

Government Gazette

OF

WESTERN AUSTRALIA.

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No. 33.]

PERTH: FRIDAY, JUNE 24.

[1949.

The Fisheries Act, 1905-1948. PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

F.D. 2825/21, Ex. Co. No. 1273.

- (1) IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1948, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking any fish whatsoever by means of fishing nets in those portions of Western Australian waters described in Schedules A, B and C hereto, for the term of 12 months from 12th June, 1949.
- (2) In pursuance of the provisions of the section aforesaid, I prohibit all persons from taking any fish whatsoever by means of fishing nets in that portion of Western Australian waters described in Schedule D hereto, during the periods commencing at 8 o'clock in the forenoon of Friday in each week and ending at 8 o'clock in the forenoon of the Monday next following for the term of 12 months from 12th June, 1949.
- for the term of 12 months from 12th June, 1949.

 (3) In pursuance of the provisions of section 9 of the Act aforesaid, I prohibit—(a) the taking of all species of fish by means of nets, known as "pilchard nets" and "whiting nets," as defined in paragraphs (c) and (d), respectively, of the Proclamation dated 24th October, 1940, and published in the Government Gazette dated 1st November, 1940, in those portions of Western Australian waters described in Schedule E hereto, from 1st October, 1949, to 31st March, 1950, both inclusive.

SCHEDULES.

Schedule A.

The waters of Koombana Bay South of a line drawn in a South-Easterly direction from the junction of the stone causeway and Bunbury jetty to a point marked by a post in Point McLeod, and the whole of the waters of Leschenault Inlet (including its tributaries and its

entrance channel from the sea) upwards to a line drawn from Turkey Point to the Northernmost end of the Turkey Point Channel, and thence to the North-Western corner of Leschenault Lot 1.

Schedule B.

The whole of the waters of the Collie River and all its tributaries and all that portion of Leschenault Inlet lying within a radius of one-half mile of the Northernmost extremity of Bar Island.

Schedule C.

The whole of the coastal waters in the vicinity of Bunbury known as "Hungry Hollow," being those waters lying between the Westerly extensions of Clifton Street and Beach Road, in the Municipality of Bunbury, and within a distance measured rectangularly from the foreshore of one-half mile.

Schedule D.

The whole of the waters of Leschenault Inlet lying to the North of a line drawn from Turkey Point to the Northernmost end of Turkey Point Channel, and thence to the North-Eastern corner of Leschenault Lot 1.

Schedule E.

The whole of the waters of Leschenault Inlet lying to the North of a line drawn from Turkey Point to the Northernmost end of the Turkey Point Channel, and thence to the North-Eastern corner of Leschenault Lot 1.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

A. V. R. ABBOTT, Minister for Fisheries.

GOD SAVE THE KING !!

The Game Act, 1912-1913. PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

JAMES MITCHELL,
Governor.
[L.S.]

By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

F.D. 1672/24, Ex. Co. No. 1264.

WHEREAS it is provided by the Game Act, 1912-1913, that the Governor may, by Proclamation, declare from time to time that any bird or animal indigenous to Western Australia shall be at all times strictly preserved either generally throughout the State or in any one or more portions thereof, and that the Governor may in like manner exempt from the operation of any such declaration under the said Act any defined locality; and whereas by a Proclamation dated 30th July, 1924, it is provided that the portions of the State and localities defined in the Schedule thereto shall be a reserve for Grey Kangaroos, known scientifically as Macropus giganteus; and whereas it is desirable to exempt from the operations of the said Proclamation a defined locality: Now, therefore I, the said Governor, in exercise of the power aforesaid, do hereby and with the advice and consent of the Executive Council, exempt from the operations of the aforesaid Proclamation and the declaration contained therein all those localities mentioned and defined in the Schedule thereto as from the date of gazettal of this Proclamation in the Government Gazette.

Schedule.

All that area of the State lying to the Eastward of a straight line drawn from Lake Magenta, in the Roe Land District, to the mouth of the Fitzgerald River.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

A. V. R. ABBOTT, Minister for Fisheries.

GOD SAVE THE KING !!!

Road Districts Act, 1919-1948.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor, [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

P.W. 392/33.

WHEREAS it is enacted by subsection (5) of section 241 of the Road Districts Act, 1919-1948, that the metropolitan area means the area from time to time declared by Proclamation to constitute the metropolitan area for the purposes of this section; and whereas a Proclamation was issued under the said Act and published in the Government Gazette on the 23rd August, 1935; and whereas it is deemed expedient to vary the said area as fixed by the said Proclamation: Now, therefore, His Excellency the Governor acting by and with the advice and consent of the Executive Council, doth hereby revoke the said Proclamation of the 23rd August, 1935, and doth by this Proclamation declare that all the land within the boundaries defined in the Schedule hereto shall constitute the metropolitan area, under and for the purposes of section 241 of the Road Districts Act, 1919-1948.

Schedule.

All that portion of land bounded by lines starting from the intersection of the shore of the Indian Ocean with the Northernmost boundary of the Perth Road District, and extending Easterly, South-South-Easterly, Easterly and Southerly along boundaries of that district; thence Easterly and Southerly along boundaries of the Bayswater Road District; thence Easterly and generally Southerly along boundaries of the Bassendean Road District to a point situate in prolongation North-Westerly of the North-Easternmost boundary of the Belmont Park Road District; thence South-Easterly and generally South-Westerly to and along boundaries of the latter district, to a point on the North-Eastern

boundary of the Canning Road District; thence generally Southerly and South-Easterly along boundaries of the latter district to the Northernmost corner of the Gosnells Road District; thence generally South-Easterly, generally Southerly, generally Westerly, South-Westerly, generally North-Westerly and again South-Westerly along boundaries of the latter district; thence generally Southerly and Westerly along boundaries of the Fremantle Road District to the shore of Cockburn Sound; and thence generally Northerly along that shore and the shores of the Indian Ocean to the starting point; including also Rottnest, Carnae and adjacent islands, but excluding the waters of the Swan River and of the Canning River situate downwards from the North-Western boundary of the Gosnells Road District; excluding also the cities of Perth and Fremantle and the Claremont, Cottesloe, East Fremantle, North Fremantle and Subiaco Municipalities.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) A. F. WATTS, Minister for Local Government.

GOD SAVE THE KING !!!

Land Act, 1933-1948.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. No. 3790/94.
WHEREAS by section 31 of the Land Act, 1933-1948, the Governor may reserve to His Majesty for any of the purposes specified in section 29 of the said Act, any lands of the Crown and may classify such lands as of Class A; and whereas it is deemed expedient that Reserve 2991, for the purpose of Resting Place for Travellers and Stock, as described hereunder, should be classified as of Class A: Now, therefore I, the Governor, with the advice of Executive Council, do by this my Proclamation classify as of Class A the reserve described hereunder.

Schedule.

Reserve 2991, containing 387 acres, bounded by lines starting at the South-West corner of Murray Location 451 and extending West 20 chains; thence 315 deg. 48 min. 33 chains 18 links; thence 300 deg. 31 min. 12 chains; thence 261 deg. 43 min. 16 chains 73 links; thence 269 deg. 42 min. 4 chains 48 links; thence 5 deg. 4 min. 27 chains 7 links; thence 35 deg. 9 min. 18 chains 42 links; thence East 61 chains 49 links; thence South 69 chains 46 links to the starting point. (Plans 380D/40, A4, and Diagram 62/127.)

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING!!!

Land Act, 1933-1948.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 898/48.
WHEREAS by section 31 of the Land Act, 1933-1948, the Governor may reserve to His Majesty for any of the purposes specified in section 29 of the said Act, any lands of the Crown and may classify such lands as of Class A; and whereas it is deemed expedient that Reserve No. 22948 for the purpose of Recreation, as described hereunder, should be classified as of Class A: Now, therefore I, the Governor, with the advice of Executive Council, do by this my Proclamation classify as of Class A the reserve described hereunder.

Schedule.

Reserve 22948, containing about 30 acres and comprising all that portion of land bounded by lines starting at a point on low water mark of Shoalwater Bay situate in prolongation South-Westerly of the North-Western side of Coventry Road (Land Titles Office Plan 5737) and extending generally Southerly and Easterly along the low water mark of Shoalwater Bay and of Warnbro Sound, to a point situate in prolongation Southerly of the Eastern boundary of Lot 128 of Cockburn Sound Location 16 (Land Titles Office Plan 5897); thence Northerly along that prolongation to a point situate 1 chain 10 7/10ths links Southerly from the Southern corner of the said Lot 128; thence generally Westerly and Northerly by lines parallel to and distant one chain from the general alignment of the Northern and Eastern sides, respectively, of Esplanade, Arcadia South, Arcadia and Arcadia West to a point opposite the South-Western corner of Lot 211 on Land Titles Office Plan 5737; thence South-Westerly and North-Westerly parallel to and distant one chain from the frontages of Lots 219, 218, 217 and 216, and onwards to the prolongation South-Westerly of the North-Western side of Coventry Road; thence South-Westerly to the starting point. (Plan 341D/40, A3.)

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING!!!

PROCLAMATION

WESTERN AUSTRALIA, FO WIT JAMES MITCHELL, Governor, [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 1959/49.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Kalgoorlie Lot 2307, as registered in Certificate of Title, Volume 1104, Folio 815: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Kalgoorlie Lot 2307 aforesaid, as of his

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 6303/48.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Kojonup Locations 5712, 8403 and 6171, as registered in Certificates of Title, Volumes 758, 882 and 1007, Folios 106. 115 and 397, respectively, and Kojonup Locations 6167 and 6172, as registered in Certificate of Title, Volume 1084, Folio 84: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by

this Proclamation revest in His Majesty, his heirs and successors, Kojonup Locations 5712, 8403, 6171, 6167 and 6172 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 6135/47.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Victoria Locations 948, 1378, 1812, 1827, 1828, 1947, 2090, 2106 and portion of each of Victoria Locations 1377 and 2107, as registered in Certificate of Title, Volume 1116, Folio 5, and Victoria Locations 549, 564, 575, 580, 581, 582, 583, 585, 586, 604, 605, 666, 874, 942, 1511, 1960, and portion of each of Victoria Locations 547, 553 and 946, as registered in Certificate of Title, Volume 1095, Folio 680: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation, revest in His Majesty, his heirs and successors, Victoria Locations 948, 1378, 1812, 1827, 1828, 1947, 2090, 2106, 549, 564, 575, 580, 581, 582, 583, 585, 586, 604, 605, 666, 874, 942, 1511, 1960, and portion of each of Victoria Locations 1377, 2107, 547, 553 and 946 aforesaid, as of his former estate.

Given under my hand and the Public Scal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 2742/47.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Wellington Locations 4187 and 4142, as registered in Certificate of Title, Volume 1039, Folio 375, and Wellington Locations 1796, 1669, 1885, 1982, 3240, 2881, 1391, 2888, 3927, 1295 and 4482, as registered in Certificates of Title, Volumes 557, 915, 1021, 1032, 1035, 1039, 1047, 1047, 1057, 1057 and 1078, Folios 74, 156, 479, 455, 837, 12, 29, 30, 772, 826 and 497, respectively: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Wellington Locations 4187, 4142, 1796, 1669, 1885, 1982, 3240, 2881, 1391, 2888, 3827, 1295 and 4482 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

JAMES MITCHELL, Governor.

[L.S.]

By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 4526/48.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 (firstly) Williams Locations 1418, 1419, 1420, 1486, and portion of Williams Location 1737, (secondly) Williams Location 7569 and 10228 and (thirdly) Williams Location 791 and portion of Williams Location 792, as registered in Certificate of Title, Volume 1096, Folio 396: Now, therefore I, the Governor, with the advice and consent the Certificate of Title, volume 1090, Folio 590: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Williams Locations 1418, 1419, 1420, 1486, 7569, 10228, 791, and portions of Williams Locations 1737 and 792 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June,

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.]

By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Dis-tinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 5910/47.

Corr. No. 5910/47.
WHEREAS by the Transfer of Land Act, 1893-1946, 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 Williams Locations 6691, 6690 and 7610, as registered in Certificates of Title, Volumes 947, 947 and 979, Folios 163, 164 and 30, respectively: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty. Council, do by this Proclamation revest in His Majesty, his heirs and successors, Williams Locations 6691, 6690 and 7610 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN. Minister for Lands.

GOD SAVE THE KING !!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.]

By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Dis-tinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 2396/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the Government Gazette to revest in His Majesty, as of his Government Gazette to revest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of portion of Esperance Location 80, and being lot 4 on deposited Plan 2546, as registered in Certificate of Title, Volume 294, Folio 148, portion of Esperance Location 80, and being lot 16 on deposited Plan 2546, as registered in Certificate of Title, Volume 294, Folio 149, and portion of Esperance Location 80, and being lot 26 on deposited Plan 2546, as registered in Certificate of Title, Volume 294. Folio 150: Now, therefore I, the Governor. Volume 294, Folio 150: Now, therefore I, the Governor, with the advice and consent of the Executive Council,

do by this Proclamation revest in His Majesty, his heirs and successors, portions of Esperance Location 80 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING ! !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. SHIP His Excellency The Honourable Sir James MITCHELL, Governor. [L.S.] Sy His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 650/49.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Avon Location 998, as registered in Certificate of Title, Volume 1112, Folio 63: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Avon Location 998 aforesaid, as of his former estate former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June,

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.]

By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Dis-tinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 6005/47.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Avon Location 19759, as registered in Certificate of Title, Volume 1110, Folio 977: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Avon Location 19759 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING!!!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.]

By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 182/49.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Avon Locations 24645, 26010, 19508 and 19750, as registered in

Certificates of Title, Volume 1008, Folios 309, 310, 316 and 317, respectively: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Avon Locations 24645, 26010, 19508 and 19750 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. No. 5654/48.

WHEREAS by the Transfer of Land Act, 1893-1946, 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 Hay Locations 1269 and 1436, as registered in Certificate of Title, Volume 1023, Folio 976, and Hay Location 1435, as registered in Certificate of Title, Volume 1068, Folio 216: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Hay Locations 1269, 1436 and 1435 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING!!!!

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and Its Dependencies in the Commonwealth of Australia.

Corr. No. 1121/49.

WHEREAS by the Transfer of Land Act, 1893-1946, the Governor is empowered by Proclamation in the Government Gazette to revest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of portion of Leschenault Location 9 and being lot 92 on deposited Plan 2842, as registered in Certificate of Title, Volume 483, Folio 23, portion of Leschenault Location 9 and being lot 74 on deposited Plan 2842, as registered in Certificate of Title, Volume 528, Folio 39, portion of Leschenault Location 9 and being lots 68 and 70 on Plan 2842, as registered in Certificate of Title, Volume 631, Folio 74, and portion of Leschenault Location 9 and being lot 73 on Plan 2842, as registered in Certificate of Title, Volume 1104, Folio 952: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, portions of Leschenault Location 9 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) L. THORN, Minister for Lands.

GOD SAVE THE KING !!!

Dedication of Public Highway. City of Fremantle.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT. JAMES MITCHELL, Governor. [L.S.] By His Excellency The Honourable Sir James Mitchell, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. 1791/47.

WHEREAS by sections 223 and 225 of the Municipal Corporations Act, 1906-1947 (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force; and whereas the City of Fremantle has requested that certain lands named and described in the Schedule hereunder which have been reserved for streets or ways within the City of Fremantle, be declared public highways: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation, declare the said lands to be public highways, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as highways within the meaning of any law now or hereafter in force.

Schedule.

Name of Street, Width, Position.

Farrell Street; 1 chain, plus truncations; along the Northern boundaries of Cockburn Sound Locations 994, 996, 997 and 998, from Carrington Street to Paget Street; Original Plan 5397.

Rennie Street; 1 chain, plus truncations; along the Southern boundaries of locations 1005, 1003, 1002 and 1001, from Carrington Street to Paget Street; Original Plan 5397.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of June, 1949.

By His Excellency's Command,

(Sgd.) A. F. WATTS, Minister for Local Government.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 15th day of June, 1949, the following Orders in Council were authorised to be issued:—

The Land Act, 1933-1948. ORDER IN COUNCIL.

Corr. No. 898/48.

WHEREAS by section 33 of the Land Act, 1933-1948, 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 sub-leasing; and whereas it is deemed expedient that Reserve A.22948, at Safety Bay, should vest in and be held by the Rockingham Road Board in trust for Recreation: Now, therefore, His Excellency the 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 Rockingham Roard Board in trust for Recreation, with power to the said Rockingham Road Board, subject to the approval of the Governor being first obtained, to lease the whole or any portion of the said reserve for any term not exceeding twenty-one years from the date of the lease.

(Sgd.) R. H. DOIG, Clerk of the Council. The Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S 811/48

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage and Drainage shall, with the approval of the Governor, have power to construct and extend Water Works, Sewerage Works and Stormwater Drainage Works: And whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:-

Metropolitan Water Supply Improvements. Bayswater Road District and Perth Road District.

Proposed 30 inch connecting main from the 36 inch Belmont-Mount Yokine main to the existing 18 inch main in Kennedy Street, Maylands, complete with valves and all necessary apparatus, as shown in a continuous red line on Plan M.W.W.S. & D.D., W.A. No. 7257.

This Order-in-Council shall take effect from the 24th

day of June, 1949.

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

Water Supply, Sewerage and Drainage Act, 1912. Stirling Drainage District. ORDER IN COUNCIL.

Ex. Co. No. 1196.

WHEREAS it is enacted by section 3 of the Water Supply, Sewerage and Drainage Act, 1912, that, inter alia, the Governor may in his discretion, revoke any Order in Council, made before or after the commencement of that Act, for the constitution of any board constituted under any of the Acts, including the Land Drainage Act, 1900, referred to in subsection (1) of the said section 3, and may dissolve the board constituted order in Council dated the 5th day of March, 1912, made pursuant to the said Land Drainage Act, 1900, the Stirling Drainage District was duly constituted as appears in a Proclamation made under section 6 of the Land Drainage Act, 1900, and published in the Govern-ment Gazette of the 8th day of March, 1912, appointing the first members of the board; and whereas the Land Act, 1900, was repealed by the Land Drainage Act, 1925, under section 5 of which the Stirling Drainage Board subsisted and enured as if it had origated by Order in Council under section 15 thereof: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council doth hereby, without abolishing the Stirling Drainage District, revoke as from and including the 30th day of June, 1949, the Order in Council for the constitution of the Stirling Drainage Board and dissolve the Stirling Drainage Board.

Approved by His Excellency the Governor in Executive Council, 15th June, 1949.

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

Water Boards Act, 1904-1947. Albany Water Area. ORDER IN COUNCIL.

WHEREAS by the Water Boards Act, 1904-1947, the Governor is empowered, by Order in Council, to alter or extend the boundaries of a Water Area; Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby extend the boundaries of the Albany Water Area in accordance with the Schedule hereto.

This Order in Council shall take effect on the 15th day of June, 1949.

Schedule.

All the land bounded by lines commencing on the existing water area boundary at the intersection of the South-Western boundaries of Albany Highway and Marbellup Road and proceeding generally Westward along the Southern boundary of the said Marbellup Road to its intersection with the West boundary of Macdonald Road; thence South along the West boundary of Macdonald Road to the South-East corner of location 122; thence West along the South boundaries of locations 122, 123 and 226 and the prolongation Westward of the South boundary of the said location 226 to the West Boundary of location 228; thence North along the West boundary of location 228; thence North boundary of Marbellup Road; thence generally East-ward along the said North boundary of Marbellup Road and across Albany Highway to its North-Eastern boundary; thence South-Eastward along the said North-Eastern boundary to the existing water area boundary; thence generally Westward along the existing water area boundary to the point of commencement, as shown bordered red on Plan P.W.D., W.A. 31763.

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

Water Boards Act, 1904-1947. Albany Water Area. ORDER IN COUNCIL.

P.W.W.S. 949/46.

WHEREAS by the Water Boards Act, 1904-1947, it is provided that before undertaking the construction of water works, the Minister shall submit plans, descriptions, books of reference, and estimates of the proposed works to the Governor for approval, and that if they are approved, the Governor may forthwith, by Order in Council, empower the Minister to undertake the construction of the proposed works: Now therefore, His Excellency the Governor with the advice of the Executive Council hereby approves of the plans, descriptions, books of reference and estimates marked P.W.D., W.A. 31773, for the construction of water works within the Albany Water Area, which were duly submitted for approval and hereby empowers the Minister to undertake the construction of the said works.

R. H. DOIG, Clerk of the Council.

Water Boards Act, 1904-1947. Geraldton Water Area. ORDER IN COUNCIL.

WHEREAS by the Water Boards Act, 1904-1947, the Governor is empowered, by Order in Council, to alter or extend the boundaries of a Water Area: Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby extend the boundaries of the Geraldton Water Area in accordance with the Schedule hereto.

This Order in Council shall take effect on the 15th

day of June, 1949.

Schedule.

All the land bounded by a line commencing on the West side of Rowe Street opposite the North boundary of Road No. 4586 and proceeding Eastward along the said North boundary to the South-Western side of the Geraldton-Walkaway Railway Reserve; thence South-Eastward along the said South-Western side of the Railway Reserve to the said South-Western side of the Railway Reserve to a saint south-Western side of the Railway Reserve to a point opposite the prolongation Eastward of the North boundary of Schoolsite Reserve 21145; thence Westward to and along the North boundaries of the said reserve 21145 and reserve 21146 and the South boundary of a road to the intersection with the West boundary of Rowe Street; thence Northwards along the Western boundary of the said Rowe Street to the point of commencement as shown bordered red on Plan P.W.D., W.A. 31767.

R. H. DOIG, Clerk of the Council, Traffic Act, 1919-1948.
Collie Road Board.
ORDER IN COUNCIL.

P.W. 712/28.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following order under the authority of section 49 of the Traffic Act, 1919-1948, namely, that in pursuance of clause (1) of paragraph (vii) of subsection (1) of section 47 of the said Act, the Collie Road Board is hereby empowered to make by-laws prescribing the maximum weight which may be taken across any bridge or culvert.

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

EX OFFICIO JUSTICES OF THE PEACE.

Premier's Department, Perth, 22nd June, 1949.

IT is hereby notified, for public information, that the following Chairmen of Road Boards have been appointed

under section 9 of the Justices Act, 1902-1948, as Justices of the Peace for the districts mentioned, during their term of office as Chairmen of the Boards:—

Leslie Western Nenke, Esquire, Chairman of the Moora Road Board, as a Justice of the Peace for the Geraldton and Avon Magisterial Districts.

Harry Quin Robinson, Esquire, Chairman of the Mundaring Road Board, as a Justice of the Peace for the Perth and Avon Magisterial Districts.

Walter Gilbert Kensitt, Esquire, Chairman of the Nedlands Road Board, as a Justice of the Peace for the Perth Magisterial District.

John Francis Cavanagh, Esquire, Chairman of the Kojonup Road Board, as a Justice of the Peace for the Stirling and Mitchell Magisterial Districts.

Oswald Sydney Livsey, Esquire, Chairman of the Woodanilling Road Board, as a Justice of the Peace for the Stirling Magisterial District.

R. H. DOIG, Under Secretary, Premier's Department.

VACANCIES IN THE PUBLIC SERVICE.

Dep	artmen	ıt.		Position.	Salary.	Date Peturnable.
					Class C-II7	1949.
Crown Law				Clerk to Conciliation Commissioner, Arbitration Court	Margin £181-£195 Class P-I14	25th June.
Public Works				Engineer, 1st Class, Mechanical and Plant Engineer's Branch	£735–£865	do.
Do.				Engineer, 2nd Class, Mechanical and Plant Engineer's Branch	Class P-II2/5 Margin £251-£449	do.
Do.				Mechanical Supervisor, Mechanical and Plant Engineer's Branch†	Class G-II5 Margin £251-£279	do.
Do.				Electrical Supervisor, Mechanical and Plant Engineer's Branch †	Class G-II6 Margin £209-£237	do.
Treasury Mines	· ····			Clerk (Arrears) (State Housing Commission) Senior Research Metallurgist, Research Laboratory, Kalgoorlie School of Mines†	Class C-II7 Margin £181-£195 £735-£826	do. 30th June.
Public Health				Senior Resident Medical Officer Wooroloo Sanatorium	Class P-I9 £865-£1,047 Class C-II8	2rd July
Metropolitan W	ater Su	pply	•···	Clerk, Records Branch, Item 1563	Margin £139-£167 Class G-II6	do.
Do		••••	•	Assistant Plumbing Inspector, Item 1595†\$	Margin £209-£237 (Limit £223)	do.
Audit		••••		Inspector, Item 271‡	Class C-II4 £293-£319 Class A-I13	do.
Child Welfare				Secretary	Margin £761-£904 Class G-VIII2	do.
Mines				Laboratory-Assistant School of Mines, Kalgoorlie	Margin £35–£70 Class C–II.–2	do.
Treasury				Inspecting Accountant (Item 4);	Margin £397-£449 Class C-II8	9th July.
Do				Clerk (Items 34 and 35)	Margin £139-£167 Class C-II6	do.
Forests				Clerk, Records, etc. (Item 360)	Margin £209-£237 (Limit fixed £223)	d_0 .
Education				Organiser and Inspector of Manual Training†	Class P-I15 £709-£826	15th July.

[†] Applications are also called under section 24.

GOVERNMENT TOURIST BUREAU.

APPLICATIONS will be received up to 25th June, 1949, from permanent and temporary officers between the ages of 18 and 21 years for four positions of Assistant (female), Class G-X. on the permanent staff of the Government Tourist Bureau.

Salary according to age or experience with a maximum of £270 per annum on present basic wage.

Successful applicants will be employed on the inquiry counter to attend to accommodation and travel bookings and to answer general inquiries.

Applications addressed to the undersigned should contain details as to age and experience.

S. A. TAYLOR, Public Service Commissioner.

[‡] The possession of an Accounting qualification by examination will be regarded as an important factor when judging relative efficiency under section 34.

[§] Applicants must hold a Water Supply and Sanitary Plumber's License.

Applications are called under section 34 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.

Public Service Commissioner's Office, Perth, 22nd June, 1949.

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

Ex. Co. 1136, P.S.C. 280/49—R. J. Ross, Inspector of Machinery, Mines Department, to be Deputy Chief Inspector of Machinery, Class P.I.-14, as from 2nd June, 1949.

Ex. Co. 250, P.S.C. 946/48—H. R. Irvine, Clerk to Minister, Department of Agriculture, to be Clerk in Charge, Correspondence, Education Department, Class C-II.-6, as from 7th June, 1949.

Ex. Co. 589, P.S.C. 928/48—E. S. Budd, Clerk, Forests Department, to be Registrar, Class C-II.-3, as from 16th March, 1949.

Ex. Co. 1066, P.S.C. 284/49—C. F. Riebe, Clerk, Chief Secretary's Department, to be Cashier, Land Titles Office, Crown Law Department, Class C-II.-8, as from 30th May, 1949.

Ex. Co. 1198, P.S.C. 375/49—R. C. Smith, Clerk, Lands and Surveys Department, to be Clerk, Inspections Branch, as from 15th June, 1949.

Ex. Co. 1198—H. R. Gorringe, Junior Clerk, Accounts Branch, Public Works Department, to be Clerk, Class C-IV., as from 7th March, 1949.

Ex. Co. 1198, P.S.C. 363/49—F. B. Black, Clerk, Audit Department, to be Clerk, Class C-II.-7/8, as from 15th June, 1949.

Ex. Co. 1198—P. F. Bird, Junior Typist, Chief Secretary's Department, to be Typist, Class C-VI., as from 22nd April, 1949.

Ex. Co. 1198, P.S.C. 378/49—G. S. Lindsay, Iuspector in Charge, Local Government, to be Secretary for Local Government, Class A-I.-16, as from 15th June, 1949.

Also of the acceptance of the following resignations:— Ex. Co. 1198—N. D. Binks, Junior Typist, State Insurance Office, as from 3rd June, 1949.

Ex. Co. 1198—R. S. Minchin, Engineer, 2nd Class (Mechanical), Metropolitan Water Supply Department, as from 27th May, 1949.

Ex. Co. 1198—G. B. Marsland, Junior Clerk, Crown Law Department, as from 6th May, 1949.

Also of the creation of the following positions under section 32 of the Public Service Act:—

Ex. Co. 1136—Draftsman, 2nd Class, Mines Department, Class P-II.-6/8.

Ex. Co. 1198—X-ray Technician, Public Health Department, Class G-II.-4/5.

S. A. TAYLOR, Public Service Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 99.

Potatoes.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:—

Citation.

- (1) This Order may be cited as Prices Control Order No. 99.
- (2) Prices Control Order No. 6, as amended by Prices Control Order No. 59, is hereby further amended—
 - (a) by omitting from paragraphs 4, 5 and 6 the figures and words "£16 per ton" and inserting in their stead the figures and words "£17 per ton";
 - (b) by omitting the First Schedule thereto and inserting in its stead the Schedule to this

The Schedule.

(New Schedule—The First Schedule—Prices Control Order No. 6, as amended.)

Maximum Retail Prices-Perth Metropolitan Area.

		Price in	Pence :	for		
1 lb.	2 lb.	3 lb.	$3\frac{1}{2}$ lb.	7 lb.	14 lb.	28 lb.
d. 2½	d. 5	d. 7½	d. 8½	d. 17	d. 33½	d. 6 7

Dated this 22nd day of June, 1949.

C. P. MATHEA, Prices Control Commissioner.

PRICES CONTROL ACT, 1948. Prices Control Order No. 100. Seed Potatoes.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:—

Citation.

- (1) This Order may be cited as Prices Control Order No. 100.
- (2) Prices Control Order No. 14, as amended by Prices Control Order No. 60, is hereby further amended by omitting the Schedule thereto and inserting in its stead the Schedule to this Order.

The Schedule.

FIRST COLUMN.		COND LUMN.
Class or Kind.	P	cimun rice · Ton
Certified Seed Potatoes— (1) Sold during the months of July, August,	£	s. d.
September and October	20	0 0
(2) Sold during other months	19	0 0
(3) Approved Seed Potatoes	18	0 0

Dated this 22nd day of June, 1949.

C. P. MATHEA,
Prices Control Commissioner.

PRICES CONTROL ACT, 1948.

Prices Control Order No. 101.

Fish.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:—

Citation.

- This Order may be cited as Prices Control Order No. 101.
- 2. Prices Control Order No. 72, as amended by Prices Control Order No. 80, is hereby further amended by inserting immediately above "s. d." in the second, third, fourth, fifth, sixth and seventh columns of the First Schedule, the word "Per lb."

Dated this 24th June, 1949.

C. P. MATHEA, Prices Control Commissioner.

PRICES CONTROL ACT, 1948. Prices Control Order No. 97. Prepared Stock and Poultry Foods.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:-

Citation.

1. This Order may be cited as Prices Control Order No. 97.

Revocation.

2. Prices Control Order No. 94, published in the Government Gazette on the 17th day of June, 1949, is hereby revoked.

Definition.

3. In this Order, unless the contrary intention appears-

"prevailing price" means, in relation to the sale of any prepared stock or poultry foods by any person, the price at which that person sold prepared stock or poultry foods of that class or kind on 20th May, 1949, upon substantially the same terms and conditions, or if no such sale was made by that person on that date upon substantially the same terms and conditions, then the last preceding date upon which such a sale was made by that person upon substantially the same terms and conditions.

Maximum Prices.

4. I fix and declare the maximum price at which prepared stock and poultry foods may be sold to be the prevailing price.

Variation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which any prepared stock or poultry food specified in a notice given in pursuance of this paragraph may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to such person.

Dated this 24th day of June, 1949.

C. P. MATHEA, Prices Control Commissioner.

PRICES CONTROL ACT, 1948. Prices Control Order No. 98. Meat Meal and Bone Meal.

IN pursuance of the powers conferred upon me by the Prices Control Act, 1948, and the regulations for the time being in force thereunder, I, Constantin Paul Mathea, Prices Control Commissioner under the said Act, hereby make the following Order:

Citation.

