



Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

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

No. 60.]

PERTH : FRIDAY, 6th JUNE.

[1952.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles
TO WIT, } Henry Gairdner, Knight Commander of the Most
CHARLES HENRY } Distinguished Order of Saint Michael and Saint
GAIRDNER, } George, Companion of the Most Honourable Order
Governor. } of the Bath, Commander of the Most Excellent
[L.S.] } Order of the British Empire, Governor in and
over the State of Western Australia and its
Dependencies in the Commonwealth of Australia.

WHEREAS by the Transfer of Land Act, 1893-1950, the Governor is empowered by Proclamation in the *Government Gazette* to revest in Her Majesty as of her former estate all or any lands, whereof Her Majesty may become the registered proprietor; and whereas Her Majesty is now the registered proprietor of the following lands:—

Corr. No. 3874/99—Portion of each of Swan Locations 2103 and 2513 as registered in Certificate of Title, Volume 1142, Folio 432.

Corr. No. 4214/47—Portion of each of Cockburn Sound Locations 551 and 839, the subject of Diagram 15824 as registered in Certificate of Title, Volume 1133, Folio 954.

Corr. No. 3359/92, Vol. 4—Portion of Fremantle Lot 1517 and being lot 1 the subject of Diagram 12882 as registered in Certificate of Title, Volume 1120, Folio 725.

Now, therefore, I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation, revest in Her Majesty, her heirs and successors the aforesaid lands as of her former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of May, 1952.

By His Excellency's Command.

L. THORN,
Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Land Act, 1933-1950.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles
TO WIT, } Henry Gairdner, Knight Commander of the Most
CHARLES HENRY } Distinguished Order of Saint Michael and Saint
GAIRDNER, } George, Companion of the Most Honourable Order
Governor. } of the Bath, Commander of the Most Excellent
[L.S.] } Order of the British Empire, Governor in and
over the State of Western Australia and its
Dependencies in the Commonwealth of Australia.

WHEREAS by section 31 of the Land Act, 1933-1950, the Governor may by Proclamation and subject to such conditions as may be expressed therein, classify as of Class A any lands of the Crown reserved to Her Majesty for any of the purposes specified in the said section; and whereas it is deemed expedient as follows:—

Corres. No. 1656/49—That reserve No. 337 for the purpose of Camping, Stopping Place and Recreation, described as follows, should be classified as of Class A:—Schedule.—Reserve No. 337 (Williams Locations 8921 and 8922) containing 150 acres. (Plan 416A/40, B1.)

Corres. No. 1339/52—That reserve No. 3007 (Recreation) described as follows, should be classified as of Class A:—Schedule.—Reserve No. 3007 (Bridgetown Lot 825). (Plan Bridgetown Sheets 1 and 2.)

Corres. No. 1341/52—That reserve No. 4333 (Recreation and Camping) described as follows, should be classified as of Class A:—Schedule.—Reserve No. 4333 (Bridgetown Lot 821) containing 26 acres 0 roods 39 perches. (Plan Bridgetown Sheet 2.)

Corres. No. 931/00—That reserve No. 23512 (Recreation) described as follows, should be classified as of Class A:—Schedule.—Reserve No. 23512 (Bridgetown Lots 297, 302, 796, 818, 819 and 820) containing about 9 acres. (Plan Bridgetown Sheet 1.)

Corres. No. 1340/52—That reserve No. 23513 (Recreation) described as follows, should be classified as of Class A:—Schedule.—Reserve No. 23513 (Bridgetown Lots 822 and 823), Blackwood River foreshore. (Plan Bridgetown Sheet 1.)

Corres. No. 614/52—That reserve No. 23514 (Recreation) described as follows, should be classified as of Class A:—Schedule.—Reserve No. 23514 (Bridgetown Lot 824) containing about 18 acres. (Plan Bridgetown Sheet 2.)

Corres. No. 613/52—That reserve No. 23515 for the purpose of Recreation, described as follows, should be classified as of Class A:—Schedule.—Reserve No. 23515 (Bridgetown Lots 283 to 290, inclusive) containing 13 acres 3 roods 15 perches. (Plan Bridgetown Sheet 1.)

Corres. No. 1266/52—That reserve No. 23516 for the purpose of Flora and Fauna, described as follows, should be classified as of Class A:—Schedule.—Reserve No. 23516, being Doubtful Islands and Seal Rock as delineated and shown on Public Plan 448/80.

Now, therefore, I, the Governor, with the advice of Executive Council do by this my Proclamation, classify as of Class A the above reserves.

Given under my hand and the Public Seal of the State, at Perth, this 22nd day of May, 1952.

By His Excellency's Command.

L. THORN,
Minister for Lands.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council, held in the Executive Council Chambers, at Perth, the 22nd day of May, 1952, the following Orders in Council were authorised to be issued:—

The Child Welfare Act, 1947-1950.

ORDER IN COUNCIL.

Ex. Co. 868, C.W.D. 1072/38.

WHEREAS by section 19 (2) (a) of the Child Welfare Act, 1947-1950, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court, and may determine the respective seniorities of such members: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby appoint the persons named in the Schedule hereto to be Members of the Children's Court at the place mentioned:—

Schedule.

Southern Cross—Henry Roy Turner and Timothy James McManus, *vice* J. M. Beckwith and Archibald H. Thom.

R. H. DOIG,
Clerk of the Council.

The Land Act, 1933-1950.

ORDER IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1950, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient as follows:—

Corr. No. 2580/17—That reserve No. 7643 should vest in and be held by the Moora Road Board in trust for the purpose of Children's Playground and Kindergarten.

Corr. No. 5912/09—That reserve No. 12565 should vest in and be held by the Minister for Water Supply in trust for the purpose of Water.

Corr. No. 4309/50—That reserve No. 23154 should vest in and be held by the Gnowangerup Road Board in trust for the purpose of Depot Site (Road Board).

Corr. No. 4858/51—That reserve No. 23416 should vest in and be held by the Minister for Works in trust for the purpose of a Sand Pit.

Corr. No. 1226/52—That reserve No. 23507 should vest in and be held by the Plantagenet Road Board in trust for the purpose of a Hallsite.

Corr. No. 661/39—That reserve No. 23510 should vest in and be held by the City of Perth in trust for the purpose of Municipal Baths.

Corr. No. 4141/46—That reserve No. 23519 should vest in and be held by the Merredin Road Board in trust for the purpose of Drainage.

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned reserves shall vest in the above Road Boards in trust for the purposes aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

R. H. DOIG,
Clerk of the Council.

The Land Act, 1933-1950.

ORDER IN COUNCIL.

WHEREAS by section 34 of the Land Act, 1933-1950, it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such boards to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for depasturing thereon or other use thereof, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*; and whereas it is deemed expedient as follows:—

Corr. No. 3379/51—That reserve No. 23543, for Gravel, should be placed under the control of the Dalwallinu Road Board as a board of management.

Corr. No. 1225/52—That reserve 23520, for Recreation, at Merredin (lot 811) should be placed under the control of the Merredin Road Board as a board of management.

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserves under the control of the above Road Boards as boards of management, and doth empower such boards to make, repeal, or alter by-laws for the control and management of the said reserves; for prescribing fees for depasturing thereon or other use thereof; for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

R. H. DOIG,
Clerk of the Council.

Land Act, 1933-1950.

ORDER IN COUNCIL.

Corres. No. 7482/51.

WHEREAS by section 33 of the Land Act, 1933-1950, it is, *inter alia*, made lawful for the Governor to direct that any land reserved pursuant to the provisions of the Act shall be leased for the purpose for which the land is reserved as aforesaid, by Instrument of Lease, to any person (as defined) in the said section; and whereas it is deemed expedient that reserve No. 23524 (Plantagenet Location 5904) shall be leased for a term of one year and thereafter from year to year to the Commonwealth of Australia to be held in trust for the purpose of a Rifle Range: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby direct that the abovementioned reserve shall be leased for a term of one year and thereafter from year to year to the Commonwealth of Australia to be held in trust for the purpose of a Rifle Range.

R. H. DOIG,
Clerk of the Council.

The Land Act, 1933-1950.

ORDER IN COUNCIL.

Corr. No. 3691/07.

WHEREAS by section 33 of the Land Act, 1933-1950, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing: And whereas it is deemed expedient that reserve No. 11078 at Waterloo should vest in and be held by Messrs. C. E. Edwards, N. Clifton, J. Hynes, T. D. Tyrrell, J. G. Depiazzi and P. J. Edwards 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 before-mentioned reserve shall vest in and be held by Messrs. C. E. Edwards, N. Clifton, J. Hynes, T. D. Tyrrell, J. G. Depiazzi and P. J. Edwards in trust for Recreation with power to the said Messrs. C. E. Edwards, N. Clifton, J. Hynes, T. D. Tyrrell, J. G. Depiazzi and P. J. Edwards, subject to the approval in writing of the Minister for Lands being first obtained to lease the whole or any portion of the said reserve for any term not exceeding five (5) years from the date of the lease.

R. H. DOIG,
Clerk of the Council.

The previous Order in Council dated 31st May, 1922, is hereby superseded.

The Land Act, 1933-1950.

ORDER IN COUNCIL.

Corr. No. 2657/30.

WHEREAS by section 33 of the Land Act, 1933-1950, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order, and with power of subleasing; and whereas it is deemed expedient that reserve No. 23290 should vest in and be held by the Albany 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 before-mentioned reserve shall vest in and be held by the Albany Road Board in trust for Recreation with power to the said Albany Road Board, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion of the said reserve for any term not exceeding 21 years from the date of the lease.

R. H. DOIG,
Clerk of the Council.

The previous Order in Council dated 12th September, 1951, is hereby superseded.

Forests Act, 1918.

ORDER IN COUNCIL.

Forests File 1182/51, Lands File 725/29.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may, by an Order in Council, dedicate any Crown lands as State Forests within the meaning and for the purposes of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council doth hereby dedicate Hay Location 1700 as an addition to State Forest No. 42 within the meaning and for the purposes of the Forests Act, 1918. (Plan 453C/40, F4.)

R. H. DOIG,
Clerk of the Council.

The Forests Act, 1918.

ORDER IN COUNCIL.

Forests File 1444/51, Lands File 12639/08.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may by Order in Council dedicate any Crown lands as State Forests within the

meaning and for the purposes of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of Executive Council, doth hereby dedicate Nelson Location 1421 as an addition to State Forest No. 34 within the meaning and for the purposes of the Forests Act, 1918. (Plan 439C/40, E3.)

R. H. DOIG,
Clerk of the Council.

Public Works Act, 1902-1950.

Leederville Technical School Extension.

ORDER IN COUNCIL.

P.W. 686/52, Ex. Co. No. 921.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1950, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Leederville Technical School Extension on the land shown coloured green on Plan P.W.D., W.A., 23381, which may be inspected at the office of the Minister for Works, Perth.

R. H. DOIG,
Clerk of the Council.

Workers' Compensation Act, 1912-1951.

ORDER IN COUNCIL.

WHEREAS it is enacted by section 13 of the Workers' Compensation Act, 1912-1951, that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation under this Act to all workers employed by him, but that if an employer proves to the satisfaction of the Minister that such employer has established a fund for insurance against such liability and has deposited at the Treasury securities charged with all payments to become due under such liability, the Governor may, by Order in Council, exempt such employer from the operation of the said section; and whereas Whittaker Bros. of Hay Street, Subiaco, being an employer subject to the provisions of the said section 13, has proved to the satisfaction of the Minister that it has established a fund for insurance against its liability aforesaid as an employer, and that it has deposited at the Treasury securities, to wit, a bond for the amount of ten thousand pounds by the Australian and New Zealand Bank Ltd., of St. George's Terrace, Perth, charged with all payments to become due by the said company under its said liability: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council and in exercise of the power conferred by the said Act, doth hereby exempt Whittaker Bros., of Hay Street, Subiaco, from the operation of section 13 of the Workers' Compensation Act, 1912-1951, for a period expiring on the 11th day of March, 1954.

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

Public Service Commissioner's Office,
Perth, 4th June, 1952.

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

Ex. Co. 946, P.S.C. 93/52—J. E. J. Feeney, Clerk in Charge, Chief Secretary's Department, to be sub-Accountant, Class C-II-6, as from 22nd May, 1952.

Ex. Co. 946, P.S.C. 77/52—N. R. Wightman, Clerk, Kalgoorlie, Public Works Department, to be Clerk, Kalgoorlie, Class C-II-1, as from 22nd May, 1952.

Ex. Co. 716, P.S.C. 25/52—C. A. A. Wilkes, Clerk, Treasury Department, to be Inspector, Stamps and Probate, Class C-II-2, as from 12th May, 1952.

Ex. Co. 716, P.S.C. 72/52—K. W. May, Clerk, Audit Department, to be Clerk, Class C-II-2/3, as from 23rd April, 1952.

Ex. Co. 916, P.S.C. 90/52—J. R. Milne-Fowler, Clerk, Accounts Branch, Lands and Surveys Department, to be Clerk, Land Settlement Accounts, Class C-II-1, as from 22nd May, 1952.

Also of the following appointments under section 23:—

Ex. Co. 946, P.S.C. 299/51—Raymond Eric Sims, to be Draftsman, Lands and Surveys Department, as from 1st April, 1951.

Ex. Co. 946, P.S.C. 232/51—Robert Warren Mickle, to be Clerk, Crown Law Department, as from 4th April, 1951.

Ex. Co. 946, P.S.C. 495/50—Ronald Digby Leach, to be Engineer, Grade 2, Public Works Department, as from 4th December, 1950.

Ex. Co. 946, P.S.C. 357/51—John Robert McFadden, to be Surveyor, Grade 2, Lands and Surveys Department, as from 9th March, 1951.

Ex. Co. 946—Harold Vernon Appleby, to be Engineering Draftsman, Public Works Department, as from 1st May, 1951.

Ex. Co. 940, P.S.C. 523/51—George Owen La Roche, Norman Kirby, and John Allen to be Engineering Survey Draftsmen, Metropolitan Water Supply Section, Engineering Drawing Office, Public Works Department, as from 5th November, 1951.

Ex. Co. 946, P.S.C. 509/51—Richard Ronald Hatchett, to be Clerk, Audit Department, as from 3rd August, 1951.

Ex. Co. 946, P.S.C. 296/51—Allen Bernard Hatch, to be Assistant Divisional Forest Officer, Forests Department, as from 8th May, 1951.

Ex. Co. 946, P.S.C. 539/51—Joseph Richard Eaton, to be Inspector (Country Towns), Child Welfare Department, as from 29th October, 1951.

Ex. Co. 940, P.S.C. 399/51—Ben Chandler, to be Laboratory Technician, Grade 3, Government Medical Laboratories, Public Health Department, as from 17th September, 1951.

Also of the acceptance of the following resignations:—

Ex. Co. 946—N. M. Gray, Geologist, Grade 2, Mines Department, as from 9th May, 1952; M. M. Heaton, Typist, Correspondence Classes, Education Department, as from 16th May, 1952; T. D. Bown, Accounting Machinist in Charge, Public Works Department, as from 22nd May, 1952; D. A. Ryan, Trust Officer, Grade 2, Public Trust Office, Crown Law Department, as from 31st March, 1952.

S. A. TAYLOR,
Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class.	Salary.	Date Returnable.
Police	Cashier, Traffic Branch (Item 1375)	C-II.-2	Margin £250-£270	1952. 7th June.
Crown Law	Clerk, Solicitor General (Item 2265)	C-II.-2/3	Margin £250-£310	do.
Workers' Compensation Board	Senior Clerk (Item 2574)	C-II.-3	Margin £290-£310	do.
Native Affairs	District Officer (Item 3022) (a)	G-II.-5/6	Margin £375-£450	do.
Treasury	Clerk (Item 6)	C-II.-3	Margin £290-£310	14th June.
Lands and Surveys	Clerks, Inspection Branch (Items 624 and 627)	C-II.-1	Margin £200-£230	do.
State Housing Commission	Secretary (Item 199)	A-I.-4	Margin £885-£955	do.
Education	Requisitions and Stores Officer, Technical Education Branch	G-II.-1	Margin £200-£230	do.
Native Affairs	Patrol Officer (Item 3032)	G-II.-1/2	Margin £200-£270	21st June.
Mines	Draftsman (Item 902)	P-II.-1/5	Margin £200-£400	do.
Education	Superintendent of Primary Education (Item 2582)	P-I.-7	Margin £1,115-£1,195	30th June.
Do.	District Superintendent of Education (Item 2588) (a)	P-I.-4	Margin £885-£955	do.

(a) Applications are also called under section 24 of the Public Service Act.

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.

S. A. TAYLOR,
Public Service Commissioner.

Crown Law Department,
Perth, 5th June, 1952.

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

Constable W. A. Leahy, as Acting Bailiff of the Mullewa Local Court, during the absence on annual leave of Constable W. W. Francis.

Sergeant Arthur Keith Sunter, as Bailiff of the Albany Local Court, vice Sergeant J. Gravestock.

Constable Edward Robert Blood, as Acting Bailiff of the Kojonup Local Court, during the absence on annual leave of Constable W. J. Davis.

THE Hon. Attorney General pursuant to section 7 of the Electoral Act, 1907-1951, and the authority delegated by the Governor thereunder, has approved of the appointment of Reveley Elliot Trigwell as substitute to discharge the duties of Electoral Registrar for the Katanning and Stirling Districts during the absence of Mr. L. S. Macfarlane on annual and long service leave.

THE Hon. Attorney General has approved of the undermentioned cancellations of appointments of Postal Vote Officers under the provisions of section 90 of the Electoral Act, 1907-1951:—

Baston, Camilla Shenton (Mrs.); Wagin.

Spencer, Jack Seabrook; c/o Post Office, Roebourne.

York, Herbert Samuel; "Eboracum," North-East Tammin.

Charlton, Leslie Richard; 36 Harvest Road, North Fremantle.

Anderson, Roy Alexander; c/o Road Board, Narrogin.

Baker, Douglas George; Ranford, via Boddington.

Boland, Robert Andrew; 14 Cunningham Terrace, Daglish.

Brissenden, Laurence; 5 Bell Street, Rockingham.

Campbell, Margaret Hall (Mrs.); "Ballagin," Wagin.

Christie, Harold; Redcliffe State School.

Clews, Thomas Springall; Coolgardie.

Cook, Charles Ernest Stanley; Fifth Street, Wonthella.
 Cooper, Richard Francis; Nanson.
 Crocker, Alice Cora; State School, Bellevue.
 Crossley, Philip Henry; Cartmeticup.
 Day, James; East Buntine.
 Dunn, Richard John; 27 Shenton Street, Geraldton.
 Fish, William; Roadside Box 346, Yoongarilup.
 Gibsons, Kenneth; Harvey.
 Hackett, Alphonsus Joseph Bernard; 113 Broadway, Nedlands.
 Hall, Robert; Donnelly Mail Service, Boojetup, via Manjimup.
 Hobbs, William Stoddart C.; Shackleton, South.
 Hogarth, Vance Bowman; Mundrabilla Station, Forrest.
 Mackinnon, Charles Archibald; c/o Elder Smith & Co., Bridgetown.
 Macpherson, Donald Campbell; Cunderdin Road Board, Cunderdin.
 Martin, Henry Walter; Chittering.
 Mathei, Wilhelm; Yunderup.
 Mayhew, Ernest George Alford; 1031 Corinthian Road, Riverton.
 Millard, John William; Lot 171, Homer Street, Inglewood.
 Naughton, Joseph Edward; 24 William Street, Subiaco.
 Picton-Warlow, John Granville; 139 Broadway Nedlands.
 Richards, Arthur Harold; Tarwonga.
 Robinson, Robert Archeleus; State School Wilga.
 Smith, Comrie Drummond; Untraceable.
 Smith, John Frederick; Crossman.
 Smith, John Thomas; Mt. Walker, via Narembeen.
 Stewart, Rowland; "Glenlyon," Duranillin.
 Thompson, Florence M. (Mrs.); Cundinup, via Nannup.
 Tilbrook, Robert Hearle; Police Station, Laverton.
 Turner, Emily Joyce (Mrs.); Store, North Beach.
 Winning, George D. K.; Police Station, Victoria Park.
 McDonald, Thomas; Road Board Office, Mt. Barker.
 Johnston, John Young; 63A Eighth Avenue, Maylands.
 Ledwith, Thomas; Dudinin.
 McPhee, Ernest Albert; Lake Camm, via Newdegate.
 White, Noel Hounsfeld; Native Settlement, Carrolup.
 Barrett-Lennard, Arthur St. Aubyn; Boolaloo Station.
 Duncan, Henry Bernard; Wonnerup.
 McAdam, James William; Springvale Station, via Halls Creek.
 Spencer, Thomas; Freney Oil Bore, Noonkanbah.
 Moir, Ronald Keith; "Chillinup," Borden.
 Paine, Clifford Ernest; Road Board, Kalamunda.
 Crocker, Amy Eva (Mrs.); Balladonia.
 Crocker, Walter Charles; Balladonia.
 France, Colin Edward; Safety Bay.
 Jones, William Joseph C.; 1 Bulbey Street, Bellevue.
 Kidd, Edwin Joseph; 28 Brownhill Road, Kalgoorlie.
 Russell, Graeme Stanley; State School, Coonana.
 Short, Harold George; Brownhill.
 Halligan, John; Piawaning.
 French, Norma Marguerite; Cordabria Station, Carnarvon.

THE Hon. Attorney General has approved of the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913:—William Alan Pead, West Perth; Francis James Holben, Kooline Lead Fields; Alan Lewis Dowling, Cottesloe; James Lavery, North Perth; Charles Geoffrey Clarke, North Perth.

THE Department has been notified that Trust Order No. 23462 dated the 13th March, 1952, drawn on the Clerk of Courts Trust Fund for the sum of £5 in favour of Clerk of Children's

Court, Perth, has been lost by the payees. Payment has been stopped and it is intended to issue a fresh Trust Order in lieu thereof.

H. SHEAN,
 Under Secretary for Law.

ERRATUM.

THE ELECTORAL ACT, 1907-1951.

Crown Law Department,
 Perth, 5th June, 1952.

IN the publication in the *Government Gazette* (No. 40) of the 18th day of April, 1952, in the first column of page 969 of the notice of appointment of Ernest William Dwyer as substitute to discharge the duties of Electoral Registrar for the Dale, Claremont, Cottesloe, Subiaco and Nedlands Districts as from the close of business on the 27th March, 1952, during the absence of Mr. W. F. Hooton on Annual and Long Service Leave, for "Cottesloe" read "Leederville."

THE LICENSING ACT, 1911-1946.

(Section 56).

Application for Transfer.

To the Licensing Court for the Wagin District.
 I, EDWARD CLIVE VICKERS, being the licensee of the Kukerin Hotel, at Kukerin, do hereby make application for a transfer of the Publican's General License held by me in respect of the said premises to Thomas Ker Miller of Kukerkin, and I, the said Thomas Ker Miller do hereby concur in such application, and request that the said transfer may be made.

Dated this 4th day of June, 1952.

EDWARD C. VICKERS,
 Signature of Proposed Transferor.

THOMAS KER MILLER,
 Signature of Proposed Transferee.

Stoddart & Walton, 135 St. George's Terrace,
 Perth, Solicitors for the Licensee.

Department of Public Health,
 Perth, 4th June, 1952.

THE following appointment made by the under-mentioned local health authorities is hereby approved:—

Murray Road Board and Serpentine-Jarrahdale Road Board—S. L. Kennedy, to be Health Inspector.

LINLEY HENZELL,
 Commissioner of Public Health.

HEALTH ACT, 1911-1950.

Department of Public Health,
 Perth, 3rd June, 1952.

THE following appointment made by the under-mentioned local health authority is hereby approved:—

Bayswater Road Board—Dr. T. R. Morley to be Medical Officer of Health.

LINLEY HENZELL,
 Commissioner of Public Health.

Department of Native Affairs,
 Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to approve under section 7 of the Native Administration Act, 1905-1947, of the appointment of Francis William George Andersen as Deputy Commissioner of Native Affairs as from the 9th January, 1952.

S. G. MIDDLETON,
 Commissioner of Native Affairs.

FREMANTLE HARBOUR TRUST.

Notice to Mariners.

No. 4 of 1952.

Australia—West Coast.
Fremantle.Cockburn Sound—Fremantle Outer Harbour.
Beacon Established.Position.—Lat. 32° 13' 13" S. Long. 115° 44' 48" S.
285° distant 3.5 cables from Case Point.

Details.—A Pile Beacon surmounted with a triangle, point uppermost, has been placed off Case (or James) Point in the above position, the height being 4ft. 3in. above high water.

Charts Affected.—Aus. No. 077; BA1058.

Publication.—Australia Pilot, Vol. 5, page 342.

Authority.—Fremantle Harbour Trust.

Date.—27th May, 1952.

H. ACTON,

Secretary.

POLICE ACT, 1892-1945.

Police Department,
Perth, 28th May, 1952.

THE Commissioner of Police in exercise of the powers conferred by section 9 of the Police Act, 1892-1945, and with the approval of the Minister hereby amends the regulations made under and for the purposes of the said Act and published in the *Government Gazette* on the 4th day of December, 1944, and amended by notices published in the *Government Gazette* from time to time thereafter, in the manner mentioned in the Schedule hereunder.

T. ANDERSEN,
Commissioner of Police.

Schedule.

Regulation 149 (1) "Description of Dress" is amended by deleting after "Badges of Rank" the descriptions applicable to Commissioner and Chief Inspector and inserting in lieu thereof the following descriptions:—

Commissioner—1 Crown and 3 Stars.

Chief Inspector—1 Crown and 1 Star.

Approved by the Minister for Police this 28th day of May, 1952.

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

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at public auction on the dates and at the places specified below, under the provisions of the Land Act, 1933-1950, and its regulations:—

BRIDGETOWN.

10th June, 1952, at noon, at the Court House—
‡Northcliffe—Town 53, 1r., £10.

MERREDIN.

11th June, 1952, at 10 a.m., at the Court House—
‡Burracoppin—*‡127, 3a. 3r. 8p., £10.
‡Kununoppin—Town 208, 2r. 19.1p., £20; Town 209, 2r. 19.1p., £20; Town 210, 2r. 19.1p., £25; Town 211, 2r. 19.1p., £25.

SOUTHERN CROSS.

11th June, 1952, at 3 p.m., at the Office of the Mining Registrar—
‡Southern Cross—Town 109, 1r., £15; Town 323, 1r., £15; Town 324, 1r., £20.

PERTH.

13th June, 1952, at 3.30 p.m., at the Department of Lands and Surveys—
‡Karragullen—*‡35, 11a. 1r. 20p., £30.
‡Parkerville—Town 306, 1r., £15; Town 307, 1r., £15; Town 308, 1r., £15.

PINJARRA.

18th June, 1952, at 11 a.m., at the Court House—
‡Dwellingup—Town ‡162, 1r. 5p., £15; Town 163, 1r., £15.

KATANNING.

19th June, 1952, at 11 a.m., at the Rural and Industries Bank—
‡Gnowangerup—Town 46, 1r., £20; Town 47, 1r., £20.

NORTHAM.

19th June, 1952, at 11.30 a.m., at the Court House—
‡Beechina—*‡14, 5a., £20.

BRUCE ROCK.

25th June, 1952, at 11 a.m., at the Rural and Industries Bank—
‡Kwolyin—Town 4, 1r., £25.

MERREDIN.

25th June, 1952, at 10 a.m., at the Court House—
‡Merredin—Town ‡234, 1r., £65; Town 521, 1a. 0r. 4.8p., £25; Town 616, 1r. 3.5p., £65.

NARROGIN.

26th June, 1952, at noon, at the Government Land Agency—
‡Yealering—Town 116, 38p., £25; Town 117, 38p., £25; Town 118, 38p., £25; Town 119, 38p., £25; Town 120, 37.3p., £30; Town 121, 38p., £25.

*Suburban for cultivation.

‡Section 21 of the regulations does 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 feet only.

H. E. SMITH,
Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

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.

- Corres. No. 1341/52.
BRIDGETOWN.—No. 4333 (Recreation and Camping), lot No. 821 (formerly Nelson Location 979) (26a. 0r. 39p.). (Plan Bridgetown Sheet 2.)
- Corres. No. 6923/25.
AVON.—No. 19476 (Flora and Fauna), location No. 15490 (224a. 1r.). (Diagram O.P. Avon 1345, Plan 24/80, A2.)
- Corres. No. 6159/51.
COCKBURN SOUND.—No. 23505 (Gravel) location No. 1682 (6a). (Plan 341C/40, D4.)
- Corres. No. 1119/52.
ROCKY GULLY.—No. 23506 (School Quarters), lot No. 38 (1r. 6.2p.). (Plan Rocky Gully.)
- Corres. No. 1226/52.
ROCKY GULLY.—No. 23507 (Hallsite), lot No. 114 (about 1a.). (Plan Rocky Gully.)
- Corres. No. 759/52.
AMERY.—No. 23508 (Railway Purposes), lots Nos. 1, 2 and 3 (2r. 39.1p.). (Plan Amery.)
- Corres. No. 661/39.
PERTH (River Foreshore).—No. 23510 (Municipal Baths). A strip of land, varying in width, lying between Mounts Bay Road and the bank of the Swan River and extending from the South-Westerly termination of reserve No. 22012 to the Eastern end of reserve No. 22013 (about 1r. 10p.). (Plan 1D/20, N.E.)
- Corres. No. 931/00.
BRIDGETOWN.—No. 23512 (Recreation), lots Nos. 297, 302, 796, 818, 819 and 820 (about 9a.). (Plan Bridgetown Sheet 1.)
- Corres. No. 1340/52.
BRIDGETOWN (River Foreshore).—No. 23513 (Recreation), lots Nos. 822 and 823. (Plan Bridgetown Sheet 1.)
- Corres. No. 614/52.
BRIDGETOWN.—No. 23514 (Recreation), lot No. 824 (about 18a.). (Plan Bridgetown Sheet 2.)
- Corres. No. 613/52.
BRIDGETOWN.—No. 23515 (Recreation), lots Nos. 283 to 290 (inclusive) (13a. 3r. 15p.). (Plan Bridgetown Sheet 1.)
- Corres. No. 1266/52.
KENT (Doubtful Islands and Seal Rock).—No. 23516 (Flora and Fauna). (Plan 448/80 (on 447/80).)
- Corres. No. 1081/52.
SCADDAN.—No. 23517 (Railway Purposes), lots Nos. 7 and 8 (2r.). (Plan Scaddan.)
- Corres. No. 7037/51.
FRANKLAND.—No. 23518 (School Quarters), lot No. 1 (39.3p.). (Plan Frankland.)
- Corres. No. 4141/46.
MERREDIN.—No. 23519 (Drainage), lot No. 806 (4a. 2r. 13p.). (Diagram 61374, Plan Merredin.)
- Corres. No. 1225/52.
MERREDIN.—No. 23520 (Recreation), lot No. 811 (about 30a.). (Plan Merredin.)
- Corres. No. 14432/11.
CARNAMAH.—No. 23522 (Road Board Purposes), lot No. 103 (1r.). (Plan Carnamah.)
- Corres. No. 7899/50.
PLANTAGENET.—No. 23523 (Minerals), location No. 4063 (546a. 1r. 15p.). (Plan 445/80, B3.)
- Corres. No. 7482/51.
PLANTAGENET.—No. 23524 (Rifle Range), location No. 5904 (about 500a.). (Plan 457A/40, C1.)
- Corres. No. 1615/52.
AUGUSTA.—No. 23525 (Government Requirements—Land Settlement), lot No. 340 (1r.). (Plan Augusta.)
- Corres. No. 848/51.
WONGAN HILLS.—No. 23526 (Railway Purposes) lot No. 206 (3a.). (Plan Wongan Hills.)
- Corres. No. 3398/26, Vol. 3.
ESPERANCE.—No. 23527 (Forestry Purposes). Esperance locations 619, 679, 693 and the unsurveyed area bounded on the North by Esperance Locations 1400 and 1377; on the East by locations 622 and 623 and the prolongation Northward of the Westernmost boundary of said location 622; on the South and West by said locations 619, 679 and 693 (about 9,200a.).
- Corres. No. 1222/52.
DALWALLINU.—No. 23528 (Railway Purposes), lots Nos. 220, 221 and 222 (3r.). (Plan Dalwallinu.)
- Corres. No. 2318/52.
COCKBURN SOUND (Hilton Park).—No. 23529 (Public Utility), location No. 1692 (4a. 3r. 37p.). (Plans 341A/40, B1; 1D/20, S.W.)
- Corres. No. 2319/52.
COCKBURN SOUND (Hilton Park).—No. 23530 (Schoolsite), location No. 1693 (13a. 2r. 11p.). (Plans 341A/40, B1; 1D/20, S.W.)
- Corres. No. 2320/52.
COCKBURN SOUND (Hilton Park).—No. 23531 (Public Utility), location No. 1694 (2a. 3r.). (Plans 341A/40, B1; 1D/20, S.W.)
- Corres. No. 2321/52.
COCKBURN SOUND (Hilton Park).—No. 23532 (Public Utility), location No. 1695 (2r. 37p.). (Plan 341A/40, B1.)
- Corres. No. 2322/52.
COCKBURN SOUND (Hilton Park).—No. 23533 (Public Utility), location No. 1696 (1a. 2r. 9.5p.). (Plan 341A/40, B1.)
- Corres. No. 4642/51.
MORAWA.—No. 23534 (Hallsite—Boy Scouts), lot No. 190 (36p.). (Plan Morawa.)
- Corres. No. 333/52.
ROCKY GULLY.—No. 23535 (Church Site—Anglican), lot No. 95 (1r. 6.2p.). (Plan Rocky Gully.)
- Corres. No. 1342/52.
KOORDA.—No. 23536 (Railway Purposes), lots Nos. 30 and 54 (2r.). (Plan Koorda.)
- Corres. No. 1640/52.
GREENMOUNT.—No. 23537 (National Park), lots Nos. 12 and 446 (29a. 1r. 11p.). (Plan 1C/20, N.W.)
- Corres. No. 8641/12, Vol. 2.
WILLIAMS.—No. 23538 (Cemetery), location No. 14975 (5a.). (Plan 384A/40, B1.)
- Corres. No. 1214/52.
SUSSEX.—No. 23539 (Stopping Place), location No. 4011 (41a. 1r. 9p.). (Plan 440A/40, B2.)
- Corres. No. 1193/51.
GNOWANGERUP.—No. 23540 (Use and Requirements of the Rural and Industries Bank), lots Nos. 38 and 228 (2r.). (Plan Gnowangerup.)
- Corres. No. 1035/34.
SERPENTINE.—No. 23541 (Drainage), lot No. 112 (9.2p.). (Diagram 62484, Plan Serpentine.)
- Corres. No. 1955/52.
SWAN (at Wanneru).—No. 23542 (School Quarters), location No. 5386 (1r.). (Plan 1A/40, B1.)
- Corres. No. 3379/51.
VICTORIA.—No. 23543 (Gravel), location No. 8507 (18a. 3r. 10p.). (Plan 89/80, A2.)

