

Gorernment Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

LREGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.J

No. 561

PERTH: FRIDAY, 19th JUNE.

[1953.

Bank Holiday—Broome. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor, [L.S.]

By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Commander of the Most Excellent Order of the British Empire, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

C.S.D. 439/51.

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

Date and Place. Monday, 10th August, 1953—Broome.

Given under my hand and the Public Seal of the said State, at Perth, this 4th day of June, 1953.

By His Excellency's Command,

G. FRASER, Chief Secretary.

GOD SAVE THE QUEEN !!!

Police Act Amendment Act, 1952.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. [1.5.]

By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Commander of the Most Excellent Order of the British Empire, Sovernor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Police Act Amendment Act, 1952, that the Act shall come into operation on a day to be fixed by Proclamation: Now, therefore I, the Governor, acting with the advice and consent of the Executive Council, do hereby proclaim that the Police Act Amendment Act, 1952, shall come into operation on the 19th day of June, 1953.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of June, 1953.

By His Excellency's Command,

H. H. STYANTS, Minister for Police.

GOD SAVE THE QUEEN !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, Perth, this 12th day of June, 1953, the following Orders in Council were authorised to be issued:—

Water Boards Act, 1904-1951. Bunbury Water Board, Proposed Loan £1,000.

ORDER IN COUNCIL.

P.W.W.S. 669/32.

WHEREAS by the Water Boards Act, 1904-1951, a Water Board may, with the approval of the Governor, borrow money for the purchase of a motor truck: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council hereby approves under the provisions of section 113 (1d) of the Water Boards Act, 1904-1951, of the Bunbury Water Board borrowing the sum of one thousand pounds (£1,000) for a period of eight years, interest on the said sum to be payable at the rate of four pounds sixteen shillings and three pence (£4 16s. 3d.) per centum per annum; repayable by 16 half-yearly instalments of principal and interest, each instalment being seventy-six pounds and ten pence (£76 0s. 10d.).

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

Schedule.

Purchase of motor truck.

Water Boards Act, 1904-1951. Bunbury Water Board, Proposed Loan £1,500.

ORDER IN COUNCIL.

P.W.W.S. 669/32.

WHEREAS by the Water Boards Act, 1904-1951, a Water Board may, with the approval of the Governor, borrow money for the purchase of meters: Now, therefore, His Excellency the Governor with the advice and consent of the Executive Council hereby approves under the provisions of section 113 (1d) of the Water Boards Act, 1904-1951, of the Bunbury Water Board borrowing the sum of one thousand five hundred pounds (£1,500) for a period of ten years, interest on the said sum to be payable at the rate of four pounds seventeen shillings and sixpence (£4 17s. 6d.) per centum per annum; repayable by 20 half-yearly instalments

of principal and interest each instalment being ninety-five pounds thirteen shillings and one penny (£95 13s. 1d.).

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

Schedule.

Purchase of meters.

Water Boards Act, 1904-1951, and the Water Supply, Sewerage and Drainage Act, 1912-1950.

ORDER IN COUNCIL.

Ex. Co. No. 1046.

WHEREAS it is enacted by section 4 of the Water Boards Act, 1904-1951, that the Governor may, by Order in Council, inter alia, abolish a water area; and whereas it is enacted by section 3 of the Water Supply, Sewerage and Drainage Act, 1912-1950, that the Governor may revoke any Order in Council made before or after the commencement of the last mentioned Act, for the constitution of a Water Board under the Water Boards Act, 1904-1951, and dissolve the Water Board constituted pursuant to any Order so revoked: Now, therefore, His Excelency the Governor acting with the advice and consent of the Executive Council doth hereby—

- 1. In exercise of the power conferred by the Water Boards Act, 1904-1951, abolish the Yarloop Water Area.
- 2. In exercise of the power conferred by the Water Supply, Sewerage and Drainage Act, 1912-1950, revoke the Order in Council dated the 7th day of April, 1938, and published in the Government Gazette on the 14th day of April, 1938, relating to the appointment of the Harvey Road Board as a Water Board and dissolve as from the 1st day of January, 1952, the Harvey Road Board as the Water Board constituted for the Yarloop Water Area.

Approved by His Excellency the Governor in Executive Council this 12th day of June, 1953.

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

Water Boards Act, 1904-1951.

Amendment to By-laws—Brunswick Water Area.

ORDER IN COUNCIL.

P.W.W.S. 248/39, Ex. Co. No. 1049.

WHEREAS it is enacted by section 141 of the Water Boards Act, 1904-1951, that a Water Board may make by-laws relating to the administration of the Act; and whereas the Governor in Council by an Order dated 18th April, 1939, and published in the Government Gazette on the 7th July, 1939, did approve of by-laws for the Brunswick Water Area, and whereas it is now desired to amend such by-laws: Now therefore His Excellency the Governor with the advice and consent of the Executive Council hereby directs that the said by-laws shall be amended in the manner stated in the Schedule herefo.

Schedule.

By addition to Schedule 1 following on 3 (a), Schedule of Prices of Water:—

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

		Amount
		of Fee.
If cost of building—		s. d.
Under £200	 • • • •	5 0
£200 and under £500	 	10 0
£500 and over	 	20 0

Note.—These charges shall apply to new buildings and to alterations and additions to existing buildings, also to wood and iron buildings without brick or plaster work if service is available before completion of construction of building.

Should the Minister specially meter a service water shall be allowed in return for building fee at 4s. per 1,000 gallons.

In cases where supply is drawn through an existing metered service, water shall be allowed in return for building fee paid at 4s. per 1,000 gallons.

4. Public water troughs and drinking fountains where the supply is metered the annual minimum charge shall be £1; where the supply is nonmetered, the annual minimum charge shall be—

					s.	d
(a)	Water	troughs		 	50	0
(b)	Drinkir	ng founta	ins	 	30	C

Approved by His Excellency the Governor in Executive Council, 12th June, 1953.

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

Traffic Act, 1919-1952.

Mount Magnet Road Board.

ORDER IN COUNCIL.

L.G.D. 1895/52

HIS Excellency the Governor acting by and with the advice and consent of the Executive Council doth hereby make the following Order under the authority of section 49 of the Traffic Act, 1919-1952, namely that the Mount Magnet Road Board is hereby empowered to make by-laws in pursuance of—

- (1) Clause (zd) of paragraph (i) of subsection (1) of section 47 of the said Act, appointing stands and parking places for different classes of vehicles and regulate the use thereof.
- (2) Clause (zl) of paragraph (i) of subsection (1) of section 47 of the said Act, prohibiting or restricting the parking of vehicles of a specified class or classes in all roads or in specified roads or specified parts of roads, at all times or at specified times.

Subject to the conditions that no such by-law shall be valid and effectual unless it has prior to notification of its making being published in the Government Gazette, been submitted to, and approved by the Governor.

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

Road Districts Act, 1919-1951.

Nullagine Road Board.

ORDER IN COUNCIL.

L.G. 1800/52.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, hereby makes the following order under the authority of the Road Districts Act, 1919-1951, namely:—

- 1. In pursuance of section 20 of the said Act, that the number of members of the Nullagine Road Board be decreased from seven to five.
- 2. In pursuance of section 14 of the said Act, that no new election in respect of the offices of the existing members shall be held by reason of the decrease in the number.

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

JUSTICES OF THE PEACE.

Premier's Department, Perth, 17th June, 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:—

Charles William Alexander Stanwell, Esquire, of Derby, to be a Justice of the Peace for the West Kimberley Magisterial District. George Frederick Gill, Esquire, of Melbourne (formerly of 168 St. George's Terrace, Perth) to be a Justice of the Peace for the State of Western Australia in lieu of the Perth Magisterial District.

Joseph Hayton, Esquire, of Alice Avenue, Fremantle (formerly of Darlington) to be a Justice of the Peace for the Fremantle Magisterial District in lieu of the Perth Magisterial District.

Aubrey Albert Warren, Esquire, of Gosnells (formerly of Mt. Magnet) to be a Justice of the Peace for the Perth Magisterial District in lieu of the Murchison Magisterial District.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that Nicholas Rauert Ward, Esquire, of Wiluna, Chairman of the Wiluna Road Board, has been appointed under section 9 of the Justices Act, 1902-1948, to be a Justice of the Peace for the Collier Magisterial District during his term of office as Chairman of the Board. Mr. Ward is already a Justice of the Peace for the Clifton Magisterial District.

> R. C. GREEN, Acting Under Secretary, Premier's Department.

AUDIT ACT, 1904.

Section 33.

The Treasury. Perth, 17th June, 1953.

THE following appointments, etc., have been approved:-

Certifying Officers.

T. 143/53—For the Western Australian Govern-T. 143/53—For the Western Australian Government Railways.—Appointments.—Mr. J. G. Ardagh as from 18th May, 1953, and Mr. G. Lowry, as from 1st June, 1953, for the Accounts and Audit Branch; Mr. F. W. Dixon from 15th June, 1953, to 21st July, 1953, for Civil Engineering Branch. Cancellations.—Mr. J. Ridley as from 19th February, 1953; Mr. D. Rae as from 18th May, 1953; Mr. L. R. Dunstan, Accounts and Audit Branch as from 26th May 1953. 26th May, 1953.

> H. W. BYFIELD, Acting Under Treasurer.

LAND AGENTS ACT, 1921. Form No. 1.

Application for License in the First Instance. To the Court of Petty Sessions at Perth:

I, TERESA McMAHON, of 25 Irwin Street. Perth. Retired Storekeeper, having attained the age of 21 years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921.

The principal place of business will be at Davilak Chambers, 538 Hay Street, Perth.

Dated the 16th day of June, 1953.

T. McMAHON.

Appointment of Hearing.

I hereby appoint the 22nd day of July, 1953, at 10 o'clock in the forenoon, as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 16th day of June, 1953.

A. F. N. SCHRODER, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

LAND AGENTS ACT, 1921. Form No. 1.

Application for License in the First Instance.

To the Court of Petty Sessions at Fremantle:

I, ROBERT LEWIS MILLER, of 48 Penguin Road, Safety Bay, Inspector (Temp.), Department of Commerce, having attained the age of 21 years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921.

The principal place of business will be at 48 Penguin Road, Safety Bay.

Dated the 28th day of May, 1953.

R. L. MILLER.

Appointment of Hearing.

I hereby appoint the 20th day of July, 1953, at 10 o'clock in the forenoon, as the time for the hearing of the foregoing application at the Court of Petty Sessions at Fremantle.
Dated the 12th day of June, 1953.

J. F. ROBERTSON, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

LAND AGENTS ACT, 1921. Form No. 1.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth:

I, EMILE ALEXANDER KOVACS, of 178 William Street, Perth, Agent, having attained the age of 21 years, hereby apply on behalf of Emile A. Kovacs General Agency, a firm of which I am a member, for a license to carry on the business of a land agent-under the Land Agents Act, 1921.

The principal place of business will be at 196 William Street, Perth.

Dated the 11th day of June, 1953.

EMILE ALEXANDER KOVACS.

Appointment of Hearing.

I hereby appoint the 21st day of July, 1953, at 10 o'clock in the forenoon, as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 11th day of June, 1953.

A. F. N. SCHRODER, Clerk of Petty Sessions.

Objection to the granting of the application may be served on the applicant and the Clerk of Petty Sessions at any time prior to seven days before the date appointed for the hearing.

Public Service Commissioner's Office, Perth, 17th June, 1953.

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

Ex. Co. 758, P.S.C. 26/53—R. W. Stannard, Clerk, Factories and Minerals Section, Registrar General's Office, Chief Secretary's Department, to be Clerk, Prices, Wages and Employment Section, Class C-II.1, as from 20th May, 1953.

Ex. Co. 656, P.S.C. 34/53—A. R. Whitworth, Clerk, Acounts Branch, Crown Law Department, to be Clerk of Courts, Broome, Class C-II-3, as from 3rd June, 1953.

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

Ex. Co. 887-Cadet Inspectors, (2) Fisheries Department, Class G-VII-1.

> S. A. TAYLOR, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.		Position.	Class.	Salary.	Date Returnable.
Treasury Mines Medical and Health		Assessor, Grade 2 (Item 92/52 (c)) Geologists, Grade 2 (3 positions) (b) Medical Officer, Grade 1, Sanatorium, Wooro-	C–II.–3/4 P–II.–3/7 P–I.–5	Margin £290-£350 Margin £290-£525 Margin £955-£1,035	1953. 20th June. do. 27th June.
Do	•…	loo (b) (d) Medical Superintendent, Mental Hospitals Department (b) (a)	P-S. £1.700	•	4th July.
Public Works Do	•		A Q 61 650	Margin £290-£310	do. .do.

Applications are called under section 34 of the Public Service Act, 1904-25, 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) A furnished house rent free with free light, fuel and laundry is provided within the grounds.
- (b) Applications are also called under Section 24.
- (c) The possession of an accountancy qualification by examination will be regarded as an important factor when assess ing relative efficiency under Section 34 of the Public Service Act.
 - (d) A house rent free with free light, fuel and laundry is provided.

18th June, 1953.

S. A. TAYLOR, Public Service Commissioner.

LOCAL COURTS ACT, 1904-1931.

Crown Law Department, Perth, 12th June, 1953.

File No. C.L.D. 480/50.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Local Courts Act, 1904-1931, has been pleased to amend, in the manner set out in the Schedule hereunder, the Rules of Court made under the Act, such amendments to take effect one month after publication thereof in the Government Gazette.

H. SHEAN, Under Secretary for Law.

Schedule.

The abovementioned Rules of Court are amended as follows:-

1. Rule 17 of Order XXVI is revoked and a new Rule 17 is inserted in lieu thereof.

Possession Fees.

- 17. No possession fee shall be payable where execution is paid out within half an hour of the bailiff's entry.
- 2. Rule 2 of Order XXX is amended by substituting for all words between the word "levy" in line fourteen and the word "to" in line twenty-three the words "and the particulars of his charges and shall pay to the clerk of the foreign Court the gross amount. The clerk of the foreign Court shall certify in the return the amount paid into Court and the amount of charges allowed by him to the bailiff and shall transmit the return and the net proceeds."
- 3. Form 107 in Part 1 in the Appendix is deleted and a new Form 107 substituted as follows:—
 - 107. NOTICE TO BE SENT WITH ALL WARRANTS OF EXECUTION AGAINST GOODS AND LAND.

Execution No.....

In the Local Court of Western Australia, Held at

between

Plaintiff.

and

Defendant.

TAKE notice that the Warrant of Execution against your goods and land on the judgment obtained against you in this action is for the following amount:—

			£	s.	d
Amount for which judgment was obtained		 			
Since paid by you into Court		 			
Remaining due on judgment		 			
Fee for issuing this warrant	• • • •	 ••••			
Amount to be levied		 			
With Bailiff's fee for executing warrant		 • • • • •			

with additional Ballin's fees as follows:—	
For keeping possession (maximum 15s. per day, or on goldfields or North of 20° of South Latitude, maximum 20s. per day)	£ s. d.
For poundage—	
If goods or land sold, £10 per cent. on amount realised, to include auctioneer's charges	
If not sold, £3 per cent. on amount levied	
For incidental expenses, viz.,	
	,
If the amount to be levied is paid to the Bailiff within half and his entry, you will not be required to pay him for keeping possession. Your goods are not to be sold until after the end of five days next the day on which they are seized, except at your request or unless are of a perishable nature. The Bailiff's fees are subject to review by the Clerk of the Cou Dated this	following the goods
Clerk of the C	Court.
4. Form 208 in Part 1 in the Appendix is deleted and a new substituted as follows:—	Form 208
208. BAILIFF'S RETURN TO WARRANT.	*
Return to Warrant No	iff of the
Local Court held atto the Clerk of the Local Court at	
Particulars.	
Date of Bailiff's entryTimeGoods seized at (address)	
Goods serzed at (address)	
Gross amount collected and paid into Court by Bailiff:— Paid by execution debtor onata.m./p.m. Proceeds of sale held onas per A/c Sales attached.	£ s. d.
Total	£
Charges Claimed on Levy.	£ s. d.
Possession fee in respect of the day of levy Man in possession (not being the execution debtor) from	2 B. u.
a.m./p.m. ontoa.m./p.m. on	
Bailiff's expenses of sale (receipts attached)	
Poundage at%	
(Particulars of claim for extra mileage, special allowance, costs of interpleader, cartage, removal and storage of goods or for any other item provided for in the Schedule of Bailiff's fees to be set out on an annexure, with supporting vouchers)	
Total charges claimed	£
I certify that the particulars shown above are true and correcaccordance with the Rules of the Local Court.	ct and in
Date Bailiff at	
Date Datini at	
I certify that I have allowed the charges to Bailiff at £	
Gross amount paid in £	
Allowed charges £	
Net proceeds due to execution creditor £	
Deficit on levy £ £	
Refund due to execution debtor £	
Dated thisday of195	
Clerk of the Local (Court.

5. The Bailiff's fees contained in Part II of the Appendix to the Rules of Court (G.G. 12/4/46) are amended by substituting for the paragraph "For keeping possession under a warrant of execution, a sum as may be allowed by the clerk, not exceeding per day, 15s., or on goldfields, or North of 20°

of South Latitude, not exceeding, per day, £1. When any bailiff remains in possession under more than one warrant, one possession fee only shall be chargeable and apportioned between the several warrants" the following:—

For keeping possession under a warrant of execution where execution is not paid out within half an hour of the bailiff's entry—

- (a) In respect of any day following the day of levy, such fee, if any, as the clerk may allow not exceeding, per day, 15s., or on goldfields, or North of 20° of South Latitude, not exceeding per day, £1.
- (b) In respect of the day of levy, where the total amount to be levied (excluding bailiff's charges)—
 - (i) does not exceed £5, a fee of one-third of the maximum,
 - (ii) does not exceed £20, a fee of half of the maximum.
 - (iii) exceeds £20, the maximum fee allowable under the immediately preceding subparagraph (a).

When any bailiff remains in possession under more than one warrant, one possession fee only shall be chargeable and apportioned between the several warrants

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

IT is hereby notified for public information that the Inspection of Scaffolding Act, 1924-1950 (approved for reprint 25th March, 1953), has been reprinted pursuant to the Amendments Incorporation Act, 1938.

Copies are available at the office of the Government Printer at the cost of 1s. each.

E. P. FOREMAN, Acting Under Secretary for Law.

Crown Law Department, Perth, 18th June, 1953.

HIS Excellency the Governor in Executive Council has approved of the appointment of Maurice Harwood, temporarily, subject to the provisions of section 12 of the Stipendiary Magistrates Act, 1930-

1950, as an acting Stipendiary Magistrate during the absence of K. J. Dougall on long service leave.

HIS Excellency the Governor in Executive Council has approved of the appointment of William Firth Triplett, of Katanning, as a Sworn Valuator under the Transfer of Land Act 1893-1950.

THE Hon. Minister for Justice has approved of the appointment of Lloyd Thomas Symonds, of Como, as a Commissioner for Declarations under the Declarations and Attestations Act, 1913, and has cancelled the appointment of R. J. Comerford as a Commissioner for Declarations under the same Act.

> E. P. FOREMAN, Acting Under Secretary for Law.

FREMANTLE HARBOUR TRUST ACT, 1902-1952.

Amendment of Regulations.

Ex. Co. No. 841.

THE Fremantle Harbour Trust Commissioners acting pursuant to section 65 of the Fremantle Harbour Trust Act, 1902-1952, hereby amend the Regulations made by them and in force under the said Act as published in the Government Gazette of the 5th September, 1934, and amended from time to time thereafter (reprinted by the Government Printer with all amendments to the 30th day of January, 1953), in the manner mentioned in the schedule hereunder.

Schedule.

The abovementioned regulations are amended as follows:-

1. By deleting from Regulation No. 137 the following:— Hides (including calf and yearling skins)—

Loose, 48 to the ton.

In bags, bundles or bales, per ton of 2,240 lb.

2. By deleting from the first, second, third and fourth columns respectively of Regulation No. 144, the following:—

Hides-

			s.	d.	£	s.	d.	s.	d.	
(a)	Loose, dry, each		0	1	0	0	6	0	4	
(b)	Loose, wet, each		0	1	0	0	9	0	6	
(c)	In bags, bundles	or bales—								
	per ton		5	0	1	0	0	6	0	

and by inserting in lieu thereof in the respective columns the following:—

	s. d	. £	s.	d.	s.	d.
(a) Buffalo, loose, dry, each	0 2	0	1	0	0	8
(b) Other, loose, dry, each	0 1	. 0	0	6	0	4
(c) Other, loose, wet, each	0 1	. 0	0	9	0	6
(d) In bags, bundles or bales—						
ner ton	5 0	1	Λ	Λ	6	Λ

3. By deleting from the first, second, third and fourth columns respectively of Regulation No. 145 the following:—

Hides-

	_			s.	d.	£	s.	d.	s.	d.
(a)	Loose, dry,	each		0	1	0	0	6	0	4
(b)	Loose, wet,	each .		0	1	0	0	9	0	6
(c)	In bags, b	undles c	r bal	les						
	(including h	nide piec	es)p	er						
	ton	****		5	0	0	14	0	6	0
									Y-	d

and by inserting in lieu thereof in the respective columns the following:-

	s.a.	£ S. Cl.	s. d.
(a) Buffalo, loose, dry, each	0 2	0 0 9	0 6
(b) Other, loose, dry, each	0 1	0 0 6	0 4
(c) Other, loose, wet, each	0 1	0 0 9	0 6
(d) In bags, bundles or bales			
(including hide pieces)—per			
ton	5 0	0 14 0	6 0

Passed by a resolution of the Fremantle Harbour Trust Commissioners at a meeting of the said Commissioners held on the 24th day of April, 1953.

The Common Seal of the Fremantle Harbour Trust was at the same time

affixed and impressed hereto by order and in the presence of-

(Sgd.) L. L. BATEMAN,

Chairman.

(Sgd.) E. H. BROWNE, Commissioner.

(Sgd.) H. ACTON, Secretary.

Approved by His Excellency the Governor in Executive Council, 27th May, 1953

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

[L.S.]

APPOINTMENTS.

Chief Secretary's Department, Perth, 12th June, 1953.

C.S.D. 411/51.

HIS Excellency the Governor in Executive Council has been pleased to make the following apppointments to the disciplinary staff of the Prisons Department as from the date stated in each case:— Thomas Terence McHugh, as Warder, from 7/11/51 and James William Walsh, as Warder from and James William 26/11/51. Walsh, as

H. T. STITFOLD, Under Secretary.

HOSPITALS ACT, 1927-48.

Department of Public Health, Perth, 12th June, 1953.

HIS Excellency the Governor in Executive Council has been pleased to appoint:-

P.H.D. 889/44.—Mr. M. T. Williamson to be a member of the Wiluna District Hospital Board for the period ending 31st July, 1953.

P.H.D. 202/29.—Mr. A. C. Sargent to be a member of the Wickepin District War Memorial Hospital Board for the period ending 31st July, 1953, vice L. J. Hosken, resigned.

H. T. STITFOLD, Under Secretary.

HOSPITALS ACT, 1927-1948. Department of Public Health, Perth, 12th June, 1953.

P.H.D. 99/33.

HIS Excellency the Governor in Executive Council has been pleased to approve of the amendments, in the manner set forth in the Schedule hereunder to the by-laws made by the Royal Perth Hospital Board under section 22 of the Hospitals Act, 1927-1948, and published in the Government Gazette on the 25th day of June, 1926, and amended from time to time thereafter.

H. T. STITFOLD, Under Secretary.

Schedule.

The abovementioned by-laws are amended as follows:-

- 1. By-law 54 (Government Gazette 28/11/47) is amended by inserting after the word "months" in line six the words "except that in special circumstances as laid down from time to time by the Board, the Appointments Advisory Committee may recommend an appointment for a term of three years.
- 2. By-law 58 (Government Gazette 28/11/47) is amended-
 - (i) by substituting for the words "One Senior Specialist not" in lines two and three the words "Two Senior Specialists neither" and

(ii) by inserting after the word "with" in line five the words "the Honorary Staff Representative serving on the Board of Management and".

Approved by His Excellency the Governor in Executive Council the 12th day of June, 1953.

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

HEALTH ACT, 1911-1952. Midland Junction Municipality.

P.H.D. 901/45.

P.H.D. 901/45.

WHEREAS under the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act, and whereas a local authority may, of its own motion, by resolution adopt the whole or any portion of such by-laws with or without modification, and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and published in the described as Series "A" have been prepared in accordance with the said Act and published in the Government Gazette on the 4th day of December, 1944, and amended from time to time thereafter: Now, therefore, the Midland Junction Municipal Council, being a local authority within the meaning of the Act, doth hereby resolve and determine that the amendments to the said Model By-laws published in the Government Gazette, on the 31st December of the said to be said lished in the Government Gazette on the 31st December, 1952, and the 6th February, 1953, shall be adopted without modification.

Passed by resolution of the Midland Junction Municipal Council on the 21st day of April, 1953.

The Common Seal of the Municipality of Midland Junction was hereto affixed this 22nd day of April, 1953, pursuant to a resolution passed on the 21st day of April, 1953, in the presence of---

J. H. COLE,

Mayor.

F. L. GAWNED,

Town Clerk.

[L.S.]

Approved by His Excellency the Governor in Executive Council the 12th day of June, 1953.

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

HEALTH ACT, 1911-1952. Department of Public Health, Perth, 12th June, 1953.

