied and used solely by him as provided for in the foregoing provisions of this regulation, but the sublessee, subtenant, or sublicensee shall pay to the lessee, tenant, or licensee, by

way of a partial recoup, a proportionate part of the amount payable by the lessee, tenant, or licensee which bears to the total amount payable by the lessee, tenant, or licensee the same ratio as the rent payable by the sublessee, subtenant, or sublicensee to the lessee, tenant, or licensee bears to the rent payable by the lessee or tenant or licensee to the controlling authority.

(c) (1) If in any particular case and by reason of the special circumstances thereof, the application of any of the provisions contained in paragraph (b) of this regulation may appear to affect unfairly or unreasonably any lessee, tenant, or licensee or any sublessee, subtenant, or sublicensee, the matter of the application of such provisions may be referred by the lessee, tenant, or licensee or the sublessee, subtenant, or sublicensee aggrieved to a Crown Law officer as arbitrator for determination, and the Crown Law officer to whom such reference is made may determine the matters in dispute in such manner as he thinks fair and just in the interest of all the parties concerned.

(2) For the purpose of a determination by a Crown Law officer under subparagraph (1) of this paragraph, the Crown Law officer may make such inquiries and investigations and take such evidence in the same manner and to the same extent as if the reference to him were a reference to a single arbitrator under the provisions of the Arbitration Act, 1895, and any amendments for the time being in force thereof.

- (vii) Where in any of the foregoing subparagraphs of this paragraph provision is made for the payment by a lessee, tenant, or licensee or a sublessee, subtenant, or sublicensee of a contribution calculated on the basis of six per centum of the amount or a specified amount of the costs and expenses incurred and the number of lessees, tenants, or licensees or sublessees, subtenants, or sublicensees, occupying the same internal sector or building is such that the total amount of the contributions upon the basis aforesaid payable by all of them would exceed the amount of the costs and expenses, or the specified amount of the costs and expenses incurred, the basis of calculation of the contributions to be paid shall be reduced below six per centum by such amount as will reduce the total amount of such contributions to the amount or the specified amount of the costs and expenses incurred.
- (viii) Notwithstanding anything to the contrary contained in the foregoing paragraphs of this regulation, where by any paragraph aforesaid the controlling authority is made liable in any event to bear the cost of any works mentioned in such paragraph without having a right to claim any contribution from any other person, and the internal sector or building in which such works are carried out is being purchased from the controlling authority by another person under a contract of sale which is still subsisting, the amount of the costs which by the said paragraph the controlling authority is himself liable to bear and pay shall, when the same has been paid by the controlling authority, be a debt owing and payable by the purchaser aforesaid to the controlling authority as an addition to the purchase price, and shall be added to the balance of the purchase price then remaining owing and unpaid under the contract of sale, and be payable at the times and in the instalments prescribed for payment of the purchase price under the said contract of sale.

Gazette 20/2/42:

71. Every amount for which a lessee, tenant, or licensee is liable to a controlling authority under regulation 70 of these regulations, and every amount for which a sublessee, subtenant, or sublicensee is liable to a lessee, tenant, or licensee under regulation 70 aforesaid shall be a debt owing by the person liable to pay the same to the person liable to receive the same, and as such shall be recoverable by the person to whom it is owing as aforesaid in any Court of competent jurisdiction.

[*Division 5—Trade Displays: r.r. 71A to 71C gazetted 20/3/42, disallowed by Parliament 22/4/42: see Gazette 24/4/42.*]

Gazette 17/10/41, 27/2/42, 20/3/42, 10/7/42:

PART VI.—EVACUATION.

72. For the purposes of the regulations contained in this Part—

“Evacuation” includes not only the evacuation from any premises but also the process of transportation to another place and the process of entry to and settlement in another place of residence:

“Evacuation area” means any specified portion of the State which is declared to be an evacuation area, either by the Council or by the Commonwealth Military Authorities:

“Evacuation authority” means the local authority in whose district an evacuation area or any part thereof is situate, and also the local authority in whose district evacuees from any evacuation area are billeted in accordance with these regulations, and the local authority whose district or any part of whose district is declared by the Council to be a billeting area for the purposes of this Part.

“Evacuation officer” means a person appointed as an evacuation officer by the Council or by the Chief Evacuation Officer, and includes all divisional wardens and all head wardens and their deputies respectively and also any member of the Police Force who is authorised by the Commissioner of Police to act as an evacuation officer:

“Evacuee” means any person who, being resident in an evacuation area, is required to submit to evacuation therefrom in accordance with these regulations and continues to be billeted as such evacuee:

The term also includes any person whose normal place of abode has been rendered unfit for habitation temporarily or otherwise by enemy action.

“Owner” means—

(1) in relation to land—

(a) the registered proprietor of the land, whether as the holder of a freehold or leasehold estate therein, and not being a lessee or tenant of the registered proprietor of the paramount estate or interest therein; or

(b) a mortgagee in possession of the land; or

(c) a trustee, attorney or authorised agent of any such registered proprietor or mortgagee who is not residing in the State;

(2) in relation to a vehicle, the person registered as the owner of the vehicle under the provisions of the Traffic Act, 1919-1941.

“Occupier,” in relation to land, means any person in actual occupation of the land as lessee, tenant, or licensee and not merely as a boarder or lodger.

Gazette 27/2/42, 10/7/42:

73. (1) The Council may—

(a) at any time, and from time to time, by notice published in the *Government Gazette* and in a daily newspaper circulating in the portion of the State affected, declare any portion of the State specified in the notice to be an evacuation area, and may by notice published in like manner declare that any portion of the State which has been declared to be an evacuation area shall cease to be an evacuation area;

(b) appoint any person to be an evacuation officer;

(c) appoint any person who is an evacuation officer within the meaning of regulation 72 hereof to be Chief Evacuation Officer;

(d) by resolution prescribe and define the powers, authorities, and duties of the Chief Evacuation Officer, which may include the appointment of evacuation officers.

(2) All appointments made by the Council under subparagraphs (b) and (c) of paragraph (1) of this regulation shall be notified in the *Government Gazette*.

(3) Any appointments made by the Council under subparagraphs (b) and (c) of paragraph (1) of this regulation may be made either generally in respect of all the districts to which these regulations apply or particularly in relation to any one or more of such districts.

Gazette 27/2/42:

74. (1) The Commissioner of Police may authorise any members of the Police Force to act as evacuation officers, and shall do so if and whenever requested by the Council so to do.

(2) The duties performed by a member of the Police Force, when acting as an evacuation officer shall, insofar as the conditions of his employment as a member of the Police Force are concerned, be deemed to be a part of the duties of his said employment.

(3) As and whenever the Commissioner of Police authorises any member of the Police Force to act as an evacuation officer he shall inform the Council thereof in writing and furnish the member of the Police Force so authorised with a certificate of authority signed by the Commissioner of Police.

Gazette 27/2/42:

75. Every evacuation officer, when carrying out his duties or exercising his powers under this Part, shall, if called upon so to do by any person affected by the acts of such evacuation officer, produce evidence of his authority, either in the form of his official badge or a certificate of appointment by the Council, or a certificate of authority by the Commissioner of Police, as the case may be.

Gazette 27/2/42, 8/5/42:

76. (1) Whenever the Council by a notice published in the *Government Gazette* declares that an emergency exists, and until such notice is cancelled or revoked by a subsequent notice published in a like manner, any person residing in an evacuation area may be required by any evacuation officer to submit, and, when so required, shall submit, to evacuation from the evacuation area in such manner, at such time and to such place as may be directed by the evacuation officer.

(2) Where any person refuses to submit or in any manner resists or evades evacuation in contravention of this regulation, he shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

(3) Where any person, contrary to this regulation, in any respect disobeys or refuses to comply with any requisition of an evacuation officer under this regulation, it shall be the duty of any member of the Police Force, when called upon by the evacuation officer, and notwithstanding that he may not be authorised to act as an evacuation officer, to assist the evacuation officer in compelling the person offending as aforesaid to comply with the said requisition of the evacuation officer, and the evacuation officer and the member of the Police Force aforesaid may use such force against the person offending as aforesaid to compel compliance by him with the said requisition.

Gazette 27/2/42 :

77. During the period of any emergency mentioned in regulation 76 of these regulations, every evacuation officer shall, for the purposes of evacuation, have power to requisition and take and use any vehicle, supplies of food, clothing, fuel, or other things and to enter into and take possession of and use any land, buildings, or other premises, the use of which he deems to be necessary in relation to the housing, transportation, maintenance, or comfort of evacuees.

Provided that this regulation shall not authorise the requisitioning, taking, or using of any vehicle which is employed in any service which the Council declares to be an essential service.

Gazette 27/2/42 :

78. The owner or the person for the time being in control of any vehicle which is liable to be requisitioned under regulation 77 of these regulations shall forthwith comply in every respect and duly carry out any directions given to him by an evacuation officer in relation to the transport of evacuees, or of any articles or things which have been requisitioned by the evacuation officer, including the driving of such vehicle by such owner or person. Provided that where the vehicle is a motor vehicle, the owner or person in control thereof shall not be required by the evacuation officer to drive such vehicle, unless such owner or person is supplied either by the evacuation officer or some other authority with such motor spirit or other fuel as is necessary for the use of such vehicle.

Gazette 27/2/42 :

79. (1) Whenever an evacuation officer, in the exercise of his powers under regulation 77 of these regulations, requisitions any article or thing or any vehicle he shall make such requisition by notice in writing and serve the same upon the owner or person apparently in control of the article or thing or vehicle requisitioned, and, if requested so to do by such owner or person, shall give to him in writing a receipt or acknowledgment in respect of the article, thing, or vehicle requisitioned.

(2) Every receipt or acknowledgment given by an evacuation officer shall, as far as possible, state the nature, number or quantity, condition and value of the article, thing, or vehicle requisitioned.

Gazette 27/2/42 :

80. An evacuation officer shall not be personally liable for any loss of or damage or injury to any article, thing, or vehicle which has been lawfully requisitioned by him under the authority of these regulations.

Gazette 27/2/42 :

81. The property in any article, thing, or vehicle which is requisitioned by an evacuation officer under the authority of these regulations shall remain in the owner thereof, subject to the requisitioning thereof, and where any loss of or damage or injury to any such article or thing (other than fair wear and tear) is occasioned by negligence or wrongful conversion on the part of any evacuee who has the use of such article or thing, the owner of such article or thing shall be entitled to recover from such evacuee compensation in respect of such loss, damage, or injury in an action for tort.

Gazette 27/2/42 :

82. When any article or thing or vehicle which has been requisitioned by an evacuation officer is no longer required for the purpose for which it has been requisitioned, such evacuation officer shall cause the same to be returned to the owner or other person from whom it was requisitioned.

Gazette 27/2/42 :

83. (1) The Council may by resolution from time to time prescribe a scale of payments to be made by way of hire or rent in respect of any article or thing or vehicle which is requisitioned by an evacuation officer.

(2) The scale of payments prescribed by the Council under paragraph (1) of this regulation may also contain directions as to the times at which, the manner in which, and the place where the payments when payable shall be made.

(3) When the Council has prescribed a scale of payments as aforesaid, and whilst such scale continues in operation, the owner of any article or thing or vehicle which is requisitioned by an evacuation officer shall, whilst such article or thing or vehicle continues to be so requisitioned, be entitled to claim for and receive or recover as for a debt from the person or body liable under regulation 84 of these regulations, payment in accordance with the said scale for the hire or rent of the article or thing or vehicle which has been requisitioned as aforesaid.

