

Government Gazette

OF

WESTERN AUSTRALIA.

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No. 28.]

PERTH: FRIDAY, JUNE 18

[1943.

VACANCIES IN THE PUBLIC SERVICE.

Department.			 Position.		Salary.	Date Returnable.
Lands Public Works	•		 Clerk (Item 348) Clerk-in-Charge, Correspondence	 	 Class 10, £279—£288 Class 7,	1943. 19th June. 26th June.

^{*} Plus £20 per annum for staff work.

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

GEO. W. SIMPSON, Public Service Commissioner.

JUSTICE OF THE PEACE.

Premier's Office,
Perth, 16th June, 1943.
HIS Excellency the Lieutenant-Governor in Excentive
Council has been pleased to approve of the appointment of James William George May, Esquire, of Leake
street, Kellerberrin, as a Justice of the Peace for the
Avon Magisterial District.

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

THE HEALTH ACT, 1911-1937.

Appointment.

THE following appointment made by the undermentioned local health authority is hereby approved:—Cranbrook Road Board:—J. Campbell to be Health Inspector as from the 19th April, 1943.

EVERITT ATKINSON, Commissioner of Public Health.

THE AUDIT ACT, 1904.

The Treasury, Perth, 10th June, 1943.

THE following appointments and cancellations of appointments have been approved:—

Receivers of Revenue:

Trsy. No. 58/40:—Mr. Hnbert G. Rundle for the Agricultural Bank, at Geraldton, vice Miss Joyce E. Loftus, as from the 31st May, 1943;

Trsy. No. 77/41:—F. H. Narroway, from 1/6/1943, and H. A. Allen, from 8/6/1943; cancellations as from the 1st June, 1943:—F. H. Baldwin and G. G. Payne, for the Metropolitan Water Supply Department.

A. J. REID, Under Treasurer.

FORFEITURES

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

Name, Lease No., District, Reason, Corres. No., Plan. Benney, P. S.; 16911/68; Avon 18344, 18352; £217 9s. 11d.; 3423/23; 5/80, C & D. Blakeborough, J.; 55/1822; Ninghan 2935; abandoned; 1164/30; 65/80, F1. Hardie, J. H.; 13092/68; Avon 15618; £104 13s. 5d.; 6842/20; 25/80, E2. Hardie, J. H.; 15740/68; Avon 15638; £121 7s. 8d.; 3643/22; 25/80, E2. Moyle, S. J.; Homestead Farm 14570/74; Plantagenet 2795; conditions; 5791/10; 451/80, E3. Redhead, R. W.; 55/2300; Ninghan 2936; abandoned; 679/32; 65/80, F1. Williams, J. M.; 68/2063; Melbourne 2244; conditions; 3933/29; 32B/40, D1 & 57/80, D4. Williams, J. M.; 347/686; Melbourne 2544; conditions; 2749/34; 32B/40, D1. Name, Lease No., District, Reason, Corres. No., Plan.

2749/34; 32B/40, D1.

G. L. NEEDHAM, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1942.

Department of Lands and Surveys, 3/40. Perth, 16th June, 1943. Corres. No. 333/40. HIS Excellency the Lieutenant-Governor in Council, acting under the provisions of the Bush Fires Act, 1937acting under the provisions of the Bush Fires Act, 1937-1942, has been pleased to approve of the amendment by the Greenbushes Road Board, in the manner mentioned in the Schedule hereunder, of the by-laws made by the said Board under the said Act for the establishment, maintenance, and equipment of Bush Fire Brigades in the Greenbushes Road District and published in the Comment Comment when the state of the said Act for the said Act for the said Fire Brigades in the Greenbushes Road District and published in the Government Gazette on the 8th day of August, 1941.

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

Schedule.

The above-mentioned by-laws of the Greenbushes Road Board are amended as follows:—By-law 7 is amended by deleting from paragraph (3) thereof the words "able-bodied men."

PARKS AND RESERVES ACT, 1895.

Department of Lands and Surveys Perth, 18th June, 1943.

HIS Excellency the Lieutenant-Governor in Council, acting pursuant to section 8 of the Parks and Reserves Act, 1895, has been pleased to approve of the repeal by the King's Park Board, as constituted under the said Act, of the by-laws heretofore made by the said Board under the said Act in relation to Reserve A1720 (King's Park) and to the making by the said Board, in relation to the said Reserve, of new by-laws in lieu of the by-laws repealed as aforesaid, as set forth in the Schedule hereunder.

G. L. NEEDHAM, Under Secretary for Lands.

Schedule.

The new by-laws above-mentioned are as follows:-

King's Park By-laws.

1. In these by-laws the expression "the Park" means King's Park, Reserve No. A1720, the boundaries of which are gazetted in Government Gazette of Western Australia dated the 27th November, 1942, and the expression "the Park" includes any part of the said reserve.

Park to be Open.

2. The Park shall be open to the public continuously, but the Board may close any road or footway in the Park or any other part or parts of the Park for any period or purpose at any time the Board may think fit by notice posted on such road or footway or such part or parts of the Park.

Restricting Driving or Riding over the Park.

3. No person shall drive or ride upon or over the Park save along a carriage-way or parking area without permission from the Board first obtained: Provided, however, that the Board may set apart bridle tracks which equestrians may use, and push-bicycle tracks which

push-cyclists may use.

4. No person shall drive upon or over the Park or any part thereof any passenger vehicle plying as an omnibus, nor any vehicle, team, cart, or wagon used for carrying any goods, timber, bricks, stone, wood, iron, or merchandise of any kind (whether laden or not), nor any hearse or mourning coach, nor cause or suffer any camel, pack horse, bull, cow, calf, heifer, steer, sheep, lamb, dog (excepting a dog on leash), goat, or pig belonging to him or in his charge to enter or go upon the Park unless with the permission in writing of the Board first obtained.

Injuring or Destroying Flora.

5. No person shall injure, cut, break, deface, pull up, pick, remove, or destroy any tree, shrub, plant, or flower growing on the Park, nor climb any tree thereon. Nor shall any person cut or remove any dead wood or timber on or from the Park, unless with the permission in writing of the Board first obtained.

Injuring the Soil or Surface or Fences, etc.

6. No person shall cut, damage, injure, deface, disfigure, remove, or interfere with the soil or turf or surface of the Park, or any road or footway on the same, or any fence, building, rockwork, watercock, plant, tool, seat, notice, notice board, post, railing barrier or otherthing which may be from time to time erected or placed on the Park by or by the authority of the Board or pollute or interfere with any ornamental water therein, or catch, trap, chase, interfere with, disturb, injure, destroy, or lay or place any trap for the taking of any bird or animal on or in the Park, or deposit or leave thereon, any rubbish or other substance or material whatsoever.

Persons Misconducting Themselves.

7. No person shall misconduct himself in any way in the Park by indulging in any riotous, disorderly, offensive, suspicious, or indecent conduct, or make use of any indecent or improper language, or commit any nuisance on the Park, nor shall any person sell, distribute or exhibit any indecent or infamous book, picture, or representation in the Park.

Lodging on the Park in the open Air.

8. No person shall camp, lodge, or tarry overnight on the Park or sleep during the day on the Park.

Posting Bills.

9. No person shall post, stick, stamp, stencil, paint, or otherwise affix, or cause to be posted, stuck, stamped, stencilled, painted, or otherwise affixed any placard, handbill, notice, advertisement, or any document whatsoever upon any tree, fence, post, gate, wall, flagging, road, path, or any place whatever on the Park.

Carving Names, etc.

10. No person shall paint, write, cut, carve or in any manner inscribe letters, figures, or marks upon or otherwise disfigure any rock or tree or any wall or fence or other structure or erection on the Park.

Shooting, etc., on the Park.

11. No person shall fire or discharge any firearm, or throw or discharge any stone or other missile, or set off any fire balloon, or throw or set fire to any fireworks, or kindle or make any fire, or use any explosive substance whatever on the Park, unless the consent, in writing, of the Board shall be previously obtained.

Selling Goods on the Park.

12. No person shall sell or expose for sale or distribute any goods, wares, merchandise, or things, or solicit or gather money on the Park or place on the Park any chair, seat, or other thing for hire unless the consent in writing of the Board shall be previously obtained.

Ruces, etc., Forbidden.

13. No person shall on the Park conduct or take part in any sporting game or match, or any game which may be considered dangerons or objectionable by the Board, or which may be calculated to interfere with the safety or comfort of persons lawfully using the Park, or likely to injure the surface of the ground, except on such por-tions of the Park as may be specially set apart for such purposes, and shown thereon by boundary posts, such boundary posts to be fixed or renewed from time to time as the Board may deem necessary.

