

Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

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

PERTH: FRIDAY, 7th NOVEMBER.

[1952**.**

JUSTICES OF THE PEACE.

No. 117]

Premier's Department, Perth, 5th November, 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 Commission of the Peace:—

Eric Leslie Thomas Mott, Esquire, of 23 Willis Street, Mosman Park, to be a Justice of the Peace for the Fremantle Magisterial District.

Peter John McGuire, Esquire, of MacDonald Street, Coolgardie, to be a Justice of the Peace for the Coolgardie Magisterial District.

Francis Milton Tom Stove, Esquire, of Chidlow, to be a Justice of the Peace for the Perth Magisterial District.

Reginald Owen Williams, Esquire, of Seventh Road, Armadale, to be a Justice of the Peace for the Perth Magisterial District.

IT is hereby notified, for public information, that His Excellency the Governor in Executive Council has accepted the resignation of Donald William Read, Esquire, of Mines Department, Adelaide, South Australia (formerly of Big Bell), as a Justice of the Peace for the Murchison Magisterial District.

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

Public Service Commissioner's Office, Perth, 5th November, 1952.

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

Ex. Co. 1444, P.S.C. 291/52—H. W. Dettman, District Superintendent of Education, Education

Department, to be Superintendent of Primary Education, Class P-I-7, as from 3rd November, 1952.

Ex. Co. 1781, P.S.C. 294/52—J. M. Faichney, Assistant Inspector of Mines (Ventilation), Mines Department, to be Inspector of Mines, Kalgoorlie, Class P-II-8/9, as from 27th October, 1952.

Ex. Co. 1044, P.S.C. 164/52—C. O. Kreibig, Mining Registrar, Leonora, Mines Department, to be Mining Registrar, Norseman, Class C-II-3, as from 3rd November, 1952.

Also has approved of the following reclassification:—

Ex. Co. 1822—Item 2882/52, Laboratory Assistant, Grade 1, Class G-VIII-3, occupied by R. B. Van Raalte, to Laboratory Technician, Grade 3, Class G-II-1/2, as from 1st October, 1952.

Also of the following retirement, under section 59 of the Public Service Act:—

Ex. Co. 1044—W. G. Worner, Superintendent of Primary Education, Education Department, as from 2nd November, 1952.

Ex. Co. 1783—It is hereby notified for general information that the following days will be observed as Public Service Holidays at Christmas and New Year:—

Thursday, 25th December, 1952 (Christmas Day). Friday, 26th December, 1952 (Boxing Day). Thursday, 1st January, 1953 (New Year's Day). Friday, 2nd January, 1953 (Special).

S. A. TAYLOR, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class. Salary.		Date Returnable.
Agriculture Do Treasury Do Forests Mines Education Crown Law Lands and Surveys	Senior Accounting Machinist (Item 65/52) Clerk (Item 470/52)	G-II3/4 P-II8 C-II3 C-II1(F) C-II2 P-II4 C-II3 C-II1 C-II3	Margin £525-£575 Margin £290-£310	1952. 8th November. do. do. do. do. do. do. do. 22nd November

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

Applications are called under section 34 of the Act, 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, 6th November, 1952.

THE Hon. Attorney General has approved of the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913:—Charles Lancelot Russel Oldham, Subiaco; Alexander Bruce Broun, Moora, and Ashmore Ernest Alfred Philpott, South Perth.

THE Department has been notified that the following Trust Orders have been lost by the payees. Payment has been stopped, and it is intended to issue fresh trust orders in lieu thereof:—

- 1. Trust Order No. 43271, dated the 11th July, 1952, drawn on the Clerk of Courts Trust Fund, for the sum of £5 19s. 11d., in favour of D. Rogers.
- 2. Trust Order No. 26782, dated the 29th August, 1952, drawn on the Clerk of Courts Trust Fund, for the sum of £5 19s. 11d., in favour of G. M. Jaffrey.
- 3. Trust Order No. 20620, dated the 7th October, 1952, drawn on the Clerk of Courts Trust Fund, for the sum of £36 12s. 6d., in favour of Registrar, Supreme Court, Perth.

H. SHEAN, Under Secretary for Law.

HEALTH ACT, 1911-1950.

Department of Public Health, Perth, 5th November, 1952.

P.H.D. 2857/24.

THE following appointment made by the undermentioned local health authority is hereby approved:—

Narembeen Road Board—Dr. C. W. McNamara, to be Medical Officer of Health.

LINLEY HENZELL, Commissioner of Public Health.

P.H.D. 1436/20.

I, ANNIE FLORENCE GILLIES CARDELL-OLIVER, Minister for Public Health, being the Minister administering the provisions of the Health Act, 1911-1950, hereby, under the provisions of section 251 of the said Act, authorise the Commissioner of Public Health, and his deputy, for a period of six months from the 4th day of November, 1952, to exercise within each of the health districts of the State of Western Australia as constituted under the Act aforesaid, and to delegate to any public healthr official the special powers specified in section 251 of the Act aforesaid, that is to say:—

- (a) All the powers specified in subsections (1) to (16), inclusive.
- (b) With the approval of the Minister, the power specified in subsections (17) and (17) (a).
- (c) Any other power conferred upon him by the Governor under subsection (18).

Dated this 4th day of November, 1952.

F. CARDELL-OLIVER, Minister for Health.

NATIVE ADMINISTRATION ACT, 1905-1947.

Section 69.

Department of Native Affairs, Perth, 22nd October, 1952.

PURSUANT to Native Administration Regulation 134, it is hereby notified, for general information, that the Hon. Minister for Native Affairs has issued authority No. 32 required by the said regulation for the establishment by the Baptist Union of W.A. (Inc.) of a Mission near Katanning, to be known as the Baptist Aborigines Mission.

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 at the places specified below, under the provisions of the Land Act, 1933-1950, and its regulations:—

BEVERLEY.

11th November, 1952, at 3.30 p.m., at the Government Land Agency—

#Pingelly—Town ||360, 2r. 11p., £15. *¶541, 2a. 2r. 11p., £16.

BRIDGETOWN.

11th November, 1952, at Noon, at the Court House— ‡Northcliffe—Town 91, 1r., £50. ‡North Greenbushes—Town 7, 1r., £20.

SOUTHERN CROSS.

12th November, 1952, at 3 p.m., at the Office of the Mining Registrar—

Bullfinch—Town 62, 1r., £15. Town 175, 1r., £45.

\$Southern Cross-*711, 2a. 3r. 38p., £20.

KALGOORLIE.

18th November, 1952, at 2 p.m., at the Government Land Agency-

\$Boulder—Town ||1500, 1r., C.U.V., £20. \$Kalgoorlie—Town 3393, 1r. 3.8p., C.U.V., £20.

MERREDIN.

19th November, 1952, at 10 a.m., at the Court House-

#Muntadgin-Town 3, 1r., £85.

ALBANY.

20th November, 1952, at 2.30 p.m., at the Court House-

#Gledhow--* Sub. 46, 8a. 3r. 19p., £14.

BRIDGETOWN

25th November, 1952, at noon, at the Court House-*Nannup-Town 171, 1r., £30.

PORT HEDLAND.

26th November, 1952, at 11 a.m., at the Court House-

Port Hedland-Town 201, 1r. 8p., £17; Town 202, 1r. 8p., £15.

MOORA.

28th November, 1952, at 4 p.m., at the Court House-

#Moora—*¶188, 3a. 2r. 39p., £20.

PERTH.

28th November, 1952, at 3.30 p.m., at the Department of Lands and Surveys-

#Karragullen—Town ||9, 1r., £10. #Mt. Helena—*||111, 3a. 2r. 21p., £20; *||147,

16a. 0r. 30p, £35.

*Suburban for cultivation.

‡Section 21 of the regulations does not apply.

§ Leasehold conditions only.

|| Subject to truncation of corner, if necessary.

¶ All marketable timber is reserved to the Crown.

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

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

> H. E. SMITH. Under Secretary for Lands.

FORFEITURES.

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

Name, Lease, District, Reason, Corres., Plan. Callaghan, M.; 332/495; Victoria 12175; abandoned; 2781/18; 1579/40.

2401/18; 15/19/40.
Chamberlain, R. S.; 338/4591; Augusta 333; conditions, £42 15s.; 52/51; Augusta.
O'Donahoo, S. A. Y.; 21115/68; Avon 18913; conditions; 1992/26; 27D/40.
Ward, D. R.; 347/7412; Roe 1436, 1479; conditions; 151/51; 346/80.

H. E. SMITH. Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950.

Prohibited Times-Postponement of Commencing Date.

> Department of Lands and Surveys, Perth, 4th November, 1952.

Corres. No. 270/38, Vol. 5.

IT is hereby notified, for general information, that the Hon. Minister for Lands has approved, suant to the powers contained in section 9 (4) of the Bush Fires Act, 1937-1950, of the commencing date of the prohibited burning time declared for the Cranbrook Road District, being postponed from the 22nd October, 1952, to the 15th November, 1952.

> H. E. SMITH. Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950.

Appointment of Bush Fire Control Officers.

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

Corres. No. 977/41.

IT is hereby notified, for general information, that the following Road Boards have appointed the undermentioned Bush Fire Control Officers in their

Road Board and Control Officers.

Dalwallinu—J. L. Carter, A. G. Smith, G. H. Mills and C. Sommerville.

Perenjori—R. B. Allan.

Upper Chapman—D. E. Whitehurst, C. H. Royce

and A. L. Jupp. Corrigin—M. C. Lockyer. Kent—H. E. Reid.

The following appointments are cancelled:-

Road Board and Control Officers.

Upper Blackwood—T. F. Gibbs. Perenjori—J. Carr and G. G. John. Upper Chapman—A. Hall, W. G. Taylor and W.

P. Meehan. Kent—B. Altham

Gosnells—A. A. Mills.
Three Springs—A. G. Saunders, H. J. Stacey,
L. H. Brinson, M. Wilson and E. J. Burge.

H. E. SMITH. Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950.

Prohibited Times-Postponement of Commencing Date.

> Department of Lands and Surveys, Perth, 3rd November, 1952.

Corres. No. 270/38, Vol. 5.

IT is hereby notified, for general information, that the Hon. Minister for Lands has approved, pur-suant to the powers contained in section 9 (4) of the Bush Fires Act, 1937-1950, of the commencing date of the prohibited times declared for the Cunderdin Road District, being postponed from the 1st November, 1952, to the 15th November, 1952.

> H. E. SMITH. Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950.

Declaration of Approved Areas under Section 35A.

I, LINDSAY THORN, Minister for Lands and the Minister of the Crown for the time being charged with the administration of the Bush Fires Act, 1937-1950, in pursuance of the powers conferred by section 35A of the said Act, do hereby declare that part of the road district of Kondinin, as described in the Schedule hereto, to be an approved area for the purposes of sections 35A, 35B and 35C of the said Act.

Dated at Perth this 22nd day of October, 1952.

L. THORN. Minister for Lands.

Schedule.

That part of the Kondinin Road District lying generally West of a line starting at the South-Western corner of Roe Location 1044, a point on the Southern boundary of the Kondinin Road District, and extending Easterly and Northerly along boundaries of that location to the Southern boundary of location 435; thence Easterly and generally Northerly along boundaries of locations 435,

1281, 1319, 586 and 1513 and onwards to a Southern boundary of location 1512; thence generally Easterly along the Southern boundaries of locations 1512 and 2063 and onwards to the South-Western corner of location 1321; thence Southerly, Easterly and Northerly to and along boundaries of locations 2082, 1511, 830 and 2140 and onwards to the Southern boundary of location 821 (reserve 18735); thence Easterly, Northerly and Westerly along boundaries of that location to a point in prolongation Southerly of the Eastern boundary of location 538; thence Northerly and North-Westerly to and along boundaries of locations 538, 1464, 2145 and 2162 and onwards to and along a North-Eastern boundary of location 1458 to a point in prolongation Southerly of the Eastern boundary of location 1458 to a point in prolongation Southerly and Westerly to and along boundaries of that location to a point in prolongation Southerly of the Eastern boundary of location 1456 and 2053 and onwards to the South-Eastern corner of location 1429; thence Northerly, Westerly and again Northerly to and along boundaries of that location to the Northern side of road No. 6413 and thence generally Westerly along that side to the South-Eastern corner of Avon Location 25866, a point on a Northern boundary of the road district.

(Public Plans 345/80, 346/80, 375/80.)

BUSH FIRES ACT, 1937-1950.

Prohibited Times—Postponement of Commencing Date.

Department of Lands and Surveys, Perth, 30th October, 1952.

Corres. No. 270/38, Vol. 5.

IT is hereby notified, for general information, that the Hon. Minister for Lands has approved, pursuant to the powers contained in section 9 (3) (c) of the Bush Fires Act, 1937-1950, of the suspension from the 22nd October, 1952, to the 8th November, 1952, inclusive, of the declaration of the prohibited times for the Westonia Road District made under the provisions of section 9 (1) of the Act and published in the Government Gazette of the 21st September, 1951, so far as the said declaration extends to land within the boundaries of the Townsite of Westonia.

H. E. SMITH, Under Secretary for Lands.

LAND ACT, 1933-1950. Part V. Divisions 1 and 4.

Special Settlement Lands.

Open Wednesday, 3rd December, 1952.

Department of Lands and Surveys, Perth, 30th October, 1952.

Corres. No. 8987/13.

IT is hereby notified, for general information, that Esperance Location 708, containing 200 acres and situated 7 miles North-West of Esperance, 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 subject to payment for improvements and priced at 5s. per acre. Applications should be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 3rd December, 1952, together with a deposit of £1 8s. 8d.

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) The selector or his agent 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.

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

(Plan 423/80, D3.)

H. E. SMITH, Under Secretary for Lands.

LAND ACT, 1933-1950.

Part V, Divisions 1 and 4.

Special Settlement Lands.

Open Wednesday, 26th November, 1952.

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

3154/50, Vol. 2.

IT is hereby notified for general information that Plantagenet Location 5739, containing 500 acres and situated 5 miles North-East of Redmond, 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 subject to survey, classification and pricing and applications should be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 26th November, 1952, accompanied by a deposit of £7 15s.

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.

(451D/40, B3.)

H. E. SMITH, Under Secretary for Lands.

SPECIAL SETTLEMENT LANDS. Albany Zone.

Plantagenet Location 4686 (335 acres 2 roods 23 perches).

Open for Selection Wednesday, 26th November, 1952.

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

Corres. No. 4238/48.

HIS Excellency the Governor in Executive Council has been pleased to declare Plantagenet Location 4686 open for selection as Special Settlement Lands under Divisions 1 and 4 of Part V of the Land Act, 1933-1950, and the regulations thereunder, as modified by the special conditions here enumerated:—

- (1) Applications must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 26th November, 1952, together with a deposit of £1 12s. 5d.
- (2) The provisions of section 135 of the said Act relating to determination of simultaneous applications shall apply.
- (3) The maximum area to be granted to any one applicant shall be 500 acres of land suitable to be prepared for and sown down to pasture.
- (4) The successful applicant shall clear one-fifth of the area within three years and two-fifths within five years from the date of approval of the application.

(5) Such clearing shall be at a stage sufficient to establish pastures, and nine-tenths of the cleared are shall be sown to pasture with superphosphate within 15 months of clearing.

(Plans 451D/40, B3, 451A/40, B2.)

H. E. SMITH, Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Point Samson Residential Lots. Land Act, 1933-1950 (Section 117).

Applications Close Wednesday, 3rd December, 1952.

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

Corres. No. 11086/02, Vol. 3.

APPLICATIONS are invited for leasing the Point Samson Town lots enumerated in the Schedule hereto. These lots will be available for leasing for Residential Purposes for terms of five (5) years at the annual rentals shown. Such leases will be subject to the condition that no compensation will be payable at the expiration or earlier determination of the lease for improvements effected by the lessee.

Applications, accompanied by a deposit of one-half year's rental plus £1 (lease and registration fees), must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 3rd December, 1952.

In the event of there being more applications than one for any lot on the closing date, the application to be granted shall be decided by the Land Board.

Schedule.

Lot and Annual Rental.

48, 71, 72, 73 and 74; £4 each. 52 to 61 (inclusive); £3 each. 62 to 66 (inclusive); £2 each.

H. E. SMITH, Under Secretary for Lands.

TENDERS FOR LEASING. Portion of Roe Location 237.

Perth Land Agency.

Cropping and Grazing Purposes. Section 116 of the Land Act, 1933-1950.

> Department of Lands and Surveys, Perth, 24th October, 1952.

Corres. No. 4014/30.

TENDERS are hereby invited for the leasing of portion of Roe Location 237, about 972 acres (as described in Schedule hereunder) for cropping and grazing purposes, for a period commencing on the 1st December, 1952, and terminating on the 31st January, 1955.

Tenders for the above accompanied by a cheque for the full amount tendered, plus 15s. lease fee, endorsed, "Tender for Leasing Portion of Roe Location 237," and addressed "Under Secretary for Lands, Perth," must be lodged at the Lands Office, Perth, not later than Wednesday, 26th November, 1952.

All tenders lodged on or before that date will be treated as having been received on that date.

The highest or any tender will not necessarily be accepted.

Schedule.

That portion of Roe Location bounded by lines commencing at the South-West corner of the said location and extending North about 86 chains, East about 113 chains, South about 86 chains and West about 113 chains to the starting point (Plan 6/80, A3).

H. E. SMITH, Under Secretary for Lands. THE LAND ACT, 1933-1950.

Tenders for the Purchase of Kojonup Locations 8936 and 8937.

(Section 89c.)

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

Corres. No. 5185/52.

TENDERS are hereby invited for the purchase of Kojonup Locations 8936 and 8937 (formerly Kojonup Location 294 and portion of 1420) for an estate in fee simple; situated 5 miles South-West of Katanning on the Kojonup Road. (Plans 416B/40, E4, 416C/40, E1.)

