

Government Gazette

of

WESTERN AUSTRALIA

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No. 33]

PERTH : FRIDAY, 17th APRIL.

[1953.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 27th day of March, 1953, the following Orders in Council were authorised to be issued:—

The Land Act, 1933-1950. ORDER IN COUNCIL.

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

Corr. No. 3819/49—That reserve No. 22973 (Northcliffe Lot 127) should vest in and be held by the Manjimup Road Board in trust for the purpose of Public Utility.

Corr. No. 110/53—That reserve No. 23727 (Boyup Brook Lot 297) should vest in and be held by the St. John Ambulance Association Incorporated in trust for the purpose of an Ambulance Centre.

Corr. No. 2043/18, Vol. 2—That reserve No. 23729 (Cottesloe Lot 312) should vest in and be held by the Nedlands Road Board in trust for the purpose of Recreation.

Corr. No. 476/53—That reserve No. 23730 (Quindalup Lot 16) should vest in and be held by the Busselton Road Board in trust for the purpose of Recreation and Camping.

Corr. No. 1056/53—That reserve No. 23734 (Mosman Park Lot 579) should vest in and be held by The Boy Scouts Association, W.A. Section, in trust for the purpose of a Hallsite (Boy Scouts).

Corr. No. 4376/51—That reserve No. 23736 (Bunbury Lot 408) should vest in and be held by the Municipality of Bunbury in trust for the purpose of Municipal Purposes.

Corr. No. 3443/52—That reserve No. 23738 (Port Hedland Lot 311) should vest in and be held by the Port Hedland Road Board in trust for the purpose of a Children's Playground.

Corr. No. 4377/51—That reserve No. 23739 (Merredin Lots 799 to 804, inclusive, and lot 924) should vest in and be held by the Merredin Road Board in trust for the purpose of Recreation.

Corr. No. 912/53—That reserve No. 23742 (Northcliffe Lot 37) should vest in and be held by the Manjimup Road Board in trust for the purpose of Public Utility. Corr. No. 913/53—That reserve No. 23743 (Northcliffe Lot 62) should vest in and be held by the Manjimup Road Board in trust for the purpose of Public Utility.

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserves shall vest in and be held by the abovenamed bodies in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

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

Land Act, 1933-1950.

ORDER IN COUNCIL.

Corres. No. 627/53.

WHEREAS by section 33 of the Land Act, 1933-1950, it is, *inter alia*, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient that reserve No. 23733 (Perenjori Lot 74) should, subject as aforesaid be granted in fee simple to the Silver Chain District and Bush Nursing Association to be held in trust for the purpose of a "Hospital Site (Silver Chain District and Bush Nursing Association)": Now, therefore, His Excellency the Governor by and with the advice of the Executive Council doth hereby direct that the beforementioned reserve shall be granted in fee simple to the Silver Chain District and Bush Nursing Association to be held in trust for the said purpose, subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

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

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Forests Act. 1918.

ORDER IN COUNCIL.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may, by an Order in Council dedicate any Crown lands as State Forests within the meaning and for the purposes of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of Executive Council doth hereby dedicate as follows:—

Forests File 143/44, Lands File 2545/16—Canning Location 683 as an addition to State Forest No. 22 within the meaning and for the purposes of the Forests Act, 1918. (Plan 1C/40, E4.)

Forests File 467/50, Lands File 3832/30—Nelson Location 8018 as an addition to State Forest No. 39 within the meaning and for the purposes of the Forests Act, 1918. (Plan 442C/40, D4.)

R. H. DOIG, Clerk of the Council.

Premier's Office, Perth, 10th April, 1953.

IT is hereby notified for public information that Her Majesty The Queen has been pleased to approve of the retention of the title of "Honourable" by the undermentioned persons who have served for more than three years as members of the Executive Council of Western Australia:—

Sir Duncan Ross McLarty, K.B.E.

Mr. Arthur Frederick Watts, C.M.G.

Mr. David Brand.

Mr. Lindsay Thorn.

Mr. Arthur Valentine Rutherford Abbott.

Mr. Victor Doney.

Dame Annie Florence Gillies Cardell-Oliver, D.B.E.

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

Premier's Department, Perth, 14th April, 1953.

IT is hereby notified for public information that His Excellency the Governor has been pleased to approve of the following temporary allocation of portfolios during the absence in the Eastern States from the 10th April, 1953, of the Honourable William Hegney, M.L.A.:—

The Honourable Herbert Henry Styants, M.L.A., to be Acting Minister for Labour and Prices, and to administer State Government Insurance and Workers' Compensation.

The Honourable Lionel Francis Kelly, M.L.A., to be Acting Minister for Native Welfare.

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

JUSTICES OF THE PEACE.

Premier's Department, Perth, 16th April, 1953.

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:—

Cyril Robert Lewis Gibson, Esquire, of Nedlands, as a Justice of the Peace for the State of Western Australia.

George Samuel Eves, Esquire, of Mullewa, as a Justice of the Peace for the Geraldton Magisterial District.

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

THE AUDIT ACT, 1904.

The Treasury,

Perth, 10th April, 1953.

THE following appointments have been approved:----

Receivers of Revenue.

T.4/41.—Mr. E. J. Brownfield, from 31st March, 1953, for the Caves House, *vice* Mr. J. A. Sullivan, resigned.

T.267/53.—Mr. F. Bowen for the Department of Public Works at Albany for the period 16th March, 1953, to 1st August, 1953, inclusive.

> A. J. REID, Under Treasurer.

Public Service Commissioner's Office, Perth, 15th April, 1953.

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

Ex. Co. 519, P.S.C. 500/52-H. Camm, Inspector of Plans and Surveys, Lands and Surveys Department, to be Assistant Surveyor General, Class P-I-4, as from 27th March, 1953.

Ex. Co. 429, P.S.C. 531/52—A. G. Withnell, Plant Inspector, Mechanical and Plant Engineer's Branch, Public Works Department, to be Assistant Works Manager, Plant Depot, East Perth, Class G-II-6, as from 1st April, 1953.

Ex. Co. 226, P.S.C. 466/52—J. P. Fallon, Adviser, Soil Conservation Branch, Department of Agriculture, to be Assistant Officer in Charge, Vegetable Branch, Class P-II-8, as from 8th April, 1953.

Ex. Co. 520, P.S.C. 13/53—J. S. Knox-Peden, Dispenser, Government Stores Branch, Treasury Department, to be Senior Pharmacist, Class P-II-4/5, as from 27th March, 1953.

Ex. Co. 520—R. G. Woodward, to be Adviser, Dairy Branch, Department of Agriculture, as from 16th July, 1952.

Ex. Co. 519, P.S.C. 509/52—B. M. Smith, Clerk, Statistical Section, Education Department, to be Clerk, Class C-II-1, as from 27th March, 1953.

Also of the acceptance of the following resignations:—

Ex. Co. 519—P. K. Fagan, Assistant, Technical Education Branch, Education Department, as from 27th February, 1953; F. J. G. Malone, Clerk, Conveyancing Section, Crown Law Department, as from 16th January, 1953; J. J. Paltridge, Quantity Surveyor, Architectural Branch, Public Works Department, as from 27th February, 1953; V. R. R. Hughes, Typist, Land Settlement Branch, Lands and Surveys Department, as from 20th February, 1953; E. R. Smith, Visiting Nurse, Tuberculosis Control Branch, Public Health Department, transferred to Nursing Staff, as from 30th March, 1953.

Also of the reclassification of the following positions:---

Ex. Co. 519—Item 2708/52, Typist, Education Department, Class C-V, at present occupied by M. J. Wombwell, to Class C-II-1 (F), as from 27th March, 1953.

AMENDMENT TO TITLE.

Ex. Co. 519, Item 2675/52—Specialist Superintendent (Migrant Education), Education Department, Class P-I-2, at present occupied by R. Buchanan, to Specialist Superintendent (Personnel and Commonwealth Activities).

Also of the abolition of the following position, under section 32 of the Public Service Act:—

Item 2673/52—Specialist Superintendent (Personnel), Education Department, Class P-I-2.

S. A. TAYLOR, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class.	Salary.	Date Returnable.
Forests Crown Law Do	Clerk (Item 471/52) Clerk (Item 2302/52) Typist (Item 2320/52)	C-II1 C-II1 C-V.	Margin £200–£230 Margin £200–£230 Maximum Margin £90	1953. 18th April. do. do.
Public Health Metropolitan Water Supply Agriculture	Dental Officer of Schools (b) Clerk (Item 2130/52) Assistant Principal and Senior Lecturer,	P-II9/10 C-II1 P-II7		25th April. do. do.
Crown Law Agriculture	Muresk Agricultural College Under Secretary (Item 2294/52) Section Instructor (Carpentry), Muresk Agri- cultural College (a) (b)	A-S-£1,650 G-VII3	 Margin £150–£185	2nd May. do.
Treasury	Senior Accounting Machinist (Item $65/52$)	C-II1(F)	Margin £105–£135	do.

Applications are called under section 34 of the Public Service Act, 1904-52, 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.

(a) Free quarters, light and fuel.

(b) Applications are also called under Section 24.

16th April, 1953.

Crown Law Department, Perth, 16th April, 1953.

THE Hon. Minister for Justice has approved of the following appointments:----

Sergeant J. Graham, as acting Bailiff of the Merredin Local Court, during the absence on leave of Sergeant Hurtle Ernest Menhennet.

Constable A. T. Naylor, as Bailiff of the Midland Junction Local Court, at Kelmscott, *vice* Constable V. R. Thurstun, transferred.

Sergeant John William Giles Tunstill, as Bailiff of the Local Court at Geraldton, vice Sergeant Stephen James Tully, transferred.

Constable A. S. Baker, as Acting Bailiff of the Local Court, at Beverley, during the absence of Constable Arthur Percy Cole, on annual leave.

Constable Cecil William Johnson, as Bailiff of the Local Court, at Marble Bar, vice Constable W. G. C. Marshall, transferred.

Constable Peter Charles Ayling, as Bailiff of the Narrogin Local Court, at Boddington, *vice* Constable A. T. Naylor, transferred.

Sergeant George Arthur Edward Rowe, as Acting Bailiff of the Midland Junction Local Court, at Bassendean, during the absence on leave of Sergeant W. Adshead.

Constable J. L. Weiland, as Acting Bailiff of the Goomalling Local Court, at Dowerin, during the absence on leave of Constable J. A. Higgins.

Constable Ronald Keith White, as Acting Bailiff of the Mingenew Local Court, at Three Springs, during the absence of Constable J. C. Maller, on annual leave.

Sergeant Edward Charles Nicholls, as Bailiff of the Albany Local Court, at Mount Barker, *vice* Sergeant A. J. Farrier, transferred.

Sergeant David John Allan, as Acting Bailiff of the Local Court, at Kalgoorlie, during the absence on leave of Sergeant Stephen James Tully.

Sergeant John William Jones, as Acting Bailiff of the Midland Junction Local Court, at Guildford, during the absence on leave of Sergeant W. L. Simons.

Constable Gordon Mervyn Gurney, as Bailiff of the Yalgoo Local Court, *vice* Constable T. H. Brown, transferred.

Constable Spencer Napier Regan, as Acting Bailiff of the Donnybrook Local Court, during the absence on annual leave of Constable H. C. Catt.

Constable Peter James McManus, as Acting Bailiff of the Local Court, at Mingenew, during the absence on annual leave of Constable Roy Eric Hunter. Constable Kenneth George Parnell, as Bailiff of the Dalwallinu Local Court, *vice* Constable Ivor Valentine Wells, transferred.

S. A. TAYLOR,

Public Service Commissioner

Constable P. J. Henwood, as Acting Bailiff of the Esperance Local Court, during the absence on leave of Constable W. A. Dickinson.

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

THE Hon. Minister for Justice has approved of the appointments of the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913:---

Thomas Henry Jones, Collie; Arthur John Martin Berrey, Boulder; Glen Herford Dunstan, Mt. Lawley; Michael Coughlin, Mt. Lawley; Ernest Silvester Lennon, Nedlands; Paul Kendall Stuart, Kalamunda; Hector James Charles Norris, Applecross.

THE Department has been notified that the following trust orders have been lost by the payee; payment has been stopped and it is intended to issue fresh trust orders in lieu thereof:---

1. Trust Order No. 46039, dated the 25th March, 1953, drawn on the Clerk of Courts Trust Fund, "for the sum of £38 15s. 10d., in favour of Patricia Ball.

2. Trust Order No. 55666, dated the 8th April, 1953, drawn on the Clerk of Courts Trust Fund, for the sum of $\pounds 6$ 19s. 11d., in favour of I. E. Ward.

3. Trust Order No. 73786, dated the 14th April, 1953, drawn on the Clerk of Courts Trust Fund, for the sum of £10 10s., in favour of Clerk of Children's Court, Perth.

H. SHEAN, Under Secretary for Law.

THE BARRISTERS BOARD. Annual Election.

IT is hereby notified, for general information, in accordance with No. 9 of the Rules of the Board, that at a meeting of The Barristers Board held on Wednesday, the 8th day of April, 1953, duly convened for the purpose of the election of members, Messrs. F. T. P. Burt, S. B. Connor, R. D. Forbes, H. V. Reilly and H. T. Stables were declared to be duly elected members of The Barristers Board.

> A. W. B. GLEADELL, Secretary of The Barristers Board, Supreme Court, Perth.

8th April, 1953.

ALBANY HARBOUR BOARD.

Withdrawal of Portion of Land Vested in.

Ex. Co. No. 491.

NOTICE is hereby given that His Excellency the Governor in Executive Council, acting under the powers conferred on him by provisos (a) and (b) of section 20 of the Albany Harbour Board Act. 1926, has withdrawn from the lands vested in the Albany Harbour Board and described in the Schedule to the notice in the Government Gazette of the 24th of March, 1950, that area of land known as Albany Lot 997, as surveyed and shown on Lands and Surveys Diagram No. 62790, and has vested the said Albany Lot 997 in Her Majesty.

> H. T. STITFOLD, Under Secretary.

Approved by His Excellency the Governor in Executive Council this 21st day of March, 1953. (Sgd.) R. H. DOIG, Clerk of the Council.

ALBANY HARBOUR BOARD ACT, 1926.

Albany Harbour Board—Resolution.

Ex. Co. No. 490.

THE Albany Harbour Board constituted under and by virtue of the Albany Harbour Board Act, 1926, doth hereby amend the Regulations made under the Act and published in the *Government Gazette* on the 30th day of March, 1951, and amended from time to time thereafter by notices published in the *Government Gazette*, in the manner mentioned in the Schedule hereunder.

Schedule.

The abovementioned regulations are amended as follows:---

1. Regulation No. 73 is amended by deleting the third paragraph and inserting a new paragraph in lieu thereof as follows:—

All rates of handling charges shall, for each complete penny variation in the ordinary hourly rate of pay to waterside workers based on the said rate of pay (viz. 8s. 2d.) as in operation from the 1st day of November, 1952, be increased or decreased as the case may require by one per centum.

2. Regulation No. 74 is amended—

(a) by deleting the schedule of wharfage and handling charges and inserting in lieu thereof the following schedule.

Inward Cargo.

Y Contraction of the second		HANDLING	CHARGES.
Description of Goods.	WHARFAGE.	Delivered over wharves. or at shed, Board receiving and delivering.	Discharged di rect from ships' slings into railway wagons or other vehicles for consign- ment off the wharves
	s. d.	£ s. d.	s. d.
Agricultural Machinery landed in unassembled of form for as-	5. u.		
sembly locally, but excluding spare parts for replacement — per ton	30	100	6 0
All goods for which other specific rates are not provided—per	50	100	60
Bronze Coin (in boxes), Bullion Specie or Bank Notes- per	3 0	0 1 0	10
box or bar Chaff (in bags), Oats, Hay and Straw (in bales not compressed)		Ŭ L -	
per ton	50	190	10 8
(a) If landed by tubs or baskets—per ton (b) If landed by grabs—per ton	2 8 2 8		38 18
Coal to Hulks. Board does not provide labour for handling-per	- •		
ton	$ \begin{array}{ccc} 0 & 6 \\ 2 & 0 \end{array} $	1 9 0	10 \$
(a) If landed by tubs or baskets—per ton	2 0		68
(b) If landed by grabs—per ton	2 0		38
Cycles, not including motor cycles (uncased and set up on own wheels and capable of being run on same)	each. 20	each. 0 2 0	per ton. 6 0
wheels and capable of being full on same)	perton.	per ton.	
Empty Returns-per ton	0 10	100	60
Explosives-Minimum whatfage charge 3s. 4d. Consignee must find labour for handling-per ton	34		•
Fresh Fish—per ton	18	1 0 0	6 0
Furniture, second-hand (in transport boxes)-per ton	2 6	100	60
Hides— (a) Loose—Dry—each	0 1	0 0 6	04
(b) Loose-Wet-each	0 1	0 0 9	0 6
(c) In bags, bundles or bales—per ton	5_0	100	60
(a) Angles, flats, rounds, etc., in pieces not exceeding 1 cwt.—			
per ton	50	1 4 0	10 8
(b) In bundles or pieces exceeding 1 cwtper ton	50	1.00	6 0
Livestock— Horses, cattle, and other large stock—each	2 0		
Calves, Foals and Dogs (not caged or crated)—each	18		
Pigs, Sheep and Goats (not caged or crated)—each	0 2	1	60
Manures (artificial. in bags)-per ton	18	100	υυ

	1	HANDLING	CHARGES.
Description of Goods.	WHARFAGE.	Delivered over wharves or at shed, Board receiving and delivering.	Discharged di- rect from ships' slings into railway wagons or other vehicles for consign- ment off the wharves.
Material for Manufacturing or Industrial purposes as enumerated hereunder and also such other materials used therein as the Members may from time to time determine :	s. d.	£ s.d. 1 0 0	s. đ. 6 0
Kapok, Flock, Hair, Fibre and like material Rattans, Seagrass, used for furniture manufacture Salt in crude form for refining Soda Ash Mallet Bark, Wattle Extract, Valonia Nuts and such like material used for tanning purposes Tinplate for the manufacture of tinware, etc. Tobacco, not manufactured Woodwool, granulated cork dust, etc., used for packing for local industry—per ton Material (in crude form for the manufacture of artificial manure and acids such as Rock Phosphate, Phosphatic guano, sulphur and sulphur, bearing ores, etc.)—	}		
 (a) In bulk cargoes and landed loose: (b) If landed by tubs or baskets—per ton	1 8 1 8 1 8 1 8 Inclusive cha and Haudlin	0 17 0 1 0 0 rge covering Wh g but not R. Haulage, £1.	3 8 1 8 5 8 6 0 arfage, Surtax ailway Wharf
Motor Cars, Motor Vehicles, Vchicles, Agricultural. Horticultural and Industrial Machinery (uncased and set up on own wheels and capable of being run or towed on same) — per ton	5 0 3 0	each. 0 15 0 1 5 0 1 16 0 2 10 0 As for Vehicles	6 0 6 0
 excluding spare parts for replacement, and tyres, tubes, etc.—per ton Oils and Inflammable Liquids (fuel, lighting or lubricating)— (a) Either pumped ashore in bulk or transferred direct from a tanker to a commercial vessel by means of wharf pipe lines—per ton 	30	100	6 0
lines—per ton	$5 0 \\ 5 0 \\ 5 0 \\ 5 0 \\ 1 8$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	6 ¹⁰ 10 8 6 0
Skins—per single undumped bale or per two bundles Timber—per ton Timber when landed in mark order and when unit size of pieces or bundles is in excess of 2 cubic feet—per ton Wool per single bale or per two pockets, bundles or bags Minimum charges—per consignment	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \begin{array}{c} \text{each.} \\ 0 & 2 & 4 \\ 2 & 0 & 0 \\ \end{array} \\ \begin{array}{c} 1 & 0 & 0 \\ 0 & 2 & 4 \\ 0 & 1 & 0 \end{array}$	each. 1 4 11 6 6 0 1 4 1 0
(b) by adding to Note (2) the follow			

Wharfage rates on transhipment cargo shall be-

Empty returns, per ton 10

All other cargo of a like nature, according to the service rendered in each case;
(c) by deleting in Note (5) the figures "40" and inserting in lieu thereof the figures "48";
(d) by deleting Notes (7) and (8).

3. Regulation No. 75 is amended-

(a) by deleting the schedule of wharfage and handling charges and inserting in lieu thereof the following schedule. Outward Cargo.

		HANDLING	CHARGES	
Description of Goods.	WHARFAGE.	Shipped over wharves, Board receiving and delivering.	Shipped direct ex railway wagons or other vehicles to ships' slings.	
All other goods for which specific rates are not provided per ton	s. d. 5 0 2 6	£ s. d. 0 14 0 0 14 0	s.d. 6 0 6 0	
 (a) Coal arriving alongside a vessel loose in railway wagons requiring to be shovelled into shoots leading direct from wagons into vessels' bunkers, or into baskets or other receptacles on the wharf—per ton			$\begin{array}{ccc} 11 & 6 \\ 2 & 0 \end{array}$	

GOVERNMENT GAZETTE, W.A.

[17 April, 1953.

Outward Cargo-continued.