P.H.D. 1686/25.

HIS Excellency the Governor in Executive Council has approved of the use by the Armadale-Kelmscott Road Board of lot 167 as a site for the disposal of rubbish.

LINLEY HENZELL Commissioner of Public Health.

HEALTH ACT, 1911-1952.

Department of Public Health, Perth, 12th June, 1953.

P.H.D. 698/42.

HIS Excellency the Governor in Council has approved of the Municipality of Northam undertaking the extension of sewerage works in accordance with a notice of intention published by the said Council in the Government Gazette on the 27th February and the 6th and 12th March, 1953. Such works to be in accordance with the plan lodged with the Commissioner of Public Health and attached to Public Health Department file 698/42.

LINLEY HENZELL, Commissioner of Public Health.

NATIVE ADMINISTRATION ACT, 1905-1947 (Reprinted).

Department of Native Affairs, Perth, 15th June, 1953.

IT is hereby notified, for general information, that William George Bolton, aged about 57 years, of Narrogin, previously regarded as a native in law, is now regarded as a quadroon and being over the age of 21 years, is not a native within the meaning of section 2 of the abovementioned Act.

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:—

BRIDGETOWN.

7th July, 1953, at noon, at the Court House—

‡North Greenbushes—* \$\[\] 89, 3a. 17p., £25; 90,
5a., £25; 91, 5a., £25; 92, 5a., £25.

‡Qualeup—Town 12, 1r., £12.

‡Wilga—Town 5 and 7, 1r. each, £15 each.

KOORDA.

9th July, 1953, at 3.30 p.m., at the Rural and Industries Bank—

‡Bencubbin—Town 154, 39.3p., £35; 155, 1r., £30.

NORSEMAN.

9th July, 1953, at 4.30 p.m., at the Mining Registrar's

Norseman-**Town 935, 1r. C.U.V., £25.

*Suburban for cultivation.

\$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

** Available for leasing only, and subject to building conditions.

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, 1933-50, owing to non-payment of rent or other reasons.

Name, Lease, District, Reason, Corres., Plan. Bandy, J. A.; 347/3583; Muchamula, A.A. 78; conditions; 4/44; 31/80.

Brandli, W. E.; 347/8268; Wellington (Udue A.A.) 1081, 2692, 66; conditions; 6184/51; 383/46. Pilfoot, A.; 3117/714; Norseman, 922; abandoned; 2196/34; Norseman.

Gibbs, A. J.; 332/848; Swan, part of Reserve 20801; abandoned; 542/51; 28/80.

Hainge, P. F.; 347/7926; Murray 1455; conditions; 33/50; 383/40.

Mather, W. D.; 347/6620; Esperance 801, 802, 804, 805; conditions; 3073/50; 423/80.

Matthews, R. D. W.; P899; Nelson 12144; abandoned; 3408/51; 439/40.

McPharlin, W. H. D.; 347/7417; Ninghan 3279; abandoned; 145/51; 88/80.

Ostle, J. W.; 347/6772; Swan 1596, 1897; conditions; 5740/50; 28/80.

Pomery, M. H.; 347/7031; Plantagenet 4312; conditions; 7689/50; 452/40.

Spicer, E. G.; 347/8126; Roe 1200; conditions; 1336/52; 374/80.

Vaura, A.; 347/9114; Williams 7027, 7026, 7001, 9298; abandoned; 347/9114; 378/40.

Ostle, J. W.; 347/6813; Swan 3191; conditions; 5227/50; 1/40.

H. E. SMITH, Under Secretary for Lands.

WITHDRAWN FROM SELECTION.

Department of Lands and Surveys, Perth, 16th June, 1953.

Corres. No. 963/14.

IT is notified, for general information, that Nelson Locations 3462 and 11335 have been withdrawn from selection. (Plan 414D/40, C4.)

H. E. SMITH, Under Secretary for Lands.

KWINANA TOWNSITE.

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

Corres. No. 3161/52.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1950, of the area described in the Schedule hereto being classified as "Town and Suburban Lands," and of such townsite being hereafter known and distinguished as "Kwinana."

Schedule.

All that portion of land bounded by lines starting at the North-Western corner of Cockburn Sound Location 241 and extending Easterly, Southerly and again Easterly along boundaries of locations 241 and 635 to the North-Eastern corner of the latter location; thence generally South-Easterly along the Southern side of Hope Valley Road to the Easternmost corner of the Western severance of Peel Estate Lot 634; thence generally Southerly along the Eastern boundaries of the Western severances of lots 634 and 633 and the Eastern boundaries of lot 632, 1162, 631, 1163, 630, 1164, 629, 1165, 628, 627, 626, 625, 624, 623, 1177, 6, 97, 96, 95 and 93 to the North-Eastern side of road No. 313; thence generally North-Westerly along that side to the Eastern side of road No. 4029; thence Northerly along that side and onwards to the Northern side of road No. 3691; thence Westerly along that side to the South-Western corner of Cockburn Sound Location 711; thence Northerly along the Western boundaries of locations 711 and 96 to the North-Western corner of the latter location; thence North-North-Westerly, through location 617, to the South-Eastern corner of location 56; thence Northerly along the Eastern boundary of that location and an Eastern boundary of location 200 to the North-Eastern corner of the latter location; thence North-Eastern corner of locations 635 and 241 aforesaid to the starting point. (Plans 341A/40 and 341D/40.)

H. E. SMITH, Under Secretary for Lands.

LAND OPEN FOR SELECTION.

Perth Land Agency.

Department of Lands and Surveys, Perth, 10th June, 1953.

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 coutinue 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.

All marketable timber, including sandalwood and mallet, is reserved to the Crown, subject to the provisions of Clause 14 of the Regulations.

OPEN ON AND AFTER WEDNESDAY, 15TH JULY, 1953.

SCHEDULE 1.

Locat	ion No.	Are	a.		Price per Acre.	Plan.	Corres. No.	Classification File.	Deposit required
Avon Do.	16040* 25379¶	a. 499 5	r. 3 0	p. 12 0	£ s. d. 0 5 9 0 10 0	26c/40 E. 3 54/80 B. 3	4926/48 5213/28	4926/48 p. 15	£ s. d. 1 13 6 0 15 0
Do.	25451¶	3	0	0	(Purchase price) 5 0 0	54/80 B. 2	5052/29	• • • •	0 15 0
Hay Do. Kojonup	1400†† 1401†† 7682* **	115 170 2902	3 2 3	25 21 19	(Purchase price) 1 0 6 0 16 3 0 5 0	455B/40 F. I 455B/40 F. I 437D/40 B. · 3 & 4	$\begin{array}{c} 6057/22 \\ 6057/22 \\ 1057/53 \end{array}$	 6429/25 p. 91	I 7 II I 8 8 2 I3 0
Do.	8062* **	1102	0	29	0 5 0	437D/40 B. 3 & 4	1057/53	3001/24 p. 23	2 1 0
Do.	8100* **	1632	2	21	0 5 9	437D/40 B. 3 & 4	1057/53	1057/53 p. 22	2 5 11
Do.	8881*§	1206	0	35	Subject to pricing	417/80 F. 4	4538/50	Subject to classi- fication	12 5 0
Nelson Do. Do.	3979* 8601‡ 8892*	417 144 123 152	3 1 0 0	27 17 28 1	$egin{array}{cccc} 0 & 10 & 0 \\ 1 & 8 & 0 \\ 1 & 7 & 0 \\ 1 & 6 & 0 \\ \end{array}$	438B/40 D. I 454B/40 E. I 454B/40 E. I 454B/40 E. I	2843/33 5068/50	7030/51 p. 3 2843/33 p. 38 	1 13 6 1 7 11 1 7 11 1 7 11
Do. Do.	889 3 * 11912¶	152	0	13	$\begin{smallmatrix}1&0&0\\2&0&0\end{smallmatrix}$	414c/40 E. 4	2139/49		1 10 0
Do.	12237∜	12	3	10	20 0 0 (Purchase price)	415c/40 F. 3	10370/05 V. 7		2 5 0
Do.	12242§	abt. 100	0	0	0 10 0 (ex. survey fee)	453c/40 E. 3	887/40	1044/31 p. 4	4 18 9
Oakabella Estate	64§¶ ‡‡	abt. 55	0	0	I 5 0	157A/40 A. 2	9045/08 V. 3	••••	4 3 9
Plantagene	et 5696¶	42	0	27	0 9 0	435/80 A. 4 & 446/80 A.	1929/52	••••	1 5 0
Swan	5460§¶¶	abt. 32	0	0	Subject to pricing	1B/20 S.E.	10073/97 V. 3	Subject to classification	3 5 0
Do.	5461§¶¶	abt. 50	0	0	do. do.	1B/20 S.E.	10073/97 V. 3	do.	3 5 0
Victoria	9677	abt. 170	0	0	do. do.	157c/40 D.E.		do.	1 8 8
Do.	9678	abt. 250	0	0	do. do.	157c/40 D.E.	2138/38	do.	6 5 0
Do.	9679	abt. 70	0	0	do. do.	157c/40 D.E.	2138/38	do.	1 6 5
Do.	9680	47	3	15	do. do.	157e/40 D.E. 4	2138/38	do.	1 5 0

SCHEDULE 2.

	District.		Description.	Plan.	Corres. No.	Deposit required.
Avon;	§	****	The area of about 200 acres formerly comprised in Reserve No. 13217 bounded by Avon Locations 8296, 23059, 25357, 20873 and 22024 and by the balance of the said reserve,	3c/40 F. 4	1615/53	£ s. d. 5 6 3
Do.	 .		being about 60 acres in the South-West corner of the original reserve. Priced at 9s. per acre (excluding survey fee). Subject to classification The area of about 1,500 acres (including Avon Location 17727) bounded by Road No. 3687 and Locations 16700, 5384, 5546, 4875, 16440, 12209 and 12223	379B/40 E. 3 & 4	4959/52	13 3 9

SCHEDULE 2—continued.

District.	Description.	Plan.	Corres. No.	Deposit required.
Kent	The area of about 3,500 acres bounded by lines commencing at the North-East corner of Reserve No. 1558 and extending North about 82 chains to the Southern side of a track adjacent to the Overland Telegraph; thence Easterly along the said side of the said track about 280 chains; thence South about 70 chains; thence East about 12 chains; thence South about 85 chains to and along the West boundary of Kent Location 642; thence West to the Eastern boundary of Location 1210; thence North and West along boundaries to the last-mentioned location to the starting point	447/80 D. 2	5760/52	£ s. d. 18 16 3
Kojonup	The area of about 540 acres bounded on the South and East by Kojonup Locations 8919, 7572, 8146 and 8914; on the West by the prolongation North of the Western boundary of	435/80 A.B. I	5747/52	8 10 0
Melbourne	Location 8914; on the North by the plan border The area of about 4,000 acres bounded by lines commencing at the South-West corner of Melbourne Location 2320 and extending Southward in prolongation of the Western boundary of that location about 276 chains to the Northern boundary of Swan Location 1375; thence Eastward about 136 chains along the said boundary of Location 1375 and the Northern boundary of Reserve No. 425 to the Western side of Road No. 10419; thence North along the said side and across Road No. 10419 and onward along the Western side of a surveyed road to and across a protected road and again onward to the Southern side of Melbourne Location 3342; thence West, South and again West along boundaries of Locations 3342 and 2320 to the starting	30/80 F. I 31/80 A. 1 58/80 A. 4 59/80 F. 4	2162/52	20 2 6
Do. §§	point The area of about 3,500 acres bounded by lines commencing at the intersection of the North-East side of Road No. 10419 with the Eastern side of Lease 3116/1582 and extending Northward about 170 chains to a North-East corner of Melbourne Location 3445; thence Easterly in prolongation of a Northern boundary of that location to a Western boundary of Location 3342; thence Southerly and Easterly along boundaries of Location 3342 to the North-West corner of Location 2320; thence Southerly along the West boundary of that location and onward to Road No. 10419 aforesaid; thence North-Westerly along the said side of the said road to the starting point	59/80 F. 4	2358/50	18 16 3
Oldfield and Esperance† (a)	(1) The area of about 5,000 acres bounded on the North by an East-West line situate 635 chains South from the Northernmost boundary of Pastoral Lease 393/421; on the South by an East-West line situate about 778 chains South from the said Northernmost boundary of Pastoral Lease 393/421; on the East and West by boundaries of the said Pastoral	422/80 C.D. 3	11259/07	22 7 6
	Lease (2) The area of about 5,000 acres bounded on the North by Area (1) above; on the South by an East-West line situate about 143 chains South from Area (1) above; on the East	422/80 C.D. 3	11259/07	22 7 6
	and West by boundaries of the said Pastoral Lease (3) The area of about 4,500 acres bounded by lines commencing at the South-West corner of former Pastoral Lease 708/95 and extending West about 133 chains to the Eastern boundary of Oldfield Location 3; thence North and Westerly along boundaries of that location to its North-West corner; thence South about 36 chains to a South-East corner of Pastoral Lease 393/496; thence West 57 chains 73 links to an internal South-East corner of Pastoral Lease 393/496 and North 55 chains to a Southern boundary of Pastoral Lease 393/421; thence West about 50 chains to a South-West corner of the last-mentioned Pastoral Lease; thence North about 80 chains; thence East along the Southern boundary of Area (2) above and South along an Eastern boundary of Pastoral Lease 393/421 to the starting point	422/80 C.D. 3	11259/07	22 7 6
	(4) The area of about 5,000 acres bounded by lines commencing at the Northernmost North-East corner of Pastoral Lease 393/496 and extending West about 228 chains; thence South about 220 chains, the opposite boundaries being parallel and equal	422/80 C.D. 3	11259/07	22 7 6
	(5) The area of about 5,000 acres bounded on the North by Areas (3) and (4) above; on the West by the prolongation of the Western boundary of Area (4); on the South and East by boundaries of Pastoral Lease 393/496	422/80 C.D. 3	11259/07	22 7 6
Sussex§	The area of about 610 acres bounded by Sussex Locations 1572, 3063, 1590, 2590, 2589, the surveyed road abutting the Eastern boundaries of Locations 2587 and 2588 and the surveyed road extending generally Westerly from Location 1572 along the Southern boundaries of Locations 3062 and 2586 and onward to its junction with the aforesaid road at the Easternmost corner of Location 2587 Available as two blocks comprising about 290 acres and 320 acres respectively, and divided by a North-South line, respective prices being 14s. and 14s. 6d. per acre (excluding survey fees)	413D/40 B. 3 & 4	384/33	6 5 0 (290 acres) 7 3 9 (320 acres)

SCHEDULE 2-continued.

District.	A Andrew Colonia	Description.	Plan.	Corres. No.	Deposit required.
Swan		Location 2132 and the area of about 14 acres bounded by Roads Nos. 2062 and 10202 and Locations 870 and 1717, total area being about 174 acres. Subject to pricing and	31/80 D. 3	5761/52	£ s. d. I 8 8
Victoria and bourne	Mel-	classification The area of about 1,200 acres (including Victoria Locations 3803 and 7499) bounded by lines commencing at the North-East corner of Location 1636 and extending East to the Western side of Location 947; thence South and East repeatedly along boundaries of Victoria Locations 947, 946, 945 and Melbourne Location 3438 to a point on the Southern boundary of the lastmentioned location about 20 chains East from its South-West corner; thence South about 32 chains; thence West 100 chains along a boundary of former Pastoral Lease 4048/93; thence North-West across the Hill River to the South-Westernmost corner of Victoria Location 3803; thence North to the Southern boundary of Victoria Location 6840; thence East, North, West and again North along boundaries of	62/80 C. I	5729/49	11 10 0
Victoria		Locations 6840 and 1636 to the starting point The area of about 2,000 acres bounded by lines commencing at the South-East corner of Victoria Location 4462 and extending East about 12 chains; thence South about 245 chains to the Northern boundary of Location 7154; thence West along boundaries of Locations 7154 and 7243 to the South-East corner of Location 8259; thence North to the North-East corner of Location 8259; thence West about 39 chains; thence North to and along the Eastern boundary of Location 4588 to its North-East corner and onward to the Southern boundary of Location 3542; thence East along boundaries of Locations 3542 and 4462 to the starting point	157B/40 E. 2 and 157C/40 E. 3	721/53	14 10 0
Williams		The area of about 200 acres bounded by Williams Locations 8653, 2993, 5528, 12659, 3478, 9547 and 10476	385D/40 C. 4	6347/50	5 6 3
Do.		The area of about 155 acres bounded by Williams Locations 14352, 8663, 14207, 10391 and 13157	386D/40 C. 3	719/53	4 18 9
Do.		The area of about 110 acres bounded by Williams Locations 14711, 11128, 8663, 14352 and by the Southern boundary of Location 13292 and its prolongation Eastward	386D/40 C. 3	719/53	4 18 9

- * Subject to exemption from road rates for two years from date of approval of application. † Subject to payment for improvements. ‡ Subject to payment for improvements, if any. § Subject to survey.

- § Subject to survey.

 Subject to the special conditions which govern selection in this district.
- ¶ Available to adjoining holders only.

 **Subject to poison conditions.

- †† Subject to amendment of lease 924/41A.

 ‡‡ Subject to amendment of lease 783/41A.

 §§ Subject to determination of monthly tenancy No. 25.

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

 ¶¶ Subject to the conditions that standing trees shall be either ring-barked or felled and left on the ground for two years and shall not be otherwise dealt with; and that all timber at present on the ground shall remain on the land until required for use by the Chargeal Iron Industry. required for use by the Charcoal Iron Industry.
 - (a) Subject to the provisions of section 109B of the Land Act, 1933-1950.

H. E. SMITH, Under Secretary for Lands.

ROAD DISTRICTS ACT, 1919-1951.

Closure of Road.

I, ALAN ROSS BEECK, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Katanning Road Board to close the said portion of road, viz.:-

Katanning.

701/53.

The surveyed road along the South boun-K.407. dary of Williams Location 9009, from the South-West corner of the location to a surveyed road at its South-East corner. (Plan 408/80, D4, p. 2, 4.) its South-East corner.

ALAN R. BEECK.

I, Samuel Kemble, on behalf of the Katanning Road Board, hereby assent to the above application to close the road therein described.

> S. KEMBLE. Chairman Katanning Road Board.

PUBLIC WORKS TENDERS.

Tenders, closing at Perth, 2.30 p.m., on dates mentioned hereunder, are invited for the followon dates All tenders to be on a firm basis. Rise and ing. Fall Clause will not apply.

Kununoppin District Hospital Additions-Completion of Contract and Drainage (12228); 23rd June, 1953; conditions may be seen at the Con-tractors' Room, P.W.D., Perth and Merredin, and Kununoppin District Hospital, on and after 3rd

Bunbury Rural and Industries Bank—Alterations to Shop Premises at No. 90 Victoria Street (12230); 23rd June, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 3rd June, 1953.

Gascoyne Research Station—New Staff Quarters (12232); 23rd June, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, Geraldton and Carnarvon, on and after 9th June, 1953.

3/6/53.

Meekatharra Doctor's Residence—Repairs and Renovations and Septic Tank Installation (12233); 23rd June, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and Mining Registrar's Office, Meekatharra, on and after 9th June, 1953.

Merredin School Hostel—Additions, 1953 (12234); 23rd June, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin,

on and after 9th June, 1953.

University of Western Australia—Supply, Delivery and Installation of Mechanical Ventilation Dustwork (12237); 23rd June, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 10th June, 1953.

Esperance Hospital-Alterations, Drainage, and Hot Water Service (12238); 30th June, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, and Police Station, Esperance.

Electricity Commission—Northam Office ion of Premises, 153 Fitzgerald Street Conversion of Premises, 153 Fitzgerald Street (12239); 30th June 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 16th June, 1953.

Fremantle Harbour-North Quay-Sand Removal (12240); 30th June, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, as from 11th June, 1953.

Royal Perth Hospital—Second Section Deep Therapy Equipment (12236); 7th July, 1953; con-ditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 16th June, 1953.

Metropolitan Market Trust Building—Reinstatement of Damaged Verandah (12243); 7th July, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 23rd June, 1953.

School—Repairs and Renovations (12241); 14th July, 1953; Conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 30th June, 1953.

Bridgetown Hospital—Sewerage Drainage (12242); 14th July, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Courthouse, Bridgetown, on and after 30th June,

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

W. C. WILLIAMS, Under Secretary for Works.

19/6/53.

P.W. 686/53; Ex. Co. No. 1023.

Public Works Act, 1902-1950; Industrial Development (Kwinana Area) Act, 1952.

LAND RESUMPTION.

Town Planning and Housing (New Town) at Kwinana-Additional Land.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule heretobeing all in the Cockburn Sound District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 12th day of June, 1953, been set apart, taken, or resumed for the purposes of Town Planning and Housing (New Town) at Kwinana—Additional Land.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 33753, which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A.,, No. 33753.	Owner or Reputed Owner.	Description.	Area.
	John Dickie	Portion of Cockburn Sound Location 16 and being Lot 603 on L.T.O. Plan 3475 (Certificate of Title Volume 777, Folio 133)	a. r. p. 107 2 24

Certified correct this 27th day of May, 1953.

JOHN T. TONKIN. Minister for Works. CHARLES GAIRDNER, Governor in Executive Council.

Dated this 12th day of June, 1953.

METROPOLITAN WATER SUPPLY, SEWERAGE and DRAINAGE DEPARTMENT.

Perth, 19th June, 1953.

M.W.S. 2358/52.

LICENSED sanitary plumbers are hereby notified that the Hon. Minister for Water Supply, Sewerage and Drainage has approved of the issue of a certificate under by-law 58 to the following Working Plumbers to permit them to carry out actual plumbing work under the direction of Licensed Sanitary Plumbers in connection with sewerage installations:-

Alexander, A. G. Anthony, N. J. Arthur, W. Bell, A. R.

Blay, W. T. Bloomfield, R. Bradley, T. Bradshaw, R. S.

Blackwell, J. Blackwell, W. S. Blackwell, Bell, T. W. Brown, R. L. Buck, N. R. Blackwood, W. Barron, E. Chilton, A. R. Crowe, S. B. Chadwick, W. E. Chybik, L. Craig, R. B. Cockburn, J. Cook, D. D. Coote, A. D. Clemens, A. H. G.

Brazuk,

Cagnetti, G. Drayton, S. F. Draper, E. Daniels, L. Dixon, N. Doyle, E. L. de Jong, G. Davis, F. M. Davey, A. J. Dearle, G. Dallamora, A. Edwards, W. B. Frampton, W. J. Felber, W. G. Floriann, B. Fletcher, F. T. Funnell, H. C.

Faraday, S. Green, T. Gorham, J. Gaudlitz, N. Murdoch, T. Newman, R. T. Nightingale, L. Neubauer, L. Nicholson, T. Nobbs, M. K. Pike, E. B. Przybylski, C. Gouldsmith, J. E. Gregory, R. K. Gregory, Wm. E. Grattidge, Wm. D. Hamilton, W. W. Henderson, F. E. Hall, J. C. Holden, H. Przybylski, C. Potisk, F. Paterson, R. G. Patching, R. W. Paxman, N. Prestage, Wm. C. Roberts, S. I. Rout, D. F. Read, M. S. Raeside, J. Rowden, L. E. Redman, H. J. Reeve, C. H. Roberts, M. L. Holden, H.
Holmes, J. T.
Haest, F. E.
Hagart, P. C.
Hanna, L. A.
Haseldine, B. C.
Hazelgrove, H. G.
Harrison, G. F.
Holland, R.
Hazell, F. M.
Hannan, W.
Hope, R. H.
Ingram, Wm. A.
Johnson, D. A. Roberts, M. L. Rumble, A. T. Riches, Wm. J. (jun.) Schuren, J. Soal, J. E. Ingram, Wm. A Johnson, D. A. Jones, F. C. Jack, D. H. Jones, E. O. I. Jolly, W. E. Jewitt, J. A. Kitching, J. M. Stevenson, W. A. Stewart, G. Shearsmith, J. G. Sutherland, C. Sutnerland, C.
Stirling, J. G.
Strange, T. H.
Shaw, I. G.
Stone, F. W. J.
Seach, E. A.
Shearing, A. F.
Summerfield, G. Kitching, J. M. Kochl, O. Kreuzer, R. Kreuzer, R. Krouzecky, G. Kemp, F. S. Kenny, C. V. Latham, T. E. Lacing, A. Scotson, V. Scotson, V.
Schraege, F.
Smith, J. M.
Stuart, R. W.
Trewin, D. W.
Tuna, H.
Tatlow, J. E.
Thomas, J. B.
Timms, D. N.
Turner, K. L.
Vosatka, J. Lohregger, J. Lifka, R.
Lavery, J. F.
Lammeretz, J.
Metcalf, E. S.
Mansbridge, J. A. Mason, J. R. McCormack, J. Mortimer, J. C. Magloth, K. Mellinger, W. Vosatka, J. Van De Wege Van Kampen, G. J. P. Vines, R. Willett, E. V. Waddell, J. Wallis, C. H. Wilson, W. Michimair, F.
May, G. E.
Moyle, G. H.
Murphy, M. J.
Maynard, J. H. A.
Murdoch, Wm.
Mistilis, S.
McKennay, P. S. Wholley, A. Walker, J. Walmsley, S.
Wilson, T. A.
White, N. L.
Waterbury, C. H.
Waldron, B. T. McKennay, R. S. McMillan, S. McC. Mann, J. H. Main, G. A. May, J. T. Young, A. H.