H. E. SMITH,
Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES.

3007 (Bridgetown), 7643 (Moora), 12565 (Moora), 21026 (Kojonup), 23336 (Wanneru).

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1950, as follows:—

Corres. No. 1339/52—Of the purpose of reserve No. 3007 (Bridgetown Lot 825) being changed from "Public Utility" to "Recreation." (Plan Bridgetown Sheets 1 and 2.)

Corres. No. 2580/17—Of the purpose of reserve No. 7643 (Moora Lot 32) being changed from "Water" to "Children's Playground and Kindergarten." (Plan Moora.)

Corres. No. 5912/09—Of the purpose of reserve No. 12565 being changed from "Public Pound" to "Water." (Plan Moora.)

Corres. No. 2657/32—Of the purpose of reserve No. 21026 (Kojonup Location 8393) being changed from "Aborigines" to "Public Utility." (Plan Kojonup.)

Corres. No. 5164/51—Of the purpose of reserve No. 23336 (Wanneru Lot 88) being changed from "School Quarters" to "Public Buildings." (Plan Wanneru.)

H. E. SMITH,
Under Secretary for Lands

CHANGE OF PURPOSE AND AMENDMENT
OF BOUNDARIES OF RESERVES.

337 (near Boscabel), 573 (near Yandanooka),
14711 (Reedy's Well).

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1950, as follows:—

Corres. No. 1656/49—Of the purpose of reserve No. 337 being changed from "Watering and Stopping Place for Teams" to "Camping, Stopping Place and Recreation," and of its amendment to include the land formerly comprised in reserve No. 589, and of its area being increased to 150 acres accordingly. (Plan 416A/40, B1.)

Corres. No. 2112/52—Of the purpose of reserve 573 being changed from "Stopping Place for Teams" to "Water and Camping," and of its amendment to comprise an area of 160 acres. (Plan 123/80, B3.)

Corres. No. 7196/12—Of the purpose of reserve No. 14711 (Avon Location 20394) being changed from "Camping" to "Gravel," and of its amendment to comprise an area of about 30 acres in lieu of 100 acres. (Plan 34/80, B4.)

H. E. SMITH,
Under Secretary for Lands.

PARKS AND RESERVES ACT, 1895-1947.

Waterloo Recreation Reserve.

Appointment of Trustees.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

Corres. No. 3691/07.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, Messrs. T. D. Tyrrell, J. G. Depiazzi and P. J. Edwards as members of the board to control and manage Recreation Reserve No. 11078, *vice* Messrs. G. Craigie (deceased) and F. Tyrrell (resigned), and to provide an additional trustee.

H. E. SMITH,
Under Secretary for Lands.

CANCELLATION OF RESERVES.

589 (near Boscabel), 9361 (Narrogin), 14438 (near Ajana), 16222 (near Yarra Yarra Lakes), 16651 (Koorda), 17597 (Fremantle), 18118 (Bridgetown), 19599 (Dalwallinu), 19635 (near Moul-yinning), 21248 (Serpentine), 23540 (Gnowan-gerup).

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to cancel, under section 37 of the Land Act, 1933-1950, as follows:—

Corres. No. 2985/20—Reserve No. 589 (Watering and Stopping Place). (Plan 416A/40, B1.)

Corres. No. 1500/04—Reserve No. 9361 (Narrogin Lot 502—Excepted from Sale). (Plan Narrogin.)

Corres. No. 9219/12—Reserve No. 14438 (Victoria Location 5075—Paddock—Rabbit Department). (Plan 191/80, D3.)

Corres. No. 3516/92—Reserve No. 16222 (Water). (Plan 122/80, A4.)

Corres. No. 1517/13, Vol. 3—Reserve No. 16651 (Koorda Lot 30—Excepted from Sale). (Plan Koorda.)

Corres. No. 3359/92, Vol. 4—Reserve No. 17597 (Fremantle Lot 1600—Municipal Purposes). (Plan Sub. 80.)

Corres. No. 5580/22—Reserve No. 18118 (Bridgetown Lot 796—Quarry—Sand). (Plan Bridgetown Sheet 1.)

Corres. No. 2910/14—Reserve No. 19599 (Dal-wallinu Lot 6—Churchsite—Anglican). (Plan Dal-wallinu.)

Corres. No. 3746/27—Reserve No. 19635 (School-site). (Plan 408/80, D1.)

Corres. No. 1035/34—Reserve No. 21248 (Serpentine Lot 37—Church Site—Roman Catholic). (Plan Serpentine.)

Corres. No. 1193/51—Reserve No. 23540 (Gnowan-gerup Lots 38 and 228—Use and Requirements of the Rural and Industries Bank). (Plan Gnowan-gerup.)

H. E. SMITH,
Under Secretary for Lands.

ORDERS IN COUNCIL REVOKED.

Reserves 17597 (Fremantle), 12565 (Moora)
and 7643 (Moora).

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to revoke as follows:—

Corres. No. 3359/92, Vol. 4—Order in Council dated 9th November, 1920, whereby reserve No. 17597 (Fremantle Lot 1600) was vested in the Fremantle Municipal Council in trust for Municipal Purposes.

Corres. No. 5912/09—Order in Council dated 18th October, 1939, whereby reserve No. 12565 was vested in the Moora Road Board in trust for the purpose of a Public Pound.

Corres. No. 2580/17—Order in Council dated 3rd October, 1917, whereby reserve No. 7643 was vested in the Honourable the Minister for Water Supply, Sewerage and Drainage, in trust for the purpose of Water.

H. E. SMITH,
Under Secretary for Lands.

AMENDMENT OF RESERVES.

996 (near Albany), 1777 (Fremantle), 4198 (Wooroloo), 5734 (Wagin), 6058 (Wannaru), 7441 (Bridgetown), 8952 (Carnarvon), 9447 (near Moulyinning), 9676 (Beermullah), 9759 (Jolimont), 10896 (Jigalong), 11532 (Augusta), 13824 (Trayning), 13862 (near Albany), 13951 (Carnamah), 14755 (Gnowangerup), 15054 (near Mariginiup), 16604 (Scaddan), 17035 (Fremantle), 17767 (Merredin), 18445 (Carnarvon), 18540 (Koorda), 19013 (Beermullah), 21020 (Denmark), 21904 (near Serpentine), 22784 (Frankland), 23056 (Tambellup).

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1950, of the amendments as follows:—

Corres. No. 2767/98—Reserve No. 996 (Water and Stopping Place for Teams) to exclude that portion now comprised in Plantagenet Location 5904, and of its being reduced to about 150 acres accordingly. (Plan 457A/40, C1.)

Corres. No. 3359/92, Vol. 4—Reserve No. 1777 (Fremantle Lot 506)—Lunatic Asylum, to exclude that portion now comprised in Fremantle lot 1816, and of its area being reduced to about 5 acres 2 roods accordingly. (Plan Sub. 80.)

Corres. No. 7649/97—Reserve No. 4198 (Public Utility) to exclude that portion situate Southward from road No. 1786, and of its area being reduced to about 100 acres accordingly. (Plans 1B/20, S.E. F3, Part 2A/40 (Wooroloo).)

Corres. No. 4434/98—Reserve No. 5734 (Wagin Lot 282)—(Gravel) to exclude that portion now designated Wagin Lot 1708, and of its area being reduced to about 1 acre 0 roods 13 perches accordingly. (Plan Wagin Sheet 1.)

Corres. No. 8310/98—Reserve No. 6058 (School-site) to exclude that portion now designated Swan Location 5385, and of its area being reduced to 4 acres 2 roods 32 perches accordingly. (Plan 1A/40, B1.)

Corres. No. 931/00—Reserve No. 7441 (Bridgetown Lot 543)—Medical Officer's Quarters, to exclude those portions now designated Bridgetown Lots 818 and 819, and of its area being reduced to about 3 acres accordingly. (Plan Bridgetown Sheet 1.)

Corres. No. 14299/02—Reserve No. 8952 (Carnarvon Lot 627)—Lighthouse and Quarters, to exclude that portion now comprised in Carnarvon Lot 628 and the surveyed road as shown on L. & S. Diagram 62444, and of its area being reduced to 6 acres accordingly. (Plan Carnarvon Sheet 2.)

Corres. No. 13195/03—Reserve No. 9447 (Water) to include the land formerly comprised in Reserve No. 19635, and of its area being increased to 44 acres 2 roods 20 perches accordingly. (Plan 408/80, D1.)

Corres. No. 1257/05—Reserve No. 9676 (Travelers and Stock) to include Swan Location 3135, and of its area being increased to about 85 acres accordingly. (Plan 31/80, A3.)

Corres. No. 3874/99—Reserve 9759 (Swan Location 2240)—Schoolsite, to include Swan Location 5387, and of its area being increased to 4 acres 3 roods 36.9 perches accordingly. (Plan Subiaco.)

Corres. No. 4607/07, Vol. 2—Reserve No. 10896 (Natives) to include the area of about 9,630 acres bounded by lines starting at the South-West corner of reserve No. 10896 and extending East along the South boundary of that reserve to a Western boundary of reserve No. 12297 (Rabbit Proof Fence No. 1), thence generally Southerly along boundaries of that reserve to a point in prolongation South of the West boundary of reserve No. 10896 aforesaid and thence North to the starting point; and of its area being increased to about 22,000 acres accordingly. (Plan 90/300.)

Corres. No. 5560/27—Reserve No. 11532 (Excepted from Sale) to exclude that portion now designated Augusta Lot 340. (Plan Augusta.)

Corres. No. 6831/10, Vol. 2—Reserve No. 13824 (Excepted from Sale) to exclude Trayning Lot 72. (Plan Trayning.)

Corres. No. 5392/11—Reserve No. 13862 (Common) to exclude that portion now comprised in Plantagenet Location 5904, and of its area being reduced to about 1780 acres accordingly. (Plan 457A/40, C1.)

Corres. No. 14432/11—Reserve No. 13951 (Carnamah Lot 65)—(Schoolsite), to exclude that portion now designated Carnamah Lot 103, and of its area being reduced to 5 acres accordingly. (Plan Carnamah.)

Corres. No. 11752/04—Reserve No. 14755 (Excepted from Leasing and Occupation) to exclude Gnowangerup Lot 38. (Plan Gnowangerup.)

Corres. No. 9009/99, Vol. 2—Reserve No. 15054 (Swan Location 2783)—(Public Utility) to exclude that portion situate South-Eastward from road No. 6546, and of its area being reduced to about 25 acres accordingly. (Plan 1A/40, B1.)

Corres. No. 943/24—Reserve No. 16604 (Public Utility) to exclude Scaddan Lots 7 and 8, and of its area being reduced to 1 rood accordingly. (Plan Scaddan.)

Corres. No. 3152/17—Reserve No. 17035 (Fremantle Lot 1697)—School Site (Secondary School) to include Fremantle Lots 1816 and 1817, and of its area being increased to about 31 acres accordingly. (Plan Sub. 80.)

Corres. No. 1970/13—Reserve No. 17767 (Public Utility) to exclude those portions now designated Merredin Lots 806 and 811, and of its area being reduced to about 227 acres accordingly. (Plan Merredin.)

Corres. No. 5439/23—Reserve No. 18445 (Carnarvon Lot 548)—Public Utility, to exclude that portion now comprised in Carnarvon Lots 628 to 645, and of its area being reduced to about 450 acres accordingly. (Plan Carnarvon Sheet 2.)

Corres. No. 1517/13, Vol. 3—Reserve No. 18540 (Excepted from Sale) to exclude Koorda Lot 54, and of its area being reduced to 1 rood accordingly. (Plan Koorda.)

Corres. No. 6835/23—Reserve No. 19013 (Schoolsite) to comprise Swan Location 3167 in lieu of Location 3135, and of its area being reduced to 2 acres accordingly. (Plan 31/80, A3.)

Corres. No. 2016/32—Reserve No. 21020 (Schoolsite) to include Denmark Lots 66, 67, 68, 71, 72 and 73, and of its area being increased to 9 acres 0 roods 20.1 perches accordingly. (Plan Denmark.)

Corres. No. 3344/20—Reserve No. 21904 (Cockburn Sound Location 627)—Quarry, to exclude that portion now designated Cockburn Sound Location 1713, and of its area being reduced to about 128 acres accordingly. (Plan 341C/40, D4.)

Corres. No. 4445/11, Vol. 3—Reserve No. 22784 (Public Utility) to exclude Frankland Lot 1, and of its area being reduced to 2 roods 39.3 perches accordingly. (Plan Frankland.)

Corres. No. 7211/49—Reserve No. 23056 (Railway Purposes) being amended to include Tambellup Lots 259 and 260, and of its area being increased to 1 acre 3 roods accordingly. (Plan Tambellup.)

H. E. SMITH,
Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950.

Declaration of Approved Areas
Under Section 35A.

I, LINDSAY THORN, Minister for Lands, and the Minister of the Crown for the time being charged with the administration of the Bush Fires Act, 1937-1950, in pursuance of the powers conferred by section 35A of the said Act, do hereby declare the Road Districts of Cranbrook and Williams to be approved areas for the purposes of sections 35A and 35B of the said Act.

Dated at Perth this 30th day of May, 1952.

L. THORN,
Minister for Lands.

BUSH FIRES ACT, 1937-1950.

Dardanup Road Board—Resolution.

WHEREAS under the provisions of the Bush Fires Act, 1937-1950, a local authority may make by-laws: Now, therefore, the Dardanup Road Board, being a local authority within the meaning of the said Act, doth hereby make the following by-law:—

Fee for Application to Burn Clover.

1. The fee payable with an application for a permit to burn clover under regulation 12 of the Bush Fires Act, 1937-1950, Regulations, shall be £1 1s.

Passed at a meeting of the Dardanup Road Board this 8th day of March, 1952.

J. P. DEPROZZI,
Chairman.

R. M. HARDISTY,
Secretary.

Approved by His Excellency the Governor in Executive Council, 22nd May, 1952.

R. H. DOIG,
Clerk of the Council.

OPEN FOR SALE.

Wagin Lot 1708.

Applications Close Wednesday, 2nd July, 1952.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

Corres. No. 1028/52.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1950, of Wagin Lot 1708 being made available for sale in fee simple, priced at £185 and subject to the following conditions:—

1. Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Lands Office, Perth, on or before Wednesday, 2nd July, 1952.

2. Balance of purchase money shall be paid within 12 months from the date of approval of the application by four quarterly instalments on the 1st days of January, April, July and October.

3. All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applications than one for this lot, the application to be granted will be determined by the Land Board.

(Plan Wagin Sheet 1.)

H. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1950.

Part V—Divisions 1 and 4.

Special Settlement Lands.

Open Wednesday, 2nd July, 1952.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

Corres. No. 8043/50.

IT is hereby notified, for general information, that the area of about 160 acres bounded on the North by Plantagenet Location 5823; on the West by location 5653; on the East by the prolongation Southward of the Eastern boundary of said location 5823; on the South by a line situate 40 chains distant from and parallel to the Southernmost boundary of said location 5823, has been set apart for the purposes of Special Settlement, pursuant to the provisions of Part V (Divisions 1 and 4) of the Land Act, 1933-1950, and subject to the regulations under the said Act, as modified by the special conditions set out hereunder.

Such land is available for selection by adjoining holders, subject to survey, classification and pricing, and applications should be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 2nd July, 1952, accompanied by a deposit of £4 18s. 9d.

All applications received on or before that date will be treated as having been received on the closing day, and in the event of more applications than one for this area, the application to be granted will be decided by the Land Board.

Special Conditions.

1. One-fifth of the cultivable area must be cleared within three years and two-fifths within five years from date of inception of the lease. Such clearing must be at a stage sufficient to establish pasture.

2. Nine-tenths of the cleared area must be sown to pasture with superphosphate within 15 months of clearing.

(Plan 451C/40, E3.)

H. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1950.

Part V—Divisions 1 and 4.

Special Settlement Lands.

Open Wednesday, 2nd July, 1952.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

Corres. No. 112/50.

IT is hereby notified, for general information, that Esperance Locations 672 and 457, containing 145 acres and 160 acres, respectively, have been set apart for the purposes of Special Settlement, pursuant to the provisions of Part V (Divisions 1 and 4) of the Land Act, 1933-1950, and subject to the regulations under the said Act, as modified by the special conditions set out hereunder.

Locations 672 and 457 are priced at 4s. 6d. per acre (as one holding).

Applications should be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 2nd July, 1952, accompanied by a deposit of £1 12s. 5d.

All applications received on or before that date will be treated as having been received on the closing day, and in the event of there being more applications than one for these locations, the application to be granted will be decided by the Land Board.

Special Conditions.

1. The maximum area permissible for selection by any one person shall be 2,500 acres, or such lesser area as will together with any other lands selected under these conditions, not exceed 2,500 acres.

2. The selector or his agent must take up residence within one year from the date of approval and make it his habitual residence for the ensuing five years.

3. Payment of the Crown purchase price and fencing and water supply improvements will be required in accordance with section 47 of the said Act.

4. The selector shall, after the first year, clear, cultivate and lay down in pasture one-tenth of the area in each year for the next succeeding four years; such clearing, cultivation and pasture shall be properly maintained.

(Plan 423CD/20, D4.)

H. E. SMITH,
Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale under the conditions specified, by public auction, as provided by the Land Act, 1933-1950, at the following upset prices:—

Applications to be lodged at Perth.

Corres. No. 594/52.

BEDFORDALE—Suburban for Cultivation, 15, 13 and 16, £25, £20 and £15 respectively.

Corres. No. 2910/14.

DALWALLINU.—Town 6, £100.

Corres. No. 5230/51.

DANGIN (Avon District).—Town Locations 27340, £20; 27341 and 27342, £15 each; 27039, £10. Suburban for Cultivation 27344, £20.

Corres. No. 1321/52.

DATTENING.—Town 11 and 21, £25 each; 1, 5, 7, 8, 9 and 10, £20 each; 2, 3, 4, 14 and 15, £15 each. Suburban for Cultivation 39 and 26, £50 and £35 respectively.

Corres. No. 2009/12.

FREMANTLE.—Town 1569 (Holland Street), £120.

Corres. No. 4680/51.

KALBARRI.—Town 9, 16, 25 and 32, £60 each; 10 to 15 (inclusive), and 26 to 31 (inclusive), £55 each, limited to one lot for each person, as defined by the Land Act, 1933-1950.

Corres. No. 6059/50.

KATANNING.—Suburban for Cultivation, 873, £50.

Corres. No. 1567/52.

MARCHAGEE.—Town 9, £20; 5, 6 and 7, £15 each.

Corres. No. 4405/51.

NYABING.—Town 30, £20; 32 and 34, £18 each; Suburban for Cultivation 59, 60, 61, 62 and 63, £20 each; 64, 65, 66, 67 and 68, £18 each; 45 and 46, £15 each.

Corres. No. 4406/51.

POPANYINNING.—Suburban for Cultivation 146, £25.

Corres. No. 1410/51.

PORT HEDLAND.—Town 210, £17.

Corres. No. 1035/34.

SERPENTINE.—Town 37, £45.

Corres. No. 647/52.

Swan Location (MAYLANDS).—Town Location 5177 (Margaret Street), £90.

Corres. No. 6831/02, Vol. 2.

TRAYNING.—Town 72, £60.

Corres. No. 1112/51.

WUBIN.—Town 4, £40; 29, £20. Suburban for Cultivation 70, £20.

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. E. SMITH,
Under Secretary for Lands.

CHANGE OF NAMES OF ROADS.

Melville Road District.

Department of Lands and Surveys,
Perth, 4th June, 1952.

Corres. No. 4121/49.

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, 1933-1950, of the change of names of the roads in the Melville Road District as set out in the Schedule hereunder:—

Schedule.

Present Name, Position, New Name.

- Hammond Road; from the North-West corner of lot 11 on L.T.O. Diagram 11371 to the North-East corner of lot 6 on L.T.O. Diagram 4518, as shown on Index Plan 4781 (Sheet 1); McCoy Street.
- French Road; from Stock Road to a line parallel to and 100 links West of the Western boundary of lot 1042 on L.T.O. Plan 3848 and L.T.O. Diagram 6308; Perkins Road.
- Williams Road; from Canning Highway to Haig Road on L.T.O. Plan 6153; Braydon Road.
- Armada Road; from Canning Highway to Wichmann Road on L.T.O. Plan 6153; Ince Road.
- Maureen Road; from Dandenong Road to Wichmann Road on L.T.O. Plan 6153; Bricknell Road.

H. E. SMITH,
Under Secretary for Lands.

CHANGE OF STREET NAMES.

Darling Range, Murray and Darling Range Road Districts.

Department of Lands and Surveys,
Perth, 6th June, 1952.

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, 1933-1950, as follows:—

Corres. No. 5658/49—Of the name of Central Avenue (road No. 10666 on L.T.O. Plan 2551) in the Darling Range Road District between East Terrace (road No. 10665) and West Terrace (road No. 1717) being changed to Temby Avenue, and such road shall hereafter be known and distinguished as "Temby Avenue" accordingly.

Corres. No. 5048/51—Of the name of Roe Street in the Murray Road District, between Paterson Street and the North corner of Pinjarra Lot 119 being changed to Roe Avenue, and such road shall hereafter be known and distinguished as "Roe Avenue" accordingly.

Corres. No. 6604/51—Of the name of Burt Street in the Darling Range Road District between Haynes Street and the road along the South boundary of lot 4 of Swan Location 311 on L.T.O. Plan 3381 being changed to Lansdowne Road, and such road shall be known and distinguished as "Lansdowne Road" accordingly.

H. E. SMITH,
Under Secretary for Lands.

THE LAND ACT, 1933-1950.

Naming of Streets.

Albany Road District.

Department of Lands and Surveys,
Perth, 4th June, 1952.

Corres. No. 7075/49.

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, 1933-1950, of the naming of the streets in the Albany Road District as set out in the Schedule hereunder.

H. E. SMITH,
Under Secretary for Lands.

Schedule.

Position of Street, to be known as.

- From St. David Street to Angove Street on L.T.O. Plan 6216; Lyttleton Street.
- From the North corner of lot 24 of Plantagenet Location 42 to Lyttleton Street, and from Lyttleton Street to Collingwood Road on L.T.O. Plan 6216; Hillman Street.
(Plan 457B/40.)

SUBURBAN LANDS.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1950, as follows:—

Corres. No. 5230/51.—Of Avon Locations 27039, 27340, 27341, 27342 and 27344 being set apart as Suburban lands. (Plan Dangin Townsite.)

Corres. No. 647/52.—Of Swan Location 5177 being set apart as Suburban Lands. (Plan 1D/20, N.E.)

H. E. SMITH,
Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Caron Lots 36, 37, 38 and 39.

Land Act, 1933-1950 (Section 117).

Applications Close Wednesday, 2nd July, 1952.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

Corres. No. 3245/21.

APPLICATIONS are invited for leasing Caron Lots 36, 37, 38 and 39 for a term of ten (10) years for Residential and Grazing purposes at an annual rental of two pounds ten shillings (£2 10s.) for each lot, such leases to be subject to the condition that no compensation will be payable for improvements effected by the lessee (of any lot) and existing at the expiration or earlier determination of his lease.

Lot 38 is subject to payment for improvements valued at three hundred pounds (£300).

Applications must be lodged at the Department of Lands and Surveys, Perth, on or before 2nd July, 1952, together with a deposit of £2 5s. for each lot desired.

If more applications than one have been received for any lot by the closing date, the application to be granted will be decided by the Land Board.

(Plan Caron.)

H. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1950.

Part V—Divisions 1 and 4.

Special Settlement Lands.

Open 25th June, 1952.

Department of Lands and Surveys,
Perth, 28th May, 1952.

Corr. No. 6313/49.

IT is hereby notified, for general information, that Esperance Location 757, situated about 10 miles North-West of Collier Siding and comprising 914 acres, has been set apart for the purposes of Special Settlement, pursuant to the provisions of Part V (Divisions 1 and 4) of the Land Act, 1933-1950, and subject to the regulations of the said Act as modified by the special conditions as set out hereunder.

Such land is available for selection priced at 3s. per acre and subject to exemption from road rates for two years from date of approval of application. Applications should be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 25th June, 1952, accompanied by a deposit of £1 19s. 2d.

All applications received on or before that date will be treated as having been received on that date, and in the event of more applications than one being received, the application to be granted will be decided by the Land Board.

Special Conditions.

(1) Maximum area allowed to be selected by any one person is limited to 2,500 acres.

(2) The selector must take up residence within one year from the date of approval of application and make it his habitual residence for the following five years.

(3) After the first year, the selector shall clear, cultivate and lay down in pastures one-tenth of the area each year for the next succeeding four years; such clearing, cultivation and pastures shall be properly maintained.

(Plan 423/80, B and C3.)

H. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1950.
(Section 116.)

Applications for Salt Leases.

Hutt Lagoon.

Open on and after 25th June, 1952.

Department of Lands and Surveys,
Perth, 28th May, 1952.

Corres. No. 4917/46.

APPLICATIONS are invited for the leasing of areas of not more than 500 acres from vacant Crown lands situated on and adjoining Hutt Lagoon for the purpose of collection and manufacture of salt, such leases being subject to the regulation under the said Act governing the granting of leases for the said purpose, terms and rentals to be fixed after receipt of applications.

Applications, accompanied by a deposit of £2 5s., must be lodged at the Lands Department, Perth. All applications lodged on or before 25th June, 1952, will be deemed to have been received on that date.

The provisions of section 135 (Land Board) of the said Act shall apply if necessary.

(Plans 159/80 and Pakington and Lynton.)

H. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1950.
(Section 116.)

Tenders for Leasing Jilbadji Locations 36 and 44
(near Southern Cross).

Tenders Close Wednesday, 25th June, 1952.

Department of Lands and Surveys,
Perth, 28th May, 1952.

Corres. No. 447/48.

TENDERS are invited for leasing the area of 428 acres 28 perches contained in Jilbadji Locations 36 and 44 for Grazing and Cropping Purposes for a term of ten (10) years, minimum rental being fixed at ten pounds (£10) per annum.

The following condition will apply to the lease issued to the successful tenderer:—No compensation will be payable at the expiration or earlier determination of the lease for improvements effected by the lessee.

Tenders will be accepted at the Lands Department, Perth, up to 3.30 p.m. on Wednesday, 25th June, 1952, and must be accompanied by one year's tendered rental, plus £1 lease and registration fee. Envelopes should be endorsed "Tender for Leasing Jilbadji Locations 36 and 44."

The highest or any tender will not necessarily be accepted.

(Plan 36/80, E3.)

H. E. SMITH,
Under Secretary for Lands.

LAND ACT, 1933-1950 (SECTION 32).

Applications for Leasing.

Portion of Reserve No. 22057

(Near Lake Clifton).

Limestone Quarry.

Open Wednesday, 18th June, 1952.

Department of Lands and Surveys,
Perth, 21st May, 1952.

Corres. No. 6617/08.

APPLICATIONS are hereby invited for leasing an area of 15 acres comprised in reserve No. 22057 (Wellington Location 4079) and situated on its Northern boundary for a term of five (5) years for

the purpose of quarrying limestone at a rental of three pounds (£3) per annum and subject to the following conditions:—

(a) The lessee shall pay royalty at the rate of one shilling (1s.) per ton on all lime and/or limestone removed from the demised land.

(b) Native vegetation shall not be destroyed, used for fuel, or otherwise interfered with on either the demised land or any other portion of the reserve.

(c) The lease may be cancelled at any time if it is not worked to the satisfaction of the Minister for Lands.

(d) No compensation will be payable for improvements effected by the lessee and existing at the expiration or earlier determination of the lease.

Applications must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 18th June, 1952, accompanied by a deposit of £3 15s.

In the event of there being more applications than one for this area, the application to be granted will be decided by the Land Board.

(Plan 383A/40, A2.)

H. E. SMITH,
Under Secretary for Lands.

TENDERS FOR LEASING.

Yilgarn Locations 284, 285 and 779
(Near Westonia).

Tenders Close Wednesday, 18th June, 1952.

Section 116 of the Land Act, 1933-1950.

Department of Lands and Surveys,
Perth, 21st May, 1952.

Corres. No. 3619/28.

TENDERS are invited for leasing as one holding the area of 1,808 acres 3 roods 28 perches contained in Yilgarn Locations 284, 285 and 779 for Grazing and Cropping Purposes for a term of ten (10) years, minimum rental being fixed at fifteen pounds (£15) per annum.

The following conditions will apply to the lease issued to the successful tenderer:—

(a) The rights of prospectors shall be protected.

(b) No compensation will be payable at the expiration or earlier determination of the lease for improvements effected by the lessee.

Tenders will be accepted at the Lands Department, Perth, up to 3.30 p.m. on Wednesday, 18th June, 1952, and must be accompanied by one year's tendered rental plus £1 lease and registration fee. Envelopes should be endorsed "Tender for Leasing Yilgarn Locations 284, 285 and 779."

The highest or any tender will not necessarily be accepted.

(Plans 35/80, E4, 24/80, E1.)

H. E. SMITH,
Under Secretary for Lands.

STATE HOUSING ACT, 1946-1948.

Cancellation of Dedications.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to cancel, under the provisions of the State Housing Act, 1946-1948, as follows:—

Corres. No. 539/40—The dedication of Swan Location 4278 to the purposes of the said Act. (Plan 1D/20, N.E.)

Corres. No. 2009/12—The dedication of Fremantle Lot 1569 to the purposes of the said Act.

Corres. No. 4259/12—The dedication of Beverley Lots 243 and 244 to the purposes of the said Act. (Plan Beverley.)

H. E. SMITH,
Under Secretary for Lands.

STATE HOUSING ACT, 1946-1948.

Dedication of Lands.

Department of Lands and Surveys,
Perth, 3rd June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to dedicate, under the provisions of the State Housing Act, 1946-1948, as follows:—

Corres. No. 4822/51—Greenbushes Lots 146 and 147 to the purposes of the said Act. (Plan Greenbushes.)

Corres. No. 431/52—Frankland Lots 15 and 16 to the purposes of the said Act. (Plan Frankland.)

Corres. No. 396/52—Wubin Lots 57 and 58 to the purposes of the said Act. (Plan Wubin.)

Corres. No. 403/52—Bencubbin Lots 84 and 85 to the purposes of the said Act. (Plan Bencubbin.)

H. E. SMITH,
Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI of the Land Act, 1933-1950.

WEDNESDAY, 11th JUNE, 1952.

North-West Division—Gregory District.

Corres. No. 847/52. (Plan 92/300.)

IT is hereby notified for general information that an area of about 56,000 acres bounded by lines commencing at the Northernmost North-West corner of lease 394/460 and extending South about 270 chains, West about 360 chains, South about 75 chains, West about 690 chains, South about 313 chains, West about 360 chains, North about 650 chains and East about 1,380 chains to the starting point, will be available for pastoral leasing as from Wednesday, 11th June, 1952.

WEDNESDAY, 18th JUNE, 1952.

Eastern Division—Edjudina District.

Corres. No. 5753/51. (Plans 33/300 and 34/300.)

IT is hereby notified, for general information, that an area of about 98,000 acres, bounded by lines commencing at the South-East corner of lease 395/548 and extending North about 490 chains East about 595 chains, North about 840 chains, East about 510 chains, South about 1,330 chains and West about 1,200 chains to the starting point, will be available for pastoral leasing as from Wednesday, 18th June, 1952, subject to payment for improvements, if any.

South-West Division—Victoria District.

Corres. No. 564/51. (Plans 96/80 and 121/80.)

IT is hereby notified, for general information, that an area of about 40,801 acres, being the land comprised within L. T. Morton's late lease 392/614, will be re-available for pastoral leasing as from Wednesday, 18th June, 1952. Subject to payment for improvements, if any.

WEDNESDAY, 9th JULY, 1952.

South-West Division—Ninghan District.

Corres. No. 3253/51. (Plan 36/300.)

IT is hereby notified, for general information, that the land contained within L. A. G. Edward's late lease 392/615, comprising about 197,440 acres, will be re-available for pastoral leasing as from Wednesday, 9th July, 1952, at a rental of 10s. per thousand acres per annum, and subject to payment for improvements, if any.

WEDNESDAY 23rd July, 1952.

North-West Division—Teano District.

Corres. No. 5033/51. (Plan 80/300.)

IT is hereby notified for general information that an area of about 56,000 acres bounded by lines commencing at the North-East corner of lease

394/806 and extending West 60 chains, North 400 chains, and West about 160 chains along the boundaries of leases 394/806 and 394/598, thence North about 400 chains, East about 1,000 chains, South about 340 chains and approximately South-West about 900 chains to the starting point, will be available for pastoral leasing as from Wednesday, 23rd July, 1952.

WEDNESDAY, 13th AUGUST, 1952.

North-West Division—Ashburton District.

Corres. No. 150/51. (Plan 96/300.)

IT is hereby notified for general information that an area of about 131,500 acres bounded by lines commencing at the North-East corner of lease No. 394/1242 and extending West about 365 chains, North about 480 chains, West 320 chains, South 480 chains, East about 169 chains, South about 137 chains, West about 734 chains, North about 75 chains, East about 36 chains, North about 1,259 chains, East about 1,220 chains and South about 1,190 chains to the starting point will be re-available for pastoral leasing as from Wednesday, 13th August, 1952.

WEDNESDAY, 20th AUGUST, 1952.

North-West Division—Hardey District.

Corres. No. 7687/50. (Plans 78/300, 92/300 and 93/300.)

IT is hereby notified, for general information, that an area of about 588,289 acres, bounded by lines commencing at the South-West corner of lease 394/926 and extending East 703 chains, South 100 chains, East 2969 chains, South 21 chains, East 135 chains, South 420 chains and East 300 chains to the left bank of Wandarry Creek; thence generally South along the said bank to a point 80 chains South and 10 chains East of survey mark A/27; thence South 1,452 chains, West 250 chains, North 40 chains; thence 296 deg. 488 chains, North 160 chains, West 1,272 chains, North 875 chains, West 335 chains, North 748 chains, West 560 chains, South 489 chains, West 966 chains, South 21 chains, West 396 chains, North 750 chains, East 400 chains and North 215 chains to the starting point, will be re-available for pastoral leasing as from Wednesday, 20th August, 1952.

WEDNESDAY, 3rd SEPTEMBER, 1952.

Kimberley Division—Yurabi District.

Corres. No. 2022/52. (Plan 130/300.)

IT is hereby notified, for general information, that an area of about 32,250 acres bounded on the West by Fossil Downs Station and on the North, East and South by Louisa Downs Station will be available for Pastoral Leasing as from Wednesday, 3rd September, 1952.

Eastern Division, Ngabain District.

Corres. No. 3182/48. (Plans 19 & 40/80.)

IT is hereby notified, for general information that the land contained within G. H. Davies' late lease 395/931, comprising about 120,647 acres will be re-available for Pastoral Leasing as from Wednesday, 3rd September, 1952.