Particulars.

Area—Approximately 800 acres.

Clearing—240 acres fully cleared, 550 acres poison eradicated.

Fencing—Boundary 305 chains 6 wire (190 shared). Sixty-fix chains 2/3 wire sheep netting.

Water Supply-500 cubic yard earth tank.

Annual Rainfall-18 inches.

Tenders must be accompanied by a deposit of (10) ten per cent. of the price tendered and must be addressed to the Under Secretary for Lands, Perth, and endorsed on the envelope "Tender for Kojonup Locations 8936 and 8937" and lodged at this office by 3.30 p.m. on Wednesday, 26th November. 1952.

The successful tendered will be required to pay the balance of the purchase money upon registration of the transfer.

The highest or any tender will not necessarily be accepted.

H. E. SMITH, Under Secretary for Lands.

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

Tenders for Leasing Reserve No. 6814, near Jarrahdale.

Gardening and Grazing Purposes.

Applications Close Wednesday, 19th November, 1952.

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

Corres. No. 9859/99.
TENDERS are invited for leasing reserve No. 6814 (Cockburn Sound Location 1153, containing 1a. 1r. 30.4p.) for Gardening and Grazing purposes only, under section 32 of the Land Act, 1933-1950, for a term of five (5) years, subject to the condition that no compensation will be payable for improvements effected by the lessee and existing at the expiration or earlier determination of the lease.

Tenders, accompanied by a deposit of one year's tendered rental, plus £1 fees, will be accepted at the Department of Lands and Surveys, Perth, up to 3.30 p.m. on Wednesday, 19th November, 1952.

The highest or any tender will not necessarily be accepted.

The envelope must be endorsed "Tender for Leasing Reserve No. 6814."

(Plan 341C/40, D3.)

H. E. SMITH, Under Secretary for Lands.

LAND ACT, 1933-1950. (Section 117.)

Applications for Leasing.

Residential Lots—Babbage Island.
Applications Close Wednesday,
19th November, 1952.
Department of Lands and Surveys,
Perth, 21st October, 1952.

Corres. No. 3071/50.

APPLICATIONS are invited for leasing the Carnarvon lots enumerated in the Schedule hereunder for Residential Purposes for a term of one (1) year at the rentals shown. Such leases will be renewable at the will of the Minister for Lands and subject to the following conditions:—

- (a) The lease shall be determinable at three (3) months' notice by either party after the initial term of one year.
- (b) No compensation will be payable for improvements effected by the lessee and existing at the determination of the lease.

Applications must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 19th November, 1952, accompanied by a deposit comprising one year's rental plus 15s. lease fee. The lots may be listed in order of preference and the highest rental for any lot desired forwarded with the application.

In the event of there being more applications than one for any lot on the closing date, the application to be granted shall be decided by the Land Board.

(Plan Carnarvon Sheet 2.)

H. E. SMITH, Under Secretary for Lands.

Schedule. Lot and Rental.

628; £4. 640; £2.

632, 637, 638, 639, 642, 643, 644 and 645; £1 for each lot.

LAND ACT, 1933-1950.

(Section 32.)

Tenders for Leasing.

Reserve No. 18934 (near Boyup Brook).

Grazing Purposes.

Tenders Close Wednesday, 19th November, 1952.

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

Corres. No. 6875/24, Vol. 2. TENDERS are invited for leasing the area of about 269 acres comprised in Timber Reserve No. 18934 for Grazing Purposes for a term of five (5) years, subject to the following conditions:—

- (a) No compensation will be payable at the expiration or earlier determination of the lease for improvements effected by the lessee.
- (b) The lessee shall not destroy or otherwise interfere with any timber growing on the demised land

Tenders, accompanied by a deposit of one (1) year's tendered rental, plus an amount £1 for lease and registration fees, will be acepted at the Department of Lands and Surveys, Perth, up to 3.30 p.m. on Wednesday, 19th November, 1952. The envelope must be endorsed "Tender for Leasing Reserve No. 18934."

The highest or any tender will not necessarily be accepted.

(Plan 438A/40, A1.)

H. E. SMITH, Under Secretary for Lands.

APPLICATIONS FOR TENANCY.

Peel Estate Lots 859 to 869 (inclusive).

Applications Close Wednesday, 19th November, 1952.

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

Corres. No. 1186/33.

APPLICATIONS are invited for a monthly tenancy over the area of 803 acres 31 perches contained in Peel Estate Lots 859 to 869 (inclusive) for Grazing Purposes only.

Rental has been fixed at three pounds (£3) per month, payable in advance, and the tenancy would be subject to determination at one month's notice.

Applications, accompanied by a deposit of £3 15s., must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 19th November, 1952.

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

(Plan 341D/40, B4.)

H. E. SMITH, Under Secretary for Lands.

TENDERS FOR LEASING.

Jilbadji Location 454.

Grazing Purposes.

Tenders Close Wednesday, 19th November, 1952.

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

Corres. No. 1448/48.

TENDERS are invited for leasing the area of 1,479 acres 1 rood 34 perches contained in Jilbadji Location 454 for Grazing Purposes for a term of five (5) years, minimum rental being fixed at ten pounds (£10) per annum. Such lease will be subject to mining conditions and to the condition that no compensation will be payable at the expiration or earlier determination of the lease for improvements effected by the lessee.

Tenders will be accepted at the Department of Lands and Surveys, Perth, up to 3.30 p.m. on Wednesday, 19th November, 1952. The envelope enclosing the tender must be endorsed "Tender for Leasing Jilbadji Location 454." Each tender must be accompanied by one year's tendered rental, plus £1 lease and registration fee.

The highest or any tender will not necessarily be accepted.

(Plan 23/80, F3.)

H. E. SMITH, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI of the Land Act. 1933-1950. WEDNESDAY, 21st JANUARY, 1953.

Eastern Division—Hampton District.

Corres. No. 1098/51. (Plans 71 and 72/80.) IT is hereby notified, for general information, that an area of about 12,709 acres, being the land contained within J. P. Hehir's late lease 395/972, will be re-available for pastoral leasing as from Wednesday, 21st January, 1953. Subject to payment for improvements, if any.

North-West Division—Ashburton District. Corres. No. 5124/51. (Plan 95/300.)

IT is hereby notified, for general information, that an area of about 25,418 acres, being the land contained within G. G. Herbert's late lease 394/1364, will be re-available for pastoral leasing as from Wednesday, 21st January, 1953. Subject to payment for improvements, if any.

H. E. SMITH, Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1950, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged at the Department of Lands and Surveys, Perth, not later than the date specified, but may be lodged before such date, if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

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

The selector of a Homestead Farm from any location made available for that purpose must take the balance thereof, if any, under Conditional Furchase.

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

WEDNESDAY, 19th NOVEMBER, 1952.

Hay District (2 miles East of Nornalup).

Corr. No. 6187/51. (Plans 456A/40, A1, and 455B/40, F1.)

Location 1407, containing 233a. 3r. 9p., at £1 2s. 6d. per acre; classification page 24 of 6057/22; subject to exemption from road rates for two years from date of approval of application and to free resumption for any necessary drains and free entry on to the land to construct and maintain such drains; being P. Calver's cancelled lease 347/7861. Deposit required, £1 10s. 6d.

Ninghan District (17 miles North-East of Lake Brown).

Corr. No. 197/52. (Plan 54/80, C1 and 2.)

Locations 1968, 1969, 1970 and 1971, containing 965a. 0r. 37p., 949a. 1r. 21p., 1,057a. 1r. 24p. and 892a. 1r. 4p., respectively, all at 3s. 9d. per acre; classification pages 25 of 576/23, 3 of 4553/24, 27 of 576/23 and 28 of 576/23, respectively; subject to Rural and Industries Bank indebtedness; being D. Campbell's cancelled lease 347/8112. Deposit required, £2 18s. 3d.

Oldfield District (5 miles East of Ravensthorpe). Corr. No. 4789/51. (Plan 420B/20, F1.)

Location 186, containing 160a. 0r. 27p., at 8s. 6d. per acre; classification page 23 of 7351/20; subject to exemption from road rates for two years from date of approval of application and to mining and poison conditions; being W. H. McK. Smith's cancelled lease 347/7706. Deposit required, £1 7s. 11d.

Plantagenet District (about $2\frac{1}{2}$ miles North-East of Denmark).

Corr. No. 5751/51. (Plan 452C/40, E4.)

Location 2026, containing 160a.; classification page 8 of 3215/45. Portion of location 2038 containing about 60 acres, situated West of the Southward prolongation of the Western boundary of location 2083. Classification page 10 of 1218/31. Portion of location 2082, containing about 133a., situated East of the Southward prolongation of the Western boundary of location 2739. Subject to survey and pricing. Being A. I. Phillips' cancelled application. Deposit required, £7 3s. 9d.

Plantagenet District (about 6 miles North of Borden).

Corr. No. 2591/51. (Plan 435/80, A1.)

That portion of location 5895, containing about 160 acres, bounded by lines commencing at the North-West corner of location 4435 and extending North about 73 chains, thence East about 22 chains to the Western boundary of location 3026, thence South along the said boundary of location 3026 to the Northern boundary of location 4435, thence West about 22 chains to the starting point. Subject to survey, classification and pricing. Deposit required, £4 18s. 9d.

WEDNESDAY, 26th NOVEMBER, 1952.

Avon District (about 15 miles East of Pingelly).

Corr. No. 3441/52. (Plan 378B/40, D1.)

The area of about 260 acres bounded by Avon Locations 13818, 7956, 7627, 6593, 16450 and 5762 and by road No. 3045 (excluding road No. 3046);

subject to survey, classification, pricing and to provision of any necessary roads. Deposit required, £6 5s.

Avon District (about 12 miles South-East of Bullaring).

Corr. No. 10807/12, Vol. 3. (Plan 377/80, D2.) Location 19767, containing about 320a.; subject to pricing; available to adjoining holders only. Deposit required, £1 12s. 5d.

Avon District (about 6 miles North-West of Coondle).

Corr. No. 2078/49. (Plan 27A/40, A1 and 2.) Locations 14703, 22299 and 24025, containing 505a., 357a. 2r. 19p. and 242a. 2r. 23p., respectively, all at 9s. 3d. per acre (as one holding); subject to timber conditions and to payment for improvements. Deposit required, £2 1s.

Avon District (near Wandering Pool—Dale River).

Corr. No. 2553/32. (Plan 342C/40, D4.)

Location 27486, containing about 170a.; subject to survey, classification, pricing and to provision of any necessary roads. Deposit required, £5 6s. 3d.

Hay District (about 14 miles North-West of Mt. Barker).

Corr. No. 2428/33. (Plan 444/80, EF4.)

Locations 2003 and 2004, containing 232a. 0r. 25p. and 57a. 3r. 29p., respectively, at 10s. per acre. Deposit required, £1 10s. 6d.

Kent District (about 1 mile West of Chillicup Pool).

Corr. No. 6053/05. (Plan 446/80, D1.)

The area of about 625 acres bounded by Kent Locations 309, 200, 209, 134, 199, 252, 310 and the prolongations North and West respectively of the Western boundary of said location 310 and the Northernmost boundary of location 309. Subject to survey, classification, pricing and to provision of any necessary roads. Deposit required, £8 17s. 6d.

Kojonup District (about 3 miles North of Nyabing).

Corres. No. 3626/52. (Plan 408/80, F4.)

(a) The area of about 1,200 acres bounded by road No. 4417, Kojonup Locations 6175, 6174, 6788, 8516, 7292, 6185 and road No. 10381. (b) The area of about 1,850 acres bounded by Kojonup Locations 6179, 6178, 6177, 8879, 6165, 8271, 8235, 6180, 6183 and 6190. Both areas subject to survey, classification and pricing. Deposits required—area (a), £11 10s.; area (b), £14 10s.

Melbourne District (6 miles West of Mungedar Well).

Corr. No. 3590/52. (Plan 62/80, E2.)

(a) Melbourne Location 3415, containing about 70 acres. (b) The area of about 2,600 acres bounded on the South and East by Melbourne Locations 3415, 1160 and 3657 and by a Western boundary of Pastoral Lease 392,539; on the North by the prolongation West of the Northernmost boundary of said location 3657; on the West by the prolongation North of the Western boundary of said location 3415. (c) That portion of Pastoral Lease 392,539 North-West and West from and adjoining Melbourne Locations 3321 and 2064, being an area of about 680 acres. All areas subject to classification, pricing, provision of any necessary roads and to survey (where required). Area (c) subject also to the provision of section 109B of the Land Act, 1933-1950. Deposit required, £18 16s. 3d.

Melbourne District (about 5 miles West of Moora). Corr. No. 3483/49. (Plan 58/80, Cl.)

That portion of location 3680, containing about 84 acres, and bounded by locations 2638, 1149, 1562 and the prolongation Eastward of the South-

ern boundary of location 2638. Subject to survey and priced at 5s. per acre (ex survey fee). Available to adjoining holders only. Deposit required, £4 3s. 9d.

Nelson District (about $5\frac{1}{2}$ miles East of Nannup).

Corr. No. 2773/51. (Plan 439A/40, C2.)

Location 11067, containing 201a. 0r. 13p., at 16s. 3d. per acre; classification page 5 of 2773/51; subject to exemption from road rates for two years from date of approval of application and special conditions which govern selection in this district; being T. G. Green's cancelled lease 347/7542. Deposit required, £1 10s. 6d.

Ninghan District ($2\frac{1}{2}$ miles South of Marindo). Corr. No. 5559/51. (Plan 66/80, B3.)

Location 2631, containing 3,621a. 1r. 22p., at 2s. per acre (ex survey fee); classification page 13 of 3261/27; subject to exemption from road rates for two years from date of approval of application; being C. W. Crabb's cancelled application. Deposit required, £2 18s. 3d.

Ninghan District (3 miles South-East of Burakin). Corr. No. 840/27. (Plan 65/80, C4.)

Location 3792, containing 1,094a. 1r. 35p., at 5s. 9d. per acre; classification page 8 of 840/27; subject to payment for improvements, if any; being the surrendered portion of W. E. and W. L. Broadhurst's lease 23004/68. Deposit required, £2 1s.

Oldfield District (near Lake Chidnup). Corr. No. 3347/51. (Plan 405/80, D3.)

Location 620, containing about 960a.; subject to survey, classification, pricing and mining conditions. Deposit required, £10 11s. 3d.

Plantagenet District (about 11 miles East of Wansbrough).

Corr. No. 3409/52. (Plans 436D/40, C3; 436C/40, D3.)

The area of about 1,050 acres bounded by Plantagenet Locations 5913, 3665, 5672, 2749, 2750, 5043 and the prolongation Eastward of the Southern boundary of said location 5913; subject to survey, classification, pricing and provision of any necessary roads. Deposit required, £11 10s.

Plantagenet District (near Monjebup Creek). Corr. No. 6053/05. (Plan 446/80, E1.)

The area of about 450 acres bounded by lines commencing at the South-West corner of Plantagenet Location 2619 and extending East and North along boundaries of that location to its North-East corner; thence generally Easterly along the boundary of the Plantagenet Land District about 47 chains to a point in prolongation Southward of an Eastern boundary of Kent Location 889; thence South about 95 chains along the said prolongation to the Northern side of a protected road; thence generally Westerly along the said side of the said road to the starting point. Subject to survey, classification, pricing and provision of any necessary roads. That portion comprised in Pastoral Lease 392/536 also subject to the provisions of section 109B of the Land Act, 1933-1950. Deposit required, £7 15s.

Roe District (near Lake Biddy). Corr. No. 1618/49. (Plan 388/80, AB2.)

Locations 2168 and 2169, containing 967a. 0r. 38p. and 168a. 3r. 14p., respectively, at 3s. 3d. and 12s. 6d. per acre, respectively; both locations available to adjoining holders only. Location 216s subject to provision and maintenance of drains. Deposits required—£1 19s. 2d. (location 2168); £1 8s. 8d. (location 2169).

Roe District (5½ miles South-West of Karlgarin). Corr. No. 2338/52. (Plan 376/80, D1-2.)

That area of land, containing about 530 acres, and surrounded by locations 1312, 1285, 1322, 1287 and 26095; subject to survey, classification and pricing; being E. Fotheringhame's cancelled application. Deposit required, £6 5s.

Sussex District (about 2 miles South-West of Margaret River).

Corr. No. 12990/09. (Plan 440A/40, AB2.)

Location 994, containing 199a. 3r., at £1 4s. per acre; subject to timber conditions. Deposit required, £1 8s. 8d.

Sussex District (12 to 14 miles East of Metricup). Corr. No. 1968/33. (Plan 413D/40, C4.)

Locations 2651, 2652, 2653, 2674 and 2675, containing 137a. 2r., 153a. 3r. 31p., 137a. 0r. 27p., 161a. 3r. 26p. and 167a. 0r. 35p., respectively, at £1 4s. 6d., 18s. 3d., £1 1s., 16s. and 18s. per acre, respectively; subject to timber conditions. Deposits required—£1 7s. 11d. for each block.

Sussex District (about 1 mile South of Quindalup).

Corr. No. 278/15, Vol. 2. (Plans 413A/40, B2; 413D/40, B3.)

Location 1222, containing about 116a.; subject to survey, classification, pricing and timber conditions. Deposit required, £4 18s. 9d.

Sussex District (about 2½ miles West of Carbunup).

Corr. No. 858/47. (Plan 413D/40, B3.)

The area of about 280 acres bounded by road No. 793, Sussex Location 3920 and the unsurveyed road extending generally Westerly from the South-West corner of said location 3920 to join said road No. 793; priced at 19s. per acre (excluding survey fee); subject to survey and timber conditions. Deposit required, £6 5s.

Victoria District (6 miles East of Buntine).

Corr. No. 2590/51. (Plan 89/80, CD1-2.)