· · · · · · · · · · · · · · · · · · ·		HANDLING	CHARGES.
Description of Goods.	WHARFAGE.	Shipped over wharves, Board receiving and delivering.	Shipped direct ex railway wagons or other vehicles to ships' slings.
Bunker Coal—continued.	s. d.	£ s. d.	s. d.
 (e) Where the abovementioned boxes or receptacles are tipped by Board labour—per ton (d) The foregoing rates shall be increased by 50 per cent., in all cases where the quantity being worked into any one vessel does not exceed 100 tons. 			38
Bronze Coin (in boxes) Bullion specie and Bank notes - per box	30	0 1 0	1 0
or par Chaff (in bags), Oats, Hay and Straw (in bales and not compressed)—per ton	50	100	10 8 per ton.
wheels and capable of being run on same)each	2 0	0 2 0	6 ()
Empty Returns—per ton	$\begin{smallmatrix}&0&10\\&0&10\\&3&4\end{smallmatrix}$	$\begin{array}{cccc} 0 & 14 & 0 \\ 0 & 10 & 6 \end{array}$	$\begin{array}{ccc} 6 & 0 \\ 6 & 0 \end{array}$
Flour, bran and pollard—per ton of 2,000 lb	50	0 14 0	6 0
per ton of 2,000 lb Fruit. fresh (in cases)—per tou Furniture, second-hand (in transport boxes)—per ton Hides—	$5 0 \\ 5 0 \\ 2 6$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{ccc} 4 & 6 \\ 9 & 0 \\ 6 & 0 \end{array} $
(a) Loose, Dry-each	$\begin{array}{cc} 0 & 1 \\ 0 & 1 \end{array}$	$ \begin{array}{cccc} 0 & 0 & 6 \\ 0 & 0 & 9 \end{array} $	$\begin{smallmatrix} 0 & 4 \\ 0 & 6 \end{smallmatrix}$
(c) In bags, bundles or bales (including Hide pieces) per ton	5 0	0 14 0	60
Horses, cattle and other large stock—each Calves, foals and dogs (not caged or crated)—each Pigs, sheep and goats (not caged or crated)—each Meat, frozen or chilled (in carcase form)—per ton	$egin{array}{cccc} 1 & 6 \ 1 & 3 \ 0 & 1rac{1}{2} \ nil \end{array}$	 1 0 6	 14 0
Meat, frozen or chilled (in carcase form)—per ton Metal Scrap— (a) Loose in pieces of 1 cwt. or more—per ton (b) Loose, small—per ton (c) In containers—per ton (c) In containers—per ton 	$ \begin{array}{ccc} 1 & 8 \\ 1 & 8 \\ 1 & 8 \end{array} $	 0 14 0	$9 0 \\ 14 0 \\ 6 0$
Minerals, metallic and earthy, and metallurgical products, mined in the State— (a) of gross value under £10, per ton—	10	014 0	0.0
(i) in containers—per ton (ii) loose—per ton	nil nil [.]	0 14 0	6 0 9 0
 (i) in containers—per ton	1 8 1 8	0 14 0	6 0 9 0
Motor Cars, utilities, trailers or caravans for conveyance of passengers and/or personal effects only, used and uncased, and on own wheels—each	Inclusive cl	harge covering W	harfage, Surtax
Motor cars, motor vehicles, vehicles, agricultural, horticultural		harge covering W lling but not H haulage, £1	anway whati
and industrial machinery (uncased and set up on own wheels and capable of being run or towed on same)—per ton	50		6 0
Weighing up to 1 ton gross Exceeding 1 ton and not exceeding 3 tons gross Exceeding 3 tons and not exceeding 5 tons gross Exceeding 5 tons gross Sandalwood—	 	$\begin{array}{c} \text{each} \\ 0 \ 10 \ 0 \\ 0 \ 17 \ 0 \\ 1 \ 5 \ 0 \\ 1 \ 15 \ 0 \end{array}$	
(a) Losse—per ton (weight) (weight) (b) crated, cased, bagged or bundled—per ton (weight) Ships' Stores—Stores for consumption by the vessel by which shipped.	2 6 2 6	though upon	14 0 6 0 7 the Board as cargo of like
Skins (in bales or bundles)—per ton	Free 5 0	chara 0 14 0	6 0
(a) Railway sleepers—per ton (b) Other—per ton Wheat—per ton Wheat (in consignments of 50 tons or more)—per ton	$ \begin{array}{ccc} 1 & 6 \\ 1 & 6 \\ 5 & 0 \\ \end{array} $	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccc} 7 & 0 \\ 14 & 0 \\ 6 & 0 \end{array} $
Wheat (in consignments of 50 tons or more)—per ton Wool—per single bale, or per two pockets, bundles or bags—each Minimum cbarges—per consignment		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	5 4 1 4 1 0

(b) by deleting in Note (2) the figures "40" and inserting in lieu thereof the figures "48";

(c) by deleting Note (3).

Passed by a resolution of the Albany Harbour Board at a duly convened meeting held on the 8th day of January, 1953.

The Common Seal of the Albany Harbour Board was at the same time affixed and impressed hereto by order of and in the presence of—

[L.S.]

4

CHAS. E. BOLT, Chairman. J. NORMAN, JNR., Member. E. J. NORMAN, Secretary.

Approved by His Excellency the Governor in Executive Council, 27th day of March, 1953.

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

HEALTH ACT, 1911-1952. ERRATUM.

Persons Appointed to be Health Inspectors. IN Government Gazette (No. 30) of 10th April, 1953, page 617, for "E. G. Britten" read "R. G. Britten."

> LINLEY HENZELL Commissioner of Public Health.

NATIVE ADMINISTRATION ACT, 1905-1947. (Reprinted March, 1953.) Department of Native Affairs,

Perth, 2nd April, 1953.

THE undermentioned is hereby notified for general information:-

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

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

- A751; Leslie Patrick Maher, Kununoppin; 27/2/53.
- A752; Raymond Augustine Hunter; Broome; 3/3/53.
- A753; Edward Peck; Carnarvon; 13/3/53.
- A754; William Ashwin, wife Sarah and children under 14 years of age; Leonora; 12/3/53.

A755; Kagara, alias Uwanjam; Derby; 17/3/53.

- A756; Topsy Cross; Shark Bay; 18/3/53.
- A757; Len Newman; Randalls; 18/3/53. A758; Lily Michael; Pinjarra; 18/3/53.
- A759: Alec McKenzie: Norseman: 29/3/53.
- A760; Philippina Ozies and children under 14 years of age; Broome; 27/3/53.

NATIVE (CITIZENSHIP RIGHTS) ACT, 1944-1951. March, 1953.

The following Certificates of Citizenship have been granted:-

Certificate No., Name, Address, Date and Place of Issue.

- 624; Peter Jones (including the following children:—Dorothy, born 24/11/34; Peter, born 13/5/36; Violet, born 10/9/42); Mt. Magnet; 18/2/53 at Mt. Magnet.
- 630; Nancy Veronica O'Donnell; Mullewa; 25/2/53, at Mullewa.
- 634; Tommy Little; Mt. Magnet; 12/3/53, at Mt. Magnet.
- 638; Bella Ugle; Narrogin; 20/3/53, at Narrogin.

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:-

CUE.

22nd April, 1953, at 11 a.m., at the Office of the Mining Registrar-

‡Cue-Town 174, 36p., £10.

KATANNING.

23rd April, 1953, at 3.30 p.m., at the Rural and Industries Bank-

‡Tambellup-Town 162, 3r., £15.

MARBLE BAR.

23rd April, 1953, at 11 a.m., at the Office of the Mining Registrar-‡Marble Bar-Town 77, 1r., £15.

BROOME.

24th April, 1953, at 3 p.m., at the Court House-‡Broome—Town 110, 2r. 16p., £17.

DENMARK.

- 24th April, 1953, at 4 p.m., at the Rural and Industries Bank-
 - ‡Denmark—Town 873, 39.3p., £65; Town 874 to 877, inclusive, 1r. each, £60 each; Town 878 to 881, inclusive, 1r. each, £55 each; 2000 each; 2 Town 882 to 886, inclusive, 1r. each, £50 each.

BEVERLEY.

- 28th April, 1953, at 3.30 p.m., at the Government Land Agency-
 - ‡Pingelly-Town 314, 1r., £20; Town 610, 29.8p., £15.

BRIDGETOWN.

28th April, 1953, at noon, at the Court House-‡Preston-Town 1, 2r., £10; Town 2, 2r., £10.

DERBY.

1st May, 1953, at 11 a.m., at the Court House-‡Derby-Town 423, 2r., £15; Town 424, 2r., £10.

PERTH.

- 1st May, 1953, at 3.30 p.m., at the Lands and Surveys Department-
 - ‡Glen Forrest—*¶165, 2a., £100.
 - \$Kalbarri—Town 19, 1r., £100; Town 20, 1r., £110; Town 23, 1r., £67.
 - ‡Muchea—*¶||78, 12a. 1r. 10p., ,£25;_*¶||79, 14a., £28;*¶80, 16a. 1r. 10p., £32; *¶||81, 11a. 2r. 10p., £23.

PINJARRA.

6th May, 1953, at 11 a.m., at the Court House-Dwellingup-* [225, 1a. 0r. 29p., £15; * [||226, 1a. 0r. 19p., £15.

- *Suburban for cultivation.
- †Suburban conditions only.
- Section 21 of the regulations does not apply.
- Subject to examination of survey. 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 non-payment of rent or other reasons.

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

- Carr. A. E.; 342/2133; Mt. Helena 86; £4 1s.; 2355/32; -
- Charters, т. J.; 342/1892; Bedfordale 17; aban-

- Charters, T. J.; 342/1892; Bedfordale 17; abandoned; 4458/49; —.
 Charters, T. J.; 342/1893; Bedfordale 18; abandoned; 4457/49; —.
 Devonshire, J. H.; 342/1571; Burracoppin 125; abandoned; 4642/47; —.
 Fitzgerald, F. J.; 347/7954; Victoria 6105, 9877; conditions; 3181/51; 155/80, 156B/40.
 Gillett, S. N.; P848; Nelson 12015; abandoned; 2852/51; 414D/40.
 Hadland, E. R.; 347/8829; Sussex 1042; abandoned; 4831/52; 413A/40.
 Lockyer, W. A.; 347/8926; Avon 20645; abandoned;

- 4631/32, 413A/40.
 Lockyer, W. A.; 347/8926; Avon 20645; abandoned; 5224/52; 56C/40.
 Hudson, V. M.; 347/7798; Ninghan 3758, 2630; abandoned; 5738/51; 88/80.
 Hughes, W.; 3117/2261; Westonia 382; £3; 2320/37;
- Townsite.
- Martin, H.; 14675/74; Avon 16343; conditions; 6435/10; 3/80.

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

Monan, E. M.; 3127/904; Stirling Estate 191, 192; conditions; 5960/51; 412C/40.

Pemberton, G. E.; 347/7930; Avon 23947; aban-doned; 7446/51; 345/80.

Roller, S.; 3 3776/51; 342/2213; Parkerville 356; £24 6s.;

Rowe, C. R.; 347/8480; Victoria 9879; abandoned; 1426/50; 94/80.

Sharp, D.; 3117/2674; Mt. Magnet 102; £2; 777/39; Mt. Magnet Townsite.

U.; 5892/153; Kanowna; abandoned; Smith 5067/29; Kanowna.

Toms, R. R.; 3117/3183; Kalgoorlie 2988; £3 11s.; 3090/40; sheet 2.

Winter-Griffiths, H. M.; 347/7019; Ninghan 1652; conditions; 4925/50; 65/80.

H. E. SMITH, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 14th April. 1953.

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

Corres. No. 150/53.

ROCKINGHAM.—No. 23725 (Use and Require-ments of the Rural and Industries Bank), lot No. 532 and 574 (1r. 39.3p.). (Plan Rockingham, Sheet 1.)

Corres. No. 423/53.

MUNTADGIN.---No. 23726 (Railway Purposes), lot No. 13 (1r.). (Plan Muntadgin.)

Corres. No. 110/53.

BOYUP BROOK.—No. 23727 (Ambulance Centre), lot No. 297 (1r.). (Plan Boyup Brook.)

Corres. No. 364/53.

SWAN.—No. 23728 (Rubbish Depot), location No. 5418 (5a.). (Plan 1B/20, N.E.)

Corres. No. 2043/18, Vol. 2. COTTESLOE.—No. 23729 (Recreation), lot No. 2 (about 3a.). (Plan Cottesloe and Mosman 312 (about 3a.). Park.)

Corres. No. 476/53. QUINDALUP.—No. 23730 (Recreation and Camping), lot No. 16 (about 2a. 0r. 34p.). (Plan Quindalup.)

Corres. No. 294/53. BULLFINCH.—No. 23731 (Water Supply Depot), lot Nos. 36 and 37 (2r.). (Plan Bullfinch.)

Corres. No. 627/53. PERENJORI.—No. 23733 (Hospital Site—Silver Chain District and Bush Nursing Association), lot No. 74 (1r.). (Plan Perenjori.)

Corres. No. 1056/53.

MOSMAN PARK.—No. 23734 (Hallsite—Boy Scouts), lot No. 579 (1r.). (Plan Cottesloe and Mos-MOSMAN 23734-Roy man Park.)

Corres. No. 4501/52.

SWAN (MOUNT LAWLEY).—No. 23735 (School-site), location No. 5424 (12a. 0r. 38p.). (Plan 1D/20, N.E.)

Corres. No. 4376/51.

BUNBURY --- No. 23736 (Municipal Purposes), lot No. 408 (about 1a. 0r. 1p.). (Plan Bunbury Central.) Corres. No. 563/53.

BUNBURY.—No. 23737 (Government Buildings), lot No. 409 (32p.). (Plan Bunbury Central.)

Corres. No. 3443/52.

PORT HEDLAND.—No. 23738 (Children's Play-ground), lot No. 311 (2r. 22p.). (Plan Port Hedland.)

Corres. No. 4377/51.

MERREDIN.-No. 23739 (Recreation), lot Nos. 799 to 804 (inclusive) and 924 (about 57a. 2r. 20p.). (Plan Merredin.)

Corres. No. 7154/51.

NORTHCLIFFE.-No. 23740 (National Park) (about 488a.).

Schedule.

That portion of Northcliffe Townsite extending Eastward from the railway reserve, road No. 3438 and reserve No. 18775 (lot 66) and bounded on the South by Government Road, reserve No. 20784 and Nelson Location 9890; (excluding lot 107 and the East-West Road abutting the Northern boundary of that lot). (Plan Northcliffe.)

Corres. No. 354/53.

SWAN.—No. 23741 (Gravel), [(about 10a.). (Plan 1B/20, S.E.) (Gravel), location No. 5427

Corres. No. 912/53. NORTHCLIFFE.—No. 23742 (Public Utility), lot No. 37 (1r.). (Plan Northcliffe.)

Corres. No. 913/53. NORTHCLIFFE.-No. 23743 (Public Utility), lot No. 62 (1r.). (Plan Northcliffe.)

Corres. No. 1099/53. GINGIN.—No. 23744 (School Teacher's Quarters), lot No. 130 (1r.). (Plan Gingin.)

> H E SMITH Under Secretary for Lands.

RESERVES Nos. 2323, 16622 and 18343.

Department of Lands and Surveys,

Perth, 14th April, 1953.

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

Corres. No. 1557/93, Vol. 4.—Order in Council dated 23rd July, 1919, whereby reserve No. 2323 was vested in the Upper Irwin Road Board in trust for the purpose of "Public Utility."

Corres. No. 2545/16.—Order in Council dated 18th April, 1917, whereby reserve No. 16622 (Canning Location 683) was vested in the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of "Water."

Corres. No. 7526/23.—Order in Council dated 12th February, 1948, whereby reserve No. 18343 (Bullara Location 1) was vested in the Halls Creek Road Board in trust for the purpose of "Recreation."

H. E. SMITH. Under Secretary for Lands.

CANCELLATION OF RESERVES. Department of Lands and Surveys,

Perth, 14th April, 1953.

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

Corres. No. 3829/97.—Reserve No. 4023 (Hospital) near Nannine. (Plan 466/80.) Corres. No. 9845/05.—Reserve No. 9902 (Parker-ville Lot 192—Schoolsite). (Plan Parkerville.)

Corres. No. 2545/16.—Reserve No. 16622 (Canning Location 683)—Water. (Plan 1C/40, E4.) Corres. No. 7526/23.—Reserve No. 18343 (Bulara Location 1)—(Recreation). (Plan 131/300.)

Corres. No. 5289/24.—Reserve No. 18776 (North-cliffe Lot 37)—Public Utility. (Plan Northcliffe.) Corres. No. 6818/24.—Reserve No. 18837 (Bowel-ling Lots 1, 2, 15 and 16)—Schoolsite. (Plan Bowel-

ling.)

Corres. No. 576/34 .- Reserve No. 21318 (Victoria Location 9539—Rifle Range). (Plan 90/80, C1.)

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys,

Perth, 14th April, 1953.

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

Corres. No. 459/90.—Of the amendment of reserve No. 1654 (Travelling Stock) to exclude that portion now surveyed as Swan Location 5304; and of its area being reduced to about 653 acres accordingly. (Plan 28/80, D4.)

Corres. No. 7649/97.-Of the amendment of reserve No. 4198 (Public Utility) to exclude the area of 10 acres now designated Swan Location 5418. 1B/20, N.E.) (Plan

Corres. No. 10073/97.—Of the amendment of reserve No. 4967 (Timber) to exclude the area of about 10 acres now designated Swan Location 5427. (Plan 1B/20, S.E.)

Corres. No. 7260/08.—Of the amendment of reserve No. 12066 (Quindalup Lot 14—Schoolsite) to exclude that portion now designated Quindalup Lot 16; and of its area being reduced to about 2 acres 3 roods accordingly. (Plan Quindalup.)

Corres. No. 13952/10 .- Of the amendment of reserve No. 13116 (Excepted from Sale) to exclude Bullfinch Lots 36 and 37; and of its area being reduced to 1 rood accordingly. (Plan Bullfinch.)

Corres. No. 535/10.-Of the amendment of reserve No. 13215 (Natives) at Moola Bulla to include Bulara Location 1: and of its area being increased to about 1,124,000 acres accordingly. (Plan 131/300.)

Corres. No. 848/09, Vol. 2.—Of the amendment of reserve No. 14262 (Excepted from Sale) to exclude Hines Hill Lot 27. (Plan Hines Hill.)

Corres. No. 962/23.-Of the amendment of reserve No. 18771 (Excepted from Sale) to exclude North-cliffe Lot 62; and of its area being reduced to 2 acres 0 roods 38.2 perches accordingly. (Plan Northcliffe.)

Corres. No. 4966/24.—Of the amendment of reserve No. 18838 (Sussex Location 996—Recreation, Racecourse and Showground) to exclude that portion now designated Sussex Location 4046; and of its area being reduced to about 186 acres accordingly. (Plan 440A/40, AB2.)

Corres. No. 6602/24.—Of the amendment of re-serve No. 19048 (Excepted from Sale) to exclude Muntadgin Lot 13; and of its area being reduced to 2 roods 39.1 perches accordingly. (Plan Muntadgin.)

Corres. No. 2713/37 .- Of the amendment of reserve No. 21807 (Roebourne Lot 390—Camping) (Natives) to comprise an area of about 35 acres in lieu of an area of about 10 acres. (Plan Roebourne.)

Corres. No. 3344/20, Vol. 2.—Of the amendment of reserve No. 21904 (Quarry) to exclude Cockburn Sound Location 564; and of its area being reduced to about 128 acres accordingly. (Plan 341C/40, D4.)

Corres. No. 2520/45.—Of the amendment of reserve No. 22602 (Swan Location 5192—Water) to comprise an area of 1,000 acres in lieu of an area of about 720 acres. (Plan 31/80, C3.)

Corres. No. 1257/51.—Of the amendment of re-serve No. 23225 (Excepted from Sale) to exclude Rockingham Lot 532; and of its area being reduced to 1 rood accordingly. (Plan Rockingham, Sheet 1.)

H. E. SMITH, Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES. Department of Lands and Surveys, Perth, 14th April, 1953.

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

Corres. No. 6564/27.—Of the purpose of reserve No. 19850 (Avon Location 25294) being changed from "Gravel" to "Sanitary Site." (Plan 24/80, AB2.)

Corres. No. 4204/25.—Of the purpose of reserve No. 21286 (Williams Location 21230) being changed from "Timber (Mallet)" to "Protection of Flora and Fauna." (Plans 378A/40, A2 and 378D/40, A3.)

H. E. SMITH.

Under Secretary for Lands.

CHANGE OF PURPOSE AND AMENDMENT OF BOUNDARIES OF RESERVES.

Department of Lands and Surveys, Perth, 14th April, 1953.

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

Corres. No. 2101/86.—Of the purpose of reserve No. 1132 (Gingin Lot 59) being changed from "Working Men's Institute" to "Public Utility"; and of its amendment to exclude that portion now designated Gingin Lot 130; and of its area being reduced to 3 roods 36 perches accordingly. (Plan Gingin.)

Corres. No. 3212/04.—Of the purpose of reserve No. 20895 (Mosman Park Lot 151) being changed from "Park" to "Recreation"; and of its amend-ment to exclude that portion now designated Mosman Park Lot 579; and of its area being reduced to 2 acres 1 rood accordingly. (Plan Cottesloe and Mosman Park.)

H. E. SMITH, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950. Appointment of Bush Fire Control Officers. Department of Lands and Surveys,

Perth, 13th April, 1953.

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 districts:

Road Board and Control Officer.

Narrogin—E. W. Wiese and A. L. Blight. Denmark—N. Powley, W. P. Collingwood, T. S. Hamilton, F. A. Osborne and H. Bidewell. Busselton—W. K. Jacka. Northam—H. A. Lovegrove.

The following appointments are cancelled:---

Road Board and Control Officer.

Narrogin—G. R. Kennedy. Denmark—L. C. Tanner.

Busselton-L. L. B. Bristow.

H. E. SMITH, Under Secretary for Lands.

CEMETERIES ACT, 1897-1946. Wickepin Public Cemetery. Department of Lands and Surveys,

Perth, 14th April, 1953.

HIS Excellency the Governor in Executive Council acting under the provisions of the Cemeteries Act, 1897-1946, has been pleased to approve of the amendment by the Wickepin Cemetery Board in the manner mentioned in the Schedule hereunder, of the by-laws made by the Board under the pro-visions of the Act, and published in the Government Gazette on the 6th day of September, 1929.

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

Schedule.

Schedule. Schedule A of the abovementioned by-laws is amended by substituting for the figures "1 0 0" opposite the items "For sinking grave of any adult" appearing under the headings "(a) In open ground —" and "(b) In private ground, including the issue of a grant of 'Right of Burial'" the figures "3 0 0".

LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 14th April, 1953.

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

Applications to be lodged at Perth.

Corres. No. 7493/50. AUGUSTA.-Town 333, £100. Corres. No. 7971/50.

BROOKTON .--- Town 322, £50.

Corres. No. 848/09.

HINES HILL.--Suburban for Cultivation 85 (about 7 acres), £30; Town 27, £20. Corres. No. 6061/50.

PARKERVILLE.—Suburban for Cultivation 192 (3 acres), £90.

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

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

LOTS OPEN FOR LEASING.

Department of Lands and Surveys. Perth, 14th April, 1953.

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

Applications to be lodged at Perth.

Corres No. 5635/50

COOLGARDIE.—Town 165, £25; 112 and 176, £20 each; 227 and 498, £15 each; 232, 1077 and 1317, £12 10s. each.

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

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

NOW OPEN

Bullfinch Lot 599.

Department of Lands and Surveys, Perth, 14th April, 1953.

Corres. No. 7156/51. HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1950, of Bullfinch Lot 599 being made Now Open for sale in fee simple priced at £100. (Plan Bullfinch.)

H. E. SMITH, Under Secretary for Lands.

QUAIRADING TOWNSITE.

Amendment of Boundaries.

Department of Lands and Surveys, Perth, 14th April, 1953.

Corres. No. 1405/07.

IT is hereby notified that His Excellency the Gov-ernor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1950, of the amendment of the boundaries of Quairading Townsite to include Avon Locations 13185 and 26752. (Plans Quairading and 3C/40.)

H E SMITH Under Secretary for Lands.

PRESTON TOWNSITE.

Amendment of Boundaries.

Department of Lands and Surveys, Perth, 14th April, 1953.

Corres. No. 8232/97, Vol. 2.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1950, of the amendment of the boundaries of Preston Townsite to include the area described in the Schedule hereto.

Schedule.

All that portion of land (including those lots surveyed as Preston Lots 44 to 49 inclusive) situate Southward from the Southern side of the surveyed road adjoining the Northern boundaries of those

lots to the Northern side of the Preston River and bounded on the East by the prolongation North of the Eastern side of Johnston Street and on the West by the prolongation North of the Western side of Charles Street. (Plans 414B/40, D1, and Preston Townsite.)

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

WITHDRAWAL NOTICE. Eucla Division.

Department of Lands and Surveys, Perth, 17th April, 1953.

IT is hereby notified for general information that all vacant Crown land in the Eucla Division within a distance of 30 miles from the coast has been withdrawn from selection under Pastoral Lease conditions as from date of this notice.

Corres. No. 11259/07.—(Plans 402/80, 404/80, 421/80, 422/80, 424/80, 423/80, 429/80, 430/80, 432/80, 3/300, 11/300, 12/300, 13/300, 14/300, 15/300 and 16/300.)

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

OPEN FOR SALE.

(Section 45A.)

Northampton Lots (known as Copper Estate). Applications close Wednesday, 13th May, 1953.