H. E. SMITH,
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, 1933-1950, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Department of Lands and Surveys, Perth, 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 made available for that purpose must take the balance thereof, if any, under Conditional Purchase.

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

SCHEDULE.

PERTH LAND AGENCY.

WEDNESDAY, 18th JUNE, 1952.

Avon District (about 10 miles South-West of Chandler).

Corr. No. 3669/51. (Plan 35/80, A2 and 3.)

Location 14221, containing about 894 acres; classification page 106 of 3462/25; subject to survey, pricing and exemption from road rates for two years from date of approval of application; being the cancelled applications of J. R. Fitzgerald and J. R. Lee. Deposit required, £1 18s.

Kojonup District (about 9 miles South-East of Kwobrup).

Corr. No. 2455/35. (Plan 417/80, E and F2.)

Locations 6379, 6383 and 6382, containing 345a. 3r. 20p., 924a., and 589a. 1r. 38p., respectively, at 9s. per acre; classifications pages 42 of 2455/35 and page 83 of 12900/10, Vol. 1; subject to poison conditions and payment for improvements, if any; being portion of G. J. C. Whyatt's surrendered lease 348/513 with respect to locations 6379 and 6382. The previous *Gazette* notice concerning location 6383 is hereby cancelled. Deposit required, £2 7s.

Kojonup District (about 17 miles South-East of Kwobrup).

Corr. No. 4136/49. (Plan 417/80, F4.)

Location 8861, containing about 1,500a.; subject to survey, classification and pricing; being H. J. W. Stutley's cancelled application. Deposit required, £13 3s. 9d.

Nelson District (about 3½ miles North-East of Greenbushes).

Corr. No. 66/40. (Plan 414C/40, E4.)

Location 11340, containing 174a. 3r. 18p., at 12s. per acre; classification page 12 of 66/40; subject to mining conditions and the special conditions which govern selection in this district. The previous *Gazette* notice concerning this location is hereby cancelled. Deposit required, £1 8s. 8d.

Ninghan District (about 1 mile East of Burakin).

Corr. No. 5557/49. (Plan 65/80, C3 and 4.)

Location 2600, containing 4,609a., at 6s. per acre; classification page 36 of 726/30; subject to exemption from road rates for two years from date of approval of application; being G. J. Deane's cancelled lease 347/6149. Deposit required, £3 2s. 9d.

Williams District (about 8 miles South-West of Highbury).

Corr. No. 4539/50. (Plan 385D/40, C4.)

Locations 3778 and 11058, containing 50a. 0r. 14p. and 98a. 2r. 20p., respectively, at 6s. per acre; classification page 6 of 5414/27; subject to poison

conditions, exemption from road rates for two years from date of approval of application, and to survey if selected separately; being the cancelled application of C. H. Hudson and Company. Deposit required, £1 7s. 11d.

Williams District (about 9 miles South-East of Dumbleyung).

Corr. No. 4521/49. (Plan 408D/40, C3.)

Location 13107, containing 484a. 0r. 23p., at 6s. 9d. per acre; classification page 32 of 4521/49; subject to poison conditions and exemption from road rates for two years from date of approval of application; being B. F. Kelly's cancelled lease 347/6027. Deposit required, £1 13s. 6d.

WEDNESDAY 25th JUNE, 1952.

Cockburn Sound District (near Jarrahdale).

Open under Part V, Sec. 53.

Corr. No. 5961/51. (Plan 341C/40, D3.)

Locations 1673, 1674 and 1681, containing 6a. 2r. 10p., 13a. 1r. 28p. and 26a. 1r. 4p., respectively; purchase price, £12, £26 and £54, respectively; subject to timber conditions. Deposits required—Location 1673, £1 7s.; location 1674, £2 17s. and location 1681, £5 13s.

Ninghan District (about 4½ miles North of Wialki).

Corr. No. 1635/52. (Plan 66/80, EF2.)

Location 3121, containing 3,075a. 2r. 7p., at 2s. 9d. per acre; classification page 28 of 6320/27; subject to exemption from road rates for two years from date of approval of application; being A. R. de San Miguel's cancelled application. Deposit required, £2 15s. 8d.

Sussex District (about 4 miles South-East of Metricup).

Corr. No. 6257/51. (Plan 413D/40, C4.)

Location 2576, containing 205a. 0r. 32p., at 17s. per acre; classification page 8 of 2938/49; subject to exemption from road rates for two years from date of approval of application and to the special conditions which govern selection in this district; being R. G. Holland's cancelled application. Deposit required, £1 10s. 6d.

Torbay A.A. (about 2 miles South-East of Torbay).

Corr. No. 6581/51. (Plan 457A/40, B1.)

Locations 62, 63, 69 and 70, containing 89a. 0r. 38p., 38a. 2r. 25p., 23a. 2r. 7p. and 43a. 1r. 27p., respectively, at £3 2s., £5 17s., £11 13s. and £5 10s. per acre, respectively, including improvements for drainage and survey fee; subject to drainage conditions; lots 62, 63 and 70 are subject to exemption from road rates for two years from date of approval of application, whilst lot 69 is subject to payment for improvements, if any; being F. E. W. Westlake's cancelled application. Deposits required—£1 6s. 5d. and £1 5s. each (for lots 63, 69 and 70).

Victoria District (about 3 miles North of Wokatherra).

Corr. No. 5985/51. (Plan 157D/40, B3.)

Location 9782, containing 67a. 2r. 16p., at 11s. per acre; classification page 63 of 5985/51; available to adjoining holders only; subject to mining conditions; being the cancelled application of E. F. Smart Pty. Ltd. Deposit required, £1 6s. 5d.

Yilgarn District (about 11 miles North of Bullfinch).

Corr. No. 2239/46. (Plan 53/80, CD2 and 3.)

Locations 672, 738, 673, 676 and 679, containing 1,130a. 2r. 17p., 510a. 0r. 19p., 590a. 3r., 938a. 2r. 30p. and 992a. 0r. 31p., respectively, all at 3s. per

acre; classification pages 65, 91, 66, 68 and 71 of file 6875/22; subject to mining conditions and payment for improvements, if any; being T. R. Martin's cancelled lease 3116/1437. Deposits required—£2 1s., £1 15s., £1 15s., £1 19s. 2d. and £1 19s. 2d., respectively.

Yilgarn District (about 2½ miles North of Noongar).

Corr. No. 1445/31. (Plan 36/80, B3 and 4.)

Location 756, containing 1,284a. 1r. 14p., at 3s. 3d. per acre; classification page 39 of 1445/31; subject to mining conditions and exemption from road rates for two years from date of approval of application. The previous *Gazette* notice concerning this location is hereby cancelled. Deposit required, £2 2s. 6d.

WEDNESDAY, 2nd JULY, 1952.

Avon District (12 miles South of Trayning).

Corr. No. 7196/12. (Plan 34/80, B4.)

The area of about 70 acres adjoining the North-East corner of Avon Location 19941 and formerly comprised in reserve No. 14711; available to adjoining holders only, priced at 5s. per acre (excluding survey fee), and subject to survey of its Northern boundary. Deposit required, £4 3s. 9d.

Cockburn Sound District (near Serpentine).

Corr. No. 3344/20. (Plan 341C/40, D4.)

Location 1713, containing about 36a.; subject to survey, pricing and timber conditions. Deposit required, £3 5s.

Kojonup District (11 miles South of Kwobrup).

Corr. No. 994/29. (Plan 417/80, D3.)

Location 6351, containing 594a. 1r. 11p., at 5s. 9d. per acre; subject to payment for improvements, if any. Deposit required, £1 15s.

Nelson District (about 2½ miles North of Mayanup).

Corr. No. 559/52. (Plans 438A/40, BC1; 415D/40, B4.)

Location 3561, containing 306a.; subject to classification, pricing and exemption from road rates for two years from date of approval of application, and to special conditions which govern selection in this district; being M. H. Spriggs' cancelled application. Deposit required, £1 12s. 5d.

Nelson District (9 miles North-West of Manjimup).

Corr. No. 7205/51. (Plan 439C/40, D4.)

Location 9483, containing 29a. 3r. 37p.; available to adjoining holders only; subject to classification and pricing. Deposit required, £1 5s.

Ninghan District (7 miles North of Mollerin).

Corr. No. 579/46. (Plan 65/80, F1.)

Location 2942, containing 699a. 2r. 3p., at 2s. per acre (excluding survey fee).

Plantagenet District (near Elleker).

Corr. No. 7515/51. (Plans 451D/40, BC4; 457A/40, B1.)

The area of about 380 acres (including the Southern severance of Plantagenet Location 2788), bounded on the West by location 652 and the surveyed road adjoining its South-West boundary; on the North by a cleared road extending from the said surveyed road through said location 2788 and onward to the Western boundary of lot A6 of location 401; on the East by said lot A6 of location 401; on the South by the plan border of 451D/40 and locations 542, 461 and 537. Subject to survey, classification, pricing and timber conditions. Deposit required, £7 3s. 9d.

Swan District (near Wooroloo).

Corr. No. 1417/50. (Plans 1B/20, S.E., F3, part 2A/40.)

The area of about 20 acres, bounded by Swan Locations 5279, 1710, 3274; road No. 1786 and reserve No. 11310. Subject to survey, classification, pricing and timber conditions. Deposit required, £2 10s.

Swan District (2½ miles East of Wannaru).

Open under Part V, Sec. 53.

Corr. No. 9009/99, Vol. 2. (Plan 1A/40, B1.)

The portion of Swan Location 2783 containing about 12 acres and situate South-Eastward from road No. 6546; available to adjoining holders only, subject to classification and pricing. Deposit required, £1 5s.

Swan District (near Bindoon).

Corr. No. 7401/50. (Plan 28/80, E1.)

Location 5379, containing about 45a., at 10s. per acre (excluding survey fee); available to adjoining holders only, subject to survey and timber conditions. Deposit required, £3 5s.

Victoria District (12 miles West of Yandanooka).

Corr. No. 650/52. (Plan 123/80, ABC2 and 3.)

(a) Victoria Location 6722, containing 5,000 acres, priced at 5s. per acre (including survey fee) and subject to provision of any necessary roads.

(b) Lot M438 of Victoria Location 2012, containing 3,001 acres, subject to classification, pricing, provision of any necessary roads, and to reservation of minerals.

(c) The area of about 5,000 acres bounded on the North by said location 6722; on the East by Yandanooka Estate Lots 122 and 129; on the South by a line situate about 220 chains distant from and parallel to the Southern boundary of said location 6722; on the West by the prolongation Southward of the Western boundary of said location 6722; subject to survey, classification, pricing and to provision of any necessary roads.

(d) The area of about 15,000 acres (excluding reserves Nos. 573, 10885 and 10876) bounded on the North by Victoria Location 2012 and Lot M438 of that location; on the East by location 6722 and the prolongations of its Western boundary; on the South by the prolongation West of the Southern boundary of said location 6722; on the West by the Eastern boundary of location 2011 and its prolongation Southward; subject to survey, classification, pricing, and to provision of any necessary roads.

Deposits required—Location 6722, £3 2s. 9d.; Lot M438, £2 15s. 8d.; 5,000 acres (unsurveyed), £22 7s. 6d.

Victoria District (about 10½ miles North-East of Caron).

Corr. No. 5851/47. (Plan 121/80, B3-4.)

Location 4789, containing 1,000a., at 7s. 3d. per acre; classification page 91 of 11345/09, Vol. 1; subject to Rural and Industries Bank indebtedness; being H. T. C. Downer's cancelled application. Deposit required, £1 19s. 2d.

Victoria District (18 miles East of Ajana).

Corr. No. 9219/12. (Plan 191/80, D3.)

Location 5075, containing 999a., at 6s. 3d. per acre. Deposit required, £1 19s. 2d.

Victoria District (about 7 miles South-West of Binnu).

Corr. No. 820/52. (Plan 160/80, C1.)

Location 5665, containing 1,582a. 2r. 37p., at 5s. per acre; classification page 5 of 1465/18; subject to exemption from road rates for two years from date of approval of application; being R. G. Winstanley's cancelled lease 10997/68. Deposit required, £2 4s. 5d.

Victoria District (about 8 miles East of Ajana).
 Corr. No. 1324/52. (Plan 191/80, B and C3 and 4.)

Location 8791, containing 4,999a. Or. 27p., at 2s. 9d. per acre; classification is on page 14 of 6042/27; subject to exemption from road rates for two years from date of approval of application; being A. P. Cornell's cancelled application. Deposit required, £3 2s. 9d.

Wellington District (2½ miles North-East of Worsley).

Corr. No. 3343/15. (Plan 411B/40, D2.)

Location 3105, containing 30a. Or. 27p., at £1 4s. 9d. per acre; subject to timber conditions. Deposit required, £1 5s.

Williams District (about 11 miles South-East of Williams).

Corr. No. 6745/50. (Plan 385D/40, A4.)

Location 14864, containing about 110a.; subject to survey, classification and pricing; being H. F. Williams' cancelled application. Deposit required, £4 18s. 9d.

H. E. SMITH,
 Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1939.

Closure of Road.

WE, the Minister for Lands, Robert Farrant Lutley, Joseph Lutley, Benjamin Robins, Grace Ellen Robins, and James Benjamin Robins, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Bruce Rock Road Board to close the said portion of road, viz.:—

Bruce Rock.

8568/13.

B.520. The surveyed road along the North-Eastern boundaries of Avon Locations 27140, 14487 and 21028, from a point 20 chains South-East of the North-West corner of location 27140 to its junction with road 5475. (Plan 344/80, E1.)

H. E. SMITH,
 for Minister for Lands.

R. F. LUTLEY,
 for R. F. and J. Lutley.

J. B. ROBINS,
 for B. and G. E. Robins.

I, Albert Michael Buller, on behalf of the Bruce Rock Road Board, hereby assent to the above application to close the road therein described.

A. M. BULLER,
 Chairman Bruce Rock Road Board.
 14th May, 1952.

THE 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 Mingenew Road Board to close the said portion of road, viz.:—

Mingenew.

4660/50.

M.489. The surveyed road along the Northern boundary of Victoria Location 1207, from a point one chain East of the North-Western corner of the said location, to the Western boundary of Yandooka Estate lot 39. (Plan 123/80, E.F.2.)

H. E. SMITH,
 for Minister for Lands.

I, Patrick Francis Lynch, on behalf of the Mingenew Road Board, hereby assent to the above application to close the road therein described.

P. F. LYNCH,
 Chairman, Mingenew Road Board.
 13th September, 1950.

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS H. B. Mills, being the owner of land over or along which the undermentioned road in the Mullewa Road District passes, has applied to the MULLEWA Road Board to close the said road, which is more particularly described hereunder, that is to say:—

366/41.

M.509. The surveyed road through the South-East corner of Wongoondy Estate Lot 4, from a point on the South boundary of the said lot situate about 15 chains 43 links from its South-East corner and extending North and North-Eastward to its junction with road No. 8838 along the East boundary of the said lot to a point situate about 33 chains 82 links from the South-East corner of the said lot. (Plan 127/80, D and E1.)

WHEREAS the Mundaring Road Board, being the owner of land over or along which the undermentioned road in the Mundaring Road District passes, has applied to the MUNDARING Road Board to close the said road, which is more particularly described hereunder, that is to say:—

4788/23.

M.465. The whole of road No. 10813, being the strip of land 25 links wide along the Northern boundaries of lots 1 and 2 of Swan Location 952 on L.T.O. Plan 4121, from the North-Eastern corner of lot 1 to the North-Western corner of lot 2. (Plan 1C/20, N.W.)

WHEREAS A. N. Squires and The Perpetual Executors, Trustee and Agency Company Limited, being the owners of land over or along which the undermentioned road in the Plantagenet Road District passes, has applied to the PLANTAGENET Road Board to close the said road, which is more particularly described hereunder, that is to say:—

Corres. 5150/51.

P.396. The one chain road along the Western boundary of Plantagenet Location 1050, and part of the Northern and the Western boundaries of location 1172, from a surveyed road at the North-Western corner of location 1050, to the South-Western corner of location 1172. (Plan 444/80, F4.)

And whereas such applications have been duly published in the *Government Gazette*:

And whereas the said Boards have assented to the said application:

And whereas the Governor in Executive Council has confirmed the said assent:

It is hereby notified that the said roads are closed.

Dated this 6th day of June, 1952.

H. E. SMITH,
 Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919-1948.

Department of Lands and Surveys,
 Perth, 6th June, 1952.

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1950, for the purpose of a new road, that is to say:—

Chittering.

980/29.

Road No. 9593 (Extension). A strip of land, one chain wide, leaving the Northern terminus of the present road at the South-West corner of Swan Location 1651 and extending North (as delineated and coloured dark brown on Lands and Surveys Diagram 62477) inside and along the West boundary of the said location to its North-West corner; 5a. Or. 1p. being resumed from Swan Location 1651. (Plan 28/80, D2 and 3.)

Cue.

6317/51.

Road No. 10834. All that portion of land, being a strip of land one chain wide, the centre line of which starts at a point on road No. 2538 near Lakeside woolshed and situate about 1 mile 28 chains East of an Eastern boundary of Pastoral Lease 394/1227, and extending generally South-Westerly through Pastoral Leases 394/714 and 394/1227 for a distance of about 5½ miles to Boogardie Station outcamp and woolshed as shown on sketch in Lands and Surveys File 6317/51, page 1A. Warramboe and Kyarra Districts. (Public Plan 200/80.)

Cue.

5749/51.

Road No. 10835. All that portion of land, being a strip of land one chain wide, the centre line of which starts on the Cue-Berringarra Road about 32 and seven-tenths miles North-Westerly from Cue near Glen Homestead and extending generally North-Easterly for a distance of about 9 and two-tenths miles through Pastoral Leases 394/1100, 394/877, 394/878 and reserve 16670 to the Red Ochre Workings at Wilgemia, as shown on sketch in Lands and Surveys File 5749/51, page 2. Kyarra District. (Public Plans 221/80 and 54/300.)

Drakesbrook.

1575/13.

Road No. 10836. A strip of land, one chain wide, leaving road No. 1377 at the South-West corner of Murray Location 159 and extending North, as surveyed, along the West boundary of the said location to its North-West corner; thence continuing North inside and along the East boundary of location 517, as delineated and coloured dark brown on Lands and Surveys Diagram 62413; 16p. being resumed from Murray Location 517. (Plan 383A/40, C1.)

Melville.

1341/31, Vol. 2.

10800 (Regazettal). A strip of land, one chain wide, widening at its commencement and terminus, leaving the South side of road No. 1138 at the North-West corner of lot 38 of Swan Location 70 (L.T.O. Diagram 16115) and extending Southward (as delineated and coloured dark brown on Lands and Surveys Diagram 62318) along the West boundaries of the said lot and lots 41 and 42 (L.T.O. Diagram 16115), lots 34 and 33 (L.T.O. Diagram 15963) of the said location, continuing through lots 75, 74, 53 and 54 (L.T.O. Plan 1547) and along the West boundaries of lot 43 (L.T.O. Diagram 16247) and lots 17, 18, 19, 20, 21, 22 (L.T.O. Diagram 13253) to the North side of road No. 5273 at the South-West corner of lot 22 (L.T.O. Diagram 13253); 1a. 2r. 28.7p. being resumed from Swan Location 70. (Plan 1D/20, S.W.)

Melville.

3430/50.

Road No. 8760 (Melville Beach Road—Widening). Those portions of lots 123 and 124 of Swan Location 74 (L.T.O. Plan 4969) as delineated and coloured dark brown on Lands and Surveys Diagram 62431; 5.9p. being resumed from Swan Location 74. (Plan 1D/20, S.E.)

Moorra.

5370/11.

Road No. 4253 (Widening). Those portions of Melbourne Locations 1558 and 2052 as delineated and coloured dark brown on Lands and Surveys Diagram 61657; 1a. 1r. 35p. and 2r. 30.3p. being resumed from Melbourne Locations 1558 and 2052, respectively. (Plan 63/80, C2.)

Plans and more particular descriptions of the lands so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Governor,

L. THORN,
Minister for Lands.

(2)—55861/5/52

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS the GERALDTON Road Board, by resolution passed at a meeting of the Board, held at Geraldton on or about the 16th day of May, 1947, resolved to open the road hereinafter described, that is to say:—

857/47.

Road No. 10829. A strip of land one chain wide (widening as delineated and coloured dark brown on Lands and Surveys Diagram 61609) leaving road No. 172 at a North-East corner of Victoria Location 6843 and extending South and East, as surveyed, along the East and a North boundary of the said location to the North-West corner of location 2042. (Plan 157D/40, B4.)

WHEREAS the GOOMALLING Road Board, by resolution passed at a meeting of the Board, held at Goomalling on or about the 12th day of October, 1946, resolved to open the road hereinafter described, that is to say:—

L. & S. 304/35, M.R.D. 361/46.

Road No. 9594. (a) Extension. A strip of land one chain wide leaving the Western terminus of the present road near the East corner of Avon Location 5886 and extending Westward, as surveyed along the Southern boundary of the said location to a surveyed road at its South-West corner.

(b) Widening. Those portions of Avon Locations 5886 and 4032 (as delineated and coloured dark brown on Lands and Surveys Diagram 61793). (Plan 32C/40, F3 and 4.)

WHEREAS the GREENBUSHES Road Board, by resolution passed at a meeting of the Board, held at Greenbushes on or about the 3rd day of July, 1946, resolved to open the road hereinafter described, that is to say:—

1353/25.

Road No. 10818 (Deviation). That portion of Nelson Location 5296 as delineated and coloured dark brown on Lands and Surveys Diagram 61536. (Plan 414C/40, E4.)

WHEREAS the KOJONUP Road Board, by resolution passed at a meeting of the Board, held at Kojonup on or about the 29th day of October, 1945, resolved to open the road hereinafter described, that is to say:—

2771/45.

Road No. 10831. A strip of land one chain wide widening at its commencement and terminus leaving the South side of road No. 6806 (Blackwood Road) at a North-East corner of Kojonup Location 1086 and extending South (as delineated and coloured dark brown on Lands and Surveys Diagram 61335) outside and along the East boundary of the said location; thence East (as shown on the said diagram) inside and along portion of the South boundary of location 3 to road No. 6963 (Albany Highway). (Plan Kojonup Townsite.)

WHEREAS the MULLEWA Road Board, by resolution passed at a meeting of the Board, held at Mullewa on or about the 7th day of September, 1940, resolved to open the road hereinafter described, that is to say:—

12869/05.

Road No. 5359 (Widening—Regazettal). Part of Mullewa A.A. Lot 21 bounded by lines starting at its South-Eastern corner and extending (as shown on Diagram No. 44497) 211 deg. 31 min. 2 chains 1 link, 231 deg. 12 min. 3 chains 52.6 links, 215 deg. 25 min. 9 chains 83.2 links and 190 deg. 19 min. 1 chain 33.5 links; along the Northern side of the present road, thence 233 deg. 21 min. 1 chain 71.4 links along the Southern boundary of the said lot; thence 4 deg. 53 min. 2 chains 76.7 links, 17 deg. 3 min. 4 chains 47 links; 36 deg. 52 min. 4 chains 56 links; 50 deg. 10 min. 4 chains 69 links, 71 deg. 1 min. 3 chains 29 links through said lot; thence 128 deg. 28 min. 42.9 links along the Eastern boundary of same to the starting point. (Plan 156B/40, D2.)

WHEREAS the NORTHAMPTON Road Board, by resolution passed at a meeting of the Board, held at Northampton on or about the 24th day of April, 1951, resolved to open the road hereinafter described, that is to say:—

Corres. 1143/14.

No. 141 (Widening). Those portions of Victoria Location 2068 and vacant Crown land bounded by lines commencing at a point on the Northern boundary of Northampton Lot 381 situate 2 chains 87 links from the Northernmost corner of the lot, and extending 248 deg. 26 min. 3 chains; thence 229 deg. 14 min. 1 chain 94.9 links; and thence 60 deg. 54 min. 4 chains 88.2 links to the starting point. (Plan 160D/40, A4, Northampton Town-site.)

WHEREAS the PRESTON Road Board, by resolution passed at a meeting of the Board, held at Donnybrook on or about the 29th day of July, 1946, resolved to open the road hereinafter described, that is to say:—

3370/46.

Road No. 10830. A strip of land one chain wide, widening in parts, inside and along the South boundary of Wellington Location 1312 (as delineated and coloured dark brown on Lands and Surveys Diagram 61482). (Plan 414A/40, C2.)

WHEREAS the SERPENTINE-JARRAHDAL Road Board, by resolution passed at a meeting of the Board, held at Mundijong on or about the 23rd day of February, 1949, resolved to open the road hereinafter described, that is to say:—

5016/11.

Road No. 147 (Widening). Those portions of Serpentine Lot 102 and Cockburn Sound Location 156 (as delineated and coloured dark brown on Lands and Surveys Diagram 62426). (Plans 341C/40, D4, Serpentine Townsite.)

WHEREAS the SWAN Road Board, by resolution passed at a meeting of the Board, held at Midland Junction on or about the 5th day of June, 1947, resolved to open the road hereinafter described, that is to say:—

3099/47.

Road No. 10832. A strip of land one chain wide, plus truncation leaving road No. 1545 (Beechboro Road) at the South-West corner of lot 10, section D of Swan Location L (L.T.O. Plan 903) and extending East (as delineated and coloured dark brown on Lands and Surveys Diagrams 61315 and 61500) inside and along the South boundaries of the said lot and lots 11, 12 and 13 to the South-East corner of the last mentioned lot. (Plan 1A/40.)

WHEREAS the SWAN Road Board, by resolution passed at a meeting of the Board, held at Midland Junction on or about the 14th day of February, 1947, resolved to open the road hereinafter described, that is to say:—

L. & S. 11581/11, V2, M.R.D. 538/46.

Road No. 4288 (Widening). Those portions of Swan Locations P and O1 as delineated and coloured dark brown on Lands and Surveys Diagram 62404. (Plan 1D/20, N.E.)

WHEREAS the WANNERU Road Board, by resolution passed at a meeting of the Board, held at Wanneru on or about the 19th day of May, 1947, resolved to open the road hereinafter described, that is to say:—

588/02.

Road No. 1609 (Deviations). (a) That portion of lot M1504 of Swan Location 1370 (L.T.O. Diagram 6757) as delineated and coloured dark brown on Lands and Surveys Diagram 62415.

(b) Those portions of lot M1504 of Swan Location 1370 (L.T.O. Diagram 6757) and reserve 20801 (Stock Route and Protection of Flora and Fauna) as delineated and coloured dark brown on Lands and Surveys Diagram 61353. (Plan 1A/40, A1.)

And whereas His Excellency the Governor, pursuant to section 17 of the Public Works Act, 1902-1950, by notices published in the *Government Gazette*, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

And whereas the said Boards have caused a copy of the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their lastnamed places of abode.

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of the Road Districts Act, 1919-1948, subject to the provisions of the said Act.

Dated this 6th day of June, 1952.

H. E. SMITH,
Under Secretary for Lands.

TRANSFER OF LAND ACT, 1893-1950.

Application 150/1951.

TAKE notice that Frank Drummond Smith of "Beambine" Pingelly Farmer has made application to be registered under the Transfer of Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Avon District and being:—

Avon Locations 126 250 251 578 579 and 590 containing in all 350 acres 3 roods 18 perches.

Bounded by lines commencing at the Western corner of Avon Location 1241 and extending North-Westerly 40 chains 1 and six-tenths links along North-Eastern boundaries of a public road and Avon Locations 5269 and 865 thence South-Westerly 5 chains 2 links along the North-Western boundary of the said location 865 thence North-Westerly 80 chains 12 links along North-Eastern boundaries of Avon Locations 727 and 652 thence North-Easterly 5 chains and North-Westerly 10 chains along South-Eastern and North-Eastern boundaries respectively of the said location 652 thence North-Easterly 9 chains 95 links North-Westerly 10 chains South-Westerly 7 chains 11 links North-Westerly 14 chains 17 links North-Easterly 14 chains 17 links South-Easterly 14 chains 15 links and North-Easterly 3 chains along South-Eastern North-Eastern North - Western North - Eastern South - Eastern South - Western and South - Eastern boundaries respectively of Avon Location 939 thence South-Easterly 100 chains 34 links along South-Western boundaries of Avon Location 689 a public road Avon Location 1797 and Moorumbine Agricultural Area Lot 154 thence North-Easterly 5 chains 1 and six-tenths links along a South-Eastern boundary of the said lot 154 thence South-Easterly 40 chains 4 links along South-Western boundaries of Avon Location 867 thence South-Westerly 25 chains 4 links along the North-Western boundary of the said location 1241 to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 8th day of July next a caveat forbidding the said land being brought under the operation of the said Act.

R. C. BUCHANAN,
Registrar of Titles.

Office of Titles, Perth, this 23rd day of May, 1952.
Robinson, Cox & Co., Solicitors, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893-1950.

Application 1028/1951.

TAKE notice that Thomas Jamieson of Capel Farmer has made application to be registered under the Transfer of Land Act 1893-1950 as the pro-

prietor of an estate in fee simple in possession in the following parcels of land situate in the Wellington District and being:—

Wellington Locations 72 125 265 and 266 containing in all 102 acres.

Firstly—Wellington Locations 72 and 265 bounded by lines commencing at the South-Western corner of Wellington Location 83 and extending Easterly 15 chains 90 links along the Southern boundary of the said location 83 thence Southerly 36 chains 60 links along Western boundaries of Wellington Location 3281 and vacant Crown land to the right bank of the Capel River thence down the said river along its right bank to the starting point.

Secondly—Wellington Locations 125 and 266 bounded by lines commencing at the South-Western corner of Wellington Location 210 and extending Westerly 14 chains 72 links along the Northern boundary of Wellington Location 1203 thence Northerly 31 chains 52 links Easterly 5 chains 52 links and Northerly 10 chains along Eastern Southern and Eastern boundaries respectively of Wellington Location 929 thence Easterly 6 chains 25 links along Southern boundaries of the said location 929 and vacant Crown land to the left bank of the Capel River thence up the said river along its left bank to the most Western boundary of the said location 210 thence Southerly 16 chains 95 links along the said boundary of location 210 to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land and desiring to object to the said application are hereby required to lodge in this office on or before the 11th day of July next a caveat forbidding the said land being brought under the operation of the said Act.

R. C. BUCHANAN,
Registrar of Titles.

Office of Titles, Perth, this 28th day of May, 1952.
Parker & Parker, Solicitors, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893-1950.

Application 3771/1950.

TAKE notice that Union Maltings Proprietary Limited of 59 Palmerston Street Perth has made application to be registered under the Transfer of Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Perth District and being:—

Portion of Perth Town Lot Y251 containing 1 rood 8 and four-tenths perches.

Bounded by lines commencing at the Eastern corner of the portion of the said lot Y251 comprised in Diagram 9667 and extending North-Westerly 6 chains 1 and six-tenths links along its North-Eastern boundary thence North-Easterly 50 and three-tenths links along the South-Eastern boundary of a Drain Reserve thence South-Easterly 6 chains 1 and five-tenths links along the South-Western boundary of the portion of the said lot Y251 comprised in Certificate of Title Volume 618 Folio 33 thence South-Westerly 50 and three-tenths links along the North-Western boundary of Palmerston Street to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 18th day of July next a caveat forbidding the said land being brought under the operation of the said Act.

R. C. BUCHANAN,
Registrar of Titles.

Office of Titles, Perth, this 4th day of June, 1952.
Stone, James & Co., Solicitors, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893-1950.

Application 3899/1951.

TAKE notice that Gordon John Mynors of 14 Market Street Guildford Milk Vendor has made application to be registered under the Transfer of

Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Swan District and being:—

Portion of Swan Location 15 being lot 130 on Plan 2130 containing 1 rood.

Bounded by lines commencing at the South-Eastern corner of lot 129 on Plan 2130 and extending Northerly 2 chains 50 links along the Eastern boundary of the said lot 129 thence Easterly 1 chain along the Southern boundary of lot 131 on Plan 2130 thence Southerly 2 chains 50 links along the Western boundary of lot 133 on Plan 2130 thence Westerly 1 chain along the Northern boundary of Morrison Road to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 18th day of July next a caveat forbidding the said land being brought under the operation of the said Act.

R. C. BUCHANAN,
Registrar of Titles.

Office of Titles, Perth, this 4th day of June, 1952.
Parker & Parker, Solicitors, Perth, Solicitors for the Applicant.

PUBLIC WORKS TENDERS.

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

Kalgoorlie District Supervisor's Quarters—Repairs and Renovations (12013); 10th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, on and after 13th May, 1952.

Dwellingup Hospital—New Fire Service (12030); 10th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, Police Station, Dwellingup, and Court House, Pinjarra, on and after 27th May, 1952.

Katanning School and Quarters—Alterations and Renovation (12029); 10th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Albany, and Court House, Katanning, on and after 27th May, 1952.

Wagin School—Conversion of Classroom to Manual Training Centre (12028); 10th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and Court House, Wagin, on and after 27th May, 1952.

Quairading School—Removal of Wamenusking School Quarters (12027); 10th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Police Station, Quairading, on and after 27th May, 1952.

Rosalie School—Improvements to Grounds (12026); 10th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 27th May, 1952.

Claremont Old Men's Home—Additions (12025); 10th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 27th May, 1952.

Northam Hospital—Electrical Work (12031); 17th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 23rd May, 1952.

Fremantle Hospital—Operating Theatre Block—Floor Tiling (12033); 17th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 3rd June, 1952.

Collie Hospital—Bristol Prefabricated Wards—Erection (12034); 17th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and at Clerk of Courts, Collie, on and after 3rd June, 1952.

Collie School—New Latrine Block (12035); 17th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Clerk of Courts, Collie, on and after 3rd June, 1952.

Pemberton School—Latrine Additions (12036); 17th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Police Station, Pemberton, on and after 3rd June, 1952.

Mullewa Police Station—Repairs and Renovations (12043); 17th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and Police Station, Mullewa, on and after 3rd June, 1952.

Gingin Police Station and Quarters—Repairs and Renovations (12046); 24th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Gingin, on and after 10th June, 1952.

Narrogin School—Ground Improvements (12041); 24th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after 10th June, 1952.

Dandaragan School and Quarters—Removal from Chittering (12042); 24th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 10th June, 1952.

Miling Siding School—Removal from Nardy and Additions (12044); 24th June, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, and Police Station, Moora, on and after 10th June, 1952.

Mt. Helena School Quarters—Repairs and Renovations (12047); 1st July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 17th June, 1952.

Cunderdin School—Additions to Latrines (12048); 1st July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Cunderdin, on and after 17th June, 1952.

Merredin School—Alterations to Classroom to Form Science Room (12049); 1st July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 17th June, 1952.

Boulder School—Improvements to Grounds (12050); 1st July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 17th June, 1952.

Bunbury Harbour—Widening of Estuary Plug (12039); 29th July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Bunbury, on and after 28th May, 1952.

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.

6th June, 1952.

COUNTRY TOWNS SEWERAGE ACT, 1948-1951.