Licensed sanitary plumbers are required, in compliance with by-law 58, to employ only men under their direction in connection with sewerage installations who are in possession of a working plumber's certificate issued under such by-laws.

R. J. BOND, Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 332/53, 506/53, 1888/52.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in extension to Area 25, Part 1, Subiaco, within the boundaries of the City of Perth, to serve lots 658 to 667, inclusive, Berkeley Crescent, lots 668, 669 and 689, 690, Brookdale Street, and lots 691 to 700, inclusive, Grantham 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 September, 1953, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st September, 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 19th day of June, 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. 379/53.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in extension to Area 11, Part 2, South Perth, within the boundaries of the South Perth Road District, to serve lot 1, Brittain Street.

The owner of the above property is hereby notified that such property is capable of being connected to the sewer and must, therefore, connect his premises to the sewers within 30 days from date of service of prescribed notice, and is also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st September, 1953, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st September, 1953, rates will be charged from date of connection.

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

Dated this 19th day of June, 1953, at the office of the Department, St. George's Place, Perth.

R. J. BOND, Under Secretary.

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

Water Supply, Sewerage and Drainage Department, Perth, 12th June, 1953.

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 amendment, 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, and amended from time to time thereafter.

R. J. BOND, Under Secretary.

Schedule.

The Schedule to by-law 278 of the abovementioned by-laws is amended—

- (a) by substituting for the figures "1.6" in item (1) the figures "1.9";
- (b) by substituting for the figures "1.0" in item (2) (a) the figures "1.3";
- (c) by substituting for the figures "1.3" in item (2) (b) the figures "1.6";
- (d) by substituting for the figures "1.0" in item 3 (a) the figures "1.3";
- (e) by substituting for the figures "1.0" in item 3 (b) the figures "1.3";
- (f) by substituting for the figures "0.9" in item3 (c) the figures "1.0";
- (g) by substituting for the figures and symbols "1s. 6d." in lines 23, 24, and 26 of item 6 the figures and symbols "1s. 9d." respectively.

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.

Fremantle Municipality.

2725/51—Blinco Street, from lot 11 to lot 9—Easterly.

Armadale-Kelmscott Road District. 530/53—Friar Road, from lot 55 to lot 54—South-Westerly.

Bayswater Road District.

2047/52-Light Street, from part lot 1161 to lot

1162—North-Westerly. 2123/52—Remah Road, from lot 819 to lot 821— North-Westerly.

Canning Road District.

1872/52—Mitchell Street, from lot 4 to Chapman Street — South-Westerly. Chapman Street, from Mitchell Street to Wyong Road—North-Westerly. Wyong Road, from Chapman Street to lot 10—South-Westerly. 398/53—Mills Street, from part lot 192 to Chan-non Street—South-Westerly.

Melville Road District.

439/52-McCoy Street, from lot 6 to lot part 8-Easterly.

2045/52-Knox Crescent, from Stock Road to lot 41—South-Easterly.

2208/52—Melville Beach Road, from lot 6 to lot 2— North-Easterly.

1354/51—Preston Point Road, from Money Road

to lot 755—North-Westerly. 1412/51—Williams Road, from lot 112 to Kennedy Street—Northerly. Kennedy Street, from Williams Road to lot 110—Easterly.

189/53—First Avenue, from Kishorn Road to lot 307—Northerly.

455/53—Melville Beach Road, from lot 958 to lot

970—Southerly. 1312/52—Latham Street, from lot 66 to lot 65— Southerly.

1885/51-Birdwood Road, from lot 927 to lot 1-Easterly.

Perth Road District.

2047/52-Light Street, from part lot 1161 to lot 1162-North-Westerly.

2091/52—Parramatta Road, from lot 1071 to lot

1068—Northerly. 249/53—Woodside Street, from lot 1364 to Beat-

rice Street—Northerly. 405/52—Crawford Road, from lot 1 to North-West part lot 74—North-Westerly.

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 19th day of June, 1953.

R. J. BOND, Under Secretary.

RIGHTS IN WATER AND IRRIGATION ACT, 1914-1951.

P.W.W.S. 1120/37.

IT is hereby notified, for general information, that His Excellency the Governor in Council has been pleased to approve, under section 3, subsection (4) of the Rights in Water and Irrigation Act, 1914-1951, of the appointment of Donald Campbell Munro, Hydraulic Engineer, of the Public Works Water Supply Department, as a Commissioner to advise the Minister upon matters relating to the administration of the Act and any other Acts in force for the time being relating to irrigation and drainage, such appointment to date from 15th June, 1953.

And to approve of the appointment of George Samuel, Sub-accountant, of the Public Works Water Supply Department, and of the appointment of John Allan Baron-Hay, representative of the ratepayers' interests in the Waroona Irrigation District, two Commissioners to advise the Minister upon matters relating to the administration of the Act, and any other Acts in force for the time being relating to irrigation and drainage, such appointments to date from the 24th July, 1951.

Also to approve of the cancellation of the appointment of Charles Harriot Henning, John Neil, W. M. Robertson, R. W. Edwards and Peter Boobbyer.

W. C. WILLIAMS Under Secretary for Works.

MUNICIPAL CORPORATIONS ACT, 1906-1951.

Municipality of Geraldton.

Notice of Intention to Borrow—Proposed Loan No. 35-£2,700.

NOTICE is hereby given that the Council of the Municipality of Geraldton proposes to borrow the sum of two thousand seven hundred pounds to be expended on works and undertakings within the district of the said Municipality, namely, the conversion of a residence to electricity and gas departmental offices.

The said amount of two thousand seven hundred pounds 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 four pounds seventeen shillings and sixpence per centum per annum, payable half-yearly on the respective due dates of the said instalments.

Plans and specifications and an estimate of the cost of the said works and undertakings and a statement showing the proposed expenditure of the money to be borrowed, have been prepared and shall be open to the inspection of ratepayers of the said Municipality for six weeks after the publication of this notice, at all reasonable times.

The moneys due on such debentures are to be payable at the State Treasury, Perth.

Dated the 12th day of June, 1953.

JAMES McALEER, Mayor.

R. W. CARTER, Town Clerk.

THE MUNICIPAL CORPORATIONS ACT, 1906/1951; THE CITY OF PERTH ENDOWMENT LANDS ACT, 1920.

City of Perth.

By-Law No. 43-Buildings on Endowment Lands and Limekilns Estate. (Amendment.)

L.G. 2124/52.

IN pursuance of the powers in that behalf contained in Part VII of the City of Perth Endowment Lands Act, 1920, and the Municipal Corporations Act, 1906-1951, the Lord Mayor and Councillors of the City of Perth hereby order that By-law No. 43 be amended as follows:

1. Subclause (1) of clause 4 is amended by adder at the end thereof a proviso as follows:—"Proing at the end thereof a proviso as follows:vided that a dwelling-house may include a doctor's

or a dentist's surgery."

2. Subclause (7) of clause 4 is repealed and a new subclause is inserted in lieu thereof as follows:—"All dwelling-houses other than detached garages and outbuildings, and all detached garages and outbuildings on lots on which a dwelling-house is by subclause (6) of this clause required to front Oceanic Drive or The Boulevard, shall be constructed of brick, stone, concrete or similar material. Provided that the Council may at its discretion permit wooden gables to be incorporated in any such dwelling-house, detached garage or out-building."

Passed by the Council of the City of Perth at the Ordinary Meeting of the Council held on the 20th day of April, 1953.

[L.S.]

J. TOTTERDELL, Lord Mayor.

W. H. McI. GREEN, Town Clerk.

Recommended-

(Sgd.) G. FRASER, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 12th day of June, 1953.

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

MUNICIPAL CORPORATIONS ACT, 1906-1947. Municipal Election.

Local Government Department, Perth, 16th June, 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.

Wagin Municipal Council. 16th May, 1953; Hebiton, John Simpson; Garage Manager; (b); Prosser, C. R. Extraordinary election.

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

ROAD DISTRICTS ACT, 1919-1951.

Merredin Road Board.

Alteration of Ward Boundaries.

Notice of Intention.

Local Government Department, Perth, 25th May, 1953.

L.G. 765/52.

I.G. 765/52.

IT is hereby notified for general information that it is the intention of His Excellency the Governor under the provisions of the Road Districts Act, 1919-1951, to alter boundaries of the North-East and Totadgin Wards of the Merredin Road District by transferring portion of the North-East Ward to the Totadgin Ward and portion of the Totadgin Ward to the North-East Ward to the intent and purpose that the common boundary between these Wards shall be altered as set forth in the Schedule Wards shall be altered as set forth in the Schedule hereto. Plans showing the proposed alterations may be seen at the Local Government Department, 766 Hay Street, Perth.

> (Sgd.) G. FRASER, Minister for Local Government.

Schedule.

Alteration herewith by a line starting at the North-Western corner of Avon Location 20722, a point on the present common boundary, and extending Northerly and Westerly along boundaries of location 25246 and onwards along the Southern boundary of location 25035 and again onwards to the Easternmost boundary of location 25114; thence Southerly along that boundary to a point in prolongation Easterly of the Northernmost boundary of location 25295; thence Westerly to and along that boundary to the Eastern boundary of location 22747; thence Northerly and Westerly along boundaries of that location to the Eastern boundary of location 24290; thence Northerly along that boundary and

onwards to the North-Western side of the Goldfields Water Supply Pipe Track Reserve; thence South-Westerly along that side to the North-Eastern boundary of location 27226; thence South-Easterly, South-Westerly and North-Westerly along boundaries of locations 27226 and 25264 and onwards to aries of locations 27226 and 25264 and offwards to the North-Western side of the Pipe Track Reserve aforesaid and thence generally South-Westerly along that side terminating at its intersection with the present common boundary, being a point in prolongation Northerly of the Eastern boundary of location 19458. (Public Plan 24/80.)

ROAD DISTRICTS ACT, 1919-1951.

Dardanup Road Board.

Local Government Department, Perth, 17th June, 1953.

L.G. 1785/52.

IT is hereby notified for general information that His Excellency the Governor has approved of the erection of a Hall on Dardanup Lot 34, as a work and undertaking for which money may be bor-rowed under Part VII of the Road Districts Act, 1919-1951, by the Dardanup Road Board.

GEO. S. LINDSAY, Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1948.

Road Board Election.

Local Government Department, Perth, 16th June, 1953.

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

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

Wyndham Road Board.

18th April, 1953; Woodland, John Angus; —; Hotel Keeper; (b); Sharpe, D. M.; unopposed. 18th April, 1953; Sargent, Roy; —; Foreman P.W.D.; (a); Skuthorpe, R. G.; unopposed.

Coolgardie Road Board.

*30th May, 1953; Perry, Leonard; Country; Miner; (b); Davison, Robert; unopposed.

* Denotes extraordinary election.

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

ROAD DISTRICTS ACT, 1919-1951.

Marradong Road Board.

Local Government Department, Perth, 17th June, 1953.

L.G. 1148/52.

IT is hereby notified for general information that His Excellency the Governor has approved of the erection of a Hall on lot 12 of Williams Location 8016, Certificate of Title Volume 1122, Folio 727, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Marradong Road Board.

GEO. S. LINDSAY, Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1951.

Kalgoorlie Road Board.

Local Government Department, Perth, 17th June, 1953.

L.G. 53/53.

IT is hereby notified for general information that His Excellency the Governor has approved of the purchase of five tip trucks and a grader equipped with loader as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Kalgoorlie Road Board.

GEO. S. LINDSAY, Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1951. Pingelly Road Board.

Local Government Department, Perth, 17th June, 1953.

L.G. 1874/52.

IT is hereby notified for general information that His Excellency the Governor has approved of renovations and furnishing of the Pingelly Town Hall as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Pingelly Road Board.

GEO. S. LINDSAY, Secretary for Local Government.

DOG ACT, 1903-1948. Tableland Road Board.

PURSUANT to an Order in Council promulgated in the *Government Gazette* of 20th February, 1953, under section 35A of the Dog Act, 1903-1948, and in exercise of other powers thereto enabling the Tableland Road Board doth hereby make the following by-law for the establishing of a dog pound and control of dogs in the townsite of Wittenoom.

- 1. The Tableland Road Board may, subject to the provisions of the Road Districts Act, 1919-1951, establish and maintain a pound or pounds for the impounding of dogs seized pursuant to the provisions of the Dog Act, 1903-1948.
- 2. Any dog seized pursuant to the provisions of section 19 of the Dog Act, 1903-1948, shall be held and disposed of in manner provided in this by-law.
- (a) Subject to compliance with the first proviso to section 19 of the Dog Act, 1903-1948, such dog may be destroyed or sold by an authorised officer of the Board at any time after expiration of 48 hours from time of seizure, unless the owner there-of or a person authorised by him shall have paid the fees hereinafter provided for, and shall have taken delivery of the dog, and upon such sale the purchaser shall become the lawful owner of the dog.
- (b) No owner or person authorised by him shall be entitled to release of a dog while any such fees shall remain unpaid in respect of the dog.
- (c) No owner or person authorised by him shall be entitled to release of a dog at a time outside the normal working hours.
- (d) Notwithstanding anything herein before contained, but subject to the first proviso to section 19 of the Dog Act, 1903-1948, such dog may be destroyed at any time upon authority from the Secretary of the Board if, in the opinion of the Secretary retary, it is too savage or noisy to be kept, or is suffering because of injury or sickness.
- (e) A person applying for release of any such dog shall prove to the satisfaction of the authorised officer in charge of the pound the ownership of the dog and his authority to take delivery. Such officer may accept such proof as he considers satisfactory, and no person shall have any right of action against him or the Road Board in respect of a delivery pursuant thereto.
- 3. The respective fees to be payable in respect of seizing, care, detention and destruction of dogs seized as aforesaid shall be as follows:-
 - (a) The seizure of any dog—ten shillings.
- (b) The care and detention of any dog—five shillings for each period of 24 hours from the seizure and for any fractional part of such period.
- (c) The destruction of any dog—five shillings. Such fees shall be the liability of the owner of the dog in respect of which the same are payable and shall be a debt due by such owner to the Road Board.

- 4. If the Road Board shall at the request of the owner destroy any dog, whether seized as aforesaid or not, such owner shall pay to the Road Board a
- fee of five shillings.

 5. The proceeds of the sale of any dog sold pursuant to these by-laws shall be the property of the Road Board and receipt of such proceeds shall not relieve the owner of liability for fees.
- The payment of fees in respect of the seizure, care, detention or destruction of any dog shall not relieve the owner of liability to a penalty under any other provision of this by-law.
- 7. No person shall release any dog from a pound except in accordance with these by-laws.
- Any owner or person having the charge or control of any dog, shall keep such dog chained or under effective control from sunset to sunrise.
- Any dog not so kept under control and found wandering at large may be instantly destroyed and the owner of any such dog shall be guilty of an offence against this regulation, and shall be liable to a penalty not exceeding five pounds (£5).
- Dogs shall not be allowed on the premises of the Hotel Fortescue, the Retail Store, the Cafe, the Picture Gardens, the Butchery or the Bakery in the Wittenoom Township, and any owner of any dog found on these premises shall, on conviction, be liable to a penalty not exceeding five pounds (£5).
- 11. No person shall obstruct or hinder any employee of the Tableland Road Board, or member of the Police Force in performance of anything authorised by the Dog Act, 1903-1948, or these by-laws.
- 12. Any person who shall commit any breach of any of these by-laws shall be liable to a penalty not exceeding five pounds (£5).

Made and passed this 4th day of April, 1953.

C. BROADHURST, Chairman,

· F. MILLINGTON, Secretary.

Recommended-

(Sgd.) G. FRASER, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 12th day of June, 1953.

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

ROAD DISTRICTS ACT, 1919-1951. Mundaring Road Board.

Building By-laws.

L.G. 1921/52.

I.G. 1921/52.

IN pursuance of the powers conferred fy the Road Districts Act, 1919-1951, the Mundaring Road Board orders that the By-law published in the Government Gazette of the 9th of January, 1948, at pages 38-46 are amended as follows:—

(1) By deleting paragraph one and substituting in lieu thereof the following:

"This By-law shall apply to all lands and buildings within the Mundaring Road District."

(2) By deleting the Third Schedule

(2) By deleting the Third Schedule.

Passed by resolution of the Mundaring Road Board on the 14th day of May, 1953.

H. ROBINSON. Chairman.

JOHN MOORE, Secretary.

Recommended-

(Sgd.) G. FRASER, Minister for Local Government,

Approved by His Excellency the Governor in Executive Council, this 12th day of June, 1953.

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

ROAD DISTRICTS ACT, 1919-1951.

Tableland Road Board.

General By-laws-Amendments.

L.G. 1923/52.

THE General By-laws of the Tableland Road Board published in the *Government Gazette* of the 14th February, 1919, at pages 209-211 are hereby amended as follows:—

- (a) By-law 30 is amended by deleting the expression "£10" in line four and inserting the expression "£50" in lieu thereof.
- (b) By-law 31 is amended by adding after paragraph (f) new paragraphs designated (g) to (k) as follows:—
 - (g) Bathing in or polluting or causing to be polluted the following various water supplies in the Wittenoom Gorge Area.
 - The Government Water Supply Catchment Weir situate in Western Gorge and supplying the Wittenoom Township.
 - (ii) The Australian Blue Asbestos Ltd. Staff Settlement Water Supply Pool known as the Ladies Pool.
 - (iii) The Australian Blue Asbestos Ltd. Mine Water Supply situate on Mining Lease WR 22.
 - (iv) The Australian Blue Asbestos Ltd. Market Garden Water Supply situate on Mining Lease WR 26.
 - (h) Dumping of hot ashes or coals in any place in the Wittenoom Township area other than authorised by the Board.
 - (i) Placing, stacking or storing in Wittenoom Township any cases, paper, shavings, straw or other inflammable substances in the open air.
 - (j) Neglecting to clean all private yards, stables, fowlyards, urinals, ways, passages or avenues by which neglect a nuisance or offensive smell is caused.
 - (k) Beating a carpet, or playing at any game to the annoyance of any person upon any footpath, laneway, roadway or public place
- (c) By adding the following new by-laws published numbered 50 to 54, respectively as follows:—

By-law No. 50

Preservation of Trees within the Wittenoom Township.

Any person who shall carelessly, wilfully or wantonly injure, destroy, carry away or remove from its place any tree, shrub or plant, planted in any of the streets, enclosures, or public places or belonging to, or under the care or superintendance of the Board or who shall carelessly, wilfully, wantonly injure, destroy, carry away, remove out of its place, or ride or drive against any tree guard, fences, or other protection to any such trees, shrubs or plants, or tie any horse or other animal to any of the tree guards, fence or other protection to any such trees, shrubs or plants, as aforesaid, shall forfeit and pay for any such offence a penalty not exceeding twenty pounds (£20).

By-law No. 51.

Throwing Dangerous Substances on Footpaths in Wittenoom Township.

- 1. No person shall throw any orange peel, banana skin or other vegetable substances, or any dangerous, offensive or noxious substance, vegetable or otherwise on any footpath.
- 2. No person shall sweep, throw or place any rubbish, garbage, sweepings, bottles, litter or refuse of any description on any footpath or street or into any gutter or channel thereof or cause or permit the same to remain therein.
- 3. No person shall empty, throw or discharge or permit to be emptied, thrown or discharged any foul or offensive water or any other liquid into or upon any street or laneway of the township, or into any gutter or channel thereof.
- 4. Every person offending against this by-law shall, on conviction be liable to a penalty not exceeding ten pounds (£10).

By-law No. 52.

Licensing of Hawkers Trading in Wittenoom Township and Fixing the Amounts to be Paid for their Licenses, for the Registration of their Names, and the Regulation of their Conduct.

- 1. It shall not be lawful for any person, without being licensed as herein provided, to hawk within the township, for the purpose of trading or carrying about for sale any goods in any vehicle whatever or in any pack or basket.
- 2. Licenses may be issued by the Secretary to every person applying to be licensed to hawk or vend with a cart, wagon, motor vehicle or any other vehicle on payment for the same of a fee of ten shillings, and to every person applying to be licensed to hawk or vend with a pack or basket on payment of five shillings, and every such license shall be in force until the 30th day of June then next following the date thereof and the Secretary shall keep a register of the names of all such licensed hawkers.
- 3. Every person licensed shall have exposed to public view while hawking on his licensed vehicle, pack or basket, his name and licensed number, and the words "licensed hawker" painted in legible and conspicuous block lettering, not less than one inch in length and of corresponding width.
- 4. Every unlicensed person who shall exhibit, for the purpose of hawking goods, any name on any vehicle or pack purporting to be the name of the licensed person, who shall omit to show to any inspector, or any other officer of the Board or police constable, on demand, his license for hawking, or shall neglect to have painted the name, number and words aforesaid or fail to keep them legible or conspicuous, and generally every person offending against any provision of this by-law shall, upon conviction, be liable to a penalty not exceeding ten pounds (£10).

By-law No. 53.

Parklands, Reserves and Recreation Grounds.

- 1. All parklands and recreation grounds shall be opened to the public daily for recreation purposes, excepting as otherwise provided for in this by-law.
- 2. The Board shall have the power to grant the exclusive right to use and occupy any parklands, recreation grounds or reserves under the control of the Board, for holding sports or amusements, to any responsible persons for any time not exceeding seven consecutive days, subject to such conditions as may be decided upon the Board, and any person obtaining such right, shall be responsible for the proper care of all fences, buildings, erections and trees upon or enclosing such parklands or recreation grounds and shall pay to the Board a fee to be fixed. The public shall have the right to enter upon such lands on payment to the persons so using and occupying as aforesaid, a sum per head which will be subject to the approval of the Board and this sum will be dependent upon the entertainment provided.
- 3. No cattle, pigs, loose horses, sheep or goats shall be allowed upon any parklands without the previous consent in writing of the Board.
- 4. All persons being upon any parklands, recreation grounds or reserves shall at all times conduct themselves in a becoming or orderly manner, and any person creating a disturbance or annoyance to the public or playing an unlawful game or any game, which in the opinion of the Board is dangerous, shall be liable to be expelled therefrom by any police constable or officer of the Board, or person or persons using or occupying as referred to in this by-law, or their assistants.
- 5. The Board may in its discretion prohibit any games or gymnastics from being played or being carried on by any person or persons upon any parklands, recreation grounds or reserves without first having obtained the written consent of the lessee or the Board, on any day in any year.
- 6. No person shall sell or expose for sale any goods, wares, fruit or merchandise, in any parklands, recreation grounds or reserves, without first having obtained written consent of the lessee or the Board and shall pay a fee as fixed by the Board.

- 7. No person shall damage any tree, shrub or plant, building or erection within any parklands, recreation grounds or reserves, or do any damages to the soil or surface, thereof.
- 8. A lessee may, subject to written approval by the Board, erect or build such buildings, conveniences, playing pitches and areas as required and these buildings and conveniences will remain the property of the lessee.
- 9. When any party, society, company, club or organisation of any kind shall play any game or games, hold any form of competitive entertainment, or picnic on the said lands, they shall, immediately after completion of the said games, entertainment or picnic, collect and remove or cause to be removed all waste materials, bottles, broken glass, scraps, litter and rubbish of any kind brought or made upon the ground by them. In the event of non-observance of this regulation, the actual cost of thoroughly performing the necessary duty by the officers or employees of the Board, employed in the work shall be charged and recovered from any of the participants in the play, game, entertainment or picnic, before any or more Justices of the Peace, with costs of such recovery. Every person offending against any portion of this by-law shall, on conviction, forfeit and pay for each offence a sum not exceeding ten pounds (£10).

By-law No. 54.

Construction of Footpath Crossing Places.

1. It shall be lawful for any owner of any land fronting on any street or public way requiring access thereto with any type of vehicle from such street to such land across any existing made footpath, channel or gutter, having first had and obtained the consent of the Board, to construct a crossing of such dimensions and materials and in such form and manner as the Regulations of the Board for the time being require and shall thereafter keep and maintain in safe repair. Any person not complying with the provisions of this by-law shall, upon conviction, be liable to a penalty not exceeding five pounds (£5).

Made and passed this 4th day of April, 1953.

C. BROADHURST, Chairman.

F. MILLINGTON, Secretary.

Recommended-

(Sgd.) G. FRASER, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 12th day of June, 1953.

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

ROAD DISTRICTS ACT, 1919-1951. Geraldton-Greenough Road Board.

By-laws governing Long Service Leave to be granted to Employees of the Geraldton-Greenough Road Board.

L.G. 221/53.

THE Geraldton-Greenough Road Board, under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1951, and all other powers enabling it, doth hereby make and publish the following by-laws:—

- 1. In the interpretation of the by-laws, the following words shall have the meanings assigned to them hereunder:—
- (a) "Board" means the Geraldton-Greenough Road Board.

"Employee" means and includes all persons employed in any capacity by the Board, and who are in the regular and full-time employ of the Board.