Gazette 27/2/42 :

84. The persons or bodies liable to make payments for the hire or rent of articles or things or vehicles under paragraph (3) of regulation 83 of these regulations shall be the following:—

- (a) In the case of vehicles which are requisitioned—the evacuation authority of the evacuation area in which the vehicle is requisitioned.
- (b) In the case of any article or thing which is requisitioned—
 - (i) where the article or thing is placed in the possession of an evacuee for use by such evacuee, and such evacuee does not satisfy the evacuation officer who requisitioned the same that he is without the means to pay—the evacuee.
 - (ii) Where the article or thing is placed in the possession of an evacuee for use by such evacuee, and he satisfies the evacuation officer who requisitioned the same that he is without the means to pay—the Council.
 - (iii) Where the article or thing is placed in the possession of the owner or occupier of any house, building, or premises in which any evacuee is billeted as the custodian thereof for use in such house, building, or premises—the owner or occupier of such house, building, or premises.

Gazette 27/2/42, 20/3/42:

85. (1) The Council may at any time, and from time to time by notification in the *Government Gazette* declare that any defined portions of the State shall be billeting areas for the purposes of this Part.

(2) Every house, building, and other premises situate within any billeting area declared as aforesaid which in the opinion of an evacuation officer is suitable as a place for accommodating evacuees shall be liable to be requisitioned under these regulations for the billeting of evacuees.

(3) Evacuees from any evacuation area may be billeted in any billeting area in any house, building, or other premises which in accordance with paragraph (2) of this regulation may be requisitioned by an evacuation officer for such purpose.

Gazette 27/2/42, 20/3/42, 8/5/42:

86. (1) Whenever any house, building, or other premises is requisitioned by an evacuation officer for the billeting of evacuees therein, the following provisions shall apply:—

- (a) The owner or occupier thereof shall in every respect, but subject to this regulation, obey and comply with the directions of the evacuation officer in respect of the reception and accommodation of evacuees in such house, building, or premises;
- (b) Except in case of urgent necessity or other special circumstances, the owner or occupier shall not be required to receive and accommodate any number of evacuees in excess of one evacuee for every room in the house, building, or other premises other than a kitchen, bathroom, or lavatory.

Provided that, for the purposes of this subparagraph, any inclosed verandah or balcony shall be deemed to be a room;

- (c) The owner or occupier shall provide for the evacuees received and accommodated by him, at the option of such owner or occupier either—
 - (i) lodging of a reasonable standard both as regards cleanliness, quality, and convenience to the satisfaction of an inspector appointed by the Council or by an evacuation authority, together with reasonable access to and use of facilities for cooking and for laundry; or
 - (ii) both board and lodging of a reasonable standard as regards cleanliness, quality, and convenience in respect of lodging and quality, quantity, and variety in respect of board, to the satisfaction of an inspector or evacuation authority aforesaid.
- (d) The owner or occupier shall not be required to provide for the accommodation of the evacuees any beds, bedding, linen, or other furniture which is necessary for his own use or for the use of members of his family.

(2) If any owner or occupier shall in any respect, whether by act or omission, make any default in relation to any duty or obligation imposed upon him by this regulation, or shall by any false statement or misrepresentation or other act attempt to evade any such duty or obligation, he shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 27/2/42, 20/3/42:

87. (1) Every owner or occupier in whose house, building, or other premises any evacuee is received and accommodated in accordance with these regulations shall, in respect of the lodging, or the board and lodging, as the case may be, provided for such evacuee, be entitled to claim and to receive and recover from the person or body liable to pay the same, as provided in paragraph (2) hereof, payment in accordance with the appropriate scale as determined and declared from time to time by the Council for the purposes of this paragraph.

(2) The persons liable for payment at the rates prescribed under paragraph (1) hereof shall be—

- (a) In the case of an adult evacuee—such adult evacuee;
- (b) In the case of a female married evacuee—the husband of such female married evacuee;
- (c) In the case of an infant evacuee—the father of such infant evacuee;
- (d) In the case of an adult female evacuee who is unmarried or a widow—such female evacuee.

Provided that—

- (i) if any evacuee or the husband or the father of any evacuee who is liable to make any payment aforesaid is by reason of unemployment or for any reason temporarily unable to make the payment for which he is liable as aforesaid, and so satisfies the Council, the Council shall make to the owner or occupier entitled thereto, the payment for which the evacuee or the husband or the father of the evacuee, is liable as aforesaid;
- (ii) where, in accordance with paragraph (i) of this proviso, the Council makes to an owner or occupier entitled thereto any payment on behalf of an evacuee, or the husband or father of an evacuee, the amount so paid shall be a debt owing to the Council by the person on whose behalf the payment has been made.

Gazette 20/3/42:

88. (1) For the purpose of enabling him effectually to carry out his duties and exercise his powers under these regulations, every evacuation officer shall have and may exercise, and, if necessary, by force, full power to enter into, inspect, and examine any house, building, or other premises in any evacuation area or in any billeting area.

(2) Any evacuation officer, any inspector appointed by the Council and the representative of any evacuation authority authorised in that behalf by such evacuation authority may enter, and, if necessary, by force, any house, building, or other premises in which any evacuee is billeted for the purpose of inspecting the same and of ascertaining whether or not the owner or occupier thereof or the evacuee billeted therein is duly observing, performing, and carrying out his obligations under these regulations.

(3) If any person, whether as owner or occupier of the house, buildings, or other premises or otherwise, prevents or hinders or attempts to prevent or hinder any evacuation officer, inspector or representative of an evacuation authority, in the exercise of any power conferred by this regulation, he shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 20/3/42.

88A. (1) If any person, who is required by an evacuation officer to submit to evacuation under these regulations, is, when so required, suffering from tuberculosis or any other infectious disease, he shall forthwith give notice thereof to such evacuation officer.

(2) When any evacuation officer receives from any person notice as provided for in paragraph (1) hereof, he shall cause to be taken such measures as may be necessary to verify the statement contained in such notice, and, if the statement that the person is suffering from tuberculosis or other infectious disease is found to be correct, the evacuation officer shall not, if he requires such person to submit to evacuation, require any owner or occupier of any house, building or other premises to receive and accommodate the evacuee unless such house, building, or other premises has or have been set apart and equipped expressly for the receipt and admission of persons suffering from the same disease as that from which the evacuee is suffering.

(3) If the owner or occupier of any house, building, or other premises (not being a house, building, or other premises which has or have been set apart and equipped expressly for the admission of persons suffering from tuberculosis or other infectious disease) in which any evacuee has been received and accommodated in accordance with these regulations, has reason to believe that such evacuee is suffering from tuberculosis or some other infectious disease, such owner or occupier may give notice thereof to any evacuation officer, or to the evacuation authority.

(4) Upon receipt of any notice given under paragraph (3) hereof, the evacuation officer or the evacuation authority, as the case may be, shall cause to be taken such measures as may be necessary to verify the statement contained in such notice, and if the statement that the evacuee is suffering from tuberculosis or other infectious disease is found to be correct, the evacuation officer or the evacuation authority, as the case may be, shall forthwith take such measures as may be necessary to have the evacuee removed from the house, building, or other premises of the owner or occupier who gave the said notice and billeted in a house, building, or other premises which has or have been set apart and equipped expressly for the admission of persons suffering from the same disease as that from which the evacuee aforesaid is suffering.

(5) If any person fails to give notice as required by paragraph (1) of this regulation, or if any evacuee liable to removal under paragraph (3) of this regulation resists or hinders, or obstructs or attempts to resist or hinder or obstruct such removal, he shall be guilty of a contravention within the meaning of section twelve of the Act, and in such case may also be so removed by force.

Gazette 27/2/42, 20/3/42:

89. (1) Every evacuee who is billeted in any house, building, or premises under these regulations shall at all times, when he is in such house, building, or premises, keep and maintain that part of the said house, building, or other premises aforesaid which is occupied or used by him, in a clean sanitary and orderly condition, and maintain good conduct and behaviour, refrain from doing any act, matter or thing which may be a nuisance, or otherwise be objectionable to other occupants in such house, building or premises and so comport himself as to cause the least possible trouble and inconvenience to the said other occupants.

(2) Any evacuee who in any respect fails duly to observe, perform, and comply with the provisions of paragraph (1) of this regulation shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

(3) Where the owner or occupier is dissatisfied with the manner in which an evacuee is behaving or conducting himself in the house, building, or premises of such owner or occupier, he may report the same to an evacuation officer or to the evacuation authority. The officer or authority receiving the report shall investigate the same, and, if satisfied as to the correctness thereof, may by notice relieve the owner or occupier of his obligation any longer to accommodate the evacuee in his house, building, or premises.

(4) When in accordance with paragraph (3) hereof an owner or occupier has been relieved of his obligation to accommodate an evacuee in his house, building, or other premises, such owner or occupier shall be entitled to call upon such evacuee to leave his house, building, or premises forthwith, and if the evacuee fails so to do, may call upon any evacuation officer or member of the Police Force to evict the evacuee from his house, building, or premises.

(5) The delivery by an owner or occupier to an evacuation officer or a member of the Police Force of the notice issued to him under paragraph (3) of this regulation, and the request of the owner or occupier that the evacuee named in the notice be evicted from his house, building, or premises, shall be sufficient warrant and authority to the evacuation officer or member of the Police Force to evict such evacuee from the house, building, or premises of the said owner or occupier, and, where the evacuee refuses voluntarily to leave such house, building, or premises, it shall be the duty of the evacuation officer or member of the Police Force to evict him therefrom if necessary by force.

Gazette 27/2/42, 20/3/42:

90. (1) The Council may at any time and from time to time, by notice in writing left at the office of any evacuation authority, require such evacuation authority at the expense of the Council to do such act, matter, or thing as the Council may deem necessary or expedient for the purpose of more effectually carrying out or giving effect to the regulations contained in this Part.

(2) Every evacuation authority shall duly and faithfully observe, perform and comply with any requisition made upon it by the Council under this regulation.

(3) If any evacuation authority fails in any respect duly to observe, perform, and comply with any requisition aforesaid, the Council may do or cause to be done any act, matter, or thing in respect of which the evacuation authority shall be in default, and may recover from the evacuation authority as a debt the amount of any costs or expenses incurred by the Council in making good the default aforesaid.

(4) (a) Without in any way limiting the generality of paragraph (1) of this regulation, the Council may require any evacuation authority to compile a register of all houses, buildings, and other premises within its districts suitable as billets for evacuees, and of the names of the owners and occupiers of all such houses, buildings, and other premises.

(b) Where an evacuation authority is required by the Council to compile a register as aforesaid, such evacuation authority may, by means of such notice as the evacuation authority may deem sufficient, require the owner or occupier of every house, building, or other premises situate within its district, to register the same with the evacuation authority.

(c) Any person who fails to register any house, building, or other premises in accordance with a notice issued by an evacuation authority under subparagraph (b) hereof, shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 27/2/42:

91. Any person or body who or which in any respect, either by act or omission fails duly to observe, perform, and comply with any obligation imposed upon him or it by the regulations contained in this Part, shall be guilty of a contravention of these regulations, within the meaning of section twelve of the Act.

Gazette 20/3/42:

PART VII—HOSPITALS, INSTITUTIONS, MEDICAL SERVICES, ETC.