1. This Order may be cited as Prices Control Order No. 98.

Revocation.

2. Prices Control Order No. 95, published in the Government Gazette on the 17th day of June, 1949, is hereby revoked.

Definition.

3. In this Order, unless the contrary intention appears-

"prevailing price" means, in relation to the sale of any meat meal or bone meal by any person, the price at which that person sold meat meal or bone meal of that class or kind on 20th May, 1949, upon substantially the same terms and conditions, or if no such sale was made by that person on that date, upon substantially the same terms and conditions, then the last preceding date upon which such a sale was made by that person upon substantially the same terms and conditions.

Maximum Prices.

4. I fix and declare the maximum price at which meat meal or bone meal may be sold to be the prevailing

Variation of Maximum Prices by Notice.

5. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which any meat order, I declare the maximum price at which any heat meal or bone meal specified in a notice given in pursuance of this paragraph may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to such person.

Dated this 24th day of June, 1949.

C. P. MATHEA, Prices Control Commissioner.

To His Excellency, Sir James Mitchell, G.C.M.G., Governor of the State of Western Australia:

THE humble Petition of the undersigned showeth as follows :-

- (1) That your petitioners are a majority in number the electors living in an area comprised within a circle having a radius of six miles with a centre situate at the premises known as Yanmah Hall, Yanmah.
- (2) That there has been an increase in population in such area, and that such increase is likely to be permanent.
- (3) That a Gallon License is required within the area to meet the public requirements.
- (4) That the situation of the proposed license, namely, the store erected upon all that piece of land being Yanmah Lot 4, the whole of the land comprised in Certificate of Title, Volume 969, Folio 145, is a suitable place for such License.

Your Petitioners therefore humbly pray that the Licensing Court may, pursuant to the powers in that behalf contained in the Licensing Act, 1911 (Consolidated), have authority to grant a new Gallon License within the Nelson Licensing District for the premises erected on the said land.

And your petitioners will ever pray, etc.

Locality Address-Yanmah, Manjimup Area.

No. on Petition, No. on Roll, Signature, Address.

No. on Petition, No. on Roll, Signature, Address.

1, 2892, Hubert Jay, Yanmah; 2, 4450, Eve Perkins, Yanmah; 3, 4362, J. E. Parkinson, Yanmah; 4, 3728, C. McElhone, Yanmah; 5, 3729, L. McElhone, Yanmah; 6, 4164, B. Nicol, Yanmah; 7, Sup., Jas. Whitelaw, Yanmah; 8, Sup., Helen Whitelaw, Yanmah; 9, 2896, Jean M. Jeffery, Yanmah; 10, 4163, A. Nicol, Yanmah; 11, 3688, E. McCann, Yanmah; 12, 53, A. Alafacis, Yanmah; 13, 682, H. Brown, Yanmah; 14, 661, N. Brown, Yanmah; 15, 4485, L. M. Photinon, Yanmah; 16, 449, A. Birtwistle, Yanmah; 17, 450, M. Birtwistle, Yanmah; 18, 2573, E. Heath, Yanmah; 19, 5233, N. A. Smith, Yanmah; 20, 5223, L. Smith, Yanmah; 21, 2041, J. Gardiner, Manjimup; 22, 4365, C. Parravicini, Manjimup; 23, 4366, G. Parravicini, Manjimup; 24, 582, S. W. Brailey, Lot 8524, Manjimup; 25, 4629, A. McD, Ralston, Manjimup; 26, 4630, E. C. Ralston, Manjimup; 27, 4631, H. Ralston, Manjimup; 28, 600, F. V. Brealey, Manjimup; 29, 3514, D. Mace, Manjimup; 30, 3385, J. Little, Manjimup; 31, 1261, T. Crouch, Manjimup; 32, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 28, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 28, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 24, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 24, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 28, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 24, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 24, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 24, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 24, 4634, R. J. Ralston, Manjimup; 34, Sup., J. Ralston, Manjimup; 34, S J. Little, Manjimup; 31, 1261, T. Crouch, Manjimup; 32, 4634, R. J. Ralston, Manjimup; 33, Sup., June Ralston, Manjimup; 34, Sup., J. P. Crombie, Manjimup; 37, 4669, H. B. Rayson, Manjimup; 38, 4645, M. P. Randall, Manjimup; 39, Sup., R. F. Simpson, Manjimup; 40, 4668, D. F. Rayson, Manjimup; 41, Sup., E. Turner, Boojebup; 42, Sup., D. A. Turner, Boojebup; 43, 2039, D. M. Gardiner, Boojebup; 44, Sup., D. L. Prostor, Polegrup Post Office, 45, Sup. F. M. Prostor, Polegrup Post Of Proctor, Palgarup Post Office; 45, Sup., E. M. Proctor, Palgarup Post Office; 46, Sup., B. Morgan, Lot 9638, via Manjimup; 47, 3938, E. Morgan, Lot 9638, via Manjimup; 48, 3285, J. Lee, Linfarn, via Manjimup; 49, 3287, Julia Lee, Linfarn, via Manjimup; 50, 4878, S. P. Rowley, Palgarup, lot 9755; 51, 4876, E. J. Rowley, Palgarup, lot 9755; 52, 1309, J. G. Currie, Linfarn, Manjimup; 53, 1310, Olive M. Currie, Linfarn, Manjimup; 54, 2, Mona C. Abbott, Palgarup (Linfarn); 55, 3, R. J. Abbott, Palgarup (Linfarn); 56, 1, F. H. Abbott, Palgarup (Linfarn); 57, 510, H. Blyth, Linfarn, Manjimup; 58, 2109, O. N. Gibellini, Palgarup; 59, 2106, E. Gibellini, Palgarup; 60, 511, L. C. Blyth, Proctor, Palgarup Post Office; 45, Sup., E. M. Proctor,

No. on Petition, No. on Roll, Signature, Address. No. on Petition, No. on Roll, Signature, Address. Palgarup; 61, 589, R. Branigan, Manjimup; 62, Sup., W. Simpson, Manjimup; 63, 4749, F. N. Ridley, Manjimup; 64, 4747, D. Ridley, Manjimup; 65, 2342, J. S. Grgurinovich, Manjimup; 66, 2343, Matiza Grgurinovich, Manjimup; 67, 1313, C. Curti, Dixvale, via Manjimup; 68, 3662, G. S. Mazzini, Manjimup; 69, 3663, S. L. Mazzini, Manjimup; 70, 3660, E. C. Mazzini, Manjimup; 71, 1314, F. Curti, Dixvale, via Manjimup; 72, 1312, B. Curti, Dixvale, via Manjimup; 73, 3127, K. M. Kilrain, Manjimup; 74, 3129, M. Kilrain, Manjimup; 75, Sup., H. Kilrain, Manjimup; 76, 3128, M. Kilrain, Manjimup; 77, 4165, J. Nicol, Yanmah; 78, Sup., B. Soffe, Manjimup; 79, Sup., A. E. Soffe, Manjimup; 80, 3472, R. J. Luff, Manjimup; 81, 954, E. N. Chatley, Yanmah; 82, 952, A. O. Chatley, Yanmah; 83, 3622, G. F. Masters, Yanmah; 84, 3623, E. L. Masters, Yanmah; 85, 4490, O. V. Piggott, Yanmah; 86, 2414, R. Hall, Boojetup; 87, 2413, N. R. Hall, Boojetup; 88, 2408, G. E. Hall, Boojetup; 89, 4451, E. M. Perkins, Yanmah; 90, 4363, S. Parkinson, Yanmah; 91, 5145, A. Skeet, Yanmah; 92, 5144, F. Skeet, Yanmah; 93, 197, V. Baker, Yanmah; 94, Sup., J. Ryan, Yanmah; 95, Sup., C. E. Ryan, Yanmah; 96, 5675, A. Tuffin, Yanmah; 97, 5678, Phyllis C. Tuffin, Yanmah; 98, Snp., N. C. Larsen, Yanmah; 99, 4912, L. A. Salmon, Yanmah; 100, 3900, J. M. Maloney, Dean Mill; 101, 6062, F. E. Winfield, Glenoran, via Manjimup; 102, 6063. F. L. Winfield, Glenoran, via Manjimup; 103, Palgarup; 61, 589, R. Branigan, Manjimup; 62, Sup., mon, Yanmah; 100, 3900, J. M. Maloney, Dean Mill; 101, 6062, F. E. Winfield, Glenoran, via Manjimup; 102, 6063, F. L. Winfield, Glenoran, via Manjimup; 103, 6066, T. C. Winfield, Glenoran, via Manjimup; 104, 3827, S. Metcalf, Dean Mill; 105, 5693, F. Tutton, Dean Mill; 106, Sup., F. Gates, Dean Mill; 107, 5682, J. T. Tnnstall, Dean Mill; 108, 5681, E. M. Tunstall, Dean Mill; 109, 1680, M. Edwards, Dean Mill; 110, 1674, D. Edwards, Dean Mill; 111, 1357, G. Davidson, Dean Mill; 112, 1356, D. Davidson, Dean Mill; 113, 1674, D. Edwards, Dean Mill; 111, 1357, G. Davidson, Dean Mill; 112, 1356, D. Davidson, Dean Mill; 113, 2677, M. Hindes, Dean Mill; 114, 1074, M. E. Coleman, Dean Mill; 115, 235, M. Barefoot, Dean Mill; 116, 236, O. G. Barefoot, Dean Mill; 117, 4092, J. Murray, Dean Mill; 118, Snp., G. Cheeseman, Dean Mill; 119, 2454, A. L. Hanrahan, Dean Mill; 120, 3899, A. F. Moloney, Dean Mill; 121, 602, M. Brealey, Dean Mill; 122, 2872, H. A. James, Dean Mill; 123, 2658, A. E. Hill, Dean Mill; 124, 2659, C. M. Hill, Dean Mill; 125, 4910, M. Sakadakis, Dean Mill; 127, 4633, L. A. Ralston, Dean Mill; 128, 4632, J. Ralston, Dean Mill; 129, 1691, F. Eggington, Dean J. Ralston, Dean Mill; 129, 1691, F. Eggington, Dean J. Kalston, Dean Mill; 129, 1694, F. Eggington, Dean Mill; 130, 1690, A. Eggington, Dean Mill; 131, 4734, V. Richards, Dean Mill; 132, 2773, S. Hughes, Dean Mill; 133, 4731, J. M. Richards, Dean Mill; 134, 1045, B. Clively, Dean Mill; 135, 1046, R. Clively, Dean Mill; 136, 1488, M. Dillon, Manjimup; 137, 3384, J. H. Little, Manjimup; 138, 3380, E. Little, Manjimup; 139, 3381, E. E. Little, Manjimup; 140, 5139, L. E. E. Sims, Manimup: 141, 3465, A. Luff, Manjimup: 142, Sup., H. E. Manjimup; 138, 3380, E. Little, Manjimup; 139, 3381, E. E. Little, Manjimup; 140, 5139, L. E. E. Sims, Manjimup; 141, 3465, A. Luff, Manjimup; 142, Sup., H. E. Larsen, Yanmah; 153, Sup., A. E. Workman, Yanmah; 144, Sup., G. M. Workman, Yanmah; 145, 3294, F. W. Leeman, Dean Mill; 146, 3295, F. M. Leeman, Dean Mill; 147, 2675, C. W. Hindes. Dean Mill; 148, 2676, C. J. Hindes, Dean Mill; 149, 2679, L. Hindes, Dean Mill; 150, 813, A. A. Bygraves, Dean Mill; 151, 815, E. M. B. Bygraves, Dean Mill; 152, Sup., G. E. Kennedy, Dean Mill; 153, Sup., B. Kennedy, Dean Mill; 153, Sup., B. Kennedy, Dean Mill; 154, 2457, H. E. Hanrahan, Dean Mill; 155, 2461, W. Hanrahan, Dean Mill; 156, 5250, W. E. Smith, Dean Mill; 157, 5201, Joy Smith, Dean Mill; 158, 5241, R. C. Smith, Dean Mill; 159, 3765, W. E. McKennay, Dean Mill; 160, 3764, Edith A. McKennay, Dean Mill; 161, 1537, A. R. Donst, Dean Mill; 162, 1578, R. G. Doust, Dean Mill; 163, 1574, M. M. Doust, Dean Mill; 164, 3265, J. Lavis, Dean Mill; 165, 3266, N. Lavis, Dean Mill; 166, 2456, C. Hanrahan, Dean Mill; 167, 2462, W. Hanrahan, Dean Mill; 168, 4417, R. C. Pears, Dean Mill; 169, 4418, V. E. Pears, Dean Mill; 170, 5714, L. N. Verrier, Dean Mill; 171, 5567, C. Thorpe, Dean Mill; 174, 5490, S. Taylor, Dean Mill; 175, 2840, M. Irwin, Dean Mill; 176, 5569, M. E. Thorpe, Dean Mill; 177, 1555, G. E. Doust, Dean Mill; 178, 1551. E. Doust, Dean Mill; 179, 5476, J. Taylor, Dean Mill; 180, 5491, L. Taylor, Dean Mill; 181, 2672, M. Hind, Manjimnp; 182, 5114, M. Sikiric, Manjimup; 183, 5003, E. Doust, Dean Mill; 179, 5476, J. Taylor, Dean Mill; 180, 5491, L. Taylor, Dean Mill; 181, 2672, M. Hind, Manjimup; 182, 5114, M. Sikiric, Manjimup: 183, 5003, T. R. Searle, Manjimup; 184, 6168, J. O. Young, Manjimup; 185, 6159, E. S. Young, Manjimup; 186, 6166, J. G. Young, Manjimup; 187, 778, J. Burrows, Manjimup; 188, 777, J. Burrows, Manjimup; 189, 5735, F. Wadsworth, Manjimup; 190, 5736, W. Wadsworth,

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Witness to Signatures:—All signatures witnessed by B. J. Ryan,

NURSES REGISTRATION ACT, 1921-1948.

Department of Public Health, Perth, 15th June, 1949.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Nurses Registration Act, 1921-1948, has been pleased to amend the Nurses Registration Regulations, 1946, as published in the Government Gazette on the 10th February, 1947 and amended by notices published in the Government Gazette from time to time thereafter, in the manner mentioned in the Schedule hereunder.

(Sgd.) H. T. STITFOLD, Under Secretary.

Schedule.

1. Insert in the abovementioned regulations a new part to stand as Part VI. as follows:—

Mothercraft Nurses' Training Schools.

- 1. Any institution which fulfils the following requirements to the satisfaction of the Commissioner of Public Health may be approved as a Mothercraft Nurses' Training School, namely:—
- (1) The Matron or Sister in Charge thereof shall hold Certificates for General Nursing, Midwifery and Infant Health in accordance with the Nurses Registration Regulations and her training must have included training in Mothercraft and experience in the care of both residential and non-residential mothercraft cases.
 - (2) Provision is made at or in connection with such institution for-
 - (a) accommodation for not less than four nursing mothers and their babies;
 - (b) a sitting and dining room or rooms for mothers;
 - (c) a special ward, suitably equipped for premature babies;
 - (d) not less than four cots for artificially fed babies (not including premature babies);
 - (e) approved facilities for examination of cases of breast stimulation; test feedings; weighing and measuring babies;
 - (f) approved facilities for bathing and dressing;
 - (g) a properly equipped food dispensary;
 - (h) a lecture and demonstration room or rooms;
 - (i) an emergency isolation ward;
 - (j) sun verandahs;
 - (k) approved facilities for practical instruction of trainees in keeping of records; and
 - (1) facilities equivalent to those existing at a pre-school centre as hereinafter defined for observation of pre-school children in relation to their general development (physical and mental).
- (3) During the course of training there shall be maintained at such institution relative proportions of nursing staff including trainees, to the number of mothers and of babies and/or children received therein to the satisfaction of the Commissioner of Public Health.
- (4) Provision is made in accordance with the curriculum as set forth in Appendix VIII to these regulations for—
 - (a) systematic courses of lectures by instructors approved by the Commissioner of Public Health;
 - (b) practical instruction in the wards from the Medical Officer and/or Matron, and/or Registered Infant Health Nurse, and/or approved qualified Nursery Kindergarten Teacher.

Educational Standard.

Applicants for training shall present evidence of having obtained the Junior Certificate—preference will be given to applicants who have passed in the following subjects, namely, English, Arithmetic, Physiology and Hygiene—or of having passed the Seventh Standard of the Education Department, or having reached an equivalent standard of education.

Health Standard.

3. Applicants shall present approved medical certificates of personal health, which shall include X-ray reports.

Age Limits.

4. Applicants for training shall be not less than 17 years and not more than 35 years of age at the commencement of the training.

Course of Training.

5. The course of training at an approved Mothercraft Nurses' Training School shall extend over a period of not less than fifteen months.

Examination.

6. (1) Before any trainee may appear for the Public Health Department Mother-craft Nurses' Examination as prescribed in this regulation the management shall furnish in regard to such trainee a certified statement that the trainee has attended the systematic courses of lectures and has received practical instruction in accordance with the curriculum set forth in Appendix VIII to these regulations.

(2) The Health Department Mothercraft Nurses' Examination shall be conducted at the Department of Health or other suitable place by examiners appointed by the Commissioner of Public Health and shall take the form of one written paper, one oral, and one practical examination, due consideration being given to the work done during training as specified in a report from Matron or Sister in Charge of the Training School.

Certification.

7. Every trainee who has completed the course in an approved Mothercraft Nurses' Training School and approved Pre-school Centre as hereinafter defined and has passed the Health Department's Mothercraft Nurses' Examination and paid the prescribed fee (10s.) shall be eligible to obtain the Health Department's Certificate of Competency as a Mothercraft Nurse.

Definition.

"Pre-school Centre" means an institution that receives children of pre-school age (eighteen mouths to six years of age) and offers a programme, in keeping with the growth of such children, varying from three to six hours.

(a) The head teacher therein shall hold a recognised Diploma in Child Development as well as State Registration as a Sub-primary teacher, and shall demonstrate the techniques of child guidance in accordance with her knowledge.

(b) The equipment of the Centre shall be sufficient to meet the needs of preschool children.

Appendix VIII.

Curriculum for an Approved Mothercraft Training School.

Syllabus of Lectures and Practice Instruction for Trainees (by a Medical Officer and Matron or other Qualified Nurse) and Training Syllabus.

A .- Theoretical.

- The Development of the Infant (at least 20 lectures, of which 15 must be attended).
- 2. The Development of the Pre-school Child (at least 7 lectures, of which 5 must be attended).

3. Infant and Pre-school Child Welfare.—General movement; vital statistics

(simply stated); mothercraft—definition; principles, etc.
4. Study of the Normal Child (Infancy and Early Childhood).—Introduction by a simple study of the anatomy and physiology of the digestive and respiratory tracts and of the nervous system.

Study of the general condition and development of the normal infant and young child as shown by contentment, appearance and activity-facial expressions and be-

haviour; colour and firmness of skin; muscular tone, etc.

Progress as shown by increase in height and weight as compared with standards;

Progress as shown by increase in height and weight as compared with standards; by the lifting up of head, sitting up, crawling, standing, walking, playing, establishment of routine habits, talking, teething, etc. Development of special senses—sight, hearing, smell, taste and touch in relation to age.

5. Study of Diet of Normal Infant and Young Child.—(i) Food—nature; origin; uses; purchase; preparation and storage. Essential qualities of a diet—adequate amounts to maintain energy and growth; caloric needs; fluid requirements; balance of ingredients; digestibility and assimilability; sufficient ballast; purity; attractive form and flavour. Suitability of diets for different ages. form and flavour. Suitability of diets for different ages.

(ii) Manner of giving food-mode of presenting; quantities in feedings or servings; intervals between feedings; type of food; posture of child while feeding (includ-

ing mother's posture in breast feeding).

(iii) Results of taking food-growth and development of child as shown by contentment, normal appearance, activity, colour, and height and weight compared with general standards. Study of excretions.

(iv) Types of diet.—(a) Normal diet—natural feeding, including the effect of

maternal hygiene and diet in antenatal and postnatal periods on the general development of infant. Educational diet. Substitutional diet—weaning. 9-12 months' diet (graduated change). 1-22 years' diet. 22-5 years' diet.

- (b) Study in infants of incorrect natural feeding and its correction-overfeeding, underfeeding, complete failure of natural feeding; maintenance and re-establishment of breast milk; test feedings, etc; regularity; hours of feeding, etc.
- (c) Study in infants of artificial feeding—complementary (natural and artificial food at one feeding). Complete artificial or supplementary—choice of artificial food; correct modification of milk (cow's or goat's and dried). Mixtures—correct measurement of mixtures and ingredients; methods of calculation: care of food and feeding vessels.
- Study of Management of Normal Infant and Young Child.—General Hygiene. Fresh air, day and night, nursery; home and institutional; aspect; ventilation; furnishing; position of cot, etc. Sunlight—sufficient, but avoidance of glare in eyes and of sunburn, etc. Exercise—daily exercise and play; suitably equipped playroom and playground. Rest and sleep—correct type of cot; perambulator; generally suitable conditions. Posture—correct type of cot; perambulator; push cart; table and chair; shoes; relation to food, rest, exercise, and general happiness.

Personal Hygiene. Regulation of the bodily functions by attention to daily routine and especially to training of-

- (a) body heat centres—bathing, clothing, ventilation, activity;
 (b) body evacuation centres—training in daily habits;
 (c) Body nerve centres—regularity of all habits; emotional and adjustment by avoidance of over stimulation and over fatigue; sufficient rest and sleep; correct handling; mothering; good play opportunities, etc.
- 7. Diet of Premature, Delicate and Malnourished Infants.
- 8. Recognition of the Abnormal.—The common signs and symptoms of the abnormal such as occur in emergency; serious and mild cases; when to send for a doctor; what to do with the infant or child in-
 - (a) cases requiring immediate aid, such as convulsions, acute vomiting, diarrhoea, simple accident, etc. (Immediate medical aid should be sought);
 - (b) serious cases—rise in temperature; pain, vomiting; diarrhoea; constipation; discharge from eyes, nose, ears; cough; sore throat, simple skin rashes etc. (Medical aid should be sought, case isolated if in doubt; rest; warmth; fluid, etc);
 - (c) more chronic cases-malnutrition; rickets; scurvy; more chronic skin rashes common to infancy; sleeplessness; restlessness; irritability; general food problems. (Medical attention should be sought and general hygienic care given; preparation and use of simple lotions, etc.).

B.—Practical.

During the training period, the trainee must have under her supervision and care—
(i) a nursing mother or mothers for at least 28 days of which 14 must be consecutive;

(ii) a delicate or a premature infant or infants for at least 28 days of which 14 must be consecutive;

(iii) artificially fed children for at least 4 months;

(iv) she must also have experience in the food dispensary for at least 21 days;

(v) make six observations in morning sessions (3 hours) of pre-school children in an approved pre-school centre, including observations of meals, toilet, rest and sleep, indoor play, outdoor play, general procedure; (vi) correct disposal of soiled napkins and laundering of babies' clothes;

(vii) learn the correct way to wash hands before attending to a baby and after

(vii) learn the correct way to wash hands before attending to a baby and after handling soiled linen;

(viii) attend at least eight demonstrations on care of the infant.

Community Hygiene.—A trainee should be taught the importance of and practice the cleaning of baths and changing benches after use.

Demonstrations shall be on the following subjects:—Breast feeding; artificial feeding; care of cow's or goat's and dried milk; care of feeding utensils; modification of milk mixtures; normal feeding of children from nine months to six years; bathing and dressing a normal infant; making infant's bed and ventilating room; baby and young child's clothing—including clothing for infant with delicate skin—patterns, etc; care of premature infant; care of teeth; correct method of taking and recording temperature, pulse, and respirations of children; methods of making up simple lotions, etc.

Discussions—a case discussion shall be given at the completion of

Discussions—a case discussion shall be given at the completion of the six observations of the pre-school child;

(ix) the trainee shall make one complete set of infant's clothes and satisfactorily mend baby's clothes (1 darn—singlet or socks and 2 patches -1 cotton and 1 flanuel) during period of training;

(x) the trainee shall also make one piece of play equipment for baby or pre-

school child.

II.

Training Syllabus.

First Term. (Four months.)

Practical.

Disposal of soiled napkins, and dirty baby clothes. Correct washing of hands.

Making of cots. Terminal disinfection. Making of cots. Cleaning of baths, dishes, trainers. Feeding of baby (artificial). Cleaning of bottle and teats.

Theoretical.

Anatomy and physiology. Test paper at end of term.

Trainee to be notified if she is considered unsuitable for the work, and training concluded at end of first four months. Second Term. (four months.)

Practical.

Cutting out, under supervision, the set of baby clothes she is to make, from approved patterns. Materials provided by Training School, clothe remain property of School.

Bathing of baby, and bigger baby 9-12 months, or toddler 12-18 months. Materials provided by Training School, clothes to

Correct laundering of clothes.

Making, storing, bottling of milk mixtures, measuring of emulsions.

Theoretical.

Calories.

Breast fed, artificially fed and complementary fed in Dieting of baby. that order.

Keeping of chart in relation to above.

Test paper at end of term.

Seven-10 days holiday at end of second term.

Third Term. (Four months.)

Practical.

Premature, also weakling baby care. Hot water bottle technique.

Night duty.

Hand in completed baby set, snitably boxed, at end of this term. "Special" duties, either mothercraft case or artificially fed baby.

Theoretical.

Test paper.

Final Term. (Three months.)

Examination.

Senior duties and examination.

THE HOSPITALS ACT, 1927-1948.

Department of Public Health, Perth, 15th June, 1949.

P.H.D. 748/29.

P.H.D. 748/29.
HIS Excellency the Governor in Conncil has approved of the following appointments:—F. Winterton, W. C. Carne, A. McK. Salter, H. G. Cowin, Mrs. E. Cowin, and Mrs. F. M. Banks to be members of the Williams Hospital Board for the period ending 31st July, 1949, vice A. J. Watson, K. A. Giles, L. Fairhead, D. G. D. Sloan, and J. A. Cowden resigned, and S. C. Kealley deceased deceased.

Also of the cancellation of the following appoint-

ment:

P.H.D. 621/45.—C. A. P. Bonndy as a member of the Mount Magnet Hospital Board.

H. T. STITFOLD. Under Secretary.

HEALTH ACT, 1911-1944.

Second Reprint as Amended by Nos. 22, 70 and 71 of 1948.

Department of Public Health, Perth, 15th Jnne, 1949.

THE following appointments made by the undermentioned Local Health Authorities are hereby approved:

York Road Board—H. W. N. Haley, to be Health

Inspector for a period of 12 months, as from the 1st

July, 1949. Wagin Road Board—J. M. Bartley, to be Health Inspector up to and including the 23rd January, 1950.

P.H.D. 1139/26.

HIS Excellency the Governor in Council has approved of the Plantagenet Road Board setting aside all that land described in the Schedule hereto for use as a site for the deposit and disposal of nightsoil or refuse.

Schedule.

All that portion of land, being part of lot 134 of Plantagenet Location 27 on Land Titles Office Plan 4691, bounded by lines starting from the South-Western corner of that lot and extending Northerly along its Western boundary; thence Easterly 4 chains 50 links along its Northern boundary; thence Southerly, parallel to the aforesaid Western boundary, and Westerly along its Southern boundary to the starting point. Area 4a. Or. 8p. (subject to survey).

P.H.D. 899/27.

HIS Excellency the Governor in Conncil has declared the Preston Road District to be an area wherein the provisions of section 40, subsection 2a, may be applied and have effect accordingly.

P.H.D. 670/34.

HIS Excellency the Governor in Council has approved of the use by the Waroona Road Board of all that land being Waroona Townsite Lot No. 364 about (6a) as a site for the disposal of refuse.

> C. E. COOK, Commissioner of Public Health.

THE ANATOMY ACT, 1930.

Department of Public Health, Perth, 15th Jnne, 1949.

P.H.D. 325/33.

HIS Excellency the Governor in Executive Conncil has been pleased to grant under the provisions of the Anatomy Act, 1930, Licenses to practise Anatomy at the School of Dental Science to the following:—Frederick Walter Burke, Cecil Edward George Abbott, F. Arnold Bible, Kevin Francis Henderson, Noel Crossing Lock Edwin Threesell Loke I. Pricherd Allisten ring, Jack Edwin Throssell, John L. Prichard, Allister Patrick Gallagher, Barry N. Fitzpatrick, Richard Leroy Currie. Brian Martindale Henderson, John Donglas Peterkin, Leith James Glowrey, Ray Charles Cockerill, Gordon W. Medcalf, Thomas G. Goodall, Hong Wai Lee, M. P. Earle.

C. E. COOK, Commissioner of Public Health.

NATIVE ADMINISTRATION ACT, 1905-1947.

Department of Native Affairs, Perth, 20th June, 1949.

IT is hereby notified, for general information, that the Hon. Minister for Native Affairs has approved of the following:-

To be Protectors of Natives:— Mr. C. R. W. Webster (District Officer for Native Affairs), for the whole State for the year ending 31st December, 1949.

Mr. Charles F. Asphar (Cadet Patrol Officer), for the whole State for the year ending 31st December, 1949.

Mr. A. J. Evans, for the Esperance district for the year ending 31st December, 1949.

Sergeant G. E. Meyer, for the Bunbury district for the year ending 31st December, 1949, vice Inspector M. J. Corr.

Sergeant D. J. Allan, for the Geraldton district for the year ending 31st December, 1949, vice Inspector L. H. Clifford.

Constable M. V. Lloyd, for the Goomalling district for the period 1/6/49 to 31/8/49, vice Constable E. D.

Nicholson, on long service leave.

Constable W. J. Greenway, for the Dowerin district for the period 6/6/49 to 3/7/49 vice Constable R. G. Vinicombe.

Constable A. P. Cole, for the Monnt Magnet district for the year ending 31st December, 1949, vice Constable T. A. Webb, transferred.

Constable E. G. Rogers, for the Goomalling district for the period 17/6/49 to 31/8/49, vice Constable M. V. Lloyd, transferred.

> S. G. MIDDLETON Commissioner of Native Affairs.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will offered for sale at public auction on the dates and at the places specified below, under the provisions of the Land Act, 1933-1948, and its regulations:—

WAGIN.

5th July, 1949, at 11 a.m., at the Government Land Agency

†Dumbleyung—Town ||62, 1r., £20. †Duranillin—Town 27, 1r., £12. ‡Lake King—Town 16, 39.1p., £10.

CARNARVON.

6th July, 1949, at 11 a.m., at the Court Honse-\$Carnarvon—*Town 415, 4a. 1r. 23p., £10; *Town 416, 4a. 1r. 17p., £10; Town #484, 1r. 20p., £10; Town 485, 1r. 20p., £10; *Sub. #18, 4a. 3r. 36p., £20; *Sub. #24, 4a., £15.

COLLIE.

6th July, 1949, at 11 a.m., at the Court House-Darkan-Town ||32, 1r., £14.

KATANNING.

7th July, 1949, at 11 a.m., at the Government Land Agency

‡Ongerup—Town 56, 1r., £20; Town 57, 1r., £20.

PERTH.

Eth July, 1949, at 11 a.m., at the Lands and Surveys Department-

‡Chidlow-*Town ||¶270, 4a. 3r. 39p., £25. ### Fremantle—Town 1240, 1r. 18.2p., #50. #Parkerville—Town 279, 1r., #12 10s; Town 280,

1r. 26p., £12.

‡Sawyers Valley—Town ¶56, 1a. 1r. 1p., £10. ‡Swan—Location 4756, 1r. 14.5p., £15. ‡Walliston—Town 34, 1r. 12p., £19.

BRIDGETOWN.

12th July, 1949, at 12 noon, at the Court House-‡Kirup—Town 30, 1r. 13p., £6. ‡Mayannp—Town 18, 1r., £8.

NORTHAM.