- (b) "Continuous service" means service in the employment of the Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board, provided that an employee who was employed by the Board on a permanent basis immediately prior to entering continuous full-time service with the Armed Forces of the Commonwealth of Australia, or who was directed by the Manpower Directorate to serve elsewhere between the 3rd day of September, 1939, and the 3rd day of March, 1947, shall have such service counted as continuous service with the Board, provided the requisite proof is produced.
- 2. All present and future employees of the Board shall, after each period of 10 years' continuous service as permant full-time employees thereof commencing from the date of employment with either the Geraldton Road Board or the Greenough Road Board or the Geraldton-Greenough Road Board be entitled to three months' long service leave, and no long service leave shall be granted to an employee without a qualifying period of 10 years being first completed.
- 3. (a) The Board may grant long service leave to an employee of the Board who has been granted long service leave for 10 years' continuous service if, before a further period of 10 years' continuous service is reached, such employee retires from the Board's service owing to having reached the retiring age of 65 years, or is retired on the grounds of ill-health, or dismissed through staff retrenchments, in which case the long service leave may be adjusted pro rata.

Provided that no such grant shall be made to an employee of the Board who prior to completing a further period of 10 years' continuous service resigns his employment with the Board.

- (b) The long service leave which may be granted under this by-law shall be for a period not exceeding one and three-tenths weeks for every completed year of service since the conclusion of the period of service which qualified the employee for his previous long service leave, and shall be on full pay.
- 4. An employee dismissed by the Board for neglect of duty or for irregular practices shall not be paid any sum in pursuance of the preceding bylaw.
- 5. Absence on account of sickness shall not be deemed to be a break in continuity of service, providing the period of absence shall not exceed three months in any year, unless otherwise decided by the Board.
- 6. Long service leave shall be taken at the convenience of the Board, who will, as far as possible meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.
- 7. In the event of the retirement or death of an employee, the Board may pay to such employee (or in the case of death, to his personal representatives, or if there be none, to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board is empowered under these by-laws to grant to such employee at the date of his retirement or death, or if the Board after consideration of all the circumstances, direct that the death of an employee be presumed, the Board may authorise the payment to the dependants of the employee a sum equivalent to the amount of wages or salary which would under this by-law have been granted the employee immediately prior to the date of his death, such date to be determined by the Board.
- 8. (a) Employees due to take long service leave shall be paid their salary or wage for the period thereof at the rate equivalent to the salary paid in the week immediately preceding the taking of long service leave.
- (b) The Board may, at its discretion, either (1) pay to an employee his wages or salary periodically during long service leave, or (2) pay to the employee in advance a sum representing the amount of his wages or salary for the period of his long service leave.

9. All annual leave to which an employee is entitled or will become entitled before the expiration of his long service leave shall be taken by the employee in conjunction with his long service leave, but any public holidays which may occur during the taking of his long service leave are not to be paid for over and above the long service leave, but are to form part of such long service leave

are to form part of such long service leave.

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

Passed at a meeting of the Geraldton-Greenough Road Board held on the 17th day of March, 1953.

W. V. SEWELL, Chairman

W. S. TRIGG,

Secretary.

Recommended-

(Sgd.) G. FRASER, Minister for Local Government.

Approved by His Excellency the Governor in Executive Council, this 12th day of June, 1953.

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

WANNEROO ROAD BOARD. Loan No. 7.

PURSUANT to section 298 of the Road Districts Act, 1919-1951, the Wanneroo Road Board hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purposes.

Two thousand five hundred pounds, repayable 10 years after the date of issue of the debentures, bearing interest at the rate of £4 17s. 6d. per centum per annum, payable half-yearly. Both principal and interest are payable at the office of the Board, Wanneroo. A sinking fund is to be provided at the rate of $8\frac{1}{3}$ pounds per cent. (£ $8\frac{1}{3}$ per cent.) per annum of the amount of the said loan, in accordance with the provisions of the Road Districts Act, 1919-1948. Purpose—Reconstruction of roads.

Special benefits will be conferred upon the South Ward only. Plans, specifications, estimates, and the statement required under section 297 are open for inspection at the office of the Board during usual business hours for one month after publication of this notice.

Dated the 12th day of June, 1953.

F. P. SEXTON, Chairman.

S. W. REES,

Secretary.

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

soorne Road Board

Kalgoorlie.

Notice of Intention to Borrow.

Proposed Loan No. 4—£4,500.

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

Four thousand, five hundred pounds for five years at a rate of interest not exceeding £4 15s. per centum per annum payable half yearly for the purchase of plant, namely a grader and a loader.

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

Dated this 15th day of June, 1953.

STEPHEN DALTON MANGINI, Chairman.

ANGUS KING,

Secretary.

THE TRAFFIC ACT.

THIS is to certify that Mr. James Glennie was duly appointed a traffic inspector within the Serpentine-Jarrahdale Road District by resolution of the Board held on the 15th June, 1953 vice J. Proctor.

D. G. Watkins, Chairman.

ROAD DISTRICTS ACT, 1919-1950.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 23-£8,391.

NOTICE is hereby given that at a meeting held on Tuesday, 26th May, 1953, the Rockingham Road Board resolved to borrow the sum of £8,391 to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being the construction and reconstruction of roadways.

Plans and specifications and the estimates of the cost of the said works and undertakings and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Rockingham Road Board, situated at Kent Street, Rockingham, for one month from the publication hereof, from 9 a.m. to 4 p.m. on week days, Monday to Friday only.

The amount of £8,391 is proposed to be raised by the sale of debentures repayable with interest by 20 equal 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 four pounds seventeen shillings and sixpence per cent. (£4 17s. 6d.), payable yearly. The amount of the said debentures and interests thereon is to be paid at The National Bank of Australasia Limited, Rockingham.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Rockingham Road Board, be of special benefit to a portion of the Rockingham Road Board, namely, the Townsite of Rockingham, and any loan rate applicable to such loan will be levied on the rateable land only within such townsite of the said district.

Dated this 12th day of June, 1953.

C. G. LYNCH,

Chairman.

G. E. BLACK,

Secretary.

ROAD DISTRICTS ACT, 1919-1950.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 24-£1,811.

NOTICE is hereby given that at a meeting held on Tuesday, 26th May, 1953, the Rockingham Road Board resolved to borrow the sum of £1,811 to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being the construction and reconstruction of roadways.

Plans and specifications and the estimates of the cost of the said works and undertakings, and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Rockingham Road Board, situated at Kent Street, Rockingham, for one month from the publication hereof, from 9 a.m. to 4 p.m. on week days, Monday to Friday only.

The amount of £1,811 is proposed to be raised by the sale of debentures, repayable with interest by 20 equal 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 four pounds seventeen shillings and sixpence per cent. (£4 17s. 6d. per cent.), payable yearly. The amount of the said debentures and interests thereon is to be paid at The National Bank of Australasia Limited, Rockingham.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Rockingham Road Board, be of special benefit to a portion of the Rockingham Road Board, namely, the Safety Bay Ward, and any loan rate applicable to such loan will be levied on the rateable land only within the Safety Bay Ward of the said district.

Dated this 12th day of June, 1953.

C. G. LYNCH, Chairman.

G. E. BLACK, Secretary.

ROAD DISTRICTS ACT, 1919-1950.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 25—£6,742.

NOTICE is hereby given that at a meeting held on Tuesday, 26th May, 1953, the Rockingham Road Board resolved to borrow the sum of £6,742 to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being the construction and reconstruction of roadways.

Plans and specifications and the estimates of the cost of the said works and undertakings and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Rockingham Road Board, situated at Kent Street, Rockingham, for one month from the publication hereof, from 9 a.m. to 4 p.m. on week days, Monday to Friday only.

The amount of £6,742 is proposed to be raised by the sale of debentures repayable with interest by 20 equal 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 four pounds seventeen shillings and sixpence per cent. (£4 17s. 6d. per cent.), payable yearly. The amount of the said debentures and interest thereon is to be paid at The National Bank of Australasia Limited, Rockingham.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Rockingham Road Board, be of special benefit to a portion of the Rockingham Road Board, namely, the Townsite of Rockingham, and any loan rate applicable to such loan will be levied on the rateable land only within such townsite of the said district.

Dated this 12th day of June, 1953.

C. G. LYNCH, Chairman.

G. E. BLACK, Secretary. ROAD DISTRICTS ACT, 1919-1950.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 26-£3,274.

NOTICE is hereby given that at a meeting held on Tuesday, 26th May, 1953, the Rockingham Road Board resolved to borrow the sum of £3,274 to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being the construction and reconstruction of roadways.

Plans and specifications and the estimates of the cost of the said works and undertakings, and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Rockingham Road Board, situated at Kent Street, Rockingham, for one month from the publication hereof, from 9 a.m. to 4 p.m. on week days, Monday to Friday only.

The amount of £3,274 is proposed to be raised by the sale of debentures repayable with interest by 20 equal yearly instalments over a period of 20 years after the date of the issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding four pounds seventeen shillings and sixpence per cent. (£4 17s. 6d. per cent.), payable yearly. The amount of the said debentures and interests thereon is to be paid at The National Bank of Australasia Limited, Rockingham.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Rockingham Road Board, be of special benefit to a portion of the Rockingham Road Board, namely, the Safety Bay Ward, and any loan rate applicable to such loan will be levied on the rateable land only within the Safety Bay Ward of the said district.

Dated this 12th day of June, 1953.

C. G. LYNCH, Chairman.

G. E. BLACK, Secretary.

ROAD DISTRICTS ACT, 1919-1950.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 27-£4,659.

NOTICE is hereby given that at a meeting held on Tuesday, 26th May, 1953, the Rockingham Road Board resolved to borrow the sum of £4,659 to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being the construction and reconstruction of roadways.

Plans and specifications and the estimates of the cost of the said works and undertakings and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Rockingham Road Board, situated at Kent Street, Rockingham, for one month from the publication hereof, from 9 a.m. to 4 p.m. on week days, Monday to Friday only.

The amount of £4,659 is proposed to be raised by the sale of debentures repayable with interest by 20 equal 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 four pounds seventeen shillings and sixpence per cent. (£4 17s. 6d. per cent.), payable yearly. The amount of the said debentures and interests thereon is to be paid at The National Bank of Australasia Limited, Rockingham.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Rockingham Road Board, be of special benefit to a portion of the Rockingham Road Board, namely, the Townsite of Rockingham, and any loan rate applicable to such loan will be levied on the rateable land only within such townsite of the said district.

Dated this 12th day of June, 1953.

C. G. LYNCH, Chairman.

G. E. BLACK,

Secretary.

ROAD DISTRICTS ACT, 1919-1950.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 28-£3,043.

NOTICE is hereby given that at a meeting held on Tuesday, 26th May, 1953, the Rockingham Road Board resolved to borrow the sum of £3,043 to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being the construction and reconstruction of roadways.

Plans and specifications and the estimates of the cost of the said works and undertakings and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Rockingham Road Board, situated at Kent Street, Rockingham, for one month from the publication hereof, from 9 a.m.. to 4 p.m. on week days, Monday to Friday only.

The amount of £3,043 is proposed to be raised by the sale of debetters analysis with interest.

The amount of £3,043 is proposed to be raised by the sale of debentures repayable with interest by 20 equal 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 four pounds seventeen shillings and sixpence per cent. (£4 17s. 6d. per cent.), payable yearly. The amount of the said debentures and interests thereon is to be paid at The National Bank of Australasia Limited, Rockingham.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Rockingham Road Board, be of special benefit to a portion of the Rockingham Road Board, namely, the South Ward, and any loan rate applicable to such loan will be levied on the rateable land only within such South Ward of the said district.

Dated this 12th day of June, 1953.

C. G. LYNCH, Chairman.

G. E. BLACK, Secretary. ROAD DISTRICTS ACT, 1919-1950.

Rockingham Road Board.

Notice of Intention to Borrow.

Proposed Loan No. 29-£1,039.

NOTICE is hereby given that at a meeting held on Tuesday, 26th May, 1953, the Rockingham Road Board resolved to borrow the sum of £1,039 to be expended on works and undertakings in the Rockingham Road Board District, the said works and undertakings being the construction and reconstruction of roadways.

Plans and specifications and the estimates of the cost of the said works and undertakings and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection at the office of the Rockingham Road Board, situated at Kent Street, Rockingham, for one month from the publication hereof, from 9 a.m. to 4 p.m. on week days, Monday to Friday only.

The amount of £1,039 is proposed to be raised by the sale of debentures repayable with interest by 20 equal 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 four pounds seventeen shillings and sixpence per cent. (£4 17s. 6d. per cent.), payable yearly. The amount of the said debentures and interests thereon is to be paid at The National Bank of Australasia Limited, Rockingham.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Rockingham Road Board, be of special benefit to a portion of the Rockingham Road Board, namely, the North Ward, and any loan rate applicable to such loan will be levied on the rateable land only within such North Ward of the said district.

Dated this 12th day of June, 1953.

C. G. LYNCH, Chairman.

G. E. BLACK, Secretary.

ERRATUM.

R.G. 25/43.

IN Government Gazette of the 24th April, 1952, page 1087, R.G. 25/43, under "Appointments," for "Constable John Arthur Grey Duberley" read "Constable John Arthur Grey Duberly."

NORMAN B. BRICE, Deputy Registrar General.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate
285/53	1953. June 4	R. Menegola	152A, 1953	1,437 lineal feet Jarrah Piles, 12-15 in. dia. Crown, for Albany Deep Sea Jetty, de-	Public Works Department	6s. 6d. per lin. ft.
448/53	do.	Elder, Smith & Co., Limited Harris, Scarfe & Sand- overs, Ltd. Dalgety & Co., Limited	192A, 1953 	livered F.O.R. Boyup Brook Part Item I—Two only "Moffat- Virtue" Roller Spray Unit Part Item I—I only "Marino" Sealed Unit Spray Plant Item 2—I only Lo-Vol. Power Spray Unit All F.O.R. or where directed, Perth	Agriculture do do	£153 each. £150. £283 10s.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

 ${\it Accepted Tenders} \hbox{---} {\it continued}.$

Tender Board No.	D at e.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
457/53	1953. June 4	Dalgety & Co., Ltd	193A, 1953	Two only "Lo-Vol" Power Spray Units, delivered F.O.R. where directed, Perth, as per	Agriculture	£283 10s. each.
387/53	do.	H. L. Brisbane & Wunderlich, Ltd.	164A, 1953	Item 1 Stainless Steel Fittings for Royal Perth Hospital, as follows:—	Public Works	
		4		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	 	£34. £273. £83. £290.
408/53	do.	Sara & Cook Pty., Limited		Item 7 Butter, 1st Grade Local, for Government Institutions as required during period 1st July, 1953, to 31st October, 1953	Various	Rates, etc., on application.
384/53	June 10	Kelly & Lewis, Ltd	163A, 1953	Portion of Item 1—2 only Gallion Model 118 Extra Heavy Duty Graders with	Public Works	£8,887 10s. each.
		Wesfarmers-Tutt Bryant Pty., Ltd.		additional Equipment Portion of Item 1—2 only Allis Chalmers AD3 Graders Delivery of above to Plant	do	£8,585 each.
406/53	June 11	T. Houghton & Sons	173A, 1953	Engineer's Depot, East Perth Potatoes and Onions for Govern- ment Institutions as required during a period from 1st July, 1953, to 30th September,	Various	Rates, etc., on application.
411/53	do.	Goldsbrough Mort & Co., Ltd.	168A, 1953	1953, as per Items 1, 2 and 4 1 only 2 H.P. Hopper Cooled Westinghouse Roseberry Ver- tical Engine, delivered Plant	Public Works	£59 10s .
328/53	do.		171A, 1953	Engineer's Depot, East Perth Purchase and Removal of Second-hand Firearms, as fol- lows:—	Crown Law	Rates, etc., on application.
		B. Heydon W. T. McNeil B. W. Heaton M. E. Crump Leshe H. Wood D. G. Lee M. E. Jackson P. Crackell ** C. M. Paust G. M. Beaton		Items 13 and 14 Item 27 Item 19 Item 28 Item 26 Item 23 Items 32 and 33 Items 10, 11, 12, 15, 22, 29 and 31 Items 5, 6, 21, 25 and 34 Items 2, 8, 9, 14, 17, 18,		
423/53	do.	A. Shimenson & Coy. H. J. Greenacre	175A, 1953	30 and 35 Items 3, 4, 7 and 16 Purchase and Removal of 4 only Enamelled Steel Baths (damaged), as per Items 1-4 in-	Government Stores	£5 each.
441/53	do.	A. Bennett	189A, 1953	clusive Purchase and Removal of Second-hand 1946 Model Bed- ford 2 ton Truck (Eng. No.	Lands	£250.
440/53	do.	do	190A, 1953	KM23672) Purchase and Removal of Second-hand 1938 Model Bed- ford 2 ton Truck (Eng. No.	do	£175.
284/53	do.	Saunders & Stuart, Ltd.	126A, 1953	962435) Fuel Oil Burners with Accessories, delivered to Royal Perth Hospital, as per Item 1	Public Works	£596 7s. 9d.
284/53	do.	Atkins (W.A.), Ltd	127A, 1953	1 only Induced Draught Fan, delivered to Royal Perth Hos- pital, as per Item 1	do	£345.
383/53	do.	E. C. Lawrence & Co.	160A, 1953	Drinking Straws, delivered where directed within the Perth Metropolitan Free Delivery Area in quantities as and when required during period 1st July, 1953, to 30th June, 1954	Education	6s. 9d. net per 1,000.
397/53	do.	Perkins Pty., Ltd	167A, 1953	2 only Air Compressors and Receivers, delivered to Plant Engineer's Store, East Perth	Public Works	£1,130 complete.
156/53	do.	Industrial Salvage Pty., Ltd.	156A, 1953	Purchase and Removal of Fixtures and Equipment of Butcher's Shop and Grocery Stores at State Alunite Works, Chandler	Industrial Develop- ment	Rates, etc., on application.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued.

Accepted Tenders—continued.

Tender Board No.	Date. Contractor.		Sche- dule No.	Particulars.	Department concerned	Rate.
368/53	1953. June 11	Harris Scarfe & San- dovers, Ltd.	157A, 1953	2 only Chilled Water Air Con- ditioners complete with Con- trol Gear, delivered to Royal Perth Hospital	Public Works	£1,500 complete.
521/53	June 12		215A, 1953	Trucks and Utilities, delivered to Plant Engineer's Depot, East Perth, as follows:—	W.S.L.S.	
		Attwood Motors Pty.,		Item I—I Bedford 5 ton		£1,288.
The state of the s		Winterbottom Motor Co.		Truck Item 2—I only Bedford 5 ton Truck Item 3—4 only Austin 2–3 ton Trucks Item 4—10 only Dodge 15 cwt. Utilities	 	£1,218 5s. £1,079 each. £1,149 15s. each.
		Lynas Motors Pty., Ltd.		Item 5—I only V8 Main Line Model 10–12 cwt. Utility		£1,225.
360/53	June 11	Atkins (W.A.), Ltd	151A, 1953	Fan Units, delivered to Man- chester House, as follows :— Item 1	Public Works	£144 10s. £127.
413/53	do.	M. Radonich	169A, 1953	Purchase and Removal of Sludge (approx. 700 cub. yds.), ex Swanbourne Treatment Plant during period 26th June, 1953, to 25th June, 1954	M.W.S.S. & D	Rates, etc., on application.

ERRATUM.

Appeared in ${\it Gazette}$ issued 5th June, 1953.

Tender Board No.	Date. Contractor.		Particulars.
382/53	1953, May 28	P. Gerachi	Schedule No. 161A, 1953.—Accepted Tender should read £285.

Tenders for Government Supplies.

Date of Advertising.	$\begin{array}{c} \text{Schedule} \\ \text{No.} \end{array}$	Supplies Required.						
1953. June 12 June 9 June 16 June 17	221A, 1953 223A, 1953 233A, 1953 232A, 1953 234A, 1953 244A, 1953 244A, 1953 222A, 1953 227A, 1953	Electrically Heated Island Type Hot Press	1953. June 25 June 25 June 25 July 2 July 2					
June 5 June 16 June 16 June 19 April 21	217A, 1953 243A, 1953 245A, 1953 246A, 1953 149A, 1953	Structural Steel Foot Bridge	Extended t July 2 July 9 July 9 July 9 July 16*					

^{*} Documents available from Agent General, London.

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

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

For Sale by Tender.

Date of Advertising.	Schedule No.	For Sale.						
1953.			1953.					
June 9	224A, 1953	Vanguard Utility, 1952 Model	June 25					
June 9	226A, 1953	Caxton Heavy Art Platen	June 25					
June 12	228A, 1953	Chevrolet Utility, 15 cwt., 1941 Model	June 25					
June 16	235A, 1953	Chevrolet Utility, 15 cwt., 1949 Model	July 2					
June 16	236A, 1953	International Truck, I ton, 1941 Model	July 2					
June 16	237A, 1953	CO 1 TY. 11 TH 1 TO THE T 1 TO THE TEXT OF	July 2					
June 16	238A, 1953	Austin Table Top Truck, 1950-51 Model (damaged in accident)	July 2					
June 16	239A, 1953	Ford V8 Sedan, 1938 Model (damaged in accident)	July 2					
June 16	240A, 1953	Concrete Mixer, 7 cub. ft	July 2					
June 16	241A, 1953	Farming Equipment	July 2					
June 9	225A, 1953	8 only 50,000 gallon Fermenter Vessels	July 2					
June 12	230A, 1953	Scrap Cast Iron and Steel, ex Old State Battery Site, Linden	July 2					
June 12	229A, 1953	Oliver American Disc Type Filter	Aug. 20§					

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the abovementioned until 10 a.m. on the date of closing.

Tenders must be properly endorsed on envelopes, otherwise they are liable to rejection.

Tender forms and full particulars may be obtained on application at the Tender Board Office, 74 Murray Street, Perth. No tender necessarily accepted.

18th June, 1953.

A. H. TELFER, Chairman.

MILK ACT, 1946-1948.

Department of Agriculture, Perth, 12th June, 1953.

HIS Excellency the Governor in Executive Council, under the provisions of the Milk Act, 1946-1948, has been pleased to approve of the amendment in the manner mentioned in the Schedule hereunder of the regulations made by the Minister and published in the Government Gazette on the 22nd day of July, 1949.

G. K. BARON HAY, Director of Agriculture.

Schedule.

Paragraph (A) of the Sixth Schedule to the abovementioned regulations is amended by deleting from lines five and six the words "Victoria Avenue and by Victoria Avenue from Wellington Street to the Swan River" and substituting the following words, "Lord Street and by Lord Street, Victoria Square, Victoria Avenue to the Swan River."

Approved by His Excellency the Governor in Executive Council 12th June. 1953.

R. GREEN, Acting Clerk of the Council.

Department of Agriculture, Perth, 17th June, 1953.

HIS Excellency the Governor in Council has been pleased to approve of the appointment as an Inspector under the Plant Diseases Act, 1914-1947 of—Littlely, John Leslie.

C. C. HILLARY, Chief Administrative Officer.

MARKETING OF BARLEY ACT, 1946. Department of Agriculture, Perth, 12th June, 1953.

HIS Excellency the Governor in Executive Council, acting pursuant to sections 6 and 11 of the Marketing of Barley Act, 1946, has been pleased to appoint Henry Leake Kelsall of "Exmoor" Moora, Farmer, as an elective member of the Western Australian Barley Marketing Board as from the 13th May, 1953, for a period of two years.

G. K. BARON HAY, Director of Agriculture.

Approved by His Excellency the Governor in Executive Council, 12th June, 1953.

R. GREEN, Clerk of the Council.

VERMIN ACT, 1918-1951. Agriculture Protection Board. Serpentine-Jarrahdale and Murray Vermin Boards.

NOTICE is hereby given, under section 98 of the Vermin Act, 1918-1951, that all owners and/or occupiers of all or any holdings, either owned, rented or leased, within the whole of the Serpentine-Jarrahdale and Murray Vermin Districts, shall on the 1st day of July, 1953, commence the work of destroying rabbits upon such holdings and upon the roads bounding and intersecting such holdings.

The work shall be continued and systematically carried out until the 30th day of September, 1953.

The means to be adopted shall be by fumigation with effective fumigants of all warrens on such holdings and roads.

A. R. TOMLINSON, Chief Vermin Control Officer.

THE MINING ACT, 1904. (Regulation 180.)

Warden's Office, Onslow, 20th May, **19**53.

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 objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

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

To be heard at the Warden's Court, Onslow, on Tuesday, the 21st day of July, 1953.

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

ASHBURTON GOLDFIELD.

Mineral Claims.

- 10—Sharpe, Clifford, and Hooper, Rose Ellen; Norseman; Rose, James, and Cranston, John Windsor; Coolgardie; and Lyne, Harold Baden; Southern Cross; non-payment of rent.
- 11. Sharpe, Clifford, Norseman; Hooper, Rose Ellen, Norseman; Rose, James, Coolgardie; Cranston, John Windsor, Coolgardie; Lyne, Harold Baden, Southern Cross; non-payment of rent.

THE MINING ACT, 1904-1952.

Notice of Intention to Forfeit Leases for Non-payment of Rent.

Department of Mines, Perth, 3rd June, 1953.

IN accordance with section 97 of the Mining Act, 1904-1952, notice is hereby given that, unless the rent due on the undermentioned leases be paid on or before the 10th day of July, 1953, it is the intention of the Governor, under the provisions of section 98 of the Mining Act, 1904-1952, to forfeit such leases for breach of covenant, viz., non-payment of rent. non-payment of rent.

> A. H. TELFER, Under Secretary for Mines.

ASHBURTON GOLDFIELD.

Gold Mining Lease.

OF EAST: Ballard, Alfred George; 49—STAR Shanks, William (Onslow).