Department of Lands and Surveys, Perth, 14th April, 1953.

Corres. No. 1670/47, Vol. 3.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1950, of Northampton Lots 365 and 366, each comprising 1 acre, being made available for sale in fee simple at a price of £35 each, subject to the following conditions:-

(1) No person who is not a "discharged soldier" as defined in section 3 of the Discharged Soldiers' Settlement Act, 1918, or a "discharged member of the Forces" as defined in section 139B of the Land Act 1022, 1050, cheal he chicrible to combine for late Act, 1933-1950, shall be eligible to apply for a lot.

(2) Applications, accompanied by a deposit of $\pounds 3$ 10s. must be lodged at the Department of Lands and Surveys, Perth, not later than Wednesday, 13th May, 1953. Should an applicant desire to be considered for both lots he must:-

- (a) specify his choice in order of preference;
- (b) state whether he would be prepared to accept the other lot if granted to him by the Land Board.

(3) All applications lodged on or before such date will be treated as having been received on the closing date and, in the event of there being more applications than one for either lot, the application to be granted will be decided by the Land Board.

(4) The successful applicant shall pay the balance (4) The successful applicant shall pay the balance of the purchase money by 10 equal instalments on the 1st day of March and the 1st day of September in each year, the first of which instalments shall become due and payable on the first such half-yearly day following the approval of the application. The Crown grant fee, £2, shall be payable with the final instalment of purchase money.

(5) The purchaser may at any time earlier than otherwise provided pay the purchase money and Crown grant fee but nevertheless the Crown grant shall not issue until the Minister is satisfied that the improvement conditions hereinafter specified have been complied with.

(6) Upon approval of an application by the Minister, a license in the form or to the effect of the Sixth Schedule to the Land Act, 1933-1950, shall issue to the purchaser and such license may be mortgaged or transferred in the manner prescribed in the said Act.

(7) No person shall acquire or hold more than one lot under license except with the special approval of the Minister.

(8) The purchaser shall within a period of two (2) years from the date of the approval of his application fence the boundaries of his lot with a fence capable of resisting great and small stock to the satisfaction of the Minister and also shall within such period of two years effect on his lot improvements of a value equal to at least double the amount of the purchase money of the lot. Such improvements may consist of a dwelling or any other building, water supply, clearing, cultivation or such other improvements as the Minister may accept.

(9) No transfer of a license will be permitted, without the special approval of the Minister, until the prescribed fencing and improvement conditions have been complied with.

(10) Breach of any of the conditions of sale will render the license liable to forfeiture together with all moneys paid in connection therewith.

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

TENDERS FOR LEASING.

Cockburn Sound Location 814. Department of Lands and Surveys, Perth, 14th April, 1953.

Corres. No. 4828/30.

TENDERS are invited for leasing Cockburn Sound Location 814 (near Jarrahdale) under section 116 of the Land Act, 1933-1950, for grazing purposes for a term of one (1) year, minimum rental being fixed at five pounds (£5); such lease to be renewable at the will of the Minister for Lands, determinable at three (3) months' notice by either party after the initial term of one year, and subject to the conditions that no compensation will be payable at the determination of the lease for improvements effected by the lessee and that the lessee shall not destroy or otherwise interfere with timber growing on the demised lands.

Tenders will be accepted up to 3.30 p.m. on Wednesday, 13th May, 1953, and should be addressed to the Under Secretary for Lands, Department of Lands and Surveys, Perth. The envelope must be endorsed "Tender for Leasing Cockburn Sound Location 814." The highest or any tender will not necessarily be accepted. (Plan 341C/40, D1.)

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

LAND OPEN FOR PASTORAL LEASING.

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

WEDNESDAY, 29th APRIL, 1953.

Kimberley Division—Dampier and Pardu Districts.

Corres. No. 5540/52. (Plan 127/300.)

It is hereby notified, for general information, that an area of about 62,000 acres bounded by lines commencing at the Easternmost South-East corner of lease 396/547 and extending South 800 chains. West about 774 chains, North 800 chains and East about 774 chains to the starting point, will be available for pastoral leasing as from Wednesday, 29th April, 1953.

Kimberley Division-Fitzroy District.

Corres. No. 894/49. (Plan 135/300.)

It is hereby notified, for general information, that the land contained within late leases 396/591 and 396/725, comprising 20,000 acres and 59,645 acres respectively, previously held by Messrs. Smith and Buckle and H. C. Bromby respectively, will be reavailable for pastoral leasing as from Wednesday, 29th April, 1953. Subject to payment for improvements, if any.

Kimberley Division-Numalgun District.

Corres. No. 5423/52. (Plan 139/300.)

It is hereby notified that the land comprised within late lease 396/677 previously held by G. W. Renton and comprising about 22,393 acres, will be re-available for pastoral leasing as from Wednesday, 29th April, 1953. Subject to payment for improvements if any.

North-West Division-Teano District.

Corres. No. 5081/52. (Plans 79/300 and 80/300.)

It is hereby notified, for general information, that an area of about 64,000 acres bounded by lines commencing at the North-West corner of lease 394/1132 and extending South about 210 chains, West about 320 chains, South about 330 chains, West about 200 chains, North about 635 chains, East about 2 chains, North about 231 chains, East about 1,200 chains, South about 290 chains, East about 1,200 chains, South about 250 chains, West about 290 chains, North about 215 chains, West about 290 chains, North about 215 chains and West about 600 chains to the starting point will be available for pastoral leasing as from Wednesday, 29th April, 1953.

Eastern Division-Ngalbain District.

Corres. No. 11/53. (Plan 40/80, and 41/80.)

It is hereby notified, for general information, that the land contained within late Pastoral Lease 3498/97, comprising 20,875 acres, will be available for pastoral leasing as from Wednesday, 29th April, 1953. Subject to payment for improvements, if any.

WEDNESDAY, 17th JUNE, 1953.

Eastern Division-Hann District.

Corres. No. 238/53. (Plan 71/300.)

It is hereby notified, for general information, that an area of about 260,000 acres, excluding reserve No. 11452, and bounded by lines commencing at the 465 mile peg on the rabbit proof fence, and extending East about 1,360 chains and South about 1,535 chains to the North-Eastern corner of lease 395/574; thence West about 1,271 chains along the Northern boundaries of leases 395/574 and 395/910; thence South about 50 chains; thence West about 670 chains along the Northern boundary of lease 395/739 to the rabbit proof fence; thence Northerly along the said fence to the starting point, will be available for pastoral leasing as from Wednesday, 17th June, 1953. Subject to payment for improvements, if any.

Eastern Division—Ularring District.

Corres. No. 875/38. (Plans 34/300 and 35/300.)

It is hereby notified, for general information, that the land contained within C. C. K. Bloxam's late lease 395/834, comprising 39,000 acres, will be available for pastoral leasing as from Wednesday, 17th June, 1953. Subject to payment for improvements, if any.

Eastern Division—Yilgarn District.

Corres. No. 4921/27. (Plans 67/80 and 24/300.)

It is hereby notified, for general information, that the land contained within late lease 395/877, comprising 30,790 acres, will be re-available for pastoral leasing as from Wednesday, 17th June, 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 seven 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 ba'ance 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.

SCHEDULE.

PERTH LAND AGENCY.

WEDNESDAY, 29th APRIL, 1953.

Melbourne District.

Corr. No. 2358/50. (Plan 59/80, EF3 and 4.)

The area of about 5,700 acres, bounded by lines commencing at the North-East corner of Melbourne Location 1771 and extending Easterly about 384 chains in prolongation of the Northernmost boundary of that location to a Western boundary of location 940; thence Southerly about 160 chains along boundaries of locations 940 and 3342; thence Westerly to and along a Northern boundary of location 3445, about 304 chains to its internal North-East corner; thence Northerly, Westerly and again Northerly along boundaries of locations 3445 and 1771 to the starting point. Subject to survey, classification, pricing and provision of any necessary roads. Deposit required, £22 7s. 6d.

Swan District.

Corr. No. 545/49. (Plan 31/80, A3.)

Locations 3704 and 5399, containing 969a. Or. 10p.; subject to pricing and the provision of any necessary roads. Deposit required, £1 19s. 2d.

Victoria District.

Corr. No. 5225/52. (Plan 94/80, EF4.)

Locations 10125 and 10126, containing 4,800a. each; subject to survey, classification, pricing and provision of any necessary roads. Deposit required, \pounds 22 7s. 6d. on each.

WEDNESDAY, 13th MAY, 1953. Avon District.

Corr. No. 3732/52. (Plan 35/80, AB2 and 3.)

Location 14032 containing about 995a. 1r. 35p. at 5s. 9d. per acre, classification page 12 of 624/27; locations 14043 and 26171, containing 504a. at 6s. 9d. per acre, classification page 9 of 3732/52; and location 14221, containing about 890a., subject to pricing, classification page 106 of 3462/25; subject to exemption from road rates for two years from date of approval of application. Locations 14032 and 14221 are also subject to survey. Deposits required, £1 19s. 2d., £1 15s., and £1 18s. respectively.

Cockburn Sound District.

Corr. No. 3344/20, Vol. 2. (Plan 341C/40, D4.) Location 564, containing 83a., at £1 7s. 6d. per acre. Deposit required, £1 6s. 5d.

Jilbadji District.

Corr. No. 3240/27 (Plans 23/80, AB1, 36/80, AB4.) Location 254, containing 1,258a. 1r. 30p., at 3s. 3d. per acre; classification page 13 of 3240/27: subject to mining conditions and payment for improvements capitalised at £307. Deposit required £2 2s. 6d.

Kent District.

Corr. No. 642/53. (Plan 418/80, BC3.) Location 1313, containing about 3,000a.; subject to survey, classification, pricing and the provision of any necessary roads. Deposit required, £17 10s.

Kojonup District.

Corr. No. 721/22. (Plan 417/80, E1.)

Location 7277, containing 100a, at 13s. 3d. per acre; classification page 10 of 721/22; subject to poison conditions and exemption from road rates for two years from date of approval of application. Deposit required, £1 6s. 5d.

Melbourne District.

Corr. No. 5226/52. (Plan 59/80, E3 and 4.) Location 1771, containing about 1,250a., at 4s. per acre. Deposit required, £2 2s. 6d.

Melbourne and Victoria Districts.

Corr. No. 5840/52. (Plan 62/80, BC1 and 2.) The area of about 7,400 acres (excluding Victoria Locations 6844 and 6937 and Melbourne Location 2772 and including Melbourne Locations 1648, 119, 1804 and 1650); bounded by lines commencing at the North-West corner of Melbourne Location 1651 and extending North about 174 chains to and across the Hill River to its right bank: thence generally South-Westerly along that bank about 60 chains to a point situate due South from the intersection of roads Nos. 4280 and 8620; thence North about 284 chains to and along the Eastern boundary of Victoria Location 9734; thence East about 142 chains to and along a boundary of former Pastoral Lease 4048/93 to a North-East corner; thence South about 32 chains to the Northern boundary of Victoria Location 6993; thence West. South and again West along boundaries of Victoria Locations 6993 and 4609 to its North-West corner: thence South and East repeatedly along boundaries of Victoria Location; thence South-Easterly about 10 chains to and across the Hill River to an internal South-East corner of former Pastoral Lease 4048/ 93 aforesaid; thence South about 228 chains to the Northern side of road No. 3418; thence Westerly along that side to and along the Southern boundary of Melbourne Location 1804 to its conjunction with an Eastern boundary of location 1650; thence South and West along boundaries of Melbourne Location 1650 to its South-West corner; thence North and West along boundaries of Melbourne Location 1650 to its South-West corner; thence North and West along boundaries of Melbourne Location 1650 to its South-West corner; thence North and West along boundaries of Melbourne Location 1650 to its South-West corner; thence North and West along boundaries of Melbourne Location 1650 to its South-West corner; thence North and West along boundaries of Melbourne Location 1651 to the starting point; subject to survey, classification, pricing and provision of any necessary roads. Deposit required £22 7s. 6d.

Murray District.

Corr. No. 3627/23. (Plan 379D/40, B3 and 4.) The Northern portion of Murray Location 1203, containing about 720 acres and bounded on the South by an East-West line situate about 100 chains South from its Northernmost boundary; subject to survey, classification, pricing, timber conditions and to provision of any necessary roads. Deposit required, £9 8s. 9d.

Nelson District.

Corr. No. 1355/23. (Plan 415D/40, BC3.) The area of about 1,500 acres bounded by Nelson Locations 1528, 6250, 8212, 11992, 1491 and 12179: subject to survey, classification, pricing, timber conditions and provision of any necessary roads. Deposit required, £13 3s. 9d.

Nelson District.

Corr. No. 2015/31, Vol. 2. (Plan 454B/40, F1.) Location 10038, containing 165a. 1r. 10p., at £1 9s. 6d. per acre; subject to timber conditions. Deposit required, £1 8s. 8d.

Ninghan District.

Corr. No. 5219/52. (Plan 65/80, CD1.) Locations 3502 and 3503, containing 1,637a. 1r. 17p. and 1,846a. 0r. 17p. respectively, at 3s. per acre; classifications pages 6 of 278/30 and 6 of 281/30 respectively; subject to exemption from road rates for two years from date of approval of appli-Deposits required, £2 5s. 11d. and £2 7s. cation. respectively.

Plantagenet District.

Corr. No. 2328/52. (Plan 445/80, C4.)

The area of about 320 acres bounded by lines commencing at the South-East corner of Plantagenet Location 3921 and extending North about 80 het Location 3921 and extending Notai about 30 chains; thence East about 40 chains; thence South about 80 chains to and along the East boundary of location 3277; thence West to the starting point (including portion of location 3277); subject to survey, classification and pricing. Deposit re-quired, £7 3s. 9d.

Plantagenet District.

Corr. No. 6343/26. (Plans 436A/40, C2, and 436D/40, C3.)

(a) The area of about 510 acres bounded by Plantagenet Locations 3090, 4002, 4472, 5028 and road No. 1294. (b) The area of about 750 acres bounded by Plantagenet Locations 1545, 5683, 1476, 4373 and road No. 1294. (c) Plantagenet Location 4373 (containing 243 acres 3 roods 29 perches); subject to classification, pricing, provision of any necessary roads and to survey where required. De-posits required: Area (a) £8 10s., area (b) £9 8s. 9d., area (c) £1 10s. 6d.

Roe District.

Corr. No. 1499/52. (Plan 388/80, E3 and 4.) Locations 1268 and 1878, containing about 4,113a., at 4s. 9d. per acre; classification page 21 of 1499/52; subject to survey of reserve No. 21828 and to Rural and Industries Bank indebtedness. Deposit required, £3 Os. 6d.

Sussex District.

Corr. No. 4966/24. (Plan 440A/40, AB2.)

Location 4046, containing about 22a., at £1 10s. per acre; subject to survey and timber conditions; available to adjoining holders only. Deposit required, £3 5s.

Victoria District.

Corr. No. 5720/52. (Plan 90/80, CD1.)

The area of about 3,200 acres (including Victoria Location 9539) bounded by Victoria Locations 7640, 5783, 5814, 9735, 8440, 10020 and road No. 2475; subject to survey, classification and pricing. Deposit required, £18 16s. 3d.

Victoria District.

Corr. No. 5852/52. (Plan 121/80, B4.)

The area of about 560 acres bounded by lines commencing at a North-West corner of Victoria Location 8889 and extending North about 70 chains along the Eastern boundary of Location 7778; thence East about 80 chains; thence South about 70 chains and West about 80 chains to the starting point; subject to survey, classification and pricing. Deposit required £8 10s.

Victoria District.

Corr. No. 475/30. (Plans 156/80, C1, 161/80, C4.) Location 8920, containing 1,217a. 2r. 21p., at 5s. 6d. per acre; classification page 42 of 475/30; subject to exemption from road rates for two years from date of approval of application. Deposit re-quired, $\pounds 2$ 2s. 6d.

Williams District.

Corr. No. 5456/21. (Plan 378D/40, A3.)

Location 12613, containing 158a. 1r. 32p., at 10s. 9d. per acre; subject to timber conditions. Deposit required, £1 7s. 11d.

Williams District.

Corr. No. 756/53. (Plan 407/80, A2.) An area of about 240 acres bounded by lines commencing at the South-East corner of Williams Location 13572 and extending East about 60 chains; thence North about 40 chains to the Southern boundary of location 11306; thence West and South respectively along boundaries of the said locations to the starting point. Priced at 11s. per acre (ex-cluding survey fee); subject to survey. Deposit required, £6 5s.

Yilgarn District.

Corr. No. 3751/40. (Plan 36/80, DE3.)

Corr. No. 3751/40. (Plan 36/80, DE3.) Location 405, containing 1,308a. 3r. 17p., at 3s. 3d. per acre; classification page 10 of 5032/22; subject to payment for improvements, if any, and to the following special condition:—The lease is to be issued subject to the right of any person, being the holder of a Miner's Right, to enter on the land for prospecting purposes, and also to the right reserved to the Crown, in addition to the statutory rights of resumption, to resume the said land or any portion thereof and to declare the same to be Crown land, within the meaning and for the purany portion thereof and to declare the same to be Crown land, within the meaning and for the pur-poses of the Mining Act, 1904-1937, without com-pensation either in respect of damage done to the said land by the prospector in the proper exercise of his rights under the Mining Act, 1904-1937, or in respect of the declaration or resumption afore-said excepting for the value of improvements (if any) then being on the land so resumed. Deposit required, £2 2s. 6d.

Yilgarn District.

Corr. No. 4170/52. (Plan 36/80, B3 and 4.) Locations 495 and 1011, containing 2,157a. Or. 24p. and 160a. respectively, at 2s. per acre (ex survey fee); classification page 10 of 1845/25; subject to survey, mining conditions and exemption from road rates for two years from date of approval of application. Deposit required, £16.

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

THE ROAD DISTRICTS ACT, 1919-1951. Closure of Road.

I, THOMAS HENRY BOYD, being the owner of land over or along which the portion of road here-under described passes, have applied to the Upper Blackwood Road Board to close the said portion of road view. of road, viz .

Upper Blackwood.

879/41.

Date 2/4/53.

6776/50.

B.531. The whole of road No. 10375, through Nelson Location 11287; from the North boundary of the location to its South boundary. (Plan 414B/40, F4.)

T. H. BOYD.

I, John Reginald Purse, on behalf of the Upper Blackwood Road Board, hereby assent to the above application to close the road therein described.

J. R. PURSE,

Chairman.

Upper Blackwood Road Board.

THE ROAD DISTRICTS ACT, 1919-1951.

Closure of Road.

WE, Leslie Samuel Watts, Arthur Gerald Wilson and Arthur William Page, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Pingelly Road Board to close the said portion of road, viz .:-

Pingelly.

P.404. The surveyed road along the North boundaries of Avon Locations 4071, 4069 and 3466; from the North-West corner of location 4071to the North-East corner of location 3466. (Plan 378A/40, A2.)

> LES. S. WATTS. I. M. PAGE, for A. W. Page (decd.). A. G. WILSON.

I, George John Bostock, on behalf of the Pingelly Road Board, hereby assent to the above application to close the road therein described.

> G. J. BOSTOCK. Chairman Pingelly Road Board.

Date 9/4/53.

THE ROAD DISTRICTS ACT, 1919-1951.

WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned road, in the Broomehill Road District passes, has applied to the BROOMEHILL Road Board to close the said road, which is more particularly described hereunder, that is to say:-

1233/91.

B.525. (a) That part of Norrish Street, Broome-hill, along the North-West boundary of Broomehill Town Lot 132 and to and along the North-West boundaries of lots 125, 124, 123, 122, 121, 621, 622 and onward to the North-East boundary of lot 365; from Import Street at the North corner of lot 132 to the said boundary of lot 365.

(b) The surveyed way (25 links wide) along the North-East boundary of Broomehill Town Lot 125; from Garrity Street at the East corner of the lot to Norrish Street (described in paragraph (a) above) at its North corner. (Plan Broomehill Townsite.)

WHEREAS R. I. Fowler and the Minister for Lands, being the owners of land over or along which the undermentioned road, in the Denmark Road Dis-trict passes, has applied to the DENMARK Road Board to close the said road, which is more par-ticularly described hereunder, that is to say:—

9700/07, Vol. 2. D.340. (a) The unsurveyed road through Plan-tagenet Location 1935, and the surveyed road through location 5868, from the West boundary of location 1935 to road No. 4092 on the North boundary of location 5868.

(b) The whole of road No. 6138, through Plantagenet Location 5868, from the South boundary of the location to road No. 4092 on its North boundary. (Plan 452C/40, E4.)

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

2832/24.

D.342. A strip of land, 25 links wide, along the North-East boundaries of Salmon Gums Town Lots 109 to 116 inclusive, from Kerr Street at the East corner of lot 109 to Mann Street at the North corner of lot 116. (Plan Salmon Gums Townsite.)

WHEREAS A. C. A. Cunningham and R. O. Robartson, being the owners of land over or along which the undermentioned road, in the Merredin Road District passes, has applied to the MERREDIN Road Board to close the said road, which is more par-ticularly described hereunder, that is to say:---

5305/20.

M.515. The surveyed road along the South-East-ern boundaries of Avon Locations 24083 and 24866, from road No. 4620 at the South corner of location 24083 to the East corner of location 24866. (Plan 25/80, F2 and 3.)

WHEREAS J. T. McKittrick and the Minister for Lands, being the owners of land over or along which the undermentioned road, in the Nannup Road District passes, has applied to the Nannup Road Boar to close the said road, which is more particular] described hereunder, that is to say:-

12626/08, Vol. 3.

N.316. That portion of road No. 116 commencin at a point 90 deg. 5 min. 10 chains 95.7 links from a South-East corner of Nelson Location 11169 an a South-East corner of Nelson Location 11169 an extending 151 deg. 1 min. 6 chains 30.9 links; thence 164 deg. 1 min. 3 chains 66.6 links; thence 90 deg 4 min. 1 chain 24.5 links; thence 165 deg. 25 min 5 chains 88.9 links; thence 183 deg. 35 min. 1 chai 75.5 links; thence 192 deg. 36 min. 47.1 links; thence 333 deg. 34 min. 6 chains 85.6 links; thence 34 deg. 1 min. 5 chains 11 links; thence 331 deg. 1 min 6 chains 75 links; thence 90 deg. 5 min. 1 chai 6 chains 75 links; thence 90 deg. 5 min. 14.4 links to the starting point. (Lands and (Lands and Survey Diagram 62164, Plan 439D/40, B3.)

WHEREAS the Minister for Lands, being th owner of land over or along which the under mentioned road, in the Rockingham Road Distric passes, has applied to the ROCKINGHAM Roa Board to close the said road, which is more par ticularly described hereunder, that is to say:—

Corres. No. 9698/97. R.25. The surveyed road, one chain wide, alon the Eastern boundary of lot 2 of portion of Cock burn Sound Location 704 (L.T.O. Diagram 17122) from the North-Eastern corner of the lot to it South-Eastern corner. (Plan 341A/40.)

WHEREAS J. Kennedy, J. F. Whyatt and I. K. Bal being the owners of land over or along which the undermentioned road, in the Tambellup Road Dis trict passes, has applied to the TAMBELLUP Roa Board to close the said road, which is more par ticularly described hereunder, that is to say:

737/41.