Location 5599, containing 1,700a. 2r. 10p., at 5s. 6d. per acre; classification page 7 of 379/38; subject to exemption from road rates for two years from date of approval of application; being G. E. Richard's cancelled lease 347/7411. Deposit required, £2 5s. 11d.

Victoria District (about 8 miles North-East of Ajana).

Corr. No. 1585/52. (Plan 191/80, BC3.)

Location 5633, containing 2,116a. 1r. 22p., at 3s. per acre (including survey fee); subject to payment for improvements (if any) and to any necessary survey. Deposit required, £2 10s.

Victoria District (about $3\frac{1}{2}$ miles North-East of Bookara).

Corr. No. 9265/03. (Plan 126C/40, D3.)

Location 10083, containing 920a.; subject to classification, pricing, provision of any necessary roads and to survey of a gravel reserve in a position to be determined. (Formerly reserve No. 220.) Deposit required, £10 11s. 3d.

Williams District (about 2 miles South of Neendaling).

Corr. No. 681/37. (Plan 387/80, AB4.)

Locations 10795 and 14145, containing 1,088a., at 10s. 3d. per acre; subject to payment for improvements (if any). Deposit required, £2 1s.

 $Williams\ District\ (at\ Piesseville).$

Open under Part V, Sec. 53.

Corr. No. 5460/97, Vol. 3. (Plan 409B/40, D1.) Location 14990, containing about 16a.; purchase price, £14; available to adjoining holders only. Deposit required, £1 13s.

Williams District (about 9 miles North of Nyabing).

Corr. No. 2804/24. (Plan 408/80, F3.)

Locations 11514, 11515 and 11516, containing 1,479a. 2r. 27p., 1,255a. 1r. 23p. and 1,513a. 1r. 14p., respectively, at 8s. 9d., 9s. and 11s. per acre, respectively. Deposits required, £2 4s. 5d., £2 2s. 6d. and £2 4s. 5d., respectively.

WEDNESDAY, 3rd DECEMBER, 1952.

Avon District (4 miles East of Bencubbin).

Corr. No. 2237/47. (Plan 55/80, C-D2-3.).

Location 14809, containing 832a. 0r. 27p., at 6s. 6d. per acre; classification page 10 of 514/25; subject to payment for improvements, if any; being L. J. Hogan's cancelled special lease 3116/1451. Deposit required, £1 18s.

Esperance District (13 miles North-West of Scaddan).

Corr. No. 3030/48. (Plan 402/80, A3.)

Location 874, containing 1,199a. 2r. 1p., at 3s. per acre; classification page 15 of 1953/36; subject to payment for improvements, if any; being W. J. C. Daniel's cancelled lease 347/5972. Deposit required, £2 1s.

Fitzgerald District (3 miles West of Salmon Gums).

Corr. No. 1851/26. (Plan 392/80, B2.)

Locations 232 and 129, containing 976a. 1r. 21p., at 3s. per acre; subject to exemption from road rates for two years from date of approval of application and payment for improvements, if any. The previous Gazette notice concerning this location is hereby cancelled. Deposit required, £1 19s. 2d.

Kojonup District (14 miles South-East of Mudiarrup).

Corr. No. 2638/50. (Plan 415B/40, F2.)

Location 4717, containing 307a. 3r. 23p., at 10s. 6d. per acre; classification page 33 of 7220/19; subject to exemption from road rates for two years from date of approval of application and poison conditions; being P. J. Sullivan's cancelled lease 365/1245. Deposit required, £1 12s. 5d.

Kojonup District (10 miles South of Coynecup). Corr. No. 1640/37. (Plans 417/80, D3 and 4; 417D/40, C3 and 4.)

Location 7960, containing 870a. 1r. 34p., at 11s. 9d. per acre; classification page 15 of 1640/37; subject to exemption from road rates for two years from date of approval of application and poison conditions; being R. Heron's cancelled lease 347/1517. Deposit required, £1 18s.

Plantagenet District (3½ miles North of Bornholm).

Corr. No. 6983/49. (Plan 457A/40, A1.)

Location 3055, containing 159a. 3r. 37p., at £1 11s. per acre; classification page 29 of 509/30; subject to exemption from road rates for two years from date of approval of application; being R. A. Fisher's cancelled lease 347/6378. Deposit required, £1 7s. 11d.

Victoria District (8 miles North-West of Naraling).

Corr. No. 261/37. (Plan 160D/40, C4.)

Locations 6131 and 3352, containing 489a. and 160a., respectively, at 7s. per acre; classifications pages 13 or 1807/37 and 7 of 261/37, respectively;

subject to exemption from road rates for two years from date of approval of application and poison conditions; being H. A. Mathee's cancelled leases 347/1389 and 347/1641. Deposit required, £1 15s. 9d

Yilgarn District (5 miles North of Bodallin). Corr. No. 3742/52. (Plans 35/80, F3-4; 36/80, A3-4.)

Location 775, containing 3,538a. 3r. 11p., at 2s. per acre (ex survey fee); subject to exemption from road rates for two years from date of approval of application, mining conditions and to reservation of timber; being M. C. Maisey's cancelled application. Deposit required, £2 18s. 3d.

Yilgarn District (5 miles South of Bullfinch). Corr. No. 2734/52. (Plan 36/80, BC1.)

Location 1101, containing 1,447a. 1r. 24p., at 2s. per acre (ex survey fee); classification page 6 of 5803/27; subject to exemption from road rates for two years from date of approval of application; being B. Marafioti's cancelled application. Deposit required, £2 4s. 5d.

H. E. SMITH, Under Secretary for Lands.

PUBLIC WORKS TENDERS.

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

Dwellingup State Hotel—Additions and Sewerage (12128); 11th November, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, Police Station, Dwellingup, and Courthouse, Pinjarra, on and after 21st October, 1952.

State Brickworks, .Armadale—Fabrication and Erection of Steel Work for Conveyors at Crushing Plant (12132); 25th November, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 11th November, 1952.

Bruce Rock State Hotel—Repairs and Renovations (12133); 2nd December, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Clerk of Courts, Bruce Rock, on and after 18th November, 1952.

Cleveland Street, Inglewood, School—Earthworks (12134); 2nd December, 1952; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 18th November, 1952.

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works, Public Works Department, The Barracks, St. George's Place, Perth," and must be indorsed "Tender." The highest, lowest or any tender will not necessarily be accepted.

W. C. WILLIAMS, Under Secretary for Works.

7/11/52.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1866/52.

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 the districts indicated.

Cottesloe Municipality.

883/52—North Street, from Vera View Parade to lot 387—Easterly.

Bayswater Road District.

853/50—Hadrill Street, from Coode Street to Hester Street—Southerly; Coode Street, from Patterson Street to Hadrill Street—South-Easterly; Coode Street, from lot 26 to Francis Street—South-Easterly.

Canning Road District.

2367/51—Meuse Street, from Jessie Street, to lot 23—South-Easterly.

172/52—Upton Street, from lot 56 to lot 57—South-Easterly.

Gosnells Road District.

475/52 —Jubilee Street, from lot 251 to lot 252 — North-Easterly.

Melville Road District.

1721/51—Bombard Street, from lot 204 to Reynolds Road—South-Westerly.

850/52—Links Road, from lot 66 to lot 68—Southerly.

83/52—Simpson Street, from lot 33 to lot 34—North-Westerly.

Nedlands Road District.

2050/51—Jameson Street, from Hooley Street to lot 4—Southerly.

.883/52—North Street, from Vera View Parade to lot 387—Easterly.

Perth Road District.

2018/51—Hayes Avenue, from lot 168 to lot 169—Southerly.

2682/51—Blythe Avenue, from Moulden Street to lot 68—Easterly.

1754/51—Ewen Street, from lot 857 to lot 859—Easterly.

2093/51—Mahlberg Avenue, from lot 70 to Ewen Street—Southerly; Ewen Street, from Mahlberg Avenue to Lot 83—Westerly.

2047/51—Collins Street, from lot 213 to lot 216—Southerly.

262/52—Ewen Street, from lot 970 to lot 859—Westerly.

605/52—Crawford Road, from lot 1108 to May Drive
—North-Westerly; May Drive, from Crawford
Road to lot 1061—North-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 7th day of November, 1952.

R. J. BOND, Under Secretary.

WATER BOARDS ACT, 1904-1951.

Water Supply, Sewerage and
Drainage Department,
Perth. 1952.

Ex. Co. No. 1917.

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

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

Schedule.

WATER BOARDS ACT, 1904-1951.

Boyup Brook Water Area.

By-laws.

Division I.

Interpretations.

- 1. (a) In the construction and for the purposes of these by-laws, unless the context otherwise requires, the terms "cesspool", "drain", "earth closet", "house", "land", "owner", "occupier, public place and private place", "public house", "piggery" and "slaughterhouse" shall have the meanings severally attached to them in section 3 of the Health Act, 1911-1950.
- (b) The words "authorised", "by-laws", "district", "fittings", "local authority", "occupier", "owner", "pipe", "prescribed", "ratepayer", "rateable land", "road", "reservoir", "stream", "Water Area", "waterworks," "watercourse" and "works" shall have the meanings severally attached to them in the

Water Boards Act, 1904-1951, hereinafter referred to as the principal Act, or any amending Act and the by-laws made thereunder.

the by-laws made thereunder.

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

- (d) "High water mark" shall mean the level of full supply of any reservoir or feeder thereto.
- (e) "Catchment area" shall mean all land over, through or under which any water flows, runs or percolates directly or indirectly into any reservoir, underground supply, erected or used by the Minister in connection with any water supply, prescribed in or proclaimed under any Act.
- (f) "Minister" shall mean the Minister for Water Supply, Sewerage and Drainage, acting in pursuance of the Water Boards Act, 1904-1951, and the Water Supply, Sewerage and Drainage Act, 1912-1950.
- (g) "Inspector" and "local officer" respectively shall mean a person appointed by the Minister for the purpose of these by-laws or to administer the said by-laws.
- (h) "Domestic supply". A supply of water for domestic purposes means a supply for the ordinary household purposes for which water is required in or about a dwelling-house and includes the use of water for watering lawns and gardens appurtenant to a dwelling-house and for watering lawns and gardens growing in a street or road adjoining private land upon which a dwelling-house is erected, when such lawns and gardens are grown by or cared for by the owner or occupier of such private land and such lawns and gardens are watered with water which has first passed into such private land through the meter installed thereon by the Minister in connection with the water service on such private land.

The term "domestic supply" does not include the use of water for cattle or horses or for any steam engine, or for washing carriages where such horses or carriages are kept for hire, or are the property of any dealer, or for any hotel, inn, trade, manufacturer or any business whatever, or for public gardens, or for fountains, or any other ornamental purposes.

- (i) "Private service". For the purpose of these by-laws "private service" includes all the pipes and fittings, and all connections and apparatus of whatsoever nature or kind, and whether used temporarily or otherwise on any part of the premises of the owner or occupier of any premises supplied with water, whether by meter or otherwise, and includes any pipes or fittings the property of the consumer which are used for conveying water from the mains of the Minister whether situated on the premises of the consumer or otherwise
- (j) Farm supply shall include domestic supply, but not industrial or manufacturing supply.

Division II.

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

Cancellation.

- 1A. All by-laws in respect of the Boyup Brook Water Area made and heretofore in force pursuant to the provisions of the Water Boards Act, 1904-1951, are cancelled.
- 2. The by-laws in this part apply to all water reserves and catchment areas constituted for the purpose of the principal or any amending Act.

Cleaning and Filling up of Cesspools.

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

Situation of Closets.

4. Closets shall not be constructed within 50 yards of highwater mark, and any closet situated within 50 yards of highwater mark shall within

one calendar month of notice to that effect being given to the owner or occupier by the Minister or by the Inspector, be taken down and the cesspit, if it exists, cleansed and a fire made therein, after which the cesspit shall be filled up to the satisfaction of the Inspector by the owner or occupier of the house to which the closet or cesspit is appurtenant.

Provision of Sanitary Conveniences.

- 5. The owner and occupier of every house within the catchment area shall provide for the use of the occupants of the house—
 - (a) an earth closet with a sufficient number of pans approved by an Inspector; or
 - (b) septic tanks or other apparatus as may be required or approved by the Minister.

The closet, septic tanks or approved apparatus shall be erected in a position as directed by the Inspector.

Earth Closets and Privies.

- 6. No person shall construct or cause to be constructed any earth closet or privy which does not comply with the following conditions:—
 - (a) It shall be not less than 4ft. 8in. long, 3ft. wide and 7ft. high.
 - (b) It shall not be within 20ft. of any house or tank, nor within 50ft. of any other water supply, nor within 50ft. of the milking shed or milk room of any dairy, and shall be so constructed that the pan may be withdrawn from the rear of the convenience.
 - (c) The walls shall be of stone, brick, or other approved material.
 - (d) There shall be at least two ventilating openings, of 50 square inches, in area, one in each of two opposite walls, and situated 6ft. above the floor level.
 - (e) The roof shall be of galvanised iron, or other impervious material.
 - (f) The door shall be hung so that there is, when the door is closed, a clear space of at least 3in. above and below it.
 - (g) The floor shall be of approved impervious material, and shall have a uniform fall of 1 in 30 from back to front and its upper surface shall be not less than 6in. above the level of the ground adjoining.
 - (h) The panstead shall measure 19½in. long by 16in. wide. It shall be totally enclosed and constructed in a manner to exclude flies.
 - (i) The under surface of the seat shall be 15½ in. above the floor.
 - (j) A hinged aperture cover shall be provided to the seat.
 - (k) A service door shall be provided in the rear wall of the convenience, through which the pan must be withdrawn.

In relation to sanitary conveniences to be provided in connection with houses and public and private places, the following provisions shall apply, that is to say:—

- (1) Every house, and every public place and every private place shall be provided with not less than one sanitary convenience.
- (2) In the case of any house, or public or private place in respect of which the requirements of more than twenty persons have to be provided for, there shall be additional sanitary conveniences in the proportion of one for every 20 persons, or portion of 20: Provided that this requirement shall not apply to public buildings under Part VI of the Health Act, nor to licensed premises under the provisions of the Licensing Act, 1911-1939, nor the factories under the provisions of the Factories and Shops Act, 1920-1937.

The occupier of any premises whereon there is a sanitary convenience shall—

(a) maintain the convenience in a cleanly condition; (b) the owner of any premises whereon there is a sanitary convenience shall maintain the convenience in accordance with the by-laws.

Every closet shall be supplied with a sufficient number of receptacles which shall be interchangeable with others in the same district and which shall be of approved size, shape and style, and every pan shall be emptied and cleansed at least once every week or as often as may be required by the Inspector.

Removal and Re-erection of Closets.

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

Nuisance shall not be Caused.

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

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

Disposal of Nightsoil, etc.

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

Nightsoil, faecal matter or refuse shall not be buried within the catchment area unless written consent thereto has been obtained from the Minister

Nightsoil, faecal matter or human urine, whether mixed with any other substance or not, or any solution thereof unless the same has been thoroughly deodorised and disinfected to the satisfaction of the Inspector, shall not be placed, deposited, spread or permitted to be placed, deposited, spread in or upon any land or garden within the catchment area, unless written consent thereto has been obtained from the Minister.

Disposal of Manure, etc.

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

Use of Poisons and Artificial Manure.

- 11. The owner or occupier of any house, land or premises situated within a catchment area shall not use without the approval of the Minister—
 - (a) any artificial manure for agricultural, horticultural, pastoral and sylvicultural purposes; or
 - (b) any weed killer or any other toxic substance; or
 - (c) any poison for the destruction of rabbits, dogs, foxes, opossums, rats, mice or other vermin.
 - (d) The Minister shall from time to time by publication in the Government Gazette indicate those materials that may be used without prior approval.

Situation of Outbuildings.

12. Buildings of any description shall not be used as or constructed for a stable, cow-shed, goatshed, sheep-pen, pig-stye or fowl-house, and any

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

Cleaning of Outbuildings.

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

Disinfection.

14. The occupier of every house or premises whether public or private, situated on any catchment area, shall, when so required by the Minister, cause all nightsoil or other matter deposited in any on in any closet or privy to be thoroughly disinfected in the manner specified by the Inspector.

Treatment of Nightsoil.

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

Mode of Removal of Receptacles.

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

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

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

After the said receptacle has been emptied, it and its lid shall be thoroughly washed, and scrubbed in clean water and then the inside of such receptacle and both sides of the lid shall be thoroughly scrubbed in a disinfecting solution, a separate brush being used, and then wholly immersed in a solution of disinfectant having a germicidal value equal to a 5 per cent. solution of pure carbolic acid; or thoroughly cleansed in a steamtight box or chamber with steam, to be applied to the receptacle and lid for not less than five minutes.

The interior surface of every receptacle and the underside of the lids shall, after being thoroughly cleansed, be properly coated with coal tar applied hot, and such coating shall be renewed, whenever necessary, so as to properly protect the whole internal surface of the receptacle and the underside of the lid. The receptacle shall be emptied and perfectly cleansed as above once per week at least, or so much more frequently as the Minister or Inspector may from time to time direct.

Charges for Removal.

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

Licensing of Nightmen.

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

Private Contracts for Removal of Nightsoil.

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

Straying of Animals.

20. Horses, cattle, sheep, goats, pigs, ducks, geese, fowls or other species of livestock shall not be allowed to stray or depasture over any portion of the catchment area, if in the opinion of the Minister the straying or depasturing shall lead to pollution of the water supply.

Abattoirs, Slaughterhouses and Offensive Trades.

21. Abattoirs, slaughterhouses or any trade with offensive waste shall not be established or conducted in any part of the catchment area, except in an area set apart for the offensive trades and where provision is made for the disposal of all wastes, liquid or otherwise, either outside the catchment area, or in some other manner approved by the Minister.

Removal and Destruction of Carcases.

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

Burials.

