

Government Gazette

OF

WESTERN AUSTRALIA.

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No. 631

PERTH: FRIDAY, 17th JULY.

[1953.

Money Lenders Act, 1912-1948.

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.

PURSUANT to paragraph (f) of section 3 of the Money Lenders Act, 1912-1948, I, the Governor, do hereby proclaim and declare that West Australian Finance Limited, a body corporate, shall be exempt from registration under the Act for a period of 12 months from and including the 18th day of July, 1953.

Given under my hand and the Public Seal of the said State at Perth this 8th day of July, 1953.

By His Excellency's Command.

E. NULSEN, Minister for Justice.

GOD SAVE THE QUEEN !!!

Fisheries Act, 1905-1951. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, S
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.

F.D. 48/40, Ex. Co. No. 1212.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1951, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking any fish whatsoever by means of fishing nets in any of the portions of Western Australian waters specified in the Schedule hereto for a period of five years from 1st July, 1953, to 30th June, 1958, both dates inclusive.

Schedule.

All that portion of the Murchison River bounded on the West by the mouth of the river and on the North by a line commencing at a post on the left bank of the river situate 282 deg. 30 min. about 19 chains from the most Westerly corner of Victoria Location 8076 and extending 219 deg. about 38 chains to a post on the right bank of the river. (Plans Kalbarri Townsite 192/80.)

Given under my hand and the Public Seal of the said State, at Perth, this 8th day of July, 1953.

By His Excellency's Command,

L. F. KELLY, Minister for Fisheries.

GOD SAVE THE QUEEN !!!

AT a meeting of the Executive Council, held in the Executive Council Chamber, at Perth, this 8th day of July, 1953, the following Orders in Council were authorised to be issued:—

Child Welfare Act, 1947-1952. ORDER IN COUNCIL.

C.W.D. 597/46, Ex. Co. 1205.

WHEREAS by section 19 (2) (a) of the Child Welfare Act, 1947-1952, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby appoint the persons named in the Schedule hereto to be Members of the Children's Court at the place mentioned.

Schedule.

Mount Magnet—Robert William Atkinson, Lyle Palmer, Peter Henry Thobaven, and James Morris, vice Alfred George Dewar and Henry Alfred Dewar.

R. GREEN, Acting Clerk of the Council.

Child Welfare Act, 1947-1952. ORDER IN COUNCIL.

C.W.D. 599/46, Ex. Co. 1204.

WHEREAS by section 19 (2) (a) of the Child Welfare Act, 1947-1952, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now, therefore, His Excellency the Governor by and with the advice and consent of the Executive Council doth hereby appoint the person named in the Schedule hereto to be a Member of the Children's Court at the place mentioned.

Schedule.

Wyndham—Percival John Stephen Plant vice Hector Kenneth Fuller, William Edward Flinders and A. Bruton.

R. GREEN, Acting Clerk of the Council.

Public Works Act, 1902-1950. Armadale School Site—Extension.

ORDER IN COUNCIL.

P.W. 1163/41, Ex. Co. No. 1219.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1950, His Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Armadale School Site—Extension, on the land shown coloured green on Plan P.W.D., W.A., 33787, which may be inspected at the office of the Minister for Works, Perth.

R. GREEN, Acting Clerk of the Council.

Public Works Act, 1902-1950. Mount Hawthorn School Extension.

ORDER IN COUNCIL.

P.W. 821/43, Ex. Co. No. 1226.

IN pursuance of the powers conferred by section 11 of the Public Works Act, 1902-1950, His Excellency the Governor doth hereby authorise the Honourable Minister for Works to undertake, construct or provide Mount Hawthorn School Extension on the land shown coloured green on Plan P.W.D., W.A., 33446, which may be inspected at the office of the Minister for Works, Perth.

R. 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 (v) of paragraph (i) of subsection (1) of section 47 of the said Act, prohibiting the use of any specified road by any vehicle, or by any person riding, driving, or in charge of any animal, except when proceeding in a prescribed direction;
- (2) clause (w) of paragraph (i) of subsection (1) of section 47 of the said Act, prescribing the routes to be followed by all classes of traffic, or of any particular class of traffic or vehicle, from one specified point to another, either generally or between any specified time.

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. Merredin Road District. Alteration of Ward Boundaries.

ORDER IN COUNCIL.

L.G. 765/52.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, doth hereby alter the 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 hereto.

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

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 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.)

Premier's Department, Perth, 15th July, 1953.

IT is hereby notified for public information that His Excellency the Governor has been pleased to approve of the following temporary allocation of portfolios during the absence in the Eastern States of the Hon. H. C. Strickland, M.L.C., from the 14th July, 1953:—

The Honourable L. F. Kelly, M.L.A., to be Acting Minister for the North-West and Supply and Shipping.

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

AUDIT ACT, 1904. Section 33.

> The Treasury, Perth, 13th July, 1953.

THE following appointments have been approved:—

Certifying Officers.

T.143/53.—Mr. F. A. Jeffery for the Traffic Branch of the Western Australian Government Railways as from 29th June, 1953.

T.115/37.—Mr. C. R. L. Gibson for the London Agency in lieu of Mr. W. Hopkinson.

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, RAYMOND ALBERT EDWARD CONWAY, of
19 Berkeley Crescent, Floreat Park, Accountant,
having attained the age of 21 years, hereby apply
on my behalf (on behalf of Montgomery, Anderson and Conway, 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 07 St

The principal place of business will be at 97 St. George's Terrace, Perth.

Dated the 26th day of June, 1953.

R. A. E. CONWAY.

Appointment of Hearing.

I hereby appoint the 13th day of August, 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 8th day of July, 1953.

R. W. JENNINGS, for 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.

Roe & Blackwood, Solicitors, 19 Howard Street, Perth.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class.	Salary.	Date Returnable.
				1953.
Public Works	Principal Assistant Hydraulic Engineer's, Branch (Item 1754/52)	P-I4	Margin £885-£955	18th July.
Agriculture	Chief Administrative Officer (Item 2819/52)	A-I2	Margin £775-£825	do.
Crown Law	Clerk, Local Court (Item 2462/52)	C-II1	Margin £200-£230	do.
Lands and Surveys	Clerk, Applications and Inspections Branch (Item 629/52)	C-II1	Margin £200-£230	do.
Child Welfare	Inspector, Country Towns (Geraldton) (Item 2807/52) (b)	G-II3	Margin £290–£310	do.
Fisheries	Clerk-in-Charge (Item 1135/52)	C-II5	Margin £375-£400	do.
Agriculture	Tropical Adviser in Agriculture (Item 3073/52)	P-II8	Margin £525-£575	do.
Crown Law	Clerk, Clerk of Courts Office, Geraldton	C-II1	Margin £200-£230	25th July.
Public Works	Electrical Supervisor, Grade 2 (Item 1679/52) (b)	G-II3	Margin £290-£310	do.
State Insurance	Clerk (Item 2249/52)	C-II1	Margin £200-£230	do.
Public Works	Clerk, Land Resumption Office (Item 1496/52)	C-II3	Margin £290-£310	do.
State Housing Commission	Senior Architect	P-I2	Margin £775-£825	do.
Do. do.	Architect, Grade I	P-II 10/11	Margin £625–£725	do.
Agriculture	Senior Inspector (Stock) (Item 2869/52)	G-II4	Margin-£330-£350	1st August.
State Housing Commission	Clerk, Property Section	C-II3	Margin-£290-£310	do.

Applications are called under section 34 of the Public Service Act, 1904-50, 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.

(b) Applications are also called under Section 24.

16th July, 1953.

S. A. TAYLOR,
Public Service Commissioner.

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

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

Ex. Co. 1104, P.S.C. 184/53—P. R. Parker, Designing Engineer, Grade 2, Engineering Drawing Office, Public Works Department, to be Engineer in Charge, Metropolitan Water Supply Department Drawing Office, Class P-I-1, as from 1st July, 1953.

Ex. Co. 1104—M. E. Temby, under section 30 of the Public Service Act, to be Clerk-Typist in Charge, Traffic Office, Class C-II-1 (F.) as from 8th June, 1953.

S. A. TAYLOR, Public Service Commissioner.

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

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

John Mahoney, as Clerk of Arraigns and Associate to the Hon. Mr. Justice Virtue, *vice* Kenneth Alexander Philp, as from the 1st day of July, 1953.

Norman John Malley, as Clerk of Arraigns and Associate to the Hon. Chief Justice, *vice* Bernard Matthew O'Sullivan, as from the 1st day of July, 1953.

HIS Excellency the Governor in Executive Council has approved of the cancellation of the appointment of James Alexander Stewart as a Sworn Valuator under the Transfer of Land Act, 1893-1950.

THE Hon. Minister for Justice has approved of the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913:—Robert William Thomas, City Beach; Robert Lisle Braddock, Nedlands; James Bergin St. John Kennedy, South Perth; John Herbert Lethridge, East Fremantle; August Alexander Haye, Crawley; William Edward McMaugh, South Perth.

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

LOCAL COURTS ACT, 1904-1931.

Crown Law Department, Perth, 8th July, 1953.

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 mentioned in the Schedule hereunder the Table of Bailiffs' Fees as contained in Part II of the Appendix to the Rules of Court made under the Act, such amendment to take effect one month after publication thereof in the Government Gazette.

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

SCHEDULE.

Bailiffs' Fees in Part II of the Appendix to the abovementioned rules (G.G. 9/11/51) are amended by substituting for the fees "10s. 0d.," "15s. 0d." and "£1" opposite "Executing any warrant, etc." the fees "12s. 6d.," "18s. 6d." and £1 5s. 0d.," respectively.

APPOINTMENTS.

Chief Secretary's Department, Perth, 8th July, 1953.

C.S.D. 586/38.

HIS Excellency the Governor in Executive Council has been pleased to appoint Cedric Harold Gibson, A.C.A. (Aust.), A.C.I.S., and Norman James Edward Soutar, A.A.S.A., as Public Auditors for the purpose of the Friendly Societies Act, 1894-1952, and the Co-operative and Provident Societies Act, 1903-1947.

> H. T. STITFOLD Under Secretary.

HEALTH ACT, 1911-1952.

Department of Public Health, Perth, 9th July, 1953.

M.P.H. 790/34.

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

Marradong Road Board-Dr. Neil Same, to be Medical Officer of Health.

> LINLEY HENZELL, Commissioner of Public Health.

Department of Native Affairs, Perth, 9th July, 1953.

THE undermentioned is hereby notified for general

NATIVE ADMINISTRATION ACT, 1905-1947 (Reprinted).

June, 1953.

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

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

A770; Major McGuire; Marble Bar; 9/6/1953.

A771; Thelma Beresi; Albany; 12/6/1953.

A772; Norman Yarran (to include his wife Beatrice Yarran and children under 14 years of age); Quairading; 24/6/1953.

3; James Egan (granted in lieu of lost Certificate of Exemption No. A729); Guildford; 24/6/1953.

The following Certificates of Exemption have been cancelled:-

Certificate No., Name, Reason.

A511; Rosemary Budd; cancelled in lieu of Certificate of Citizenship No. 646.

A555; Frank Trigg; cancelled in lieu of Certificate of Citizenship No. 641.

A737; William Albert Cooper; cancelled in lieu of Certificate of Citizenship No. 678.

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944-1951.

June, 1953.

The following Certificates of Citizenship have been granted:-

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

560; Sydney Cameron, snr.; Mt. Magnet; 15/6/1953

at Mt. Magnet.
584; Millie Long; Subiaco; 5/6/1953 at Perth.
585; Millicent Daisybelle Smythe; East Perth;
4/6/1953 at Perth.
632; Josephine Pandi; East Perth; 4/6/1953 at

Perth.

Perth.
637; Reggie Roy Dobey, @ Draper; Marble Bar;
4/6/1953 at Marble Bar.
642; Albert Bandy (to include the following children:—Teresa May Little born 23/12/1946, Ronald Bandy born 8/3/1948, Christopher Bandy
born 30/4/1949, Eva Phyllis Bandy born
30/6/1950, Fay Bandy born 18/12/1951, Frederick James Bandy born 10/4/1953; Mt. Mag-;
net; 15/6/1953 at Mt. Magnet.
644; Stanley Jones; Mt. Magnet; 15/6/1953 at Mt.
Magnet

Magnet.

646; Rosemary Budd; Cue; 19/6/1953 at Cue. 654; Andy Smith; Marble Bar; 4/6/1953 at Marble Bar.

660; John McKenzie; Collie; 9/6/1953 at Collie. 663; Barney Clarkson; Midland Junction; 28/4/1953 at Midland Junction.

Sylvia Newman; Osborne Park; 3/6/1953 at

Perth. 672; Peter Sibosado; Derby; 30/5/1953 at Derby. 678; William Albert Cooper; Bassendean; 18/6/1953

at Perth.

ERRATUM.

In the Government Gazette of 12th June, 1953, page 1173, after Certificate of Citizenship No. 650 read Verna Stack not Verna Stuck.

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

> > Fisheries Department, Perth, 8th July, 1953.

F.D. 121/49, Ex. Co. No. 1211.

HIS Excellency the Governor in Executive Council has approved the cancellation of the appointment of Clifford George Yann as an Honorary Inspector of Fisheries under the Fisheries Act, 1905-1951.

A. J. FRASER Superintendent of Fisheries.

Fisheries Department, Perth, 8th July, 1953.

F.D. 229/52, Ex. Co. No. 1213.

HIS Excellency the Governor in Executive Council has approved the appointment of all those persons named hereunder as Honorary Wardens of Fauna pursuant to section 7 (2) of the Fauna Protection Act, 1950.

J. FRASER, Chief Warden of Fauna.

Name and Address.

Ayres, George Parker; Bornholm, via Albany Barrett-Lennard, Geoffrey; Annandale, Beverley. Bartle, Alfred Rothon; Fouracre Street, Waroona. Neville Anderson; "Summerfield," Katanning.

Bennecke, Bernard James; "Cheviot Hills," Katan-

ning.

Blythe, Herbert Bedford; Pinjarra. Clarke, John Joseph; 26 Beach Cottage, Geraldton. Clegg, Ernest Arthur; Badgebup, East Katanning. Cooley, Henry Hogg; Harris River, via Collie. Copeland, Joseph William Augustus; The Rectory,

Dongara.

Dodd, Victor John; Kalannie.

Douglas, Robert John Bremer; Esperance.

Draper, Alexander Taylor; Box 95, Narembeen. Fletcher, Allen James; 230 Egan Street, Kalgoorlie. Francis, John Joseph; Kulin. Fruin, Keith; Green Street, Waroona. Fuller, Joseph James; 115 Roberts Street, Norse-

man.

Gibbs, Charles Euston; Gibbs Road, Wanneroo. Gibbs, Edward John; Gibbs Road, Wanneroo. Gibbs, Ernest Horace; North Wanneroo. Heath, Arnold Allan; Depot Springs, Sandstone.

Johns, Norman Henry; 64 Federal Road, Boulder. Jones, Alexander David; Bailleston Sanctuary, Manjimup.

Keall, Stanley De-la-Poer; "Queenswood," via Donnybrook.

Lock, Raymond George; "The Cottage," Manjimup. Long, Edith (Mrs.); Emerald Street, Donnybrook. Mills, Harry; York Road, Merredin. Mitchell, Charles Bremer; "Carla Mia," Dinninup. Mitchell, Glen Valentine; "Bickley Park," Donny-

brook.

Murfit, Hester George; Post Office, Nokaning. Nicholson, William; Bonnie Doon, Moorine Rock. Norris, Henry Wills; "Mile Pool," Beverley. Oliver, Arthur Leslie; Beverley Times Office, Bev-

erley. Parker, Arthur George; Fouracre Street, Waroona. Perry, Bruce Arthur Joseph; North Wanneroo. Polkinghorne, Ira Garfield (Mr.); Welbungin. Poole, Harold John; Public Works Department,

Geraldton.

Price, Arthur Andrew; Boddalin.
Rees, Sydney Wynn; cor. Cape and Banksia Streets,
Tuart Hill.
Reynolds, Alfred Thomas Princep; "The Island,"

Wonnerup.

Reynolds, Percy Llewellyn; Wonnerup. Roberts, Clarence Charles; Box 10, Bullfinch. Rogers, Christofer Frederick Onslow; Box 68, Vin-

cent Street, Beverley.
Scarr, Herbert; Box 33, Balingup.
Smith, Reginald Howard; Nyabing.
Spaven, Hector George; Box 26, Beverley.
Stewart, Norman Edward; 151 Marmion Street, Cottesloe.

Strange, Allen Richard; West Beverley, Trigg, William George; Geraldton-Greenough Road Board, Geraldton.

Vichery, Leslie Cyril; 12 Mile Peg, Wanneroo. Wells, Richard Thomas; "Monks Eliegh," Box 10.

Mingenew. Wittber, Ralph; c/o Esperance Road Board, Box

2, Esperance.

Wood, Albert Alfred; County Peak, Beverley Wood, Paul; 134 Macdonald Street, Kalgoorlie.

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:-

PINJARRA.

29th July, 1953, at 11 a.m., at the Court House-‡Dwellingup-Town ||162, 1r. 5p., £25; Town 163, 1r., £20.

SOUTHERN CROSS.

5th August, 1953, at 3 p.m., at the office of the Mining Registrar-

#Southern Cross-Town **627, 1r., £25.

PERTH.

7th August, 1953, at 3.30 p.m., at the Lands and Surveys Department-

#Mundaring—*204, 2r. 31.8p., £15; *215, 2r.
32.4p., £20; *216, 2r. 33.2p., £15; *218, 2r.
33.2p., £15.