14th July, 1949, at 11.30 a.m., at the Court House-Ballidu—Town 81, 1r. 2p., £20; Town 82, 1r. 1.1p., £25.

‡Cunderdin—Town ||¶27, 1a. 0r. 7p., £20. ‡Grass Valley—Town 54, 1r. 31.5p, £12; Town 55, 1r. 32p., £12.

*Suburban for cultivation.

‡ Sections 21 and 22 of the regulations do not apply. | Subject to truncation of corner, if necessary.

¶All marketable timber is reserved to the Crown.

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 and the offices of the various Government Land Agents. 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

> H. S. FRANCIS, Acting Under Secretary for Lands.

FORFEITURES.

THE undermentioned Leases have been cancelled under section 23 of the Land Act, 1933-1948, owing to nonpayment of rent or other reasons.

Name, Lease, District, Reason, Corr., Plan.

Forrest, J. G.; 3117/3212; Norseman 1124; £3; 3653/40; Norseman Townsite.

Johnson, R. H.; 347/5433; Avon 14220; abandoned;

Johnson, n. n.; 541/5455, 1155

Scott, C.; 3116/1433; Y. doned; 4317/46; 36/80, C1. Yilgarn 581 and 584; aban-

> H. S. FRANCIS, Acting Under Secretary for Lands.

AMENDMENT OF RESERVES. 6046 (Lime Lake), 6726 (Mt. Barker), 17381, 20811 (Merredin).

Department of Lands and Surveys Perth, 15th June, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1948, as follows:—

Corres. No. 7722/98.—Of the boundaries of reserve 6046 "Public Utility" being amended by the excision of all that portion situated Westward of the prolongation Northward of the Eastern boundary of Williams Location 5286; and of the area being reduced to about 300 acres accordingly. (Plan 409C/40 E3.)

Corres. 4174/99.—Of the boundaries of reserve 6726 (Mt. Barker Lot 69—Roman Catholic Church) being amended by the excision of all that portion, containing 12 7/10ths perches, bounded by lines starting at the South-West corner of Mt. Barker Lot 167 and extending 155 deg. 1 chain 82 links; thence 281 deg. 48 min. 1 chain 8 9/10s links to the Eastern boundary of lot 68; thence 11 deg. 48 min. to the starting point; and of the area being reduced to 3 roods 9 3/10ths perches accordingly. (Plan Mt. Barker Townsite.)

Corres. 650/49.—Of the boundaries of reserve 17381 (Yilgarn Location 77) "Water," being amended by the addition of Yilgarn Location 1374; and of the area being increased to 1,100 acres accordingly. (Plan 53/80 A2.)

Corres. No. 4816/48.—Of the boundaries of reserve 20811 "Aerial Landing Ground" being amended by the excision of Merredin Lot 810; and of the area being reduced to about 45 acres 2 roods accordingly. (Plan Merredin Townsite.)

H. S. FRANCIS. Acting Under Secretary for Lands.

Department of Lands and Surveys, Perth, 15th June, 1949.

HIS Excellency the Governor in Executive Council has been pleased to approve of the areas and boundaries of the following reserve 11171 being amended as described in the schedules below, for the purposes therein set forth; the areas and boundaries previously published in the Government Gazette being hereby cancelled:-

10709/07.

WAGERUP.—No. 11171 (Methodist Church of Australasia), lot 25 in lieu of lot 2 (2r 4p.). (Plan Wagerup Townsite.)

H. S. FRANCIS, Acting Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 15th June, 1949.

HIS Excellency the Governor in Executive Council has been pleased to set apart as Public Reserves the land described in the Schedule below for the purposes therein set forth.

MERREDIN.—No. 22862 (Natives), lot No. 810 (about 10a.). (Plan Merredin Townsite.)

COCKBURN SOUND (Safety Bay).-No. 22948 (Recreation). All that portion of land bounded by lines starting at a point on low water mark of Shoalwater Bay situate in prolongation South-Westerly of the North-Western side of Coventry Road (Land Titles Office Plan 5737) and extending generally Southerly and Easterly along the low water mark of Shoalwater Bay and of Warnbro Sound, to a point situate in prolonga-tion Southerly of the Eastern boundary of lot 128 of Cockburn Sound Location 16 (Land Titles Office Plan 5897); thence Northerly along that prolongation to a point situate 1 chain 10 7/10ths links Southerly from the Southern corner of the said lot 128; thence generally Westerly and Northerly by lines parallel to and distant one chain from the general alignment of the Northern and Eastern sides, respectively, of Esplanade, Arcadia South, Arcadia and Arcadia West to a point Arcadia South, Arcadia and Arcadia West to a point opposite the South-Western corner of lot 211 on Land Titles Office Plan 5737; thence South-Westerly and North-Westerly parallel to and distant one chain from the frontages of Lots 219, 218, 217 and 216, and onwards to the prolongation South-Westerly of the North-Western side of Coventry Road; thence South-Westerly to the starting point (about 30a.). (Plan 341D/40, A3.)

H. S. FRANCIS, Acting Under Secretary for Lands.

STATE HOUSING ACT, 1946-1947.

Cancellation of Dedication.

Department of Lands and Surveys, Perth, 15th June, 1949.

Corres. 5368/48.

HIS Excellency the Governor in Executive Council has been pleased to cancel, under the provisions of the State Housing Act, 1946-1947, the dedication of Cockburn Sound Locations 963 and 964 to the purposes of the said Act. (Plan 1D/20 S.E.)

> H. S. FRANCIS. Acting Under Secretary for Lands.

STATE HOUSING ACT, 1946-1948. Dedication of Kalgoorlie Lot 2307.

> Department of Lands and Surveys, Perth, 15th June, 1949.

Corres. 1959/49.

HIS Excellency the Governor in Executive Council has been pleased to approve, under the provisions of the State Housing Act. 1946-1948, of the dedication of Kalgoorlie Lot 2307 to the purposes of the said Act. (Plan Kalgoorlie Sheet 2.)

H. S. FRANCIS, Acting Under Secretary for Lands.

SUBURBAN LAND.

Department of Lands and Surveys, Perth, 15th June, 1949.

Corres. 2565/45.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1948, of Wellington Location 4548 being set apart as Suburban Land. (Plan 411C/40 F3.)

H. S. FRANCIS, Acting Under Secretary for Lands.

LAND ACT, 1933-1948.

Section 89A.

Farm Reconstruction Areas.

HIS Excellency the Governor in Council has been pleased, under the provisions of section 89A of the Land Act, 1933-1948, to define and set apart the lands described in the schedule hereto as a "Farm Reconstruction Area."

Schedule.

(Lands Subject to Section 67 of the Rural and Industries Bank Act, 1933.)

The Commissioners of the Rural and Industries Bank of Western Australia have given notice in writing to the Minister for Lands on the dates shown hereunder that they are unable to sell the lands specified and their interest therein is hereby determined.

Corres., District, Locations, Plan, Former Lease, Date of Bank's Notice.

5584/48; Oldfield; 94, 123, 129, 247, and 345; 420BB/20; 347/3874; 18/5/1948.

5584/48; Oldfield; 304; 420BB/20; 347/3875; 18/5/1948.

> H. S. FRANCIS, Acting Under Secretary for Lands.

CEMETERIES ACT, 1897-1946.

Appointment of Trustee to Control and Manage the Fremantle Public Cemetery.

Department of Lands and Surveys. Perth, 15th June, 1949.

Corres. 4793/98, Vol. 7.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, the Reverend Albert Stephenson as a Trustee of the Fremantle Public Cemetery, vice the Reverend Percy Clark (transferred).

> H. S. FRANCIS, Acting Under Secretary for Lands.

INDUSTRIAL DEVELOPMENT (RESUMPTION OF LAND) ACT, 1945.

Dedication of Land at South Fremantle.

Department of Lands and Surveys, Perth, 15th June, 1949. Corres. 1643/97, Vol. 3.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 11 of the Industrial Development (Resumption of Land) Act, 1945, of the dedication of Fremantle Lot 1593 to the purposes of the said Act.

H. S. FRANCIS, Acting Under Secretary for Lands.

LAND SALES CONTROL.

Country Land in the State of Western Australia. (Order under Section 11 (1) (a).)

Corres. 5202/48.

IN pursuance of section 11 subsection (1) (a) of the Land Sales Control Act No. 4 of 1948, I Harry Simpson Francis, Acting Under Secretary for Lands, do by this my Order declare the country lands specified in the Schedule to this Order to be land likely to be required for settlement by former members of the Defence Forces. Dated this 15th day of June, 1949.

> H. S. FRANCIS, Acting Under Secretary for Lands.

The Schedule.

Land and Instrument of Title.

Nugadong Agricultural Area Lots 12 and 15: C/T 1023/3.

Nugadong Agricultural Area Lot 14; C/T 1019/840. Nugadong Agricultural Area Lot 21; C/T 1064/931. Nugadong Agricultural Area Lot 67; C/T 1025/221.

WELLINGTON LOCATION 4548. Open for Sale.

Applications Close 13th July, 1949.

Department of Lands and Surveys, Perth 15th June, 1949.

Corres. 2565/45.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 45A of the Land Act, 1933-1948, of Wellington Location 4548 being made available for sale in fee simple at the price of £100, subject to the following conditions:-

1. Each application to purchase shall be accompanied by a deposit of ten per cent. of the purchase money.

- 2. The successful applicant shall pay the balance of the purchase money within 12 months of approval of the application in four quarterly instalments on the first days of January, April, July and October.
- The successful applicant, unless the owner thereof, will be required to pay for the improvements.
- Applications accompanied by a deposit must be lodged at the Lands Office, Perth, on or before Wednesday, the 13th July, 1949.
- All applications lodged on or before such date will be treated as having been received on the closing date, and if there are more applications than one for this lot, the application to be granted will be determined by the Land Board.

H. S. FRANCIS, Acting Under Secretary for Lands.

NAMING OF STREETS AND ROADS.

Bassendean Road District, City of Fremantle and Fremantle Road District, Denmark Road District.

> Department of Lands and Surveys Perth, 15th June, 1949.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1948, as follows:—

Corres. No. 523/44.—Of the road in the Bassendean Road District passing along the Northern boundaries of Swan Locations Q1 and Q2, between Rngby Street and Seventh Avenne (road No. 3270) being named Walter Road, and such road shall hereafter be known and distinguished as "Walter Road." (Plan 1D/20 NE.)

Corres. 1791/47.—Of the naming of the streets and roads in the City of Fremantle and the Fremantle Road District as set out in the schedule hereunder.

Schedule.

City of Fremantle.

Position of Road, to be known as.

The surveyed road along the Eastern boundaries of Fremantle Suburban Lots 49, 50, 57 and 58, from Clarke Street to Lefroy Road (Plan 1D/20 S.W.)— Hines Road.

Fremantle Road District.

The surveyed road along the Western boundaries of lots 1 and 6 to 13 inclusive of Cockburn Sound Locations 3 and 10 (L.T.O. Plan 5379) and Lots 49 to 54 inclusive of location 3 (L.T.O. Plan 5331)—Strode Avenue.

The surveyed road along the Western boundaries of lots 21 and 30 to 34 inclusive of locations 3, 10 and 112 (L.T.O. Plan 5379)—Bailey Street.

The surveyed road along the Northern boundaries of lots 35, 45 to 49 inclusive and 60 to 67 inclusive of locations 3 and 112 (L.T.O. Plan 5331)—Recreation Road.

The surveyed road along the Southern boundaries of lots 40 to 44 inclusive, 54, 58, 77, 76, 75, 74, 73, 72, and 71 of locations 3 and 112 (L.T.O. Plan 5331)— Winfield Street.

The surveyed road along the Western boundaries of lots 48 and 50 to 55 inclusive of location 561 (L.T.O. Plan 3176)-Gerald Street.

The surveyed road along the Sonthern boundaries of lots 3 (L.T.O. Diagram 10211) and 13 to 19 inclusive (L.T.O. Plan 5949) of location 417—Kiesey Street.

The surveyed road along the Northern boundary of location 619 and part of the Northern boundary of location 618, from Rockingham Road to Reserve 5239— Rollinson Street.

(Plans 341A/40A and B1 and Owen Anchorage.)

Denmark Road District.

Corres. 6225/09, Vol. 5.—Of the naming of the streets and roads in the Denmark Road District as set out in the schedule hereunder.

Schedule.

Position, to be known as.

Road No. 7775, from Morgan Road to the Sonth-West corner of Denmark Lot 268-Bambrey Road.

West corner of Denmark Lot 268—Bambrey Road.

The surveyed road along the Sonthern boundary of lot 8 of Denmark Lot 362 and extending Eastward to lot 363—Bavin Street.

The surveyed road along the North-Western side of the Denmark Station Yard—Crellin Street.

The surveyed road along the Western boundaries of Denmark Lots 683 to 686 inclusive—Henwood Street.

The surveyed road along the South-Eastern boundaries of Denmark Lots 330 and 675—Hodgson Street.

The surveyed road along the Western boundaries of Denmark Lots 240 and 181, through lot 181 and along. the North-Eastern, Eastern and Sonth-Eastern boundaries of the Denmark Station Yard, from Peace Street

The surveyed road along the Southern boundary of Denmark Lot 160—Laing Street.

The surveyed road along the South-Western boundaries of Denmark Lots 759, 760 and reserve 21020, from Ocean Beach Road to Buckley Street-Offer Street.

The surveyed road along the North-Western boundaries of Denmark Lots 209 and 210—Pierce Street.

The surveyed road along the Northern boundaries of Denmark Lots 125, 644, and 645—Riche Road.

The surveyed road along the Sonth-Eastern boundaries of Denmark Lots 14 and 26—Walker Street.

The surveyed road through Denmark Lots 354, 355

and 356-Warham Road.

The surveyed road along the Sonth-Western boundaries of Denmark Lots 623 to 627 inclusive and 670 to 675 inclusive—Zimmermann Street.

(Plan Denmark Townsite.)

H. S. FRANCIS, Acting Under Secretary for Lands.

CHANGE OF NAMES OF STREETS. Denmark, Fremantle and Perth Road Districts.

Department of Lands and Surveys Perth, 15th June, 1949.

IT is hereby notified for general information that His Excellency the Governor in Executive Conneil has been pleased to approve, under section 10 of the Land Act, 1933-1948, as follows:—

Corres. 6225/09, Vol. 5.—Of the change of name of the streets in the Denmark Road District, as set out in the schedule hereunder.

Schedule.

Present Name, Position, New Name.

Buckley Street; from road No. 7775 to Beveridge Road; Bayley Street.

Inlet Street; from Moore Street to the Northern boundary of Plantagenet Location 647; Ocean Beach Road.

(Plan Denmark Townsite.)

Corres. 1791/47.—Of the change of name of the streets and roads in the Fremantle and Perth Road Districts as set out in the schedule hereunder.

Schedule.

Fremantle Road District (Plan 341A/40 B1). Present Name, Position, New Name.

Government Road; along the Western boundaries of Cockburn Sound Location 633 and Jandakot Agricultural Area Lot 257 and part of the Western boundary of lot 256, from Phoenix Street to the Jandakot-Armadale Railway Reserve—McLeod Street.

Denham Street; along the Eastern boundary of location 2 and through location 451, from Churchill Avenue to Yangebup Road—Watson Road.
Railway Crescent (North); from Edeline Street to Denham Street as shown on L.T.O. Plan 3488—Angus

Avenue.

Perth Road District (Plan 1D/20 N.E.).

Boundary Street; from Peninsula Road to Caledonian Avenue as shown on L.T.O. Plan 1885—East

H. S. FRANCIS, Acting Under Secretary for Lands.

TENDERS FOR LEASING RESERVE 17046. At Cookernup.

Department of Lands and Surveys, Perth, 21st June, 1949.

Corres. 8471/97. TENDERS are invited for the leasing of reserve 17046 (Cookerunp Lot 145), containing 4 acres 17 perches, under section 32 of the Land Act, 1933-1948, for grazing purposes for a period of one year at a minimum rental of £2, renewable at the will of the Minister for Lands and subject to determination at three months' notice on either side, and to the condition that no compensation will be paid for any improvements effected and existing at the expiration or earlier determination . of the lease.

Tenders will be received up to 3 p.m. on Wednesday 13th July, 1949, and must be addressed to the Under Secretary for Lands, Department of Lands and Surveys, Perth, and bear the endorsement "Tender for Leasing Reserve 17046."

The highest or any tender will not necessarily be

accepted.

Plan Cookernup Townsite.

H. S. FRANCIS, Acting Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING. Under Part VI. of the Land Act, 1933-1948. WEDNESDAY, 24th AUGUST, 1949.

Eastern Division-Yilgarn and Ularring Districts. Corres. No. 1973/24. (Plans 24 and 35/300.)

IT is hereby notified, for general information, that the land contained within late Pastoral Lease 3266/97, formerly held by the Lake Barlee Pastoral Company and comprising an area of about 488,028 acres, will be reavailable for pastoral leasing as from Wednesday, 24th August, 1949; subject to payment for improvements.

WEDNESDAY, 21st SEPTEMBER, 1949.

North-West Division-Pewah and Forrest Districts. Corres. No. 1339/16. (Plans 97 and 110/300.) IT is hereby notified for general information that the land contained within late Pastoral Lease 394/677, formerly held by J. Stanley and known as "Yandeyarra Station," comprising an area of 426,948 acres, will be re-available for Pastoral Leasing as from Wednesday, 21st September, 1949; subject to payment for improvements.

> H. S. FRANCIS, Acting Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys Perth, 15th June, 1949.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as pro-vided by the Land Act, 1933-48, at the following upset prices:-

Applications to be lodged at Perth.

978/49. COLLIE.—Town 1397 and 1399, £20 each; 603, £15. 1398/49.

FREMANTLE.—Town 1241, £60.

6627/13

TRAYNING.-Town 24 and 23, £30 and £20 re-

spectively.

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

> H. S. FRANCIS, Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1948, and the regulations appertaining thereto, subject to the previsions of the said Act, and also to the provisions of the Land Alienation Restriction Act, 1944.

Applications must be lodged 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.

The selector of a Homestead Farm from any location must take the belong thereof if any under Conditional

must take the balance thereof, if any, under Conditional

Purchase.

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

The term "Member of the Forces," where appearing in any notice published hereunder, shall be deemed to have the meaning as is specified in section 2 of the Land Alienation Restriction Act, 1944, that is to say, "Member of the Forces" means a person who is or has been, a member of the Naval, Military or Air Forces of His Majesty the King during any period in which His Majesty is or has been engaged in war.

THE SCHEDULE. WEDNESDAY, 29th JUNE, 1949.

PERTH LAND AGENCY.

Avon District (about 12 miles South of Gabbin). Corr. No. 511/25, Vol. 2. (Plan 55/80, B4.)

Location 15663, containing 837a. 2r. 27p., at 4s. per acre; classification page 77 of 12713/09, Vol. 1; subject to payment for improvements; being H. Green's expired lease 3116/1526. В.

Avon District (8 miles West of Bolgart). Corr. No. 6131/47. (Plan 32/80, A4.)

Locations 15251, 18438 and 26872, containing 702 acres 2 roods, at 5s. 3d. per acre (including survey fee).

Hay District (about 9 miles South-West of Cranbrook). Corr. No. 352/47. (Plan 444/80, E2.)

Location 979, containing 1,119a. 1r. 13p., at 2s. per acre; classification page 43 of 1434/35; exempt from road rates for two years from date of approval of application; being J. A. G. Betts' cancelled application.

Hay District (near Normalup Siding). Corr. No. 2266/37. (Plan 455B/40, F1.)

Locations 1403 and 1404, containing 172a. 3r. 31p. and 300a. 3r. 34p., respectively, at 13s. 6d. and 6s. 6d. per acre, respectively; classifications pages 74 of 6057/22 and 73 of 6057/22, respectively; subject to timber conditions, to inspection re phosphates and to payment for improvements; being T. J. and P. V. Dawson and R. B. Clark's forfeited lease 347/1640 and A. G. Bellanger's forfeited lease 347/4841.

Jilbadji District (about 17 miles East of Gramphorne). Corr. No. 671/41. (Plan 6/80, A2.)

Locations 71.2 and 554, containing 1,319a. Or. 38p.; classifications pages 1 of 1788/28 and 3 of 671/41; snb-ject to pricing, mining conditions and to payment for improvements, if any; location 712 being W. Stirrat's cancelled application. Previous Gazette notice concerning leading 154 being beauty 254 being brown and lead ing location 554 being hereby cancelled.

Kent District (20 miles South of Ongerup). Corr. No. 5916/48. (Plan 435/80, C4.)

The Crown land, containing about 650 acres, bounded on the Westward by the prolongation Northward of the Eastern side of road No. 6857, on the Northward by a protected road from road No. 6777 to location 435, on the Eastward by location 443 and the prolongation Northward of the Western boundary of said location 443, and on the Southward by location 446; subject to survey classification and pricing. to survey, classification and pricing.

Kojonup District (12 miles South-East of Dumbleyung). Corr. No. 586/43. (Plan 408D/40, C4.)

The Crown land, containing about 450 acres, bounded on the Westward by a one-chain road along the Eastern boundary of location 8503, on the Northward by Williams Locations 13036 and 6600, on the Eastward by Williams Location 10527 and on the Southward by location 8518; subject to survey, classification and pricing.

Kwolyin Agricultural Area (near Mt. Caroline). Corr. No. 488/49. (Plan 4/80, AB1.)

The Crown land, containing about 300 acres, bounded by lines starting at the South-West corner of lot 281 and extending West about 40 chains; thence North to the Sonth-Eastern boundary of lot 55; thence North-Eastward along the said South-Eastern boundary and onwards to the South-West corner of lot 350; thence Eastward to the Western boundary of lot 318; thence Southward along the Western boundaries of lots 318 and 281 to the starting point. Subject to survey, classification and pricing.

Nelson District (about 18 miles Sonth-East of Manjimup.

Corr. No. 2385/08. (Plan 443A/40, B2.)

Locations 3573, 3574 and 3911, containing 700a. 2r., at 7s. per acre; classification page 61B of 5313/12; subject to Rural and Industries Bank indebtedness, to timber conditions, and to special conditions governing selection in this district. Previous Gazette notice concerning these locations is hereby cancelled.

Roe District (near Lake King).

Corr. No. 2003/37. (Plan 389/80, B3.)

Location 1599, containing 1,575a. 1r. 13p., at 4s. 9d. per acre; classification page 3 of 438/28; subject to payment for improvements; being W. Critchley's forfeited lease 348/757.

Sussex District (about 4 miles North-East of Kudardup).

Corr. No. 1236/35. (Plan 441A/40, Cl.)

Location 1509, containing 160a.; classification page 35 of 1105/20, Vol. 1; subject to pricing, timber conditions and to conditions governing selection in this district; exempt from road rates for two years from date of approval of application. Previous Gazette notice concerning this location is hereby cancelled.

Sussex District (about 5 miles North-East of Witcheliffe).

Corr. No. 991/44. (Plan 440A/40, B2.)

Location 3838, containing 400a., at 6s. per acre; classification page 11 of 991/44; subject to payment for improvements, to timber conditions, and to conditions governing selection in this district; being M. J. Kitson's forfeited lease 365/1101.

Swan District (near Lake Beermullah). Corr. No. 5196/30. (Plan 31/80, A3.)

The Crown land, containing about 250 acres, bounded on the Westward by location 2680, on the Northward by the prolongation Westward of the Northern boundary of location 2931, on the Eastward by location 2931, and on the Southward by the prolongation Eastward of the Southern boundary of location 2680; subject to survey, classification and pricing.

Swan District (about 3 miles East of Wannern). Corr. No. 2196/31. (Plan 1A/40, Bl.)

Location 3310, containing 43a. 3r. 35p., at 10s. per acre; classification page 4 of 2196/31; exempt from road rates for two years from date of approval of application; being C. D. Nunan's forfeited lease 55/2240.

Torbay Agricultural Area (near Torbay). Corr. No. 4838/21. (Plan 457A/40, B1.)

Locations 7, 62, 63, 64, 65, 70 and 71, containing 110a. 1r. 2p., 89a. 0r. 38p., 38a. 2r. 25p., 36a. 2r. 11p., 68a. 0r. 5p., 43a. 1r. 27p. and 65a. 3r. 35p., respectively, at £1 7s. 6d., £2 1s. 3d., £3 17s. 3d., £3 7s. 3d., £2 11s. 3d., £3 13s. 3d. and £2 9s. 6d. per acre, respectively (including improvements for drainage and survey fee); subject to drainage conditions, to the conditions applying to selection in this area, and to exemption from road board rates for two years from date of approval of application.

Victoria District (at Wilroy).

Corr. No. 3264/25. (Plan 156/80, E3.)

Location 5736, containing 2,232a. 2r. 15p.; classification page 3 of 5750/23; subject to pricing and to payment for improvements; being A. G. Raven's forfeited lease 19436/68.

Victoria District (about 7 miles North-East of Gunyidi). Corr. No. 304/41. (Plan 90/80, E3.)

Locations 7124 and 5653, containing 1,276a. 3r., at 3s. 6d. per acre; classification pages 15 and 16 of 3289/22; subject to Rural and Industries Bank indebtedness; being H. B. Keighley's expired lease 3116/1421.

Victoria District (about 1 mile South of Utakarra). Corr. No. 1136/41. (Plan 126A/40, B1.)

Location 8072, containing 73a. 1r. 7p., at 6s. per acre; classification page 21 of 1136/41; exempt from road rates for two years from date of approval of application; being V. and G. Gould's forfeited lease 347/3141.

Yilgarn District (about 5 miles East of Corinthia). Corr. No. 2195/46. (Plan 36/80, E2.)

Location 447, containing 1,000a. 2r. 21p., at 1s. 9d. per acre; classification page 6 of 6470/22; subject to mining conditions and to payment for improvements capitalised at £242; being O. Johnson's cancelled application.

WEDNESDAY, 6th JULY, 1949.

PERTH LAND AGENCY.

Avon District (about 10 miles North-East of Nungarin). Corr. No. 2898/31. (Plans 35/80, A1, 34/80, F1.)

Location 14201, containing 816a., at 4s. per acre; classification page 5 of 6764/09, Volume 1; subject to Rural and Industries Bank indebtedness; being W. A. Woodbridge's forfeited lease 55/2269.

Avon District (about 4 miles East of Cramphorne). Corr. No. 3635/47. (Plan 5/80, DE1 and 2.)

Location 19182, containing 1,759a., at 3s. per acre; classification page 43 of 4117/12; subject to payment for improvements, if any; being M. D. R. Parsons' forfeited lease 347/4789.

Denmark Estate District (about 4 miles North-West of Denmark).

Corr. No. 6074/47. (Plan 452 C/40, D4.)

The area of about 150 acres, comprising portion of each of Denmark Estate Lots 525, 526 and 527 and bounded by lines commencing at the North-East corner of lot 527 and extending West about 74 chains along the Northern boundaries of the said lots; thence South about 22½ chains; thence East about 60 chains to the Western side of road No. 7461; thence North-Easterly along said side of said road to the starting point. Subject to survey, pricing and timber conditions. Classification page 7 of 6074/47.

Jilbadji District (about 18 miles South of Southern Cross).

Corr. No. 1362/48. (Plan 23/80, E2.)

Locations 428 and 430, containing 1,055a. 1r. 25p. and 1,171a. 2r. 27p. respectively, at 1s. 6d. per acre; subject to mining conditions and to payment for improvements; being J. O. Panizza's cancelled application.

Ninghan District (about 3 miles North of Moondon). Corr. No. 1221/49, (Plans 66/80, F2, 67/80, A2.)

Location 3753, containing 1,378a. 3r. 14p., at 1s. 9d. per acre; classification page 8 of 1317/35; subject to payment for improvements; being E. S. Sheardown's cancelled application.

Roe District (near Pederah).

Corr. No. 4978/28. (Plan 376/80, DE1 and 2.)

Location 1322, containing 3,524a. 3r. 17p., at 4s. per acre; classification page 13 of 4570/27; subject to payment for improvements, if any. Previous Gazette notice conerning this location is hereby cancelled.

Victoria District (about 7 miles North of Horrocks). Corr. No. 2600/46. (Plan 159 C/40, E3.)

Location 8375, containing 1,077a. 1r. 19p., at 1s. 9d. per acre; classification page 77 of 86/26; exempt from road rates for two years from date of approval of application; being L. J. Williams' cancelled application.

WEDNESDAY, 13th JULY, 1949.

PERTH LAND AGENCY.

Esperance and Myrup Agricultural Area (near Esperance).

Corr. No. 2955/31, Vol. 3. (Plans 423/80, C2, 3, 4, D2, 3, E2, 3, 4, and 423C, D/20, C, D, E4.

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	712	851	0	0	779	999	0	0
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All locations are subject to pricing and to payment for improvements, if any. Subject also to a limitation to a maximum area of 2,500 acres to any one person, with the exception of locations 618 and 1296, which are to be selected as one holding.

Previous Gazette notice concerning these locations is

hereby cancelled.

Esperance District (about 4 miles North-West of Collier).

Corr. No. 9994/10. (Plan 423CD/20, D4.) Location 375, containing 54a., at 3s. 6d. per acre; classification page 7 of 9994/10; subject to payment for improvements and to survey, unless selected by the holder of freehold adjoining location 1306. Previous Gazette notice concerning this location is hereby can-

Nelson District (about 6 miles South of Kirup).

Corr. No. 4191/13. (Plan 414D/40, C4.)

Location 3463, containing 87a., at 11s. per acre; subject to Rural and Industries Bank indebtedness, to timber conditions, and to deviation of a road. Previous Gazette notice concerning this location is hereby cancelled.

Nelson District (2 miles South-West of Jardee). Open under Part V., Sec. 53.

Corr. No. 3051/48. (Plan 442B/40, E1.) Location 12017, containing 1a. 1r. 2p., at 15s. per acre; available to adjoining holders only.

Plantagenet District (22 miles East of Mt. Barker).

Corr. No. 646/49. (Plan 445/80, E4.)
(a) The Crown land, containing about 300 acres, bounded on the Westward by the Eastern boundary of

bounded on the Westward by the Eastern boundary of location 1432 and its prolongation Northward, on the Northward by location 4988, on the Eastward by the prolongation Northward of the Western boundary of location 4181, and by locations 4181, 1113 and 1112, and on the Southward by location 140.

(b) The Crown land, containing about 200 acres, bounded on the Westward by locations 1112, 1113 and 1114, on the Northward by location 1645, on the Eastward by the prolongation Southward of the Eastern boundary of location 1645, and on the Southward by the prolongation Eastward of the Southern boundary of location 1112.

of location 1112.

Subject to survey, classification, pricing, and to the provision of any necessary roads.

Plantagenet District (near Albany).

Corr. No. 1104/34. (Plan 451/80, D4.) Locations 4790 and 3470, containing 335a. 1r. 10p., at 10s. per acre; classifications pages 3 and 4 of 1103/ 34; subject to timber conditions and exempt from road rates for two years from date of approval of application; being D. G. and M. J. Armstrong's forfeited leases 365/422 and 365/421.

Roe District (6 miles North of Hyden).

Corr. No. 1401/49. (Plan 346/80, A3.)

The Crown land, containing about 1,000 acres, bounded by lines starting at the North-East corner of location 1037 and extending North about 100 chains to a protected road; thence South-Eastward along the said protected road to a one-chain road along the Western tected road to a one-chain road along the Western boundary of location 416; thence Southward along the one-chain road along the Western boundaries of locations 416 and 808 to the Northern boundary of location 1038; thence generally Westward along the Northern boundary of location 1038 to the starting point (excluding a one-chain road along the Northern boundary of location 1038). Subject to survey, classification and miging. and pricing.

Roe District (near Lake Magenta).

Corr. No. 1818/47. (Plan 406/80, D3.)

Locations 735 and 454, containing 1,315a. 3r. 29p., at 3s. 6d. per acre; classification page 4 of 6729/24; subject to Rural and Industries Bank indebtedness. Previous Gazette notice concerning this location is hereby cancelled.

