



Governmen Gazette

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PERTH: FRIDAY, 18th JULY.

[1952.

Government Employees (Promotions Appeal Board) Act Amendment Act, 1951.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT, JOHN PATRICK DWYER, Lieutenant-Governor. [L.S.] By His Excellency The Honourable Sir John Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its De-pendencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 3 of the Government Employees (Promotions Appeal Board) Act, Amendment Act, 1951, that the Act shall come into operation on a date to be fixed by Proclamation: Now, therefore I, the Lieutenant-Governor, acting with the advice and consent of the Executive Coun-cil, do hereby proclaim that the Government Employees (Promotions Appeal Board) Act Amend-ment Act, 1951, shall come into operation on the date of publication of this Proclamation in the Government Gazette.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1952.

By His Excellency's Command,

A. F. WATTS, Acting Premier.

GOD SAVE THE QUEEN ! ! !

Money Lenders Act, 1912-1948. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, JOHN PATRICK DWYER, Lieutenant-Governor. [L.S.] By His Excellency The Honourable Sir John Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its De-pendencies in the Commonwealth of Australia.

PURSUANT to paragraph (f) of section 3 of the Money Lenders Act, 1912-1948, I, the said Lieuten-ant-Governor, do hereby proclaim and declare that West Australian Finance Limited, a body cor-

porate, shall be exempt from registration under the said Act for a period of 12 months from and including the 18th day of July, 1952.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1952.

By His Excellency's Command,

VAL. R. ABBOTT, Attorney General.

GOD SAVE THE QUEEN ! ! !

The Fisheries Act. 1905-1951. PROCLAMATION

WESTERN AUSTRALIA, } TO WIT, } JOHN PATRICK DWYER, Lieutenant-Governor. [L.S.]

By His Excellency The Honourable Sir John Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its De-pendencies in the Commonwealth of Australia.

F.D. 154/45, Ex. Co. No. 1269.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1951, I, the Lieutenant-Governor of the State of Western Australia, by and with the advice and consent of the Executive Council, do hereby prohibit all persons from taking any fish whatsoever by means of sunk nets, being nets the ground or lead line of which is moved along the bottom and the cork line of which is submerged during the process of hauling, in the whole of the waters of the Swan and Canning Rivers and all their affluents and tributaries, for a period of three years from date of publication of this Proclemation in the Government Gazette of this Proclamation in the Government Gazette, excepting during the months of May, June, July, August and September in each year in that portion of the waters of the Swan River defined in the Locality Schedule hereto.

The Proclamation concerning the use of sunk nets in the Swan River dated 11th October, 1938, and published in the Government Gazette of the 14th October, 1938, is hereby revoked.

Locality Schedule.

The whole of the waters of the Swan River known as Melville Water, together with all its affluents and tributaries except the waters of the Canning River and its affluents and tributaries flowing between straight lines drawn from Point Lewis to Point Belches and from Point Resolution to Point Walter, respectively.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1952.

By His Excellency's Command.

VAL. R. ABBOTT. Minister for Fisheries. GOD SAVE THE QUEEN ! ! !

The Fisheries Act, 1905-1951.

PROCLAMATION.

WESTERN AUSTRALIA, TO WIT, JOHN PATRICK DWYER, Lieutenant-Governor. [L.S.] By His Excellency The Honourable Sir John Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its De-pendencies in the Commonwealth of Australia.

F.D. 154/45, Ex. Co. No. 1269.

IN pursuance of the provisions of section 19 of the Fisheries Act, 1905-1951, I, the Lieutenant-Governor of the State of Western Australia, by and with the advice and consent of the Executive Council, do hereby declare as follows:-

(a) That with respect to nets known as or called "set nets," nets of not more than 300 yards in length having meshes throughout of not less than $2\frac{1}{2}$ inches shall, when used or intended to be used for catching all species of marine or fluvio-marine fish in the waters of the Swan and Canning Rivers and their affluents and tributaries except that portion defined in the First Locality Schedule hereto, be lawful nets.

(b) That with respect to nets known as or called "hauling nets," nets of not more than 200 yards in length having meshes throughout of not less than 24 inches shall, when used or intended to be used for catching all species of marine or fluvio-marine fish in the waters of the Swan and Can-ning Rivers and their affluents and tributaries except that portion defined in the First Locality Schedule hereto, be lawful nets.

(c) That with respect to nets known as or called "sunk nets" being nets the ground or lead line of which is moved along the bottom and the cork line of which is submerged during the process of hauling, nets not exceeding 100 fathoms whereof the bunt does not exceed $33\frac{1}{3}$ fathoms or one-third of the total length of the net, whichever is the least, and having meshes of not less than 3 inches in the wings and 2 inches in the bunt shall, when used or intended to be used for catching all species of marine or fluvio-marine fish, in the waters of the Swan and Canning Rivers and their affluents and tributaries, except that portion defined in the First Locality Schedule hereto, be lawful nets.

(d) That with respect to nets known as or called "hand scoop nets," nets of 12 feet in length having meshes throughout of not less than $\frac{1}{2}$ inch shall, when used or intended to be used for catching prawns only in the waters of the Swan and Canning Rivers and their affluents and tributaries, be lawful nets.

(e) That with respect to all nets other than hand scoop nets as defined in paragraph (d) hereof, nets of not more than 66 yards in length having meshes throughout of not less than $2\frac{1}{2}$ inches shall, when used or intended to be used for catching all species of marine or fluvio-marine fish in that portion of the Swan River and its affluents and tributaries defined in the First Locality Schedule hereto, be lawful nets.

(f) That with respect to nets known as or called "crab set nets," nets not exceeding 70 yards in length shall, when used or intended to be used for catching crabs only in that portion of the Swan River and its affluents and tributaries defined in the Second Locality Schedule hereto, be lawful nets.

The Proclamation concerning net fishing in the Swan and Canning Rivers dated October 11, 1938; December 9, 1947; July 2, 1948 and March 10, 1952, and published respectively in the Government Gazettes of October 14, 1938; December 19, 1947; July 9, 1948, and March 21, 1952, are hereby revoked.

First Locality Schedule.

The waters of the Swan River extending from the Railway Bridge at Guildford to the Middle Swan Bridge connecting Middle Swan River.

Second Locality Schedule.

The waters of the Swan River upwards (or Easterly) from a line drawn from the South-Western extremity of Point Resolution to Point Walter Jetty to -

- (a) a line drawn from the Southern extremity of the Swan Brewery wharf (situated on the Western side of the River near Eliza Point) to Mill Point (or Belches Point) Spit Post:
- (b) a line drawn from the North-Western extremity of Cale Street, Como, to the North-Eastern extremity of Point Heathcote.
- Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1952.

By His Excellency's Command,

VAL. R. ABBOTT,

Minister for Fisheries.

GOD SAVE THE QUEEN ! ! !

The Fisheries Act, 1905-1951.

PROCLAMATION.

WESTERN AUSTRALIA, By His Excellency The Honourable Sir John TO WIT, J Patrick Dwyer, Knight Commander of the Most JOHN PATRICK DWYER, Lieutenant-Governor. [L.S.] By His Excellency The Honourable Sir John Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its De-pendencies in the Commonwealth of Australia.

F.D. 154/45, Ex. Co. No. 1269.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1951, I, the Lieutenant-Gov-ernor of the State of Western Australia, by and with the advice and consent of the Executive Council, do hereby proclaim and declare that all those portions of Western Australian waters defined in the Schedule hereto shall be closed against the use of fishing nets other than hand scoop nets for a period of three years as from date of publication of this Proclamation in the Government Gazette.

The Proclamation dated 20th February, 1952, and published in the Government Gazette (No. 25) of 29th February, 1952, is hereby revoked.

Schedule.

1. The waters of the Swan River and of its affluents and tributaries from the Perth Causeway upwards to the Railway Bridge at Guildford.

2. The waters of the Swan River and of its affluents and tributaries from the Middle Swan Bridge connecting the Middle Swan Road upwards to its source.

3. The waters of the Swan River and of its affluents and tributaries from a line drawn from the South-Western extremity of Point Resolution to the South-Western extremity of the Point Walter jetty (situated at Point Walter), downwards to a line drawn from the Western extremity of the South Mole to the Western extremity of the North Mole at Fremantle.

4. The waters of the Canning River and of its affluents and tributaries upwards to its source, from a line drawn from a point on the right bank and situate 8 chains North-Westerly from Salter Point, and extending 242 deg. 21 min. 22 chains 3 6/10th links across the said river, the extremities of such line being marked on the ground with steel rails.

5. All that area of Western Australian waters bounded by a line drawn 150 chains due West from the Southerly extremity of the Fish Market breakwater at Fremantle; thence 50 chains due North; thence in an Easterly direction to Rous Head.

6. All that area of Western Australian waters from the Southerly extremity of Mudurup Rocks (South of Cottesloe Jetty) and extending in a Northerly direction to the South-Western extremity of North Street, Cottesloe, with a width of a quarter of a mile from the foreshore.

All that area of Western Australian waters from the South-Western extremity of North Street, Cottesloe, and extending in a Northerly direction to a point one-half mile South of the drain at Swanbourne with a width of a quarter of a mile from the foreshore.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1952.

By His Excellency's Command,

VAL. R. ABBOTT, Minister for Fisheries.

GOD SAVE THE QUEEN ! !

Bank Holiday at Broome. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, JOHN PATRICK DWVER, Lieutenant-Governor. [L.S.] By His Excellency The Honourable Sir John Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its De-pendencies in the Commonwealth of Australia.

IN pursuance of the provisions contained in the fifth section of the Bank Holidays Act, 1884, I, the Lieutenant-Governor of the said State, do by this my Proclamation appoint the following special Bank Holiday:-

Date and Place.

Monday, 18th day of August, 1952; Broome.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of July, 1952.

By His Excellency's Command,

VICTOR DONEY, Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Gas Undertakings Act, 1947-1951. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, JOHN PATRICK DWYER, Lieutenant-Governor. [L.S.] By His Excellency The Honourable Sir John Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor in and over the State of Western Australia and its De-pendencies in the Commonwealth of Australia.

WHEREAS by section 22 of the Gas Undertakings Act, 1947-1951, the Governor may, after the Com-mission has inquired and reported that such action would be desirable, by Proclamation authorise any scheme for the superannuation of the employees of a gas undertaker, including the provision to set aside sufficient funds from suspense accounts or reserves to inaugurate such a scheme, and the provision of funds for the support of the same as an expense properly chargeable to revenue: Now, therefore I, the Lieutenant-Governor, acting with therefore 1, the Lieutenant-Governor, acting with the advice and consent of the Executive Council, do hereby authorise a scheme for the superannua-tion proposed by the Fremantle Gas and Coke Company Limited for its employees, which scheme is contained in a Trust Deed made the 8th day of July, 1952, between the Company of the one part and Bevil George John Glanville Morris, Frank Uvell Commins and Allen Lames White of the other Lyall Commins and Allen James White of the other part, and the Rules for the management of the Superannuation Fund therein contained.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of July, 1952.

By His Excellency's Command,

D. BRAND, Minister for Works. GOD SAVE THE QUEEN ! ! ! AT a meeting of the Executive Council, held in the Executive Council Chamber, at Perth, this 10th day of July, 1952, the following Orders in Council were authorised to be issued:—

The Child Welfare Act, 1947-1950.

ORDER IN COUNCIL.

C.W.D. 685/48, Ex. Co. 1255.

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 deter-mine the respective seniorities of such members: Now, therefore, His Excellency the Lieutenant-Governor by and with the advice and consent of Governor, by and with the advice and consent of the Executive Council, doth hereby appoint for a period of two years from the 15th day of July, 1952, the persons named in the Schedule hereto to be Members of the Children's Courts at Perth, Fremantle and Midland Junction.

Schedule.

Mrs. Ida Fairbrother. Mrs. Erica Reid Underwood.

> R. C. GREEN. Acting Clerk of the Council.

The Child Welfare Act, 1947-1950. ORDER IN COUNCIL.

C.W.D. 359/37, Ex. Co. 1250. 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 Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby appoint the persons named in the Schedule hereto to be Members of the Children's Courts at the places mentioned.

Schedule.

Northam-Frederick William Dean, Hal Clarence Saunders Colebatch, vice Cecil Throssell (deceased). Goomalling—Claude William Kendall, vice Frederick William Dean (resigned, transferred to Nor-

R. C. GREEN. Acting Clerk of the Council.

Water Boards Act, 1904-1951. Boyup Brook Water Area.

ORDER IN COUNCIL.

P.W.W.S. 765/42.

tham).

WHEREAS by the Water Boards Act, 1904-1951, the Governor is empowered by Order in Council to alter or extend the boundaries of a Water Area: Now, therefore, His Excellency the Lieutenant-Governor, by and with the advice and consent of the Executive Council, doth hereby extend the boundaries of the Boyup Brook Water Area by adding thereto all that land as defined in the Schedule hereto.

This Order in Council shall take effect on the 10th day of July, 1952.

Schedule.

Schedule. All that portion of land bounded by lines start-ing at the intersection of the Southern side of Barron Street and the Eastern side of Jayes Road, a point on the present Water Area boundary, and extending Westerly along the prolongation of the Southern side of Barron Street to an Eastern boun-dary of Nelson Location 7362 (reserve No. 16199); thence Northerly and generally South-Westerly along boundaries of that location to the South-Eastern corner of location 1889; thence Northerly along the Western side of Williams Street to a point in prolongation North-Easterly of the North-Eastern side of Abel Street, a point on the present Water Area boundary, and thence South-Easterly

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and generally Southerly along that boundary to the starting point, as shown bordered red on Plan P.W.D., W.A., 33428.

(Sgd.) R. C. GREEN, Acting Clerk of the Council.

Land Drainage Act, 1925-1941. Waroona Drainage District. ORDER IN COUNCIL.

P.W.W.S. 47/52.

WHEREAS by the Land Drainage Act, 1925-1941, it is provided that before undertaking the construction of drainage works, the Minister shall substitution of dramage works, the minister shall sub-mit plans, descriptions, books of reference, and estimates of the proposed works to the Governor for approval, and that if they are approved, the Governor may forthwith, by Order in Council, empower the Minister to undertake the construction of the proposed works: Now, therefore, His Excelof the proposed works: Now, therefore, His Excel-lency the Lieutenant-Governor, with the advice of the Executive Council, hereby approves of the plans, descriptions, books of reference and estimates marked P.W.D., W.A., 33241, for the construction of the drainage works within the Waroona Drain-age District, which were duly submitted for approval, and hereby empowers the Minister to undertake the construction of the said works.

(Sgd.) R. C. GREEN, Acting Clerk of the Council.

Municipal Corporations Act, 1906-1947. City of Perth Municipal District and Perth Road District. Adjustment of Boundaries. ORDER IN COUNCIL.

LG 314/52

WHEREAS under the provisions of section 26 of the Municipal Corporations Act, the Governor is empowered to alter, for the purposes of adjust-ment, the boundaries of any conterminous muni-cipal district and road district; and whereas it is desirable that the boundary between the City of Perth Municipal District and the Perth Road District should be altered for the purposes of adjustment: Now, therefore, His Excellency the Lieuten-ant-Governor, by and with the advice and consent of the Executive Council, under the provisions of the said Act and all other powers enabling him in that behalf, doth hereby order that the boun-daries between the City of Perth Municipal Dis-trict and the Perth Road District shall be altered for the purpose of adjustment as set out in the Schedule hereto.

(Sgd.) R. GREEN, Acting Clerk of the Council.

Schedule.

By severing from the Perth Road District and annexing to the City of Perth Municipal District to form portion of the Leederville Ward thereof all that portion of land, containing an area of 24 acres 0 roods 13 perches, bounded by lines starting at a point on the Easternmost boundary of Swan at a point on the Easternmost boundary of Swan Location 1911, a point on the present Municipal boundary, situate 19 chains 25 and 3 tenths links Northerly from the South-Western corner of loca-tion 1251 and extending 134 deg. 43 min. 24 chains 46 and 3 tenths links; thence 89 deg. 46 min. 28 chains 25 and 4 tenths links; thence 179 deg. 46 min. 2 chains to the Northern boundary of Perthshire Location Am, a point on the present Municipal boundary, and thence generally Westerly and Northerly along that Municipal boundary to and Northerly along that Municipal boundary to the starting point, as shown coloured green on Land Titles Office Deposited Diagram 16637. (Pub-lic Plan 1D/20, N.W.)

THE AUDIT ACT, 1904.

The Treasury,

Perth, 14th July, 1952.

THE following appointments have been approved:-Receivers of Revenue.

Trsy.29/45.—The following officers for the Public Works Department:—Mr. D. R. Walker, Southern Cross, for a period of two months from 9th June, 1952, vice Mr. O. G. Cole; Mr. J. M. Carmody, Albany, as from 1st July, 1952. Paying Officer.

Trsy.1315/31.—Mr. H. W. Burton, for the Joint House Committee as from 1st July, 1952.

A. J. REID,

Under Treasurer.

JUSTICES OF THE PEACE.

Premier's Department, Perth, 16th July, 1952.

IT is hereby notified, for public information, that His Excellency the Governor in Executive Council has been pleased to approve of the following appointments to the Commissioner of the Peace:-

Raymond Denzil Rodda, Esquire, of 90 Stanley Street, Nedlands, to be a Justice of the Peace for the Perth Magisterial District.

Harry George Jordan Ware, Esquire, of Ora Banda, to be a Justice of the Peace for the Han-nans Magisterial District.

Leopold Parker Lee, Esquire, of Ravensthorpe (formerly of Timoni Gold Mines, Copperfield, via Menzies), to be a Justice of the Peace for the Stirling Magisterial District in lieu of the Collier Magisterial District.

IT is hereby notified, for public information, that His Excellency the Governor in Executive Council has accepted the following resignations from the Commission of the Peace:-

Lionel Bayfield Gooding, Esquire, of 286 Mill Point Road, South Perth (formerly of Moulyin-ning), as a Justice of the Peace for the Stirling Magisterial District.

David Adolphus Davies, Esquire, of 3 Highlands Road, North Perth (formerly of Walgoolan), as a Justice of the Peace for the Coolgardie Magisterial District.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified, for public information, that Arthur Andrew Mills, Esquire, of Kenwick, Chair-man of the Gosnells Road Board, has been appoint-ed under section 9 of the Justices' Act, 1902-1948, to be a Justice of the Peace for the Perth and Fremantle Magisterial Districts during his term of office as Chairman of the Board.

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

Public Service Commissioner's Office,

Perth, 16th July, 1952.

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

Ex. Co. 1044, P.S.C. 130/52-S. T. Smith, Research Officer, Research Branch, Department of Agriculture, to be Senior Soil Research Officer, Soil Con-servation Branch, Class P-II-9/10, as from 14th July, 1952.

Ex. Co. 1044, P.S.C. 155/52—R. D. Pash, Clerk, Supreme Court, Crown Law Department, to be Cashier, Local and Police Courts, Class C-II-1, as from 14th July, 1952.

Also of the following appointments under section 23:

Ex. Co. 1207, P.S.C. 927/51-Leonard Yewers Hitchen, to be Clerk attached to the Premier's Department, pending allocation to appropriate item, as from 8th November, 1951. Ex. Co. 1207, P.S.C. 299/51—George Raymond

Sharp and David James Pollard, to be Draftsmen, Lands and Surveys Department, as from 28th April, 1951.

Ex. Co. 1207, P.S.C. 15/52—Norman Carpenter Scott, to be Engineering Draftsman, Metropolitan Water Supply Section, Public Works Department, as from 9th January, 1952.

Ex. Co. 1207, P.S.C. 536/51—Ruby Inez Smith, to be Matron, Lemnos Hospital, Mental Hospitals De-

Ex. Co. 1207—Donald Trevor Pearce, to be Draftsman, Lands and Surveys Department, as from 28th April, 1951.

Ex. Co. 1207, P.S.C. 518/51—Coleen Francis Hunt, to be Assistant, Bunbury, Police Department, as from 12th September, 1951.

Ex. Co. 1207, P.S.C. 553/51—Wilfred Walter Clark, to be Technical Assistant, Land Settlement Branch, Lands and Surveys Department, as from 10th October, 1951.

Ex. Co. 1207, P.S.C. 524/51—Mary Bisley, to be Welfare Officer, Mental Hospitals Department, as from 5th November, 1951.

Ex. Co. 1207, P.S.C. 326/51—Kenneth Broadhurst, to be Architect, Grade 2, State Housing Commission, as from 8th October, 1951.

Ex. Co. 1207, P.S.C. 902/51—Lawrence Kay Price, to be Laboratory Assistant, Grade 3, Plant Pathology Branch, Department of Agriculture, as from 4th December, 1951.

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

Ex. Co. 1207—Officer in Charge, Albany Water Supply Office, Public Works Department, Class C-II-1, and Clerk-Typist, Albany Water Supply Office, Public Works Department, Class C-V.

Ex. Co. 1207—Officer in Charge, Sydney Agency, Tourist Bureau, Chief Secretary's Department, Class C-II-3.

Also of the abolition, under section 32 of the Public Service Act, of Item 1217, Clerk, Sanatorium, Wooroloo, Medical and Health Department, Class C-IV. Also of the amendment of the following classifications:—

Item 664—Projects Officer, Land Settlement Branch, Lands and Surveys Department, Class P-II-9/10, occupied by A. S. Wild, to Class P-II-11, as from 1st July, 1952.

Item 2994, Laboratory Assistant, Grade 2, Entomology Branch, Department of Agriculture, Class G-VII-2, at present occupied by W. M. O'Donnell, to Laboratory Assistant, Grade 1, Class G-VII-3, as from 12th May, 1952.

Also of the acceptance of the following resignations:—

Ex. Co. 1207—L. J. Lingard, Clerk, State Insurance Office, as from 20th June, 1952.

AMENDMENT TO CLASSIFICATION. To Date from 18th December, 1950.

ITEM 723, Chief Draftsman, Lands and Surveys Department, Class P-I-1, occupied by P. Stanley, to Class P-I-2.

S. A. TAYLOR, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class. Salary.		Date Returnable.
				1952.
Treasury	Controller of Stores (Item 114)	A-I3	Margin £825-£885	19th July.
Do,	Clerk, Government Stores Branch	C–II.–1	Margin £200-£230	do.
Public Works	Senior Engineer, Harbours and Rivers Branch (Item 1679)	P–I.–2	Margin £775–£825	do.
Do	Clerk, Accounts Branch (Item 1507)	C-II1	Margin £200-£230	do.
Do	Clerk, Northam (Item 1551)	CII1	Margin £200–£230	do.
Metropolitan Water Supply	Clerk (Rating) (Item 1943)	C-II1	Margin £200-£230	do.
Lands and Surveys	Clerk, Land Settlement Section, Accounts	C-II1	Margin £200-£230	do.
	Branch (Item 539)		-	
Mental Hospitals	Deputy Head Attendant, Grade 2, Claremont Mental Hospital (a)	G-II1/2	Margin £200-£270	do.
Public Works	Clerk, Kalgoorlie (Item 1561)	C–II.–1	Margin £200-£230	26th July.
State Housing Commission	Quantity Surveyor (Item 330) (a)	GII6	Margin £425-£450	do.
Do. do.	Quantity Assessor, Grade 1 (Item 331) (a)	G-II3	Margin £290-£310	do.
Do. do.	Quantity Assessor, Grade 2 (Item 332) (a)	G-II1/2	Margin £200-£270	do.
Crown Law	Clerk (Salaries) (Item 2228)	C-II3	Margin £290–£310	do.
Education	District Superintendent of Education (Item 2588) (a)	P-I4	Margin £885–£955	31st July.
Crown Law	Clerk, Conveyancing Section, Public Trust Office (Item 2327)	C-II2	Margin £250–£270	2nd August.
Do	Clerk, Records Section, Public Trust Office (Item 2333)	C–II.–1	Margin £200–£230	do.
Metropolitan Water Supply	Typist (Item 2050)	C-II1 (F)	Margin £105–£135	do.
Mines	Assistant State Mining Engineer (Item 797) (a)	P-I3	Margin £825–£885	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, 17th July, 1952.

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

Arthur Lane Francis Taylor, as Acting Resident Magistrate of the Perth and Fremantle Magisterial Districts during the absence of F. E. A. Bateman, engaged on other duties and *vice* K. H. Hogg who was appointed temporarily to act in the position.

Keith Hamilton Hogg, as Acting Magistrate of the Broome, Derby, Hall's Creek and Wyndham Local Courts; Acting Resident Magistrate of the Broome, West Kimberley and East Kimberley Magisterial Districts; and Acting Chairman of the Broome, West Kimberley and East Kimberley Courts of Session during the absence of A. L. F. Taylor on other duties.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the cancellation of the appointment of Charles Frederick Darwin Gardiner, as a Sworn Valuator under the Transfer of Land Act, 1893-1950.

PERTH LICENSING COURT.

HIS Excellency the Lieutenant-Governor in Executive Council has appointed under section 25 of the Licensing Act, 1911-1951, Monday the 4th day of August, 1952, as the date for a special sitting of the Perth Licensing Court to be held at Perth for the purpose of hearing an application by John Lloyd Dillon for a Spirit Merchant's License for premises situated at 310-312 William Street, Perth.

THE Hon. Attorney General has appointed Constable Donald William Gilmore Thompson, as Acting Bailiff of the Mingenew Local Court at Carnamah during the absence on leave of Constable R. H. Varney.

THE Hon. Attorney General has approved of the appointment of Robert Francis Jones of Wembley, as a Commissioner for Declarations under the Declarations and Attestations Act, 1913.

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

- Gamble, Arthur Ernest; Post Office and Store, Bickley.
- Bacon, May Florence (Mrs.); 7 Hale Street, Narrogin.

Barry, John Michael; Scottsdale Road, Denmark. Bennewith, Albert Arthur; 64 Hampton Road, South Fremantle.

- Brandenberg, Sheldon Frederick; Newdegate.
- Brazier, Richard Gordon M., 16 Bindaring Parade, Claremont.
- Breustedt, Francis Joseph; State Battery, Kalgoorlie.

Bridle, Harry Alfred; Wonnerup.

- Cox, Lewis Lionel; 41 Renwick Street, South Perth.
- Evans, John Francis; 74 George Road, Geraldton.
- French, Robert Reynolds; Pumping Station, North Meckering.
- Green, Thomas Henry William; "Rockvale", Jacobs Well.
- Gwynne, Ronald; c/o. Road Board, Boddington. Haines, Raymond Claud; Wyening.

Hammelswang, Arthur Sylvester J.; Kookynie.

- Hodgson, Henry John; Kulin.
- Honeyman, William Mackie; Yealering. Huett, Edward William; Warrachuppin, North

Westonia.

- Joyce, Francis; Kukerin.
- Kostera, Cozmily; Kalamunda.
- Lansdown, William George; 48/50 South Terrace, Fremantle.
- Lester-Smith, Jabez; 129 Swansea Street, Victoria Park.
- Leuba, George Arthur; Perenjori.
- Lewington, Clarence; Hillspring Station, Carnarvon.
- Linkson, Edward; 133 Forrest Street, Boulder.
- McDonald, Allan Patrick; Mangaroon Station, via Carnaryon.
- McDonald, Eliza; Mangaroon Station, via Carnarvon. Miller, Edith May; Strelley Station, Port Hed-
- land.
- Miller, Leslie Lewis; Strelley Station, Port Hedland.

Morrell, Jack; Edaggee Station, Carnarvon.

- Morrell, Olive Mary (Mrs.); Edaggee Station, Carnarvon. Morrissey, Peter Morris; Anketell Station, Mt.
- Morrissey, Feter Morris, Anketell Station, Mt Magnet.
- Munro, Duncan Lachlan Bruce; 24 Emerson Street, Leederville.
- Nattrass, Geoffrey Osmond; 238 Mandurah Road, South Fremantle.

Nicholls, Edward Charles; Police Station, Fremantle.

Parker, James Henry; Kent River, via Denmark. Pitman, Ernest Francis: Loongana.

- Porter, Cuthbert Carleton; "Erlistoun" Station, via Laverton.
- Potter, Herbert Victor; No. 1 Pumping Station, Mundaring Weir.
- Putland, Arthur Stansbury; 1181 Hay Street, Perth.
- Rogers, John Miller; 200 Varden Street, Kalgoorlie.

Scott, William Moncrief; Mount Erin, Geraldton. Smith, John Unwin; Larkin Street, Kanowna.

- Smith, Melita (Mrs.) Larkin Street, Kanowna.
- Stewart, Edwin Charles; 19 Carrington Street, Nedlands.
- Stubbs, Richard Thomas; 4 Teague Street, Victoria Park.
- Sullivan, Thomas Patrick; Carinyah, via Karragullen.
- Taylor, George Thomas; Jacoby Road, Mundaring.
- Thompson, Florence May; Box 23, Nannup.

Tie, Alan Ronald; 30 Richardson Street, Boulder.

- Wilson, James Brownlie; Jennaberring.
- Wynne, Frederick; North Baandee.
- Boundy, Laurina Isabel (Mrs.); Fields Find.

Huett, Ivy Winifred Letitia (Mrs.); Warrachuppin, North Westonia.

THE Department has been notified that Trust Order No. 45375 dated the 23rd of June, 1952, drawn on the Clerk of Courts Trust Fund, for the sum of £2 19s. 11d. in favour of M. G. Newton has been lost by the payee; payment has been stopped and it is intended to issue a fresh Trust Order in lieu thereof.

> H. SHEAN, Under Secretary for Law.

Chief Secretary's Department, Perth, 10th July, 1952.

C.S.D. 586/38.

HIS Excellency the Governor in Executive Council has been pleased to appoint Reginald Thomas Dagg, A.A.A., A.C.I.S., to be a Public Auditor for the purpose of the Friendly Societies Act, 1894-1948, and the Co-operative and Provident Societies Act, 1903-1949.