‡Wooroloo-Town 28, 2r. 16p., £30.

* Suburban only.

|| Subject to truncation of corner.
**Subject to payment of improvements.

‡Section 21 of the regulations does not apply.

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. a depth of 40 feet or 20 feet only.

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

FORFEITURES

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

Name, Lease, District, Reason, Corres., Plan. Balcombe, L. J.; 347/8588; Williams 10909; abandoned; 2309/52; 386/80.

Beard, P. D.; 3127/911; Nelson 8002 (Cundinup Est.); conditions; 5826/51; 414/40.

Bennett, E. W.; 3116/555; Williams 13276 and land adjoining; £2 10s.; 1966/38; 407/80, 387/80.

Burnett, J. F.; 3117/1682; Wiluna 998; £1; 1038/36; Wiluna.

Bremner, P.; 3117/1292; Wiluna 1033; abandoned; 2320/35; Wiluna.

Bremner, E. mner, E. A.; 3117/1226; Wiluna 1034; aban-doned; 2319/35; Wiluna.

Frederici, B.; 347/7286; Avon 24897, 25471; abandoned; 1007/51; 5/80.

Henderson, E. J. B.; 3117/1236; Wiluna 1074; abandoned; 2344/35; Wiluna.

Henderson, E. J. B.; 3117/1606; Wiluna 1023; abandoned; 2311/35; Wiluna. Thomas, S.; 396/682; Yurabi; abandoned; 401/44;

122/300. Thomas, S.; 396/689; West Kimberley; abandoned; 227/46; 122/300, 15/800.

Thomas, S.; 395/901; Balwina; abandoned; 402/44; 122/300.

H. E. SMITH. Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950. Prohibited Times.

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

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

HIS Excellency the Governor in Executive Council has been pleased to declare, under section 9 (1) of the Bush Fires Act, 1937-1950, that it shall be unlawful to set fire to the bush in the following municipality and various road districts during the periods mentioned:-

Carnarvon Municipality—1st August, 1953, to 30th April, 1954, inclusive.

Gascoyne-Minilya Road District—1st August, 1953, to 30th April, 1954, inclusive.

Meekatharra Road District-1st August, 1953, to 30th April, 1954, inclusive. Upper Gascoyne Road District—1st August, 1953,

to 30th April, 1954, inclusive.

Ashburton Road District—1st September, 1953, to 31st March, 1954, inclusive.

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

LAND ACT, 1933-1950.

Naming of Streets. Rockingham Road District.

Department of Lands and Surveys, Perth, 15th July, 1953.

Corres. No. 2223/50.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1950, of the naming of the streets in the Rockingham Road District as set out in the Schedule hereunder.

H. E. SMITH, Under Secretary for Lands.

Schedule.

Position, to be Known As.

From Safety Bay Road, along boundaries of lots 146 to 159, inclusive, to the prolongation South of the Western boundary of lot 159 on L.T.O. Plan 6173—Hilda Road.

From a point on the North-Eastern boundary of lot 368 situate 15.8 North-West of the South-East corner of the lot (L.T.O. Plan 6151) to the prolongation West of the South side of Hilda Road (L.T.O. Plan 6173)—Warnbro Beach Road.

From Safety Bay Road along boundaries of lots 126 and 192 to 199, inclusive, to Warnbro Beach Road (L.T.O. Plan 6173)—Michael Road.

From Michael Road along boundaries of lots 191-190 and 189 to Warnbro Beach Road (L.T.O. Plan 6173)—Andrew Road.

From Safety Bay Road along boundaries of lots 138 and 175 to 180, inclusive, to Andrew Road (L.T.O. Plan 6173)—David Road.

From the North-Eastern boundaries of lots 214 and 215 to Safety Bay Road (L.T.O. Plan 6173)—Raymond Place. (Plan 341D/40.)

LAND ACT, 1933-1950.

Naming of Streets. Serpentine-Jarrahdale Road District.

Department of Lands and Surveys, Perth, 15th July, 1953.

Corres. No. 5168/52.

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 naming of the streets in the Serpentine Townsite as set out in the Schedule hereunder.

H. E. SMITH, Under Secretary for Lands.

Schedule.

Position of Street, To be Known As.

That portion of road No. 147 from Spencer Street to Wellard Street (road No. 4387)—Turner Street.

From Wellard Street (road No. 4387) at the North-East corner of lot 113 to a surveyed road at the South-East corner of lot 98—Rudall Street. (Plan Serpentine Townsite.)

CHANGE OF NAMES OF STREETS. Rockingham Road District.

Department of Lands and Surveys, Perth, 15th July, 1953.

Corres. No. 2223/50.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1950, of the change of names of streets in the Rockingham Road District as set out in the Schedule hereunder.

H. E. SMITH, Under Secretary for Lands,

Schedule.

Present Name, Position, New Name.

Waikiki Beach Road; along the North-East boundary of lot 368 on L.T.O. Plan 6151, from the North corner of the lot to a point situate 15.8 links North-West of the South-East corner of the lot! Warnbro Beach Road.

Warnbro Road; from Coventry Road to Dempster Road, on L.T.O. Plan 5737; from Dempster Road to McLarty Road, on L.T.O. Plan 5148 from McLarty Road to Penguin Road, on L.T.O. Plan 5044, and from Penguin Road to Arcadia on L.T.O. Plan 5028; Carlisle Street. (Plan 341D/40.)

THE ROAD DISTRICTS ACT, 1919-1951.

Department of Lands and Surveys, Perth, 15th July, 1953.

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

Albany.

5264/12.

Road No. 5035. (Deviation of Part). A strip of land one chain wide (unsurveyed) its North-Eastern side leaving the Western side of the present road opposite the South-Westernmost corner of Plantagenet location 3669 and extending North-Westward to the North side of the present road on the South boundary of location 903 at a point situate about 7 chains West of the South-East corner of location 903. (Plan 451D/40, A3.)

Armadale-Kelmscott.

3919/19.

Road No. 6242. (a) Widening of Part—Those portions of lots 23, 24, 25 and 28 of Canning location 32 (L.T.O. plan 4441) and portion of Canning location 32 (being portion of a private road shown on said L.T.O. plan) as delineated and coloured dark brown on O.P. 5052.

(b) Deviation of Part—A strip of land one chain wide leaving an angle in the present road within lot 28 of Canning location 32 (L.T.O. plan 4441) and extending Southward (as delineated and coloured dark brown on O.P. 5052) through said lot and lot 29 to the South boundary of said lot 29. 5a. 3r. 4.3p. being resumed from Canning location 32. (Plan 341B/40, D1.)

Bridgetown.

6897/11.

Road No. 10914. (Inglis Street). A strip of land one chain wide (widening as delineated and coloured dark brown on Lands and Surveys diagram 62565) leaving Dreyfus Street at the South-East corner of Bridgetown Lot 534 and extending North (as surveyed) along the East boundary of said lot to Dickenson street at the North-East corner of the lot. 0.7p. being resumed from Bridgetown Lot 534. (Plan Bridgetown Townsite, Sheet 1.)

Bruce Rock.

1038/51.

Road No. 4705. (Widenings). (a) A strip of land one chain wide, along the Eastern side of the present road, and inside and along the Western boundary of Avon location 23195 and outside and along the Western boundaries of locations 20478, 27448 and 16931 as delineated and coloured dark brown on O.P. 6051.

(b) A strip of land one chain wide, along the Western side of the present road, and inside and along the Eastern boundary of Avon location 16942 and part of the Eastern boundary of location 23196 as delineated and coloured dark brown on O.P. 6051. 9a. 0r. 18p., 7a. 2r. 33p., and 3a., being resumed from Avon locations 23195, 16942 and 23196, respectively. (Plan 4/80, F1.)

Bruce Rock

3982/52.

Road No. 10901. A strip of land one chain wide (widening as delineated and coloured dark brown on O.P. 6052) leaving a surveyed road at the North-West corner of Avon location 20020 and extending North-Eastward (as surveyed) along the North-West boundaries of said location and locations 20022 and 26777 and to and along the North-West boundaries of locations 16950 and 16264 to the Western side of road No. 4705 at the North-East corner of location 16264; commencing again on the Eastern side of road No. 4705 at the North-West corner of location 24255 and continuing North-Eastward (as surveyed and widening as shown on said O.P.) along part of the North-West boundary of said location 24255 to a surveyed road on the Western side of the Jura Station reserve. 18a. 2r. 9p., 32a. 0r. 8p., 31a. 2r. 5p., 29a. 3r. 5p., and 15a. 1r. 15p., being resumed from Avon locations 27021, 20028, 16945, 16942, and 16930, respectively. Reserve 22743 (Location 27095) is hereby reduced by 7a. 1r. 22p. (Plan 4/80, E1, 2, F1.)

Bruce Rock.

972/40.

Road No. 10906. A strip of land one chain wide leaving the South side of a surveyed road opposite the South-West corner of Avon location 9901 and extending Southward (as delineated and coloured dark brown on Lands and Surveys diagram 62803) through locations 14762 and 24500 to a surveyed road on the South boundary of location 24500 at its South-West corner. 6a. 1r. 24p. and 16.5p. being resumed from Avon locations 14762 and 24500, respectively. (Plan 4/80, B4.)

Collie Coalfields.

L. & S. 8422/03, Vol. 2, M.R.D. 28/50.

Road No. 10903. (Woodward Street). A strip of land one chain wide (widening at its terminus as delineated and coloured dark brown on L. & S. diagram 62687) leaving the South-East side of road No. 10208 (Montgomery Street) at the North corner of Allanson lot 84 and extending South-Eastward of Allanson lot 84 and extending South-Eastward (as surveyed) along the North-East boundaries of said lot and lot 89 and to and along the North-East boundaries of lots 92, 94 and 96 to the North-West side of road No. 5403 (Crossing Street) at the East corner of the last-mentioned lot. 1r. 8.3p., being resumed from Allanson lot 96. (Plan Allanson Townsite) Townsite.)

Darling Range.

2092/31.

Road No. 10909. (Spring Road). A strip of land one chain wide, leaving a surveyed road near the North corner of Lot 59 of Canning location 563 (L.T.O. Plan 4610) and extending Northward (as delineated and coloured dark brown on Lands and Surveys diagram 62902) through said location to its north boundary. 1a. 0r. 16.6p., being resumed from Canning Location 563. Regional Sheet 1.) (Plan Kalamunda

Koorda.

Road No. 10905. A strip of land one chain wide leaving a surveyed road at the South-East corner of Avon location 25214 and extending Westward (as delineated and coloured dark brown on Lands (as delineated and coloured dark brown on Lands and Surveys diagram 61749) inside and along a Northern boundary of location 22888 to its North-West corner; continuing Westward (as surveyed) along part of the South boundary of location 14614 to a surveyed road at its South-West corner. 8a. 3r. 7p., being resumed from Avon location 22888. (Plan 56C/40, F4.)

Mundaring.

L. & S. 3010/28, Vol. 3, M.R.D. 24/46.

Road No. 18. (Deviation of Part). A strip of land one chain wide, its North-Western side leaving a point on the Western boundary of Swan Location 5380 (reserve 777) situate 0 deg. 28 min. 27.5 links from the Northern side of the present road and extending 47 deg. 16 min. 5 chains 92.1 links; thence 22 deg. 52 min. 20 chains 5.1 links. links; thence 33 deg. 52 min. 20 chains 5.1 links;

thence 32 deg. 48 min. 10 chains 82.2 links; thence 20 deg. 40 min. 3 chains 18.9 links; thence 6 deg. 59 min. 2 chains 83.9 links to the North-East corner of said location 5380 (Lands and Surveys diagram 62500). (Plan 1B/20, N.E.)

Narembeen.

4731/52

Road No. 10913. A strip of land three chains wide (unsurveyed) leaving road No. 8664 at the North-East corner of Avon Location 19179 and extending South-Eastward to the North-West corner of Location 19191. (Plan 5/80, F1.)

Nungarin.

343/44

Road No. 10890. (Railway Avenue). A strip of Road No. 10890. (Railway Avenue). A strip of land one chain wide (widening as delineated and coloured dark brown on O.P. 5954), leaving the North-West side of Danberrin Road at the East corner of Nungarin lot 1 and extending North-Westward (as surveyed) along the North-East boundaries of said lot and lots 2 to 10 inclusive and to and along the North-East boundaries of lots 11 to 28 inclusive to the South-East side of Nungarin Terrace at the North corner of the last-mentioned lot. 0.7p., being resumed from each of Nungarin Lots 10, 11, 19 and 20.

Road No. 10891. (First Avenue). A strip of land one chain wide (widening as delineated and coloured dark brown on O.P. 5954), leaving the North-West side of Danberrin Road at the East corner of Nungarin lot 57 and extending North-Westward (as surveyed) along the North-East boundaries of said lot and lots 58 to 66 inclusive, and to and along the North-East boundaries of lots 67 to 84 inclusive to the South-East side of Nungarin Terrace at the North corner of the last-mentioned lot. 0.7p., being resumed from each of Nungarin Lots 56, 57, 38 and 76.

Reserve 17875 (lots 47 and 48) is hereby reduced to 1 rood 39.3 perches. Reserve 14006 (lots 73, 74 and 75) is hereby reduced to 2 roods 39.3 perches.

Road No. 10892. (Second Avenue). A strip of land one chain wide (widening as delineated and coloured dark brown on O.P. 5954) leaving the South-East side of Nungarin Terrace at the West corner of Nungarin lot 85 and extending South-Corner of Nungarin lot 85 and extending South-Eastward (as surveyed) along the South-West boundaries of said lot and lots 86 to 93 inclusive and to and along the South-West boundaries of lots 94 to 112 inclusive to the North-West side of Danberrin Road at the South corner of the lastmentioned lot. 0.7p. being resumed from each of Nungarin Lots 112 and 94. (Plan Nungarin Town-

Perth.

2084/33.

Road No. 5261. (West Coast Highway)of Part. That portion of lots 1, 5, 6, 9, 10, 13, 14 and 16 of Swan location 1151 (L.T.O. plan 6100) as shown delineated and coloured dark brown on Lands and Surveys diagram 62717. 12.1p. being resumed from Swan location 1151. (Plan North Beach Sub. 52.)

South Perth.

5003/47.

(Waverley Street Widening). Road No. 6742. Those portions of lots 55 and 56 of Perth Sub. Lot 356 (L.T.O. Plan 1533) as delineated and coloured dark brown on Lands and Surveys diagram 62003. 2.8p. being resumed from Perth Sub. Lot 356. (Plan South Perth.)

Swan.

L. & S. 3010/28 V 3, M.R.D. 24/46.

Road No. 10910. A strip of land one chain wide, its Northern side commencing on the Western boundary of Swan Location 5380 (reserve 777) at a point situate 1 chain 31 links South of the North-West corner of the location and extending Eastward and South-Eastward (as delineated and coloured dark brown on Lands and Surveys diagrams 61111 and 62500) through the location to the North-Western side of road No. 18 on the South-East boundary of said location 5380. (Plan 1B/20, N.E.)

Wagin.

5502/47.

Road No. 10889. A strip of land one chain wide (widening in parts) leaving the East side of road No. 5747 at the North-West corner of Williams location 9572 and extending East (as delineated and coloured dark brown on O.P. 6022) inside and along a North boundary of said location to a point on the South side of a surveyed road opposite the South-East corner of location 2348; thence South-East and East (as shown on said O.P.) through location 9572 to the West side of a surveyed road on the East boundary of said location 9572; continuing East one chain wide (unsurveyed) to and inside and along the North boundary of location 10055 to the East side of road No. 8056 at the North-East corner of the lastmentioned location. 16a. 1r. 38p. being resumed from Williams location 9572. (Plan 409A/40, C2.)

Wanneroo.

9009/99, Vol. 2.

Road No. 10912. A strip of land one chain wide, leaving a surveyed road at the South-West corner of Swan Location 1577 and extending South-Eastwards (as delineated and coloured dark brown on Lands and Surveys Diagram 62834) through lot 4 of location 1511 (L.T.O. Diagram 9106) and through

location 1578 to the West side of road No. 1878 opposite the North-West corner of location 1576. 1a. 2r. 17.6p. and 1a. 0r. 22.7p being resumed from Swan Locations 1511 and 1578 respectively. (Plan 1A/40, B1.)

West Arthur.

1425/49.

Road No. 10904. A strip of land one chain wide leaving a surveyed road at the North-West corner of Kojonup Location 7056 and extending (as surveyed) North-Eastward along the North-West boundary of said location and Northward through location 8802 (former location 1271) to the Northern boundary of said location 8802; continuing Northward (unsurveyed) through location 822 to and outside and along the Western boundary of location 6523 and again through location 822 to a surveyed road on the Northern boundary of said location 822. (Plan 409D/40, C4.)

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

By order of His Excellency the Governor,

E. K. HOAR, Minister for Lands.

LAND OPEN FOR SELECTION.

Perth Land Agency.

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

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1948, and the regulations appertaining thereto, subject to the provisions of the said Act.

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

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

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

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, 12TH AUGUST, 1953.