Mineral Leases. 120—KOOLINE QUEEN: Dunlop, Arthur Martin Chase; Dunlop, Ronald Chase (Kooline Mines)

121—SOUTH KOOLINE: Francis, Myrtle Elvie (Onslow).

123-PHARLAP: James, Robert John (Kooline Mines).

135—JUNE AUDREY: Mariotti, Angelo Francisco; Mariotti, Giovan Maria; Mariotti, Angelo Faustino (55 Lawler Street, Perth); Dun-lop, Ronald Chase; Holben, Francis

James, (Kooline Mines).
137—SILENT SISTER: Ashburte Ashburton Mineral Pty. Ltd., Northampton.

138—RAINBOW: Johansen, Thomas (Kooline Mines).

140—BEADON LEAD MINE: Perry Bandy: Hill,

Allan McKay (Kooline Mines).

Allan McKay (Kooline Mines).

144—TWO DOTS: Healy, Peter Alfred; Rooney, William Charles (Onslow).

145—MYSTERY: Healy, Peter Alfred; Rooney, William Charles (Onslow).

147—MARGARET MAY: Mariotti, Angelo Francisco; Mariotti, Giovan Maria (55 Lawler Street, Perth); Dunlop, Ronald Chase: Telbon Francis Lames (Kooline). Chase; Holben, Francis James (Kooline Mines i

- 149—McLEODS PEAK: Lyons, Patrick Joseph; Rose, William (Kooline Mines).
- 151—GIFT EXTENDED: Camp, Frederick John; Camp, Stanley George; James, Robert; Brealey, Arthur Oliver; Griffiths, James Henry; Griffiths, Frederick; Johansen, Thomas Jethro; Rose, William (Kooline Mines).
- 152—THELMA JANE: Brealey, Arthur Oliver (Kooline).
- 154—MOONLIGHT: Camp, Stanley George; Camp, Frederick John (Kooline Mines); Jenkins, John Alexander; Kempton, Leslie (Carnaryon).
- 156-ROEBUCK: James, Arthur (Kooline Mines).

BROAD ARROW GOLDFIELD.

Goldmining Leases.

1962W—LADY ROSINA: Ora Banda Amalgamated Mines N.L. (in liq.).

-CARNBE: Ora Banda Amalgamated Mines N.L. (in liq.). 1966W-

N.L. (in liq.).

1967W—McKENZIES FIND: Ora Banda Amalgamated Mines N.L. (in liq.).

1970W—LADY ROSINA EXTENDED: Ora Banda Amalgamated Mines N.L. (in liq.).

2111W—HALL'S EXTENDED: Ora Banda Amalgamated Mines N.L. (in liq.).

2112W—NICHOLSON'S EXTENDED: Ora Banda Amalgamated Mines N.L. (in liq.).

2119W—NICHOLSON'S DEEPS: Ora Banda Amalgamated Mines N.L. (in lig.).

2120W—NICHOLSON'S WEST EXTENDED: Ora Banda Amalgamated Mines N.L. (in liq.). 2188W-GOLDEN PENNY: Prnich, Mate.

COOLGARDIE GOLDFIELD.

Coolgardie District.

Goldmining Leases.

4600—MELVA MAIE: Cabrini, Giovanni Battista; Tarabini, Louis.

5245—TINDALS No. 1: Consolidated Gold Mines of Coolgardie Limited. 5246—TINDALS No. 2: Consolidated Gold Mines of

Coolgardie Limited.

5247—TINDALS No. 3: Consolidated Gold Mines of Coolgardie Limited.

5248—BIG BLOW: Consolidated Gold Mines of Coolgardie Limited.

5259—TINDALŠ CENTRAL: Consolidated Gold Mines of Coolgardie Limited.
5295—EMPRESS OF COOLGARDIE: Consolidated

Gold Mines of Coolgardie Limited.

5296—TINDALS CENTRAL EXTENDED: Consolidated Gold Mines of Coolgardie Limited.

5297—DREADNOUGHT EXTENDED: Consolidated Gold Mines of Coolgardie Limited.

5317—FRANK: Consolidated Gold Mines of Coolgardie Limited.

gardie Limited.

5324—SPARGO'S: Spargo's Reward Gold Mine
(1935) No Liability.
5325—GOLDEN GULLEY: Spargo's Reward Gold
Mine (1935) No Liability.
5328—DREADNOUGHT: Consolidated Gold Mines
of Coolgardie Limited.

5330—UNDAUNTED: Consolidated Gold Mines of Coolgardie Limited. -DREADNOUGHT CENTRAL: Consol Gold Mines of Coolgardie Limited. Consolidated

5334--NORTH DREADNOUGHT: Consolidated

Gold Mines of Coolgardie Limited.

Gold Mines of Coolgardie Limited.

5362—SPARGO'S No. 3: Spargo's Reward Gold
Mine (1935) No Liability.

5363—SPARGO'S No. 4: Spargo's Reward Gold
Mine (1935) No Liability.

5451—HOST GROUP: Saunders, Oswald Arthur;
Annear, Roy Loton.

Annear, Roy Loton.
5466—TINDALS SOUTH: Consolidated Gold Mines
of Coolgardie Limited.
5481—TINDALS NORTH No. 3: Consolidated Gold
Mines of Coolgardie Limited.
5482—TINDALS NORTH No. 2: Consolidated Gold
Mines of Coolgardie Limited.
5483—TINDALS NORTH No. 1: Consolidated Gold
Mines of Coolgardie Limited.
5484—TINDALS NORTH No. 4: Consolidated Gold
Mines of Coolgardie Limited.
Mines of Coolgardie Limited.

Mines of Coolgardie Limited.

5486-LADY CARMEN: Consolidated Gold Mines of Coolgardie Limited.

-TINDALS No. 3 WEST: Consolidated Gold Mines of Coolgardie Limited.

5500—PARIS CENTRAL: Lister, George Francis; Lister, Jack; Lister, Arthur. 5502—FLAGSTAFF: Consolidated Gold Mines of Coolgardie Limited. 5504—TINDALS No. 4 WEST: Consolidated Gold

Mines of Coolgardie Limited.

EMPRESS OF COOLGARDIE SOUTH: Con-solidated Gold Mines of Coolgardie Limited.

5532-TINDALS EAST: Consolidated Gold Mines of

Coolgardie Limited.
-GREAT HOPE: Consolidated Gold Mines of Coolgardie Limited.

-FAIR PLAY GOLD MINE: Oreb, Ante;

Tabain, Ante.

ALICIA: Consolidated Gold Mines of Cool-

gardie Limited. 5657—ALICIA SOUTH: Consolidated Gold Mines of Coolgardie Limited.

Coolgardie Limited.
5663—BOBS: Saunders, Oswald Arthur.
5679—ADA: Grepo, Jack.
5684—WINSTON CHURCHILL: Prior, Benjamen
Austin; Wells, Arthur John.
5743—MOYA JAN: Frank, Charles Bernard.
5767—RED RIDGE: Victory Explorations No

Liability.

5768—RED RIDGE EAST: Victory Explorations No Liability.

5794—BLUE BIRD: Napier, George Ponsonby.

5823—GLENLOTH: Crutchett, Edgar.

5834—HARPERS: Saunders, Oswald Arthur.

 DOS-4—HARPERS: Saunders, Oswald Arthur.
 5865—JENNY WREN: Hill, Archie Gilchrist.
 5867—OLD DODGE, Hudson, Reginald George; McLachlan, Robert Edward.
 5872—VICE REGAL: Nyborg, Allan Reinhold.
 5873—PARIS WEST: Finlay, Barbara Colquett.
 5874—CLEOPATRA: Polkinghorne, Henry Louis; Scott, Arthur Allan; Schoppe, Norman

5875-

5877-

Scott, Annua George.

—DUGAN'S: Dugan, Charles.

—SONS OF ERIN: Urlich: Milenko.

—MACPHERSON'S REWARD: Ford, Leonard;

Foley, Francis Robert; Banham, Albert.

CDARGO'S SOUTH No. 1: Hicks, Percy 5881-

Albert.

-SPARGO'S SOUTH No. 2: Hicks, Percy 5883-Albert.

5885—CAMEL: Burbanks Bonnievale Prospecting Co. Limited.

BURBANKS CENTRAL: Burbanks Bonnievale Prospecting Co. Limited.

5887—BURBANKS EXTENDED: Burbanks Bonnievale Prospecting Co. Limited.

5888—BURBANKS MAIN LODE: Burbanks Bonnievale Prospecting Co. Limited.

5889-GOOD HOPE: Urlich, Milenko.

5892-ANT: New Coolgardie Gold Mines No Liability.

5893—BEE: New Coolgardie Gold Mines No Liability.

-CATERPILLAR: New Coolgardie Gold Mines 5894-No Liability. 5895-CICADA: New Coolgardie Gold Mines No.

Liability. -CRICKET: New Coolgardie Gold Mines No. 5896-

Liability. 5897--GRASSHOPPER: New Coolgardie

Mines No. Liability. -GNAT: New Coolgardie Gold Mines No Lia-

bility.

5899—HORNET: New Coolgardie Gold Mines No Liability.

—LOCUST: New Coolgardie Gold Mines No 5900-

Liability.

5901—MANTIS: New Coolgardie Gold Mines No Liability. 5902 -New Coolgardie Gold Mines No

–MIDGE: Ne Liability. 5903--MOSQUITO: New Coolgardie Gold Mines No

Liability. -MOTH: New Coolgardie Gold Mines No Lia-

bility. 5905—TERMITE: New Coolgardie Gold Mines No Liability.

5906-WASP: New Coolgardie Gold Mines No Liability.

5907—LUCKY STAR: Garbin, Milenkjo Peter. 5908—SALLY: Frank, Charles Bernard.

DUNDAS GOLDFIELD.

Gold Mining Leases.

1421—BLUE BIRD NORTH: Dundas Mines No Liability.

BRONZEWING: James. Vincent

Arthur.

1617—CAESAR: James, Vincent Arthur.

1823—SUN: Giles, Raymond John; Dodd, Leslie
Hugh Gilmore; Wojvodich, Frank Luigi;
Gatti, Victor Francis.

Miners' Homestead Leases.

68-LAKE SIDE: Quinlivan, Stanley.

-PENTY: Foley, William Patrick. -LEES HOMESTEAD: Lee, Leonard Darcy.

-NORTH END: Sharpe, Clifford. 106-

EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Gold Mining Leases.

5415E—RETURN: Wood, Henry William. 5468E—PHARLAP: Rosenberg, Ian. 5737E—GOLDEN MILE CHANNEL: Budiselic, George Mathew.

5803E—MENTOR: Wood, William Henry. 6045E—MARKHAM: Lupa Exploration Synd. Ltd. 6214E—GREAT PATIENCE: Rosenberg, Ian Albert.

6243E—GOLDEN VIEW: Clift, Joseph James.

6249E—FAIR PLAY: Skehan, Edward Augustus; Larsen, Eric Michael Augustus.

6312E-INVERNESS: Scherini, Carl John; Bell, Herbert.

6315E—GIFT: Lindsay, Leonord Stanley; Lindsay, Frederick.

6321E-NORTH END EXTENDED: Rulyancich, Louis; Hasson, George.

-PIKEMAN: Starr, Norman; Elliot, Edward Burton; Terelinck, Albert Gregory; Foote, Edward Ernest.

6323E—PIKEMAN SOUTH: Starr, Norman; Elliot, Edward Burton; Terelinck, Albert Gregory; Foote, Ernest Edward.

Miners' Homestead Leases

284E—GOLDEN VALLEY: Trythall, William Thomas.

301E—AIR VIEW: Jones, Horace Carlyle; Kemp, Robert William.

302E-PIPE TRACK FARM NORTH: Cardillo, Guiseppe De Luca.

305E-PIPE TRACK FARM EAST; Cardillo, Guiseppe De Luca.

308E-MARIA: Genovese, Rudolfo.

311E—ROSALINE FARM: Adamson, John.

312E—HALFORD FARM: Halford, Sophia Emily; Halford, William Henry.

313E—MANDILLA: Murray, Robert Ernest.

314E—MANDILLA SOUTH: Murray, Ernest Arthur.

EAST MURCHISON GOLDFIELD.

Black Range District.

Gold Mining Leases.

958B-LADY MARY: Parkinson, Tom.

967B—NORTH END G.M.: Ross, Kenneth William;
Ross, Hugh McKenzie (Junior); Ross,
Ethel Janet; Ross, Colin Campbell; Hornsby, Norma Jean; Ross, Donald Barker; Ross, Hugh McKenzie. 1074B—APPLES: Fisher, Leonard Norman; McKay,

Alexander.

1088B—LADY MARY EXTENDED: Parkinson, Thomas Leslie.

1100B--NORTH END GOLD MINE: Ross, Donald Barker.

1105B-HACKS: Ross, Donald Barker; Paskov, Dume.

Lawlers District.

Gold Mining Lease.

1236-WAROONGA: Trundle, Wilfred Robert.

Miner's Homestead Lease.

25—STORM: White, Noel Francis William.

Wiluna District.

Gold Mining Leases.

421J-LAKE VIEW: The Wiluna Gold Mines Limited (in liq.).

662J-BLACKADDER: McHugh, George Edward. 667J-LAKE VIOLET CONSOLS: The Wiluna Gold Mines Limited (in liq.).

Miners Homestead Leases.

56J-PREMIER PIGGERY: Dryden, Ernest.

67J-BITTERVIEW: Kluth, Keith John.

75J-ROSEWOOD: Ward, Nicholas Rauert.

76J—PLAISTOWE: Plaistowe & Company Limited.

77J-MILLROSE: Ward, Nicholas Rauert.

81J—VIOLET ABATTOIRS: Coree Pastoral Company Proprietary Limited.

84J-WARD'S HOMESTEAD: Ward, Nicholas Rauert.

85J—LUCERN: National Rabbits W.A. Pty. Ltd. 86J—ALPHA: Windidda Pty. Ltd.

87J—RYE: Charla Downs Pty. Ltd.

Residential Leases.

3J-RESIDENTIAL No. 3: The Wiluna Gold Mines Limited (in liq.)

4J—RESIDENTIAL No. 2: The Wiluna Gold Mines Limited (in liq.). 5J—RESIDENTIAL No. 1: The Wiluna Gold Mines Limited (in liq.).

Machinery Lease.

1J-MOONLIGHT MACHINERY: Moonlight Wiluna Gold Mines Limited.

KIMBERLEY GOLDFIELD.

Gold Mining Lease.

114-GRANITE: Povah, Arthur Ernest; Mignon, George Elvis.

MT. MARGARET GOLDFIELD.

Mt. Malcolm District.

Gold Mining Lease.

1794C—MIGHTY SPLASH: Castledine, George Andrew; Gleeson, Mary.

Mt. Margaret District.

Gold Mining Leases.

2245T-LANCEFIELD EXTENDED WEST: Cable. Douglas.

2445T—LANCEFIELD: Cable, Douglas. 2446T—BOOMERANG: Cable, Douglas. 2471T—TRUMP: Cable, Douglas.

2484T—BOOMERANG EXTENDED: Cable, John.

2489T—WEDGE: Cable, Douglas. 2500T—WESTRALIA: Bridgeman, Henry Victor Stanley.

2501T—WESTRALIA SOUTH: Bridgeman, Henry Victor Stanley. 2516T—GOLDEN BELL: Tarabini, Luigi; Tarabini,

Modesto; Cabrini, Leo; Donatti, Metilde; Bono, Umberto; Antoniazzi, Giovanni; Cabrini, Giovanni Battista; Cabrini, Enrico.

Mt. Morgans District.

Gold Mining Leases.

399F—GUEST: Morgans Gold Mines Limited. 511F—WESTRALIA MT. MORGANS: Morgans Gold Mines Limited. 529F—SECOND FORTUNE: Grundt, William;

Kosovich, Ivan.

553F—LOCAL LADY: Bettini, Antonio; Delmarco,
Giovanni; Forkin, Ellen Elizabeth
(Executrix); Forkin, Elaine Patricia
(Executrix); Forkin, Denis Mark (Execu-

tor); Donatti, Michele. 556F—WESTRALIA MT. MORGANS NORTH: Morgans Gold Mines Limited.

MURCHISON GOLDFIELD.

Cue District.

Gold Mining Leases.

2237—GIDGEE: Bozanich, John. 2241—EAGLE HAWK: Oliver, Edward Charles; Brega, Enrico; Woinar, Bernard. 2267—LEVIATHAN: Clark, Frederick.

Miner's Homestead Lease.

29-SUNSHINE: Grazioli, Teresa.

Day Dawn District.

Gold Mining Lease.

669D—CASSIDY'S HOPE: Sceresini, Antonio; Sceresini, Ardelio; Brega, Enrico; Cassidy, James Edward.

Meekatharra District.

Gold Mining Leases.

1547N-LADY CENTRAL: Burt, R. P. S.; Horley, L. C. 1725N—NEW BREW: Lauritsen, Ole Martin. 1849N—NEW ALLIANCE: Builder, Thomas Clark. 1853N—BLUEBIRD: Scott, Frank Muir.

1872N—BLUE PEDRO: Rinaldi, Dominic; Wilson, Cyril Clarence.

1893N—HALCYON: Gale, Leonard John; Gale, Aubrey Francis; Gale, William Layton Sherman; Gale, Aubrey Layton Carlisle.

1922N—ALBURY HEATH: Lee, Richard. 1934N—UNITED: Rinaldi, Louis. 1936N—NEW ALLIANCE NORTH: Builder, Thomas Clark.

1937N-NEW ALLIANCE SOUTH: Builder, Thomas Clark.

1938N—NEW ALLIANCE SOUTH EXTENDED: Builder, Thomas Clark.

1942N-MARGUERITTA: Cassey, Peter; Patroni, Paul.

1943N—NANCE: Terrell, James Henry. 1946N—MARGUERITTA EAST: Cast Cassev. Peter:

Patroni, Paul. 1948N—FORTUNA: Motter, Giovanni.

-GREAT OVERSIGHT: Synnot, Reginald 1949N-Boswell.

1952N--CONSOLS NORTH: Rinaldi, Dominic. 1953N—DALRAY: McIlwee, Francis; Gledich,

Obrad.

Miners' Homestead Leases.

61N—H.A.C.: Minister for Public Health. 65N—PEPPERS: Gale, Elsie Muriel.

Mount Magnet District. Gold Mining Leases.

1255M—EDWARD CARSON: Cassey, Andrew.

1308M-EMPRESS: Grose, John.

1355M-MOYAGEE: Poletti, Gildo; Bianchi, Alberto.

1415M—EDWARD CARSON SOUTH: Cassey. Andrew.

1444M—LATE COMER: Grose, Charles William James; Grose, Albert Raymond Nichols; Crick, Harry Bell; Rowsell, Herbert John.

1455M—EVENING STAR: Slavin, Joseph Clarence; Jewell, Horace.

1456M—CORONA: Ronchi, Romano; Taylor. Leonard William James; Overheu, Frank Robert.

Mineral Lease.

12M-WONDER: Kings, Frank Thomas.

NORTHAMPTON MINERAL FIELD.

Mineral Leases

205—SURPRISE SOUTH: Galena Lead Mines N.L., c/o H. G. Lindquist, A.N.A. House, 44 St. George's Terrace, Perth.

209—WHITE HEATHER: Galena Lead Mines N.L., c/o H. G. Lindquist, A.N.A. House, 44 St. George's Terrace, Perth.

- 214—GALENA LEAD MINES EXTENDED: Galena Lead Mines N.L., c/o H. G. Lindquist, A.N.A. House, 44 St. George's Terrace, Perth.
- Pertn.

 218—THREE SISTERS: Galena Lead Mines N.L.,
 c/o H. G. Lindquist, A.N.A. House, 44
 St. George's Terrace, Perth.

 219—GALENA WEST: Galena Lead Mines N.L.,
 c/o H. G. Lindquist, A.N.A. House, 44
 St. George's Terrace, Perth.

 220—NOOKA: Northampton Mining & Development Co. Pty. Ltd. (Northampton).
- 224—ETHEL MAUD: Willison, R. and Colley, H. A., c/o H. A. Colley, 27 Pakenham street, Mt. Lawley.
- 231—MOUNT VIEW: Blizard, L. A.; Blizard, R. C.; Giles, R. D. and Giles, R. H., c/o L. A. Blizard, 440 Barker Road, Mt. Lawley.
- 242—WHEAL MAY EXTENDED: Heinsen, J. J.; Byne, E., c/o E. Byne, Northampton.
- 253—GREAT WESTERN: Seymour, E. L.; Davis, E. S.; Atkinson, R. S., c/o R. S. Atkinson; Galena.
- 254—THE MARY ANNE: Bridson, T. A.; Woinar, B., c/o T. A. Bridson, Mary Springs, via Ajana.
- 257-SOUTH BADDERA: Cotic, A. J., Northampton.
- 31PP—BADDERA NORTH: Northampton Mining and Development Co. Pty. Ltd., Northampton.
- 34PP—JOHNNY WALKER: Patrick, R. W.; Byne, E., c/o E. Byne, Northampton.
- 35PP—SOUTH ELLEN: Corderoy Mines Ltd., c/o H. R. Sleeman, 232 St. George's Terrace, Perth.
- 39PP—MULLIGANS LEAD MINE: Nisbet, J. O.; Norton, J. E.; Combley, C. F., c/o J. O. Nesbit, Northampton.

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Gold Mining Leases.

- 5511Z—FIRST HIT: Sander, Rudolph Albert; Sander, Berthold Wilhelm. 5549Z—LADY HARRIET: Sawyer, Thomas
- Ephraem.
- 5714Z—LADY HARRIET NORTH: Sawyer, Thomas Ephraem.
- 5760Z—PRETTY EASY: Clark, Joseph William. 5765Z—KING OF THE HILLS EXTENDED: White, Andrew Francis; Evans, David John.

Ularring District.

Gold Mining Leases.

- 1070U—RIVERINA: Skuthorp, William. 1089U—PARAMOUNT: Vujcich, George.
- 1101U—EMERALD: Bassett, Ernest Robert.
- 1107U-AJAX WEST: Vuicich, George,

Niagara District.

Gold Mining Leases.

- 911G—COSMOPOLITAN SOUTH: Wilkinson, Charles Norman; Wilkinson, David Adamson.
- 933G—NEW GLADSTONE: George-Kennedy, Patrick Clive; Solly, Keith Harold; Solly, Clifford Ross.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District.

Gold Mining Leases.

- 1574X—SNOW DROP: Frost, William.
- 1578X—WALL'S REWARD: Elliott, Robert Grant; Allan, James Thomas; Selman, Araf; Elliott, Edward Burton.
- 1579X—LEADERS: Pitchers, Oliver Victor; Pitchers, Lionel; Smith, William Arthur.

OUTSIDE PROCLAIMED GOLDFIELD.

Gold Mining Lease.

1PP-HILLSDALE: Hassell, Noel Boucher; Hassell, Barbara Zoe.

Mineral Leases.

- 53PP—BAKERS HILL FIRECLAY DEPOSITS: Dunn, John Denis Gribble; Dunn, James Gribble.
- 56PP—RAYS' FIND: Uni-"Versil" Insulating (W.A.) Pty. Limited.
- 380H-AVOCA: Richards, Herbert Oliver.

PEAK HILL GOLDFIELD.

Gold Mining Leases.

- 556P-EGERTON: Rumble, Percy Robert; Johnston, Adam Dudley.
- 572P-O.K.: Munro, Donald.
- 575P-LABOURCHERE MAIN LODE: Scott, Frank Muir
- 590P—WYNDHAM: Rubery, H. E.; Haworth, E. 593P—SWANIE: Omond, Robert Joseph.

Machinery Lease.

1P-KINDERS BATTERY: Kinder, Frank.

PHILLIPS RIVER GOLDFIELD.

Gold Mining Leases.

- 269-JIMMY BOB: Beeck, Norman Henry; Hatters
- 269—JIMMY BOB: Beeck, Norman Henry; Hatters Hill; Moorhouse, Harold George.
 270—HATTERS HILL CENTRAL: Beeck, Norman Henry; Holland, David Alfred James; Gordon, Cecelia Alice; All of Hatters Hill, via Lake King.
 272—NORTH END: Beeck, Norman Henry; Holland, David Alfred James; Gordon, Cecelia Alice; All of Hatters Hill, via Lake King. Lake King.
- 274—BEULAH: Moorhouse, Harold George; Hatters Hill, via Lake King.

Mineral Lease.

409—MONOLITH: Clackline Refractories Limited. c/o Parker & Parker, Solicitors, Howard Street, Perth.

Machinery Leases.

- (3) 31——: Beryl Gold Mines Pty. Ltd., St. George's House, St. George's Terrace, Perth.
 (4) 39—RAVENSTHORPE SANDS PROPRIET-
- ARY: Grey, Alfred Edward Frank, c/o
 Post Office, Ravensthorpe.

 (2) 19—FLAG: Beryl Gold Mines Limited, St.
 George's House, St. George's Terrace,

PILBARA GOLDFIELD.

Marble Bar District.

Gold Mining Leases.

- 1013—TRUMP: Miller, Leslie Melbourne. 1087—TOWN TALK: Crane, Reginald Charles Russell; Crane, Clement Joseph; Barnes, Alfred John; Clarke, Arthur William. NN TALK EAST: Crane, Reginald
- 1088---TOWN Charles Russell; Crane, Clement Joseph; Barnes, Alfred John; Clarke, Arthur William.