Nor shall any person use the Park for the purpose of training any horse or other animal thereon.

Waste Litter of Picnics to be Removed.

14. When any person, party, company, society, club, or organisation of any kind shall play any game or picnic on the Park, he or they (as the case may be) shall, immediately prior to leaving the ground, collect and remove, or cause to be collected and removed, all waste material, bottles, broken glass, scraps, paper, litter, or rubbish of any kind brought or made upon the ground by him or them or any member thereof the ground by him or them or any member thereof.

Drills, Exercises, and Games.

15. No person or organised club or body shall practise or conduct drill or gymnastics, or play golf, cricket, football, baseball, racquet, or any exercise or game of like nature on the Park, except on such portion of the Park as shall be specially set apart for that particular purpose by the Board, and, except in accordance with the terms and conditions of a permit in writing, to be first obtained from the Board, which permit may fix the day or days upon which and the bounds or limits of the area or areas within which any drill, gymnastics, exercises, or games may take place—the Board reserving the right to refuse to grant any such permit.

Making Erection or Obstruction.

16. No person shall, without the previous consent in writing of the Board, erect or place any booth, tent, shed, stand, wall, post, rail, fence, swing, chair, or seat (other than a camp stool or other portable chair or seat) or other erection or obstruction of any kind whatsoever on the Park, or make any enclosure of any part thereof.

Cattle not to be Depastured.

17. No person shall cause, allow, or suffer any horse, cattle, sheep, dog, goat, camel, doukey, mule, or pig to stray or to depasture upon the Park without the special approval in writing of the Board.

Driving Vehicles and Riding Cycles.

18. Every person driving, riding, or in charge of any carriage, motor car, motor cycle, bicycle, tricycle, or other vehicle shall, whilst in the Park, observe and conform in all respects with the provisions of the Traffic Act, 1919-1935, and the regulations made thereunder and for the time being in force.

Reckless Driving.

19. No person shall at any time drive, ride, or impel in the Park any carriage, motor car, motor cycle, bicycle, tricycle, or other vehicle, recklessly or negligently, or at a speed or in a manner dangerous to the public, or at a speed exceeding that as specified in the regulations made under the Traffic Act, 1919-1935, and in force at the time.

Nor shall any person in the Park ride or drive any animal recklessly or negligently or in a manner dangerous to the public.

Parking.

20. No person in charge of any vehicle in the Park 20. No person in charge of any venicle in the Park shall park such vehicle, or cause or permit such vehicle to be parked off the surfaced portion of a roadway, except on a parking area set apart by the Board for that purpose, nor shall any such person park or cause or permit any vehicle to stand or park on any part of the surfaced portion of a roadway in the Park upon which parking is prohibited.

Instruction in Handling Motor Vehicles.

21. No person shall use any roadway within the Park for the purpose of instructing any person how to drive or effect repairs or adjustments to any motor vehicle in the Park, nor shall any person drive any motor vehicle within the Park unless he or she is the holder of the requisite Driver's License under the Traffic Act, 1919-1935, or make use of any roadway within the Park for the purpose of testing any motor vehicle.

Motor vehicle has the same meaning as in the Traffic Act, 1919-1935.

Driving or Riding on Footways.

22. No person shall drive, ride, or impel any carriage, motor vehicle, motor cycle, bicycle, tricycle, or other vehicle, or ride or drive any animal along or over any constructed footway in the Park.

Leading any Animal.

23. No person whilst riding a horse or driving or riding in a vehicle on the Park shall lead another horse or any animal or have any other horse or animal attached by any means to such vehicle.

Offensive Noises.

24. No person shall, by the use of any mechanical, wireless, or other instrument or thing commit any offensive noise in the Park.

Interference with Employees.

25. No person shall obstruct, or interfere with any employee of the Board, or with any police constable or special constable, or refuse to give, upon request, his or her name to any of the before-mentioned persons in the performance of his duty in the Park.

General Clause.

26. No person shall do, aid in, or abet any act or thing which may not in these by-laws be specifically mentioned and which may tend to the injury or disfigurement of the Park, or to interfere with the use thereof by the public.

Removal of Offenders.

27. Any employee of the Board or any police constable or special constable may remove from the Park any person who is guilty of any breach of any of the Park by-laws.

Penalty.

Any person committing a breach of any of the provisions of the Park by-laws shall be liable on summary conviction to a penalty not exceeding twenty pounds.

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 Laud 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, as 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 mallet, is reserved to the Crown, subject to the provisions of clause 18 of the regulations.

SCHEDULE.

NOW OPEN.

PERTH LAND AGENCY.

Ninghan District.

Corr. No. 1984/22. (Plan 66/80, A4.) Locations 1465 and 1474, containing 941a. and 778a. respectively, at 3s. per acre; subject to Agricultural Bank indebtedness; being J. P. North's forfeited Leases 12816/56 and 39169/55.

Yilgarn District.

Corr. No. 6375/22. (Plan 35/80, DE, 2 & 3.) Locations 168 and 165, containing 1,997a. 0r. 2p., at 1s. 6d. per acre; subject to Agricultural Bank indebtedness; being R. G. McDonald's forfeited Lease 39657/55 and cancelled application respectively.

WEDNESDAY, 23rd JUNE, 1943.

PERTH LAND AGENCY.

Avon District (about 51/2 miles east of Jura Siding).

Corr. No. 425/38. (Plan 5/80, A1.)

Location 25208, containing 1,351a. Or. 9p., at 4s. 3d. per acre; classification page 12 of 4938/26; exempt from road rates for two years from date of approval; being C. C. Schilling's forfeited Lease 347/1776

Esperance District (about 4 miles north-west of Esperance).

Corr. No. 1203/24. (Plan 423, CD/20.) Location 413, containing 98a, 2r. 5p. at 5s. per acre; classification page 43 of 1203/24; exempt from road rates for two years from date of approval. This cancels the previous Gazette notice dated 28/10/1942.

Hay District (about 19 miles south-west of Tenterden).

Corr. 2001/36. (Plan 444/80, D2 & 3.)
Location 1772, containing 1,655a. Or. 1p., at 3s. 3d.
per acre; classification page 27 of 2001/36; exempt
from road rates for two years from date of approval;
being R. F. Moriarty's forfeited Lease 347/1359.

Kojomp District (about 5½ nules north-east of Katanning).

Corr. No. 1545/24. (Plan 417A/40, A2.)
Location 7981, containing 100a. 0r. 35p., at 3s. 6d.
per acre; classification page 12 of 1545/24; and Location 8163, containing 148a. 1r. 28p., at 3s. per acre; classification page 4 of 4997/24; subject to the eradication of poison; being E. W. Gilchrist's forfeited Leases 19012/68 and 19985/68.

Peel Estate (about 31/2 miles south-east of Karnup). Open under Part V. of the Land Act, 1933-1939.

Corr. No. 1393/39. (Plau 341D/40, C4.)

Corr. No. 1393/39. (Plau 341D/40, C4.)
Location 139, containing 166a. 1r. 2p.; purchase money, including improvements—£307; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£6 18s. 2d.; to civilians, at 5 per cent. p.a.—£7 13s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£8 11s. 2d.; to civilians, at 5 per cent. p.a.—£9 2s. 1d.; and Location 402, containing 150a. 2r. 39p.; purchase money, including improvements—£269; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£6 1s.; to civilians, at 5 per cent. p.a.—£6 14s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest—to returned soldiers, at 4½ per cent. p.a.—£7 10s.; to civilians, at 5 per cent. p.a.—£7 19s. 7d.; subject to the conditions applying to this Estate; being D. F. Keane's forfeited Lease 347/2452.

Peel Estate (about 6 miles south-east of Karnup). Open under Part V. of the Land Act, 1933-1939.

Corr. No. 2061/38, (Plan 341D/40, C4.)

Corr. No. 2061/38. (Plan 341D/40, C4.)
Location 362, containing 132a. 2r. 28p.; purchase money, including improvements—£173; half-yearly instalments first five years, interest only:—to returned soldiers at 4½ per cent. p.a.—£3 17s. 10d.; to civilians, at 5 per cent. p.a.—£4 6s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:—to returned soldiers, at 4½ per cent. p.a.—£4 16s. 6d.; to civilians, at 5 per cent. p.a.—£5 2s. 8d.; and Location 363, containing 152a, 3r. 3p.; purchase money, including improvements—£109; half-yearly instalments first five years, interest only:—to returned soldiers, at 4½ per cent. p.a.—£2 9s.; to civilians, at 5 per cent. p.a.—£2 14s. 6d.; half-yearly instalments over the balance (35 years), including principal and interest:

—to returned soldiers, at 4½ per cent. p.a.—£3 0s. 9d.; to civilians, at 5 per cent. p.a.—£3 4s. 8d.; subject to the conditions applying to this Estate; being D. F. and M. P. Keane's forfeited Leases 347/1896 and 347/2316.