SCHEDULE No. 1. Location No. Area Price per Acre. Plan. Corres. No. Classification File. Deposit required. d. S. р. 0 Avon 16016† 160 0 1 0 27D/40 B. 4 520/10 520/10 p. 31 1 7 11 & Northam 40 S.W. 452C/40 D. 486* 97 2 0 18 0 3 1758/30 p. 4 Denmark 1758/30 1 6 5 402/80511† 1000 0 0 3 3 1466/27 2 Esperance 1 19 A.B.C. 4 Do. 512*1000 1 18 0 3 3 402/80 1466/27 5091/27 p. 30 1 19 2 A.B.C. 4 514* 1000 0 0 3 402/80 A.B.C. 4 Dο. 0 3 1466/271377/27 p. 21 1 19 2 530†§ 840 0 0 3 3 402/80 1466/27 Do. 1048/11 p. 112 1 18 0 A.B.C. 4 1343* 2500 0 4 9 402/80 Do. 1466/27 1880/28 p. 17 1 10 6 A.B.C. 4 170*¶ bleibblO 182 1 12 0 10 0 421/80 A. 1 5932/47 6119/20 p. 9 8 8 Estate Plantagenet 1288* 100 0 0 451D/40 B. 0.11 9 685/53 9551/11 p. 11 ß 5 3281* 43 0 0 0 13 9 451D/40 B. Do. 685/539551/11 p. 11 5 Ó 436D/40 C. 3 Do. 4373 243 29 Subject to pricing 6343/26 Subject to classi-1 10 6 fication 1042§ ** 32 346/80 A. 4 910 5263/26 Roe 5263/26 p. 120 413D/40 A. B. 3 Sussex 3144 † † ‡ ‡ abt. 0 0 0 3795/26 0 5 Sussex 4053†† ‡‡ abt. 1 2 30 1 0 0 413D/40 A. 3795/261 18 9 B. 3 31/80 E. 3 31/80 E. 3 32531 1235 3 2186/29 p. 10 0.100 Swan 5233/462 6 6 3266 i 1494 0 Do. 32 7 5233/465233/46 p. 54 4 5 94/80 F. 3 1078/45Victoria 7565†§ 1500 15 Subject to pricing 1078/45 p. 19 A. & B. 4235/51 p. 5 2 4 5 12229* §§.... Williams1089 386/80 F. 4 4235/513) 1 0 14967* §§.... 6790 10 0 8 6 387/80 4235/511 15 Do. 4235/51 p. 5 A. 4

SCHEDULE No. 2.

District.	Description.	Plan.	Corres. No.	Deposit required.
Plantagenet Do.	The area of about 510 acres bounded by Plantagenet Locations 3090, 4002, 4472, 5028 and Road No. 1294 The area of about 750 acres bounded by Plantagenet Locations 1545, 5683, 1476, 4373 and Road No. 1294	436A/40 C. 2 436D/40 C. 3 436D/40 C. 3	6343/26 $6343/26$	£ s. d. 8 10 0 9 8 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 and provision of necessary roads.
- || Subject to survey, classification, pricing and the provision of necessary roads.
- ¶ Subject to mining conditions.
- ** Subject to Rural and Industries Bank indebtedness.
- †† Available to adjoining holders only under Section 53 of the Land Act, 1933-1950.
- ‡‡ Crown Grant for this location will not be issued before those of adjoining blocks in the same name.
- §§ Subject to poison conditions.

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

LAND OPEN FOR PASTORAL LEASING. Under Part VI of the Land Act, 1933-1950. WEDNESDAY, 14th OCTOBER, 1953.

North-West Division-Hardey District.

Corres. No. 1479/53. (Plan 93/300.)

IT is hereby notified, for general information, that the area of about 50,100 acres bounded by lines commencing at the Northernmost North-West corner of lease 394/922 and extending East about 531 chains, North about 185 chains, West about 205 chains, North 200 chains, West about 319 chains, North 819 chains, West about 320 chains, North about 40 chains, West about 149 chains, South about 435 chains, East about 300 chains, South 900 chains, East about 165 chains, and North about 90 chains to the starting point will be available for pastoral leasing as from Wednesday, 14th October, 1953.

North-West Division-Kvarra District.

Corres. No. 5433/23. (Plan 60/300.) IT is hereby notified, for general information, that the area of about 160,524 acres surrendered from Pastoral Lease 394/1122 and bounded by lines commencing at the North-West corner of the said lease 394/1122 and extending East about 2,150 chains, North about 883 chains, West about 1,578 chains, South 410 chains, West 560 chains, South about 275 chains, West about 6 chains and South about 165 chains to the starting points, excluding reserves 20387, 21716, 22025 and 20598, will be available for pastoral leasing as from Wednesday, 14th October, 1953, subject to payment for improvements.

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

ROAD DISTRICTS ACT, 1919-1951.

Closure of Road.

THE Minister for Lands, being the owner of land over or along which the portions of roads here-under described pass, has applied to the Dalwallinu Road Board to close the said portions of roads, viz.:—

Dalwallinu.

387/22.

D338. (a) The unsurveyed road along the North-Western boundary of Wubin Town Lot 74 (reserve 21059) and through vacant townsite land,

from the North-Western corner of the lot to the South-Western side of the surveyed road along the South-Western side of the Mullewa-Wongan Hills Railway Reserve.

(b) The unsurveyed road along the South boundary of Wubin Town Lot 74 (reserve 21059), from road No. 10881 at the South-Western corner of the lot to its South-Eastern corner (excluding road No. 10882). (Plan Wubin Townsite.)

H. E. SMITH, for Minister for Lands.

I, Bernard Hector Stone, on behalf of the Dalwallinu Road Board, hereby assent to the above application to close the roads therein described.

> B. H. STONE, Chairman, Dalwallinu Road Board.

15/6/53.

ROAD DISTRICTS ACT, 1919-1951.

Closure of Road.

I, JOHN VICTOR DOLEY, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Armadale-Kelmscott Road Board to close the said portion of road, viz.:—

Armadale-Kelmscott.

1229/32.

A137. That part of road No. 8979 along the West boundary of Serpentine Agricultural Area lot 12 from road No. 8972 at the North-West corner of the lot to road No. 8973 at its South-West corner. (Plan 341B/40, D2.)

J. V. DOLEY.

I, Oscar Edward Waldemere Bruns, on behalf of the Armadale-Kelmscott Road Board, hereby assent to the above application to close the road therein described.

O. E. W. BRUNS,

Chairman, Armadale-Kelmscott Road Board. 10/6/1953.

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

I, THE Minister for Lands, being the owner of land over or along which the portions of roads hereunder described pass, have applied to the Denmark Road Board to close the said portions of roads. viz:—

Denmark.

2016/32.

D343. (a) The surveyed way along the South-East boundaries of Denmark lots 66 and 73 and to and along the South-East boundaries of lots 74 to 79 inclusive, from Brazier Street at the East corner of lot. 79

corner of lot 79.

(b) The surveyed way, plus widening at its commencement, along the South-West boundary of lot 71 and to and along the South-West boundaries of lots 72 and 73, from the surveyed way on the North-West boundary of lot 71 to the surveyed way described in paragraph (a) above at the South corner of lot 73.

(c) That part of Bent Street, plus widenings, along the South-East boundaries of lots 68 and 71,

(c) That part of Bent Street, plus widenings, along the South-East boundaries of lots 68 and 71, from Brazier Street at the East corner of lot 68 to the surveyed way described in paragraph (b) above

above.

(d) The surveyed way, plus widenings, along the South-East boundaries of lots 67 and 72, from Brazier Street at the East corner of lot 67 to the surveyed way described in paragraph (b) above.

(Plan Denmark Townsite.)

H. E. SMITH, for Minister for Lands.

I, Frederick James Francis Stahl, on behalf of the Denmark Road Board, hereby assent to the above application to close the roads therein described.

F. J. F. STAHL,

Chairman, Denmark Road Board. 25th June, 1953.

THE ROAD DISTRICTS ACT, 1919-1948.

WHEREAS the CHITTERING Road Board, by resolution passed at a meeting of the Board, held at Mooliabeenee on or about the 27th day of July, 1948, resolved to open the road hereinafter described, that is to say:—

4077/48

Road No. 10894. A strip of land, one chain wide, widening at its commencement and in part, leaving the Southern side of road No. 10095 at the North-West corner of lot 2 of Swan Location 876 (L.T.O. Diagram 13999) and extending South and South-Westward (as delineated and coloured dark brown on O.P. 5999) inside and along part of the East boundary of and through location 99 and through location 1393 to the North-East corner of location 949. (Plan 28/80, D1.)

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a meeting of the Board, held at Gnowangerup on or about the 10th day of April, 1952, resolved to open the roads hereinafter described, that is to say:—

1973/11.

Road No. 10887 (Davies Street). A strip of land. one chain wide, leaving the North-East side of Yougenup Road at the South-West corner of Kojonup Location 1944 and extending East (as surveyed) along the South boundary of said location and onward to the North-West corner of location 102 (reserve 15559).

Road No. 10222 (Searle Street—Widening). That portion of Kojonup Location 2387 (L.T.O. Plan 3239) bounded on the South-West by the North-East boundaries of lots 79 and 80 of said location; on the North by the prolongation East of the North boundary of said lot 80, and on the South-East by the North-West side of the present road.

(Plan Gnowangerup Townsite.)

WHEREAS the GNOWANGERUP Road Board, by resolution passed at a meeting of the Board, held at Gnowangerup on or about the 30th day of April, 1953, resolved to open the road hereinafter described, that is to say:—

641/40.

Road No. 10902. A strip of land, one chain wide (unsurveyed), commencing at a point on the West boundary of Kent Location 20 opposite the South-East corner of location 32 and extending South outside and along part of said boundary of location 20 to its South-West corner. (Plan 447/80, E2.)

WHEREAS the GOSNELLS Road Board, by resolution passed at a meeting of the Board, held at Maddington on or about the 21st day of March, 1946, resolved to open the road hereinafter described, that is to say:—

1530/46

Road No. 10895 (Orr Street). A strip of land, one chain wide, widening at its commencement, leaving the South-East side of road No. 3349 (Olga Road) at the North corner of lot 135 of Canning Location 13 (L.T.O. Plan 3047) and extending South-Eastward (as delineated and coloured dark brown on Lands and Surveys Diagram 62399) inside and along the North-East boundary of said lot and lots 182 and 183 to the East corner of the lastmentioned lot. (Plan 1C/20, S.W.)

WHEREAS the MERREDIN Road Board, by resolution passed at a meeting of the Board, held at Merredin on or about the 2nd day of March, 1945, resolved to open the road hereinafter described, that is to say:—

5878/13.

Road No. 4998 (Widening). That portion of Avon Location 20746 as delineated and coloured dark brown on Lands and Surveys Original Plan 5499. (Plan 24/80, B3.)

WHEREAS the MERREDIN Road Board, by resolution passed at a meeting of the Board, held at Merredin on or about the 13th day of November, 1946, resolved to open the road hereinafter described, that is to say:—

217/45.

Road No. 10828. A strip of land, one chain wide (widening as delineated and coloured dark brown on O.P. 5498), commencing at the South-East corner of Avon Location 16963 and extending North (as surveyed) along the East boundary of said location and to and along the East boundaries of locations 17118 and 17117 to the North-East corner of the lastmentioned location; continuing North (as surveyed and widening as delineated and coloured dark brown on O.P. 5499) to and along the East boundaries of locations 27127 (reserve 22653) and 18256 to the North-East corner of the lastmentioned location; thence West (as surveyed and widening as delineated and coloured dark brown on O.P. 5499) along part of the North boundary of location 18256 to a point on said North boundary opposite the South-East corner of location 17114. (Plans 5/80, B1; 24/80, B4.)

WHEREAS the MERREDIN Road Board, by resolution passed at a meeting of the Board, held at Merredin on or about the 13th day of November, 1946, resolved to open the road hereinafter described, that is to say:—

217/45.

Road. No. 10896. A strip of land, one chain wide (widening as delineated and coloured dark brown on O.P. 5499), leaving the North side of road No. 10828 at the South-West corner of Avon Location 18261 and extending North (as surveyed) along the West boundaries of said location and locations 18291, 20016, 22427, 20758 and 27124 (reserve 22650) to the South side of road No. 4998 at the North-West corner of the lastmentioned location. (Plan 24/80, B3 and 4.)

WHEREAS the MERREDIN Road Board, by resolution passed at a meeting of the Board, held at Merredin on or about the 2nd day of March, 1945, resolved to open the road hereinafter described, that is to say:—

216/45

Road No. 10897. A strip of land, one chain wide (widening as delineated and coloured dark brown on O.P. 5491), leaving the East side of a surveyed road at the North-West corner of Avon Location 17095 and extending East (as surveyed) along the North boundaries of said location and locations 17100, 17105 and to and along the North boundaries of locations 17106, 17112 (reserve 13594), 17109 and part of the North boundary of location 18256 to the Western terminus of road No. 10828 opposite the South-East corner of location 17114. (Plan 24/80, A and B4.)

WHEREAS the NAREMBEEN Road Board, by resolution passed at a meeting of the Board, held at Narembeen on or about the 3rd day of June, 1947, resolved to open the road hereinafter described. that is to say:—

8355/13

Road No. 10407 (Widening). A strip of land, two chains wide (widening at its commencement and terminus), commencing at the South-East corner of Avon Location 19331 and extending North along the West side of the present road (as delineated and coloured dark brown on O.P. 5498) and outside and along an East boundary of location 25259 and through that location and inside and along the East boundary of location 18290 to its North-East corner; continuing North 50 links wide (widening in parts as shown on said O.P.) inside and along the East boundary of location 16968 to its North-East corner. (Plan 5/80, B1 and 2.)

WHEREAS the PERTH Road Board, by resolution passed at a meeting of the Board, held at Perth on or about the 26th day of May, 1952, resolved to open the road hereinafter described, that is to say:—

6028/14, Vol. 2.

Road No. 6 (Scarborough Beach—Widening). A strip of land, 25 links wide, commencing at the North-West corner of part of lot 9 of Perthshire Location Au, section J (L.T.O. Diagram 7139) and extending Eastward inside and along the Northern boundary of said part of lot 9 to its North-East corner. (Plan Innaloo 77.)

WHEREAS the PRESTON Road Board, by resolution passed at a meeting of the Board, held at Donnybrook on or about the 1st day of March, 1948, resolved to open the road hereinafter described, that is to say:—

5796/02

Road No. 1617 (Extension). A strip of land, 50 links wide (widening in part), leaving the Southern terminus of the present road on the South boundary of Wellington Location 643 and extending Eastward and Southward (as delineated and coloured dark brown on O.P. 6047), outside and along part of the said boundary of said location and through locations 3292 and 3293 to the South boundary of location 3292. (Plan 414B/40, E1.)

WHEREAS the VICTORIA PLAINS Road Board, by resolution passed at a meeting of the Board, held at Calingiri on or about the 20th day of August, 1952, resolved to open the road hereinafter described, that is to say:—

1333/17, Vol. 3.

Road No. 5765 (Deviation of Part). A strip of land, one chain wide, its South side leaving the South-West side of the present road at a point on the North boundary of Melbourne Location 1513

situate 25 chains 24.7 links East of the North-West corner of the location and extending West along part of the North boundary of said location and location 1632 to rejoin the South-East side of the present road at its junction with the North boundary of location 1632. (L. and S. Diagrams 27780, 32916 and 48149.) (Plan 32/80, A1.)

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

892/02, Vol. 2.

Road No. 8827 (Widening of Part). A strip of land, two chains wide (along the West side of the present road), leaving the South side of the present road at the North-East corner of Swan Location 887 and extending South (as delineated and coloured dark brown on Lands and Surveys Diagram 61436) inside and along an East boundary of said location to the North-West side of the present road within the location. (Plan 1A/40, B1.)

WHEREAS the WANNEROO Road Board, by resolution passed at a meeting of the Board, held at Wanneroo on or about the 15th day of March, 1946, resolved to open the road hereinafter described, that is to say:—

892/02, Vol. 2.

Road No. 10898. A strip of land, one chain wide, leaving the South side of road No. 8705 at the North-West corner of lot 1 of Swan Location 1224 (L.T.O. Diagram 5987) and extending South (as delineated and coloured dark brown on Lands and Surveys Diagram 61480) outside and along the West boundary of said lot and part of the West boundary of lot 2 of said location to a point on said boundary of lot 2 situate 1 chain South of its North-West corner. (Plan 1A/40, B2.)

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

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

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are roads within the meaning of the Road Districts Act, 1919-1951, subject to the provisions of the said Act.

Dated this 15th day of July, 1953.

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

TRANSFER OF LAND ACT, 1893-1950. Application 611/1951.

TAKE notice that Geraldton Greenough Road Board of Durlacher Street Geraldton has made application to be registered under the Transfer of Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Victoria District and being:—

Portion of Victoria Location 100 containing 4 acres 26 and three-tenths perches.

Bounded by lines commencing at the North-Eastern corner of lot 1 on Diagram 15551 and extending Westerly 1 chain 65 links and Southerly 2 chains along the Northern and Western boundaries of the said lot 1 thence Westerly 2 chains 89 and one-tenth links along a Northern boundary

of Evans Road thence Northerly 2 chains and of Evans Road thence Northerly 2 chains and Westerly 2 chains 53 links along the Eastern and Northern boundaries of lot 2 on Diagram 15551 thence Northerly 5 chains 7 and one-tenth links along Easterly 7 chains 7 and one-tenth links along Eastern and Southern boundaries of the portion of Victoria Location 100 comprised in Diagram 8850 thence Southerly 5 chains 7 and one-tenth links along the Western boundary of the Geraldton-Walkaway Railway land comprised in Plan 2049 (sheet 1) to the starting point. (sheet 1) to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land and desiring to object to the said application are hereby required to lodge in this office on or before the 25th day of August next a caveat forbidding the said land being brushly and at the resulting the said land being brought under the operation of the said Act.