> H. T. STITFOLD, Under Secretary.

APPOINTMENTS.

Chief Secretary's Department, Perth, 10th July, 1952.

C.S.D. 66/51.

HIS Excellency the Governor in Executive Council has been pleased to make the following appointments to the disciplinary staff of the Prisons Department as from the date stated in each case:— Michael Diggin, as Warder, from 12th March, 1951; Gordon James Lindley, as Warder, from 27th December, 1950; David Charles Trainer, as Warder, from 16th July, 1951; Leslie Arthur Wheeler, as Warder, from 9th February, 1951.

> A. McKILLOP, Comptroller General of Prisons.

Police Department, Perth, 10th July, 1952.

HIS Excellency the Governor in Council has approved of the following promotion in the Western Australian Police Force, to have effect as from the 1st day of July, 1952:—

To be Chief Inspector of Police—3rd Class Inspector J. M. O'Brien.

T. H. ANDERSEN, Commissioner of Police,

FAUNA PROTECTION ACT, 1950.

Department of Fisheries, Perth, 10th July, 1952.

HIS Excellency the Lieutenant-Governor in Executive Council, acting under the provisions of the Fauna Protection Act, 1950, has been pleased to amend in the manner mentioned in the Schedule hereunder the Fauna Protection Act Regulations, 1952, published in the Government Gazette on the 13th day of June, 1952.

A. J. FRASER, Chief Warden of Fauna.

Schedule The Fauna Protection Act Regulations, 1952, are amended-(a) by inserting after regulation 15 a new regulation 15A as follows:-(a) by inserting after regulation is a new regulation 15A as follows:—
15A. The receipt for royalty paid, or the debit note for
royalty to be paid, on skins of marsupial fauna shall be in
accordance with Forms "N" and "O" respectively in the
Appendix to these regulations;
(b) by inserting after Form "M" in the Appendix new Forms "N"
and "O" as follows: and "O" as follows:----Form N. No. Fisheries Department, Western Australia. Place..... Date..... Fauna Protection Act, 1950. Regulation 15A. RECEIPT FOR ROYALTY ON MARSUPIAL SKINS. Received from..... Skins as shown hereunder. Skins Branded. Royalty. No. Skins. Amount. Possum skins

Total
Date branded.....
Form O.
Fisheries Department, Western Australia.
Place.....
Date.....
Fauna Protection Act, 1950.

Grey kangaroo skins Red kangaroo skins

То..

Regulation 15A. DEBIT DOCKET FOR ROYALTY ON MARSUPIAL SKINS.

of..... PLEASE take notice that the number of Marsupial Skins shown hereunder have this day been branded by me for royalty, and you will be debited with the amount as shown in respect thereto. Skins Branded.

	No. Skins.	Royalty.	Amount.
Possum skins			
Grey kangaroo skins			
Red kangaroo skins			
	'	Total	
			l <u></u>
Correct Firm's Signature	Collecto		

HOSPITALS ACT, 1927-1948.

Department of Public Health. Perth, 10th July, 1952.

P.H.D. 708/50.

HIS Excellency the Governor in Executive Council HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provision of the Hospitals Act, 1927-1948, the following to be members of the Fremantle Hospital Board for the period ending 31st July, 1953:—W. Wauhop; A. L. Priest; Hon. E. M. Davies, M.L.C.; J. R. N. Greenslade; Ross Hutchinson, M.L.A.; Representa-tive of the Honorary Staff; Principal Medical Offi-cer (Dr. L. Henzell), or his deputy; and Under Secretary for Health (H. T. Stitfold), or his deputy.

H. T. STITFOLD, Under Secretary.

HEALTH ACT, 1911-1950. Busselton Road Board-Resolution.

P.H.D. 1103/51, Ex. Co. No. 1277.

P.H.D. 1103/51, Ex. Co. No. 1277. WHEREAS it is provided by the Health Act, 1911-1950, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted; and whereas Model By-laws de-scribed as Series "A" and published in the Govern-ment Gazette on the 4th day of December, 1944, have been adopted by the Busselton Road Board, being a local authority within the meaning of the said Act: Now, therefore, the Busselton Road Board doth. hereby resolve and determine that the said adopted by-law shall be amended as follows:—

Part I, By-law 9.

Delete all words after the word "no" where it appears in line 1, and insert after the word "no" aforesaid, the following words:—"sanitary con-tractor or other person in charge of any vehicle used in the transport of nightsoil, urine, liquid wastes or offensive matter shall allow such vehicle to remain stationary in any street right-of-way to remain stationary in any street, right-of-way, or other public place for a period longer than five minutes

"Provided that it shall not be an offence against this by-law if the contractor or other person in charge of the vehicle is engaged upon work solely in connection with the loading of nightsoil, urine, liquid wastes or offensive matter which requires that the vehicle be allowed to remain stationary for a longer period then five minutes " for a longer period than five minutes."

Passed at a meeting of the Busselton Road Board, this 28th day of May, 1952.

> B. K. KILLERBY, Chairman.

L. M. POWELL,

Secretary.

Approved by His Excellency the Governor in Executive Council, 10th July, 1952.

> (Sgd.) R. C. GREEN, Acting Clerk of the Council.

Department of Native Affairs, Perth, 9th July, 1952.

THE undermentioned is hereby notified for general information:-

NATIVE ADMINISTRATION ACT, 1905-1947. Section 72.

The Hon. Minister for Native Affairs has approved of the issue of the following Certificates of Exemption:

Certificate No., Name, Location, Date of Issue.

A715; Lena Coffin; Marble Bar; 29/5/52.

A715; Lena Collin; Marble Bar; 29/5/52.
A716; Ivan Ogilvie; Narembeen; 29/5/52.
A717; Wilfred Ball; Marble Bar; 5/6/52.
A718; Elvie May Pearce; Mullewa; 9/6/52.
A719; Mary Agnes Pickett; Quairading; 12/6/52.
A720; Pearl Monica Herdigan; Brookton; 12/6/52.
A721; Mrs. Maud Johns and children under 14 years of age; Katanning; 24/6/52.
A729: Alfred Funest Indexwood; Broeme: 25/6/17.

A722; Alfred Ernest Underwood; Broome; 25/6/52.

Certificates of Exemption Cancelled. Certificate No., Name, Location, Information Regarding Cancellation.

A206; Peter Johns, wife Maud and children under 14 years of age; Katanning; Peter Johns was granted Certificate of Citizenship No. 475 at Katanning on 14/8/51.

Citizenship Amendments-June, 1952. No certificates were granted, cancelled or suspended during the month.

> S. G. MIDDLETON, Commissioner of Native Affairs.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at public auction on the dates and

BRIDGETOWN.

22nd July, 1952, at noon, at the Court House-\$North Greenbushes-Town 8, 1r., £20.

WAGIN.

22nd July, 1952, at 11 a.m., at the Government Land Agency-

‡Wagin—Town 139, 1r., £25.

GERALDTON.

- 23rd July, 1952, at 3.15 p.m., at the Rural and Industries Bank-
 - Arrino--Town 113, 1r. 6p., £20; Town ||114, 1r. 5.5p., £25.
 - Victoria Locations (Mullewa)-Town 9933, 1r., £15; Town 9934, 1r., £15; Town 9935, 1r., £20; Town 9936, 1r., £20.

PINJARRA.

23rd July, 1952, at 11 a.m., at the Court House-

‡Pinjarra—* [Sub. 94, 5a. 0r. 34p., £15; * [Sub. 126, 5a. 3r. 28p., £15.

LAKE GRACE.

24th July, 1952, at 11 a.m., at the Rural and Industries Bank-

‡Karlgarin—Town 23, 1r., £20; Town 24, 39.1p., £25.

NARROGIN.

24th July, 1952, at noon, at the Government Land Agency

balling—*¶||301, 4a. 3r. 29p., £15; *¶||302, 4a. 3r. 29p., £15; *¶||303, 4a. 0r. 29p., £15; *¶||304, 4a. 0r. 29p., £15. ‡Cuballing-

KATANNING.

31st July, 1952, at 11 a.m., at the Rural and Industries Bank-

Katanning—Town 842, 1r. 0.5p., £20; Town 843, 1r. 0.5p., £20; Town 844, 1r. 0.5p., £20; Town ||845, 1r., £25.

NARROGIN

31st July, 1952, at noon, at the Government Land Agency

Popanyinning-¶146, 12a. 3r. 30p., £25.

‡Wickepin—Town 88, 1r., £18.

BROOME.

1st August, 1952, at 3 p.m., at the Court House-#Broome-Town 115, 2r. 16p., £15.

PERTH.

- 1st August, 1952, at 3.30 p.m., at the Department of Lands and Surveys
 - *Fremantle—Town #1250, 1r. 16.6p., £150; Town 1251, 1r. 16.2p., £150; Town 1255, 1r. 23.8p., £150; Town 1256, 1r. 23.4p., £150; Town 1261, 1r. 16.2p., £215; Town 1262, 1r. 16.2p., £220; Town 1569, 27.2p., £120.
 Greenmount—¶449, 1a. 1r. 30.8p., £80; *¶450, 1a. 3r. 13.7p., £85; *¶451, 1a. 26p., £70; *¶455, 1a. 1r. 30p., £45; *¶456, 1a. 1r. 16.1p., £50.
 - £50
 - ¹/₁Mt. Helena...*¶†148, about 14a. 16p., £35; Town 260, 1r. 36.5p., £20.
 ¹/₁Muchea...*¶114, 11a. 3r. 20p., £25.
 ¹/₂Swan Location (Maylands)...5177, 1r., £90.

MERREDIN.

6th August, 1952, at 10 a.m., at the Court House-‡Westonia-Town 113, 1r., £15; Town 115, 1r., £15.

LAKE GRACE.

- 7th August, 1952, at 11 a.m., at the Rural and Industries Bank-
 - [‡]Hopetoun—Town 8, 1r., £25; Town 30, 1r., £20; Town 111, 1r., £40; Town 114, 1r., £45.

NORTHAM.

7th August, 1952, at 11.30 a.m., at the Court House-[‡]Dalwallinu-Town 6, 1r., £100.

MOORA.

8th August, 1952, at 4 p.m., at the Court House-‡Moora—*¶∥138, 8a. 1r. 9p., £25; *¶139, 8a. 1r. 8p., £25.

*Suburban for cultivation.

† Subject to survey.

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

FORFEITURES.

THE undermentioned leases have been cancelled under section 23 of the Land Act, 1933-1950, owing to non-payment of rent or other reasons:-

Name, Lease, District, Reason, Corres., Plan.

Name, Lease, District, Reason, Corres., Plan.
Bradshaw, K.; 347/6390; Wellington 4507, 4499; conditions; 6684/49; 413B/40.
Brown, G. B.; 20975/68; Williams 14241; conditions; 1756/26; 385C/40.
Duffy, J. C.; 347/5166; Avon 25249; conditions; 4735/47; 54/80.
Gardiner, W. M.; 347/7724; Ninghan 3964, 3837; abandoned; 1723/51; 66/80.
Jones, G. R.; 29058/55; Nelson part of 5466; con-ditions; 2184/11; Warren Sheet 10.
Jones, G. R.; 16445/74; Nelson 5465 and part of 5466; conditions; 2185/11; Warren Sheet 10.
Matchitch, L.; 6313/153; Leonora 501; £1 5s.; 12640/08; Leonora Townsite.
Michael, J.; 338/3325; Beverley 121; abandoned: 648/47; —.
Pianta, David; 3116/1545; Port Hedland; £4 0s. 6d.;

Pianta, David; 3116/1545; Port Hedland; £4 0s. 6d.; 1561/37; Port Hedland Townsite.
 Rennie, R. E.; 3116/1551; Corrigin; abandoned; 490/43; Corrigin.
 Shepherd, W.; 347/7498; Oldfield 206, 432, 433, 261;

Shepherd, W., 347/1436, Oldheid 200, 432, 435, 201, abandoned; 2486/51; 405/80.
 Tregear, W. T.; 20604/74; Plantagenet 531, 532; conditions; 712/15; 457A/40.
 Winter, I. H.; 347/7346; Ninghan 2078; conditions;

6613/50; 56/80.

BUSH FIRES ACT, 1937-1950. Appointment of Bush Fire Control Officers.

Department of Lands and Surveys,

Perth, 15th July, 1952. Corres. No. 977/41.

IT is hereby notified, for general information, that the following road board has appointed the undermentioned Bush Fire Control Officer in its district:-

Road Board and Control Officer. Yilgarn-H. A. Parker.

The following appointment is cancelled:-

Road Board and Control Officer. Yilgarn-W. P. Forrester.

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

CHANGE OF NAME.

Case or James Point (near Kwinana).

Department of Lands and Surveys, Perth, 15th July, 1952.

Corres. No. 3078/52.

IT is notified, for general information, that the point of land known as Case or James Point has been changed in name to James Point, and such point shall be known and distinguished as James Point accordingly. (Plan 341A/40, A2.)

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

CASH ORDER LOST.

Department of Lands and Surveys, Perth, 14th July, 1952.

Corr. 794/38.

IT is hereby notified that the undermentioned cash order has been lost or destroyed. Payment has been stopped, and it is intended to issue an order in lieu thereof.

Cash Order No., Amount, Drawn By, In favour of. 97733; £37 7s. 3d.; R. A. Bailey; B. R. Searle.

> Wm. C. BRADSHAW, for Under Secretary for Lands.

LAND ACT, 1933-1950. (Section 32.)

Applications for Leasing Reserve No. 1473 at 10-Mile Pool (Murchison River).

Grazing Purposes.

Applications Close Wednesday, 13th August, 1952. Department of Lands and Surveys,

Perth, 15th July, 1952.

Corres. No. 1504/89, Vol. 2.

APPLICATIONS are invited for leasing reserve No. 1473 for grazing purposes only, under section 32 of the Land Act, 1933-1950, for a term of five (5) years, at a rental of three pounds (£3) per annum, and subject to the following conditions:—

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

(b) Travelling stock and the public generally shall have the right of entry for watering and camping purposes.

(c) Road access through the demised land shall be preserved at all times.

Applications, accompanied by a deposit of £2 10s., must be lodged at the Lands Department, Perth, on or before Wednesday, 13th August, 1952.

In the event of there being more applications than one for leasing this reserve, the application to be granted shall be decided by the Land Board. (Plan 191/80, BC2.)

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

OPEN FOR SALE.

Meekatharra Lot 66.

Applications close Wednesday, 30th July, 1952.

Department of Lands and Surveys, Perth, 1st July, 1952.

Corres. No. 5260/08.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1950, of Meekatharra Lot 66 being made available for sale for an estate in fee simple priced at twenty-five pounds (£25) 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 Land Office, Perth, on or before Wednesday, 30th July, 1952.

2. Balance of purchase money shall be paid within 12 months from the date of approval of application by four quarterly instalments on the first 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, the application to be granted will be determined by the Land Board.

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

LAND ACT, 1933-1950.

Part V. Divisions 1 and 4.

Special Settlement Lands.

Open 30th July, 1952.

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

Corres. No. 1710/52.

IT is hereby notified, for general information, that Plantagenet Location 5790, situated about 5 miles North-East of Albany and comprising 800 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, 1933-50, and subject to the regulations of the said Act as modified by the special conditions set out hereunder.

Such land is available subject to survey, classification and pricing and applications should be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 30th July, 1952, accompanied by a deposit of £9 8s. 9d.

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

Special Conditions.

1. Applications are limited to areas not exceeding 800 acres in all with a maximum area of 500 acres of cultivable land suitable for establishing pasture.

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

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

(Plan 451 b/40 D2.)

H. S. FRANCIS, Acting Under Secretary for Lands, LAND ACT, 1933-1950.

Part V.—Divisions 1 and 4.

Special Settlement Lands.

Open 30th July, 1952.

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

Corres. No. 3189/47.

IT is hereby notified, for general information, that Esperance Location 808, situated about five miles North-East of Esperance and comprising 734 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 set out hereunder.

Such land is available for selection priced at 3s. 6d. 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, 30th July, 1952, accompanied by a deposit of £1 16s. 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.

(Plans 423/80 E3 and 4; 423 cd/20.)

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

TENDERS FOR LEASING. Kojonup Location 8009.

Tenders close Wednesday, 6th August, 1952.

Section 116 of the Land Act, 1933-1950.

Department of Lands and Surveys, Perth, 8th July, 1952.

Corres. No. 1291/23.

TENDERS are invited for leasing the area of 626 acres 10 perches contained in Kojonup Location 8009 for Grazing Purposes for a term of one (1) year, minimum rental being fixed at fourteen pounds (£14) per annum. Such lease will be renewable at the will of the Minister for Lands, determinable at three (3) months' notice after the initial term of one (1) year and subject to the condition that no compensation will be payable at the expiration or 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, 6th August, 1952, and must be accompanied by one year's tendered rental plus £1 lease and registration fee.

Envelopes should be endorsed "Tender for Leasing Kojonup Location 8009".

The highest or any tender will not necessarily be accepted. (Plan 438B/40, F2.)

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

WEDNESDAY 23rd July, 1952

North-West Division-Teano District. Corres. No. 5033/51. (Plan 80/300.)

TT 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 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, North about 137 chains, West about 734 chains, North about 137 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 394/926 and extending East 703 chains, South 100 chains, East 2969 chains, South 21 chains, East to the left bank of Wandarry Creek; thence generto the left bank of Wandarry Creek; thence gener-ally 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, Cauth 400 chains, West 560 chains, South 21 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. (Plan 130/300.)

Corres. No. 2022/52. 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, Ngalbain 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.

WEDNESDAY, 17th SEPTEMBER, 1952.

Eastern Division, Ngalbain District.

Corres. 2026/52. (Plan 19/80.)

IT is hereby notified, for general information, that an area of about 8,360 acres, bounded by lines commencing at the South-West corner of the Widgiemooltha Common Reserve 9031, extending South about 380 chains to Mt. Eaton, thence East about 300 chains to the Coolgardie-Norseman Rail-way, thence generally North along the said Cool-gardie-Norseman Railway to the Southern boun-dary of reserve 9031, thence West about 140 chains to the starting point, will be available for Pastoral Leasing as from Wednesday, 17th September, 1952.

WEDNESDAY 24th SEPTEMBER, 1952.

North-West Division, Koondra and Windell Districts.

Corres. 700/51. (Plan 80/300.)

Corres. 700/51. (Plan 80/300.) IT is hereby notified for general information that an area of land about 189,270 acres bounded by lines, commencing at the South-West corner of lease 394/1330, extending South about 60 chains, West about 438 chains, North 300 chains, West about 1,152 chains, South about 745 chains to the Northern boundary of lease 394/1174, thence East along the Northern boundaries of leases 394/1174 and 394/421 to the North-East corner of lease 304/421 theore South about 20 chains. Fast of lease 394/421 the court about 20 chains, East about 1,188 chains, North about 20 chains, East about 300 chains, North about 790 chains, West about 300 chains, South about 286 chains and West about 389 chains to the starting point, will be re-available for Pastoral Leasing as from Wed-pasday 24th Sontamber 1052 Subject to narment nesday, 24th September, 1952. Subject to payment for existing improvements.

THURSDAY, 9th OCTOBER, 1952.

Kimberley Division-Bulara District. Corres. No. 550/38. (121 and 131/300.)

IT is hereby notified, for general information, that an area of about 20,000 acres, being the land con-tained within M. J. Savage's late lease 396/612, will be re-available for pastoral leasing as from Thurs-day, 9th October, 1952. Subject to payment for improvements, if any.

WEDNESDAY, 15th OCTOBER, 1952. North-West Division, De Grey District.

Corres. No. 254/51. (Plans 108 and 109/300.)

IT is hereby notified, for general information, that an area of about 185,151 acres, being the land contained within late pastoral leases 394/562, 394/563and the surrendered portion of 394/816 (formerly held by C. K. Blair) will be re-available for pastoral leasing as from Wednesday, 15th October, 1952. Subject to payment for improvements.

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

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1950, 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, 23rd JULY, 1952.

Avon District (about 2 miles North of Hines Hill).

Corr. No. 3715/40. (Plan 25/80, E2.)

Locations 10939 and 23382, containing 1,264a. 3r. 28p., at 7s. 6d. per acre; classification on page 77 of 68/23; subject to payment for improvements; being K. J. Feineler's expired special lease 3116/ 1456. Deposit required, £2 2s. 6d.

Avon District (near Clackline). Corr. No. 143/38. (Plan 2A/40, C1.)

Locations 20684 and 26287, containing 312a. 3r. 38p., and location 10565, containing 478a., all at 10s. per acre (excluding survey fee); subject to poison conditions. Deposits required—total area, £1 16s. 11d.; location 10565, £1 13s. 6d.; locations 20684 and 26287, £1 12s. 5d.

Avon District (12 miles West of Beverley).

Corr. No. 2276/25. (Plan 342B/40, DE1.)

Location 21280, containing 846a. 3r.; subject to survey classification and pricing. Deposit required, $\pounds 10$.

Avon District (about 15 miles East of Billaricay).

Corr. No. 7874/50. (Plan 345/80, D2.) Locations 25759, 25864 and 25683, containing 1,266a. 1r. 28p., 323a. 0r. 21p. and 599a. 0r. 39p., respectively; subject to pricing and to payment for improvements, if any; being C. B. Wedding's cancelled leases 347/7098 and 347/7465. Deposit required, £2 10s.

Avon District (near Wyalkatchem).

Corr. No. 4986/14. (Plans 33B/40, E2, 33C/40, E3.) Location 27473, containing 20a. 1r. 20p.; available to adjoining holders only; subject to survey, classification and pricing. Deposit required, £3 5s.

Avon District (at South Tammin). Open under Part V, Sec. 53.

Corr. No. 2599/16. (Plan 3B/40, F1.)

Location 27105, containing 1a. 3r. 39.9p.; available to adjoining holders only; subject to pricing. Deposit required, $\pounds 1$ 5s.

Avon District (at Minkadine). Open under Part V, Sec. 53.

Corr. No. 2510/89. (Plan 25/80, A4.) Location 27474, containing 10a.; purchase price, £12 10s.; available to adjoining holders only. Deposit required, £1 10s.

Boyanup Agricultural Area (3 miles North-East of Boyanup).

Corr. No. 819/91, Vol. 5. (Plan 411D/40, B4.) Lots 21, 25 and 189, containing 100a., 101a. and 259a., respectively, at £1 1s. 9d., £1 1s. 6d. and 18s. 6d. per acre, respectively; subject to timber conditions. Deposits required—Lot 21, £1 6s. 5d.; lot 25, £1 7s. 11d. and lot 189, £1 10s. 6d.

Gascoyne District (near Carnarvon).

Corr. No. 1713/48. (Plan Locations near Carnarvon.)

Location 119, containing 30a., at £5 per acre. The lessee shall expend on prescribed improvements an amount equal to 1/10th of the purchase money in every year of the first 10 years of the term of the lease, provided that a maximum expenditure on improvements of $\pounds 1$ per acre only will be required, and shall fence in at least one-half of the land within the first five years and the whole of the land during the said period of 10 years. The Crown accepts no responsibility in regard to water supply on this location. Being G. H. Burns' cancelled lease 347/5710. Deposit required, $\pounds 1$ 5s.

Nelson District (near Palgarup).

Corr. No. 5268/47. (Plan 439C/40, F4.) Location 6195, containing 171a. 1r., at 17s. 6d. per acre; subject to timber conditions and payment for improvements. Deposit required, £1 8s. 8d.

Nelson District (8 miles South-West of Northcliffe).

Corr. No. 6772/51. (Plan 454B/40, D1.)

The area of about 480 acres, bounded on the East by Nelson Locations 9006 and 7677; on the North by the prolongation Westward of the Northern boundary of said location 9006 for a distance of about 40 chains; on the West by a line extending parallel to and about 40 chains Westward from the Western boundary of said location 9006; on the South by a reserve to be created along the Northern side of the Meerup River. Subject to survey, classification, pricing and timber conditions. Deposit required, £7 15s.

Nelson District (near Kulikup).

Corr. No. 5272/27. (Plan 415C/40, D4.)

Locations 2544 and 2545, containing about 279a. and about 274a., respectively, at 17s. 6d. per acre; subject to timber conditions. Deposits required— ± 1 10s. 6d. (for one location); ± 1 15s. (as one holding).

Nelson District (3 miles South-West of Pemberton).

Corr. No. 2364/46. (Plan 442C/40, D3.)

Location 11867, containing 43a. 3r. 24p., at $\pounds 2$ 9s. per acre; subject to timber conditions. Deposit required, $\pounds 1$ 5s.

Nelson District (12 miles North-West of Boyup Brook).

Corr. No. 2889/31, (Plan 415A/40, A2.)

Location 12007, containing 248a. 0r. 29p., at 16s. 9d. per acre; available to adjoining holders only; subject to timber conditions. Deposit required, £1 10s. 6d.

Ninghan District (6 miles North of Narkal).

Corr. No. 1488/39. (Plans 55/80, A1; 56/80, F1.) Location 1760, containing 748a., at 6s. 9d. per acre; subject to payment for improvements. Deposit required, £1 16s. 11d.

Plantagenet District (3 miles East of Kent River).

Corr. No. 2847/51. (Plan 452D/40, BC4.)

The Eastern severance of Plantagenet Location 4195, containing 138 acres 3 roods 8 perches, and priced at 14s. 6d. per acre (including survey fee); subject to timber conditions. Deposit required, £1 7s. 11d.

Roe District.

Corr. No. 2831/52. (Plan 388/80.)

All vacant Crown land on Public Plan 388/80, which is not at present available for selection; subject to pricing and to classification, and survey (where required). Deposits—Any surveyed location, £2 13s.; up to 1,000 acres (unsurveyed), £10 11s. 3d.; up to 2,000 acres (unsurveyed), £14 10s.; up to 4,000 acres (unsurveyed), £20 2s. 6d.; up to 5,000 acres (unsurveyed), £22 7s. 6d. Corr. No. 3920/50. (Plan 413A/40, A2.)

Location 1050, containing 160a. 1r., at 11s. 3d. per acre; classification page 9 of 2107/12; subject to exemption from road rates for two years from date of approval of application and to special conditions which govern selection in this district; being A. W. Smith's cancelled lease 347/6597. Deposit required, £1 7s. 11d.

Victoria District (about 5 miles South-East of Gunyidi).

Corr. No. 2576/50. (Plan 90/80, DE4.) Locations 3780 and 9893, containing 646a. 3r. 26p. and 1,889a. 3r. 15p., respectively; subject to pricing and to payment for improvements, if any; being P. V. Clampett's cancelled lease 347/6930. Deposit required. £2 13s.

Victoria District (4 miles South-East of Galena).

Corr. No. 580/10, Vol. 3. (Plan 191/80, B2.) Location 5141, containing 36a., at 10s. per acre; available to adjoining holders only. Deposit required, £1 5s.

Victoria District (near Ambania). Corr. No. 6469/21. (Plan 157C/40, F3 and 4.) Locations 7573, containing 2,229a. 1r. 23p., at 5s. 6d. per acre; subject to payment for improvements, if any. Deposit required, £2 10s.

> Victoria District (5 miles North-East of Baddera).

Corr. No. 7173/51. (Plan 160D/40, B1.) The area of about 600 acres, bounded by Victoria Locations 6151, 6739, 6943, 8828, 9820 and road No. 4559; subject to survey, classification, pricing, mining conditions and to provision of any necessary roads. Deposit required, £8 10s.

Victoria District (near Yandanooka Estate). Corr. No. 1709/85. (Plan 127/80, E4.)

The area of about 590 acres, formerly comprised in reserve No. 782, priced at 4s. per acre (exclud-ing survey fee); subject to survey and provision of any necessary roads. Deposit required, £8 10s.

Victoria District (16 miles North-West of Mullewa).

Corr. No. 11585/10. (Plan 156/80, B1.) Location 10058, containing about 80a.; available fication and pricing. Deposit required, £4 3s. 9d.

Wagin Agricultural Area (near Lime Lake Siding).

Open under Part V, Sec. 53. Corr. No. 5282/97, Vol. 2. (Plan 409C/40, E3.) Lot 85, containing 12a.; purchase price, £40; subject to survey (if required) and to provision of any necessary roads. Deposit required, £4 5s.

Williams District (about 6 miles South-East of Williams).

Corr. No. 209/51. (Plan 385D/40, A4.) Location 10557, containing 908a., at 6s. 9d. per acre; classification on pages 23 and 24 of 1284/37; subject to payment for improvements, if any, and poison conditions; being H. F. Williams' cancelled lease 347/7186. Deposit required, £1 19s. 2d.

Williams District (about 13 miles South-East of Kulin).

Corr. No. 5576/50. (Plan 387/80, A1.)

Location 14250, containing 702a. 0r. 36p., also locations 10192 and 12741, containing 600a. 0r. 24p., all at 14s. per acre; classification page 23 of 5302/27; subject to exemption from road rates for two years from date of approval of application; being G. R. Murray's cancelled application. Deposit required, £2 2s. 6d.

Yilgarn District (5 miles North of Bodallin).

Corr. No. 5088/26. (Plans 35/80, F3 and 4; 36/80, A3 and 4.)

Location 755, containing 3,538a. 3r. 11p., at 2s. per acre (excluding survey fee); subject to mining conditions and to reservation of timber. Deposit required, £2 18s. 3d.

WEDNESDAY, 30th JULY, 1952.

Avon District (near Wandering)

Corr. No. 1378/51. ((Plan 379c/40, D3.)

Locations 12507 and 18773, containing 157a. 1r. and 148a. 2r. respectively, at 7s. 6d. per acre; classi-fication page 21a of 3099/27; subject to exemption from road rates for two years from date of approval of application and poison conditions; being G. R. Charlton's cancelled lease 347/7266. Deposit required £1 12s. 5d.