T.102. The surveyed road, two chains wide through Plantagenet Location 4399, along th South-East boundaries of locations 4495 and 4569 through locations 5024 and 4043, and along th South-East boundary of location 6592, thence (a surveyed) one chain wide along the South boundar, of the lastmentioned location, from road No. 98 on the West boundary of location 4399 to a sur on the West boundary of location 4399 to a sur veyed road at the South-East corner of location 6592 (excluding the surveyed road on the Eas boundaries of locations 4569 and 4075). (Plat 436B/40, D2.)

WHEREAS A. I. Nalder and A. J. Nalder, being th owners of land over or along which the under mentioned road, in the Wagin Road District passes has applied to the WAGIN Road Board to close th said road, which is more particularly described hereunder, that is to say:—

13424/10

W.680. The surveyed road along part of th South boundary of Williams Location 5051, from the South-West corner of the location to the North East corner of location 6987. (Plans 409B/40, F1 408A/40, A1.)

WHEREAS A. B. Rex, G. M. Robertson and L. R Cailes, being the owners of land over or along which the undermentioned roads, in the Wagin Road District passes, has applied to the WAGIN Road Board to close the said roads, which are more par-ticularly described hereunder, that is to say:—

1425/49.

W.676. (a) The surveyed road along a South boundary of Kojonup Location 7058, the South boundaries of locations 3409, 3318 and 1571, par of the West and South boundaries of location 1850 and the West and South boundaries of forme: Kojonup Location 2448 (now part of location 8803) from the North-West corner of former location 532 to the South-East corner of said location 2448.

(b) The surveyed road along the West and South boundaries of former Kojonup Location 1550 (nov part of location 8803) from road (a) described above at the North-West corner of said location 1550 to a surveyed road at its South-East corner.

(c) The surveyed road along the Easternmos boundary of former Kojonup Location 1550, the West boundary of former location 939 and the

Easternmost boundary of former location 5326 (now parts of location 8803), from a North-East corner

parts of location 8803), from a North-East corner of said location 1550 to a surveyed road at the South-Easternmost corner of said location 5326. (d) Part of the surveyed road through former Kojonup Location 1271 (now part of location 8802), from the North boundary of location 7056 to its junction with the surveyed road extending North-Eastward from the North-West corner of location 7056. (Hop 400D/40 R and C4) 7056. (Plan 409D/40, B and C4.)

WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned road, in the West Arthur Road District passes, has applied to the WEST ARTHUR Road Board to close the said road, which is more particularly described hereunder, that is to say:—

1425/49. W.677. The surveyed road through part of Kojonup Location 7058, from the North-West corner of former Kojonup Location 5326 (now part of location 8803) to the North-East corner of reserve 1736. (Plan 409D/40, B4.)

WHEREAS F. R. Reynolds, J. P. Reynolds, M. K. Reynolds and W. H. Robinson, being the owners of land over or along which the undermentioned road, in the York Road District passes, have applied which is more particularly described hereunder, that is to say:-

2992/52

Y.90. The surveyed road along the North-West-ern boundary of Warding Estate Lot 11 and the North-Western and Northern boundary of lot 12, from road No. 6026 at the North corner of lot 11 to the North-Western corner of lot 12. (Plan 3A/40, A1.)

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

And whereas the said Boards have assented to the said application: And whereas the Governor in Executive Council

has confirmed the said assent:

It is hereby notified that the said roads are closed.

Dated this 15th day of April, 1953.

H. E. SMITH, Under Secretary for Lands.

THE STATE HOUSING ACT, 1946. Cancellation of Dedication.

Department of Lands and Surveys, Perth, 14th April, 1953.

Corres. No. 847/44.

IT is hereby notified that His Excellency the Gov-ernor in Executive Council has been pleased to cancel the dedication under the provisions of the State Housing Act, 1946, of the lands described in the following Schedule:-

Lot or Location No., Lands and Surveys File No. Daglish Lot 176; 118/52. Narrogin Lot 903; 447/53. Perth Lot 663; 68/53. Swan Location 3843; 396/53. Swan Location 5420; 67/53.

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:-

Royal Perth Hospital, Removal re Setting and Adaption for Oil Pump of Emergency Boilers (12196); 21st April, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 24th March, 1953.

Purchase of Property-Bolgart Old School; 21st April, 1953; conditions may be seen at Contractors' Room, P.W.D., Perth, Police Station, Toodyay, Water Supply Office, Northam, and Police Station, Mundaring.

-New Police Quarters, Erection (12200); Mullewa-21st April, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and Police Station, Mullewa, on and after the 8th April. 1953.

York Hospital—Alterations, etc., for Slow Com-bustion Cooker (12202); 21st April, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, G.W.S. Office, Northam, and the Clerk of Courts, York, on and after the 7th April, 1953.

York Hospital—Slow Combustion Cooker (12203); 21st April, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 7th April, 1953.

School-Removal Babakin from Glenmore (12201); 28th April, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after the 14th April, 1953.

Purchase and Removal of Material-Norseman Police Quarters Site; 28th April, 1953; materials may be viewed on site.

Shackleton School—Removal of Yornaning School (12204); 5th May, 1953; Conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Clerk of Courts, Bruce Rock, on and after the 21st April, 1953.

Wongan Hills State Farm—Alterations to Stables (12205); 5th May, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Wongan Hills, on and after the 21st April, 1953.

Narrogin "Vailima" Maternity Hospital—Altera-tions and Additions, Sewerage, Drainage and Hot Water Installation (12206); 5th May, 1953; con-ditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after the 21st April, 1953.

Boddington Hospital-Additions and Sewerage (12207); 12th May, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, Court-house, Pinjarra, and Police Station, Boddington, on and after the 28th April, 1953.

Fairbridge Farm School—Repairs and Renova-tions to Classroom at Government School (12208); 12th May, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Courthouse, Pinjarra, on and after the 28th April, 1953.

Northampton Police Station and Quarters-Additions (12209); 12th May, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and Police Station, Northampton, on and after the 28th April, 1953.

Supply and Installation of Pumping Machinery at Cunderdin and Kellerberrin Pumping Stations (12150); 19th May, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 22nd December, 1952.

Tenders, together with the prescribed deposit, are to be addressed to "The Hon. the Minister for Works, Public Works Department, The Bar-racks, St. George's Place, Perth," and must be in-dorsed "Tender." The highest, lowest or any tender will pot prescribe he accorded tender will not necessarily be accepted.

> W. C. WILLIAMS Under Secretary for Works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE ACT, 1909-1951.

Metropolitan Water Supply, Sewerage, and Drainage Department Perth, 13th April, 1953.

M.W.S. 637/51, Ex. Co. No. 346.

17/4/53.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1951, has been pleased to approve of the amend-ment, in the manner mentioned in the Schedule hereunder, of the by-laws made by the Minister and published in the Government Gazette on the 26th

day of January, 1945, with all amendments to the 31st day of July, 1942, and amended from time to time thereafter.

R. J. BOND, Under Secretary.

Schedule.

The abovementioned by-laws are amended as follows:-

1. By-law 72 (Government Gazette, 26/1/45) is amended-

- (a) by inserting the words, figure and symbol "and 10s. for each trade waste outlet" after the word "outlet" in line three of paraafter graph 1; and
- (b) by inserting the words "and trade waste fixtures" after the word "urinals" in line two of paragraph 2.

2. By-law 283A (Government Gazette 19/1/45) is amended by deleting paragraph (2) and substituting the following:-

(2) Every order made by the Minister under this by-law shall-

- (a) be published once in the Government Gazette and in two daily newspapers cir-culating in the Metropolitan Water Area during the period the order continues in operation;
- (b) come into operation and take effect from the first date of publication thereof in the daily newspapers or such later date as may be specified in the order; and
- (c) continue in operation until revoked by the Minister by a subsequent order published once in the Government Gazette and once in the daily newspapers.

Approved by His Excellency the Governor in Executive Council, this 20th day of February, 1953.

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

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1919/52.

IN accordance with the provisions of the Metro-politan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now avail-able for use in extension to Area 21, Part 3, Fre-mantle, within the boundaries of the Fremantle Municipality, to serve lots 130, 131, 191 and 192, Watkins Street, and lots 136, 137, 197 and 198, Hope Street Street.

Owners of the above properties are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within 30 days from date of service of prescribed notice; and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st July, 1953, if premises not neuronal connected and be payeble in advance not previously connected, and be payable in advance.

If premises are connected prior to 1st July, 1953, rates will be charged from date of connection. A plan of the works to be carried out at each property must first be obtained from the Department.

Dated this 17th day of April, 1953, at the office of the Department, St. George's Place, Perth.

R. J. BOND. Under Secretary.

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.

1496/49-Marine Parade, from Pearse Street to Deane Street-Southerly.

Midland Junction Municipality.

1169/51—The Crescent, from John Street to Murie Street—Northerly. Muriel Street, from The Crescent to lot 1—Westerly.

Perth Municipality.

- 1288/52-Alderbury Street, from lot 587 to Oceanie Drive—Northerly. Oceanic Drive, from Alder
- bury Street to lot 588—Easterly.
 664/51—Grantham Street, from lot 5 to Selby Street—Easterly.
 1599/52—Keane Street, from lot 646 to lot 645—Northerly.

Bassendean Road District.

- 1658/52-Kenmure Avenue, from Moojebing Street
- to lot 1031—Northerly. 2004/52—Second Avenue, from lot 48 to lot 49-Northerly.

Bayswater Road District.

- 2231/52-Lawrence Street, from lot 932 to lot 928-North-Westerly. 2233/52—Whatley Crescent, from lot 10A to lot 10—
- North-Easterly.

Belmont Park Road District.

- 1940/52-Fulham Street, from lot 8 to lot 342-South-Westerly.
- 1941/52-Menzies Street, from lot 121 to lot 97-
- 1941/52—Menzies Street, from for 121 to for the street of North-Westerly.
 1085/52—Knutsford Avenue, from Esther Street to lot 103—North-Westerly.
 1154/52—Fulham Street, from lot 136 to Henrietta
- Street—North-Easterly. Henrietta Street, from Fulham Street to lot 235—South-Easterly.
- 2142/52-Menzies Street, from lot 97 to lot 129-North-Westerly.
- 1765/52—Sydenham Street, from Epsom Avenue to lot 85—South-Westerly. Leake Street, from Sydenham Street to lot 71—North-Westerly. Gardiner Street, from Sydenham Street to lot 54—North-Westerly.

Canning Road District.

530/52—Doust Street, from Wharf Street to lot 1 —North-Westerly.

- 2204/52-Gibbs Street, from lot 40 to lot 46-South-Westerly.
- 1133/50-Mills Street, from lot 351 to lot 340-Easterly.
- 936/52-Leila Street, from lot 109 to lot 110-North-Westerly.
- 834/52—Leila Street, from Cecil Avenue to lot 109 —North-Westerly.
- 996/52-Lloyd Street, from lot 11 to lot 12-South-Westerly.

Gosnells Road District.

- 2050/52-Frederic Street, from lot 7 to lot 5-North-Westerly.
- 2007/52-Harry Street, from lot 913 to lot 915-South-Westerly.
- 645/52—Ruby Avenue, from unnamed street to part lot 16—South-Westerly. 1313/52—Park Road, from lot 32 to lot 34—South-
- Easterly.
- 1868/51-Belmont Road, from lot 98 to lot 1-Southerly.
- 386/51-Jubilee Street, from lot 189 to lot 174-North-Easterly. 472/52—Grant Street, from Gosnells Road to part
- lot 470-North-Westerly.

Greenmount Road District.

1971/52-Coongan Avenue, from lot 25 to lot 26-South-Easterly.

Nedlands Road District.

1942/52-Strickland Street, from lot 77 to lot 79-Northerly.

1782/52-Iolanthe Street, from lot 10 to lot 12-Easterly.

Perth Road District.

- 1023/52-Kitchener Street, from lot 321 to lot 318-Southerly. 2206/52—St. Brigid's Terrace, from lot 683 to lot 685—South-Westerly. 1501/52—Clifton Street, from lot 73 to lot 80—
- Easterly.

211/53—Hartwell Street, from Armadale Crescent to lot 851—North-Westerly.
1716/52—Harold Street, from lot 17 to lot 6—

North-Westerly,

1035/52—Orsova Street, from lot 217 to Moldavia Street—Northerly. Moldavia Street, from Orsova Street to lot 223-Westerly.

South Perth Road District.

1619/52-Bickley Street, from Edgecumbe Street to lot 426—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 17th day of April, 1953.

R. J. BOND, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT,

M.W.S. 90/53.

IN accordance with the provisions of the Metro-IN accordance with the provisions of the Metro-politan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in extension to Area 1, Claremont, within the boundaries of the Claremont Muni-cipality, to serve lots Nos. 30 and 31, Wright Street.

Owners of the above properties are hereby noti-Owners of the above properties are hereby noti-fied that such properties are capable of being con-nected to the sewer and must, therefore, connect their premises to the sewers within 30 days from date of service of prescribed notice; and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st July, 1953, if premises not previously connected, and be pay-able in advance. If premises are connected prior to 1st July, 1953, rates will be charged from date of connection. A play of the works to be carried out at each

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

Dated this 17th day of April, 1953, at the office of the Department, St. George's Place, Perth.

R. J. BOND, Under Secretary.

TRAFFIC ACT, 1919-1952. Municipality of Albany.

NOTICE is hereby given that Ivor Sinclair Goodall and Thomas Norman Nash have been duly ap-pointed Traffic Inspectors for the Municipality of Albany under the provisions of the Traffic Act, 1919-1952.

JOHN D. M. DANIEL Town Clerk.

MUNICIPAL CORPORATIONS ACT, 1906-1947. Municipal Election.

Local Government Department, Perth, 14th April, 1953.

IT is hereby notified, for general information, in accordance with section 113 of the Municipal Corporations Act, that the following gentleman has been elected a member of the undermentioned Municipal Council to fill the vacancy shown in the particulars hereunder:-

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

Geraldton Municipal Council.

*Central; 28th March, 1953; Bevilaqua, William Frederick; Garage Proprietor; (a); Johnson, D. C.; -

*Denotes extraordinary election.

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

ROAD DISTRICTS ACT. 1919-1951.

Three Springs Road Board. Notice of Intention to Borrow.

Proposed Loan No. 10 of £7,000.

NOTICE is hereby given that the Three Springs Road Board proposes to borrow the sum of £7,000 (seven thousand pounds) to be expended on works and undertakings in the Three Springs Road Dis-trict. The said works and undertakings being the purchase of land with the dwelling thereon for an employee of the Board. The plans and specifications and the estimates

The plans and specifications and the estimates of the cost of the said works and undertakings and a statement showing the proposed expenditure of the money to be borrowed, including cost of supervision and initial expenditure in connection with the loan, are open for inspection at the office of the Three Springs Road Board, situated at Three Springs, for one month from the publication hereof,

from 9 a.m. to 5 p.m., Monday to Friday. The amount of \pounds ,000 is proposed to be raised by the sale of debentures repayable with interest by 40 equal half-yearly instalments over a period of 20 years after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding £5 per centum per annum payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the office of the Three Springs Road Board, Three Springs.

The works and undertakings for which the loan is to be raised will, in the opinion of the Board, be of special benefit to the whole of the Three Springs Road District, and any loan rate applicable may be levied on all rateable property in the district.

> C. F. THOMAS, Chairman. K. J. A. TRUMAN, Secretary.

THE ROAD DISTRICTS ACT, 1919-1951.

Preston Road Board.

Notice of Intention to Borrow.

Proposed Loan No. No. 14 of £1,000.

NOTICE is hereby given that the Preston Road Board proposes to borrow the sum of $\pounds1,000$ to be expended upon works and undertakings in the Preston Road District, the said works and under-takings being alterations and additions to the Memorial Hall, Donnybrook.

Plans, specifications and estimates of the cost thereof and a statement showing the proposed expenditure of the money to borrowed is open to inspection by ratepayers at the office of the Board for one month after the publication of this notice, during office hours.

The amount of £1,000 is proposed to be raised by the sale of debentures repayable with interest by 40 half-yearly instalments repayable with interest by 40 half-yearly instalments over a period of 20 years after the date of the issue thereof in lieu of the formation of a sinking fund. Such deben-tures shall bear interest at a rate not exceeding £4 17s. 6d, per centum per annum payable half-yearly. The amount of the said debentures and the interest thereon is to be paid at the office of the Board, Donnybrook.

Dated this 10th day of April, 1953.

H. B. AYERS, Chairman. WM. ROGERS. Secretary.

UPPER CHAPMAN ROAD BOARD.

Notice of Intention to Borrow.

Loan No. 3.

PURSUANT to section 298 of the Road Districts Act, 1919-1951, the Upper Chapman Road Board hereby gives notice that it proposes to borrow money, by sale of debentures, on the following terms and for the following purpose:— $\pounds 2,000$ for

eight years at an interest rate of £4 16s. 3d. per centum per annum, payable at the Commonwealth Bank, Perth, by equal half-yearly instalments of principal and interest. Purpose:—Purchase of an International five-ton tip truck.

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

Plans, specifications, and an estimate of the cost of the said works and undertakings, and the statement required by section 297, are open for inspection at the office of the Board during usual business hours for one month from the date of this publication.

Dated this 15th day of April, 1953. H. R. SMITH, Chairman.

T. M. MURPHY, Secretary.

THE ROAD DISTRICTS ACT, 1919-1951. Preston Road Board. Notice of Intention to Borrow. Proposed Loan No. 15 of £2,350.

NOTICE is hereby given that the Preston Road Board proposes to borrow the sum of $\pounds 2,350$ to be expended upon works and undertakings in the

Preston Road District, the said works and undertakings being the purchase of a school bus.

Plans, specifications and estimates of the cost thereof and a statement showing the proposed expenditure of the money to be borrowed is open to inspection by ratepayers at the office of the Board for one month after the publication of this notice, during office hours.

The amount of £2,350 is proposed to be raised by the sale of debentures repayable with interest by 10 half-yearly instalments over a period of five years after the date of the issue thereof in lieu of the formation of a sinking fund. Such debentures shall bear interest at a rate not exceeding £4 17s. 6d. per centum per annum payable half-yearly. The amount of the said debentures and the interest thereon is to be paid at the office of the Board, Donnybrook.

The earnings from the school bus contract shall be sufficient to meet the repayment of debentures and as the loan will be self-supporting no rate will be levied in respect of the proposed loan.

Dated this 10th day of April, 1953.

H. B. AYERS, Chairman. WM. ROGERS, Secretary.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies Required.								
1953.	054 1059	22,000/6,600/3,300 volt 750 K.V.A. Transformer	1953. April 23§							
	95A, 1953 132A, 1953	Exhaust Fan Unit for University of W.A. Physics Building	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1							
Mar. 6	86A, 1953	Component Parts for McKee Top Blast Furnace								
April 10	136A, 1953	Firewood, 6ft. lengths, for Kalgoorlie Hospital								
April 10	138A, 1953	3,000 Rolls Galvanised Rabbit-proof Netting	1 1 0							
April 10	139A, 1953	1,000 Rolls Galvanised Rabbit-proof Netting								
April 14	142A, 1953	Pasteurised Milk for Merredin and Northam District Hospitals								
	140A, 1953	Bread for Wooroloo Sanatorium (Recalled)	1 . 4 .							
	143A, 1953	Diesel-driven Water Pumping Unit								
	144A, 1953	Street Trading Badges	April 30							
	126A, 1953	Supply and Delivery of Fuel Oil Burners, Royal Perth Hospital	April 30							
	127, 1953	Delivery of Induced Draught Fan to Royal Perth Hospital	April 30							
	125, 1953	Supply of Water Meters	April 30							
	137A, 1953	Steam-heated Sterilizers for Royal Perth Hospital	May 7							

§ 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.

For S	Sale	by	Tender.
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Date of Advertising.	Schedule No.	PUC Dale.												
1953. April 10 Mar. 31 April 10 April 14 April 17 Mar. 24 April 17 April 17	133A, 1953 134A, 1953 135A, 1953 141A, 1953 147A, 1953 147A, 1953 145A, 1953 145A, 1953	Disposal Second Hand Motor Tyres (recalled)	1953. April 23 April 23 April 30 April 30 May 1 May 7 May 7											

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.

16th April, 1953.

A. H. TELFER, Chairman.

Mines Department, Perth, 15th April, 1953.

HIS Excellency the Governor in Executive Council has been pleased to amend, FILS Excellency the Governor in Executive Council has been pleased to amend, in the manner mentioned in the Schedule hereunder, the regulations pertaining to the admission of students to the School of Mines, Kalgoorlie, published in the *Government Gazette* on the 25th day of November, 1921; the 3rd day of November, 1944; the 17th day of May, 1946; the 20th day of December, 1946; the 3rd day of February, 1950; the 5th day of May, 1950; the 13th day of April, 1951; the 18th day of July, 1952, and the 17th day of October, 1952.

A. H. TELFER,

Under Secretary for Mines.

Schedule.

The general regulations of the abovementioned regulations are amended by adding a new regulation 14 as follows:

14. (1) Notwithstanding anything in these regulations contained the scholarship may not be awarded to a student who is awarded any other scholarship which is approximately equivalent in value and which enables the student to study full time. (2) An applicant shall furnish in his application details of any

scholarship which he holds or for which he has applied at the date of the lodging of his application with the Registrar.

COAL MINES REGULATION ACT, 1946-1951.

Department of Mines, Perth, 15th April, 1953.

HIS Excellency the Governor in Executive Council, acting pursuant to sections 49 and 64 of the Coal Mines Regulation Act, 1946-1951, has been pleased to amend, in the manner mentioned in the Schedule hereunder, the Coal Mines Regulation Act, regulations made under and for the purposes of the said Act, published in the *Government Gazette* on the 19th day of September, 1947, and amended in the *Government Gazette* on the 12th day of December, 1947, the 2nd day of December, 1949, the 21st day of April, 1950, and the 28th day of March, 1952.

A. H. TELFER

Under Secretary for Mines.

Schedule.

Regulation 215 of the abovementioned regulations is amended as follows:-Paragraph (a) of subregulation (3) (Government Gazette 28/3/1952) is amended-

- (i) by deleting the words "twenty-four" and "four" in line 3 and inserting in lieu the words "Thirty" and "five" respectively: and

 - (ii) by deleting the words "three shillings and eightpence" in lines 6 and 7 and inserting in lieu thereof the words "four shillings and sixpence"; and
 (iii) by deleting the words "two shillings and eightpence" in line 9 and inserting in lieu thereof the words "three shillings and fourpence".

THE MINING ACT, 1904-1952.

Department of Mines,

Perth, 15th April, 1953.

IT is hereby notified that, in accordance with the provisions of the Mining Act. 1904-1952, His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Applications. Surrenders, Fine in Lieu of Forfeiture and Temporary Reserves, as shown below.

(Sgd.) A. H. TELFER Under Secretary for Mines.

The undermentioned applications for Gold Mining Leases were approved, subject to survey :---

	Gold	field.			Dis	strict.	 	No. of Application.		
East Coolgar Murchison Yilgarn	rdie 	···· ····	•••••	···· ····	East Coolgardie Meekatharra	 	 	6485£*. 1953n. 4342*, 4344*.		

The undermentioned applications for Mineral Leases were approved, subject to survey :----

Goldfield.					District.						No. of Application.
Ashburton Peak Hill										 	67p

GOVERNMENT GAZETTE, W.A.

Miner's Homestead Lease

The undermentioned application for a Miner's Homestead Lease was approved, subject to survey, to date from 1st January, 1953 :---

Goldfield.					District.						No. of Application.		
Yilgarn											123.		