> R. C. BUCHANAN Registrar of Titles.

Office of Titles, Perth, this 10th day of July, 1953. Altorfer & Stow, Solicitors, Geraldton, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893-1950. Application 665/1951.

TAKE notice that William Patrick Bagley of Walkaway Farmer has made application to be registered under the Transfer of Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Victoria District and being:—

Portions of Victoria Location 100 being lots 1 and 2 on Diagram 15551 containing together 3 roods 13 and seven-tenths perches.

Firstly—Lot 1 on Diagram 15551 containing 1 rood 12 and eight-tenths perches.

Bounded by lines commencing at the South-Western corner of the portion of the Geraldton-Walkaway Railway land comprised in Plan 1049 (sheet 1) and extending Easterly 1 chain 65 links along a Northern boundary of Evans Road thence Northerly 2 chains and Easterly 1 chain 65 links through the said location 100 to the Western boundary of the said land comprised in Plan 2049 (sheet 1) thence Southerly along the Western boundary of the said land comprised in Plan 2049 (sheet 1) to the starting point.

Secondly-Lot 2 on Diagram 15551 containing 2 roods and nine-tenths of a perch.

Bounded by lines commencing on a Northern boundary of Evans Road at a South-Eastern corner of the portion of the said location 100 comprised in Diagram 8850 and extending Northerly 2 chains along an Eastern boundary of the said land comprised in Diagram 8850 thence Easterly 2 chains 53 links and Southerly 2 chains through the said location 100 to a Northern boundary of Evans Road thence Westerly 2 chains 53 links along a Northern boundary of Evans Road to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land and desiring to object to the said applications are hereby required to lodge in this office on or before the 25th day of August next a caveat forbidding the said land being brought under the operation of the said Act.

> R. C. BUCHANAN, Registrar of Titles.

Office of Titles, Perth, this 10th day of July, 1953. Altorfer & Stow, Solicitors, Geraldton, Solicitors for the Applicant.

PUBLIC WORKS TENDERS.

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

Noggerup School—Repairs and Renovations (12244); 21st July, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, on and after 7th July, 1953.

Boddington Hospital—Additions and Sewerage (12245); 21st July, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Pinjarra, and Police Station, Boddington, on and after 7th July, 1953.

Bunbury Rural and Industries Bank-Alteration to Shop Premises at No. 90 Victoria Street (12248); 21st July, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 7th July, 1953.

Merredin School Hostel—Additions, 1953 (12249); 28th July, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 14th July, 1953.

Baldivis School—Removal and Re-erection of Classroom from Group 39 (12250); 28th July, 1953; conditions may be seen at the Contractors' Room, Perth and Fremantle, on and after 14th P.W.D., July, 1953.

State Electricity Commission, Northam Office—Conversion of Premises, 153 Fitzgerald Street (12251); 11th August, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 28th July, 1953.

Jingalup School—Reinoval from Whittaker's Mill School (12252); 11th August, 1953; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and Police Station, Kojonup, on and after 28th July, 1953.

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 prescribly several to the contract of the contract of the prescribes to the contract of t tender will not necessarily be accepted.

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

17th July, 1953.

PUBLIC WORKS ACT, 1902-1950.

Metropolitan Sewerage—Diversion of Perth Main Sewer at Rear of Bulwer Street, Highgate. Sale of Land.

P.W. 1468/51, Ex. Co. No. 1225.

P.W. 1468/51, Ex. Co. No. 1225.

NOTICE is hereby given that His Excellency the Governor, under section 29 of the Public Works Act, 1902-1950, has authorised the sale by private contract of all those several pieces or parcels of land being portion of Perth Town Lot N120, being the whole of the land contained in Certificate of Title, Volume 750, Folio 62, and portion of Perth Town Lot N120 being lot 6 and part of lot 5 on L.T.O. Diagram 872, and being the whole of the land contained in Certificate of Title, Volume 284, Folio 110, containing 1 rood 7 and one-tenth perches or thereabouts, such land not being now required or thereabouts, such land not being now required for the purpose for which it was held, namely, Metropolitan Sewerage.

Dated this 9th day of July, 1953.

W. C. WILLIAMS, Under Secretary for Works.

CEMETERIES ACT, 1897-1946. Albany Public Cemetery.

Department of Local Government, Perth, 13th July, 1953.

L.G. 2886/52.

HIS Excellency the Governor in Executive Council, acting under the provisions of the Cemeteries Act, 1897-1946, has been pleased to approve of the amendment by the trustees of the Albany Cemetery Board, in the manner mentioned in the Schedule hereunder, of the by-laws made by the trustees under the Act, and published in the Government Gazette on the 18th day of August, 1944, and amended by notice published in the Government Gazette on the 9th day of February, 1945, and the 16th day of November, 1951.

GEO. S. LINDSAY, Secretary for Local Government.

Schedule.

- Subparagraph (a) of paragraph 1 (G.G. 16/11/51) is amended—
 - (i) by substituting the symbol and figures £3 0 0" for the symbol and figures "£2 10 0" appearing opposite the item "Interment of any adult in grave 7 feet deep";
 (ii) by substituting the figures "2 10 0" for the figures "2 0 0" appearing opposite the item "Interment of any child under 7 years of age in grave 7 feet deep."
 Subparagraph "(b) In private ground"
 G. 16/11/51) is amended—
- (G.G. 16/11/51) is amended—
 - (i) by substituting the figures "4 0 0" for the figures "3 10 0" opposite the item "ordin-

 - figures "3 10 0" opposite the item "ordinary land for grave 8ft. x 4ft. when directed";

 (ii) by substituting the figures "8 0 0" for the figures "7 5 0" opposite the item "ordinary land for grave 8ft. x 8ft. where directed";

 (iii) by substituting the figures "3 0 0" and "2 10 0" for the figures "3 0 0" and "2 0 0" opposite the respective items "For interment of any adult in grave 7ft. deep" and "For interment of any child under the age of 7 years in grave 7ft. deep."
- 3. Subparagraph "(c) Re-opening an ordinary rave—" (G.G. 16/11/51) is amended grave---
 - (i) by substituting the figures "3 0 0" for the figures "2 10 0" opposite the item "For each interment of an adult";
 - (ii) by substituting the figures "2 10s 0" for the figures "2 0 0" opposite the item "For each interment of a child under 7 years of age.'
- 4. Subparagraph "f" of paragraph 1 is amended by substituting the figures and symbols "15s. 0d." for the figures and symbols "10s. 6d." (G.G. 9/2/45) opposite item "Minister's fee for each interment."

FREMANTLE HARBOUR TRUST.

Notice to Mariners.

No. 5 of 1953.

Australia-West Coast.

Fremantle Outer Harbour.

Hall Bank Light Buoy.

Position: The position of this buoy has now been established. Lat. 32° 01′ 53″ S., Long. 115° 42′ 30″ E.

Details: A buoy painted red and exhibiting a red light flashing every five seconds.

Charts Affected—Aus. 077-112 (a, b,) 112, BA. 1058.

Publications affected—Australia Pilot Vol. 5 (1948), page 333.

Authority-Fremantle Harbour Trust.

Date-8th July, 1953.

H. C. RUDDERHAM, Acting Secretary.

FREMANTLE HARBOUR TRUST.

Notice to Mariners.

No. 4 of 1953.

Australia-West Coast.

Fremantle Outer Harbour.

Approaches to Owen Anchorage and Robbs Jetty. Establishment of Beacons.

Position-Owen Anchorage.

Details—Steel lattice type tower beacons have been established to replace buoys marking approaches to Robbs Jetty.

- Elbow Beacon—Port hand, can shape painted red on tower 15 feet above H.W. Lat. 32° 06' 03'' S. Long. 115° 43' 31'' E. (a.) Elbow
- (b) North-West Middle Ground Beacon-Starboard hand, cone shape, painted black, on tower 15 feet above H.W. Lat 32° 05′ 54″ S. Long. 115° 43′ 50″ E.
- (c) Nook Beacon—Starboard hand, cone shape, painted black, on tower 15 feet above H.W. Lat. 32° 05′ 35″ S. Long 115° 44′ 18″ E.
- (d) Success Spit Beacon—Port hand, can shape, painted red, on tower 15 feet above H.W. Lat. 32° 05′ 24″ S. Long. 115° 44′ 24″ E.
- (e) N.E. Limit Beacon—Port hand, can shape, painted red on tower 20 feet above H.W. Lat. 32° 05′ 17.5″ S. Long. 115° 44′ 54″ E.
- (f) S.E. Limit Beacon—Starboard hand, cone shape, painted black, on tower 20 feet above H.W. Lat. 32° 05′ 33″S. Long. 115° 44′ 53″ E.

Charts affected—Aus. 077, 112 (a, b), 122, BA.

Publications affected—Australia Pilot, Vol. 5 (1948), page 337.

Authority-Fremantle Harbour Trust.

Date-7th July, 1953.

H. C. RUDDERHAM, Acting Secretary.

FREMANTLE HARBOUR TRUST.

Notice to Mariners.

No. 6 of 1953.

Australia-West Coast.

Fremantle Outer Harbour.

Widening and Deepening of Success Bank and Parmelia Bank Channels.

Establishment of Temporary Lights on Beacons and Lighted Buoys. Lat. 32° 06′ 00″ S., Long. 115° 41′ 20″ E. (approx.).

Previous Notice-No. 1 of 1953.

THE above channels are to be widened to 500 ft. and deepened to 38 ft. from a line parallel to and distant 100 ft. from the existing line of beacons marking the Western side of these channels.

Details.—Lighted buoys have been established and lights affixed to the pile beacons marking Success Bank Channel, and similar lighting will be established to mark Parmelia Bank Channel.

The character and position of these lights may be changed from time to time, and new lights and buoys introduced for dredging purposes without further notice.

Owners of all vessels, ships, licensed explosive lighters, etc., intending to navigate the above channels must give notice thereof to and obtain permission from the Harbour Master, Fremantle, and at the same time ascertain any special requirements of the Fremantle Harbour Trust in relation to the dradging operations. to the dredging operations.

Charts affected—Aus. 077, 112, 113, 122, BA1058, 1700.

Publications affected—Australia Pilot Vol. 5 (1948) pp. 325, 326, 335, 337.

Authority-Fremantle Harbour Trust. Date—13th July, 1953.

> H. C. RUDDERHAM. Acting Secretary.

FREMANTLE HARBOUR TRUST ACT, 1902-1952

Amendment of Regulations.

Ex. Co. No. 1224.

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 Regulation No. 190 and by inserting the following:-

No. 190.

Limitation of the Amount of Liability for Goods.

The Commissioners shall not be liable for gold, silver, bullion, specie, watches, clocks, jewellery, precious stones, silk goods, quinine, precious metals, opium, bank notes, bonds or securities for money, paintings, sculpturing or other works of art beyond the sum of £10 nor beyond the sum of £100 for each package or parcel of any other kind of property, no matter what may be the nature or value of the contents thereof.

Passed by a resolution of the Fremantle Harbour Trust Commissioners at a meeting of the said Commissioners held on the 22nd day of May, 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—

(Sgnd.) L. L. BATEMAN, Chairman.

(Sgnd.) H. J. PRATER,

Commissioner.

(Sgnd.) H. ACTON,

Secretary.

[L.S.]

Approved by His Excellency in Executive Council, 8th July, 1953.

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

P.W. 823/43; Ex. Co. No. 1226.

Public Works Act, 1902-1950.

LAND RESUMPTION.

Mount Hawthorn School Extension.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 8th day of July, 1953, been set apart, taken, or resumed for the purposes of the following public work, namely:—Mount Hawthorn School Extension.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A., 33446, which may be inspected at the Office of the Minister for Works, Pertli.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 33446.	Owner or Reputed Owner.	Description.	Area.
1	Frank McDonald Kelsall, Albert Charles Sellin and Edwin Charles Rogers	Portion of Swan Location 739 and being Lot 4 of Section I on L.T.O. Plan 148 (Certificate of Title Volume 509, Folio 15)	a. r. p. 0 0 19·3
2	Kindergarten Union of Western Australia (Incorporated)	Portion of Swan Location 739, being Lot 5 of Section I on L.T.O. Plan 3845 (Certificate of Title Volume 1116, Folio 500	0 0 19.4

Certified correct this 29th day of June, 1953.

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

Dated this 8th day of July, 1953.

Public Works Act, 1902-1950.

LAND RESUMPTION.

Armadale School Site-Extension.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Canning 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 8th day of July, 1953, been set apart, taken, or resumed for the purposes of the following public work, namely:—Armadale School Site—Extension.

And further notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on Plan, P.W.D., W.A. 33787, which may be inspected at the Office of the Minister for Works, Perth.

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

	SUHL	DULE.	
No. on Plan P.W.D., W.A., No. 33787.	Owner or Reputed Owner.	Description.	Area.
	Thomas Turuer	Portion of Canning Location 31, being Lot 7 on L.T.O. Plan 696 (Certificate of Title Volume 165, Folio 176)	a. r. p. 1 0 0

Certified correct this 1st day of July, 1953.

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

Dated this 8th day of July, 1953.

P.W. 1163/41; Ex. Co. No. 1219.

TRAFFIC ACT, 1919-1952.

Department of Local Government Perth, 13th July, 1953.

L.G. 3300/52.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1918-1952, has been pleased to make the regulations set out in the Schedule hereunder.

> GEO. S. LINDSAY, Secretary for Local Government.

Schedule.

1. In these regulations the Traffic Regulations, 1936, as published in the Government Gazette on the 26th day of August, 1936, and duly amended from time to time thereafter, are referred to as the principal regulations.

2. Regulation 20 of the principal regulations is amended by adding as a paragraph at the end thereof, the following proviso:—

Provided also that the age limit prescribed in paragraph (b) of this regulation shall not apply to a person who was on the 16th May, 1952, the holder of a valid license to drive a motor wagon of an unladen weight exceeding 40 cwt.

TRAFFIC ACT, 1919-1952.

Department of Local Government Perth, 13th July, 1953.

L.G. 3300/52.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1952, has been pleased to make the regulations set out in the Schedule hereunder amending the Traffic Regulations, 1936, published in the Government Gazette on the 26th day of August, 1936, and amended thereafter from time to time.

GEO. S. LINDSAY. Secretary for Local Government.

Schedule.

- 1. In these regulations the Traffic Regulations, 1936, as published in the Government Gazette on the 26th day of August, 1936, and duly amended from time to time thereafter, are referred to as the principal regulations.
- The principal regulations are amended by adding after regulation 305M the following new regulation:

A person shall not park a vehicle on the northern side of 305W/A Stirling Highway, between the two driveways of the premises known as Lucknow Hospital, Claremont, within the Claremont Municipal District.

3. The table showing parking restrictions within the City of Perth contained in the Eleventh Schedule of the principal regulations is amended by substituting for the words "Market Street" in Column 1 of item 11a of the Table, the words "Market Place."

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

MWS 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.

Perth Municipality.

2020/52-Grantham Street, from The Boulevarde to lot 687—Easterly.

415/53—Caithness Drive, from Grantham Street

to lot 735—North-Westerly. 215/53—Linden Gardens, from lot 227 to lot 769 —Northerly. Grantham Street, from Linden Gardens to lot 228—Easterly.
 2232/52—Rayment Street, from Howick Street to

lot 241—North-Easterly.

Armadale-Kelmscott Road District.

1928/52—Railway Avenue, from Ninth Avenue to lot 8—South-Westerly.

Bayswater Road District.

1854/52—Grosvenor Road, from Whatley Crescent to lot 47—South-Easterly.

Belmont Park Road District.

2112/52-Wright Street, from lot 2 to lot 1-North-Easterly.

2237/52—Bulong Avenue, from Great Eastern Highway to lot 149—North-Westerly.

2035/52—Bulong Avenue, from First Street to lot 43-North-Westerly.

Gosnells Road District.

1903/52-Crandon Street, from lot 794 to lot 796 -North-Westerly.

1184/46—Dellar Road, from lot 387 to Gosnells Road—South-Easterly. Gosnells Road, from lot 9 to South-West part lot 32—South-Westerly.

Nedlands Road District.

2185/52—Government Road, from Alfred Road to lot 3—Southerly.

1779/52—Asquith Street, from lot 170 to Mayfair Street—Westerly. Mayfair Street, from lot 168 to lot 197—Northerly.
352/53—Lisle Street, from lot 341 to lot 338—

Northerly.

Perth Road District.

1930/52—Hayes Avenue, from lot 187 to lot 84-Southerly.

453/53-McDonald Street, from lot 43 to lot 46 -Westerly.

1623/52-McDonald Street, from French Street to lot 46—Easterly.

2364/52—Birkett Street, from lot 7 to lot 25—Westerly.

1870/52—Bourke Street, from lot 179 to lot 178— Northerly.

279/53—St. Brigid's Terrace, from Flamborough Street to lot 778—Westerly. Flamboroug Street, from lot 878 to St. Brigid's Terrace-Flamborough

641/53—Holbeck Street, from Scarborough Beach Road to lot 1347—North-Easterly. 494/51—Inverness Crescent, from lot 46 to lot 45

–North-Easterly.

--North-Easterny.

1925/52—Collier Avenue, from Beryl Street to lot 65—Southerly.

South Perth Road District.

887/50—Brittain Street, from Ruth Street to lot 1

-Easterly.