23. No human body shall be buried on any catchment area except in a place approved by the Minister

Any human body so buried with the approval of the Minister shall be covered with at least 5ft. of earth.

Receptacles for Refuse.

- 24. (a) The occupier of every house or premises shall provide and keep in a position approved by the Inspector, such and so many receptacles or boxes of the material and of the dimensions as may be required by the Minister or the Inspector for the temporary deposit of solid house refuse.
- (b) The owner or occupier of the house shall regularly collect all refuse or rubbish from the premises, and place the same in receptacles and he shall not permit or suffer the receptacles to overflow or become offensive, and shall, when necessary, or directed by the Inspector, thoroughly disinfect the same forthwith.
- (c) The owner or occupier of every house or premises in which a receptacle as aforesaid is attached or used, shall cause same to be emptied at least once a week, or as often as the Inspector may direct. The owner or occupier of the premises shall keep the receptacle in good repair, and upon notice from the Inspector immediately replace by a new and improved receptacle any receptacle that the Inspector may deem worn out or unfit for use.

Disposal of Household Rubbish.

25. The owner or occupier of any house which is served by a rubbish removal service shall not deposit any rubbish whatsoever upon any catchment area, other than in the place set apart by the Minister or Inspector for such purpose.

Where a house is not served by a rubbish removal service; then the owner or occupier of such house may, subject to the next succeeding by-law, dispose of his own dry house refuse or rubbish by burial. Provided that such rubbish shall be covered by at least 12in. of clean earth.

Disposal of, and Receptacles for Noisome Things.

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

Location of Vehicles or Receptacles.

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

Reserve for Rubbish.

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

Disposal of Industrial Wastes.

29. No person shall pump, drain or discharge or permit to be pumped, drained, or discharged, any water or liquid waste from any quarry, mine, pit, factory or industrial process upon any catchment area without the written permission of the Minister.

Where any permitted water or liquid waste is so discharged it shall at all times comply with the requirements of the permit.

Pollution of Streams.

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

Bathing.

31. Bathing in any watercourse, reservoir, aqueduct or any waterworks within the catchment area shall not be permitted except in the places and under the conditions as the Minister may from time to time specify.

Entry Private Premises by Officers of Minister.

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

Period for Compliance with Notices.

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

Cutting of Timber and Clearing.

34. No person, whether in possession of a timber cutter's license or not, shall cut or hew timber or destroy any trees, shrubs or vegetation of any kind or carry out any clearing of any kind, on any catchment area unless authorised so to do by the Minister

Shooting, Hunting and Fishing Restrictions.

35. The Minister may from time to time prescribe restrictions on hunting, shooting and fishing in the catchment area.

Camps and Picnics.

36. No person, body corporate or other authority shall at any time camp or picnic within 300 yards of the high-water mark of any reservoir or feeder thereto.

The Minister may from time to time further restrict camping and picnicking in the catchment area.

Division III.

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

Trespassing Prohibited.

- 37. Trespassing within the fenced-off ground adjacent to or reserved for Water Supply Works, or the entering without proper authority of any waterwork not open to the public, shall not be permitted.
- 38. No person shall in any way foul or contaminate any water belonging to the Minister, and proof that
 - (a) any person has washed his body or any part thereof or any clothes or utensils or any other thing whatsoever in such water, or
- (b) any person has entered or caused or permitted any animal to enter such water shall be sufficient proof of such fouling or contamination.

Camping and Lighting of Fires.

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

Protection of Flora, Shrubs, etc.

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

Dogs Prohibited.

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

Disposal of Refuse, etc.

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

Posting or Distribution of Bills, etc.

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

Nuisances.

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

Protection of Pipes.

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

Protection of Works from Injury.

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

Division IV.

Licensing of Plumbers.

Plumbing Work shall be done by Licensed Plumbers.

47. No person unless he has been duly admitted by the Minister as a "Licensed water supply plumber" shall fix, alter, or repair meters, pipes, or fittings, connected with the works of the Minister.

Description and Scope of Licenses.

- 48. The conditions upon which licenses will be issued by the Minister are:—
- (a) The Minister will grant water supply plumbers' licenses, operative only in the area to which these by-laws apply to water supply plumbers upon the applicants satisfying the Minister that they are competent water supply plumbers and that they are fit and proper persons to hold such licenses, and the applicants may be required to submit to an examination in the theory and practice of plumbing work.
- (b) On condition that the certificate of the Department's Board of Examiners has been obtained, the prescribed payments made, and provided the Minister is satisfied that the applicant is a fit and proper person to hold such license, the Minister will grant water supply plumbers' licenses, operative in all areas administered by the Minister, excepting the metropolitan area and excepting areas open for sewerage connections; and will also grant water supply and sanitary plumbers' licenses, operative in all areas administered by the Minister.

Annual Fee for License.

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

Renewal of License.

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

List of Licensed Plumbers Shall be Published.

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

Breaches of By-laws by Plumbers.

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

Delay in Work.

53. Plumbers shall execute any work they undertake with reasonable despatch; and any inconvenience to the public caused by licensed water

supply plumbers by unnecessary delay in carrying out work will be rigorously dealt with by the Minister.

Damage to Pipes Shall be Reported.

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

Deposit and Declaration.

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

Deductions from Deposit.

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

Change of Address to be Notified.

57. Every licensed water supply plumber shall within 48 hours of any change of his address give notice in writing to the Minister.

Division V.

Water Supply Plumbing.

Specifications of Pipes, Fittings and Apparatus for Private Services.

- 58. In connection with the laying down, maintenance, alteration or repair of every private service, the following conditions shall be observed by the owner or occupier of the premises:—
- (1) Except with the written consent of the Minister only piping, fittings, and apparatus of approved quality or that conforming to the Australian Standard Specification and tested and stamped by the Minister, shall be used for services whether outside or inside the building line.
- (2) All pipes and fittings shall be of lead, wrought or malleable iron, copper, brass, cast iron, cement asbestos, or other approved material provided that in any special case the Minister may give approval for the use of wooden pipes subject to such conditions as he may think fit. Where galvanised wrought iron pipes and fittings are used they shall be true in section, of uniform thickness, perfectly smooth on the inside and properly galvanised internally and externally.
- (3) A charge shall be made by the Minister for testing and branding all pipes, fittings and apparatus to be used in connection with water supply plumbing work.
- (4) Where lead pipes are used they shall be of drawn lead of equal thickness throughout, and of at least the respective weights following, viz.:—Diameter in inches. lb. per yard.

COCI AII AIIQI	· CD·		1.0.	
🖁 inch		****	 	5
½ inch			 	6
🖁 inch			 	9
1 inch			 	12
1¼ inches	•		 	16
1 inches	• • • •		 	20

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

Diam. in inch	ies.			lb. per foot.
½ inch			 	.891
🗿 inch	• • • •	****	 	1.262
1 inch			 •	1.825
1½ inches			 	2.581
1 inches		****	 	3.215
2 inches			 	4.093
2½ inches			 	5.705
3 inches	• · · · ·	• • • • •	 	6.741
4 inches	• · · · ·		 ••	8 820
4 inches			 	0.020

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

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

				Connections:—

Nominal Bore Pipe.	Nominal Outside Diameter.	Actual Outside Diameter.	Wall.	Thickness.	Inside Diameter of Tube.	British Standard Pipe Thread.	Number of Threads per inch.	Wall Thickness at Root Thread.	Calculated Weight.
in.	in. \$\frac{3}{13}/16\$ \$1 1/32\$ \$1 9/32\$ \$1 \frac{5}{2}\$ \$2 5/16\$ \$2 15/16\$ \$3 7/16\$	in. ·381 ·515 ·822 1·038 1·289 1·630 1·862 2·335 2·948 3·456	S.W.G. 16 14 13 12 12 12 11 11	in064 -080 -092 -092 -104 -104 -116 -128	in253 -355 -638 -854 1.081 1.422 1.654 2.103 2.716 3.200	in.	28 19 14 14 11 11 11 11 11	in. ·042 ·048 ·048 ·048 ·056 ·056 ·056 ·064 ·064 ·072	lb. per lim. ft25 .42 .81 1.05 1.49 1.92 2.21 3.12 3.97 5.15

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

Nominal Bore of Pipe.	External	Wall	Calculated
	Diameter.	Thickness.	Weight.
inches,	inches, \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	S.W.G. 19 19 18 18 16 16 16 14 14 12 12	lb. per lin, ft. -10 -22 -41 -55 -92 1-11 1-31 1-50 2-34 2-83 4-28 4-91

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

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

- (11) All joints between pipes, tees, bends, thimbles, couplings, elbows and cocks, etc., shall be made with flax or other approved jointing material. All joints on lead pipes shall be of the kind known as "wiped joints," and all connections between lead and iron water pipes shall be made with brass couplings and wiped joints.
- (12) No pipe or other apparatus shall be laid through any sewer, drain, ashpit, cistern, or manure bin, or through, in, or into any place where, in the event of the pipe becoming unsound, the water conveyed through such pipe would be liable to be polluted or to escape without observation, unless such pipe or apparatus be laid through an exterior approved iron pipe or box of sufficient length and strength to afford due protection to the same and to bring any leakage or waste within easy detection.
- (13) All taps, stop-cocks, ball-cocks, valves, other fittings or apparatus used in connection with the supply of water shall be of approved types and capable of withstanding a pressure of 300 lb. per square inch, and shall be tested and stamped by the duly authorised officer of the Minister before being fixed.
- (14) No valve or cock or apparatus of any description shall be permitted unless the construction of the same is such that a rise in pressure of not more than 10 lb. per square inch shall occur when the valve, cock, or apparatus is closing.
- (15) Every cistern and tank shall be provided with an equilibrium ball valve and stop-cock, and the overflow pipe shall be laid and fixed in a suitable manner, so as to discharge in some conspicuous place open to inspection.
- (16) No service pipe on private property below the ground surface shall be laid at a less depth than 18 inches, unless otherwise approved by the Minister.

- (17) No part of any service shall communicate directly with any vessel (other than approved apparatus for heating water for domestic purposes), except with the written permission of the Minister.
- (18) No part of any service shall communicate directly with any steam boiler or other vessel used for generating steam, or with any other vessel, in such manner that noxious liquids or gasses can return into the main or service pipes.
- (19) Every water closet, urinal, slop hopper or other fixtures as directed by the Minister shall be supplied from the service pertaining to the building through an approved waste-preventing apparatus. No service pipe shall communicate directly with the fixture, or otherwise than with the cistern.
- (20) Unless otherwise approved by the Minister, the outlet of every fixture such as baths, lavatory basins, kitchen sinks, etc., shall be distinct from and unconnected with the inlet, and the inlet shall be placed at least one inch above the highest water level of such fixtures. The outlet of every fixture shall be provided with a perfectly watertight plug, and shall be constructed so as to prevent a waste of water.
- (21) Projection pieces between a bib tap and fitting on the end of a horizontal water service pipe shall not be permitted unless so supported as to prevent the pipe and tap swinging downwards.
- (22) All taps over fixtures shall be so arranged that any drips from same will fall within the fixture.
- (23) Stand pipes not secured to buildings shall be securely fixed to an approved support fixed in the ground.
- (24) Pipes shall be secured to woodwork by means of approved galvanised clips and screws and to concrete, stone or brickwork with approved galvanised hooks or bolted clips.
- (25) Pipes shall be laid in a straight line and where changes of direction occurs under ground bends shall be used.
- (26) In all cases where a water service pipe is attached to a cistern, lavatory basin, or any other plumbing fixture when directed by the responsible officer, the connection shall be made by means of an approved lead or annealed copper connection between the fixture and supply pipe, the length of which shall not be less than 15in. over all.
- (27) Automatic siphons, etc.—No person shall fix any water ejector, automatic siphon, or other water power pumping appliance to the Minister's supply without the permission in writing of the Minister being first obtained. If approved, such apparatus shall be fixed only under such conditions as the Minister shall notify in writing.

Maintenance of Private Services.

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

- (b) The service pipe or apparatus within the boundary of the property being the property of the owner or occupier of the property supplied by such service pipes or apparatus the occupier (if any) and if none, the owner shall, upon receiving notice that his service pipe or apparatus requires repairing, or is blocked up or broken, immediately proceed to repair the same by employing a licensed plumber, subject to the provisions of these by-laws, and he shall be responsible for any loss of water or other damage which shall be caused by reason of such service pipe or apparatus being leaky or otherwise out of repair or broken, and, in default, be liable on conviction to a penalty not exceeding ten pounds, and, in the event of continuing the offence, to a further penalty of two pounds for each day after receipt of such notice, and the Minister may stop the water from flowing into such premises, either by cutting off the service pipe, or otherwise, as the Minister may see fit, until the necessary repairs shall have been effected.
- (c) Without prejudice to the right of the Minister to proceed for any penalty for the breach or non-observance of any of the provisions of this by-law, the Minister may cut off the supply of water to any premises whereon the private service or any part thereof is not at all times laid, fixed, used or maintained in all respects in accordance with the provisions of the said by-law, and may keep the same cut off until such provisions have been fully observed.

Interference Within Three Feet of Stop-cock.

60. Licensed plumbers or other persons shall not, under any circumstances, disconnect the joints from the meter. No branch shall be taken off the service pipe within a distance of 3ft. on the consumer's side of the stop-cock or meter of the Minister.

Division VI.

By-laws for General Purposes. Applications for Service.

61. Applications for water services shall be made on the printed form procurable at the Head or Branch Offices, and shall be lodged not less than seven days before the service is required.

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

Supply to Non-rated Premises.

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

Supply of Water Not Compulsory.

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

Separate Services Required.

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

Size of Service Pipes.

65. The size of the service pipe shall in each case be fixed at the discretion of the Minister.

Notice of Intention to Build.

66. The owner or occupier of any land supplied with water within a Water Area who shall erect or make, or cause to be erected or made, any building

or addition to any existing building on such land shall, before the commencement of same, give notice in writing thereof to the Minister.

Obstructions of Pipes, Sewers, Drains or Fittings.

- 67. (1) Any person who, without the written consent of the Minister, erects or maintains any building or structure or causes any building or structure to be erected or maintained, or places or keeps any material or thing or causes any material or thing to be placed or kept over any pipe, sewer, drain or fitting which is the property of the Minister, and thereby—
 - (a) trespasses on or causes injuries to such pipe, sewer, drain or fitting; or
 - (b) prevents or in any way impedes or obstructs the inspection, maintenance, cleansing, repair, management or use, of such pipe, sewer, drain or fitting,

shall be guilty of an offence and be punishable on summary conviction by a penalty not exceeding twenty pounds, and in the case of a continuing breach of this by-law the offender shall be liable to a further penalty not exceeding five pounds for each day the offence continues after notice thereof has been given by or on behalf of the Minister to the offender.

- (2) The Minister may cause any building, structure, material, or thing erected, placed, maintained, or kept over any such pipe, sewer, drain or fitting contravention of this by-law to be altered, pulled down, removed, or otherwise dealt with as he shall think fit.
- (3) Any person committing any breach of this by-law shall, in addition to any penalty imposed on him, pay any expense incurred by the Minister in consequence of such breach.

Locking of Taps, etc.

- 68. The occupier of any premises to which the water has been laid on, or in the event of there being no occupier, the owner shall cause proper means to be taken by locks or otherwise, subject to the approval of the Minister, to prevent the use of the water from the main by persons not connected with the said premises.
- 69. No service pipe shall communicate directly with any cistern, tank, or vessel intended or used for the reception of water other than water obtained from the Minister's mains.

Misuse of Water.

70. No person entitled to a supply of water for domestic purposes only or entitled only to a supply of water for any other specified purpose, shall use such water for any other purpose except that specified.

Illegal Taking or Selling of Water.

- 71. No person, whether entitled to receive water from the Minister or not, shall, without the written permission of the Minister, take, carry away, or allow to be taken or carried away, such water from his premises, or sell the same to any other person.
- 72. No person shall use or consume or permit to be used or consumed any water belonging to the Minister without first obtaining the consent of the Minister.

Turning off When Repairing and Tapping.

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

Reward—Reporting Leakage.

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

Waste of Water.

75. No person supplied with water by the Minister, whether by meter or otherwise shall allow the same to run to waste.

Limiting Supply.

76. The Minister may at such times and for such purposes as he may deem necessary and expedient, prohibit the use of water for garden purposes and all purposes other than domestic and industrial, except with his permission in writing.

The Minister may also at and for such times and for such purposes as he may deem necessary and expedient, by notice in any newspaper circulating in the district, limit the use of water for any purpose and may prohibit the use of any hose or fixed or other mechanical devices and/or sprinklers at such times and during such hours as he may deem fit.

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

Fixing of Meters.

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

Repairs and Maintenance of Meters.

- 78. (a) Any person supplied with water through a meter belonging to the Minister shall pay the cost of making good all damage to such meter whilst on his land and in his charge. Any repairs required shall be done by the officers of the Minister, and the expense incurred by the Minister in so doing shall, on demand, be paid by the owner or occupier of the land, and if not paid on demand shall be recoverable in the same manner as water rates.
- (b) Any person supplied with water through a meter not owned by the Minister shall pay the cost of keeping such meter in repair, and shall pay in advance an annual maintenance fee equivalent to 75 per cent. of annual rental charge as prescribed in by-law No. 96.

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

79. Any person supplied by the Minister with water through a meter shall, on finding that meter is damaged, or not registering, immediately give notice of the fact to the Local Water Supply Office.

Interference with Meters.

80. No person shall break or in any way interfere with the seal fixed on the meter through which water is supplied by the Minister, or turn or attempt to turn any screw, bolt, or nut on or attached to such meter, or use any tool or appliance on any such meter, or introduce or attempt to introduce any body or substance into such meter, or in any way interfere with any portion of such meter or any pipes or fittings attached thereto.

Period for Reading.

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

Averaging of Consumption.