The surrender of the undermentioned Gold Mining Leases were accepted :----

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.		
East Coolgardie	East Coolgardie		Maritana Hill	Jack Campbell, Dragutin Erceg.		
East Coolgardie	East Coolgardie		Two B's	Jack Campbell, Dragutin Erceg.		

The surrender of the undermentioned Mineral Lease was accepted :--

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
Peak Hill		66р	Thudoona	Edward Walsh.

The Lessee of the undermentioned Gold Mining Lease was fined the sum set opposite the same as an alternative to forfeiture of such lease for breach of labour conditions. Such fine to be paid to plaintiff's Solicitor to cover costs.

Goldfield.	District.	No. of Lease.	Lessee.	Fine.
East Coolgardie	East Coolgardie	5913E	Llewellyn Alphonso Pusey	£6 15 0

The undermentioned Temporary Reserves have been approved conditionally :----

No.	Corres. No.	Occupier.	Term.	Locality.
1341н 1342н	253/53 298/53	Henry Victor Stanley Bridgeman Harold James Clube Conolly	Six months as from the 20th day of March, 1953 Six months as from the 20th day of March, 1953	East of Euro, Mount Margaret Goldfield. Yannery Hills, West Pilbara Goldfield.

The authority granted to occupy conditionally the undermentioned Temporary Reserves has been extended :----

No.	Corres. No.	Occupier.	Term.	Locality.
1231н	217/49	Great Fingall Exploration Com- pany, Limited	Six months as from the 25th day of February, 1953	Day Dawn, Murchison Goldfield.
1232н	217/49	Great Fingall Exploration Com- pany, Limited	Six months as from the 25th day of February, 1953	Day Dawn, Murchison Goldfield.

THE MINING ACT, 1904. (Regulation 180.) Warden's Office,

Wiluna, 27th March, 1953.

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

T. ANSELL, Warden. To be heard at the Warden's Court, Wiluna, on Wednesday, the 27th day of May, 1953.

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

EAST MURCHISON GOLDFIELD.

Wiluna District.

Machinery Areas

6J—Parkinson, Edward Albert; Wiluna; non-payment of rent.

7J—Scullion, Thomas; Wiluna; non-payment of rent and no Miner's Right.

Tailings Area.

5J—Parkinson, Edward Albert; Wiluna; non-payment of rent.

Garden Area.

16J-Byfield, Frank; Wiluna; non-payment of rent.

Water Rights

- 20J-Wiluna Road Board; Wiluna; non-payment of rent and no Miner's Right.
- 37J-Wiluna Road Board; Wiluna; non-payment of rent and no Miner's Right.
- 39J-Wiluna Road Board; Wiluna; non-payment of rent and no Miner's Right.
- 41J-Doman, Spencer; Wiluna; non-payment of rent and no Miner's Right.
 - Lawlers District.
 - Machinery Area.

-Alac, Mate; Agnew; non-payment of rent and 35no Miner's Right.

Tailings Area.

40-Alac, Mate; Agnew; non-payment of rent and no Miner's Right.

Water Rights.

- 98-Vickery, Arthur; Kalgoorlie; non-payment of rent and no Miner's Right.
- 99—Adamson, Robert Henry; Wiluna; non-payment of rent and no Miner's Right.
- 100-Adamson, Robert Henry; Wiluna; non-payment of rent and no Miner's Right.
- 101-White, Noel Francis William; Leonora; nonpayment of rent and no Miner's Right.

Mineral Claims.

- -Jones, James Thomas; Jones, John McCor-mack; Jones, Henry Joseph; Campbell, Ray-mond Anthony; Jones, Arthur; Moriarty, Thomas Kinsella; Wiluna; non-payment of rent 4-and no Miners' Rights.
- 5—Poletti, Angelo Michael; Agnew; non-payment of rent and no Miner's Right.
- -Barry, Thomas Patrick; Barry, Madeline Edith; Wiluna; non-payment of rent and no Miner's Right.
- Thomas Kinsella; Wiluna: non-7-Moriarty. payment of rent and no Miner's Right.
- 8—Moriarty, Thomas Kinsella; Wiluna; non-payment of rent and no Miner's Right.
- 9—Moriarty, Thomas Kinsella; Wiluna; nonpayment of rent and no Miner's Right.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office,

Meekatharra, 31st March, 1953.

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

T. ANSELL, Warden.

To be heard at the Warden's Court, Meekatharra, on Wednesday, the 13th day of May, 1953.

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

PEAK HILL GOLDFIELD.

Mineral Claims.

43P-Parkinson, Thomas Leslie; Meekatharra; nonpayment of rent.

49P—Grant, Ronald Arthur; Rivervale; non-pay-ment of rent.

- 50P-Grant, Ronald Arthur; Rivervale; non-payment of rent.
- 52P-Parkinson, Thomas Leslie; Meekatharra; nonpayment of rent.

THE MINING ACT. 1904. (Regulation 180.)

Warden's Office, Meekatharra, 31st March, 1953.

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

T. ANSELL.

Warden.

To be heard at the Warden's Court, Meekatharra, on Wednesday, the 13th day of May, 1953.

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

MURCHISON GOLDFIELD.

Meekatharra District.

Garden Area

16N—Bell, John James; Bell, Allan Hugh; Meeka-tharra; non-payment of rent and no Miner's Right (Bell, A. H.).

Subterranean Water Right.

42N-Dyer, John William; Meekatharra; non-payment of rent.

Sluicing and Dredging Claims.

5N—Builder, Thomas Clarke; Meekatharra; and Higgins, Timothy Smiddy; Geraldton; non-pay-ment of rent and no Miner's Right (Higgins).
6N—Builder, Thomas Clarke; Meekatharra; and Higgins, Timothy Smiddy; Geraldton; non-pay-ment of rent and no Miner's Right (Higgins).

Mineral Claims.

7N-Westralian Ores Pty. Limited; Guildford; non-—Westralian Ores Pty. Limited; Guildford; non-

8Npayment of rent and no Miner's Right.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office,

Cue, 9th April, 1953.

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

(Sgd.) T. ANSELL, Warden.

To be heard at the Warden's Court, Cue, on Friday, the 19th day of June, 1953.

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

MURCHISON GOLDFIELD. Cue District.

Mineral Claims.

30—Ball, Reginald Arthur; Zadow, John Claude; Cue; non-payment of rent.
42—Carter, Nellie; Big Bell; non-payment of rent and no Miner's Right.

43-Ball, Reginald Arthur; Zadow, John Claude;

Cue; non-payment of rent.

Garden Area.

-Hatch, Clarence Roy; Big Bell; non-payment of 42 rent and no Miner's Right.

Day Dawn District.

Garden Area.

23D-Zadow, John Claude; Cue; non-payment of rent.

THE MINING ACT. 1904-1952.

Appointment.

Department of Mines, Perth, 15th April, 1953.

HIS Excellency the Governor in Executive Council has been pleased to approve the following appointment. viz.:-

1898/31.

Constable Gordon Mervyn Gurney as Deputy Mining Registrar, Yalgoo, *vice* Constable Thomas Hince Brown, transferred as from the 2nd day of February, 1953.

(Sgd.) A. H. TELFER Under Secretary for Mincs.

COAL MINES REGULATION ACT, 1946.

Department of Mines,

Perth, 2nd April, 1953.

THE Hon. the Minister for Mines has been pleased to make the following appointment:-

William Cunningham, as a member of the Committee of the Collie Coal Mines Accident Relief Fund Trust, for a further period of 12 months as from the 30th day of March, 1953.

(Sgd.) A. H. TELFER, Under Secretary for Mines.

APPOINTMENTS

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

> Registrar General's Office, Perth, 15th April, 1953.

THE following appointments have been approved:-

R.G. No. 65/40-Constable John Leonard Weiland, as Assistant District Registrar of Births and Deaths for the Northam Registry District, to maintain an office at Dowerin, during the absence on leave of Constable John Alan Higgins; appointment to date from 8th April, 1953.

R.G. No. 126/46-Sergeant John William Jones, as Assistant District Registrar of Births and Deaths for the Swan Registry District, to maintain an office at Guildford, during the absence on leave of Sergeant Walter Leslie Simons; appointment to date from 7th April, 1953.

> R. J. LITTLE, Registrar General.

GOVERNMENT RAILWAYS ACT, 1904-1951.

Government Railways Commission, Perth, 10th April, 1953.

Ex. Co. No. 480.

HIS Excellency the Governor in Executive Council has been pleased to approve of the amendment, in the manner set forth in the Schedule hereunder of the by-laws made under the Government Railways Act, 1904-1951, and published in the Govern-ment Gazette on the 15th day of July, 1921, and amended from time to time thereafter.

> A. G. HALL. Chairman of the Western Australian Government Railways Commission.

Schedule.

The abovementioned by-laws are amended as follows:--

1. Delete By-law No. 66 and insert in lieu thereof a new by-law 66 as follows:-

By-law No. 66.

66. This by-law may be cited as the "Western Australian Government Railways Salaried Staff By-law" and shall have application to all officers who are engaged for the working, maintenance and/or construction of the Western Australian Government Railways.

2.—Interpretation.

(a) "Head of Branch" shall mean the Secretary for Railways, Chief Traffic Manager, Chief Civil Engineer, Chief Mechanical Engineer, Comptroller of Accounts and Audit, Comptroller of Stores, Industrial and Staff Manager, or such other Head of Branch as may hereafter be appointed. (b) "Officer" shall mean any person who is in

(c) "Permanent" shall mean an officer who has
(c) "Permanent" shall mean an officer who has served the full period of probation and whose appointment has been confirmed by the Commission.

(d) "Temporary" shall mean a person who is engaged upon probation or upon work which, in the opinion of the Head of the Branch, is not likely to necessitate a permanent appointment, whose term of employment shall in all cases be at the discretion of the Head of the Branch.

3.—Appointment to the Service.

(a) Applications for appointment to the Service

(a) Applications for appointent to the Service shall be made on the usual departmental form.
(b) When Junior Clerks are required, applications shall be invited by public advertisement.
(c) The form shall be filled in in the applicant's over backward with the filled in the applicant's

own handwriting, and addressed to the Chairman of the Selection Board.

(d) Each application shall be supported with the following documentary testimony, viz.:--

- 1. (i) Applicants born in Australia—A Regis-trar Certificate of Birth or Extract of Birth Entry.
 - (ii) Applicants born outside Australia—a Registrar's Certificate of Birth on the form in use in the country of birth.
- Educational Certificate to the standard determined by the Commission for the position applied for.
 Three original testimonials of character, one of which shall be from the last employer or (in the event of an applicant not be applied for the standard f having been previously employed, from the Head Teacher of the school last attended) or satisfactory explanation why such testi-monial is not procurable, shall be furnished. One copy of each testimonial in the applicant's own handwriting shall also be supplied.

(e) The age of admission shall be:----

	Age last birthday. Minimum, Maximun			
For Junior Clerks For other Positions	15	16 35		

(f) Provided always an application may be considered from a candidate below the minimum age, who holds an educational certificate higher than the prescribed minimum, and that in special cases, to meet the requirements of the Service, the Com-mission may admit any person whose age is beyond the prescribed maximum.

4.—Junior Clerks.

(a) Applicants for the position of Male Junior Clerk who have complied with the provisions of paragraph 3 may be called upon to present themselves before a Selection Board appointed by the Commission, which Board may make tests and arrange for such nominations as it may deem necessary.

(b) The Board shall decide which applicants are suitable for employment and in what order they (c) In making their selection, the Board shall be

governed by the examinations which the applicants have passed, their physical appearance, apparent general capabilities to discharge the dutics which they shall be required to perform, and such other considerations as they may think it necessary to take into account in influencing their choice. (d) The approved applicants shall be offered positions in the order in which they are placed by the Selection Board, and any applicant who does not accept a position when it is offered shall have his or her name removed from the list of approved candidates, unless the Commission approves of the name being retained on the list.

(e) An approved applicant, at the discretion of the Commission, may be appointed notwithstanding that he or she may not be the next in order on the selected list.

within twelve months of their appearance before the Selection Board, their applications shall lapse, but the Board may extend the period in cases of applicants who are still eligible under clause (e) of paragraph 3.

5.—Probation.

(a) Every person appointed under this By-law shall serve a probation of one year, except where otherwise provided.

(b) After the period of probation and upon production of a certificate of fitness from the Head of the Branch in which the probationer has been employed, his or her appointment may be confirmed by the Commission.

(c) Exemption may be granted by the Commission in regard to a term of probation in the case of officers of known ability and skill.

6.—Examinations.

(a) All officers shall present themselves for medical examination and vision and hearing tests when instructed so to do.

(b) All officers shall qualify and pass examinations in such subjects as the Commission may decide, consistent with the duties they are required to perform, always provided the officer concerned be given a reasonable opportunity to qualify and the retention of any officer in the Service shall be contingent upon his passing such examination.

7.—Duties and Discipline.

(a) All persons employed by the Commission shall devote themselves exclusively to the Commission's service during their rostered hours of duty, and conform to all the rules and regulations of the Commission; they shall reside at whatever place may be appointed, attend at such hours as may be required, and pay prompt obedience to all persons placed in authority over them.

(b) No employee shall trade, either directly or indirectly, for himself or others.

(c) Provided that nothing herein contained shall be deemed to prevent an officer holding a paid position in a registered Friendly or Co-operative Society, or in any Association, Society or Union of Railway Officers.

(d) Any officer shall not use for any other purpose than the discharge of his official duties information gained by or conveyed to him through his connection with the Railway Service.

(e) If the estate of an officer shall become sequestrated, either voluntarily or compulsorily, for the benefit of his creditors, such officer shall report full circumstances through the Head of his Branch to the Commission, and shall apply as soon as he may legally do so, to the Court for a certificate of discharge. If such officer does not so report or apply for such certificate of discharge, or if he applies, and it appears from the report that such officer has been guilty of fraud, dishonourable conduct or extravagance, such officer may be dismissed or otherwise dealt with by the Commission.

(f) If an officer is, on an indictment, convicted of any offence, he shall be dismissed from the Service.

8.—Retirements.

(a) An officer upon reaching the age of sixtyfive years shall retire, provided always that in special cases to meet the requirements of the Service, the Commission may approve of the employment of the officer beyond that age.

(b) An officer eligible for payment of a pension in terms of the Superannuation and Family Benefits Act, 1938-1951, and who has elected for retirement at age sixty or at an age between sixty years and sixty-five years may retire upon attaining such elective retiring age.

9.—Reductions in Staff.

(a) The Commission may, if it thinks it desirable, abolish any office or reduce the number of staff, and in such cases, may dispense with the services of any officer or offer them positions in lower classes as the Commission may deem fit.

(b) Whenever the Commission considers it necessary to reduce the number of staff, the following shall be the course adopted with regard to the reemployment of retrenched officers, viz.:—

- (i) The name and address of each officer shall be registered. As vacancies occur each shall, in order of seniority of service, all other things being equal, have the offer of re-employment in any position in the department for which he is qualified.
- (ii) An officer having left the Department on account of retrenchment and being reemployed within twelve months may, with the approval of the Commission, be credited with the period of former service, but the salary at which the re-employment is made shall be the starting factor for future advancement.

10.—Uniforms.

The following uniforms will be supplied to Station-masters, Assistant and Night Stationmasters, Relief Officers and Traffic and Transport Inspectors:—

1 summer and 1 winter suit each year,

- 1 cap each alternate year,
- 1 helmet each alternate year,

except that Night Station-masters will not receive a helmet but a cap each year.

11.—Camp Allowance.

Officers who are employed under the Award of the Association of Railway Professional Officers of Australia:—

- (a) Officers engaged on the survey of construction of new railways or on special maintenance and reconstruction works on opened lines or at any place within the limits of such survey or construction, shall be paid a daily allowance for a married man or a single man as the Commission may determine from time to time.
- (b) During such time as an officer is stationed in camp, payment of a camp allowance shall be made on the basis of a weekly rate calculated at seven times the daily rate for a married or single man as the case may be, and no deduction shall be made where an officer does not spend his weekends in camp: Provided that where an officer is transferred to or from a camp, then payment for any broken portion of a week shall be based on the appropriate daily rate as prescribed.
- (c) A single man in camp, on satisfactory proof being supplied that he is the main support of a parent or parents, or of younger brothers or sisters who normally reside with the officer, may on the approval of the Commission for the purposes of camp allowance be considered a married man.
- (d) A married man with his wife and family in camp for a longer period than one month in any one year shall be paid during the period in excess of one month the allowance as prescribed for a single man.
- (e) A married man whose wife is domiciled outside of Western Australia shall for the purposes of this clause be regarded as a single man.
- (f) Camp allowance shall not be paid during any period in respect of which an officer is reimbursed travelling expenses for any other reason.

12.—General.

(a) Should an officer be transferred from another Branch of the Government Service to the Railway Department such transfer shall not carry with it any rights or privileges contrary to, or in conflict with, any By-law, Award or Agreement which may be in force at the time of such transfer. (b) No officer, unless authorised, shall incur liability or enter into any contract on behalf of the Department of the terms of conditions of any

Department or alter the terms or conditions of any contract.

(c) In the matter of accounts and the collection and remittance and payment of public moneys, each officer is enjoined to conform strictly to the Audit Act, 1904, and such regulations and instructions as may be issued from time to time.

(d) A son of an officer shall not, without the con-sent of the Commission, be engaged in any office or at any station under his father after he attains the age of 21.

(e) In the event of any questions arising as to the meaning of this By-law or any part thereof, or as to anything done or alleged to have been done thereunto, or contrary thereto, it shall be referred (f) Every officer will hold his appointment con-

ditionally upon his being subject to and strictly observing the By-laws, Rules and Regulations established from time to time for his or her guidance.

2. Insert a new by-law 66A as follows:----

By-law No. 66A.

This By-law may be cited as the "Western Aus-tralian Government Railways Cadet By-law," and will have application to the admission of Engineering Cadets, Architectural Cadets, Chemistry Cadets, Apprentice Cadets and Junior Draftsmen in the Western Australian Government Railways.

1.-Conditions.

(1) An applicant for appointment shall satisfy the undermentioned age limits:-

- (a) Engineering Cadets.-Shall be under the age of nineteen years at the commencement of the examination at which matriculation in the Faculty of Engineering of the University of W.A. is obtained.
- (b) Architectural Cadets.—Be under the age of nineteen years at the commencement of the examination at which the Leaving Certificate Examination of the University of W.A. was passed.
- (c) Chemistry Cadets.-Be under the age of nineteen years at the time of matriculation in the Faculty of Science of the University of W.A., or at the commencement of the examination at which the Leaving Certi-ficate of the University of W.A. was passed.
- (d) Apprentice Cadets.—Be not more than twenty-one years of age.
- (e) Junior Draftsmen.-Be not more than eighteen or not less than sixteen years of age.

(2) An applicant shall be required to produce a medical certificate from the Railway Medical Officer to the effect that he is of sound constitution and not affected with any physical infirmity which would interfere with the proper exercise of his profession. He shall also produce satisfactory evidence as to his character.

(3) When forwarding his application each candidate shall attach a completed questionnaire on the form obtainable at the offices of the Chief Civil Engineer, and the Chief Mechanical Engineer.

2.—Qualifications.

- (1) (a) Engineering Cadets.—Applicants shall have qualified for matriculation in the Faculty of Engineering of the University of W.A.
 - Architectural Cadets .--- Applicants shall have passed the Leaving Certificate Ex-amination of the University of W.A. in English, Mathematics "A" and "B", Physics, and at least one of the following subjects:--

- Chemistry Applied Mathematics, Drawing, Geology, or have passed an approved equivalent examination.
- (c) Chemistry Cadets.—Applicants shall have qualified for matriculation in the Faculty of Science of the University of W.A. or have passed the Leaving Certificate of the University of W.A. in English, Mathematics "A" and "B," Applied Mathematics, Physics and Chemistry.
- (d) Apprentice Cadets.—Applicants shall be trade apprentices of the Western Aus-tralian Government Railways not more than twenty-one years of age who have matriculated in the Faculty of Engineer-ing of the University of W.A. at the end of the third year of apprenticeship.
- (e) Junior Draftsmen.—An applicant shall have passed the Junior Certificate examination of the University of W.A. in English, Arithmetic and Algebra, Geometry and Trigonometry, Physics and any two other subjects, or an ap-proved equivalent examination. An applicant shall also produce a specimen of plan drawing.

(2) All applicants shall be required to produce evidence of examinations passed by them.

3.—Selection.

(a) Applicants for vacancies for Civil Engineering and Architectural Cadets and Junior Drafts-men shall be invited by the Chief Civil Engineer, and for Mechanical and Electrical Engineering Cadets and Chemistry Cadets by the Chief Mechanical Engineer, by advertisement, and in the event of more applications being received than the number of vacancies, competitive examinations may be held by the Department in appropriate subjects.

(b) In the selection of Apprentice Cadets records of satisfactory progress in practical work, of per-sonal conduct and general suitability shall be considered, together with scholastic requirements.

4 ---- Probation

(a) Every Civil Engineering Cadet, Architec-tural Cadet, Mechanical Engineering Cadet, Electural Cadet, Mechanical Engineering Cadet, Elec-trical Engineering Cadet and Chemistry Cadet shall be articled to the Chief Civil Engineer or the Chief Mechanical Engineer, as the case may require for the term hereinafter prescribed, but his appointment in the first instance will be sub-ject to a period of 12 months' probation. Before the expiration of the period of probation the Chief Civil Engineer or the Chief Mechanical Engineer, as the case may require, shall report to the Commission on the manner in which the probationer has performed his duties, and upon his general conduct. Upon receipt of such report his general conduct. Upon receipt of such report the Commission will confirm or annul the appointment.

(b) In the case of apprentice cadets, the Commission shall have the right to cancel the cadetship at any time after the expiration of 12 months from the commencement of the cadetship. Pro-vided that in the event of failure by an Apprentice Cadet to pass the University examination in any year of the University Course, the Commission may, at its discretion, cancel the cadetship.

(c) Every Junior Draftsman in the first instance shall be subject to a period of 12 months' proba-tion. Before the expiration of the period of probation the permanent head of the Branch in which the probationer has been employed shall report to the Commission on the manner in which the probationer has performed his duties and upon his general conduct. Upon receipt of this report the Commissioner will confirm or annul the appointment.

5.—Term of Cadetship.

(a) Engineering Cadets.—A cadet shall serve for an aggregate period of two years in the De-partment. For the purpose of determining this period the sum of all University or Perth Technical College vacations spent by the Cadet in training in the Department up to a maximum of one and in the Department up to a maximum of one and

a half years shall be counted. Leave without pay will be granted to cover attendance at the Uni-versity or College. In the case of Civil, Mechanical and Electrical Engineering Cadets at least six months of the training period shall be spent in Railway Workshops. Any Civil, Mechanical or Electrical Engineering Cadet excepting apprentice Cadets who, after following part of the University Course is forced to relinquish it without proceed-ing to a degree shall if so required serve an ing to a degree shall, if so required, serve an aggregate period of five years in the Department. He shall satisfy the Commission, through the Head of the Branch, that he has entered upon a course of study to enable him to pass one of the examinations referred to in paragraph 6 as soon after the abandonment of the University Course as may be possible.