251/52—Baldwin Street, from lot 336 to Amery Street—Northerly. 533/53—Gladstone Avenue, from lot 89 to lot 88

South-Easterly.

And the Minister for Water Supply, Sewerage and Drainage is, subject to the provisions of the Act, prepared to supply water from such mains to lands within rateable distance thereof.

Dated this 17th day of July, 1953.

R. J. BOND, Under Secretary. MUNICIPAL CORPORATIONS ACT, 1906-1951. Municipality of Albany. Sale of Land.

Local Government Department, Perth, 13th July, 1953.

L.G. 639/52.

IT is hereby notified, for general information, that His Excellency the Governor has consented, under the provisions of section 210 of the Municipal Corporations Act, 1906-1951, to the sale by the Municipality of Albany of all that piece of land being portion of Albany Town Lot 505 being that portion which is included in Diagram 17044, being part of the land comprised in Certificate of Title, Registered Volume 1115. February 1705 tered Volume 1115, Folio 726.

> GEO. S. LINDSAY, Secretary for Local Government.

CORPORATIONS ACT, 1906-1951; MUNICIPAL HEALTH ACT, 1911-1952.

Municipality of Northam.

Local Government Department, Perth, 13th July, 1953.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the renewing of the outfall sewer main and extending existing sewers as works and undertakings for which money may be borrowed under Part XXIV of the Municipal Corporations Act, 1906-1951, and the Health Act, 1911-1952, by the Municipality of Northam.

> GEO. S. LINDSAY, Secretary for Local Government.

MUNICIPALITY OF BUNBURY.

Appointment and Fixing of Vehicle Stand for Buses in Victoria Street.

NOTICE is hereby given that under sections 251 and 252 of the Municipal Corporations Act, 1906-1947, the Bunbury Municipal Council has appointed and fixed a stand for the motor omnibuses that are operated by Henderson Buses Pty. Ltd.; on the East side of Victoria Street between Stephen Street and Stirling Street.

The hours during which this stand may be occupied by such buses are from 5 p.m. to 12 midnight on all days except Sundays.

The appointing and fixing of a vehicle stand for these buses in Stephen Street, that was published in the Government Gazette on 10th April, 1952, has been cancelled.

> R. HOUGHTON Town Clerk.

ROAD DISTRICTS ACT, 1919-1951. Dumbleyung Road Board. Notice of Intention to Borrow. Proposed Loan No. 12-£5,000.

NOTICE is hereby given that the Dumbleyung Road Board proposes to borrow the sum of £5,000 (five thousand pounds) to be expended on works and undertakings in the Dumbleyung Road Board District, the said works and undertakings being the purchase of electric power generating machinery and its installation, including the necessary enlargement of the power station at Dumbleyung.

Plans and specifications and an estimate of the cost thereof, and a 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 Dumbleyung Road Board at Dumbleyung, for one month after the last publication of this notice, from 9 a.m. to 5 p.m., Mondays to Fridays.

The amount of £5,000 is proposed to be raised by the sale of debentures, repayable with interest by 30 half-yearly instalments, over a period of 15 years (fifteen years) after the date of issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at the rate of £4 17s. 6d. (four pounds seventeen shillings and sixpence) per centum per annum, payable half-yearly. The amount of the debentures and interest thereon to be payable to the Commonwealth Bank of Australia, Perth.

G. O. JAMES, Chairman.

E. A. P. EARL, Secretary.

ROAD DISTRICTS ACT, 1919-1951. Dardanup Road Board. Building By-laws.

L.G. 1436/52.

THE building by-laws made by the Dardanup Road Board and published in the Government Gazette of the 15th June, 1951, at pages 1688-1698, are hereby amended by inserting a new by-law to stand as number 136, as follows:—

Where a ratepayer owns an allotment of land, he may, on application to the Board, be granted a license renewable each six months, to live on that land in a tent, caravan, or small shed, provided that-

- (a) he has secured all necessary building permits for the erection thereon of a dwelling which complies with the general building by-laws;
- (b) he first erects on such land a suitable wash-house, bathroom and lavatory;
- (c) the license will not be renewed at the end of the first six months unless the house to be erected has been commenced or satisfactory proof is given to the Board of some just cause for the continued delay;
- (d) no license will, under any circumstances, be continued by renewal beyond the period of two years from the date upon which it is first granted;
- (e) the temporary accommodation shall not be used as a dwelling once the main building is habitable;
- (f) no person shall be issued with more than one such license, and in the case of a married couple, not legally separated but living together, then, irrespective of which of them is the owner of the land concerned, only one license shall be issued under this clause.

Passed by resolution of the Dardanup Road Board on the 13th day of June, 1953.

J. P. DEPIAZZI, Chairman.

R. M. HARDISTY, Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council, this 8th day of July, 1953.

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

ROAD DISTRICTS ACT, 1919-1951. Bruce Rock Road Board.

Local Government Department, Perth, 13th July, 1953.

L.G. 3122/52.

IT is hereby notified, for general information, that His Excellency the Governor, acting by and with the advice and consent of the Executive Council, and under section 242 of the Road Districts Act, 1919-1951, and at the request of the Bruce Rock Road Board, has been pleased to approve of the loan rate applicable to the loan referred to in the Schedule hereto being levied by the Bruce Rock Road Board on rateable land within the Babakin Ward of the Bruce Rock Road District and on the following Aven Locations:—19229, 26231, 24759, 20089, 22163, 24329, 24742, 13188, 14767, 19158, 22644, 19239 and 21067.

GEO. S. LINDSAY, Secretary for Local Government.

Schedule.

The loan the subject of notice of intention to borrow two thousand pounds (£2,000) dated the 14th day of January, 1953, given by the Bruce Rock Road Board and published in the Government Gazette on the 13th day of February, 1953, and therein referred to as "Proposed Loan No. 35."

TRAFFIC ACT, 1919-1952.

Victoria Plains Road Board. By-law to Limit Loads on Mogumber Bridge. L.G. 257/53.

PURSUANT to an Order in Council under section 49 of the Traffic Act, 1919-1952, the Victoria Plains Road Board doth hereby make the following by-law in pursuance of clause (c) of paragraph (vii) of subsection (1) of section 47 of the said Act prescribing the maximum weight which can be taken across the Mogumber Bridge.

- 1. No person shall drive, or cause to be driven, any vehicle the gross loading of which exceeds six tons on any axle or a total of nine tons for the vehicle over the bridge specified hereunder:—
- (a) The bridge on the Mogumber-Gillingarra Road where it crosses the East branch of the Moore River approximately half a mile North of the Mogumber Townsite.

Passed by resolution of the Victoria Plains Road Board at a meeting held on the 15th day of June,

> J. D. MILNER, Chairman.

> F. B. COOPER, Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council, this 8th day of July, 1953.

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

AD DISTRICTS ACT, 1919-1948; TOWN PLANNING AND DEVELOPMENT ACT, 1928-ROAD TOWN 1947.

Perth Road Board. Amendment to By-laws Classifying Portions of Inglewood Ward.

L.G. 1059/52.

THE Perth Road Board, under and by virtue of THE Perth Road Board, under and by virtue of the powers conferred upon it in that behalf by the Road Districts Act, 1919-1948, and the Town Planning and Development Act, 1928-1947, and all other powers enabling it in that behalf, doth hereby make and publish the following by-laws:—

1. The by-laws classifying portions of Inglewood Ward passed at a meeting of the Perth Road Board held on the 30th day of October, 1945, and published in the Government Gazette of the 30th day of November 1945, are hereby amended as fol-

- of November, 1945, are hereby amended as follows:
- (a) After by-law 2 of the said by-laws, the following by-law be inserted:-

2a. That portion of Inglewood Ward being an area bounded by Woodrow Avenue, Grand Promenade, Walter Road and Homer Street, is hereby classified as a residential district.

- (b) By-law 3 of the said by-laws is hereby repealed and the following by-law inserted in its place:-
 - 3 (i). No person shall erect, alter or use any building or structure in a residential district except for the purpose of a private dwelling house for not more than one family or for a road board building or a house or workshop.
 - (ii) No person shall use any land in a residential district for any business, commercial or industrial purpose.
- 2. Claims for compensation by reason of the operation of these by-laws shall be made not later than six months from the date on which these by-laws are first published in the Government Gazette.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 9th day of April, 1953.

[L.S.]

W. F. BARDON,

Chairman.

W. E. STOCKDALE, Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council, this 8th day of July, 1953.

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

ROAD DISTRICTS ACT, 1919-1951. Collie Coalfields Road Board. Proposed Loan No. 8, £3,500.

NOTICE is hereby given that the Collie Coalfields Road Board proposes to borrow the sum of £3,500 to be expended on works and undertakings in the Collie Coalfields Road Board District, the said works and undertakings being the purchase of an omni-

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

The amount of £3,500 is proposed to be raised by the sale of debentures, repayable with interest by 20 equal half-yearly instalments over a period of 10 years after the issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding £4 15s, per centum per annum, payable half-yearly. The amount of the said debentures and interest thereon will be paid at the office of the Board.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Board be of benefit to the whole of the Collie Coalfields Road Board District as defined in the Government Gazette of the 2nd March, 1951, pages 468 and 469, and any loan rate applicable for such loan will be levied over the whole of the rateable land within the said district.

Dated the 13th July, 1953.

F. D. N. MacNISH, Chairman.

R. C. H. HOUGH. Secretary.

ROAD DISTRICTS ACT, 1919-1948.

Koorda Road Board. Notice of Intention to Borrow. Proposed Loan No. 16—£3,750.

NOTICE is hereby given that the Koorda Road Board proposes to borrow the sum of £3,750 (three thousand seven hundred and fifty pounds) to be expended on works and undertakings in the Koorda Road District, the said works and undertakings being the purchase of an Allis-Chalmers Model "D" road patrol grader.

The amount of £3,750 is proposed to be raised by the sale of debentures, repayable with interest by 20 equal half-yearly instalments over a period of 10 years after the issue thereof, in lieu of the formation of a sinking fund. The debentures will bear interest at the rate of £4 17s. 6d. per centum per annum, payable half-yearly. The amount of the said debentures and interest is to be paid at the National Bank of Australasia Limited Koorda the National Bank of Australasia Limited, Koorda.

Dated the 6th day of July, 1953.

A. AITKEN, Chairman.

W. FELGATE, Secretary.

ROAD DISTRICTS ACT, 1919-1951. Broomehill Road District. Alteration of Ward Boundaries. Notice of Intention.

> Local Government Department, Perth, 14th July, 1953.

L.G. 536/53.

I.G. 530/53.

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 the common boundary between the Central and the South-East Wards of the Broomehill Road District by severing that portion of the Central Ward described in the schedule hereto and annexing it to the South-East Ward of the said district. Ward of the said district.

Plan showing the proposed alteration may be seen at the Local Government Department, Perth.

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

Schedule.

All that portion of the Central Ward bounded by lines starting at a point on the Northern boundary of Kojonup Location 531 situate in prolongation Southerly of the Eastern side of Garrity Road and extending Westerly along the Southern side of Nelson Road to a point in prolongation South-Easterly of the North-Eastern side of Rayensthorpe Road; thence generally North-Westerly to and along the North-Eastern sides of Ravensthorpe Road and Keith Street to the South-Eastern side of Kimberley Street; thence North-Easterly along that side to the Southern side of Norrish Road; thence Easterly along that side and onwards to the Eastern side of Garrity Road aforesaid and thence Southerly along that side and onwards to the Southerly along that side and onwards to the starting point.

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

Local Government Department, Perth, 15th July, 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 Boards to fill the vacancies shown in the particulars hereunder:

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

Bayswater Road Board.

*4th July, 1953; McGregor, Hugh; Central; Company Secretary; (b); Hobbs, A. W. F.

Kulin Road Board.

*8th July, 1953; Clayton, John Mannix; Kulin Town; Farmer; (b); Weaver, A. J.; unopposed. * Denotes extraordinary election.

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

BRUCE ROCK ROAD BOARD. Loan No. 33. Change of Interest Rate.

FURTHER to notices appearing in the Government Gazette on the 28th September, 1951, and The West Australian newspaper on the 24th, 25th and 27th days of September, 1951, it is hereby notified that the interest rate has been changed from 4½ per cent. to 4½ per cent., but in all other respects the loan proposal is unchanged. loan proposal is unchanged.

> J. M. STEWART, Chairman.

N. N. McDONALD, Secretary.

BRUCE ROCK ROAD BOARD. Proposed Loan No. 36.

PURSUANT to section 298 of the Road Districts Act, 1919-1951, the Bruce Rock Road Board hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms for the following purposes:—One thousand five hundred (1,500) pounds, for seven years at 4 7/8th's per cent. interest, payable at the office of the Board, Bruce Rock, by half-yearly instalments of interest and principal.

Purpose:—Installation of apparatus for the bacteriolytic treatment of the night soil on all occupied premises where such apparatus is not already installed in the townsite of Shackleton.

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

Passed by resolution of the Board at a meeting held on the 13th May, 1953.

> J. M. STEWART. Chairman. N. N. McDONALD, Secretary.

BRUCE ROCK ROAD BOARD. Proposed Loan No. 38.

PURSUANT to section 298 of the Road Districts Act, 1919-1951, the Bruce Rock Road Board hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms for the following purposes:—One thousand five hundred (1,500) pounds, for 20 years at 4 7/8th's per cent. interest, payable at the office of the Board, Bruce Rock, by half-yearly instalments of interest and principal.

Purpose:—Extension of electric light distribution mains.

Special benefits will be conferred upon the Town Ward but it is anticipated that no loan rate will be levied in connection with this loan.

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

Passed by a resolution of the Board at a meeting held on the 8th July, 1953.

> J. M. STEWART, Chairman.

> N. N. McDONALD, Secretary.

ROAD DISTRICTS ACT, 1919-1951.

Kalgoorlie Road Board. Notice of Intention to Borrow. Proposed Loan No. 4—£4,500.

NOTICE of Intention to Borrow, published in the

Government Gazette on the 19th of June, 1953, page 1243, is hereby amended as follows:—
Pursuant to section 298 of the Road Districts Act, 1919-1951, 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 eight years at a rate of interest not exceeding £4 16s. 3d. per centum per annum, payable at the Commonwealth Bank of Australia, Perth, by half-yearly instalments of principal and interest.

Purpose: The purchase of plant, namely, a grader and loader.

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

Dated this 15th day of June, 1953.

STEPHEN D. MANGINI, Chairman.

ANGUS KING,

Secretary.

ROAD DISTRICTS ACT, 1919-1951.

Augusta-Margaret River Road District—Building By-laws.

IN pursuance of the powers in that behalf contained in the Road Districts Act, 1919-1951, the Augusta-Margaret River Road Board makes the following by-laws relating to buildings under regulation 37 of the Second Schedule of the Road Districts Act.

Buildings—Operation and Definitions Application.

1. These by-laws shall apply to the whole of the district.

Commencement.

2. These by-laws shall come into operation immediately upon their confirmation and approval by the Governor and publication in the Government Gazette.

Definitions.

3. In these by-laws subject to the context:—
"Act" means the Road Districts Act, 1919-1951, and amendments.

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

"Apartment" means a room or rooms or part of a building intended or adapted for separate occupation as a dwelling, and includes a flat.

"Apartment building" means a building containing two or more apartments or fiats.

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

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

"Board" means the Augusta-Margaret River Road Board.

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

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

"Builder" means the master builder or other person employed to execute the work, or, if there is no master builder or other person so employed, then the owner of the building or other person for whom or by whose orders such work is to be done.

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

"District" means the Augusta-Margaret River Road District.

"Fire-resisting" used with reference to any materials includes-

- (a) brickwork constructed of good bricks well burnt, hard and sound, properly put to-gether with good lime or cement mortar;
- (b) any stone suitable for building purposes by reason of its solidity or durability;
 (c) sheet metals or other similar materials which are in the opinion of the Board fireresisting
- (d) iron and steel (when used for columns, girders, or wall framing) encased in cement, concrete, or other incombustible or non-conducting external coating;

(e) slate, tiles, cement, brick and terra cotta, when used for covering, or corbels;

(f) concrete composed of broken bricks, stone chippings, or ballast and lime cement or calcined gypsum.

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

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

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

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

"Height" in relation to storeys means-

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

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

'Main Rooms' mean and include all rooms used or intended to be used as bedrooms, dining rooms, ordinary living rooms, or kitchens.

"New building" includes-

(a) any building erected or commenced to be erected after the date of these by-laws

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

"Outbuilding" means any building on the curtilage of any dwelling, shop, or combined shop and dwelling used as a workshop or storeroom, not being a building for the storage of inflammable materials, nor for the housing of any animal or animals, including birds, and not exceeding 300 feet in area or 15 feet in height.

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

"Person" includes corporation.

"Prescribed" means prescribed by these by-laws.

"Public Place" has the same meaning as in the

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

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

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

"Surveyor" means a building surveyor or acting building surveyor for the time being of the Board or other officer having for the time being the administration of these by-laws.

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

"Square" applied to the measurement of any area means the space of 100 square feet.

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

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

"Building line" means the line in any townsite where the boundary of a building block and the road abuts, or any other line defined by any by-law that has already been gazetted or may be gazetted later, unless permission in writing is first obtained from the Board.

"Brick area" means any area that has been set aside by the Board and gazetted as a brick area, in which area all buildings must be constructed of burnt brick, cement brick, concrete or stone. Brick veneer will not be permitted.

Classes of Buildings.