> Jilbadji District (about 22 miles South of Moorine Rock).

Corr. No. 5227/46. (Plan 23/80, C3.)

Location 509, containing 1,430a. 0r. 35p., at 3s. per acre; classification on page 52 of 5227/46; sub-ject to payment for improvements, if any, and mining conditions; being W. Harvey's cancelled application. Deposit required £2 4s. 5d.

Nelson District (about 13 miles South of Northcliffe).

Corr. No. 396/51. (Plan 454/80, F3.)

Location 10822, containing 207a. 0r. 27p., at 12s. 3d. per acre; classification on page 39a of 1242/33; subject to payment for improvements, if any, and to special conditions which govern selection in this district; being H. Fisher's cancelled application. Deposit required £1 10s. 6d.

Nelson District (7 miles North of Boyup Brook).

Corr. No. 4524/46. (Plan 415D/40, B3.)

The area of about 180 acres bounded on the East by Nelson Location 6228; on the South by Nelson Location 9793; on the West by an Eastern boundary of the Wellington Dam Catchment Area; on the North-West and North by a protected road extending to and along the Southernmost boundary of location 9792; being portion of Pastoral Lease 392/533. Subject to survey, classification, pricing, provision of any necessary roads, timber conditions and to the provisions of section 109B of the Land Act, 1933-1950. Deposit required £5 6s. 3d.

Ninghan District (10 miles South of Wialki). Corr. No. 89/40. (Plan 66/80, F4.)

Location 3014, containing 1,121a. 3r. 27p., at 2s. per acre (excluding survey fee); subject to survey of its Western boundary. Deposit required £11 10s.

Roe District (about 7 miles West of Newdegate). Corr. No. 5720/51. (Plan 388/80, A3-4.)

Location 550, containing 3,778a. 1r. 35p., at 9s. 6d. per acre; classification on page 28 of 6226/22; subject to payment for improvements if any; being K. R. Butcher's cancelled application. Deposit required £2 18s. 3d.

Sussex District (about 8 miles South-East of Busselton).

Corr. No. 2434/52. (Plan 413c/40, E3.)

Location 3030, containing 144a. 0r. 5p.; subject to classification and pricing; being E. A. Wells' cancelled application. Deposit required $\pounds 1$ 7s. 11d.

Sussex District (8 miles North-East of Margaret River)

Corr. No. 5128/48. (Plan 440A/40, C1.)

The area of about 200 acres bounded by lines commencing at a point on the Eastern side of a protected road and extending East about 40 chains in prolongation of the Northernmost boundary of Sussex Location 3915; thence South about 26 chains to the Northern boundary of location 3823; thence West and South respectively along boundaries of locations 3823 and 3180 to the South-West corner of the lastmentioned location; thence South-West, West and North-West along a surveyed road to its junction with a further surveyed road adjoining the Eastern boundaries of location 2288; thence generally North-Easterly and North one chain dis-tant from and parallel to said location 2288 to a point situate North-East from the North-East corner of that location; thence West to the Eastern side of the said protected road and Northerly along that side to the starting point. Subject to survey and timber conditions. Priced at 9s. per acre (excluding survey fee). Deposit required £5 6s. 3d.

Victoria District (about 5 miles North-East of Dongara).

Corr. No. 4067/06. (Plan 124b/40, E1.)

Locations 3413 and 3412, containing 443a. and 683a. respectively, at 9s. and 8s. 6d. per acre respec-tively; classifications on pages 24 of 4068/06 and 35 of 4067/06 respectively; subject to exemption from road rates for two years from date of approval of application; being F. Pearse's cancelled leases 4265/56 and 16059/55. Deposits required £1 13s. 6d. (location 3413), £1 15s. 9d. (location 3412) and £2 1s. (as one holding).

> Victoria District (near Jibberding). Open under Part V, Section 53.

Corr. No. 931/20. (Plan 89/80, D2.)

Location 3679, containing 5a.; purchase price, £10; available to adjoining holders only. Deposit required £1 5s.

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

ERRATUM.

Corres. No. 5088/26.

IT is hereby notified, for general information, that Yilgarn Location 755 should read 775.

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

LICENSED SURVEYORS ACT, 1909-1940.

IT is hereby notified that an examination for candidates wishing to qualify for registration as Licensed Surveyors will be held in Perth, commencing Monday, 1st September, 1952.

> HAROLD CAMM, Secretary. Land Surveyors' Licensing Board.

TRANSFER OF LAND ACT, 1893-1950. Application 243/1951.

TAKE notice that James Vincent O'Sullivan of Waroona Manager the Administrator of the Estate of Ellen O'Sullivan deceased 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 Toodyay District and being:

Portion of Toodyay Suburban Lot S.3 containing 1 acre and one-tenth of a perch.

Bounded by lines commencing from the Southern Sounded by lines commencing from the Soundern corner of Toodyay Suburban Lot 4 and extending South-Westerly 1 chain along the North-Western boundary of Toodyay Suburban Lot S.22 thence North-Westerly 10 chains and nine-tenths of a link along the North-Eastern boundary of the portion of the said lot S.3 comprised in Certificate of Title Volume 798 Folio 34 thence North-Easterly 1 chain along a South-Eastern boundary of Harper Road thence South-Easterly 10 chains 1 link along

Road thence South-Easterly 10 chains 1 link along South-Western boundaries of a Railway Reserve and the said lot 4 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 28th day of August next a caveat forbidding the said land being brought under the operation of the said Act. the said Act

R. C. BUCHANAN, Registrar of Titles.

Office of Titles, Perth, this 16th day of July, 1952. John H. O'Halloran, Solicitor, Perth, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893-1950.

Application 3594/1951.

TAKE notice that William Norman Jose Store-keeper and Doreen May Jose his wife both of Avon Terrace York have made application to be registered under the Transfer of Land Act 1893-1950 as the proprietors of an estate in fee simple in pos-session as joint tenants in the following parcel of land situate in the York District and being:— Portion of York Suburban Lot P.2 containing 1 acre 2 roods 28 and six-tenths perches.

Bounded by lines commencing from the Western Bounded by lines commencing from the Western corner of York Suburban Lot P.1 and extending North-Westerly 2 chains 10 links along a North-Eastern boundary of Suburban Road thence North-Easterly 8 chains 62 and three-tenths links along the South-Eastern boundary of the portion of the said lot P.2 comprised in Certificate of Title Volume 869 Folio 69 thence Southerly 2 chains 43 and two-tenths links along a Western boundary of Panmure Road thence South-Westerly 7 chains 38 and four-tenths links along the North-Western

and four-tenths links along the North-Western boundary of the said lot P.1 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 27th day of August next a caugat forbidding the 27th day of August 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 15th day of July, 1952. L. W. de Morley, Solicitor, Perth, Solicitor for the Applicant.

PUBLIC WORKS TENDERS.

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

Wilga School—Repairs and Renovations (12070); 22nd July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, on and after 8th July, 1952.

Coolgardie Hospital—Septic Tank Installation and Drainage (12069); 22nd July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 8th July, 1952.

Manjimup Hospital—Repairs and Renovations (12068); 22nd July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Police Station, Manjimup, on and after 8th July, 1952.

Mullewa Police Station-Repairs and Renova-tions (12067); 22nd July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, and Police Station, Mullewa, on and after 8th July, 1952.

Kalgoorlie School (Household Management Centre)—Repairs and Renovations (12066); 22nd July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 8th July, 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.

Purchase of and Removal of Burnt Wiluna School Building; 29th July, 1952; conditions may be seen at P.W.D., Perth; P.W.D., Geraldton; Court House, Meekatharra, and Police Station, Wiluna.

Collie School-New Latrine Block (12076); 29th July, 1952; conditions may be seen at the Contrac-tors' Room, P.W.D., Perth, and Bunbury, and Clerk of Courts, Collie, on and after 15th July, 1952.

Miling Siding School—Removal of Room from Nardy, and Additions (12075); 29th July, 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 15th July, 1952.

Chapman State Farm-Repairs and Renovations (12074); 29th July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, on and after 15th July, 1952.

Dandarragan School Quarters-Removal from Chittering (12073); 29th July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 15th July, 1952.

Greenplace Mental Hospital—Alterations and Renovations (12072); 29th July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 15th July, 1952.

York Hospital—New Bathroom and Lavatory (12082); 29th July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, Northam Water Supply Office and York Courthouse, on and after 15th July, 1952.

Nabawah New School (12081); 29th July, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, on and after 15th July, 1952.

Narembeen School and Quarters--Repairs and Removations (12080); 5th August, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Police Station, Narembeen, on and after 22nd July, 1952.

Merredin Police Station and Quarters-Repairs and Renovations (12079): 5th August, 1952; condi-tions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 22nd July, 1952.

Merredin School—Alterations to Classroom to form Science Room (12078); 5th August, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 22nd July, 1952.

Wickepin Police Station and Quarters-Repairs and Renovations (12077); 5th August, 1952; condi-tions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and at Wickepin Police Station, on and after 22nd July, 1952.

York Hospital—Repairs and Renovations (12083); 5th August, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, Water Supply Office, Northam, and Courthouse, York, on and after 22nd July, 1952.

Northam Gaol-Repairs and Renovations (12084); 12th August, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 29th July, 1952.

Salmon Gums School-Additions (12087); 12th August, 1952; conditions may be seen at the Con-tractors' Room, P.W.D., Perth, and Kalgoorlie, Police Station, Esperance, and Mining Registrar's Office, Norseman, on and after 29th July, 1952.

Pingelly Hospital—Drainage (12086); 12th August, 1952; conditions may be seen at the Con-tractors' Room, P.W.D., Perth, and Narrogin, and Police Station, Pingelly, on and after 29th July, 1952.

Kondinin Hospital—Additions and Renovations (12085); 12th August, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Police Station, Kondinin, on and after 29th July, 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 in-dorsed "Tender." The highest, lowest or any tender will not necessarily be accepted.

> W. C. WILLIAMS, Under Secretary for Works.

18/7/52

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.

Fremantle Municipality.

473/52-Unnamed street, from Minilya Avenue to lot 53-Westerly.

Armadale-Kelmscott Road District.

872/52—Albany Highway, from lot 4 to lot 78— Northerly.

2390/51—Albany Highway, from lot 27 to lot 16-South-Easterly.

Gosnells Road District. 501/52—Albany Highway, from Liddelow Street to lot 40—South-Easterly.

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 18th day of July, 1952.

J. C. HUTCHINSON, Under Secretary.

MUNICIPAL CORPORATIONS ACT, 1906-1947. Municipality of York.

> Local Government Department, Perth, 14th July, 1952.

L.G. 683/52.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has approved of the raising of a loan of £1,000 by the York Municipal Council to be expended on the provision and installation of apparatus for the bacteriolytic treatment of sewage under the Health Act, 1911-1950, on premises within the York Municipal District.

GEO. S. LINDSAY, Secretary for Local Government.

MUNICIPAL CORPORATIONS ACT, 1906-1947. City of Fremantle. Šale of Land.

> Local Government Department, Perth, 14th July, 1952.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has con-sented, under the provisions of section 210 of the Municipal Corporations Act, 1906-1947, to the sale by the City of Fremantle of all that piece of land

[18 July, 1952.

being lot 14, Curedale Street, Plan 1980, and being portion of Cockburn Sound Location 59, Certificate of Title, Volume 220, Folio 28.

GEO. S. LINDSAY, Secretary for Local Government.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1947.

Muncipality of Geraldton.

Advertisement of Resolution Deciding to Amend a Town Planning Scheme.

NOTICE is hereby given that the Council of the Municipality of Geraldton on 13th February, 1952, passed the following resolution:—

That the Council in pursuance of section 7 of the Town Planning and Development Act, 1928 amplify and amend the above Town Planning Scheme gazetted on 5th January, 1940, in so far as it applies to business areas by including the undermentioned land in the business area—namely, lot 1 of lot 304 corner of Conway and Burgess Streets, Geraldton.

And notice is hereby further given that details of the amendment referred to in the Resolution have been delineated on the plan of the Scheme deposited at the Council Chambers, Geraldton, and will be open to inspection by all persons interested without payment of any fee between the hours of 10 a.m. and 4 p.m., Mondays to Fridays. Any objection to the proposed amendment should be sent in writing to the Town Clerk of the Council before 28th day of July, 1952.

> R. W. CARTER, Town Clerk of the Council.

P.W. 2699/51; Ex. Co. No. 1257

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1948; PUBLIC WORKS ACT, 1902-1950.

LAND ACQUISITION.

Municipality of Geraldton-Keane Street Levelling Scheme (Town Planning Scheme-Work Number 2).

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 Geraldton Townsite—have, in pursuance of the written approval under Section 220 of the Municipal Corporations Act, 1906–1947, of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 10th day of July, 1952, been compulsorily taken and set apart for the purposes of the following public work, namely :—Keane Street Levelling Scheme.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan, P.W.D., W.A., 33413 (L.T.O. Diagram 17131), 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 Municipality of Geraldton 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. 33413.	Owner or Reputed Owner.	Description.	Area.
1	Leslie Herman Currell	Portion of Geraldton Town Lot 606, being Lot 12 (Certificate of Title Volume 1117, Folio 887)	a. r. p. 0 1 19.
2	Edgar George Warwick	Portion of Geraldton Town Lot 609, being Lot 13 (Certificate of Title Volume 1142, Folio 510)	$0 \ 1 \ 21$.
3	Edith Marion Cream	Portion of Geraldton Town Lot 610, being Lot 14 (Certificate of Title Volume 1086, Folio 704)	$0 \ 1 \ 22$.
4	Charles Nicholas Edmund Boyes	Portion of Geraldton Town Lot 613, being Lot 15 (Certificate of Title Volume 1086, Folio 705)	$0 \ 0 \ 32$.
5	Cyril John Allen and Carl Anton Berin- ger, Executors of the Will of Edmund August Beringer (deceased)	Portion of Geraldton Town Lot 613, being Lot 16 (Certificate of Title Volume 90, Folio 187)	0 0 29.
6	Thomas Bennett Campbell and Grace Campbell	Portion of Geraldton Lot 614, being Lot 17 (Certificate of Title Volume 1133, Folio 120)	0 0 39.
7	Rebecca Jane Robinson	Portion of Geraldton Town Lot 614, being Lot 18 (Certificate of Title Volume 1120, Folio 195)	0 0 27.

Certified correct this 3rd day of July, 1952.

D. BRAND,

Minister for Works.

J. P. DWYER, Lieutenant-Governor in Executive Council.

Dated this 10th day of July, 1952.

The above (corrected) notice supersedes a similar notice appearing in Government Gazette (No. 72) of 11th July, 1952, on page 1727.

YILGARN ROAD BOARD. Proposed Loan No. 15. Notice of Intention to Borrow £8,000.

FURTHER to the notices published in the Government Gazette of 2/11/51, and the West Australian newspapers of 1/11/51, 2/11/51, 3/11/51, to borrow the sum of £8,000 for the purchase of power grader, it is hereby notified the rate of interest has been raised from 4 per cent., and will now be not exceeding $4\frac{1}{2}$ per cent.

The purchase of the grader is subject also to the approval of a proposed loan No. 18 for an additional £2,000, as advertised in this issue.

In all other respects the proposal for loan No. 15 is unaltered.

P. F. de MAMIEL, Chairman. F. J. KEANY

Secretary.

15/7/1952.

ROAD DISTRICTS ACT, 1919-1948.

Yilgarn Road Board. Notice of Intention to Borrow--Proposed Loan No. 18 of £2,000.

NOTICE is hereby given that the Yilgarn Road Board proposes to borrow the sum of two thousand pounds (£2,000) to be expended on works and undertakings in the Yilgarn Road District, such works and undertakings being the additional amount required to finance the purchase and delivery of a heavy duty diesel power grader, sub-ject of a proposed loan No. 15 of £8,000.

Particulars showing the proposed expenditure of the money to be borrowed are open for inspection by the ratepayers at the office of the Board at Southern Cross for one calendar month after the publication of this notice, during office hours.

The amount of £2,000 is proposed to be raised by the sale of debentures, repayable with interest by 20 half-yearly instalments over a period of 10 years after the issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding $4\frac{1}{2}$ per cent. per annum, payable half-yearly. The amount of the said debentures and interest thereon to be raid the New Carth Wales Park Carthered paid at the New South Wales Bank, Southern Cross.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Board, be of benefit to the whole of the Yil-garn Road District, and any loan rate applicable to such loan will be levied on all rateable land within the said district.

Dated this 15th day of July, 1952.

P. F. de MAMIEL, Chairman. F. J. KEANY

Secretary.

THREE SPRINGS ROAD BOARD. Traffic Inspector.

IT is hereby notified, for general information, that Reginald Snook is the duly appointed Traffic In-spector for the Three Springs Road District. The appointment of Charles Russell, appearing in the Government Gazette of 6th June, 1952, is

hereby revoked.

C. F. THOMAS, Chairman.

K. TRUMAN, Secretary.

CARNAMAH ROAD BOARD. Traffic Inspector.

IT is hereby notified that Mr. Reginald Snook has been duly appointed Traffic Inspector to the Carnamah Road District.

> A. C. BIERMAN, Secretary.

10th July, 1952.

THE ROAD DISTRICTS ACT, 1919-1948. Esperance Road Board.

Notice of Intention to Borrow. Proposed Loan No. 6-£10,000.

NOTICE is hereby given that the Esperance Road Board proposes to borrow the sum of ten thousand pounds $(\pounds 10,000)$ to be expended on works and undertakings in the Esperance Road Board District, the said works and undertakings being the purchase of a heavy duty diesel road grader.

The plans and specifications and the estimates of the cost of the said works and undertakings, and statement showing the proposed expenditure of the money to be borrowed, including the cost of flotation and initial expenditure in connection with the ration and initial expendence in connection with the rational of the loan, are open for inspection at the office of the Board at Esperance, during office hours, for one month from the publication hereof.

hours, for one month from the publication hereof. The amount of £10,000 is proposed to be raised by the sale of debentures repayable with interest by 40 (forty) equal half-yearly instalments over a period of 20 (twenty) years after the date of the issue thereof, in lieu of the formation of a sinking fund. The debentures will bear interest at a rate not exceeding $4\frac{3}{4}$ per cent. per annum, payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the Bank of New South Wales, Esperance.

Dated this 7th day of July, 1952.

MORTON N. KENT,

Chairman.

R. WITTBER, Secretary.

BUSSELTON ROAD BOARD.

IT is hereby notified that Mr. John Edward Faulkes was appointed Traffic and Vermin Inspector to above Board on the 17th March, 1952.

> L. M. POWELL, Secretary.

NAREMBEEN ROAD BOARD. Traffic Inspector.

IT is hereby notified, for general information, that Mr. D. G. Ferris was appointed Traffic Inspector for the Narembeen Road Board at a meeting of the Board held on 24th June, 1952.

> A. W. LATHAM, Chairman.

ALBANY ROAD BOARD. Proposed Loan No. 5. Notice of Intention to Borrow.

NOTICE is hereby given that the Albany Road Board proposes to borrow the sum of four thousand pounds $(\pounds4,000)$ for the purchase of a power grader.

An estimate and statement showing the proposed expenditure of the money to be borrowed may be inspected at the office of the Board at Albany, during office hours, for one month after the publication of this notice.

It is proposed to raise the amount of four thousand pounds (£4,000) by the sale of deben-tures repayable with interest in 20 half-yearly instalments, in lieu of the provision of a sinking fund. The debentures will bear interest at the rate of four and one-eighth per centum per annum and will be repayable, together with interest, at the State Treasury Perth the State Treasury, Perth.

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

THE ROAD DISTRICTS ACT, 1919-1948. Rockingham Road District-By-law No. 2. Building Amendment.

L.G. 1384/52.

IN pursuance of the powers in that behalf con-tained in the Road Districts Act, 1919-1948, the Rockingham Road Board doth hereby make the following amendment to by-law No. 2, relating to new buildings, and published in the Government Gazette of the 6th day of September, 1940.

Part 5-Roofs-Section 67.

Section 67 is amended by inserting after section 67 a new section as follows:—

No. 67a. Where the main roofs of buildings have a single skillion pitch covered with corrugated asbestos cement sheets or corrugated galvanised iron over habitable rooms (tiled roofs will not be permitted on such skillion roofs over habitable rooms with a pitch less than 25 degrees from the horizontal), such single pitched roof structure shall be so designed as to admit a free circulation of air between the ceiling joists and the rafters, by an open-battened eaves, projection of not less than 18 inches, as prescribed in (b) of this clause and by weather-protected ventilation panels through the walls at the higher end of such roofs, at least one of such ventilating panels shall be placed between the rafter centres through such roofs.

All such single skillion pitched roofs where pitch is under 15 degrees over habitable rooms shall have special insulation provided to all ceilings equivalent to at least one inch thick layer of mineral wool placed over, under or between the ceiling joists of all habitable rooms, or other equivalent approved by the Surveyor, provided that all such insulation to any roofs prescribed shall be approved by the Surveyor.

Passed by the Rockingham Road Board on the 24th day of June, 1952.

C. G. LYNCH, Chairman.

G. E. BLACK,

Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1948. Swan Road Board.

L.G. 946/52.

THE Swan Road Board, in pursuance of the powers vested in the Board under and by virtue of the Road Districts Act, 1919-1948, and of every other authority enabling it in this behalf, doth hereby make and publish the following by-law relating to that portion of the South Ward of the Swan Road District, which is hereinafter more particularly described:—

1. This by-law shall apply to those areas-

- (a) commencing at a point at the Northern corner of lot 19, Helena Location 20, thence extending South-Eastward along the North-Eastern boundary of that location to the Eastern corner of lot 38 of that location, thence South-Westward along the South-Eastern boundary of that lot and the South-Eastern side of Highman Street to the North-West side of Kalamunda Road, thence North-Westerly along that road to the Great Eastern Highway, and thence North-Easterly along that road to the point of commencement; and
- (b) that portion of Swan Locations 24 and 25 being the whole of lots 5, 6, 7, 8 and 9 on Plan 4575.

2. Within the boundaries of such area it shall be unlawful to erect any building intended or suitable for use as a factory or warehouse or to use any building as a factory or warehouse.

3. Nothing herein contained shall prevent the erection of a building intended or suitable for use as a factory or warehouse commenced at the date of this by-law, or the use of any building then already erected or partially erected which prior to such date had been in use as a factory or warehouse, or was then intended or suitable, or would, if completed, have been suitable for such use as aforesaid.

4. If any person shall either by act or omission contravene this by-law, he shall be guilty of an offence under this by-law and, on conviction for such offence, shall be liable to a penalty not exceeding twenty pounds.

Passed at a meeting of the Swan Road Board held on the 13th day of June, 1952.

[L.S.]

E. THORLEY LOTON, Chairman. T. J. WILLIAMSON,

Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1948. Rockingham Road District—By-law No. 2.

Building Amendment.

L.G. 1384/52.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919-1948, the Rockingham Road Board doth hereby make the following amendment to by-law No. 2 relating to new buildings, and published in the *Government Gazette* of the 6th day of September, 1940, and the 5th day of September, 1947.

The existing Second Schedule is deleted and the following substituted:---

Second Schedule.		
New Buildings—	s.	d.
Of an area of two squares or less	15	0
For every additional square or part thereof	3	0
Alterations and Additions—		
Up to and including £100 Exceeding £100 or for every addi-	5	0
tional £100 or part thereof (per	-	~
£100)	5	0

Changes to be the same as additions or alterations.

Passed by the Rockingham Road Board on the 24th day of March, 1952. C. G. LYNCH.

G. E. BLACK, Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1948. Rockingham Road District—By-law No. 3. Building Amendment.

L.G. 1384/52.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919-1948, the Rockingham Road Board doth hereby make the following amendments to by-law No. 3 relating to new building and published in the *Government Gazette* of the 6th day of September, 1940.

Dwelling Houses.

By-law No. 3 is amended by inserting after section 9 a new section as follows:—Section 9a.—No building which is intended to be used as a dwelling house shall have a less number than three main rooms, as defined in section 4 of by-law 3, exclusive of laundries, bathrooms, lavatory and verandah space.

Passed by the Rockingham Road Board on the 24th day of June, 1952.

C. G. LYNCH, Chairman.

G. E. BLACK,

Secretary.

Recommended--

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

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

Local Government Department, Perth, 14th July, 1952.

L.G. 1749/52.

IT is hereby notified, for general information, that the Lieutenant-Governor has approved of the improvement to the Greater Sports Ground, Wyalkatchem Reserve 15004, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Wyalkatchem Road Board.

GEO. S. LINDSAY, Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1948.

Plantagenet Road Board. -Local Government Department, Perth, 14th July, 1952.

L.G. 1746/52.

TT is hereby notified, for general information, that the Lieutenant-Governor has approved of the acquisition of Mt. Barker Town Lots 52 and 53 and their development with other land as a sports ground as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1948, by the Plantagenet Road Board.

GEO. S. LINDSAY, Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1948.

Kent Road Board.

Local Government Department, Perth, 14th July, 1952.

L.G. 1407/52.

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

GEO. S. LINDSAY, Secretary for Local Government.

THE ROAD DISTRICTS ACT, 1919-1948, AND THE CATTLE TRESPASS, FENCING AND IMPOUNDING ACT, 1882-1932.

Gosnells Road Board.

L.G. 497/52.

WHEREAS under the provisions of the Road Districts Act, 1919-1948, and the Cattle Trespass, Fencing and Impounding Act, 1882-1932, the road board of any road district is empowered to alter or repeal by-laws for any purposes of the said Acts, the Gosnells Road Board, in pursuance of the powers vested in the said board, under and by virtue of the said Acts, and of every other authority enabling it in that behalf, doth hereby amend the poundage fees and sustenance charges published in the Government Gazette of 8th December, 1933, as follows:—

Poundage Fees.

	£	s.		
For bulls and stallions	5	0	0	
For each head of other great cattle		~	•	
impounded	1	0	0	
For each head of small cattle im-				
pounded except goats		5	0	
For each goat impounded		10	0	
Sustenance Charges.				
For each head of great cattle, per day		_		
of 12 hours		3	0	
For each head of great cattle, per day				
of 24 hours		6	0	
For each head of small cattle, per day			-	
of 24 hours		1	6	

Made and passed by the Gosnells Road Board at a meeting held on the 9th day of June, 1952.

ARTHUR A. MILLS, Chairman. RICHARD RUSHTON, Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1948. Manjimup Road Board. General By-law—Addition.

L.G. 948/52.

THE Manjimup Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and all other powers enabling it, doth hereby make and publish the following addition to the general by-laws as published in the Government Gazette of 26th July, 1935, as follows:—

1. By inserting after clause (k) in by-law No. 58, the following clause:—

(L) Discharging any firearm in any road throughout the Road District.

Made and passed by the Manjimup Road Board on 14th June, 1952.

L. THOMPSON, Chairman. M. DUNN,

Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1948. Fremantle District Road Board.

L.G. 1197/52.

By-laws Governing Long Service Leave to be Granted to Employees of the Fremantle District Road Board.

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

1. In the interpretation of these by-laws, the following words shall have the meaning assigned to them hereunder:—

(a) "Board" means the Fremantle District Road Board.

(b) "Continuous service" means service in the employment of the Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days, or an aggregate period of more than 10 days, without leave of absence being granted by the Board.

2. All employees of the Board shall, after each period of 10 years' continuous service as permanent full-time employees thereof, commencing from 1st March, 1942, be entitled to three months' long service leave. Long service leave is to be taken at the convenience of the Board, which will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take his leave by giving not less than three months' notice.

3. Absence on account of sickness shall not be deemed to be a break in the continuity of service, providing the period of absence shall not be longer than three months in any one year, unless otherwise decided by the Board.

4. (a) Employees due to take long service leave shall be paid their salary or wage for the period thereof at the rate equivalent to the salary or wage paid in the week immediately preceding the taking of long service leave.

(b) The Board may, at its discretion, either-

- (i) pay to an employee his salary or wages periodically during long service leave, or
- (ii) pay to the employee in advance the sum representing the amount of his salary or wage for the period of his long service leave.

5. Employees shall not be entitled to long service leave until the completion of 10 years' service. After the completion of the first 10 years, employees will be entitled to a pro rata payment if they leave the service of the Board before the next period is completed.

6. In the event of resignation, retirement or death of an employee, the Board may pay such employee (or in the case of death, to his personal representative, or if there be none, to his dependants) a sum of money equal to his salary or wages for the period of long service leave which the Board was empowered under these by-laws to grant to such employee at the date of his resignation, retirement or death, or if the Board, after consideration of all the circumstances, directs that the death of an employee be presumed, the Board may authorise the payment to the dependants of the employee of a sum equivalent to the amount of salary or wages which under this by-law might have been granted to the employee immediately prior to the date of his death, such date to be determined by the Board.

7. An employee dismissed by the Board, except in the matter of retrenchment, shall not be paid any sum in pursuance of the preceding by-law.

8. Long service leave shall be considered as a special period of recuperation after a lengthy term of service, with the view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire or reward, unless by special permission of the Board.

Any contravention of this by-law shall entitle the Board to dismiss the employee from its service and to cease paying or recover any amounts paid in advance on account of long service leave.

Passed by the Fremantle District Road Board at an ordinary meeting on 13th day of May, 1952.

E. SMITH, Chairman. E. L. EDWARDES, Secretary.

Approved---

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

ROAD DISTRICTS ACT, 1919-1948. Roebourne Road Board. Commonage By-laws.

L.G. 372/52.

PURSUANT to the powers conferred by the Road Districts Act, 1919-1948, the Roebourne Road Board doth hereby make and publish the following bylaws to have effect within the Roebourne District.

Roebourne Commonage By-laws.

Reserves 611 and 613. In this context, the word "Common" shall mean all commons vested in or under the control of the Board.

"Cattle" shall refer only to beef or milk cattle.