Plantagenet District (about 11/2 miles south of Elleker). Corr. No. 45/29. (Plan 457A/40, B1.)

Location 955, containing 14a. 3r.; at £1 10s. per acre; classification page 34 of 45/29; subject to timber conditions; being W. A. North's forfeited Lease 55/1478.

WEDNESDAY, 30th JUNE, 1943.

PERTH LAND AGENCY.

Kojonup District (about 61/2 miles east of Mudiarrup).

Corr. No. 2350/24. (Plans 415B/40, F1, and 416A/40, A1.)

Locations 4628, 4629, and 4631, containing 666a. 2r.; at 2s. per acre; classification page 6 of 2350/24; subject to poison eradication and to payment for improvements, if any; being E. S. Bott's forfeited Lease 18439/68.

Murray District (near Nine Mile Lake).

Corr. No. 2618/17. (Plan 380D/40.)

Location 1346, containing 160a.; subject to survey, classification, and pricing; also that portion of Murray Location 1010, containing about 240 acres, bounded by lines commencing at a point situate one chain south of the south-east corner of Murray Location 753 and extending south for a distance of about 45 chains; thence in a south-easterly direction for a distance of about 80 chains; thence north to a surveyed road and along the road to the starting point; subject to survey, classification, and pricing.

Ninghan District (about 11 miles north-west of Koorda).

Corr. No. 5643/21. (Plan 56/80, D & E1.)

Location 135, containing 1,000a., at 5s. 9d. per acre; Location 143, containing 992a. 1r. 10p., at 3s. 3d. per acre; and Location 2106, containing 275a. 2r. 20p., at 4s. per acre; if selected as one holding 4s. per acre; classifications page 28 of 5643/21; page 14 of 5704/24; and page 4 of 654/23, respectively; subject to Agricultural Bank indebtedness; being G. Dalgleish's forfeited Leases 39067/55, 18460/68, and 16969/68.

Ninghan District (about 6 miles south of Wialki). Corr. No. 3995/27. (Plan 66/80, E4.)

Location 2702, containing 1,062a. 1r. 5p., at 1s. 9d. per acre; classification page 8 of 2557/27; subject to payment for improvements; being R. V. Milligan's forfeited Lease 42421/55.

Sussex District (about six miles south-east of Yoongarillup).

Corr. No. 133/43. (Plan 413C/40, E3.) Location 3835, containing 90a. 1r. 13p., subject to classification and pricing.

Victoria District (about six miles south-east of Buntine.)

Corr. No. 5433/28. (Plan 89/80, C2.) Location 5685, containing 837a. Or. 24p., at 4s. 6d. per acre; classification page 30 of 5433/28; exempt from road rates for two years from date of approval and subject to resumption conditions; being A. H. Collins' forfeited Lease 68/1305.

Wellington District (about six miles north-east of Wilga).

Corr. No. 443/09. (Plan 415A/40, A2.) Location 2676, containing 160a; subject to classifi-cation and pricing; subject to payment for improve-ments, if any, and to timber conditions; being W. Pfeiffer's forfeited Lease 12070/74.

WEDNESDAY, 7th JULY, 1943.

PERTH LAND AGENCY.

Esperance District (about 10 miles north-west of Esperance)

Corr. No. 1664/23. (Plan 423/80, C4.) Locations 728, 729, 730, 731, and 732, containing 1,106a., at 6s. 9d. per acre; classification page 21 of 1664/22; also Location 717, containing 320a., at 4s. 9d. per acre; classification page 11 of 1910/23; subject to payment for existing improvements. This cancels the previous Gazette notices dated 20/7/1938, and 19/7/1939.

Ninghan District (about 121/2 miles north-east of Pithara).

Corr. No. 2939/20. (Plan 64/80, E1.) Locations 1677 and 1678, containing 1,000a. and 1,162a. respectively, at 6s. per acre; classification page 42 of 2939/20; subject to Agricultural Bank indebted-ness; being J. E. Turner's forfeited Leases 13186/68 and 12435/68.

Sussex District (about 9 miles east of Margaret River).

Corr. No. 1901/32. (Plan 440A/40, C2.) Location 3623, containing 231a. 0r. 26p., at 9s. per acre; classification page 3 of 1052/31; exempt from road rates for two years from date of approval; being J. Otter's forfeited Lease 68/3659.

Swan District (about 14 miles north-west of Gingin).

Corr. No. 5274/28. (Plan 31/80, A3.)

Location 2299, containing 160a. Or. 10p., at 4s. 3d. per acre; classification page 10 of 3447/17, and Location 3704, containing 355a. 1r. 4p., at 4s. 9d. per acre; classification page 5 of 772/33; exempt from road rates for two years from date of approval; being R. G., F. C., H. V., and S. C. Darch's forfeited Leases 68/708 and 68/3977.

Wellington District (about 1½ miles north west of Noggerup).

Corr. No. 629/38. (Plan 414B/40, E1.) Location 2525, containing 47a. 0r. 36p., at 13s. per acre; classification page 28 of 629/38; available to adjoining holders only; exempt from road rates for two years from date of approval and subject to timber conditions; being A. C. Dolling's forfeited Lease 347/1803.

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

LAND OPEN FOR PASTORAL LEASING

under Part VI. of the Land Act, 1933-1939,

IT is hereby notified that the land described hereunder will be available for general selection under Part VI. of the Land Act, 1933-1939, on and after the date specified:-

WEDNESDAY, 23rd JUNE, 1943. PERTH LAND AGENCY.

North West Division.

Koondra District-Sylvania Station.

Corres. 10214/12. Plan 91 & 80/300.

That area of unsurveyed land, containing about 431,223 acres, subject to payment for improvements, being F. W. Morrissey's forfeited Pastoral Lease No. 2851/96.

WEDNESDAY, 30th JUNE, 1943.

PERTH LAND AGENCY.

North West Division.

Forrest District (near Nulga Downs Station).

Corr. 6009/27. (Plan 98/300.)

That area of unsurveyed land, containing about 28,534 acres, being A. Mackay's forfeited Pastoral Lease No. 3709/96.

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

THE ROAD DISTRICTS ACT, 1919-1939.

Closure of Roads.

WE, Ernest Wilson, Thomas Atherton Crosse, Rosetta Bass, and Martha Owens being the owners of land over or along which portions of roads hereunder described pass, have applied to the Mundaring Road Board to close the said portions of roads, viz .:-

Mundaring. 1206/39.

M. 421:—The surveyed roads, described hereunder:—
(a) Orchard road.—Along the east boundaries of Lots 29 to 35 inclusive of Swan Location 1649; from Hillside road at the north-east corner of the first mentioned lot, to the north side of a link reserve along the north boundary of Lot 20 of Location 1598 (L.T.O. Plan No. 2148).

- (b) Nursery road.—Along the south boundary of Lot 27 of said location and part of the south boundary of Location 1959; from Orchard road at the south-west corner of said lot, to the east side of Wandoo road (L.T.O. Plan No. 2148).
- (c) Wandoo road.—Along the east boundaries of Lots 22 to 16 of said Location 1649; from Nursery road at the north-east corner of the first-mentioned lot, to Government road at the south east corner of the last mentioned lot (L.T.O. Plan No. 2148). (Plan 2A/40.)

E. WILSON, A. THOMAS CROSSE, ROSETTA BASS, MARTHA OWENS.

I, Harry Quin Robinson, on behalf of the Mundaring Road Board, hereby assent to the above application to close the roads therein described.

H. Q. ROBINSON, Chairman Mundaring Road Board.

16th June, 1943.

WATER BOARDS ACT, 1904, AND AMENDMENTS. Dangin-Quairading Water Board By-laws.

WHEREAS by the Water Board Act, 1904, and amendments, the Water Board of any district is empowered to make by laws for all or any purposes in the said Act mentioned. The Dangin Quairading Water Board, in pursuance of the powers vested in the said Board under and by virtue of the said Act and of every other authority enabling it in that behalf, doth hereby repeal that part of Schedule (1) of its by laws published in the Government Gazette, 30th August, 1935, which reads:—

Water in return for amount of rates paid or of minimum charges in lien of rates-4s.