92. For the purposes of the regulations contained in this Part:—

“Hospital” includes any hospital, building, or premises established or used for the reception, treatment, and cure of persons suffering from disease or injury or in need of medical or surgical treatment or assistance. The term includes a public hospital within the meaning of the Hospitals Act, 1927, any hospital, maternity home or convalescent home carried on for the purpose of private gain, and any hospital established or reception house constituted under and for the purposes of the Mental Treatment Act, 1927.

“Institution” includes any building or premises in which aged, infirm, or indigent or destitute persons are received and boarded and lodged, any school (other than a State School established under the Education Act, 1928), kindergarten, church, university building, and any other building or premises established and maintained for any charitable or philanthropic purpose.

“Owner” means—

(1) in relation to land—

(a) the registered proprietor of the land, whether as the holder of a freehold or leasehold estate therein, and not being a lessee or tenant of the registered proprietor of the paramount estate or interest therein; or

(b) a mortgagee in possession of the land; or

(c) a trustee, attorney, or authorised agent of any such registered proprietor or mortgagee who is not residing in the State;

(2) in relation to a vehicle, the person registered as the owner of the vehicle under the provisions of the Traffic Act, 1919-1941.

“Occupier,” in relation to land or buildings, means any person in actual occupation of the land or building as lessee, tenant, or licensee, and not merely as a patient or inmate or boarder or lodger.

Gazette 20/3/42:

93. (1) The Council or any subcommittee of the Council authorised for the purpose by a resolution of the Council may do or cause to be done all or any of the following things, namely:—

(a) enter into and take possession of any hospital, institution, or other building or premises which in the opinion of the Council or the subcommittee is or are suitable and required for use as a hospital or institution, or for any purpose related to the use thereof as a hospital or institution, or for any other civil defence purpose whatsoever;

(b) in any hospital, institution, or other building of which possession is taken under the authority of paragraph (a) hereof, either provide or arrange with any person or persons to provide for the use and maintenance thereof as a hospital or institution or for any other purpose related to the use thereof as a hospital or institution or for any other civil defence purpose whatsoever;

(c) require the owner or occupier of any hospital or institution to remove or discharge therefrom any patient, inmate, servant or other occupant thereof when, in the opinion of the Council or the subcommittee, such removal or discharge is necessary or desirable or expedient in the interests of the persons concerned or affected or for any purpose of civil defence;

(d) direct the owner or occupier of any hospital or institution mentioned in paragraph (c) hereof to occupy and remove into any building or premises specified by the Council or the subcommittee, and available for the purpose, all those patients, inmates, servants, or other occupants which such owner or occupier has under paragraph (c) hereof been required to remove;

- (e) alter or add to any hospital building or other premises of which possession has been taken under paragraph (1) of this regulation in order to make the same suitable and sufficient for use thereof for the purpose for which it is intended to be used;
- (f) require any patient, inmate, or other occupant in any hospital or institution to submit to removal therefrom, and, where such patient, inmate, or other occupant of such hospital or institution is undergoing lawful detention therein, to submit to removal therefrom and reception and detention in another hospital or institution, or in another building which is available for that purpose;
- (g) direct the owner or person in control of any kindergarten to close such kindergarten, and, in the case of any school at which children less than six years of age are pupils, direct the owner or person in charge of such school to close such school as far as the pupils aforesaid are concerned;
- (h) purchase, requisition, take or otherwise acquire from any person, any beds, linen, hospital and medical supplies and requisites, and any other chattels and things, supplies of food, clothing, fuel, or other things required for use in the establishment or maintenance of any hospital or institution or medical or nursing service which is provided by the Council or the subcommittee, or for the provision of which by some other person or persons the Council or the subcommittee has made arrangements under the authority of these regulations;
- (i) requisition and take and use any vehicle, the use of which the Council or the subcommittee deems to be necessary in relation to the transportation of any patients, inmates, or other occupants of a hospital or institution undergoing removal therefrom, or of any goods, chattels, and things which the Council or the subcommittee has purchased, requisitioned, taken, or otherwise acquired under the authority of paragraph (h) of this regulation: Provided that this paragraph shall not authorise the requisitioning, taking, or using of any vehicle which is employed in any other service which the Council declares to be an essential service;
- (j) give directions and instructions to the owner or the person for the time being in charge of any vehicle which is requisitioned under the authority of paragraph (i) hereof in relation to the use thereof for the purpose for which it has been so requisitioned, including the driving of such vehicle by such owner or person or by his servant or agent:
 Provided that, where the vehicle is a motor vehicle, the owner or person in control thereof shall not be required to drive such vehicle himself or to instruct his servant or agent to drive such vehicle, unless such owner or vehicle is supplied by the Council or the subcommittee or some other authority with such motor spirit or other fuel as is necessary for the use of such vehicle;
- (k) organise or arrange for the organisation and maintenance of medical staffs, nursing staffs and other essential staffs in connection with any hospital or institution provided either by the Council or the subcommittee or by some other person or persons pursuant to arrangements made by the Council or the subcommittee;
- (l) require the owner or occupier of any hospital or institution to receive and accommodate therein as an ordinary patient or inmate any person whom the Council or the subcommittee considers it is necessary, desirable, or expedient to place and maintain in such hospital or institution.

(2) Any expense incurred by the Council or the subcommittee in exercising any of the powers conferred by paragraph (1) of this regulation shall be borne and paid by the Council.

Gazette 20/3/42:

94. Any owner or occupier of any hospital or institution or other building, every patient, inmate or other occupant of any hospital or institution, and any other person who in any respect—

- (a) prevents, hinders, or obstructs or attempts to prevent, hinder, or obstruct the Council or the subcommittee in the due exercise of any of its powers under regulation 93 hereof; or
- (b) fails or refuses duly to comply with and carry out any request, direction, or requisition of the Council or the subcommittee lawfully made or given under the said regulation 93; or
- (c) fails or refuses to carry out any obligation imposed on him by the said regulation 93, shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 20/3/42:

95. The Council or the subcommittee shall not be liable to make to any owner or occupier or any patient, inmate, or other person affected or concerned any payment by way of compensation in respect of any loss, damage, or injury which such owner or occupier, patient, inmate, or other person may incur or suffer in consequence of or arising out of the exercise by the Council or the subcommittee of any of the powers conferred by these regulations.

Gazette 20/3/42:

96. Where any person, contrary to these regulations, in any respect disobeys or refuses to comply with any requisition of the Council or the subcommittee under these regulations, it shall be the duty of every member of the Police Force, when called upon by the Council or the subcommittee to assist the Council or the subcommittee in compelling the person offending as aforesaid, to comply with the said requisition, and the member of the Police Force aforesaid may use such force against the person offending as aforesaid as may be necessary to compel compliance by him with the said requisition;

Provided that, where the Council or the subcommittee requires the owner or occupier of any hospital, institution, or other building, of which the Council or subcommittee has taken or is about to take possession under the authority of these regulations, to vacate the same, such owner or occupier shall be allowed a reasonable time in which to secure the use of another building, which he may require, unless the Council or the subcommittee already has possession of another building which it can make available to such owner or occupier.

Gazette 20/3/42:

97. (1) Whenever the Council or the subcommittee, in the exercise of any power conferred by these regulations, requisitions any article or thing or any vehicle, it shall make such requisition by notice in writing, and serve the same upon the owner or person apparently in control of the article or thing or vehicle requisitioned, and, if requested so to do by such owner or person, shall give to him in writing a receipt or acknowledgment in respect of the article, thing or vehicle requisitioned.

(2) Every receipt or acknowledgment given by the Council or the subcommittee shall state the nature, number, or quantity condition, and value of the article or thing or vehicle requisitioned.

Gazette 20/3/42:

98. The property in any hospital or institution of which possession is taken under these regulations, and the property in any article, thing, or vehicle which is requisitioned by the Council or the subcommittee under the authority of these regulations shall (except where the same is consumable or perishable) remain in the owner thereof, subject to the requisitioning thereof, and where any loss, damage, or injury (other than fair wear and tear) is occasioned or suffered in respect of the article or thing requisitioned by the negligence or wrongful conversion on the part of any person other than the Council or the subcommittee, the owner of such article or thing shall be entitled to recover from the person guilty of the negligence or wrongful conversion compensation in respect of such loss, damage or injury in an action for tort.

Gazette 20/3/42:

99. When any hospital, institution, or other building, of which possession has been taken, or when any article or thing or vehicle which has been requisitioned by the Council or the subcommittee under the authority of these regulations is no longer required by the Council or the subcommittee for the purpose for which it has been requisitioned, the Council or the subcommittee shall cause the same to be restored or returned to the owner or other person from whom it was taken or requisitioned.

Gazette 20/3/42:

100. When the Council or the subcommittee has taken possession of any hospital, institution, or other building for the purpose of establishing therein the patients, inmates, or other occupants of another hospital or institution which the Council or subcommittee has required or directed shall be vacated, the Council may direct the owner or occupier of the last-mentioned hospital or institution to pay to the owner or occupier of such first-mentioned hospital or institution by way of compensation for the loss of the use by him of his said hospital, institution, or other building, such sum as the Council shall assess as being fair and reasonable in the circumstances. Any sum directed to be paid and assessed by the Council as aforesaid shall be a debt owing by the person directed to pay the same to the person to whom it is directed to be paid, and shall be payable on demand.

Gazette 20/3/42, 28/8/42:

101. (1) The use by any person of any public shelter for any purpose other than that of personal shelter for himself during an air raid or a mock air raid, without reasonable excuse, is prohibited.

(1a) Smoking at any time in any public shelter is prohibited.

(2) Any person who contravenes this regulation shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

(3) In any prosecution for an offence against this regulation the onus of proving reasonable excuse as a defence shall lie on the defendant.

Gazette 8/5/42, 14/8/42:

PART VIII.—DISPOSAL OF BODIES OF CIVILIANS KILLED BY ENEMY ACTION.

102. For the purposes of the regulations contained in this Part—

“Body” means the dead body of any member of the civil population in Western Australia, who, whilst residing in Western Australia, is killed or dies as the direct result of injury caused by any hostile action by the enemies of the Commonwealth of Australia during the present war.

“Coroner” has the same meaning as the term “Coroner” defined in section 3 of the Coroners Act, 1920.

“Funeral Director” means a funeral director in Western Australia who is registered as such with the Council under these regulations, and to whom bodies are delivered for disposal as provided for in these regulations.

“Grave” includes an individual grave, and a communal grave.

“Morgue” shall mean any house, building, or other place established by the Council for the purpose of holding bodies pending the disposal thereof.

“Owner” includes—

(1) in relation to land—

(a) the registered proprietor of the land, whether as the holder of a freehold or leasehold estate therein and not being a lessee or tenant of the registered proprietor of a paramount estate or interest therein;

(b) a mortgagee in possession of the land;

(c) a trustee, attorney or authorised agent of any such registered proprietor or mortgagee who is not residing in the State;

(2) in relation to a vehicle, the person registered as the owner of the vehicle under the provisions of the Traffic Act, 1919-1941.

- “Occupier” in relation to land, means any person in actual occupation of the land as lessee, tenant licensee or otherwise.
- “Police officer” means a member of the Police Force who is stationed at a morgue by the Commissioner of Police for the purposes of these regulations.
- “Unidentified body” means a body the identity of which is not known or cannot be ascertained before the expiration of twenty-four hours from the time when the body is placed in a morgue.