"Stock" shall refer to all animals allowed to depasture on the commons, i.e., horses, cattle, sheep, goats.

goats. 1. That all stock running on the commons otherwise than in accordance with the following by-laws shall be treated as trespass stock. 2. That with the exception of stock owned by

2. That with the exception of stock owned by bona fide travellers, teamsters or packers, as here-inafter provided for, no stock of any description shall be allowed to run or depasture on the commons free of charge.

3. Only persons residing within the towns shall have the right to run stock upon the commons subject to by-law 10.

4. The following charges shall be payable in advance in respect of all stock running or depasturing upon the commons:—

(a) Horses and cattle, 20s. per head per annum, 15s. per half year, or 7s. 6d. per quarter

or part of a quarter.

(b) Sheep, 1s. 6d. per head per annum.(c) Goats, 5s. per head per annum.

5. Stock under 12 months old, the progeny of

stock running on the commons, shall not be charged for, but a bull fee of 2s. 6d. will be charged on all calves born on the Roebourne Commons.

6. The number of head of stock allowed to be run or depastured on the commons by any person, firm or company, shall be decided by the Board, and the maximum number of stock allowed to run or depasture on the Roebourne Commons at any one time shall be 100 head of cattle and 500 head of sheep, or equivalent thereof.

7. (a) No male goat over the age of six months shall be allowed to depasture on the common; such goat shall be liable to be destroyed in accordance with the provisions as in the Cattle Trespass, Fencing and Impounding Act, 1882-1932.

(b) Under no circumstances will swine be permitted to run on the commons.

8. Any person or persons running stock on the commons may change such stock from time to time, provided that the total number of his or their stock on the common does not at any time exceed the number for which he or they shall have paid common fees.

9. That it shall be compulsory for all persons making use of the commons as heretofore mentioned, to furnish the secretary of the Board, or ranger of the common, with a list giving a correct description of all stock placed by them upon the common within 24 hours of placing such stock thereon; in case of his failure so to do the stock of the person concerned shall be liable to be impounded.

10. Bona fide travellers, teamsters, and packers, shall be allowed to run their horses or cattle on the common for the space of four clear days free of charge. Should that period, however, be exceeded, they shall be charged at the rate of 6d. per head per day, or part of a day, for all horses or cattle. In no cases are horses or cattle to remain on the commons under this regulation longer than seven clear days at any one time. The Board shall in all cases be the sole judge of what constitutes a bona fide traveller, teamster or packer.

11. No travelling stock, with the exception of those travelling to and from the Port of Cossack or Pt. Samson, shall be allowed to cross the commons. The owner or drover in charge of such last-mentioned stock shall give written notice of his intention to travel such stock, and to comply strictly with the provisions as in the Cattle Trespass, Fencing and Impounding Act, 1882-1932.

12. All annual fees shall be due and payable on the 31st day of July in each year.

13. No stock upon which common fees are due shall be removed from the commons, unless with the written sanction of the secretary, or until all such fees have been paid in full.

14. Stock proved to be accidentally upon the commons shall not render their owners liable to pay common fees, but shall be treated in all respects as trespassing stock.

15. The ranger for the time being shall have authority to demand particulars of stock depastur-ing on the commons from any bona fide owner or person in charge of stock thereon.

16. The ranger for the time being will, on receiving instructions from any bona fide owner or person in charge of stock depasturing on the commons, obtain one or any number of such animals, and deliver to the owner or person in charge. The fee to be charged on delivery shall be 2s. 6d. per head, a reduction of 6d. per head to be made when more than one animal delivered.

17. The Board shall not be responsible for damage to or injury sustained by stock from any cause whatsoever, or from any stock straying off the commons under the provisions of these by-laws.

18. No person or persons shall muster or run in off the commons any unbranded stock of any description and brand the same, except under the personal supervision of the common rangers for the time being, under a penalty not exceeding five pounds (£5).

19. (a) Any person or persons who shall intro-duce any diseased animals into the commons shall be liable to a penalty of ten pounds $(\pounds 10)$.

(b) The chairman, secretary, or other authorised person may, on suspicion of any animal being diseased, order or cause the same to be removed from any common, and, if he shall think fit, cause the same to be impounded and examined, and if found to be diseased, all expenses incurred by the Board in connection with the same shall be borne by the owner, and until paid the Board shall have a lien on any other animals of such owner in the common or pound.

(c) In the event of any owner or person in charge of stock being fined under these by-laws or the Acts herein referred to, the Board shall have a lien on any other animals of the same owner or person in charge on any common or in the pound until such fines and all costs are paid and satisfied.

20. Every licensee under these by-laws shall produce his license upon being required to do so by any member or officer of the Board, or by any police constable.

21. (a) No person or persons shall cut grass on or from the said commons.

(b) No person shall cut off, fell, or remove green, growing, or dead timber on or from the said com-mons. This by-law shall not prohibit residents of Roebourne, Cossack and Pt. Samson from collecting dead wood for their own use only.

22. Burning-off shall be carried on only by authorised employees of the Board. Any person or persons found setting fire to the grass or spinifex on the commons shall be liable to a penalty not exceeding £20.

23. The Board may at its discretion, and by resolution recorded in the minute book, advertise in a newspaper circulating in the district for two in a newspaper circulating in the district for two consecutive issues, a list of all stock on which com-monage fees are owing, together with the name of the owner, and the amount owing. If the said 'commonage fees still remain unpaid after the expiration of three weeks from the time of the first advertisement, the Board may cause the stock upon which commonage fees are owing to be sold by mubic auction and may collect from the proby public auction and may collect from the pro-ceeds of the sale all commonage fees owing to the Board.

24. Where any of the windmills on the commons are at the same time supplying water to private property, the owners of that private pro-perty shall be responsible for the general main-tenance and upkeep of those windmills and troughs.

25. Every person who does, permits, or suffers any act, matter, or thing contrary to these by-laws, or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against

these by-laws, and be liable to a fine not exceeding five pounds (£5), recoverable summarily before any one or more Justices of the Peace in the manany one of more Justices of the Peace in the man-ner prescribed in the Justices Act, 1902, but this shall in no way affect any fine or fees recoverable under the by-laws of the Board regulating fees and fines to be paid in respect of impounded stock, and no prosecution shall be taken under these by-laws without the written permission of the Board first being obtained.

26. All penalties and other sums recovered under the provisions of these by-laws shall, unless otherwise provided, be paid to the Board, and shall become the property of, and form part of the ordinary income of the Board.

27. All commonage by-laws previously made by the Board are hereby repealed.

Passed at a meeting of the Roebourne Road Board held at Roebourne on the 19th day of June, 1952.

J. G. BARRETT, Chairman.

R. CHARLTON, Secretary.

Approved-

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

Approved by His Excellency the Lieutenant-Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919-1948. Belmont Park Road District. Buildings.

L.G. 577/52.

IN pursuance of the powers in that behalf con-tained in the Road Districts Act, 1919-1948, the Belmont Park Road Board makes the following by-law relating to buildings, to be numbered No. 1.

Part 1.—Operation and Definitions.

Application. This by-law shall apply to the whole of the 1. district.

Commencement.

2. This by-law shall come into operation im-mediately upon its confirmation and approval by the Governor and publication in the Government Gazette.

Repeal.

From the date of coming into operation of this by-law all previous by-laws made by the Board relating to buildings are repealed.

Definitions.

4. In this by-law, subject to the context-

"Act" means the Road Districts Act, 1919-1948. "Alteration" means any work made or done for any purpose in, to or on a building (except that of necessary repairs not affecting the construction of any external, cross, or party wall), or any change in the purpose for which any building or erection or any part thereof shall be used.

"Approved" means approved by the Board in writing or (in case where the surveyor is authorised by the Board so to do) approved by the surveyor in writing.

"Area" applied to a building means the sum of the superficies of the horizontal sections of each storey made at the point of the greatest surface of each floor, inclusive of the external walls, and such portions of the party walls as belong to the building.

"Board" means the Belmont Park Road Board.

"Build" means and includes erect, build, or con-struct, or cause to be erected, built, or constructed.

'Building" means and includes erection, structure, detached room, garage, outbuilding, hoarding, and every structure of whatever kind capable of affording protection or shelter, either roofed or intended or adapted to be roofed, and whether enclosed by roofs or not, and every part of such structure and any addition or alteration thereto.

[18 July, 1952.

"Builder" means the master builder, contractor or other person employed to execute any work, or, if there is no master builder, contractor or other or other person for whom or by whose orders such work is to be done.

"Builders' storeshed" means any building used by builders in connection with their trade for the sole purpose of the storage of building materials, and not being a building used for any manu-facturing purpose, and having no machinery for such purposes installed therein, and shall not exceed 15ft. in height.

"Concrete" shall be composed of clean broken stone, or other hard material approved by the surveyor, and sand well mixed on an impervious floor, or in an approved concrete mixer with cement, in the proportions of one part by measure of cement to not more than two of sand and four of clean broken stone. For foundations and four of clean broken stone. For foundations and for work ex-ceeding 6in. thick stone may be broken to a gauge not exceeding 2in. For all other work, stone to be broken to a gauge not exceeding 1in.; provided that the above proportions of stone, sand and cement, may be varied on approval by the sur-veyor in writing where the concrete is manufactured by the use of an approved grouting or penetration method.

"Dwelling-house" means a building used or adapted to be used wholly or principally for human habitation.

"District" means the Belmont Park Road District. "Fire-resisting" used with reference to any materials includes-

- (a) brickwork constructed of good bricks well burnt hard and sound, properly bonded and solidly put together with good lime or cement mortar;
- any stone suitable for building purposes by reason of its solidity or durability;
- (c) sheet metals or other similar materials which are in the opinion of the Board fireresisting:
- (d) iron and steel (when used for columns, girders, or wall framing) encased in cement concrete or other incombustible or non-conducting external coating;
- (e) slate, tiles, brick, and terra cotta, when used for covering, or corbels;
- (f) concrete.

"External wall" means an outer wall of a building, not being a party wall even although it adjoin a wall of another building.

"Frontage" means the distance measured at right angles to one of the sides of the land from the terminal point thereof to the opposite side, or a continuation of such opposite side.

"Garage" means any building used for the housing of a motor or motor vehicle (not being a garage carried on as a business undertaking).

"Height" in relation to any building, means measurement taken from the level of the footway (if any) immediately in front of the centre of the building, or when there is no such footway, from the level of the ground before excavation to the level of the ceiling or tie of the topmost storey.

"Height" in relation to storeys means:

- (a) In the case of the topmost storey the measurement between the floor and the ceiling thereof or between the floor and the under-surface of the tie of the roof, or, if there is no tie, then up to the level of half the vertical height of the rafters, or the numerical the profession. or other support of the roof.
- (b) In the case of every storey other than the topmost storey, the measurements be-tween its floor and the floor above.

"Hoarding" includes any erection or structure erected, built, constructed, or used or that may be used for the purpose of writing, painting, pasting, affixing or posting thereon notices, advertisements, placards, signs or other printed, painted, or written matter, or any erection or structure being of a height greater than 6ft. from the level of the adjoining street upon which such notices, advertise-ments, placards, or other printed, painted, or writ-ten matter are printed, written, painted, pasted, posted, or affixed, but shall not apply to a hoarding erected in a street for the purpose of carrying on building operations only, or to any dwelling-house or shop or any fence 7ft. or under in height, or to "To Let" or "For Sale" boards not exceeding 20 sq. ft. in area.

"Main rooms" means and includes all rooms used or intended to be used as bedrooms, dining-rooms, ordinary living rooms, or kitchens. "New building" includes—

- - (a) any building erected or commenced to be erected after the date of this by-law coming into operation:
 - (b) any building which for more than half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected or commenced to be reerected wholly or partially on the same site after the date of this by-law coming into operation;
 - (c) any space between walls and/or buildings which is roofed or commenced to be roofed after the date of this by-law coming into operation;
 - (d) any building removed or transported wholly or in sections into the district or from one part of the district to another part after the date of this by-law coming into operation.

"Outbuilding" means any building on the curtilage of any dwelling, shop, or combined shop and dwell-ing used as a store room, detached laundry, or garage, not being a building for the storage of inflammable materials, nor for the housing of any animal or animals, including birds and not exceeding 400ft. in area or 15ft. in height.

"Party wall" means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between adjoining premises for the common use.

"Person" includes corporation, association, part-"Prescribed" means prescribed by this by-law.

"Public place" has the same meaning as in the Act.

"Reinforced concrete" means a form of construc-tion in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist sub-stantially the whole of tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses and assist in resistance to shear.

"Right-of-way" means any lane or right-of-way, not a road, over which any person other than the owner thereof has a right of carriage or foot way.

"Road" has the same meaning as in the Act.

"Surveyor" means the building surveyor or acting building surveyor for the time being of the Board or other officer having for the time being the ad-ministration of this by-law.

"Shop" means a building in which goods are offered or exposed for sale, or in which meals or refreshments are offered or provided for payment, and also includes the saloons or shops of barbers and hairdressers and offices of agents and auctioneers and other businesses or trades. A bona fide private boarding-house or lodging-house shall not be included in this definition by reason only of the fact that meals or refreshments are supplied for payment to persons other than boarders.

"Square" applied to the measurements of any area means the space of 100 sq. ft.

"Surface" or "ground level" means the mean level of the ground as determined by the surveyor.

"Wood or wooden buildings" mean buildings of wood or having wooden frames.

Classes of Buildings.

For the purpose of this by-law buildings shall 5. be divided into three classes:-

Class A.—"Domestic class," which includes all buildings subject to small vibration and light loading of floors, such as dwelling-houses, residential shops, offices, hotels, private schools, club houses, and studios.

Class B .--- "Warehouse class," which includes all buildings subject to vibration and heavy loading of fioors, such as warehouses, factories, mills, and places for the storage and manufacture of goods.

Class C.—"Public building class," which includes all buildings designed to accommodate an as-semblage of people such as theatres, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lectures rooms, and other like buildings.

In case of doubt the surveyor shall finally determine to which class any particular building belongs.

Part 2-Notice of Intention to Build or Demolish and Lodging of Plans.

Notice to be Given.

6. No builder or person shall commence any building, or any addition or alteration to any building without first delivering at the office of the Board:-

(a) Written application in the form of the First Schedule hereto, and delivering to the surveyor properly prepared plans and specifications duly signed by the applicant and identified by him that they are the documents referred to in the written application for such building, addition or alteration, together with a tracing or copy of the plans of such building, addition or alteration, and also details and dimensions, sizes and quantities of all materials and enumerating any old materials proposed to be used in the construction of same.

Block Plan.

(b) A block plan showing the relation of the adjoining buildings and building to boundaries.

Purpose.

(c) A statement in writing of the purpose for which the building is intended to be used.

Drainage.

(d) Particulars of the proposed method of drainage.

Further Particulars.

(e) Such further particulars in writing regarding the same as shall be necessary to enable the Board or its surveyor to determine if all the provisions of this by-law applicable thereto are being complied with.

Tracing Retained.

7. The tracing or copy of the plans and details of materials shall be retained by the surveyor, and the original plans and specifications, when approved, shall be returned to the owner or his agent.

Such approval shall be evidenced by writing endorsed on the plans and specifications and signed by the surveyor.

Plans, etc., to be Kept at Building.

8. Such plans and specifications shall be kept at the building therein referred to and shall be available for inspection by the surveyor or the accredited officer of the Board at all reasonable times on demand during the construction or erec-tion or alteration or addition, as the case may be, and for 14 days after the completion thereof.

Licenses and Fees.

9. No person shall commence any building, or any addition or any alteration to any building, or demolish any building without having first obtained from the surveyor a written license, as set out in the Third Schedule hereto, for the commencement of same, and without having first paid to the Board fees in accordance with the scale set out in the Second Schedule hereto, having regard to the class of building.

Area of New Building.

10. The decision of the surveyor as to the area of a new building or value of an addition shall be final and conclusive.

License Shall Lapse After 24 Months. A license obtained pursuant to this by-law 11 shall lapse and be of no effect unless the building for which such license was granted shall be com-menced within six months and completed within 24 months from the date of such license.

12. Subject to the issue of every building license the party concerned must give in writing seven days' notice of the commencement of the structure and seven days' notice of the anticipated completion of same.

Surveyor May Enter and Inspect.

13. The surveyor at all reasonable times during the progress and after the completion of any build-ing, or addition, or alteration to any building af-fected by this by-law may enter and inspect such building or addition or alteration.

Surveyor May Stop Work if Contrary to By-law.

14. The surveyor may at any time stop the progress of any building and withdraw or suspend any permission given by the Board under this bylaw in the event of his not being satisfied that all the provisions of this by-law are being complied with, and any person who continues or builds or erects or works on the site after notice from the surveyor to desist shall be guilty of an offence against this by-law.

Demolition or Removal of Building.

When a building is to be demolished or re-15 moved, the owner or contractor shall give 24 hours' notice to the surveyor of such intended demolition or removal.

Nuisance to be Avoided.

16. Provision shall be made so as to avoid all nuisance from dust or falling refuse by playing water on same by means of a hose or other approved method.

Part 3.—Outbuildings and Garages. Materials.

Outbuildings may, subject to the limitations 17. herein, be built and constructed of brick or other materials approved by the Board.

No Wooden Building to be Erected or Extended Within 10ft. of Dwelling House.

No wooden building may be erected or ex-18. dwelling shall thereafter be within 10ft. of each other but this provision shall not prevent the owner of a building on land adjoining that on which such outbuilding has previously been erected in different occupation from extending such building, subject to the provisions of this by-law.

Distance from Side and Rear Boundaries.

19. No outbuilding of other than fire-resisting material is to be built nearer than 4ft. to any side or rear boundary. Outbuildings of fire-resisting material may be built to within 3ft. of any side or rear boundary, providing that if such outbuildings of fire-resisting material have walls erected on a boundary, such walls shall be carried up to form a parapet 10in. high above the highest point or fiat or gutter line.

Outbuildings on Corner Blocks.

20. No outbuilding shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or, if there is no adjoining building, at a less distance than 20ft. from such road. 21. In special cases where the position of the distance manual and the state of the solution of the

adjoining residence or residences or other special features preclude or render inequitable the observance of the distances or position prescribed in the foregoing clause, the Board may permit the erection of the outbuilding in another position.

Stables Erected With Walls of Bricks, Etc. 22. Stables may be erected and shall have walls of brick, stone, concrete, timber or asbestos, provided that in stables of more than two squares in area the distance of any wall of such stable from land not in the same occupation or possession shall not be less than the vertical height of such wall including the vertical portion of a gable and roof from the boundary of the land not in the same occupation or possession.

Distance of Stables From Boundaries.

23. No stable may be erected nearer than 70ft. to any dwelling nor nearer than 10ft. to the boundary of land not in the same occupation.

Fowl Houses.

24. Fowl houses of not more than two squares in area, and not more than 6ft. in height, may be erected at rear of any dwelling and not less than 4ft. from the boundary of land not in the same occupation, provided that the nearest portion of such fowl house is at least 80ft. from any road and 30ft. from any dwelling-house, church, schoolroom, hall or factory. The walls and roof covering of such fowl houses must be of iron or other fireresisting material approved by the surveyor. Fowl houses of more than two squares in area must comply with the regulations for buildings generally, and not be nearer to the boundary of land not in the same occupation than 5ft., and not exceed 7ft. in height.

Position of Garage.

25. No garage shall be erected nearer than the dwelling-house to which it is appurtenant to any road fronted by such dwelling-house. Provided that if there is no means of access for motor vehicles to the rear portion of the allotment on which such dwelling-house is erected, a garage may be erected on or nearer the front boundary of such allotment subject to a plan showing the exact position in which such garage is proposed to be erected and the approximate position of any buildings in the allotments adjoining, together with the design of the garage proposed to be erected, and the front elevation thereof being submitted to and approved of by the Board but so that no part of such garage shall be directly between the dwelling-house and the road.

26. In special cases where the physical configuration or dimensions of the ground or other special features preclude or render inequitable the observance of the distances prescribed in clause 25, the Board may permit the erection of a garage in another position.

Doors of Garages.

27. The doors of a garage when opened shall not encroach on any road.

Materials for Garages and Outbuildings.

28. Every garage and outbuilding shall be constructed of concrete, brick, stone, wood or asbestos, but corrugated iron shall not be used for walls.

Garages Incorporated with Existing Wooden Buildings.

29. Garages designed as attachments to wooden buildings, may be constructed in accordance with clauses numbered 28 and 69 of the by-law. Such garages shall have floors of concrete not less than 4in. in thickness, and shall not be built closer to the street than the front wall of the main buildings to which they are attached. Garages incorporated either wholly or partly within the main building of wooden dwellings, and located so that sleep-outs, bedrooms or other habitable rooms are above such garages, shall be constructed of fire-resisting material and all the garage walls and ceiling, separating such rooms from such garages, shall be constructed of fire-resisting material approved by the surveyor.

Garage Incorporated with Brick Dwelling.

30. Where a garage is incorporated as part of the main building it shall in all respects conform thereto, but if a room, sleep-out or verandah is built above the garage, the garage must have a ceiling of fire-proof material approved by the surveyor.

Builders' Storesheds.

31. Builders' storesheds may be erected with walls constructed in accordance with the conditions of this by-law, including clause 69, subject to weatherboards being attached to wall studs to a height of not exceeding 4ft., and shall be 20ft. distant from the street boundary. The distance from the side and rear boundaries shall be in accordance with conditions of buildings generally in this by-law, provided that such buildings shall not be erected within 12ft. of any dwelling-house. Where a builder's storeshed is constructed in timber frame, the structure externally shall be painted and maintained to the satisfaction of the Board.

Part 4.—Materials.

Quality of Materials.

32. All materials used in any building must be of good quality and shall be subject to the approval of the surveyor, and the surveyor shall have power to condemn and to order the removal of, or to remove at the expense of the owner, any material which, in his opinion, is not suitable for use for the purpose for which he considers it is intended to use same, and no person shall use any material so condemned for any building alteration or addition except with the approval of the surveyor.

Second-hand Material.

33. No old or second-hand material may be used unless approved in writing by the surveyor.

Bricks.

34. Bricks used in any building must be good. hard and well burnt. When old bricks are used in any wall they shall be thoroughly cleaned before being used, and shall be whole and good, hard, well-burnt bricks.

Sand.

35. Sand used for mortar and concrete in any building shall be clean and sharp, free from loam, dirt, salt and organic matter.

Lime and Mortar.

36. Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least one part by measure of lime and not more than three parts by measure of sand. All lime intended to be used for mortar shall be thoroughly burnt, of good quality, and be properly slaked before being mixed with sand. Cement mortar, consisting of one part cement to not more than four parts of sand may be substituted for lime mortar.

Cement Mortar.

37. Cement mortar shall be composed of good Portland cement or other cement of equal quality approved of by the surveyor, mixed with clean, sharp sand in the proportion of at least one part by measure of cement and not more than four parts by measure of sand, and shall be used before initial setting has commenced.

Concrete.

38. Concrete shall be composed of clean, broken stone, or other hard material approved by the surveyor, and sand well mixed on an impervious floor, or in an approved concrete mixer with cement. in the proportions of one part by measure of cement to not more than two of sand and four of clean, broken stone. For foundations and for work exceeding 6in. thick, stone may be broken to a gauge not exceeding 2in. For all other work, stone to be broken to a gauge not exceeding 1in.; provided that the above proportions of stone, sand and cement, may be varied on approval by the surveyor in writing where the concrete is manufactured by the use of an approved grouting or penertation method.

Timber.

39. All timbers used in any building shall be good sound material free from rot, large or loose knots, shakes or any other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions and spaces as set forth in clause 69 of this by-law, subject however, to clause 41 hereof.

Lintels—Lintels Over Openings.

40. Openings for doors and windows or other purposes in all brick or stone buildings shall have good and sufficient arches of stone, brick or concrete, well built and keyed and with good and sufficient abutments or the openings shall have lintels of steel or reinforced concrete of sufficient strength approved by the surveyor, and which shall have a bearing at each end of not less than $4\frac{1}{2}$ in. on the wall, provided that nothing in this section shall prevent the use of reinforced brick work built in cement mortar for lintels over door and window openings in dwellings and apartments. In internal situations the use of precast reinforced gypsum lintels of design approved by the surveyor may be permitted.

Dimensions of Timber.

The timber used in brick dwelling-houses 41 shall conform to not less than the following minimum sizes:-

Bottom wall plates, $3in. x 1\frac{1}{2}in.$ Floor joists, 4in. x 2in. at 1ft. 6in. centres. Bearers, 4in. x 3in. not exceeding 5ft. centres, and shall be at least 6in. clear of ground. Top plates, 4in. x 2in.

Rafters, 4in. x 2in. at 2ft. centres for tiles with 2in. x 1in. battens.

Rafters, 5in. x 2in. at 2ft. centres to verandahs exceeding 8ft. in width, or where rafters are dressed. Rafters, 3in. x 2in. at 3ft. centres for G.C. iron with 3in. x 1½in. battens at 3ft. centres. Rafters, 3in. x 2in. at 30in. centres for asbestos

cement sheets, with $3in \times 1\frac{1}{2}in$, battens at 24in. centres.

Purlins, 4in. x 3in. for tile roof well strutted in such positions that no rafter has an unsupported span of more than 6ft. struts to under purlins, 4in. x 2in. for lengths not exceeding 6ft. and 4in. x 3in. for lengths exceeding 6ft. to support under purlins at least every 7ft.

Ceiling joists 4in. x 2in. at 2ft. centres, or 3in. x 2in. at 18in. centres and each joist to be securely fixed to ceiling hanger.

Ceiling hangers, 8in. x $1\frac{1}{2}$ in. at 7ft. centres over 4in. x 2in. ceiling joists, or 8in. x $1\frac{1}{2}$ in. at 6ft. centres over 3in. x 2in. ceiling joists.

Collar ties, 4in. x $1\frac{1}{2}in$. or 3in. x 2in.

Ridge, 7in. x 1in.

Hips and valleys, 8in. x 1in.

Hips, ridges and valleys, to be strutted every 7ft. the same as for purlins.

Part 5.—Construction.

Excavations and Inspection of Trenches.

42 All excavations for footings shall be taken down to a solid foundation, to be approved by the surveyor, but not less than 12in. below the natural surface of the ground except in cases of special construction of foundations approved by the surveyor. No footing shall be placed in position until at least 24 hours' notice shall have been given to the surveyor that the trenches are ready for inspection.

Drainage Under Floors.

43. The surface of the ground between all walls of buildings shall be levelled up higher than the finished surface outside and evenly graded to prevent any accumulation of water or drainage beneath the fioors, and such surface shall, if required by the surveyor, be covered with properly mixed tar composition laid to a uniform thickness of not less than two inches in every part, rolled, rammed, and finished so as to be impervious to water and other inhalations. In all wet or bad ground subsoil drainage shall be provided and laid as directed in writing by the surveyor.

Walls to Have Footings.

44. Unless with the consent of the surveyor every external wall and every party wall not carried on a bressummer, and every pier and storey post shall have footings.

Dimensions of Footings.

45. The width of the bottom of the footing of every such wall shall be at least one-half greater than the thickness of the wall at the ground floor level, but in no case less than 16in, wide unless approved by the surveyor, and the height of such footing shall be at least equal to the thickness of the wall at its ground floor level, but in no case less than 9in. except in the case of reinforced concrete footings which may be reduced to 6in.

46. In the case of wooden buildings the founda-tions thereof for all walls shall be in accordance with clause 69 of this by-law.

External Walls.

47. All external walls of class A, B and C buildings, as defined in clause 5 hereof, shall consist of brick, stone, concrete, reinforced concrete or other hard fire-resisting material approved by the

Board, provided that any addition or alteration to an existing building used soley as a dwelling-house, or any outbuildings or garages, may have walls constructed of wood and/or asbestos, subject to the conditions set out in this by-law for buildings wholly or partly in wood.

Construction of External Walls.

48. Every wall constructed of brick, stone or other similar materials shall be properly bonded and solidly put together with mortar, and no part and solidly put together with mortar, and no part of such wall shall overhang any part underneath it except to the extent of 9in. and as approved by the surveyor, and provided that the projection is well and solidly corbelled out, and that the in-side of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof. All return walls shall be properly bonded together.

Damp Course.

49. Every wall or fireplace of brick, stone or similar material shall have a damp-proof course or courses of asphalt, distilled tar and hot sand, or other approved impervious material at least 6in. above the surface of the ground and below the lowest floor, and in cases where it is not desirable to place the same throughout the building at the one uniform level, then the said damp-proof course must be laid in horizontal layers connected at the end by a vertical course of the same materials. and shall be not less than $\frac{1}{2}$ in. thick.

Reinforced and Special Concrete Construction.

50. Applicants for building licenses for build-ings constructed of reinforced concrete, concrete or specially designed and manufactured precast concrete walls or wall slabs, either reinforced or otherwise, must submit full details of calculations and design of the proposed building, together with the method of construction, manufacture and erection, and if approved by the Board, the provisions of the following thicknesses and general conditions of external walls, cross walls, internal and partition walls, may not apply when equal or greater strength and stability of construction is obtained in the reinforced concrete, concrete or specially manufactured precast concrete construction.

Walls.

51. External walls constructed in brick shall be constructed as hollow walls and shall be constructed in accordance with the following rules:-

- (a) The inner and outer parts of the wall shall be separated by a cavity which shall throughout be of a width not exceeding 2in. or less than 1in.
- The inner and outer parts of the wall shall (b) be securely tied together with suitable bonding ties of adequate strength formed of galvanised iron, glazed stoneware, or other approved material. Such ties shall be placed at distances apart not exceeding 3ft. horizontally, and at least every fifth course vertically. The thickness of each part of the wall shall
- (c)
- throughout be not less than $4\frac{1}{2}$ in. The aggregate thickness of the two parts, excluding the width of the cavity, shall (d) throughout be not less than the minimum thickness prescribed for solid walls of the same height and length.
- (e) No hollow wall of not more than 11in. in thickness shall be greater in superficial extent than three squares in any one storey integration in the second by a partition wall, fireplace, or projecting pier or buttress to
- (f) In construction of brick cavity walls a dripping board shall be used at all times.