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

Testing of Meters.

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

Authority to Enter Premises.

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

Gratuities Prohibited.

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

Standard Drawings and Fittings.

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

Junction or Interference with Pipes and Fittings.

87. No person shall make any connection or interference with any pipe or fitting of the Minister or with any water pipe or fitting communicating therewith, at any other place than shall be approved of by the Minister, and the mains shall only be tapped by the workman of the Minister.

Inspection of Works.

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

Division VII.

Rates and Charges.

Rating.

- 89. (a) Within the Boyup Brook Water Area the water rate shall be at a rate not exceeding three shillings in the pound per annum upon the net annual value of all rateable land: Provided that a minimum rate of one pound per annum shall be payable on each separately assessed piece of land.
- (b) In making rates a distinction may be made between occupied and vacant land, and in the event of a dispute as to whether or not land shall be regarded as vacant, the decision of the Minister shall be final in every case.

Rates-How Payable.

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

Allowance for Rate.

- 91. Subject to the provisions of these by-laws, every ratepayer will be entitled to consume on each separately assessed piece of land of which he is the owner or occupier that quantity of water which, if calculated at the price specified in the Schedule I hereto as being that at which water is supplied in return for the rate in the area in which such property is situated would amount to the equivalent of the water rate paid on each property, provided that such water is taken during the period for which the rate is struck.
- 92. When, during the currency of the year in respect of which a water rate has been levied, a meter is attached to a pipe on any land supplied with water, the consumer shall pay for the quantity of water taken, as registered by the meter, from the time when the meter was attached, at the prescribed price per 1,000 gallons, so far as the water supplied is in excess of the quantity to which the consumer is entitled in respect of the proportionate part of the rate paid by him, apportioned to the period from the date when the meter was attached to the end of the then current year in respect of which the rate was paid.

Payment for Excess Water.

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

Fees—State or Commonwealth Government Departments.

94. For each water service for purposes of any State or Commonwealth Department there shall be payable, as a minimum annual fee in lieu of water rate, the sum of not less than one pound (£1) when the service is metered, and of not less than one pound ten shillings (£1 10s.) when the service is non-metered.

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

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

Fees for Additional Services.

95. When any place where the owner or occupier of any separately rated piece of land requires more than one service to be installed for supplying water to such land, such additional service or services shall, at the discretion of the Minister, be installed on such occupier or owner

paying in advance the cost of installation and a fee of not less than one pound per annum in addition to meter rent, for each additional service. In return for such fee an equivalent quantity of water will be given in each year, in the same way as water is given in return for water rates.

Meter Rents.

96. Every person supplied with water by measure shall pay meter rent in advance according to the following scale unless the Minister shall otherwise determine:—

			Annual Rent.				
Size of Meter.			Infer	ential.	Positive.		
			Open.	Encased.	Open.	Encased	
l inch linch linch linch linch linch linches linches linches linches linches linches			s. 10 10 10 10 15 15 20 25 30 40	s. 20 20 20 20 30 30 40 50 60 80	s. 10 10 10 10 25 25 40 60 100 130	5. 20 20 20 20 50 50 80 120 200 260	

Reconnection Fee.

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

Private Fire Services.

98. Private fire services will be allowed, but every such service shall be sealed, except in cases where the Minister may decide that sealing is unnecessary. For each such service the owner or occupier shall pay in advance the actual cost of installation and a minimum annual fee and meter rent as determined by the Minister in each case, and such owner or occupier shall also bear the cost of maintaining the boundary service and of having it disconnected when it is no longer required. The owner or occupier for the time being shall in addition at his own risk and expense, and subject to the provisions of these by-laws, keep the internal fire service in good order and repair, so that the same shall at all times be in accordance with the by-laws. No water shall be taken from any sealed portion except for extinction of fire. In the event of the seal having been broken in case of fire or by accident or otherwise, the owner or occupier shall give notice forthwith to the Department and pay the cost of re-sealing.

Building Fees.

- 99. Where water is required for building purposes the Minister may permit the supply thereof at prices as set forth in Schedule I hereto and on the following terms:——
- (a) All fees shall be paid in advance. If any work is done other than that mentioned at the time of applying to the Minister, the same shall be paid for in advance, or the whole supply will forthwith be cut off.
- (b) It shall be at the discretion of the Minister as to whether or not in any case a supply of water shall be classed as a supply for building purposes, and as to whether or not the supply shall be measured by meter.

s. d.

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

When Accounts Due and Payable.

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

Schedule 1.

Schedule of Prices of Water.

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

			100
	g	gallo	ons.
		s.	d.
(1)	Water in return for amount of rates paid or of minimum charges in lieu of rates	4	0
(2)	Water supplied in each year in excess of quantity allowed for		
	rate or minimum charge Railways and other large Government services will be supplied under special agreement in each case.	2	0

Amount of fee

s. d.

Price per

Building services (metered or nonmetered).

> (a) Buildings, brick. etc.. stone, concrete-

if cost of building, etc.-Under £50 5 0 £50 and under £200 10 £200 and under £1,000, onefourth per cent. on cost of building, etc., with mini-.... 20 mum of

£1,000 and over, one-fourth per cent. on cost of building, etc., up to £1,000 plus onetenth per cent. on cost over £1,000.

(b) Buildings, etc., wood and/ or iron and asbestos with brick chimneys, or lath and plaster linings

If cost of building-

Unde	ı £20	0		 5	0
£200	and	under	£500	 10	0
£500	and	OVEL		20	0

Note.—These charges shall apply to new buildings and to alterations and additions to existing buildings, also to wood and iron buildings without brick or plaster work if service is available before completion of construction of building. Should the Minister specially meter a service, water shall be allowed in return for building fee at the scale allowed for rates and the applicant shall pay for all water consumed in excess of such allowance at the rate applicable for trading purposes.

In cases where supply is drawn through an existing metered service, water shall be allowed in return for building fee at the scale allowed for rates.

(4) Public water troughs and drinking fountains where the supply is metered the annual minimum charge shall be £1; where the supply is non-metered, the annual minimum charge shall be-

(a) Water troughs

(b) Drinking fountains

30

Division VIII. Penalties.

Penalties for Breaches.

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

Recommended-

(Sgd.) DAVID BRAND, Minister for Water Supply.

Approved by His Excellency the Governor in Executive Council, 34rd October, 1952.

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

NORTH FREMANTLE MUNICIPALITY.

Extraordinary Election.

NOTICE is hereby given that an extraordinary election of one Councillor for the West Ward (caused by the resignation of ex-councillor Mofflin)

will be held on Saturday, the 22nd day of November, 1952, in the event of there being more than one candidate for the vacancy.

Nominations in the prescribed form must be lodged with the Returning Officer at the Town Hall, North Fremantle, at 12 noon, on Saturday, the 8th day of November, 1952, or within the seven days next preceding that date.

A deposit of five pounds in cash is required with

each nomination.

I hereby appoint Thomas Edwin Gammon to be Deputy Returning Officer.

W. H. WALTER, Mayor, Returning Officer.

MERREDIN ROAD BOARD.

IT is hereby notified that at a meeting of the Merredin Road Board held the 14th October, 1952, Robert McAdam was appointed Traffic Inspector to the Board.

IT is hereby notified that at a meeting of the Merredin Road Board held the 14th October, 1952, Robert McAdam, was appointed Building Surveyor to the Board.

> T. A. MAUGHAN. Chairman, Merredin Road Board.

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

Notice of Intention to Borrow-Loan No. 7.

NOTICE is hereby given that at a meeting of the Board held on 13th March, 1952, the Quairading Road Board resolved to borrow the sum of £2,000 to be expended on an Agricultural Display Hall.

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

The amount of £2,000 is proposed to be raised by the sale of debentures repayable with interest proposed to be raised by the sale of debentures repayable with interest proposed.

in 20 half-yearly instalments over a period of 10 years from the date of issue thereof. Such debentures shall bear interest at a rate not exceeding five pounds (5 per cent.) per centum per annum, payable half-yearly.

The amount of the said debentures and interest thereon is to be paid at the State Treasury Department, Perth.

Dated the 25th day of October, 1952.

T. W. ETTRIDGE, Chairman.

J. R. T. KEAST, Secretary.

WAGIN ROAD BOARD.

Notice of Intention to Borrow.

Proposed Loan No. 5-£1,500.

PURSUANT to section 298 of the Road Districts Act, 1919-1948, the Wagin Road Board hereby gives notice that it proposes to borrow, by the sale of debentures, money on the following terms and for the following purposes.

One thousand five hundred pounds for 20 years at £4 15s, per cent. interest, repayable at Commonwealth Bank, Perth, by half-yearly instalments of principal and interest.

Purposes.—Construction of culverts, £1,000, and assisting in the construction of an infant health centre, £500.

Plans, specifications, estimates and the statement required by section 297 are open for inspection at the office of the Board at Wagin during usual business hours for one month after the last publication of this notice.

Dated this 21st day of October, 1952.

B. BALL,

Chairman.

J. M. BARTLEY, Secretary.

ROAD DISTRICTS ACT, 1919-1951.

Redescription of District and Ward Boundaries of the Manjimup Road District.

Notice of Intention.

Local Government Department, Perth, 28th October, 1952.

L.G. 420/52.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, under the provisions of section 8 of the Road Districts Act, 1919-1951, to—

- (a) redescribe the district boundaries of the Manjimup Road District as described in Schedule "A" hereto;
- (b) redescribe the ward boundaries of the Manjimup Road District with names and number of members allotted to each ward, as described in Schedule "B" hereto.

Plans showing the proposed alterations may be seen at the Local Government Department, Perth.

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

Schedule "A."

Redescription of Manjimup Road District.
District Boundaries.

All that portion of land bounded by lines starting at the Northernmost corner of Nelson Location 4047 and extending South-Easterly along the North-Eastern boundary of that location and onwards to a North-Western boundary of location 4048; thence generally North-Easterly, South-Easterly, again North-Easterly and again South-Easterly along boundaries of locations 4048 and 4050 to the latter location's North-Easternmost corner; thence Easterly to the South-Westernmost corner of late location 4058; thence Easterly, Southerly, again Easterly and Northerly along boundaries of late location 4058 and locations 9631 and 9632 to the South-Western corner of locations 2679; thence Easterly along boundaries of locations 2679 and 4056 to the latter location's North-Eastern corner; thence Southerly along the Eastern boundary of that location to a point in prolongation Westerly of the Northern boundary of location 6682; thence

Easterly to and along that boundary and onward to the Western boundary of location 3884; thenc Northerly and Easterly along boundaries of tha location to a point in prolongation Southerly o a Western boundary of location 12099; thenc Northerly along that prolongation to a South-West ern corner of that location; thence generall Easterly along the Southern boundaries of location 12099, 3692, 1361, 2186, 3842 and 1337 to a West ern boundary of location 3476; thence Northerly Easterly. Southerly and access Easterly, Southerly and again Easterly alon boundaries of locations 3476 and 3834 to the South Western corner of location 1648; thence Northerly Easterly and South-Easterly along boundaries o that location to its Easternmost corner; thenc East, crossing the South-Western Highway, to Western boundary of location 1281; thence gen western southeast of location 1201, menter gen erally North-Easterly, Easterly and Southerly alon boundaries of locations 1281 and 1214 to th North-Western corner of location 2684; thence Easterly along boundaries of locations 2684 an 2339 to the latter location's North-Eastern corner thence Southerly, Easterly and again Southerl along boundaries of locations 2339 and 2340 an onwards to the Northern boundary of location onwards to the Northern boundary of location 3581; thence Easterly, Southerly, again Easterly again Southerly and Westerly along boundarie of locations 3581, 2413 and again 3581 to th Western boundary of location 2738; thence South erly along the Western boundaries of location 2738 and 2739 to the Northern side of road No 4959; thence generally South-Easterly along the side to a point in prolongation Westerly of a line side to a point in prolongation Westerly of a lin side to a point in prolongation Westerly of a lin joining survey marks HF56 and HF57; thenc Easterly to and along that line and onwards t a point in prolongation Northerly of the Eastern boundary of location 2200; thence Southerly t and along that boundary to the North-Western corner of location 10456; thence Easterly an Southerly along boundaries of locations 10456 and onwards to a point in prelongation West. 2199 and onwards to a point in prolongation West erly of the Northern boundary of location 11341 thence Easterly to and along that boundary an onwards to a point in prolongation Southerly o the Eastern boundary of location 5250; thenc Northerly to and along that boundary and onward to a point in prolongation Westerly of the Northern boundary of location 2222; thence Easterly to an along the Northern boundaries of locations 222 along the Northern boundaries of locations 222 and 3232 and onwards to a point in prolongation Southerly of the Western boundary of location 3537; thence Southerly along that prolongation to the Northern boundary of location 3682; thence Westerly and Southerly along boundaries of tha location and onwards to the Northern boundar of location 1784; thence Westerly, Southerly, East erly, again Southerly and again Easterly alon boundaries of locations 1784, 2889, 1693 and 346 to the latter location's North-Eastern corner; thenc Easterly to and along the Southern boundaries o locations 2302, 7115 and reserve 11774 to th South-Eastern corner of that reserve; thence gen erally North-Easterly along the Northern side o a one-chain road and the Southern boundaries o locations 4496 and 11331 to the latter location's South-Eastern corner; thence generally Easterly along a surveyed track to a point North of a point on the Northern boundary of location 5053 and situate 18 chains Westerly from the South-West ern corner of location 863; thence South to th Northern boundary of location 5853; thence East erly along boundaries of locations 5853 and 863 to the latter location's Easternmost corner; thence North-Easterly to the South-Western corner o location 785; thence Easterly along the Southern boundary of that location to its South-Eastern corner; thence North-Easterly to the North-West ern corner of location 7979; thence generally South to the Northern boundaries of that location to the Northern boundary of location 7980 (reserve 11745); thence Westerly, generally Southerly and Easterly along boundaries of that location to the North-Western corner of location 7978 thence generally Southerly, South-Westerly, generally North-Westerly and again generally Southerly along boundaries of locations 7978, 7977, 6432 again 7977 and 7976 and onwards to the Norther side of road No. 405; thence generally South-Easterly along that side to a point in prolongation Northerly of the Eastern boundary of location 7708 thence Southerly, Easterly, again Southerly and Westerly to and along boundaries of locations 7701 and 7709 to the Eastern boundary of location 7095

thence Southerly and Westerly along boundaries of locations 7095, 7094 and 7710 and onwards to the North-Eastern corner of location 7705; thence Southerly along the Western side of a one-chain road passing along the Eastern boundaries of location 7705. tions 7705 and 7707 to its intersection with Poorginup Gully; thence generally South-Easterly along that gully to the right bank of the Frankland River; thence generally Southerly downwards along that bank to a point in prolongation Southerly of the Western boundary of location 4172; thence South-erly along that prolongation, crossing the Frankland River, to its left bank; thence generally West-erly and South-Westerly along that bank and the erly and South-Westerly along that bank and the shores of Nornalup Inlet to the low water mark of the Southern Ocean; thence generally North-Westerly along that low water mark to the left bank of the Donnelly River; thence generally North-Easterly upwards along that bank and that of Carey Brook to the Northern side of road No. 116; thence generally North-Westerly along that side to a point in prolongation Westerly of the Southern boundary of location 1178; thence Easterly and Northerly to and along boundaries of that location to its North-Eastern corner; thence North-Easterly to the South-Eastern corner of reserve 3; thence Northerly, Easterly and again Northerly Easterly to the South-Eastern corner of reserve 3; thence Northerly, Easterly and again Northerly along boundaries of that reserve and location 3694 and onwards to the right bank of the Donnelly River aforesaid; thence generally North-Easterly upwards along that bank to a point in prolongation Southerly of the Western boundary of location 6165; thence Northerly to and along that boundary to the North-Western corner of that location; thence Northerly and Easterly to and along the Western and Northern boundaries of locations 6162 and 6161 to a point in prolongation Southerly of the Western boundary of location 6163; thence Northerly to and along that boundary to the North-Western corner of that location; thence North-Easterly to the South-Western corner of location 6178; thence Northerly, Easterly and again Northerly along boundaries of that location to its North-Western corner; thence North-Easterly to the South-Westernmost corner of location 6179; thence Northerly, Easterly and again Northerly along boundaries of that location and onwards to the Southern boundary of late Timber Lease 61/11; thence Easterly and Northerly along boundaries of that late timber lease to the South-Western boundary of location 4047 and thence North-Westerly and generally North-Easterly along boundaries of that location to the starting point, inclusive of adjacent islands.

Schedule B. Ward Boundaries. Manjimup Ward.

All that portion of the Manjimup Road District bounded by lines starting at the Northernmost corner of Nelson Location 2109 and extending generally South-Easterly along the North-Eastern boundaries of that location to a point in prolongation Westerly of the Southern boundary of location 6201; thence Easterly to and along the Southern boundaries of locations 6201, 6202 and 6211 and onwards to the South-Western corner of location 6221; thence Northerly, Easterly and Southerly along boundaries of that location and onwards to the Northern boundary of location 6220; thence Easterly along the Northern boundaries of locations 6220, 6219 and 6218 to the North-Eastern corner of the latter location; thence Southerly along the Eastern boundary of that location and onwards to the Northern boundary of late location 2359; thence Easterly and generally South-Westerly along boundaries of late locations 2359 and 827 to a point in prolongation Northerly of the Western side of road No. 309; thence Southerly to and along that side to the South-Eastern corner of locations 2034; thence Westerly, South-Westerly along boundaries of locations 2034; 11270 and the North-Eastern side of road No. 4682 to a point in prolongation Easterly of the Northernmost boundary of location 5212; thence Westerly, Southerly and again Westerly to and along boundaries of locations 5212 and 5210 and onwards to the Eastern boundary of location 3239; thence Northerly along that boundary to the South-Eastern side of road No. 4923; thence generally South-Westerly along that boundary to the South-Eastern side of road No. 4923; thence generally South-Westerly along that boundary to the South-Eastern side of road No. 4923; thence generally South-Westerly along that side to a point in prolongation Southerly along that side to a point in prolongation Southerly

of the Western boundary of location 2255; thence Northerly and Easterly to and along boundaries of that location to a point in prolongation Southerly of the Western boundary of location 9656; thence Northerly to and along that boundary and onwards to and along the Western boundary of location 2109 to the starting point. (Three members.)