Water supplied in excess of quantity allowed for rate, or minimum charges-4s.

and the following is inserted in lieu thereof:-

Water in return for amount of rates paid or mini-

mum charges in lieu of rates—3s.
Water supplied in excess of quantity allowed for rate or minimum charges—3s.

Passed by a resolution of the Dangin-Quairading Water Board at a meeting held on the 10th day of April, 1943.

H. M. GROWDEN, Chairman.

J. R. T. KEAST, Secretary.

Recommended-

E. H. GRAY,

Acting Minister Controlling Local Government.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 1st day of June, 1943.

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

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

M.W.S. 667/40.

NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage, and Drainage Act, 1909, that water mains have been laid in the undermentioned streets, in district indicated:-

Perth Road District.

210/43-Main street, from Curtis street to Milner street -northerly; Milner street, from Main street to east part Lot 36-Easterly.

And the Minister for Water Supply, Sewerage, and Drainage is, subject to the provisions of the said Act, prepared to supply water from such mains to lands within rateable distance thereof.

Dated this 11th day of June, 1943.

J. C. HUTCHINSON, Under Secretary.

PUBLIC WORKS TENDERS.

TENDERS are invited for the following:-

Work:—Geraldton Police Station—Additions and Renovations (9267); closing Tuesday, 6th July, 1943, at 2.30 p.m.; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Geraldton, Tuesday, 22nd June, 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.

17/6/43.

APPOINTMENT

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

> Registrar General's Office, Perth, 16th June, 1943.

THE following appointment has been approved:-

R.G. No. 29/36:—Mr. Frank James Thompson, temporarily, as Assistant District Registrar of Births and Deaths for the Katanning Registry District, to reside at Wagin, during the absence on leave of Mr. J. F. Morris; appointment to date from 5th June, 1943.

THE undermentioned minister has 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.

THE SALVATION ARMY.

11; 16/6/43; Frederick Thomas Lawrence, an Adjutant in the Salvation Army; 72 Richardson street, Boulder; Boulder. 33/41;

R. J. LITTLE, Acting Registrar General.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
197/43	1943. June 14	Atkins (W.A.), Ltd	58A, 1943	2 "A.G.E." Transformers, 100 K.V.A. 6,000/440 Volts, 40- cycle, as per Item I, F.O.B. Melbourne, delivery eight weeks	Railways and Tramways	£197 each.

TENDERS FOR GOVERNMENT SUPPLIES.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1943. June 17 June 17	73A, 74A, 1943 78A, 1943	Making and Trimming of Uniforms for Railways and Tramways—Winter, 1943, and Summer, 1943-44	1943. June 24 June 24

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 17th June, 1943.

G. L. NEEDHAM. Chairman W.A. Government Tender Board.

THE MINING ACT, 1904 (Regulation 180).

Warden's Office Kalgoorlie, 29th April, 1943.

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

(Sgd.) L. W. STOTTER,

To be heard at the Warden's Court, Kalgoorlie, on Monday, the 28th day of June, 1943.

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

EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Residence Areas.

168E-Williams, Thomas; Brown Hill road, Williamstown; no Miner's Right in force.

183E—Usher, Edward John; Brown Hill road, Williamstown; no Miner's Right in force.

Business Areas.

198E—Smith, Harry; Mount Monger; non-payment of rent.

201E—Gray, Kenneth Victor; Boulder road, Kalgoorlie; non-payment of rent.

Machinery Area.

104E—Hansen, Albert Leach; Celebration; non-payment of rent.

Garden Areas.

33E-Mannix, Dennis; Parkeston; non-payment of rent.

86E-Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.

91E—Mannix, Dennis; Parkeston; non-payment of rent.

124E—Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.

151E-Ryan, William; Boulder; non-payment of rent.

170E—Brown, Frederick Henry; Boulder; non-payment of rent.

172E—Linton, Robert Ivon; Hannan street, Kalgoorlie; non-payment of rent.

173E-Ryan, William; Boulder; non-payment of rent.

174E-Ryan, William; Boulder; non-payment of rent.

177E—Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.

178E—Simpson, Thomas Willie; Kalgoorlie; non-payment of rent.

182E—O'Loughlin, Ellen Mary; Kalgoorlie; non-payment of rent.

183E-Ryan, Alphonsus; Boulder; non-payment of rent.

Water Rights.

267E—Linton, Robert Ivon; Reeves, Edward Charles; Hannan street, Kalgoorlie; non-payment of rent.

295E-New Milano, No Liability; Mount Monger; non-payment of reut.

296E—Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.

297E—New Milano, No Liability; Lakewood; non-payment of rent.

299E—New Milano, No Liability; Lakewood; non-payment of rent.

300E—New Milano, No Liability; Lakewood; non-payment of rent.

301E—Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.

302E—Goldfields Firewood Supply, Limited; Lakewood; non-payment of rent.

303E—Goldfields Firewood Supply, Limited; Lakewood;

Bulong District.

Mineral Claims.

8Y-Jones, Robert Load Cecil; Bulong; non-payment of rent.

9Y-Jones, Robert Load Cecil; Bulong; non-payment of rent.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Mineral Claims.

10X-Willmott, Joseph; Kanowna; non-payment of of rent.

11X-Smith, John Urwin; Kanowna; non-payment of rent.

Garden Area.

52X-Willis, Jabez; Kanowna; non-payment of rent.

Water Right.

83X-Pearce, Walter Nicholas; Bardoc; non-payment of rent.

Kurnalpi District.

Machinery Area.

7K—Henderson, Jessie; 17 Coventry street, Kalgoorlie; non-payment of rent.

BROAD ARROW GOLDFIELD.

Business Areas.

70W-Finlayson, Mattie Carveth; Ora Banda; non-payment of rent.

72W—Bowden, Charles Daniel; Smith, James; Ora Banda; non-payment of rent.

Residence Area.

127W-Kitch, Alice Maud; Grant's Patch; no Miner's Right in force.

Water Rights.

76W-Argus, John; Ora Banda; non-payment of rent.

89W-Dillon, Francis; Pearce, Walter Nicholas; Bardoe; non-payment of rent.

99W-Ora Banda Amalgamated Mines, No Liability; Grant's Patch; non-payment of rent.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Machinery Area.

65Z-Sawyer, Ephraim Thomas; Menzies; non-payment of rent.

Water Rights.

352Z—The Sand Queen Gladsome Mines, No Liability; 321 Murray street, Perth; non-payment of rent.

368Z-Sand Queen Gladsome Mines, No Liability; 321 Murray street, Perth; non-payment of rent.

370Z—First Hit Gold Mine (1934), No Liability; Menzies; non-payment of rent.

Yerilla District.

Business Area.

338R-Clifford, Daniel; Edjudina; non-payment of rent.

Water Rights.

51R—Porphyry (1939) Gold Mine, No Liability; c/o J. Cranston, Boulder road, Kalgoorlie; nonpayment of rent.

48R—Edjudina Pastoral Company, Limited; Edjudina; non-payment of rent.

THE MINING ACT, 1904

(Regulation 180).

Warden's Office, Bridgetown, 19th May, 1943.

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

> (Sgd.) K. J. DOUGALL, Warden.

To be heard at the Warden's Court, Bridgetown, on Wednesday, the 21st day of July, 1943.

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

GREENBUSHES MINERAL FIELD.

Mineral Claims.

- 4—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
- 6-Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
- 8—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
- 9-Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
- 17—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
- 20-Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
- 25-Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
- 27—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
- 32-Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
- 39—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
- 40-Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
- 41-Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
- 42—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.
- 45-Patterson, Hector; Greenbushes; non-payment of rent and no Miner's Right.
- 47—Freeman & Collett; Perth; non-payment of rent and no Miner's Right.

Water Rights.

- 286-Freeman & Collett; Perth; non-payment of rent and no Miner's Right.
- 290—Greenbushes Tin, Ltd.; Perth; non-payment of rent and no Miner's Right.

Dredging Claims.

- 90-Galt, Alexander Robert; Greenbushes; non-payment of rent and no Miner's Right.
- 97—Selfe, Alfred George; Coady, Percy; Greenbushes; non-payment of rent and no Miner's Right.

Garden Areas.

- 49-Lindsay, Rose; Greenbushes; non-payment of rent and no Miner's Right.
- 50—Lindsay, Rose; Greenbushes; non-payment of rent and no Miner's Right.
- 52-Lindsay, Bert; Greenbushes; non-payment of rent.
- 55-Tredrea, Laura Violet; Greenbushes; non-payment of rent.
- 57—Children's Cottage Home, Inc.; Greenbushes; non-payment of rent and no Miner's Right.