Albany Sewerage Area.

P.W.W.S. 906/51.

IT is hereby notified for general information that sewers and other apparatus have been completed and are now available for use in Reticulation Area No. 1 Albany, within the boundaries of the Albany Municipality as described hereunder:—

Commencing at a point in the centre of Brunswick Road and opposite the centre of Cuddihy Avenue and proceeding in a general Westerly direction along the centre of Brunswick Road and Stirling Terrace to the centre of York Street; thence South along the centre of York Street to a point opposite the South boundary of Lower Stirling Terrace; thence in a Westerly direction across York Street and along the South boundary of Lower Stirling Terrace to a point opposite the East boundary of lot 42 Stirling Terrace; thence in a Northerly direction along the prolongation of the East boundary of the said lot 42, across Lower Stirling Terrace and across Stirling Terrace to a point in the centre of Stirling Terrace; thence in a Westerly direction along the centre of Stirling Terrace and Festing Street to the centre of Mill Street; thence North along the centre of Mill Street to a point opposite the North boundary of lot 173 Festing Street; thence East across Mill Street and along the North boundaries of lot 173 and 172 Festing Street to the South-West corner of lot 4 Parade Street; thence North along the

West boundaries of lots 4, 6, 5, and 1 Parade Street to the North-West corner of lot 1 Parade Street; thence East along the North boundary of the said lot 1 and its prolongation to the centre of Parade Street; thence North along the centre of Parade Street to a point opposite the North boundary of lot 8 Parade Street; thence in an Easterly direction across Parade Street and along the North boundaries of the said lot 8 and lots 5, 192, 191 and 190 Grey Street West; thence in a Southerly direction along the East boundary of the said lot 190 Grey Street West to the South-West corner of lot 189 Collie Street; thence East along the South boundary of the said lot 189 Collie Street and its prolongation to the centre of Collie Street; thence North along the centre of Collie Street to the centre of Serpentine Road; thence East along the centre of Serpentine Road to a point opposite the West boundary of lot 7 of lot 42 York Street; thence north across Serpentine Road and along the West boundaries of the said lot 7 and lots 6 and 5 of lot 42 York Street to the South boundary of lot 4 of lot 42 York Street; thence West along the said South boundary of lot 4 to its South-Western boundary; thence in a North-Westerly direction along the said South-West boundary to its North-Western boundary; thence in a North-Easterly direction along the said North-West boundary and its prolongation across York Street to a point opposite the centre of Lockyer Avenue; thence in a Northerly direction to and along the centre of Lockyer Avenue to a point opposite the South boundary of lot 7 of lot 34 Albany Highway; thence in a general North-Westerly direction across Lockyer Avenue and along the Southern boundary of the said lot 7 to the South-East boundary of lot 33 Albany Highway; thence in a South-Westerly direction along the South-East boundary of the said lot 33 and its prolongation to the centre of Albany Highway; thence in a North-Westerly direction along the centre of Albany Highway to a point opposite the centre of Crossman Street; thence in a South-Westerly direction to and along the centre of Crossman Street for a total distance of about 140 feet; thence North-Westerly parallel to Albany Highway across Crossman Street and through lot 3 of lot 47 to the Southern corner of block being part of lot 47 and continuing along the South-Western boundary of this block to the South-Eastern boundary of the next block also being part of lot 47; thence in a South-Westerly direction along the South-Eastern boundary of the said block for a distance of about 105 feet; thence North-Westerly parallel to Albany Highway through two blocks to the boundary between lot 47 and lot 48 Albany Highway; thence in a North-Easterly direction along the said boundary for a distance of about 102 feet; thence in a North-Westerly direction parallel to Albany Highway through first block being part of lot 48, across Meyers Way and through the second block also being part of lot 48, to the South-Eastern boundary of lot 1 of lot 48; thence in a South-Westerly direction along the said boundary of lot 1 to a point on the prolongation of the South-Western boundary of lot 19 of lot 49 Albany Highway; thence in a North-Westerly direction along the said prolongation and the South-Western boundary of the said lot 19, to its North-Western boundary; thence in a North-Easterly direction along the said boundary and its prolongation to the centre of Albany Highway; thence in a general North-Westerly direction along the centre of Albany Highway to a point opposite the centre of North Road; thence in an Easterly direction to and along the centre of North Road for a total distance of about 758 feet; thence in a South-Easterly direction parallel to Albany Highway across North Road and through lots 273, 274, P.13, P.12 Albany Highway and lots 277 and 278 Pioneer Road and through lot P.10 Albany Highway to a point on its South-Eastern boundary about 447 feet from the Northern boundary of Albany Highway; thence in a Southerly direction through lot P.9 Albany Highway to a point on its South-Eastern boundary about 227 feet from the Northern boundary of Albany Highway; thence in a Southerly direction through lot P.8 and P.7 Albany Highway to and across Lion Street to a point in the centre of Lion Street about 134 feet from the

Northern boundary alignment of Albany Highway; thence in a South-Easterly direction across Lion Street and through lots P.6, 308, 309, P.4 and P.3 Albany Highway to a point on the South-Eastern boundary of the said lot P.3, a distance of about 212 feet from the Northern boundary of Albany Highway; thence in a Southerly direction through lot P.2 and into lot P.1 Albany Highway, a distance of about 418 feet to a point 52 feet from the Northern boundary of Albany Highway; thence in a South-Easterly direction through the said lot P.1, to and across Wellington Street and continuing through lots 19, 20 and 21 Albany Highway to and across Barker Road, and through lots 22 Albany Highway, 1, 2, 3, 4 and 5 each being part of lot 23 Albany Highway to a point on the South-Eastern boundary of the said lot 5, a distance of about 96 feet from the Northern boundary of Albany Highway; thence in a South-Westerly direction along the said boundary of lot 5 and its prolongation to the centre of Albany Highway; thence in a South-Easterly direction along the centre of Albany Highway to a point opposite the North-Western boundary of lot 2 of lot 27 Albany Highway; thence in a North-Easterly direction across Albany Highway and along the said boundary of lot 2 for a distance of 150 feet from the Northern boundary of Albany Highway; thence in a South-Easterly direction parallel to Albany Highway across lots 2 and 1 (both being part of lot 27), lots 28 and 29 Albany Highway to the South-Eastern boundary of the said lot 29; thence in a South-Easterly direction across lots 30 and 31 Albany Highway to a point on the South-Eastern boundary of the said lot 31, 210 feet from the Northern boundary of Albany Highway; thence in a South-Easterly direction across lots 32 and 33 Albany Highway to a point on the South-Eastern boundary of the said lot 33, 370 feet from the Northern boundary of Albany Highway; thence in South-Easterly direction parallel to Albany Highway across lots 1 and 7 being part of lot 34 Albany Highway, to and across Lockyer Avenue to the Eastern boundary of Lockyer Avenue; thence in a Southerly direction along the Eastern boundary of Lockyer Avenue to the Northern boundary of lot 11 of lot 65 Middleton Road; thence in a general Easterly direction along the Northern boundary of the said lot 11 and its prolongation to the centre of Middleton Road; thence in a South-Westerly direction along the centre of Middleton Road to a point opposite the Northern boundary of lot 11 of lot 64 Middleton Road; thence in a general South-Easterly direction across Middleton Road and along the Northern and Eastern boundaries of the said lot 11 to the Northern boundary of lot 6 of lot 63 Serpentine Road; thence East along the Northern boundaries of lots 6 and 7 Serpentine Road, lot 8 Aberdeen Street all being part of the said lot 63 and their prolongation to the centre of Aberdeen Street; thence South along the centre of Aberdeen Street to the centre of Serpentine Road; thence East along the centre of Serpentine Road to a point opposite the centre of Spencer Street; thence in a South-Easterly direction across Serpentine Road and along the centre of Spencer Street to a point opposite the North boundary of lot 347 Spencer Street; thence in a North Easterly direction across Spencer Street and along the North boundary of the said lot 347 and its prolongation to the centre of Rowley Street; thence South-Easterly along the centre of Rowley Street to the centre of Grey Street East; thence in an Easterly direction along the centre of Grey Street East to a point opposite the East boundary of lot 15 of lot 445 Rowley Street; thence in a South-Easterly direction across Grey Street East and along the East boundaries of lots 15, 14 and 13 of the said lot 445 to the North boundary of lot 1 of lot 446 Rowley Street; thence East along the North boundary of the said lot 1 to its North-East corner; thence in a South-Easterly direction along the East boundaries of lots 1 and 3 both being parts of lot 446 Rowley Street and along the centre of the right-of-way between Rowley and Hill Streets to the South boundary of lot 448 Rowley Street; thence in a South-Westerly direction along the South boundary of the said lot 448 and its prolongation to the centre of Earl Street; thence in a North-Westerly direction along

the centre of Earl Street to the centre of Spencer Street; thence in a Southerly direction along the centre of Spencer Street to the centre of Frederick Street; thence South-Easterly along the centre of Frederick Street to a point opposite the East boundary of lot 16 Spencer Street; thence South-Westerly across Frederick Street and along the East boundary of the said lot 16 to the North corner of the Southern moiety of lot 14 Stirling Terrace; thence in a South-Easterly direction along the North boundary of the said Southern moiety of lot 14 to the West boundary of lot 13 Stirling Terrace; thence in a North-Easterly direction along the West boundary of the said lot 13 to the North corner of its Southern moiety; thence in a South-Easterly direction along the North boundary of the said Southern moiety of lot 13 to its Eastern corner; thence in a South-Westerly direction along the East boundary of the said lot 13 to the North corner of the Southern moiety of lot 12 Stirling Terrace; thence in a South-Easterly direction along the North boundaries of the Southern moieties of lots 12 and 11 Stirling Terrace to the West boundary of lot 10 Frederick Street; thence in a Northerly direction along the West boundary of the said lot 10 and its prolongation to the centre of Frederick Street; thence in a South-Easterly direction along the centre of Frederick Street to the centre of Bridges Street; thence in a South-Westerly direction along the centre of Bridges Street to a point opposite the North boundary of the Southern moiety of lot 152 Frederick Street; thence in a South-Easterly direction across Bridges Street and along the North boundary of the said moiety of lot 152 to its Eastern corner; thence in a Southerly direction along the East boundary of the said lot 152 to the North corner of lot 1 of lot 154 Brunswick Street; thence in a South-Easterly direction along the North boundary of the said lot and continuing parallel to Brunswick Street through lots 155 and 156 Brunswick Street, lot 871 Burgoyne Street, lot 6 of lot 157 Burgoyne Street, across the right-of-way being part of lot 158 Brunswick Street, through lot 4 of lot 159 Burgoyne Street, along the boundaries between the Northern and Southern moieties of lots 160, 161 and 162 Brunswick Street; through lot 163 Brunswick Street and through the Northern moiety of lot 164 Brunswick Street and continuing across Mount Street to the centre of Mount Street; thence in a Northerly direction along the centre of Mount Street to the centre of Burgoyne Street; thence in a South-Easterly direction along the centre of Burgoyne Street to a point opposite the East boundary of lot 10 of lot 330 Burgoyne Street; thence in South-Westerly direction across Burgoyne Street and along the East boundary of the said lot 10 to the Eastern corner of lot 11 of lot 330 Brunswick Street; thence in a South-Easterly direction parallel to Brunswick Street along the Northern boundaries of lots 3, 2 and 1 all being part of lot 330 Brunswick Street, to the Western boundary of lot 371 Brunswick Street; thence in a North-Easterly direction along the said boundary and its prolongation to the centre of Burgoyne Street; thence in a South-Easterly direction along the centre of Burgoyne Street to a point opposite the centre of Cuddihy Avenue; thence in a South-Westerly direction to and along the centre of Cuddihy Avenue to the point of commencement as shown in green on Plan P.W.D. W.A. No. 3391.

All owners of above properties are hereby notified that the properties are capable of being connected to the sewer and that sewerage rates will be made and levied in accordance with the Country Towns Sewerage Act, 1948-1951, from the first day of July, 1952, except in those cases where the premises are connected prior to the first day of July, 1952, when the rate will be made and levied as from the date of such connection.

Only such portion of properties fronting the Northern boundary of Albany Highway, lying between lot 5 of lot 23 and North Road as are situated between the Northern Main Sewer and Albany Highway shall be rateable.

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

(Sgd.) W. C. WILLIAMS,
Under Secretary for Works.

**METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.**

M.W.S. 1631/51.

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 extension to Area 3, Bayswater, to serve the re-subdivision of lot 19, Guildford Road.

Owners of the abovementioned property are hereby notified that such property is capable of being connected to the sewer and must, therefore, connect their premises to the sewer 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 July, 1952, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st July, 1952, rates will be charged from date of connection.

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

Dated this 6th day of June, 1952, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON,
Under Secretary.

**METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.**

M.W.S. 2249/51.

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 extension to Area 14 Part 2, Victoria Park, to serve lots 202-5 and 177-180 Balmoral Street, and lots 206-8 and 173-176 Camberwell Street within the boundaries of the City of Perth.

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 sewer 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 July, 1952, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st July, 1952, 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 6th day of June, 1952, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON,
Under Secretary.

**METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.**

M.W.S. 407/50.

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.

Perth Municipality.

- 1753/51—Bath Street, from lot 1523 to lot 1533—Westerly.
1188/51—Arbordale Street, from Oakdale Street to Oceanic Drive—North-Easterly. Oceanic Drive, from Arbordale Street to lot 593—North-Westerly.
565/51—Midgley Street, from Gallipoli Street to lot 140—South-Easterly.

Bayswater Road District.

- 1522/49—Coongarrie Street, from River Road to lot 895—North-Easterly.
1224/51—Shaftesbury Avenue, from lot 291 to lot 252—North-Westerly.
1677/51—The Strand, from Adelphi Street to lot 171—South-Easterly.

Canning Road District.

- 2558/51—Redcliffe Street, from Crawford Street to lot 342—South-Easterly.

Gosnells Road District.

- 86/52—Celebration Street, from Elizabeth Street to lot 57—South-Westerly.

Melville Road District.

- 860/51—The Promenade, from lot 166 to lot 169—Southerly.
1674/50—The Promenade, from lot 197 to lot 195—Southerly.
1917/51—Mount View Terrace, from lot 222 to lot 223—Northerly.
917/51—Davidson Road, from Lawlor Road to lot 284—Northerly.
1473/51—Cawston Road, from lot 382 to lot 381—South-Easterly.
85/52—Davidson Road, from Robinson Road to Money Road—South-Easterly. Money Road, from Davidson Road to lot 323—South-Westerly.

Mundaring Road District.

- 1506/50—Hooley Road, from Beaconsfield Avenue to lot 21—Easterly.

Perth Road District.

- 716/51—Armadale Crescent, from lot 718 to lot 688—Easterly.
1988/51—Meenaar Crescent, from Murchison Street to lot 876—North-Easterly.
2388/51—Murchison Street, from lot 819 to lot 816—Northerly.
1072/51—Second Street, from lot 580 to lot 583—Southerly.
191/50—Howe Street, from lot 153 to lot 154—North-Westerly.
1539/50—French Street, from McDonald Street to lot 47—Northerly.
1466/51—Wattle Street, from lot 62 to lot 61—Southerly.
1450/51—Bellevue Terrace, from lot 39 to lot 41—Northerly.
2626/51—Colin Road, from Harry Street to lot 30—Southerly. Calais Road, from Harry Street to lot 34—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 6th day of June, 1952.

J. C. HUTCHINSON,
Under Secretary.

**METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.**

M.W.S. 1952/51.

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 outlet main from Mount Yokine Reservoir to Mt. Lawley (2nd Section).

Description of Proposed Works.

The construction of a 30-inch diameter water main (length about 78 chains).

The Localities in which the Proposed Works are to be Constructed.

Commencing at the intersection of Adair Parade and Lanark Street and proceeding in a South-Easterly direction along Lanark Street to and along Dumbarton Crescent to and through lot 24, to and along Rookwood Street to Longroyd Street.

The above works and localities are shown in red on Plan M.W.S.S. & D.D., W.A. No. 7624.

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 6th day of June, 1952, between the hours of 10 a.m. and 3.30 p.m.

D. BRAND,
Minister for Water Supply,
Sewerage and Drainage.

METROPOLITAN WATER SUPPLY, SEWERAGE
AND DRAINAGE DEPARTMENT.

M.W.S. 921/38.

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 extension to Reticulation Area 1, South Perth, within the boundaries of the South Perth Road Board District, as described hereunder:—

Commencing at a point in the centre of Swan View Terrace and opposite the North-Western boundary of lot 275 Swan View Terrace and proceeding in a South-Easterly direction along the centre of Swan View Terrace to a point opposite the South-Eastern boundary of lot 303 Swan View Terrace; thence in a South-Westerly direction across Swan View Terrace to and along the South-Eastern boundary of the said lot 303 to the North-Eastern boundary of lot 305 Delamere Avenue; thence in a South-Easterly direction along the North-Eastern boundary of the said lot 305 to the Eastern corner of the said lot 305; thence in a South-Westerly direction along the South-Eastern boundaries of the said lot 305 and lot 306 Delamere Avenue to the Southern corner of the said lot 306; thence in a South-Easterly direction along the North-Eastern boundary of lot 327 Mill Point Road, and its prolongation to a point in the centre of Mill Point Road; thence in a South-Westerly direction along the centre of Mill Point Road to a point opposite the South-Western boundary of lot 320 Mill Point Road; thence in a North-Westerly direction across Mill Point Road to and along the South-Western boundaries of the said lot 320 and lot 314 Delamere Avenue; thence across Delamere Avenue to and along the South-Western boundaries of lot 286 Delamere Avenue and lot 292 Ranelagh Crescent and its prolongation to a point in the centre of Ranelagh Crescent; thence in a North-Easterly direction along the centre of Ranelagh Crescent to a point opposite the North-Eastern boundary of lot 299 Ranelagh Crescent; thence in a South-Easterly direction across Ranelagh Crescent to and along the North-Eastern boundary of the said lot 299 to the western corner of lot 275 Swan View Terrace; thence in a North-Easterly direction along the North-Western boundary of the said lot 275 and its prolongation to the point of commencement as shown in green on plan M.W.S.S. & D.D., W.A. No. 7693.

Owners of property situated within the boundaries of the 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 July, 1952, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st July, 1952, 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 6th day of June, 1952, at the office of the Department, St. George's Place, Perth.

J. C. HUTCHINSON,
Under Secretary.

WATER BOARDS ACT, 1904-1951.

Water Supply, Sewerage and
Drainage Department,

Perth, 22nd May, 1952.

Ex. Co. No. 919.

HIS Excellency the Governor in Executive Council acting pursuant to the provisions of the Water Boards Act, 1904-1951, has been pleased to approve of the cancellation of the by-laws heretofore made under the said Act, in respect of the Busselton Water Board and to approve of the substitution in lieu thereof of the new by-laws set forth in the Schedule hereunder.

W. C. WILLIAMS,
Under Secretary for Water Supply,
Sewerage and Drainage.

Schedule.

Busselton Water Area By-laws.

Division I.

Interpretations.

1. (a) In the construction and for the purpose of these by-laws, unless the context otherwise requires, the terms "cesspool," "drain," "house," "land," "owner," "public house," and "piggery," shall have the meanings severally attached to them in section 3 of the Health Act, 1911-1950.

(b) The words "authorised," "by-laws," "district," "fittings," "local authority," "Minister," "occupier," "owner," "pipe," "prescribed," "ratepayer," "rateable land," "road," "reservoir," "stream," "water area," "waterworks," "watercourse," and "works" shall have meanings severally attached to them in the Water Boards Act, 1904-1951, hereinafter referred to as the principal Act, or any amending Act and the by-laws made thereunder.

(c) "Feeder" shall mean any watercourse, creek, stream or other channel with either permanent or intermittent flow whereby water can be conveyed to any reservoir.

(d) "High water mark" shall mean the level of full supply of any reservoir or feeder thereto.

(e) "Catchment area" shall mean all land over, through or under which any water flows runs or percolates directly or indirectly into any reservoir erected or used by the Board in connection with any water supply, prescribed in or proclaimed under any Act.

(f) "Minister" shall mean the Minister for Water Supply, Sewerage and Drainage acting in pursuance of the Water Boards Act, 1904-1951, and the Water Supply, Sewerage and Drainage Act, 1912-1950.

(g) "Inspector" and "local officer" respectively, shall mean a person appointed by the Board for the purpose of these by-laws or to administer the said by-laws.

(h) "Domestic supply." A supply of water for domestic purposes shall not include a supply for cattle or for horses, or for any steam engine or for washing carriages, where such horses or carriages are kept for hire or are the property of any dealer, or for any hotel, inn, trade, manufacture, or business whatever, or for watering gardens or for fountains or for any ornamental purpose.

(i) "Private service." For the purpose of these by-laws "private service" includes all the pipes and fittings, and all connections and apparatus of whatsoever nature or kind, and whether used temporarily or otherwise on any part of the premises of the owner or occupier of any premises supplied with water, whether by meter or otherwise, and includes any pipes or fittings the property of the consumer which are used for conveying water from the mains of the Board whether situated on the premises of the consumer or otherwise.

(j) "Farm supply" shall include domestic supply, but not industrial or manufacturing supply.

(k) "Reservoir" shall mean any reservoir, dam, tank, cistern or well.

Cancellation.

1A. All by-laws made and heretofore in force pursuant to the provisions of the Water Boards Act, 1904-1951, are cancelled.

Division II.

By-laws for the Preventing of Pollution of the Catchment Area.

2. The by-laws in this part apply to all water reserves and catchment areas constituted for the purpose of the principal or any amending Act.

Cleaning and Filling up of Cesspools.

3. All existing cesspools within the catchment area shall be cleansed and filled up to the satisfaction of the Inspector, within one calendar month after notice, in writing, to that effect has been given to the occupier or owner of the premises concerned.

Situation of Closets.

4. Closets shall not be constructed within 50 yards of high-water mark and any closet situated within 50 yards of high-water mark shall, within one calendar month of notice to that effect being given to the owner or occupier by the Board or by the Inspector, be taken down and the cesspit, if such exists, cleansed and a fire made therein, after which the cesspit shall be filled up to the satisfaction of the Inspector by the owner or occupier of the house to which such closet or cesspit is appurtenant.

Provision for Sufficient Number of Pans Shall be Made.

5. The owner or occupier of every house within the catchment area shall provide, for the use of the occupants of such house, an earth closet, with a sufficient number of pans approved by the Inspector.

Construction of Closets.

6. (a) Every closet within the catchment area shall be of stone, iron, wood, brick, concrete, or combination of two or more of such materials. Each closet shall be supplied with a sufficient number of receptacles which shall be interchangeable with others in the same district and which shall be of approved size, shape, and style and every pan shall be emptied and cleansed once every week or as often as may be required by the Inspector.

(b) Each dwelling on the catchment area shall be provided with a closet and urinal erected in such position as directed by the Inspector.

(c) The floor and seat of every closet shall be so constructed that the top of the receptacle shall not be more than one inch below the underside of the seat.

Removal and re-erection of Closet.

7. Closets or urinals already in existence shall, wherever considered necessary by the Inspector be removed where directed by the Inspector, and such removal or re-erection shall be at the cost of the owner, who shall have the work completed within one calendar month from delivery by the Inspector of written notice to the owner requiring this to be done.

Nuisance shall not be Caused.

8. The owner or occupier of any house within the catchment area shall not permit the contents of any pan used in any closet or urinal to overflow from any cause whatever.

The owner or occupier of any house within the catchment area shall not permit any closet or urinal, or pan appertaining thereto, or used by the occupants of such house to become offensive or a nuisance, and every such owner or occupier, whenever directed, either verbally or in writing by the Inspector, shall properly and effectively empty and cleanse such closet, urinal, or pan to the satisfaction of the Inspector.

Disposal of Nightsoil, etc.

9. Nightsoil, refuse, and garbage shall be disposed of from time to time as the Board or Inspector may direct.

Nightsoil, faecal matter, or refuse shall not be buried within the catchment.

Nightsoil or human urine, whether mixed with any other substance or not, or any solution of nightsoil, unless the same has been thoroughly deodorised and disinfected to the satisfaction of the Inspector, shall not be placed, deposited, spread

or permitted to be placed, deposited or spread in or upon any land or garden within the catchment area, unless written consent thereto has been obtained from the Board.

Disposal of Manure, etc.

10. Refuse, dung, manure or other offensive matter shall not be deposited or be permitted to be deposited within three hundred yards of high-water mark, or in any place where in the opinion of the Inspector such matter may be washed into any reservoir or any feeder.

Situation, etc., of Outbuildings.

11. Buildings of any description shall not be used as or constructed for a stable, cow-shed, goat-shed, sheep-pen or fowl-house and any animal or bird shall not be housed or yarded within three hundred yards of high-water mark, or in such position that storm-waters may wash any manure or refuse therefrom into any reservoir or feeder. Every such structure within the catchment area shall have attached thereto for containing all liquid and solid manure a water-tight receptacle approved by the Inspector. Land sloping to a feeder on which any such structure stands shall be excavated to a depth of at least 12 inches, and the soil so obtained shall be used as an embankment around the area so excavated. Such work shall be done by and at the expense of the owner or occupier of such premises.

Cleaning of Outbuildings.

12. The owner or occupier of any stable, cow-shed, goat-shed, sheep-pen, or fowl-house, situated within the catchment area shall not allow any dung, manure, or other refuse, to accumulate in or near such premises, but shall immediately remove or dispose of same in such manner that it cannot pollute any water flowing or which may flow into any reservoir or any feeder and the Inspector may by written notice to the owner or occupier order the immediate removal and disposal of any dung, manure, or other refuse from such premises, and any person omitting to comply with such notice to the satisfaction of the Inspector shall be guilty of an offence against these by-laws and liable to penalties for breach thereof.

Deodorant Shall be Used.

13. The occupier of every house or premises, whether public or private, shall cause to be kept in every closet or privy belonging thereto a box containing either ashes, dry earth, lime, sawdust, carbolic powder, or other disinfectant approved by the Board or Inspector, and shall cause all night-soil or other matter deposited in such pan or receptacle in such closet or privy to be immediately deodorised or disinfected with a sufficient quantity of the disinfectant kept in such box.

Treatment of Nightsoil.

14. Every nightman or contractor shall cause the nightsoil removed from any premises to be either rendered inoffensive or treated in a destructor, desiccator or incinerator, or buried in trenches outside the catchment area, or disposed of in a manner approved by the Inspector.

Mode of Removal of Receptacles.

15. The mode of removal of each receptacle in each closet shall be as follows:—

The nightman shall remove each receptacle and at once cover the same with a suitable tight-fitting lid, and upon every such removal shall carefully place a cleansed pan, of the pattern approved by the Board or the Inspector, in lieu of every pan so removed, and each pan shall be dealt with as prescribed in the next following clause hereof, that is to say:—

Each receptacle which shall have been removed from a closet and sealed with a lid as prescribed in the foregoing clause, shall be removed by the nightman in a cart or vehicle of a pattern to be approved by the Inspector, and the contents of all such receptacles shall be deposited in such place or places as shall from time to time be fixed by the Board or the Inspector. The said receptacles

shall be emptied and perfectly cleansed once a week at the least or so much more frequently as the Board or the Inspector may from time to time direct.

Charges for Removal.

16. Every nightman shall be entitled to charge, unless other arrangements be made, and to receive from the occupier of any premises from which any nightsoil, trade or house refuse shall have been removed, such sum or sums of money as are specified in the contract or approved by the Board, and shall not ask, demand, or receive more than the sums approved.

Licensing of Nightmen.

17. Nightsoil shall not be removed from any closet, house, or premises within the area under the jurisdiction of the Board except by nightmen duly licensed by the Board.

Private Contracts for Removal of Nightsoil.

18. Individual householders shall not contract for the removal of nightsoil or any other refuse or offensive matter whatever except with the person licensed by the Board, and in accordance with these by-laws.

Keeping of Pigs.

19. Pigs shall not be kept or be allowed to stray on any portion of the catchment area.

Straying of Animals.

20. Horses, cattle, sheep, goats, ducks, geese, fowls, or other species of livestock shall not be allowed to stray or depasture over any portion of the catchment area, except with the permission of the Board.

Keeping of Poultry.

21. Poultry yards or premises for housing of poultry shall be kept at least 25 feet from any dwelling and shall be kept in clean condition and disinfected at least once a week with lime, ashes, or other suitable disinfectant.

Abattoirs and Slaughterhouses.

22. Abattoirs or slaughterhouses shall not be established or conducted in any part of the catchment area.

Removal and Destruction of Carcasses.

23. In the event of the death or of an accident necessitating the slaughter of any horse, cattle, or sheep, or other animal, the carcase of such animal shall be removed by the owner thereof to a safe distance from high-water mark, or any feeder, or to such place as the Inspector may direct, and the owner shall immediately thereafter dispose of same by burning to the satisfaction of the Inspector, or, if the owner cannot be found, the Inspector shall destroy it.

Receptacles for Refuse.

24. (a) The occupier of every house or premises shall provide and keep in a position approved by the Inspector, such and so many receptacles or boxes of the material and of the dimensions as may be required by the Board or the Inspector for the temporary deposit of solid house refuse.

(b) The owner or occupier of such house shall regularly collect all refuse or rubbish from any such premises, and place the same in receptacles and he shall not permit or suffer such receptacles to overflow or become offensive, and shall, when necessary, or directed by the Inspector, thoroughly disinfect the same forthwith.

(c) The owner or occupier of every house or premises in which a receptacle as aforesaid is attached or used, shall cause same to be emptied at least once a week, or as often as the Inspector may direct. The owner or occupier of such premises shall keep such receptacle in good repair, and upon notice from the Inspector immediately replace by a new and improved receptacle any receptacle that the Inspector may deem worn out or unfit for use.

Disposal of, and Receptacles for Noisome Things.

25. Rubbish, filth, blood, offal, or manure or any slops, soapsuds, urine, water containing urine or other refuse, noisome thing, or matter shall not be deposited or be permitted to be deposited in any part of the catchment area, where it may, in the opinion of the Inspector, be carried by stormwater, into any feeder, but every occupier or owner shall provide and maintain proper watertight vehicles or receptacles fitted with close-fitting covers or lids for the purpose of carting or receiving same.

Location of Vehicles or Receptacles.

26. All such vehicles or receptacles shall be kept in such convenient place to allow of ready removal as may be directed by the Inspector, so as not to be a nuisance to any person, and shall be kept in a thoroughly sanitary condition, and removed at least once every week and cleansed and disinfected both inside and out.

Reserve for Rubbish, etc.

27. Foul or offensive water or other offensive liquid, or refuse, garbage, sweepings, or other offensive material or thing, shall not be pumped, emptied or swept, thrown, or otherwise discharged or deposited into or upon any street, lane, yard, vacant land, or other place, whether public or private, within the district other than the place set apart by the Board or the Inspector for that purpose.

Pollution of Streams, etc.

28. Bathing or washing of clothes or other articles in any stream, reservoir, aqueduct, or other waterworks within the catchment area shall not be permitted, nor shall any person wash, throw, or cause to enter therein any dog or other animal, or throw or convey, or permit to be conveyed or thrown therein any rubbish, dirt, filth, dead animal, or other noisome thing.

Entry Private Premises by Officers of Board.

29. It shall be lawful for the Inspector or any assistants acting under the directions of the Inspector or other authorised officer, at his discretion, at any reasonable hour, with or without notice, to enter any land, house, or premises for the purpose of ascertaining whether any act or thing is being done or permitted within such land, house, or premises in breach of these by-laws, and to remove or cause to be removed anything thereon in breach of these by-laws, or to take such steps as he may deem necessary for carrying out these provisions. The cost of such removal of such other necessary act shall be borne by the owner or occupier of the premises upon which such breach shall occur.

Period for Compliance with Notices.

30. Unless otherwise provided for, the time which may elapse between the giving of a notice and the doing of a thing required to be done by any Inspector or other authorised officer shall be determined by the Board according to the nature of each case.

Cutting of Timber.

31. Any person, whether in possession of a timber cutter's license or not, shall not cut or hew timber on any catchment area unless authorised so to do by the Board.

Shooting, Hunting and Fishing Prohibited.

32. Shooting or hunting any game or angling for or catching of fish shall not be permitted within the catchment area.

Division III.

By-laws for Protecting the Water, Grounds, Works, etc., from Trespass and Injury.

Trespassing Prohibited.

33. Trespassing within the fenced-off ground adjacent to or reserved for Water Supply Works, or the entering without proper authority of any waterwork not open to the public, shall not be permitted.

Camping and Lighting of Fires.

34. Camping or lighting of fires within the vicinity of any reservoir except on land set apart for such purposes shall not be permitted. The lighting of fires on any other reserves or fenced-off land is absolutely prohibited.

Protection of Flora, Shrubs, etc.

35. The removal, plucking, or damaging of any wild flower, shrub, bush, tree, or other plant, growing on any land or reserve vested in the Board, within half a mile of any reservoir shall not be permitted.

Dogs Prohibited.

36. Dogs shall not be permitted on any portion of the grounds in the vicinity of any waterworks.

Disposal of Refuse, etc.

37. Loose paper or other refuse shall not be left on any portion of the grounds in the vicinity of any reservoir or works, except in the receptacles provided therefor.

Posting or Distribution of Bills, etc.

38. Bills, advertisements, or other notices shall not be posted or distributed on any portion of any reservoir or works, or on any portion of the works or grounds in the vicinity thereof.

Nuisances.

39. Nuisances shall not be committed on any portion of the grounds in the vicinity of any reservoir or works,

Protection of Pipes.

40. Vehicles, conveyances, or animals shall not be driven, taken, or ridden in such a manner as to endanger the main conduit or any branch thereof, or be permitted to cross the same except where crossing places have been provided as indicated by sign-boards.

Protection of Works from Injury.

41. No person shall in the vicinity of any works carry on or cause to be carried on any mining or quarrying operation, or make any excavation of any sort, or cause any explosion so as to injure any waterworks, sewerage works, sewers, drains, pipes or fittings whatsoever.

Division IV.

Licensing of Plumbers.

42. No person unless he has been duly admitted by the Board as a "licensed Water Supply Plumber" shall fix, alter or repair meters, pipes, or fittings connected with the works of the Board.

Description and Scope of Licenses.

43. The conditions upon which the licenses shall be issued by the Board are:—

(a) The Board shall grant water supply plumbers' licenses, operative only in the area to which these by-laws apply to water supply plumbers upon the applicants satisfying the Board that they are competent water supply plumbers and that they are fit and proper persons to hold such licenses, and the applicants may be required to submit to an examination in the theory and practice of plumbing work.

(b) On condition that the certificate of the Department's Board of Examiners has been obtained, the prescribed payments made, and provided the Board is satisfied that the applicant is a fit and proper person to hold such license, the Board shall grant water supply plumbers' licenses, operative in all areas administered by the Board.

Annual Fee for License.

44. A fee of ten shillings shall be payable for every license except when a license is granted after the tenth day of July in any year, in which case the fee shall be five shillings.