Williams District (near Lime Lake).

Corr. No. 7722/98. (Plan 409C/40, E3.)

The Crown land, containing about 80 acres, bounded on the Westward by location 1327, on the Northward by road No. 5583, on the Eastward by the prolongation Northward of the Eastern boundary of location 5286, and on the Southward by location 5286 and road No. 4902, at 15s. per aere (excluding survey fee). Subject to survey and the provision of any necessary roads.

> H. S. FRANCIS. Acting Under Secretary for Lands.

ROAD DISTRICTS ACT, 1919-1948.

Closure of Road.

THE Minister for Lands, being the owner of land over or along which the portion of road hereunder described passes, has applied to the Roebourne Road Board to close the said portion of road, viz :-

Roebourne.

6118/48.

R.23. Portion of Aubrey Terrace, Point Samson, from the prolongation South-Eastward of the North-Eastern side of Hall Street to the Point Samson tramway reserve.

H. S. FRANCIS, for Minister for Lands.

I, John Goodes Barrett, on behalf of the Roebourne Road Board, hereby assent to the above application to close the road therein described.

> J. G. BARRETT, Chairman Roebourne Road Board.

27/5/49.

Crown Law Department, Perth, 16th June, 1949.

THE Honourable Sir John Patrick Dwyer, K.C.M.G., Chief Justice; The Honourable Albert Asher Wolff; The Honourable James Leonard Walker, and The Honourable Lawrence Walter Jackson, Puisne Judges of the Supreme Court of Western Australia, do hereby, in pursuance of the powers contained in the Supreme Court Act, 1935, and the Companies Act, 1943-1947, and of every other power them in this behalf enabling, make the following rules to be known as the Companies (Liquidators' Accounts) Rules, 1949, and declare that such rules shall come into operation forthwith upon publication thereof in the Government Gazette.

The Companies (Liquidators' Accounts) Rules, 1949.

- 1. In these Rules "The Act" means the Companies Act, 1943-1947.
- 2. Rules 38, 39 and 40 and Forms 22 and 23 contained in the Eleventh Schedule to the Act are hereby repealed.
- 3. (1) The account and statutory declaration verifying the same required to be lodged with the Registrar pursuant to section 207 and section 254 (4) of the Act shall be in accordance with Form No. 1 in the Schedule hereto. The account shall in each instance be for the preceding twelve months.
- (2) When the assets of the company have been fully realised and distributed before the expiration of a yearly period the account and statutory declaration for that period shall be lodged with the Registrar forthwith.
- 4. (1) Where the liquidator carries on the business of a company he shall keep proper records of his trading in addition to his cash-book of receipts and payments, and shall incorporate in his cash-book the total weekly amounts of the receipts and payments on such trading accounts.
- (2) The liquidator shall submit an account of his trading operations verified by his affidavit to the Committee of inspection (if any) not less than once in every three months and at such other time or times as the Committee may determine.
- When the liquidator's account has been audited, the auditor appointed by the Registrar shall certify the fact upon the account, and thereupon a duplicate copy bearing a like certificate shall be filed in the office of the Registrar.
- (1) If so required by the Registrar the liquidator shall transmit to the Registrar with his accounts a summary thereof in such form as the Registrar may from time to time direct, and on the approval of such summary by the Registrar shall forthwith obtain, prepare, and transmit a copy of the summary to each creditor and contributory if so requested by the Registrar.

(2) The cost of such copies and of the posting thereof shall be a charge upon

the assets of the company.

- Where a liquidator has not since the date of his appointment or since the last audit of his accounts, as the case may be, received or paid any sum of money on account of the assets of the company, he shall, at the time when he is required to transmit his accounts to the Registrar file a statutory declaration in accordance with Form No. 2 in the Schedule hereto.
- 8. Upon an official liquidator resigning or being released or removed from his office, he shall deliver over to the new liquidator, all books kept by him, and all other books, documents, papers and accounts in his possession relating to the office of liquidator. The release of a liquidator shall not take effect unless and until he has delivered over to the new liquidator all the books, papers, documents and accounts which he is by this rule required to deliver on his release.

9. (1) The statement and statutory declaration required to be filed with the Registrar pursuant to section 289 (1) of the Act shall be in accordance with Form

No. 3 in the Schedule hereto.

(2) The first statement and declaration shall be filed with the Registrar at the same time as the account required to be filed by section 207 or section 254 (4), as the case may be, and succeeding statements shall accompany every yearly account required by the relevant section of the Act and shall be in respect of the same accounting periods.
(3) When the assets of the company have been fully realised and distributed

before the expiration of a yearly period a final statement shall be filed forthwith.

- 10. For the purpose of section 289 of the Act the winding up of a company shall be deemed to be concluded—
 - (a) in the case of a company wound-up by order of the Court, at the date on which the order dissolving the Company has been reported by the liquidator to the Registrar, or at the date of the order of the Court releasing the liquidator pursuant to section 209 of the Act;
 - (b) in the case of a company wound-up voluntarily, or under the supervision of the Court, at the date of the dissolution of the company, unless at such date any funds or assets of the company remain unclaimed or undistributed in the hands or under the control of the liquidator, or any person who has acted as liquidator in which case the winding-up shall not be deemed to be concluded until the funds or assets have either been distributed or paid to the Registrar, to be placed to the credit of the "Companies Liquidation Account."
- 11. Every account, statement, document and list required by these rules to be lodged or filed, shall be on paper 13 inches by 8 inches or a multiple of that

The Schedule.

Form 1.

LIQUIDATOR'S ACCOUNT AND STATUTORY DECLARATION.

Pursuant to sections 207 and 254 (4) of the Act.

Name of Company

Nature of proceedings for winding-up
(Whether by the Court or a members' or creditors' voluntary windingup or subject to supervision.)

Date of commencement of winding-up

Date to which statement is made up

	Receipts.			Payments.	
Date.	Particulars.	Bank.	Date.	Particulars.	Bank.
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Note.—No balance should be shown in the statement, but only the totals of realisations and disbursements, which should be parried forward to the next account.

s. d.

1.	Total	realisations from	commencement	of	winding-up
	Total	disbursements from	n commencemen	t of	winding-np

2.	Bank	r	e	c)1	10	i	ŀ	ie	Ŧ.	t	i	01	n		a	s	:	a	t														
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Balance as per Bank Statement.

Ontstanding Deposit.

Outstanding cheques.

Balance as	per	Cash	Book		
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- 3. (a) Dividends to creditors are shown in detail in sheet A below.
- (b) Return of surplus assets to shareholders is shown in detail in sheet B below.
- (c) Calls made on contributories are shown in detail in sheet C below.

Sheet A. CREDITORS' DIVIDEND SHEET. (Name of Company.)

Full Name of Creditors. (in alphabetical order).	Address.		of	unt of.	Dat	e Pai	dend. d£	Dat	e Pai	dend. d	Unc	lair	med	
		£	s	, d.	£	s.	d.	£	.8	d.	£	s.	d.	•
	Totals													

Signature of Liquidator....,

Sheet B. SHAREHOLDERS' DIVIDEND SHEET. (Name of Company.)

Full Name. (in alphabetical order).	Address.			uml of are		Date	Paie	lend. 1 Share	Date	Paie	dend. i Share	Unc	lair	ned
			£	s.	d.	£	s.	d.	£	s.	d.	£	s.	.d
	Totals	**					***************************************	è						

Signature of Liquidator.....

Sheet C. CALLS ON CONTRIBUTORIES. (Name of Company.)

Date of Call..... Rate per share.....

Full Name. (in alphabetical order).	Address.	Number of	Date Paid.	Amount of Calls.			
		Shares.		Paid.	Unpaid.		
	 -			£ s. d.	£ s. d.		
		a de la companya de l					
			Totals				

Signature of Liquidator..... liquidator of the abovenamed company, do hereby solemnly and sincerely declare— That the account annexed marked "A" contains a true and correct account of my receipts and payments on account of the said company from to inclusive, and that I have not nor has any other person by my order or for my use during such period received or paid any moneys on account of the said company other than and except the items mentioned in the said account.

That all dividends and moneys which as liquidator I am required to pay into the "Companies Liquidation Account" in pursuance of section 290 (1) of the Companies Act, 1943-1946, have been paid thereinto by me.

And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at

this

day of

, 19

Before me-

Form 2.

STATUTORY DECLARATION OF NO RECEIPTS OR PAYMENTS BY THE LIQUIDATOR.

(Name of Company.)

ofliquidator to the abovenamed company, do hereby solemnly and sincerely declare that I have not nor has any other person by my order or for my use during the period day of , 19 , to the from the , received or paid any moneys on account of the , ĭ9 day of said company.

And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at

this

day of

Before me-

, 19 .

Form 3.

STATEMENT AND STATUTORY DECLARATION.

Pursuant to section 289 (1) of the Act.

Name of Company

Nature of proceedings for winding up

(Whether by the Court or a members' or creditors' voluntary windingor subject to supervision.)

Date of commencement of winding-up Date to which statement is made up

(1) Summary of estimated assets and liabilities at the date of commencement of the winding-up: đ. s. d.

Assets:

Less amounts charged to secured creditors and debenture holders Uncalled capital

Liabilities:

Secured creditors Debenture holders Unsecured creditors

(2) Details of any arrangement whereby property of the company has been disposed of by the liquidator for a consideration other than cash are as follows:-

(3) Details of investments by the liquidator made and not realised are as follows:-

Paid up in cash £

Issued as paid up otherwise than for each £

(4) The total amount of the capital paid up at the date of the commencement of the winding-up.

(5) The general description and estimated value of outstanding assets (if any) (including uncalled capital).

(6) The causes which delay the termination of the winding-up.

(7) The period within which the windingup may probably be completed.

(8) (1) Total amount of unsecured debts in respect of which proofs have been admitted.

(2) Estimated amount of debts or claims remaining for proof.

(9) Where a declaration of solvency has been filed pursuant to section 236 and the debts of the company have not been paid in full within 12 months from the commencement of the winding-up the reason for such non-payment, in the opinion of the liquidator, is:-

of the liquidator of the abovenamed company, do solemnly and sincerely declare that the particulars in the foregoing statement with respect to the proceedings in and in position of the liquidation are true to the best of my knowledge, information and ĥelief.

And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906.

Declared at

this

day of

19

Before me-

Dated this 16th day of June, 1949.

J. P. DWYER. Chief Justice.

A. A. WOLFF. Puisne Judge.

J. L. WALKER, Puisne Judge.

L. W. JACKSON, Puisne Judge.

Crown Law Department, Perth, 23rd June, 1949.

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

Keith Snowball, of Albany, as a Sworn Valuator under the Transfer of Land Act, 1893-1946.

Maurice Harwood as Acting Chairman of the Murchison and East Murchison Courts of Session, Acting Magistrate of the Cue, Meekatharra, Mount Magnet, Wiluna and Yalgoo Local Courts and Acting Resident Magistrate of the Murchison and Clifton Magisterial Districts, vice Leo Joseph Regan transferred.

LICENSING ACT, 1911-1948.

HIS Excellency the Governor in Executive Council has refused the petition, under section 47 of the Licensing Act, 1911-1948, of the electors residing in an area comprised in a circle having a radius of 40 chains with the centre situate at the corner of Guildford Road and Eighth Avenue, Maylands, for a Publican's General License, in view of the recommendation of the Licensing Court dated the 31st day of May, 1949.

THE Hon. Attorney General has approved of the undermentioned appointments:-

Constable V. R. Thurstun as Bailiff of the Northampton Local Court vice Constable R. V. Edwards, transferred.

Constable M. V. W. Lloyd as Acting Bailiff of the Goomalling Local Court during the absence on long service leave of Constable E. D. Nicholson.

Sergeant John William Giles Tunstill as Bailiff of the Northam Local Court vice Sergeant Frank Thomas Ward retired,

DECLARATIONS AND ATTESTATIONS ACT, 1913. THE Hon. Attorney General has approved of the undermentioned appointments as Commissioners for Declarations under the Declarations and Attestations Act, 1913:
—Stanley Boddington Smart, Wembley, and Ernest John Stapleton, Noggerup.

THE department has been notified that Cheque No. 485 dated the 17th June, 1948, drawn on the Official Receiver in Bankruptcy Trust Fund for the sum of 8s. 11d. in favour of E. A. Leeds has been lost by the payee; payment has been stopped and it is intended to issue a fresh cheque in lieu thereof.

H. B. HAYLES, Under Secretary for Law.

PUBLIC WORKS TENDERS.

Tenders, closing at Perth, 2.30 p.m., Tucsday on dates mentioned hereunder, are invited for the following:—

Work.—Kalgoorlie School of Mines—Removal of Building from Wiluna, etc. (10490); 28th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, and Mining Registrar's Office, Wiluna, on and after 7th June, 1949.

Work.—Trayning School—Additions (10491); 28th June, 1949. Conditions may be seen at the Contractors' Room, P.W.D., Perth; Police Station, Trayning, and P.W.D., Merredin, on and after 14th June, 1949.

Work.—Yuna School—Removal from Naraling (10492); 28th June, 1949. Conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, on and after 14th June, 1949.

Work.—Boyup Brook Hospital—Additions (10493); 28th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Boyup Brook Hospital, on and after 14th June, 1949.

Work.—Bridgetown School—Additions—Removal of Classroom from Appadene School (Group 83) (10496); 28th June, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Courthouse, Bridgetown, on and after 14th June, 1949.

Work.—Southern Cross G.W.S. Inspector's Quarters—Repairs and Renovations (10497); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and at Mining Registrar's Office, Southern Cross, on and after 21st June, 1949.

Work.—Nedlands School—Repairs and Renovations (10498); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 21st June, 1949.

Work.—Narrogin Hospital—New Brick Domestics' Quarters (10499); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after 21st June, 1949.

Work.—Dwellingup Hospital—Additions (10500); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, Police Station, Pinjarra, and Police Station, Dwellingup, on and after 21st June, 1949.

Work.—Armadale School—New Latrines and Septic Tank Installation (10501); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Police Station, Armadale, on and after 21st June, 1949.

Work.—Corrigin Hospital—Additions and Alterations (10502); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and Police Station, Corrigin, on and after 21st June, 1949.

Work.—Perth Electoral Office—Repairs and Renovations (Internal) (10503); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 21st June, 1949.

Work.—Kellerberrin Hospital—Mechanical Ventilation to New Kitchen (10504); 5th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Merredin, on and after 21st June, 1949.

Work.—Quairading Old School—Conversion to Domestic Science Centre (10505); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 28th June, 1949.

Work.—Carinyah School and Quarters—Additions and Repairs and Renovations (10506); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 28th June, 1949.

Work.—Northam Police Station—Alterations (10507); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Goldfields Water Supply Office, Northam; on and after 28th June, 1949.

Work.—Jennacubbine School—Repairs and Renovations (10508); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 28th June, 1949.

Work.—York Court House—Alterations and Additions (10509); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Clerk of Courts Office, York, on and after 28th June, 1949.

Work.—York Police Quarters—Repairs and Renovations (10510); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Clerk of Conrts Office, York, on and after 28th June, 1949.

Work.—Pingelly Court House—Repairs and Renovations (10511); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin and Police Station, Pingelly, on and after 28th June, 1949

Work.—Wagin School Quarters—Repairs and Renovations (10512); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and at Clerk of Courts Office Wagin, on and after 28th June, 1949.

Work.—Geraldton Maternity Hospital Residency—Repairs and Renovations (10513); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, on and after 28th June, 1949.

Work.—Palmyra Police Station and Quarters—New Latrines and Septic Tank Installation (10514); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 28th June, 1949.

Work.—Nungarin Police Station and Quarters—Repairs and Renovations (10515); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Police Station, Wyalkatchem, on and after 28th June, 1949.

Work.—Narrogin School—Repairs and Renovations (10516); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after 28th June, 1949.

Work.—Donnybrook School—Ground Improvements (10517); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Police Station, Donnybrook, on and after 28th June, 1949.

Work.—Narrogin School of Agriculture—Stainless Steel (10518); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after 28th June, 1949.

Work.—Southern Cross School and Quarters—Sewerage (10519); 12th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Mining Registrar's Office, Southern Cross, on and after 28th June, 1949.

Work.—Broomehill School and Quarters—Repairs and Renovations (10520); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and Police Station, Broomehill, on and after 5th July, 1949.

Work.—Muresk Agricultural College—Additions to Quarters (10521); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 5th July, 1949.

Work.—Moora School—Repairs and Renovations (10522); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Moora Police Station, on and after 5th July, 1949.

Work.—Wagin School—Alterations to Honsehold Management Centre (10523); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and Clerk of Courts Office, Wagin, on and after 5th July, 1949.

Work.—Geraldton High School Girls' Hostel—Additions (10524); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, on and after 5th July, 1949.

Work.—Margaret River Hospital—Additions (10525); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Police Station, Margaret River, on and after 5th July, 1949.

Work.—Gnowangerup School Quarters—Removal from Pallinup (10526); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Court House, Katanning, on and after 5th July, 1949.

Work.—Pingelly School Quarters—Removal of Building from Kulyalling (10527); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, on and after 5th July, 1949.

Work.—Carnamah School Quarters — Additions (10528); 19th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, on and after 5th July, 1949.

Work.—Mt. Barker School—Additions (10475); 26th July, 1949; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and Police Station, Mt. Barker, on and after 31st May, 1949.

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 Place, Perth," and must be indorsed "Tender." The highest, lowest, or any tender will not necessarily be accepted.

W. C. WILLIAMS,

Under Secretary for Works.

23rd June, 1949.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1049/46.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

Proposed Water Supply Improvements. Gosnells Road District.

Description of Proposed Works.

(a) The construction of a four-inch diameter main (length about 14½ chains).

(b) The construction of a two-inch diamenter main (length about six chains).

(c) The construction of a two-inch diameter main (length about $11\frac{1}{2}$ chains).

(d) The construction of a two-inch diameter main

(length about 45 chains).
(e) The construction of a two-inch diameter main

(length about 12 chains).
(f) The construction of a two-inch diameter main

(length about five chains).
(g) The construction of a two-inch diameter main

(length about 11 chains).
(h) The construction of a two-inch diameter main

(length about 62 chains).

(j) The construction of a two-inch diameter main (length about four and a half chains).

(k) The construction of a two-inch diameter main (length about eight chains).

(1) The lifting of a two-inch diameter main (length about $14\frac{1}{2}$ chains).

The above mains to be complete with valves and all necessary apparatus.

The Localities in which the Proposed Works will be Constructed.

(a) and (1) Commencing at the junction of Southern River Road and a right-of-way between Wheatley Street and Hicks Street and proceeding thence in a South-Westerly direction along Southern River Road to Terence Street.

- (b) Commencing at the junction of Queen Street and Terence Street and proceeding thence in a South-Westerly direction along Queen Street to a point opposite lot 685.
- (c) Commencing at the junction of Crandon Street and King Street and proceeding thence in a North-Easterly direction along King Street to a point opposite lot 1210.
- (d) Commencing at the intersection of Crandon Street and Southern River Road and proceeding thence in a North-Westerly direction along Crandon Street to a point opposite lot 1200.
- (e) Commencing at the intersection of Queen Street and Eudoria Street and proceeding thence in a South-Westerly direction along Queen Street to Crandon Street.
- (f) Commencing at a point opposite lot 715 Eudoria Street and proceeding thence in a South-Easterly direction along Eudoria Street to a point opposite lot 718.
- (g) Commencing at the intersection of Eudoria Street and Southern River Road and proceeding thence in a North-Westerly direction along Eudoria Street to a point opposite lot 747.
- (h) Commencing at a point opposite lot 621 Southern River Road and proceeding thence in a South-Westerly direction along Southern River Road to a point opposite lot 1242.

 (j) Commencing at the intersection of Crandon

(j) Commencing at the intersection of Crandon Street and Southern River Road and proceeding thence in a South-Easterly direction along Crandon Street to a point opposite lot 797.

(k) Commencing at the intersection of Corfield Street and Southern River Road and proceeding thence in a South-Easterly direction along Corfield Street to a point opposite lot 856.

The above works and localities are shown in red on plan M.W.S.S. & D.D., W.A. No. 7308.

The Purposes for which the Proposed Works are to be Constructed.

To extend the Metropolitan Water Supply system at Gosnells.

The Times when and Places at which Plans, Sections and Specifications may be Inspected.

At the office of the Minister for Water Supply, Sewerage and Drainage, "The Barracks," St. George's Place, Perth, for one month on and after the 24th day of June, 1949, between the hours of 10 a.m. and 3.30 p.m.

VICTOR DONEY, Minister for Water Supply, Sewerage and Drainage.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 376/45.

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

East Fremantle Municipality.

632/48—Gordon Street, from Pier Street to View Terrace—Northerly. Woodhouse Street, from Gordon Street to lot 302—Westerly.

Perth Municipality.

1302/47—Marlow Street, from Cambridge Street to lot 86—Northerly.

Canning Road District.

1374/48—Second Avenue, from Mitchell Street to lot 34—South-Easterly.

190/42—Coolgardie Street, from lot 81 to Chapman Street—South-Westerly. Ashburton Street, from lot 82 to Chapman Street—South-Westerly. Chapman Street, from Coolgardie Street to Queen Street—South Easterly.

Melville Road District.

604/48—Third Street, from lot 943 to Wrexham Street—Northerly. Murray Road, from lot 944 to Wrexham Street—Northerly. Wrexham Street, from Harris Road to Murray Road—Easterly.

Nedlands Road District.

1515/48-Minora Road, from lot 792 to lot 794-

Easterly.

910/48--Jacaranda Avenue, from Alfred Road to Lobelia Street—Northerly. Mimosa Aven Alfred Road to Lobelia Street—Northerly. Mimosa Avenue, from Street, from Jacaranda Avenue to Mimosa Avenue-Easterly.

Perth Road District.

1541/48-Villiers Street, from Croydon Street to lot 1461—Easterly.

49/49—William Street, from lot 755 to lot 747-

Northerly.

1562/47—Sorrento Street, from lot 29 to lot 30— Easterly.

693/48—First Street, from Bennion Street to lot 28—

Southerly.

55/49-Hope Street, from lot 210 to lot 285-

Southerly.

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

Dated this 24th day of June, 1949.

J. C. HUTCHINSON, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 509/49.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

> Metropolitan Water Supply Improvements. Perth Road District.

Proposed 30 inch diameter reinforced concrete Outlet Main from Mt. Yokine Reservoir to Mt. Hawthorn Reservoir and a twenty-four inch diameter connecting main in Green Street.

Description of Proposed Works.

(a) The construction of a 30inch diameter reinforced concrete water main (length about 171 chains).

(b) The construction of a 24 inch diameter steel

water main (length about nine chains).

Both mains to be complete with valves and all necessary apparatus.

The Localities in Which the Proposed Works will be Constructed.

(a) Commencing at a point in Hayes Avenue opposite the South corner of Mt. Yokine Reservoir Reserve and proceeding in a South-Westerly direction along Hayes Avenue to Williams Road; thence in a Southerly direction tion along Hayes Avenue, to Raymond Street; thence in a Westerly direction along Raymond Street to Wellington street; thence in a Southerly direction along Wellington Street to Lawley Street; thence in a Westerly direction for the total street to the s tion along Lawley Street to Banksia Street; thence in a Southerly direction along Banksia Street to the intersection of Banksia Street and Roberts Street.

(b) Commencing at the junction of Green Street and Coogee Street and proceeding in an easterly direction along Green Street to the junction of Green Street and

Banksia Street.

The above works and localities are shown in red on Plan M.W.S.S. & D.D., W.A. No. 7278.

The Purpose for Which the Proposed Works are to be Constructed.

To augment the Metropolitan Water Supply and to improve the supply in the localities served by the existing mains.

The Times When and Places at which Plans, Sections

and Specifications may be Inspected.

At the office of the Minister for Water Supply, Sewerage and Drainage, "The Barracks," St. George's Place, Perth, for one month on and after the 24th day of June, 1949, between the hours of 10 a.m. and 3.30 p.m.

VICTOR DONEY. Minister for Water Supply, Sewerage and Drainage. METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

Perth, 22nd June, 1949.

M.W.S. 466/49.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed and are now available for use in Reticulation Areas 8 and 8A, Victoria Park, within the boundaries of the Perth Municipality and as hereinafter described:-

Area 8.

Commencing at a point in the centre of Albany Road opposite the North-Western boundary of lot 5, Albany Road, and proceeding South-Easterly along the centre of Albany Road to a point opposite the centre of Balmoral Street; thence South-Westerly along the centre of Balmoral Street; a point opposite the South-Westerly along the centre of Balmoral Street; thence South-Westerly along the centre of Balmoral Street; a point opposite the South-Westerly along the centre of Balmoral Street; the south westerly along the centre of Balmoral Street; the south westerly along the centre of Balmoral Street is a point opposite the South westerly along the centre of Balmoral Street; the south westerly along the centre of Balmoral Street is a point opposite the South westerly along the centre of Balmoral Street is a point opposite the centre of Balmoral Street is a point opposite the centre of Balmoral Street is a point opposite the centre of Balmoral Street is a point opposite the centre of Balmoral Street is a point opposite the centre of Balmoral Street is a point opposite the centre of Balmoral Street is a point opposite the centre of Balmoral Street is a point opposite the south we can be a point opposite the south opposite centre of Balmoral Street to a point opposite the South-Western boundary of lot 506, Balmoral Street; thence North-Westerly along the South-Western boundaries of North-Westeriy along the South-Western boundaries of lot 506, Balmoral Street, and lot 397, Willis Street, to and across Willis Street, and along the South-Western boundary of lot 385, Willis Street, to its Western corner; thence North-Easterly along the North-Western boundaries of lots 385, 386 and 387, Willis Street, to the Northern corner of lot 387, Willis Street; thence North-Westerly along the South-Western boundary of lot 273, Hampshire Street and along the South-Western bound-Hampshire Street and along the South-Western boundaries of lot 264, Hampshire Street, and lot 149, West-minster street, to the centre of Westminster Street; thence North-Easterly along the centre of Westminster Street to a point opposite the South-Western boundary of lot 8 Westminster Street; thence North-Westerly across Westminster Street and along the South-Western boundary of lot 8, Westminster Street and its prolongation to the centre of right of way; thence North-Easterly along the centre of the said right of way and the North-Western boundary of lot 5, Albany Road, and its prolongation to the point of commencement as shown in green on Plan M.W.S.S. & D.D., W.A., No. 7284.

Area 8A.

Also commencing at a point in the centre of Albany Road opposite the centre of Langler Street and proceeding South-Easterly along the centre of Albany Road to a point opposite the centre of Baillie Avenue; thence South-Westerly along the centre of Baillie Avenue to a point opposite the South-Western boundary of lot 59, Baillie Avenue; thence North-Westerly along the South-Western boundary of the said lot to its Western corner; thence South-Westerly along the South-Eastern boundary of lot 76, Patricia Street, to its Southern corner; thence North-Westerly along the South-Western boundary of lot 76, Patricia Street, to and across Patricia Street and along the South-Western boundary of lot 21, Patricia Street, to and across right of way along the South-Western boundary of lot 42, Langler Street, and its prolongation to the centre of Langler Street; thence North-Easterly along the centre of Langler Street to the point of commencement as shown in blue on Plan M.W.S.S. & D.D., W.A., No.

Owners of property situated within the boundaries of above area are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within 30 days from date of service of prescribed notice, and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st September, 1949, if premises not previously connected and be payable in advance. If premises are connected prior to 1st September, 1949, rates will be charged from date of connection.

A plan of the works to be carried out at each property must first be obtained from the Department.

Dated this 24th day of June, 1949, at the office of the Department, St. George's Place, Perth.

> J. C. HUTCHINSON. Under Secretary.

THE TRAFFIC ACT, 1919-1948.

Dowerin Road Board Parking By Laws. P.W. 545/27.

THE Dowerin Road Board pursuant to an Order in Council under section 49 of the Traffic Act, 1919-1948, published in the Government Gazette on the 29th April, 1949, and in exercise of the powers thereby conferred, doth hereby make the following by laws prescribing rules to be observed in respect of any vehicle being driven or used on the roads and in the use of footpaths within the Townsite of Dowerin in the Dowerin District.—

- 1. No person in charge of any vehicle shall permit such vehicle to be parked in Stewart Street except at those places specified and set aside for the particular type of vehicle as follows:—
- (a) On Stewart Street cars and utilities only may be parked on the Eastern side to face in a South-Easterly direction at an angle of 45 degrees to the footpath alignment, in such a manner as to cause no undue obstruction to vehicles using Stewart Street.
- (b) On Stewart Street motor waggons only shall be parked on the Western side to face in a Westerly direction at an angle of 90 degrees to the road alignment in such a manner as to cause no undue obstruction to vehicles using Stewart Street.

Made and passed by resolution of the Dowerin Road Board at a meeting held on the 14th May, 1949.

R. A. RICHARDS, Chairman.

E. L. EDWARDS, Secretary.

Recommended-

(Sgd.) A. F. WATTS, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of June, 1949.

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

PUBLIC WORKS ACT, 1902-1945.

Annulment of Notice of Resumption.

State Government Quarters at Corner of Olivia
Terrace and Johnston Street, Carnarvon.

P.W. 52/49. Ex. Co. No. 1187.

NOTICE is hereby given that the Notice of Resumption (Ex Co. No. 691) published in the Government Gazette of the 1st April, 1949, whereby certain land in the Carnarvon Townsite described in the Schedule to such notice and shown coloured green on Plan P.W.D., W.A. 31675, was set apart, taken or resumed for the purpose of State Government Quarters at Corner of Olivia Terrace and Johnston Street, Carnarvon, has pursuant to section 21 of the Public Works Act, 1902-1945, been annulled by His Excellency the Governor, acting by and with the advice of the Executive Council.

Dated this 21st day of June, 1949.

W. C. WILLIAMS, Under Secretary for Works.

TRAFFIC ACT, 1919-1948.

Municipality of Narrogiu—Traffic By-laws. P.W. 271/26.

THE Council of the Municipality of Narrogin, pursuant to an Order in Council made under section 49 of the Traffic Act, 1919-1948, and exercise of the powers thereby conferred, doth hereby make and publish the following by-laws to regulate the standing or parking of vehicles within the Municipality.

All traffic by laws heretofore made by the Municipality are hereby repealed.

Standing or Parking of Vehicles.

- 1. No person in charge of any vehicle shall cause or permit such vehicle to park or stand in the following places unless such vehicle be parked at an angle of 30 degrees to the adjoining footpath kerb line, and no vehicle shall stand on any angle parking section, if any portion of such vehicle or any material on such vehicle extends beyond a point 14 feet measured at right angle to the adjoining kerb:—
- (a) In Federal Street on the Western side between Egerton and Falcon Streets.

- (b) In Egerton Street on the North side between Federal Street and Myers Garage.
- (c) In Fortune Street on the South side between Federal Street and the Baptist Church.
- 2. No parking is allowed on the section of the street on the side opposite the section marked out for angle parking in Federal Street, between Fortune and Egerton Streets.
- 3. No parking is allowed on the East or Western side of Federal Street opposite the Town Hall Buildings.
 - 4. No parking is allowed in Rowley Street.
- 5. No parking in Della Street on the Northern side between the railway fence and a point 200 feet Westward from that fence, and on the Southern side Westward from Endel Street along the Vacuum Oil Depot frontage.
- 6. In Fortune Street on the North side between Federal Street and Fairway Street and in Fairway Street on the East side between Federal Street, Southward to the foot of the Railway overhead footbridge, is set apart for the parking of passenger buses only and no other vehicle shall park in these sections.
- 7. Any person committing a breach of these bylaws shall on conviction be liable to a penalty as provided in Traffic Act Regulation 336.

Passed by the Council of the Municipality of Narrogin at a meeting held on the 6th day of May, 1949.

W. A. MANNING,

Mayor.