(b) Architectural Cadets.—A Cadet shall serve for a period of five years. Immediately upon appointment he shall be required to enrol as a student in the Diploma Course of Architecture at the Perth Technical College. This course shall require two years' full-time and three years' part-time attend-ance at the College. Leave without pay shall be granted to cover the Cadet's attendance at the Diploma Course.

The whole of the period of Cadetship not re-quired in attendance at the Perth Technical College shall be spent in service with the Department. During the time to be spent in the Depart-ment the Cadet shall receive general practical instruction in designing, drafting, construction, quantities, specifications and the work of an architect generally. Portion of the time shall be spent in the field in the supervision of construction and maintenance work, and in carrying out architectural surveys.

(c) Chemistry Cadets.-Immediately on appointin the Chemistry School of the Faculty of Science at the University of W.A. or in the Diploma Course in Pure Chemistry at the Perth Technical College. A Cadet shall serve for three years if undertaking the degree course or the full-time course of study at the College, and for four years if undertaking the part-time course of study at the College. In either case leave without pay shall be granted to cover the Cadet's attendance at the University or College

The whole of the period of Cadetship not required in attendance at the University or Perth Technical College shall be spent in the service of the Depart-ment under the direction of the Chief Mechanical Engineer. During the time spent in the Depart-ment the Cadet shall receive general practical instruction in the Chief Mechanical Engineer's laboratory at the Midland Junction Workshops.

(d) Apprentice Cadets .--- Following appointment, an Apprentice Cadet shall serve for an aggregate period of two years in the Department. For the purpose of determining this period the sum of all University vacations spent by the Cadet in train-ing in the Department up to a maximum of one and a half years shall be counted. Leave without pay shall be granted to cover the University terms but Apprentice Cadets shall be paid a sustenance allowance at the rate of the scale of pay for fourth year apprenticeship during the University term, and whilst serving with the Department during University vacations, provided that in the event of failure by an Apprentice Cadet to pass the University examinations in any year the Com-mission may, at its discretion, cancel the cadetship or suspend sustenance payments for the period required to undertake the year's work for the second time, subject to payment of sustenance being made at the prescribed rate for periods of service with the Department during any such year.

6.—Final Examinations.

(a) Engineering Cadets.—No Cadet shall be considered to have completed his cadetship until he has fulfilled one of the following conditions:-

- Civil Engineering Cadets:
 - (i) Obtained the degree of Bachelor Engineering in the University of W.A. of
 - (ii) Passed Sections "A" and "B" of the Associate Membership Examination of the In-stitution of Civil Engineers, London.

- (iii) Passed the Associate Membership Exami-nation of the Institution of Engineers, Australia.
- Mechanical Engineering Cadets:
 - Bachelor (i) Obtained the degree of of
 - Engineering in the University of W.A.
 (ii) Passed the Associate Membership Examination of the Institution of Engineers, Australia.
 - Passed the Associate Membership Ex-amination of the Institution of Mechani-cal Engineers, London. Ex-(iii) Passed the

- Electrical Engineering Cadets:
 - (i) Obtained the degree of Bachelor of Engineering in the University of W.A.
 (ii) Passed the Associate Membership Ex-amination of the Institution of Engineers, Australia.
 - Passed the Associate Membership Ex-amination of the Institution of Electrical (iii) Passed the Engineers, London.
- Apprentice Cadets:
- (i) Obtained the degree of Bachelor Engineering in the University of W.A. of

(b) Architectural Cadets.—No Cadet shall be considered to have completed his cadetship until he has fulfilled all of the following conditions:—

- (i) Obtained the Diploma in Architecture at
 - the Perth Technical College. (ii) Obtained registration under the provisions of the Architects Act, 1921.
 - (iii) Been admitted as an Associate member of the Royal Institute of British Architects, London, or the Royal Australian Institute of Architects.

(c) Chemistry Cadets.--No Cadet shall be considered to have completed his cadetship until he has fulfilled the following conditions:

- (i) Obtained the degree of Bachelor of Science, major in Chemistry, of the University of W.A. or the Diploma of Pure Chemistry at the Perth Technical College.
- (ii) Has, subject to experience requirements, satisfied the professional training requirements necessary for admission as an Associate Member of the Royal Australian Chemical Institute.

7.—Extension of Term.

If, at the end of the prescribed term of his cadetship, a Cadet, other than an Apprentice Cadet, has not succeeded in fulfilling the conditions of com-pletion set out in paragraph 6, his cadetship may be extended at the discretion of the Commission for a further period not exceeding two years.

8.-Student Membership.

(a) Engineering Cadets, including Apprentice Cadets. A Cadet, as soon as he is qualified by age shall become a student member of either the In-stitution of Civil, Mechanical or Electrical En-gineers, London, or the Institution of Engineers, Australia.

(b) Architectural Cadets. During the first year of his cadetship, a Cadet shall become a student member of the Royal Australian Institute of Architects.

(c) Chemistry Cadets. A Cadet, as soon as he is qualified so to do shall become a student member of the Royal Australian Chemical Institute.

9.-Progress and Conduct.

(a) Engineering Cadets, Architectural Cadets and Chemistry Cadets. At any time after a Cadet has completed one year of the prescribed term of cadetship if, in the opinion of the Head of the Branch concerned, his progress and/or general conduct have not been satisfactory, his cadetship may be cancelled on the approval of the Commission.

(b) Apprentice Cadets. Should the Commission, by reason of failure on the part of Apprentice Cadet to maintain satisfactory progress, cancel the cadetship, the Commission shall undertake to join with the apprentice in any application for renewal of apprenticeship indentures, with due regard to the time served and standard attained at the time

the apprentice relinquished the former apprenticeship indentuies and entered upon the cancelled cadetship. Such undertaking shall apply only at the discretion of the Commission if the reason for cancellation of the cadetship was for reasons other than failure to maintain satisfactory progress.

10.—Regulations.

During the whole term of cadetship and any extension thereto any Cadet and any Junior Drafts-man shall be subject to the Western Australian Government Railways Act, 1904-1951, and the Rules and Regulations of the Railway Department relating to the permanent staff, as far as these may be applicable in the saveral cases may be applicable in the several cases.

11.—Annual Leave.

Annual leave shall be granted to a Cadet or Junior Draftsman in accordance with the provisions of the Railways Classification Board Award visions of the Railways Classification Board Award No. 2 of 1951, and as the same may be amended from time to time: Provided also that the time spent at the University or Perth Technical College by a Cadet, including an Apprentice Cadet, shall count towards qualification in any year for the computation of such leave.

12.—Long Service Leave.

(1) All time actually served by a Cadet or a Junior Draftsman in the Department after attaining the age of eighteen years shall count as service towards computation of the qualifying period for entitlement for long service leave.

(2) Periods of leave without pay to attend the University or Perth Technical College or for any other reason shall not count for this purpose.

13.-Sick Leave.

Every Cadet and Junior Draftsman shall be entitled to be paid sick leave under the conditions as they are applicable and on the basis of that provided for in the Railways Classification Board Award No. 2 of 1951, and as may be amended from time to time, except that payment shall be made at the appropriate rate the Cadet is in receipt of at the time the time that is the course of the t the time the illness occurs, that is to say at the sustenance allowance rate as mentioned hereafter, if the Cadet is on leave attending the University or Technical College, or the service rate if actually serving in the Department.

14.—Remuneration.

(1) The remuneration of Cadets, excepting Apprentice Cadets and Junior Draftsmen, shall be at a scale prescribed by the Commission from time to time, and shall provide for advancement in rates for each year of the prescribed period of cadetship, or service under the age of twenty-one years in the case of Junior Draftsmen.

(2) Apprentice Cadets shall be paid a sustenance allowance at the rate of the scale of pay for fourth year apprenticeship during the whole period of the Cadetship during the University terms and whilst serving with the Department during University vacations.

Provided that advancement from year to year in the case of Cadets, other than Apprentice Cadets, shall be subject to satisfactory progress report from the University or Perth Technical College authorities, and the receipt by the Commission of a report from the appropriate Head of the Branch as to the good conduct, diligence and efficiency of the Cadet.

(3) For the periods of leave without pay granted to the Cadet, other than an Apprentice Cadet, subsequent to the 1st January, 1952, in order to subsequent to the 1st January, 1952, in order to attend the University or the Perth Technical Col-lege as the case may be, a sustenance allowance at a weekly rate, as determined by the Commission from time to time, shall be paid to the Cadet; provided that payment may at any time be sus-pended by the Commission on receipt of an un-satisfactory report from the University or Perth Technical College authorities or the Head of the Branch Branch.

(4) No payment shall be made for any period of leave without pay granted for purposes other than to attend during terms at the University or Perth Technical College as the case may be, or for any periods of absence from attendance at the University or College in respect of which the Cade is unable to furnish a satisfactory explanation

15.—Allowances.

A Cadet while in camp where a cook is (1)(2) When a Cadet is employed away from his

headquarters an allowance, at such rates as may be approved by the Commission, may be paid as compensation for-

- (a) any extra cost of living involved where no camp with a cook is provided;
- (b) any extra cost for transport necessarily incurred.

16 — Service.

(1) A Cadet who has satisfactorily completed his cadetship shall, in the first instance, be employed as a pupil engineer, pupil architect or pupil chemist as the case may be, and be required to serve a period of two years in the Department on practical work; provided that all the time spent in the service of the Department, including the In the service of the Department, including the sum of all University or Perth Technical College vacations spent by a Cadet in training in the Department up to a maximum of one and a half years, shall be counted towards satisfaction of the aforesaid period of two years. (2) During the period a Cadet is employed as a pupil engineer, architect or chemist, after com-pletion of cadetship, he shall be paid at a rate of solary for an Assistant Engineer in a grade

of salary for an Assistant Engineer in a grade determinable by the Commission, under the Award of the Railway Professional Officers of Australia (Western Australian Branch).

(3) A Cadet who has satisfactorily completed his term as pupil engineer, architect or chemist shall (should he be so required) be appointed as an Assistant Engineer in a grade determinable by the Commission, and serve in the Western Aus-tralian Government Railways for a period of three years following permanent appointment.

(4) Appointment as Assistant Engineer shall be at the minimum salary rate provided for the grade at which appointed, under the Award of the Railway Professional Officers of Australia (West-ern Australian Branch), and advancement to the next salary rate in the grade shall be made 12 months after appointment.

17.—Agreement.

Before any person is accepted as a Cadet under this by-law an agreement in the form, or to the effect, of Appendix No. 1 hereto shall be executed by such person, his legal guardian, the Head of the Branch of the Western Australian Government Railways concerned and one surety to be deter-mined and approved by the Head of the Branch concerned.

Appendix No. 1.

THIS indenture made the ...day of one thousand nine hundred and between (a).....of (b).... in the State of Western Australia (hereinafter called "the cadet") of the first part, (c).....of (b).....in the said State (d)the (e)..... of the cadet (hereinafter with his executives and administrators referred to as "the guardian") of the second part, (f)..... of (b) in the said State (d) (hereinafter with his executives and administrators referred to as "the guarantor") of the third part and (g)the (h)..... of the Western Australian Government Railways (here-for the term of as an (j)..... years from the....day of one thousand nine hundred and and for any additional period

2. The Cadet will during the said term well and truly serve the (i) as an (j) as an (j) and will in all respects and at all times observe, perform and comply with the obligations on the part of the Cadet contained in the by-laws or any amendments for the time being in force thereof. 3. When the Cadet shall have satisfactorily completed his cadetship he will, if required so to

completed his cadetship he will, if required so to do, serve in the Western Australian Government Railway Department for a period of three years in accordance with and subject to the provision con-tained in paragraph 16 of by-law 66A or any amendments for the time being in force thereof. 4. That if for any cause whatsoever the Cadet shall feil to activity activity applets big acdetship

4. That h for any cause whatsbever the cades shall fail to satisfactorily complete his cadetship as required by these presents, or shall fail to observe, perform and comply with the obligations on the part of the Cadet contained herein, and in the by-laws, or shall fail to comply with the pro-visions of clause 3 hereof or shall be required to visions of clause 3 hereof, or shall be required to leave the course of cadetship or subsequent em-ployment in the Western Australian Government Railway Department during the term herein specified, by reason of misconduct, idleness, disobedience, non-attendance, irregular or unpunctual attend-ance, want of interest in work, or immoral conduct, then in such cases the guardian and the guarantor, the parties of the second and third parts hereof, shall jointly and severally be liable for and forth-with on demand shall pay to the (i)..... as ascertained damages and not by way of penalty for such breach or failure a sum of money equiva-lent to the sum total of all sustenance allowance payments made to the Cadet by the Crown as speci-fied in paragraph 14 of by-law 66A.

5. In consideration of the premises the (i) will during the said term take and accept the Cadet and employ him and instruct him or cause him to be employed and instructed as an (j) and in accordance with the by-laws or any amend-ments for the time being in force thereof. In witness whereof the said parties have hereun-to set their hands and seals the day and year first hereinbefore written

hereinbefore written.

Signed, sealed and delivered by the said—

(a).....

In the presence of-

Signed, sealed and delivered by the said—

In the presence of-

Signed, sealed and delivered by the said—

In the presence of—

Signed, sealed and delivered by the said—

(g).....

(c)

(f).....

In the presence of—

(a) Full name of cadet. (b) Address. (c) Full name of guardian. (d) Occupation. (e) Father, mother or guardian as the case may be. (f) Full name of guarantor. (g) Full name of Head of Branch concerned. (h) Title and name of Depart-ment. (i) Title of Head of Branch. (j) Engineer-ing Codet Apprentice Codet Applications ing Cadet, Apprentice Cadet, Architectural Cadet, or Chemistry Cadet as the case may be.

Approved^{*} by His Excellency the Governor in Executive Council this 13th day of March, 1953.

R. H. DOIG, Clerk of the Council.

THE COURT OF ARBITRATION OF IN WESTERN AUSTRALIA.

No. 4 of 1953.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Appli-cant, and Conservator of Forests of Western Australia, Respondent.

WHEREAS an industrial dispute existed between the abovenamed parties, and whereas the said dis-pute was referred into Court for the purpose of hearing and determination, and whereas the said reference of industrial dispute was remitted by the Court to the Conciliation Commissioner, and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in aliference, and whereas the parties have this day appeared before the Conciliation Commissioner 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.")

1.---Title.

This Award shall be known as the "Forestry Workers' Award, 1953," and supersedes Award No. 5 of 1948.

2.—Arrangement.

Title. 1.

2 Arrangement.

3. Area and Scope. 4.

Term. 5.

Holidays. 6. Annual Leave.

7.

- Long Service Leave. 8.
- Accidents, Transportation, Etc. Delivery of Stores. 9.
- 10. Tools.

11.

Contract of Service.

12. Rent. 13.

Preference. Wet Places. 14.

15. Medical Chest.

16. Water Bags.

17. Allowances.

18. Piecework.

19. Smokos.

20. Use of own Conveyance.

21. Interpretations.

22. Record.

23.Sick Pay

Old and Infirm Workers. 24.

25 Theodolite Survey Camp.

26 Mixed Functions.

27

Payment of Fares. Board of Reference. 28.

Camping Area. 29.

- Camp Allowance. 30.
- 31. Cooks. 32.

Hours. 33.

34.

Overtime. Walking Time. Payment of Wages. 35.

Wages. 36.

37. Look-out Man.

3.—Area and Scope.

This Award shall apply to workers employed by the Forests Department throughout the South-West Land Division of the State, provided it shall not apply to workers covered by any other Award of the Court of Arbitration, or by any Industrial Agreement registered under the Industrial Arbi-tration Act, 1912-1952.

4.—.Term.

This Award shall have effect for one year from the date hereof.

5.-Holidays.

5.—Holidays. (a) Except as hereinafter provided, each of the following days, or the day observed in lieu thereof, shall be allowed as a holiday to all workers and be paid for, namely, New Year's Day, Australia Day (January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Founda-tion Day, Queen's Birthday, Christmas Day and Boying Day

Boxing Day, (b) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day, he shall be paid for the ordinary hours he would have worked on the ordinary hours he would have worked on the back as if it had not been a boliday. If he such day as if it had not been a holiday. If he is required to work on a holiday, he shall be a look of a holday, he shall be paid for the time worked as if it was an ordinary working day and shall, in addition, be allowed a day's leave with pay to be added to the annual leave or to be taken at some subsequent date if the worker so agrees.

(c) In the case of workers working a five-day week, no payment or a day in lieu shall be granted for any public holiday falling on a Saturday.

(d) Payment for holidays shall be in accordance with the usual hours of work.

(e) When a worker is off duty owing to leave without pay or sickness, including accidents on or

Without pay or sickness, including accidents on or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the whole of the working day immediately pre-ceding a holiday, or resumes duty or is available on the whole of the working day immediately fol-lowing a holiday, as prescribed in this clause, the worker shall be entitled to a naid holiday on cal worker shall be entitled to a paid holiday on all (f) A casual worker shall not be entitled to pay-

ment for any holiday referred to in this clause. (g) Any worker employed on piecework under the

provisions of this Award shall be entitled to be granted and paid at the day work rate in respect of any holiday prescribed in this clause. "Day work rate" for the purpose of this subclause shall mean the rate appropriate to the worker's occupation as prescribed in clause 36.

Provided that where a pieceworker by reason of his failure to work full time, other than on account of sickness, wet weather, annual leave or any public holidays prescribed by this Award or special leave granted by the Department does not earn the amount that a worker of average capacity would have earned on piecework in accordance with a rate fixed under the provisions of clause 18 had such latter worker been employed on all working days since the date of the public holiday next preceding the holiday referred to in this subclause, then the payment to such piece worker for such holiday shall be reduced by the proportion that the deficiency in his earnings bears to the amount of the deficiency of the property of the second of the earnings of such average worker.

6.—Annual Leave.

(a) Except as hereinafter provided a period of two consecutive weeks' leave with payment of ord-inary wages as prescribed shall be allowed annually to a worker by the Department after a period of twelve months' continuous service with the Department.

(b) If any Award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday observed as aforesaid.

(c) A worker may be rostered off and granted annual leave with payment of ordinary wages as prescribed prior to his having completed a period of twelve months' continuous service, in which case should the services of such worker terminate or be terminated prior to the completion of twelve months' continuous service, the said worker shall refund to the Department the difference between the computer provided by him for worker in respect the amount received by him for wages in respect of the period of his annual leave and the amount of the length of his service up to the date of the termination of his services.

(d) (i) Subject to paragraph (ii), when comput-ing the annual leave due under this clause no deduction shall be made from such leave in respect

of the period that a worker is on annual leave and/or holidays. Provided that no deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only. (ii) Approved periods of absence from work

caused through accident sustained in the course of employment shall not be considered breaks in con-tinuity of service, but the first six months only of any such period shall count as service for the purpose of computing annual leave.

(e) In the event of a worker being employed by the Department for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with the Department.

(f) Any worker who may resign or be dismissed from the service for any cause, other than for peculation or theft, shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service. Provided always that if the worker has been dismissed for peculation or theft no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect accumulated annual leave or payment therefor

(g) "Ordinary wages" for the purpose of sub-clause (a) hereof shall mean the rate of wage the worker has received for the greatest proportion of the calendar month prior to his taking the leave.

(h) Any worker employed on piecework under the provisions of this Award shall be entitled to be granted and paid for annual leave at the day work rate prevailing when the holidays are taken. "Day work rate" for the purpose of this subclause shall mean the rate appropriate to the worker's occupation as prescribed in clause 36. Provided that where a pieceworker has been employed on various classes of work the rate for the occupation in which the worker has been employed for the greater portion of the calendar month prior to his taking the leave shall be applied.

Provided that where a pieceworker, by reason of his failure to work full time, other than on account of sickness, wet weather, annual leave or any public granted by the Department does not earn the granted by the Department does not earn the amount that a worker of average capacity would have earned on piecework in accordance with a rate fixed under the provisions of clause 18, had such latter worker worked full time during the period over which the leave of such pieceworker has accrued, then the period of leave of such piece-worker shall be reduced by the proportion that the deficiency in his earnings bears to the amount of the earnings of such average worker of the earnings of such average worker. Provided further that where in accordance with such calculations-

- (i) fractional portion of a day equal to or more than half a day is ascertained, then such fractional portion of a day shall count as a full day;
- a fractional portion of a day less than a (ii)half day is ascertained, then such fractional portion of a day shall be disregarded.

(i) The provisions of this clause shall not apply to casual workers.

7.-Long Service Leave.

The conditions governing the granting of long service leave to full-time Government wages employees generally shall apply to workers covered by this Award.

8.—Accidents, Transportation, etc.

In cases of accident the Department shall pay the railway and/or any other transportation fare of the injured worker to the nearest hospital. Pro-vided that, when it is deemed necessary by the officer-in-charge that an attendant shall accompany an injured person, the Department shall pay the attendant's transportation fare and such wages not exceeding eight (8) hours per day for the actual time occupied on the journey.

9.-Delivery of Stores.

The Department shall make provision for the delivery of stores at reasonable intervals at least twice weekly and shall provide potable water.

10.—Tools. All tools required for the performance of the work shall be provided by the Department, and such tools shall be satisfactorily accounted for when required, failing which the value of any missing equipment less a fair depreciation allowance, may be deducted from the wage of the worker concerned.

11.—Contract of Service. (a) Subject to clause 33 (b) the engagement of all workers except pieceworkers and casual workers shall be a weekly contract, terminable on either side by one week's notice given on any day or by pay-ment on any day of one week's wages in lieu of such notice.

(b) The Department shall be under no obligation to pay for any day not worked on which the worker to pay for any day not worked on which the worker is required to present himself for duty except such absence is due to illness and comes within the pro-vision of clause 23 (sick pay) or such absence is on account of holidays to which the worker is entitled under the provisions of this Award. (c) This clause does not affect the right to dis-

miss for misconduct and in such cases wages shall

(d) The Department shall be entitled to deduct payment for any day or portion of a day on 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 associated with it or through the breakdown of the Departwith it of through the breakdown of the Depart-ment's machinery or any stoppage of work by any cause which the Department cannot reasonably prevent with the exception of wet weather in which case the decision as to whether it is too wet to work shall rest with the officer-in-charge. (e) The engagement of casual workers shall be by the how:

by the hour.

12.—Rent.

A Board shall be appointed consisting of a rep-A BOARD SHALL DE APPOINTED CONSISTING OF A rep-resentative of the Department, a representative of the Union, and a chairman to be mutually agreed upon. Failing agreement the chairman shall be a person nominated by the State Arbitration Court. The said Board shall have assigned to it the function of fixing and reviewing the rent to be charged for quarters supplied by the Department. No appeal shall lie from any decision of such Board No appeal shall lie from any decision of such Board.

13.—Preference.

13.—Preference. Preference of employment shall be given to members of the Australian Workers' Union, West-ralian Branch, Industrial Union of Workers, pro-vided that any worker or applicant for employ-ment who is a member of another recognised industrial union and who produces proof of such membership shall be entitled to equal preference; provided, also, that any worker or applicant for employment who is not a member of any registered industrial union shall within fourteen (14) days of commencing employment under this Award, make and complete an application for membership make and complete an application for membership of the said union; and provided that any worker who is a financial member of another registered industrial union shall, upon the expiration of his current membership with such other union, within fourteen (14) days of such expiry, make and com-plete an application for membership with the Australian Workers' Union.

14.—Wet Places.