Renewal of License.

45. Licenses issued by the Board under the by-laws and regulations shall be current only from the 1st January to the 31st December of the year of issue, and water supply plumbers shall apply for a renewal, and pay the necessary fee before the expiry of the year for which their existing license is current.

List of Licensed Plumbers shall be Published.

46. A list of licensed water supply plumbers shall, from time to time, be published at the office of the Board.

Breaches of By-laws by Plumbers.

47. Any licensed water supply plumber offending against any by-law or regulation of the Board, or who shall refuse to give any needful or proper information required by an officer of the Board, either by himself or those employed by him, or who fails to complete any contract with the Board or with a private owner within the time specified, shall be liable to a fine not exceeding twenty pounds, and he shall also show cause why his license shall not be suspended or cancelled. Any person who has been removed from the list shall not be re-admitted as a licensed water supply plumber until he shall have served the suspension order or paid such fine, not exceeding twenty pounds, as the Board may determine.

Delay in Work.

48. Plumbers shall execute any work they undertake with reasonable despatch; and any inconvenience to the public caused by licensed water supply plumbers by unnecessary delay in carrying out work shall be rigorously dealt with by the Board.

Damage to Pipes shall be Reported.

49. Damage caused by licensed water supply plumbers to water, gas or other pipes shall be at once reported, and immediate steps taken to have repairs effected, and the cost of same shall be defrayed by such plumber.

Deposit and Declaration.

50. Prior to issue of the license, the person to whom the same is to be issued shall deposit with the Board a sum of five pounds, which shall be retained during the currency of the license as a security for the proper performance of all work done by him and shall sign a declaration that he accepts such license subject to and in conformity with the conditions thereof and with the regulations of the Board, and that he shall conform and comply therewith.

Deductions from Deposit.

51. The Board may deduct from such deposit any fine inflicted or the expense of making good any bad work of the licensed water supply plumber or his workmen, and as often as any amount is so deducted the licensed water supply plumber shall make good the deposit to the sum of five pounds, and in default his license shall be cancelled.

Change of Address to be Notified.

52. Every licensed water supply plumber shall within forty-eight hours of any change of his address give notice in writing to the Board.

Division V.

Water Supply Plumbing.

Specifications of Pipes, Fittings and Apparatus for Private Services.

53. In connection with the laying down, maintenance, alteration or repair of every private service, the following conditions shall be observed by the owner or occupier of the premises:

(1) Except with the written consent of the Board only piping, fittings, and apparatus of approved quality or that conforming to the Australian Standard Specification and tested and stamped by the Minister, shall be used for services whether outside or inside the building line.

(2) All pipes and fittings shall be of lead, wrought or malleable iron, copper, brass, cast iron, cement asbestos, or other approved material provided that in any special case the Board may give approval for the use of wooden pipes subject to such conditions as it may think fit. Where galvanised wrought iron pipes and fittings are used they shall be true in section, of uniform thickness, perfectly smooth on the inside and properly galvanised internally and externally.

(3) A charge shall be made by the Minister for testing and branding all pipes, fittings and apparatus to be used in connection with water supply plumbing work.

(4) Where lead pipes are used they shall be of drawn lead of equal thickness throughout, and of at least the respective weights following, viz:—

Diam. in inches.	lb. per yard.
$\frac{3}{8}$ inch	5
$\frac{1}{2}$ inch	6
$\frac{3}{4}$ inch	9
1 inch	12
$1\frac{1}{4}$ inches	16
$1\frac{1}{2}$ inches	20

(5) Where wrought iron tubes are used they shall be butt welded or solid drawn of regular section with British standard thread and of the following weights:—

Diam. in inches.	lb. per foot.
$\frac{1}{2}$ inch	.891
$\frac{3}{4}$ inch	1.262
1 inch	1.825
$1\frac{1}{4}$ inches	2.581
$1\frac{1}{2}$ inches	3.215
2 inches	4.093
$2\frac{1}{2}$ inches	5.705
3 inches	6.741
4 inches	8.820

(6) Cast iron pipes shall conform to the Minister's standard specification for cast iron pipes for water supply.

(7) Cement asbestos pipes shall conform to the Minister's specifications for asbestos cement pipes. Australian Standard to apply where Applicable.

(8) Copper or Brass Pipes suitable for Screwed Connections:—

Nominal Bore Pipe.	Nominal Outside Diameter.	Actual Outside Diameter.	Wall.	Thickness.	Inside Diameter of Tube.	British Standard Pipe Thread.	Number of Threads per inch.	Wall Thickness at Root Thread.	Calculated Weight.
in.	in.	in.	S.W.G.	in.	in.	in.		in.	lb. per lin. ft.
$\frac{1}{8}$	$\frac{3}{8}$.381	16	.064	.253	$\frac{1}{8}$	28	.042	.25
$\frac{1}{4}$	$\frac{1}{2}$.515	14	.080	.355	$\frac{1}{4}$	19	.048	.42
$\frac{3}{8}$	$\frac{5}{8}$.625	13	.092	.438	$\frac{3}{8}$	14	.048	.81
$\frac{1}{2}$	$\frac{7}{8}$.825	12	.104	.554	$\frac{1}{2}$	11	.056	1.05
$\frac{3}{4}$	$1\frac{1}{8}$	1.081	11	.116	.716	$\frac{3}{4}$	11	.064	1.49
1	$1\frac{3}{8}$	1.289	10	.128	.897	1	11	.072	2.21
$1\frac{1}{4}$	$1\frac{7}{8}$	1.630	10	.128	1.122	$1\frac{1}{4}$	11	.072	3.12
$1\frac{1}{2}$	2	1.862	10	.128	1.290	$1\frac{1}{2}$	11	.072	3.97
2	$2\frac{1}{8}$	2.375	11	.116	1.654	2	11	.064	5.15
$2\frac{1}{2}$	$2\frac{5}{8}$	2.948	11	.116	2.103	$2\frac{1}{2}$	11	.064	
3	$3\frac{1}{8}$	3.456	10	.128	2.716	3	11	.072	

(9) Copper or Brass Pipes Suitable for Expanded Compression Couplings:—

Nominal Bore of Pipe.	External Diameter.	Wall Thickness.	Calculated Weight.
inches.	inches.	S.W.G.	lb. per lin. ft.
$\frac{1}{8}$	$\frac{1}{4}$	19	.10
$\frac{1}{4}$	$\frac{1}{2}$	18	.22
$\frac{3}{8}$	$\frac{5}{8}$	18	.41
$\frac{1}{2}$	$\frac{7}{8}$	18	.55
$\frac{3}{4}$	$1\frac{1}{8}$	16	.92
1	$1\frac{3}{8}$	16	1.11
$1\frac{1}{4}$	$1\frac{7}{8}$	16	1.31
$1\frac{1}{2}$	2	16	1.50
2	$2\frac{1}{8}$	14	2.34
$2\frac{1}{2}$	$2\frac{5}{8}$	14	2.83
3	$3\frac{1}{8}$	12	4.28
$3\frac{1}{2}$	4	12	4.91

(10) Tees, thimbles, bends, reducing couplings or plugs shall be of the best material and manufacture, true in section, regular, and of equal thickness, properly and truly cut with the British standard thread, perfectly sound and new, and free from all defects.

The tees, bends, or tubes, shall be capable of withstanding hydrostatic pressure of 300 lb. per square inch, shall be tested to this pressure by the duly authorised officer, and shall conform otherwise to the British standard specification existing at the time.

(11) All joints between pipes, tees, bends, thimbles, couplings, elbows and cocks, shall be made with flax or other approved jointing material. All joints on lead pipes shall be of the kind known as "wiped joints," and all connections between lead and iron water pipes shall be made with brass couplings and wiped joints.

(12) No pipe or other apparatus shall be laid through any sewer, drain, ashpit, cistern, or manure bin, or through, in, or into any place where,

in the event of the pipe becoming unsound, the water conveyed through such pipe would be liable to be polluted or to escape without observation, unless such pipe or apparatus be laid through an exterior approved iron pipe or box of sufficient length and strength to afford due protection to the same and to bring any leakage or waste within easy detection.

(13) All taps, stop-cocks, ball-cocks, valves, other fittings or apparatus used in connection with the supply of water shall be of approved types and capable of withstanding a pressure of 300 lb. per square inch, and shall be tested and stamped by the duly authorised officer of the Board before being fixed.

(14) No valve or cock or apparatus of any description shall be permitted unless the construction of the same is such that a rise in pressure of not more than 10 lb. per square inch shall occur when the valve, cock, or apparatus is closing.

(15) Every cistern and tank shall be provided with an equilibrium ball valve and stop-cock, and the overflow pipe shall be laid and fixed in a suitable manner, so as to discharge in some conspicuous place open to inspection.

(16) No service pipe on private property below the ground surface shall be laid at a less depth than 18 inches, unless otherwise approved by the Board.

(17) No part of any service shall communicate directly with any vessel (other than approved apparatus for heating water for domestic purposes), except with the written permission of the Board.

(18) No part of any service shall communicate directly with any steam boiler or other vessel used for generating steam, or with any other vessel, in such manner that noxious liquids or gases can return into the main or service pipes.

(19) Every water closet, urinal, slop hopper or other fixtures as directed by the Board shall be supplied from the service pertaining to the building through an approved waste-preventing apparatus. No service pipe shall communicate directly with the fixture, or otherwise than with the cistern.

(20) Unless otherwise approved by the Board, the outlet of every fixture such as baths, lavatory basins, kitchen sinks, shall be distinct from and unconnected with the inlet, and shall be placed at least one inch above the highest water level of such fixtures. The outlet of every fixture shall be provided with a perfectly water-tight plug, and shall be constructed so as to prevent a waste of water.

(21) Projection pieces between a bib tap and fitting on the end of a horizontal water service pipe shall not be permitted unless so supported as to prevent the pipe and tap swinging downwards.

(22) All taps over fixtures shall be so arranged that any drips from same will fall within the fixture.

(23) Stand pipes not secured to buildings shall be securely fixed to an approved support fixed in the ground.

(24) Pipes shall be secured to woodwork by means of approved galvanised clips and screws and to concrete, stone or brickwork with approved galvanised hooks or bolted clips.

(25) Pipes shall be laid in a straight line and where change of direction occurs under ground bends shall be used.

(26) In all cases where a water service pipe is attached to a cistern, lavatory basin, or any other plumbing fixture when directed by the responsible officer, the connection shall be made by means of an approved lead or annealed copper connection between the fixture and supply pipe, the length of which shall not be less than 15 inches over all.

(27) Automatic siphons, etc.—No person shall fix any water ejector, automatic siphon, or other water power pumping appliance to the Board's supply without the permission in writing of the Board being first obtained. If approved, such apparatus shall be fixed only under such conditions as the Board shall notify in writing.

Maintenance of Private Services.

54. (a) The owner or occupier for the time being of any property supplied with water shall at his own risk and expense lay down his private service and keep it in good order and repair, in such a manner as to conform with the provisions of these by-laws.

(b) The service pipe or apparatus within the boundary of the property being the property of the owner or occupier of the property supplied by such service pipes or apparatus the occupier (if any) and if none, the owner shall, upon receiving notice that his service pipe or apparatus requires repairing, or is blocked up or broken, immediately proceed to repair the same by employing a licensed plumber, subject to the provisions of these by-laws, and he shall be responsible for any loss of water or other damage which shall be caused by reason of such service pipe or apparatus being leaky or otherwise out of repair or broken, and, in default, be liable on conviction to a penalty not exceeding ten pounds, and, in the event of continuing the offence, to a further penalty of two pounds for each day after receipt of such notice, and the Board may stop the water from flowing into such premises, either by cutting off the service pipe, or otherwise, as the Board may see fit, until the necessary repairs shall have been effected.

(c) Without prejudice to the right of the Board to proceed for any penalty for the breach or non-observance of any of the provisions of this by-law, the Board may cut off the supply of water to any premises whereon the private service or any part thereof is not at all times laid, fixed, used or maintained in all respects in accordance with

the provisions of the said by-law, and may keep the same cut off until such provisions have been fully observed.

Interference within Three Feet of Stop-cock.

55. Licensed plumbers or other persons shall not, under any circumstances, disconnect the joints from the meter. No branch shall be taken off the service pipe within a distance of three feet on the consumer's side of the stop-cock or meter of the Board.

Division VI.

By-laws for General Purposes.

Applications for Services.

56. Applications for water services shall be made on the printed form procurable at the office of the Board, and shall be lodged not less than seven days before the service is required.

Full information, as indicated on the prescribed form, shall be supplied, and the full amount of rates or other charge due on the premises, to which service is required, together with the cost of such service from the main to the boundary in the case of country land, shall be paid on or before application and before work is commenced.

Full information, as indicated on the prescribed form, shall be supplied and the full amount of rates or other charges due on the premises, to which a service is required shall be paid on or before application and before the work is recommenced.

Supply to Non-rated Premises.

57. Any person or persons requiring a water service to any non-rated property may be supplied on payment of a minimum charge which shall be fixed by the Board in each case. The minimum charge shall then take the place of a water rate, and the general provisions of these by-laws, as applying to ratepaying consumers, shall apply to minimum charge paying consumers.

Supply of Water Not Compulsory.

58. It shall be at the discretion of the Board to supply water to any individual consumer or to any land whether rated or not.

Separate Services Required.

59. Except with the written permission of the Board, not more than one house or tenement shall be supplied from a single water service. The Board may in special cases, consent to two or more tenements being supplied from one water service, but in such cases the sub-services shall be so arranged that the supply to each house shall be independent of the supply to the remaining houses and controlled by a stop-cock on such sub-service.

Size of Service Pipes.

60. The size of the service pipe shall in each case be fixed at the discretion of the Board.

Notice of Intention to Build

61. The owner or occupier of any land supplied with water within a Water Area who shall erect or make, or cause to be erected or made, any building or addition to any existing building on such land shall, before the commencement of same, give notice in writing thereof to the Board.

Locking of Taps, etc.

62. The occupier of any premises to which the water has been laid on, or in the event of there being no occupier, the owner shall cause proper means to be taken by locks or otherwise, subject to the approval of the Board, to prevent the use of the water from the main by persons not connected with the said premises.

63. No service pipe shall communicate directly with any cistern, tank, or vessel intended or used for the reception of water other than water obtained from the Board's mains.

Misuse of Water.

64. Any person entitled to a supply of water for domestic purposes only or entitled only to a supply of water for any other specified purpose, shall not use such water for any other purpose except that specified.

Illegal Taking or Selling of Water.

65. Any person, whether entitled to receive water from the Board or not, shall not, without the written permission of the Board, take, carry away, or allow to be taken or carried away, such water from his premises, or to sell the same to any other person.

Turning Off When Repairing and Tapping.

66. The Board may, from time to time, when necessary for the purpose of tapping or repairing the main, or otherwise, cut off the supply of water from any part or parts of a water area.

Reward, Reporting Leakage.

67. The Board may in its discretion adequately reward any person (not being the person in fault), who shall communicate timely information to the Board of any leakage or waste of water, whether the same be accidental, negligently or wilfully occasioned or suffered, or who shall give such information as shall lead to the conviction of any person or persons who shall steal or cause to be stolen or improperly appropriated the water of the Board.

Waste of Water.

68. Any person supplied with water by the Board, whether by meter or otherwise shall not allow the same to run to waste.

Limiting Supply.

69. The Board may at such times and for such purposes as it may deem necessary and expedient, prohibit the use of water for garden purposes and all purposes other than domestic and industrial, except with its permission in writing.

Any person contravening this by-law shall be liable to a penalty not exceeding £20, and in the event of a continuing breach to a further penalty not exceeding £5, for each day such breach shall continue.

Fixing of Meters.

70. Any officer appointed by the Board for the purpose may fix a meter on any service, and shall determine the size and class of meter in each case. Meters will be supplied by the Board, and may be open or encased, at the discretion of the Board.

Repairs and Maintenance of Meters.

71. Any person supplied with water through a meter belonging to the Board shall pay the cost of making good all damage to such meter whilst on his land and in his charge. Any repairs required shall be done by the Board, and the expense incurred by the Board in so doing shall, on demand, be paid by the owner or occupier of the land, and if not paid on demand shall be recoverable in the same manner as water rates.

Notice of Damage or Non-Registration of Meter Shall be Given.

72. Any person supplied by the Board with water through a meter shall, on finding that meter is damaged, or not registering, immediately give notice of the fact to the Road Board Office, Busseton.

Interference with Meters.

73. Any person shall not break or in any way interfere with the seal fixed on the meter through which water is supplied by the Board, or turn or attempt to turn any screw, bolt, or nut on or attached to such meter, or use any tool or appliance on any such meter, or introduce or attempt to introduce any body or substance into

such meter, or in any way interfere with any portion of such meter or any pipes or fittings attached thereto.

Period for Reading.

74. The quantity registered by a meter at any time between ten days before and ten days after any stated date may be taken as the reading of the meter at such stated date.

Averaging of Consumption.

75. During the time any meter is undergoing repairs, or should it cease to properly register the consumption of water, the Board or any officer appointed by the Board may, at its option, estimate the quantity of water consumed by taking an average of the quantity used during such previous period as the Board may determine, and the quantity so ascertained shall be paid for by the consumer.

Testing of Meters.

76. If any consumer shall at any time be dissatisfied with any particular reading of a meter, and be desirous of having the meter tested, he shall give written notice thereof to the Board or its officer within seven days of such reading and thereupon the said meter shall be tested by passing through it a predetermined quantity of water, and if upon such testing it shall appear to the satisfaction of the Board or its officer that the meter registered more than five per cent. in excess of the quantity that shall actually pass through it at such testing, then the Board shall bear the expense of and incidental to such testing, and shall also adjust the charge to the said consumer, but if the meter upon such testing shall not register more than five per cent. in excess of the quantity that shall actually pass through it, then the consumer shall pay to the Board all the expenses of and incidental to such testing, provided that the expense of every test shall be fixed by the Board, subject to a minimum charge of ten shillings for each test; provided also, that the consumer shall not be at liberty to avail himself of the right to test the registration of the meter for any period other than the period of registration next preceding the date of reading in respect of which he shall be given notice as aforesaid.

Authority to Enter Premises.

77. Any officer acting under the Board's authority may, at all reasonable times, enter any house or premises connected or intended to be connected with the water mains, in order to examine whether the water pipes and fittings in such house or premises are in proper order. Any person refusing such admission or in any way hindering such officer in the execution of his duty shall be liable to a penalty as hereinafter prescribed.

Gratuities Prohibited.

78. Officers, workmen, or agents of the Board shall not solicit or receive any fee or gratuity whatever.

Standard Drawings and Fittings.

79. Approved standard fittings and type drawings shall be exhibited at the Board's office. Due consideration shall be given by the Board to the claims of any other fittings which may be presented for approval, and, if considered satisfactory, the same may be placed among and become one of the approved standard fittings. The Board may from time to time, amend, alter, or cancel any or all of the standard fittings or type drawings, and replace them by such other fittings or drawings as it may approve of.

Junction or Interference with Pipes and Fittings.

80. Any person shall not make any connection or interference with any pipe or fitting of the Board or with any water pipe or fitting communi-

cating therewith, at any other place than shall be approved of by the Board, and the mains shall only be tapped by the workmen of the Board.

Inspection of Works.

81. Work shall not be undertaken in connection with water supply, or in the extension or alteration thereof, until such time as the necessary printed permit is obtained. Two days' notice shall in all cases be given by the licensed plumber before work is intended to be commenced, unless the officer of the Board duly appointed to issue permits expressly accepts shorter notice. In no case shall any water pipes or apparatus in connection with water supply be used until the said work shall have been inspected, and, if necessary, tested by the said officer, and certified by him on the prescribed form. No underground or enclosed work shall be covered up or concealed from view until the same shall have been duly inspected and passed by the Inspector, and for this purpose the person to whom the permit has been issued shall immediately report any work which is ready for inspection or test, and every facility shall be afforded to such officer for making such inspection or tests.

Division VIII.

Rates and Charges.

Rating.

82. (a) Within the Busselton Water Area the water rate shall be, within townsites, at a rate not exceeding Three shillings in the pound per annum upon the net annual value of all rateable land: Provided that a minimum rate of not exceeding one pound per annum shall be payable on each separately assessed piece of land.

(b) The Board may, in its discretion, allow a discount of not exceeding 20 per centum upon any rates paid within three months of the date upon which such rates become payable, but such discount shall not apply to minimum rates or fees, which shall be paid in full.

(c) In making rates a distinction may be made between occupied and vacant land, and in the event of a dispute as to whether or not land shall be regarded as vacant, the decision of the Board shall be final in every case.

Rates—How Payable.

83. Rates shall become due and payable yearly in advance on the first day of January. Provided that in all cases where a rate is made after the first day of January in any year the notice of the order for the making and levying of such rate, published in the *Government Gazette* and a newspaper, as provided by Section 94 of the said Act, shall specify the minimum sum payable as rate as aforesaid, and the date or dates when the rates shall be due and payable, and such rate shall be and become due and payable in accordance with the terms of such notice.

Allowance for Rate.

84. Subject to the provisions of these by-laws, every ratepayer shall be entitled to consume on each separately assessed piece of land of which he is the owner or occupier that quantity of water which, if calculated at the price specified in the Schedule I hereto as being that at which water is supplied in return for the rate in the area in which such property is situated would amount to the equivalent of the water rate paid on each property, provided that such water is taken during the period for which the rate is struck.

Payment for Excess Water.

85. Every ratepaying consumer taking water in excess of the quantity to which he is entitled in respect of the rate shall pay for the excess in accordance with prices set forth in the Schedule I hereto.

Fees—State or Commonwealth Government Departments.

86. For each water service for purposes of any State or Commonwealth Department there shall be payable, as a minimum annual fee in lieu of

water rate, the sum of not less than one pound (£1) when the service is metered, and of not less than one pound ten shillings (£1 10s.) when the service is non-metered.

It shall be at the discretion of the Board as to whether or not a meter shall be fixed in each case.

This by-law shall not apply to water for railway purposes.

Fees for Additional Services.

87. In any case where the owner or occupier of any separately rated piece of land requires more than one service to be installed for supplying water to such land, such additional service or services shall, at the discretion of the Board, be installed on such occupier or owner paying in advance the cost of installation and a fee of not less than one pound per annum in addition to meter rent, for each additional service. In return for such fee an equivalent quantity of water will be given in each year, in the same way as water is given in return for water rates.

Meter Rents.

88. Every person supplied with water by measure to other than rateable premises or private residences shall pay meter rent in advance according to the following scale:—

Size of Meter.	Annual Rent.			
	Inferential.		Positive.	
	Open.	Encased.	Open.	Encased.
1 inch	s. 10	s. 20	s. 10	s. 20
1½ inch	10	20	10	20
2 inch	10	20	10	20
2½ inch	10	20	10	20
3 inch	15	30	25	50
3½ inch	15	30	25	50
4 inch	20	40	40	80
4½ inch	25	50	60	120
5 inch	30	60	100	200
6 inch	40	80	130	260

Reconnection Fee.

89. In every case in which the supply of water shall have been cut off by reason of non-payment of rates or other charges, or by reason of a defective service, or by request of the occupier or owner, or when, in the opinion of the Board, necessary to prevent waste of water, or for other reasons, a minimum fee of five shillings shall be charged for disconnection and re-connection, provided that where the cost exceeds the minimum fee the actual cost of the disconnection and re-connection, as determined by the Board, shall be charged, and shall be payable by the owner or occupier for the time being, on demand. The service shall not be restored until such fee has been paid.

Private Fire Services.

90. Private fire service will be allowed, but every service shall be sealed, except in cases where the Board may decide that sealing is unnecessary. For each such service there shall be paid the actual cost of installation, and a fee equivalent to five per centum on cost per annum shall be paid in advance as rental, subject to a minimum fee for each service of ten shillings per annum. No water shall be taken from any sealed portion except for extinction of fire. In the event of the seal having been broken in case of fire or by accident, or otherwise, the occupier shall give notice, and pay the cost of re-sealing.

Building Fees.

91. Where water is required for building purposes the Board may permit the supply thereof at prices as set forth in Schedule I hereto and on the following terms:—

(a) All fees shall be paid in advance. If any work is done other than that mentioned at the time of applying to the Board, the same shall be paid for in advance, or the whole supply will forthwith be cut off.

(b) It shall be at the discretion of the Board as to whether or not in any case a supply of water shall be classed as a supply for building purposes, and as to whether or not the supply shall be measured by meter.

(c) Applications for water under this by-law shall be in writing, stating the nature of the work to be done and the purpose for which water is required.

When Accounts Due and Payable.

92. Where water is supplied by measure to the owner or occupier of land, whether rated under the Act or otherwise, payment for same shall become due and payable within 14 days after service of the account, unless otherwise agreed upon.

Division VIII.

Penalties.

Penalties for Breaches.

93. Any person committing a breach of the foregoing by-laws to which no specific penalty is attached or who shall refuse or neglect to obey any injunction in any such by-law or to comply with any requirements therein contained shall, upon conviction, be liable to a penalty not exceeding £20 and, in case of continuing offence, a further penalty not exceeding £5 for each day after notice of such offence shall have been given by the Board to such offender.

SCHEDULE 1.

Schedule of Prices, Water.

Purpose for which Water is Supplied or Class of Water Service and Scale of Charges.

1. Water in return for amount of rates paid or of minimum charges in lieu of rates—2s. per 1,000 gallons.
2. Water supplied in excess of quantity allowed for rate:—
 - (a) Domestic Purposes—If rates and excess or minimum water charges be paid within three months of the commencement of the rating year a rebate of 6d. per 1,000 gallons will be allowed—3s. per 1,000 gallons.
 - (b) Trading Purposes—To be determined by arrangement.
 - (c) Road Board Purposes—6d. per 1,000 gallons.
 - (d) Sporting Bodies—1s. per 1,000 gallons.
 - (e) Railway Supplies—2s. for treated water, 1s. 6d. for untreated water, per 1,000 gallons.
3. Building Services (metered or non-metered)—
 - (a) Buildings etc., brick, stone, concrete—Amount of fee 5s. per room.
 - (b) Ordinary dwelling with lath and plaster (only)—Amount of fee 2s. 6d. per room.
 - (c) Buildings etc., wood and/or iron and asbestos with brick chimneys—Amount of fee 2s. 6d. per chimney.
 - (d) Buildings other than ordinary dwellings such as hotels, halls, warehouses, stores etc.—Amount of fee 4s. per square for each floor.

All fees to be paid in advance.

B. K. KILLERBY,
Chairman.

L. M. POWELL,
Secretary.

Approved by His Excellency the Governor in Executive Council 22nd May, 1952.

R. H. DOIG,
Clerk of the Council.

TRAFFIC ACT, 1919-1947.

Municipality of Albany.

IT is hereby notified, for general information, that Walter Kurrawa Leggett and Ivor Sinclair Goodall have been duly appointed Traffic Inspectors for the Municipality of Albany.

JOHN D. M. DANIEL,
Town Clerk.

THE ROAD DISTRICTS ACT, 1919-1948.

Road Board Election.

Local Government Department
Perth, 4th June, 1952.

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.

Kellerberrin Road Board.

19th April, 1952; Nicholls, Frederick Herbert; South; Farmer; (a); Nicholls, F. H.; Unopposed.

19th April, 1952; Jeffree, Charles Edward; North; Farmer; (a); Jeffree, C. E.; Unopposed.

30th May, 1952; *Hearle, Charles Kenneth; Central; Farmer; (a); Hearle, C. K.; Unopposed.

Woodanilling Road Board.

24th May, 1952; Douglas, Lewis Robert; West; Farmer; (b); Livsey, O. S.; Unopposed.

*Denotes Extraordinary Election.

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

THREE SPRINGS ROAD BOARD.

Traffic Inspector.

IT is hereby notified, for general information, that Charles Russell is the duly appointed Traffic Inspector for the Three Springs Road District.

For the Three Springs Road Board,

C. F. THOMAS,
Chairman.

K. TRUMAN,
Secretary.

THE ROAD DISTRICTS ACT, 1919-1948.

Moora Road Board.

Notice of Intention to Borrow.

NOTICE is hereby given that the Moora Road Board proposes to borrow the sum of £1,500 to be expended in completing the purchase of land and the erection thereon of two staff residences.

The plans and specifications and the cost of the said works and undertakings and the statement showing the proposed expenditure of the money to be borrowed including cost of flotation and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Moora Road Board at Moora during office hours.

The amount of £1,500 is proposed to be raised by the issue of debentures, repayable with interest by 40 half-yearly payments in lieu of the formation of a sinking fund. The debentures will bear interest at the rate of 4½ per cent. per annum, the amount of the said debenture and interest thereon to be paid at the State Treasury, Perth.

Dated at Moora this 30th day of May, 1952.

L. W. NENKE,
Chairman.

N. J. D. RIDGWAY,
Secretary.

PERENJORI ROAD BOARD.

Traffic Inspector.

IT is hereby notified, for general information, that Charles Russell is duly appointed Traffic Inspector for the Perenjori Road District.

For the Perenjori Road Board.

A. FARRELL,
Chairman.
D. A. JONES,
Secretary.

CANNING ROAD BOARD.

Appointment of Poundkeeper.

IT is hereby notified, for general information, that David Calder has been appointed poundkeeper of the Canning District pound and ranger to the Canning Road Board, *vice* Ivy Alice Dhu, resigned.

C. J. KIELMAN,
Chairman.

CARNAMAH ROAD BOARD.

Traffic Inspector.

IT is hereby notified that Charles Russell has been duly appointed Traffic Inspector to the Carnamah Road District.

A. C. BIERMAN,
Secretary.

6th June, 1952.

ALBANY ROAD BOARD.

Traffic Inspector.

IT is hereby notified, for general information, that William Eric Sibbald is the duly appointed Traffic Inspector for the Albany Road Board District.

For the Albany Road Board,

C. A. R. SHIRLEY,
Chairman.
W. E. SIBBALD,
Secretary.

THE ROAD DISTRICTS ACT, 1919-1951.

The Cuballing Road Board District.

Notice of Sale.

DEFAULT having been made in the payment of rates and other amounts charged on the land hereinafter mentioned, the Cuballing Road Board, under and by virtue of the powers conferred upon it by the Road Districts Act, 1919-1951, and unless all rates and other amounts charged and costs incurred are sooner paid, will offer for sale by public auction the several pieces of land set out in the Schedule hereto at Elder Smith & Co.'s Saleyards, Narrogin, on 18th July, 1952, at 2 p.m.

Any further details and particulars of the said pieces of land may be obtained from the Secretary of the Board at its office, Cuballing.

Dated this 4th day of June, 1952.

RICHARD S. HAYNES & CO.,
Solicitors and Agents for the Board.

The Schedule.

All lands set out hereunder are under the Transfer of Land Act, 1893-1951, and except where improvements are referred to, are vacant lands situated in the Road District of Cuballing.

Names of Persons Registered as Proprietors in Fee Simple, and Addresses appearing in Register Book, and any other Person appearing in the Register Book to have any Estate or Interest in the said Land; Amount Owing to the Board as Rates; Description of Land, including reference to relative Certificate of Title, and Improvements thereon if any.

Reuben Pollard, of Cuballing, Farmer; £2 8s. 9d.; Portion of Cuballing Town Lot C24 on Deposited Plan 658, and being the whole of the land contained in Certificate of Title, Volume 293, Folio 51.

P.W. 686/42; Ex. Co. No. 921.

PUBLIC WORKS ACT, 1902-1950.

LAND RESUMPTION.

Leederville Technical School Extension.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 22nd day of May, 1952, been set apart, taken, or resumed for the purposes of the following public work, namely:—Leederville Technical School Extension.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 33381, which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way or other easements whatsoever.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 33381.	Owner or Reputed Owner.	Description.	Area.
....	The Mayor and Councillors of the Municipality of Leederville	Swan Location 1777 (Certificate of Title Volume 248, Folio 39) (Reserve 3716)	a. r. p. 1 0 4

Certified correct this 6th day of May, 1952.

C. H. SIMPSON,
for Minister for Works.

CHARLES GAIRDNER,
Governor in Executive Council.

Dated this 22nd day of May, 1952.

P.W. 768/52; Ex. Co. No. 928.

PUBLIC WORKS ACT, 1902-1950.

LAND RESUMPTION.

Road Widening at Middleton Road, Albany.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Albany Townsite and Plantagenet District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 22nd day of May, 1952, been set apart, taken, or resumed for the purposes of the following public work, namely :—Road Widening at Middleton Road, Albany.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 33282 (Sheet Nos. 1, 2, 3 and 4) (L.T.O. Diagrams 16794, 16795, 16796 and 16797), which may be inspected at the Office of the Minister for Works, Perth.

And it is hereby directed that the said lands shall vest in Her Majesty for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 33282.	Owner or Reputed Owner.	Description.	Area.
(Sheet 1) 1 and 2	Frederick Alfred Davey and Caroline Davey	Portion of Albany Suburban Lot A12, being part of each of Lots 1 and 2 (Certificate of Title Volume 1125, Folio 237)	a. r. p. 0 0 5.3
3	Arthur Johnston	Portion of Albany Suburban Lot 141, being part of Lot 4 (Certificate of Title Volume 1090, Folio 342)	0 0 2.8
4	Allan William Kitcher	Portion of Albany Suburban Lot 141, being part of Lot 3 (Certificate of Title Volume 1090, Folio 689)	0 0 0.9
5	Harry Wiley	Portion of Albany Suburban Lot 141 (Certificate of Title Volume 578, Folio 149)	0 0 0.9
5	Elizabeth Gordon Robinson and the Perpetual Executors, Trustees and Agency Company (W.A.) Limited, Executors of the Will of Robert Thomson Robinson (deceased)	Portion of Albany Suburban Lot A12 (Certificate of Title Volume 31, Folio 248)	0 0 0.9
No. on Plan P.W.D., W.A., No. 33282. (Sheet 2)			
1	Charlotte Mary Rogers	Portion of Plantagenet Location 44, being part of Lot 9 (Certificate of Title Volume 1097, Folio 318)	0 0 0.1
2	May Underdown	Portion of Plantagenet Location 44, being part of Lot 10 (Certificate of Title Volume 1092, Folio 351)	0 0 2.3
3	Charles Aubrey Tuckfield	Portion of Plantagenet Location 45 (Certificate of Title Volume 1139, Folio 842)	0 0 1.8
No. on Plan P.W.D., W.A., No. 33282. (Sheet 3)			
1	Crown	Portion of Albany Suburban Lot 133 (Certificate of Title Volume 1092, Folio 849)	0 0 3.8
2	Alexander Haywood Richardson	Portion of Albany Town Lot 290 (Certificate of Title Volume 77, Folio 160)	0 0 3.4
No. on Plan P.W.D., W.A., No. 33282. (Sheet 4)			
1	Olga Justine Mitchell	Portion of Albany Suburban Lot A14, being part of Lot 12 (Certificate of Title Volume 985, Folio 123)	0 0 4.5
2	Ivan Malcolm Walter	Portion of Albany Suburban Lot A14, being part of Lot 19 (Certificate of Title Volume 733, Folio 115)	0 0 5.6
3	Alfred George Harry Reed	Portion of Albany Suburban Lot A14, being part of Lot 20 (Certificate of Title Volume 1117, Folio 159)	0 0 1.2

Certified correct this 13th day of May, 1952.