Concrete Blocks.

52. Unless in any special type of manufacture that may be approved of by the Board, concrete blocks shall contain not less than one part cement to five parts mixed aggregate, and shall be kept damp for a period of not less than four days, and shall not be used green. Unless with the approval of the numerous methods when he wood within 14 of the surveyor, no block shall be used within 14 days of the date of manufacture.

The blocks shall be bedded and jointed in cement mortar.

Thickness of Walls, Domestic Class,

No external wall in brick, stone or concrete 53. or cement block shall have less than the thickness prescribed in the following Table A:-

Table A.

Buildings of Domestic Class.

Thickness of Walls in Inches. No. 1st. 2nd. 3rd. Storey. Storey. Storey. of Length of Wall. in. in. in. Walls built with lime mortar-Not exceeding 30ft. $\frac{1}{2}$ 9 9 9 9 9 $\frac{2}{3}$ $13\frac{1}{2}$ Exceeding 30ft $13\frac{1}{2}$ -----13½ 13½ $\overline{2}$ 131 3 13분 18 Walls built with cement mortar-Not exceeding 30ft. 1 9 $\hat{2}$ 9 9 3 ğ 9 $13\frac{1}{2}$ ĩ Exceeding 30ft. 9 2 $13\frac{1}{2}$ 9 3

54. If any storey exceeds in height 18 times the thickness prescribed for the walls of such storey, the thickness of each external and party wall throughout such storey shall be increased to oneeighteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers, properly distributed, of which the collective widths amount to one-fourth part of the length of the wall. No increase in thickness of brick walls shall be less than $4\frac{1}{2}$ in.

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The height of any storey may be 20 times the thickness of the walls prescribed for such storey if built with cement mortar.

Thickness of Walls, Warehouse Class.

56. The external and party walls of buildings of the warehouse class shall be made of not less thickness than that specified in the following Table B:-

Table B.

Buildings of the Warehouse Class.

-	Thickr	ness of V	Valls in	Inches.
Length of Wall.	No. of Storeys.	lst. Storey. in.	2nd. Storey. in.	3rd. Storey. in.
Walls built with lime mortar— Not exceeding	5101033.			
75ft	1 2 3	$13\frac{1}{2}$ 18 18	$\frac{13\frac{1}{2}}{18}$	$\frac{-}{13\frac{1}{2}}$
Exceeding 75ft.	1 2 3	$18 \\ 18 \\ 22\frac{1}{2}$	$\frac{10}{18}$	$\frac{102}{$
Walls built with cement mortar—	0	442	10	10
Not exceeding 75ft	1 2 3	$13rac{1}{2}\ 13rac{1}{2}\ 13rac{1}{2}\ 18$	${13\frac{1}{2}}$ $13\frac{1}{2}$	${13\frac{1}{2}}$
Exceeding 75ft.	1 2 3	$13\frac{1}{2}$ 18 18	$\frac{132}{}$ $13\frac{1}{2}$ 18	$\frac{13\frac{1}{2}}{$

Thickness and Height of Walls Under Certain Conditions.

57. Walls under 75ft. in length may be constructed 9in. thick, provided they are strengthened with $4\frac{1}{2}$ in. piers equally spaced, of which the collective widths amount to one-fifth of the length of the wall. The height shall not exceed 12ft. when built with lime mortar, or 13ft. 6in. when built with cement mortar.

The thickness of walls under 20ft. in length 58 may be two-thirds the thickness required for external or party walls as stated in Tables A and B, but in no case less than 9in.

59. If in any storey of a building of the warehouse class the thickness of the wall as determined by the provisions of this part of this by-law is less than one-sixteenth part of the height of such storey, the thickness of the wall shall be increased to one-sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed, of which the collective widths amount to one-fifth part of the length of the wall. No increase in thickness of brick walls shall be less than $4\frac{1}{2}$ in.

The height of any storey built in cement mortar may be 18 times the thickness prescribed for such storev.

Lengths, How Measured.

Walls are deemed to be divided into distinct 60. lengths by return walls, and the length of every wall is measured from the face of one return wall to the face of another, provided that such return walls are external party or cross walls of the thick-ness required by this part of this by-law, and bonded into the walls so deemed to be divided.

Cross Walls.

The thickness of a cross wall shall not be 61. less than two-thirds of the thickness hereinbefore required for an external or party wall of the same dimensions and belonging to the same class of building, but never less than 9in. and no wall subdividing shall be deemed to be a cross wall unless it is carried up to the plate level of the topmost storey, and unless in each storey the aggregate extent of the vertical faces or elevations of all the recesses, and that of all the openings therein taken together, does not exceed one-half of the whole extent of the vertical face or elevation of the wall. If a cross wall is carried on a girder across the ground storey and is supported by piers to the satisfaction of the surveyor, it shall be deemed to be a cross wall in accordance with this regulation. But in one-storey buildings of the domestic class, $4\frac{1}{2}$ in. cross walls will be permitted, provided the unsupported length of any wall does not exceed 25ft.

Cross-wall becoming External Wall.

Wherever a cross-wall becomes in any part 62. an external wall, the external portion of such cross-wall shall be of the thickness required for an external wall of the same height and length and belonging to the same class of building, but no portion of such cross-wall shall be of less thickness than is required for the external portion thereof.

Internal and Partition Walls.

63. (1) All external bearing walls and partition walls shall be constructed in such manner as may may be approved by the surveyor and shall be of brick, stone, concrete or cement block.

All such walls shall not be less than $4\frac{1}{2}$ in. thick, provided that where such walls form a division between flats then such walls shall be not less than 9in. thick, unless the Board shall by resolution, in any particular case, and by reason of special conditions, waive this last-mentioned requirement as regards any existing building.

(2)Unless with the consent of the surveyor every such wall, unless carried on a bressummer, shall have footings, and such footing shall be of at least twice the thickness of the wall resting upon it.

Isolated Piers.

64. No isolated brick or stone piers shall exceed in height eight times the least diameter of same, if built of lime mortar, and 12 times if built of cement mortar.

Parapet to Walls on Boundary.

65. Where the external wall of any building except a dwelling-house is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutter of any building except a dwelling-house would be within 2ft. of such boundary, then the external wall of such building shall be carried up to form a parapet 15in. at the least in height above the roof or above the highest part of any fiat or gutter, as the case may be

Parapet, Warehouse Class.

66 In buildings of the warehouse class the thickness of such parapet shall be equal to the thick-ness of such wall in the topmost storey, and in any other building of a thickness of 9in. at least.

Party Walls.

67 Every party wall shall be carried up for a height of 15in. above the roof, measured at right angles to the slope thereof, or 15in. above the angles to the slope thereof, or 15in. above the highest part of any fiat or gutter, as the case may be, and of a thickness (in buildings of the ware-house class) equal to the thickness of such wall in the topmost storey and in any other building of a thickness of $8\frac{1}{2}$ in. at the least. Provided, however, that in the case of domestic buildings where not more than two buildings are erected under one roof it shall be sufficient if the party under one roof, it shall be sufficient if the party wall is carried up at least 8½in. in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the surveyor.

68. Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lantern light, or other erection of combustible materials fixed upon the roof or fiat of any building within 4ft from such party wall, and shall etxend at the least 15in. higher and wider on each side than such erection; and every party wall shall be carried up above any part of any roof opposite thereto, and within 4ft. therefrom.

Buildings Wholly or Partly in Wood.

The external walls of all wooden buildings 69 shall not exceed in height 15ft. measured from the fioor level to the top of the wall plates.

Every such building shall be wholly in one occupation or be constructed or adapted so to be.

The following conditions shall apply as to scantlings and spacings of timber. (Dimensions are minimum and spacings are maximum applicable).

All timbers in the ground and up to but not including the flooring boards shall be of jarrah or other approved hardwood.

All timbers for and including the fiooring boards shall be of approved type.

Any other materials shall be subject to the approval of the Board.

Stumps, 4in x 4in., spaced not more than 4ft. apart, sunk not less than 18in. below natural surface of the ground.

Sole plates, 12in x 6in. x 1¹/₂in.

Bottom plates, $3in \ge 1\frac{1}{2}in$. Floor joists, $4in \ge 2in$., 18in centres, supported at least every 5ft.

Vermin plate, 4in. x 2in.

Bearers, 4in x 3in. not exceeding 5ft. centres and shall be at least 6in. clear of ground.

Studs, 4in x 2in., 2ft. centre. Angle studs, 4in. x 4in. Top plates, wooden buildings, 4in. x 2in.

Rafters, 4in. x 2in., 2ft. centres for tiles; or for iron roof, 3ft. centres.

Under purlins, 4in. x 3in., for tile roof.

Purlins, $3in \ge 1\frac{1}{2}in$. for iron roof.

Ceiling joists, 4in. x 2in, 2ft. centres, or 3in. x 2in. at 18in centres and each joist to be securely fixed to ceiling hanger.

Ceiling hangers, 8in. x 12in. not more than 7ft. apart.

Collar ties, $4in \times 1\frac{1}{2}in$.

Ridge, 7in. x 1in. Hips, 8in x 1in.

Fascia and barges, $8in \times 1\frac{1}{2}$ in.

Flooring boards, out of not less than 1in thick by varying widths.

Weatherboards, $1\frac{1}{4}$ in. lap.

Wash-house, outbuildings, garages and woodsheds, not under main roof, to be not less than 3in. x 2in. framing.

Vermin Plates.

70. Vermin plates must be used in the construction of all wooden buildings except sheds.

Roughcast.

71. Stucco or roughcast work shall be applied only to brickwork, unless approved by the Board.

Interiors of Walls.

72. The interior of all walls and ceilings of every wooden building which is intended to be used or shall or may be used as a dwelling-house shall be constructed of plastersheets or of approved wood, or fire-resisting materials, provided that in bathrooms a dado of hard and impervious lining not less than 6ft. high must be provided.

Roofs.

73. No roof of any house or other buildings shall be covered with any other material than slate, tiles, metal, glass, artificial stone, cement or shingles, or other material approved by the Board.

Reinforced Concrete Buildings.

74 In all cases where reinforced concrete is employed, whether in buildings as a whole or in out of the work or any portion thereof, complete drawings of such work or portion shall be delivered to the surveyor, showing all details of the construction and the size, spacing and arrangement of all the reinforcing members.

Public Buildings.

75. In any case which the plans of any approved buildings are required by law to be ap-proved by the Public Health Department such approval shall be obtained before such plans are submitted for the Board's approval.

United Buildings.

Buildings deemed to be United.

76. Buildings shall be deemed to be united when any opening is made in the party wall or the ex-ternal walls dividing such buildings, or when such buildings are so connected that there is access from one building to the other without passing into the open air, provided that buildings shall not be deemed to be united when they are connected only by an open gangway.

Buildings not to be United.

77. Buildings shall not be united except where they are wholly in one occupation, but doorways may be allowed in party structures opening on to staircases, landings or passages provided they are protected with iron-cased or tin-clad doors. Such doors shall be hung so as not to block the staircases, landings or passages.

78. Buildings shall not be united if, when so united and considered as one builiding only, they would not be in conformity with the provisions of this by-law.

Buildings Ceasing to be in one Occupation.

79. Whenever any buildings which have been united cease to be in one occupation all openings made for the purpose of uniting the same in any party wall between the buildings or in any external wall where such wall is over $8\frac{1}{2}$ in in thickness shall be stopped with material similar to that of which the wall is constructed, or material approved by the surveyor and not less than 9in. thick. Openings in all other walls shall be stopped as above to the full thickness of the wall. Any timber placed in the wall shall be removed if it would no longer comply with the provisions of this by-law.

Notice to Surveyor.

80. Whenever any buildings which have been united cease to be in one occupation the owner thereof, or if the buildings are the property of different owners, then each of such owners shall

forthwith give notice to the surveyor, and shall cause any openings made in the party or external walls to be stopped as provided in the last preceding clause.

Alterations, Additions, etc. Alterations.

81. Except with the consent of the surveyor, no alteration shall be made in any building in such manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings.

Rebuilding Party or External Walls. 82. Unless in any case the surveyor otherwise allows where a party or external wall not in conformity with this by-law has been taken down, burnt, or destroyed to the extent of one half thereof (measured in superficial feet) every remaining portion of the old wall not in conformity with this by-law shall either be made to conform therewith or be taken down before the rebuilding thereof.

Additions or Alterations. 83. Every addition to or alteration of a buildos. Every addition to or alteration of a build-ing and any other work made or done for any purpose in or upon a building (except that of necessary repairs not affecting the construction of any external, cross or party wall) shall, so far as regards such addition or alteration or other work, be subject to the provisions of this by-law valoting to new buildings. relating to new buildings.

Part 6.-Ventilation, Lighting and Drainage.

Height of Rooms.

84. The main rooms in all buildings shall be in every part not less than 9ft. from floor to ceiling.

Attic Rooms.

85. In the case of buildings of more than one storey where living rooms wholly or partially are formed in that portion of the residence above the ceiling joists and below the underside of the roof

The direct external walls of attic rooms may consist of the gable ends of the residence, which may be covered with weatherboard or fire-resisting sheets, or constructed in brickwork or other similar materials; such gables shall not exceed in area the area of the external wall of the residence over which the gable is pitched.

External and partition walls of attic rooms may be constructed in timber framework in accordance with clause 69 of this by-law. The lining of such walls shall be of plasterboard

or other similar material.

No attic room shall have a lesser floor area than 100 sq. ft., and the height of the ceiling shall be not less than 8ft. 6in. over two-thirds of the floor area.

The extent of external framework on an atticroomed residence shall be not greater than 60 per cent. of the total superficial area of the main external brick walls.

Height of Verandahs.

86. The minimum height from the floor to the top of the plate of a verandah shall be not less than 7ft.

Wash-houses and Bathrooms.

87. The minimum height for wash-houses and bathrooms within the main building shall be 8ft.

Where a wash-house or bathroom does not form part of the main building, but portion of a verandah closed in as such, the minimum height from floor to ceiling shall be 7ft. with an average of 8ft.

Sleepouts and Enclosure of Verandahs.

The following conditions shall apply:-

89. (a) Dadoes must not exceed 3ft. 6in. in height above floor level.

(b) New Buildings-Dadoes must be constructed in brick, concrete, timber or asbestos.

(c) Existing Brick Buildings-(i) With concrete floors, dado to be of brick or concrete.

(ii) With wooden floors, dado may be of approved material, except in the case of a corner block where the structure is to be on the front elevation, or on the side elevation on the side of the dwelling nearer to the side street.

(d) Existing Wooden Buildings-Dadoes may be of approved material.

(e) Enclosure Walls Above Dado-Natural light and ventilation.

- (i) Where the surveyor considers that natural light and ventilation are not unduly interfered with, louvres may be used on all sides that are enclosed.
- (ii Where the surveyor considers that natural light and ventilation may be affected, the area between the top of dado and the verandah plate shall not be enclosed.

Minimum Area of Rooms.

90. No main room shall have less floor area than 100 sq. ft., except the kitchen, which shall have no less floor area than 80 sq. ft.

Windows and Ventilators.

91. All rooms in a building intended to be used as a dwelling shall have one or more windows opening directly into the external air, the area of such windows to be equivalent to at least one-tenth of the floor area, but in no case less than 10 sq. ft., and shall be ventilated by ventilators communi-cating directly with the outside air placed near or in the ceiling of each room, and of an area satisfactory to the surveyor.

Application to Shops.

92. The provisions of this part of this by-law relating to the height, lighting and ventilation of main rooms in dwellings shall, as far as applicable apply to all shops, save that the windows need provision for ventilation be made and that the minimum height of walls in shops shall be 10ft. 6in.

Floors.

Floors shall be fixed level, and in all build-93. ings the floor immediately above the ground if of wood shall have a space of not less than 6in. between the ground and the under side of the bearers.

Space Under Floors.

The space under the ground floor of every 94 building shall have a sufficiency of openings through all walls under the floor thoroughly to ventilate the same.

Water Not to be Allowed to Drip on Any Public Place.

Roofs, gutters and flashings of any building, and of any projection therefrom, and also balconies, verandahs and shop fronts, shall be so arranged and constructed and supplied with gutters and pipes as to prevent the water therefrom dropping or running over any public way. All such pipes, gutters, and flashings, shall be made of metal and shall be maintained in good condition.

Permit May be Refused if Drainage Not Satisfactory.

96. The Board may refuse to approve the plan of any building or of any addition or alteration to any building until it is satisfied that the proposed building, or addition, or alteration, and the site and curtilage thereof will be properly drained.

Low Lying Land.

97. Where land upon which a building is to be erected, is below the level of the crown of the road. adjoining the land frontage, no building shall be commenced until a level has been given by the surveyor. When it is considered by the surveyor that having regard to the water level during winter months, filling is required, such filling shall be carried out by the owner or contractor before the commencement of building operations. In the event of there being no made road from which to take a level for any building, the surveyor shall determine the level at which any building shall be commenced and if he considers it to be necessary shall require the owner or contractor to fill in to a given level.

Septic Tanks.

98. The plans for a new building where a public sewer is not available shall include provision for the proper disposal of sewerage by means of the septic tank system.

Drainage Waste Water.

99. Every person who shall erect a building shall provide proper drains sufficient for carrying away all waste waters into properly constructed soak wells if public sewer is not available.

Drains, Baths, Sinks, etc.

100. Waste water pipes from baths, sinks, and wash troughs shall be of wrought iron with trap fittings at all right angles, and shall discharge over a proper earthenware "P" trap with not less than 4in. diameter glazed earthenware drain pipes properly cemented at joints, all in accordance with Metropolitan Water Supply Sewerage and Drainage Department regulations and communicating with a properly constructed soak well at least 20ft. from any dwelling, provided public sewer is not available.

Roof Water Disposal.

101. All buildings shall be provided with pipes for carrying off rain water from the roof thereof to at least 2ft. clear of the foundations to the satisfaction of the building surveyor.

Part 7.—Removal of Building.

102. If any building is removed from outside the district to within the district, or from a site within the district to another site within the district, whether on the same or another block of land, such building shall be deemed for the purpose of this by-law to be a new building erected for the first time on the site whither it is removed.

Part 8.—Verandahs, Projections, Signs, Hoardings and Fences. Cantilever Verandahs.

103. (a) No person shall erect, or cause or permit to be erected any portico or verandah over the footway of any road in the district or in front of any shop or business premises without first obtaining the consent of the Board in writing and depositing with the surveyor a plan, elevation, section and specification, showing in detail the proposed construction of such verandah, and the manner in which it is proposed to secure it to the building to which it is proposed to be attached, but the lowest part of the freize or rails of such portico or verandah shall in no case be of less height than 9ft. above the level of the outer edge of the footway all adjoining verandahs in a street shall be erected of a uniform height and width.

(b) All verandahs attached to or constructed on shops or business premises shall be of the cantilever type.

Openings in Roof of Verandahs.

(c) No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass, protected underneath with a fine mesh wire netting or armoured glass to the satisfaction of the surveyor.

Porch Landing, etc.

104. Every porch, gangway, outside landing and outside step shall be of fire-resisting material, and shall not project beyond the boundary of any road or public place.

Shop Windows.

105. Shop windows intended to be used for the display of goods or business advertisements shall consist of plate or approved glass jointed and fixed in metal or approved timber frames, the level of the sill of such frames to be not higher than 30in. nor within 12in. of the level of the footpath immediately adjoining the same.

Woodwork Abutting on Roads.

106. Woodwork shall not be fixed flush with the face of any wall abutting on a road unless it is encased with metal of not less than 22 gauge.

Signboard, Hanging Lamp, etc.

107. No signboard, hanging lamp or other fixture shall be erected on or attached to any building or verandah unless the permission in writing, of the Board be first obtained. Each such signboard, hanging lamp, or other fixture shall be of material, construction, and design approved by the surveyor, and shall be in no part less than 8ft. 6in. above the level of the footpath or road. No signboard shall exceed in depth 3ft., nor unless attached to a verandah, project over the footpath or road.

Canvas Blinds, etc.

108. No canvas blind or other similar attachment shall be attached to any cantilever verandah so that the lowest portion of such blind or attachment is less than 6ft. 8in. above the outer edge of the footway, or if there is no footway, then the road kerb, and so that any portion of the blind or attachment encroaches on any roadway.

Unsightly or Dangerous Fence.

109. When any fence abutting on any road or public place within the district is in a dangerous or unsightly state, the Board may, by notice in writing, to be served on the owner of such fence, require such owner within 14 days from the receipt of such notice to take down, or repair, such fence as the case may require, and such owner shall comply with such notice.

Fences and Walls.

110. Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto a plinth to the satisfaction of the surveyor, and every wall of brick, stone, concrete, or other similar substance shall be constructed with a base to be approved by the surveyor.

111. The owner or builder of every fence hereafter erected abutting on any public place shall obtain from the Board the levels to which the construction of the street may ultimately be constructed.

111A. No fence shall be erected bounding a Public Road or Public Place unless and until the approval of the Board or its surveyor has been obtained.

Part 9.—Chimneys, Flues, Fireplace and Heating Apparatus.

Foundations, Footings, etc.

112. (1) Chimneys shall be built on solid foundations and with footings similar to the footings of the wall against which they are built, unless they are carried on iron girders with direct bearings upon party, external or cross-walls, to the satisfaction of the surveyor, or on corbels of brick, stone or other incombustible material, and the work so corbelled out does not project from the wall more than the thickness of the wall, measured immediately below the corbel.

(2) Chimneys may be corbelled-out 14in. from walls 9in. in thickness on corbels of stone or other incombustible material not less than 10in. in depth and of the full width of the jambs.

Chimneys, etc., with Soot Doors.

113. (1) Chimneys and fiues having proper soot doors of not less than 40 sq. in. may be constructed at such angle as is approved by the surveyor, but in no other case shall any fiue be inclined at a less angle than 45 degrees to the horizon, and every angle shall be properly rounded.

Position of Soot Doors.

(2) All soot doors shall be distant at least 15in. from any woodwork.

Arches.

114. An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof. Every camber arch shall have the abutments tied in by an iron bar, or bars of sufficient strength turned up or down at the ends and built into the jamb for at least $4\frac{1}{2}$ in. on each side.

Flues.

115. A flue shall not be adapted to or used for any new oven, furnace, steam boiler or other fire used for any purpose of trade or business, or to or for the range or cooking apparatus of any hotel, tavern or eating-house, unless the flue is surrounded with brickwork at least 9in. thick or reinforced concrete 6in. thick, from the floor of the storey on which such oven, furnace, steam boiler or other fire is situate to 12in. above the roof.

Flues in Party Walls.

116. A flue shall not be built in, or against, any party structure or existing wall, unless it is surrounded with good, sound brickwork or other approved material, at least $4\frac{1}{2}$ in. in thickness, properly bonded to the satisfaction of the surveyor.

Thickness of Flues.

117. The thickness of the upper side of every flue when its course makes with the horizon an angle of less than 45 degrees, shall be at least 9in.

Flues in Connection with Engines.

118. A flue shall not be used in connection with a steam boiler or hot-air engine, unless the flue is at least 20ft. in height measured from the level of the floor on which such engine is placed.

Lining, etc., of Flues.

119. The inside of every flue, and also the outside where passing through any floor or roof or space enclosed by the roof or behind or against any woodwork, shall be rendered or pargetted, or lined with fire-resisting piping or stoneware.

Jambs.

120. The jambs of every fireplace opening shall extend at least 9in. on each side of the opening thereof.

Incombustible Material in Certain Cases.

121. The breast of every chimney shall be of incombustible material, at least 4in. in thickness, and the brickwork surrounding every smoke flue shall be at least $4\frac{1}{2}$ in. in thickness. Provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wythe of cast iron not less than 1in. in thickness.

Backs of Fireplaces.

122. The back of every fireplace opening in party or internal walls from the hearth up to a height of 12in. above the lintel or arch shall be brickwork at least 9in. thick, or shall be reinforced concrete 6in. thick. No flue shall be within 2in. of the centre line of any party wall.

Height.

123. Every chimney, flue, or chimney shaft shall be carried up in brick or stonework at least 4in. thick throughout to a height of not less than 3ft. above the roof, flat, or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat, or gutter.

Top Courses.

124. The highest six courses of every chimney stack or shaft shall be built in cement mortar.

Chimney Shafts.

125. The brickwork or stonework of any chimney shaft, except that of the furnace of any steam engine, brewery, distillery, or manufactory shall not be built higher above the roof flat, or gutter adjoining thereto, than a height equal to six times the least width of such chimney shaft, at the level of such highest point in the line of junction, unless such chimney shaft is built with, and bonded to another chimney shaft not in the same line with the first, or otherwise rendered secure to the approval of the surveyor.

Slabs.

126. There shall be laid level with the floor of every storey, before the opening of every chimney, a slab of stone, slate, or other incombustible substance, at the least 6in. longer on each side than the width of such opening, and at the least 14in. wide in front of the breast thereof.

How to be Laid.

127. On every floor, except the lowest floor, such slab shall be laid wholly on stone or iron bearers or upon brick trimmers, or other incombustible material, but on the lowest floor it may be bedded on concrete, covering the site, or on solid materials placed on such concrete.

Hearths, etc.

128. The hearth, or slab, of every chimney shall be bedded wholly on brick, stone or other incombustible substance, and shall, together with such substance, be solid for a thickness of 6in. at least beneath the upper surface of such hearth or slab.

Cutting away Chimney Breast.

129. A chimney-breast or shaft, built with or in any party wall, shall not be cut away, unless the surveyor certifies that it can be done without injuriously affecting the stability of any building.

Cutting into Chimney Shaft.

130. A chimney-shaft, jamb, breast, or flue shall not be cut into except for the purpose of repair or doing one or more of the following things:—

- (a) Letting in or removing or altering flues, pipes, or funnels for the conveyance of smoke, hot air or steam.
- (b) Forming openings for soot doors, each opening to be fitted with a close iron door and frames.
- (c) Making openings for the insertion of ventilating valves: Provided that an opening shall not be made nearer than 12in. to any timber or combustible substance.

Position of Timber Work.

- 131. Timber or woodwork shall not be placed-
 - (a) under any chimney opening within 6in.
 from the upper surface of the hearth of such chimney opening;
 - (b) within 2in. from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stonework is rendered.

Position of Wooden Plugs.

132. Wooden plugs shall not be driven nearer than 3in. to the inside of any flue or chimney opening, nor any iron holdfast or other iron fastening nearer than 2in. thereto.

Ironwork.

133. No iron or steel joists, or other ironwork, shall be placed in any flue, except in so far as the same may be required for insuring stability.

Floors above Furnaces or Ovens.

134. The floor or roof over any room or enclosed space in which a furnace is fixed, and any floor within 18in. from the crown of an oven shall be constructed of fire-resisting materials.

Cowls for Gas Stoves.

135. In every case where a gas stove is installed in a living or main room, and is not located within the fireplace opening proper, a hood constructed in iron, or other similar material, shall be placed immediately above such stove; such hood shall be of dimensions at the base to cover the complete stove, and shall be cone or pyramid shape from the base up to a flue pipe of not less than 3in. in diameter, which shall be carried up through the ceiling, or through an external wall for the effective carrying away of fumes from within the building.

Part 10.—Exempted Buildings. Ferneries, Aviaries, etc.

136. This by-law shall not apply to any greenhouse, fernery, shed, aviary or to an outbuilding less than 50 sq. ft. in area and 7ft. in height, or to an outbuilding if on an area of not less than five acress used for agricultural or similar purposes only, or to temporary and removable offices and sheds used by builders during the construction of any building at or about the site of such building for a period not exceeding 18 months.

Part 11.—Enforcement of By-laws and Penalties. No Building may be Erected except in Compliance with this By-law.

137. No person shall erect, build or construct, remove, or make any alteration or addition to, or cause to be erected, built, or constructed, removed, or make any alteration or addition to any building contrary to the provisions of this by-law.

Penalty for Breach.

138. Any person who shall be guilty of any breach of any of the provisions of this by-law, or shall fail to duly comply with any notice thereunder, shall be liable for every such offence to a penalty not exceeding twenty pounds.

Certificate of Surveyor.

139. If the surveyor shall certify in writing to the Board that any building has been removed into or erected, or re-erected, within the district, or occupied contrary to any of the provisions of this by-law, or that any building is in such a dilapidated, ruinous, or unsafe condition as to be dangerous to the public safety, the Board or any officer thereof or other authorised agent, may give to the owner, occupier, or builder, or leave upon the site of such building, a notice in writing, requiring such owner to alter, or repair, or to remove, or pull down, such building within such time as is limited by such notice, and such owner, occupier, or builder, shall comply with such notice within the time therein limited.

Notice to Make Building Conform to By-law.

140. If any building shall be wholly or partly built, or erected, added to, or altered, contrary to, or not in conformity with the provisions of this by-law, the Board, or any officer thereof, may give to the owner, occupier, or builder, or leave upon the site of such building, notice in writing to bring such building into conformity with the said provisions, or requiring the pulling down or removal of such building, within such time as is limited in such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.

First Schedule. B.P. No.....

Year.....

FORM OF APPLICATION.