Gazette 8/5/42:

103. The Council or a subcommittee of the Council authorised by the Council in that behalf may do all or any of the following things, namely:—

- (a) keep a register of funeral directors;
- (b) establish morgues;
- (c) enter into and take possession of any house, building or premises for use as a morgue;
- (d) require any funeral director to take delivery at a morgue of any body for disposal and to dispose of such body;
- (e) requisition any vehicle for the conveyance of any body from the place where it is found to a morgue;
- (f) requisition any article or thing required in connection with the exercise of any of the powers conferred by this regulation;
- (g) require any member of the civilian population to render any assistance; in the exercise of any of the powers conferred by these regulations;
- (h) require any Justice of the Peace to discharge the duties of a coroner and to sign and give any forms or certificates required to be signed or given under these regulations following a coronial inquiry;
- (i) require the trustees, board, or other controlling person or body of any cemetery to set apart and make available such portions of the cemetery as may be required for use for graves both in those portions of the cemetery which are reserved for specified religious denominations and in those portions of the cemetery which are not so reserved.

Gazette 8/5/42:

104. (1) Every funeral director shall register himself as such with the Council.

(2) Every funeral director carrying on business at the time when this regulation comes into operation shall apply for registration within thirty days after the date when this regulation comes into operation, and every funeral director who commences business after this regulation comes into operation shall apply for registration within thirty days after the date upon which he commences business as aforesaid.

(3) Registration of a funeral director shall be effected by the funeral director making application for registration in writing in the Form No. 15 in the Appendix to these regulations, and by the Council entering in a register book, to be kept for the purpose, a memorandum of the particulars contained in such application.

(4) Upon a funeral director being registered in accordance with this regulation, the Council shall cause to be issued a certificate of registration in the Form No. 16 in the Appendix to these regulations to the funeral director.

(5) Any funeral director who fails or neglects to comply with the requirements of this regulation shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 8/5/42, 14/8/42:

105. There shall be established at least one morgue, capable of holding at least fifty bodies, in each of the following localities, namely—

- (a) the city of Perth;
- (b) the city of Fremantle;
- (c) the local authority district of Claremont;
- (d) the local authority district of Midland Junction;
- (e) the locality known as Victoria Park, in the city of Perth;

and, in addition, such other morgues in the localities aforesaid and in other localities as the Council or the subcommittee aforesaid thinks necessary.

Gazette 8/5/42:

106. (1) Whenever the Council or the subcommittee aforesaid considers any house, building, or premises suitable for use as a morgue, and obtains the approval of the Commissioner of Public Health to the use of such house, building, or premises as a morgue, the Council or the subcommittee may, after serving twenty-four hours' notice of its intention so to do, upon the owner or occupier of such house, building, or premises, enter and take possession thereof and establish the same as a morgue for the purposes of these regulations: Provided that, in a case of extreme urgency, the Council or the subcommittee may enter any house, building, or premises without giving any notice as aforesaid to the owner or occupier.

(2) Whenever the Council or the subcommittee enters and takes possession of any house, building, or premises under this regulation, the owner or occupier thereof shall forthwith give to the Council or subcommittee full vacant and uninterrupted possession and enjoyment of the same.

(3) If any owner or occupier refuses to give to the Council or the subcommittee possession of any house, building, or premises as provided in paragraph (2) hereof, or resists, hinders, obstructs, or in any manner attempts to prevent the Council or the subcommittee from obtaining such possession, the Council or the subcommittee may use such force as may be necessary to obtain such possession, and the owner or occupier offending as aforesaid shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 8/5/42:

107. Whenever the Council or the subcommittee requisitions any vehicle, article, or thing in exercise of the power in that behalf contained in regulation 103 hereof, the owner, or the person for the time being in control or possession of such vehicle, article, or thing, shall forthwith comply in every respect and duly carry out any direction given to him by the Council or the subcommittee in relation to the taking or use of such vehicle, article, or thing, including the driving of the vehicle by such owner or person:

Provided that—

- (i) this regulation shall not authorise the requisitioning, taking, or using of any vehicle which is employed in any service which the Council declares to be an essential service; and
- (ii) where the vehicle is a motor vehicle, the owner or person in control thereof shall not be required to drive such vehicle unless he is supplied either by the Council or the subcommittee or some other authority with such motor spirit or other fuel as is necessary for the use of such vehicle.

Gazette 8/5/42:

108. (1) Whenever the Council or the subcommittee, in the exercise of the powers contained in regulation 103 hereof, requisitions any vehicle, article, or thing, it shall make such requisition in writing, and serve the same upon the owner or person apparently in control of the vehicle, article, or thing requisitioned, and, if requested so to do by such owner or person, shall give to him a receipt or acknowledgment in respect of the vehicle, article, or thing requisitioned.

(2) Every receipt or acknowledgment given by the Council or the subcommittee as provided for in this regulation shall, as far as possible, state the nature, number or quantity, condition, and value of the vehicle, article, or thing requisitioned.

Gazette 8/5/42:

109. The property in any vehicle, article, or thing requisitioned under these regulations shall remain in the owner thereof, subject to the requisitioning thereof, and where any loss of or damage or injury to any such vehicle, article, or thing (other than fair wear and tear) is occasioned by negligence or wrongful conversion on the part of any person other than the Council or the subcommittee, the owner of such vehicle, article, or thing shall be entitled to recover from such person compensation in respect of such loss, damage, or injury in an action for tort.

Gazette 8/5/42:

110. The Council and the subcommittee and the members thereof shall not be personally liable for any loss of or damage or injury to any vehicle, article, or thing which has been lawfully requisitioned under these regulations.

Gazette 8/5/42:

111. When any vehicle, article, or thing which has been requisitioned is no longer required for the purpose for which it has been requisitioned, the Council or the subcommittee shall cause the same to be returned to the owner or other person from whom it was requisitioned.

Gazette 8/5/42:

112. If any owner or person from whom any vehicle, article, or thing is requisitioned under these regulations fails in any respect to comply with the lawful directions of the Council or the subcommittee in relation to the requisitioning of such vehicle, article, or thing, or obstructs or hinders or prevents or attempts to obstruct or hinder or prevent the requisitioning or taking or using of the vehicle, article, or thing requisitioned, he shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 8/5/42:

113. (1) It shall be the duty of every member of the civilian population, when called upon so to do by the Council or the subcommittee, to assist the Council or the subcommittee to the best of his ability, in accordance with its directions in connection with the work in relation to which his assistance is required.

(2) Any person who, without reasonable excuse, refuses or fails to comply with or carry out any directions given by the Council or the subcommittee in contravention of these regulations, shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 14/8/42:

114. Whenever the Council or the subcommittee requests a Justice of the Peace to discharge the duties of a Coroner in relation to a body, the Justice of the Peace without any further authority than such request shall have and may exercise all the powers and authorities of a Coroner under the laws of the State relating to Coroners, and whenever a Justice of the Peace does discharge the duties of a Coroner in relation to a body, he shall sign and furnish a certificate, either in the Form No. 17 or in the Form No. 17A in the Appendix to these regulations, as the case may require, and shall comply with the provisions of subsection (3) of section 43 of the Coroners Act, 1920.

Provided that, when a Justice of the Peace signs a certificate in the Form No. 17A aforesaid, he shall forward the same to the Registrar in conformity with the provisions of paragraph (iii) of subsection (1) of section 5 of the Cremation Act, 1929-1935, for the purposes of the said subsection.

Gazette 8/5/42:

115. Any request by the Council or the subcommittee to the trustees, board, or other controlling person or body of a cemetery, made under the authority of regulation 103 of these regulations, shall be made in writing, and such trustees, board, or other controlling person or body may, without any further authority than such request, and shall, do such acts, matters, and things as may be necessary to comply with and give effect to such request.

Gazette 8/5/42:

116. (1) Whenever the Council or the subcommittee, acting under the authority conferred by regulation 103 of these regulations, requires a funeral director to take delivery of and dispose of a body, such funeral director shall, as soon as reasonably may be, comply with such request.

(2) Any funeral director who, without reasonable excuse, refuses or fails to comply with any request as provided for in paragraph (1) hereof, shall be guilty of a contravention of these regulations within the meaning of section twelve of the Act.

Gazette 14/8/42:

116A. It shall be the duty of every funeral director and every other person acting or authorised to act as a funeral director, to register the death and to furnish the certificate of burial in accordance with and as required by the Registration of Births, Deaths, and Marriages Act, 1894, in relation to every body taken by him under these regulations for burial or cremation.

Gazette 8/5/42:

117. (1) Subject to these regulations, bodies shall be removed from the place where they are found to the nearest morgue, and, whenever possible, shall be so removed by first-aid parties, civilian ambulances, or other available means of transport.

(2) The person in charge of a vehicle who receives a body for removal as aforesaid, or, where such removal is effected otherwise than by means of a vehicle, the person who undertakes such removal shall as soon as possible after receiving the body for removal and before finally giving delivery thereof at the morgue, fill in and attach to the body a label in the Form No. 18 in the Appendix to these regulations.

Gazette 8/5/42:

118. When sufficient means of conveyance are not available to remove at the one time all the bodies which may be found at any place from such place to a morgue, any bodies remaining at such place or elsewhere for such removal later shall, pending such removal—

- (a) be placed inside a canvas container, to be provided and carried for the purpose by any persons who are charged with or undertake the duty of removing bodies to morgues; or
- (b) be covered or removed from public view by any person referred to in paragraph (a) hereof until such time as they are removed to a morgue.

Gazette 8/5/42:

119. While a body remains in a morgue, the police officer at such morgue shall have the custody thereof and be responsible in respect thereof.

Gazette 8/5/42:

120. (1) Every morgue established under these regulations—

- (a) shall be under the charge of a police officer as the person in control thereof;
- (b) shall contain—
 - (i) a viewing room, in the charge of a superintendent, funeral director, and two attendants, one of whom shall be the holder of a sanitation certificate;
 - (ii) a waiting room, in the charge of a clerical officer;
 - (iii) an office with telephone and security safe installed therein;
 - (iv) where possible a decontamination room;
- (c) shall be complete with necessary furnishings and fittings, cleansing apparatus, and necessary chemicals;
- (d) shall contain separate sections for male and female bodies;
- (e) shall, for the efficient management and administration thereof, have such staff of persons engaged therein as may be required, including such female attendants as may be necessary to assist in the identification and the determination of the sex of bodies.

(2) The periods of attendance of the police officer and the staff of persons engaged in connection with a morgue shall be so arranged that, on the occasion of every emergency, there will be a police officer and a sufficient number of persons aforesaid in attendance at the morgue throughout the whole twenty-four hours of every day during which such emergency continues.

Gazette 8/5/42, 14/8/42:

121. The functions and duties of the police officer at a morgue shall include the following:—

- (a) he shall receive all bodies delivered at the morgue and give to the person delivering the same a receipt in the Form No. 19 in the Appendix to these regulations;
- (b) upon receipt of a body at the morgue, he shall fill in and complete the particulars prescribed in the Forms No. 20 and 21 in the Appendix to these regulations;
- (c) he shall cause the sex of the body to be ascertained;
- (d) he shall take measures to obtain, if possible, identification of the body;
- (e) where the body is identified, he shall take steps to inform the next-of-kin of the deceased person;
- (f) where the body is not identified, he shall cause the body to be photographed by the Police authorities, and make a record of the particulars in relation to the hair, features, eyes, teeth, odd scars, deformities or other unusual marks in the Form No. 21 in the Appendix to these regulations;
- (g) he shall compile and keep a dossier for and in respect of each body, and keep therein, *inter alia*, all forms or copies of forms prepared in relation to such body;
- (h) he shall take steps for the holding of an inquiry to establish the cause of death of a body;
- (i) he shall take charge of and keep in a safe place all articles and things found on a body pending the delivery of such article and things to the person who is entitled thereto;

- (j) he shall enter in writing in the Form No. 21 in the Appendix to these regulations a record with full particulars of all articles and things found on a body;
- (k) where a body has two identity discs attached thereto, he shall leave one of such discs so attached to the body for burial therewith, and shall attach the other to the dossier compiled in relation to the body;
- (l) where a Commonwealth of Australia identity card is found on the body, he shall attach such card to the dossier compiled in relation to the body until such time as the same is required by the funeral director for transmission to the Registrar of Births, Deaths, and Marriages, or other person to whom such identity card is required by law to be delivered;
- (m) he shall take measures to arrange within twenty-four hours after the delivery of a body at the morgue for the disposal of the body according to law.