North Ward.

All that portion of the Manjimup Road District bounded by lines starting at the intersection of the right bank of the Donnelly River and the Western boundary of the Road District and extend-Western boundary of the Road District and extending generally Northerly and generally Easterly along that Road District boundary to its intersection with the Eastern boundary of late Pastoral Lease 1788/93; thence South along that boundary to a North-Western boundary of Nelson Location 7581; thence North-Easterly, South-Easterly and South-Westerly along boundaries of that location to the Eastern boundary of late Pastoral Lease 1788/93 aforesaid; thence South, West and again South along boundaries of late Pastoral Leases 1788/93 and 2333/93 to the Northern boundary of location 2370; thence Easterly and Southerly along location 2370; thence Easterly and Southerly along boundaries of that location to the Northern side of Perup Road (road No. 299); thence generally Westerly along that side to a point in prolongation North-Easterly of the North-Western side of a one North-Easterly of the North-Western side of a one chain road passing along the North-Western boundary of location 1212; thence generally South-Westerly to and along that side of that road and onwards through locations 1098 and 832 to a point in prolongation Easterly of the Southern boundary of location 11705; thence Easterly to and along that boundary and onwards to the right bank of the Wilgarup River; thence generally Southerly downwards along that bank to a point in prolongation Easterly of the Southern boundary of location tion Easterly of the Southern boundary of location 1656; thence Westerly to and along that boundary to the North-Eastern corner of location 148; thence generally Southerly along the Eastern boundaries of locations 148, 82 and 738 to the latter location's South-Eastern corner; thence generally North-Westerly along the Northern side of a one chain good pressions loved the Southern boundaries. westerly along the Northern side of a one chain road passing along the Southern boundaries of locations 738, 2084 and 828 to the Eastern boundary of the Manjimup Ward; thence generally Southerly along boundary of that Ward to the Northern side of road No. 4923; thence generally South-Westerly along that wide to the Southermoot corners of location factors. side to the Southernmost corner of location 6283; thence generally North-Westerly and generally Northerly along boundaries of locations 6283 and 6285 to a point in prolongation Easterly of the Northern side of a one chain road passing through location 6281; thence generally North-Westerly to and along that side and onwards to the right bank of the Donnelly River and thence generally Westerly downwards along that bank to the starting (Two members.)

Pemberton Ward.

All that portion of the Manjimup Road District bounded by lines starting at the intersection of the low water mark of the Southern Ocean and the left bank of the Donnelly River and extending generally North-Easterly and generally South-Easterly along boundaries of the Road District and the North Ward to a point in prolongation North-Easterly of a North-Western boundary of Nelson Location 5449; thence generally South-Westerly and generally South-Easterly to and along boundaries of locations 5449 and 5450 and onwards to the North-Westernmost corner of location 5456; thence Southerly, Easterly, Northerly, again Easterly, again Southerly and again Easterly along boundaries of locations 5456, 5454 and 5455 to a point in prolongation Northerly of the Westernmost boundary of location 5283; thence Southerly and Easterly to and along boundaries of that location and onwards to the right bank of Four Mile Brook; thence generally South-Easterly downwards along that bank to the South-Easterly downwards along that bank to the South-Easterly downwards along that bank to the South-Easterly south-Easterly along that side to the Northernmost corner of location 9522; thence South-Easterly along the North-Easterly boundary of that location and onwards to the Northernmost corner of location 9522; thence South-Easterly along the North-Easterly boundary of that location and onwards to the North-Western corner of loca-

tion 113; thence generally North-Easterly along the Northern boundaries of locations 113, 9554, 9553, 9552 and 9551 and onwards to the South-Western side of East Brook Road; thence generally South-Easterly along that side and onwards to a North-Western boundary of location 4202; thence generally Southerly along boundaries of locations 4202 and 4203 to the latter location's South-Eastern corner; thence Easterly to the Southernmost corner of location 9783; thence Easterly along a Southern boundary of that location to a point in prolongation Northerly of the Eastern boundary of location 10420; thence Southerly and generally Easterly to and along boundaries of locations 10420, 10421, 10136 and 10137 and onwards to the right bank of the Warren River; thence generally South-Westerly downwards along that bank to a point in prolonga-tion Westerly of the Northern boundary of location 3614; thence Easterly and generally South-Westerly to and along boundaries of that location and the Western side of road No. 3329 and that of a onechain road passing along the Eastern boundaries of locations 8020, 5418 and 5419 to the right bank of Dombakup Brook; thence generally South-Westor Dombakup Brook, thence generally South-West-erly downwards along that bank to a point in pro-longation Northerly of the Western boundary of location 9152; thence Southerly and generally South-Easterly to and along boundaries of loca-tions 9152 and 9151 to a point in prolongation Northerly of the Western boundary of location 14244; there a generally Southerly to and along the 5424; thence generally Southerly to and along the Western boundaries of locations 5424, 9148 and 9133 to the South-Western corner of the latter location; thence Southerly and Westerly to and along the Easternmost and Southern boundaries of Pastoral Lease 392/578 and onwards to the low water mark of the Southern Ocean and thence generally North-Westerly along that low water mark to the starting point. (Two members.)

Warren Ward.

All that portion of the Manjimup Road District bounded by lines starting at the intersection of an Eastern boundary of the Pemberton Ward and a Southern boundary of the North Ward and extending generally North-Easterly along the Southern boundaries of the North Ward, the Manjimup Ward and again the North Ward to the Western side of road No. 306; thence generally South-Easterly along that side and and that of a one-chain road passing along the Western boundaries of locations 3621, 1353, 3622, 3623, 3624, 3882 and onwards to its junction with the Western side of Wheatley Coast Road (road No. 3438); thence generally South-Westerly along that side to the right bank of Big Hill Brook; thence generally North-Westerly downwards along that bank to an Eastern boundary of the Pemberton Ward, a point on the right bank of the Warren River, and thence generally North-Westerly along boundaries of that ward to the starting point. (Two members.)

Northcliffe Ward.

All that portion of the Manjimup Road District bounded by lines starting at the intersection of the low water mark of the Southern Ocean and a Southernmost boundary of the Pemberton Ward and extending generally North-Easterly along boundaries of the Pemberton and Warren Wards; thence generally South-Easterly upwards along the right bank of Big Hill Brook to the Easternmost boundary of Nelson Location 12147; thence Southerly along that boundary and onwards to the Northern boundary of location 6578; thence Easterly and Southerly along boundaries of locations 6578, 6577, 6576 and 6571 and onwards to a Northern boundary of location 6559; thence generally Easterly along the Northern boundaries of locations 6559, 6560, 6499, 6500, 6501, 6502, 10315, 10314, 10307, 10306, 10305, 10304, 10299 and 11948 and onwards to a Western boundary of location 10293; thence generally Northerly along the Western boundaries of locations 10293, 6627, 6608 and onwards along the Eastern side of a three-chain road to a South-Western boundary of reserve 18705 (National Park); thence generally South-Easterly along that boundary to the right bank of the Shannon River; thence generally Southerly downwards

along that bank and the Western shores of Broke Inlet to the low water mark of the Southern Ocean, and thence generally North-Westerly along that low water mark to the starting point. (Two memhers.)

Perup Ward.

All that portion of the Manjimup Road District situate East of the Northcliffe, Warren and North Wards, (Two members.)

APPOINTMENT.

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

> Registrar General's Office, Perth, 5th November, 1952.

THE following appointment has been approved:-R.G. No. 29/44—Mr. Owen McDonald Smith, as District Registrar of Births, Deaths and Marriages for the Mount Margaret Registry District, to maintain an office at Leonora, vice Mr. Clarence Oswald Kreibig, transferred; appointment to date from 29th October, 1952.

R. J. LITTLE, Registrar General.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 34 of 1952.

Between Merchant Service Guild of Australasia, Western Australian Section Union of Workers, Fremantle, Applicant, and Alf. E. Tilley and Co., Pty., Ltd., Respondent.

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 said reference of industrial dispute was remitted by the Court to the Conciliation Commissioner, and whereas the parties subsequently met and con-ferred and have arrived at agreement on all matters in difference, and whereas the parties have this day appeared before the Conciliation Com-missioner by their respective representatives and requested the Conciliation Commissioner to make the said Agreement an Award of the Court: Now, therefore, the Conciliation Commissioner, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, and all other powers therein enabling him, 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".)

This Award shall be known as the "Tilley Award, 1952," and cancels Industrial Agreement No. 18 of 1950.

2.—Arrangement.

- Title.
- Arrangement.
- Scope.
- Area.
- Definitions. Contract of Service.
- Breakdowns, etc. Payment of Wages.
- 9. Annual Leave.
- 10. Long Service Leave.
- 11. Public Holidays.
- 12. Sick Leave.
- Sickness or Accident Arising out of Duty. 13.
- Travelling Time and Expenses. 14.
- 15 Preference.
- 16. Record.
- Board of Reference.

Launches.

- Hours of Duty. 18.
- 19. Overtime.
- Sunday and Holiday Work. 20.
- 21. Uniforms.
- Wages.

"Zephyr" and "Emerald".

- 23. Accommodation.
- 24. Hours of Duty.
- 25. Overtime.
- 26. Sunday and Holiday Work.
- 27. Uniforms.
- 28. Wages
- 29. Operation of Award.

3.—Scope.

This Award shall apply to all employees of the respondents engaged as or acting as Masters and/or Engineers on Launches, Passenger Excursion vessels and their attendant vessels and/or works.

4.—Area.

The area covered by this Award shall be all waters, shores and jetties within a radius of 27 miles of North Mole Lighthouse.

5.-Definitions.

- (a) "Employer" means Alf. E. Tilley & Co. Pty. Ltd.
- (b) "Employee" means any person employed under the provisions of this Award.
- (c) "Master" means the officer-in-charge of a vessel, who is responsible for the navigation and satisfactory working of such vessel and shall not be required to perform any other duty: Provided that a master may be employed on general vessel maintenance as required: Provided further that a master shall not be required when a vessel is slipped, to perform any duty other than that possible when the vessel is affoat.
- (d) "Engineer" means the officer-in-charge of engineroom.
- (e) "Casual" means an employee engaged for less than one week continuously.
- (f) "Winter Season" shall be that period of any year from 1st May to 31st October inclusive.
- (g) "Summer Season" shall be that period of any year from 1st November to 30th April inclusive.

6.—Contract of Service.

Engagement shall be on a monthly basis, and one month's notice shall be given on either side to terminate the engagement: Provided that an employee may be summarily dismissed for insobriety, misconduct or neglect of duty.

7.—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.

8.—Payment of Wages.

Wages shall be paid on Friday of each week at 3 p.m.

9.—Annual Leave.

- (a) An employee who serves the employer continuously for a period of twelve (12) months, shall be granted leave of absence on full pay for an unbroken period of twenty-one (21) days.
- (b) If an employee serves continuously for one (1) month or more but for less than twelve (12) months he shall be entitled to payment in lieu of leave for the proportion of twenty-one (21) days as his length of service is to the full year.
- (c) As far as is practicable, one (1) month's notice of annual leave shall be given to such employee.

10.—Long Service Leave.

(a) Employees shall be granted two months' long service leave after each seven years' continuous service, but periods of absence on long service leave shall not count as service qualifying towards the next grant of such leave,

(b) 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 Long Service leave.

11.—Public Holidays.

The following days or the days observed in lieu shall be allowed as holidays:—

New Year's Day, Anniversary Day, Labour Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Queen's Birthday, Christmas Day and Boxing Day.

12.—Sick Leave.

- (a) An employee who is incapacitated through sickness or injury other than that arising out of or in the course of his employment, shall be granted sick leave with pay for a period of, or periods not exceeding in the aggregate one month in any year upon production within forty-eight (48) hours of the commencement of any such period of absence of a medical certificate as to his incapacity.
- (b) Where such incapacity arises through the wilful act or misconduct of the employee, or where a medical certificate is not furnished as required, or where the employee has already had sick leave with pay for a period or periods aggregating one month during the preceding twelve months, the employee shall not be entitled to any pay for the period he is absent from duty.

13.—Sickness or Accident Arising out of Duty.

- (a) An employee who while on duty or acting under the instructions of the employer, receives an injury arising out of or in the course of his employment, or contracts an illness due to the nature of or attributable to such employment, and is thereby incapacitated from duty in circumstances which entitled him to the benefits prescribed under the Workers' Compensation Act, 1912-1951, shall be entitled to receive in addition to such benefits a weekly sum equal to the difference between the compensation provided for under that Act and the wages prescribed in this Award, from the date of commencement of his said incapacity up to and including the date of his recovery as certified by his medical attendant. Provided that his employers liability hereunder shall in no case exceed three calendar months in respect of each separate injury or illness.
- (b) All amounts payable under this clause shall be paid in the manner provided for the payment of wages.

14.—Travelling Time and Expenses.

If an employee at any time is required to commence or finish duty at any place other than the employer's premises, or the wharf, Fremantle, or in the case of the "Zephyr" or "Emerald" at Barrack Street Jetty, Perth, any necessary travelling expenses incurred shall be paid by the employer and the employee shall be paid at ordinary rates for the time occupied in such travelling.

Provided that if public transport is not available for such travelling, suitable transport shall be provided by the employer.

15.—Preference.

Preference of employment shall be given to members of the Guild but such preference shall not apply against any other Union or Association embracing the classes of employment covered by this Award.

16.-Record.

The employer shall keep a time and wages record, containing the name of each worker and his occupation, the hours worked on each day and wages and overtime paid. The said record shall be signed weekly by the worker, if correct, and shall be open for inspection, by the accredited representative of the Guild at any time during working hours and he shall be allowed to take extracts therefrom,

17.-Board of Reference.

- (a) The Court may appoint, for the purpose of the Award, a Board or Boards of Reference. Each Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to each such Board, in the event of no agreement being arrived at between the parties to the Award the functions of—
 - adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award or any of them;
 - (ii) deciding any other matter that the Court may refer to 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, 1912-1952, which for this purpose are embodied in this Award.

Launches.

18.—Hours of Duty.

- (a) Forty (40) hours shall constitute a week's work, to be completed in five days spread over six days commencing Sunday midnight to the following Saturday midnight.
- (b) A day's work shall be of eight hours, and shall be worked between the hours of 7.30 a.m. and 6.30 p.m. The hours of duty shall be continuous with the exception that there shall be a two-hour break for a meal.
- (c) As far as is practicable shifts shall be rostered to rotate weekly.

19.—Overtime.

- (a) All work done in excess of eight hours on any day or forty hours in any week shall be paid for at overtime rates.
- (b) Where a worker is required to start his shift before or after his rostered commencing time he shall be paid at overtime rates for all time worked before the rostered commencing time or after the originally rostered ceasing time whichever is applicable.
- (c) Overtime shall be paid for at the rate of time and a half for the first four hours and double time thereafter with the exception that all work performed between midnight and 6 a.m. on any day shall be paid for at double time rates.
- (d) Any worker who has left the premises at which he is employed and is recalled to work after the usual ceasing time for less than (1) hour shall receive payment for one (1) hour at overtime rates.
 - (e) Notwithstanding anything contained herein—
 - (i) an employer may require any worker to work reasonable overtime in accordance with such requirements;
 - (ii) an organisation, party to this Award, and/ or a worker or workers covered by this Award, shall not 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 (i) above;
 - (iii) the provisions of this subclause shall remain in operation only until otherwise determined by the Court.

20.—Sunday and Holiday Work.

All work performed between midnight Saturday and midnight Sunday, or on any day specified in clause 11 hereof, shall be paid for at double-time rates: Provided that on any charter trip, ordinary rates shall apply to all time spent as waiting time,

in which the worker is not engaged in actual navigational duties. Provided further that when a vessel is tied up or otherwise not under way, one hour shall be counted as meal time.

21.--Uniforms.

The employers shall provide for the use of each employee one cap, and one pair overalls on completion of each twelve months continuous service and one oilskin coat and sou'wester each two years.

Uniforms shall belong to the employer and shall be worn by employees when on duty. Should the service of any employee terminate within one month from the date of issue of uniforms or any part of them, all the issue last made to that employee shall be returned to the employer before the employee shall be entitled to be paid any moneys which may be due to him.

22.—Wages.

per week. £ s. d.

(a) Basic Wage

11 12 3

(b) Margin-

Masters of Launches 3 5 0

Liberty to apply to amend this clause is reserved to either party in the event of there being any variation in the margins as at present expressed in Award No. 42 of 1948.

"Zephyr" and "Emerald".

23.—Accommodation.

A suitable furnished cabin, with convenience for boiling water, wash basin and toilet shall be provided for Masters and Engineers on the "Zephyr" and "Emerald".

24.—Hours of Duty.

- (a) Forty (40) hours shall constitute a week's work, to be completed in five (5) days spread over seven days.
- (b) A day's work shall be of eight (8) consecutive hours, exclusive of meal hours between 7 a.m. and 11 p.m., Mondays to Fridays inclusive, and eight (8) consecutive hours between 7 a.m. and 5 p.m. on Saturdays, Sundays and the holidays prescribed in clause 11 hereof.
- (c) Where on any day workers are required by the employer to attend at the ship for urgent repair work, the minimum period of employment shall be four hours. In all other cases the minimum period shall be eight (8) hours.

25.—Overtime.