- 1090—MANOLIS: Stubbs, Stuart Henry. 1094—BLUE BAR: Dorrington, Harry Barker. 1103—SOUTH PERSEVERANCE: Thompson, Lorraine.
- 1104—NIL DESPERANDUM: Witty, John Malcolm. 1105—WATSONS: Witty, John Malcolm. 1115—LALLA ROOKH: McLeod, Donald William. 1123—NORMAY EXTENDED: Nichols, William Walter; Marshall, William Walter; Walter; Marshall, William Walter; Baker, John Chaffey; Hedley, Donald McKenzie.

Miners' Homestead Leases.

- 17-BAN BAN HOMESTEAD: Ban Ban,
- Dooley. 18-THORNE'S HOMESTEAD: Thorne, Frederick James.

Nullagine District.

Gold Mining Leases.

- 256L—BILL JIM: Dods, John Nisbet; Tonkin, Victor Colin.
- 279L-ALL NATIONS: Boholm, Walter; Howard, Roland Henry.

289L-PAULS LEADER: Hickey, Arthur.

291L- BILL JIM EAST: Dods, John Nisbet; Tonkin, Victor Colin.

294L—NULLAGINE VIEW: Hunter, William.

306L—ALICE EXTENDED: Meikle. William: Branchi, George.

307L—ARD PATRICK: Pelle, John Graham, William; Meikle, John Christian; Graham, Willia Branchi, George. William;

308L—SHEILA'S SCHEELITE: Pelle, John Christian; Graham, William; Meikle, William; Branchi, George.

309L—MENIELIA: Pelle, John Christian; Graham, William; Meikle, William; Branchi, George.

310L-FLOSSIE: Paul, Frank.

Residential Leases.

1L-FIRST: Blue Spec Mining Company No Liability.

2L-SECOND: Blue Spec Mining Company No Liability.

Miners' Homestead Leases.

2L-RIVERDALE: Allsopp, James Hunter.

7L—PETES: Blue Spec Mining Company No Liability.

WEST PILBARA GOLDFIELD.

Gold Mining Lease.

173—PILGRIMS PROGRESS: Corderoy Gold Mines Ltd.

Mineral Leases.

241-LADY BLANCHE: Capper, Vivian Ashley; Lee,

Thomas. 259—YANNERY HILL COPPER MINE: Lee,

WEST KIMBERLEY GOLDFIELD.

Miners' Homestead Leases.

1-DEVONIAN FARM: Russell, Alfred Robert Edward.

2-BARKER GARDENS: Russell, Edwin Mark.

YALGOO GOLDFIELD.

Gold Mining Leases.

1063-ARK: Taylor, Alfred Ernest; Taylor, Harold. 1113—FIELDS FIND: Morrow, Chester Arthur.

1119-FIELDS FIND CENTRAL WEST: Mambretti, Guido.

1207—ROSE MARIE: Deveson, Robert Ernest.

1216-DOLLAR: Nevill, William Joseph.

1220-FIELDS FIND CENTRAL: Morrow, Chester Arthur.

1223—TRUMP: George; Buckman, Buckman, David William George.

1224-SWEET WILLIAM: Mizza, Theodore Laurence.

YILGARN GOLDFIELD.

Gold Mining Leases.

3718—KURRAJONG: Barton, William Alfred.

3875—VICTORIA: Rota Gildo. 3936—NEWFIELD CENTRAL: Pringle, James Milne.

4034—FIRELIGHT: Brand, Percy James; Brand, Melville George.

Melville George.

4068—TRY AGAIN: Overington, Oliver Arthur; Divitini, Camillo.

4169—HOLLETON EAST: Calzoni, Frank.

4182—QUEEN ANN: Wesley, Ernest Cornwall; Wesley, Latham Charles.

4200—JUPITER: Wesley, Ernest Cornwall; Wesley, Latham Charles.

4230—MAY QUEEN: Guidice, Vittoria; Guidice, Joseph Santino; Plozza, Pietro.

4243—CHRISTMAS GIFT: Mazza, Teresa.

4247—LILY OF THE VALLEY: Harper, Joseph Ernest.

Ernest.

4251-UNION JACK: Cox, Edward Bernard; Williams, Lionel George.

4252—CORIO: Jasper, Frank Raymond.

4254—GOLDEN CUBE: Ockerby, Thomas Wilfrid; Briddick, Ernest William. 4268—VICTORIA SOUTH: Rota, Gildo. 4317—FELSTEADS REWARD: Felstead, Eric Ray-

mond.

mond.
4325—GROPER: Pearson, Lester Bailey.
4326—CONSOLS: Henderson, William Harold
Chartres; Polkinghorne, Frank Leslie.
4333—SNOWDROP: Ronchi, Angelo.
4334—BULLSEYE: Fitzgerald, Edward James.
4335—GOLDEN CUBE EAST: Briddick, Ernest
William; Ockerby, Thomas Wilfred.
4336—JACOLETTI: Sodeman, Lloyd Hilton.
4338—MOUNT HOPE SOUTH—Dixon John

4338—MOUNT SOUTH-Dixon, HOPE

Knight.

4342—RADIO DEEPS: Barr, Alick; Clements, Linda May.

4344—HIDDEN TREASURE: May, Richard Albert.

Mineral Leases.

38-NORTHERN EXTENDED: Reid, Alexander James.

39-NORTH LEASE: Reid, Alexander James.

-CENTRAL LEASE: Reid, Alexander James.

40—CENTRAL LEASE: Reid, Alexander James.
41—PICKERING LEASE: Reid, Alexander James.
42—JACKSON LEASE: Reid, Alexander James.
43—THORN LEASE: Reid, Alexander James.
44—MARTIN LEASE: Reid, Alexander James.
45—BRISBANE LEASE: Reid, Alexander James.
46—MARTIN EXTENDED: Reid, Alexander James.
47—NORWOOD LEASE: Reid, Alexander James.
48—EASTERN EXTENDED: Reid, Alexander

James.
49—SOUTHERN EXTENDED: Reid, Alexander James.

Machinery Lease.

4-YELLOWDINE GOLD: Yellowdine Gold Development Pty. Ltd. (in liq.).

Miners' Homestead Leases.

112 -DORORIE: Cornford, Ronald.

119—NESTOR: Kruger, Bertha Isabel. 123—HULME'S HOMESTEAD: Hulme, David.

MINING ACT, 1904-1952. Appointments.

Department of Mines, Perth, 12th June, 1953.

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

718/50—Charles Frederick Roberts, as Acting Mining Registrar, Carnarvon, vice Archer Race Whitworth, transferred, as from the 8th day of May, 1953.

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

COAL MINE WORKERS (PENSIONS) ACT, 1943-1951.

Department of Mines, Perth, 12th June, 1953.

1111/52.

IT is published, for general information, that Mr. Herbert Skewes has been appointed a Member and Chairman of the Coal Mine Workers' Pensions Tribunal (in succession to Mr. R. C. Green, resigned) under section 17 of the above Act, as from 1st June, 1953.

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

COAL MINES REGULATION ACT, 1946. Department of Mines, Perth, 16th June, 1953.

1131/47.

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

John Henry Rees, as Miners' Representative on the Board of Trustees of the Collie Coal Mines Accident Relief Fund Trust, for a period of 12 months, as from the 1st day of June, 1953.

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

THE MINING ACT. 1904-1952.

Department of Mines. Perth, 12th June, 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 plased to deal with the undermentioned Leases, Applications for Leases, Tailings Licenses, 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 :-

Goldfield.			District.				No. of Application.		
Coolgardie	****	****	****	 Coolgardie	***	****		 5924*, 5925*, 5926*, 5928*, 5929*, 5931*, 5934*, 5936*, 5938*, 5939*, 5940*, 5941*, 5942*, 5943*,	
Yilgarn				 				 5944*, 5945*, 5946*, 5947*, 5948*, 5949*. 4346*, 4347*.	

^{*} Conditionally.

The undermentioned application for a Renewal of License to Treat Tailings or Mining Material was approved conditionally :—

No.	Corres. No. Licensees.		Goldfield.	Locality.	Period.		
1168H (4/49)	111/50	John Stephen Whinfield, Jack Scott Whinfield	Yilgarn	Westonia	Three months as from 1st May, 1953.		

UNIVERSITY OF W.A. ACT, 1911-1947.

Amendments to Statutes.

HIS Excellency the Governor in Executive Council acting under the provisions of section 33 of the University of Western Australia Act, 1911-1947, has been pleased to approve of Amending Statutes No. 1 of 1953, No. 2 of 1953, No. 3 of 1953, No. 4 of 1953, made by the Senate and approved by the Convocation of the University of Western Australia, pursuant to the provisions of section 31 of the said Act, copies of which are set forth hereunder.

R. GREEN. Acting Under Secretary, Premier's Department.

Amending Statute No. 1 of 1953. Amendment to Statute No. 17-Discipline.

Statute No. 17 is amended to read:

- 1. In this Statute unless the context otherwise requires-
 - "Academic year" means the period commencing on the first day of the first term in each calendar year and ending on the day pre-ceding the first day of the first term in the next calendar year.

"Board" means the Professorial Board.

"Committee" means the Committee of Discipline.

"Dean" includes Acting Dean.

- "Precincts" includes the whole of the Crawley Site and the buildings and grounds in Wellington Street under the immediate control of the Dean of the Faculty of Dental Science.

 "Professor" includes reader, senior lecturer, lecturer and the University

- librarian. "Registrar" includes Acting Registrar and Assistant Registrar. "Senior administrative officer" means Registrar, Assistant Registrar or Accountant.
- "Student" includes all undergraduates, all other persons permitted or entitled to attend any lectures, classes or examinations and all graduates below the rank of Doctor or Master when attending

any University ceremonial.
"Vice-Chancellor" includes Acting Vice-Chancellor.

- There shall be a Committee of Discipline which shall consist of the Vice-Chancellor, the Deans of the several Faculties and the Professor of Psychology, and which shall have power-
 - (a) subject to the approval of the Board to make rules for the conduct of students

(i) within the precincts and

- (ii) at all lectures, classes, examinations and ceremonials conducted by the University outside the precincts and
 (b) to punish any breach of or failure to observe such rules and any misconduct by students.
- (1) The quorum for meetings of the Committee shall consist of any four members, but if these do not include the Dean of the Faculty of Law a member of the Law School teaching staff shall attend without power to vote.

- (2) At the commencement of each meeting the Committee shall elect one of its members to be Chairman who shall have an ordinary and a casting vote.
- (3) (i) A member of the Committee who has made a charge against a student may take part in the deliberations of the Committee but not in its decision.
- (ii) A student against whom a charge has been made shall be required to appear before the Committee and may be represented.
- (4) In the investigation of charges of breach of discipline or misconduct the Committee shall not be bound by strict rules of evidence but shall be advised by the Dean of the Faculty of Law or member of the Law School teaching staff as to what evidence is relevant and as to what evidence is necessary to prove a charge.
- (5) (i) The Committee shall be convened by the Registrar at the direction of the Vice-Chancellor or at the request of any member.
- (ii) When a meeting of the Committee is required under this section or under Section 6(b) or 7(b) it shall be convened within fourteen days.
- (6) The Registrar shall in the notice convening a meeting include a brief summary of the matters to be brought before the Committee.
- (7) The Registrar shall keep a record of the proceedings of the Committee of all fines imposed by the Vice-Chancellor under section 6(a) and of all matters reported to the Vice-Chancellor under section 7(a).
 - 4. A student may be charged with misconduct if he is alleged-
 - (a) to have persistently committed breaches of discipline or to have flouted the authority of the Committee, the Vice-Chancellor, a professor, or a senior administrative officer; or
 - (b) to have committed an offence against the Crawley Site By-laws;
 - (c) to have behaved himself within the precincts or elsewhere in a manner—
 - (i) which tends to cause offence or annoyance to the general body of students or to the students attending any lecture, class, examination, or ceremonial; or
 - (ii) which tends to bring discredit upon the University; or
 - (d) to have been charged with and found guilty of any offence before the Supreme Court or an inferior court.
- 5. (1) On its own motion or on complaint made to it the Committee shall have power to inquire into any allegation of breach of discipline or misconduct by a student and if satisfied of his guilt shall have power—
 - (i) to impose upon him a fine not exceeding ten pounds;
 - (ii) when the misconduct alleged is a breach of the Crawley Site Bylaws to impose a fine not exceeding the maximum fine permitted by those By-laws;
 - (iii) to cause him to be reprimanded;
 - (iv) to suspend him from attending any class for such period as it thinks fit;
 - (v) in any case of misconduct at an examination conducted by the University to deprive him of credit for any subject or subjects passed at that examination;
 - (vi) to exclude him from the precincts or any part thereof for any period not exceeding the remainder of the academic year.
- (2) When the misconduct alleged is a breach of the Crawley Site By-laws the Committee shall first inform the student that he need not submit to the jurisdiction of the Committee but that he is liable to prosecution under the By-laws.
- (3) Instead of imposing a penalty under subsection (1) of this section the Committee may recommend to the board that the student be expelled from the University either permanently or for a specified period.
- (4) Every decision of the Committee shall take effect immediately and if not pronounced in the presence of the student shall without delay be communicated to him by the Registrar in a form approved by the Committee.
- (5) Every decision of the Committee shall be reported to the next meeting of the Board.
- (6) A student upon whom the Committee has imposed any penalty may by letter addressed to the Vice-Chancellor appeal to the Board against the penalty imposed on him provided that the appeal be made within seven days from the time when the decision of the Committee is communicated to him.
- (7) On receiving the report of the Committee or an appeal from a student the Board shall confirm or set aside the decision and if it confirms the decision, may vary, reduce, or increase the penalty, and may on recommendation made under subsection (3) of this section expel a student permanently or for a specified period.
 - 6. The Vice-Chancellor may-
 - (a) punish any student whom he deems guilty of a breach of discipline by fine not exceeding five pounds; or
 - (b) exclude from the precincts or any part thereof until a meeting of the Committee, any student charged with breach of discipline, or misconduct.
 - 7. Every professor-
 - (a) may fine any student in an amount not exceeding two pounds and may exclude him from any lecture or class in his faculty or department for not more than seven days for any breach of

- discipline which he does not consider sufficiently serious to be referred to the Committee and shall forthwith report his action to the Vice-Chancellor; and
- (b) may exclude from his faculty or department until a meeting of the Committee has been convened any student who in his opinion should be charged with breach of discipline or misconduct and shall forthwith request the Vice-Chancellor to direct that the Committee be convened.
- 8. (1) Every fine imposed by the Vice-Chancellor or by a professor shall be paid to the University office within seven clear days of its imposition.
- (2) Every fine imposed by the Committee shall be paid to the University office within such time as the Committee specifies and if no time is specified then within seven clear days of its imposition.
- 9. Sections 2, 3, 4, 5 and 8 (2) shall apply to Student Societies with the following modifications:—
 - (1) When a charge under section 2 (b) or section 4 is laid against a Student Society the officers of that Society shall be required to appear before the Committee to answer the charge.
 - (2) The Committee may in addition to or in substitution for any penalty imposed upon the officers of the Society or upon such of these officers as it considers responsible for the Society's breach of discipline or misconduct impose a fine upon the Society itself and if the Society has previously been found guilty of the same or a similar offence may suspend its activities for such period not exceeding four weeks as it thinks fit.
- 10. This Statute shall not apply to a member of the Senate or of the teaching, administrative or technical staff of the University.

Amending Statute No. 2 of 1953.

Amendment to Statute No. 18—Conditions of Awarding Hackett Bursaries and Hackett Studentships and Scholarships.

Section 3, subsection (1) is amended to read:—

- 3. Hackett Studentships shall be awarded under the following conditions:—
 - (1) Post Graduate Studentships hereafter described as Studentships of the value of £300 per annum are open to graduates of the University of Western Australia.

Amending Statute No. 3 of 1953.

Amendment to Statute No. 26-Overseas Students' Fees.

Statute No. 26 is amended to read:-

Any person who at the time of his application for admission to the University is not domiciled in the Commonwealth of Australia shall be required to pay an annual overseas student's fee according to the following table unless at the time of his admission—

- (a) he satisfies the Vice-Chancellor that it is his intention to reside permanently or indefinitely in Western Australia, and
- (b) if he is not a British subject he satisfies the Dean of the Faculty concerned of his ability to understand, read and express himself adequately in English.

The overseas student's fee shall be additional to all charged normally payable by Western Australian students including those set out in Statute No. 16.

Table of Annual Overseas Students' Fees.

For all faculties except students in the second and higher years of the Faculty of Dental Science, £50 per annum.

For students in the second and higher years in the Faculty of Dental Science, £25 per annum.

Amending Statute No. 4 of 1953.

Amendment to Statute No. 20—Guild of Undergraduates.

Section 4, subsection (a) is amended to read:—

4. (a) All matriculated and unmatriculated students proceeding to a degree or diploma or enrolled for one full unit in the University shall be members of the Guild provided that a person who is a member of the Guild and completes his degree and proceeds immediately to a higher degree may be a member of the Guild until he obtains the higher degree. No other person shall be a member of the Guild.

The Common Seal of the University of Western Australia has been affixed in pursuance of an order of the Senate by the undersigned being legally entitled to the custody thereof as the Chancellor of the said body Corporate.

[L.S.]

(Sgd.) E. W. GILLETT,

INDUSTRIAL AGREEMENT.

No. 9 of 1953.

Registered 28th May, 1953.

THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1950, this 10th day of April, one thousand nine hundred and fifty-three (1953), between the West Australian Branch of the Australasian Meat Industry Employees' Union Industrial Union of Workers, Perth (hereinafter called "the Union") of the one part, and Broome Freezing and Chilling Works (hereinafter called "the Management") of the other part, witnesseth that, for the considerations hereinafter appearing, the parties hereto mutually covenant and agree the one with the other as follows:—

1. This Agreement shall apply in respect of the

1. This Agreement shall apply in respect of the rates of wages and conditions of labour in connection with the tasks hereinafter mentioned at the Broome Meatworks for the 1953 season and shall operate for 12 months from the abovementioned

date.

Definitions.

- 2. In this Agreement, unless the context otherwise indicates, the following terms have the meanings respectively set out against them, that is to say:—
- (a) "Week days"—Mondays, Tuesdays, Wednesdays, Thursdays and Fridays.
- (b) "A week" shall mean Monday to Friday, inclusive.
- (c) "A day's work" shall mean eight hours on week days, Monday to Friday.
- (d) "Shift work" shall mean work done in time preceding, during and following ordinary working hours by separate relays of employees.
- (e) "Mutually agreed" or "mutual arrangement" implies agreed between the Management of the Works and the Union or its representatives, in writing.

General Conditions.

- 3. Clauses under this heading are to be operative except where otherwise provided herein.
- 4. Any worker carrying out work classified at a higher rate than the rate pertaining to his recognised task shall be paid for that day at the highest rate of such tasks.
- 5. Wages shall be paid weekly in cash on Wednesday afternoon at "smoko."
- 6. The Management shall give the delegate reasonable notice of workers required to work overtime. The delegate shall be then responsible, on behalf of the Union, for supplying such workers. Overtime shall be distributed on a roster system, but any employee shall have the right to forego his place on the roster providing he obtains a suitable replacement for that period of time required by the Management in excess of ordinary hours. The application of this provision, however, will not affect the normal operation of the roster in ordered sequence. In all cases of overtime sufficient men for the work required must be supplied.
- 7. The employment and rates of pay of boys shall be a matter of mutual arrangement.
- 8. Employees shall be provided without charge with accommodation in the quarters erected for that purpose, including stretcher, mattress and pillow.
- 9. Each employee who boards at the Works canteen shall have an amount equal to twenty-seven per cent. (27%) of the district basic wage per week deducted from his wages weekly.
- 10. All delegates shall be officially recognised by the Management.
- 11. Shifts of eight hours may be worked in departments where operations are continuous or where they require attention for more than 12 hours in the 24.
- 12. Except as provided in this clause, shift workers (other than engine room employees) shall be entitled to the prescribed overtime rates for the work done during Sundays and holidays, anything to the contrary notwithstanding shift workers shall only be entitled to rate and a half for any time worked in excess of eight hours per shift, but in (3)—65898

any case where such excess is caused through sickness, non-arrival, or late arrival of relieving shiftmen, or in connection with the change-over or rotation of shifts, ordinary rates shall apply.

13. Notwithstanding that the rates of pay are set forth on a weekly basis, there shall be no obligation on the part of the Management or the employees to give a week's notice or any other notice to determine the employment, the position being in this respect the same as if the employee was employed at a daily wage.

Preference.

- 14. Preference of employment in respect of tasks for which rates of wages are specified in this Agreement shall be given to members of the Union who are parties to this Agreement, provided they are competent workmen for the task for which they are selected and do their work to the satisfaction of the Management.
- 15. Subject to preference to members of the Union who are parties to this Agreement, the Management shall have the right—
 - (a) to select employees with due regard to their qualifications for their respective tasks;
 - (b) to allot to employees their respective tasks, to dispense with the services of any employee for incompetence, drunkenness, misconduct.
 - (c) In the event of the work of an employee being unsatisfactory at the task to which he has been transferred, the Management shall have the right to place such employee on waiting time in accordance with clause 34.

Employees engaged in Perth shall be selected from the lists supplied by the Union.

Transfer.

16. The Management may transfer employees from one department to another. In this case the rates payable shall be those specified for the task performed, subject to clause 4 of General Conditions. In the case of alleged unreasonableness, the local joint delegates can discuss with the Management.

Hours of Labour.

17. Unless otherwise specifically mentioned, forty (40) hours shall constitute a week's work, divided into five (5) working days, as follows:—

Five week days, each eight (8) hours—40 hours.

- 18. Except in the case of shift workers or slaughter floor employees or otherwise mutually agreed upon, ordinary starting time shall be 7.30 a.m. and ordinary ceasing time, 4.30 p.m.
- 19. Except where otherwise provided herein, "ordinary working hours" shall comprise the hours between the ordinary starting time on any day and the ordinary ceasing time, except meal times and smokos, except in any case of alteration by mutual agreement.
- 20. Except in the case of shift workers and slaughter floor employees, "outside ordinary working hours" on any day means between midnight and ordinary starting time, and/or between ordinary ceasing time and midnight, also meal hours and smokos.

Meal Times.

21. (a) Except in the case of shift workers and slaughter floor employees, or otherwise mutually agreed, meal times shall be:—

6.30 a.m. to 7.30 a.m.

11.30 a.m. to 12.30 p.m.

4.30 p.m. to 5.30 p.m.

- 11 p.m. to 12 midnight.
- (b) When loading out, meal times shall be in accordance with the schedule of the vessel's meal times, but may be given within one hour either before or after such meal times.
- (c) This clause shall not apply to engine and boiler room shift workers.

Smokos.

22. Except as provided in clause 23, or otherwise mutually agreed, smokos of 15 minutes each shall be allowed and paid for as working time, as fol-

9.30 a.m. to 9.45 a.m. 2.30 p.m. to 2.45 p.m.

And one smoko after every two hours' continuous work done outside ordinary working hours. Provided, further, that employees in the cold storage department who are working in a temporature not above 20 degrees Fahrenheit shall be allowed four periods of 10 minutes each day in addition to the recognised smokos. This clause shall not apply to engine and boiler room shift workers.

23. For employees when loading out, the smokos

shall, unless otherwise mutually agreed, be:-

9 a.m. to 9.15 a.m.

2 p.m. to 2.15 p.m. 7 p.m. to 7.15 p.m.

9 p.m. to 9.20 p.m.

2 a.m. to 2.15 a.m. 4 a.m. to 4.20 a.m.

24. When reasonably required by the Management, owing to exigencies of work, employees shall forego their smoko until a convenient time.

Cribs.

Employees engaged unloading and discharging steamers will be supplied with cribs, as follows:-

One crib at second smoko after commencing

work after tea.
One crib at second smoko after commencing work at 12 midnight.

Overtime Rates.

- 26. Overtime rates shall be paid in respect of all work done:-
- (a) After ordinary ceasing time (clause 18) and up to ordinary starting time (clause 18), rate and a half; provided that in case of "shift work" outside of ordinary working hours, ordinary rates and conditions shall apply.

(b) During meal hours and smokes, except as provided in clauses 24 and 27, double ordinary

When an employee has worked 16 hours continuously, double the rate applicable shall be paid until stood down for at least four hours, and the Management shall have the right to stand any worker down accordingly.

(c) Similar provision shall apply to shift workers

outside their ordinary rostered periods of work.

27. Provided that ordinary rates and conditions shall apply during ordinary working hours, and rate and a half for one hour or portion thereof before ordinary starting time, or for one hour or portion thereof after ordinary ceasing time, to men doing preparatory or finishing work in preserving, cook room, cellar men handling meats for canning purposes open air honers refort and traymen chill-

poses, open air boners, retort and traymen, chill-room men, and other work of a like nature. Employees doing preparatory and/or finishing work shall be provided with a minimum period of one-half hour's work or shall be entitled to pay-

ment for such.

Minimum of Overtime.

28. Subject to any mutual arrangement, employees called back to work after the meal time following ordinary ceasing time shall be provided with a minimum period of two hours' work, or shall be entitled to payment for such. Employees called out on Sunday or helidays about the provided with out on Sundays or holidays shall be provided with a minimum period of two hours' work or shall be entitled to payment for such, payment for such minimum periods to be at overtime rates as appearing in clauses 26 and 29.