Workers while working in wet places shall be paid one shilling and fourpence (1s. 4d.) per day in addition to the rate prescribed. Wet places shall mean places where the water is over the workers' ankles, or where in performing the work the splashing of water and mud saturates their elebhing or where in performing is not provided to clothing, or where protection is not provided to saturate their clothing. The officer in charge or, in his absence, the overseer, shall decide whether the place is a "wet place" within the meaning of this clause.

15.—Medical Chest.

The Department shall provide an efficiently equipped medicine chest at District Headquarters, and any Block Headquarters where more than ten (10) men are employed on the block. A firstaid cabinet shall be kept readily accessible at places where work is proceeding. The medicine chest and first-aid cabinet referred to herein shall be open to inspection by an officer of the Union.

16—Water Bags

The Department shall provide free of charge on each work, water bags which in the opinion of the officer in charge are suitable.

17.—Allowances.

(a) Workers handling super. shall be paid one shilling and ninepence (1s. 9d.) per day above their ordinary pay.

ordinary pay. (b) Men poisoning trees or shrubs shall be paid one shilling and ninepence (1s. 9d.) above their ordinary pay when using substances classified as poisons under the Drug Act. (c) Woodcutters employed on piecework shall be paid ninepence (9d.) per ton when supplying their

own tools.

(d) Leading hands shall be paid two shillings (2s.) per day in addition to the rate prescribed for the work being performed by such leading hand.

(e) Height Allowance.-Employees working on (e) Height Allowance.—Employees working on lopping or pegging trees at a height of more than thirty (30) feet above ground level shall be paid two shillings and sixpence (2s. 6d.) per day extra. (f) Bicycle Allowance.—An allowance of one shilling (1s.) per day, up to a maximum of five shillings (5s.) per week shall be paid for each day a worker is required to use his bicycle on departmental business.

18.--Piecework.

(a) The rate of payment for any system of piecework shall be fixed on the basis that it shall piecework shall be fixed on the basis that it shall be sufficient to yield to a worker of average capacity for a full week's work of the ordinary hours at least ten per cent. (10%) above the minimum time rate of pay as prescribed herein for such week's work: Provided that where a worker works part of a full week at piecework rates and part at time rates, he shall be paid so much as he is entitled to receive under piecework rates plus the entitled to receive under piecework rates, plus the

entitled to receive under piecework rates, plus the proportionate amount which he is entitled to receive under this Award at time rates of pay. (b) All disputes between the Department and the Union as to any matters relating to payment by results, including any question as to whether the rates or prices are properly based on the capacity of an average workman, plus ten per cent. as aforesaid, and as to the extension of any system of payment by results by the Depart-ment to workers shall, in default of agreement between the Department and the Union, be referred to the Board of Reference. (c) As far as reasonably practicable the pro-

(c) As far as reasonably practicable, the pro-(c) As far as reasonably practicable, the pro-visions of this Award relating to accommodation, camp allowance and holiday pay, fares, accident, transportation, pitching, striking and removing camp, medicine chest, water supply, stores, sani-tary service, and preference shall apply to piece-workers. Camp allowance and holiday pay shall only be payable when the officer in charge is satis-fied that the pieceworker has qualified for such payments payments.

19.—Smokos.

Subject to the provisions hereinafter contained, a rest period of seven (7) minutes from the time of ceasing to the time of resumption of work shall be allowed each morning. This interval shall be counted as time off duty without deduction of pay and shall be arranged at a time and in a manner to suit the convenience of the employer. Morning tea may be taken by employees during this inter-val, but the period of seven (7) minutes shall not be exceeded under any circumstances. Upon proof of breach by any employee of any provision here-inbefore expressed or implied, the Court may grant the employer concerned exemption from liability to allow the rest period aforesaid.

20.-Use of Own Conveyance.

When a worker, at the Department's direction, uses any kind of conveyance of his own in travelling on the Department's service, the amount of hire payable shall be the normal rate which the Department ordinarily pays in that district.

21.—Interpretations.

(a) "Department" shall mean the Forests De-partment of the Western Australian Government.

(b) "Casual" shall mean one for whom work over a period of one week is not provided by the employer.

(c) "Leading hand" shall mean a worker who is a member of a gang of not less than three (3) men who is instructed by the officer in charge to exercise control over the workers with respect to the time of commencing and finishing work. If a leading hand is appointed to act in the capacity of an overseer, he shall be paid the margin of an overseer during the time he is so acting.

(d) "Overseer" shall mean a worker appointed by the Conservator of Forests as such and who works with and is placed in charge of other workers for the purpose of supervising the work and generally exercising control with respect to commencing and finishing work and keeping a record of work performed.

(e) "Home station," for the purpose of this Award, means any Forests Department district headquarters in the case of hardwood forests and

headquarters in the case of hardwood forests and at headquarters of the plantations in the case of softwood forests or mallet plantations. (f) "Officer in charge" shall mean any person appointed by the Conservator, or his deputy, to take charge of any division, district or plantation, and shall include an overseer where an assistant forests or a more senior officer is not resident.

22.—Record.

The employer shall keep, or cause to be kept a time and wages record, showing the name of each worker, the hours worked, and the wages and allowances paid each week. Such record shall be open for inspection to a duly accredited represen-tative of the Union during the usual office hours, at the employer's head office or other convenient place, and he shall be allowed to take extracts therefrom.

23.-Sick Pay.

(a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay for each completed month of service.

for each completed month of service. (ii) The liability of the Department shall in no case exceed one (1) week's wages during each calendar year in respect of each worker, but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year, and provided further that the liability of the Department hereunder in the case of a piece-worker shall be reduced as prescribed in para-graph (iv) hereof. graph (iv) hereof.

(iii) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the Department, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred.

(iv) Where a pieceworker, by reason of his failure to work full time, other than on account of sickness, wet weather, annual leave or any public holidays prescribed by this Award, or special leave granted by the Department fails to earn the amount that a worker of average capacity would have earned on piecework in accordance with a rate fixed under the provisions of clause 18, had such latter worked on full time on all working days of any month referred to in paragraph (i) hereof, then the payment prescribed in this subclause shall be reduced by the proportion that the deficiency in his earnings bears to the amount of the earnings

(b) The clause shall not apply where the worker(b) The clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act, 1912-1949.

No worker shall be entitled to the benefit of (c) this clause unless he produces proof satisfactory to the Department or its representatives of sickness, but the Department shall not be entitled to a (d) No payment shall be made for any absence due to the workers' own fault, neglect or miscon-

duct.

24.—Old and Infirm Workers.

Notwithstanding anything elsewhere provided or prescribed in this Award, any old and/or infirm worker may be paid a lower rate than that pre-scribed by this Award to be fixed by agreement in writing between the worker and the Depart-ment, and to be signed by each of them not later than one week after the commencement of the employment of the worker at such agreed rate: Provided that the Department shall, within four-teen (14) days of the signing of such agreement, forward a copy thereof to the Secretary of the Australian Workers' Union, Westralian Branch: Provided also that the Department, or the em-ployee, or the said Union may apply to the Board of Reference prescribed under this Award at any time for a review of the rate fixed, and on any such review the Board of Reference may alter or vary the said rates and the decision thereon shall prescribed in this Award, any old and/or infirm vary the said rates and the decision thereon shall be final.

25.—Theodolite Survey Camp.

Workers working under a surveyor carrying out survey work with a theodolite shall receive the same pay and conditions as survey workers em-ployed by the Surveyor General.

26.-Mixed Functions.

(a) Any worker carrying out work classified at a higher minimum than his ordinary rate for two (2) hours in any shift shall be paid at the minimum rate for such work for the whole of that shift, provided that such minimum is not lower than such worker's regular rate of pay. If he be employed for less than two (2) hours on work classified at a higher minimum than his ordinary rate, he shall be paid his ordinary rate for the whole shift.

(b) A worker's regular rate of pay shall not be reduced while he is temporarily employed on work classified at a lower minimum owing to shortage of material occasioned by the Department's default or for any other cause within the control of the Department.

27.-Payment of Fares.

(a) The Department shall pay railway and other transport fares, or shall provide transport free of charge from the place of engagement to the place of work, and when the worker's services are terminated because there is no further work available, return fares or transport to place of engagement shall also be paid or be provided by the Department: Provided that, in the event of any worker leaving the work of his own accord, or being dismissed on account of misconduct or un-satisfactory work within six (6) weeks of time of engagement, the amount of the fare to the job may be deducted from any amounts due to such worker at the time of dismissal, and he shall forfeit privi-

leges of free return to place of engagement. (b) When a worker is transferred to suit the convenience or in the interests of the Department, the actual reasonable cost of conveyance of such worker as well as his wife and children dependent upon him, shall be paid by the Department.

In addition, the cost of transferring necessary household furniture and effects shall be paid by the Department.

(c) If employees are transferred to another job at their own request, they shall not be entitled to fares or any allowances under this clause.

28.-Board of Reference.

(i) For the purpose of this Award, a Board of Reference is hereby appointed, which shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. The said Board shall have assigned to it, in the event of no agreement, being arrived at between the parties to the dispute, the functions of-

- (a) adjusting any matters of difference which may arise from time to time, except such as involve interpretation of the provisions of this Award or any of them;
- (b) dealing with any other matter which the Court may refer to the Board from time to time:

(c) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Award.
(ii) An appeal shall lie from any decision of such board, in the manner and subject to the constituent proceeding and the Industrial Arbitration Activity and Arbitration Activit ditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in this Award

29.—Camping Area.

(i) When camping areas are necessary for the employees, such shall be provided by the employer and the area shall be enclosed with a stock-proof fence where necessary.

(ii) (a) When employees camp out, the em-ployer shall provide sufficient tent with fiy and/or cubicle accommodation at rates to be fixed or. failing agreement, as decided by a Board of Reference; provided that in the case of tents and fly a minimum rental of 1s. 6d. per week shall be charged for each tent.

(b) When it is estimated that an employee in the normal course of events will be required to live on the same section of any work for a period estimated to be from the duration of more than one week and less than three months, an 8ft. x 10ft. high-sided tent on an interior frame shall be provided for two employees, or, if at his own request, for one employee only. A gravel, matting, . malthoid, or other temporary type of fiooring shall be provided.

(c) When it is estimated that an employee in the normal course of events will be required to live on the same section of work for a period estimated to be of a duration of more than three months and less than one year, an 8ft. x 10ft. high-sided tent on an interior frame, with board floor, shall be provided for two employees, or, if accommodation can reasonably be made available, a worker may, at his own request, occupy the accommodation singly.

(d) When it is estimated that an employee in the normal course of events will be required to live on the same section of any work for a period estimated to be of a duration of more than one year, a framed hut to accommodate one or more men shall be provided. The floor space shall be based on 50 square feet per man.

(iii) An enclosed galley with fireplace fitted with fiue shall be supplied where the number of employees exceeds six and the duration of the camp exceeds one month.

(iv) All time occupied in erecting tents or in shifting camp shall be paid for at ordinary rates, two hours to be allowed where camps are already erected and four hours where camps are to be erected, provided that overtime rates shall be paid when the work is performed outside ordinary working hours. In shifting camp, provision shall be made by the employer for the transport of the employees living in the camp, together with their personal property, free of charge up to 4 cwt.

(v) The Department shall supply free of charge wire stretcher and a hurricane lamp with kerosene or other suitable lighting as approved by the officer in charge for employees occupying a tent or cubicle.

(vi) The Department shall provide potable water for workers and for authorised boarding houses. Tanks shall be fitted with taps. Boiling water shall also be provided by the Department for the workers' mid-day meal.

(vii) The Department shall provide free of charge on each work, water bags which in the opinion of the officer in charge are suitable.

Firewood shall be supplied free of charge where considered necessary by the officer in charge.

(viii) The employer shall provide bath-houses Water shall be available for use in the showers or bath where baths are provided at work ceasing time, provided an adequate supply of water is available.

(ix) In all camps of over fifteen (15) employees and where the duration of camp is not less than three months, the employer shall provide an adequate wash house equipped with copper and wash troughs or tubs to enable the employees to wash their clothes. In other camps employers shall pro-

vide sufficient facilities to enable employees to wash their clothes, such facilities to be as con-sidered necessary by the officer in charge.

(x) The employer shall instal fiyproof sanitary conveniences (one seat to every ten employees, and each seat to be partitioned off) in all camps and on the job, and shall maintain these conveniences in a clean condition. Sufficient covering to ensure decency, and shade and protection from the weather shall be provided. The employer shall also supply sufficient and proper material to keep the sanitary accommodation innocuous. Such sanitary accommodation to be so situated as to preclude the possibility of contamination of the water supply and/or foodstuffs of the employees.

(xi) The employer shall provide adequate drainage for all camps.

(xii) The employer shall make provision for the disposal of garbage and night soil; the employer shall keep the camping area reasonably free from undergrowth, long grass and dangerous trees.

(xiii) The employer shall provide water for horses in the horse camp and on the job and, where necessary, suitable containers shall be supplied.

(xiv) Horse yards shall not be erected within one-eighth of a mile of the general camp.

(xv) Where a store is not available at the camp to supply commodities to the employees, and where tradespeople do not call, the employer shall provide free transport at least twice per week if necessary, to enable commodities to be obtained for the employees from the nearest town.

Employees shall elect a delegate who shall be responsible for the collection and distribution of orders and supplies.

The Department shall not be liable for loss or damage to stores during transport.

(xvi) The employer shall, when necessary, give an advance by way of procuration order on the store to the amount of one day's pay against wages earned to a new employee to enable him to obtain food stuffs.

30. Camp Allowance.

Employees who, in order to be available for their work, have to live in a tent, or when away from their home station, are required to live in a tent or hut, shall be paid an allowance of four shillings (4s.) for each day on which they are required to hold themselves, and do hold themselves, available in a camp throughout the said day, whether or not work is done on the said day.

Provided, however, the total amount payable under this provision shall not exceed twenty shillings (20s.) per week.

Provided that if a suitable residence is provided for a worker there shall be no obligation to pay any allowance.

31.—Cooks.

In all camps containing twenty (20) or more employees, where the camp location is fixed for a period of six (6) months or longer, one of the following methods of catering shall be adopted at the discretion of the employer:—

1. (a) The employer shall provide a boardinghouse keeper, in which case no cooking or eating utensils will be provided.

(b) Where a boardinghouse keeper is provided, full camping allowance as provided in clause 30 shall be paid to the worker.

(a) A cook shall be employed by the Depart-2. ment, in which case the Department shall supply cooking and eating utensils.

(b) A cook so engaged shall be remunerated at the following rates:—

- (i) A cook required to work seven (7) days per week shall be paid a margin of twenty shillings (20s.) plus one-third of the basic wage and margin to cover all overtime and
- week-end work. (ii) A cook required to work six (6) days per week shall be paid a margin of twenty shillings (20s.) plus one-quarter of the basic wage and margin to cover all overtime and week-end work.

(iii) A cook required to work five (5) days per week shall be paid a margin of twenty shillings (20s.) plus one-sixth (1/6th) of the basic wage and margin to cover all overtime and week-end work.

(c) The number of cooks and cooks' offsiders to be employed shall be in accordance with the following Schedule:-

Where the number of employees in the mess does-

Not exceed 15-one cook.

Exceeds 15, but not 30—one cook, one offsider. Exceeds 30, but not 50—one cook, two offsiders. For each additional 20—one additional offsider. (d) The cook's offsider shall be paid the fol-

lowing rates:-(i) Cook's offsider required to work seven (7)

- days per week shall be paid the basic wage plus a margin of six shillings (6s.) plus one-third of the basic wage and margin to cover all overtime and week-end work.
- (ii) Cook's offsider required to work six (6) days per week shall be paid the basic wage plus a margin of six shillings (6s.) plus one quarter of the basic wage and margin to cover all overtime and week-end work.
- (iii) Cook's offsider required to work five (5) days per week shall be paid basic wage plus a margin, of six shillings (6s.) plus one-sixth of the basic wage and margin to cover all overtime and week-end work.

(e) Each mess shall have a committee of management appointed by the workers and such committee shall be responsible for the running and discipline of such mess and the actual engage-

(f) Where a cook is provided, each worker shall be deducted two shillings (2s.) per working day from the camping allowance prescribed in clause 30. Provided, however, the amount payable under this provision shall not exceed ten shillings (10s.) per week.

(g) The Department shall provide a suitable

mess room. (h) The cook and his offsider will be responsible for contributing towards the cost of food in accordance with the formula adopted by the committee.

32.-Hours.

(a) Subject to the provisions hereinafter con-tained, forty (40) hours shall constitute a week's work. The ordinary working hours shall be as follows:-

Monday to Friday, inclusive, from 8 a.m. to noon and 1 p.m. to 4.20 p.m.

Saturday, 8 a.m. to 11.20 a.m.

With the approval of the parties to the Award, the working week of forty (40) hours may be worked from Monday to Friday, inclusive, in which case the time worked on any day shall not exceed eight (8) hours. The starting and finishing times shall be between 8 a.m. and 5 p.m.

(b) Where a five-day week is worked and the exigencies of the service require work to be performed on the Saturday morning, equivalent time off up to four hours without pay shall be given during the following week, or as soon as practic-able. All time in excess of the four hours to be paid in accordance with the overtime provisions.

(c) The time worked by grader men and their assistants who arrange their own programmes of work, and by men employed in classification and topographical survey camps, shall not exceed forty (40) hours in any one week, or nine (9) hours in any one day. The time worked in excess of these hours shall be deemed overtime and paid in accordance with clause 33 (a) hereof.

33.—Overtime.

(a) Except where otherwise expressly stated in this Award, all time worked outside of or in excess of the usual hours shall be paid for the first four (4) hours after the usual stopping time, time and a half, and thereafter double time: Provided that workers called to start work within one hour and a half of the usual starting time shall be paid at time and a half until the usual starting time. Double time shall be paid for work required to be done on Sunday.

Any employee who works overtime on a Satur day shall be paid at the rate of time and a hal for the first four (4) hours and thereafter doubl time, but if the employee works in any perio after 5 p.m. on Saturday, he shall be paid doubl time rotes for all time rotes that be the there time rates for all time worked after that hour.

(b) Notwithstanding any provisions containe in clauses 32 and 33, any worker may be calle upon to carry out or assist in controlled burning burning of hazards, burning of felled or treate country, fire fighting or counter firing at any time and the conditions governing such fire sorrives that and the conditions governing such fire service sha be as follows:-

(i) During the recognised working hours set ou in clause 32, no additional remuneration shall b paid for fire service, but the worker shall receiv the rate fixed for the class of work on which h was engaged when taken off to carry out necessar fire control work, except that the margin provide for controlled burning in Clause 36—Wages wil apply to this work when carried out in spring and apply to this work when carried out in spring an autumn as a regular job during ordinary workin; hours. The same conditions shall apply to mer stationed on fire towers during ordinary workin; hours for training purposes, when controlled burn ing operations are in progress prior to the com mencement of the fire season.

(ii) With the exception of men engaged upor "top disposal" work, fire service outside ordinar; hours shall be paid for at the rate of time and a quarter for overseers in charge of a fire gang and time and a quarter for other workers, using a forest workman's margin of sixteen shilling (16s.) per week for the purposes of calculation both rates to be determined to the nearest three pence (3d.) per hour. If circumstances beyon the control of the Department render it necessar; for a worker to be on the job for a period of mor for a worker to be on the job for a period of mor-than twelve (12) hours in any one (1) day, such worker may be stood down without pay until afte the mid-day meal on the following day.

(c) Detention Allowance.—During the fire season any worker may be required during the week-enc or during the period from knock-off time in an shift to the starting time in the next successive shift to remain in reasonable proximity to hi home and regular communication as instructed by the forester in charge, with either a divisional office, district office, fire tower or other fire watche so that he may be ready to answer a call for fire service will be at the rate of two shillings and sixpence (2s. 6d.) per hour, with a maximum pay ment of twenty shillings (20s.) in any one day.

The minimum payment shall be as follows:-Monday to Friday, inclusive, five shillings (5s.) Saturdays, seven shillings and sixpence (7s. 6d.) Sundays and holidays, ten shillings (10s.).

Workers required to stand by on Mondays to Fridays inclusive shall be notified prior to the ordinary ceasing time and on Saturdays and Sundays within one hour of the 7.45 a.m. hazard. In the event of any worker being notified after the time herein specified, he shall be regarded as having been on call as from the time notification should have been made.

If called on to do any fire fighting during ϵ stand-to period, the rate for this work set out ir clause 33 (b) (ii) will be paid whilst so employed but it shall not be cumulative with the rate paid as detention allowance.

(d) (i) Notwithstanding any provisions con-tained in clauses 32 and 33, the Department may require any worker to work reasonable overtime at overtime rates at any time in connection with the performance of any duties other than those referred to in subclause (b) hereof and such worker shall work overtime in accordance with such requirements.

(ii) The Union or any worker or workers cov-ered by this part of the Award shall not in any way, whether directly or indirectly, be party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.

(iii) This subclause shall remain in operation until otherwise determined by the Court.

(e) Overtime shall not be construed as meaning the additional time usually and necessarily worked by overseers as part of their ordinary duties prior to and after the usual starting and finishing times

34.—Walking Time.

(a) Workers shall be paid at ordinary rates for time occupied in walking from camp or recognised starting point to work: Provided that time so allowed shall not exceed twenty (20) minutes per allowed shall not exceed twenty (20) minutes per mile. Provided also that during the months of September to April, inclusive, when the distance exceeds two (2) miles, and during the months of May to August, inclusive, when the distance exceeds one and a half $(1\frac{1}{2})$ miles, a similar allow-ance shall be allowed for the distance in excess of the two (2) miles and one and a half $(1\frac{1}{2})$ miles respectively for return to camp. The sample principle will early when employees are conveyed principle will apply when employees are conveyed to work by vehicles provided by the Department.

(b) Time taken by vehicles provided by the Department shall be no more than reasonable al, lowing for the speed of the vehicle and the condition of the road. In all cases where vehicles are provided by the Department, they shall leave promptly on cessation of work, and an employee shall not be required to travel a further distance than is absolutely necessary. Explosives shall not be carried on vehicles which are used for the convevance of employees.

When employees are required to travel to and from work in the Department's vehicles, the De-partment shall provide the vehicle with seating accommodation, together with a cover to protect the employees from the weather. This provision shall not apply where because of the nature of the materials to be conveyed it is impracticable to materials to be conveyed it is impracticable to provide a cover or seating accommodation.

The officer in charge shall determine the recognised starting point.

35.—Payment of Wages.

(1) Workers who are discharged other than for misconduct, or who resign by giving a week's notice shall be paid wages due by cash or cash order at the particular place where the worker was em-ployed within ten (10) minutes of the engagement terminating.

(2) Workers who are dismissed for misconduct shall be paid wages due by cash or cash order at a place agreed upon between the worker and the officer in charge within twenty-four (24) hours of the time the worker reports to the officer in charge.

(3) For all time the worker is kept waiting for his wages beyond the time stated in subclauses (1) and (2) of this clause, the worker shall be paid at ordinary rates of pay.

(4) When or before payment of wages is made to an employee, he shall be issued with a docket showing at least the gross amount of wages and the details of any deductions which are made from his earnings.

36.—Wages.	
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(a) Basic Wage.

Per Week. £ s. d.