I,, of,
as owner or builder, hereby make application for a permit to erect ain Ward
on lot, situated instreet, forowner.
Frontage of lotft., depthft. Area
Building is to be used for No. of rooms; height of walls
First storeyft.
Second storeyft. Walls to be built of
Linings to be of Ceilings to be of
Roof to be covered with
If skillion roof, height of rear wall Distance from street frontageft.
Distance from side boundaries to face of outer wallft.
Distance of eaves from side boundariesft. Outbuildings to be erected as follows
Used as; height of walls To be built of, walls, roof
Distance from nearest building on lot isft. Drainage: I propose to drain building by
to
Estimated cost of sumalings

I submit block plan, ground plan, and front elevation of proposed building, drawn in ink, together with copy to be retained by Board and certify to the best of my knowledge that plans and particulars herein set out are true and correct.

Date building operations expected to commence.....

Date on which it is expected the building will be completed.....

Date signed..... Date if approved by building surveyor..... If referred to Board—

Date..... Min. No..... Decision.....

Second Schedule.

Prescribed Fees.

	£	S.	d.
Buildings of an area of two squares or less	0	12	6
Buildings of an area of more than two squares, per square	0	5	0
Addition or alteration to buildings-			
Where the value of the addition or alteration does not exceed £50	0	12	6
Where the value of the addition or alteration exceeds £50, but does		15	
not exceed £100	0	15	0
Where the value of the addition or alteration exceeds £100, at the rate of 10s. per £100.	•		
Removal of buildings—			
For the inspection only of a building not in the district, whether re- moval is approved or not—Mini- mum, £2 2s. up to 10 miles over 10 miles, £2 2s., plus 1s. per mile for each mile over.			·
For inspection of a building within the district whether removal is approved or not	2	2	0

Fees for permit additional to inspection fee.

Third Schedule.

BUILDING LICENSE.

		 te
		st. No
	Wa	ard
	Co	st £
Mr	, of	
	Lot	• • • • •

House No..... Footpath level (for front fence)

Building fee	. £	1	/	
Builders' sanitary service	. £	/	/	
Sanitary service pending sewerage or septic tank		1	/	
Deposit to cross path	. £	/	/	

Builders crossing paths must timber same.

You are hereby notified that it is necessary for this Plan to be submitted to the Metropolitan Water Supply, Sewerage and Drainage Department, St. George's Place, Perth, before work is commenced.

Septic Tanks and Drainage—All plumbing and fittings must comply with Water Supply and Sewerage Department regulations.

Further Provisions-Sheds, stores or garages shall NOT be used for human habitation. Machinery or plant shall NOT be installed in any building or Buildings shall NOT be used for industrial shed. purposes.

Building Surveyor.

Name and Address of Contractor. I accept this permit in full accordance with its provisions and subject to any instructions that may be issued to me by either the Belmont Park Road Board or its building surveyor.

Owner{Contractor Builder

A resolution adopting the foregoing by-law was passed by the Board on the 10th day of April, 1952, and confirmed on the 28th day of April, 1952. The Common Seal of the Belmont Park Road

Board was hereunto affixed on the 28th day of April, 1952, in the presence of-

R. H. SELBY,

Chairman.

H. L. MCGUIGAN, Secretary.

Recommended—

(Sgd.).. Minister for Local Government.

Approved by His Excellency the Governor in Executive Council this day of 1952.

Clerk of the Council.

The Road Districts Act, 1919-1948. Belmont Park Road Board—By-law No. 2.

Areas, Open Spaces, etc., for Buildings.

L.G. 577/52.

IN pursuance of the powers in that behalf con-tained in the Road Districts Act, 1919-1948, the Belmont Park Road Board makes the following by-law relating to areas and open spaces for buildings, to be No. 2.

Application.

This by-law shall apply to the whole of the 1 district.

Commencement.

This by-law shall come into operation immediately upon its confirmation and approved by the Governor and publication in the Government Gazette.

Repeal.

3. From the date of coming into operation of this by-law all previous by-laws made by the Board dealing with the same subject-matter are repealed.

Definitions.

4. In this by-law, subject to the context— "Apartment" means a room or rooms or part of a building intended or adapted for separate oc-

cupation as a dwelling. "Apartment building" means a building contain-

"Board" means the Belmont Park Road Board. "Build" includes erect, build or construct. "Building" includes erection, structure, detached room and outbuilding, whether roofed or not, de-signed to afford or canable of affording protection signed to afford or capable of affording protection "Main rooms" mean all rooms used or intended

to be used as bedrooms, dining rooms, ordinary living rooms or kitchens.

"Road" has the same meaning as in the Road Districts Act, 1919-1948.

Dwelling Houses.

Distance from Road.

5. No building which is intended to be used or which shall be used as a dwelling-house, and no alteration or addition to any such building shall be built, constructed, or erected within a distance of 20ft. or a lesser distance at the discretion of the Board, measured horizontally from the build-ing line of the street, or road the building is intended to or shall front.

Except as hereinafter provided no building which is intended to be used or which shall be used as a dwelling-house, and no alteration or addition to any building which is intended to be used, or which shall be used as a dwelling-house, shall be built, constructed or erected.

(a) If of wood, within a distance of 4ft. measured horizontally from the eaves to the boundary of the allotment on which such building is to be erected.

(b) If of brick, stone, concrete or cement blocks, within a distance of 3ft., measured horizontally from the eaves to the boundary of any land not in the same possession or occupation.

(c) If on a corner lot not less than 12ft. or at a lesser distance at the discretion of the Board measured horizontally from any side street, road, lane or right-of-way.

(d) No such building or any addition thereto shall hereafter be erected within a distance of 28ft. from the boundary of Great Eastern Highway on any lot having a frontage to the South side of Great Eastern Highway and situate in the area between Orrong Road in the West and Stoneham Street in the East.

(e) No such building or any addition thereto shall hereafter be erected within a distance of 32ft. from the boundary of Great Eastern Highway on any lot having a frontage to the North side of Great Eastern Highway and situate in the area between Orrong Road in the West and Stoneham Street in the East.

(f) Subject as aforesaid, no such building or addition thereto shall hereafter be erected within a distance of 30ft. from the boundary of Great Eastern Highway.

Minimum Area of Open Land.

6. At least one-third of the area of any allotment on which a dwelling-house is erected shall be left open and unbuilt on and for the exclusive use of the occupiers of the buildings erected upon such allotment.

Minimum Area of Dwelling-house.

7. Every dwelling-house shall consist of a total area of at least 600 sq. ft., and shall contain not less than three main rooms.

Shops and Buildings in Business Areas.

Frontage and Distance from Street, etc.

8. (1) Every shop shall have a frontage of at least 18ft., to a road.

No shop shall be of less width in any part (2)thereof than 18ft., provided that in the case of an irregular shaped shop where the frontage is more than 18ft, the minimum width may be re-duced provided that the floor area of the shop is not less than 290 sq. ft.

(3) Every shop shall have a depth of at least 20ft.

Frontages and Distances from Great Eastern Highway.

9. No such building or addition thereto shall hereafter be erected or constructed for use or intended to be as a shop or factory or any addition to such building within a distance of 10ft. from the boundary of Great Eastern Highway, provided that-

- (a) No such building or any addition thereto shall be erected within a distance of 8ft. from the boundary of Great Eastern Highway on any lot having a frontage to the South side of Great Eastern Highway and situate in the area between Orrong Road in the West and Stoneham Street, in the East.
- (b) No such building or any addition thereto shall be erected within a distance of 12ft. from the boundary of Great Eastern Highway on any lot having a frontage to the North side of Great Eastern Highway, and situate in the area between Orrong Road in the West and Stoneham Street in the East.

License for Erection of Shop Where Dwelling Not Attached.

10. License may be granted for the erection of a shop where a dwelling is not attached, and where no person resides at such shop, on land having a frontage of 18ft. to a road, and a depth of not less than 45ft., and a superficial area of not less than 810 sq. ft. provided that no portion of such shop or building shall be erected within 15ft. of the rear boundary of such land, and only if the Board shall approve of the site of the proposed building.

Access to Rear of Shop.

11. Every shop shall be so erected and built that, without passing through the building, there is a reasonable access to the back premises and offices of such shop for the removal of nightsoil and other refuse to a road or lane 10ft. wide at the least

Separate Entrance for Shop and Dwelling.

12. Where a dwelling is attached to a shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

Apartment Buildings.

Area of Land to be Occupied. 13. The total ground floor area of a single storey apartment building, together with the ground floor area of any other buildings erected on the same allotment, shall not exceed two-thirds of the area of such allotment.

The total ground floor area of a two or more storey apartment building, together with the ground floor area of any other buildings erected on the same allotment, shall not exceed one-half of the area of such allotment, provided that no apartment building shall exceed three storeys excluding basement and/or cellar.

Area of Each Apartment.

14. The total floor area of each apartment shall be at least 400 sq. ft.

In addition thereto every apartment shall have for the exclusive use of the occupants thereof at least 100 sq. ft. of verandah space.

Area of Main Rooms.

15. Every main room in the apartment shall have a floor area of at least 100 sq. ft., provided that a kitchen may have a floor area of not less than 80 sq. ft.

The average floor area of all the main rooms in an apartment shall be at least 120 sq. ft.

Apartment to be Self-contained.

Every apartment shall be self-contained. It 16. shall contain its own kitchen, bathroom and lava-It shall have a separate entrance from the tory. outside of the building, and such entrance shall be constructed of fire-resisting material as defined in the building by-law of the Board for the time being in force. Laundries shall be provided in ac-cordance with the regulations under the Health Act, 1911-1950, or future amendments thereof.

17. Every flat in a block of flats in a building of more than one storey in height, must have direct access to a fire escape, in addition to the normal means of access and egress.

18. The Board may, by resolution in any particular case, and by reason of special conditions, suspend, relax or waive any of the provisions con-tained in paragraphs 15 to 19 inclusive, of this by-law in their application to existing buildings used or intended to be used as apartment houses.

Miscellaneous.

No Alterations Infringing By-law.

19. No alteration shall be made in any building in such manner that, when so altered, it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings.

No User Infringing By-law.

20. No person shall occupy or permit to be occupied any building for any purpose for which such building could not have been built under the provisions of this by-law: Provided that this clause

shall not prevent the continued use of any building in existence at the time of coming into operation of this by-law for any purpose for which it was then being used.

A resolution adopting the foregoing by-law was passed by the Board on the 19th day of April, 1952, and confirmed on the 28th day of April, 1952.

The Common Seal of the Belmont Park Road Board was hereunto affixed on the 28th day of April, 1952, in the presence of-

> R. H. SELBY, Chairman.

H. L. MCGUIGAN, Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council, this 10th day of July, 1952.

(Sgd.) R. GREEN, Acting Clerk of the Council.

THE ROAD DISTRICTS, ACT 1919-1948. The Mukinbudin Road District. Notice of Sale.

DEFAULT having been made in the payment of rates and other amounts charged on the piece of rates and other amounts charged on the piece of land hereinafter mentioned, the Mukinbudin Road Board, under and by virtue of the powers con-ferred upon it by the Road Districts Act, 1919-1948, and unless all rates and other amounts charged and costs incurred are sooner paid, will offer for sale by public auction the piece of land set out hereunder at the Road Board Office, Mukin-budin, on Friday the 1st day of August 1952 combudin, on Friday, the 1st day of August, 1952, commencing at 9.30 a.m.

Any further details and particulars of the said piece of land may be obtained from the Secretary of the Board at its offices at Mukinbudin, or its Solicitors, Messrs. Unmack & Unmack, Howard Street, Perth.

Dated this 10th day of July, 1952.

T. B. CONWAY, Secretary.

The Schedule.

The land set out hereunder is under the Transfer of Land Act, 1893-1950, and is vacant land situated in the district of Mukinbudin.

- Item No., Amount due to Board, Name of Person Registered as Proprietor in Fee Simple and Address appearing in Register Book, Any other Person appearing in Register Book, Any other Person appearing in the Register Book to have any Estate or Interest in the said Land; Description of Land, including Reference to Relative Certificate of Title.
- 1; £69 1s. 5d.; Western Development Company Lim-ited, of Harper's Buildings, Howard Street, Perth; Walter Clarke, of St. George's Terrace, Perth, Accountant, Mortgagee, and The Com-Perth, Accountant, Mortgagee, and The Com-missioner of Taxation, of the Office of the State Commissioner of Taxation, 96-102 Bar-rack Street, Perth, as Caveator; all that piece of land, being Avon Location 14325, and being the whole of the land comprised in Certificate of Title, Volume 945, Folio 64.

THE ROAD DISTRICTS ACT, 1919-1951.

The Carnamah 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 Carnamah 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 hereunder at the Carnamah Hall, Carnamah, on 24th September, 1952, at 10 a.m.

Any further details and particulars of the said pieces of land may be obtained from the Secretary of the Board at its Office, Carnamah. Dated this 16th day of July, 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 Carnamah.

- Names of Persons Registered as Proprietors in Fee Simple, and Addresses appearing in the Register Book, and any other Person appearing in Register Book to have any Estate or Inter-est in the said Land. Amount Owing to the Board as Rates. Description of Land, includ-ing Reference to Relative Certificate of Title and Improvements thereon, if any.
- Albert Victor Willis Cook, Carnamah; the State Commissioner of Taxation, Barrack Street, Perth. £5 3s. Carnamah Lot 23, being the whole of the land contained in Certificate of Title, Volume 827, Folio 118. John Simpton, Carnamah; The Midland Railway
- Company Limited of Western Australia, 81 St. George's Terrace, Perth. £5 2s. 6d. Portion of Victoria Location 1936, being lot 13 on Plan 3397, and being the whole of the land contained in Certificate of Title, Volume 683, Folio 6.
- n Simpton, Coorow; The Midland Railway Company Limited of Western Australia, 81 St. George's Terrace, Perth. £5 2s. 6d. Portion of Victoria Location 1936, being lot 14 on Plan 3397, and being the whole of the land contained in Certificate of Title, Volume 732. John Simpton. Folio 66.
- Annie Davieson, Carnamah; The Midland Railway Company Limited of Western Australia, 81 St. George's Terrace, Perth; The State Commis-sioner of Taxation, Barrack Street, Perth. £4 15s. Portion of Victoria Location 1936, being lot 1 on Plan 3397, and being the whole of the land contained in Certificate of Title, Volume 691, Folio 152.
- STATE ELECTRICITY COMMISSION ACT, 1945. Acquisition of the Undertaking of the North Fremantle Municipality.

S.E.C. 2/F5/1

NOTICE is hereby given, and it is hereby declared, that in pursuance of the written approval and consent under the State Electricity Commission Act, 1945, of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 10th day of July, 1952, the complete undertaking, as defined in section 7 (b) of that

Act, of the North Fremantle Municipality has been acquired compulsorily as a going concern for the purposes of the Act. And it is hereby directed that the said under-taking shall vest in the State Electricity Commis-

sion of Western Australia pursuant to the Act.

Certified correct this 10th day of July, 1952.

D. BRAND,

Minister for Works.

J. P. DWYER,

Lieutenant-Governor in Executive Council. Dated this 10th day of July, 1952.

WORKERS' COMPENSATION ACT, 1912-1951. Hospital Charges.

WHEREAS under the provisions of paragraph (d) of the proviso to paragraph (c) of clause 1 of the First Schedule to the Workers' Compensation Act, 1912-1951, it is enacted that the compensation payable to an injured worker to cover hospital charges shall not exceed that from time to time prescribed by the Workers' Compensation Board: Now thereby the Workers' Compensation Board: Now there-fore, the Board in exercise of the power conferred by the Act doth hereby prescribe that as from the 18th day of July, 1952, the hospital charges re-ferred to in proviso (d) to paragraph (c) of clause 1 of the First Schedule to the Workers' Compensa-tion Act, 1912-1951, shall not exceed—

- (i) (a) One pound seven shillings (27s) per day for hospitals situated within a radius of 15 miles from the General Post Office, Perth;
 (b) One pound two shillings (22s.) per.
 - day elsewhere,

while the injured worker necessarily and properly remains in hospital, provided however, that such rates shall be regarded as maximum rates only, and shall when added to any subsidy payable by the Crown in right of the Commonwealth, in no case exceed the bona fide charge to the worker for the type of accommodation provided;

(ii) for operating theatre fees such amount as would normally be payable to the hospital concerned in a non-compensation case, or in the case of a governmentally controlled hospital the sum of £2 2s.

Passed by a resolution of the Workers' Compensation Board at a meeting of the said Board held on the 8th day of July, 1952.

	NEWTON W. MEWES, Chairman.		
	W. HODSDON,		
[L.S.]	Member.		
	J CHRISTIAN,		
	Member.		

MILK ACT, 1946-1948.

Department of Agriculture, Perth, 15th July, 1952.

Ex. Co. No. 1218.

HIS Excellency the Lieutenant-Governor in Executive Council, under the provisions of the Milk Act, 1946-1948, has been pleased to approve of the amend-ment in the manner mentioned in the Schedule hereunder, of the Regulations made by the Minister and published in the Government Gazette on the 18th day of March, 1949.

> (Sgd.) G. K. BARON HAY, Director of Agriculture.

Schedule.

Paragraph (a) of regulation 35 of the abovementioned regulations is amended by substituting for the words "one farthing" in line two the words 'one-eighth of one penny".

Approved by His Excellency the Lieutenant-Governor in Executive Council, 10th July, 1952.

> R. GREEN, Acting Clerk of the Council.

Department of Agriculture, Perth, 15th July, 1952.

HIS Excellency the Lieutenant-Governor has been pleased:---

1. Under the provisions of the Marketing of Potatoes Act, 1946-1949, to cancel the Order in Council dated the 2nd day of November, 1950.

2. To approve of the following fees and allowances being paid to the members of the Western Australian Potato Marketing Board:—

Fees.

Chairman—a remuneration of £125 per annum. Members—£3 3s. per day for attendance at Board meetings, and £2 2s. per day for other services performed at the direction of the Board.

Allowances.

Travelling and car mileage allowances in accordance with the scale and conditions applicable from time to time to officers classified in Group 1 of the State Public Service.

> C. C. HILLARY, Chief Administrative Officer.

Western Australian Potato Marketing Board. MARKETING OF POTATOES ACT, 1946.

Election Notice.

Notice to all Commercial Producers of Potatoes.

IN pursuance of the Marketing of Potatoes Act, 1946, sections 8 and 43, regulations 1 to 26, it is the intention of the Board to hold an election to fill the vacancy caused by the effluxion of time on 22nd September, 1952, of the term of office of an elective member of the Board.

The date fixed for the election is the 12th September, 1952, closing at 12 noon on such date.

Nominations in the prescribed form and signed by the candidate himself and also by a proposer and seconder, all of whom must be persons enrolled on the electoral roll to be used at the election, must be sent to the Returning Officer, c/o Box 868, G.P.O., Perth, or delivered to 19 Metropolitan Markets, Wellington Street, so as to be in his hands not later than 12 noon on Friday the 8th August, 1952.

Nomination forms will be available upon application to the Returning Officer.

Dated this 9th day of July, 1952.

B. H. BURVILL, Returning Officer.

VERMIN ACT, 1918-1951.

Department of Agriculture, Perth, 7th July, 1952.

THE Agriculture Protection Board, acting under the provisions of section 103 of the Vermin Act, 1918-1951, hereby declares that the amount of the rate to be paid to the Agriculture Protection Board during the financial year ending the 30th June, 1953, shall be and is hereby fixed at the sum of one penny and one-half penny in the pound on the unimproved capital value of land held under pastoral lease and fifteen thirty-seconds of a penny in the pound on the unimproved capital value of other holdings as assessed in the manner prescribed in the said section and the Agriculture Protection Board requires the Commissioner of Taxation to collect the amount of such rate, and the said Commissioner is accordingly authorised to demand payment of the said rate, and of all amounts assessed in respect thereof and to recover the same, in default of payment, as provided in the said section.

The Common Seal of the Agriculture Protection Board is hereunto affixed in the presence of

> A. R. TOMLINSON, Chairman, Agriculture Protection Board.

THE VERMIN ACT, 1919-1948. Serpentine-Jarrahdale Vermin Board.

IT is hereby notified for general information, that Mr. L. A. House is a duly appointed Vermin Inspector for the Serpentine-Jarrahdale Road District as from the 14th day of July, 1952.

> D. G. WATKINS, Chairman.

THE MINING ACT, 1904–1950.

[LS]

Department of Mines, Perth, 10th July, 1952.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904–1950, His Excellency the Lieutenant-Governor in Executive Council has been pleased to deal with the undermentioned Temporary Reserves, as shown below.

(Sgd.) A. H. TELFER, Under Secretary for Mines.

No.	Corres. No.	Occupier.		Term.	Locality.
1326н	536/52	Anglo Westralian Mi Limited	ining Pty.,	Four months as from 15th day of July, 1952	Whim Creek, West Pilbara Gold- field.
1327н	537/52	Anglo Westralian Mi Limited	ining Pty.,	July, 1952 Four months as from 15th day of July, 1952	Whim Creek, West Pilbara Gold- field.

Mines Department, Perth, 10th July, 1952.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to amend, in the manner mentioned in the Schedule hereunder, the regulations pertaining to the admission of students to the School of Mines, Kalgoorlie, published in the Government Gazette on the 25th day of November, 1921; the 3rd day of November, 1944; the 17th day of May, 1946; the 20th day of December, 1946; the 3rd day of February, 1950; the 5th day of May, 1950, and the 13th day of April, 1951.

> (Sgd.) A. H. TELFER, Under Secretary for Mines.

Schedule.

The scale of class fees contained in the abovementioned regulations (Government Gasette, 3/2/50 and 5/5/50) is amended by adding new subjects, hours and fees as follows:—

Subject, Hours, Class Fee for Term.

Workshop Practice IIIB; 3; 15s.

Engineering Metallurgy; 2; 10s.

Heat Treatment of Steel; 2; 10s.

INDUSTRIAL AGREEMENT. No. 8 of 1952

(Registered 29th May, 1952.)

THIS agreement made in pursuance of the Industrial Arbi-This agreement made in pursuance of the industrial Arbi-tration Act, 1912–1950, this 25th day of April, 1952, between The West Australian Shop Assistants' and Warehouse Em-ployees' Industrial Union of Workers, Perth (hereafter referred to as the "Union") of the one part and the Avon Trading Company and others as per schedule attached hereto (hereafter referred to as the "Employers") of the other part whereby it is mutually agreed by and between the parties hereto as follows. hereto, as follows :-

1.—Title.

This agreement shall be known as the Shop Assistants' (Beverley) Agreement.

2.-Scope.

This Agreement shall apply to the Industries mentioned in the first column of the schedule hereunder and to the Industries conducted by the respondents named in Schedule A hereof conducted by the respondents named in Schedule A hereof and similar Industries conducted by other persons, firms, or companies in respect of workers following the vocations mentioned herein. Provided it shall not apply to workers, who are at present provided for in any Award of the Court of Arbitration of Western Australia, or in any Industrial Agreement registered in accordance with the Industrial Arbitration Action 1019 50 Arbitration Act, 1912-50.

3.—Area.

This Agreement shall be limited in its effect to the area comprised within a radius of five miles from the Post Office, Beverley.

4.—Term.

This Agreement shall apply for a period of two (2) years from the date of registration.

5.—Definitions.

(a) "Shop Assistant" shall mean a worker substantially establishments:—Selling goods weighing, assembling and/or preparing goods for sale, attending to stock, receiving cash and dressing out for display of goods. The term shall include soda fountain and/or milk bar assistants, in country order departments, window dressers and messengers.

(b) "Storeman" shall mean a worker performing one or more of the following duties :--Receiving, storing, assembling, weighing and/or wrapping, branding, stacking, or unpacking or distributing goods in a shop, store or warehouse, or delivering goods from a shop, store, or warehouse for transit.

(c) "Despatch Hand" shall mean a worker who is substantially engaged in handling or receiving goods in or from department for despatch, or who passes them over to the packing room, or prepares and hands over packages to carters for delivery and who, if required, shall be responsible for the proper checking off of such packages and for the proper branding and marking thereof, and keeping necessary records, such as rail notes and cart notes.

(d) "Packer" shall mean a worker who packs goods for transport by air, post, road transport, rail or ship. A worker who packs goods for delivery by road transport where the destination of such goods is beyond the area covered by this Agreement shall be classed as a packer.

(e) "Casual Hand" shall mean a worker engaged by the hour and who may be put off or leave the employer's service at any moment without notice. The minimum engagement of all casual workers shall be four (4) hours, to be worked in one continuous period. A worker engaged and not permitted to commence work shall receive two (2) hours' pay at the prescribed rate of pay.

(f) "Adult."—For the purpose of this Agreement the word "adult" shall mean a worker twenty-one (21) years of age and over, or a worker who is in receipt of the prescribed adult rate of pay.

(g) "Weekly Hand" shall mean a worker engaged by the week and whose employment shall be terminable by not less than one (1) week's notice on either side. Such week's notice cannot be continued from week to week : Provided that any worker employed for a period of four (4) consecutive weeks or less shall be classed as a casual hand and paid not less than the minimum rate of wages herein prescribed for a casual hand, but this proviso shall not apply in cases where a worker employed as a weekly hand is dismissed for in-competence, or any cause referred to in Clause 15 hereof.

(h) "Department" shall mean a section of an establish ment in or from which classified goods are sold or offered for sale by retail.

(i) "Wholesale establishment" shall mean any warehouse or place where goods are exclusively or principally sold for resale and/or where goods are sold for consumption and/or use in another business.

(j) "Canvasser" shall mean a worker who collects or requests orders by retail for goods in places other than the employer's establishment, but shall not include motor vehicle salesmen or van salesmen.

(k) "Collector" shall mean a worker whose principal duties consist of collecting money for his employer in places other than the employer's establishment. The duties of a canvasser or collector may be amalgamated to suit the con-venience of the employer's business.

6.-Chemists' Shops.

Any worker employed in a chemist's shop shall be subject to the terms of this Agreement up to the time he or she becomes indentured to the profession.

7.-Hours.

(a) Retail Establishments (other than Fourth Schedule Shops) :---

- (i) Shop Assistants :- Forty (40) hours shall constitute Shop Assistants: — forty (40) hours shall constitute a week's work. Such hours shall be worked between 8 40 a.m. and 5 p.m. Monday to Friday inclusive and 8 40 a.m. to 12 noon on Saturday.
 Storemen, Packers and Despatch Hands: —Forty
- (40) hours shall constitute a weeks' work. Such hours shall be worked between 8.40 a.m. and 5 p.m. Monday to Friday inclusive and 8.40 a.m. to
- 12 noon on Saturday. (iii) By agreement between the employer and the workers subject to the consent of Court, the week's work may be worked in five (5) days, exclusive of Saturday and Sunday, in which case no days work shall exceed eight (8) hours and an earlier starting time than prescribed in subclauses (i) (ii) shall be per-mitted.

(b) Fourth Schedule Shops :- The workers employed in shops comprised in the Fourth Schedule of the Factories and Shops Act, 1920–1947 (whose hours of work shall not exceed forty (40) per week), shall be worked to suit the convenience of the employer's business: Provided that, from week to week, the worker shall be notified by the employer of the half-day which shall be granted in the afternoon upon which his or her services will not be required in each week.

8.—Meal Times.

- (a) Retail Shops (other than Fourth Schedule Shops) :----
 - (i) One (1) hour for any meal shall be given and taken.
 - (ii) Tea hour shall start within fifteen (15) minutes after the prescribed finishing time.
 (iii) From Monday to Friday inclusive lunch hour shall be taken between 12 noon and 2 p.m.

(b) Fourth Schedule Shops :---Meal hours shall be taken at the time most convenient to the employer's business : Provided that one hour shall be given and taken for each meal and that not more than five (5) or less than three (3) hours' interval shall be worked without an interval for a meal being taken.

(c) Wholesale Establishments :--Not less than forty-five (45) minutes nor more than one hour shall be given and taken for a meal : Lunch hour shall be taken between 12 noon and $2 \cdot 15$ p.m. : Tea hour shall start within fifteen (15) minutes after the usual finishing time.

(d) Where work is performed outside the ordinary working 12 o'clock midnight and 1 o'clock a.m. and between 7 a.m. and 8 a.m.

(e) The meal times referred to in this clause shall be taken in one continuous period.

9.—Overtime.

(a) Excepting as provided hereunder, all overtime worked shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

(b) Where overtime is worked in Fourth Schedule Shops, the worker shall be paid overtime as provided in (a) after the prescribed weekly hours of work have been exceeded.

(c) Work performed on Sunday and/or the prescribed holidays shall be paid for at the rate of double time.

(d) Work performed on Saturday before 12 o'clock noon in establishments which work a five (5) day week (Monday to Friday inclusive) shall be paid for at the rate of time and a half.

(e) Work performed on Saturday after 12 o'clock noon shall, except in the case of Fourth Schedule Shops, be paid for at the rate of double time.
(f) Notwithstanding anything contained in subclause (h) of this clause where workers are required to work continuously after the first four (4) hours of overtime have been worked beyond their normal finishing times they shall be paid at the rate of double time up to the time they finish work : Provided that such hour shall not be later than the prescribed starting time the next day.

(g) All time worked before the usual starting time or after the usual finishing time in any establishment shall be paid for at overtime rates.

(h) In the computation of overtime each day shall stand by itself.

(i) When overtime is worked, the proportion of juniors employed on overtime shall not exceed the proportion provided by clause 14 hereof.

(j) Notwithstanding anything contained in this Agreement :---

- (i) An employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement
- (ii) No organisation, party to this Agreement or worker or workers covered by this Agreement, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.
- (iii) This subclause shall remain in operation only until otherwise determined by the Court.

10.-Holidays.

(a) The following days, or the days observed in lieu, shall, subject to Clause 8 hereof, be allowed as holidays without deduction of pay, namely :--New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day, and Boxing Day.

(b) On any public holiday not prescribed as a holiday under this Agreement the employer's establishment or place of business may be closed in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

11.—Annual Leave.

(a) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.

(b) If any prescribed holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.

(c) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the em-ployer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

(d) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Agreement shall not count for the purpose of determining his right to annual leave.