D. BRAND,
Minister for Works.

CHARLES GAIRDNER,
Governor in Executive Council.

Dated this 22nd day of May, 1952.

EDUCATION ACT, 1928-1943.

Education Department,
Perth, 4th June, 1952.

HIS Excellency the Governor in Executive Council has been pleased to approve of the amendment by the Minister for Education in the manner set forth in the Schedule hereunder of the Education Act Regulations, 1949, made by him under section 28 of the Education Act, 1928-1943, and published in the *Government Gazette* on the 26th day of July, 1949, and amended from time to time thereafter by notices published in the *Government Gazette*.

(Sgd.) T. L. ROBERTSON,
Director of Education.

Schedule.

The abovementioned regulations are amended as follows:—

1. Paragraph (p) of regulation 35 is amended by adding at the end thereof the following paragraph:—

When for any reason the applicant recommended by the Board is not available for or declines the appointment for which the Board had recommended him, the Board shall make another recommendation from the original list of applicants submitted to it by the Department.

2. Paragraph (4) of regulation 224 is amended by adding the following paragraph:—

When for any reason the applicant recommended by the Board is not available for or declines the appointment for which the Board had recommended him, the Board shall make another recommendation from the original list of applicants submitted to it by the Department.

3. Paragraph (4) of regulation 225 is amended by adding the following paragraph:—

When for any reason the applicant recommended by the Board is not available for or declines the appointment for which the Board had recommended him, the Board shall make another recommendation from the original list of applicants submitted to it by the Department.

4. Paragraph (5) of regulation 226 is amended by adding the following paragraph:—

When for any reason the applicant recommended by the Board is not available for or declines the appointment for which the Board had recommended him, the Board shall make another recommendation from the original list of applicants submitted to it by the Department.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
272/52	1952. May 22	G. Cappello & Son ...	155A, 1952	500 tons Firewood in 6 ft. lengths, delivered into stack at Kalgoorlie Abattoirs	Kalgoorlie Abattoirs	£2 17s. 6d. per ton.
266/52	May 23	J. & E. Ledger Pty., Ltd.	143A, 1952	Refrigerated Cabinet for Claremont Mental Hospital, supplied and installed at Canteen	P.W.D.	£462 16s.
200/52	May 29	J. M. Hedley ...	111A, 1952	Purchase and Removal of S.H. 15 cwt. Chevrolet Utility (Engine No. CR3738230)	Mines Dept.	£210.
253/52	do.	Bovani & Poletti ...	138A, 1952	Purchase and Removal of approx. 2,300 ft. of Second-hand 3 in. G.I. Piping on Hillside, Canning Dam	Metropolitan Water Supply	1s. 3d. per ft.
245/52	do.	R. A. Berryman ...	135A, 1952	1 only "Tyree" 100 K.V.A. 3,300/440 Volts, 40 Cycle Transformer, Item 1, F.O.R. Fremantle, delivery 14 weeks ex Factory	Public Works ...	£560.
293/52	do.	R. A. Alford ...	165A, 1952	300 tons Firewood, 5 ft. lengths, delivered State Battery, Coolgardie	Mines Dept.	£2 8s. per ton.
269/52	do.	R. A. Berryman ...	146A, 1952	6,000 only "Elktran" Suspension Clamps, Type SEC/52, Item 1, F.O.B. Melbourne	S.E.C.	17s. 6d. each.
274/52	June 3	Noyes Bros. (Melb.), Limited	152A, 1952	2 only "Garnay" Pressure Steaming Ovens, Item 1, F.O.R. Perth	Woorlooo Sanatorium	£237 2s. 3d. each.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—*continued.**Addition to Contract.*

Tender Board No.	Date.	Contractor.	Particulars.
310/50	1952. May 22	M. Anderson	Schedule 146A, 1950.—600 cords Firewood to Two People Bay Pumping Station, Albany, as an addition to Item 1 at £2 15s. per cord.

Cancellation of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
200/52	1952. May 29	O. W. Strang	Schedule 111A, 1952.—Purchase and Removal of Second-hand 15 cwt. Chevrolet Utility (Engine No. CR3738230).

Transfer of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
407/51	1952. May 30	K. J. Marshall	Schedule 528A, 1951.—Contract for Cartage of Firewood from State Saw Mills to Mental Hospitals transferred from J. F. Maitland.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.	Date of Closing.
1952.			1952.
April 29	168A, 1952	Water Meters, 1 in. to 6 in.	June 12
May 22	207A, 1952	Cartage of Stores for Derby to Fitzroy Crossing	June 12
May 27	225A, 1952	Piles, Stringers and Corbels—Canning and Gosnells District	June 12
May 27	213A, 1952	Firewood for Pingelly Pumping Station	June 12
May 27	216A, 1952	Stainless Steel Equipment for Bridgetown Hospital	June 12
May 27	217A, 1952	Rubber Tyred Tractors, 6 only	June 12
May 22	210A, 1952	Cartage of Stores, General Goods and Transport of Natives between Wyndham and Moola Bulla Native Station	June 12
May 29	224A, 1952	Uniforms for Various Departments for year ending 30th June, 1953	June 12
June 5	228A, 1952	Boiler Wood for Kalgoorlie District Hospital	June 19
June 5	229A, 1952	Firewood 1 ft. Lengths for Kalgoorlie District Hospital	June 19
May 27	212A, 1952	Stainless Steel Equipment for Fremantle Hospital	June 19
May 29	221A, 1952	Windmills and Pump Rod	June 19
May 6	180A, 1952	Pumping Machinery for Victoria Park Sewerage Pumping Station	July 3
May 27	208A, 1952	Navigational Lighting Equipment	July 17
April 22	160A, 1952	Railway Car and Wagon Tyres*	July 17

* Particulars also available from office of the Agent General for Western Australia in London.

§ Documents available for inspection at W.A. Government Liaison Offices—Room 13, First Floor, M.L.C. Buildings, 305 Collins Street, Melbourne, and Room 105, First Floor, 82 Pitt Street, Sydney.

For Sale by Tender.

1952.			1952.
May 27	218A, 1952	Second-hand Hoffman Schultz Crude Oil Tractor at Hester	June 12
May 27	220A, 1952	Second-hand Malcolm Moore Grader	June 12
May 29	222A, 1952	Second-hand 15 cwt. Chevrolet Utility	June 12
June 3	227A, 1952	K5 International Tip Truck	June 12
June 5	230A, 1952	K5 International Truck	June 19
May 27	219A, 1952	Electric Motors, ex Grain Alcohol Distillery, Collie	June 19
May 29	223A, 1952	Removal of Kitchen Refuse and Waste Food from various Institutions for period of 2 years	June 19
May 6	184A, 1952	“Thornycroft” Marine Petrol Engines, 12 Cylinder, 2 only	June 19

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the abovementioned until 10 a.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.

A. H. TELFER,
Chairman.

5th June, 1952.

THE MINING ACT, 1904.
(Regulation 180.)

Warden's Office,
Broome, 7th May, 1952.

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

A. L. F. TAYLOR,
Warden.

To be heard at the Warden's Court, Broome, on Monday, the 9th day of June, 1952.

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

WEST KIMBERLEY MINERAL FIELD.

Mineral Claim.

26—Peninsular Copper Mining Coy. Ltd.; c/o Messrs. Patterson & Co., Box 55, G.P.O., Perth; non-payment of rent.

THE MINING ACT, 1904.
(Regulation 180.)

Warden's Office,
Perth, 20th May, 1952.

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

A. H. TELFER,
Warden.

To be heard at the Warden's Court, Perth, on Wednesday, the 2nd day of July, 1952.

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

WEST PILBARA GOLDFIELD.

Mineral Claims.

12—Edney, John; Mt. Brockman Station, via Coolawanyah; non-payment of rent.
69—Radley, Cecil; Roebourne; non-payment of rent.
70—Radley, Cecil; Roebourne; non-payment of rent.

Residence Area.

204—Barrett & Radley Pty. Ltd.; Roebourne; no recorded Miner's Right.

OUTSIDE PROCLAIMED GOLDFIELD.

Mineral Claims.

287H—Smith, John Henry; Greenbushes; non-payment of rent and no Miner's Right.
364H—Collett, Joseph Harris, Bridgetown; Dillon, John Lloyd, and Rosenberg, Phillip, 358 Hay Street, Subiaco; non-payment of rent and no Miner's Rights.
367H—Smith, John Henry; Greenbushes; non-payment of rent and no Miner's Right.
370H—Norman, Gordon; c/o Norman Bros., Stirling Terrace, Albany; non-payment of rent.
372H—Swadling, Eric Edward; 28 Anzac Road, Mt. Hawthorn; non-payment of rent.

373H—Smith, John Henry; Greenbushes; non-payment of rent and no Miner's Right.

430H—Swadling, Eric Edward; 28 Anzac Road, Mt. Hawthorn; non-payment of rent.

432H—Anticich, Jack; 139 Main Street, Osborne Park; non-payment of rent and no Miner's Right.

444H—Brazzale, Peter John; 11 Liverpool Street, Adelaide, South Australia; non-payment of rent.

448H—Downes, Colin Campbell; Dongara; non-payment of rent and no Miner's Right.

449H—Dower, Henry Joseph; c/o Sheppard's Hotel, Geraldton; non-payment of rent and no Miner's Right.

451H—Drummond, Frank Ralph Murray; c/o G. C. Campbell, 43-8 Albion House, Waymouth Street, Adelaide, South Australia; non-payment of rent and no Miner's Right.

Dredging Claims.

9H—Rare Metals Pty. Limited; 101 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.

10H—Rare Metals Pty. Limited; 101 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.

22H—Rare Metals Pty. Limited; 101 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.

27H—Hawkins, Maxine Beatrice, Cecil Buildings, Perth, and Bradley, Patrick Joseph, Bassendean Parade, Bassendean; non-payment of rent and no Miner's Right (Hawkins).

28H—Pinchin, Francis Arthur; Box R1290, G.P.O., Perth; non-payment of rent and no Miner's Right.

29H—Bradley, Patrick Joseph; Bassendean Parade, Bassendean; non-payment of rent.

30H—Pinchin, Francis Arthur; Box R1290, G.P.O., Perth; non-payment of rent and no Miner's Right.

32H—Thorley, Herbert James; 133 Stirling Street, Bunbury; breach of regulation 54 (8).

THE MINING ACT, 1904.
(Regulation 163.)

Warden's Office,
Onslow, 24th April, 1952.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in accordance with regulation 163 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) A. L. F. TAYLOR,
Warden.

To be heard at the Warden's Court, Onslow, on Tuesday, the 24th day of June, 1952.

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

ASHBURTON GOLDFIELD.

Onslow District.

Mineral Claims.

4—Shanks, Edward; Collie, W.A.; non-payment of rent.

5—Mattiske, Reginald Clair, and Gratwick, Jack Hurtle (jointly); 66 St. George's Terrace, Perth; non-payment of rent.

6—Aerial Mines Pty. Ltd.; 66 St. George's Terrace, Perth; non-payment of rent.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,
Wiluna, 29th April, 1952.

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

(Sgd.) M. HARWOOD,
Warden.

To be heard at the Warden's Court, Wiluna, on Saturday, the 28th day of June, 1952.

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

EAST MURCHISON GOLDFIELD.

Wiluna District.

Residence Areas.

- 54J—Antonio Marchesi; Red Hill, Wiluna; no Miner's Right.
104J—Mary Ann Ward; Wiluna; non-compliance with conditions and no Miner's Right.

Machinery Area.

- 6J—Edward Albert Parkinson; Naval Base; non-payment of rent and no Miner's Right.

Tailings Area.

- 5J—Edward Albert Parkinson; Naval Base; non-payment of rent and no Miner's Right.

Water Rights.

- 42J—Herbert George Lukin; Wiluna; non-payment of rent.
21J—Wiluna Gold Mines Ltd.; Wiluna; non-payment of rent and no Miner's Right.

Lawlers District.

Machinery Area.

- 35—Mate, Alac; Kathleen Valley; non-payment of rent.

Tailings Area.

- 40—Mate, Alac; Kathleen Valley; non-payment of rent and no Miner's Right.

Water Rights.

- 85—Australian Gold Production Ltd.; Bewick Moreing, 115 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
90—Australian Gold Production Ltd.; Bewick Moreing, 115 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
92—Australian Gold Production Ltd.; Bewick Moreing, 115 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
98—Arthur Vickery; c/o W. G. Moore, Maritana Street, Kalgoorlie; non-payment of rent and no Miner's Right.
99—Robert Henry Adamson; Yakabindi Station, via Leonora; non-payment of rent and no Miner's Right.
100—Robert Henry Adamson; Yakabindi Station, via Leonora; non-payment of rent and no Miner's Right.

THE MINING ACT, 1904.

(Regulation 180.)

Warden's Office,
Coolgardie, 12th May, 1952.

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

(Sgd) T. A. DRAPER,
Warden.

To be heard at the Warden's Court, Coolgardie, on Tuesday, the 24th day of June, 1952.

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

COOLGARDIE GOLDFIELD.

Coolgardie District.

Machinery Area.

- 105—Richard Kingswood; c/o G. Kingswood, Widgiemooltha; non-payment of rent.

Tailings Area.

- 201—Thomas James; Coolgardie; non-payment of rent.

Residence Areas.

- 515—Lionel Ross Wylie; 52 Cheriton Street, East Perth; no Miner's Right.
516—Spargo's Reward Gold Mine (1935) N.L.; c/o Post Office, Coolgardie; no Miner's Right.

Garden Area.

- 88—Anthony Meilak; Coolgardie; non-payment of rent.

Water Rights.

- 220—Denninup Vale Pastoral Company Limited; C. L. Lunt, 53 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
502—Denninup Vale Pastoral Company Limited; C. L. Lunt, 53 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
550—Denninup Vale Pastoral Company Limited; C. L. Lunt, 53 St. George's Terrace, Perth; non-payment of rent and no Miner's Right.
566—Consolidated Gold Mines of Coolgardie; c/o P.O. Box 42, Boulder; non-payment of rent and no Miner's Right.
571—Ante Oreb and Ante Tabain; c/o Post Office, Higginsville; non-payment of rent and no Miner's Right.
573—Francis Joseph Kirwin; c/o Post Office, Esperance; non-payment of rent and no Miner's Right.

Mineral Claims.

- 8—Joseph Harris Collett, Edmund D. O'Connor, Norman Fernie; c/o 96 St. George's Terrace, Perth; non-payment of rent.
10—Clifford Sharpe, Rose Ellen Hooper, John Windsor Cranston, James Rose, Harold Baden Lyne; c/o H. B. Lyne, Clackline; non-payment of rent.
11—Clifford Sharpe, Rose Ellen Hooper, John Windsor Cranston, James Rose, Harold Baden Lyne; c/o H. B. Lyne, Clackline; non-payment of rent.

Kununalling District.

Water Rights.

- 59S—Western Australian Goldfields Firewood Supply; Box L883, G.P.O., Perth; non-payment of rent and no Miner's Right.
60S—Western Australian Goldfields Firewood Supply; Box L883, G.P.O., Perth; non-payment of rent and no Miner's Right.

THE MINING ACT, 1904-1950.

Final Notice of Intention to Forfeit Leases for Non-payment of Rent.

Department of Mines,
Perth, 14th May 1952.

IN accordance with section 97 of the Mining Act, 1904-1950, notice is hereby given that unless the rent due on the undermentioned leases be paid on or before the 13th day of June, 1952, it is the intention of the Governor under the provisions of section 98 of the above mentioned Act to forfeit such leases for breach of covenant, viz., non-payment of rent.

A. H. TELFER,
Under Secretary for Mines.

EAST MURCHISON GOLDFIELD.

Wiluna District.

Gold Mining Leases.

- 263J—GWALIA CONSOLS EXTENDED: The Wiluna Gold Mines Limited In Liquidation.
677J—LUCKY HIT: Bower, Bertram George.
679J—LONE HAND: Walsh, Edward.
681J—LONE HAND SOUTH: Oma, Ernest Christopher: Walsh, Edward.

Miner's Homestead Leases.

- 44J—FAIRVIEW: Kluth, Keith John.
67J—BETTERVIEW: Kluth, Keith John.
75J—ROSEWOOD: Ward, Nicholas Rauert.
77J—MILLROSE: Ward, Nicholas Rauert.
81J—VIOLET ABATTOIRS: Coree Pastoral Company Proprietary Limited.

Residential Lease.

- 2J—MOONLIGHT RESIDENTIAL: Moonlight Wiluna Gold Mines Limited.

EAST MURCHISON GOLDFIELD.

Lawlers District.

Gold Mining Lease.

- 1351—LUCKY: Sceghi, Paolo.

PILBARA GOLDFIELD.

Marble Bar District.

Gold Mining Leases.

- 817—PRINCE CHARLIE: McAlister, Leslie William.
927—HALLEY'S COMET: Stubbs, Stuart Henry.
928—SYDNEY: Stubbs, Stuart Henry.
934—STIRLING CASTLE: Stubbs, Stuart Henry.
1013—TRUMP: Miller, Leslie Melbourne.
1054—ILLAREEN: Wyndham, Geoffrey Alexander.
1055—ILLAREEN NORTH: Wyndham, Geoffrey Alexander.
1072—PRINCESS MAY: McAlister, Leslie William.
1080—TABLE TOP: Pelle, John Christian, Dods, John Murray Nisbet, and Corboy, Desborough John.
1081—TABLE TOP NORTH: Pelle, John Christian, Dods, John Murray Nisbet, and Corboy, Desborough John.
1082—EDELWEIS: Pelle, John Christian, Dods, John Murray Nisbet, and Corboy, Desborough John.
1083—HILLVIEW: Pelle, John Christian, Dods, John Murray Nisbet, and Corboy, Desborough John.
1085—VICTORY: Pelle, John Christian, Dods, John Murray Nisbet, and Corboy, Desborough John.
1086—VICTORY EAST: Pelle, John Christian, Dods, John Murray Nisbet, and Corboy, Desborough John.

1087—TOWN TALK: Crane, Reginald Charles Russell, Crane, Clement Joseph, Barnes, Alfred John, and Clarke, Arthur William.

1088—TOWN TALK EAST: Crane, Reginald Charles Russell, Crane, Clement Joseph, Barnes, Alfred John, and Clarke, Arthur William.

1089—REPEATER: Stubbs, Stuart Henry.

1090—MANOLIS: Stubbs, Stuart Henry.

1092—HALLEY'S COMET NORTH: Stubbs, Stuart Henry.

1094—BLUE BAR: Dorrington, Harry Barker.

1095—MT. PROPHECY NORTH: Gibson, Neills, and Thompson, Donald Robert Powell.

1096—MT. PROPHECY: Gibson, Neills, and Thompson, Donald Robert Powell.

1097—PERSEVERANCE: Gibson, Neills, and Thompson, Donald Robert Powell.

1103—SOUTH PERSEVERANCE: Thompson, Lorraine.

1104—NIL DESPERANDUM: Witty, John Malcolm.

1105—WATSONS: Witty, John Malcolm.

1108—EDITH MAE: Graham, Leslie George.

1112—GOLD SLUG No. 1: Oswald, Robert.

1113—GOLD SLUG No. 2: Oswald, Robert.

1114—GOLD SLUG No. 3: Oswald, Robert.

Miners' Homestead Leases.

- 18—THORNE'S HOMESTEAD: Thorne, Frederick James.
19—DUNCRAIG: Thompson, Donald Robert Powell.

Mineral Leases.

- 313—TABBA, TABBA CONSOLIDATED Crawford, Lindsay William Seabrook, and Crawford, Allan Robert.
362—MOUNT CANNING: Crawford, Allan Robert.
366—RAGGED HILLS DEEPS: Stubbs, Stuart Henry.

PILBARA GOLDFIELD.

Nullagine District.

Gold Mining Leases.

- 256L—BILL JIM: Dods, John Nisbet, and Tonkin, Victor Colin.
291L—BILLJIM EAST: Dods, John Nisbet, and Tonkin, Victor Colin.
294L—NULLAGINE VIEW: Hunter, William.
297L—MUNDELLA: Parker, Hugh Frankland.

Mineral Lease.

- 51L—HIT OR MISS: Graham, William, and Pelle, John Christian.

EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Gold Mining Leases.

- 5437E—NORTH END EXTENDED: Newburn, George Robert, Bordoni, Giacomo and Stahl, Frederick Henry.
5468E—PHARLAP: Rosenberg, Ian Albert.
5472E—GOLDEN KEY: Wigley, Stanhope and Fergus, Austin Wilfred.
5839E—CORONATION: Watson, Duncan, Elliot, Edward Burton and Ridge, Maurice Hennessy.
5933E—CORONATION SOUTH: Hehir, Jack Power.
5934E—SCEPTRE: Hehir, Jack Power.
5936E—CORONATION WEST: Hehir, Jack Power.
5942E—CORONATION NORTH: Hehir, Jack Power.
5967E—NORTH CALEDONIAN: Smith, Frederick Robert, Miotti, Luigi, and Sceresini, Giovanni.
6048E—AULD ACQUAINTANCE: Rosenberg, Ian Albert.
6051E—BIG BULL: Hooper, William Edward.
6095E—RAYMOND: Shreeve, Raymond Roy, Quinlan, Mildred Mary, Porter, John Reginald, and Shreeve, Claude Leslie.

- 6211E—HIDDEN SECRET: The Great Boulder Proprietary Gold Mines Limited.
 6213E—PAULINE: Holman, Archibald Kenneth, and Mills, Clarence Alfred.
 6214E—GREAT PATIENCE: Rosenberg, Ian Albert.
 6232E—COLGOOLA: Wood, Paul, and Collard, Colburn Neville.
 6236E—GOLDEN MILE NORTH: Hill, William Campbell Joseph.
 6239E—GOLDEN SEAM: The Great Boulder Pty. Gold Mines Limited.
 6243E—GOLDEN VIEW: Clift, Joseph James
 6249E—FAIR PLAY: Skehan, Edward Augustus, and Larsen, Eric Michael Augustus.
 6257E—JACK KNIFE: Aylward, Thomas James.
 6259E—MAIN REEF: Pascoe, Edmund James Ernest.
 6260E—BRITTANIA: Thompson, Robert, Rowe, George Thomas, and Rowe, Robert Phillip.
 6270E—EDYTH: Kalgoorlie Southern Gold Mines No Liability.
 6274E—EPINOGRAS: Kalgoorlie Southern Gold Mines No Liability.
 6277E—AETIAN: Kalgoorlie Southern Gold Mines No Liability.
 6282E—ALHAMBRA: Kalgoorlie Southern Gold Mines No Liability.
 6286E—AMARYLLIS: Kalgoorlie Southern Gold Mines No Liability.
 6312E—INVERNESS: Scherini, Carl John, and Bell, Herbert.
 6313E—PROPRIETARY: Cunneen, John Laurence.
 6314E—GREAT HOPE: Cunneen, John Laurence.

Miner's Homestead Leases.

- 271E—NORTH KALGOORLIE DAIRY: Hunt, Percival Frederick.
 279E—HAPPY ACRES FARM: Laming, Esme Irene.
 280E—CRESSY'S HOMESTEAD: Lucich, Charles.
 284E—GOLDEN VALLEY: Trythall, William Thomas.
 289E—LINTON: Evans, David John.
 290E—REEVES: Evans, David John.
 302E—PIPE TRACK FARM NORTH: Cardillo, Giuseppe De Luca.
 305E—PIPE TRACK FARM EAST: Cardillo, Giuseppe De Luca.
 311E—ROSALINE FARM: Adamson, John.
 312E—HALFORD FARM: Halford, Sophia Emily, and Halford, William Henry.

Bulong District.

Gold Mining Leases.

- 1323Y—QUEEN MARGARET: Paringa Mining and Exploration Company Limited.
 1324Y—QUEEN MARGARET CENTRAL: Paringa Mining and Exploration Company Limited.
 1325Y—QUEEN MARGARET SOUTH: Paringa Mining and Exploration Company Limited.
 1326Y—MELBOURNE UNTED: Paringa Mining and Exploration Company Limited.
 1327Y—HOMEWARD BOUND: Bosenberg, Oscar Albert, and Bosenberg, William Alwin.

BROAD ARROW GOLDFIELD.

Gold Mining Leases.

- 2188W—GOLDEN PENNY: Prnich, Mate.
 2208W—WENTWORTH: Hancock, Leslie John.
 2263W—TRY AGAIN: Fisk-Callan, William Owen.
 2264W—KING OF KINGS—Scherini, Carl John, Franich, Lovre, Panzich, Marin, and Vuletich, Joe.
 2272W—SQUANDERBUG: Lindsay David, and Smith, Peter Alphonsus.

Machinery Leases.

- 3W—LOCHINVAR: Lochinvar Gold Mines.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Gold Mining Leases.

- 5549Z—LADY HARRIET: Sawyer, Ephraim Thomas.
 5714Z—LADY HARRIET NORTH: Sawyer, Ephraim Thomas.
 5740Z—GULLS BLOW: Muldoon, Harold Patrick, and Branchi, Domenic.
 5747Z—GUY FAWKES: Sawyer, Francis George.
 5755Z—GLADSOME: Gorman, Thomas, and White, Andrew Francis.
 5756Z—SAND DUKE: Gorman, Thomas, and White, Andrew Francis.
 5757Z—KING OF THE HILLS: Evans, David John.
 5760Z—PRETTY EASY: Clark, Joseph William.
 5762Z—SKYLARK: Douglas, Stanley Holbrook.

Machinery Lease.

- 2Z—JEANETTE: Sand Queen Gladsome Mines No Liability.

Ularring District.

Gold Mining Leases.

- 1074U—TWO CHINAMEN: Lawton, Walter John, MacKnish, Charles Hedley, Kyle, Ronald James, Black Cecil Alexander, Copley, Oscar James, Abbott, Olive Judith, Longfellow, Arthur Ferguson, and Brooking Mervyn.
 1089U—PARAMOUNT: Lawton, Walter John, and Vujcich, George.
 1101U—EMERALD: Bassett, Ernest Robert.
 1161U—AJAX SOUTH: Vujcich, George.

Yerilla District.

Gold Mining Leases.

- 1011R—NETA: Paget Gold Mines of Edjudina Limited.
 1119R—GENEVE: Paget Gold Mines of Edjudina Limited.
 1120R—SENATE: Paget Gold Mines of Edjudina Limited.
 1121R—NETA EXTENDED: Paget Gold Mines of Edjudina Limited.
 1122R—NETA JUNCTION: Paget Gold Mines of Edjudina Limited.
 1307R—SUFFOLK: Paget Gold Mines of Edjudina Limited.
 1308R—BERKSHIRE: Paget Gold Mines of Edjudina Limited.
 1322R—SHEBA: Mandelstam, Herman.

COOLGARDIE GOLDFIELD.

Coolgardie District.

Gold Mining Leases.

- 4600—MELVA MAIE: Hill, Victor James.
 5245—TINDALS No. 1: Consolidated Gold Mines of Coolgardie Limited.
 5246—TINDALS No. 2: Consolidated Gold Mines of Coolgardie Limited.
 5247—TINDALS No. 3: Consolidated Gold Mines of Coolgardie Limited.
 5248—BIG BLOW: Consolidated Gold Mines of Coolgardie Limited.
 5257—BAYLEY'S SOUTH: Forman, Francis Gloster.
 5259—TINDAL'S CENTRAL: Consolidated Gold Mines of Coolgardie Limited.
 5295—EMPRESS OF COOLGARDIE: Consolidated Gold Mines of Coolgardie Limited.
 5296—TINDAL'S CENTRAL EXTENDED: Consolidated Gold Mines of Coolgardie Limited.
 5297—DREADNOUGHT EXTENDED: Consolidated Gold Mines of Coolgardie Limited.
 5311—LISTER'S GOLD MINE: Lister Jack, Lister, Arthur, and Lister, George Francis.
 5317—FRANK: Consolidated Gold Mines of Coolgardie Limited.
 5324—SPARGO'S: Spargo's Reward Gold Mine (1935) No Liability.
 5325—GOLDEN GULLY: Spargo's Reward Gold Mine (1935) No Liability.
 5328—DREADNOUGHT: Consolidated Gold Mines of Coolgardie Limited.
 5330—UNDAUNTED: Consolidated Gold Mines of Coolgardie Limited.

- 5333—DREADNOUGHT CENTRAL: Consolidated Gold Mines of Coolgardie Limited.
- 5334—NORTH DREADNOUGHT: Consolidated Gold Mines of Coolgardie Limited.
- 5362—SPARGO'S No. 3: Spargo's Reward Gold Mine (1935) No Liability.
- 5363—SPARGO'S No. 4: Spargo's Reward Gold Mine (1935) No Liability.
- 5443—NEW GIFT: Burbanks Bonnievale Prospecting Co. Limited.
- 5451—HOST GROUP: Saunders, Oswald Arthur, and Annear, Roy Loton.
- 5466—TINDAL'S SOUTH: Consolidated Gold Mines of Coolgardie Limited.
- 5481—TINDAL'S NORTH No. 3: Consolidated Gold Mines of Coolgardie Limited.
- 5482—TINDAL'S NORTH No. 2: Consolidated Gold Mines of Coolgardie Limited.
- 5483—TINDAL'S NORTH No. 1: Consolidated Gold Mines of Coolgardie Limited.
- 5484—TINDAL'S NORTH, NO. 4: Consolidated Gold Mines of Coolgardie Limited.
- 5486—LADY CARMEN: Consolidated Gold Mines of Coolgardie Limited.
- 5488—TINDAL'S NO. 3 WEST: Consolidated Gold Mines of Coolgardie Limited.
- 5502—FLAG-STAFF: Consolidated Gold Mines of Coolgardie Limited.
- 5504—TINDAL'S NO. 4 WEST: Consolidated Gold Mines of Coolgardie Limited.
- 5505—EMPRESS OF COOLGARDIE SOUTH: Consolidated Gold Mines of Coolgardie Limited.
- 5532—TINDAL'S EAST: Consolidated Gold Mines of Coolgardie Limited.
- 5548—GREAT HOPE: Consolidated Gold Mines of Coolgardie Limited.
- 5572—BAYLEY'S CONSOLS: Forman, Francis Gloster.
- 5624—EUNDYNI: Stein, Karl Frederick; Stein, Eric Rudolph.
- 5647—FAIR PLAY GOLD MINE: Tabain, Ante; Oreb, Ante.
- 5653—GLEASON'S: Bates, Helen.
- 5656—ALICIA: Consolidated Gold Mines of Coolgardie Limited.
- 5657—ALICIA SOUTH: Consolidated Gold Mines of Coolgardie Limited.
- 5663—BOBS: Saunders, Oswald Arthur.
- 5674—BURBANKS MAIN LODE: Burbanks Bonnievale Prospecting Co. Limited.
- 5676—BURBANKS SOUTH: Burbanks Bonnievale Prospecting Co. Limited.
- 5677—BURBANKS CENTRAL: Burbanks Bonnievale Prospecting Co. Limited.
- 5678—BURBANKS JUNCTION: Burbanks Bonnievale Prospecting Co. Limited.
- 5679—ADA: Grepo, Jack.
- 5717—VICTORY: Burbanks Bonnievale Prospecting Co. Limited.
- 5770—LONDONDERRY: Taylor, John Valentine.
- 5789—TWO BOYS SOUTH: Bermingham, John Patrick; Bermingham, James.
- 5794—BLUE BIRD: Napier, George Ponsonby.
- 5814—CALEDONIA EXTENDED: Victory Explorations No. Liability.
- 5834—HARPERS: Saunders, Oswald Arthur.
- 5839—MOUNT NORTH: Graham, William.
- 5843—MOUNT WEST: Kings, Frank Thomas.
- 5848—HIDDEN SECRET CENTRAL: Stein, Karl Frederick; Stein, Eric Rudolph.
- 5849—HIDDEN SECRET NORTH: Stein, Karl Frederick; Stein, Eric Rudolph.
- 5863—SCHEELITE KING: Hoppner, Harry.
- 5866—BEAU TEMPS: Frank, Charles Bernard; Hodges, Ernest Lewis.
- 5867—OLD DODGE: Hudson, Reginald George; McLachlan, Robert Edward.

Kunanalling District.

- 1044S: GREAT GOLDEN MOUNTAIN: Davidson, Archibald Roy.

Coolgardie District.

Tailing Lease.

- 64H—WESTMAE: Phoenix Gold Mines Limited.

PHILLIPS RIVER GOLDFIELD.

Tailings Leases.

- 1—BERYL No. 1: Beryl Gold Mines Limited.
2—BERYL No. 2: Beryl Gold Mines Limited.
3—BERYL No. 3: Beryl Gold Mines Limited.
4—BERYLLIUM: Beryl Gold Mines Limited.

NORTHAMPTON MINERAL FIELD.

Mineral Leases.

- 224—ETHEL MAUD: Willison, Roy, and Colley, Harold Albert.
231—MOUNT VIEW: Giles, Reginald Herbert, Giles, Ruby Doreen Hamilton, Blizard, Ronald Clement, Blizard, Lillian Athene.
235—THE VICTORY: Ellson, Ronald Manlove.
237—VICTORY SOUTH: Ellson, Ronald Manlove.

MT. MARGARET GOLDFIELD.

Mt. Malcolm District.

Gold Mining Leases.

- 1794C—MIGHTY SPLASH: Castledine, George Andrew, and Gleeson, Mary.
1795C—RANGOON: Courcier, Kenneth Aubrey, and Spencer, Percy Ernest.
1805C—WANGHI: Courcier, Kenneth Aubrey.
1835C—LITTLE KIDNEY: Branchi, Angelo.
1836C—DRAGON: Squires, Arthur Edward, and Storton, Hubert Charles.

NORTH COOLGARDIE GOLDFIELD.

Niagara District.

Gold Mining Leases.

- 911G—COSMOPOLITAN SOUTH: Wilkinson, Charles Norman, and Wilkinson, David Adamson.
921G—TWO D'S SOUTH: Bright, William.
933G—NEW GLADSTONE: George-Kennedy, Patrick Clive, Solly, Keith Harold, Hamilton, Michael, and Solly, Clifford Ross.
934G—TWO D'S SOUTH EXTENDED: Bright William.

MT. MARGARET GOLDFIELD.

Mt. Morgans District.

Gold Mining Leases.