Metropolitan Area, being that portion of the State comprised within a radius of fifteen (15) miles from the Gen-			
eral Post Office. Perth	11	18	6
Agricultural areas, being the South-West Land Division of the State, except			
such portion thereof as is comprised within the metropolitan area	12	0	6
within the metropolitan area	14	U	0
(b) Margins.			
1. Nursery hand, Hamel		6	0
Nursery hand, Hamel, with at			
least six months' experience		12	0
2. Planters (digging, holing, spot cul-			
tivation, planting)		9	0
The margin provides for			
planting in wet weather.			
3. Culvert construction — not more			
than five (5) feet in length		8	0
4. Sucker bashing and grubbing		8	0

^{4.} Sucker bashing and grubbing

		Per We	
5.	Topographical survey and classi-	£s.	d.
6.	fication hands Axemen for clearing purposes, that is, where the major portion	8	0
	of the bush to be cut is not more than 12in. in diameter and re- generation cleaning where		
7.	marked in advance Clearing tracks and firelines, em- bracing the following opera-	8	0
	tions:— Crosscutting logs, working rock culvert and light bridge con- struction, grubbing, sucker bashing, cutting down interfer-		
	ing or dangerous trees, forming and gravelling The margins for individual items as listed in the Award will	8	0
	remain and have effect when carried out as a separate and continuous job.		
8.	Maintenance of fire towers	12 12	0 0
9. 10.	Fencing Bush telephones — erection and	12	0
	maintenance	12	0
11.	Top disposal man working inde- pendently	12	0
12.	Working rock, involving use of	10	0
13.	gads or drills, picks or crowbars Controlled Burning.—This item	12	0
-0.	will apply when controlled burn-		
	ing is carried out in spring and autumn months as a regular job		
	during ordinary working hours.		
	during ordinary working hours. Clause 33 (b) will continue to		
	apply to all other fire control work	12	0
14.	Axemen carrying out regeneration cleaning improvement work, and		
	crown thinning of pole stands without marking and falling for		
	purpose of clearing where major		
	portion of bush is over 12in. in	10	0
15.	forest Workman—One with at	16	0
19.	least six months' experience,		
	is a member of a regular fire		
	gang, and in the case of a mar- ried man is resident in a depart-		
	mental house provided one is		
	available, or in the case of a		
	single man, resident in a depart- mental house or hut at a home		
	station. Married or single men		
	not living in a departmental house or hut may still come		
	within this provision if, in the		
	opinion of the officer in charge.		
	they are living within reasonable proximity of their work		0
16.	Bridge construction	16	0
17.	Fire leader-one who holds a cer-		
	tificate issued by the Forests Department		0
18.	Horse Drivers—		•
	One horse		
	Two horses Three, four and five horses	$1 11 \\ 1 16$	
	Horse drivers of more than five	!	
	horses driving alone or in charge of a team of more than		,
	five horses, shall for each	L	
	horse over five be entitled to)	
	an extra four shillings and sixpence (4s. 6d.) per week.	L	
	The rate for one horse driven		
	shall not apply to special works where the occasional	L	
	use of a horse is incidental to		
	the main job. Workers engaged as horse driv-	-	
	ers shall, if required, in their	•	
	own time, feed and groom their horses, grease their drays		
	and implements and attend	l	
	to harness, and for so doing	ç.	
	they shall be allowed the	;	

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£ s. d. amount of ten shillings (10s.) per week for the first horse and five shillings (5s.) per week for each additional horse up to £1 per week. Similar arrangements shall be made for one man to attend a horse, cart and harness in the case of a small camp where the care of one horse is involved. Such man to receive an allowance of ten shillings (10s.) per week. 19. Axeman falling hardwood timber for construction purposes 1 10 0 20. Faller for milling purposes 1 18 21. Billeting tuart 1 15 22. Powder monkey 1 15 0 Tool sharpener 1 10 23 24.1 Saw sharpener 4 Bush carpenter Bush blacksmith 25. 10 1 ush blacksmith Yorker operating petrol-driven drag or circular saw or chain $\overline{2}$ 26. 2 27. Worker saw 1 4 0 Well Sinker—
(a) To a depth of 20ft.
(b) Over 20ft., or where explos-28. 12 0 ives are used 18 0 29. Plant Operators— (a) Grader Driver— (i) Operating machine
(ii) Over 40 horse power
(ii) Over 40 horse power
(b) Tractor driver not using 2 2 14 power control or hydraulic unit (i) Under 40 horse power
(ii) Over 40 horse power
(c) Tractor driver using power control or hydraulic unit—
(i) Under 40 horse power 1 10 0 1 16 2 0 (ii) Over 40 horse power 2 10 0 Motor drivers of vehicles not ex-ceeding 25 cwt. capacity Exceeding 25 cwt. and not exceed-1 11 6 ing three tons capacity Exceeding three (3) tons capacity and under six (6) tons 1 17 6 2 2 0 For each complete ton over five tons capacity, one shilling (1s.) additional margin. N.B.-Motor lorry drivers' duties include ordinary running adjustments. 31. Graderman operating blade up to 6ft. in width Over 6ft. in width 12 0 18 0 32. Carpenter's assistant 16 0 33. Broad axeman 3 6 2 34. Fire pump operator holding certificate issued by the Ferests De-partment and while attending 0 fire 1 0 35. Ploughman operating plough but not driving 1-3 horses 13 6 Ploughman as above-over three 18 0 horses ploughman operating plough and driving one or more horses shall be paid horse driver's rate. 36. Ploughman's offsider 9 0 37. Mining timber cutters 18 0 38. Firewood cutters 15 0 39. Fence post splitters 18 0 0 0 40. Pine fallers for milling 1 41. Handyman and storeman 1 4 0 2 12 6 42. Overseer 43. Sanitary and/or garbage attend-ant (full time) 5 0 1 44. Rotary hoe hand operator 15 0 45. Adults not elsehere classified nil 46. Employment of Boys-Telephone boys employed solely

in the capacity of messengers -25 per cent. of basic wage.

Per Week.

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Boys whose homes are in the
vicinity of the forest may be
employed in the nursery or
on other light work at the
following rates of pay:—
Percentage (

	1 01 0	chinge o
	Ва	sic Wag
		Rate.
Up to 17 years of age		50
On attaining 17 years		72
On attaining 18 years		83

Dn	attaining	17	years	 72
Ͻn	attaining	18	years	 83
Dn	attaining	19	years	 94
Dn	attaining	20	years	 Full rate

37.—Look-out Man.

(a) Any worker detailed for work on a look-ou tower shall receive-

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(i) for each half-day, i.e., up to mid-day o after mid-day for any number of hour worked, one pound three shillings and eightpence (£1 3s. 8d.);

(ii) for Saturday afternoons and for each half day on Sunday, one pound four shilling and eightpence (£1 4s. 8d.).

For part of a half-day, the basic wage will be paid for the number of hours worked inside the usual working hours, and at fire service rates fo: the time worked outside the ordinary hours, pro-vided that no payment for a portion of a half-day shall exceed the rate for that half-day. A mini-mum of half an hour will be adopted for shor service, such as taking a bearing on a fire.

(b) The rate for each half day, including Satur-day afternoon and Sunday, shall be increased of decreased by two pence (2d.) for each subsequen-rise or fall of one shilling and ten pence (1s. 10d.) in the basic wage above or below the present rate of £12 0s. 6d.

(c) A worker shall not be required to serve two consecutive look-out periods of seven (7) days unless he so desires. On completion of a seven day period, a worker shall be allowed, if he sc desires, to take out one day's leave without pay.

(d) Notwithstanding anything contained in the foregoing, a "look-out man" who is available for duty for thirteen (13) days per fortnight shall not irrespective of the hours worked, receive less than the "forest workman's" rate.

(e) Tower-men, whose normal hours (e) Tower-men, whose normal hours of con-tinuous watch shall be from 8 a.m. until 6 p.m. will be required to make an observation and report to the divisional or district officer at 6 a.m., 7 a.m. and 8 p.m. daily, unless advised by the officer in charge that such report is not necessary. They shall also, when special conditions necessitate it make such other reports as may be required by the officer in charge.

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 20th day of March, 1953.

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

Filed at my office this 20th day of March, 1953.

(Sgd.) R. BOWYER,

Clerk of the Court.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 25 of 1953.

Between the Operative Painters and Decorators' Industrial Union of Workers, Perth, Applicant, and Millars Timber and Trading Company and others, Respondents.

HAVING heard Mr. J. G. White on behalf of the applicant and Mr. F. J. Darling on behalf of the respondents, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1952, doth hereby order and declare that Award No. 74 of 1951 be and the same is hereby amended in the manner following:— Per Week.

	£	s.	d.
(b) (ii) Glaziers—			
Class 1—When employed in			
glazing otherwise than as			
prescribed in Class 2 hereof	2	2	6
Class 2—When engaged in			
mill glazing or putty glazing	1	16	6
This amendment to take effect as from	the	e da	ıte
hereof.			

Dated at Perth this 24th day of March, 1953. By the Court,

[L.S.] (Sgd.) L. W. JACKSON, President.

APPOINTMENT.

(26 George V, No. 36.)

HIS Honour the Chief Justice has been pleased to appoint Alan James Barblett, of Perth, in the State of Western Australia, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the State of Western Australia any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Alan James Barblett, ceases to reside in the State of Western Australia aforseaid, or until he ceases to practise the profession of a solicitor on his own account or in partnership there, or until revoked.

> G. J. BOYLSON, Registrar Supreme Court.

Supreme Court Office, Perth, 27th March, 1953.

> Western Australia. THE COMPANIES ACT, 1943-1951. Nielson & Maxwell Limited.

To the Registrar of Companies: NIELSON & MAXWELL LIMITED hereby gives notice that the Registered Office of the Company is situated at First Floor, 9 Howard Street, Perth, in the State of Western Australia, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays, 9 a.m. to 5 p.m. (public holidays excepted).

Dated this 28th day of March, 1953.

JOHN MAYHEW,

Agent in Western Australia. Lavan & Walsh, of 29 Barrack Street, Perth, Solicitors for Nielson & Maxwell Limited.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office.

Pursuant to Section 99 (4).

Mount Lawley Pty. Limited.

NOTICE is hereby given that the Registered Office of Mount Lawley Pty. Limited was on the 8th day of April, 1953, changed to and is now situated at Waico House, 13 Howard Street, Perth.

Dated the 8th day of April, 1953.

L. H. CLENTON, Secretary.

Robinson, Cox & Co., Solicitors for the Company.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office and of the Days and Hours such Office is Accessible to the Public. Pursuant to Section 99 (4).

Rumbles Limited.

NOTICE is hereby given that: (1) The Registered Office of Rumbles Limited was on the 7th day of April, 1953, changed to and is now situated at 12 Aberdeen Street, Perth. (2) The days and hours during which the Registered Office of Rumbles Limited is accessible to the public are, as from the 7th April, 1953, as follows:—Mondays to Fridays, from 10 a.m. to 4 p.m. (holidays excepted). Dated this 14th day of April, 1953.

> R. A. RUMBLE, Director.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office and/or of the Days and Hours such Office is Accessible to the Public. Pursuant to Section 99 (4).

(Charles Edmonds Pty. Limited.)

NOTICE is hereby given that the Registered Office of Charles Edmonds Pty. Ltd., was on the 6th day of April, 1953, changed to and is now situated at Second Floor, Atlas Building, 8 The Esplanade, Perth. The days and hours during which the Registered Office of Charles Edmonds Pty. Ltd. is accessible to the public are as from the 6th day of April, 1953, as follows:—9 a.m. to 5 p.m., Saturdays,

Sundays and public holidays excepted. Dated this 10th day of April, 1953.

> A. B. PATON, Secretary.

COMPANIES ACT, 1943-1947.

Notice of Change of Registered Office.

Dobbie Dico Meter Co. (W.A.) Pty. Ltd.

NOTICE is hereby given that the Registered Office of the Dobbie Dico Meter Co. (W.A.) Pty. Ltd. was on the 31st day of March, 1953, changed to and is now situated at 58 Wittenoom Street, East Perth. The days and hours during which the Registered Office of the Company is accessible to the public are as from the 31st day of March, 1953, Monday to Friday, 9 a.m. to 5 p.m.

Dated this 2nd day of April, 1953.

B. LYON, Secretary.

COMPANIES ACT, 1943-1951.

NOTICE is hereby given that the Registered Office of Pilkingtons Pty. Ltd. is situate at the offices of Messrs. A. B. Pearce & Company, 249 Murray Street. Perth, and that the days and hours during which such office is accessible to the public are as follows:---Mondays to Fridays inclusive (but excluding public holidays) from 10 a.m. to 12 noon and from 2 p.m. to 4 p.m.

Dated this 1st day of April, 1953.

A. R. FOYSTER,

Secretary.

Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth.

Western Australia. COMPANIES ACT, 1943-1951. Chrysler Australia Limited.

CHRYSLER AUSTRALIA LIMITED hereby gives notice that the Registered Office of the Company is situated at 199 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—On week days (other than Saturdays and public holidays) between the hours of 10 a.m. and 4 p.m.

Dated the 30th day of March, 1953.

A. T. WATTS,

Agent in Western Australia. Robinson Cox & Co., 20 Howard Street, Perth. Solicitors for the Company.

THE COMPANIES ACT, 1943-1951.

BLAKES PTY. LTD. gives notice that its Registered Office is situated at c/o. F. H. Baldwin & Co., Bank of Adelaide Chambers, St. George's Terrace, Perth, in the State of Western Australia, and that the days and hours during which such office is accessible to the public are as follows:--Monday to Friday, 11 a.m. to 4 p.m. (public holidays excepted).

Dated this 19th day of March, 1953. Stoddart & Walton, Solicitors for the Company, 135 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1951.

Brogden & Co. (W.A.) Pty. Ltd.

NOTICE is hereby given that the Registered Office of Brogden & Co. (W.A.) Pty. Ltd. was, on the 25th day of March. 1953, changed to and is now situated at 7 High Street, Fremantle, and that the days and hours during which such Registered Office is accessible to the public are, as from the 25th day of March, 1953, as follows:—10 a.m. to 12 noon and 2 p.m. to 4 p.m. on all week days (Saturdays and public holidays excepted).

Dated the 1st day of April, 1953.

(Sgd.) W. OWEN, Secretary.

Dwyer & Thomas, 49 William Street, Perth, Solicitors for the Company.

THE COMPANIES ACT, 1943-1949.

Notice of Situation of Registered Office of a Company Incorporated Outside Western Australia which Carries on Business or is about to Carry on Business Within Western Australia and of the Days and Hours During Which Such Office is Accessible to the Public.

Pursuant to Section 330 (4).

Allen Stanley & Co. Pty. Ltd.

To The Registrar of Companies: LLEN STANLEY AND COM ALLEN COMPANY PRO-PRIETARY LIMITED hereby gives notice that the Registered Office of the Company is situate at 324 Murray Street, Perth, in the State of Western Australia, and that the days and hours during which such office is accessible to the public are as follows:—All week days (except Saturdays and public holidays) from 10 a.m. till 4 p.m.

Dated this 25th day of February, 1953.

J. C. TYLER,

Agent in Western Australia. Richard S. Haynes & Co., of 66 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office and of the Days and Hours such Office is Accessible to the Public.

Pursuant to Section 99 (4).

The Western Australian Insurance Company Limited.

NOTICE is hereby given that:-

(1) The Registered Office of The Western Aus-

(1) The Registered Onice of The Western Aus-tralian Insurance Company Limited was on the 8th day of April, 1953, changed to and is now situate at Waico House, 13 Howard Street, Perth. (2) The days and hours during which the Registered Office of The Western Australian Insur-ance Company Limited is accessible to the public are as from the 8th day of April, 1953, as follows:— From Monday to Friday inclusive (public holidays excepted) from 9 a.m. to 5 p.m.

Dated this 8th day of April, 1953.

F. R. BERRY,

Secretary.

Unmack & Unmack, 12 Howard Street, Perth, Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office and of the Days and Hours such Office is Accessible to the Public.

Pursuant to Section 99 (4)

Woodsome Estates Pty. Limited.

NOTICE is hereby given that:-

(1) The Registered Office of Woodsome Estates Pty. Limited was on the 8th day of April, 1953, changed to and is now situate at Waico House, 13 Howard Street, Perth.

(2) The days and hours during which the Registered Office of Woodsome Estates Pty. Limited is accessible to the public are as from the 8th day of April, 1953, as follows:—From Monday to Fri-day inclusive (public holidays excepted) from 9 a.m. to 5 p.m.

Dated this 8th day of April, 1953.

L. H. CLENTON,

Secretary.

Unmack & Unmack, 12 Howard Street, Perth. Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1951.

Notice of Increase in Share Capital

Beyond the Registered Capital.

Pursuant to Section 66.

R. A. Forsaith Pty. Ltd.

1. R. A. FORSAITH PTY. LTD. hereby gives notice that by resolution of the Company passed on the 25th day of March, 1953, the nominal capital of the Company was increased by the addition thereto of the sum of £75,000 divided into 75,000 shares of £1 each beyond the registered capital of £25,000.

The additional capital is divided as follows:----Number of Shares, 75,000; class of shares, Ordinary; nominal amount of each share, £1.

3. The conditions (e.g. voting, rights, dividends, etc.) subject to which the new shares have been or are to be issued are the same as the original 25,000 shares in the Company.

Dated this 9th day of April, 1953.

R. A. FORSAITH,

Director. Northmore, Hale, Davy & Leake, 13 Howard Street, Perth, Solicitors to the Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Prevost Holdings Pty. Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Prevost Holdings Pty. Limited.

Dated this 10th day of April, 1953.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Savoy Hotel 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 Savoy Hotel Pty. Ltd.

Dated this 13th day of April, 1953.

G. J. BOYLSON, Registrar of Companies.

Companies Office, Supreme Court, Perth, W.A. IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Prouville 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 Prouville Pty. Ltd. Dated this 8th day of April, 1953.

ath day of April, 1955.

G. J. BOYLSON, Registrar of Companies. Companies Office,

Supreme Court, Perth, W.A.

IN THE MATTER OF THE COMPANIES ACT, 1943-1947, and in the matter of Moir Bros. Pty. Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Moir Bros. Pty. Limited.

Dated this 2nd day of April, 1953.

G. J. BOYLSON, Registrar of Companies.

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

PURSUANT TO SECTION 10 OF THE LIMITED PARTNERSHIPS ACT, 1909.

NOTICE is hereby given that under an arrangement entered into on the 1st day of April, 1953, Frank Boylan ceases to be a general partner and becomes a limited partner in the firm of Beers Plumbing Service, carrying on business as Plumbers, at 156 Scarborough Beach Road, Scarborough.

Dated this 2nd day of April, 1953.

C. G. BEERS. FRANK BOYLAN. Witness—C. E. Pollett, Solicitor, Perth.

THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership hitherto subsisting between Walter Frederick Morse Cook and Egerton Campbell Rutter, who carried on business at James Street, Guildford, as retailers of cooked and uncooked foods and smallgoods under the firm name of "King Alfred's Kitchen" has been dissolved by mutual consent as from the 16th day of March, 1953. The said business will from the said 16th day of March, 1953, be carried on by the said Walter Frederick Morse Cook, who will receive all moneys payable to the Partnership and discharge all liabilities due by it.

Dated this 9th day of April, 1953.

Solicitor.

W. F. M. COOK. Signed by the said Walter Frederick Morse Cook in the presence of— J. Lemonis, Solicitor, Perth. Signed by the said Egerton Campbell Rutter in the presence of— H. Guthrie, Solicitor, Perth. John Lemonis, 63 St. George's Terrace, Perth,

IN THE SUPREME COURT OF WESTERN

AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of William Henry Askew, formerly of Victoria Street, Cottesloe Beach (now called Mosman Park), Labourer, and late of 39 Waratah Avenue, Nedlands, in the State of Western Australia, Rigger and Retired Government Servant, dcceased.

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, in the said State, on or before the 18th day of May, 1953, 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 13th day of April, 1953.

WALKER & WALKER, of 89 St. George's Terrace, Perth, in the said State, Solicitors for The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, in the said State, the Executor named in the said Will.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Clara Elizabeth Robinson, late of 5 Grange Street, Claremont, 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 Executors, care of 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 18th day of May, 1953, after which date the 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 this 14th day of April, 1953.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Alexander Joyner, late of "Sunset," Dalkeith, 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 Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of St. George's Terrace, Perth, on or before the 18th day of May, 1953, 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 13th day of April, 1953.

UNMACK & UNMACK, 12 Howard Street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Caroline Louisa Evans, formerly of Labouchere Road, South Perth, in the State of Western Australia, and of 1722 Sturt Street, West Ballarat, in the State of Victoria, but late of 68 MacLeod Road, Applecross, 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 Executors, care of A. J. Sims, 65 St. George's Terrace, Perth, on or before the 17th day of May, 1953, 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 8th day of April, 1953.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Donaldina MacIver (usually called Dolina MacIver), late of 53 Egan Street, Kalgoorlie, in the State of Western Australia, Widow, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Execu-tor and Agency Company Limited, 135 St. George's Terrace, Perth, on or before the 17th day of May, 1953, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice

Dated this 8th day of April, 1953.

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 Ida Cooke, late of Ashingdon, 2 Boyn Hill Avenue, Maidenhead, in the County of Berks, England, formerly of Ord Street, Perth, in the State of Western Australia, and Folkestone, in the County of Kent, England, Widow, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Execu-tor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 18th day of May, 1953, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto hav-ing regard only to the claims and demands of which it shall then have had notice.

Dated the 9th day of April, 1953.

DWYER & THOMAS. 49 William Street, Perth, Solicitors for the Executor.

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 15th day of April, 1953.

J. H. GLYNN, Public Trustee, Perth.

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

Andreoletti, Giovanni Maria (also known as Gio-Andreoletti, Giovanni Maria (also known as Giovanni Andreoletti); Retired Miner; formerly of Leonora, but late of Wooroloo; 7/4/52; 8/4/53.
Mautner, Albert; Labourer; late of 4 Aberdeen Street, Perth; 25/11/52; 8/4/53.
Steele, Robert (also known as Robert James Thompson); Stockman; late of Derby; 12/9/52; 8/4/53.
Baxter, John; Retired Farmer; late of Yealering; 1/9/52; 9/4/53.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION. Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 18th day of May, 1953, 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 15th day of April, 1953.

J. H. GLYNN, Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

Bird, Ethel Mary; Married Woman; late of 1 Bern-ard Street, Claremont; 3/4/53.

- Brown, Blanche Emily; Widow; late of 155 Raglan Road, North Perth; 27/2/53.
- Coleman, Robert James; General Carrier and Ice Vendor; late of 32 Murray Street, Palmyra; 1/2/53.
- Craigie, Thomas; Labourer; formerly of 20 Fourth Avenue, Bassendean, but late of 36 Third Avenue, Bassendean; 25/2/53.
- Madden, Gerald Paul; Retired Engineer and Engine Driver; formerly of 123 Forrest Street, East Fremantle, but late of 44 Forrest Street, East Fremantle; 30/10/52.
- McKellar, John Reginald Victor; Electrical Engi-neer; formerly of West Road, Bassendean, but late of 27 Wilson Street, Bassendean; 3/3/53.
- Steinfield, George Francis; Panel Beater; late of Streatham Street, East Cannington; 22/3/53.
- Taylor, William Joseph; Retired Labourer; late of 59 Fitzgerald Street, Northam; 30/5/52.

Thomas, Roy Princep; Farmer; formerly of Bal-ingup, but late of Yackelup, Perup River, via Boyup Brook; 5/1/53.

THE W.A. INDUSTRIAL GAZETTE. (Published Quarterly.)

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

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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.

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