Residence Areas.

16—Wilkes, William; Greenbushes; no Miner's Right. 299—Wilkes, Eliza; Greenbushes; no Miner's Right.

Alluvial Claims.

- 960--Wilkes, William; South Greenbushes; no Miner's right.
- 961—Lindsay, Rose; Lindsay, Harold Oswald; Lindsay, Ronald Theodore; South Greenbushes; no Miner's Right.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office. Laverton, 27th May, 1943.

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

(Sgd.) L. W. STOTTER,

Warden.

To be heard at the Warden's Court, Laverton, on Thursday the 5th day of August, 1943.

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

MT. MARGARET GOLDFIELD.

Mt. Morgans District.

Water Rights.

- 82F—Yundamindra Pastoral Company; Murrin Murrin; non-payment of rent and no Miner's Right.
- 89F-Mt. Malcolm Pastoral Company; Malcolm; nonpayment of rent.
- 90F-Yundamindra Pastoral Company; Murrin Murrin; non-payment of rent and no Miner's Right.

Machinery Areas.

- 12F-Schenk, R.; Morgans; non-payment of rent.
- 14F-Crocker, Clifford C.; Yundamindra; non-payment of rent.
- 15F—Bindah G.M., Limited; Perth; non-payment of rent and no Miner's Right.
- 17F-Parry, Noel C.; Murrin Murrin; non-payment of rent and no Miner's Right.
- 18F-Turbett, David A., c/o E. C. Robinson; Linden; non-payment of rent and no Miner's Right.

Mt. Margaret District.

Business Areas.

699T—Rymer, Arthur C.; Murrin Murrin; non-payment of rent.

710T—Taylor, Gerald M.; Laverton; Curry, Frederick E.; 9 Yilgarn street, Beaconsfield; non-payment of rent.

Water Rights.

54T—Boni, Daniel; Gwalia; non-payment of rent and no Miner's Right.

167T—Harris, Hugh S.; Katanning; non-payment of rent and no Miner's Right.

178T-Cox, George W.; Laverton; non-payment of rent.

180T—King of Creation G.M.; Perth; non-payment of rent and no Miner's Right.

183T-Western Mining Corporation, Limited; Kalgoorlie; non-payment of rent and no Miner's Right.

185T-Western Mining Corporation, Limited; Kalgoorlie; non-payment of rent and no Miner's Right.

188T-Hanlon, Ernest T.; Beria; non-payment of rent.

Garden Areas.

4T—Boni, Daniel; Gwalia; non-payment of rent and no Miner's Right.

43T-Wallis, John; Laverton; non-payment of rent and no Miner's Right.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

Basic Wage-Annual Declaration, 1943-1944.

Friday, the eleventh day of June, 1943.

AS the basic wage portion of wages forms part of the remuneration of the worker and as such remuneration has been made the subject of regulation under the National Security Act which, where there is any conflict, overrides the provisions of our Industrial Arbitration Act, it follows that the regulations under the National Security Act must be the guiding and deciding factor in the determination of the basic wage for the forthcoming financial year.

At the present time there are two bodies, each of which is competent to proclaim the basic wage. I will, first of all, deal with the State Arbitration Court. It is the duty of the Court to declare a basic wage annually and in arriving at a decision in this matter it must be guided by certain statutory principles. For instance—(1) What is fair and right in relation to any industrial matter, having regard to the interests of the persons immediately concerned and of the community as a whole (section 4); (2) The Court shall act according to equity, good conscience, and the substantial merits of the case (section 67 (1)); (3) Basic wage means a sum sufficient to enable the average worker to whom it applies to live in reasonable comfort, having regard to any domestic obligations to which such average worker would be ordinarily subject.

These principles and considerations are now governed by National Security Regulations, which provide particularly as follows:—

- (1) Statutory Rule 1942, No. 76, Regulation 15: This prohibits an employer from paying and an employee from accepting remuneration at a rate different from that prescribed by an award, etc., on the 10th February, 1942.
- (2) Rule 16: This prohibits an industrial authority (e.g., the Court) from including in any award any provision altering the rate of remuneration applicable to the employment as prescribed on the 10th February, 1942; and
- (3) Rule 18 as amended on the 4th day of August, 1942, by Statutory Rule No. 344 of 1942—and it may here be remarked that this is the most important amendment, so far as the declaration of the basic wage is concerned, and, furthermore, a reference to the date upon which the regulation was made will show that it

was not in existence when the basic wage was declared last vear-prescribes:-

Where-

(a) in pursuance of the law of a State, an authority of the State has power to determine or declare a living wage or a basic wage for the State or any part of the State;

(b) that law provides that the rates of remuneration prescribed by any award, order, or determination of an industrial authority or by any industrial agreement, shall be adjusted in consequence of the determination or declaration of the living wage or basic wage;

(c) in pursuance of that law, the authority of the State determines or declares a living wage or basic wage different from the living wage or basic wage in operation immediately prior to the making of the determination or declaration; and

(d) the difference between the new living wage or new basic wage and that which it replaces is due solely to actual variations in the cost of living,

then nothing in this Part of these regulations shall prevent the payment or acceptance of remuneration at an altered rate where the alteration is made in consequence of that determination or declaration.

It will be noted that on the date this last-quoted amendment was made, and for the first time, so far as this Court is concerned, it was empowered to alter the remuneration in accordance with differences in the cost of living as ascertained by index numbers. It follows from this that the basic wage declared last year of £4 10s. 5d. for the metropolitan area and the other amounts for other districts could not, even had the Court so wished, been declared or fixed at any other figure. On this occasion, however, the National Security Regulation just quoted has given the Court further power.

It is necessary to remark here that a distinction must be drawn under the provisions of our Act between the declaration of a basic wage to prevail during the financial year and the quarterly adjustment to which such basic wage is subject. So far as the quarterly adjustments are concerned, as they are not automatic, no alteration could have been made in the amount as existing on the 10th day of February, 1942, on the dates when they were under review by the Court, without infringing National Security Regulations. An amendment to the National Security Regulations was subsequently made anthorizing the Court, in adjusting the basic wage, to take into consideration differences in the cost of living.

Apart, however, from the fact that the Court had at all material times, and up to and including the declaration of a basic wage for the State by the Hon. the Premier, no power to effect any alteration, the Court was guided, as it necessarily had to be, by the principles laid down in the Act. The principles guiding the Court on these occasions should be considered in comparison with the following extract from the book "How To Pay For The War," by that Economist of world-wide reputation, John M. Keynes (now Lord Keynes), at page 6, as follows:—

For this reason a demand on the part of the trade unious for an increase in money rates of wages to compensate for every increase in the cost of living is futile, and greatly to the disadvantage of the working class. Like the dog in the fable, they lose the substance in gaping at the shadow. It is true that the better organised sections might benefit at the expense of other consumers. But except as an effort at group selfishness, as a means of lustling someone else out of the queue, it is a mug's game to play. In their minds and hearts the leaders of the trade unions know this as well as anyone else. They do not want what they ask. But they dare not abate their demands until they know what alternative policy is offered. This is legitimate. No coherent plan has yet been put up to them.

and again at page 73-

But what a ridiculous system, with wages and prices chasing one another upwards in this manner! No one benefited except the profiteer. The seeds of much subsequent trouble were sown.

The attempt of the Court in February, 1942, to stem the tide of inflation, required to be supplemented by an intelligent system of price fixing. This was made apparent when the cause of the increase in the cost of living shown by the figures for the previous quarter was investigated and it was found to be due almost solely to an increase in the price of meat in this State, an increase not reflected in the other States of the Commonwealth. However, nothing was done in this respect for a considerable time. It may be that the present system of fixing a ceiling rate on the prices of some necessary commodities will attain the desired end, but that is still far from being established.

I now come to the second system recently inaugurated. This system of basic wage fixation is entirely new and, up to the time of its introduction, completely unknown to the law, and, may I add, completely out of harmony with our system of industrial arbitration, which prescribes a hearing of all parties interested and, if necessary, an independent investigation by the Court thus being based on judicial principles. This method of new introduction has been devised by Statutory Rules under the National Security Act. The first of these rules applicable to this point is Statutory Rule 257 of 1942, to the following effect—

- 17A. (1) In the case of any State the law of which permits but does not require the quarterly adjustment of the basic wage following on a variation in the cost of living, the Premier of that State, if satisfied that it is desirable so to do in the interests of the defence of the Commonwealth or the more effectual prosecution of the war, may, by order published in the Government Gazette of the State, adjust and amend the basic wage declared under the law of the State in accordance with the change in the cost of living as indicated by price index numbers and other information prepared by the Government Statistician of the State under any such law
- (2) Any such adjustment and amendment of the basic wage shall be made at such time, and shall be for such term, as are prescribed under the law of the State and shall for all purposes have the same force and effect as if made by an industrial authority under the law of the State.