- For the purpose of these by-laws buildings shall be divided into three classes:-
 - -"Domestic class" which includes all buildings subject to a small vibration and light loading of floors, such as dwellinghouses, residential shops, offices, hotels, private schools, club-houses and studios.
 - Class B.---"Warehouse class" which includes all buildings subject to vibration and heavy loading of floors, such as warehouses, factories, mills, and places for the storage and manufacture of goods.
 - Class C .-- "Public building class" which includes all buildings designed to accommodate an assemblage of people such as theatres, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lecture rooms, and other like buildings.

In case of doubt the surveyor shall finally determine to which class any particular building belongs. Notice of Intention to Build or Demolish and Lodging of Plans.

Notice to be Given.

Notice to be Given.

5. (a) Every person intending to erect any building or alter or add to any building within the Augusta-Margaret River Road District shall at least two days before he proposes commencing to erect, alter or add to such building, make application in the form of First Schedule provided at the Board's office, and shall deposit with the building surveyor for a period of at least one week before the commencement of this, duplicate drawings showing the plan, elevation and sections of such proposed building, additions, or alterations together with full and complete duplicated specifications of the work proposed to be done.

Pians and Specifications.

(b) Properly prepared plans and specifications in duplicate of such building, alteration or addition, showing complete details of sizes, quantities of all materials and enumerating any old materials proposed to be used in the construction of same, to be prepared. The drawings shall consist of complete plans of every storey, elevation of external fronts and one or more sections transverse or longitudinal, showing heights of storeys, depths of foundations, level of ground, construction of walls, floors, roof, etc., all clearly figured and dimensions in feet and inches.

Block Plan.

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

Purpose.

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

Drainage.

(e) Particulars of the proposed method of drainage.

Further Particulars.

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

Tracing Retained.

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

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

by the surveyor.

The Board reserves the right to reject any plan if not properly drawn in ink, or if, in the opinion of the Board, the meaning is not thoroughly clear.

The Board may also reject any plan which in the opinion of the Board or its surveyor, is of such a design or appearance as would be prejudicial to the value, interests, or purposes of property in the vicinity of the site on which it is proposed to a property such building. erect such building.

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

Permits and Fees.

8. No person shall commence any building, or any addition, alteration to any building, or demolish any building without having first obtained from the surveyor a written permit for the commencement fees, in accordance with the scale set out in the Second Schedule hereto, provided the Board may, if it deems fit, dispense with the payment of fees, or the necessity of furnishing plans with any application for approval to make minor alterations to a building.

Area of New Building.

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

Position of Building Site.

No building or alteration or addition shall be built or constructed within a distance of three feet clear from any boundary, except that a brick, stone or concrete building may be built on a boundary if provided with a suitable parapet wall. (See section 63.)

Any dwelling-house to be set back at least 20

feet from frontage.

Minimum Area of Open Land.

11. At least one-third of the area of any allot-ment on which a dwelling-house is erected shall be left open and unbuilt on, and for the exclusive use of the occupiers of the building erected upon such allotment.

Minimum Area of Dwelling-House,

12. Every dwelling-house shall consist of a total area of at least 450 square feet in three main rooms, excluding all verandahs, bathrooms, or passage-

Currency of Permits.

13. A permit obtained pursuant to these by-laws will remain effective for twelve months, but shall lapse and be of no effect unless the building for which such permit was granted is commenced within six months from date of issue. A further extension of time may be granted if application is made to the Board before date of expiry.

Surveyor may Enter and Inspect.

14. The surveyor at all reasonable times during the progress and after the completion of any building, or addition or alteration to any building affected by these by-laws, may enter such building or addition or alteration.

Any person who hinders or obstructs the surveyor

shall be liable to a penalty of not exceeding £10.

Surveyor may stop work if contrary to by-laws. 15. The surveyor may at any time stop the any permission given by the Board under these by-laws in the event of his not being satisfied with all the provisions of these by-laws being complied with, and any person who continues or builds or erects or works on the site after notice from the surveyor in writing, to desist, shall be guilty of an offence against these by-laws.

Demolition or Removal of Building.

16. When a building is to be demolished, or removed, the owner or contractor shall give seven days' notice to the surveyor of such intended demolition or removal.

Nuisance to be Avoided.

17. Provision shall be made so as to avoid all nuisance from dust or falling refuse by playing water on same by means of a hose or other approved method, if requested by the Board to do so.

Outbuildings and Garages—Materials.

18. Outbuildings may, subject to the limitation herein, be built and constructed of brick or other materials approved by the Board. Approval must be first obtained from the Board's Surveyor for any materials from which it is intended to build any small out-building, such as wood sheds, fowl houses or the like.

Outbuildings on Corner Blocks.

19. No outbuilding shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or if there is no adjoining building, at a less distance than 20 feet from such road, unless otherwise approved.

Distance of Stables from Boundaries.

20. No stable shall be erected nearer than 50ft. to any dwelling, nor nearer than 10ft. to the boundary of land not in the same occupation,

Fowl Houses.

21. Fowl houses of not more than 200 square feet in area and not more than 6ft. in height may be erected at rear of dwelling, provided that the nearest portion of such fowl house is at least 75ft. from any building used as or intended for a dwelling, and at least 3ft. from the boundary of land not in the same occupation.

Position of Garage.

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

23. In special cases where the physical con-

23. In special cases where the physical configuration or dimensions of the ground preclude the observance of the position prescribed in by-law 22 the Board may permit the erection of a garage in another position.

Doors of Garages.

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

Materials for Garages.

25. Every garage shall be constructed of fireresisting materials, approved hardwood timber framing may be allowed if sheeted with approved fire-resisting materials.

Garage Incorporated with Dwelling.

26. Where a garage is incorporated as part of the main building it shall in all respects conform thereto, but must have a ceiling of a fire-proof material approved by the surveyor.

Garages on Corner Blocks.

27. No garage shall be erected on a corner block at a less distance from the road on the side boundary than the adjoining building is from such road, or if there is no adjoining building, at a less distance than 20ft. from such road.

Apartment Buildings.

Area of Land to be Occupied.

28. The total floor area of any apartment building, together with the floor area of any other building erected on the same allotment, shall not exceed half the area of such allotment. Each building in a terrace of buildings or in a pair of semi-detached buildings shall be deemed to be a separate building for the purpose of this by-law.

Area of Each Apartment.

29. The total floor area of each apartment shall be at least 450 square feet. In addition thereto every apartment shall have for the exclusive use of the occupants thereof at least 100 square feet of verandah space.

Area of Main Rooms.

30. Every main room in an apartment shall have a figor area of at least 100 square feet and no wall of any such room shall be less than 9ft. in length and no kitchen shall have any portion of the ceiling lower than 9ft.

Apartment to be Self-contained.

31. Every apartment shall be self-contained; it shall contain its own kitchen, bathroom and lavaatory. It shall have a separate entrance from the outside of the building, and such entrance shall

be constructed of fire-resisting material as defined in the building by-laws of the Board for the time being in force.

Materials.

Quality of Materials.

32. All workmanship and materials used in the construction or alteration of any building should be the best of their respective kinds and in accordance with the recognised building practice, and shall be subject to the approval of the surveyor, and the surveyor shall have power to condemn and to order the removal of, or to remove at the expense of the owner, any material which in his opinion is not suitable for use for the purpose for which he considers it is intended to use same, and no person shall use any material so condemned for any building alterations or additions without first obtaining the approval of the surveyor.

Infiammable and Dangerous Materials.

No person shall use or incorporate within any dwelling, warehouse, office, shop or public building, in any town or camping area, any of the following materials:—

Any rubberised or bitumen treated materials such as malthoid or sisalcraft, or any such kind of material, hessian, calico or canvas with wallpaper pasted thereon will not be allowed. Wallpaper may be approved by the Board's surveyor if fixed to a suitable base such as fiat iron, asbestos sheeting, plasterboard or any other medium approved by the building surveyor. Notwithstanding the foregoing the Board may grant, subject to conditions, the erection of a tent or a temporary structure covered by canvas or calico or other approved material.

Second-hand Material.

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

Bricks.

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

Sand.

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

Lime Mortar.

36. Lime mortar shall be composed of freshly burnt or hydro lime and sand in the proportion of at least one part of lime to three parts of sand. All lime intended to be used for mortar shall be thoroughly burnt, and of good quality, and be properly slaked before being mixed with sand. Cement mortar, consisting of one part cement to five parts of sand may be substituted for lime mortar.

Cement Mortar.

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

Concrete.

38. Concrete for foundations shall be composed of clean broken stone or other hard material approved by the surveyor, broken to a gauge not exceeding 2in and sand well mixed on a wooden floor or in an approved concrete mixer, with cement in the proportions of one part by measure of cement to not more than six parts of the other materials. Concrete for purposes other than foundations shall be as specified above except that for walls less than 6in. in thickness and for reinforced work the stone used shall be broken to a gauge not exceeding $\frac{3}{4}$ in.

Timber.

39. All timbers and wooden beams used in any building shall be good sound material free from rot, large or loose knots, shakes or any other imperfections whereby the strength may be impaired, and in the case of dwellings shall be of such sizes, dimensions and spaces as set forth in by-law 67 of these by-laws, subject, however, to by-law 41 hereof. In other buildings all timbers shall be such as will afford safe loadings and shall be to the satisfaction of the surveyor.

Lintels or Re-inforced Beams.

40. All lintels cast in concrete shall have the brand of the manufacturer stamped thereon, such manufacturer to be approved by the surveyor. Builders casting lintels or beams in position shall submit to the surveyor a plan showing position and details of re-inforcements and specifications of materials to be used, such design to be approved at the same time as the plan. Lintels up to 6ft. span shall be three courses in depth. Lintels from 6ft. to 8ft. span shall be four courses in depth All such lintels shall be re-inforced with at least three half-inch bars and shall have a proper bearing at each end, to the satisfaction of the surveyor. All re-inforced beams to be re-inforced to the standard adopted in the best building practices and to a dimension approved by the Board's surveyor.

Dimensions of Timber.

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

Bottom wall plates, 3in. x 2in. Floor joists, 4in. x 2in. at 2ft. centres.

Bearers, 4in. x 3in., not exceeding 5ft. centres and shall be at least 6in. clear of the ground. Top plates 3in. x 2in.

Rafters, 4in. x 2in. at 2ft. centres for other than iron roof, or 3ft. centres for iron roof and asbestos cement sheets.

Purlins, 4in x 3in. for the tile roof and 4in. x 2in. for iron or asbestos roof in such positions that no rafter has an unsupported span of more than 7ft.

Struts to under purlins, 4in x 2in. when not exceeding 6ft. in length and 4in x 3in for lengths exceeding 6ft to support under purlins at least every 7ft.

Ceiling joists, 4in. x 2in. at 2ft. centres or 3in. x 2in. at 2ft. centres.

Battens for tiles, 2in. x 1in.

Battens for iron, etc., 3in. x $1\frac{1}{2}$ in, not more than 3ft. 6in. apart.

Ceiling hangers, $8in. \times 1\frac{1}{2}in.$ hung to roof timbers at least every 6ft. and in positions so that no ceiling joist has an unsupported span of more than 7ft.

Collar ties, $4in. \times 1\frac{1}{2}in.$ Ridge, $7in \times 1\frac{1}{4}in.$, for tiles: $7in. \times 1in.$ for iron

Hips and valleys, $8in. \times 1\frac{1}{4}in.$ for tiles: $7in. \times 1in.$ for iron roof.

Construction.

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

The inspector may, if he thinks fit, require the inclusion of a suitable sand cushion to be placed under any foundation.

Drainage under Floors.

43. The surface of the ground between all walls of buildings shall be levelled up higher than the finished surface outside and evenly graded to prevent any accumulation of water or drainage beneath the fioors, and such surface shall, if required by the surveyor, be covered with properly mixed tar composition laid to a uniform thickness of not less than 2in. in every part, rolled, rammed and finished so as to be impervious to water and other inhalations. In all wet or bad ground subsoil drainage shall be provided and laid as directed in writing by the surveyor.

Walls and Footings.

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

Dimensions of Footings.

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

46. In the case of wooden buildings the foundations thereof for all walls shall be in accordance

with by-law 67 of these by-laws.

External Walls, Brick Etc.

47. All external walls shall consist of brick, stone, concrete, reinforced concrete, or other hard fire-resisting materials approved by the Board, but the wall of any shop, or building under Class "B" or Class "C" in by-law 4 of these by-laws, which fronts any road, shall be constructed of brick, stone, concrete blocks or reinforced concrete, with a minimum of 10ft. return wall from any such wall in the same material, providing that any building used or intended to be used solely as a dwelling-house may have walls constructed of wood and/or asbestos cement sheets, subject to the conditions set out in these by-laws for buildings wholly or partly of wood.

Construction of External Walls.

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

All shops, warehouses or any other approved building which is proposed to be built in a townsite, must be built on the building line in front and on one side boundary.

49. Every wall or fireplace of brick, stone or similar material shall have a damp course or courses of asphalt, distilled tar and hot sand or other approved impervious material at least 6in. above the surface of the ground below the lowest floor, and in cases where it is not desirable to place the same throughout the building at the one uniform level, then the said damp course must be laid in horizontal layers connected at the end by a vertical course of the same materials and shall be not less than ½in. thick.

Hollow Walls.

- 50. External walls may be constructed as hollow walls, if constructed in accordance with the following rules:—
- (a) The inner and outer parts of the wall shall be separated by a cavity which shall throughout be of a width not exceeding 2in. or less than 1in.
- (b) The inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength formed of galvanised

wire, glazed stone-ware or other approved material. Such ties shall be placed at distances apart not exceeding 3ft. horizontally and at least every fifth course vertically.

- (c) The thickness of each part of the wall shall throughout be not less than 4in.
- (d) The aggregate thickness of the two parts, excluding the width of the cavity, shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length.
- (e) No hollow wall of not more than 10in. in thickness shall be greater in superficial extent than three squares in any one storey unless strengthened by a partition wall, fireplace or projecting pier to the satisfaction of the surveyor.

Special Construction.

51. (a) Notwithstanding the foregoing provisions, the Board may approve the construction of walls of special design, such as monocrete, or reinforced concrete, of dimensions other than as specified above, but subject to limitations and conditions imposed by the Board as a condition of such approval.

(b) Concrete Blocks.—No cement bricks or blocks composed of Portland cement and sand shall contain a lower proportion of cement than as set

cut below.

(c) For walls not exceeding 10ft. in height, seven parts of clean sharp sand, approved by the Board first, to one part of fresh cement.

(d) For walls exceeding 10ft. in height, the mix-

ture to be in the proportion of six to one.

(e) Bricks for use in piers or any other part of building where extra strength might, in the opinion of the building inspector be necessary, the proportion of cement shall be increased as directed.

(f) All materials to be thoroughly mixed, first twice dry, then twice wet, and well rammed into brick moulds and moisture cured for at least three weeks before being used in any construction work.

(g) Notwithstanding compliance with the foregoing, the Board or its surveyor may condemn any bricks which show faults or do not stand up to a reasonable test carried out by any Government or University laboratory.

Thickness of Walls, Domestic Class.

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

Table A.
Buildings of Domestic Class.

	0		
		Thick: of Walls in	
	No. of	Ground	First
Length of Wall.	storeys.	floor.	floor.
Walls built with lime mortar—			
Not exceeding	_	_	
30ft	1	9	
	2	9	9
Exceeding 30ft.	ī	$13\frac{1}{2}$	•
Execeding 5010.			101
	2	$13\frac{1}{2}$	$13\frac{1}{2}$
Walls built with			
cement mortar—			
Not exceeding			
		•	
30ft	1	9	
	2	9	9
Exceeding 30ft.	1	9	
	$\hat{2}$	$13\frac{1}{2}$	9
	4	102	J

53. If any storey exceeds in height 18 times the thickness prescribed for the walls of such storey, the thickness of each external and party wall throughout such storey shall be increased to one-eighteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed, of which the collective widths amount to one-fourth part of the length of the wall. No increase in thickness of brick walls shall be less than 4in. The height of any storey may be 20 times the thickness of the walls prescribed for such storey if built with cement mortar.

Thickness of Walls, Warehouse Class,

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

Table B.

Buildings of the Warehouse Class.

Dunumga or	OTTO AA	ar erro ase	Class	٠.
	r	hickness	of Walls	in inches.
	No. of	Ground	First	Second
Length of Wall.	Storeys.	floor.	floor.	floor.
Walls built with lime mortar—				
Not exceeding				
75ft	1	$13\frac{1}{2}$	-	
	2	18	$13\frac{1}{2}$	
	3	18	18	$13\frac{1}{2}$
Exceeding 75ft.	1	18		
	$\frac{2}{3}$	18	18	
	3	$22\frac{1}{2}$	18	18
Walls built with				
cement mortar—				
Not exceeding				
75 ft	1	$13\frac{1}{2}$		
	2	18	$13\frac{1}{2}$	
	3	18	$13\frac{1}{2}$	$13\frac{1}{2}$
Exceeding				
75ft.	1	$13\frac{1}{2}$		
	2	18	$13\frac{1}{2}$	
	3	18	18	$13\frac{1}{2}$

Thickness of Walls under Certain Conditions. 55. Walls under 75ft. in length may be constructed 9in. thick, provided they are strengthened with 4½in. piers equally spaced, of which the collective widths amount to one-fifth of the length of the wall. The height shall not exceed 12ft. when built with lime mortar, or 13ft. 6in. when built with cement mortar.