- 529F—SECOND FORTUNE: Grundt, William; Kosovich, Ivan.
539F—DEMOCRAT: Zanotti, Francesco; Zanotti, Fermo; Bordoni, James; Guerinoni, Alfred.
553F—LOCAL LADY: Bettini, Antonio; DelMarco, Giovanni; Forkin, Ellen Elizabeth; Forkin, Elaine Patricia; Forkin, Denis Mark; Donati, Michele.
554F—DEVON: Zanotti, Francesco; Zanotti, Fermo; Bordoni, James; Guerinoni, Alfred.
560F—QUEEN OF THE MAY: Annear, Horace Edmund.
561F—QUEEN OF MAY SOUTH: Annear, Horace Edmund.
562F—PETOSSI NORTH: Annear, Horace Edmund.
563F—GOLDEN TREASURE: Annear, Horace Edmund.
564F—NEW LOCAL LADY: Del Marco, Giovanni; Donatti, Michele; Bettini, Antonio; Estate of Frank Mark Mason Forkin.

MT. MARGARET GOLDFIELD.

Mt. Margaret District.

Gold Mining Leases.

- 2245T—LANCEFIELD EXTENDED WEST; Cable, Douglas.
2445T—LANCEFIELD: Cable, Douglas.
2446T—BOOMERANG: Cable, Douglas.
2471T—TRUMP: Cable, Douglas.
2478T—LANCEFIELD NORTH: Cable, Douglas.
2484T—BOOMERANG EXTENDED: Cable, John.
2489T—WEDGE: Cable, Douglas.
2499T—PINNACLES: Sanfeliu, John.
2500T—WESTRALIA: Bridgeman, Henry Victor Stanley.
2501T—WESTRALIA SOUTH: Bridgeman, Henry Victor Stanley.

- 2512T—WHITE HORSE: Hill, Archie Gilchrist; Bono, Umberto; Cabrini, Giovanni Battista; Suardi, Enrico; Raina, Mario; Donatti, Armondo Steve.
- 2516T—GOLDEN BELL: Tarabini, Luigi; Bono, Umberto; Tarabini, Modesto; Carabini, Leo; Carabini, Enrico; Antoniazzo, Giovanni; Donatti, Metilde.

Machinery Leases.

- 1T—GLADIATOR MACHINERY LEASE: Gladiator Gold Mines Proprietary Limited.
- 2T—KING OF CREATION MACHINERY LEASE: King of Creation Gold Mines Pty. Limited.

ASHBURTON GOLDFIELD.

Mineral Leases.

- 116—THEEDIE: Ashburton Mining & Minerals Pty. Ltd.
- 117—THEEDIE SOUTH: Ashburton Mining & Minerals Pty. Ltd.
- 128—BERYL: Brealey, Arthur Oliver, and Griffiths, Frederick Arnold.
- 129—SILENT TOM: Griffiths, James Henry.
- 130—CARDREW: Wilson, Windham Harold, and Drew, Oscar Desmond.
- 131—CARDREW No. 2: Wilson, Windham Harold, and Drew, Oscar Desmond.
- 132—CARDREW No. 3: Wilson, Windham Harold, and Drew, Oscar Desmond.
- 139—SILENT SISTER WEST: Ashburton Mining & Minerals Pty. Ltd.
- 141—FRANCES JEANETTE: Mariotti, Giovan Maria, Mariotti, Angelo Faustino, Dunlop, Ronald Chase, and Holben, Francis James.
- 148—VICTORIA COPPER MINE: Brindal, Allen Edmund, Healy, Patrick Burselum, Healy, Joseph Clyde, Ridge, Richard Plunkett, Rooney, William Charles, and Smith, Lynn Melville.
- 150—RAINBOW WEST: Camp, Frederick John, Camp, Stanley George, James, Robert, Johansen, Thomas Jethro, Brealey, Arthur Oliver, Griffiths, James Henry, Rose, William, and Griffiths, Frederick.
- 153—THE JAGUAR: Camp, Stanley George, Johansen, Thomas Jethro, and Camp, Frederick John.

DUNDAS GOLDFIELD.

Gold Mining Leases.

- 1421—BLUE BIRD NORTH: Dundas Mines, No Liability.
- 1468—BRONZEWING: James, Vincent Arthur.
- 1617—CAESAR: James, Vincent Arthur.
- 1624—VALHALLA: Pantall, Milton George, and Law, Thomas Campbell.
- 1718—IRON DUKE: Main, John, and Cottrell, Clarence Kelso.
- 1719—MT. BENSON: Tobin, Herbert Patrick.
- 1721—HOPETOUN: Aitken, Alexander Roy, Nelson, Ernest Peter.
- 1832—ABACELLAR: Norseman Gold Mines, No Liability.
- 1833—ABACANTO: Norseman Gold Mines, No Liability.
- 1834—ABACANAR: Norseman Gold Mines, No Liability.
- 1835—MOUNT BARKER: Rose, Francis George, and Baker, Leonard Henry.
- 1836—ABACANANDO: Norseman Gold Mines, No Liability.

Miners' Homestead Leases.

- 70—RICHMUND: Richmund, Warren Alfred.
- 76—NULLABOR: Pavy, Edgar.
- 90—WOODLEY: Mann, James Leslie.
- 92—NEWTOWN: Baker, Robert George Clive.
- 94—PINTY: Foley, William Patrick.
- 100—WHITNEY'S: Jacques, Francis Raymond.

KIMBERLEY GOLDFIELD.

Gold Mining Leases.

- 109—MT. BRADLEY: Brown, Laurence Edward.
- 114—GRANITE: Mignon, George Elvis, and Povah, Arthur Ernest.

YILGARN GOLDFIELD.

Gold Mining Leases.

- 3480—GREAT VICTORIA: Burbidge Gold Mines No Liability.
- 3557—GREAT VICTORIA BLOCK 1: Burbidge Gold Mines No Liability.
- 3558—GREAT VICTORIA BLOCK 2: Burbidge Gold Mines No Liability.
- 3559—GREAT VICTORIA BLOCK 3: Burbidge Gold Mines No Liability.
- 3562—GREAT VICTORIA BLOCK 6: Burbidge Gold Mines No Liability.
- 3572—GREAT VICTORIA BLOCK No. 10: Burbidge Gold Mines No Liability.
- 3577—GREAT VICTORIA BLOCK No. 11: Burbidge Gold Mines No Liability.
- 3868—EVANSTON: Ridge, Maurice Hennessy, Ridge, William Bernard, and Ridge, Richard Plunkett.
- 3870—EVANSTON EAST: Ridge, Maurice Hennessy, Ridge, William Bernard, and Ridge, Richard Plunkett.
- 3888—GOLDIES: Ridge, Maurice Hennessy, Ridge, William Bernard, and Ridge, Richard Plunkett.
- 3936—NEWFIELD CENTRAL: Pringle, James Milne.
- 3957—COMET: Deane, Thomas.
- 3987—GRAND NATIONAL: Burbidge Gold Mines No Liability.
- 3994—GREAT VICTORIA SOUTH: Burbidge Gold Mines No Liability.
- 3997—GRAVEL PIT: Wesley, Ernest Cornwall, and Wesley, Latham Charles.
- 4001—EVERETT: Ridge, Maurice Hennessy; Ridge, William Bernard, and Ridge, Richard Plunkett.
- 4007—GREAT VICTORIA EAST: Burbidge Gold Mines No Liability.
- 4015—STAR: Deane, Thomas.
- 4068—TRY AGAIN: Overington, Oliver Arthur, and Divitini, Camillo.
- 4164—PRINCE GEORGE: Burbidge Gold Mines No Liability.
- 4169—HOLLETON EAST: Calzoni, Frank.
- 4174—CONSTANCE UNA: Robinson, Frederick Allan, Robinson, William Alexander, and Botcher, Frederick Martin.
- 4176—BRONCHO LINKS: Burbidge Gold Mines No Liability.
- 4182—QUEEN ANN: Wesley, Ernest Cornwall, and Wesley, Latham Charles.
- 4200—JUPITER: Wesley, Ernest Cornwall, and Wesley, Latham Charles.
- 4201—SCOTS GREYS: Drabble, Marcus, and Elder, George.
- 4230—MAY QUEEN: Giudice, Vittoria, Giudice, Joseph Santino, and Plozza, Pietro.
- 4243—CHRISTMAS GIFT: Mazza, Teresa.
- 4247—LILY OF THE VALLEY: Harper, Joseph Ernest.
- 4249—MANXMAN: Scott, Colin.
- 4250—PALMERSTON: Neil, John Douglas.
- 4251—UNION JACK: Cox, Edward Bernard, and Williams, Lionel George.
- 4252—CORIO: Jasper, Frank Raymond.
- 4253—MANXMAN NORTH EXTENDED DEEPS: Great Western Consolidated No Liability.
- 4255—RADIO SOUTH: Great Western Consolidated No Liability.
- 4256—MANXMAN NORTH DEEPS: Great Western Consolidated No Liability.
- 4257—RADIO DEEPS: Great Western Consolidated No Liability.
- 4258—MANXMAN DEEPS: Great Western Consolidated No Liability.
- 4259—RADIO SOUTH DEEPS: Great Western Consolidated No Liability.
- 4260—RADIO SOUTH EXTENDED DEEPS: Great Western Consolidated No Liability.
- 4261—FRACTION: Great Western Consolidated No Liability.
- 4272—JUPITER NORTH: Wesley, Ernest Cornwall, and Wesley, Latham Charles.
- 4273—SYDNEY: Wesley, Ernest Cornwall, and Wesley, Latham Charles.
- 4291—FOUR THREES: Gianoli, Attilio, and Bordin, Placido.

- 4317—FELSTEAD'S REWARD: Felstead, Eric Raymond.
 4324—MOUNT HOPE: Dixon, John Knight.
 4325—GROPER: Pearson, Lester Bailey.
 4333—SNOWDROP: Ronchi, Angelo.
 4334—BULLSEYE: Fitzgerald, Edward James.
 4336—JACOLETTI: Sodeman, Lloyd Hilton.
 4337—PRINCESS ROYAL: Henderson, William Harold Chartres, and Pittendreich, Donald Gillies.
 72PP—BLACK AND WHITE: Posa, Mark, Farac, Anton, and Tomasich, Ivan.

Mineral Leases.

- 54—McNAB: Australian Plaster Industries Proprietary Limited.
 55—GOODWIN: Australian Plaster Industries Proprietary Limited.
 Machinery Leases.
 18H—SXUM: Southern Cross United Mines Limited.
 28H—JUPITER: Jupiter Gold Mines Limited.

Miner's Homestead Leases.

- 112—DORORIC: Cornford, Ronald
 116—WOODLARK: Worton, James.

WEST PILBARA GOLDFIELD.

Gold Mining Leases.

- 174—FARRELL'S HOPE: Corderoy Mines Limited.
 176—NANCY: Tyrer, Gordon Bayley Stephen.

Mineral Lease.

- 259—YANERY HILL COPPER MINE: Lee, Thomas.

OUTSIDE PROCLAIMED GOLDFIELD.

Gold Mining Leases.

- 1PP—HILLSDALE: Hassell, Noel Boucher, and Hassell, Barbara Zoe.
 104H—STERLING VIEW: Moore, Silas James.

Mineral Leases.

- 53PP—BAKERS HILL FIRECLAY DEPOSITS: Dunn, John Denis Gribble, and Dunn, James Gribble.
 54PP—EAGLES NEST: Morton, William Hartley.

YALGOO GOLDFIELD.

Gold Mining Leases.

- 1102—ASTOR: Lake, Laurence Wilfred.
 1113—FIELD'S FIND: Morrow, Chester Arthur.
 1119—FIELDS FIND CENTRAL WEST: Mambretti, Guido.
 1189—KING SOLOMONS MINE: Crooks, Albert William.
 1198—ASTER SOUTH: Lake, Laurence Wilfred.
 1215—EXCHANGE SOUTH: Nevill, Beatrice Mary.
 1216—DOLLAR: Nevill, William Joseph.
 1220—FIELDS FIND CENTRAL: Morrow, Chester Arthur.
 1223—TRUMP: Wetherall, Henry John, and Buckman, George.

EAST MURCHISON GOLDFIELD.

Black Range District.

Gold Mining Lease.

- 1103B—BONNY NOTE WEST: May, Edward.

MURCHISON GOLDFIELD.

Mount Magnet District.

Gold Mining Leases.

- 1255M—EDWARD CARSON: Cassey, Andrew.
 1308M—EMPRESS: Grose, John.
 1355M—MOYAGEE: Poletti, Gildo; Bianchi, Alberto.
 1379M—GALTEE MOORE: Grose, Charles.
 1415M—EDWARD CARSON SOUTH: Cassey, Andrew.
 1441M—PERSEVERANCE: Merry, George Edward Amis, and Courtney, Paul Valdon.
 1455M—EVENING STAR: Slavin, Joseph Clarence, and Jewell, Horace.

Mineral Lease.

- 12M—WONDER: Kings, Frank Thomas.

Miner's Homestead Lease.

- 13M—YARD: Atkinson, Robert William.

Cue District.

Gold Mining Leases.

- 2241—EAGLE HAWK: Brega, Enrico; Oliver, Edward Charles; Woinar, Bernard.
 2261—WEST RAND: O'Born, Burton.
 2263—SNOWY: McIlwee, Francis.

Miner's Homestead Lease.

- 29—SUNSHINE: Grazioli, Teresa.

Day Dawn District.

Gold Mining Leases.

- 669D—CASSIDY'S HOPE: Sceresini, Antonio; Sceresini, Ardelio; Brega, Enrico; Cassidy, James Edward.
 672D—GOLDEN CROWN: Moss, George; Moss, Frank Ambrose; Burt, Richard Paull Septimus.

PEAK HILL GOLDFIELD.

Gold Mining Leases.

- 556P—EGERTON: Rumble, Percy Robert; Johnston, Adam Dudley.
 584P—DAZZLE STAR: Burrows, Brian Lewis James.

Machinery Lease.

- 1P—KINDERS BATTERY: Kinder, Frank.

MURCHISON GOLDFIELD.

Meekatharra District.

Gold Mining Leases.

- 1463N—LIVINGSTONE: McManus, William Arthur.
 1542N—INGLISTON ALBERTS: Walsh, Esmond Thomas; Metcalfe, Christopher Duddell; Brodie-Hall, Laurence Charles; Rollings, Emily Maude; Gerick, Ivor Richard; Hutchison, Marta Lina; Meekatharra Sands Treatment and Mining No Liability.
 1553N—CONSOLS NORTH: McManus, William Arthur.
 1567N—CONSOLS WEST—McManus, William Arthur.
 1871N—WERRIBEE: Campbell, Ellis Patterson.
 1872N—BLUE PEDRO: Wilson, Cyril Clarence, and Rinaldi, Dominic.
 1888N—HAVELUCK: Moro, Guisepppe; Bonomelli, Vincenzo; Vieceli, Jack.
 1893N—HALCYON: Gale, Leonard John; Gale, Aubrey Francis; Gale, William Layton Sherman; Gale, Aubrey Layton Carlisle.
 1894N—FENIAN: McManus, William Arthur.
 1895N—INGLISTON CONSOLS EXTENDED: Roberts, William Christopher; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Roberts, Ernest Victor; Steele, Mary Ruby Alma; Roberts, Spencer MacDonnell; Roberts, Archbold John; Roberts, Alice Helena; Roberts, Arthur Christopher; Roberts, John Macdonald; Browning, Robert Humphrey; Stephen, John William Parish; Bestwick, Ruby Florence; Heale, Emily; Walshaw, Mabel Alice; Coombe, Ernest; Pickles, Thomas Edward; McManus, William Arthur.
 1902N—INGLISTON CONSOLS WEST: Roberts, William Christopher; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, Alice Helena; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Parish; Bestwick, Ruby Florence; Walshaw, Mabel Alice; Roberts, John Macdonald; Coombe, Ernest; Heale, Emily; Pickles, Thomas Edward; McManus, William Arthur.

- 1922N—ALBURY HEATH: Lee, Richard.
 1930N—INGLSTON CONSOLS EAST: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, John MacDonald; Coombe, Ernest; Roberts, Alice Helena; Bestwick, Ruby Florence; Browning, Robert Humphrey; Stephen, John William Farish; Heale, Emily; Pickles, Thomas Edward; Roberts, Arthur Christopher; McManus, William Arthur.
 1934N—UNITED: Rinaldi, Louis.
 1940N—FENIAN EXTENDED: McManus, William Arthur.
 1941N—CALEDONIAN: Haworth, Thomas Lear; Evans, Edward William Samuel; Laing, William; Robinson, John George Henry.
 1942N—MARGUARITTA: Cassey, Peter; Patroni, Paul.
 1944N—FORTUNE TELLER: Bonomelli, Vincenzo; Moro, Guiseppe; Vieceli, Giovanni.
 1945N—CONSOLS EAST EXTENDED: McManus, William Arthur.
 1946N—MARGUERITTA EAST: Cassey, Peter, and Patroni, Paul.
 1948N—FORTUNA: Motter, Giovanni.
 1949N—GREAT OVERSIGHT: Synnot, Reginald Boswell.
 Machinery Lease.
 22H (2N)—CURRAJONG: Australian Mines Management & Secretariate Ltd.
 Miner's Homestead Leases.
 61N—H.A.C.: Minister for Public Health.
 65N—PEPPERS: Gale, Elsie Muriel.

MINES REGULATION ACT, 1946.

Department of Mines,
Perth, 21st May, 1952.

THE notice appearing in the *Government Gazette* of the 28th April, 1950, defining the districts assigned to the various Inspectors of Mines has been cancelled and the following notice is issued in lieu thereof.

A. H. TELFER,
Under Secretary for Mines.

- 812/51 (Mines Sub File).
 Districts, Number of Inspectors, *Headquarters.
 North-East Coolgardie, East Coolgardie, Broad Arrow, Coolgardie, Yilgarn, Dundas, Phillips River, Mount Margaret, North Coolgardie, East Murchison Goldfields and Greenbushes Mineral Field; three District Inspectors; Kalgoorlie.
 Peak Hill, Murchison, Yalgoo, Pilbara, Ashburton, Gascoyne, Kimberley, West Kimberley Goldfields and Northampton Mineral Field; one District Inspector; Cue.

The whole of the abovementioned Districts; one Senior Inspector, one District Inspector (Ventilation); Kalgoorlie.

The remaining portion of the State; any Inspector as required; —.

*Accidents to be reported to the Inspector of Mines at his headquarters or to the nearest Mining Registrar.

APPOINTMENTS.

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

Registrar General's Office,
Perth, 3rd June, 1952.

THE following appointments have been approved:—

R.G. No. 68/43—Mr. Walter Lewis Sharpe, as District Registrar of Births, Deaths and Marriages for the Dundas Registry District, to maintain an office at Norseman, *vice* Mr. Charles Norman Anzac Taylor, transferred; appointment to date from 30th May, 1952.

R.G. No. 12/43—Mr. Charles Norman Anzac Taylor, as District Registrar of Births, Deaths and Marriages for the Perth Registry District, to maintain an office at Perth, *vice* Mr. George Ralph Hathway, retired, and following the temporary appointment of Mr. Raymond George Champion; appointment to date from 3rd June, 1952.

R.G. No. 35/40—Constable Wilfred Athol Leahy, to act temporarily as Assistant District Registrar of Births and Deaths for the Geraldton Registry District, to maintain an office at Mullewa, during the absence on leave of Constable William Walter Francis; appointment to date from 19th May, 1952.

R. J. LITTLE,
Registrar General.

REGISTRATION OF MINISTERS.

Pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1948.

Registrar General's Office,
Perth, 28th May, 1952.

Cancellation.

IT is hereby published, for general information, that the names of the undermentioned Ministers have been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

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

The Salvation Army.

41/50; 28/5/52; Lieutenant Harold Athol Langmead; The Salvation Army, 15a Harvest Road, North Fremantle; Fremantle.

Roman Catholic Church.

23/52; 24/4/52; Rev. Roger McGinley; Beagle Bay Mission, via Broome, W.A.; Broome.

R. J. LITTLE,
Registrar General.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is notified for general information, that with the approval of the Minister, as required by section 22 of the Government Railways Act, 1904-1948, the following alterations and additions have been made to the scales of charges, schedules, etc., now appearing in the Goods Rates Book dated 1st May, 1951, and the Coaching Rates Book dated 1st December, 1941.

Goods Rates Book.

Tariff 1, page 29, from 9/5/52—Linoleum.—Delete packing symbols "h, i" and insert "*" and footnote "*" Firmly coiled on wooden or other suitable cores and wrapped in hessian, kraft paper or equivalent packing."

Tariff 1, page 30, from 30/5/52—Machinery or Machines.—Add to footnote "§" after first sentence:—"When one or more machines occupy more than half, but not the full space of a four-wheeled wagon, a minimum of 1 ton 5 cwt. at first-class rate shall be maintained for the machine or machines irrespective of whether any other goods are loaded in the wagon."

Tariff 3, page 3, from 2/5/52—Coal in Boxes.—Insert: Swan Wool Scouring Co. Pty. Ltd., Fremantle.

Tariff 4, page 5, from 9/5/52—Shunting Charges, Fremantle (off station yard) insert: “ $\frac{1}{2}$ James Kiernan Pty. Ltd.” “12”.

Tariff 4, page 7, from 23/5/52—Shunting Charges, Subiaco.—Delete all reference to J. C. Smith and Subiaco Municipality.

Tariff 4, page 16, from 16/5/52—Shunting Charges, Manjimup.—Insert: “ $\frac{1}{2}$ State Electricity Commission (oil tanks) 197”.

Tariff 6, page 4, from 25/4/52—List of Stations and Sidings.—Banjup—Insert “a”.

Tariff 6, page 5, from 25/4/52—Bullfinch.—Insert “one 5-ton crane”.

Tariff 6, page 6, from 25/4/52—Carrabin.—Delete “one 5-ton crane”.

Tariff 6, page 7, from 25/4/52—Crowtherton.—Insert “a”.

Tariff 6, page 11, from 25/4/52—Kordabup.—Insert “a”.

Tariff 6, page 17, from 25/4/52—Tullis.—Insert “a”.

Tariff 7, page 4, from 1/5/52—Inwards Cargo.—Alter the increase to be added to the handling charges in accordance with regulation 9 (d) to read “61 $\frac{1}{4}$ per cent.”.

Tariff 7, page 7, from 1/5/52—Outwards Cargo.—Alter the increase to be added to the handling charges in accordance with regulation 9 (d) to read “61 $\frac{1}{4}$ per cent.”.

Tariff 7, page 14, from 1/5/52—Esperance Jetty.—Alter the increase to be added to the handling charges in accordance with regulation 9 (d) to read “61 $\frac{1}{4}$ per cent.”.

Coaching Rates Book.

Page 48, from 12/5/52—Perth-Kojonup-Albany Road Bus Service—Route No. 6.—This service will be extended from Kojonup to Rocky Gully and an independent service will operate between Rocky Gully and Mt. Barker.

Page 88, from 30/5/52—Fruit, Standard Weights.—Amend (b) Dump half-bushel case to read 35 lb. and (d) Flat three-quarter bushel case to read 46 lb. The standard weight for tomatoes is 51 lb. in Flat three-quarter bushel cases and 34 lb. in Dump half-bushel cases.

Page 152, from 16/5/52—Distance Tables—Perth-Kojonup-Albany Road Bus service—Route No. 6.—Add extension from Kojonup to Rocky Gully:—

Miles from Kojonup	Actual Mileage from Perth
— Kojonup	159
14 Jingalup	173
48 Winceballup	207
52 Frankland, River	211
67 Rocky Gully	226

Add service between Rocky Gully and Mt. Barker.

Miles from Rocky Gully	Miles from Mt. Barker
— Rocky Gully	41
17 Sidecup	24
24 Pardelup Turn Off	17
26 Forrest Hill	15
33 Denmark Turn Off	8
41 Mt. Barker	—

Page 152, from 16/5/52—Distance Tables—Perth-Toodyay-Miling Road Bus Service, Route No. 7A.—Insert deviations to:—

Miles from Perth.	Miles from Piawaning.	
37	Sanatorium	85
42	Wundowie	82

When bus deviates via Sanatorium or Wundowie, through passengers are not to be charged the additional mileage travelled.

A. G. HALL,
Commissioner of Railways.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 80 of 1952.

Between The Metropolitan and South-Western Federated Engine Drivers and Firemen's Union of Workers of Western Australia, Applicant, and The State Electricity Commission of Western Australia, Respondent.

HAVING heard Mr. G. A. Bradshaw on behalf of the applicant and Mr. A. B. Stanndard on behalf of the respondent, I, the undersigned Conciliation Commissioner of the Court of Arbitration, 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, 1912-1950, do hereby order and declare that Award No. 86 of 1948, as amended, be and the same is hereby further amended in the terms of the attached Schedule.

Dated at Perth this 9th day of May, 1952.

S. F. SCHNAARS,
Conciliation Commissioner.

Schedule of Amendments.

Clause 18—Shift Work.

Part 2—Continuous Shift Workers.

Subclause (a)—Delete “5%” and insert in lieu thereof of the words and figures “seven and one-half per cent. (7 $\frac{1}{2}$ %).”

Subclause (c)—Delete the words “Time and a half” and insert in lieu thereof the words “Time and three-quarters.”

Federated Engine-Drivers' Union—Schedule of Wages.

Delete items 17 to 38, inclusive, appearing in this Schedule, and insert in lieu thereof the following:—

Classification.	Margin.
	£ s. d.
17. Turbine driver	3 4 0
18. Boiler controller	3 9 0
19. Leading fireman	2 18 0
20. Assistant turbine driver	2 15 0
21. Boiler controller's assistant	2 8 0
22. Auxiliary turbine driver	2 8 0
23. Diesel locomotive driver	2 15 0
24. Electric locomotive driver	2 8 0
25. Traverser crane driver	2 0 0
26. Auxiliary plant attendant	2 4 0
27. Boiler cleaner	1 8 0
28. Fireman	2 1 0
29. Oil filter and separator attendant	1 13 0
30. Greaser	1 9 0
31. Shunter	1 7 0
32. Coal tray conveyor man	1 8 0
33. Filler pit attendant	1 8 0
34. Ash plant attendant	1 7 0
35. Fuelman	1 6 0
36. Engine plant cleaner	17 0
37. Electric capstan operator	1 9 0

Classification.	Margin.		
	£	s.	d.
38. Laboratory attendant	1	2	0
39. Coal belt attendant	1	10	0
40. Hoist driver	1	16	0
41. Tippler driver	1	16	0
42. Greaser-driver	1	12	0
43. Tractor driver using power control or hydraulic unit	2	10	0
44. All others	Nil.		

IN THE COURT OF ARBITRATION
OF WESTERN AUSTRALIA.

No. 2A of 1952.

Between Amalgamated Road Transport Union of Workers, Perth, Applicant, and the Hon. Premier, Hon. Minister for Works 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, 1912-1950, 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.—Title.

This Award shall be known as the "Transport Workers (Government) Award, 1952," and shall replace Award No. 88 of 1947.

2.—Arrangement.

1. Title.
2. Arrangement.
3. Area and Scope.
4. Term.
5. Wages.
6. Extra Rates.
7. Meal Money.
8. Meal Times.
9. Starting and Finishing Times.
10. Overtime.
11. Hours.
12. Sunday Time.
13. Holidays.
14. Annual Leave.
15. Contract of Employment.
16. Handling Heavy Articles.
17. Time and Wages Book.
18. Travelling Allowances.
19. Payment of Wages.
20. Mixed Functions.
21. Temporary Change of Stable, etc.
22. Proportion of Juniors.
23. Absence through Sickness.
24. General.
25. Definitions.
26. Board of Reference.
27. Junior Worker's Certificate.
28. Owner-drivers.
29. Camp Allowance.
30. District Allowance.
31. Liberty to Apply.

3.—Area and Scope.

This Award shall apply to all workers who are eligible for membership in the applicant Union employed by the respondents named in the Schedule hereto, following the vocations mentioned herein and shall operate over the whole of the State.

4.—Term.

The term of this Award shall be for a period of one year from the date of delivery.

5.—Wages.

Subject to clause 6 hereof, the minimum weekly wage to be paid to and received by all workers shall be as follows:—

(a) Basic Wage:	Per week.
	£ s. d.
(i) Within a fifteen mile radius from the G.P.O., Perth	11 3 10
(ii) Outside a radius of fifteen miles from the G.P.O., Perth, but within the South-West Land Division	11 2 5
(iii) Outside the South-West Land Division but below the 27th Parallel of South Latitude	11 8 10
	Margin over Basic Wage
(b) Adult Workers:	Per week.
	£ s. d.

(i) Loaders, washers (except can washers), yardmen, horse-drivers' assistants and motor-drivers' assistants	0 14 0
(ii) Stablemen	0 18 0
(iii) Horse-drivers (one horse)	1 3 6
(iv) Horse-drivers (two horses)	1 11 6
(v) Horse-drivers (three horses)	1 16 0
(vi) Driver of motor cycle with side-car or motor tricycle used for the purpose of carting goods	1 4 6
(vii) Motor drivers of vehicles—	
Not exceeding twenty-five (25) cwt. capacity	1 11 6
Exceeding twenty-five (25) cwt. and not exceeding three (3) tons capacity	1 17 6
Exceeding three (3) tons capacity and under six (6) tons	2 2 0
For each complete ton over five (5) tons capacity, one shilling (1s.) additional margin.	
Drivers of loaded motor wagons (except tractors) drawing a loaded trailer also (not to include a mechanical horse) two shillings and sixpence (2s. 6d.) per day extra.	
(viii) Drivers of articulated vehicles—	
Not exceeding eight (8) tons capacity	2 11 6
Exceeding eight (8) tons capacity, for each complete additional ton, one shilling (1s.) additional margin.	
(ix) Drivers of fork lift	1 18 0
(x) Tractor driver	1 17 6
	Per cent. of Basic Wage.
(c) Junior Workers:	
If under 17 years of age	60
If 17 and under 18 years of age	70
If 18 and under 19 years of age	85
If 19 and under 20 years of age	90

6.—Extra Rates.

(a) Casual hands shall be paid at the rate of ten per cent. (10%) in addition to the rates prescribed in clause 5.

(b) All persons coming into contact with tarred road metal, hot bitumen, tarred blocks or spreading tar or hot bitumen, shall be paid one shilling and sixpence (1s. 6d.) per day extra.

(c) Drivers who handle money during any week or portion of a week as part of their duties and account for it shall be paid in addition to the rate of wage prescribed by clause 5 as follows:—

	£ s. d.
For any amount handled up to £10	0 2 0
For any amount handled over £10, but not exceeding £100	0 6 0
For any amount handled over £100, but not exceeding £300	0 10 0
For any amount handled over £300, but not exceeding £500	0 15 0
For any amount handled over £500	1 0 0

The term "money" used herein shall be deemed not to include cheques.

(d) Shift workers shall be paid at the rate of five per cent. (5%) in excess of the rates prescribed in clause 5 hereof. Shift workers who are casual hands shall also be paid the amount prescribed in paragraph (a) hereof.

(e) The extra rates payable under this clause shall not be included for the purpose of calculating overtime.

(f) Workers carting offensive material (as defined) shall be paid one shilling and sixpence (1s. 6d.) per day extra.

(g) Workers carting dirty material (as defined) shall be paid one shilling (1s.) per day extra.

(h) A driver who is required to act as salesman of goods in his vehicle shall be paid two shillings (2s.) per week extra.

7.—Meal Money.

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 hour, or after 6 p.m. (whichever is the later) he shall be provided with any meal required or shall be paid three shillings (3s.) in lieu thereof.

8.—Meal Times.

(a) Except as hereinafter provided all workers shall have a break of one (1) hour for a meal on all the days in the week between 12 noon and 2 p.m. except Saturdays.

(b) Where a worker is required to work on Saturday beyond 2 p.m. he shall be allowed a break of half an hour for a meal or an hour if he is to continue after 3 p.m.; provided that—

(i) the workers referred to as exceptions in the next succeeding clause shall not be compelled or entitled to have a meal time between 12 noon and 2 p.m. but they shall have one (1) hour for a meal time during each working day within five (5) hours of commencing duty.

(ii) by mutual arrangement between the employer and the union the break of one (1) hour referred to in subclause (a) hereof may be reduced to forty-five (45) minutes to meet the requirements of any particular job.

9.—Starting and Finishing Times.

Except as provided hereunder, the starting time for the purpose of calculating overtime shall be 7 a.m. or after on all days of the week, and the finishing time on Mondays to Fridays inclusive shall not be later than 6 p.m. and on Saturday not later than 12 noon. Provided that this clause shall not apply to stablemen, yardmen, ice carters or shift workers.

10.—Overtime.

For all time of duty before the prescribed starting time or after the prescribed finishing time or after eight (8) hours on Mondays to Fridays inclusive, the four (4) hours on Saturdays or in excess of the hours prescribed in clause 11, payment shall be made at the rate of time and a half for the first four (4) hours and double time thereafter. Provided, however, that five (5) day week workers shall be paid overtime for time of duty on Saturday at the rate of time and a half for the first four (4) hours and double time thereafter. In computing overtime each day's work shall stand alone.

11.—Hours.

(1) (a) Subject to subclause (b) hereof the hours of duty shall be forty (40) in any week. The week's work may be worked in five (5) or five and a half (5½) days each week.

(i) Provided that when a working week of five and a half (5½) days is worked such week shall finish at 12 noon on Saturdays.

(ii) Provided further that an employer shall, when engaging any worker, state definitely whether such worker is to work on the basis of a five (5) or five and a half (5½) day week.

Failing such notice the worker shall be deemed to be employed on the basis of a five and a half (5½) day week.

(b) Any employer desiring to change the basis of any worker from the five and a half (5½) day week to a five (5) day week, or vice versa, shall give one week's notice of such intended change to the worker concerned.

(2) In any week in which there are one (1) or more holidays, the hours shall be reduced by the number of ordinary working hours the worker would have been required to work on the holiday or holidays, had such day or days not been holidays.

(3) Subject to meal time deduction set out in clause 8, any hours worked on any day or days to make up the hours of duty in any week shall be worked in a continuous shift.

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

(ii) The union or worker or workers covered by this Award shall not in any way, whether directly or indirectly, be 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 until otherwise determined by the Court.

12.—Sunday Time.

For all time of duty on Sundays, with exceptions hereinafter mentioned, payment in addition to the weekly wage shall be made at the rate of double time.

The exceptions referred to are:—

(a) Stablemen, who have one (1) clear day off in the week.

(b) Drivers feeding and attending horses.

13.—Holidays.

(a) Except as hereinafter provided, each of the following days or the day observed in lieu thereof, shall be allowed as a holiday to all workers, and be paid for, namely:—New Year's Day, Australia Day (January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, Queen's Birthday, Christmas Day and Boxing Day.

(b) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday he shall be paid for the time worked as if it were an ordinary working day and shall, in addition, be allowed a day's leave with pay to be added to the annual leave, or to be taken at some subsequent date if the worker so agrees.

(c) In the case of workers working a five day week, no payment or a day in lieu shall be granted for any public holiday falling on a Saturday.

(d) Payment for holidays shall be in accordance with the usual hours of work.

(e) When a worker is off duty owing to leave without pay or sickness, including accidents on or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the working day immediately preceding a holiday, or resumes duty or is available on the working day immediately following a holiday, as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.