This regulation was found not to be quite sufficient for the object aimed at and was further supplemented by Rule 344 of 1942, reading as follows:—

- (2) Where, since the first day of October, 1941, there has been, in the case of any State, any variation in the cost of living by reason of which a periodical adjustment of the basic wage would have been permitted and no such adjustment has been made, the Premier of that State may, on the first occasion on which he adjusts and amends the basic wage under this regulation, take that variation into account in making the adjustment and amendment.
- (3) Any adjustment and amendment of the basic wage under this regulation shall, for all purposes, have the same force and effect as if made by the industrial authority empowered under the law of the State to adjust and amend the basic wage.

As this is quite a new system, it would be a pity to leave the method and the objects aimed at interred in the shifting sands of Statutory Rules and National Security Regulations, as it is only fair to the future historian or economist dealing with the history of wage fixation to have the information in a form readily available and easily assimilable. Under this latter system the Hon, the Premier proclaimed a basic wage on the 7th day of August, 1942. In the preamble to this declaration the following phrase occurs after recounting the various figures dealing with variations—

... and by reason of such variations aforesaid periodical adjustments of the basic wage would have been permitted and no such adjustments have been made . . .

This recital is quite incorrect, as may be seen when the dates upon which the procession of National Security Regulations were made are compared with the dates upon which the Court dealt with the adjustments to the basic wage and then with the basic wage itself. This was shown in the judgment of the Court delivered in October, 1942, and appearing in 22, W.A.I.G., 315. As

reiterated in the foregoing part of this judgment, adjustments could not have been made by the Court at any of these declarations because of the provisions in regulations under the National Scenrity Act. I dealt very fully with this basic wage as determined and declared by the Hon, the Premier in the judgment delivered in October, 1942, previously referred to and its adoption by the Court and, in particular, the reasons for such adoption. I can add nothing further to these reasons—they still exist. Salus reipublicae suprema lex.

On this occasion Mr. Davies, representing all the registered unious of workers, asks the Court to proclaim a basic wage on the figures for the March quarter, 1943, based on the basic wage of the Hon. the Premier. Mr. Fisher, for all the Government activities and departments except the Railways, and Mr. McKenna, for the Railways, have put the case for the Government as an employer, as follows:—

The Government Statistician's present figures, spirit of the economic organisation regulations, the peculiar needs of the times, and the economic conditions within the State, and all other relevant factors justify an annual declaration of at least an amount equivalent to the last quarterly adjustment made by the Court plus the increase in the cost of living since the quarterly adjustment.

Mr. F. E. Walsh, on behalf of the mining companies, requests the Court to make a declaration based on the same statistical returns. Mr. L. L. Carter, on behalf of all employers associated with the Employers' Federation, requests the Court to depart from the Statistician's figures accepted by the employers mentioned and to make a declaration on the ground of anomaly, which would require either the indorsement of the Federal Minister for Labour or would require a fresh declaration from the Hon, the Premier of a basic wage on similar grounds to those that motivated the declaration made by him on the 7th August, 1942. It is to be noted that the Government is by far the largest employer of labour and next to the Government would probably come the associated mining companies. I have, therefore, on this occasion no hesitation in stating that the basic wage for the financial year 1943-4 should be determined upon the figures submitted by the Government Statistician as applied to the March quarter, 1943, and representing the variation by the application of index numbers of the basic wage fixed by the Hon, the Premier. The exact figures will appear in the order accompanying this judgment.

Basic Wage-Comparisons and Anomalies.

Mr. Carter, speaking on behalf of the employers, endeavoured to lay stress upon the anomalous situation regards the basic wage. It is of course an anomalous position in several respects. There is, however, one aspect of this anomalous position which in my opinion is of the greatest importance, because of the applications we have had made from time to time for additions to the remuneration of workers under the term "War loading." The workers apparently will not or cannot see that remuneration includes all payments of every kind and nature made in return for services, and that when an application is made for increase of rennueration by way of "War loading," or otherwise, on the ground of anomaly, any judicial body has necessarily to consider the full marking. to consider the full question of remuneration as between comparable bodies. For instance, when the comparison is with other States, total remuneration (of which the basic wage forms the largest and most important part), and its value to the workers in other States, is the fundamental element for the consideration of the Court. From time to time the Court has by figures shown how this State measures up with other States as regards its basic wage. The Government Statistician's office has been good enough to bring this statement up to date on the latest figures available.

I now append this statement-

Basic Wage Rates (Federal and State)—Amounts payable in the six capital cities during the June quarter, 1943.

 Sydney
 Melbourne.
 Brisbane.
 Adelaide.
 Perth.
 Hobart.

 State
 £ s. d.
 £

Purchasing Power Equivalents.—Respective amounts required in the six capital cities to provide the same purchasing power as the current State basic wage for the Perth metropolitan area, as measured by the application of the "C" ("All Items") Series of Retail Price Index Numbers:—

Mel-Bris-baue. Perth. Hobart. Adel-aide. Sydney. bourne. Particulars Index-Num-bers (Base: 1923/27 = 1,000) 1063 £ s. d. 1093 £ s. d. 1092 £ s. d. 1108 £ s. d. 1141 £ s. d. 1136 £ s d. Purchasing Power Equi-valents 4 18 9 5 0 2 5 3 2 5 2 9 4 16 2 4 18 10 Australia—Adult Males—Nominal Wages and Weekly Hours of Labour.

Average Nominal Weekly Rates Payable for a Full Week's Work, and Weekly Hours of Labour. (Figures relate to 30th September, 1942, and are the latest available.)

	Wage	·s.	Hours.			
	Amount.	Index.	Number.	Iudex.		
Westeru Australia New South Wales Victoria Queensland South Australia Tasmauia	£ s. d. 5 14 9 5 14 0 5 12 6 5 8 6 5 5 8 5 6 9	1026 1019 1006 970 945 955	43·11 43·68 44·11 43·32 44·26 43·55	985 998 1008 990 1011 995		
Australia (Weighted average of States)	5 11 10	1000	43.76	1000		

It will be seen from these figures that Western Australia has still the highest nominal basic wage in Australia and that it is 6s. 9d. per week above the Federal basic wage for this State. Again, when the basic wages for the various capital cities are evaluated on the purchasing value of money, we find that in order that the Sydney worker might be able to purchase the same necessary goods and commodities as the Perth worker, his basic wage would have to be increased by 5s. 2d.; the Melbourne worker by 4s. 9d.; the Brisbane worker by 1s. 2d. on the State base and 4s. 2d. on the Federal base; the Adelaide worker by 4s. 10d. on the State base and 5s. 10d. on the Federal base; and the Hobart worker by 6s. 2d., dealing in each case with weekly amounts. This is indeed a very high pinnacle for the workers here to have attained.

Another matter under this heading of anomalies arises out of what is termed "Prosperity allowance" in the Federal basic wage. What we call the basic wage is, in the Federal sphere, divided into two parts—one termed the "needs" basic wage and the other a "prosperity allowance." The latter is 6s. for the wealthier States and 4s. for the poorer States, among the latter of which Western Australia takes its place. Now, in dealing with variations produced by the index numbers, the only variation of the basic wage in the Federal jurisdiction that is concerned or dealt with is the "needs" basic wage, the extra prosperity allowance of 6s. or 4s. is a static amount, which has remained unaltered from the time when it was granted in 1937. In Western Australia, and necessarily so, by virtue of the provision of the Act, the total basic wage is a needs basic wage and is therefore, as to the whole of it, subject to variation, according to index figures. It therefore follows that in the rapidly rising prices to which we have been lately subject, that the system of Federal regulation is much more disadvantageous to the workers than the system followed in this Court. For instance, the 6s. prosperity allowance fixed in 1937 would by now be represented when evaluated by the sum of 8s. or so. In our basic wage system the workers get full advantage of the variation of the total amount making up the basic wage. Here again we have an anomaly.