- 56. The thickness of walls under 20ft. in length may be two-thirds the thickness required for external or party walls as stated in Tables A and B, but in no case less than 9in.
- 57. If in any storey of a building of the warehouse class the thickness of the wall as determined by the provisions of this part of these by-laws is less than one-sixteenth part of the height of such storey, the thickness of the wall shall be increased to one-sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed, of which the collective widths amount to one-fifth part of the length of the wall. No increase in thickness of brick walls shall be less than 4in. The height of any storey built in cement mortar may be 18 times the thickness prescribed for such storey.

Lengths, How Measured.

58. Walls are deemed to be divided into distinct lengths by return walls, and the length of every wall is measured from the face of one return wall to the face of another, provided that such return walls are external party or cross walls of the thickness required by these by-laws and bonded into the walls so deemed to be divided.

Cross Walls.

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

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

Internal and Partition Walls.

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

All such walls shall be not less than 4in. thick provided that where such walls form a division between flats then such walls shall be not less than 9in. thick.

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

Isolated Piers.

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

Parapet to Walls on Boundary.

Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutter of any building would be within 3ft. of such boundary, then the external wall of such building shall be carried up to form a parapet 15in. at the least in height above the roof or above the highest part of any fiat or gutter, as the case may be.

All such parapet walls shall be in brick, stone, concrete or reinforced concrete of an equal thickness of the wall it surmounts.

Parapet, Warehouse Class.

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

Party Walls.

Every party wall shall be carried up for a height of 18in. above the roof, measured at right angles to the slope thereof, or 18in. above the highest part of any flat or gutter, as the case may be, and of a thickness (in buildings of the warehouse class) equal to the thickness of such wall in the topmost storey and in any other building of a thickness of 9in. if in brick and 6in. if in concrete at the least. Provided, however, that in the case of domestic buildings where not more than two buildings are erected under one roof it shall be sufficient if the party wall is carried up at least 9in. in thickness to the underside of the roof covering and such roof covering of iron, slate or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from until it has been approved by the surveyor.

66. Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lanthickness aforesaid above any variet, dolline, fair-tern light, or other erection of combustible mate-rials fixed upon the roof or fiat of any building within 4ft. from such party wall, and shall extend at the least 15in. higher and wider on each side than such erection; and every party wall shall be carried up above any part of any roof opposite thereto, and within 4ft. therefrom.

Buildings Wholly or Partly in Wood.

67. The external walls of any wooden building

67. The external walls of any wooden building shall not exceed 15ft. in height measured from the floor level to the top of the wall plates.

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

The following shall be the minimum sizes and spacings of timbers. No stud shall be less than 3in. one way and 2in. the other way. Where larger timbers than those specified are used, the spacings may be extended beyond the figures given hereunder, provided the approval of the surveyor is

first obtained. All timber shall be jarrah or other hard wood approved by the Board. Stumps not less than 4in. x 4in., spaced not more than 5ft. centres. They shall be sunk 18in. into the ground and tarred to 6in. above ground surface. All stumps which project 3ft. or more above the ground shall be properly braced to the satisfaction of the surveyor. Any stops of galvanised iron shall be provided, projecting at least 1in. all round.

Sole plates, 12in. x 6in. x $1\frac{1}{2}$ in., to be coated with hot tar; these may be dispensed with if thought unnecessary by the building surveyor.

Bearers, 4in. x 3in., at not more than 5ft. centres and kept at least 6in. clear above the ground. A bearer or double joists to be placed underneath all partition walls. Where the bearers have to be joined, they must be halved together and the halving supported by a stump directly underneath.

Floor joists, 4in. x 2in., at not more than 2ft. centres.

Vermin plates, 4in. x 2in.

Studs, 4in. x 2in., at not more than 24in. centres.

Angle and corner studs, not less than 4in. x 4in., but may be comprised of three 4in. x 2in. studs fabricated together.

Where the height of a building does not exceed 10ft. measured from the floor level to the top of the wall plate 3in. x 2in. at 2ft. centres studs and plates may be used with angle and corner studs not less than 3in. x 3in. except where the roof covering is of tiles or slates, in which case 4in. x 2in. studs and plates are to be provided in all external walls.

Rafters 4in. x 2in. at 2ft. centres for tile roofs and 3ft. centres for iron or asbestos roofs.

Under purlins 4in. x 3in. for tile roofs in positions so that no rafter has an unsupported span of more than 7ft.

Struts to under purlins 4in. x 2in. for lengths not exceeding 4ft. to support under purlins at not more than 6ft. intervals.

Battens for iron or asbestos 3in. x 1½in. not more than 3ft. 6in. apart. Battens for tiles 2in. x

Ceiling joists 4in. x 2in. at not more than 2ft. centres, or 3in. x 2in. at not more than 2ft. centres.

Ceiling hangers 8in. x 14in. in positions so that no ceiling joist has unsupported span of more than 7ft.

Collar ties 4in. x 1½in.

Ridge 7in. x 1in.

Hips 8in. x 1in.

Valleys 8in. x 1in.

Floorboards 1in. thick before dressing.

Weatherboards, 5½in. weather.

No framing timber in any building shall be notched or checked out so as to decrease the above sizes by more than one-quarter.

W.C.'s shall be constructed not less than 4ft. 8in. x 3ft. itnernal dimensions and in accordance with any provisions of the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Vermin Plates.

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

Roughcast.

69. Stucco or roughcast work shall be applied only to brickwork or concrete.

Interiors of Walls and Ceilings.

70. The interior of all walls and ceilings of every wooden building and the ceiling of every class of building which is intended to be used or shall or may be used as a dwelling-house shall be constructed of plaster sheets or of approved wood, or fire-resisting materials.

Roofs.

71. The roof covering of every building shall be of metal, tiles, slates, glass, artificial stone, cement, or other material approved by the Board.

Any roof span of 20ft. or more shall be constructed with principals of a design approved by the Board's surveyor, and such principals to be spaced at not more than 10ft. centres. Approval by the Board may be given under special circumstances for other types of roof to be used. The minimum pitch of any roof will be 28 degrees on the main roof and 20 degrees on a verandah or shed.

Flashings and Dampcourses.

All window and door openings which are exposed to the weather shall be properly fiashed in accord with the best building practices.

Chimneys must have a complete through fiashing of galvanised iron or sheet lead, taken through the stack just above the roof line, turned up ½in. inside the fiue and turned down over the outside flashings. All foundations for chimneys must have a dampcourse over the whole of the foundation.

Re-inforced Concrete Buildings.

72. In all cases where re-inforced concrete is employed, whether in building as a whole or in portions of buildings before the actual carrying out of the work or any portion thereof, complete drawings of such work or portion shall be delivered to the surveyor, showing all details of the construction and the sizes, spacing and arrangement of all the re-inforcing members.

Public Buildings.

73. In any case in which the plans of any proposed building are required by law to be approved by the Public Health Department or any other Department such approval shall be obtained before such plans are submitted for the Board's approval.

Shops.

(1) Every shop shall have a frontage of at

least 16ft. to the road.
(2) No shop shall be of less width in any part thereof than 16ft.

Access to Rear of Shop.

75. Every shop shall be so erected and built that, without passing through the building there is a reasonable access to the back premises of such shop for the removal of nightsoil and other refuse to a road or lane 10ft. wide at least.

Separate Entrance for Shop and Dwelling in different Occupations.

76. If a dwelling attached to a shop is in a different occupation from the shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

Lighting and Ventilation (Shops).

The provisions of this part of these by-laws relating to height of rooms, lighting and ventilating of main rooms in dwellings shall as far as applicable apply to all shops save that the windows need not be constructed to open if other approved pro-visions for ventilation is made, and the minimum height of ceilings in shops shall be 11ft.

Shop Windows.

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

Verandahs over Footpaths, Projections, Signs, Hoardings, Fences.

(a) No person shall erect, or cause or permit to be erected, any portico or verandah over the footpath of any road in the district, without first obtaining the consent of the Board in writing, and such portico or verandah shall be of the shape, figure, dimensions, and materials as set out on the plan and specifications for the time being adopted by resolution of the Board, but the lowest part of the frieze or rails of such portico or verandah shall in no case be of less height than 8ft. above the level of the outer edge of the footpath.

- (b) No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass protected underneath with a fine mesh wire netting, or armoured glass; to the satisfaction of the Board.
- (c) No cantilever verandah shall be erected on (c) No cantilever verandah shall be erected on a brick, cement, or stone building unless it is securely anchored to both external walls by 1in. diameter tie-rods carried from a point within 3ft. 6in. of the front of the verandah to the front wall at a height of not less than 4ft. above the abutment of the verandah, and thence back into the side walls not less than 12ft. and to a depth of not less than 6ft. below the top plate level. Intermediate ties shall be spaced at not more than 10ft. intervals, and shall be tied in a similar manner to the end ties, except that they may be anchored to a truss constructed for the purpose or to the roof timbers to the satisfaction of the Board. All cantilever verandahs parallel to more than one street lever verandahs parallel to more than one street alignment shall have double stays at each corner or angle between alignments.
- (d) The Board may require that any or all awnings or verandahs proposed to be erected over a public place shall be of the cantilever type. No balcony shall be closed for living or sleeping purposes without the Board's written consent.

No verandah shall be erected over any footpath unless it is 8ft. in height from the footpath, and, if supporting posts be used, these shall be placed 9ft. from the building line to the outside of the posts and as close to the kerbing as the Board may direct, to conform with the footpath width of 9ft.

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

United Buildings.

Buildings not to be United.

- 80. Buildings shall not be united except where they are wholly in one occupation, but doorways may be allowed in party structures opening on to staircases, landings, or passages provided they are protected with iron-cased or tin-clad doors. Such doors shall be hung so as not to block the staircase, landing or passages landing or passages.
- 81. Buildings shall not be united if, when so united and considered as one building only, they would not be in conformity with the provisions of these by-laws.

Buildings deemed to be United.

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

Alterations, Additions, etc.

Alterations.

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

Re-building Party or External Walls.

84. Unless in any case, the surveyor otherwise allows where a party or external wall not in conformity with these by-laws has been taken down, burnt or destroyed to the extent of one-half thereof (measured in superficial feet) every remaining portion of the old wall not in conformity with these by-laws shall either be made to conform therewith or be taken down before the re-building thereof.

Additions or Alterations.

85. Every addition to or alteration of a building and any other work made or done for any purpose in or upon a building (except that of necessary repairs not affecting the construction of any external cross, or party wall) shall, so far as regards such additions or alterations or other work, be subject to the provisions of these by-laws relating to new buildings.

Ventilation, Lighting and Drainage. Height of Rooms.

86. The main rooms in all buildings shall be in every part not less than 9ft. from floor to ceiling and the minimum for laundries and bathrooms shall be 7ft.

Minimum Area of Rooms.

87. No rooms shall have less floor area than 100 sq. ft. and no wall of such rooms shall be less than 9ft. in length; provided this clause shall not apply to bathrooms, which shall have a minimum area of 36 sq. ft.

Laundries and Bathrooms.

88. Where a laundry or a bathroom shall not be part of the main building, but portion of a verandah closed in as such the minimum floor to ceiling height shall be 7ft.

Height of Verandahs.

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

Closed-in Verandahs.

90. Where a verandah is closed in for any purpose other than a bathroom or laundry the minimum height shall be not less than 7ft. The minimum floor area of a verandah closed in for the purpose of sleep-out shall be 80 square feet.

Any verandah shall not be totally enclosed for habitation or sleeping, but may be partially enclosed if of a minimum height of 7ft. as hereunder:—

- (1) A brick, concrete, jarrah, or asbestos dado shall be constructed for a maximum height of 4ft. from the floor level of such verandah or sleep-out in accordance with the existing by-laws.
- (2) The space above the dado shall be constructed as follows:—
 - (a) Of fly wire totally; or
 - (b) of fixed clear or white obscure glass louvres, minimum height 4ft.; or
 - (c) of mechanically adjustable (to open and partially close) clear or white obscure glass louvres, minimum height 3ft. 6in. sash;
 - (d) louvres described in (b) and (c) shall be approved by the Board or building surveyor;
 - (e) of sliding windows containing clear or white obscure glass, minimum height 3ft. 6in. sash;
 - (f) the total area of the louvres or windows described in (b), (c), (e), shall not be less than 33½ per cent. of the total area of the external walls of the sleep-out or verandah measured along the side and one end, but the end exposed to weather (paragraph g) shall not be included in this measurement;
 - (g) subject to the approval of the Board or the building surveyor the end of the verandah or sleep-out most exposed to the wet weather may be totally closed up in brick, concrete, jarrah, or asbestos, but one window, minimum size 3ft. x 2ft. shall be provided in such enclosed end if any existing window is in close proximity or may have its lighting reduced unduly by such total enclosing.
- (3) Any sleep-out or partially enclosed verandah shall provide that any existing windows shall not be obscured by any opaque substance which will reduce the existing lighting to existing rooms.
- (4) New sleep-outs of minimum height of 7ft. (not being partially enclosed verandahs) shall comply fully with this by-law and existing by-laws.

- (5) The rules in this by-law shall not apply to a sleep-out where its height from the floor to ceiling is 9ft. or more, providing the floor area is 100 square feet or more, and providing its total air space is not less than 720 cubic feet but shall comply with the existing by-laws for habitable rooms.
 - (a) No verandah shall be added to a verandah.

Windows and Ventilators.

91. All rooms in a building intended to be used as a dwelling shall have one or more windows opening into the external air, the area of such windows to be equivalent to at least one-tenth of the floor area and shall be ventilated by ventilators communicating directly with the outside air placed near the ceiling of each room and of an area satisfactory to the surveyor and in accordance with any provisions of the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Ventilation (Other than Dwellings).

92. The ventilation of all buildings, parts of buildings, type of ventilators to be used, arrangement and situation of ventilation openings shall be in accordance with any provisions of the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Floors.

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

Space under Floors.

94. The space under the ground floor of every building shall have a sufficiency of openings through all walls under the floor thoroughly to ventilate the same in accordance with any provisions of the Health Act or regulations or by-laws made thereunder which may from time to time be applicable.

All builders' rubbish to be cleared from under floors before flooring is finally nailed down.

Water not to be Allowed to Drip on any Public Place.

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

Permit may be Refused if Drainage not Satisfactory.

96. The Board may refuse to approve the plan of any building or of any addition or alteration to any building until it is satisfied that the proposed building, or addition, or alteration, and the site and curtilage thereof will be properly drained in accordance with any provisions of the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Low Lying Land.

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

Septic Tanks.

93. The plans for a new building where a public sewer is not available shall include provision for the proper disposal of sewage by means of the septic tank system, excepting areas and properties where the M.W.S.S. & D. Department mains are not available for service, such septic tank shall be in accordance with any provisions of the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Drainage of Waste Water. 99. Every person who shall erect a building shall provide proper drains sufficient for carrying away all waste waters into properly constructed soak wells, or french drains in conformity with the Health Act or regulations or by-laws made thereunder, which may from time to time be applicable.

Waste water pipes from baths, sinks, and wash troughs shall be of wrought iron with trap fittings at all right angles, and shall discharge over a proper earthenware "P" trap with 4in. glazed earthenware drain pipes properly cemented at joints and communicating with a properly constructed soak well or french drain at least 20ft. from any dwelling, in conformity with the provisions of the Health Act or regulations or by-laws made thereunder which may from time to time made thereunder, which may from time to time be applicable.

Roof Water Disposal. 101. All buildings shall be provided with gutters and downpipes of approved sizes sufficient to carry all water from every part of the roof in an efficient manner, such water shall be carried at least 2ft. clear of the foundations of the buildsurveyor shall deem it necessary, all stormwater from the roof of such buildings shall be carried by pipes direct to the street drains of gutters in such a manner as directed by the surveyor.

Removal of Buildings.

If any building is removed from outside the 102. If any building is removed from outside the district to within the district, or from a site within the district to another site within the district, whether on the same or another block of land, such building shall be deemed for the purpose of these by-laws to be a new building erected for the first time on the site, whither it is removed. Any building shall be subjected to an inspection by the ing shall be subjected to an inspection by the Board's surveyor and the Board may refuse such application, if, in the opinion of the surveyor, the building is not sufficiently sound.

Porch Landings, Etc.

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

Provision of Manhole in Ceiling.

104. Every building shall be provided with one or more manholes in the ceiling to enable access to be gained to the underside of the roof.

Signboard, Hanging Lamp, Etc.

105. No signboard, hanging lamp or other fix-105. No signboard, hanging lamp or other fixture shall be erected on or attached to any building or verandah projecting over any road unless the permission in writing of the Board be first obtained. Each such signboard, hanging lamp, or other fixture shall be of material, construction, and design approved by the surveyor, and shall be in no part less than 8ft. 6in. above the level of the footpath or road. No signboard shall exceed in depth 3ft. nor, unless attached to a verandah, project over the footpath or road, except with the approval of the Board. the approval of the Board.

Unsightly or Dangerous Fence.

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

Fencing and Walls.

107. Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto a plinth at least 9in high, unless the surveyor shall consent in writing to such plinth being of less height, and every wall of brick, stone, concrete or other similar substance shall be constructed with a base to be approved by the surveyor.

Chimneys, Flues, Fireplaces and Heating Apparatus.

Foundations, Footings, Etc.