Holidays and Holiday Rates.

(a) Except as hereinafter provided, each of the following days or the days observed in lieu thereof shall be allowed as a holiday to all workers and be paid for, namely:-

and be paid for, namely:—
New Year's Day, Australia Day (26th January),
Good Friday, Easter Saturday, Easter Monday,
Anzac Day, Labour Day, Broome Cup Day, King's
Birthday, Christmas Day and Boxing Day.
(b) Whenever any holiday falls on an employee's
ordinary working day and the employee is not
required to work on such day, he shall be paid

for the ordinary hours he would have worked on such day if it had not been a holiday. Work performed on these days and on Sundays shall be paid for at double ordinary rates.

(c) In the case of workers working a five-day week, no payment or a day in lieu shall be granted

- 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 at the rate pertaining to each employee's task.

 (e) When a worker is off duty owing to leave without pay or sickness, including accidents on or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the working day immediately preceding a holiday or working day immediately preceding a holiday, or resumes duty, or is available on the working day immediately following a holiday, as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.
- (f) A casual worker shall not be entitled to payment for any holiday referred to in this clause.

Annual Leave.

- 30. (a) Except as hereinafter provided, a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer, after a period of 12 months' continuous service with such employer.
- (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 day observed as aforesaid.
- (c) (i) Subject to paragraph (ii), when computing the annual leave due under this clause, no deduction shall be made from such leave in respect of the period that the worker is on annual leave and/or holidays: Provided that no deduction shall be made for any approved period a worker is absent from duty through sickness with or without pay, unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.
- (ii) Approved periods of absence from work caused through accidents sustained in the course of employment shall not be considered breaks in continuity of service, but the first six months only of any such period shall count as service for the purpose of computing annual leave.
- (d) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with such employer.
- (e) Any worker who may resign or be dismissed from the service for any cause, other than for peculation or theft, shall be entitled to receive payment for any annual leave which may have been due up to the time of leaving the service: Provided always that if the worker has been dismissed for peculation or theft, no claim for annual leave shall be recognised. Misconduct herein referred to shall not affect accumulated annual leave or payment therefor.
- (f) When work is closed down for the purpose of allowing annual leave to be taken, workers with less than a full year's service shall only be entitled to payment during such period for the number of days' leave due to them. Provided that nothing herein contained shall deprive the employer of his right to retain such worker to work during the close-down period as may be essential.
- (g) Workers regularly working for the Works North of South latitude 26 shall be allowed to accumulate annual leave for two years, subject to the convenience of the employer. Such workers Such workers who proceed to Fremantle and Geraldton during the period of such leave shall be allowed once in each two years reasonable travelling time on the forward and return journeys between the place of their employment and either of the said ports.
- (h) "Ordinary wages," for the purpose of sub-clause (a) hereof, shall mean the average rate of wage the worker has received over the period of his employment in respect of his ordinary hours of work.

- (i) The provision of this clause shall not apply to casual workers.
- 31. Each employee (excepting those engaged at Broome) shall be entitled to-
 - (a) passage from place of engagement to Broome and travelling time allowance;
 - (b) passage (and travelling time allowance) by passage (and travelling time allowance) by first available steamer or plane at discretion of Management from Broome to place of engagement after termination of work in his department, or when his services are not further required by the Management: Provided that his duties have been performed to the satisfaction of the Management. ment.

This clause operative for trip forward to Broome, but return journey to Perth is subject to discussion and agreement.

Travelling time allowance referred to in clause 31 shall be at the rate of 17s. 6d. per day.

Waiting Time Allowances.

- 33. When no employment is available for an employee at his usual tasks, such employee shall, if so required by the Management, do any other work available and be paid whichever rate shall be the highest, for the task performed or the workers' recognised usual task.
- 34. If for any reason no employment is available to an employee, waiting time allowance of half his recognised task rate shall be paid for such waiting time, in which case the minimum rate shall not apply to the period of such waiting time.

Basic Wage Adjustment.

- All wages in this Agreement are calculated on basic wage of £12 7s. 9d. for males.
- 36. The slaughter floor gang shall consist of three (3) slaughtermen, one bleeder, one sawman, one smallgoodsman and three (3) knifemen, and tally shall be sixty (60) bullocks per day, Monday

Bullocks shall be paid for at the rate of 13s. 0.5396d. All cattle treated on Saturdays shall be paid for at rate and a half, i.e., 19s. 6.8094d., and all cattle treated on Sundays shall be at double rates, i.e., 26s. 1.0792d.

- 37. Unless otherwise agreed, killing shall commence at 6.50 a.m.
- (a) The rates of wages for slaughterhouse employees shall be (minimum tally, 300 per week):-

No. Rate per Head. Minimum per Week.

				**	cer.
Slaughtermen 3 Bleeder 1 Sawman 1 Smallgoodsman 1 Knifeman 3 Hideman 1	:	d. 20.7866 16.7866 16.7866 15.4266 15.06		25 1 20 1 20 1 19 1 18 1	s. d. 9 8 9 8 9 8 5 8 6 6
(b) Tallow Departmen	ıt				_
			£	s.	d.
Leading hand			15	18	9
Casings worker			15	13	9
Dripping makers			15	13	9
Tripe hand 15.0233			18	15	7
			14	18	9
Labourers			14	10	9
Freezing Department	-				
Leading hand			16	8	9
Freezer hands		•	15	8	9
			16	8	9
Boners					
General labourer			13	17	9

All wages shown above are subject to basic rate

39. Should any man decide to leave before the completion of the season's operations in his department as determined by the Management, the obligation of the Management to provide him with his passage back to Perth ceases, subject to clause 45 (b).

Whilst the Management agrees to provide trans-Whilst the Management agrees to provide transport to and from Broome for employees engaged in Perth, it is agreed that any man who leaves or is dismissed under clause 15 (b) before the end of a 12 weeks' period from arrival at Broome shall not be entitled to the payment of his fare to Broome, and any wages due to him shall be retained as part payment and the balance will be legally recoverable.

40. The hide men and casing workers shall be

40. The hide men and casing workers shall be entitled to share in overtime in other departments in accordance with clause 6.

41. Rubber boots, gloves, overalls, shall be supplied by the Management to all workers who require them by the nature of their work, and same shall be replaced when required.

42. All cattle treated in excess of eighty (80) per day shall be paid for at overtime rates, as provided in clause 25 (a), i.e., time and a half.

43. This Agreement is based on the following

43. This Agreement is based on the following employees being employed:-

3 slaughtermen,

1 bleeder.

1 sawman.

1 smallgoodsman.

slaughterfloor labourers.

hideman.

1 freezer foreman.

1 leading hand in freezers.

1 boner

11 chamberhands.

5 bi-product workers.

1 tripe man.

1 general labourer.

First Aid.

44. It shall be obligatory upon the employer to keep at the Works a first-aid kit fully stocked in accordance with the provisions of Schedule 2 attached hereto, for the use of the workers.

Schedule 2.

No. 1-5 Employees-

6 dressings for fingers (sterilized). 3 dressings for hands and feet (sterilized).

3 large dressings (sterilized).

1 tube ungvita.

12 roller bandages (large and small).

2 oz. iodine. 2 oz. sal volatile.

3 triangular bandages. 1 packet safety pins. Eye drops and brush.

Kidney dish (8in.). Medicine glass.

Zans A.P.C.

Nos. 2 and 3-10 to 20 Employees-

12 dressings for fingers (sterilized).

3 large dressings (sterilized). 6 dressings for hands and feet (sterilized).

1 tube ungvita.

24 roller bandages (large and small). 12 packets cotton wool ($\frac{1}{2}$ oz.).

4 oz. iodine. 4 oz. sal volatile.

6 triangular bandages.
1 packet safety pins.
Adhesive tape (1 x 2½ yards).

Eye drops and brush.

Medicine glass. Zans A.P.C. (24).

No. 4—50 to 100 Employees—
2 dozen dressings for fingers (sterilized).
1 dozen dressings for hands and feet (sterilized).

1 dozen large dressings (sterilized). 3 dozen roller bandages (large and small).

2 tubes ungvita.

4 oz. bi-carb. soda.
24 packets cotton wool (½ oz.).
Eye drops and brush (camel hair).
50 Zans A.P.C.
8 oz. sal volatile.

tourniquets.

1 dozen roller bandages (2in.). 1 dozen triangular bandages.

packets safety pins. Kidney dish (10in.).

Medicine glass. Adhesive tape (4 x 2½ yards).

These scales of equipment have been laid down by Mr. Brier, Secretary, St. John Ambulance Association, and approved by Dr. Holland.

Guarantee.

45. Subject to clause 15 (b), a guarantee of 16 weeks' work from date of commencement of slaughtering is given to each employee brought from Perth or Fremantle. The rates applicable under this guarantee shall be the rates for the respective tasks allotted.

(b) Every employee shall be engaged on the express condition that he will perform at least 16 weeks' work from such date of commencement and at the rates for the respective tasks allotted to at the rates for the respective tasks anothed to him, and will continue to work for such additional period as is in the opinion of the Management is necessary to fulfil the season's operations. This subclause shall be deemed to have been complied with after four (4) weeks, from the last day of killing has elapsed.

46. The date of commencement of slaughtering shall be determined by the Management, but one

shall be determined by the Management, but one clear day (not including the day of arrival) shall elapse between the date of arrival of seasonal operatives and the date of commencement of slaughtering operations.

Waiting time allowance defined in clause 33 shall not be payable on the day of arrival or the day after arrival of seasonal operatives.

All employees, including seasonal operatives, shall, if so required by the Management, do any work other than slaughtering available between the date of arrival of seasonal operatives and the date fixed for the commencement of slaughtering under this clause. Work performed shall be paid for at the

rate pertaining to the task performed.

For the purpose of this clause, seasonal operatives shall be defined as those Australasian Meat Industry Employees who customarily reach Broome by the plane or boat immediately preceding the commencement of killing operations.

Payment for Sickness.

47. (a) 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.

(b) The liability of the employer shall in no case exceed one (1) week's wages during each calendar year, 1st January to 31st December, in respect of each worker, but the sick leave herein provided

each worker, but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year.

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

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

(c) No worker shall be entitled to the benefit of this clause unless he produces proof satisfactory to his employer or his representative of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three consecutive working days or more.

(d) No payment shall be made for any absence due to the worker's own fault, neglect or misconduct.

In witness whereof the parties hereto have hereunto set their hands the day and year first hereinbefore mentioned.

J. W. BAKER. Secretary.

Signed for and on behalf of the West Australian Branch of The Australasian Meat Industry Employees' Union, Industrial Union of Work-ers, Perth, in the presence of

J. R. Flanagan.

D. T. FARRELL.

Signed for and on behalf of Broome Freezing and Chilling Works, in the presence of---

E. M. Merritt.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 23 of 1952.

Between The Metropolitan and South-Western Federated Engine Drivers and Firemen's Union rederated Engine Drivers and Firemen's Union of Workers of Western Australia, Applicant, and Millars' Timber and Trading Company, Ltd., Bunning Bros. Pty. Ltd., Kauri Timber Company Limited, Whittaker Bros. Ltd., The Western Australian Government Railways Commission and The State Saw Mills, Representations. spondents.

The Conciliation Commissioner in pursuance of the powers and duties conferred upon him by Section 108B of the Industrial Arbitration Act, 1912-1952, and in pursuance of a remission made to him by the Court of Arbitration, doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties:-

Award.

1.—Title.

This Award shall be known as the "Engine Drivers' (Sawmills) Award, 1953" and replaces Award No. 39 of 1949.

2.—Arrangement.

- Title.
- Arrangement. Area and Scope.
- 4. Term.
- Wages.
- Pieceworkers. 6.
- Holidays.
- 8. Hours.
- Overtime.
- Absence Through Sickness. Casual Workers. 10.
- Mixed Functions. 12.
- 13. Time Book.
- Definitions. 14.
- Contract of Service. Rents of Houses and Huts. 15.
- 16. 17.
- 18.
- Sleeping Accommodation. Payment of Wages. Aged and Infirm Workers. 19.
- 20.
- 21.
- Transport of Workers.
 Board of Reference.
 Camping Allowance.
 Part-time Employment.

3.-Area and Scope.

This Award shall apply to the timber industry as carried on in the South-West Land Division of the

4.—Term.

The term of this Award shall be for a period of three (3) years from the beginning of the first pay period commencing after the date hereof.

5.-Wages.

(a) Basic Wage:

	Per	we	ek.
	£	s.	d.
Within a 15-mile radius from the			
G.P.O., Perth	12	1	10
Outside a 15-mile radius from the			
G.P.O., Perth, but within the			
South-West Land Division	12	3	n
		•	•

	South-West Land Division	1	2	3	0
(b)	Adults:				
		Mar Basi Per	c '	Wa	ge
	Tarana Mara a Bara Ta	£	s.	٠d.	
1.	Locomotive engine driver	2	5	0	
2.	Locomotive engine drivers (if they sometimes or always carry human beings other				
	than the train crew)	2	15	0	
3.	Locomotive fireman	1	3	10	
4.	Stationary engine driver whose work requires a first class or second class certifi-				
	cate	1	10	10	

	Glatiana and a second	Bas	sic '	over Wage eek. d.
5.	Stationary engine driver whose work requires a third class certificate (a) Engine drivers who also attend to and are in charge of electric generator	1	5	10
	or dynamo (other than a dynamo for merely lighting the works)—extra (b) Engine drivers who are in charge of plant—		9	0
•	extra		9	0
6.	Firemen— Attending one boiler or one suction gas generator. Attending two or more boilers or two or more	1	Ĭ	10
7.	suction gas generators Where two or more firemen are employed on one shift, one fireman shall be the lead- ing fireman and shall be paid one shilling (1s.) per shift extra	1	Б	
8. 9. 10. 11. 12.	Steam cross-cut driver Mill and bush winch driver Engine cleaners Engine greasers Fuelman or trimmer assist-	1 1	8 6 12 16	-
13.	ing fireman An engine driver or fireman		12	10
14.	who is required to do saw sharpening—extra An engine driver who oper- ates a drying kiln and is re- sponsible for the temperature		15	0
15.	reading and records thereof —extra Drivers of internal combustion engines—		6	0
	50 B.H.P. or over Over 30, but under 50	1	10	10
16.	B.H.P Driver of mobile crane up to	1		
	five ton lifting capacity	1	18	0

(c) Junior Workers:

The rates for junior workers shall be as under:-

·	Per cent. of Basic Wage.		
Up to 16 years of age	 	30	
16 to 17 years of age	 	35	
17 to 18 years of age	 	4 5	
18 to 19 years of age	 	60	
19 to 20 years of age	 	70	
20 to 21 years of age	 	90 .	

(d) Persons engaged inside the gas or water space of any boiler, flue, or economiser in cleaning or scraping work shall, whilst so employed, be paid in addition to his ordinary or overtime rate, ninepence (9d.) per hour.

Pieceworkers.

- (a) Pieceworkers shall be paid pro rata weekly rates for time occupied shifting haulers from one landing to another, except in cases where the piecework is arranged on the basis of time occupied in shifting haulers. For washing out boilers, overtime and Sunday rates shall be paid.
- (b) If any increase or decrease in the basic wage as proclaimed from time to time is not included in the piecework rates, the worker's earnings shall be increased or decreased, as the case may be, in accordance with such increase or decrease in the basic wage.

7.—Holidays.

(a) The following days, or the days observed in lieu shall, subject to Clause 9 hereof, be allowed as holidays without deduction of pay, namely:—

New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

- (b) On any public holiday not prescribed as a holiday under this Award the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done, ordinary rates of pay shall apply.
- (c) Except as hereinafter provided a period of two (2) consecutive week's leave with payment of ordinary wages as prescribed, shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with such
- (d) If any award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day
- for each such holiday observed as aforesaid.

 (e) If after one (1) month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth (1/6th) of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service.
- (f) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Award shall not count for the purpose of determining his right to annual leave.
- (g) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (e) or subclause (j) of this clause, to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full
- (h) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.
- (i) The provisions of this clause shall not apply to casual workers.
- (j) In the area outside a radius of fourteen (14) miles from the General Post Office, Perth, the following provisions shall apply:-

 - (i) Subclause (a) hereof shall not apply except in the case of Anzac Day and Labour Day.(ii) Subclause (c) hereof shall not apply but except as hereinafter provided a period of two consecutive weeks' leave at Christmas time and also the day immediately preceding Good Friday, Good Friday, Easter Saturday and the week immediately succeeding such days, with payment of ordinary wages as prescribed, shall be allowed annually to a worker by his employer after a period of twelve months' continuous service with such employer.
 - (iii) Subclause (e) hereof shall not apply, but, if after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid eleven and one-third (11 1/3rd) hours' pay at his ordinary rate of wage in respect of each completed month of continuous service.
 - (iv) Workers engaged on essential work during the period referred to in paragraph (ii) hereof, shall be allowed equivalent time off at such time as may be mutually agreed upon between the employer and the worker.
 - (v) In all other respects the provisions of this clause shall apply.
- (k) Pieceworkers, for whom compensation for holidays is included as part of the piecework rates, shall not be entitled to payment in respect of any holidays or annual leave prescribed herein,

- (1) Notwithstanding anything contained elsewhere in this Award, where an establishment is closed as provided in subclause (b) hereof, the employer may by agreement with the majority of his employees covered by this Award require his workers to work at ordinary rates on some other day or days to the extent of the time lost.
- (m) (i) Any worker absenting himself without just cause from work on the whole or any portion of the working day preceding or on the whole or any portion of the working day succeeding a holiday provided for herein shall not be entitled to payment for such holiday.
- (ii) "Just cause" for the purpose of this clause shall mean as approved by the employer or in default thereof by a Board of Reference.

8.--Hours.

- (a) A week's work shall consist of forty (40) hours.
- (b) The daily spread of hours shall be such as may be agreed upon by a majority of the workers and employer concerned in any business and approved of by the Union. In default of such agreement and approval, such hours shall be worked within nine (9) consecutive hours between 7.30 a.m. and 5.30 p.m. on Mondays to Fridays—one hour or such other time as may be agreed upon being allowed for luncheon between 12 noon and 2 p.m.
- (c) Provided that different hours may be agreed to between the Association and the employer, or, in default of such agreement, approved by the Board of Reference.
- (d) Subclause (b) hereof shall not apply to locomotive engine drivers, locomotive firemen and cleaners, greasers, log hauling engine drivers, bush winch drivers and traction engine drivers, steam cross-cut drivers and crane drivers.
- (e) In the event of two (2) shifts being worked, then the second shift shall be ten per cent. (10%) less in length of time than the working week fixed for workers generally in the industry, and shall be worked in five (5) consecutive shifts on Monday evening to Saturday morning, inclusive, at such times as may be agreed between the employer and the worker concerned, assented to by the Association in writing, and, in default of such assent, as approved of by the Board of Reference. Any time worked on such shift outside the times of work so agreed upon shall be overtime.
- (f) In all cases in reckoning the time of duty, any time necessarily occupied in raising steam, in starting up or closing down engines, or in banking . fires, shall be included.
- (g) Locomotive crews shall be entitled to an interval for meals not less than four (4) hours and not more than six (6) hours after going out on traffic

9.—Overtime.

- (a) All work performed outside the ordinary hours, whether on the first or second shift, or in excess of the hours agreed upon or approved under the preceding clause shall be overtime. Such overtime shall be paid for at the rate of time and a half for the first two (2) hours daily and double time thereafter. During meal hours double rates shall be paid for all time worked.
- (b) All work performed by workers on the holidays to which they are entitled, or on Sundays, shall be paid for at the rate of double time, except in the case of workers effecting repairs to or renewals of plant and/or machinery which it is necessary to effect to enable work to be safely resumed on the next working day, in which case payment shall be made at the rate of time and a half. Provided that in the case of work done on either a Sunday or holiday payment shall be made for a minimum of two (2) hours.
- (c) Notwithstanding anything contained in this Award—
 - (i) an employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement;

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

10.—Absence Through Sickness.

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

11.—Casual Workers.

"Casual Worker" shall mean and include a worker competent to do the work he is engaged to do, who is, without any fault of his own, dismissed or refused work (as it is hereby agreed he may be) before the expiration of one (1) week from and including the date he starts work.

Casual workers shall be paid ten per cent. (10%) in addition to the rates set out in Clause 5 hereof.

12.-Mixed Functions.

Where a worker is engaged on higher grade work in any day he shall be paid for the whole day at the higher rate: Provided he works in such higher grade for a period of four (4) hours at the least, and, in cases where he is employed on higher grade work for more than twenty-two (22) hours in any one week he shall be paid for the full week at the higher rate.

A worker required to work as steam cross-cut driver and winch driver as one job shall be entitled to receive the higher margin.

13.—Time Book.

Each employer shall keep a time book, or sheets, or cards, showing the names of the workers, the number of hours worked, the rates of pay and the wages paid to each worker from week to week, and the Secretary of the Union or any official thereunto authorised by the Union shall be allowed at all reasonable times to inspect such records so far as it relates to any member or members of his organisation. Such time book shall be kept available for the last preceding twelve (12) months.

14.—Definitions.

For the purpose of this Award:-

- (a) "Engine driver" shall mean and include any person who operates or drives any engine or engines the motive power of which is either steam, gas, oil, water, compressed air, or electricity.
- (b) "Engine driver in charge".—When a driver, being the only person of his class employed on the plant, does the general repair work of the plant in addition to the work of engine driving, but not when he merely assists the fitter or engineer to do such work.

15.—Contract of Service.

All workers, except those engaged on piecework or on casual work, shall be employed on a weekly engagement subject to the following terms:—

- (a) A worker shall perform such work as the employer shall from time to time require on the usual days and within the prescribed hours.
- (b) Employment during the first week of such engagement shall be from day to day, at the weekly rate prescribed, except in the case of re-engagement within one month after the termination of a previous service of the worker under the employer.
- (c) A worker, to become entitled to payment of the weekly wage, must be ready and willing to work on the days and during the hours usually worked by the class of worker affected. A worker shall not be entitled to payment for any time during which he is absent from his employment, except as provided for in clause 10.
- (d) Subject to the provisions of the two next succeeding paragraphs, a week's notice of the termination of such engagement shall be given on either side. Such netice may be given on any day during the week to terminate such engagement on the corresponding day of the following week or on any later day thereof: Provided that, in the base of work in the bush and at bush mills, such notice may be dispensed with by the consent in writing of the employer and worker.
- (e) The employer may dismiss any worker peremptorily without notice for malingering, inefficiency (otherwise than through temporary illness), neglect of duty or misconduct, and pay the worker's wages up to the end of the preceding pay period.
- (f) The employer may deduct payment for any day or poition of a day the worker cannot be usefully employed because of any strike by or participation in any strike by the Union, by any branch of the Union, or by any members or member of the Union employed by the employer, or because of any strike by or participation in any strike by any other Union, branch of any other Union, or members or member of any other Union employed by the employer, or because of any break-down of machinery, or because of any other stoppage of work for any other cause for which the employer cannot be held responsible: Provided that no deduction shall be made unless such stoppage exceeds two (2) hours.

16.—Rents of Houses and Huts.

- (a) The employer may charge such rents for the use and occupation of the huts or houses owned or controlled by him as may be agreed upon by the employer and worker and the Union, and, in default of agreement, such rent (not exceeding the amount ascertained by the application of the Commonwealth Statistician's figures as the average rental for four and five roomed houses in the four country town statistics for the State) as the Board of Reference may think fair and reasonable.
- (b) In determining what is a reasonable and fair rental the Board of Reference shall:—
 - (i) First ascertain the capital value of the building. Such capital value shall be the actual cost to the employer of the building: Provided that, where the building has been erected prior to the 30th day of June, 1921, there shall be added twenty per cent. (20%) to the cost of the building.
 - (ii) From the capital value so assessed there shall be deducted such amount as shall be estimated to equal the depreciation in actual value of the building, in so far as such depreciation diminishes the letting value: Provided that the depreciation shall not be assessed as an amount exceeding three per centum (3%) per annum.

- (c) The reasonable and fair rental shall be deemed to be not more than the total for the following items:—
 - (i) The percentage on the capital value at the rate of nine per cent. (9%) per annum.
 (ii) The amount of the rates and taxes.
 - (iii) The amount estimated to be required annually for repairs, including painting, maintenance and renewal (not exceeding the average amount expended for repairs during the last succeeding five (5) years) where the house has been so long erected.
 - (iv) The cost of insurance.
 - (v) Any other cost, charge or outgoing considered by the Board of Reference to be fair and/or reasonable.
- (d) The amounts ascertained above shall be reduced to a weekly basis,

17.—Sleeping Accommodation.

Where the employer provides houses or huts for the use and occupation of his workers at a bush mill or camp, or in the bush, the following provisions shall apply:—

- (a) No room shall have a floor space less than ten (10) feet by twelve (12) feet. This requirement shall not apply to existing buildings having a floor space of not less than ten (10) feet by eight (8) feet, which have been approved by the Union, or which, in cases where there has been no approval by the Union, have been or are approved by the Board of Reference.
- (b) No room shall have a height of less than eight (8) feet, but this shall not apply to existing buildings the rooms of which have a height of not less than seven (7) feet.

18.—Payment of Wages.