Again, when war loadings were first being discussed in the Federal Court, the workers' advocate expressed a desire for an increase in the basic wage of uniform character rather than war loadings applicable to certain industries, ranging from 6s. for the skilled craftsman to 1s. 6d. in the lowest grade. In this State the high basic wage gives the worker full advantage of this request of the unions, and more than that, since the difference between the basic wage here and the basic wage in other States applies to all workers in the one uniform amount for their benefit, and not in varying amounts

from 6s. to 1s. 6d. In this connection the following excerpt from the West Australian of 12th March, 1943, may well be studied with advantage—

The A.C.T.U. inter-State executive at its closing meeting to-day decided to request the Arbitration Court to reopen the 1940 basic wage application. The basis of this approach will be on the request made to the Federal Government in September, 1942, that the prosperity loading be made uniform, with the payment of 6s. for all States and adjustable in accordance with the cost of living; also that the war loading of 6s. be made uniform for all workers throughout the Commonwealth and that both the prosperity and war loadings be made an integral part of the basic wage.

This request represents apparently the high-water mark of trades union effort in wage regulation at the present time. Now let us apply this high-water mark to Perth. The Federal basic wage is £4 12s., including 4s. prosperity allowance. If we add the extra 2s. prosperity allowance and a 6s. war loading, we arrive at the sum of £5. It will thus be seen that the State basic wage in Perth is a reasonably close approximation to the amount aimed at in the request of the Australian Council of Trade Unions. There is one conclusion to gather from this and that is, that the West Australian workers have every reason to be pleased and satisfied with their wages position as contrasted with their Eastern States co-workers. It also follows from this that the West Australian worker has undoubtedly the best of the deal in this, as in other respects, and it is now I hope made still more clear what I contended when dealing with some applications for war loadings—that the workers could not have it both ways.

The Government Statistician's office has also prepared, under my instructions, certain graphs, which are both instructive and illuminating. They deal in a manner, easily grasped, with comparisons between the period concerned with the former world war and the present global war, so far as it has gone, showing comparative increases in prices and in the basic wage and in the average wage. These graphs are well worth careful study. We are of course only dealing with facts and figures as applied to Western Australia. As regards the basic wage, it will be seen that during the period 1914-1918 it increased by 11½ per cent., and in the period 1939-1943 it has increased by 20 per cent. As regards the cost of necessary commodities in the period 1939-1943, 21 per cent. As regards the average male weekly wages, the increase was 25 per cent.; in the period 1939-1943, 21 per cent. As regards the average male weekly wages, the increase during the period 1914-1918 was 11 per cent., whilst the increase in the period 1939-1943 was 17½ per cent. However, by an inspection of the graphs themselves there will be brought to the mental vision a much clearer conception of the tendencies in respect of each of these three departments than by any other method. When we are considering each period we must of course make allowance for the fact that there are drifts and currents and circumstances operating in the present war which had no counterpart in the previous world war, but we have the advantage of the experience gained in the previous war period in dealing with the present economic situation. Have we benefited by this experience to the extent that one might expect? The correct answer to that will probably not be known for some time to come.

I desire here to acknowledge thankfully the assistance received throughout the year and, particularly on the present occasion, to the officers of the Government Statistician's Department, who have always been ready and willing to supply not only the figures prescribed by the Act but any others required, and to undertake investigations and inquiries when asked to do so.

Declaration.

In pursuance of the provisions of Part VII. of the Industrial Arbitration Act, 1912-1941, the Court of Arbitration hereby determines and declares the basic wage to be paid to male and female workers shall be as follows:—

Adults.

(1) Metropolitan Area, which for this purpose shall be taken to be that portion of the State comprised within a radius of fifteen (15) miles from the General Post Office, Perth:—

				, 1		Per Week.
						£ s. d.
Males						 4 19 1
Females	 		1.0		٠.	 $2\ 13\ 6$

(2) Agricultural Areas, being the South-West Land Division of the State, except such portion thereof as is comprised within the Metropolitan Area as defined herein:—

			Per	W	eek.
			£	s.	đ.
Males	. :	 	 4	18	1
Females		 	 2	13	0

(3) Goldfields Areas and all other portions of the State, exclusive of the South-West Land Division:—

			Per	·W	eek
			£	s.	d.
Males	 	 	5	5	9
Females	 	 	2	17	1

Apprentices and Junior Workers.

(4) The wages being paid to these workers will be altered proportionately, if and when necessary, to the alterations in the basic wages above declared, by the application of the percentage where percentages are fixed in the Award or Industrial Agreement, and by direct proportion where the amount and not percentage is prescribed.

General.

(5) Payment shall be pro rata where the term of employment is less than one (1) week.

(Sgd.) WALTER DWYER,

[L.S.]

President.

 $Mr.\ Trainer\colon$ I agree with the decision, because it keeps the 1938 standard intact.

Mr. Davies in his submission asked that that be done. Mr. Fisher and Mr. McKenna raised no opposition to this contention and Mr. Walsh asked that at least no reduction take place. Mr. Carter, on the other hand, put up the plea that the Court should not adjust the basic wage by 4d., on the grounds of the costing involved by denuded clerical staffs. The same difficulty would have been experienced had the Court adopted Mr. Carter's suggestion and reverted to the 1926 standard.

Mr. Lamb: The last annual declaration of the basic wage made by this Court on 11th June, 1942, declared a basic wage of £4 10s. 5d. for the Metropolitan Area, £4 10s. 10d. for the South-West Land Division, and £5 5s. 7d. for the Goldfields Division.

Pursuant to a declaration of the basic wage quarterly adjustment made by the Hon. the Premier on the 7th Angust, 1942, this Court by a declaration made on the 1st day of March, 1943, adjusted and amended the basic wage to the following amounts:—

		,C	۵.	11.
Metropolitan Area	 	4	18	9
South-West Land Division	 	5	18	1
Goldfields Division	 ٠.	5	5	7

and these figures apply at the present date.

In the Court's declaration of the basic wage adjustment made on the 26th February, 1942, his Honour the President gave utterance to cogent reasons why there should be no variation in the amounts as declared at the last annual declaration and those same reasons apply with the same or even greater force to-day.

Taking the basic wage figures as declared on 11th June, 1942, the Government Statistician has worked out the cost of living figures on the 1926 base and this gives a money equivalent for the metropolitan area of £4 16s. 8d. Compare this figure with the basic wage declarations for other States and it will be seen that, with the exception of Melbourne and Sydney, this State's basic wage is higher than those of the other three States. The relative comparisons are as follows:—

 Perth.
 Sydney.
 Melbourne.
 Brisbane.
 Adelaide.
 Hobart.

 £ s. d.
 <t

The opinion expressed by Mr. Justice Jethro Brown, which has been quoted in this Court on previous occasions, points to the desirability of uniform basic wage declarations in all States.

The information supplied by the Government Statistician to which I have already referred gives the following figures:—

		£	s.	d.
Metropolitan Area	 	4	16	8
South-West Land Division	 	4	15	10
Kalgoorlie-Boulder Division		5	6	7

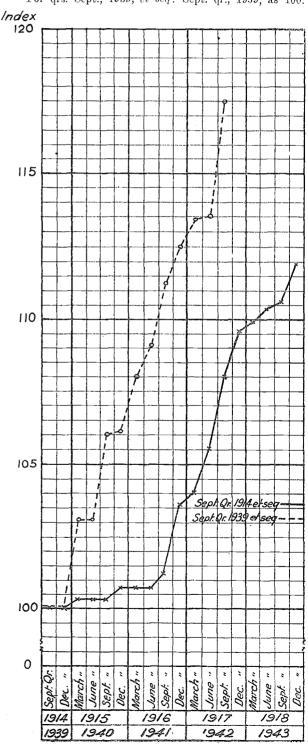
and these are the figures which in my opinion should apply in this annual declaration of the basic wage.

Accordingly I dissent from the declaration now made by this Court.

WESTERN AUSTRALIA—MALE WEEKLY WAGES.

Index of variations in the weighted average nominal weekly rates of wage payable to adult male workers in W.A. during the undermentioned periods. Note: Each series has been given its own base as follows:—

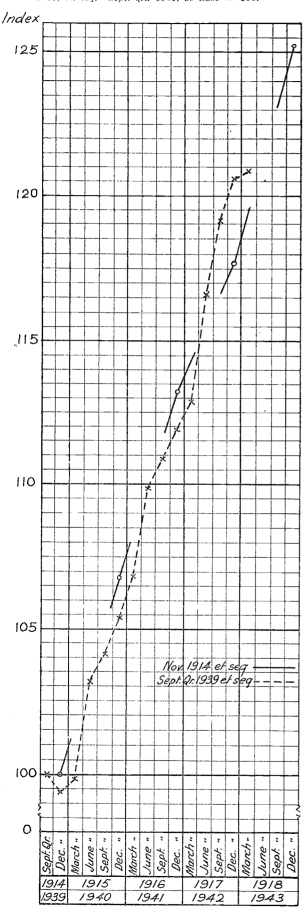
For qrs. Sept., 1914, et seq: Sept. qr., 1914, as 100. For qrs. Sept., 1939, et seq: Sept. qr., 1939, as 100.