(e) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (c) of this clause to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.

(f) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.

(g) When a worker is entitled to holidays under this clause, he shall receive at least two (2) week's notice from his employer of the date when it will be convenient to the employer that such worker should take his holidays.

(h) Every worker shall be given and shall take annual holidays within six months after the date they fall due.

(i) The provisions of this clause shall not apply to casual workers.

12.—Change Room, etc.

Where an employer usually has more than six (6) workers engaged under the terms of this Agreement, he shall provide his workers with a suitable room for keeping their hats and clothing and to use as a room for taking their meals. Such room shall be situated within a reasonable distance of his place of business and shall be kept in a proper state of cleanliness.

13.-No Reduction.

Nothing herein contained shall entitle an employer to reduce the wage of any worker who at the date of this Agree-ment was being paid a higher rate of wage than the minimum prescribed for his or her class of work.

14.-Higher Duties.

A worker who is required to do work which is entitled to a higher rate under this Agreement than that which he or she usually performs shall be entitled to payment at the higher rate while so employed : Provided that where no record is kept in the Time and Wages Record of the actual times upon which the worker is engaged on such higher grade work, the worker shall be paid for the whole day at the rate prescribed for the highest function performed.

15.—Proportion of Juniors.

(a) The number of male juniors, with the exception of junior packers, shall not exceed the proportion of one to one for the first five (5) male adults and thereafter one junior to every two (2) male adults or fraction thereof :--Provided that the number of junior packers shall not exceed the proportion of one junior to every four (4) or fraction of four (4) adult packers.

(b) Where no adult shop assistant is employed, one junior shop assistant may be employed :-Provided that this shall not apply to grocery departments or shops.

(c) Where one adult female assistant is employed, two (2) junior female assistants may be employed.

Where two (2) adult female assistants are employed three (3) junior female assistants may be employed.

Where three (3) adult female assistants are employed four (4) junior female assistants may be employed.

Where four (4) adult female assistants are employed five (5) junior female assistants may be employed.

And thereafter the proportion shall not exceed five (5) junior female assistants to four (4) adult female assistants.

16.-Engagement.

One week's notice on either side shall be necessary to terminate the engagement :--Provided that an employer at any time may dismiss a worker for refusal or neglect to obey orders or for misconduct, or if, after receiving one week's notice, such worker does not carry out his or her duties in the same manner as he or she did prior to such notice.

17.-Time and Wages Record.

(a) The employer shall keep and enter up or cause to be kept and entered up a record containing the following particulars :

- (i) The name of the worker;
- (ii) The class of work performed;(iii) The hours worked by each worker;

(iv) The wages (and overtime if any) paid to each worker ; (v) The ages of junior workers.

(b) Such record shall be open to inspection by a duly authorised representative of the Union between the hours of 10 a.m. and 4 p.m. on any working day, Monday to Friday. inclusive.

(c) Every keeper of a Fourth Schedule Shop shall post, or cause to be posted and kept posted up in a conspicuous position in his shop, so as to be easily accessible to and easily

- (i) The name and sex of each worker bound by this Award.
- The age of each worker under the age of 21 years. (ii)
- The class of work performed by each worker. The time on which each worker is required to (iii)
- (iv) commence and finish work on each day in each week.
- (v) The hours in each day during which each worke is entitled to be off duty during each day.
- (vi) The time allotted for meals to each worker on each day.
- (vii) The day in each week on which each worker is given and shall take the weekly half holiday and the time from which the half holiday shall be taken.

- (viii) The particulars contained in such roster shall be in respect of the full week, Monday to Saturday, inclusive, during which it is posted up, and may be altered or varied only on account of the sickness or absence of a worker, or by the inclusion of particulars in respect of casual workers.
- (ix) Any worker on duty, when in accordance with the roster such worker should be off duty (except as provided by subclause (viii) hereof) shall be paid at overtime rates as provided by Clause 8 (a).

18.---Uniforms and Overalls.

Should any dispute arise between the parties as to the wearing of uniforms and overalls, if such are required to be worn, the dispute, howsoever originating and any matter arising thereout, including the matter of the laundering of uniforms and overalls, shall be determined by the Board of Reference.

19.-Board of Reference.

(a) The Court appoints, for the purpose of the Agreement, a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no Agreement being arrived at between the parties to the Agreement, the functions of :--

- (i) Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Agreement or any of them;
- (ii) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in this Agreement;
- (iii) deciding any other matter that the Court may refer to such Board from time to time.

(b) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1950 which, for this purpose, are embodied in this Agreement.

20.-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.

21.-Country Work and Travelling Time.

(a) When a worker is engaged on outside work, the employer shall pay all fares, and a proper allowance at current rates shall be paid for all necessary meals. Fares shall be second class, except when travelling by coastal boat, when saloon fares shall be paid.

(b) When a worker is engaged at such distance that he cannot return at night, suitable board and lodging shall be found, at the employer's expense.

(c) Travelling time outside ordinary working hours shall be paid for at ordinary rates up to a maximum of twelve (12) hours in any twenty-four (24) hours period, from the time of starting on the journey: Provided that, when the travelling is by boat, not more than eight (8) hours shall be paid for in such period.

22.-Premiums.

No premium in respect of the employment of any worker bound by this Agreement shall be paid to or received by the employer or his agent, whether such premium is paid by the worker employed or by some other person.

23.-Exclusions.

Provided always, and it is hereby expressly agreed and declared, that nothing in this Agreement shall apply to workers in any wholesale business (excepting wholesale hardware) other than the following :—Head storemen, storeman, storemen working singly, packers, junior packers, junior storemen, junior despatch hands, casual packers, despatch hands, casual storemen, casual despatch hands (junior and adult), junior and adult messengers.

24 .--- Junior Worker's Certificate.

(a) Junior workers shall furnish the employer with a certificate showing the following particulars :---

(i) Name in full.

(ii) Age and date of birth.

(b) The certificate shall be signed by the worker.

(c) No worker shall have any claim upon the employer for additional wages, in the event of his age being wrongly stated on this certificate : Provided that this subclause shall operate only for the first three (3) months from the date of the worker's first engagement, thereby enabling the employer, if he so desires, to obtain proof of the junior worker's age.

25.—Payment for Sickness.

(a) A worker shall be entitled to payment for nonattendance, on the ground of personal ill-health, for onetwelfth (1/12) of a week for each completed month of service : Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the worker is entitled to compensation under the Workers' Compensation Act.

(b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of a accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default or for sickness arising out of his own wilful default.

(c) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

26.—Wages.

The minimum rates of wages payable to workers covered by this Agreement shall be as follows :---

			L L	er wee	ж.	
(a) Basic Wage	:			£s.	d.	
Males		 	 	10 13	8	
Females		 	 	6.18	11	

				r Week. Females. £ s. d.
(b) Shop Assistants		1 12	6	$1 \ 6 \ 6$
Storemen, Packers,		1 7	0	
patch Hands		17	0	••••
Canvassers and/or	Col-			
lectors		1 12	6	****

(c) Junior Workers :	of Male	Percentage of Female Basic Wage.
Under 15 years of age .	25	
15 to 16 years of age .	35	47불
16 to 17 years of age	45	$52\frac{1}{2}$
17 to 18 years of age .	55	65^{-}
18 to 19 years of age .	65	78
19 to 20 years of age .	75	90
20 to 21 years of age .	90	99

and thereafter the prescribed minimum adult rate.

(d) Where a canvasser or collector provides his own bicycle he shall be paid two and sixpence (2s. 6d.) per week in addition.

(e) Whilst so engaged casual hands shall be paid at the rate of ten (10) per cent. in addition to the rates prescribed herein.

(f) Any person whether junior or adult, employed as a canvasser and/or collector shall be paid the adult male wage. This subclause shall not apply in cases where an adult canvasser is absent from his employment on account of sickness, accident, or the holidays to which such adult canvasser is entitled under this Agreement.

SCHEDULE A.

Industries and Respondents.

Baking-

Signed for and on behalf of J. McAgnew: Signature-J. McAGNEW. Witness-E. S. Paulsen.

Machinery Agents ; Paints ; General Hardware ; Building Materials

Signed for and on behalf of Avon Trading Company: Signature-F. M. T. BROUN.

Witness-E. S. Paulsen.

Commission Agents; Grocery; Men's, Women's, Youths', Children's Clothing; Footwear; Manchester; Dress Silk; Hardware; Confectionery; Tobacco-

Signed for and on behalf of Beverley Farmers' Cooperative :

Signature-D. RATCLIFFE. Manager.

Witness-E. S. Paulsen.

General Storekeeping-

Signed for and on behalf of W. R. Gillespie: Signature-W. R. GILLESPIE. Witness-E. S. Paulsen.

Machinery; Motor Vehicles; Replacement Parts-Signed for and on behalf of The Eastern Districts Agency Company :

Signature-W. R. GILLESPIE. Witness-E. S. Paulsen.

Machinery; Motor Vehicles; Replacement Parts-Signed for and on behalf of Barrow & Richardson: Signature-R. C. RICHARDSON. Witness-E. S. Paulsen.

Machinery; Motor Vehicles; Replacement Parts-Signed for and on behalf of Farm Service Company: Signature-A. R. HEALY. Witness—E. S. Paulsen.

Produce ; General Merchants ; Agents-Signed for and on behalf of Barrow & Company : Signature-J. BARROW. Witness-E. S. Paulsen.

Greengrocery-

Signed for and on behalf of Mrs. E. Schleicher : Signature-B. SCHLEICHER. Witness-E. S. Paulsen.

Grocerv-

Signed for and on behalf of A. H. McGrath: Signature-A. McGRATH. Witness-E. S. Paulsen.

Butchering-

Signed for and on behalf of Shackles & Sons: Signature-W. E. SHACKLES. Witness-E. S. Paulsen.

Newagents; Booksellers; Fancy Goods-Signed for and on behalf of Mr. Clifton:

Signature-W. C. CLIFTON.

Witness-E. S. Paulsen.

Signed for and on behalf of The West Australian Shop Assistants' and Warehouse Employees' Industrial Union of Workers, Perth :

> W. H. GILES, General President.

(L.S.)

REG. BOURKE, General Secretary.

IN THE COURT ARBITRATION OF WESTERN AUSTRALIA.

No. 14 of 1952

Between Western Australia Tobacco, Cigar and Cigarette Manufacturers' Employees' Industrial Union of Workers, Perth, Ay Michelides Limited, Respondent. Applicant, and

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 "Cigar and Cigarette Manufacturing Award" and replaces Award No. 69 of 1948.

2.—Arrangement.

- Title. 1. 2. Arrangement.
- 3. Scope.

4. Area.

- 5. Term.
- 6. Hours
- 7. Overtime.
- Wages. 8.
- 9. Higher Duties.
- Piece Work. 10.
- Part-time Workers. 11.
- 12. Under-rate Workers.
- 13. Breakdowns.
- Contract of Service. 14. 15.
- Holidays and Annual Leave. Absence through Sickness. 16.
- Time and Wages Record. 17.
- Junior Worker's Certificate. 18.
- 19. Posting Award.
- 20. Board of Reference.
- 21. No Reduction.
- 22.Change Room.
- 23. First Aid Kit.

3.-Scope.

This Award shall apply to all workers employed in the manufacture of cigars, cigarettes, tobacco and cigarette papers: Provided that it shall not apply to workers who are at present provided for in any Award of the Court of Arbitration of Western Australia or in any Industrial Agreement registered in accordance with the Industrial Arbitration Act, 1912-1950.

4.—Area.

This Award shall operate over the area comprised within a radius of fifteen (15) miles from the G.P.O., Perth.

5.—Term.

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

6.—Hours.

(a) Forty (40) hours shall constitute a week's work to be worked in five (5) days of eight (8) hours each.

(b) Such hours shall be worked between 8 a.m. and 4.45 p.m., Monday to Friday inclusive.

(c) Forty-five (45) minutes shall be allowed for lunch break to be taken between 12 noon and 1 p.m.

7.—Overtime.

(a) All time worked beyond eight (8) hours in any one day or before the prescribed starting or any one day or before the prescribed starting or after the prescribed finishing times on Monday to Friday inclusive shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

Work performed on Saturday before (b) 12 o'clock noon shall be paid for at the rate of time and a half for the first four hours and double time thereafter provided that all time worked after 12 o'clock noon on Saturday shall be paid for at (c) Work performed on Sunday or the holidays

prescribed in clause 15 hereof shall be paid for at the rate of double time.

(d) Where a worker without being notified on the previous day is required to continue working after the usual knock-off time for more than one (1) hour or after 6 p.m. whichever is the later, he or she shall be provided with any meal required or shall be paid two shillings and sixpence (2s. 6d.) in lieu thereof. Provided that this clause shall not apply to any worker residing in the same locality as his or her place of employment who can reasonably return home for a meal.

- (e) Notwithstanding anything contained herein:-(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. No organisation, party to this Award or worker or workers covered by this Award (ii) worker or workers covered by this Award shall in any way, whether directly or in-directly, be a party to or concerned in any ban, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause. This subclause shall remain in operation only until otherwise determined by the Court
- (iii) Court.

8.-Wages.

The minimum rates of wages payable to workers covered by this Award shall be as follows:-

	Basic Wage Male Female Adult Males (i) Leadir		 	 	ach	ine	Per £ 11 7 Ma Per £	s. 3 5 rgin we	d. 10 6 n ek.
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		nploye				••••	1	5 16	0
	(ii) Press (iii) All ot		ors					10	0
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(6)	Adult Fema	les	••••			••••		7	6
							Per co Ma Basic	le	
(d)	Junior Worl	cers (1	/lale	e)—			per v	veel	ς.
	Between 1	4 and	15	years	of	age	2	5	
	Between 1	.5 and	16	years	of	age	3	5	
	Between 1							-5	
	Between 1	7 and	18	years	of	age	5		
	Between 1	8 and	19	years	of	age		5	
	Between I	9 and	20	years	0I	age		5	
	Between 2	iu and	21	years	01	age	5	5	
						Ē	Per ce Fen Basic	iale Wa	ge
(e)	Junior Work	ers (F	'em	ale)—		1	per w	eek	•
	Between 1						-	0	
	Between 1							0	
	Between 1	' and	18	years	0ľ	age	6	-	
	Between 1							0	
	Between 1 Between 2								
	Detween 2	o and	41	years	01	age	9	0	
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9.—Higher Duties.

A worker engaged on duties carrying a higher rate than his ordinary classification shall be paid the higher rate whilst so engaged.

10.—Piece Work.

(a) An employer may make a contract with a worker or group of workers for payment by results by piece work.

(b) Any piece work rate fixed shall be sufficient to enable a worker of average capacity to earn at least the minimum time rate prescribed.

(c) Where a worker works part of a week at piece work rates and part at time rates he shall be paid so much as he is entitled to receive under piece work rates for the amount of work done and in addition thereto such proportionate amount at time rates of pay as prescribed for the portion of the week worked at time rates.

11.—Part-time Workers.

(a) Notwithstanding anything herein contained an employer shall be at liberty to employ part-time workers provided that a part-time worker shall not be employed for less than sixteen (16) hours in any one week. Provided further that by agree-ment in writing between any particular employer and the union that employer shall be at liberty to employ part-time workers for less than sixteen (16) hours in any one week.

(b) Where any worker is employed under the provisions of subclause (a) of this clause, annual leave as prescribed in clause 15, wages as prescribed in clause 8 and sick pay as prescribed in clause 16 shall be reduced proportionately.

12.—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.

13.—Breakdowns.

The employer shall be entitled to deduct pay-ment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the union or unions affiliated with it, or by any other association or union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

14.—Contract of Service.

One week's notice on either side shall be necessary One week's notice on either side shan be necessary to terminate the engagement: Provided that an employer may at any time dismiss a worker for refusal or neglect to obey orders or for misconduct, or if, after receiving one week's notice, he or she does not carry out his or her duties in the same manner as he or she did prior to such notice.

15.—Holidavs and Annual Leave.

(a) The following days, or the days observed in lieu, shall, subject to clause 7 hereof, be allowed as holidays without deduction of pay, namely: New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day

(b) On any public holiday not prescribed as a holiday under this Award the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

(c) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ordin-ary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.

(d) If any prescribed holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.

(e) If after one month's continuous service in any qualifying twelve-month's continuous service in fully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

(f) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Award shall not count for the purpose of determining his right to annual leave.

(g) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled subject to subclause (e) of this clause to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such such employer are on leave on full pay.

(h) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.

(i) The provisions of this clause shall not apply to casual workers.

16.—Absence through Sickness.

(a) A worker shall be entitled to payment for (a) A worker shall be entitled to payment for non-attendance on the grounds of personal ill-health for one-twelfth (1/12th) of one 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. Pay-ment 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 the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment or for any accident, wherever sustained, arising out of his own wilful default or for sickness arising out of his own wilful default.

(c) No worker shall be entitled to the benefits to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

17.---Time and Wages Record.

(a) The employer shall keep and enter up or cause to be kept and entered up a record contain-

- (ii) the class of work performed;(iii) the hours worked by each worker;
- (iv) the wages (and overtime, if any) paid to each worker;
- (v) the ages of junior workers.

(b) Such record shall be open to inspection by a duly authorised representative of the union between the hours of 10 a.m. and 4 p.m. on any working day, Monday to Friday, inclusive.

18.—Junior Worker's Certificate.

(a) Junior workers shall furnish the employer with a certificate showing the following particulars:-

(i) Name in full; (ii) age and date of birth.

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

19.—Posting Award.

The employer shall cause to be posted up a copy of this Award in some position where it shall be visible and open to inspection by the workers.

20.—Board of Reference. (a) The Court may appoint for the purpose of the Award a Board of Reference. Such board Such board shall consist of a chairman and two other representatives, one to be nominated by each of the parties, as prescribed by the regulations. There are assigned to such Board, in the event of no agreeament 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 interpreta-tions of the provisions of the Award or any of them:
- (ii) deciding any other matter that the Court may refer to such Board from time to time

(b) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1950, which for this purpose are embodied in this Award.

21.-No Reduction.

Nothing herein contained shall entitle an employer to reduce the wage of any worker who at the date of this Award was being paid a higher rate of wage than the minimum prescribed for his or her class of work.

22.—Change Room.

The employer shall provide a suitable room or accommodation for workers in which to change and keep their clothes whilst on duty.

23.—First Aid Kit.

The employer shall provide an adequate first aid kit and shall keep same renewed and in proper condition.

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 18th day of June, 1952.

(Sgd.) L. W. JACKSON, President. [L.S.]

Filed at my office this 18th day of June, 1952.

(Sgd.) R. BOWYER, Clerk of the Court of Arbitration.

INDUSTRIAL AGREEMENT.

No. 10 of 1952. Registered the 19th June, 1952.

THIS Agreement made in pursuance of the Indus-THIS Agreement made in pursuance of the Indus-trial Arbitration Act, 1912-1950, this 3rd day of June, 1952, between the Federated Clerks' Union of Australia Industrial Union of Workers, W.A. Branch, of the one part (hereinafter referred to as the "Union"), and the Wyndham Freezing, Can-ning and Meat Export Works, of the other part (hereinafter referred to as the "Management"), whereby it is mutually agreed:—

1.—Title.

This Agreement shall be known as the Clerical Workers Wyndham Meat Works Agreement and shall supersede Industrial Agreement No. 24 of 1948

2.—Arrangement.

- 1. Title. 2. Arrangement.
- 3. Scope.
- 4. Hours.
- 5 Overtime.
- Wages. 6.
- Travelling Allowances. 7.
- 8. Holidays.
- Long Service Leave.
- 10. Mess.
- 11. Preference.
- 12. Engagement.
- 13. Arbitration. Insurance.
- 14. Accrued Rights. 15.
- 16. Term.

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3.-Scope.

This Agreement shall apply to all members of the clerical staff employed by the Wyndham Freez-ing, Canning and Meat Export Works, hereinafter referred to as the "employees."

4.—Hours.

(a) The maximum number of hours to constitute a week's work shall not exceed forty (40) and shall be worked as mutually agreed upon, subject to the following conditions:

(i) The management may require any worker to work reasonable overtime in accordance with the overtime provisions of clause 5 hereof and such worker shall work overtime in accordance with such requirement.

(ii) The Union or worker or workers covered by this Agreement 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.

5.—Overtime.

(a) All time worked in excess of ordinary working hours tallying beef from freezing chambers into trucks, also tallying beer from freezing chambers into goods into goods shed shall be paid for at the rate of time and a half in excess of forty (40) hours weekly, and double time on Sunday and holidays: Provided that the rates of pay for overtime payable under this subclause shall be based on the rates of pay payable to a clerk on the maximum of the range shown in clause 6.

(b) All time worked in excess of ordinary working hours by the freezer clerk weighing beef and by clerks engaged on clerical work involved through unloading, loading and clearing ships to be paid for at the rate of time and a half in excess of forty (40) hours weekly and double time on Sundays and holidays based on the rate of pay of each individual concerned.

(c) All time worked in excess of ordinary working hours by the paymaster and/or his assistant in connection with the preparation and payment of wages in clearing vessels and also works wages during the loading of meat vessels to be paid for at the rate of time and a half in excess of forty (40) hours weekly and double time on Sundays and holidays based on the rate of pay of each individual concerned.

(d) All time worked in excess of ordinary working hours by the bank officer in connection with the receiving of the deposits from works employees to be paid for at the rate of time and a half in excess of forty (40) hours weekly and double time on Sundays and holidays based on the rate of pay of the said officer.

(e) All time worked in excess of ordinary working hours by any clerical officer left in charge during the "slack" season when stevedoring ships to be paid for at the rate of time and a half in excess of forty (40) hours weekly and double time on Sundays and holidays, based on the rate of pay of the said officer.

(f) Except as provided in paragraphs (a), (b), (c), (d) and (e), employees required by the management to work outside the ordinary working hours defined in clause 4 herein shall not be entitled to any extra payment for performing such work.

6.—Wages.

The basic wage herein referred to shall be as determined from time to time by the Court of Arbitration of Western Australia, but at the date of this Agreement was

			Metropolitan Area.		(e	Other Areas (excluding the South-West Land Division).			e	
			£	s.	d.		£	s.	d.	
Males			11	3	10		11	8	10	
Females	•	•	7	5	6		7	8	9	

Basic rate means, in the case of males employed in the various areas prescribed herein, the nearest to the result obtained by multiplying the male basic wage for that area as declared from time to time by fifty-two and one-sixth (52 1/6th). At the date of operation of the Agreement, this rate was—

		Metropolitan Area.	(excluding the South-West Land Division).
Males	 	£584	£597

Male Employees' Weekly Rates of Pay.

Category.	Year of Service or Age.	Percentage of or Margin over Basic Rate.	Metro- politan Area.	Other Districts (excluding S.W. Land Division).
Male Clerks	15 years 16 years 17 years 19 years 20 years 21 yrs. or 1st 22 yrs. or 2nd 23 yrs. or 3rd 24 yrs. or 4th 25 yrs. or 6th 27 yrs. or 7th	$\begin{array}{c} 40\% \\ 50\% \\ 65\% \\ 771\% \\ 92\% \\ £15 \\ £80 \\ £120 \\ £140 \\ £140 \\ £160 \\ £185 \\ \end{array}$	$\begin{array}{c} \pounds {\rm s.} \ {\rm d.} \\ 4 9 8\frac{1}{3} \\ 5 11 11\frac{1}{3} \\ 7 5 8 \\ 8 13 8 \\ 10 7 0\frac{1}{4} \\ 11 9 8 \\ 12 8 10 \\ 12 14 7 \\ 13 2 3 \\ 13 0 11 \\ 13 17 7 \\ 14 5 3 \\ 14 14 10 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

Provided that-

(i) An employee aged 22 years at the date of engagement shall be paid not less than the second year of service rate.

(ii) An employee aged 23 years or over at the date of engagement shall be paid not less than the third year of service.

(iii) An employee aged 25 years or over shall be paid not less than the seventh year of service rate if employed in any one of the positions at Wyndham which at the date of this Agreement are recognised as established positions.

(iv) Whilst at Wyndham, the paymaster shall be paid an additional allowance of 10s. per week.

(v) All male employees, whilst at Wyndham, shall be paid an additional amount of £1 10s. per week.

Wages shall be paid fortnightly and shall commence from date of leaving Fremantle for Wynd-ham at the rate specified above for "Other Dis-tricts." This rate shall continue until the return to Fremantle, when the Metropolitan rate shall apply.

Female Employees' Weekly Rates of Pay. Base rate-adult females :

		Metropolitan Area.	Other Areas (excluding the South-West Land Division.)
Fem	ales	 £438	£448

Category.	Year of Service or Age.	Percentage of or Margin over Basic Rate.	Metro- politan Area.	Other Districts (excluding S.W. Land Division).
Clerk typists and machinists	15 years 16 years 17 years 19 years 20 years 21 yrs. or 1st 22 yrs. or 2nd 23 yrs. or 3rd 24 yrs. or 4th 25 yrs. or 5th	$\begin{array}{c} 52\frac{1}{2}\%\\ 62\frac{1}{2}\%\\ 75\%\\ 95\%\\ 92\frac{1}{2}\%\\ 100\%\\ £30\\ £45\\ £60\\ £75\\ £90\\ \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \pounds & \text{s. d.} \\ 4 & 10 & 1 \\ 5 & 7 & 4 \\ 6 & 8 & 10 \\ 7 & 6 & 1 \\ 7 & 18 & 8\frac{1}{2} \\ 8 & 11 & 9 \\ 9 & 3 & 3 \\ 9 & 9 & 0 \\ 9 & 14 & 9 \\ 10 & 0 & 6 \\ 10 & 6 & 3 \end{array}$

Provided that all female employees, whilst at Wyndham, shall be paid an additional amount of £1 10s. per week.

The various salary rates expressed herein shall be automatically varied to conform to any varia-tions which are made from time to time in the equivalent salary rates applying to officers under the Public Service Act, 1904-1947. Any such variation shall apply from the date that the variations have effect in respect to officers employed under the Public Service Act, 1904-1947.

7.—Travelling Allowance.

When travelling by steamer, in addition to the wages payable during the journey to and from Wyndham, saloon passages shall be provided, to-gether with a travelling allowance each way of 15 per cent. of the single steamer fare.

8.—Holidays.

(a) Employees shall be allowed two (2) weeks' annual leave after each continuous year of service. If the term of employment be less than one (1) year, employees shall only be entitled to such holidays on full pay as are proportionate to the length of service during that period with the management.

(b) Employees remaining at Wyndham during the whole of the period during 1st November to 31st March, inclusive, shall be allowed one week's holiday in addition to their annual leave.

(c) Employees called upon to work on New Year's Day, Australia Day (January), Good Friday, Easter Monday, Anzac Day, Labour Day, Wyndham Cup Day, Sovereign's Birthday, Christmas Day and Boxing Day shall be paid double time for all time worked. This provision applies to workers employed at Wyndham only.

(d) In the event of any employee not being able to take his or her annual leave in the year in which it accrues because of the convenience of the management renders his or her absence undesirable, the written consent of the management allowing his leave to accumulate shall be obtained by the employee: Provided that such accumulation shall not exceed the leave due for three years' service.

9.—Long Service Leave.

(a) An employee who has completed 10 years' continuous service shall be entitled to three calendar months' long service leave on full pay or six calendar months' on half pay.

(b) For each subsequent period of seven years' continuous service, an employee shall be entitled to an additional three calendar months' long service leave on full pay or six calendar months' on half pay.

(c) The provisions of subclause (a) and (b) shall apply as from the date of the issue of this Award: Provided that previous continuous service up to that date since the date an employee's last period of long service leave became due shall only be counted in full where the conditions prescribed in relation to that previous service provided for three months' long service leave on full pay on the basis of seven years' continuous service. Where such previous service would only have entitled an employee to three months' long service leave on full pay on the basis of ten years' continuous service, then the first 18 months of such previous service shall not be counted.

(d) Continuous service shall not include the period during which an employee is on long service leave. or any period exceeding two weeks an employee is absent on leave without pay, or any service an employee may have had before reaching the age of 18 years.

(e) An employee, who resigns or is dismissed, shall not be entitled to long service leave or payment for long service leave other than that leave that had actually accrued to him prior to the date on which he resigned or the date of the offence for which he was dismissed.

(f) Any public holidays occurring during the period in which an employee is on long service leave will be treated as part of the long service leave, and extra days in lieu thereof shall not be granted.

(g) A lump sum payment for long service leave accrued in accordance with this clause and for *pro rata* long service leave shall be made in the following cases:—

(i) To an employee who retires at or over the age of 60 years or who is retired on the grounds of ill-health, provided that no payment shall be made for pro rata long service leave unless the employee has completed not less than 12 months' continuous service. (ii) To an employee who is retired for any other cause, provided that no payment shall be made for pro rata long service leave unless the employee had completed not less than three years' continuous service before the date of his retirement.

(iii) To the widow of an employee or to such other person as may be approved by the Minister in the event of the death of an employee, provided that no payment shall be made for pro rata long service leave unless the employee had completed not less than 12 months' continuous service prior to the date of his death.

(h) The calculation of the amount due for long service leave accrued and for $pro\ rata$ long service leave shall be made at the rate of salary of an employee at the date of retirement, resignation or death, whichever applies, and no such payment shall exceed the equivalent of 12 months' salary.

10.—Mess.

The weekly charge for mess shall be an amount equal to 27 per cent. of the district basic wage for clerks 22 years of age and over, plus an additional service charge of five shillings (5s.) per week. For juniors the charge for mess shall be:—

Years of Age.		Percentage of adult rate as calculated above.
Over 15 and under 16	 	50% plus 5s.
Over 16 and under 17	 	53% plus 5s.
Over 17 and under 18	 	56% plus 5s.
Over 18 and under 19	 	60% plus 5s.
Over 19 and under 20	 	64% plus 5s.
Over 20 and under 21	 	70% plus 5s.
Over 21	 	77% plus 5s.