- (a) All wages due and payable to workers in the bush and at bush saw mills shall be paid in such manner as may be agreed upon between the employer, the worker, and the Union, or in default of such agreement—
 - where a bank exists within five (5) miles of the mill or place where the work is performed weekly, in cash, at the mill or such place;
 - (ii) Where a bank exists within five (5) miles of such mill or place, fortnightly or bimonthly, in cash, at such mill or place.

Over and above that becoming due on each such period, as the case may be, not more than six (6) days' pay shall be kept in hand by the employer.

- (b) If any worker be kept waiting for payment of his wages after working hours for more than fifteen (15) minutes, he shall be paid at ordinary rates for all time he is kept waiting from the termination of his working hours until he is paid.
- (c) Should any worker, wherever employed, be dismissed during the course of a week, he shall be paid at the usual place of payment on demand there by him any wages which are legally due to him within fifteen (15) minutes of dismissal: Provided that, if the usual place of payment be on the work in the bush, then such place of payment shall be deemed to be the nearest office of such employer thereto.

19.—Aged and Infirm Workers.

- (a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.
- (b) In the event of no agreement being arrived at, the matter may be referred to the General Board of Reference for determination.
- (c) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for and be employed at the proposed lesser rate.

20.—Transport of Workers.

Where means of transport to the bush or bush saw mills is provided by the employer, on the termination of service of a worker, that worker, his

family, and his goods and chattels shall be transported free of charge within forty-eight (48) hours of precipit by the amplever of precipit that the complexes of precipit his the comple of receipt by the employer of notice that such transport is required. But a worker shall not be entitled to free transport on a route along which the public is regularly transported for payment: On the other hand, he shall not be charged a rate on such route in excess of that regularly charged to the public.

21.—Board of Reference.

The Court appoints for the purpose of the Award:

- (a) A Board of Reference to consider and deal with matters mentioned in Clause (Rents of Houses).
- (b) A Board or Boards of Reference for the purpose of-
 - (i) adjusting any matters of difference which may arise between the parties
 - from time to time, except such as involve interpretations of the provisions of the Award or any of them;

 (ii) Deciding any other matters that the Court hereby refers or may from time to time refer for decision to the Board.
- (c) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the regula-tions to the Industrial Arbitration Act, 1912-1952, which for this purpose are em-bodied in this Award.
- (d) Each Board shall consist of a Chairman and two (2) representatives, one representative to be nominated by each party.
- Separate Boards may be appointed where deemed necessary or advisable for different branches of the industry and/or for different localities.

22.—Camping Allowance.

A worker who is required by his employer to camp in the bush away from a town or away from the mill site and where accommodation is not provided in accordance with the standards provided in Clause 17 of this Award, shall be paid a camping allowance at the rate of five shillings (5s.) per week.

23.—Part-Time Employment.

Notwithstanding anything contained in Award to the contrary the employer and the Union are hereby empowered in the case of emergency or for other cause which to them may seem sufficient, for other cause which to them may seem sufficient, to provide for a shorter working week at the rate of wages specified in this Award, but proportioned to the time to be worked. If such agreement is arrived at, the workers affected shall cease to come within the scope of Clause 15, as to weekly hiring and shall be deemed to be employed under contract of daily hiring for the period mentioned in the agreement. Any agreement hereigned the internal of the contract of the contra agreement. Any agreement hereunder shall be in writing and signed by both the employer and the Secretary or other authorised officer of the Union. Provided that in the case of any disagreement the matter may be referred to the Board of Reference.

In witness whereof this Award has been signed by the Conciliation Commissioner this 3rd day of June, 1953.

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

COMPANIES ACT, 1943-1951. The Economic Stores Proprietary Limited. (In Vol. Liq.)

NOTICE is hereby given, in pursuance of section 242 of the Companies Act, 1943-1951, that the final meeting of shareholders of the abovenamed Comon Monday, 20th July, 1953, at 12 noon, for the purpose of receiving the Liquidator's account, and any explanation thereof, showing how the winding-up has been conducted and the property of the Company has been disposed of.

Dated this 15th day of June, 1953.

A. R. LANG, Liquidator.

COMPANIES ACT, 1943-1946. Pursuant to Section 66.

City Motors Pty. Ltd., 367 Murray Street, Perth. Notice of Increase in Share Capital beyond the Registered Capital.

- CITY MOTORS PTY. LTD. hereby gives notice that by a resolution of the Company passed on the 11th day of June, 1953, the nominal capital of the Company was increased by the addition thereto of the sum of £50,000 divided into 50,000 shares of £1 each beyond the registered capital of £50,000.
- 2. The additional capital is divided as follows:-(a) Number of shares—50,000; (b) class of shares—ordinary shares, "C" shares, "D" shares and preference shares; (c) nominal amount of each share—
- The conditions subject to which the new shares have been or are to be issued are as follows:-The shares may be issued from time to time by the directors at their absolute discretion as ordinary shares, "C" shares, "D" shares and preference shares. Shares other than "D" shares shall not confer on the holders the right to attend or vote either in person or by proxy at any general meeting, or to have notice of any such meeting, or the house of the management of the or to have any voice in the management of the Company, or to interfere in the management and control, or to inspect the account books and docucontrol, or to inspect the account books and documents of the Company (except as by law entitled), and holders shall be bound by the accounts from time to time furnished by the directors and passed at general meeting. Save as otherwise specially stipulated, all shares other than preference shares shall rank pari passu with each other with regard to dividends, return of capital and for all other purposes. "C" shares shall be issued only to an employee of the Company in pursuance of article purposes. "C" shares shall be issued only to an employee of the Company in pursuance of article 102 hereof, and shall not be transferable, except subject to the conditions and in the manner hereinafter provided. Whenever any "C" share is allotted, or, pursuant to this clause is transferred to any employee of the Company, such employee shall be entitled to retain and hold the same so that Company as he remains an employee of the Company. long as he remains an employee of the Company; and if by death, resignation, withdrawal, dismissal or otherwise he ceases to be an employee of the Company he or his personal representatives shall be bound upon request in writing of the directors to transfer such share to such person as the directors to transfer such share to such person as the directors may nominate, and if such person is not an employee of the Company, such person shall at any time upon the request of the directors transfer such share to any employee of the Company. "D" shares shall not be transferable except upon the conditions and in the manner hereinafter provided for. Whenever a "D" share is allotted, or pursuant to this clause is transferred to any persons to the share to such share to any persons to the share to such share is allotted, or pursuant to this clause is transferred to any persons to the share to such share to any persons to the share to such share the share to such share to su pursuant to this clause is transferred to any perpursuant to this clause is transferred to any person, and such shareholder shall be desirous of transferring the share, and shall notify the directors accordingly, or if by death or operation of law the benefit of the share shall have vested in his personal representative or other person, as the case may be, then he, or his personal representative or the person in whom by operation of law the benefit of such share shall have vested, shall be bound, upon the request in writing of the directors, to transfer the share to such person as the directors may nominate. The consideration payable to the holder of a "C" or "D" share upon transfer as provided for by Articles 6 and 7 shall be the reasonable value thereof as determined by the auditors of the Company, but the amount so fixed for each £1 share shall not exceed the sum of £2. If any person who ought in conformity with Articles 6 and 7 to transfer any "C" or "D" share makes default in transferring the same immediately, the directors may by writing under the common seal, the person in whom by operation of law the benefit directors may by writing under the common seal, appoint any person to make the transfer on behalf of the person in default, and a transfer by such an appointee shall be as effective as if it were duly executed by the person in default. A certificate under the common seal that such power of appointment has arisen shall be conclusive for all purposes. "C" and "D" shares shall rank for repayment of capital and distribution of any surplus assets in a winding-up equally with the ordinary shares of the Company until the holder thereof shall have received the sum of £2 in respect of each share

held, after which such holder shall not be entitled to any further participation in the assets of the

Company.

4. The rights attaching to the preference shares or to each class of preference share are as follows:—Preference shareholders shall receive an annual dividend of 6 per centum per annum, cumulative. Preference shares shall be redeemable at the option of the Company from time to time and at any time. Within three months from the redemption of a preference share, the shareholder may apply for the issue of one ordinary share for each preference share redeemed and thereupon the same shall be issued to him upon payment of the nominal value of such ordinary share. At any time after one year from the date of issue of a preference share, the shareholder thereof may apply and have any such share converted to an ordinary share paid up to a like amount as the preference share. Preference shareholders shall rank pari passu with ordinary shareholders in every respect other than for dividends.

Dated this 11th day of June, 1953.

S. C. WHEATLEY, Director.

COMPANIES ACT, 1943-1951.

NOTICE is hereby given that the Registered Office of Tullis Hunter & Co. Ltd. was changed on the 3rd day of June, 1953, and is now situated at 65 Murray Street, Perth, and is accessible to the public, Mondays to Fridays (inclusive) from 8.30 a.m. to 5.30 p.m., except holidays.

T. L. MITTER, Manager.

Western Australia. COMPANIES ACT, 1943-1951.

Notice of Situation of Registered Office and of the Days and Hours during which such Office is Accessible to the Public.

(Pursuant to Section 99 (4).) Houghtons Motor House Pty. Ltd.

To the Registrar of Companies, Perth:

NOTICE is hereby given that the Registered Office of Houghtons Motor House Pty. Ltd. is situate at 1006 Albany Highway, Victoria Park, and that the days and hours during which such office is accessible to the public are as follows:—All days of the week, Mondays to Fridays (inclusive), from 10 a.m. to noon and 2 p.m. to 4 p.m., except on public holidays.

Dated this 12th day of June, 1953.

OLNEY & NEVILE, Solicitors for the Company, C.M.L. Building, St. George's Terrace, Perth.

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and of Draytons Limited (In Liquidation).

NOTICE is hereby given that a meeting of the shareholders of Draytons Limited (In Liquidation) will be held at the office of the Liquidator, Mr. C. W. M. Court, Third Floor, Newspaper House, 125/131 St. George's Terrace, Perth, on 15th day of July, 1953, at 12 noon, to consider the report and accounts of the Liquidator and to fix the remuneration of the Liquidator.

Dated at Perth the 12th day of June, 1953.

C. W. COURT, Liquidator.

COMPANIES ACT, 1943-1951.

Notice Concerning Lost Share Certificate.

Pursuant to Section 414 (1).

Westralian Mill Products Pty. Limited. NOTICE is hereby given that share certificate No. 11 for 120 fully-paid shares in the abovenamed Company numbered 3266 to 3385, inclusive, entered in the name of Merredin Flour Mills Limited, of Merredin, has been lost or destroyed, and it is the intention of the directors of the abovenamed Company to issue a duplicate share certificate in lieu thereof, after the expiration of 28 days from the publication hereof.

Dated the 12th day of June, 1953.

DOWNING & DOWNING, Solicitors for the abovenamed Company, McNeil Chambers, 9 Barrack Street, Perth.

S.W. CONSTRUCTION CO. PTY, LTD.

NOTICE is hereby given that—(1) The Registered Office of S.W. Construction Co. Pty. Ltd. is now situated at c/o Donnybrook Cider & Canning Co. Ltd., Canning Factory, South-West Highway, Donnybrook. (2) The days and hours during which the Registered Office is accessible to the public are 10 a.m. to noon and 2 p.m. to 4 p.m., Mondays to Fridays, inclusive, public holidays excepted.

E. LAWRENCE, Secretary.

COMPANIES ACT. 1943-1951.

Notice of Registered Office.

NOTICE is hereby given that the Registered Office of J. D. Neil Pty. Ltd. is situated at National Chambers, Merredin, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays, both inclusive, (excluding public holidays) from 10 a.m. to 4 p.m.

Dated this 11th day of June, 1953.

J. D. NEIL, Director.

Robinson, Cox & Co., 20 Howard Street, Perth, Solicitors.

COMPANIES ACT, 1943-1951.

Liquid Plastic Coatings Company Proprietary Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company which is incorporated in the State of Victoria is situate at the office of Rankin, Morrison & Co., Ninth Floor, Colonial Mutual Life Building, St. George's Terrace, Perth, and that the days and hours during which it is accessible to the public are from Monday to Friday inclusive in each week (public, bank and other holidays excepted) between the hours of 10 a.m. and 5 p.m.

Dated the 11th day of June, 1953.

PARKER & PARKER, Solicitors, 21 Howard Street, Perth.

COMPANIES ACT, 1943-1951.

Notice of Increase in Share Capital Beyond the Registered Capital.

Pursuant to Section 66.

Gnowangerup and District Co-Operative Company, Limited.

- 1. GNOWANGERUP & DISTRICT CO-OPERATIVE COMPANY LIMITED hereby gives notice that by a special resolution of the Company passed on the 14th day of May, 1953, the nominal share capital of the company was increased by the addition thereto of the sum of £25,000 divided into 25,000 shares of £1 each beyond the registered capital of £25,000.
- 2. The additional capital is divided as follows:—
 Number of shares—25,000; class of shares—ordinary: nominal amount of each share—£1.
- dinary; 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 as follows:—(1) Interest

shall be paid at the discretion of the Company, but shall not in respect to any year exceed an amount which is five pounds per centum per annum in excess of the Commonwealth Bank rate of interest for the time being on fixed deposit for two years.

(2) Each shareholder is entitled to one vote only, irrespective of number of shares held.

Dated this 18th day of May, 1953.

W. L. GARNETT, Director.

Parker & Parker, Solicitors, Perth.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Office. Pursuant to Section 99 (4).

Industrial Earths & Minerals Pty. Limited.

NOTICE is hereby given that the Registered Office of Industrial Earths & Minerals Pty. Limited was, on the 13th day of March, 1953, changed to and is now situate at No. 65 Crawford Road, Maylands.

Dated this 12th day of June, 1953.

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

COMPANIES ACT. 1943-1951.

Notice of Change in Situation of Registered Office. Pursuant to Section 334.

The Swan Brewery Company Limited.

THE SWAN BREWERY COMPANY LIMITED hereby gives notice that the Registered Office of the Company was, on the 10th day of June, 1953, changed to and is now situated at 98 Mounts Bay Road. Perth.

Dated this 10th day of June, 1953.

A. W. JACOBY, FRANCIS W. LEAKE, Agents in Western Australia.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of J. D. Neil 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 J. D. Neil Pty. Ltd.

Dated this 15th day of June, 1953.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of Houghtons Motor House 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 Houghtons Motor House Pty. Ltd. Dated this 12th day of June, 1953.

> G. J. BOYLSON, Registrar of Companies.

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

Western Australia. IN PARLIAMENT—SESSION 1953. The Kalgoorlie Racing Club and The Boulder Racing Club.

A Bill for an Act entitled The Kalgoorlie and Boulder Racing Clubs Act Amendment Act, 1953. NOTICE is hereby given that an application is intended to be made to Parliament in the present session by The Kalgoorlie Racing Club and The

Boulder Racing Club (hereinafter called "the Clubs") for leave to bring in a Bill to give effect Clubs") for leave to bring in a Bill to give effect to the amalgamation of the Clubs under the style of Kalgoorlie-Boulder Racing Club and to vest the assets of each of the said Clubs in the said Kalgoorlie-Boulder Racing Club and to confer on the said Kalgoorlie-Boulder Racing Club power to acquire by purchase or otherwise and hold and otherwise deal with real and personal property for the purposes of that Club.

Printed copies of the intended Bill will be deposited in the office of the Clerk of the Legislative

posited in the office of the Clerk of the Legislative Assembly on or before the 15th day of July, 1953.

Dated this 10th day of June, 1953.

PARKER & PARKER, of 21 Howard Street, Perth, Soli-citors and Parliamentary Agent for The Kalgoorlie Racing Club and The Boulder Racing Club.

IN THE MATTER OF THE ASSOCIATIONS IN-CORPORATION ACT, 1895, and in the matter of Alexander Park Bowling Club.

CLARENCE RICHARD BUTTERFIELD LAMB, of 288 Walcott Street, Mt. Lawley, in the State of Western Australia, Honorary Secretary of Alexander Park Bowling Club, and a person hereunto authorised by the said Club do hereby give notice that I am desirous that such Club should be incorporated under the provisions of the Associations Incorporation Act, 1895.

> (Sgd.) C. R. B. LAMB, Honorary Secretary.

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

Memorial of Alexander Park Bowling Club filed in pursuance of the Associations Incorporation Act, 1895.

- 1. The Club shall be called Alexander Park Bowling Club.
- 2. The objects of the Club are as follows:—
 (a) To foster the game of bowls and to promote good fellowship amongst the Club members. (b) To make such agreements with municipalities, road boards or other bodies for the purchase, leasing or other hiring of suitable property or properties for the purposes of the Club and to maintain grounds, bowling greens and buildings for the use and accommodation of its members. (c) To borrow money by way of loan or overdraft or by the issue of debentures for the purposes of carrying on the work or activities of the club. (d) To enter into such agreements as are reasonable and necessary, or as are considered advisable for the proper utilisation of the Club's assets and for the proper carrying out of the other objects detailed in the rules and regulations of the said Club.
- 3. The Club shall be situate at Alexander Park, Clyde Road, Mount Lawley, in the State of Western Australia.
 - 4. There are no trustees of the Club.
- 5. The management of the Club is vested in a committee consisting of the president, 2 vice-presidents, treasurer, secretary, delegate to West Australian Bowling Association and 4 other members. The management is so vested under the Constitution and rules of the Club.

Richard S. Haynes & Co., of 66 St. George's Terrace, Perth, Solicitors for Alexander Park Bowling Club.

I, RAYMOND CECIL OWEN, of Pickering Brook, a Trustee of The Pickering Brook Sports Club do hereby give notice that I am desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

RAY C. OWEN.

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

- Memorial of The Pickering Brook Sports Club to be filed pursuant to the Associations Incorporation Act, 1895.
- Name of Institution.—The Pickering Brook Sports Club.
- 2. Object or purpose of the Institution.—(a) To establish, maintain and conduct a Club primarily devoted to athletic pursuits and in connection therewith to provide facilities of a social and literary character. (b) For the purposes aforesaid to take on lease, purchase or otherwise acquire, build, erect, equip and maintain out of the general funds of the Club, tennis courts, bowling greens, golf course, athletic grounds, swimming pool and club rooms for the convenience, accommodation and use of the members. (c) Non-political. (d) To provide from the general funds of the Club as recognition and reward for outstanding acts of scholarship within the district moneys for secondary and higher education in such amounts as shall be recommended by the Committee. (e) To borrow or raise or secure the payment of money for the purposes of the Club in such manner as the members think fit and in particular by the issue of debentures charged upon all or any of the Club property (both present and future) and to redeem or pay off any such securities. (f) For the purpose aforesaid to draw, make, accept, endorse and issue negotiable securities or instruments of whatsoever kind and nature. (g) For the like purpose to sell or dispose of the whole or any part of the assets of the Club. (h) To do all other things incidental or conducive to the attainment of the above objects. (i) To apply for, obtain or renew from time to time a license or licenses or a Certificate or Certificates of Registration as the case may be authorising the sale of fermented and spirituous liquors. (j) To purchase, take on lease or otherwise acquire for such price and upon such terms and conditions as the Club thinks fit, any freehold or leasehold lands or property which the Club considers is suitable for or may be used in the carrying out of any of the above purposes.
- 3. Where situated or established.—Pickering Brook.
- 4. The name or names of the trustee or trustees. Raymond Cecil Owen, Walter Charles Temby and Maxwell Albert Waters.
- 5. In whom the management of the Institution is vested, and by what means (whether by deed settlement or otherwise).—A committee consisting of the president and one vice-president, treasurer, and seven other members, to be elected at the

annual meeting by the general body of members.
Villeneuve Smith, Keall & Hatfield, Solicitors
for Pickering Brook Sports Club.

THE MATTER OF THE ASSOCIATIONS INCORPORATION ACT, 1895, and in the matter of the Western Australian Native Welfare Council Incorporated.

I, LORIS CLIFTON WOOD, of 45 Irvine Street, Peppermint Grove, Trustee of or person hereunto authorised by the Western Australian Native Welfare Council Incorporated do hereby give notice that I am desirous that such association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

L. CLIFTON WOOD.

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

Memorial of the Western Australian Native Welfare Council Incorporated filed in pursuance of the Associations Incorporation Act, 1895.

1. Name of the Institution—The Western Australian Native Welfare Council Incorporated.
2. Object or purpose of the Institution—(a) To promote the welfare and assimilation of natives. (b) To co-ordinate within its jurisdiction the efforts and activities of non-Governmental organisations interested in native welfare. (c) To co-operate with Governmental and other bodies in the promotion of the welfare of natives. (d) To examine, inquire into, and make recommendations in regard to laws and regulations affecting natives, and to

assist in rectifying anomalies and injustices contained in existing legislation. (e) To foster interest in, and understanding of, problems relating to natives.

Where situated and established—C/o 181 St. 3. George's Terrace, Perth.

- 4. The names of the Trustees-Nil.
- In whom the management of the Institution is vested and by what means—In the delegates to, and executive committee of, the Council, pursuant to its constitution.

John Henshaw, 3 Howard Street, Perth, Solicitor for the Council.

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Joseph Borlini, late of 37 Florence Street, West Perth, formerly of 425 William Street, Perth, in the State of Western Australia, Wine Saloon Proprietor, Storekeeper and Grocer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, care of Messrs. Speed & Cantor, Solicitors, Padbury Buildings, Forrest Place, Perth, on or before the 20th day of July, 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 he shall then have had notice

Dated this 15th day of June, 1953.

SPEED & CANTOR, of Padbury Buildings, Forrest Place, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Richard Bourke, formerly of the Park Hotel, Parry Street, Fre-mantle, in the State of Western Australia, Hotel-keeper, but late of 57 Stirling Highway, Nedlands, in the said State, Retired Hotelkeeper, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, care of the undersigned, on or before the 20th day of July, 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 he shall then have had notice.

Dated this 15th day of June, 1953,

LAVAN & WALSH, Manufacturers' Building, 29 Barrack Street, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of William Gill, late of 149 Beaufort Street, Perth, in the State of Western Australia, Retired Grocer, deceased, intestate.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor The Perpetual Executors Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 20th day of July, 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 this 10th day of June, 1953.

ROBINSON, COX & CO., Solicitors for the Executor, 20 Howard Street Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Alfred Rupert Bevan, formerly of Collie, in the State of Western Australia, Dairy Farmer, but late of Brunswick Junction, in the said State, Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of the undersigned, on or before the 20th day of July, 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 he shall then have had notice.

Dated 15th June, 1953.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Frank George Smith, late of Seabrook, in the State of Western Australia, Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of the undersigned, on or before the 20th day of July, 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 16th day of June, 1953.

PEARSON LYON & CO., Fitzgerald Street, Northam, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Codicil thereto of John Pole, formerly of Yunderup, but late of 214 Canning Highway, East Fremantle, in the State of Western Australia, Retired Home Missioner, deceased.

ALL claims or demands against the estate of abovenamed deceased must be sent in writing to the Executor, care of the undersigned, on or before the 20th day of July, 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 he shall then have had notice.

Dated 9th June, 1953.

NICHOLSON, VERSCHUER & NICHOLSON,

97 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 20th day of July, 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 17th day of June, 1953.

J. H. GLYNN, Public Trustee.

Public Trust Office, Perth, W.A, Name, Occupation, Address, Date of Death.

Sawden, Clarence;; Retired Customs Officer; late of 393 Hay street, East Perth; 4/5/53.

Witton, Joseph Walter (also known as Walter Joseph Witton); Clerk; formerly of Hanover Street (now View Street), North Perth, but late of 10 Egham Road, Victoria Park, 24/3/34.

Bedwell, Herbert Henry; Departmental Manager; late of Forrest Street, Mount Lawley; 11/4/53.

Quinn, Dennis; Poultry Farmer; late of Brooklyn Poultry Farm, Parkerville; 26/3/53.

Halpin, Thomas William Stephen (usually known as Thomas Stephen Halpin); Business Manager and College Principal; late of 49 Stirling Highway, Nedlands; 20/5/53.

Lynch, John Wright, Retired Draper, late of 2 Hampton Road, Fremantle; 11/5/53.

George, Mary Ann; Widow; formerly of 175 Forrest Street, Kalgoorlie, but late of Leederville; 11/3/53.

Rushworth, Thelma Edith May; Spinster; late of 24 Henley Beach Road, Mile End, in South Australia; 13/11/52.

Kirke, Herbert Lionel; Retired Railway Employee; late of Faversham House, York; 10/5/53.

THE PUBLIC TRUSTEE ACT, 1941-1950.

NOTICE is hereby given that, pursuant to section 10 (4) of the Public Trustee Act, 1941-1950, the Public Trustee has elected to administer *de bonis non* the estate of the undermentioned deceased person.

Dated at Perth the 17th day of June, 1953.

J. H. GLYNN, Public Trustee, A.N.A. House, Perth.

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

Fodge, Susan Watherine; Married Woman; late of Holyoake; 23/9/33; 12/6/53.

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 17th day of June, 1953.

J. H. GLYNN,
Public Trustee,
Perth.

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

Kiri, Dimitrios Kosta (also known as Dimitrious Kosta Kiri); Labourer; late of 36 Queen Street, Fremantle; 17/4/53; 12/6/53.

Khan, Juma (also known as Jimma Khan); Retired Camel Driver; late of Leonora; 28/3/52; 12/6/53.

Markovich, Blagota; Prospector; late of Wiluna; 22/2/53; 12/6/53.

McCourt, Arthur; Retired Prospector; late of Tower Street, Leonora; 13/3/53; 15/6/53.

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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NOTICE.

GOVERNMENT GAZETTE.

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

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