Gazette 14/8/42:

122. Where a member of the civilian population is killed outright, or dies from the result of any hostile enemy action, either before or after being placed under medical supervision, then a certificate, in the Form No. 17 in the Appendix to these regulations, signed and given by a Coroner or a Justice of the Peace discharging the duties of a coroner under these regulations, shall be a sufficient warrant and authority for the burial of such member of the civil population.

Gazette 14/8/42:

123. In the event of any person requiring a body to be cremated, the Coroner or Justice of the Peace who conducts the inquiry into the death of such body shall complete and sign a certificate, in the Form No. 17A in the Appendix to these regulations, and also comply with the provisions of the Cremation Act, 1929-1935, in so far as the said provisions apply.

Gazette 8/5/42, 14/8/42:

124. (1) For the purposes of these regulations, bodies shall be classified as follows:—

- Class A—Bodies identified and claimed;
- Class B—Bodies identified and not claimed;
- Class C—Bodies not identified.

(2) Bodies in Class A shall be disposed of by burial or cremation by or on behalf and at the expense of the person who claims or, in accordance with law, is responsible for the disposal of the body.

The claimant or person aforesaid who receives the body aforesaid shall give to the person at the morgue who delivers the body to him a receipt for the same in the Form No. 23 or in the Form No. 24 in the Appendix to these regulations.

(3) Bodies in Class B or Class C shall be disposed of either by burial or cremation by the direction and at the expense of the Council.

Provided that any fees or charges, other than those payable for services rendered to a funeral director, shall not be included in any account rendered or charge made by the funeral director, but shall be payable by the Council direct to the person or body entitled thereto.

Gazette 14/8/42:

125. (1) No person (other than a person authorised in that behalf by these regulations or by the Council) shall—

- (a) remove, interfere with, dispose of, or cause to be buried or cremated any body;
- (b) obstruct or incite, aid, or abet any other person in obstructing any person lawfully carrying out his duties or exercising his powers under these regulations;
- (c) enter any morgue without authority or adequate reason; or
- (d) remove from a body or detain or withhold any property, articles, or effects found on such body.

(2) No person shall—

- (a) utter any document or form mentioned in the regulations contained in this Part; or
- (b) knowingly give any false information regarding a body.

(3) Any person who in any respect commits any breach either of paragraph (1) or paragraph (2) of this regulation shall be guilty of a contravention of these regulations within the meaning of section 12 of the Act.

Gazette 17/10/41:

APPENDIX.

Form No. 1.

(Regulation 28.)

Oath of Allegiance.

I....., do swear (or affirm) that I will be faithful and bear true allegiance to His Majesty King George the Sixth, His Heirs, and Successors, according to law. So help me God!

Gazette 17/10/41:

Form No. 2.
Western Australia
CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.
Certificate of Taking of Oath of Allegiance.
(Regulation 28.)

I, the undersigned, being a person duly authorised by the chairman of the Civil Defence Council to administer the oath of allegiance to persons seeking appointment or enrolment in the Civil Defence Forces, as required by regulation 28 of the Civil Defence Regulations 1940, hereby certify that on the.....day of..... 19..... (a)..... of (b)....., in the State of Western Australia, being a person seeking appointment or enrolment in the Civil Defence Forces aforesaid, appeared before me at....., in the said State, and duly took the oath of allegiance in compliance with the said regulations.

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

(c).....

(a) Full name of person taking oath; (b) Address; (c) Signature of person who administered the oath.

Gazette 17/10/41:

Form No. 3.
Western Australia.
CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.
Certificate of Medical Examination.
(Regulation 29.)

I, the undersigned, have made a full and careful examination of (a)..... of (b)..... in the State of Western Australia (c)..... under and for the purposes of regulation 29 of the Civil Defence Regulations, 1940, and in the manner required by the Civil Defence Council, and certify that the said (a)..... is

*Fit for Civil Defence Service.

*Not fit for Civil Defence Service for the following reasons:—

(d).....
.....
.....
.....

Place..... Date.....

(e).....

(a) Full name of person examined; (b) Address; (c) Occupation; *Strike out the paragraph which is not appropriate; (d) Insert statement of reasons; (e) Signature of examining Medical Practitioner.

Gazette 17/10/41:

Form No. 4.
Western Australia.
CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.
Register of A.R.P. Personnel.
(Regulation 30 (b).)

List No.....	(Regulation 30 (b).)	No.....
Surname (Block Letters).	Christian Names.	A.R.P. Job.
Address (Residential.)	District—	
Postal Address..... (If different from above.)	Qualifications in A.R.P. Work and Allied Services.	
Occupation.....	Service.	Certificate No.
Employer's Name.....	Instructor A.R.P.	
Employer's Address.....	Warden A.R.P.	
Year of Birth..... Married or Single.....	St John Ambulance.....	
Nationality (If naturalised, Date of Naturalisation.)	Gas Officer	
During working hours. After working hours.	Badge Issued.	
Telephone Nos.		Date.
Date.....		Signature.....

Office Data:

M.1.

Gazette 17/10/41, 20/3/42.

Form No. 5.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Civil Defence Council.

AIR RAID PRECAUTIONS.

Certificate of Examination.

(Regulation 30 (j).)

Signature.

THIS is to Certify that.....
of.....
whose signature appears in the margin hereof, has qualified in a course of study in

AIR RAID PRECAUTIONS

in accordance with the scheme approved by the Civil Defence Council of Western Australia.

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

Instructor.

.....
Under Secretary for Civil Defence.

.....
Chief Warden.

Gazette 17/10/41:

Form No. 6.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Attestation Form.

(Regulation 30 (m).)

To be filled in for all persons when voluntarily enlisted for Civil Defence in Western Australia and attested as prescribed by regulations under the Civil Defence Act.

Surname..... Christian Names.....
(Block Capitals)

A.R.P. Job.....

Questions to be put by the Head Warden to persons presenting themselves for attestation and voluntary enlistment for Civil Defence in Western Australia.*

- 1. What is your name?
- 2. Where were you born?
- 3. Are you a British subject?
- 4. What is your age and date of birth?
- 5. What is your trade or occupation?
- 6. Are you married, single or widower?
- 7. Are you a member of any organisation banned under the Commonwealth Security Act?
- 8. Who is your actual next-of-kin? (Order of relationship—wife, eldest son, eldest daughter, father, mother, eldest brother, eldest sister, eldest half-brother, eldest half-sister.)
- 9. What is your permanent address?

- 1. Surname.....
(Block letters)
Other names.....
- 2. In or near town of.....
in the State or Country of.....
.....
- 3.
- 4. Age.....
Date of Birth.....
- 5.
- 6.
- 7.
- 8. Name.....
Address.....
.....
Relationship.....
- 9.
.....

.....do solemnly declare that the above answers made by me to the above questions are true.

.....
Signature.

Witnessed by.....
(Signature of Attesting or Witnessing Officer)

*The person will be warned that should he give false answers to any of these questions he will be liable to penalties under the Civil Defence (Emergency Powers) Act.

Gazette 17/10/41:

Form No. 7.
Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Declaration.
(Regulation 30 (m).)

I,....., do solemnly and sincerely declare that my answers to the questions set out in the Register of A.R.P. Personnel Card signed by me on an attestation form are true and correct; that I will give loyal and faithful service to The Civil Defence Council of Western Australia; that I will, so far as lies in my power, obey all orders and instructions issued by authorised persons and that in the event of an emergency arising from enemy action, I will place my services unreservedly at the disposal of the Civil Defence Council.

Usual signature.....

Declared before me.....

This.....day of.....194.....

Note:—Under Declaration and Attestations Act, 1913, Declarations may be witnessed by:—

- (i) A Town Clerk or Secretary of Road Board; Electoral Registrar; Classified Officer of State or Commonwealth Public Service; Classified School Teacher or Member of Police Force.
- (ii) A Commissioner for Declarations appointed under the Act. Divisional Head Wardens and other Civil Defence personnel recommended by the Civil Defence Council would be subject to approval of the Hon. Minister for Justice.

Gazette 17/10/41:

Form No. 8.
Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Air Raid Precautions.
Card of Acceptance of Reeruit.
(Regulation 30 (n).)

To (a).....
of (b).....
(c).....

THIS is to certify that you (a)..... of (b)....., in the State of Western Australia, have been accepted for appointment (or enrolment) as a member of the Civil Defence Forces, in the office or rank of (c).....under and subject to the provisions of the abovementioned Act and the regulations thereunder, and that the prescribed certificate of authority and a badge of authority will be issued to you in due course.

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

.....
Head Warden.

(a) Name of reeruit; (b) Address; (c) Insert nature of office or rank.

Gazette 17/10/41:

Form No. 9.
Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Civil Defence Council.
AIR RAID PRECAUTIONS.
Certificate of Authority.
(Regulation 30 (o).)

THIS is to certify that (a)..... of (b)....., in the State of Western Australia has been duly appointed (or enrolled) as a (c)....., under and within the meaning of the above-mentioned Act and the regulations made thereunder, And that the said (a).....is hereby authorised to exercise the powers and carry out the duties of his said office in accordance with the provisions of the said Act and regulations.

Date of issue.....

Date of appointment (or enrolment).....

Signature of person appointed or enrolled.....

(d).....

Signed by the Head Warden of.....District this.....day of.....19..... in the presence of (e).....

[S.]

(a) Full name of person appointed or enrolled; (b) Address; (c) Insert nature of appointment or enrolment; (d) Signature of Head Warden issuing the card of authority; (e) Signature of witness.

Note.—This Certificate of authority is the property of the Civil Defence Council, and must be returned to the said Council on demand, or when the appointee named herein ceases for any reason to hold his office.

Gazette 17/10/41:

Form No. 10.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Application for appointment as an Instructor or Special Staff Instructor.

(Regulation 32.)

To the Chief Warden,

1. I (a)..... of (b)..... in the State of Western Australia (c)....., hereby make application for appointment as an Instructor (or as a Special Staff Instructor) in the Civil Defence Forces, under and subject to the provisions of the Civil Defence (Emergency Powers) Act, 1940, and the regulations made thereunder.

2. I am not at present a member of the said Civil Defence Forces;

or

I am a member of the Civil Defence Forces and hold the office (or rank) of (d)..... in the (e)..... Civil Defence District.

Dated the..... day of19....

(f).....

(a) Full name of applicant; (b) Address; (c) Occupation; (d) State nature of office or rank; (e) Insert name of district; (f) Signature of applicant.

Gazette 17/10/41:

Form No. 11.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Civil Defence Council.

AIR RAID PRECAUTIONS.

Certificate of Appointment of Instructor.

(Regulation 33.)

Certificate No.

THIS is to certify that..... of..... Official Position..... has attended a Course of Instruction in the Air Raid Precautionary Measures, conducted under the authority of the Civil Defence Council, and has passed an examination of proficiency entitling..... to carry out local training as the Civil Defence Council may from time to time lay down.