(f) A casual worker shall not be entitled to payment for any holiday referred to in this clause.

14.—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 12 months' continuous service with such employer, and shall be given to and taken by the worker within three months of becoming due.

(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 should 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 deduction shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three 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 an 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 such employer.

(e) Any worker who may resign or be dismissed from the service for any cause, other than for pecculation 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 pecculation 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 payment during such period for the number of days' leave due to them: Provided that the subclause shall apply only to workers employed exclusively in connection with the construction of new buildings and/or the construction of roads.

(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.

15.—Contract of Employment.

(a) One week's notice at any time on either side shall be required before the engagement of any but a casual worker shall be determined: Provided that an employer may at any time dismiss a worker for refusal or neglect to obey orders, misconduct, carelessness in the performance of his duties, 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: Provided also, that except for the reasons mentioned in the first proviso to this clause the engagement shall not be terminated by any notice expiring within a week of the Christmas or Easter holidays, if it is intended to re-engage the worker immediately or very shortly after the holidays mentioned, and men in permanent employment shall not be changed to casual workers within one week of the Christmas or Easter holidays.

(b) Notice given every week to determine the employment without any intention to determine the employment at the end of the week, but only with a view to dismissing men at any time, shall not be deemed notice for the purpose of this Award unless given during any strike which affects the employer's business.

(c) The employer shall be under no obligation to pay for any day not worked on which the worker is required to present himself for duty except such absence is due to illness and comes within the provision of clause 23 (Sick Leave) or such absence is on account of holidays to which the worker is entitled under the provisions of this Award.

16.—Handling Heavy Articles.

Where a worker is called upon to handle, without proper mechanical appliances, any one article in such a manner as to require him to exert a lift of over two hundredweight (2cwt.) an extra worker shall be provided.

17.—Time and Wages Book.

A record or time book shall be kept by each employer, in which record or time book shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day, and the amount of wages received by him each week; the said record or time book shall be open to inspection by the secretary of the union or any other person authorised in writing by him, at any time during the usual office hours, and he shall be allowed to take necessary extracts therefrom.

Any system of automatic recording by means of machines shall be deemed to comply with this provision to the extent of the information recorded.

18.—Travelling Allowances.

Workers engaged on work from which they are unable to return to their homes at night, shall be paid such personal expenses as they reasonably incur, but they shall be paid at the rate of fifteen shillings (15s.) per day at least.

For the purpose of this clause "home" shall mean the place where the worker resides in order to be available for work and shall include any camp or other accommodation provided by the employer.

19.—Payment of Wages.

Within a radius of twenty (20) miles from the G.P.O., Perth, all wages shall be paid on either Wednesday, Thursday or Friday of each week, but the day once fixed shall not be altered once in three months, or without two week's notice to the workers. Such pays shall be available within 10 minutes of the time the worker ceases duty, where it is practicable to pay the worker on pay day at the yard or depot. If not made available within that time through any fault or delay of the employer, or because the worker ceases work at a place which causes more than ten (10) minutes' delay, overtime shall be paid for any excess of the ten minutes referred to. No employer shall hold more than two days' wages in hand.

Outside the above area payment of wages shall be made in the manner prescribed in the Award covering the joint body of workers on the job.

20.—Mixed Functions.

A worker who is called upon to perform two (2) or more grades of work for more than two (2) hours on any day shall be paid for the day at the grade for which the highest rate of wage is prescribed. Where the work for which the highest rate is prescribed does not exceed two (2) hours on any day, the worker shall be paid the highest rate for the actual time so worked.

21.—Temporary Change of Stables, etc.

Where an employer transfers a worker, after he comes to work from one stable, garage, yard or place situated more than two (2) miles distant from the stable, garage, yard or place, at which he usually works, fares to and from such altered stable, garage, yard or place shall be allowed by the employer. If he is transferred temporarily to work at a stable, garage, yard or place which requires him to travel one mile or more from his home beyond the distance he usually travels, the fares to and from and excess time shall be paid for by the employer.

22.—Proportion of Juniors.

(a) Juniors may be employed in the proportion of one junior to every five (5) adult drivers employed.

(b) Provided that, where less than five (5) adult drivers are employed, one junior driver may be employed.

(c) Provided also, that where no adult driver is employed one junior driver may be employed.

(d) Provided further, that junior driver assistants may be employed in the proportion of one junior to every three (3) or fraction of the first three (3) adult drivers.

(e) When ascertaining the number of junior drivers and junior driver assistants to be allowed at the one time, the same adult drivers shall not be used twice in the calculations.

23.—Absence Through Sickness.

(a) A worker other than a casual hand 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: Provided that payment for absence through such ill-health shall be limited to one (1) 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 a worker is entitled to compensation under the Workers' Compensation Act.

(b) Where the period of absence through sickness is for three (3) days or more a worker may be called upon by the employer to furnish a certificate from a duly qualified medical practitioner.

(c) The sick leave herein provided shall be allowed to accumulate and any portion not used in any year may be availed of in the next, or any succeeding year.

24.—General.

(a) Stablemen shall be entitled to receive one clear day's rest in seven (7). If they work on seven (7) days in any week they shall receive Sunday rates for all times worked on Sunday of such week.

(b) Stablemen required to live at the stable shall be provided with suitable housing accommodation for a stableman, free of cost, but if proper housing accommodation is provided for a stableman and his wife and family, and they elect to live there, the employer shall be entitled to charge a rent not exceeding half of the rent a similar house in that locality would readily let at not exceeding one pound (£1) a week.

(c) Employers shall, when engaging workers, state definitely whether such worker is engaged as a weekly or casual hand. Failing such notice, the worker shall be deemed to be engaged as a weekly employee.

(d) Casual hands shall be notified at the end of the day if their services are not required next day. Failing such notice a full day's wages shall be paid.

(e) Employers shall notify their workers, other than casual workers, on the working day preceding a holiday if their services are required next day. Failing such notice, the worker shall be entitled to take the holiday and to receive a full week's wages.

(f) Workers shall be provided free by the employer with all shovels, ropes, gear, and other tools necessary for the loading and unloading of goods or material on to or from any vehicle. Workers shall be responsible for such gear and tools and where any such article is lost, destroyed or damaged through the negligence of the worker he shall pay the cost of such article to the employer; for this purpose the cost may be deducted from any wages due to the worker. This shall not apply to owner-drivers who shall supply their own gear and tools.

(g) Each worker, with the exception of ice carters and loaders shall be entitled to holidays as defined, and all carters and drivers shall be entitled to a half holiday from the hour of 12 noon on some working day in the week, except where a five (5) day week is worked.

(h) Where an employer desires to vary or change his starting time and finishing time (in accordance with the provisions of clause 9 of this Award), he shall give one week's notice of such variation or change to his workers and post a notice of the intended change at the depot, garage or yard.

25.—Definitions.

For the purposes of this Award—

(a) "Junior" shall mean any person under the age of twenty (20) years in receipt of less than the adult wage.

(b) "Casual hand" shall mean a worker competent to do the work he is engaged to do, who is dismissed or refused work without any fault of his own, before the expiration of one (1) working week from the date he starts work.

(c) "Horse-driver's assistant" and "motor driver's assistant" shall mean and include any worker who accompanies the driver to assist in loading, unloading or delivering.

(d) "Loaders" shall mean and include all workers engaged mainly in loading or unloading any goods, wares, merchandise or materials on to or from any vehicle.

(e) "Yardmen" shall include all adult workers, not otherwise specified, employed in or in connection with a stable, garage or yard.

(f) "Horse" shall mean any beast of burden, except bullocks.

(g) "Capacity" shall mean the maximum load the vehicle is permitted to carry in accordance with the license issued in connection therewith under the Traffic Act: Provided that where the vehicle is not so licensed "capacity" shall mean the capacity attributed to the vehicle by the maker or seller thereof.

(h) "Offensive material" shall mean bone dust, bones, blood manure, dead animals, offal, green skins, raw hides and sheep skins when fly-blown or maggoty, sausage skin casings (except when packed in non-leaky containers for consumption), spent oxide, hair and fleshings, soda ash, muriate of potash, sheeps' trotters (known as "pie"), stable, cow or pig manure, meat meal, liver meal, blood meal, T.N.T., and any other material which the Board of Reference shall decide from time to time is offensive material. The Board of Reference may delete any material from this definition.

(i) "Dirty material" shall mean the following when loaded or unloaded (except by tipping) by the carter:—Coal, coke, briquettes, plumbago, graphite, black lead, manganese (excluding the article known as ferro or iron manganese), lime, "Comaidai" lime, tallite, limil, plaster, plaster of paris, red oxide, zinc oxide, "Quickardo" cement, superphosphate (in second-hand and/or farmers' own bags), dicalcic phosphate, yellow ochre, red ochre, charcoal, empty flour bags, super cel in jute bags, stone dust, flint-cote refuse and/or garbage from ships in port, street sweepings and any material or a particular load thereof which the Board of Reference may decide to be dirty. The Board of Reference may delete any material from this definition.

26.—Board of Reference.

(a) A Board of Reference is hereby appointed for the purpose of this Award. Such Board shall consist of a chairman and two other representatives, one to be nominated by each of the parties. There are assigned to 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 the 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 regulations to the Industrial Arbitration Act, 1912-1950, which for this purpose are embodied in this Award.

27.—Junior Worker's Certificate.

Junior workers shall furnish the employer with a certificate showing the following particulars:—

(i) Name in full.

(ii) Age and date of birth.

(a) The certificate shall be signed by the worker.

(b) 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.

28.—Owner-Drivers.

Persons driving vehicles or horses owned by them and hired to the employer shall be deemed "workers" so far as wages and any conditions which are reasonably applicable to them are concerned. The matter of the hiring of the vehicles or horses is to be left entirely between the owner and the employer. Should any owner-driver be dissatisfied with the rate fixed by the local engineer or officer in charge for the hire of his vehicle or horses, such person shall have an appeal to the Board of Reference appointed under this Award.

29.—Camp Allowance.

Workers required to live in tents at or in the neighbourhood of the job shall be paid the same allowance and receive the same camping conditions as are prescribed by award or agreement for the joint body of employees of the industry in which they are employed.

30.—District Allowance.

(1) In addition to the wages prescribed in clause 5 the following allowances shall be paid to workers in the undermentioned districts:—

	Per week.
	£ s. d.
(a) Carrabin and Bullfinch to Southern Cross	0 5 3
(b) Southern Cross and Eastward thereof to Kanowna, 5s. 3d. per week, except the towns of Southern Cross, Coolgardie, Kalgoorlie and Boulder, and within five (5) miles thereof, where the allowance shall be 2s. 4d. per week.	
(c) Coolgardie to Salmon Gums	0 5 3
(d) Southward of Salmon Gums to Esperance	0 2 4
(e) Northward of the Kalgoorlie radius	0 7 0
(f) Wurarga and Eastward and Northward thereof to Meekatharra	0 7 0
(g) Three miles Eastward of Meekatharra to Wiluna	0 10 6
(h) Hopetoun-Ravensthorpe	0 7 0

(2) District allowances, as specified below, shall be paid to workers stationed at—

	Per week.
	£ s. d.
(a) Carnarvon district and within an area of five (5) miles thereof	0 15 0
(b) Onslow and Point Samson districts, and within an area of five (5) miles thereof	1 3 6
(c) Port Hedland, Broome and Derby districts and within an area of five (5) miles thereof	1 10 0
(d) Wyndham district, and within an area of five (5) miles thereof	1 18 0

Provided that when employed in an area not provided for in this clause, the same district allowance shall be paid as is provided by an award or agreement for the joint body of workers of the industry in which they are employed.

31.—Liberty to Apply.

Liberty is reserved to either party to apply at any time for a variation of this Award in respect to the inclusion of—

- (a) Clause 5—Wages, of margins for drivers of mobile cranes and front and back end loaders.
- (b) Clause 6 (c) for in the inclusion of cheques in the term "money."

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1950, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 12th day of May, 1952.

[L.S.] (Sgd.) L. W. JACKSON,
President.

Filed at my office this 12th day of May, 1952.

(Sgd.) R. BOWYER,
Clerk of the Court of Arbitration.

(4)—55861/5/52

Schedule of Respondents.

Premier for the State of Western Australia.
Chief Secretary.
Minister Controlling Trading Concerns.
Minister for Agriculture.
Minister for Education.
Minister for Industrial Development.
Minister for Lands.
Minister for Works.
Commissioner for Main Roads.
Fremantle Harbour Trust.
State Electricity Commission of West. Australia.
State Gardens Board.
Zoological Gardens Board.
W.A. Meat Exports.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 8 of 1952.

Between The Hotel, Club, Caterers, Tea Room and Restaurant Employees' Industrial Union of Workers' Perth, Applicant, and Big Bell Hotel and others, as per Schedule attached hereto, 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, 1912-1950, 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.—Title.

This Award shall be known as the "Hotel Employees' (Rest of State) Award," and replaces Award No. 27 of 1947.

2.—Arrangement.

1. Title.
2. Arrangement.
3. Scope.
4. Hours.
5. Overtime.
6. Wages.
7. Board and Lodging.
8. Meals.
9. Junior Workers.
10. Casual Workers.
11. Part-time.
12. Weekly Wage.
13. Bar Work.
14. Public Holidays.
15. Annual Leave.
16. Payment for Sickness.
17. Under rate Workers.
18. Board of Reference.
19. Wages Record.
20. Weekly Holidays.
21. Higher Duties.
22. District Allowances.
23. Term.

3.—Scope.

This Award shall apply to all hotels situated outside the South-West Land Division of the State and outside a radius of 25 miles from the Post Office, Kalgoorlie, and outside a 10-mile radius from the Post Office, Wittenoom, employing workers engaged in the classifications referred to in the Wages Schedule.

4.—Hours.

Forty (40) hours shall constitute a week's work.

5.—Overtime.

(a) All work done beyond forty (40) hours in any one week shall be deemed overtime and shall be paid for at the rate of one-third (1/3rd) in addition to the ordinary rates hereunder prescribed: Provided that any overtime in excess of seven (7) 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, 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.—Wages.

The minimum rates of wages payable to workers covered by this Award shall be as follows:—

	Males.		Females.	
	Per Week.	Per Week.	Per Week.	Per Week.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.
(a) Basic wage	11 8 10	7 8 9		
(b) Classification.	Margin per Week over Male Basic Wage.	Margin per Week over Female Basic Wage.		
	£ s. d.	£ s. d.		
(1) Cooks—				
In establishments where three cooks are employed—				
First cook	2 5 0	2 12 6		
Second cook	1 5 0	1 17 6		
Third cook	15 0	1 7 6		
Where more than three cooks are employed, the minimum shall be	15 0	1 7 6		
Where two cooks are employed—				
First cook	1 15 0	2 0 0		
Second cook	17 6	1 10 0		
Where only one cook is employed	1 5 0	1 15 0		
(2) Cellarman	1 1 6	—		
(3) Waiter	10 0	—		
(4) Kitchenman, pantryman, sculleryman	5 0	—		
(5) Night porter	15 0	—		
(6) Hall porter	10 0	—		
(7) Hotel steward	10 0	—		
(8) Lift attendant	5 0	—		
(9) Yardman, handyman and unspecified male worker	5 0	—		
(10) Waitress	—	1 0 0		
(11) Other female workers	—	1 0 0		

7.—Board and Lodging.

(a) No worker shall be compelled to board and/or lodge on the employer's premises, and no employer shall be compelled to board and/or lodge a worker; but where by mutual consent board and lodging are provided, the employer shall be entitled to deduct in respect of all workers, the following amounts:—

- (i) For full board of 21 meals per week, an amount equal to 18.5 per cent. of the male basic wage.
- (ii) For lodging, an amount equal to 7 per cent. of the male basic wage.

(b) Where, by mutual consent, full board is not provided, the deductions referred to in subclause (a) hereof shall be reduced proportionately.

(c) The Board and lodging allowances prescribed by this clause shall vary proportionately with the rise or fall in the basic wage.

8.—Meals.

Where full board is provided, workers shall be provided with three meals per day, such as are daily served in ordinary family hotels. Such meals shall include a dinner consisting of at least three courses.

9.—Junior Workers.

Male workers under the age of twenty-one (21) years may be employed as junior workers in any of the occupations covered by this Award, in the proportion of one junior to every two or fraction of two adult workers employed in the same occupation at the following rates:—

	Percentage of Male Basic Wage per Week.
Between 18 and 19 years of age	55
Between 19 and 20 years of age	75
Between 20 and 21 years of age	90

Provided that, where no adult is employed, one junior male may be employed, except in the kitchen.

10.—Casual Workers.

(a) A casual worker shall mean a worker engaged on an hourly contract of service.

(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) hours.

11.—Part-time.

Notwithstanding the provisions of clause 4 hereof, an employer shall be at liberty to employ part-time workers in the proportion of one (1) part-time worker to every four (4) full-time workers or part thereof.

For the purpose of this clause, part-time workers means workers regularly employed on a weekly basis for not less than two (2) consecutive hours per day and for a lesser period than forty (40) hours per week, and on not less than two (2) or more than five (5) days per week.

Such workers, whilst so employed, shall be paid at the rate of 15 per cent. in addition to the time rate prescribed in the Award, and, that payment for annual leave, holidays, and sick leave, shall be on a pro rata basis in the same proportion as the number of hours regularly worked per week bears to forty (40) hours.

12.—Weekly Wage.

Wages shall be paid at least weekly. No employer shall hold more than one day's wages in hand. Provided that where, by reason of this provision, wages become payable on a Sunday or a public holiday, such wages may be held in hand until the next following day.

Except for casual workers, 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.

Provided that where prior to the operation of this Award, a fortnightly pay period had been in force in any establishment, such practice may continue to obtain.

13.—Bar Work.

Any worker, other than a night porter, who performs the duties of a barman, that is, actually dispensing drinks across the bar, shall be paid for the time so employed sixpence (6d.) per hour in addition to his ordinary rate of pay.

14.—Public Holidays.

All work done on Good Friday, Christmas Day, Labour Day and Anzac Day shall be paid for at double time rates in all establishments.

15.—Annual Leave.

(a) Except as hereinafter provided, a period of three (3) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of 12 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 12-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) 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.

(f) The provisions of this clause shall not apply to casual workers.

(g) The quantum of annual leave to be allowed to a worker shall for service prior to the date of this Award be calculated in accordance with the practice obtaining in each individual establishment before that date, and for service subsequent to this Award, in accordance with the provisions of this Award.

16.—Payment for Sickness.

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 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.

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.

17.—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.

18.—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 matter 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, 1912-1949, shall be deemed to apply to any Board of Reference appointed hereunder.

19.—Wages Record.

(a) The employer shall keep, or cause to be kept, at his business premises, or at each of them, if more than one, a time and wages book, wherein

shall be entered in the name and occupation of each worker, and in the case of junior workers, the age on his last birthday, the time each worker commences and finishes work each day, and 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 numbered consecutively.

(d) The employer and the worker shall be severally responsible for the proper daily entering of the record. 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 by a duly accredited representative of the Union, at the office of the employer, on any day other than Sunday, between the hours of 9 a.m. and 5 p.m. (except from 1 p.m. to 2 p.m.).

20.—Weekly Holidays.

All workers (other than night porters) shall be entitled to receive one full day off duty in each week: Provided always that, in the case of an employer employing not more than four (4) workers under the provisions of this Award, two (2) half days may be granted by agreement between the employer and the worker in lieu of one full day. If no agreement can be reached as to whether two (2) half days in lieu of one full day off shall be allowed, the matter shall be referred to the Board of Reference for decision.

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. A worker shall not be required to work more than four (4) hours on the day on which his half day off occurs.

Night Porters.—Night porters shall be entitled to one (1) night off duty in each week. Provided that, if work is performed by a night porter in lieu of his night off, he shall be paid one-third, in addition to his ordinary wage, for that night. This provision shall not be availed of more than on six (6) nights in any one year. Any dispute arising out of this provision shall be referred to the Board of Reference.

21.—Higher Duties.

Subject to the provisions of clause 13, any worker performing work for more than two (2) hours in any day in work carrying a higher prescribed rate of wage than that in which he is engaged, shall receive such higher wage for the time so employed.

22.—District Allowances.

In addition to the wages prescribed in clause 6 hereof, district allowances shall be paid; in the case of all male workers, at the rates hereinafter described, and in the case of females, at the rate of 54 per cent. of the rates hereinafter described:—

	£	s.	d.
Big Bell	5	0	0
Billyuin Pool	9	0	0
Broome	1	10	0
Bullabulling	5	0	0
Bullfinch	5	0	0
Carnarvon	15	0	0
Carrabin	5	0	0
Comet Vale	5	0	0
Cue	5	0	0
Day Dawn	5	0	0
Derby	1	10	0
Doyles Well	5	0	0
Esperance	5	0	0
Fitzroy Crossing	1	10	0
Gascoyne	15	0	0
Grass Patch	5	0	0
Halls Creek	1	10	0
Karalee	5	0	0
Kathleen Valley	9	0	0
Kookynie	5	0	0
Lake Austin	5	0	0
Laverton	5	0	0
Lawlers	5	0	0
Leonora	5	0	0
Malcolm	5	0	0
Marble Bar	1	10	0

22.—District Allowances—*continued.*

	£	s.	d.
Marvel Loch	5	0	
Meekatharra	9	0	
Menzies	5	0	
Moorine Rock	5	0	
Morgans	5	0	
Mt. Magnet	5	0	
Mt. Sir Samuel	5	0	
Murrin Murrin	5	0	
Nannine	9	0	
Nullagine	1	10	0
Onslow	1	2	6
Ora Banda	5	0	
Paynes Find	5	0	
Peak Hill	9	0	
Port Hedland	1	10	0
Reedy	5	0	
Roebourne	1	10	0
Salmon Gums	5	0	
Sandstone	5	0	
Sharks Bay	9	0	
Southern Cross	5	0	
Tuckenarra	5	0	
Westonia	5	0	
Whim Creek	1	2	6
Widgiemooltha	5	0	
Wiluna	9	0	
Wurarga	5	0	
Wyndham	1	18	0
Yalgoo	5	0	
Yarri-Yarri	5	0	

Liberty is reserved to the respondents to apply to the Court for a variation of any of the allowances set out in this clause.

23.—Term.

The term of this Award shall be for a period of two (2) years commencing as from the date hereof.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1950, that the foregoing is a copy of the Agreement arrived at between the parties mentioned above.

Dated at Perth this 5th day of May, 1952.

[L.S.] (Sgd.) L. W. JACKSON,
President.

Filed at my office this 5th day of May, 1952.

(Sgd.) R. BOWYER,
Clerk of the Court of Arbitration.

Schedule of Respondents.

Big Bell Hotel—Big Bell.
Billyuin Pool Hotel—Billyuin Pool.
Continental Hotel—Broome.
Governor Broome Hotel—Broome.
Roebuck Bay Hotel—Broome.
Rock Hotel—Bullabulling.
Exchange Hotel—Bullfinch.
Carnarvon Hotel—Carnarvon.
Gascoyne Hotel—Carnarvon.
Port Hotel—Carnarvon.
Sandhurst Hotel—Carnarvon.
Carrabin Hotel—Carrabin.
Comet Vale Hotel—Comet Vale.
Capitol Hotel—Cue.
Cue Hotel—Cue.
Murchison Hotel—Cue.
Day Dawn Hotel—Day Dawn.
Club Hotel—Derby.
Port Hotel—Derby.
Doyles Well Hotel—Doyles Well.
Esperance Hotel—Esperance.
Pier Hotel—Esperance.
Gibsons Soak Hotel—Esperance.
Fitzroy Crossing Hotel—Fitzroy Crossing.
Junction Hotel—Gascoyne.
Grass Patch Hotel—Grass Patch.
Kimberley Hotel—Halls Creek.
Karalee Hotel—Karalee.
Yellow Aster Hotel—Kathleen Valley.
Grand Hotel—Kookynie.
Railway Hotel—Lake Austin.

Palace Hotel—Laverton.
Great Eastern Hotel—Lawlers.
Commercial Hotel—Leonora.
Central Hotel—Leonora.
White House Hotel—Leonora.
Imperial Hotel—Malcolm.
Ironclad Hotel—Marble Bar.
Marvel Loch Hotel—Marvel Loch.
Commercial Hotel—Meekatharra.
Meekatharra Hotel—Meekatharra.
Railway Hotel—Meekatharra.
Royal Mail Hotel—Meekatharra.
Railway Hotel—Menzies.
Moorine Rock Hotel—Moorine Rock.
Palace Hotel—Morgans.
Commercial Hotel—Mt. Magnet.
Grand Hotel—Mt. Magnet.
Mt. Magnet Hotel—Mt. Magnet.
Shamrock Hotel—Mt. Sir Samuel.
Railway Hotel—Murrin Murrin.
North Murchison Hotel—Nannine.
Conglomerate Hotel—Nullagine.
Beadon Hotel—Onslow.
Ora Banda Hotel—Ora Banda.
Paynes Find Hotel—Paynes Find.
Palace Hotel—Peak Hill.
Esplanade Hotel—Port Hedland.
Pier Hotel—Port Hedland.
Occidental Hotel—Reedy.
Victoria Hotel—Roebourne.
Salmon Gums Hotel—Salmon Gums.
National Hotel—Sandstone.
Denham Hotel—Sharks Bay.
Club Hotel—Southern Cross.
Palace Hotel—Southern Cross.
Railway Hotel—Southern Cross.
Tuckenarra Hotel—Tuckenarra.
Edna May Hotel—Westonia.
Whim Creek Hotel—Whim Creek.
Widgiemooltha Hotel—Widgiemooltha.
Club Hotel—Wiluna.
Commercial Hotel—Wiluna.
Weeloona Hotel—Wiluna.
Wurarga Hotel—Wurarga.
Six Mile Hotel—Wyndham.
Wyndham Hotel—Wyndham.
Railway Hotel—Yalgoo.
Yarri-Yarri Hotel—Yarri-Yarri.

IN THE COURT OF ARBITRATION OF
WESTERN AUSTRALIA.

No. 97 of 1952.

Between Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant, and J. Gibbney & Son Limited and others, Respondents.

HAVING heard Mr. G. M. Morgan on behalf of the applicant and Mr. A. S. Cowan on behalf of the respondents, and by consent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1950, doth hereby order and declare that Award No. 45A of 1949 be and the same is hereby amended in the terms of the attached Schedule.

Dated at Perth this 5th day of May, 1952.

By the Court,

[L.S.] L. W. JACKSON,
President.

Schedule of Amendments.

Clause 28—Cadet Artists.

Delete clause 28 (a) (ii) and insert in lieu thereof the following:—

(a) (ii) Female cadet artists' rates of wages shall be—

Five-year Term.	% of Female Basic Wage.
First six months	30
Second six months	37½
Second year	52½
Third year	70
Fourth year	87½
Fifth year	Margin 2s. 7d.

Delete the following clause which was inserted by Amending Order 298 (64) of 1951:—

In the event of the Court of Arbitration increasing the ratio of the female basic wage to the male basic wage, the margins herein prescribed for females shall be adjusted as follows:—

- (a) Where the margin prescribed herein for adult females is equal to, or greater than, the increase in the female basic wage, such margin shall be automatically reduced by the same amount as the basic wage is so increased.
- (b) Where the margin prescribed herein for adult females is less than the increase in the female basic wage, such margin shall be automatically deleted.
- (c) In the case of junior female workers, the percentage of the female basic wage and the margins prescribed herein shall be automatically reduced by a sum and/or percentage sufficient to enable the rates to remain constant.

These amendments will operate as from the beginning of the first pay period to commence after the 5th day of May, 1952.

IN THE MATTER OF THE POWERS OF ATTORNEY ACT, 1896.

(60 Vict., No. 3).

NOTICE is hereby given that the Power of Attorney granted by John Doyle to Thomas Herman Anderson and filed in the Supreme Court Office on the 6th day of April, 1951, has this day been revoked.

G. J. BOYLSON,
Registrar Supreme Court.

Supreme Court, 31st March, 1952.

The above (corrected) notice supersedes that appearing on page 1396 of *Government Gazette* (No. 57) of 30th May, 1952.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office.

Pursuant to Section 99 (4).

Filmads (W.A.) Pty. Limited.

NOTICE is hereby given that the Registered Office of Filmads (W.A.) Pty. Limited was, on the 27th day of May, 1952, changed to and is now situated at 140 Barrack Street, Perth.

Dated this 29th day of May, 1952.

RAY BOYD,
Secretary.

This notice is given by Messrs. Robinson, Cox & Co., of 20 Howard Street, Perth, Solicitors for the above Company.

COMPANIES ACT.

HUMES LIMITED gives notice that its Registered Office was, on the 26th day of May, 1952, changed to and is now situated on Dalglish Lot 436 Salvado Road, Subiaco.

Dated 3rd June, 1952.

O. LOVELOCK,
Agent in Western Australia.

Nicholson, Verschuer & Nicholson, 97 St. George's Terrace, Perth, Solicitors for the Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of Lincoln Rhodes & Co. Pty. Ltd.

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 Lincoln Rhodes & Co. Pty. Ltd.

Dated this 28th day of May, 1952.

G. J. BOYLSON,
Registrar of Companies.

Companies Office,
Supreme Court, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of Glass Merchants Pty. Ltd.

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 Glass Merchants Pty. Ltd.

Dated this 30th day of May, 1952.

G. J. BOYLSON,
Registrar of Companies.

Companies Office,
Supreme Court, Perth, W.A.

Western Australia.

COMPANIES ACT, 1943-1951.

Notice of Change of Name.

Pursuant to Section 30 (5).

Lake Austin Trading Company Pty. Limited.

NOTICE is hereby given that Lake Austin Trading Company Pty. Limited has, by a special resolution of the Company and with the approval of the Registrar of Companies signified in writing, changed its name to Power Tractors Pty. Ltd.

Dated the 29th day of May, 1952.

G. J. BOYLSON,
Registrar of Companies.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and estate of Mary Dunne, late of 4 Keats Street, Sandringham, in the State of Victoria, Spinster, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administrator, with the Will, The West Australian Trustee Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 7th day of July, 1952, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated 29th May, 1952.

ROE & BLACKWOOD,
Solicitors, 19 Howard Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Arthur Cook, late of Toodyay, in the State of Western Australia, Apiarist, deceased.

ALL claims or Demands against the estate of the abovenamed deceased must be sent in writing to the Executrix, care of the undersigned, on or before the 7th day of July, 1952, after which date the said Executrix 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 she shall then have had notice.

Dated 29th May, 1952.

ROE & BLACKWOOD,
of 19 Howard Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Maud Gertrude Hogg, late of 521 Esplanade, Henley, in the State of South Australia, Married Woman, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 7th day of July, 1952, 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 27th May, 1952.

VILLENEUVE SMITH, KEALL
& HATFIELD,
of 23 Barrack Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mabel Bonella, late of 186 Railway Parade, Bayswater, in the State of Western Australia, formerly of 14 King George Avenue, Walton-on-Thames, Surrey, England, Widow, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, care of the undersigned, on or before the 7th day of July, 1952, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated 28th May, 1952.

DWYER & THOMAS,
of 49 William Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Robert Clive Marshall, late of 18 Goldsmith Road, Claremont, in the State of Western Australia, Retired Trustee Officer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 7th day of July, 1952, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 29th day of May, 1952.

MORRIS CRAWCOUR & SOLOMON,
Atlas Building, Esplanade, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles Parker, late of 20 Wells Street, Bellevue, in the State of Western Australia, Retired Railway Employee, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of the undersigned, on or before the 7th day of July, 1952, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated the 3rd day of June, 1952.

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

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mary Anne Weeks, late of 113 Thomas Street, Subiaco, 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, care of the undersigned, on or before the 7th day of July, 1952, after which date the said Executor will proceed to distribute the assets

of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 29th day of May, 1952.

ACKLAND & WATKINS,
89 St. George's Terrace, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and First Codicil of Elizabeth Anna Hardie, late of 97 Outram Street, West Perth, in the State of Western Australia, Spinster, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 7th day of July, 1952, 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 of which it shall then have had notice.

Dated the 29th day of May, 1952.

NORTHMORE, HALE, DAVY,
& LEAKE,
13 Howard Street, Perth,
Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN
AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Louis John Craddock, late of 12 Edward Street, Bunbury, in the State of Western Australia, Merchant, and Business Proprietor, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of the undersigned, on or before the 7th day of July, 1952, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice.

Dated 29th May, 1952.

SLEE & ANDERSON,
of 12 Stephen Street, Bunbury,
Solicitors for the abovenamed Executors.

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 7th day of July, 1952, 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 4th day of June, 1952.

J. H. GLYNN,
Public Trustee.

Public Trust Office,
Perth, W.A.

Name, Occupation, Address, Date of Death.

Tonkin, Eliza Ellen; Widow; formerly of Leederville and Jarrahdale, but late of 15 Harvest Road, North Fremantle; 13/2/52.
Lord, Joseph; Retired Labourer; late of 14 Perth Street, Cottesloe; 19/2/52.
Kiely, Peter; Retired Orchardist and Farmer; late of Orange Grove, via Maddington; 19/2/52.
Harratt, Margaret Ramsay Sibbald; Widow; formerly of 8 Dorothea Street, Kalgoorlie, but late of 69 Brandon Street, South Perth; 12/3/52.
Harratt, Albert Ernest; Retired Labourer; late of 8 Dorothea Street, Kalgoorlie; 7/2/52.
Ellis, Charles; Retired Tramway Employee; formerly of 27 Bedford Street, Fremantle, but late of Maddington Road, Maddington; 12/2/52.
Guidi, Maria; Widow; late of Cue; 10/7/50.

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.

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NOTICE.

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CONTENTS.	Page.
Administration Act	1493-4
Appointments	1443-5, 1472, 1483
Arbitration Court	1484-93
Cash Orders, etc., Lost	1445
Child Welfare	1442
Commissioners for Declarations Companies	1445
Crown Law Department	1493
Deceased Persons' Estates	1444-5
Education Department	1493-4
Electoral	1474
Forestry	1444-5
Fremantle Harbour Trust	1443
Health Department	1446
Industrial Arbitration	1445
Land Titles	1484-93
Lands Department	1458-9
Licensing	1441-3, 1446-58
Marriages, Licenses to Celebrate	1445
Metropolitan Water Supply, etc.	1483
Mines Department	1462-3
Municipalities	1476-83
Native Affairs	1471
Notice to Mariners	1445
Orders in Council	1446
Police Department	1442-3
Proclamations	1446
Public Service Commissioner	1441-2
Public Trustee	1443-4
Public Works Department	1494
Railways	1443, 1459-73
Registrar General	1483-4
Resumptions	1483
Road Boards	1472-3
Sale of Land for non-payment of Rates	1456-8, 1471-2
Tender Board	1472
Tenders accepted	1474-5
Tenders invited	1474
Transfer of Land	1452, 1459-60, 1475
Water Boards	1458-9
Water Supply, etc., Department	1463-71
Workers' Compensation Act	1460-71
	1443