ME

N. F. HAYNES,

Town Clerk.

Recommended-

(Sgd.) VICTOR DONEY, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this 15th day of June, 1949.

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

MUNICIPAL CORPORATIONS ACT, 1906-1947.

Cottesloe Municipality—Sale of Land.

Local Government Department, Perth, 17th June, 1949.

P.W. 102/26.

IT is hereby notified for general information that His Excellency the Governor has consented, under the provisions of section 210 of the Municipal Corporations Act, 1906-1947, to the sale, by the Municipality of Cottesloe of all that piece of land containing 26.7 perches being portion of Cottesloe Suburban Lot 12, being Lot 28 on L.T.O. Plan 2735, and being the whole of the land comprised in Certificate of Title, Volume 544, folio 157.

(Sgd.) GEO. S. LINDSAY, Secretary for Local Government.

MUNICIPAL CORPORATIONS ACT, 1906-1947.

City of Fremantle.

Local Government Department, Perth, 17th June, 1949.

P.W. 693/29.

IT is hereby notified for general information that His Excellency the Governor has approved of the establishment of a Health Centre as an undertaking for which money may be borrowed under Part XXIV of the Municipal Corporations Act, 1906-1947, by the City of Fremantle.

(Sgd.) GEO. S. LINDSAY, Secretary for Local Government.

THE MUNICIPAL CORPORATIONS ACT, 1906-43.

Municipality of Boulder-Notice of Sale.

In the Local Court at Boulder.

WHEREAS the Council of the Municipality of Boulder has certified to me that, under the provisions of the Municipal Corporations Act, 1906–43 the several sums set forth in the Schedule hereunder are now due and unpaid by the persons whose names are set opposite the said sums as the registered proprietors of the pieces of land situated and described in the Certificates of Title, and containing the measurements, more or less, all as set forth in the Schedule, being arrears of rates and interest due to such Council in respect of such land, and whereas such Council has required me, after the expiration of three months from the date thereof, to issue my Warrants of Execution against such lands, unless the moneys mentioned in such Schedule are sooner paid. This is to give notice that in pursuance of such Certificate I shall issue my Warrants of Execution accordingly at the expiration of three months from the date thereof, unless the abovementioned sums accrued due on the land the 1st day of June, 1949, and all expenses incurred are sooner paid.

Dated at Boulder this 16th day of June, 1949.

D. G. DENNY, Clerk of Courts.

SCHEDULE REFERRED TO

Cert. No.	Sum.	Name, Description and Address of Person Appearing to have an Interest in the Land.	Description and Situation of Land.	Certificate of Title Where Des-		Content		nts
	£ s. d.			cribed	•	A.	R.	P.
1	70 4 6	Andy Dressa, of 963 Forest Street, Boulder, Fireman, as registered proprietor, and Andy Dressa, as Owner. Mortgage 572/1945 to James Middleton of Brook- man Street, Kalgoorlie, Marine Dealer.	Boulder Lot 339 being limited to a depth below the natural surface of 40 ft. (Forrest Street)	Crown Lea 677/198		0	1	0
2	37 17 9	Bernice Winifred Hodges, of 45 York Street, Boulder, Married Woman, as registered proprietor, and B. W. Hodges, as Owner. Mortgage 5890/1937 to Reginald Boul- der Wilson, of Hannans Street, Kal- goorlie, Auctioneer.	Boulder Lot 731 being limited to a depth below the natural surface of 40 ft. (York Street)	180/192	24	0	1	0
0	05 14 10	Marin Devel of Marin and Calif			ol.	_		
3	37 14 10	William Pocock, of Wittenoom Street, Boulder, Miner, as registered proprietor, and B. Cahill, as Owner.	The Eastern moiety of Boulder Town Lot 283 being limited to a depth of 40 ft. below the natural surface (Wittenoom Street)	194	26	0	0	20
4	5 18 2	Peter Favel McInnes, of 22 Millen Street, Boulder, Miner, as registered proprietor and P. F. McInnes as Owner. Caveat 774/1945 lodged by the Commissioner of Taxation.	Boulder Town Lot R297 being limited to a depth below the natural surface of 40 ft. (Cr., Ivanhoe- Wittenoom Streets)	1075	400	0	1	
5	4 18 8	Fanny Shaw, wife of Edward Worster Shaw, of Boulder, Engineer, as registered proprietor and Fanny Shaw as Owner.	Portion of Boulder Lot R331 being limited to a depth of 40 ft. below the natural surface. (Piesse Street)	248	29	0	0	20
6	5 2 11	George Gould Mayger, of 43 Dwyer Street, Boulder, Mason and Bricklayer, as regi- stered proprietor and M. McCafferty, as Owner.	Boulder Town Lot R43 being limited to a depth below the natural sur- face of 40 ft. (Dwyer Street)	192	52	0	1	0
. 7	101 17 1	Bridget Laue, of 111 Dwyer Street, Boulder, Widow, as registered proprietor and B. Lane, as Owner. Caveat 1368/1931 lodged by Sylvester Lane, of 5 Baker Avenue, Perth, Commercial Traveller. Caveat 113/1934 lodged by John James Duff, of 20 Balfour Street, Kalgoorlie, Baker, Michael Sommers, of 252 Hay Street, Kalgoorlie, Baker, John Dennis Duune, of 562 Hannan Street, Kalgoorlie, Baker, and William Thomas Anderson, of 40 North Terrace, Boulder, Baker.	Boulder Town Lot R76, being limited to a depth below the natural surface of 40 ft. (Dwyer Street)	687	23	0	1	0
8	23 9 8	Public Trustee, Administrator of the Estate of Charles McNally, as registered pro- prietor and Estate of Charles McNally, as Owner	The Western moiety of Boulder Lot 282 being limited to a depth below the natural surface of 40 ft. (Wittenoom Street)	909]	.09	0	0	20

ROAD DISTRICTS ACT, 1919-1948. Port Hedland District Road Board. Proposed Loan £2,300.

NOTICE is hereby given that the Port Hedland Road Board proposes to borrow the amount of £2,300. The amount is proposed to be raised by the sale of debentures repayable by 40 equal half yearly instalments inclusive of interest at the rate of £3 7s. 6d. per centum per annum over a period of 20 years from the date of issue in accordance with the provisions of the Road Districts Act, 1919-1948.

The purpose of which the Loan is to be applied is the purchase of one Roadmaster Major Grader.

The Deleutures will be payable at the Treasury, Perth.

Plans, specification and estimates of the cost of such plant and a statement showing the proposed expenditure of the money to be borrowed are open to the inspection of ratepayers at the office of the Board for one month after the last publication of this notice.

The hours during which such inspection may be made are 9 a.m. to 12 noon and 2 p.m. to 5 p.m. on week days other than Saturdays and 9 a.m. to noon on Saturdays.

> E. L. WILSON, Chairman.

> F. A. LEEDS, Secretary.

THE ROAD DISTRICTS ACT, 1919-1948. Road Boards Elections.

Local Government Department, Perth, 22nd June, 1949.

IT is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-1948, that the following gentlemen have been elected Members of the undermentioned Road Boards to fill the vacancies shown in the particulars hereunder:

Date of Election; Member Elected: Surname, Christian Name; Ward; Occupation; How Vacancy occurred: (a) Effluxion of time, (b) Resignation, (c) Death; Name of Previous Member; Remarks.

Koorda Road Board.

23rd April, 1949; Lamb, Walter Charles; Farmer; (a); Lamb, W. C.; unopposed. 23rd April, 1949; Sayer, Herbert Ord; M Farmer; (a); Sayer, H. O.; unopposed. Ord; Mollerin;

Wongan-Ballidu Road Board.

4th June, 1949; *Scotney, Herbert Arthur; Damboring; Farmer; (a); Scotney, H. A.

Toodyay Road Board.

23rd April, 1949; Ludemann, Dallas Edward; North; Farmer; (a); Ludemann, D. E.; unopposed.
23rd April, 1949; Temperley, Charles Robert Fortescue; East; Farmer; (a); Twine, A. H.; unopposed.
23rd April, 1949; Hodgkinson, Wilfred Lyall; West; Farmer; (a); Denis, H. V.

Menzies Road Board.

23rd April, 1949; Purchase, Charles Edward; Kookynie; Station Manager; (a); Purchase, C. E.; wh opposed.

2rd April, 1949; Lane, Charles William; Kookynie; Garage Proprietor; (a); Lane, C. W.; unopposed.
23rd April, 1949; Sawyer, Charles Ezekiel; Ularring; Gentleman; (a); Sawyer, C. E.; unopposed.

Leonora Road Board.

28th May, 1949; *Mazza, Victor Barnard; Gwalia; Draper; (b); Cayzer, C. W.; unopposed.

Drakesbrook Road Board.

11th June, 1949; *Baron Hay, John Allan; South; Farmer; (b); Cumming, J.; unopposed.
*Denotes extraordinary election.

> (Sgd.) GEO. S. LINDSAY, Secretary for Local Government.

THE ROAD DISTRICTS ACT, 1919-1947. Kondinin Road Board.

Notice of Intention to Borrow-Proposed Loan of £1,000. NOTICE is hereby given that the Kondinin Road Board proposes to borrow the sum of £1,000 to be expended on works and undertakings in the Kondinin Road Board District, such works and undertakings being the carrying out of the undermentioned improvements on reserve 22905 Kondinin:—(1) The construction of tennis courts and fences and tennis shelter shed; (2) the construction of cricket and football ovals, hockey field and boundary fences; (3) the construction of a shelter and catering building and public conveniences.

The plans and specifications and estimates of the cost of the said works and undertakings and a statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection by ratepayers at the office of the Kondinin Road Board for one month after the publication hereof, between the hours of 9 a.m. to 5 p.m. on Mondays to Fridays and 9 a.m. to 12 noon on Saturdays.

The amount of £1,000 is proposed to be raised by the sale of debentures repayable with interest by forty (40) equal half yearly instalments over a period of twenty (20) years after the date of the issue thereof in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate of £3 7s. 6d. per centum per annum, payable half yearly. The amount of the said debentures and interest thereon is to be paid at the Commonwealth Bank of Australia, Perth.

The works and undertakings for which the loan is proposed will in the opinion of the Board benefit only a particular portion of the Board's District namely the Kondinin Town Ward, the East Ward and the West Ward and also will benefit the Kondinin Town Ward in a greater degree than either the East Ward or the West Ward and any rate which may be struck in respect of the said Wards will be levied on all rateable land within the Kondinin Town Ward and the East and West Wards and in such manner and for such amounts as the Board may think just and equitable.

Dated this 11th day of June, 1949.

K. M. GROWDEN,
Chairman.

J. ASHBY-FREEMAN. Secretary.

ROAD DISTRICTS ACT, 1919-1948. Collie Road Board.

Bylaws Governing Long Service Leave to be granted to Employees of the Collie Road Board.

THE Collie Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it doth hereby make and publish the following by laws:

- 1. In the interpretation of the bylaws the following words shall have the meanings assigned to them herennder:-
 - (A) "Board" means the Collie Road Board.
- (B) "Continuous Service" means service in the employment of the Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than ten days without leave of absence being granted by the Board, provided that an employee who was employed by the Board on a permanent basis immediately prior to entering continuous full time service with the Armed Forces of the Commonwealth of Anstralia, or who was directed by the Manpower Directorate to serve elsewhere between the third day of September, 1939, and the third day of March, 1947, shall have such service counted as continuous service with the Board, provided the requisite proof is produced.
- 2. All employees of the Board shall, after each period of ten years' continuous service as permanent full time employees thereof commencing from the 1st November, 1937, be entitled to three months' long service Long service leave shall be taken at the convenience of the Board, who will, as far as possible meet with the wishes of the employee but the Board may require the employee to take leave by giving not less than three mouth's notice.
- 3. Absence on account of sickness shall deemed to be a break in continuity of service, providing the period of absence shall not exceed three months in any year, unless otherwise decided by the Board.
- 4. Employees due to take long service leave shall be paid (a) their salary or wage for the period thereof at the rate equivalent to the average daily rate of pay over the preceeding 12 months; (b) the Board may at its discretion either (1) pay to an employee his wages or salary periodically during long service leave, or (2) pay to the employee in advance a sum representing the amount of his wages or salary for the period of this long service leave. long service leave.
- 5. Employees shall not be entitled to long service leave until the completion of ten years' service. After the completion of the first ten years, employees will

then be entitled to a pro rata payment if they leave the service of the Board before the next period is com-

6. Long service leave shall be considered as a special period of recuperation after a lengthy term of service with a view to fitting the employee for a further term, and during such leave no employee shall undertake any and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Board. Any contravention of this subclause shall entitle the Board to dismiss the employee from its service, and to cease paying or to recover any amounts paid in advance on account of long service leave.

Passed by the Collie Road Board at an ordinary meeting of the Board held on the 14th May, 1949.

R. V. GULVIN, Chairman.

R. C. H. HOUGH, Secretary.

Recommended-

(Sgd.) VICTOR DONEY, Acting Minister for Local Government.

Approved by His Excellency the Governor in Executive Council on the 15th day of June, 1949.

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

ROAD DISTRICTS ACT, 1919-1948. Roebourne Road Board.

Local Government Department. Perth, 17th June, 1949.

P.W. 613/38.

IT is hereby notified for general information that His Excellency the Governor has approved of the purchase of a grader as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Roebourne Road Board.

> (Sgd.) GEO. S. LINDSAY, Secretary for Local Government.

ERRATA.

THE ROAD DISTRICTS ACT, 1919-1948.

IN notice appearing in the Government Gazette of 17th June, 1949, under the heading "Dumbleyung Road Board," on page 1337, for the names Cowardine, Frank" and "Cowardine, F." read "Carwardine Frank" and Carwardine, F." respectively.

Under the heading "Gosnells Road Board," on page 1337, for the name "Mazzuchelli, H. H." read "Mazzuchelli, H. H." For the separate headings "Serpentine Road Board."

For the separate headings "Serpentine Road Board" and "Jarrahdale Road Board," on page 1340, read "Serpentine-Jarrahdale Road Board."

KONDININ ROAD BOARD.

Closure of Track.

NOTICE is hereby given that by a resolution passed at an ordinary meeting of the Kondinin Road Board a track through Avon Location 16139 is hereby closed to the public in accordance with the powers invested under Road Districts Act, 1919-1948, section 154.

> J. ASHBY-FREEMAN, Secretary.

ASSOCIATIONS INCORPORATION ACT, 1895. I, ROBERT WILLIAM HAINES MOLINE, M.C., D.D., the Archbishop of Perth, being the Trustee of the Church of England Provincial Immigration Society of Western Australia, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

(Sgd.) W. H. MOLINE.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:-

1. Name of Institution-The Church of England

Provincial Immigration Society of Western Australia.

2. Object or purpose of the Institution—(a) To set up an organisation for immigration to Western Australia from overseas, and after care of adults and

children of both sexes; (b) to purchase, take on lease, build, or otherwise acquire and maintain any buildings or other real or personal property for the purposes of the Association; (c) to act as Governmental Agents in migration matters or to act independently; (d) to receive and administer Government funds by way of subsidy in the prosecution of the aims of the Association. tion; (e) to conduct appeals and to receive donations, whether of real or personal estate, bequests, contribu-tions, subsidies, etc., whether from Government De-partments (Child Welfare, etc.), or quasi Governmental partments (Child Welfare, etc.), or quasi Governmental organisations or from individuals or any other body having interest in the objects of the Association; (f) to amalgamate, affiliate, or co-operate with any other Association in Australia, Europe, or elsewhere having objects whole or in part similar to those of the Association; (g) to appoint, employ and pay officers and servants and to dismiss or suspend any such officer or servant; (h) to place migrants in any or all Church of England institutions or elsewhere; (i) to subsidise, finance, assist, guarantee or otherwise provide finance for migrants to become established in Western Australia; (j) to sell, exchange, lease, mortgage, hire, dispose of, or turn to account or otherwise deal with all or any part of the real or personal property of the all or any part of the real or personal property of the Association; (k) to do all such things as are incidental or conducive to the attainment of the objects of the Association.

- 3. Where situated or established-Church Office, Cathedral Avenue, Perth.
- 4. The name or names of the Trustee or Trustees—Robert William Haines Moline, the Archbishop of Perth; William Edward Elsey, the Bishop of Kalgoorlie; John Frewer, the Bishop of North-West Australia; and Albert Leslie Knight, the Bishop of
- 5. In whom the management of the institution is vested and by what means—In a Council consisting of all the members of the Association and by virtue of the rules of the Association.

 Stone James & Co., 47 St. George's Terrace, Perth, Solicitors for the Association.

THE ASSOCIATIONS INCORPORATION ACT, 1895-1947.

I, SAMUEL ROBERTS EVANS, of Federal Street, Denmark, in the State of Western Australia, Secretary, being a person hereunto authorised by Denmark Boating & Angling Club do hereby give notice that I am desirous that such Club be incorporated under the provisions of the Associations Incorporation Act, 1895-1947.

> S. R. EVANS Hon. Secretary.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:-

- 1. Name of the Institution-Denmark Boating & Angling Club.
- 2. Object or purpose of the Institution—(a) To hold boat races and outings for members of the Club; (b) to and other aquatic pastines; (c) to conduct swimming and other aquatic pastines; (d) to arrange and conduct social events; (e) to subscribe to, become a member of and to co-operate with any other Club or Association whose objects are similar to those of the Club.
 - Where situated or established—At Denmark.
- 4. In whom the management of the Institution is vested and by what means (whether by deed, settlement or otherwise)—In a Committee of Management consisting of the officers of the Club duly elected in accordance with the rules of the Club.

THE WESTERN AUSTRALIAN BARLEY MARKETING BOARD.

NOTICE is NOTICE is hereby given that the final date for receivals of barley of the 1948/49 season's crop is 4th July, 1949. Growers having barley which they wish to deliver to the Board are therefore notified that it is necessary to make arrangements for delivery to the licensed receivers of the Board before that date.

By order of the Board,

L. G. STOREY, Manager.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
311/49	1949. June 17	Stoneware Pipes & Tiles Pty., Ltd.	141A, 1949	Stoneware Pipes and Specials or portion of Items 1 to 15 (inclusive)	Metropolitan Water Supply	Rates on applica-
		H. L. Brisbane & Wun-		Portion of Items 1 to 15 (in-		do. do.
424/49	do.	derlich, Ltd. Peter McPhee	184 _A , 1949	clusive) Purchase and Removal of Vehicles, as follows:—	Public Works	6110 %-
		Bert Bennett		Item 1 Item 2		£110 5s. £85 10s.
1 4		,		Item 3 Item 5		£85 10s. £67 10s.
		D D C		<u>Item 8</u>		£27 10s.
		R. P. Smith United Motors		Item 4 Item 6		£160. £44 10s.
346/49	do.	G. R. Ferguson	207.	Item 7		£5.
340/43	uo.	M. Farina	207A, 1949	Boiler Firewood for Claremont Mental Hospital, Lemnos Hos- pital, and Heathcote Recep- tion Home as required during a period of 12 months from date of acceptance, as per Items 1, 2 and 3		36s. per ton.
247/49	do.	Atkins (W.A.), Ltd	122a, 1949	Fire Pumps for Railway Depart- ment as required, as follows :—	Railway	
			1020	Item 1		6s. 9d. each.
are to				Item 2 Item 3		6s. 9d. each. 7s. each.
				Item 4		7s. each.
				Item 5 Item 6		8s. 3d. each. 8s. 3d. each.
		Darling Range Firebrick		Item 7		8s. 6d. each.
	•	Co. Pty., Ltd.		Item 8 Item 9	···· — — ····	8s. 6d. each. 7s. 1d. each.
1.				Item 10		7s. Id. each.
				Item 11 Item 12		8s. each. 8s. each.
				Item 13		8s. 4d. each.
		Atkins (W.A.), Ltd		Item 14 Part of Items 15, 16, 17,		8s. 4d. each. 9s. 6d. each.
		H. L. Brisbane		18, 19, 20 and 21 Part of Items 15, 16, 17, 18, 19, 20 and 21		9s. Id. each.
				Items 22, 23, 24, 25, 26		9s., 9s. 3d. each.
				Item 27		10s. 6d. each.
	,			Items 28 and 29 Item 30		10s. 4d. each. 9s. 7d. each.
				Item 31		10s. ld. each.
417/49	do.	Stefani Bros	181a, 1949	Approximately 1,500 Cords Firewood for No. 8 Pumping Station, as per Item 1		59s. 9d. per cord.
453/49	do.	A. G. Johnston	202A, 1949	Cartage of Firewood from the Rivervale Railway Station to Heathcote Reception Home as required from 1st July, 1949, to 30th June, 1950, as per Item 1		7s. per ton.
446/49	do.	Sheridan's Engraving & Metal Stamping Co.	205a, 1949	Street Trading Badges as required for the period from	Child Welfare	£3 17s. 6d. per 50 badges.
				1st July, 1949, to 30th June, 1950, as per Items 1 (a), (b), (c) and (d), delivered to the Child Welfare Department, Perth		
405/49	do.	Harris Scarfe & San- dovers	183 _A , 1949	50,000 yards Hard-drawn Copper Conductor 7/- 080 Bare, as per Item 3	State Electricity Commission	£244 8s. per ton.
	_					
465/49	do.	Western Ice Co. (1919), Ltd.		Ice for Royal Perth Hospital and Claremont Mental Hospital as	Various	
		LIUU.		quired during the period from 1st July, 1949, to 30th June,		• .
				1950, as follows:— Item 1		3s. 9d. per cwt.
				Item 2		4s. per cwt.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

Accepted Tenders—continued.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
79/49	1949 June 17	Wigmores, Ltd John Robinson & Sons	208A, 1949	F.A.Q. to Prime Wheaten Chaff as required during the period from 1st July, 1949, to 31st October, 1949, as follows:— Item 1 (a), (b), (c), (d), (e), (f) and (g) Item 2 (a) and (d) Item 1(h)		Rates on applica- tion. do. do. do. do. do. do.
350/49	do.	M. Anderson	155A, 1949	Boiler Wood for the Kalgoorlie Hospital as required during the period from 9th June, 1949, to 30th June, 1950, as per Item 1		34s. per ton.
488/49	do.	Nicholson's, Ltd	222A, 1949	I only Methyl Chloride Condensing Unit, and I only Flash Type Water Cooling Apparatus, as per Items I and 2, delivered to Plant Engineer's Depot, East Perth	Public Works	£189 5s.
203/49	do.	Prowse Engineering Co. Co., Pty., Ltd.	100a, 1949	Steel Roof Trusses for Work- shops and Laundry Blocks Royal Perth Hospital	do. do.	£737 2s. 4d.
440/49	do.	United Motors	199 _A , 1949	Purchase and Removal of Secondhand Vehicles, as follows:—	do. do.	£110 9s.
•		A. J. McPhee Bert Bennett A. E. Withelm		Item I Item 4 Item 2 Item 3 Item 5		£134 10s. £141. £145. £145.
242/49	do.	E. P. Smith	200a, 1949	Purchase and Removal of Secondhand 1939 Model Chev- rolet Sedan	do. do	£301.
217/49	do.	Elder Smith & Co., Ltd.	175A, 1949	2 tons Oxalic Acid, as per Item I, delivered to the Charcoal Iron & Steel Industry, Wun- dowie	Industries	£200 10s.
399/49	do.	W. M. Adams & Co., Ltd.	179A, 1949	I only D.P. Petrol Driven Rock Drill complete, as per Item, delivered to State Electricity Commission, Picton Junction	State Electricity Commission	£238 18s. 8d.
456/49	do.	Bates (Aust.), Pty., Ltd.	209A, 1949	5,000 only 5-ply paper bags, as per Item I	Public Works	6s 8d., 3s 4d., per dozen.
235/49	do.	Mortlock Bros., Ltd.	214a, 1949	Purchase and Removal of I only L.H. Suspension Assem- bly for 1940 Model Hudson Car, as Per Item 1	Premier's Department	£11 5s.
59/49	do.	Dobbie Dico Meters Co., (W.A.), Ltd.	334A, 1949	Addition to Contract, I only I inch Water Meter for the Goldfields Water Supply De- partment, to Item 3	Goldfields Water Supply	£8 9s.
337/49	do.	Austral Wood Supply	150a, 1949	30 tons Firewood in 1 ft. lengths for Government Department, at Kalgoorlie, as per Item 1	Various	45s. per ton.
425/49	do.	Carbarns, Mulberry & McLean	204A, 1949	Potatoes and Onions for Government Institutions, Hospitals, etc., during the period of six months from 1st July, 1949, to 31st December, 1949, as per Items 1(b), 2(b), 3(b), and 4(b) Potatoes—Board Rate to Merchants Onions		Plus 9s. 6d. per ton 26s. per ton.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.	
1949.			1949.	
June 2	219A, 1949	Water Meters for Metropolitan Water Supply	June 30	
June 7	223A, 1949	8 in. and 6 in. Reflux Valves	June 30	
June 7	228A, 1949	Water Pumping Plants for W.S.L.S	June 30	
$June 7 \dots$	229A, 1949	Stainless Steel Pressing Tank for Royal Perth Hospital	June 30	
June 14	230A, 1949	Air Compressor Receiver and Accessory equipment for Narrogin School of	June 30	
	,	Agriculture		
June 14	233A, 1949	Cartage of Bricks for M.W.S.S. and D.D	June 30	
June 16	242A, 1949	Fibrous Plaster Hollow Blocks	June 30	
June 17	243A, 1949	Cartage of Steel Pipes at Yokain Siding	June 30	
June 21	246A, 1949	Registered Certificate Holders for Horse Drawn Vehicle	June 30	
June 21	247л, 1949	Unit Bookcases for P.W.D	June 30	
April 7	130л, 1949	Machinery for Brass Foundry, Midland Junction	July 7	
$\overline{\text{June}}$ 16	239A, 1949	Diesel Engine for Carnarvon Water Supply	July 7	
$\mathrm{June}\ 21\$	244A, 1949	Making of Trainee Nurses' Uniforms	July 7	
June 21	245л, 1949	Firewood for Wicherina Pumping Station	July 7	
$June 23 \dots$	249A, 1949	Bread for Government Institutions	July 7	
$June 23 \dots$	250A, 1949	Firewood—5 ft. lengths for Kalgoorlie Abattoirs	July 7	
June 23	251A, 1949	C.I. Special Pipes, Bends, etc., for M.W.S	July 7	
$June 23 \dots$	248A, 1949	Diesel Generating Set for Wooroloo Sanatorium	July 14	
$June 23 \dots$	252A, 1949	Air Compressors, Receivers for M.W.S	July 14	
June 16	240A, 1949	Laboratory Equipment for State Electricity Commission	July 14	
June 9	227A, 1949	Cotton Waste for Railway Department	Aug, 4	
	,		Extended to	
April 7	129A, 1949	Furnace Charger for Midland Junction Workshops	Sept 1	
		For Sale by Tender.		
June 16	241a, 1949	Secondhand Bedsteads and Cots	June 30	
June 14	231A, 1949	Coondhand Try comit	June 30	
June 14	232A, 1949	Mill Building ato at Croonbushes Tin Drossing Plant	June 30	
June 14	234a, 1949	Canadhand Damenia Madinasa 4 Att 1.1	June 30	
June 16	236л, 1949	Witchen Wests of a Clemental Montal III-witch	July 7	
June 16	237A, 1949	True a ray of the control of the con	July 7	
June 16	238A, 1949	Tritale and Wranks and a December 1 December 1	July 7	
O GIIC 10	200A, 10TO	Kitchen Waste, etc., ex Royal Perth Hospital	oury /	

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.

23rd June, 1949.

A. H. TELFER, Chairman.

VERMIN ACT, 1918-1946.

THE Serpentine-Jarrahdale District Vermin Board, by virtue of section 96 of the Vermin Act, 1918-1946, hereby orders as follows:—

The owners and/or occupiers of all holdings, whether owned, rented, or leased, within the district of the Serpentine-Jarrahdale Road Board, shall commence the work of suppressing or destroying rabbits on such holdings and upon roads abounding or intersecting the same, from the 1st day of July, 1949, and shall continue and systematically carry out such work until the 31st day of July, 1949, or longer, as may be determined by the Beard.

The means to be adopted for the work shall be fumigation, digging out of burrows, or the laying of an effective poison to the satisfaction of the Board.

By order of the Board,

J. PROCTER, Secretary.

Department of Agriculture, Perth, 16th July, 1949.

Dept. No. 3823/19 PF. 3; Ex. Co. No. 1280. HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of Victor Bartholomew Monti as an Inspector under the Dairy Industry Act, 1922-1939.

A. L. McK. CLARK, Acting Director of Agriculture.

APPOINTMENTS.

(Under Section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1948.)

Registrar General's Office, Perth, 10th June, 1949.

THE following appointments have been approved:—R.G. No. 22/40—Sergeant William John Chambers to act temporarily as Assistant District Registrar of Births and Deaths for the Wellington Registry District, to maintain an office at Harvey, during the absence on leave of Sergeant Edward Percival Emberson; appointment to date from 23rd May, 1949.

R.G. No. 172/42—Mr. Harry Cullen, temporarily as District Registrar of Births, Deaths and Marriages for the Wellington Registry District, to maintain an office at Bunbury, during the absence on leave of Mr. Adolf Fredrik Norman Schroder; appointment to date from 17th June, 1949.

R.G. No. 106/39—Constable Edward George Rogers, temporarily as Assistant District Registrar of Births and Deaths for the Northam Registry District, to maintain an office at Goomalling, during the absence on leave of Constable Ernest Derrick Nicholson; appointment to date from 17th June, 1949.

R. J. LITTLE,
Registrar General.

Registrar General's Office Perth, 13th June, 1949.

IT is hereby published, for general information, that 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 Religious Society of Friends (Quakers). 79/42; 9/6/49; Mr. Robert Atkinson; 94 Colin Street, West Perth; Perth.

> R. J. LITTLE, Registrar General.

PARTNERSHIP ACT, 1895. Joondanna Butchers.

NOTICE is hereby given that the Partnership hereto-fore subsisting between Natale Joseph Guelfi, of 54 Buxton Street, Mount Hawthorn, in the State of Buxton Street, Mount Hawthorn, in the State of Western Australia; Albert Samuel Gozenton, of 120 Federation Street, Mount Hawthorn; and Raymond Laurence Guelfi, of Albert Street, Osborne Park, in the business of Butchers carried on by them at Main Street, Osborne Park, has been dissolved by mutual consent as from the 2nd day of April, 1949, by the said Raymond Laurence Guelfi retiring from the partnership. nership.

All debts due and owing by the said late firm will be received and paid by the said Natale Joseph Guelfi and Albert Samuel Gozenton, who will continue to earry on the said business under the registered name of "Joondanna Butchers" at the address aforesaid.

Dated this 14th day of June, 1949.

N. J. GUELFI. A. S. GOZENTON.

PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership hitherto subsisting between John Lawrence Cross and Margaret Minnie Rigg, who carried on business at 53 Wasley Street, North Perth, under the style or firm name of "Brentwood" Private Hospital, has been dissolved by mutual consent as from the 31st day of December, 1948.

The said business has since that date been carried on and will in future be carried on by the said Margaret Minnie Rigg, who has purchased the interest of the said John Lawrence Cross therein.

Dated the 21st day of June, 1949.

JOHN L. CROSS.

Signed by the said John Lawrence Cross, in the presence of-

Walter Kingsbury, Solicitor, Perth.

MARGARET M. RIGG.

Signed by the said Margaret Minnie Rigg, in the presence

Walter Kingsbury.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the parties.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 82 of 1948

Between The Western Australian Clothing and Allied Trades' Industrial Union of Workers, Perth, Appli-cant, and Western Knitters Pty Ltd., Sekem Pro-ducts Pty. Ltd., Franklyn Hosiery Mills and South-Western Woollen and Textile Mills Ltd., Respond-

WHEREAS an industrial dispute existed between the abovenamed parties, and whereas the said dispute was referred into Court for the purpose of hearing and determination, and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference, and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said Agreement an Award of the Court: Now, therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, and all other powers therein

enabling it, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

(Note.-Wherever the word "Award" occurs herein, it shall be taken to mean and include "Agreement.")