W.A. METROPOLITAN AREA-RETAIL PRICES.

Index of variations in retail prices during the undermentioned periods as measured by the "C" series Index. Note: Each series has been given its own base, as follows:—

1914, et. seq. (a)—Nov., 1914, as Base = 100. 1939, et. seq.—Sept. qr., 1939, as Base = 100.



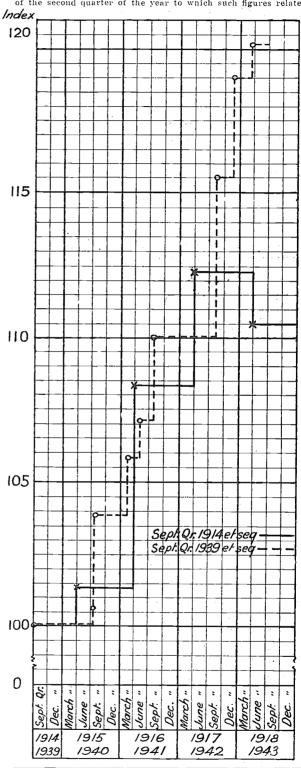
(a) For these years, "C" series Index numbers are available in respect of the month of November only.

W.A. METROPOLITAN AREA—BASIC WAGE RATES (ADULT MALES)

Index of variations in the basic wage rates payable to adult males during the undermentioned periods. Note: Each series has been given its own base, as follows:—

1914, et. seq.—September qr., 1914, as Base = 100. 1939, et. seq.—Sept. qr., 1939, as Base = 100.

Figures for 1914, et. seq. represent the "Harvester Equivalents," of the "A" series Index Nos. for the next preceding year, and are assumed to have operated as from the beginning of the second quarter of the year to which such figures relate.



WYALKATCHEM FARMERS' CO-OPERATIVE COMPANY (1943), LIMITED.

THE Registered Office of this Company is situate at Lot 4, Railway terrace, Wyalkatchem, and is accessible to the public between the hours of 10 a.m. and 4 p.m. on week days, except Thursdays, when the hours are 10 a.m. to noon.

R. L. DUNMAN, Secretary pro tem. THE COMPANIES ACT, 1893.

H. V. Illidge & Co., Ltd.

NOTICE is hereby given that the Registered Office of the abovenamed Company has been removed from Central avenue, Perth, and is now situate at Orient Line Buildings, William street, Perth; the office will be accessible to the public from 9 a.m. to 5 p.m. week days and 9 a.m. to 12 noon Saturdays.

Dated this 8th day of June, 1943.

G. V. ILLIDGE, Secretary.

NOTICE is hereby given that the Partnership heretofore subsisting between Douglas Charles Foulkes Taylor and Albert Alfred Roe, carrying on business as General Storekeepers and Agents at Leonora, under the style or firm of "James Field & Co.," and at Gwalia under the name or style of "L. R. Crampton," has been dissolved as from the 30th day of June, 1942, so far as concerns the said Douglas Charles Foulkes Taylor, who retires from the said firms. All debts due to and owing by the said late firms will be received and paid respectively by Albert Alfred Roe, who will continue to carry on the said businesses at Leonora and at Gwalia aforesaid, under the style or firm of "James Field & Co.," and "L. R. Crampton," respectively.

Dated this 5th day of June, 1943.

(Signed) A. A. ROE.

Witness-D. Cuthbertson, J.P.

(Signed) CHAS. FOULKES TAYLOR.

Witness-L. Eichhorn.

Northmore, Hale, Davy, & Leake, Howard street, Perth, Solicitors for Douglas Charles Foulkes Taylor and Albert Alfred Roe.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil of Arthur Goodchild Canham, formerly of 259 Thomas street, Subiaco, in the State of Western Australia, and late of 1 King street, Claremont, in the said State, Retired Business Manager, 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 Executors, care of The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, in the said State, on or before the 19th day of July, 1943, after the expiration of which time the Executors 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 Executors shall then have had notice.

Dated the 9th day of June, 1943.

BOULTBEE, GODFREY, & VIRTUE, of 66 St. George's terrace, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Robert Walter Alphonse McKay (also known as Robert Walter McKay), late of Moora, in the State of Western Australia, Grazier and Butcher, 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 West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, in the State of Western Australia, on or before the 19th day of July, 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 14th day of June, 1943.

PARKER & PARKER, 21 Howard street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil of Andrew Alfred Harbin, late of Balingup, in the State of Western Australia, Farmer, 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 West Anstralian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 19th day of July, 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 9th day of June, 1943.

PARKER & PARKER, 21 Howard street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Louisa Jose, late of care of the Young Women's Christian Association, St. George's terrace, Perth, in the State of Western Australia, Widow, deceased.

ALL persons having claims or demands against the Estate of the abovenamed deceased are hereby required to send particulars of such claims or demands in writing to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's terrace, Perth, the Administrator (with the Will annexed) of the Estate of the said deceased on or before the 19th day of July, 1943, after which date the said Administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated this 15th day of June, 1943.

PHILIP SIDNEY DURSTON,
105 St. George's terrace, Perth, Solicitor for
the said The West Australian Trustee,
Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of George Thomas Powney, late of Cuthbert street, Albany, in the State of Western Australia, Retired Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed George Thomas Powney, deceased, are required to send particulars thereof in writing to the Administrator (with the Will annexed) of the Estate of the said deceased, at the offices of the undersigned (his Solicitors), on or before the 19th day of July, 1943, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which notice shall then have been given.

Dated the 15th day of June, 1943.

ACKLAND & WATKINS, Perpetual Trustees Buildings, 89 St. George's terrace, Perth, Solicitors for the Administrator.

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 17th day of June, 1943.

J. H. GLYNN, Public Trustee, Supreme Court Buildings, Perth.

Name of Deceased.	Occupation.	cupation. Address. Date of Death.				
Chee, Ku Shew	Fitter	formerly of Shanghai, China, but late a member (No. W64013) of the 7th Aus- tralian Employment Com-	12-3-43	14-6-43		
Reilly, William Laurence	Miner	pany late of Kalgoorlie	26-2-40	14-6-43		

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 19th day of July, 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 17th day of June, 1943.

J. H. GLYNN, Public Trustee, Supreme Court Buildings, Perth, W.A.

Name.		Occupation.	${\bf Address.}$	Date of Death	
Jeans, Douglas James Tendron	•••	Lance corporal	formerly of Sorrento street, North Beach, but late a member (No. WX4620) of the Aus- tralian Imperial Forces	27-7-42	
Hsu, Ah Shun		Private	formerly of Yungchow, in China, teaboy, but late a member (No. W64045) of the 7th Australian Employment Company	1-4-43	
Duce, Peter		Sergeant	formerly of Boyanup, farm worker, but late a member (No. WX4351) of the Australian Imperial Forces	8-12-42	
Chee, Ku Shew	•••	Fitter	formerly of Shanghai, China, but late a member (No. W64013) of the 7th Australian Employment Company	12-3-43	
Reilly, William Laurence		Miner	late of Kalgoorlie	26-2-40	
Mackie, James Duncan		Private	formerly of Dennis street, Subiaco, but late a member (No. WX3532) of the Australian Imperial Forces	23-10-42	
Dyson, Jean Flett Janney, Edward Thomas		Spinster Retired ice merchant	late of 39 Loch street, Claremout formerly of 10 Rosser street, Cottesloe, carter, but late of 91 Forrest street, Cottesloe	8-5-43 10-5-43	

ACTS OF PARLIAMENT, ETC., FOR GOVERNMENT PRINTING OFF			ΑT	Acts of Parliament, etc.—continued.	£	_	a	
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Drugs (Police Offences) Act	• •	0	1	0	Gold Mining Profits Tax and Assessment	0	1	U

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Group Settlement Act Hawkers and Pedlars Act and Amendment	0	1	-	State Manufacturers Description Act	$0 \ 0 \ 6$
Health Act (Consolidated)				State Trading Concerns Act	0 1 6
Hire Purchase Agreement Act (Consolidated)	0		6	State Transport Co-ordination Act	$0 \ 1 \ 6$
Hospital Fund Act	0	1	0	Statistics Act	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
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