11.—Preference.

(a) Preference of employment shall be given to members of the Federated Clerks' Union of Australia, W.A. Branch, provided they are competent and qualified to perform their duties to the satisfaction of the management. Employees engaged, who are not already members of the Union, shall become members upon being engaged.

become members upon being engaged. (b) Subject to the provisions of this clause, the management shall have the right—

- (i) to select employees with due regard to their qualifications;
- (ii) to allot to employees their respective tasks;
 (iii) to dispose of the services of any employee for incompetence, drunkenness, misconduct or unsatisfactory work.

12.—Engagement.

The termination of engagement of any employee shall be subject to one (1) month's notice by either party if the employee is at Wyndham, and a fortnight's notice by either party if the employee is at Perth. Such notice to expire on the usual pay day.

13.—Arbitration.

(a) Should any dispute arise as to the construction or meaning of this Agreement, or touching anything arising out of its operation, the work is nevertheless to be carried on without interruption, and the matter in dispute shall be submitted to a conference between the management and representatives of the Union, such conference to be held at the meatworks as soon as can be arranged.

(b) In the event of a settlement not being arrived at by discussion (referred to in clause 13 (a)), the matter in dispute shall be submitted to the arbitration of an umpire at Wyndham, to be chosen by two representatives appointed for that purpose by the management, and two representatives appointed for that purpose by the Union, and the decision of such umpire shall be final and conclusive. The umpire may determine by whom the costs of the arbitration shall be paid and may fix such costs.

(c) In the event of the representatives referred to in clause 13 (b) failing to agree on an umpire, the matter in dispute shall be referred to a Board of Reference consisting of two representatives of the management and two representatives of the Union, and a chairman to be mutually agreed upon by the representatives, or, in default of such agreement, to be appointed by the Court.

14.—Insurance.

The management shall cover all employees engaged under this Agreement against accident and/ or death arising out of his or her employment.

In the event of an accident to an employee while on duty, the compensation payable shall be the same as that provided for in the case of a claim payable under the provisions of the Work-ers' Compensation Act, Western Australia.

15.—Accrued Rights.

Nothing herein contained shall affect any rights or privileges accrued to any officer prior to this Agreement.

16.—Term.

The term of this Agreement shall be for twelve (12) calendar months as from the date hereof. Signed for and on behalf of

Wyndham Freezing, the

Canning and Meat Export

Works, in the presence of-

H. W. Robinson.

J. J. FARRELL, General Manager,

per H. J. HARLER.

Signed for and on behalf of the Federated Clerks' Union of Australia Industrial

Australia Industrial m of Workers, W.A.

Union of Workers, W. Branch, in the presence of-

Claude V. W. Morris.

[L.S.]

W. S. FOULDS,

President. W. R. SAWYER,

Secretary.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA. No. 48 of 1951.

Between United Metropolitan Timber Yards, Saw-mills and Woodworkers Employees' Union of Workers, Applicant, and Cass Case Co., City Case Co., Safety Box Co. and others as per Second Schedule hereto, Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties; and whereas the said dis-pute was referred into Court for the purpose of hearing and determination; and whereas the par-ties subsequently met and conferred and have arrived at agreement on all matters in difference; 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 Agree-ment 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 memoran-dum hereinder written to have the same effect of dum 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 "Case and Box Makers' Award, 1952," and replaces Award No. 3A of 1947.

2.—Arrangement.

The Award is arranged as follows:----

- Title.
- 2. Arrangement.
- 3. Area.
- 4. Scope.
- Term. 5.
- 6. Wages.
- 7. Special Rates and Provisions.
- 8. Contract of Service.
- 9. Hours.
- 10. Overtime.
- Holidays and Annual Leave. Junior Workers.
- 11. 12.
- 13. Aged and Infirm Workers.
- 14. Blowers.
- 15. Times and Wages Record.
- 16. Absence through Sickness.
- 17. Board of Reference.
- 18. No Reduction.
- Breakdowns, etc. 19.
- 20. Junior Workers' Certificate.
- 21. Definitions. First Schedule—Wages.
- Second Schedule-Respondents.

3.-Area

This Award shall operate over the area com-prised within a radius of fourteen (14) miles from the G.P.O., Perth, excepting, however, such portions as are comprised within the premises occupied or working in conjunction with the Railway Depart-ment, or the Midland Railway Co.

4.-Scope.

This Award shall apply to all workers following the vocations mentioned herein and employed in the case and box manufacturing and repairing industries as carried on by any of the respondents named in the Second Schedule.

5.—Term.

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

6.—Wages.

(a) Basic wage—£11 3s. 10d. per week.
(b) The minimum marginal rates payable to workers under this Award shall be as set out in the First Schedule. For the purpose of convenience the wages are stated on a weekly basis.

7.—Special Rates and Provisions.

(a) Casual Workers.—A worker employed for less than one week shall be paid one shilling (1s.) in addition to the ordinary daily wage.

(b) Leading Hand.—A worker placed by the employer in charge of three or more other workers, not being juniors, employed in the same classification as himself, shall be paid one shilling (1s.) per day in addition to the rate prescribed for his classification

(c) Mixed Functions.—Any worker carrying out work classified at a higher minimum than his ordinary rate for two (2) hours in any day shall be paid the minimum rate for such work for the time so employed: Provided that such minimum is not lower than such worker's regular rate of pay. If he is employed for less than two (2) hours at work classified at a higher minimum than his ordinary rate he shall be paid his ordinary rate ordinary rate he shall be paid his ordinary rate for the whole day.

8.—Contract of Service.

The contract of employment shall be a daily one, terminable on either side by one day's notice, and, in the event of notice, the worker shall be entitled to payment up to the date when such notice ter-minates: Provided that the employer may dismiss a worker without notice, for good cause.

9.—Hours.

The ordinary working hours of workers shall not exceed forty (40) in any one week, or eight (8) in any one day: Provided that this shall not apply to nightwatchmen whose hours shall not exceed one hundred and four (104) hours per fortnight.

10.—Overtime.

(a) Except for watchmen, overtime at the rate of time and a half shall be paid for the first two (2) hours worked outside the ordinary working hours and double time thereafter. All time worked on Sunday shall be paid at double time rates, except in the case of workers whose ordinary duties require them to work on Sundays, when double time rates shall begin after their ordinary working hours on that day.

(b) All work performed by workers other than watchmen on the holidays prescribed in clause 11 (a) shall be paid for at the rate of double time.

(c) All work performed by watchmen in excess of one hundred and four (104) hours per fortnight shall be paid for at the rate of time and a half for the first fourteen (14) hours and double time thereafter.

(d) Notwithstanding anything contained in this Award-

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

- (ii) no organisation party to this Award, or worker or workers covered by this Award, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause;
- (iii) this subclause shall remain in operation only until otherwise determined by the Court.

11.—Holidays and Annual Leave.

(a) The following days, or the days observed in lieu thereof shall, subject to clause 10 hereof, be allowed as holidays without deduction of pay, namely, New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) On any public holiday not prescribed as a holiday under this Award, the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

(c) Except as hereinafter provided, a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.

(d) If any Award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day, there shall be added to that period one day, being an ordinary working day, for each such holiday observed as aforesaid.

(e) If after one month's continuous service in any qualifying twelve-monthly period a worker law-fully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth (1/6th) of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.

(f) Any time in respect of which a worker is absent from work, except time for which he is entitled to claim sick pay, or time spent on holidays or annual leave as prescribed by this Award, shall not count for the purpose of determining his right to annual leave.

(g) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (e) of this clause, to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers, he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.

(h) A worker who is dismissed for misconduct or who illegally severs his contract of service, shall not be entitled to the benefit of the provisions of this clause.

(i) The provisions of this clause shall not apply to casual workers.

12.—Junior Workers.

(a) No junior worker with less than one (1) year's experience in the industry shall be employed tailing out.

(b) No junior worker who is under the age of seventeen (17) years, and who has had less than two (2) years' experience in the industry shall be employed as a sawyer or on the buzzer or thicknesser or case-nailing machine.

(c) The number of junior workers employed by any employer shall not exceed one for each fullypaid worker employed by him: Provided that any employer who himself works as a journeyman shall be regarded as a fully-paid worker.

13.—Aged and Infirm Workers.

(a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer. (b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference for determination.

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

14.—Blowers.

In addition to the blowers already installed, the employers shall attach blowers to all moulding machines, and thicknessers, and to any other machines injurious to health.

15.—Time and Wages Record.

The employer shall keep, or cause to be kept, records containing the following:----

- (a) The names of each worker to whom this Award applies.
- (b) The nature of the work performed.
- (c) The hours worked each day.
- (d) The amount of wages and overtime (if any) received by each worker each week.
- (e) The age of each junior worker.

These records shall be open to inspection by the accredited representative of the Union at any time during the ordinary working hours, and he shall be allowed to take necessary extracts therefrom.

16.—Absence through Sickness.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal illhealth for one-twelfth (1/12th) of a week for each completed month of service. Provided that payment for such 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 the worker is entitled to compensation under the Workers' Compensation Act.

(b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default, or for sickness arising out of his own wilful default.

(c) No worker shall be entitled to the benefits of this clause unless he produces proof to the satisfaction of the employer or his representative of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

17.—Board of Reference.

(1) A Board of Reference is hereby appointed for the purposes of this Award. Such Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to the Board, in the event of no agreement being arrived at between the parties to the Award, the functions of—

- (a) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;
- (b) deciding any other matter that the Court may refer to such Board from time to time.

(2) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1950, which for this purpose are embodied in this Award. (Regulation 92.)

Per Cent.of

Basic Wage Per Week.

18.—No Reduction.

This Award shall not in itself operate to reduce the wages of any worker who is at present receiving above the minimum rate prescribed for his class of work.

19.—Breakdowns, Etc.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or unions affiliated with it, or by any other association or union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

20.-Junior Worker's Certificate.

Junior workers, upon being engaged, shall, if required, furnish the employer with a certificate containing the following particulars:-

- Name in full.
 Age and date of birth.
- (3) Name of each previous employer and length of service with such employer.
- (4) Class of work performed for each previous employer.

Such of the foregoing particulars as are within the knowledge of an employer shall be endorsed on the certificates and signed by the employer, upon request of the worker.

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

21.—Definitions.

"Saw doctor" means a tradesman employed in hammering, grinding, re-toothing and tensioning

of saws. "Mill or yard hand" means a worker who has had three months' experience in the industry in the employ of the particular employer, and who is performing any of the following duties:—Saw sharpener's assistant, tailers out on case bench, stackers who stack timber other than for seasoning by the process of stripping, mobile or other crane assistant.

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 18th day of June, 1952.

[L.S.]

(Sgd.) L. W. JACKSON, President.

Filed at my office this 18th day of June, 1952.

R. BOWYER.

[L.S.]

Clerk of the Court of Arbitration.

First Schedule. Wages.

		$\mathbf{M}_{\mathbf{a}}$	argi	n
		Per	We	ek.
		£	s.	d.
1.	Sawyer planking out and fiitching to size	1	18	0
2.	Other breaking-down bench saw-	-	10	~
	yers		10	0
3.	Case bench sawyer, including docker	1	1	0
4.	Wood and case machinists	-	18	ŏ
				Ŭ
5.	Case and box makers or repairers		18	0
6.	Tailers - out, on breaking - down			
	benches on dead roller		18	0
7.	Saw doctor	3	6	0
8.	Saw sharpener	1	15	0
9.	Stacker who stacks timber for			
	seasoning by the process of			
	stripping with aid of mobile			
	crane		7	6
10.	Night watchman		15	0
11.	Mill or yard hand (as defined)		2	6
12.	Other unclassified male adults	. 1	Nil	

13.	Tunior	Workers—
10.	Junior	workers-

inor workers-	
Under 16 years of age	30
16 to 17 years of age	40
17 to 18 years of age	60
18 to 19 years of age	80
Over 19 years of age, the mini-	
mum adult rate.	

Second Schedule. Respondents.

Cass Case Co., 362 Newcastle Street, West Perth. City Case Co., John Street, West Perth. Safety Box Co., 3 Henderson Street, Fremantle. W.A. Box Co., Swan Street, North Fremantle. Phillips Case Co., Alfred Street, Leederville. Australian Seal Co. Pty. Ltd., Marquis Street, Perth Jarrah Case Factory, 210 Roe Street, West Perth

McPhee's Case Factory, 71 Brewer Street, East Perth.

J. Smith, 8 Henry Street, East Perth. Goodwood Case Co., Welshpool.

Perth Case Factory, 252 James Street, Perth. Western Case Factory, 219 James Street, Perth. Star Case Factory, 97 Charles Street, West Perth. Osborne Park Case Factory, Powell Street, Osborne Park.

INDUSTRIAL AGREEMENT.

(No. 9 of 1952.)

Registered the 13th day of June, 1952.

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1950, this 21st day of May, one thousand nine hundred and fifty-two between the Kalgoorlie Brewing Company Limited (hereinafter called the "Employers") of the one part, and the Eastern Goldfields Federated Engine Drivers' and Firemen's Union of Workers of West-ern Australia (hereinafter called the "Union") of the other part, whereby it is mutually agreed by and between the parties as follows:—

That Industrial Agreement No. 13 of 1951 be and is hereby amended as follows:-

Clause 4.—Overtime.

Delete Clause 4 .--- Overtime, and insert in lieu thereof as follows:-

Clause 4.—Overtime.

All overtime worked beyond the hours of dut; on any one day shall be deemed overtime, and shal be paid for at the rate of time and a half for th first four (4) hours and double time thereafter Each day shall stand by itself.

Signed on behalf of the Kalgoorlie Brewin Company-

P. JOHNSON,

C. H. MERRY, Directors.

B. S. MILBANKE,

Secretary.

The Common Seal of the Eastern Goldfields Fed erated Engine Drivers' & Firemen's Union-

R.	STEINHAUSER, Vice-President.

D. E. MAGUIRE, Secretary.

WESTERN AUSTRALIAN GOVERNMENT TRAMWAYS AND FERRIES.

IT is notified that His Excellency the Lieutenant-Governor in Executive Council, has approved of amendments to by-law 31 in the following manner:---

By-law 31-Fares and Conditions

(applicable from 6th July, 1952).

Clause 1, subclause "b", amend to read-

Adult Fares—

Minimum fare-4d.

Any one section or part thereof-4d.

Two consecutive sections or part thereof in excess of one section—6d.

- Three consecutive sections or part thereof in excess of two sections—8d.
- Four consecutive sections or part thereof in excess of three sections-10d.
- Each additional section or part thereof in excess of four consecutive and up to and including eight sections—1d. per section.
- Nine consecutive sections or part thereof in excess of eight sections—1s. 4d.

Clause 2, Concessional fares (adults).

- Amend by deleting "6d." and inserting in lieu thereof—7d.;
- and further amend by deleting "3d." and inserting in lieu thereof—4d.

- Clause 3, Children's fares, existing clause to be deleted and in lieu thereof insert:— When a child does not occupy a seat to the
 - exclusion of an adult— Under five years of age—free.
 - Over five years and under fifteen years for travel on first and/or second sec-
 - tion—3d. For travel on three consecutive and subsequent sections—4d.

J. H. NAPIER, General Manager.

APPOINTMENT. (26 George V, No. 36.)

HIS Honour the Chief Justice has been pleased to appoint Douglas Osborne Hawke, of Orange, in the State of New South Wales, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the City of Orange and within a radius of 50 miles therefrom, any oath, affidavit, affirmation, declaration or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Douglas Osborne Hawke ceases to reside in the State of New South Wales aforesaid, or until he ceases to practise the profession of a solicitor on his own account or in partnership in the City of Orange, or until revoked.

G. J. BOYLSON, Registrar Supreme Court.

Supreme Court Office, Perth, 26th June, 1952.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.		Particulars.	Department concerned.	Rate.	
451/52	1952. July 11	Comet Motors Pty., Ltd.	249 _A , 1952	Purchase and Removal of Second-hand "Chevrolet"	Mines Dept	£135.	
417/52	July 10	10 P. Gerarchi		Coupe (Engine No. R110637) Purchase and Removal of Second-hand 1941 Model K5 International Truck (Engine	P.W.D	£255.	
403/52	do.	Metters, Limited		No. 53393) Stainless Steel Sink and Drainer Fitting, delivered to Bridge- town District Hospital	do	£112 7s. 6d.	
166/52	do.	do. D. & J. Fowler		Tea, First Quality, for Govern- ment Institutions, 1st Aug- ust to 30th November, 1952	Various	3s. $4\frac{1}{2}$ d. per lb.	
309/52	do.	Atkins (W.A.), Limited	175 _A , 1952	Exhaust Fan Units, as follows :	Govt. Stores	£180. £106.	
1559/51	do.	State Engineering Works	6664, 1951	Equipment Heavy Media Separator, deliv- ered to Government Chemical Laboratories, Adelaide Ter-	do	£385 plus £15 for drawings.	
399/52	do.	Amalgamated Collieries of W.A., Limited	219A, 1952	race, Perth Purchase and Removal of Elec- tric Motors, complete with Switches and Starters, as per Items 1, 2, 3, 5, 6, 8, 9, 10, 11, 12, 13, 14, 15, 23, 24 and 25	Dept. of Industrial Development	Rates, etc., on ap- plication.	
399/52	do.	G. G. Martin, Ltd	219A, 1952	Purchase and Removal of Elec- tric Motors, Switches and Starters, as per Items 4, 7, 16, 17, 18, 19, 20, 21 and 22	Govt. Stores	Rates, etc., on application.	
384/52	July 14	· · · · · · · · · · · · · · · · · · ·	209A, 1952	Fuel Oil and Lubricating Oil for Country Power Stations, as follows :	S.E.C	Rates, etc., on ap- plication.	
		Vacuum Oil Pty.,		Items 2, 7, 8 (a), 8 (b), 10 (a), 10 (b), 11 (a), 11 (b), 12, 14 and 15			
		Shell Oil Co		Items 1, 4, 6 (a), 6 (b), 16, 17 and 19			
		Caltex Oil (Aust.) Pty., Limited		Items 13 and 18			
		Neptune Oil Co		Items 3, 5 and 9			

GOVERNMENT GAZETTE, W.A.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Advertising.	Supplied neeringd				
1952. July 8 July 10 July 10 July 17 July 17 July 17 July 17 July 17	262A, 1952 264A, 1952 265A, 1952 270A, 1952 271A, 1952 275A, 1952 275A, 1952 275A, 1952	Steel Window Frames for Wellington Dam§	1952. July 24 July 31 July 31		

Socuments 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.

	952.			1				1	195	52.
July	10	 266a,	1952		International K5 Truck	 	 	 	July	24
July	-10	 267a,	1952		Fordson Grader	 	 	 	July	24
July	10	 269а,	1952		Launch and Engine	 	 	 	July	24
July	17	 272a,	1952		Ford Mercury Sedan, 1940 Model	 	 	 	July	24
-					·					

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.

10th July, 1952.

A. H. TELFER, Chairman.

COMPANIES ACT, 1943-1951. Notice of Registered Office.

NOTICE is hereby given that the Registered Office of Glass Merchants Pty. Ltd. is situate at 128 Wittenoom Street, East Perth, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays, inclusive (but excluding public holidays) from 10 a.m. to 12 noon and from 2 p.m. to 4 p.m.

Dated this 14th day of July, 1952.

T. A. MARSHALL, Secretary.

Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1949. Notice of Change of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Premier Varnish & Paint (W.A.) Pty. Ltd. was, on the 7th day of July, 1952, changed to and is now situated at 419 Hay Street, Subiaco. Dated the 14th day of July, 1952.

B. A. GILLIGAN,

Secretary.

COMPANIES ACT, 1943-1949. Notice of Change of Situation of Registered Office.

NOTICE is hereby given that the Registered Office of Sterling Paint and Varnish (S.A.) Pty. Ltd. was, on the 7th day of July, 1952, changed to and is now situated at 419 Hay Street, Subiaco.

> G. A. GILLIGAN, Agent in W.A.

COMPANIES ACT, 1943-1951. Notice Concerning Lost Share Certificate. Pursuant to Section 414 (1).

Amalgamated Collieries of W.A. Limited.

NOTICE is hereby given that share certificate No. 1536 for 100 cumulative preference shares, Nos. 31,101 to 31,200, inclusive, in the abovenamed Company, entered in the name of Freda Anne Kiesey, of 226 Little Collins Street, Melbourne, has been lost or destroyed, and it is the intention of the directors of the abovenamed Company to issue a duplicate certificate in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 2nd day of July, 1952.

H. COOK, Secretary.

COMPANIES ACT, 1943-1946.

Notice Concerning Lost Share Certificates. Pursuant to Section 414 (1).

Producers Markets Co-operative Ltd.

NOTICE is hereby given that the undermentioned share certificates in the abovenamed Company— No. 483 for 10 shares entered in the name of John Mackay, of Mahogany Creek; No. 609 for 10 shares entered in the name of Sidney Hugheson Hogg, of Rockingham; No. 329 for 10 shares entered in the name of Gunder Gunnerhussen (deceased), late of Mandurah; No. 529 for 10 shares entered in the name of Frederick Hyam, of Bicton; No. 419 for 10 shares entered in the name of Frederick George Parry, of Denmark, and No. 528 for 10 shares entered in the name of Arthury M. Cowdell, of Rockingham, have been lost or destroyed, and it is the intention of the directors of the abovenamed Company to issue a duplicate share certi-ficate in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 10th day of June, 1952.

D. J. SUTCLIFFE Secretary.

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of Avery Guhl 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 Avery Guhl Pty. Ltd.

Dated this 8th day of July, 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 Modern Durable Builders 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 Modern Durable Builders Pty. Ltd.

Dated this 14th day of July, 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 South West Tractor Service 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 South West Tractor Service Pty. Ltd.

Dated this 14th day of July, 1952.

G. J. BOYLSON, Registrar of Companies.

Companies Office, Supreme Court, Perth, W.A.

ASSOCIATIONS INCORPORATION ACT, 1895. I, DANIEL DYER, of 47 Durban Street, Belmont, the person authorised by the East Unit of Jehovah's Witnesses, do hereby give notice that I am desirous that such Unit be incorporated under the provi-sions of the Associations Incorporation Act, 1895.

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

1. Name of Association-East Unit of Jehovah's Witnesses.

Object or Purpose of the Institution-To hold 2. in trust such property as is now owned and may be acquired from time to time by the East Unit of Jehovah's Witnesses.

Where Situated or Established-Belmont. 3.

The Name of the Trustees-Daniel Dyer, Wil-4 liam Frank Mappin, Ormonde Mervyn Blakeney.

5. In Whom the Management of the Unit is Vested and by What Means—The trustees and by the rules and by-laws of the said Unit.

IN THE MATTER OF THE ASSOCIATIONS IN-CORPORATION ACT, 1895, and in the matter of the Midland Junction Sub-branch R.S.L. Club Incorporated.

I. ALBERT WILLIAM JAMES SWANNELL, of 41 Newcastle Road, Midland Junction, Agent, Trustee of or person hereunto authorised by The Midland Junction Sub-branch R.S.L. Club Incorporated, do hereby give notice that I am desirous that such Association should be incorporated under the pro-visions of the Associations Incorporation Act, 1895.

(Sgd.) A. W. J. SWANNELL.

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

Memorial of The Midland Junction Sub-branch R.S.L. Club Incorporated filed in pursuance of the Associations Incorporation Act, 1895.

(1) Name of Institution—The Midland Junction

(1) Name of institution—The Midland Junction
Sub-branch R.S.L. Club Incorporated.
(2) Object or Purpose of the Institution—(a) To associate the members together for social, literary, sporting, athletic and other lawful purposes; (b) and to foster a spirit of harmony amongst the members; (c) to become a registered club within the membring of the Literary and the formation of the literary. the meaning of the Licensing Act, 1911-1950; and (d) to provide accommodation for the members and their guests upon premises of which the Association is the bona fide occupier, etc. (3) Where Situated or Establish

Established—Railway

(4) The Names of the Trustees—Albert William James Swannell and Percy Albert Edwin Vitler.

(5) In whom the Management of the Institution is Vested, and by what Means-Management of the Association is vested by its constitution and rules to the extent and in the manner therein provided in the management committee of the said Association.

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

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is given that the Partnership known as "Betta Roof Service" has been dissolved as from the 30th June, 1952. James Thomas Fabry retires from the said business, and the Partnership will now be carried on under the names of Elizabeth Mary Watkins and George John Watkins, who will pay and discharge all liabilities and collect assets. Dated 11th July, 1952.

> ELIZABETH MARY WATKINS. GEORGE JOHN WATKINS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Edgar Charles Boase. formerly of Berring Siding, Goomalling, in the State of Western Australia, late of Forward Street, Goomalling, aforesaid, Retired Farmer, 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 18th day of August, 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 14th day of July, 1952.

PEARSON LYON & CO., of 129 Fitzgerald Street, Northam, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Walter William James Trigg, late of 14 Woodroyd Street, Mount Lawley, in the State of Western Australia, Accountant, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administrator with the Will annexed, The Per-petual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 18th day of August, 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 this 16th day of July, 1952.

ROBINSON, COX & CO. Solicitors for the Administrator, 20 Howard Street, Perth. IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Robert Dickson, late of 125 Forrest Street, Cottesloe, in the State of Western Australia, Company Director, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, c/o McLaren & Stewart, 101 St. George's Terrace, Perth, on or before the 18th day of August, 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 such claims of which they shall then have had notice.

Dated the 10th day of July, 1952.

NORTHMORE, HALE, DAVY & LEAKE, 13 Howard Street, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Mabel Jane Boundy Logan, late of 19 Kanimbla Road, Hollywood, in the State of Western Australia, Widow, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 18th day of August, 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 this 16th day of July, 1952.

A D SMIT

A. D. SMITH, 135 St. George's Terrace, Perth, Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil of Caroline Fitzgerald, late of 152 Scarborough Beach Road, Mount Hawthorn, in the State of Western Australia, Widow, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, 135 St. George's Terrace, Perth, on or before the 18th day of August, 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 the 15th day of July, 1952.

O'DEA & O'DEA, 81 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Eunice Long, late of 17 Hammond Street, West Perth, 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 18th day of August, 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 15th day of July, 1952.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frank Gillett, late of 13A Havelock Street, West Perth, and of South British Insurance Chambers, 23 Barrack Street, Perth, in the State of Western Australia, 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 18th day of August, 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 the 15th day of July, 1952.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Patrick James Hogan, late of Glendalough, Leederville, in the State of Western Australia, Pensioner, 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 18th day of August, 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 15th day of July, 1952.

> JOHN H. O'HALLORAN, 89 St. George's Terrace, Perth, Solicitor for the Executor.

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 18th day of August, 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 16th day of July, 1952.

Public Trust Office, Perth. W.A. J. H. GLYNN, Public Trustee.

Name, Occupation, Address, Date of Death.

- Boxlaff, Emil Carl De Pomeroy (also known as Emil Carl Boxloff); Retired Miner; formerly of Fields Find, but late of "Sunset," Nedlands; 28/4/52.
- Rabbich, Henry Thomas (also known as Thomas Henry Rabbich and Thomas Rabbish); Ironworker; late of 11 Greens Road, Paddington, Sydney, N.S.W.; 21/8/51.
- Hutchings, Edward; Cleaner; formerly of the R.A.A.F., but late of 9 Rose Street, Goodwood Park, South Australia; 5/3/50.
- Booth, Harold; Labourer; late of Oceanic House, Collie Street, Fremantle; 29/11/51.
- Hicks, Charles Thomas; Retired Farmer; late of 9 May Street, Bayswater; 21/3/50.
- Monks, Thomas; Retired Labourer; formerly of 19 Ellen Street, Fremantle, but late of Nedlands; 31/5/52.
- Fewson, James; Retired Seaman; late of 1 Glenelg Street, Leederville; 31/5/52.
- Rolfe, Alfred Edward; Retired Railway Employee; late of 8 Stephen Street, Guildford; 31/5/52.
- McEwen, Alice Maude; Divorcee; late of 6 Forbes Street, Perth; 23/4/52.
- Woodhead, John Edward; Chiropodist; late of 65 Federation Street, Mount Hawthorn; 22/1/52.

Name, Occupation, Address, Date of Death.

Green, William; Labourer; late of Pier Street, Perth; 13/3/52.
Paillard, Harry; Miner; formerly of Coolgardie and Esperance, but late of Applecross; 24/12/51.
Zeddi, Thomas Patrick; Kangaroo Hunter; late of Roebourne; 9/3/52.

Roebourne; 9/3/52.
Jones, Joseph Ballantyne; Retired Prospector; late of Nulsen Street, Norseman; 7/1/52.
Swan, James Johnston; Labourer; late of 27 Duke Street, Albany; 24/7/51.
Paterson, David; Labourer; late of "Rockdale," East Pingelly; 13/2/51.
Trott, George Edward; Miner and Truck Driver; formerly of 47 Piesse Street, Boulder, but late of 255 Burt Street, Boulder; 3/2/52.

SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY, or the day preceding the day of publication, and are charged at the following rates:

For the first eight lines, 5s.

For every additional line, 6d.; and half-price for each subsequent insertion.

To estimate the cost of an advertisement. count nine words to a line; heading, signature and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

Where signatures are appended to copy for publication in the *Government Gazette* they must appear in typewritten or block characters below the written signature. Unless this is done no responsibility will be accepted by this office for any error in the initials or names as printed.

All communications should be addressed to "The Government Printer, Perth.'

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TT	•••	••••					1775
	•••						1775
Water Boards						17	43-4
Water Supply, etc., 1	Depa:	rtmer	ıt			1743-4,	1755
Workers' Compensatio	on A	ct					1774