1.—Scope.

This Award shall apply to the making of hosiery and all knitted garments, including knitted wool, silk or artificial silk or cotton.

2.—Hours.

(a) The ordinary working hours for all workers shall

not exceed forty (40) in any one week.
(b) Such hours shall be worked by female workers between the hours of 7.30 a.m. and 6 p.m. from Monday to Friday, inclusive; and by male workers at any time during the twenty-four (24) hours of each day from Monday to Friday, inclusive.

(c) The actual times at which shift or other work

is commenced and finished shall be mutually arranged and agreed upon between the employer and the worker.

(d) A notice shall be posted up in each factory setting out the starting and finishing times of shift or other work in operation for the time being in the factory or workshop.

(e) No alteration of such starting and finishing times shall be introduced until seven (7) days shall have elapsed after the Union has received notification of such alteration.

3.—Overtime and Meal Money.

(a) Any worker who is employed in excess of the hours fixed for any one day, or in excess of forty (40) hours in any one week, shall be paid overtime at the rate of time and a half.

(b) Each day shall stand alone, and a minimum overtime payment of one shilling (1s.) shall be made for each day on which overtime is worked.

(c) When a worker, without being notified on the previous day, is required to continue working after the usual knock-off time for more than one (1) hour, he shall be provided with any meal required or shall be paid one shilling and sixpence (1s. 6d.) in lieu thereof.

(d) Notwithstanding anything contained in this

Award-

(i) an employer may require any worker to work reasonable overtime at overtime rates, and such worker shall work overtime in accordance with

such requirement;

(ii) no organisation party to this Award, or worker or workers covered by this Award, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause:

(iii) this subclause shall remain in operation only until

otherwise determined by the Court.

4.—Suspension of Work.

One day's notice shall be given of suspension of work, or that a worker (which term includes an apprentice) will not be wanted to attend at the factory or workshop, and the employer shall be liable only for payment of wages up to the time of the expiration of such notice.

If at any time work is suspended or a worker is told that he will not be wanted to attend at the factory or workshop, without such one day's notice having been given, a worker shall nevertheless be entitled to one day's pay, or to payment for such lesser time as work may be suspended or the worker is not wanted to attend at the factory or workshop respectively, unless the suspension of work arises from some cause beyond the employer's control, in which case, and subject to the provisions of clause 18 hereof, the employer shall not be liable to pay any worker for the time during which work is so suspended.

A worker shall give similar notice to his employer when he desires to be absent from work, except in the case of sickness or emergency beyond his control.

Provided that, if an apprentice is put on broken time

under this clause, the apprentice shall receive his six-monthly increases in wages in the same manner as would

of

be the case if he had worked full time, and he shall have the period of service allowed in full: Provided that he passes the periodical examinations to the satisfaction of the examiners.

In the event of the worker's services being terminated whilst suspended from work under this clause, the provisions of clause 13 shall apply, and the worker shall either receive or give the necessary notice or pay in lieu as therein provided.

The worker in such case shall also be paid for any holidays to which he is entitled under the provisions

of clause 16 hereof.

5.—Outdoor Work.

All work shall be done in the workshop provided and controlled by the employer, except as hereinafter provided:-

- (1) Should an employer desire to employ, or a worker desire to be employed outside the factory, he or she may, for such purpose, make application to the Chief Inspector of Factories for a permit.
- (2) On receipt of any such application, the Chief Inspector of Factories shall send a copy thereof by registered letter to the Secretary of the Union. registered letter to the Secretary of the Union
 (3) If the Chief Inspector is satisfied that—
 - (a) the person to whom it is proposed to give such work cannot work on the employer's premises owing to old age, infirmity, or domestic ties; or

(b) the accommodation in the employer's factory is fully occupied,

he may grant such permit: Provided that no employer shall be allowed to employ more than one such worker to every ten (10) or fraction of ten (10) indoor workers, and, except for the reasons set forth in subclauses (a) and (b), no permit shall be issued. A worker shall be deemed to have "domestic ties" if he has at least one person wholly dependent upon him.

- (4) Persons doing outdoor work shall not employ labour, except members of their family resident with
- (5) Such outdoor work shall be paid for at the piecework rates provided in this Award.
- (6) Outdoor workers shall be provided free of charge with cotton, silk, thread, and all other sewings and trimmings used in the manufacture of garments.

6.—Wages.						
		3	Per	Week.		
	Λ	Iale	es.	Fe:	mal	es.
				£		
(a) Basic Wage—				••	٠,	
Within a radius of fifteen						
(15) miles from the Gen-						
eral Post Office, Perth	6	1	7	3	5	8
Outside a fifteen (15) mile	U	1	•	9	J	0
radius from the General						
Post Office Posts	c	1	0	0	-	
Post Office, Perth	6	1	3	3	-	Ģ
(b) Adult Males—				Ma		
				Per	We	ek.
				£	s.	d.
Electric machine cutters				1	1	0
Hand cutters					18	0
Mechanics				1		0
O 1 1 1				1	7	0
Machine operators or attendant				-	14	0
Dye-house machine operators of		tter				Ů
ants					14	0
Pressers	• •	*	• •		14	
A 11 /1	• •		• •		2	0
(c) Adult Females—	• •		٠.		24	U
Tiget three months, executioned					0	c
First three mouths' experience All other workers			٠.	-	3	6
	• •		٠.	1		0
(d) Junior Males—				r Cen		
		\mathbf{M}	ale l	Basic	Wa	ge
			F	er Wo	эek.	
First six months' experience .				.2'0		
Second six months' experience	,			25		
Third six months' experience .				30		
Fourth six months, experience				35		
Fifth six months' experience .				40		
Sixth six months' experience .				45		
Seventh six months, experience				55		
Seventh six months' experience Eighth six months' experience	-			65		
Ninth six months' experience .		Ċ		80		
Tenth six months, experience.		•		95		
And thereafter, the adult rate of				90		
ring onerearter, the addit rate () T	Jay	•			

Wages-continued.

(e) Junior Females—	Per Cent. of
	Female Basic Wage
	Per Week.
15 to $15\frac{1}{2}$ years of age	45
$15\frac{1}{2}$ to 16 years of age	\cdots 50
16 to $16\frac{1}{2}$ years of age	55
$16\frac{1}{2}$ to 17 years of age	60
17 to $17\frac{1}{2}$ years of age	65
$17\frac{1}{2}$ to 18 years of age	70
18 to $18\frac{1}{2}$ years of age	75
$18\frac{1}{2}$ to 19 years of age	82.5
19 to $19\frac{1}{2}$ years of age	90
19½ to 20 years of age	100
	Margin.
	s. d.
20 to $20\frac{1}{2}$ years of age	2' 6
$20\frac{1}{2}$ to $2\overline{1}$ years of age	6 6

7.-No Reduction.

Nothing in this Award shall in itself operate to reduce the wage of any worker, other than pressers, below the rate actually received by him at the date hereof.

8.-Piecework.

- (a) An employer may make a contract with any worker or group of workers for payment by results by piecework.
- (b) The rate of payment shall be fixed on the basis that it shall be sufficient to yield to a worker of average capacity for a full week's work of the ordinary hours, at least the minimum time rate of pay as prescribed herein for such week's work: Provided that, where a worker works part of a full week at piecework rates and part at time rates, he shall be paid so much as he is entitled to receive under such piecework rates, plus the proportionate amount which he is entitled to receive under this Award at time rates of pay.
- (c) A worker working under any system of payment results shall receive at least the time rate of pay as prescribed herein.
- (d) In the event of any dispute regarding piecework rates occurring and remaining unsettled between the employer and the workers, the employer or the Union may refer such dispute to the Board of Reference.
- (e) The employer shall supply to each worker employed on piecework, before the work is put in hand, a docket containing the particulars of and the rates to be paid for such work.
- (f) In cases where an employer requires from a timeworker a minimum quantity of work in return for a specified rate of pay, the following conditions shall
- (1) The employer shall supply the worker with a (1) The employer shall supply the worker with a docket showing the quantity of work required and the rate at which such work is calculated; or
 (2) These particulars shall be posted in a conspicuous place in the factory or workshop.
 (3) The rate shall not be less than the recognised

piecework rate for similar work; or

(4) If there be no recognised piecework rate, the conditions of (a), (b) and (c) of this clause shall apply.

(5) The same piecework rate shall be paid to all pieceworkers doing the same operation, whether they be junior or adult or fully-paid workers.

9.—Respite.

Where a female worker is employed for more than four (4) hours continuously, she shall be allowed an interval of ten (10) minutes for refreshment during such period, without deduction from the wage, and such interval shall be computed as part of her working time.

10.-Junior Workers.

- (a) "Junior worker" means a worker over the age of fourteen (14) years, in the case of males, and over the age of fifteen (15) years in the case of females, and under the age of twenty-one (21) years in both cases.
- (b) Junior workers may be employed in all branches of the industry.
- (c) Junior workers, upon being engaged, shall furnish the employer with a certificate showing the following particulars:-

(1) Name in full.

(2) Age and date of birth.

(3) Name of each previous employer; and

(4) Length of service with each previous employer. This certificate shall be signed by the worker.

No worker shall have any claim upon an employer for additional pay, in the event of the age or experience of the worker being wrongly stated on the certificate. If any worker shall wilfully mis-state his age or experience in the above certificate, he alone shall be guilty of a breach of this Award.

Any such certificate shall be open for inspection by

the Union representative during working hours.

(d) Junior workers shall not be employed in excess of the following proportions:-

Three (3) juniors to each adult or fully-paid worker: Provided that, where no adult or fully-paid worker is employed, one junior worker may be employed.

Any employer shall have the right to apply to the Board of Reference for a greater proportion of junior workers, and the Board of Reference may grant such employer additional junior workers where the employer is able to justify his application before the Board.

(e) Any junior worker without previous experience entering the trade at sixteen (16) years of age or over may be paid for the first year, and thereafter, until twenty-two (22) years of age, the rate of pay he or she would have received had he or she been one year younger: Provided that, at twenty-one (21) years of age, any such worker shall receive not less than the basic

11.—Under-rate Workers.

(a) Any old, infirm or slow worker who is nuable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.

(b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference

for determination.

(e) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for or be employed at the proposed lesser rate.

12.—Record Book.

The employer shall keep or cause to be kept a time and wages book, wherein shall be entered-

(a) the name of each worker paid by time;

(b) the nature of his employment;

- (c) the time he commences and finishes work each day;
 (d) the total hours worked each day;
- (e) the wages received therefor; (f) the age of each junior worker.

The employer shall be responsible for the proper post-

ing of the book each week, which shall be signed weekly, only if correct, by each worker.

Such book shall be open for inspection at the factory office by the Union representative during working hours.

Provided that an employer may at his option, in lieu of a time book, provide a mechanical clock for the purpose of recording the starting and finishing times of workers, in which case a record of the number of hours worked each day by each worker, and the wages and overtime paid to each worker, shall be entered on a card or check (used in connection with such clock), which shall be signed by the worker on receipt of wages each week.

The employer and the worker shall be severally responsible for the correct keeping daily of such card or check, which shall be open to inspection in the same manner as the time and wages book beforementioned.

By agreement with the Union, some other method or system may be adopted in place of a book or a time

13.—Contract of Service.

The contract of service of all workers, excepting casual workers and apprentices, shall be terminable by two (2) days' notice given on either side.

Any worker employed for less than five (5) consecutive working days, exclusive of any hours of overtime which may be worked, shall be classed as a casual worker, and one hour's notice on either side shall be sufficient to terminate the employment, but this provision shall not apply in respect of a worker re-entering the service of the same employer within one year of the termination of employment under such provision,

14.—Posting of Award.

A copy of this Award shall be kept in a place where same may be inspected by any person concerned.

15.—Visiting Workshop or Factory.

The Union secretary, or a duly accredited representative of the Union, shall be allowed to interview workers in the workshop or factory during lunch time, and to post notices relating to Union matters.

16.-Holidays.

- (a) The following days, or the days observed in lieu, shall be allowed as holidays without deduction of pay, namely:—New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Founda tion Day, Christmas Day and Boxing Day.
- (b) On any public holiday not prescribed as a holiday under this Award, the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be delirated but if work he done ardinary rates of pay. be deducted, but if work be done ordinary rates of pay shall apply.
- (c) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with such employer.
- (d) If any award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day, there shall be added to that period one day, being an ordinary working day, for each such holiday observed as aforesaid.
- (c) If after one month's continuous service in any qualifying twelve-monthly period, a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth (1/6th) of a week's pay at his ordinary rate of wage in respect of each com-pleted month of continuous service.
- (f) Any time in respect of which a worker is absent from work, except time for which he is entitled to claim sick pay, or time spent on holidays or annual leave, as prescribed by this Award, shall not count for the purpose of determining his right to annual leave.
- (g) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (e) or this clause, to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.
- (h) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.
- (i) The provisions of this clause shall not apply to casual workers.

17.—Payment of Wages.

- (a) All workers shall be paid in full all moneys due to them during ordinary working hours not later than the day following the termination of the week, but not on Saturday.
- (b) Where the engagement of a worker is terminated, all moneys due to such worker shall be paid within five (5) minutes of the termination of the contract of service.

18.—Breakdowns, etc.

The employer shall be allowed to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed, because of any strike by the union or any other union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent: Provided that the employer shall not make any deduction from the wage for such time as may large until the worker is notified by the completer that lapse until the worker is notified by the employer that his services will not be required pending a resumption of work, or repairs being effected.

19.—Absence Through Sickness.

- (a) A worker shall be entitled to payment for nonattendance, on the ground of personal ill-health, for one-twelfth (1/12th) of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.
- (b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default or for sickness arising out of his own wilful default.
- (c) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

20.-Board of Reference.

The Court appoints, for the purpose of this Award, a separate Board of Reference for each section of the industry. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties.

There are assigned to the Board, in the event of no agreement being arrived at between the parties to this Award, the functions of:-

- (a) adjusting any matters of difference which may arise between the parties from time to time, except such as include interpretations of the provisions of this Award or any of them;
- (b) classifying and fixing wages, rates, and conditions for any occupation or calling not specifically mentioned in the Award;
- (c) deciding any other matter that the Court may refer to the Board from time to time;
- (d) allowing a greater proportion of junior workers to be taken on by an employer than the proportions prescribed in clause 10 (d) of this Award: Provided that the employer is able to justify his request to the Board for such greater proportion of junior workers.

The provisions of regulation 92 of the regulations under the Industrial Arbitration Act, 1912-1941, shall be deemed to apply to any Board of Reference appointed hereunder.

21.—Higher Duties.

A worker engaged on any one day for more than half of such day on work in a higher class than that which he is usually engaged in shall be paid for the full day at the highest prescribed rate for any such work, but, if engaged for half a day or less on such higher class work, he shall be paid at the prescribed rate for the actual time he performs such higher class work.

22.—Charge Hands.

Where a worker is responsible for the work of three (3) or more other workers, he shall receive at least one shilling (1s.) per day in addition to the minimum rate of wage prescribed for his class of work.

23.—General.

- (a) Words used herein importing the masculine shall, unless repugnant to the context, be deemed to include the feminine also.
- (b) No worker under the age of sixteen (16) years shall be employed as a presser: Provided that this shall not apply to the pressing of hosiery.

24.—Term.

The term of this Award shall be for a period of one (1) year from the beginning of the first pay period commencing after the date hereof.

25.—Area.

This Award shall operate over the area comprised within the South-West Land Division of the State.

26.—Liberty to Apply.

It is hereby expressly agreed and declared that the rates prescribed herein for females are fixed in view of the operation of the National Security (Female Minimum Rates) Regulations in the Clothing Industry, and are not related to the skill of the workers concerned.

Liberty is reserved to the respondents to apply for

a variation of the rates prescribed herein for females in the event of the National Security (Female Minimum Rates) Regulations ceasing to apply to the Clothing Industry.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 9th day of December, 1948.

(Sgd.) E. A. DUNPHY, President.

Filed at my office this 9th day of December, 1948.

(Sgd.) S. WHEELER, Clerk of the Court of Arbitration.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 254 of 1948.

Between Westralian Brickyard, Pottery, Porcelain and Roof Tile Fixers Employees' Union of Workers, Perth, Applicant, and H. L. Brisbane and Wunderlich Limited Stoneware Pipe and Pottery Co. of W.A. Limited and Standard Tile Co., Respondents.

HAVING heard Mr. F. W. French on behalf of the Applicant and Mr. G. D. Browne on behalf of the Respondents, the Court, in pursuance of the powers contained in Section 92 of the Industrial Arbitration Act, 1912-1948, doth hereby order and declare that Award No. 9 of 1945, as amended, be and the same is hereby further amended in the manner following:—

5.—Wages.

Delete the provisions of this clause and insert in lieu thereof the following:-Per Week.

			T G I	**	JUK.
(a) Basic Wage:			£	s.	d.
Within a fifteen (15) mil	e radius	from			
the G.P.O., Perth .			6	7	1
Outside a fifteen (15) mi	le radius	but			
within a thirty (30) mil					
the G.P.O., Perth .			6	6	9
			Ma	יים יונו	in
(b) Adult Males (21 years	of age	and			
over)			£		
Tilé Fixer			2	0	0
Tool Allowance				1	0
Improver—first 12 months'	experien	ce as			
adult	_			Ni	l.
Thereafter			3	12	6
		9	6 of	M	[ale

Basic Wage (c) Junior Workers (Male): Per Week 16 to 17 years of age 17 to 18 years of age 18 to 19 years of age 19 to 20 years of age 20 to 21 years of age 45 68 . . 85 92

(d) A worker commencing in the industry after his eighteenth (18th) birthday shall, after serving three (3) years in the industry, become entitled to submit himself for a qualifying test by his employer and on passing the test shall become entitled to the tile fixer's margin. A worker commencing in the industry before his eighteenth (18th) birthday shall become entitled to the test after having attained the age of twenty-one (21) years, provided he has then served at least three (3) years in the industry. Any adult worker who has not passed the qualifying test shall be classed as an improver and paid accordingly.

This order shall operate from the beginning of the first pay period to commence after this date.

Dated at Perth this 11th day of May, 1949. By the Court.

(Sgd.) E, A, DUNPHY, [L.S.] President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 19 of 1949.

Between Western Australian Municipal, Road Boards, Parks and Racecourse Employees, Union of Workers, Perth, Applicant, and City of Perth Municipality and Others, Respondents.

HAVING heard Mr. V. Ulrich on behalf of the Applicant and Mr. F. J. Darling on behalf of the Respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1948, doth hereby order and declare that Award No. 1 of 1948, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 1st day of March, 1949. By the Court,

[L.S.]

(Sgd.) E. A. DUNPHY, President.

Margin over

SCHEDULE.

Clause 24.—Wages.

Add at the beginning of this clause a new sentence as follows:-

The minimum rates of wages payable to workers covered by this Award shall be as follows:-

Delete subclause (b) (i) of this clause and insert in lieu thereof the following:-

				Bas	ic V	Nage
				Pe	r W	eek.
				£	s.	d.
(1) Sanitary Service	Worke	rs:				
Pan Removers				1	10	0
Pan Washers				1	8	0
Stage Hands				1	8	0
Trenchmen				1	8	0
Rubbish and Dust	Carte	rs (h	orse-			
drawn vehicles)	who	act	ually			
handle rubbish		.,		1.	3	0
Tipmen	٠.				12	0
Male attendants at	Public	Lati	ines			
(7 day week)					8	0
Motor truck drivers				2	12	6
Horse drivers on sa				1	19	0
Assistants on rubbis						
or trucks					12	. 0

Delete subclause (b) (iv) of this clause and insert in lieu thereof the following:-

	Margin o	
	Basic W	age
	Per Wee	ek.
	£ s. d	1.
(iv) Machine Drivers:		
Oil driven power road roller	$1 \ 13$	0
Tractors on tracks while using power		
operated attachments	2 0	0
Front end loader, pneumatic tyres	1 15	0
Tractor	1 6	0
Power Grader		0
Geared Motor Power Elevator		0
Tractor Mower		Ŏ
	1 10	· ·
Garage Assistant (Perth City Coun-	1 0	c
$\operatorname{cil})$	1 2	6
Men operating Steam Cleaner	1 2	6
Mechanical shovelman or bin atten-		
dant	15	0
Steam Roller driver	1 17	6
Mobile Crane—Lifting capacity 3		
	1 15	0
tons or less	1 10	v
4. Delete subclause (b) (viii) of thi	s clause	and
nsert in lieu thereof the following:—		

5, This amendment shall operate as from the beginning of the first pay period to commence in January, 1949.

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Spallers (Soft stone quarries)

Hammer and Drill men

Quarrymen:

Jumpermen

Powder Monkey

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 10 of 1949.

Between Western Knitters Pty., Ltd; Sekem Products Pty. Ltd. and others, Applicants, and The Western Australian Clothing and Allied Trades' Industrial Union of Workers, Perth, Respondent.

HAVING heard Mr. F. S. Cross on behalf of the Applicants and Mr. R. L. Jones on behalf of the Respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1941, doth hereby order and declare that Award No. 82 of 1948 be and the same is hereby

amended in the manner following:

1. Notwithstanding anything contained in the Award, it is hereby ordered that during any period of shortage of power as supplied by the State Electricity Commission or any of its distributors and which prevents the continuous operation of any electrically operated machine or appliance, any employer may employ any worker or workers who is or are affected during such hours as may be agreed upon between the employer and his worker or the majority of his workers concerned, under the following conditions:-

(a) The terms of such agreement shall immediately be communicated in writing by the employer to the

union concerned.
(b) Payment shall be at ordinary rates for the time

actually worked.

(c) Such working hours may be worked from 11 p.m. on Sunday to midnight on the following Saturday inclusive and where the number of actually worked exceeds the number customarily worked on any ordinary working day or week the overtime provisions of such Award or Agreement shall apply.

2. Nothing in this Order shall prejudice the rights of workers as prescribed in Awards or Industrial Agree-ments, where 30 hours or more per week have been worked, in respect of annual leave, sick leave or long

service leave.

3. This Order shall not be regarded as a precedent for any similar application in the future, or in any

other way whatsoever.
4. This Order shall apply from the 3rd day of February, 1949, and shall lapse automatically on the 25th day of February, 1949, unless extended by agree-

Liberty is reserved to either party to apply at any time for a variation or rescission of this Order.

Dated at Perth this 9th day of February, 1949.

By the Court,

[L.S.]

(Sgd.) E. A. DUNPHY, President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 412A of 1948.

Between the Hon. Minister for Water Supply, Sewerage and Drainage, Applicant, and Coastal District Committee Amalgamated Engineering Union Association of Workers, Respondent.

HAVING heard Mr. C. A. Reeve on behalf of the Applicant and Mr. H. J. Symons on behalf of the Respondent, and in pursuance of a remission to me by the Court of Arbitration and in pursuance of the powers contained in Section 92 of the Industrial Arbitration Act. 1012 1048. I heavely corder and declare that tration Act, 1912-1948, I hereby order and declare that Award, No. 6 of 1947, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 13th day of May, 1949.

[L.S.]

s. d.

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(Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

Schedule.

Clause 1.—Rates of Pay.
Delete subclauses (a) and (b) and insert in lieu thereof: -

"(a) Second Engineers:

(i) The rate for these workers shall be 18s. 6d. per week over and above the total rate prescribed in the appropriate award or industrial agreement for fitters

employed by Government departments in the same locality as the employee referred to in this Award

Provided further that the aforesaid rate shall be deemed to include shift work and dirty work allowance.

- (ii) An allowance of 1s, per shift shall be paid to the watchkeeping second engineers at Nos. 1 and 2 Pumping Stations when three engines are working. (b) Engineers in Charge:
- (i) (1) Stations 1 to 4: £633 4s. 1d., plus an allowance of £100 per annum to cover all overtime and call outs and other disabilities associated with the positions.

Stations 5 to 8: £654 13s. 8d. per annum plus an allowance of £100 per annum to cover all overtime and other disabilities associated with the positions.

(2) The above rates are based on a basic wage of £6 1s. 3d. within the South West Land Division of the State (excluding the Metropolitan Area), and £6 9s. 6d. within the Goldfields Areas and all other portions of the State (excluding the South West Land Division).

(ii) At Station No. 1 the Engineer in Charge shall

be paid £15 per annum extra. At Station No. 2 the Engineer in Charge shall be paid £5 per annum extra. (iii) The allowance of £100 per annum prescribed in paragraph (i) (1) of subclause (b) shall come into operation as from the first pay period in January 1048. ary, 1948."

Clause 8.—Housing.

Delete subclause (a) and insert in lieu thereof the following:-

(a) (i) Free fuel, kerosene and water shall be provided and all quarters shall be made reasonably flyproof.

- (1) A Board shall be appointed for the purpose of the fixation and reviewing of rent to be charged for quarters supplied by the Department to engineers in charge and second engineers.
- (2) The Board shall consist of a representative of the Department, a representative of the Union, and a chairman to be mutually agreed upon. Failing agreement the chairman shall be a person nominated by the State Arbitration Court.
- (3) No appeal shall lie from any decision of the Board.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 3 of 1948.

Between the West Australian Shop Assistants and Warehouse Employees' Industrial Union of Workers, Perth, Applicant, and Goode Durrant and Murray Ltd. and others, as per schedule attached, Respondents.

WHEREAS an Industrial Dispute existed between the abovenamed parties and whereas the said dispute was referred into Court for the purpose of hearing and determination and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court, now therefore the Court pursuant to Section 65 of the Industrial Arbitration Act, 1912-1948, and all other powers therein enabling it hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court:—

MEMORANDUM OF AGREEMENT.

(NOTE:-Wherever the word "Award" occurs herein it shall be taken to mean and include "Agreement.")

1.—Scope.

This Award shall apply to the industries mentioned in the first column of the schedule hereunder and to the industries conducted by the respondents named in the second column of the schedule and similar industries conducted by other persons, firms, or companies in respect of workers following the vocations mentioned herein: Provided that this Award shall not apply to workers who are at present provided for in any Award of the Court of Arbitration of Western Australia, or in any Industrial Agreement registered in accordance with the Industrial Arbitration Act, 1912-1948.

2.—Area.

This Award shall be limited in its effect to the area comprised within a radius of fifteen (15) miles from the General Post Office, Perth.

3.—Term.

The term of this Award shall be for a period of one (1) year commencing as from the beginning of the first pay period after the date hereof.

4.—Definitions.

(a) "Wholesale Salesman" shall mean a worker performing one or more of the following duties in a wholesale establishment—Receiving, selling, assembling orders, distributing, handling goods for manufacture or sale by wholesale.

(b) "Wholesale Establishment" shall mean any warehouse or place where goods are exclusively or principally sold for resale and/or where goods are sold for con-

sumption and/or use in another business.

(c) "Department" shall mean a section or portion of an establishment from which goods are sold or

offered for sale by wholesale.

- (d) "Weekly hand" shall mean a worker engaged by the week and whose employment shall be terminable by not less than one week's notice on either side. Such week's notice cannot be continued from week to week.
- (e) "Casual hand" shall mean a worker engaged by the hour and who may be put off or leave the employer's service without notice. Provided that the minimum engagement of all wholesale salesmen engaged as casual hands shall be not less than one day.
- (f) "Adult" shall mean a worker over the age of twenty-one (21) years, or a worker who is in receipt of the prescribed adult rate of pay.

5.—Hours.

- (a) Forty (40) hours shall constitute a week's work,
- (b) Such hours shall be worked between the hours of 8.30 a.m. and 5.30 p.m., Monday to Friday inclusive and between the hours of 8.30 a.m. and 12 noon on Saturdays.
- (e) The week's work may be performed in five (5) or five and one half $(5\frac{1}{2})$ days at the option of the employer.

6.—Meal Times.

- (a) Not less than forty-five (45) minutes nor more than one hour shall be given and taken for luncheon between the hours of 12 noon and 2 p.m.
- (b) On any day overtime is to be worked one hour shall be given and taken after the prescribed finishing time for a meal.

7.—Meal Money.

- (a) When a worker is required to continue working after the usual finishing time for more than one hour he shall be paid two shillings (2s.) for the purchase of any meal required.
- (b) Meal money shall be paid prior to the meal hour on the day upon which the additional time is to be worked.

8.—Overtime.

- (a) Excepting as provided hereinder, all overtime worked shall be paid for at the rate of time and one half for the first four (4) hours and double time thereafter. In the computation of overtime each day shall stand by itself.
- (b) All work performed on Sundays or the holidays prescribed in clause 9 hereof shall be paid for at the rate of double time.
- (c) In the case of five day week workers all time worked before 12 noon on Saturdays shall be paid for at the rate of time and one-half.
- (d) Notwithstanding anything contained in this Award:-
 - (i) An employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement.

- (ii) No organisation party to this Award, or worker or workers covered by this Award, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.
- (iii) This subclause shall remain in operation only until otherwise determined by the Court.

9.-Holidays.

(a) The following days, or the days observed in lieu, shall, subject to clause 8 hereof, be allowed as holidays without deduction of pay, namely:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzae Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) On any public holiday not prescribed as a holiday under this Award the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall

apply.

10.—Annual Leave.

(a) Except as hereinafter provided a period of two consecutive week's leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.

(b) If any prescribed holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.

(c) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

(d) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Award shall not count for the

purpose of determining his right to annual leave.
(e) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (c) of this clause to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full

pay.

(f) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.

(g) When a worker is entitled to holidays under this

clause, he shall receive at least two (2) weeks' notice from his employer of the date when it will be convenient to the employer that such worker should take his holidays.

(h) The provisions of this clause shall not apply to casual workers.

11.—Wages.

The minimum rates of wages payable to workers

overed by	$_{ m this}$	Award	shall	be	as	follow	s:-	-		
(a) Basic	Wa	ge:—								
` '		_					Per			
									radius	
									from Perth.	
						ине с		S. 1		
Males			• •			• •		4		
Females	5						3	7	4	
(b) Adult	t ma	les:—								
()						Marg	in o	ver	Male	
						Basi				
								ek.		
								s.		
Wholesa	ale S	alesman	ı				1	5	0	
(c) Adult	form	0100								
(c) Addit	Tem	arcs.				Margin Basi				
						ussc		ek.		

Wholesale Saleswoman

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(d) Innion males.	
(d) Junior males:—	5/ 253
	% of Male
	Basic Wage
	per Week.
Under 15 years of age	20
15 to 16 years of age	30
16 to 17 years of age	40
17 to 18 years of age	50
18 to 19 years of age	60
19 to 20 years of age	70
20 to 21 years of age	85
(e) Junior females:—	
, ,	% of Femal
	Basic Wage
	per Week.
Under 16 years of age	45
16 to 17 years of age	52
17 to 18 years of age	65
18 to 19 years of age	0.0
	0.0
19 to 20 years of age	90
	Margin over Femaie
	Basic Wage per
00 1 07 (Week.
20 to 21 years of age	6s.

12.—Casuals.

- (a) Casual hands, adults, shall be paid at the rate of threepence (3d.) per hour in addition to the rates prescribed in clause 11 hereof.
- (b) Casual hands, juniors, shall be paid at the rate of one penny half-penny (1½d.) per hour in addition to the rates prescribed in clause 11 hereof.

13.—Change Rooms, Etc.

Where an employer usually has six or more workers engaged under the terms of this Award he shall provide his workers with a room suitably furnished for keeping their hats and clothing and to use as a room for taking their meals. Such room to be situated within a reasonable distance of his place of business and to be kept in a proper state of cleanliness.

14.—Proportion of Juniors.

The number of juniors employed shall not exceed the proportion of one junior to one adult worker.

15.—Engagement.