Signed.....

Chief Warden.

Date.....

Conditions of Award.

I hereby certify that the abovenamed candidate has been examined in accordance with the scheme approved by the Civil Defence Council, and has fulfilled the requirements by attendance at:—

.....(Nature of Course attended), held.....(Date), at.....(Place), and has gained the following qualification:—.....

Signed.....

Chairman Board of Examiners.

Date.....

Gazette 17/10/41:

Form No. 12.

Western Australia.

CIVIL DEFENCE COUNCIL.

Staff Instructor's Certificate.

(Regulation 33.)

Registered No.....

THIS is to certify that..... has attended a special Staff School of Instruction and has attained the standard prescribed by the Civil Defence Council as a special Staff Instructor, and is empowered to perform the duties prescribed in regulation 31, subsection (b3) of the Civil Defence (Emergency Powers) Act, 1940.

Dated this..... day of.....194....

Chief Warden.

Gazette 10/7/42:

Form 13.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Notice of Application for Registration of an Internal Sector. (Regulation 49.)

To the Under Secretary for Civil Defence, 1st Floor, Treasury Building, Perth.

NOTICE is hereby given that (a) ... of (b) ... the undersigned, being the Controlling Authority within the meaning of regulation 48 of the regulations under the Civil Defence (Emergency Powers) Act, 1940, makes application for the registration of the premises known as ... of ... as an Internal Sector in accordance with regulation 49 of the regulations under the said Act, particulars of which are set out hereunder:—

Particulars.

Full Names of Owner ... Address of Owner ... (c) Certificate of Title ... Vol. ... Folio ... (d) Crown Lease Number ... Nature of Premises Occupied as Internal Sector ... Number of Floors ... Number of Rooms ... Number of Exit Doors ... Number of Internal Doors ... Number of Windows ... Maximum Number of Persons present at any one time during the day } Employees ... Others ... (e) Total— ... Average number of persons present daily } Employees ... Others ... (e) Total—

Dated this day of 1942. Signature of Controlling Authority or Authorised Agent }

Received this application on the day of 1942. Under Secretary for Civil Defence.

(a) Full name of Controlling Authority; (b) Address of Controlling Authority; (c) For freehold property; (d) For leasehold property; (e) Includes tenants, officers, employees, servants, customers, cleaners, boarders, lodgers, and other persons.

Gazette 10/7/42:

Form No. 14.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Certificate of Registration of an Internal Sector. (Regulation 49.)

To ...

THIS is to certify that I have this day registered (a) ... of (b) ... as an Internal Sector in accordance with regulation 49 of the Civil Defence Regulations.

Dated this ... day of ... 194 ... Under Secretary for Civil Defence.

(a) Full name of internal sector; (b) Address.

Gazette 8/5/42:

Form No. 15.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Application for Registration of a Funeral Director. (Regulation 104.)

To the Civil Defence Council:

I or we (a) ... of (b) ... in Western Australia, carrying on the business of a funeral director, hereby make application for registration as a funeral director under and for the purposes of the Civil Defence Regulations, 1941.

Dated the ... day of ... 1942. Applicant.

(a) Full name of Applicant; (b) Address.

Gazette 8/5/42:

Form No. 16.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Certificate of Registration of a Funeral Director.

(Regulation 104.)

This is to certify that (a).....of (b).....in Western Australia, who carries on the business of a funeral director, has been registered as a funeral director under and for the purposes of the Civil Defence Regulations, 1941.

Dated the.....day of.....1942.

Under Secretary for Civil Defence.

(a) Full name of Funeral Director; (b) Address.

Gazette 14/8/42:

Form No. 17.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Coroner's Certificate for Burial.

(Regulation 114.)

I..... a Coroner, or a Justice of the Peace acting as Coroner by virtue of the Civil Defence Regulations, 1941, hereby certify that the cause of the death of the body shown to me (or identified to my satisfaction) as the body of....., and recorded as Death No....., at..... Morgue, was injuries received during hostile enemy action in the course of war operations.

I hereby order the said body to be buried.

Witness my hand this.....day of.....194 .

Coroner or Justice of the Peace.

Gazette 14/8/42:

Form No. 17A.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Certificate of Coroner for Cremation of Body.

(Regulation 123.)

I..... a Coroner, or a Justice of the Peace acting as a Coroner by virtue of the Civil Defence Regulations, 1941, being informed that application is about to be made for a permit to cremate the body of.....hereby certify as follows:—

- (1) At an inquest held on the.....day of.....194 at....., I inquired into the cause of death of the said..... (2) I consider that no circumstance exists which renders necessary any further examination of the body of the said deceased.

Dated at.....this.....day of.....194 .

Coroner or Justice of the Peace.

To the Registrar General Perth, or to the District Registrar at.....

Gazette 14/8/42:

Form No. 18.

*Death Number..... Date.....194 .

Locality of death.....

Identification:—

Name.....

Address.....

Sex.....Age.....

Religion.....

Next of Kin.....

Nature of duty (if any) in which deceased was engaged, e.g., Navy, Army, Air Force, Police, A.R.P., Fireman, etc. }

Cause of Death in detail, e.g., gunfire, bombing, etc. }

Delivered to.....Morgue.

* For office use only.

Gazette 8/5/42, 14/8/42:

Form No. 19.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Receipt for Body.

(Regulation 121.)

(To be used for Bodies received at Morgues, or when handing Identified Bodies to Claimants.)

.....Morgue. Date.....194 Time.....a.m.
p.m.

Received from.....

The body of.....
(If unknown stamp "Unidentified" herein.)

Death Number.....

Signature of * (Morgue Attendant
* (Claimant

Address of Claimant.....

* Strike out as required.

Gazette 8/5/42, 14/8/42:

Form No. 20.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Information Sheet.

(Regulation 121.)

.....Morgue.
Date.....

Death No..... Medical Officer.....

Name

Address

Age Sex

Place of Birth.....

Occupation

Married or single.....

Date and time of death.....at.....a.m./p.m.

Locality

Identified by.....

Address

Delivered by.....

Date..... Time.....

Received by.....

Date..... Time.....

Signature of release.....

Date..... Time.....

Gazette 14/8/42:

(Front of Form.)

Form No. 21.

Western Australia.

CIVIL DEFENCE (EMERGENCY POWERS) ACT, 1940.

Information Sheet.

(Regulation 121.)

.....Morgue.

Received from.....

Date..... Death No.....at.....a.m./p.m.

Died on the.....day of.....194 , at.....a.m./p.m.

at (please state precise description of the locality.....

.....

Identity Card No. (if any).....

Deceased's name:

Christian names in full.....

Surname

Residence (usual place of abode).....

Age Sex.....

Occupation..... Rank or Profession.....

.....

N.B.—THIS SECTION MUST BE COMPLETED. (State Yes or No.)		
Was deceased in receipt of—		
(a) Old Age or Invalid Pension?	(b) War Pension?	(c) Child Endowment?

Was deceased on duty at time of death (if so, state particulars—e.g., Army, Navy, Air Force, Police, A.R.P., Fireman, etc.)

Cause of Death (in detail, e.g., gunfire, bombing, etc.)

Father of Deceased:
 Christian names in full.....
 Surname.....
 Rank or Profession.....

Mother of Deceased:
 Christian names in full.....
 Maiden Surname.....

Deceased was born at.....
 and lived in the State of.....for.....years
 and in Western Australia for.....years.

(Back of Form.)

Deceased was married the first time at.....
 and the second time at.....
 First time at the age of.....years, second time at the age of.....years.
 First time to.....
 Second time to.....
 Conjugal condition at death (state if single, married, widowed, or divorced).

Number of children born (please state the full Christian names and the ages of those living, and whether by first or second marriage, and number and sex only of those deceased, and if by first or second marriage):—

Children Living.

Christian Names Only.	Age last Birthday.
.....
.....
.....

Children Deceased.

Number of Males..... Number of Females.....
 Identified by.....
 Address.....
 Claimant of Remains.....
 Address.....
 Date of Coroner's Order.....
 Funeral Director delivered to.....
 Date.....
 Date of burial or cremation of deceased.....
 Place of burial or cremation of deceased.....
 Cemetery.....
 Name of Funeral Director or other person who buried deceased.....
 Name of Minister.....
 Denomination.....
 Names of Witnesses to burial or cremation.....
 Identification marks.....
 Inventory of personal effects.....
 Received the above personal effects this.....day of.....194..

(Signed).....Officer in Charge.

Gazette S/5/42, 14/8/42:

Form No. 23.

Available for Disposal.

To.....
(Funeral Director.)
Please take charge of this body for interment in the.....
.....portion of the.....
Cemetery, R g. No.....

Received Death No.....for disposal
in the.....portion of.....
Cemetery.
Date.....194.....
Funeral Director.

Gazette 14/8/42:

Form No. 24.

Available for Disposal.

To.....Funeral Director.
Please take charge of this body for cremation and subsequent disposal.
Received Death No.....for cremation and subsequent
disposal.
Date.....194.....
Funeral Director.

PUBLIC WORKS TENDERS.

TENDERS are invited for the following:—

Work:—Carrolup Native Settlement School Additions
—Removal of Kilburn School (9261); closing on Tues-
day, 13th April, 1943, at 2.30 p.m.; conditions may be
seen at the Contractors' Room, P.W.D., Perth; P.W.D.,
Katanning, and Court House, Narrogin, on Tuesday,
30th March, 1943.

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
highest, lowest, or any tender will not necessarily be
accepted.

W. S. ANDREW,

Under Secretary for Public Works.

24/3/43.

BAYSWATER ROAD BOARD.

Advertisement of Resolution Deciding to Amend a Town
Planning Scheme.

Bayswater Town Planning Scheme.

NOTICE is hereby given that the Bayswater Road
Board, on the 12th day of February, 1943, passed the
following resolution:—Whereas Lots 2 and 3, on Dia-
gram 8433, fronting Smeed terrace, Bayswater, used as
a motor garage at the date of the gazettal of the Town
Planning Scheme on 12th April, 1935, and designated as
part of a business area under such Scheme, are now
being used for the purpose of charcoal burning and the
using of a circular saw and electric motor to provide
wood for charcoal burning, as adjuncts to the business
conducted as a motor garage, full details, measurements,
sizes, and positions of all plant, charcoal pits connected
with such purposes, and more particularly are as shown
on Plan No. 1 deposited with the Town Planning Com-
missioner, Perth, and as may be inspected at the Office
of the Board, Slade street, Bayswater: Now, therefore,
as a war measure only, it is resolved that the Road
Board, in pursuance of section 7, subsection (4) of the
Town Planning and Development Act, 1928, amends
the Bayswater Town Planning Scheme of 12th April,
1935, in so far as it applies to business areas, by altering
the uses to which Lots 2 and 3, Smeed terrace, may be

put, from business to industrial, for the duration of the
current war; or until the present owner and occupier
ceases to own or occupy the said Lots 2 and 3: And
provided that the quantity and type of industrial work
existing on Lots 2 and 3 at the date of this advertise-
ment to amend the business area shall not be increased
nor extended. The buildings at the date hereof are
garage and lavatory, together with three charcoal pits
six feet by nine feet, and one saw with electric motor:
And notice is hereby further given, that Plan No. 1
showing the location of Lots 2 and 3 and the Town
Planning Scheme generally, may be inspected by any
person, without fee, between the hours of 10 a.m. and
4 p.m., Mondays to Fridays, at the Office of the Bays-
water Road Board, Slade street, Bayswater, and at the
Office of the Town Planning Commissioner, Perth. Any
objection to the above proposed amendment should be
sent in writing to the secretary of the Bayswater Road
Board before Friday, 9th April, 1943.