- (a) All work done in excess of eight (8) hours on any day or forty hours in any week shall be paid for at overtime rates.
- (b) Where a worker is required to start his shift before or after his rostered commencing time he shall be paid at overtime rates for all time worked before the rostered commencing time or after the originally rostered ceasing time whichever is applicable.
- (c) Overtime shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter, with the exception, all work performed between 11 p.m. and 7 a.m. on any day shall be paid for at double time rates.
- (d) Any worker who has left the premises at which he is employed and is recalled to work after the usual ceasing time for less than one (1) hour shall receive payment for one hour at overtime rates
 - (e) Notwithstanding anything contained herein—
 - (i) an employer may require any worker to work reasonable overtime in accordance with such requirements;

- (ii) an organisation, party to this award, and/ or worker or workers covered by this Award, shall not in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or re-striction upon the working of overtime in accordance with (i) above:
- (iii) the provisions of this subclause shall remain in operation only until otherwise determined by the Court.

26.—Sunday and Holiday Work.

- (a) Notwithstanding the provisions of clauses 24 and 25 the following rates of pay shall apply to time worked on Saturdays, Sundays and holidays prescribed in clause 11 hereof:-
 - (i) Saturdays—First eight (8) hours, time and a half; thereafter double time.
 - (ii) Sundays and holidays—First eight (8) hours, time and three-quarters; thereafter double time.

Provided that on any Charter trip ordinary rates shall apply to all time spent as waiting time in which the worker is not engaged in actual navigational or engineroom duties. Provided further than when a vessel is tied up or otherwise not under way one hour shall be counted as meal time.

The foregoing shall be deemed to be complied with if, by mutual consent of the employer and the worker, all Sunday or holiday work is paid for at ordinary rates and equivalent time at ordinary rates is added to the worker's next ensuing annual leave.

27.—Uniforms.

The employer shall provide for the use of each master free of cost, one cap and one uniform on completion of each twelve months' continuous service, also-

Overalls-Masters, one suit per year; Engineers, two suits per year.

Greatcoats—Masters, one every three years after first twelve months' service.

Uniforms shall belong to the employer and shall be worn by employees when on duty. Should the service of any employee terminate within one month from the date of issue of uniforms or any part of them, all the issue last made to that employee shall be returned to the employer before the employee shall be entitled to be paid any moneys which may be due to him.

28.---Wages.

per week.

(a) Basic Wage

£ s. d. 11 12

(b) Margin-

Masters and Engineers— Winter and Summer season

Liberty to apply to amend this Clause is reserved to either party in the event of there being any variation in the margins as at present expressed in Award No. 42 of 1948.

29.—Operation of Award.

This award shall operate from the date hereof and shall remain in force for a period of three (3) vears.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 10th day of October, 1952.

(Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

Filed at my office this 10th day of October, 1952.

(Sgd.) S. C. BRUCE. Acting Clerk of the Court,

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 174 of 1952.

Between State Executive, Australasian Society of Engineers' Industrial Association of Workers, Applicant, and Minister for Works, and Minister for Water Supply, Sewerage and Drainage and Others, Respondents.

HAVING heard Mr. R. A. West on behalf of the applicant and Mr. A. B. Stannard on behalf of the respondents and by consent, I, the undersigned, Conciliation Commissioner of the Court of Arbitration, in pursuance of a remission to me by the Court of Arbitration and in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1952, do hereby order and declare that Award Nos. 11 and 15 of 1937, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 3rd day of October, 1952.

(Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

Schedule.

Clause 2.—Overtime and Holidays.

Subclause (e)—Delete the words and figures "one shilling and sixpence (1s. 6d.)" as appearing and insert in lieu thereof the words and figures "two shillings and sixpence (2s. 6d.)".

Subclause (g)—Delete the words and figures "one shilling and sixpence (1s. 6d.)" as appearing and insert in lieu thereof the words and figures "two shillings and sixpence (2s. 6d.)".

Clause 4.—Dirt Money.

Subclause (a)—Delete the words and figures "one penny halfpenny $(1\frac{1}{2}d.)$ " as appearing and insert in lieu thereof the words and figures "twopence (2d.)".

Subclause (c)—Delete the words and figures "one penny halfpenny $(1\frac{1}{2}d.)$ " as appearing and insert in lieu thereof the words and figures "twopence (2d.)".

Subclause (d)—Delete the words and figures "sixpence (6d.)" as appearing and insert in lieu thereof the words and figures "eightpence (8d.)"

Subclause (f)—Delete the words and figures "one shilling (1s.)" as appearing and insert in lieu thereof the words and figures "one shilling and fourpence (1s. 4d.)".

Subclause (f) (3)—Delete the words and figures "one shilling (1s.)" as appearing and insert in lieu thereof the words and figures "one shilling and fourpence (1s. 4d.)".

Clause 6.—Special Rates and Provisions.

Subclause (1)—Delete the words and figures "one shilling (1s.)" as appearing and insert in lieu thereof the words and figures "one shilling and fourpence (1s. 4d.)"

Subclause (2)—Delete the words and figures "one penny halfpenny (1½d.)" as appearing and insert in lieu thereof the words and figures "twopence (2d.)"

Subclause (4)—Delete subclause (4) as appearing and insert in lieu thereof the following:

Blacksmith strikers working on the big forge at the State Engineering Works shall be paid one shilling and fourpence (1s. 4d.) per day

Subclause (5)—Delete existing subclause (5) as appearing and insert in lieu thereof the following:-

Boilermakers' assistants when employed on the hydraulic press at the State Engineering Works shall be paid ninepence (9d.) per day When engaged inside tenders, bunkers extra. or side tanks, where the only entrance is through the manhole, or of which less than one-third the area of the top side or end is removed, shall be paid twopence (2d,) per hour extra.

Subclause (6)—Delete the words and figures "one shilling and sixpence (1s. 6d.)" as appearing in this clause and insert in lieu thereof the words and figures "two shillings (2s.)".

Subclause (10)—Delete the whole of the existing

subclause and insert in lieu thereof the following:-

Height Money:-Workers engaged in the erection of steel frame buildings, bridges, and gasometers at a height of fifty feet (50ft.) or more above the nearest horizontal plane shall be paid at the rate of one shilling and sixpence (1s. 6d.) per day extra.

Liberty to apply is reserved to either party for amendment to Clause 2—Overtime and Holidays, at any time during the currency of this Award.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 175 of 1952.

Between Federated Moulders (Metals) Union of Workers, Perth, Applicant, and Minister for Works and Others, Respondents.

HAVING heard Mr. A. E. Hewitt on behalf of the applicant and Mr. A. B. Stannard on behalf of the respondent, and by consent, I, the undersigned, Conciliation Commissioner of the Court of Arbitra-Conciliation Commissioner of the Court of Arbitration, in pursuance of a remission to me by the Court of Arbitration and in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1952, do hereby order and declare that Award No. 19 of 1930, as amended, be and the same is hereby further amended in the manner following:-

Clause 2.

Subclause (e)—Delete figures "1s. 6d." in line four and insert in lieu thereof the figures "2s. 6d."

Subclause (g)—Delete words and figures "one shilling and sixpence (1s. 6d.)" in line three and insert in lieu thereof the words and figures "two shillings and sixpence (2s. 6d.)."

Dated at Perth this 10th day of October, 1952.

(Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 172 of 1952.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of an Industrial Dispute between the West Australian Amalgamated Society of Railway Employees' Union of Workers, and The West Australian Locomotive Engine Drivers', Firemen's and Cleaners' Union of Workers, Applicants, and Western Australian Government Railways Commission, Respondent.

WHEREAS an industrial dispute between the abovenamed parties was on the 2nd day of October, 1952, in pursuance of a delegation by the Hon. President of the Court of Arbitration to the Conciliation Commissioner, following the compulsory conference, referred into Court for determination, and whereas, in pursuance of a remission by the Court to the Conciliation Commissioner, the said dispute came before the Conciliation Commissioner for hearing on the 9th, 10th, 14th, 15th, 16th, 17th and 20th days of October, 1952, Mr. G. F. Keating and 20th days of October, 1952, Mr. G. F. Keating appearing on behalf of the West Australian Amalgamated Society of Railway Employees' Union of Workers, Mr. C. H. Webb on behalf of The West Australian Locomotive Engine Drivers' Firemen's and Cleaners' Union of Workers, and Mr. K. D. Reeves on behalf of the respondent, the Conciliation Commissioner, having heard the parties, hereby makes the following order:-

1. Notwithstanding anything to the contrary in Award No. 31 of 1948, as amended, or Industrial Agreements Nod. 35 of 1930 and 2 of 1936, the conditions as set out hereunder shall prevail:—

- (a) As from and including the 10th day November, 1952, each employee, other than those "stood down" on a full-time basis, shall be guaranteed and/or paid for a full week's work, exclusive of Sunday work.
- (b) As from and including the 24th day of November, 1952, no employee shall be "stood down," or continued to be "stood down," unless such "stand down" is agreed to in writing between the individual or individuals concerned and the Western Australian Government Railways Commission.
- (c) Where retrenchment is effected because of circumstances arising out of this order, such retrenchment shall be on the basis of seniority. the purpose of this paragraph, each depot shall stand alone.

Employees junior to others need not be trenched if such junior employees have qualifica-tions required for the service, and not held by senior employees.

- (d) The Commission may order any employees, other than those rostered as at this date, to commence long service leave at any time following the date of this order, and may roster such employees for a period of one (1) month or more.
- (e) The following conditions shall apply where necessary, to enable effect to be given to any of the foregoing provisions:-
 - (i) Where it is not reasonably possible to give an employee the notice of transfer as prescribed in the Award, payment in lieu of such notice shall not apply.
 - (ii) Employees may be transferred, or tempor-arily transferred, for a period less than three months, and shall be paid an allowance in accordance with clause 37, sub-clause (h) of Award No. 31 of 1948.
- (f) Either party has the right at any time to apply to add to, vary or rescind any or all of the foregoing provisions.
- (g) This order shall otherwise cease to have effect as from the 28th day of February, 1953.
- 2. Notwithstanding anything to the contrary in Award No. 62 of 1947, as amended, or Industrial Agreements Nod. 6 of 1931 and 3 of 1936, the conditions as set out hereunder shall prevail:-
- (a) As from and including the 24th day of November, 1952, no employee shall be "stood down," or continued to be "stood down," unless such "stand down" is agreed to in writing between the individual or individual concerned and the Western Australian Government Railways Commission.
- (b) The Commission may order any employees, other than those rostered at this date, to commence long service leave at any time following the date of this order, and may roster such employees for a period of one (1) month or more.
- (c) The following conditions shall apply, where necessary, to enable effect to be given to any of the foregoing provisions:-
 - (i) Where it is not reasonably possible to give an employee the notice of transfer as prescribed in the Award, payment in lieu of such notice shall not apply.
 - (ii) Employees may be transferred, or tem-porarily transferred, for a period less than three months and shall be paid an allow-ance in accordance with clause 11, sub-clause (f) of Award No. 62 of 1947.
- (d) Either party has the right at any time to apply to add to, vary or rescind any or all of the foregoing provisions.
- (e) This order shall otherwise cease effect as from the 28th day of February, 1953.

Dated at Perth this 27th day of October, 1952.

(Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. $Accepted\ Tenders.$

			•	Accepted Tenaers.		
Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	R at e.
711/52	1952. Nov. 30	Watson Victor, Ltd	360A, 1952	Dental X-Ray Unit, Item 2, one only	Health	£380.
		Phillips Electrical Industries, Pty., Ltd.		Dental X-Ray Apparatus, Item l, two only		£395 each.
307/52	do.	Atkins (W.A.), Ltd	176A, 1952	One only Limit Load Fan and Accessories, delivered to "X" Block, Claremont Mental Hos- pital	Public Works	£285 10s.
475/52	do.	Producer Manufac- turers Pty., Ltd.	254A, 1952	Condensing Unit, delivered to "X" Block Clarement Mental Hospital	Public Works	£289 10s.
668/52	do.		334A, 1952	Stainless Steel Equipment, de- livered to "X" Block, Clare- mont Mental Hospital, as follows:—	Public Works	Rates, etc., on application.
		H. L. Brisbane & Wun- derlich, Ltd. Metters, Ltd		Items 3, 5, 5A, 5A, 6, 7, 8, 11, 11A, 11A, 12 and 13 Items 1, 2, 2A, 4, 4A, 9, 9A and 10		
718/52	do.	Beam Service Station	361A, 1952	Purchase and Removal of Secondhand Fordson Grader (Engine No. P18406), at Plant Engineer's Depot, East Perth	Public Works	£161 10s.
664/52	do.	Joyce Bros. (W.A.), Pty., Ltd.	332A, 1952	Inner Spring Mattresses, de- livered to Royal Perth Hos- pital, as required to 31st Octo- ber, 1953	Royal Perth Hospital	£10 17s. 3d. each.
347/52	do.	Boltons Pty., Ltd.	185A, 1952	Calorifiers, delivered to "X" Block, Claremont Mental Hospital, as follows:— Item 1—100 gall., 1 only Item 2—150 gall., 3 only Item 3—300 gall., 1 only		£130 10s. £170 each. £285.
751/52	Nov. 31	Bailey Bros	374A, 1952	Jarrah Piles, delivered to Kelm- scott for bridge over Canning River, Part Item 1, 282 lin. ft.	Main Roads	8s. per lin. ft.
698/52	Nov. 30	Beam Service Station	359A, 1952	Purchase and Removal of China Cupboards, as follows:— Item 1—2 only Item 2—3 only	State Housing Commission	£4 each. £4 each.
621/52	Nov. 31	Commonwealth Oil Refineries, Limited	364A, 1952	Distillate Fuel in Bulk through contractors—owned equip- ment from 1st November, 1952 to 31st October, 1953	Agriculture	2s. 5d. per gallon, rental 10s. per annum.
686/52	do.	A. C. Harris	344a, 1952	Purchase and Removal of one only damaged Metters No. 2 Stove, Portion Item 6	Government Stores	£8.
		R. Cook		Purchase and Removal of 10 only Secondhand Metters No. 1 Stoves, Portion Item 4		£3 each.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies required.					
1952.			1952.				
Oct. 21	390a, 1952	Tuning Pianos for Education Department	Nov. 13				
Oct. 23	399A, 1952	Uniforms for the W.A. Government Tramways and Ferries	Nov. 13				
Oct. 28	406A, 1952	New or Second-hand 50 K.V.A. Alternator	Nov. 13§				
Oct. 30	408A, 1952	Stringers and Corbels for Bridge over Canning River	Nov. 13				
Oct. 28	405A, 1952	Removal of Bodies to Morgue at Country Towns	Nov. 20				
Nov. 4	412A, 1952	Lime for Government Departments during 1953	Nov. 20				
Nov. 4	415A, 1952	Spectacles, Cases and Artificial Eyes for Royal Pertli Hospital	Nov. 20				
Nov. 6	423A, 1952	Cartage of Coal from Claremont Railway Station to Claremont Mental Hospital	Nov. 27				
Nov. 6	422A, 1952	$8\frac{1}{2}$ in. centre Lathe for War Service Land Settlement	Nov. 27				
Nov. 4	411a, 1952	Cartage Native Stores from Wyndham to Turkey Creek Police Station	Nov. 27				
Nov. 4	413A, 1952	Air Compressors and Receivers for Eveline Road Ejector Station	Nov. 27				
Nov. 4	414A, 1952	Air Compressors and Receivers for Elvire Street Ejector Station	Nov. 27				
Nov. 4	416a, 1952	Electric Sterilizers for Claremont Mental Hospital (4 only)	Nov. 27§				
Nov. 4	417A, 1952	Electrically Heated Urns for Claremont Mental Hospital (5 only)	Nov. 27§				
Nov. 4	418a, 1952	Electrically Heated Hot Presses for Claremont Mental Hospital	Nov. 27§				
Nov. 6	420A, 1952	Hydro Extractor for Old Women's Home, Mt. Henry	Nov. 27§				
Oct. 28	101	Oils and Greases (Various) for Government Departments	Nov. 27				
Nov. 6	421A, 1952	Water Level Recorder for Thompsons Lake Reservoir	Dec. 4				
			1953.				
			Extended to				
Oct. 21	395A, 1952	Pumping Plant—Manjimup Water Supply	Jan. 15§				

[§] Documents available for inspection at W.A. Government Liaison Offices, Room 13, 1st Floor, M.L.C. Buildings, 305 Collins Street, Melbourne. Room 105, 82 Pitt Street, Sydney.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

For Sale by Tender.

Date of Advertising	Schedule No.	Supplies required.	Date of Closing.
1952 Oct. 28 Oct. 28 Oct. 28 Oct. 28 Oct. 30 Oct. 30 Nov. 4 Nov. 6	401A, 1952 402A, 1952 403A, 1952 404A, 1952 407A, 1952 409A, 1952 410A, 1952 419A, 1952	Chevrolet Utility, 1939 Model	Nov. 13 Nov. 13 Nov. 13 Nov. 13 Nov. 20 Nov. 20

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 endorsed on envelopes, otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray Street, Perth.

No tender necessarily accepted.

A. H. TELFER,

Chairman.

6th November, 1952.

METRO LIME & STONE PTY. LTD.

NOTICE is hereby given that the Registered Office of Metro Lime & Stone Pty. Ltd. is situated at 165 High Street, Fremantle, and that the days and hours during which such office is accessible to the public are:—Mondays to Fridays, from 10 a.m. to 12 noon and 2 p.m. to 4 p.m., public holidays excepted.

Dated this 27th day of October, 1952.

VITOMIR STEVANOVICH,

Director.

Dr. J. S. Marian, 117 Barrack Street, Perth, Solicitor for the Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of the Western Seine Netting Co. Pty. Ltd.

NOTICE is hereby given that a final meeting of shareholders of the abovenamed Company will be held at the office of the Liquidator, 135 St. George's Terrace, Perth, on the 3rd day of December, 1952, at 3 p.m.