One week's notice on either side shall be necessary Provided that an emto terminate the engagement: ployer at any time may dismiss a worker for refusal or neglect to obey orders or for misconduct, or if, after receiving one week's notice, such worker does not carry out his or her duties in the same manner as he or she did prior to such notice.

16.—Uniforms.

Where any employee is required to wear special uniform, dress, frock, overall, or dustcoat such garment or garments shall be supplied by the employer and laundered free of cost to the employee. The garment or garments shall remain the property of the employer.

17.—Board of Reference.

- (a) The Court appoints for the purpose of the Award, a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Award, the functions of-
 - (i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award or any of them;
 - (ii) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Award;
 - (iii) deciding any other matter that the Court may refer to such Board from time to time.
- (b) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1948, which for this purpose, are embodied in this Award.

18.-Under-Rate Workers.

- (a) Any worker who, by reason of old age or infirmity is unable to earn the minimum wage, may be paid such lesser wage as may from time to time be agreed upon in writing between the union and the employer.
- (b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference for determination.
- (e) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for and be employed at the proposed

19.-Junior Worker's Certificate.

(a) Junior workers shall furnish the employer with a certificate showing the following particulars:-

(i) Name in full.

(i) Age and date of birth.
(b) The certificate shall be signed by the worker.
(c) No worker shall have any claim upon the employer for additional wages, in the event of his age being wrongly stated on this certificate: Provided that this subclause shall operate only for the first three (3) months from the date of the worker's first engagement, thereby enabling the employer, if he so desires, to obtain proof of the junior worker's age.

20.—Payment for Sickness.

- (a) A worker shall be entitled to payment for non-attendance, on the ground of personal ill-health, for onetwelfth (1/12) of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.
- (b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained arising out of his own wilful default or for sickness arising out of his own wilful default.

(c) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1948, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth, this 21st day of March, 1949.

E. A. DUNPHY. President.

Filed at my office this 21st day of March, 1949. S. WHEELER, Clerk of the Court of Arbitration.

[L.S.]

Schedule of Respondents.

Industry. Carpets and Linoleums.

Clothing, male and female, all items. Cotton goods, silk, manchester.

Dress materials.

Footwear.

Haberdashery.

Lace.

Ribbon.

Soft Furnishings. Sporting goods. Wool and/or woollen goods,

Respondents. A. C. Haig & Co. The Westralian Farmers Co-op. A. C. Liang
The Westralian Farmers Co-op.
Ltd.
Goode, Durrant & Murray Ltd.
Lincoln Mills (Aust.) Ltd.
Sargood. Gardiner Ltd.
Julius Kayser Aust., Pty., Ltd.
Robert Reid & Co. Ltd.
Creek Peterson & Co.
Brown & Dureau Pty., Ltd.
Paterson Laing & Bruce Ltd.
Gollin & Co., Pty., Ltd.
Gollin & Co., Pty., Ltd.
Andrews Bros. Pty. Ltd.
Roland Smith & Co.
W. H. J. Hardle.
McKowen & McBeath. IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 21 of 1947.

Between The Hotel, Club Caterers, Tea Room and Restaurant Employees' Industrial Union of Workers, Perth, Applicant, and Foy and Gibson (W.A.) Ltd., Boans Ltd., G. J. Coles and Co. Ltd., Woolworths (W.A.) Ltd., Florentino Cafe, Piccadilly Cafe and Wattle Tea and Dining Rooms, Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties, and whereas the said dispute was referred into Court for the purpose of hearing and determination, and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference, and whereas the parties have this day appeared before the Court by their respective rep-Agreement an Award of the Court to make the said Agreement an Award of the Court: Now, therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, and all other powers therein enabling it, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

MEMORANDUM OF AGREEMENT.

(Note.—Wherever the word "Award" occurs herein, it shall be taken to mean and include "Agreement.")

1.—Area.

This Award shall have effect over the area comprised within a radius of twenty (20) miles from the General Post Office, Perth.

2.—Term.

The term of this Award shall be for a period of one (1) year from the beginning of the first pay period commencing after the date hereof.

3.—Definitions.

- (a) "Junior Worker" for the purposes of this Award means a worker under eighteen (18) years of age who is in receipt of less than the adult rate of pay.
- (b) "Adult Worker" for the purpose of this Award means a worker who is eighteen (18) years of age or more, or who is in receipt of the adult rate of pay.
- (c) "Restaurant" means an establishment where no restriction is placed on the nature of the food cooked or served.
- (d) "Tea Room means any eating house where the only foods served for consumption on the premises are tea, coffee, and similar beverages, sandwiches, pies, pasties and such prepared foods as are usually supplied by wholesale pastrycooks, toast, cakes, biscuits, pastries, cold salad, cold meat, and prepared beef tea and other extract of soups which are supplied by the manufacturer in tins or bottles ready for consumption but where no food is cooked on the premises.
- (e) "Night Shift" shall mean a shift where the worker finishes for the day after eight (8) p.m.

4.-Hours.

- (a) The ordinary working hours shall not exceed forty (40) per week.
- (b) If any worker is at liberty to leave the premises of the employer for any time not less than half-an-hour but elects to remain thereon, such time shall not be included in the working time.

5.—Spread of Shifts.

- (a) "Daily spread of shift" shall mean the time which elapses from the worker's actual starting time to the worker's actual finishing time for the day or shift.
- (b) "Weekly spread of shifts", shall mean the aggregate number of hours contained in the daily spreads for a week.
- (c) Subject to Clause 10, the daily spread of shift shall not exceed eleven (11) hours.
- (d) Subject to Clause 10, the weekly spread of shifts shall not exceed sixty (60) hours.

6.—Breaks in Shift.

In addition to two breaks for meals of not less than half-an-hour each nor more than one hour each, which shall be taken between 11 a.m. and 3 p.m. and between 5 p.m. and 8 p.m., one other break may be allowed in each shift.

7.—Night Shifts.

Except as provided in Clause 26, a worker shall not be called upon to work more than three (3) night shifts a week, unless working day and night shifts in alternate weeks. This shall not apply to male workers employed exclusively on night work.

8.-Wages.

The following shall be the minimum rates of wages payable to workers per week:-

(a) Basic Wage-

(a) Basic Wage—						
. ,	N	Iale	s.	$\mathbf{F}\mathbf{e}$	mal	es.
	£	s.	d.	£	s.	d.
Within a 15 mile radius						
from the G. P. O., Perth	6	1	7	3	5	7
Outside a 15 mile radius						
but within a 20 mile						
radius from the G.P.O.,						
Perth	6	1	3	3	5	6
(b) Adult Workers—			~ -			
	_	· .		rgins		
		-	s.			
	£	s.	d.	£	s.	d.
Cooks in Restaurants and						
Cafeterias—In establish-						
ments where three or						
more cooks are employed						
First Cook	1	15	0	2		0
Second Cook		15	0	1	7	6
Third Cook		10	0	1	0	0
Other Cooks		10	0	1	0	0
Where two Cooks are em-						
ployed—						
First Cook	1	5	0	1	10	0

0

0 5

1 0 0

10

5 0 1 10

1 0 0

6

0

2

5

rirst Cook	
Second Cook	
Where only one Cook is em-	
ployed	
Waiter	
Diningroom Cleaner	
Kitchenman, pantryman,	
sculleryman, yardman,	
handyman, general hand	
and unspecified workers	
Kitchen charge-hand in tea-	

room .			_	1 0
Counterhand				17
Waitress .				17
Kitchenmaid,	pantryn	naid,		
sculleryma	id, cles	mer,		
general h				
specified w	orkers	• • •		15

(e) Junior Workers-

room

,	% of Male	% of Female
	Basic Wage.	Basic Wage.
Under 16 years of age	40	65
16 to 17 years of age	60	80
17 to 18 years of age	85	100
Over 18 years of age-	Adult rates.	

9.-Junior Workers.

- (a) Junior workers may be employed in the proportion of one (1) junior to every two (2) or fraction of two (2), not being less than one, adult workers employed in the same occupation.
- (b) No junior female worker shall be employed in a restaurant after 7.45 p.m.

10.—Overtime.

(a) All work done outside the daily spread provided in clause 5, or beyond forty (40) hours per week, shall be deemed to be overtime.

Overtime shall be paid for at the rate of time and a half: Provided that any overtime in excess of six (6) hours in any one week shall be paid for at the rate of double time.

- (b) Notwithstanding anything contained in this Award-
 - (i) an employer may require any worker to work reasonable overtime at overtime rates, and such worker shall work overtime in accordance with such requirement;
 - (ii) no organisation party to this Award, or worker or workers covered by this Award, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limita-tion, or restriction upon the working of overtime in accordance with the requirements of this subclause.

11.—Holidays.

- (a) In establishments which are open on seven (7) days a week, workers shall be entitled to receive one full day and one-half day off duty in each week.
- (b) In establishments which are open six (6) days a week, workers shall be entitled to receive one-half day off duty in each week.
- (c) The half day off shall, if taken in the morning, terminate at 2 p.m. and, if taken in the afternoon, shall commence at 2 p.m.
- (d) A worker shall not be required to work more than four (4) hours on the day on which his half day off is taken.
- (e) All work done on any day observed as New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzae Day, Labour Day, State Foundation Day, Christmas Day, or Boxing Day, shall be paid for at the ordinary rate and an additional day on full pay shall be added to the amount of annual leave to which the worker is entitled under clause 12 for each day or part of a day so worked: Provided that, if, by agreement between the employer and the worker, or as a result of the worker's own default, only part of a day is worked by the worker on any such day, an addition shall be made to such annual leave equivalent only to the time actually worked on such day.
- (f) On any public holiday not referred to herein, the employer's establishment or place of business may be closed, in which case a worker need not present him self for duty and payment may be deducted, but if work be done, ordinary rates of pay shall apply.

12.—Annual Leave.

- (a) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.
- (b) If any award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.
- (c) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.
- (d) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Award shall not count for the purpose of determining his right to annual leave.
- (e) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (e) of this clause, to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.
- (f) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause,

(g) The provisions of this clause shall not apply to casual or part time workers.

13.—Meals.

- (a) In Restaurants, meals shall be provided for workers in accordance with the menu in the particular establishment.
- (b) In Tea Rooms, one meal shall be of reasonable variety, and shall include soup, joint or entree, two vegetables and sweets. If this meal be not provided, there shall be a proportionate reduction in the allowance for board provided in Clause 19.
- (c) If any dispute arises as to the value or variety of the meals provided, or the proportionate reduction in the allowance for board, if not provided, the matter shall be referred to the Board of Reference for decision.

14 - Casual Workers.

- (a) "Casual worker" means a worker engaged on an hourly contract of service who works less than fifteen (15) hours in any one week or who works at Racecourses. Shows or Sports Grounds.
- courses, Shows or Sports Grounds.

 (b) Casual workers shall be paid at the rate of time and a half.
- (c) Casual workers shall not be engaged for less than three (3) consecutive hours.
- At Racecourses, Shows, or Sports Grounds, the minimum engagement shall be six (6) hours.
- (d) Fares to and from the place of engagement and the job shall be paid by the employer.
- (e) The time for casual workers at outside jobs shall count from the time appointed for their attendance on the job until they are discharged.
- (f) The wages payable to a casual worker (on an outside job) shall be handed to the worker immediately on completion of the engagement.

15.—Roster.

- (a) A roster of the working hours shall be exhibited in the office of each establishment and in such other place as it may be conveniently and readily seen by each worker concerned.
- (b) Such roster shall show the name of each worker and denote the hours to be worked by each worker, and shall be open for inspection by a duly accredited representative of the Union in the office, at such time and place as the Record Book is so open for inspection.
- (c) Such roster shall be drawn up in such manner as to show the hours of each worker for one week in advance of the date of the roster, and may only be altered on account of the sickness or absence of a worker, or on account of any contingency that the employer could not reasonably foresee.

16.—Record.

- (a) The employer shall keep, or cause to be kept on his business premises, or at each of them, if more than one, a Time and Wages Book, wherein shall be entered the name, occupation, and in the case of junior workers, the age on his or her last birthday, the time he or she commences and finishes work each day, the total hours worked each week, and the wages paid to each worker.
- (b) The record shall be entered up from day to day.
 (c) The word "Book" for the purpose of this clause, shall include loose leaves if bound together and num-
- bered consecutively.

 (d) The employer and the worker shall be severally responsible for the proper daily entering of the record, which shall, if correct, be initialled by the worker daily. The hours shown as worked in the record book shall be prima facie evidence of the correctness thereof in any
- Proceedings for the enforcement of this Award.

 (e) The book shall be open for inspection, at a convenient place, on the premises of the employer on days other than Saturday and Sunday between the hours of 9 a.m. and 5 p.m. (except from 12 noon to 2 p.m.), except in the case of establishments which are open only after 5 p.m., when the book shall be open for inspection during all working hours.

17.-Women Climbing Ladders.

No female worker shall be permitted or compelled to climb ladders for the purpose of cleaning electric fans, fanlights, walls or windows. 18.—Payment of Wages and Contract of Service.

Wages shall be paid at least weekly. The contract of service shall be on a weekly basis; provided that one day's notice of termination of service may be given on either side.

19.—Board and Lodging.

- (a) No employer shall be compelled to board and/or lodge any worker; but where full board is provided the employer shall be entitled to deduct from the wages of male workers each week a sum equal to twenty per cent. (20%) of the male basic wage.
- If full board is provided the employer shall be entitled to deduct a sum equal to thirty-six per cent. (36%) of the female basic wage each week from the wages of female workers.
- (b) If full board is not provided, the employer shall be entitled to deduct from the wages of the worker a sum proportionate to the amount of board provided.
- (c) Full board shall mean three ordinary meals a day.
 (d) If any dispute arises as to the value or amount of the board provided, it shall be referred to the Board of Reference for decision.

20.—Uniforms.

- (a) Where employers require stiff white cuffs and collars or white aprons or coats or white uniforms to be worn by workers, they shall cause the laundering to be done free of charge to the workers.
- (b) Only a plain uniform of black and white, or black, or white, colours shall be required of the worker.
- (c) If the employer requires an alteration of the above colours in the uniform, he shall pay for the cost of the alteration.
- (d) The employer may require plain white head bands to be worn.

21.—Change Room.

The employer shall provide a suitable and properly equipped change room for the workers of each sex. The room shall be provided with a mirror, wash basin, soap, towel, and seating accommodation.

Any complaint as to the inadequacy of any Change Room may be referred to the Board of Reference.

22.—Under-Rate Workers.

- (a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage, may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.
- (b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference for determination.
- (c) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for and be employed at the proposed leaven rate.

23.—Higher Duties.

Any worker performing work for more than two (2) hours in any day in work carrying a higher prescribed rate of wages than that in which he is engaged shall receive such higher wage for the time so employed.

24.—Payment for Sickness.

A worker, other than a casual or part-time worker, shall be entitled to payment for non-attendance, on the ground of personal ill-health, for one-twelfth (1/12) of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the worker is entitled to compensation under the Workers' Compensation Act.

A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default, or for sickness arising out of his own wilful default.

No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three days or more.

25.—Part-Time Workers.

- (a) "Part-time worker" means a worker engaged on an hourly contract of service who works fifteen (15) hours or more, but less than forty (40) hours, in any one week. This shall not apply to workers employed at Racecourses, Shows or Sports Grounds.
- (b) A part-time worker shall be paid at the rate of time and a quarter.
- (c) Part-time workers shall not be engaged for less than three (3) consecutive hours.

26.—Night Workers.

- (a) Female workers employed on more than three (3) night shifts in any one week, shall be paid for such night shifts at the rate of ten per cent. (10%) extra unless working day and night shifts in alternate weeks.
- (b) This clause shall not apply to casual or parttime workers nor to workers employed on day and night shifts in alternate weeks.

27.—Junior Worker's Certificate.

Junior workers, upon being engaged shall, if required, furnish the employer with a certificate containing the following particulars:-

- (1) Name in full.

- (2) Age and date of birth.
 (3) Name of each previous employer.
 (4) Class of work performed for each previous employer.

Such of the foregoing particulars as are within the knowledge of an employer shall be indorsed on the certificate and signed by the employer, upon request of the worker.

No worker shall have any claim upon an employer for additional pay, in the event of the age of the worker being wrongly stated on the certificate, and, in such case, the employer shall not be guilty of a breach of this Award.

28.—Board of Reference.

The Court hereby appoints, for the purpose of the Award, a Board of Reference.

The Board shall consist of a chairman, to be appointed by the Court, and two other representatives, one to be appointed by each of the parties.

The Board is hereby assigned the following functions, in the event of a disagreement between the parties bound by the Award-

- (i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them; (ii) deciding any other matter that the Court may
- refer to the Board from time to time.

The provisions of regulation 92 of the regulations made under the Industrial Arbitration Act, 1912-1941, shall be deemed to apply to any Board of Reference appointed hereunder.

29.—Scope.

This Award shall apply to all workers employed in any of the occupations mentioned in Clause 8 in Restaurants, Cafeterias and Tea Rooms.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1941, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth, this 10th day of December, 1948.

[L.S.] (Sgd.) E. A. DUNPHY, President.

Filed at my office this 10th day of December, 1948.

(Sgd.) S. WHEELER, Clerk of the Court of Arbitration.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 50 of 1949.

Between West Australian Amalgamated Society of Railway Employees' Union of Workers, Applicant, and The Commissioner of Railways, Respondent.

HAVING HEARD Mr. G. F. Keating on behalf of the Applicant and Mr. J. A. Faulkner on behalf of the Respondent, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1948, doth hereby order and declare that Award, No. 89 of 1947, be and the same is hereby amended in the manner following:—

9.-Wages Schedule.

(a) Welshpool Depot and Cafeteria: Lelete the following words and figures:-

	-	,	~						
			M	Iar	gin	over	Basi	c V	Vage.
					Mal	e.	$\mathbf{F}\epsilon$	ema	le.
				£	s.	d.	£	s.	d.
Pastrycook	(single	hande	ed)	1	12	6		15	9
Pastrycook				1	6	6		15	9
nd insert in	lieu the	reof tl	ie fo	ollo	win	g:—			
			M	Iar	gin	over	Basi	c W	Vage.
					Mal	e.	$\mathbf{F}_{\mathbf{c}}$	ema	le.
				£	s.	d.	£	s.	d.
Pastrycook	(single	hande	ed)	2	1	0	1	4	3
Pastrycook	_			1	14	6	1	4	3

(b) Refreshment Rooms:

Delete the following words and figures:-

Margin over Basic Wage. Male. Female. £ s. d. £ s. d.

Barmaid or Barman 4 0 Same wage as (Metropolitan Area) Barman and insert in lieu thereof the following:-

Margin over Basic Wage. Male. Female. £ s. d. £ s. d. 1 0 Same wage as Barman

Dated at Perth, this 8th day of April, 1949.

By the Court.

[L.S.]

Barmaid or Barman

(Metropolitan Area)

(Sgd.) E. A. DUNPHY, President.

INDUSTRIAL AGREEMENT No. 8 of 1949 (Registered 2/3/1949.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1941, this First day of December, 1948, between the West Australian Shop Assistants and Warehouse Employees' Union of Workers, Perth, in the State of Western Australia, an Industrial Union registered under the said Act, whose registered office is situated at No. 5 Wellington Buildings, William Street, Perth (hereinafter called "the Union") of the one part, and the Collie Industrial Co-Operative Society Ltd., and others whose names appear in the schedule of signatures of parties hereto carrying on auctioneering and/or wholesale and/or retail businesses within the area prescribed by this agreement (hereinafter called "the employers") of the other part, witnesseth that for the considerations hereinafter appearing the parties hereto mutually covenant and agree the one with the other as follows:-

1.—Area.

This Agreement shall be limited in its effect to the area comprised within a radius of twenty (20) miles from the Post Office, Collie.

2.—Term.

The term of this Agreement shall be three (3) years from the date hereof provided that, after the expiration of twelve months from the commencement hereof, or after the expiration of any subsequent period of twelve months, any term or terms hereof may be reviewed, revised, and amended by Agreement of the parties hereof: Provided also, that any party may, after the expiration of any subsequent period of twelve months, make application to the Court of Arbitration to vary any term or terms hereof.

3.—Definitions.

- (a) "Shop Assistant" shall mean a worker employed receiving and/or selling and/or assembling or preparing goods for sale or delivery, and shall include cashiers.
- (b) "Canvasser" shall mean a worker who solicits orders and/or collects accounts at places other than the employer's premises.
- (c) "Casual Hand" shall mean a worker engaged by the hour and who may be put off or leave the employer's service at any moment without notice: Provided that the minimum engagement of all casual hands shall not be less than one day.
- (d) "Adult" for the purposes of this Agreement, the word "Adult" shall mean a worker 21 years of age and over or a worker who is in receipt of the prescribed adult rate of pay.
- (e) "Weekly Hand" shall mean an employee engaged by the week and whose employment shall be terminable by not less than one week's notice on either side, such week's notice cannot be continued from week to week. Provided that any worker employed for a period of four consecutive weeks or less shall be classed as a casual hand and paid not less than the minimum rate of wages herein prescribed for a casual hand, but this proviso shall not apply in cases where a worker employed as a weekly hand has been dispensed with for incompetence or any cause referred to in paragraph 10 hereof.

4.--Hours.

- (a) Forty (40) hours shall constitute a week's work for all workers bound by this agreement. The daily hours of employment shall be continuous.
- (b) The hours of work shall be between 8.40~a.m. and 5~p.m. Monday to Friday inclusive and 8.40~a.m. to 12~noon Saturdays.

5.—Overtime.

For all time worked on Saturday afternoon, Sundays or holidays, double time shall be paid. For all time worked prior to 8.40 a.m. or after the worker's prescribed working hours have been completed, as provided by Clause 4 (a) on other days, time and one-half shall be paid for the first four hours and thereafter double time. Notwithstanding anything contained in this Agreement—

- (i) an employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement;
- (ii) no organisation party to this Agreement or worker or workers covered by this Agreement shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause;
- (iii) This subclause shall remain in operation only until otherwise determined by the Court.

6.—Holidays.

- (a) The following days or the days observed in lieu, shall, subject to Clause 5 hereof, be allowed as holidays without deduction of pay, namely:— New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.
- (b) On any public holiday not prescribed as a holiday under this Agreement the employer's establishment or place of business may be closed, in which case a worker may not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

7.—Annual Leave.

- (a) Except as hereinafter provided a period of two consecutive week's leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve month's continuous service with such employer.
- (b) If any prescribed holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary

- working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.
- (c) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.
- (d) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Agreement shall not count for the purpose of determining his right to annual leave.
- (e) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (c) of this clause to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.
- (f) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.
- (g) When a worker is entitled to holidays under this clause, he shall receive at least two week's notice from his employer of the date when it will be convenient to the employer that such worker should take his holidays.
- (h) Every worker shall be given and shall take annual holidays within six weeks after the date they fall due.
- (i) The provisions of this clause shall not apply to casual workers.

8.-Higher Duties.

A worker required to do work which is entitled to a higher rate under this Agreement than that which he or she usually performs shall be entitled to payment at the higher rate whilst so employed.

9.—Proportion of Juniors.

- (a) One senior male to one junior male for the first five senior males and thereafter five senior males to four junior males.
- (b) One senior female to one junior female for the first five senior females and thereafter five senior females to four junior females.
- (c) An employer actually working in or about his place of business shall be considered a senior for the purpose of this clause.

10.—Wages.

The minimum rate of wages payable to adults shall be:--

Males

Females

17

	per week. per week.
Classification.—	£ s. d. £ s. d.
Basic Wage	5 17 1 3 3 3
C	Margin per Week. £ s. d. £ s. d.
Shop Assistants and Cashiers Canvassers and/or Collectors Any workers, whether junior or adults, performing the duties of a canvasser and/or collector shall be paid the full adult rate.	1 5 10 1 5 2 1 8 4 ——
Juniors:—	
Under 15 years of age	1 11 5 ——
15 to 16 years of age	1 17 6 1 14 8
16 to 17 years of age	2 10 10 2 2 10
17 to 18 years of age	3 4 6 2 10 4
18 to 19 years of age	3 15 9 Margin 2
19 to 20 years of age	5 0 7 , 10 11

Casual Hands:— Adults: Threepence per hour extra, Juniors: One penny halfpenny (1½d.) per hour extra.

Margin 2 2 ,,

20 to 21 years of age

and thereafter the minimum

11.-No Reduction.

Nothing herein contained shall entitle the employer to reduce the wage of any worker who at the date of this Agreement was being paid a higher rate of wage than the minimum prescribed for his or her class of

12.—Engagement.

One week's notice in writing on either side shall be necessary to terminate the engagement: Provided that an employer may at any time dismiss an employee for refusal or neglect to obey orders, or for misconduct, or if, after receiving one week's notice, he does not carry out his duties in the same manner as he did prior to such notice.

13.—All Workers to be Members of Union.

Every worker engaged by the employers shall become a member of the Union within three weeks of his or her engagement.

14.—Time and Wages Record.

The employer shall keep and enter up or cause to be kept and entered up a record containing the names of each of his workers to whom this Agreement applies, the age of each junior worker, the class of work performed by and the wages paid to each such worker, and the time during which he or she has been employed. Each employee to enter his time in such record daily. Such record shall be open for inspection by a person appointed by the Union at least one day in each week during working hours.

15.—Under-Rate Workers.

(a) Any worker who, by reason of old age or infirmity is unable to earn the minimum wage, may be paid such lesser wage as may from time to time be agreed upon in writing between the union and the employer.

(b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference

for determination.

(c) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for and be employed at the proposed lesser rate.

16.—Meal Times.

One hour for a meal shall be given and taken between the hours of 12 noon and 2.15 p.m.

17.—Payment for Sickness.

(a) A worker shall be entitled to payment for nonattendance, on the ground of personal ill-health, for one-twelfth (1/12) of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default or for sickness arising out of his own wilful default.

(c) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three

(3) days or more.

18.—Board of Reference.

(a) The Court appoints for the purpose of the Agreement, a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the agreement, the functions of—

(i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of

the agreement or any of them;

(ii) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Agreement;

(iii) deciding any other matter that the Court may refer to such Board from time to time.

(b) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1941, which, for this purpose, are embodied in this Agreement.

19.-Junior Worker's Certificate.

(a) Junior workers shall furnish the employer with a certificate showing the following particulars:-

(i) name in full;

(ii) age and date of birth.

(b) The certificate shall be signed by the worker. (c) No worker shall have any claim upon the employer for additional wages, in the event of his age being wrongly stated on this certificate: Provided that this subclause shall operate only for the first three (3) months from the date of the worker's first engagement, thereby enabling the employer, if he so desires, to obtain proof

of the junior worker's age.

20. It is hereby expressly agreed that nothing contained in this Agreement shall be quoted in the Court of Arbitration or during negotiations between employers and workers at any round-the-table conference in connection with any industrial dispute relating to workers other than those to whom this Agreement relates in the town of Collie.

Collie Industrial Co-Operative Society Ltd, J. T. WRIGHT, Acting Manager.

Witness-

W. Sturcke, 15/11/48.

Cox Brothers (Australia) Limited, A. R. GUTHRIE.

Witness-

W. Sturcke, 15/11/48.

Bruce Small Pty., Ltd., A. BASTOW.

Witness-

W. Sturcke, 15/11/48.

Jamieson's pp. E. T. BAILEY.

Witness-

W. Sturcke, 15/11/48.

LEN O. SIGGS.

Witness-

W. Sturcke, 15/11/48.

J. F. PIKE.

Witness-

W. Sturcke, 15/11/48.

Wright's Newsagency, Collie, J. K. WRIGHT.

Witness-

W. Sturcke, 15/11/48.

K. PAINTER.

Witness-

W. Sturcke, 15/11/48.

Sara's. R. V. SARAH.

Witness-

W. Sturcke, 15/11/48.

The Bon Marche Co., F. NORTH, Manager.

Witness—

W. Sturcke, 15/11/48.

ED. RILEY.

Witness-

W. Sturcke, 16/11/48.

W. J. NUNN.

Witness-

W. Sturcke, 16/11/48.

Ezywalkin Pty., Ltd., T. SCARFF.

Witness-

W. Sturcke, 16/11/48.

Bouser's Manchester House VICTOR E. BONSER.

Witness-

W. Sturcke, 16/11/48.

	a o i militari.
	Central Newsagency, Collic, P. McGEACHIE.
Witness-	1. Modernonia.
W. Sturcke, 16/1	1/48
	West End Drapery,
	pp. E. BUCK.
Witness-	рр. д. воот.
W. Sturcke, 18/1	1/48.
, , , , , , , , , , , , , , , , , , , ,	Lockes Limited,
	W. F. JONES.
Witness-	11. 1. 001125.
W. Sturcke, 18/1	1/48.
, ,	J. Brennan, Grocer, Collie,
α.	pp. S. M. GREGSON.
Witness	PP. 10. EZ. CENTERO
W. Sturcke, 18/1	1/48.
-, ,	J. A. ROWLAND.
Witness	0, 21, 210
W. Sturcke, 18/1	1/48.
, ,	Central Butchers,
	L. E. ALCÓRN.
Witness-	
W. Sturcke, 18/1	1/48.
	Suckling and Layman, L. J. SUCKLING.
Witness-	
W. Sturcke, 18/1	1/48.
The West Australia Employees' Industrial	nn Shop Assistants and Warehonse Union of Workers, Perth.—
W. H. GILES, P	resident.
REG. BOURKE,	Secretary
Witness-	· · · · · · · · · · · · · · · · · · ·
M. Jennings.	
	ARBITRATION OF WESTERN
· ·	A TISTED A T. T.A

AUSTRALIA.

No. 9 of 1949.

Between Dairy Factories' Employees' Industrial Union of Workers, South-West Land Division, Bunbury, Applicant, and Nestles Food Specialities (Anstralia) Ltd., and South West Co-operative Dairy Farmers Limited, Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties and whereas the said dispute was referred into Court for the purpose of hearing and determination and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court, now therefore the Court pursuant to Section 65 of the Industrial Arbitration Act, 1912-1948, and all other powers therein enabling it hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court:

Memorandum of Agreement. (Note.—Wherever the word "Award" occurs herein it shall be taken to mean and include "Agreement.")

1.—Area.

This Award shall have effect over that portion of the State of Western Australia known as the South-West Land Division.

2.—Scope.

This Award shall apply to all workers employed in the classifications set out in clause 3 hereof in milk condenseries; provided that this Award shall not apply to workers who are at present provided for in any Award of the Court of Arbitration or in any Industrial Agreement registered in accordance with the Industrial Arbitration Act, 1912-1948.

	3.—Wages.	
n	Within a 15- nile radius from	Outside a 15- mile radius but
	the G.P.O., Perth.	within the South- West Land Divisio
	Per Week.	Per Week.
(a) Basic Wage:	£ s. d.	£ s. d.
Adult Males	$6 \ 4 \ 9$	6 4 4
Adult Females	3 7 4	3 7 2

Wass-continued.