Dated this 12th day of February, 1943.

A. B. BONE,
Secretary.

Water Supply, Sewerage, and Drainage Department.

**RIGHTS IN WATER AND IRRIGATION ACT,
1914-1939.**

Canning River and Tributaries.

NOTICE is hereby given that I, the undersigned, the
Assistant Minister for Water Supply, Sewerage, and
Drainage, have received from the persons shown in the
annexed Schedule, applications for the grant of a Spe-
cial License under section 15 of the abovementioned
Act to divert, take, and use water from the watercourse,
lake, lagoon, swamp, or marsh known as Canning River
and its tributaries (as shown on Plan P.W.D., W.A.
29369) for their land situate as shown in the Schedule
and being contiguous to the said watercourse, lake,
lagoon, swamp, or marsh, and that any owner or occu-
pier of land contiguous to such watercourse, lake,
lagoon, swamp, or marsh within the distance of three
miles from the said land of the persons shown in the
Schedule, who desires to object to the said application,
may do so by notice in writing addressed to me in the
form and in accordance with the regulations under the
said Act delivered or sent to me by registered post

within one month from the date of the publication in which this notice appears.

E. H. GRAY,
Assistant Minister for Water Supply,
Sewerage, and Drainage.

The Barracks, St. George's place,
Perth, 8th April, 1943.

Schedule.

Name.	Address.	Location or Lot No.
Gianatti, Rena	Homestead road, Gosnells	Lots 1121, 1122, 1123, cr. Homestead road and Hicks street.
Marlin, Edward V.	Station street, Gosnells	Lots 5, 6, 7, Canning Location 15.
Veitch, Archie G.	Raebourne road, Roleystone	Canning Location 32, part of Lots 91, 92, 93, 94.
Carson, James	Station street, Gosnells	Canning Location 16, Lots 1080 and 1081.
Hodgkinson, May M.	Woodloes street, Cannington	part Canning Location 5, being Lot 19.
Thompson, W. F.	Clifton street, Kelmscott	Lots 3, 4, 5, 6, 7, and 8.
Lane, G. H.	Mills road, Gosnells	Lot 13, Plan 2754.
Lane, J. T.	Kelmscott	Lots 109-110, Marnion street.
Browne, Edward F.	Cannington	Lots 8 to 12, Canning Location 2.
Green, W. D., and R. L.	Albany highway, Maddington	Canning Location 16, Lots 1110, 1111, and part Lots 1108-1109, and Canning Location 14, part Lot 41. Location 14A, Lot 18.
Eggleston, H. G.	Albany road, Maddington	Lot 2 of Canning Location 403.
Bettenay, Arthur L.	"Trynple," Roleystone	Canning Location 15, Lot 12.
Panici, Guilio	Mills road, Gosnells	(1) Homestead block, Wimbledon street, Cannington; (2) adjacent to above; (3) "Blythe's" property, Wimbledon street, Cannington; (4) "Troscuris" block, end Wimbledon street; (5) "Burke's" property west of Canning River; (6) "Oakdale" property, Kenwick.
Packer & Sons	Cannington	Canning Location 15, Lot 1 (52).
Duncan, Herbert M.	Mills road, Gosnells	Canning Location 15, Lot 11. Kelmscott Suburban Lot 31.
Dungate, Albert	Mills road, Gosnells	
Buckingham, R. W.	River road, Kelmscott.	
Borg, J.	Peet road, Roleystone	Lot 109, Canning Location 32.
Manning, J. D. & Sons	Cannington	Lot 20, part Location 23A, Canning.

UNIVERSITY OF WESTERN AUSTRALIA.

Election of One Member of the Senate.

THE resignation of Lieutenant-Colonel L. E. Le Souef having been accepted by the Senate and a vacancy thereby existing, notice is given that an Election by members of Convocation will be held on Tuesday, 8th June, 1943.

Nominations must be sent to the Warden of Convocation, University, Crawley, under the hands of two qualified voters, at any time between Tuesday, 27th April, and Tuesday, 11th May.

C. SANDERS,
Registrar.

APPOINTMENT

(under section 5 of Registration of Deaths and Marriages Amendment Act, 1907, and section 2 of the Registration of Births, Deaths, and Marriages Act Amendment Act, 1914).

Registrar General's Office,
Perth, 8th April, 1943.

THE following appointment has been approved:—

R.G. No. 103/41:—Constable Edward John Bayliss, temporarily, as Assistant District Registrar of Births and Deaths for the Plantagenet Registry District, to reside at Denmark, during leave of Constable A. J. Farrier; appointment to date from 8th April, 1943, to 28th April, 1943.

THE undermentioned ministers have been duly registered in this office for the celebration of Marriages throughout the State of Western Australia:—

R.G. No., Date, Denomination and Name, Residence, Registry District.

CHURCH OF ENGLAND.

56/43; 31/3/43; Rev. Thomas Brian Macdonald (WX3409), (Chaplain); A.I.F., Australia.

ROMAN CATHOLIC CHURCH.

57/43; 6/4/43; Rev. Kevin Patrick Ellis (VX60689), (Chaplain); H.Q., 4th Aust. Div., A.I.F., Australia.

57/43; 6/4/43; Rev. John Clement Vawdrey (Chaplain); R.A.A.F., Western Area H.Q., Perth; Perth.

THE undermentioned ministers have been duly removed from the register in this office of ministers registered for the celebration of Marriages throughout the State of Western Australia:—

R.G. No., Date, Denomination and Name, Residence, Registry District.

PRESBYTERIAN CHURCH.

26/41; 31/3/43; Rev. William Harold Aleock; Carnarvon; Gascoyne.

METHODIST CHURCH.

30/41; 31/3/43; Rev. Charles Doley; North Dandalup; Murray.

R. J. LITTLE,
Acting Registrar General.

CASH ORDER LOST.

Agricultural Bank,
Perth, 2nd April, 1943.

C.O. No. G.13614; value £15 6s. 10d.; L. Mostachetti, Red Lake; 12/2/1943; Salmon Gums.

C. ABEY,
General Manager.

EDUCATION ACT, 1928.

Education Department,
Perth, 6th April, 1943.

HIS Excellency the Lieutenant-Governor in Council has been pleased to approve of the amendment of the regulations made and in force under the Education Act, 1928, in the manner mentioned in the Schedule hereunder.

M. G. LITTLE,
Director of Education.

Schedule.

The regulations made and in force under the Education Act, 1928, are amended as follows:—

Regulation 24 is amended by deleting therefrom paragraph (c) and inserting in lieu thereof a new paragraph as follows:—

(c) From B2 to B1—until the first day of January, 1945, three years' good service with an average efficiency mark of not less than 75 and a mark of not less than 75 in the final year, and as from and including the said date, three years' good service with an average efficiency mark of not less than 77 and a mark of not less than 77 in the final year.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
100/43	1943. Apl. 2	Various	22A, 1943	Hospital Equipment (Metal Furniture), as required during 12 months commencing 1st April, 1943	Public Works ...	Rates on application.
78/43	do.	Atkins (W.A.), Ltd. ...	14A, 1943	Two (2) only Propeller Fans, "Richardson" No. 36, complete with Three (3) H.P. A.G.E. 440-volt 40-cycle S.C. Motor, and slide rails, pulleys, and belts, as per Item No. 1 (b), delivered to State Engineering Works, North Fremantle	do. ...	£40 each.

TENDERS FOR GOVERNMENT SUPPLIES.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1943.			1943.
Mar. 25 ...	31A, 1943 ...	C.I. Stop Valves, Flanged, 3 in., 4 in., and 6 in., 60 only	Apl. 15
Apl. 8 ...	50A and 51A, 1943 ...	Uniforms for Police Department—Summer, 1943-44, and Winter 1944 ...	Apl. 15
Mar. 25 ...	33A, 1943 ...	Electric Furnaces, 2 only; Optical Pyrometer, 1 only; and Foundry Sand Testing Equipment, 1 only	Apl. 22
Mar. 2 ...	21A, 1943 ...	Underground Cable Fault Locating and Pressure Testing Equipment ...	Apl. 22
Apl. 8 ...	39A to 49A, 1945	Reinforced Concrete Pipes, 1943-44	May 6
<i>For Sale by Tender.</i>			
Mar. 30 ...	35A, 1943 ...	Pearls, Virgin (Button, Baroque, etc.), 8 only, as they now lie at Government Tender Board Office, Murray street, Perth, where inspection can be made	Apl. 15
Apl. 1 ...	58A, 1943 ...	Second-hand Firearms (Rifles, Shot Guns, Air Guns, Revolvers) and Ammunition, as they now lie at Government Tender Board, Murray street, Perth, where inspection can be made	Apl. 15

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned 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 8th April, 1943.

G. L. NEEDHAM,
Chairman W.A. Government Tender Board.

THE COMPANIES ACT, 1893.

H. A. Willmott & Co., Limited.

NOTICE is hereby given that the Registered Office or place of business of the above-named Company is situated at Third Floor, Alliance Building, 93 St. George's terrace, Perth.

Dated the 29th day of March, 1943.

DOWNING & DOWNING,
37 St. George's terrace, Perth,
Solicitors for the said Company.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of Stanley Cistern and Hardware Company, Limited (in liquidation).

NOTICE is hereby given that a meeting of Shareholders of the above Company will be held at the office of the Liquidator, 7-12 Warwick House, 63 St. George's terrace, Perth, on Tuesday, the 11th day of May, 1943, at 12 noon, for the purpose of laying before them the Liquidator's final accounts and to wind up the Company.

Dated this 1st day of April, 1943.

(Sgd.) W. A. CARCARY,
Liquidator.

W. A. Carcary, Halvorsen & Co., Chartered Accountants (Aust.), Warwick House, 63 St. George's terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1893, and in the matter of P. J. Hevron, Limited (in liquidation).

NOTICE is hereby given that a meeting of Shareholders of the above Company will be held at the Office of the Liquidator, 7-12 Warwick House, 63 St. George's terrace, Perth, on Tuesday, the 11th day of May, 1943, at 11 o'clock forenoon, for the purpose of laying before them the Liquidator's final accounts and to wind up the Company.

Dated this 1st day of April, 1943.

(Sgd.) W. A. CARCARY,
Liquidator.

W. A. Carcary, Halvorsen & Co., Chartered Accountants (Aust.), Warwick House, 63 St. George's terrace, Perth.

THE COMPANIES ACT, 1893.

Richmond N.S. Brewing Company Proprietary Limited.

Notice of Removal of Registered Office.

NOTICE is hereby given that the Registered Office of Richmond N.S. Brewing Company Proprietary, Limited, has been removed from No. 70, Fourth Floor, A.M.P. Chambers, William street, Perth, to the office of Mr. Edward Story Walton, Chartered Accountant, situated at Nos 14 and 15, Second Floor, Perpetual Trustee Chambers, St. George's terrace, Perth; the hours during which the office of the Company is accessible to the public are as follows:—Every week day from 9 a.m. to 1 p.m., and 2 p.m. to 5 p.m., excepting on Saturday, when the hours are 9 a.m. to noon.

Dated this 18th day of March, 1943.

MORRIS CRAWCOUR,
Atlas Building, Esplanade, Perth,
Solicitor for the said Company.