Business—To approve sale of assets, Liquidator's remuneration, and to receive and pass the Liquidator's report and accounts.

JOHN WALTON, Liquidator.

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

Western Australia.

COMPANIES ACT, 1943-1949.

In the matter of Bunbury Yacht Club Limited (in Liquidation).

Notice of Final General Meeting.

IN pursuance of section 242 (2) of the Companies Act, 1943-1949, notice is hereby given that the final general meeting of the Company will be held in the Bunbury Council Chambers Offices, Bunbury, on Wednesday, 3rd December, at 8 p.m., for the purpose of receiving the account of the winding up and explanation thereof.

Dated this 29th day of October, 1952.

F. V. BENTLEY HILLMAN, Liquidator.

THE COMPANIES ACT, 1943-1951.

REPCO LIMITED hereby gives notice that the Registered Office of the Company is situated at 46 Stirling Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—From 10 a.m. to 12 noon and 2 p.m. to 4 p.m., week days except Saturdays and public holidays.

Dated this 5th day of November, 1952.

H. C. FRANCIS, Agent in Western Australia.

Downing & Downing, Solicitors for the Company, 9 Barrack Street, Perth.

COMPANIES ACT, 1943-1951

Notice of Increase in Share Capital beyond the Registered Capital. Pursuant to Section 66.

Pithara Farmers' Co-operative Company Limited.

1. PITHARA FARMERS' CO-OPERATIVE COMPANY LIMITED hereby gives notice that by a special resolution of the Company passed on the 23rd day of October, 1952, the nominal share capital of the company was increased by the addition thereto of the sum of £6,500 divided into 10,000 shares of 13s' beyond the registered capital of £6,500.

2. The additional capital is divided as follows:— Number of shares, 10,000; class of shares, ordin-

ary; nominal amount of each share, 13s.

3. The conditions (e.g.) voting rights,

3. The conditions (e.g.) voting rights, dividends, etc., subject to which the new shares have been or are to be issued are as follows:—(1) Interest shall be paid at the discretion of the Company, but shall not in respect to any year exceed an amount which is five pounds per centum per annum in excess of the Commonwealth Bank rate of interest for the time being on fixed deposit for two years. (2) Each shareholder is entitled to one vote only, irrespective of number of shares held.

Dated this 25th day of October, 1952.

H. F. STEARINGS,

Secretary.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of Metro Lime & Stone 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 Metro Lime & Stone Pty. Ltd.

Dated this 3rd day of November, 1952.

G. J. BOYLSON, Registrar of Companies,

Companies Office, Supreme Court, Perth, W.A.

THE COMPANIES ACT, 1943-1951. Notice of Meeting of Creditors of Western Pest Control Pty. Ltd.

NOTICE is hereby given that pursuant to the provisions of section 244 of the Companies Act, 1943-1951, a meeting of creditors of Western Pest Control Pty. Ltd., will be held at the Registered Office of the Company, 101 St. George's Terrace, Perth, on Monday the 24th day of November, 1952, at 11 o'clock in the forenoon.

An extraordinary general meeting of the Company will be held on the same date and at the same place and has been convened to consider and if thought fit to pass as a special resolution the following resolution that is to say:—That the Company be wound up voluntarily and that Hartley Bruce Angus, of 22 Howard Street, Perth, Chartered Accountant (Australia) be appointed liquidator for the purposes of such winding-up.

Dated the 5th day of November, 1952.

By Order of the Board.

C. B. HUGALL, Secretary.

ASSOCIATIONS INCORPORATION ACT, 1895.

I, RALPH EDWARD BOWER, of 1 Vera View Parade, North Cottesloe, a person authorised by the Apex Club of Perth, do hereby give notice that I am desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act. 1895.

R. E. BOWER, President.

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

- 1. Name of Institution—The Apex Club of Perth.
- 2. Object or Purpose of the Institution—(a) To make the ideal of Service the basis of all worthy enterprise. (b) To promote and participate in genuine good fellowship. (c) To encourage high ethical standards in business and profession. To foster the active interest of every member in the civic, commercial, social and moral welfare of the community. (e) To effect an interchange of ideas and business methods as a means of increasing the efficiency and usefulness of members.
- Where Situated—1 Vera View Parade, North Cottesloe.
 - 4. Names of Trustees—None appointed.
- In whom Management is Vested and by what Means-Board of directors elected annually by the active members of the Club.

Geoffrey G. Hammond, of Victoria House, 98 St. George's Terrace, Perth, Solicitor.

ASSOCIATIONS INCORPORATION ACT, 1895.

WE, Thomas George Evas, of 164 Rockingham Road, Spearwood, Anthony Zemunik, of 308 Cross Road, Spearwood, and Peter Della Bona, of 164A Rockingham Road, Spearwood, all Stone Merchants, being trustees of Metropolitan Stone Merchants' Association, do hereby give notice that we are desirous that such Association should be incorporated under the provisions 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 the Institution-Metropolitan Stone Merchants' Association.
- 2. Object or Purpose of the Institution—(a) To promote good standards of business by and between persons engaged in business as producers and merchants of sandstone for building purposes. (b) To make rules, regulations and by-laws for the guidance of members of the Association and the carrying out of the objects of the Association. (c) To do other things incidental or conducive to the attainment of the above objects.
- Where Situated or Established-308 Cross Road, Spearwood.

The Name or Names of the Trustee or Trustees—Thomas George Evas, Anthony and Peter Della Bona. Zemunik

In whom the Management of the Institution Vested and by what Means (whether by Deed, Settlement, or otherwise)—In a committee of management elected by the members of the Association and by virtue of the rules of the Association.

ANTHONY ZEMUNIK.

T. G. EVAS.

P. DELLA BONA.

Hardwick and Slattery, Bank of Adelaide Chambers, Fremantle, Solicitors for Metropolitan Stone Merchants' Association.

ASSOCIATIONS INCORPORATION ACT, 1895.

I, MARY FRANCES MOIR, of 84A Colin Street, West Perth, in the State of Western Australia, Teachers' College Lecturer, the person hereunto authorised by The Perth Metropolitan Operatic Society (Incorporated), do hereby give notice that I am desirous that such Society should be incorporated under the provisions of the Associations Transproporation Act. 1805 Încorporation Act, 1895.

MARY F. MOIR.

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 Perth Metropolitan Operatic Society (Incorporated) filed in pursuance of the Associations Incorporation Act, 1895.

- Name of Institution—The Perth Metropolitan Operatic Society (Incorporated).
- 2. Object or Purpose of the Institution-To further the interest of the community in music, theatre and opera particularly, and to present, foster and back financially operatic productions.
- 3. Where Situated and Established-84A Colin Street, West Perth.
- Name of Trustee-Leslie Charles Nimmo, 314 Cambridge Street, Wembley, Member of the Legislative Assembly.
- 5. In whom the Management of the Institution is Vested, and by what Means—General committee of 17 members, by virtue of the constitution of the

Northmore, Hale, Davy & Leake, Solicitors, 13 Howard Street, Perth.

PUBLIC NOTICE.

THE Partnership of V. & M. Roberts, carrying on the business of Women's Outfitters at Tower Street, Leonora, was dissolved on the 30th day of June, 1950, by the retirement of Mr. Vincent Alexander Roberts, and the business has since that date been carried on by the remaining partner.

Dated this 31st day of October, 1952.

V. A. ROBERTS.

DISSOLUTION OF PARTNERSHIP.

SIX months' notice is hereby given that the Partnership now existing between Harold George and Frank Douglas Aylmore, under the firm name of H. G. & F. D. Aylmore, Farmers, of Tambellup, will be dissolved on the 30th day of April, 1953.

All debts due and owing by the said firm will be received and paid, respectively, up to the aforesaid day of 30th April, 1953, by—

H. G. AYLMORE. F. D. AYLMORE.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership previously subsisting between Audrey Kathleen Eliza Forbes and Madeleine Mary Maynard, carrying on business as an Accommodation Agency at 1032 Weldissolved as from the 1st September, 1952, when the said Madeleine Mary Maynard retired from the Partnership.

The said business will henceforth be carried on by the said Audrey Kathleen Eliza Forbes under the same business name and all accounts payable to the said Partnership shall be payable to the said Audrey Kathleen Eliza Forbes, who shall pay and satisfy all the debts of the Partnership.

Dated the 30th day of October, 1952.

A. K. E. FORBES.

M. M. MAYNARD.

Morris, Crawcour & Solomon, Solicitors, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Jeremiah Greaney, late of Princep Road, Jandakot, in the State of Western Australia, Retired Dairyman, deceased. ALL claims or demands against the estate of the ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of St. George's Terrace, Perth, on or before the 8th day of December, 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 29th day of October, 1952.

M. E. & R. SOLOMON. of 27 Market Street, Fremantle, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Thomas Arthur Hanson, late of 13 Barnfield Road, Claremont, in the State of Western Australia, Railway Employee, 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 8th day of December, 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 4th November, 1952.

SLEE & ANDERSON, of 12 Stephen Street, Bunbury Solicitors for the abovenamed Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Charles Edgar Paterson Davis, late of York Street, Albany, in the State of Western Australia, 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 8th day of December, 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 4th November, 1952.

STONE, JAMES & CO., 47 St. George's Terrace, Perth, Solicitors for the Executors.

THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Ellen Elizabeth Dove, late of 17 Farnley Street, Mount Lawley, in the State of Western Australia, Married Woman, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 8th day of December, 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 30th day of October, 1952.

HOWARD-BATH, SARGENT & READ. Solicitors, Occidental House, 51 St. George's Terrace, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Margaret Cowan, late of 32 Coode Street, Bayswater, 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 abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of corner of Howard Street and St. George's Terrace, Perth, on or before the 8th day of December, 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 4th day of November, 1952.

WHEATLEY & SONS. of 49 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Clarence James Gethin, late of Moorine Rock, in the State of Western Australia, Farmer, 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 8th day of December, 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 4th day of November, 1952.

NORTHMORE, HALE, DAVY & LEAKE, of 13 Howard Street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Ivan Antunovich (in the Will called Ivan (John) Antunovich), late of 162 South Terrace, Fremantle, in the State of Western Australia, formerly Miner, but late Pensioner, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, Anthony Rocke, c/o the undersigned Solicitors, on or before the 8th day of December, 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 this 4th day of November, 1952.

FRANK UNMACK & CULLEN, of 45 Market Street, Fremantle, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Emily McKenna, late of 11 Hill Street, Fremantle, in the State of Western Australia, Widow and Taxi Proprietress, 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 8th day of December, 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 5th day of November, 1952.

FRANK UNMACK & CULLEN, of 45 Market Street, Fremantle, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Leslie Charles Cooper, late of 343 Walcott Street, Mount Lawley, in the State of Western Australia, Retired Company Manager, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 8th day of December, 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 the Executor shall then have had notice.

Dated this 28th day of October, 1952.

HUBERT PARKER & BYASS, of 15 Howard Street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Jessie Rhoades, late of "The Anchorage", Scarborough Beach Road, Osborne Park, in the State of Western Australia, Married Woman, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, 135 St. George's Terrace, Perth, on or before the 8th day of December, 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 4th day of November, 1952.

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 of Thomas Kerridge Chippington, late of 69 Venn Street, Collie, in the State of Western Australia, Retired Mine Manager, 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 8th day of December, 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

Dated the 31st day of October, 1952.

MEWS & NAUGHTON. Road Board Chambers, Collie, Solicitors 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 7th day of December, 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 5th day of November, 1952.

> J. H. GLYNN. Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

Perrottet, Edouard Henri; Retired Labourer; late of Nedlands; 21/9/52.

Pohle, Heinrich Adolph; Retired Labourer; late of Nedlands; 17/7/52.

Nedlands; 17/1/52.

Jones, Rose Ann; Married Woman; late of Bassendean; 16/5/45.

Strong, May Susannah; Widow; formerly of 100 Angelo Street, South Perth, but late of 6 Richardson Street, West Perth; 8/6/52.

Matthews, Harry Shepherd; Retired Business Manager; late of 48 Broome Street, Cottesloe;

ager; la 27/8/52.

McLean, Andrew Stirling; Retired Engineer; for-merly of 23 Coolgardie Street, Subiaco, but late of 80 Woolwich Street, West Leederville; 22/9/52.

Bowra, Howard Pemberton; Chief Clerk; late of 290 Mill Point Road, South Perth; 24/7/52.

Robertson, Jane Williamson Finnie (also known as Jane Robertson); Widow; late of 29 Ferguson Street, Maylands; 14/5/52.

Thomas, Edith; Widow; late of Clontarf Road, Hamilton Hill; 1/8/52.
Robin, Cecil Harry Johnson; Clerk; formerly of 31 Cargill Street, Victoria Park, but late of 52 Leonard Street, Victoria Park; 19/10/52.

Leonard Street, Victoria Park; 19/10/52.

Groen, Leo; Linesman; late of 260 Newcastle Street, Perth; 19/4/52.

Harwood, Lily May; Widow; formerly of 29 Angelo Street, South Perth, but late of Canning Bridge; 1/9/52.

Potts, Elsie Forsyth; Spinster; late of 20 Almond-bury Road, Mount Lawley; 5/7/52.

Woods, Samuel Walter; Retired Printer; late of Wheelwright Road, Lesmurdie; 4/8/52.

Green, John (also known as Jack Green); Cook and Labourer; formerly of Pintharuka, but late of

Labourer; formerly of Pintharuka, but late of Morawa; 27/5/52.

Simunovic, Rodovon Zakerija (in the Will and also known as Radi Simunovich) (and also known as Rade Simunovich); Miner; late of 18 North Terrace, Boulder; 23/12/51.

Oschinsch, Jekabs (also known as Jekabs Ossins and Jckabs, Osins); Miner and Mechanic; late of 9 Powell Street, Boulder; 13/4/52.

Donnelly, James Charles (also known as James Donnelly); Railway Employee; late of Southern Cross; 6/9/52.
Filsell, Isabella; Married Woman; late of 23 Moira Road, Collie; 26/8/52.
Hastedt, Robert (also known as Robert Hasted); Prospector; late of Leonora; 19/7/52.
Harrison, Walter; Stonemason; late of Albany; 22/8/26

22/8/26.

Pomeroy, William; Prospector; formerly of Mount Magnet, but late of "Faversham House," York; 30/5/52.

THE PUBLIC TRUSTEE ACT, 1941-1950.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941-1950, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 5th day of November, 1952.

J. H. GLYNN, Public Trustee, Perth.

Name of Deceased, Occupation, Address, Date of Death, Date Election Filed.

Arsento, Oreste (also known as Oresti Arsento); Gardener; late of State Sanatorium, Wooroloo; 3/2/52; 29/10/52.

Jones, Flora; Widow; late of 51 Napier Street, Cottesloe; 9/7/44; 29/10/52.
Triggs, Herbert; Labourer; late of Dumbleyung; 16/11/51; 29/10/52.
Fry, Gertrude Walker; Married Woman; late of 68 Harbourne Street, Wembley; 9/1/51; 29/10/52.

Thompson, Walter; Retired Engineer: late of 28 Bourke Street, Leederville; 17/7/52; 29/10/52. Anderson, Charles; Labourer; late of Narrogin;

18/2/52; 29/10/52. Higgins, John Charles; Male Nurse; late of Claremont; 13/3/52; 28/10/52.

Ducrow, Patrick; Skipman; late of 2 Fuller Street, Norseman; 10/6/52; 28/10/52.

McLachlan, John; Prospector; late of Ora Banda; 25/5/52; 31/10/52.

Sharp, Harry Thomas; Farm Hand; late of 18 Stirling Street, Perth; 14/2/52; 31/10/52.

Smyth, Michael; Retired Labourer; late of Ned-

lands; 19/7/52; 31/10/52. Lockhart, William; Retired Survey Hand; Wannerup, via Busselton; 11/12/51; 30/10/52.

Duraj, Leon; Forestry Worker; late of Pimelia Forestry Depot, via Pemberton; on or about 6/12/51; 4/11/52.

Siviour, Thomas Richard; Retired Tobacconist and Hairdresser; late of 117 Newcastle Street, Perth; 16/7/52; 4/11/52.

Kneale, Robert Ceasar; Machinist; late of Toodyay Road, Middle Swan; 27/7/52; 4/11/52.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual subscription to the above is seven shillings and sixpence and the charge for a single copy, two shillings and sixpence.

The subscription may be sent to the Government Printer, Perth.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

NOTICE.

GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless interfered with by Public Holidays or other unforeseen circumstances.

SUBSCRIPTIONS.—The subscription to the Government Gazette is as follows:-30s. per annum, 17s. 6d. per half year, and 10s. per quarter, including postage. Single copies, 9d.; previous years, up to ten years, 1s. 6d.; over ten years, 2s. 6d.; postage,

Subscriptions are required to commence and terminate with a quarter.

CONTENTS.				Page.
Administration Act				2720-2
Appointments			2691	-3, 2709, 2712
Arbitration Court				2712-16
Associations Incorporation				2719
Cash Orders, etc. Lost				2692
Commissioners for Declarations	·		••••	2692
Companies				2718-19
Crown Law Department				2692
Deceased Persons' Estates				2720-2
Health Department				2692
Industrial Arbitration				2712-16
Justices of the Peace			••••	2691
Lands Department				2692-9
Metropolitan Water Supply, etc	•			2699-2700
Municipalities			••••	2709
Native Affairs				2692
Partnerships dissolved				2719-20
Premier's Department Public Service Commissioner				2691
				2691-2
Public Service Holidays				2691
Public Trustee				2721-2
Public Works Department				2699-2712
Registrar General				2712
Road Boards				2709-12
Tender Board				2617-18
Tenders accepted	• • • •			2717
Tenders invited		2	695-6,	2699, 2717-18
Water Boards				2700-2709
Water Supply, etc., Department	t			2 69 9-27 09