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			·			arg	
						We	-
	ılt Males:				£	s.	d.
(i) M	ilk and cream	tester	• • •		1	10	0
(ii) M	ilk tipper and	grade	er			15	0
(iii) O	perators of the	follo	wing n	ach-			•
ines-			J				
(a)	Vacuum pan oj	perato	r		1	9	0
(b)	Tubular heater	and	/or ejo	ector		15	
(c)	Sugar boiler					15	0
(d)	Can washer					15	0
(e)	Weighing machi	ine (1	nilk re	ceiv-			
	ing)				1	0	0
						15	0
	Drier operator				1	4	
	acker					15	0
					1	5	0
(vi) Fa	ctory assistants					13	4
					M	argi	11
() ()	3. The second				Per		
	lt Females:				£	s.	d.
Factor	y assistants					16	8

No female shall be allowed to perform any work classified in subclause (b) (i) to (v) inclusive of this clause except by agreement between the Union and the employer. % of Male

						%	of Male
						Ba	sic Wage
(d) In	nior	Worke	rs:	(Ma	le)		Per Week.
` /				`	10)	-	
14 to	0 15	years	οf	age		 	25
15 to	o 16	years	of	age		 	35
16 to	0 17	years	of	age		 	45
17 te	18	years	of	age		 	55
		years		age		 	65
		years				 	75
		years				 	90
		,					
						% o	f Female
							ic Wage
(a) T.		Works		/ Ear	nela\		r Week.
		Worke				16	
15 to	16	years	of	age		 	40.0
16 to	17	years	of	age		 	55.0
17 to	18	years	of	age		 	67.5
18 to	19	years	of	age		 	77.5
19 to		years		age		 	87.5
		years				 	100.0
_0 00		J		0 -			

- (f) Washers of vacuum pans shall be allowed three pence (3d.) each flying clean or ninepence (9d.) each full clean, in addition to their ordinary weekly wage.
- (g) Workers handling coal and emptying ash-pits shall be allowed three pence (3d.) per hour in addition to their ordinary weekly wage.
- (h) Workers employed stacking tin-plate, or unloading tin-plate shall be paid two pence (2d.) per hour in addition to their ordinary weekly wage.

4.—No Reduction.

Nothing herein contained shall entitle an employer to reduce the wage of any worker who at the date of this Award was being paid a higher rate of wage than the minimum prescribed for his class of work.

5.—Limitation of Juniors.

Any junior worker performing work classified in Clause 3 subclause (b) (i) to (v) inclusive shall be paid at the rate of wage prescribed for an adult.

6.-Shift Work.

Workers employed on afternoon or night shift shall be paid at the rate of 5% in addition to their ordinary

7.-Hours.

- (a) Forty (40) hours shall constitute a week's work. With the written permission of the Union, an eighty (80) hour fortnight (namely, one week of thirty-six (36) and one week of forty-four (44) hours) may be worked.
- (b) The ordinary daily hours for workers other than afternoon or night shift workers shall not be more than eight (8) to be worked in a continuous shift between the hours of 7 a.m. and 6 p.m. Monday to Saturday inclusive.

(c) The hours of afternoon or night shift workers shall not be more than eight (8) to be worked in a continuous shift inclusive of crib time, which shall not exceed twenty (20) minutes.

8.—Overtime.

(a) All time worked in excess of, or outside of, the hours prescribed in clause 7 shall be deemed overtime and shall be paid for at the rate of time and a half.

(b) All time worked on Sundays shall be paid for at

the rate of time and a half.

(c) All time worked on the holidays prescribed in clause 9 hereof shall be paid for at the rate of double time, with a minimum payment for four (4) hours.

(d) Notwithstanding anything contained in this Award:-

- (i) An employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement.
- (ii) No organisation, party to this Award, or worker or workers covered by this Award, shall in any way, whether directly or in-directly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.

(iii) This subclause shall remain in operation only until otherwise determined by the Court.

9.-Holidays.

(a) The following days, or the days observed in lieu, shall, subject to clause 8 hereof, be allowed as holidays without deduction of pay, namely:—New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas

Day and Boxing Day.

(b) On any public holiday not prescribed as a holiday under this award the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of

pay shall apply.

(c) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.

(d) If any Award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holi-

day observed as aforesaid.

(e) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

(f) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this award shall not count for the purpose of determining his right to annual leave.

(g) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (f) of this clause, to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.

(h) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.

(i) The provisions of this clause shall not apply to easual workers.

10.-Meal Money.

When a worker without being notified on the previous day is required to continue to work after his usual knock off time for more than one (1) hour he shall be provided with any meal required or shall be paid two shillings (2s.) in lieu thereof. Provided that such payment need not be made to a worker living in the same locality as his place of employment, who can reasonably return home to a meal.

11.—Higher Duties.

- (a) A worker engaged for four (4) hours or more in any one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If so employed for less than four (4) hours in any one day or shift, he shall be paid the higher rate for the time so worked.
- (b) No worker shall have his or her wages reduced when performing work of a lower classification for portion only of a day.

12.—Casual Workers.

Workers employed for less than one week shall be classed as casual hands and paid 10% in addition to the ordinary rates.

13.—Absence Through Sickness.

- (a) A worker, other than a casual worker, shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12) of a week for each completed month of service. Provided that payment for absence through such ill-health shall be limited to forty (40) hours (one week's pay) in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.
- (b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident, not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default.
- (e) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

14.—Time and Wages Record.

- (a) The employer shall keep, or cause to be kept at the factory office, a record in which shall be entered weekly:-
 - (i) The name of each worker to whom this Award applies.

(ii) The nature of the work performed.
(iii) The hours worked each day.
(iv) The amount of wages and overtime (if any)
received by the worker each week.

(v) The ages of the junior workers.

- (b) The said record shall be signed by the worker if correct.
- (c) The employer and the worker shall be severally responsible for the proper posting of the said record-which shall be open to the inspection of an accredited representative of the Union at the factory office during ordinary working hours and he shall be allowed to take necessary extracts therefrom.

15.—Representatives Interviewing Workers.

In the case of a disagreement existing or anticipated concerning any of the provisions of this Award, an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour, on the business premises of the employer, but this permission, without the consent of the employer shall not be exercised more than once in any one week.

16.—Board of Reference.

The Court appoints, for the purpose of the Award, a Board or Boards of Reference. Each Board shall consist of a chairman and two other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the award, the functions of:-

- (a) Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award or any of them.
- (b) Classifying and fixing wages, rates, and conditions for any occupation or calling not specifically mentioned in the Award.
- (c) Deciding any other matter that the Court may refer to such Board from time to time.

An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1948, which, for this purpose are embodied in this Award.

17.—Aged and Infirm Workers.

(a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.

(b) In the event of no agreement being arrived at the matter may be referred to the Board of Reference

for determination.

(c) After application has been made to the Board, pending the Board's decision, the worker shall be entitled to work for or be employed at the proposed lesser rate.

18.—Clothing.

If a worker is required to wear a uniform or overall, the employer shall provide same free for use by the worker.

19.—Payment of Wages.

All wages shall be paid weekly within fifteen (15) minutes of the time for ceasing work.

20.—Term.

The term of this Award shall be for a period of one year commencing as from the beginning of the first pay period after the date hereof.

21.—Junior Worker's Certificate.

Junior workers shall furnish the employer with a certificate showing the following:—

(a) Name in full.(b) Age and date of birth.

Name of each previous employer.

(d) Periods of employment with each previous employer.

This certificate shall be signed by the worker. No worker shall have any claim upon the employer for additional wages in the event of his age or period of employment with a previous employer being wrongly stated on the certificate.

22.—Breakdowns, Etc.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it, or by any other association or union, or through the breakdown of the employer's machinery or any stoppage of work by any cause which the employer cannot reasonably prevent.

23.—Contract of Service.

The contract of service of workers, other than casual workers, shall be terminable by one (1) week's notice given on either side: Provided that such notice shall not apply in the case of a worker who is summarily dismissed for misconduct or dereliction of duty.

I certify pursuant to Section 65 of the Industrial

Arbitration Act, 1912-1948, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth, this 8th day of April, 1949.

L.S.

(Sgd.) E. A. DUNPHY, President.

Filed at my office this 8th day of April, 1949.

(Sgd.) S. WHEELER, Clerk of the Court of Arbitration.

INDUSTRIAL AGREEMENT No. 10 of 1949.

(Registered 21/4/1949.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1948, this Fourth day of April, one thousand nine hundred and forty nine, between The State Electricity Commission of Western Australia, of the one part, and the West Australian Cleaners, Carctakers, Lift Attendants, Window Cleaners, Attendants and Watchmen's Industrial Union of Workers (Perth), of the other part, whereby it is mutually agreed by and between the parties as follows:-

1.—Term.

The term of this Agreement shall be three (3) years from the date hereof.

2.—Scope.

This Agreement shall apply to the various designations of workers specified in the Agreement and employed by The State Electricity Commission at East Perth Power House.

3.—Definitions.

(a) "Caretaker-Watchman" shall mean a male person required to watch and/or guard and/or patrol the premises of his employer.

(b) "Gatekeeper" or "Attendant" shall mean a

worker substantially employed in directing and/or es-

corting customers.

(e) "Casual Worker" shall mean a worker who is engaged intermittently for a period not exceeding six (6) consecutive days.

Casual workers shall be paid ten per cent. (10%) above the ordinary rates provided for their class of work, provided that a casual Gatekeeper or Attendant shall be paid a minimum amount of two (2) hours' pay for each engagement and a casual caretaker-watchman shall be paid a minimum amount of four (4) hours' pay for each engagement when such engagement does not exceed four (4) hours, and to a minimum of eight (8) hours' pay for any engagement exceeding four (4) hours.

4.—Hours.

- (a) The ordinary working hours of a "Gatekeeper" or "Attendant" shall not exceed forty (40) in any one week and shall be worked between the hours of eight o'clock a.m. and five o'clock p.m. from Monday to Friday inclusive.
- (b) The ordinary working hours of a caretaker-watchman shall be eighty (80) hours a fortnight. Such hours may be worked in not more than ten (10) hours in any one shift, and not more than one shift in every twentyfour (24) hours. The employer may fix the number and duration of such shifts, and the worker shall be given forty-eight (48) hours' notice of any change of such shift.
- (e) The ordinary working hours of a casual caretaker-watchman shall not exceed eight (8) hours on any one day or night without payment of overtime.

5.—Wages.

Basic Wage-Metropolitan Area-Males . 6 s. d.

Margin per Week.

1. Gatekeeper or Attendant 3 2. Caretaker-Watchman 10 0

6.—Overtime.

(a) Except as hereinafter provided all time worked in excess of or outside the usual hours shall be paid for at the rate of time and a half for the first four hours after the usual time for ceasing work and double time thereafter: Provided that workers called upon to start within an hour and a half prior to the usual starting time shall be paid at the rate of time and one half until the usual starting hours.

(b) All workers (except caretaker-watchmen) required to work on a Sunday shall be paid for the time so worked at double the ordinary rates with a minimum

engagement of four (4) hours.

(c) For caretaker-watchinen, all time in excess of eighty (80) hours a fortnight or in excess of ten (10) hours in one shift, or time worked on Sundays, New

Year's Day, Australia Day (26th January), Good Friday, Easter Saturday, Easter Monday, Auzac Day, Labour Day, Foundation Day, King's Birthday, Christmas Day and Boxing Day shall be paid at the rate of time and a half.

7.-Meal Hours.

- (a) Except in the case of caretaker-watchmen, when a worker is employed for at least six (6) hours, he shall be allowed one hour for a meal, between the fourth and sixth hours of such employment. If such hour is worked it shall be deemed to be overtime and paid for at the rate of one and a half times the ordinary rate.
- (b) When a worker without being notified on the previous day is required to work overtime for more than one (1) hour after his usual knock-off time, he shall be provided with any meal required or shall be paid two shillings (2s.) in lieu thereof.

8.—Holidays.

- (a) Except for caretaker-watchmen the days upon which the following public holidays are observed shall be holidays under this agreement without loss of pay, namely: New Year's Day, Australia Day (26th January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, King's Birthday, Christmas Day and Boxing Day, and if called upon the work and propher and by the company of the company and state in the work and propher and the company and state in the company and the co to work, such workers shall be granted a day in lieu to be taken at some time convenient to the management or, by arrangement, to be added to their annual leave.
- (b) The provisions of this clause shall not apply to casual workers.

9.—Annual Leave.

- (a) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer, provided that in the case of caretaker-watchmen three consecutive weeks' leave shall be granted.
- (b) If any holiday under this Agreement falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.
- (c) (i) Subject to paragraph (ii), when computing the annual leave due under this clause no deduction shall be made from such leave in respect of the period that a worker is on annual leave and or holidays. Provided that no deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.
 - (ii) Approved periods of absence from work caused through accident sustained in the course of employment shall not be considered breaks in continuity of service, but the first six months only of any such period shall count as service for the purpose of computing annual leave.
- (d) In the event of a worker being employed by the employer for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with the employer.
- (e) Any worker who may resign or be dismissed from the service for any cause, other than for peculation or theft, shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service, provided always that if the worker has been dismissed for peculation or theft no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect accumulated annual leave or payment therefor.

(f) When work is closed down for the purpose of allowing annual leave to be taken, workers with less than a full year's service shall only be entitled to pay ment during such period for the number of days' leave

due to them.

(g) "Ordinary wages" for the purpose of subclause
(a) hereof shall mean the rate of wage the worker has received for the greatest proportion of the calendar month prior to his taking the leave.

(h) The provisions of this clause shall not apply to

casual workers.

10.-Time and Wages Book.

- (a) The employer shall keep or cause to be kept a Time Book and Wages Sheet, in either of which shall be
 - (i) The name of each worker to whom this Agreement applies.
 - (ii) The nature of the work performed ..

(iii) The hours worked each day.

(iv) The wages and overtime (if any) paid to each

The workers shall record their starting and finishing times daily in the Time Book.

(b) The Time Book with all entries therein shall on demand be produced for inspection by the Secretary or duly authorised official of the Union at any reasonable time. The Wages Sheet shall be similarly produced on demand during ordinary office hours.

11.—Posting Agreement.

A copy of this Agreement shall be posted in a suitable place at the East Perth Power Station.

12.—Notices.

The secretary or authorised person may post notices relating to Union business at a place where the copy of the Agreement is posted.

13.-Long Service Leave.

The conditions relating to full-time Government wages employees generally as in force as at the date of this Agreement, and as may be amended from time to time, shall apply to all workers employed under the provisions of this Agreement.

14.—Sickness.

(a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay for each completed month of service.

(ii) The liability of the Commission shall in no case exceed one (1) week's wages during each calendar year in respect of each worker, but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year.

(iii) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

- (b) This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.
- (c) No worker shall be entitled to the benefit of this clause unless he produces proof to the satisfaction of the Commission or its representative, of sickness, but the Commission shall not be entitled to a medical certificate unless the absence is for three (3) consecutive working days or more.
- (d) No payment will be made for any absence due to a worker's own fault, neglect, or misconduct.

15.—General Conditions.

- (a) (i) Subject to clauses 9 (f) and 14, any regular worker on a weekly engagement who may not have worked the maximum number of ordinary working hours in any one week shall be paid not less than the minimum weekly rate of wages specified herein for his particular class of work: Provided that such worker has been available to work the maximum number of ordinary working hours.
- (ii) For the purpose of this subclause, time worked on statutory holidays within the limitations set out shall be deemed hours in which a worker was available to work ordinary working hours.
- (b) In the case of regular workers, one week's notice must be given by either side to the other when it is desired to terminate the engagement. The Commission may pay a week's wages in lien of notice and in the may pay a week's wages in hen or notice and in the case of a worker leaving without notice, or before such notice expires, he shall forfeit all wages accruing due to him for the current week's service. Such week's notice cannot be continued from week to week. Propided that this shell not awak in the case of misconduct vided that this shall not apply in the case of misconduct

when a worker shall be subjected to instant dismissal and entitled only to the pay due to him up to the hour of dismissal. Provided also that the engagement of a casual hand may be terminated at any time.

- (e) (i) A worker called upon to perform work carrying a higher rate of pay than his classified rate for two hours in any day or shift shall be paid such higher rate for the whole of the day or shift.
- (ii) Should any worker be required to perform work in a lower grade for any shift or portion thereof, his wages shall not be reduced whilst employed in such capacity.
- (d) Where a worker is required by the employer to work in the rain, suitable protective clothing shall be provided free by the employer.
- (e) Travelling Time.—(i) When a worker is sent to work from the East Perth Power Station he shall be paid for travelling time from the Power Station to the job, and if he is required to return to the Power Station on the same day he shall be paid travelling time for such return journey.
- (ii) A worker sent for duty to a place other than his regular place of duty shall be paid his excess travelling expenses.
- (f) Change Room.—Where practicable, suitable dressing accommodation shall be provided by the employer.
- (g) Caretaker-watchmen shall be provided with facilities for boiling water, where practicable.
- (h) Board of Reference.—(i) A Board of Reference is hereby appointed for the purposes of this Agreement. The Board shall consist of a chairman and two (2) other representatives nominated by the parties. There are assigned to such Board, in the event of no agreement being arrived at between the parties to the Agreement, the functions of:—
 - 1. Classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Agreement.
 - 2. Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretation of the provisions of the Agreement or any of them.
 - 3. Deciding any other matter that the Court may refer to the Board from time to time.
- (ii) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1948, which for this purpose are embodied in this Agreement.

16.—Preference.

Preference of employment shall be given to members of the Union party to this Agreement, provided that any worker or applicant for employment who is a member of another recognised industrial union and who produces proof of such membership shall be entitled to equal preference. Provided also, that any worker or applicant for employment who is not a member of the said Union, shall within fourteen days of commencing employment under this Agreement, make and complete an application for membership of the said Union, and provided that any worker who is a financial member of another industrial union shall, upon the expiration of his current membership with such other union, within fourteen days of such expiry, make and complete an application for membership with the Union party to this Agreement.

F. C. EDMONDSON, Vice-Chairman.

Signed for and on behalf of the State Electricity Commission of Western Australia, in the presence of—

G. J. Blockley.

D. PLACE, Secretary.

Signed and sealed for and on behalf of the West Australian Cleaners, Caretakers, Lift Attendants, Window Cleaners, Attendants and Watchmen's Industrial Union of Workers (Perth), in the presence of—W. S. Lonnie,

[L.S.]

INDUSTRIAL AGREEMENT No. 9 of 1949.

(Registered 7/4/49.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1948, this 4th day of April, one thousand nine hundred and forty-nine between the Chief Secretary for the State of Western Australia (hereinafter referred to as "the Minister") of the one part, and the Western Australian Gaol Officers' Union of Workers (hereinafter referred to as "the Union") of the other part, witnesseth as follows: Whereas the parties hereto being the parties to the Industrial Agreement made on the 23rd day of October, 1947, and Nod. 42 of 1947 (as varied by the Industrial Agreement made on the 22nd day of December, 1947, and Nod. 48 of 1947) have mutually agreed that the said Industrial Agreement be further varied: Now the said Industrial Agreement shall be and the same is hereby further varied in the manner following, that is to say:—

Clause 19.—Salaries,

Delete the present clause and insert in lieu thereof:—Basic Wage:

Metropolitan Area:

9
4
4
2
9
8

The minimum weekly margins over the basic wage payable by the Minister shall be as follows:—

		£	s.	d.
Principal Warder		2	15	0
Probationary or Temporary Warde	rs:			
1st three months			N	il
After three months			5	0
Warders on permanent appointmen	it:			
1st year	٠.		15	0
2nd year		1	2	6
3rd year		1	10	0
4th year and over		1	17	6
Prison Guard:				
1st twelve months			N	il
After twelve months' service			5	0
After three years' service			10	0
Trade Instructors		3	0	0
Females:				
Matron		2	15	0
Assistant Matron:				
1st year			7	6
2nd year			15	0
3rd year		1	2	6
4th year and thereafter		1	7	6
·		0.		a .

This Agreement shall come into force as from and including the 25th day of March, 1949.

Signed by the said Minister,

H. S. W. PARKER.

Signed by the said Minister, in the presence of-

A. MacKillop.

R. ALEXANDER.

Signed by and on behalf of the said Union, in the presence of—

T. Nicholson.

COMPANIES ACT, 1943-1947.

Notice Concerning Lost Letter of Allotment.

Pursuant to Section 414 (1).

Nicholsons Limited.

NOTICE is hereby given that Letter of Allotment No. 163 for 200 shares in the abovenamed Company issued in the name of John Talbot Hunn, of 39 Keane Street, Peppermint Grove, has been lost or destroyed and it is the intention of the Directors of the abovenamed

Company to issue a duplicate Letter of Allotment in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 21st day of June, 1949.

E. A. LOVEGROVE. Secretary.

COMPANIES ACT, 1943-1947.

Notice of Intention to Cease Business in Western Australia.

> Pursuant to Section 337. Howard Smith Limited.

NOTICE is hereby given that Howard Smith Limited, a Company registered under Part II of the Companies Act, 1943-1946, and having its Registered Office at Scottish House, Phillimore Street, Fremantle, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the First Day of July, 1949.

Dated the 16th day of May, 1949.

E. V. JONES,

Agent for Howard Smith Limited. Frank Unmack & Cullen, Fremantle, Solicitors for the Company.

COMPANIES ACT, 1943-1947.

Notice of Increase in Share Capital Beyond the Registered Capital. Pursuant to Section 66. Mortlock Bros. Limited.

MORTLOCK BROS, LIMITED hereby notice that by a resolution of the Company passed on the 7th day of June, 1949, the nominal share capital of the Company was increased by the addition thereto of the sum of £5,000 divided into 5,000 shares of £1

of the sum of £5,000 divided into 5,000 shares of £1 each beyond the registered capital of £85,000.

2. The additional capital is divided as follows:— Number of Shares—5,000; Class of Shares—Ordinary; Nominal Amount of each Share—£1 each.

3. The conditions (e.g., voting rights, dividends, etc.) subject to which the new shares have been or are to be issued are as follows:—Such shares shall rank pari passu with and shall have attached thereto the same rights and spivileges as the \$1,000 ordinary. the same rights and privileges as the 21,000 ordinary shares of the Company as set out in the Articles of the Association.

Dated this 15th day of June, 1949.

G. E. PERRIN, Secretary.

COMPANIES ACT, 1943-1947.

Notice of Change in Situation of Registered Office of a Company incorporated outside Western Australia which carries on Business within Western Australia and/or of the Days and Hours during which such Office is accessible to the Public.

> Pursuant to Section 330 (4). Gibsons & Paterson Pty. Limited.

GIBSONS & PATERSON PTY. LIMITED hereby gives notice:—1. That the Registered Office of the Company was, on the 1st day of June, 1949, changed to and is now situated at 363 Murray Street, Perth. 2. The days and hours during which the Registered Office of the Company is accessible to the public have as from the 1st day of June, 1949, been changed as follows:—Mondays to Fridays inclusive (except public holidays) from 9 a.m. to 5 p.m. from 9 a.m. to 5 p.m.

Dated this 13th day of June, 1949.

J. W. WATSON, Attorney in Western Australia.

Parker & Parker, 21 Howard Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office and of the Days and Hours during which such Office is accessible to the Public.

Pursuant to Section 99 (4). Welshpool Sawmillers Pty. Limited.

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of Welshpool Sawmillers Pty. Limited is situated at First Floor, E. S. & A. Bank Chambers, 101 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:-Mondays to Fridays, inclusive, 10 a.m. to 1 p.m. and 2 p.m. to 4 p.m.

Dated this 7th day of June, 1949.

FRANK ACKLAND of Padbury Buildings, Forrest Place, Perth, Solicitor for the Com-

COMPANIES ACT, 1943-1946.

Notice of Situation of Registered Office of a Company incorporated outside Western Australia which carries on Business or is about to carry on Business within Western Australia and of the Days and Hours during which such Office is accessible to the Public.

> (Pursuant to Section 33 (4).) May-Oatway Fire Alarms Pty. Limited.

To the Registrar of Companies:

MAY-OATWAY FIRE ALARMS PTY. LIMITED hereby gives notice that the Registered Office of the Company, is situated at No. 1, Howard Street, Perth, and that the days and hours during which such office is accessible to the Public are as follows: -9 a.m. to 12 noon and from 2 p.m. to 3 p.m., Monday to Friday, inclusive.

Dated 17th day of June, 1949.

(Sgd.) BERNARD M. HOLT, Agent in Western Australia.

COMPANIES ACT, 1943-1947. Notice of Change of Company Name. Section 30 (5).

NOTICE is hereby given that Warren Co-operative Company Limited has, by a special resolution of the Company and with the approval of the Registrar of Com-panies signified in writing, changed its name to The Warren Co-Operative Company Limited.

Dated the 13th day of June, 1949.

G. J. BOYLSON, Registrar of Companies.

C. Astley Williams, Solicitor for the Company, Manjimup.

GENERAL THEATRES CORPORATION OF AUSTRALASIA PTY, LIMITED.

Notice of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of the above Company in the State of Western Australia is situate at 205 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows: -9 a.m. to 5 p.m., Mondays to Fridays (holidays excepted).

Dated this 21st day of June, 1949.

W. PERRY, s. Agent in Western Australia.

Northmore, Hale, Davy & Leake, Solicitors, of Halsbury Chambers, 13 Howard Street, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947.

NOTICE is hereby given that, pursuant to sections 402 and 405 of the abovenamed Act, the undermentioned persons have been registered on the dates specified as qualified to act as Auditor of Companies:—

Jack Harmsworth Todhunter, of 12 O'Connell Street, Sydney, N.S.W., Chartered Accountant (Aust.); date of

Francis Harmsworth Way, of 12 O'Connell Street, Sydney, N.S.W., Chartered Accountant (Aust.); date of registration—20th June, 1949.

Dated the 20th day of June, 1949.

G. J. BOYLSON, Registrar of Companies. IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Welshpool Sawmillers Pty. Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation as a Limited Company has this day been issued to Welshpool Sawmillers Pty. Limited.

Dated this 17th day of June, 1949.

G. J. BOYLSON, Registrar of Companies.

Companies Office, Supreme Court, Perth, W.A.

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of John Barton Farr, late of 110 Vincent Street, North Perth, in the State of Western Australia, retired bookseller, deceased.

ALL creditors and other persons having any claims or demands against the estate of the abovenamed deceased are hereby required to send particulars thereof in writing to the Executor, care of the undersigned Solicitors, on or before the 24th day of July, 1949, 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 such claims and demands of which he shall then have had notice. had notice.

Dated this 14th day of June, 1949.

CURRAN & CORSER, 37-39 Padbury Buildings, Forrest Place, Pertli, Solicitors for the Executor.

THE SUPREME COURT OF WESTER AUSTRALIA—PROBATE JURISDICTION. WESTERN

In the matter of the Will of Ethel Louisa Green, late of 71 Hare Street, Kalgoorlie, in the State of Western Australia, Widow, deceased.

All claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 17th day of July, 1949, 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 this 8th day of June, 1949.

H. T. STABLES, 37 St. George's Terrace, Perth, Solicitor for the Executor.

THE SUPREME COURT OF AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Joseph Young, formerly of 95 Garrett Road, Bayswater, but late of St. Margaret's Rest and Convalescent Home, Maylands, in the State of Western Australia, Retired Bricklayer, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the abovenamed deceased are hereby required estate of the abovenamed deceased are hereby required to send in 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 24th day of July, 1949, 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 20th day of June, 1949.

N. B. ROBINSON & RUSSELL WILLIAMS, of Occidental House, 49 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 Annie Fraser Currie, late of 61 Bruce Street, Nedlands, in the State of Western Australia, Widow, 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 particu-

lars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 93 St. George's Terrace, Perth, on or before the 24th day of July, 1949, 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 16th day of June, 1949.

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

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Elizabeth Sarah Griffiths, formerly of Lake Grace, in the State of Western Australia, but late of 65 Brewer Street, Perth, in the said State, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate 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, on or before the 24th day of July, 1949, 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 17th day of June, 1949.

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 Caroline Nesbit Ayling (in the said Will and Codicil called Caroline Nesbitt Ayling), of 42 Forrest Street, Mount Lawley, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of 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, on or before the 24th day of July, 1949, 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 or demands of which he shall then have had notice.

Dated the 20th day of June, 1949.

HAROLD HAYNES, McNeil Chambers, 9 Barrack Street, Pertli, Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Emma Williams, formerly of Hyde Park Hotel, Bulwer Street, Perth, but late of 53 Dundas Road, Inglewood, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having claims or demands against the estate of the abovenamed deceased are hereby requested to send full particulars thereof in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Ltd., care of the undersigned, on or before the 24th day of July, 1949, 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 this 20th day of June, 1949.

MAXWELL, LALOR & DEVLIN, 23 Barrack Street, Perth, Solicitors for the Executor.

COURTWESTERN THE SUPREME OFAUSTRALIA—PROBATE JURISDICTION.

In the Will of William Laurence Webber (sometimes known as William Lawrence Webber), late of Carnalea, Waggrakine, 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 persons having claims or demands against the estate of the abovenamed deceased are required to send particu-lars thereof to the Executor, The West Australian Trus-tee, Executor and Agency Company, Limited, of 135 St. George's Terrace, Perth, on or before the 24th day of July, 1949, 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 20th day of June, 1949.

ALTORFER AND STOW, of Durlacher Street, Geraldton, Solicitors for the Executor.

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Mary Elizabeth Williams, late of Kalguddering, 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 Executor, care of Pearson Lyon & Co., Solicitors, Northam, on or before the 24th day of July, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice. notice.

Dated the 16th day of June, 1949.

PEARSON LYON & CO., Solicitors for the said Executor, 129 Fitzgerald Street, Northam.

THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of James Crawford, late of 4 Strathcona Street, West Perth, in the State of Western Australia, Retired Leading Electrical Fitter, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the abovenamed deceased are requested to send particulars thereof in writing to the Executor, care of Abbott & Abbott, Solicitors, 42 St. George's Terrace, Perth, on or before the 24th day of July, 1949, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto. 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 16th day of June, 1949.

ABBOTT & ABBOTT, Solicitors for the Executor, 42 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Nancye Murphy, late of "Sunny Slope," Kukerin, in the State of Western Australia, Married Woman, 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 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 24th day of July, 1949, 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 received notice.

Dated the 20th day of June, 1949.

JOHN H. O'HALLORAN, Solicitor for the Executor, the said The West Australian Trustee, Executor and Agency Company Limited, 89 St. George's Terrace, Perth.

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 22nd day of June, 1949.

J. H. GLYNN, Public Trustee, Perth.

Name of Deceased, Occupation, Address, Date of Death, Date Election filed.

Hasson, Goolam; Camel-Driver; formerly of Leonora, but late of Claremont; 16/3/49; 15/6/49.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants

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 25th day of July, 1949, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 22nd day of June, 1949.

J. H. GLYNN, Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

Hasson, Goolam; Camel-Driver; formerly of Leonora, but late of Claremont; 16/8/49.
Stewart, Margaret Eliza; Widow; late of 2 Caven-

dish Street, Highgate; 27/3/49.

Dove, Percy Matthew; Builder; formerly of View Road, Maida Vale, but late of Nedlands; 24/12/48.

McLean, Charles August Weston (also known as Charles McLean); Station Cook; late of Alice Downs Station, Halls Creek; 26/12/48.

Zampatti, Elizabeth (in the Will Elisabetta Zampatti); Widow; formerly of Gwalia, but late of Claremont; 30/9/48.

McIldowie, James; Painter; late of 31 Knutsford Street, North Perth; 20/11/48.

Wilson, Margaret Helena; Widow; late of 33 Davies

Road, Claremont; 24/2/49.
Watson, Lilian Dora; Widow; late of 12 Bernard Street, Claremont; 31/3/49.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-IN BANKRUPTCY.

(No. 45 of 1926.)

Re William Cecil Bance, of Toodyay, General Storekeeper.

NOTICE is hereby given that a seventh dividend of 11d. in the £1 has been declared in this matter, and is payable at the Office of the Official Receiver on 1500 per Monday, 27th June, 1949, or any subsequent day there-

> A. H. JOHNSON. Official Receiver, 6 The Esplanade, Pertli.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—IN BANKRUPTCY.

(No. 42 of 1915.)

Re William James Farrell, of Carnamah, Farmer. NOTICE is hereby given that a sixth dividend of 4s. 3d. in the £1, has been declared in this matter, and is payable at the office of the Official Receiver on Monday, 27th June, 1949, or any subsequent day thereafter.

A. H. JOHNSON,
Official Receiver,
6 The Esplanade, Perth.

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 l'rinter, 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.

NOTICE.

THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The Subscription to the Government Gazette is as follows:—30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies, 9d.; previous years, up to ten years, 1s. 6d.; over ten years, 2s. 6d.; postage, 1d. extra.

Subscriptions are required to commence and terminate with a quarter.

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