I, GODFREY EDWARD WIGNALL, formerly of 6 Thompson street, North Perth, in the State of Western Australia, Carpenter, but now DX33 Sergeant Wignall, Godfrey Edward, of the Australian Army Pay Corps of the Australian Imperial Force, heretofore called and known by the name of Godfrey Edward Halpin, hereby give public notice that by Deed Poll dated the fifteenth day of February, 1943, duly executed and attested and filed of record in the Office of The Registrar of Deeds and Transfer, in Perth, on the 2nd day of April, 1943, I formally and absolutely renounced and abandoned the said surname of Halpin, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the surname of Wignall instead of the said surname of Halpin, and so as to be at all times thereafter called, known, and described by the said surname of Wignall.

Dated this 2nd day of April, 1943.

G. E. WIGNALL.

Witness:—

A. E. Wheeldon,
Solicitor,
Tocumwal, N.S.W.

Darbyshire & Gillett, Commercial Bank Chambers, 42 St. George's terrace, Perth, Solicitors and Agents for A. E. Wheeldon, Solicitor, Tocumwal, New South Wales.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Jane Garrity, late of Katanning, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executrix, care of Messrs. Joseph, Muir & Williams, Solicitors, 98 St. George's terrace, Perth, on or before the 10th day of May, 1943, after which date the Executrix will distribute the Estate amongst the persons entitled thereto, and will not be liable in respect of any claims or demands of which she shall not then have had notice.

Dated this 1st day of April, 1943.

JOSEPH, MUIR, & WILLIAMS,
Victoria House, St. George's terrace, Perth,
Solicitors for the Executrix.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Maud Constance Campbell, formerly of Boodoogora Station, Carnarvon, in the State of Western Australia, and late of the George Hotel, Perth, 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 deceased are requested to send particulars thereof, in writing, to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of St. George's terrace, Perth, in the said State, on or before the 10th day of May, 1943, after the expiration of which time the said Executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said Executor shall then have had notice.

Dated the 5th day of April, 1943.

BOULTBEE, GODFREY, & VIRTUE,
of 66 St. George's terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Samuel Bevan Jones, late of 39 Harris road, Bicton, in the State of Western Australia, Retired Engine-driver, deceased.

ALL claims or demands against the Estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor, and Agency Company, Limited, 135 St. George's terrace,

Perth, on or before the 10th day of May, 1943, 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 it shall then have had notice.

Dated the 5th day of April, 1943.

LIONEL WESTON deMORLEY,
T. & G. Chambers, Perth,
Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Richard Keenan, formerly of 107 Rookwood street, Mount Lawley, but late of Orrong road, Rivervale, in the State of Western Australia, Railway Employee, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed Richard Keenan, deceased, are requested to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 10th day of May, 1943, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated the 29th day of March, 1943.

JACKSON, McDONALD,
CONNOR & AMBROSE,
Solicitors, C.M.L., Buildings,
55 St. George's terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Archibald Crampton, formerly of 8 Fifth avenue, Mount Lawley, in the State of Western Australia, Retired Farmer, but late of 18 Barlee street, Perth, in the said State, Pensioner, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars of their claims or demands in writing to the Executor of the Will of the said deceased, The West Australian Trustee, Executors, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 10th day of May, 1943, and, further, that on the expiration of the last-mentioned date the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims or demands of which it shall then have had notice.

Dated this 31st day of March, 1943.

MARGARET BATTYE, B.A., LL.B.,
Southern Cross Chambers, 7 Howard street,
Perth, in the said State, Solicitor for the
West Australian Trustee, Executor, and
Agency Company, Limited, the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charlotte Elizabeth Underhill, late of 181 Bagot road, Subiaco, in the State of Western Australia, Spinster, deceased.

TAKE notice that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars in writing of such claims and demands to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, the Executor of the Will of the said deceased, on or before the 10th day of May, 1943, after which date the Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which it shall then have received notice.

Dated this 2nd day of April, 1943.

JOHN H. O'HALLORAN,
Solicitor for the Executor, the said The West
Australian Trustee, Executor, and Agency
Company, Limited, 48 St. George's ter-
race, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frederick Augustus Lee, late of Coondle, near Toodyay, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of Frederick Augustus Lee, late of Coondle, near Toodyay, in the State of Western Australia, Farmer, deceased, are requested to send particulars of the same in writing to the Executor of the Will of the said deceased, care of Pearson Lyon & Co., of Northam, Solicitors, on or before the 10th day of May, 1943, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 31st day of March, 1943.

ABBOTT & ABBOTT,
Solicitors for the Executor,
129 Fitzgerald street, Northam.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Dixon Marsden, late of Lillian street, Scarborough, in the State of Western Australia, Retired Storekeeper, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the Estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, The Perpetual Executors, Trustees, and Agency Company (W.A.), Limited, of corner of Howard street and St. George's terrace, Perth, on or before the 10th day of May, 1943, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 31st day of March, 1943.

DOWNING & DOWNING,
37 St. George's terrace, Perth,
Solicitors for the Executor.

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 are hereby required to send particulars of such claims or demands to me in writing on or before the 10th day of May, 1943, 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 8th day of April, 1943.

J. H. GLYNN,
Public Trustee, Supreme Court Buildings, Perth, W.A.

Name.	Occupation.	Address.	Date of Death.
Hunter, Allan	Pensioner	late of Mount Magnet	1-12-42
Shipley, Charles Elijah	Laborer	late of Shenton Park	18-5-41
Raicevich, Pero	Miner	late of Boulder	2-2-42
Farrell, Bernard	Wood contractor	late of Bardoc	1-7-42
Moloney, James Robert	Cook and caretaker	late of Yaringa Station, Camarvon	6-12-42
McClouskey, Thomas (also known as George Keating)	Pensioner	late of Rocbourne	15-12-42
Lillywhite, William Gordon (also known as Gordon Lillywhite)	Barman	late of 1 Newcastle road, Midland Junction	18-9-42
O'Connor, James	Poultry farmer	late of Hardy road, Belmont	1-3-43
Beecroft, Percy Thomas Charles	Council employee	late of 160 Newcastle street, Perth	23-1-43
Hill, Thomas Neill	Lieutenant	formerly of 28 Victoria avenue, Claremont, building apprentice, but late a member (No. WX2735) of the Australian Imperial Forces	10-12-42
Arnold, Robert George	Flight-Lieutenant	formerly of Bruce Rock but late a member (No. 475) of the Royal Australian Air Force	18-1-42
Redpath, Laura Sophia	Widow	late of Woodley street, Somerville via Kalgoorlie	26-10-42
Althorp, Edmond James	Corporal	formerly of Youanmi and of 18 Fitzroy road, Rivervale, miner, but late a member (No. WX30283) of the Australian Imperial Forces	5-10-42
Evans, Braidwood Clifford	Soldier	formerly of Gwalia and Leonora, plant hand, but late a member (No. WX7202) of the Australian Imperial Forces	22-11-42
Croot, Douglas	Sergeant	formerly of Canna, farmer, but late a member (No. 415020) of the Royal Australian Air Force	5-11-42
Stayt, Annie	Married woman	formerly of 49 Joel terrace, East Perth, but late of 15 Nanson street, Wembley	15-12-42
Kuchan, Minnie Matilda	Widow	late of 24 Fairlight street, Mosman Park	13-3-42
Francis, Harry Edward Tuller (also known as Harry Edward Francis)	Engineer and railway employee	late of 40 Mathoura street, Midland Junction	28-11-42
Gardiner, Austin Herbert Dickson	Flight-sergeant	formerly of 87 Winthrop avenue, Hollywood, clerk, but late a member (No. 406561) of the Royal Australian Air Force	23-11-42
McGuinness, Patrick (also known as Patrick Meginess)	Railway caretaker	late of Merredin	11-11-42
Hobson, Richard Albert	Pensioner	late of 81 Nicholson road, Subiaco	20-1-43
Prout, Albert John (also known as Arthur John Prout and John Prout)	Painter	late of 123 Sanford street, Geraldton	22-7-42
Thomas, Jemima	Married woman	late of Perth road, Albany	14-1-43
Moyle, Alfred Arnold	Truck driver	late of 206 Brisbane street, Perth	10-1-43
Thompson, Margaret Jane	Pensioner	late of Guildford	25-1-43

THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that, pursuant to section 14 of the Public Trustee Act, 1941, the Public Trustee has elected to administer the Estates of the undermentioned deceased persons.

Dated at Perth the 8th day of April, 1943.

J. H. GLYNN,
Public Trustee,
Supreme Court Building, Perth.

Name of Deceased.	Occupation.	Address.	Date of Death.	Date Election Filed.
Hunter, Allan	Pensioner	late of Mount Magnet ...	1-12-42	1-4-43
Shipley, Charles Elijah	Labourer	late of Shenton Park ...	18-5-41	1-4-43
Raicevich, Pero	Miner	late of Boulder	2-2-42	1-4-43
Farrell, Bernard	Wood contractor	late of Bardoc	1-7-42	2-4-43
Moloney, James Robert	Cook and caretaker	late of Yaringa Station, Carnarvon	6-12-42	2-4-43
McClouskey, Thomas (also known as George Keating)	Pensioner	late of Roebourne	15-12-42	2-4-43
Lillywhite, William Gordon (also known as Gordon Lillywhite)	Barman	late of 1 Newcastle road, Midland Junction	18-9-42	6-4-43

THE BANKRUPTCY ACT, 1892.

Notice of Dividend.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per £.	First or Final or otherwise.	When Payable.	Where Payable.
George Carl Francis	Nedlands ...	Clerk ...	Supreme Court of Western Australia	No. 106 of 1928 (assignment)	6d. and a fraction	Fourth and final	13th April, 1943	Official Receiver's Office, 6 The Esplanade, Perth.

Notice of Intended Dividend.

Debtor's Name.	Address.	Description.	Court.	No.	Last day for Receiving P. oofs.	Name of Trustee.	Address.
Sydney George Lawrence	3 Bennett street, Perth, and carrying on business at Darlington	Butcher ...	Supreme Court of Western Australia	No. 67 of 1928	23rd April, 1943	A. H. JOHNSON	Official Receiver, 6 The Esplanade, Perth.

Dated this 7th day of April, 1943.

A. H. JOHNSON,
Official Receiver in Bankruptcy,
6 The Esplanade, Perth.

PHARMACEUTICAL COUNCIL OF WESTERN AUSTRALIA.

A TRIENNIAL Election was held on 17th March, 1943, when the following were elected:—Allan, Thomas David Henry, Napoleon street, Cottesloe; Cohen, Reginald Isadore, St. George's terrace, Perth; Dallimore, George Henry, Newcastle street, Perth; Gibson, Frank Ernest, High street, Fremantle; Gullely, Fred Prior, Railway parade, West Leederville; Howling, Hugh Oswald, enr. Hay and Milligan streets, Perth; McWhinney, Alan Charles, Murray street, Perth.

At the first meeting of the Council held on 6th April Mr. T. D. H. Allan was elected President.

F. T. LORMAN,
Registrar.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual Subscription to the above is Seven shillings and sixpence and the charge for a single copy Two shillings and sixpence.

The subscription may be sent to the Government Printer, Perth.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer **BEFORE TEN O'CLOCK** a.m. on **THURSDAY**, the day preceding the day of publication, and are charged at the following rates:—

For the first eight lines, 5s.;

For every additional line, 6d.

and half-price for each subsequent insertion.

To estimate the cost of an advertisement, count nine words to a line; heading, signature, and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

All communications should be addressed to "The Government Printer, Perth."

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