- In all recognised townships throughout this road board district, all chimneys shall only be con-structed of approved brick, cement brick or stone construction. In such other areas set aside by the Board, sheet iron chimneys may be approved.
- (2) Chimneys shall be built in solid foundations and with footings similar to the footings of the wall against which they are built, unless they are carried on iron girders with direct bearings upon party, external or cross walls, to the satisfaction of the surveyor, or on corbels of brick, stone or other incombustible material and the work so corbelled out does not project from the wall more than the thickness of the wall, measured immediately below the corbel.
- (3) Chimneys may be corbelled out not more than 14in. from walls 9in. thickness, on corbels of stone or other incombustible material not less than 10in. in depth and of the full width of the jambs.

Chimneys, etc., with Soot Doors.

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

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

Arches.

Arches.

110. An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof. Every camber arch shall have the abutments tied in by an iron bar, or bars of sufficient strength, turned up or down at the ends, and built into the jamb for at least 4½in. on each side.

Cowls over other than Wood Stoves.

111. Every gas, electric or fuel stove other than wood stove used in a dwelling shall be provided with a cowl of fire-resisting material and flues to the satisfaction of the Board.

Flues.

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

Flues in Connection with Engines.

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

Jambs.

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

Incombustible Material in Certain Cases.

115. The breast of every chimney shall be of incombustible material, at least 4in. in thickness and the brickwork surrounding every smoke flue shall be at least 4in. in thickness: Provided that where a ventilating flue is carried up with a constructed iron wythe of case iron not less than lin. in thickness.

Approval may be granted by the building surveyor if he thinks fit, to frame up the chimney breast with suitable wooden framing sheeted over with plaster board lining or other approved ma-

Backs of Fireplaces.

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

Thickness of Flues.

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

Height.

118. Every chimney, flue, or chimney shaft shall be carried up in brick or stonework at least 4in. thick throughout to a height of not less than 12in. above the roof, flat or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat or gutter.

Top Courses.

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

Chimney Shafts.

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

Slabs.

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

How to be Laid.

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

Hearths, etc.

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

Flues in Party Walls.

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

Cutting Away Chimney Breast.

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

Cutting Away Chimney Shaft.

- 126. A chimney shaft, jamb, breast or flue shall not be cut into, except for the purpose of repair or doing one or more of the following things:—
- (a) Letting in or removing, or altering flues, pipes or funnels for the conveyance of smoke, hot air or steam.

(b) Forming openings for soot doors, each open-

ing to be fitted with a close iron door and frames.

(c) Making openings for the insertion of ventilating valves: Provided that an opening shall not be made nearer than 12in, to any timber or combustible substance.

Position of Timber Work.

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

Position of Wooden Plugs.

- 128. Wooden plugs shall not be driven nearer than 3in. to the inside of any flue or chimney opening, nor any iron holdfast or other iron fastening nearer than 2in. thereto.
- 129. No iron or steel joists or other ironwork shall be placed in any flue, except in so far as the same may be required for insuring stability.

Floors above Furnace or Oven.

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

Exempted Buildings.

Ferneries, Aviaries, Etc.

- 131. These by-laws shall not apply to any greenhouse, fernery, aviary, or to an outbuilding if such outbuilding is in an area of not less than five acres, used for agricultural purposes.
- (a) Temporary and movable offices and sheds used by builders during the construction of any building at or about the site of such building shall be exempt for a period not exceeding 12 months.

Sanitary Conveniences for Workmen.

132. Before commencing any building operations upon any building site, the contractor or person responsible for carrying out building operations shall provide sanitary conveniences sufficient for the use of all men working upon the site, such sanitary conveniences shall be in accordance with the requirements of the Health Act.

Enforcement of By-laws and Penalties. No Building may be erected except in Compliance with these By-laws.

133. (a) No person shall erect, build, or construct, remove or make any alteration or addition to, or cause to be erected, built, or constructed, removed, or make any alteration or addition to any building contrary to the provisions of these by-laws.

Notice to Make Building Conform to By-laws.

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

Penalty for Breach.

134. Any person who shall be guilty of any breach of any of the provisions of these by-laws, or shall fail to duly comply with any notice hereunder, shall be liable for every offence to a penalty of not less than one pound and not exceeding twenty pounds.

Ground Floor Level.

135. No person shall erect a new building with the ground floor level less than 6in. above crown of the road fronting such land unless written permission has first been obtained from the Board.

No User Infringing By-law.

136 No person shall occupy or permit to be occupied any building for any purpose for which such building could not have been built under the provisions of these by-laws; provided that this by-law shall not prevent the continued use of any building in existence at the time of coming into operation of these by-laws for any purpose for which it was then being used.

Licenses for Hoardings.

137. The Board may grant licenses in accordance with the provisions of Regulation (3) of the Second Schedule of the Road Districts Act for the erection of a hoarding or fence to the satisfaction of the surveyor. Such license shall be in the Form A of the Third Schedule hereto.

Licenses for Deposit of Materials on Roads, Etc. 138. The Board may grant license in accordance with the provisions of Regulation (4) of the Second Schedule of the Road Districts Act for the deposit of materials on any road or way or the making of any excavation on any land abutting on or adjoining or contiguous to any road or way. Such deposit or excavation shall be to the approval of the surveyor. The license shall be in the Form B in the Third Schedule hereto.

Before granting a license to deposit the materials

or make an excavation, the Board may require from the applicant a sum determined by the surveyor to be held as a deposit to cover the cost of carrying out repairs to the road, footpath, kerb, etc., made necessary by the deposit or excavation concerned.

Steps or Ramps.

139. Where it becomes necessary to construct any step or flight of steps or ramp, to gain access to any building, the following minimum timber sizes shall apply for any flight of more than two

Stringers 8in. x 1½in. Treads 10in. x 1½in. Newal posts 4in. x 4in.

Hand rails 3in. x 2in.

No step or ramp shall rise more than 8in. on each tread.

No step or ramp shall be less than 3ft. in width. No ramp shall be steeper than 25 degrees.

Stone, brick, or concrete may be used to form up any necessary steps or ramps, providing construction conforms to the best building practices.

Third Schedule.

Form A.

Augusta-Margaret River Road Board. License to Erect a Hoarding.

Pursuant to Regulation 3 of the Second Schedule of the Road Districts Act and By-laws.

No..... License is issued to......, to erect a hoarding at the land specified hereunder for the purpose of carry-

ing out building operations.

Lot No., Street.....

Form B.

Augusta-Margaret River Road Board. License to Deposit Materials on Road or License to Make an Excavation.

Pursuant to Regulation 4 of the Second Schedule of the Road Districts Act and By-laws.

No....License is issued to....., to deposit materials on the road at the land specified hereunder, or to make an excavation on the said land.

......

Secretary.

Lot No....., Street.....

First Schedule. Form of Applicant.

Date I of as owner, hereby make application for a perect a	oeri	ni n	t to
Ward on Lot No			
situated in Road/St owner not builder, name of builder	ree	t.	If
address of builder	Frc	nt	age
of Lot ft. Depth f	t.		
Building to be used for	neig	ht	of
walls: 1st storey 2nd storey			
Walls to be built of	1	ini	ngs
with total fl	001	970	red
squares. If skillion roo	f. l	ıei	ght
of rear wall ft. Distance fro frontage (20ft. minimu side boundaries of face of outer wall (3ft. minimum).	m m)	st:	reet rom
Constant Calculate			
Second Schedule.			
Prescribed Fees.			
	S		d.
First 5 Squares, at per square	_		0
All additional squares or part thereof	3		6
Minimum fee for any Shop, Factory,			
Dwelling or alterations Minimum fee for any outbuilding	10)	0 0

A resolution adopted for the foregoing by-laws was passed by the Board on the 13th June, 1953.

. . . .

....

For inspection, only, of any building not in the district, or in the district, or whether removal is approved or

Minimum fee up to 10 miles

Inspection fee over 10 miles (plus

Fee for Hoarding Licenses per week

Fee for License to deposit on road

W. DARNELL,

Chairman.

C. HARLAND

Secretary.

0

5 0

5

5 n

Recommended-

Removal of Buildings-

1s. per mile)

or part thereof

Fee for License to excavate

not:-

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

Approved by His Excellency the Governor in Executive Council this 8th day of July, 1953.

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

ELECTRICITY ACT, 1945.

The State Electricity Commission of Western Australia.

Electrical Contractors' Licensing Board.

IT is hereby notified that the above Commission has appointed the above Board, under Part V of the regulations made under the Electricity Act, 1945, and as gazetted on 27th June, 1947.

James Barcham Jukes, representing the Commission, Chairman; Hugh Ronald Grant, representing the Electrical Contractors; Robert Leslie Seddon, representing the Electrical Workers; Ralph Ritchie Lake, representing the Supply Authorities.

The term of appointment is for three years as from 11th August, 1953.

J. G. BLOCKLEY,

Secretary.

ELECTRICITY ACT, 1945.

The State Electricity Commission of Western Australia.

Cinematograph Operators' Board.

IT is hereby notified that the above Commission has appointed the following as members of the Board under Part III of the regulations made pursuant to the Electricity Act, 1945, and as gazetted on 27th June, 1947:—

James Barcham Jukes, representing the Commission, Chairman; Reginald Otto Starr, representing Cinematograph Operators; Arthur Hatfield, representing the employers of cinematograph operators.

The term of appointment is for three years as from $20 \, \text{th}$ July, 1953.

J. G. BLOCKLEY, Secretary.

ELECTRICITY ACT, 1945.

The State Electricity Commission of Western Australia.

Electrical Workers' Board.

IT is notified that the above Commission has appointed the following to be members of the Electrical Workers' Board in accordance with the provisions of Part II of the Electricity Act Regulations, 1947, as gazetted on 27th June, 1947:—

James Barcham Jukes, representing the Commission, Chairman; Harold Aubrey Doonan, representing the Electrical Contractors; Conrad Alois Bruechle, representing the Electrical Workers; Bernard Malineaux Holt, representing the Fire Underwriters; Ralph Ritchie Lake, representing the Supply Authorities.

The term of appointment is three years as from 3rd August, 1953.

J. G. BLOCKLEY, Secretary.

STATE TRANSPORT CO-ORDINATION ACT, 1933-1948.

Transport Regulations, 1934—Amendment.

W.A.T.B. 427/46.

THE Western Australian Transport Board, pursuant to section 58 of the State Transport Co-Ordination Act, 1933-1948, hereby amends the Transport Regulations, 1934, as follows, namely:—By deleting from the Second Schedule the words "for the use of number plates per pair a sum not exceeding 5s." as published in the Government Gazette on the 28th day of June, 1946, and inserting in lieu thereof the words "for the use of number plates per pair a sum not exceeding seven shillings and sixpence.

Made and adopted at a meeting of the Western Australian Transport Board held on the 16th day of June, 1953.

The Common Seal of the Western Australian Transport Board was hereto affixed by order of the Board in the presence of—

W. H. HOWARD, Chairman.

G. DRAKE-BROCKMAN,

.

[L.S.]

Member.

N. R. WALMSLEY, Member.

G. SLATER, Acting Secretary.

Approved by His Excellency the Governor in Executive Council this 8th day of July, 1953.

R. GREEN, Acting Clerk of the Council. DAIRY PRODUCTS MARKETING REGULATION ACT, 1934-1937.

Department of Agriculture, Perth, 8th July, 1953.

Ex. Co. No. 1163.

HIS Excellency the Governor in Executive Council, acting pursuant to Section 8 of the Dairy Products Marketing Regulation Act, 1934-1937, and the regulations thereunder, has been pleased to appoint as members of the Dairy Products Marketing Board as constituted under and for the purposes of the said Act, the following persons, that is to say:—

- (a) Frank James Oats, of Abba River, being the person duly nominated by the Producers qualified to vote under the said Act and regulations as a representative of the Producers.
- (b) Kenneth Davidson Wilson, of Townshend Road, Subiaco, as representative of the consumers.

Pursuant to section 9 of the said Act, the said Frank James Oats will hold office as a member of the said Dairy Products Marketing Board to which he has been appointed as aforesaid for a period of two years as from the 26th day of May, 1953, and Kenneth Davidson Wilson will hold office as a member of the said Dairy Products Marketing Board to which he has been appointed as aforesaid for a period of two years as from the 8th day of June, 1953.

G. K. BARON HAY, Director of Agriculture.

Approved by His Excellency the Governor in Executive Council 8th July, 1953.

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

Department of Agriculture, Perth, 13th July, 1953.

HIS Excellency the Governor in Council has been pleased to approve of the appointment as an Honorary Inspector under the Stock Diseases Act, 1895, of Carroll, Robert James.

C. C. HILLARY, Chief Administrative Officer.

Department of Agriculture, Perth, 13th July, 1953.

HIS Excellency the Governor in Council has been pleased to approve of the appointment, as an Honorary Inspector under the Brands Act, 1904-1952, of Blackburn, Joseph Ronald, and of the appointment as an Honorary Inspector under the Brands Act, 1904-1952, and the Stock Diseases Act, 1895, of Police Constable Cecil William Johnson, No. 2137; also of the cancellation of the appointment as an Honorary Inspector under the Brands Act, 1904-1952, of Police Constable Percival Frederick Mohr. No. 1799.

C. C. HILLARY, Chief Administrative Officer.

Department of Agriculture, Perth, 14th July, 1953.

Ex. Co. No. 1162.

THE cancellation of the appointment of the undermentioned Honorary Inspectors under the Brands Act 1904-1952, is hereby notified:—

Allen, E. F.
Archibald, F. M.
Archibald, W. H.
Atkinson, T. T.
Baker, S. E.
Barker, D.
Bass, W. A.
Baumgarten, W.
Bell, R. H.
Beurteaux, L. P. H.
Bevan, A. W.
Bignold, B.

Bingham, W. L.
Birt, G. H.
Booth, G. I.
Box, T. W.
Boyd, R. M.
Brindal, A. E.
Brinkworth, E. C.
Brooks, W. T.
Brown, J. E.
Brown, J. M.
Burdon, L. G.
Burdge, N. A.

Buttfield, L. D. Cameron, L. Campbell, A. W. Campbell, S. Campbell, S.
Candish, L. W.
Canning, W. H.
Capstick, C. A.
Carmody, W. M.
Carroll, W.
Chambers, W. J.
Chedzey, G. H.
Chesher, D. V.
Chipperfield, C. E.
Clark, J. G. Clark, J. G. Clements, H. B. Clifford, L. H. Cook, E. A. Cooper, L. C. Coppinger, J. Corr, M. J. Cram, P. Creagh, V. McL. Cusack, O. T. Delfs, J. E. Dewar, S. Doig, P. Donaldson, K. A. Donegan, A. J. Doogue, T. Dowsett, L. S. Drysdale, G. Drysdale, G.
Earl, R.
East, F. W.
Eddy, F. E.
Edwards, V.
Edwick, C. W.
Elliott, G.
Farrell, J. Fauckner, E. H. Fawcett, R. Fox, J. Gatherer, A. Gee, A. P. Giblett, T.
Gillett, C. R.
Gillies, G. S.
Gorst, J. W.
Goss, A. V. Grant, H. Green, G. Green, G. W. Gregory, L. Groom, R. S. Groom, R. S.
Growden, F. H.
Handcock, G. McI.
Harvey, W.
Hawkes, E. W.
Heuston, F. F.
Hickey, T. S. Higgins, E. H. Hooper, W. B. Huddleston, A. W. Jackson, J. W. Jacobs, H. J. Jennings, G. P. S. Johnson, W. Johnstone, D. J. Jones, A. J. Jury, W. C. Kelliher, T. J. Kevin, J. A. Lange, D. Leahy, D. Lewis, C. H. Liedle, B. Lowe, J. V. Lyall, W. K. McK. Lynch, M. F. Lynes, C. Mackenzie, J. S. Mann, G. Markey, J. P. Martin, H. A. Martin, J. Mason, W. J. Melrose, A. Miller, E. A. Mitchell, C. D. Mitchell, R. A.

Molloy, M.
Moloney, E. E.
Moore, A. E.
Moyniham, C
Murray, C. P.
McCarley, J. J.
McCaskill, A. McDonald, J. McGuigan, W. J. McInnes, I. A. McKenzie, I. C. Napier, A. A. Nelligan, D. J. Nesbit, J. W. Newham, H. S. Nicholson, J. O'Brien, M. O'Connor, A. M. O'Com. O'Neill, L. A. T. Orton, A. T. Page, J. H. O. Parker, W. B. Patterson, J. W. Payne, P. W. Pearce, R. C. Phillip, J. A. B. Pinner, C. Pleydell, A. D. Plunkett, M. Pollet, E. J. Pollitt, C. W. W. Ranson, N. G. Rathbone, J. Rea, S. Rea, S.
Read, A.
Regan, D. H.
Regan, S. N.
Reid, A. L.
Rhodes, W. M.
Ripper, A. L.
Robinson, J. E. H.
Robinson, W.
Robinson, W. L. F.
Rodgers, H. F. Rodgers, H. F. Rogers, H. S. Rohrs, J. Ross, G. Rowbottam, H. W. Rowe, W. J. Ryan, J. J. Seinor, J. F. Sheridan, J. Simes, K. W. Simmons, E. Simpson, J. S. Slatter, A. K. Smith, G. A. Smith, L. R. B. Smith, T. F. Southerland, W. R. Spedding-Smith, H. B. Spry, E. J. Staker, G. E. Stewart, I. Steele, R. S. Storrie, D. T. K. Sugden, E. Taylor, H. K. Taylor, J. P. Thornton, R. H. Thorpe, A. B. Tillotson, G. Timms, A. G. S. Tonkin, W. S. Triplett, W. F. Trotman, A. H. Tully, L. H.
Vickery, W. W.
Walter, W. L.
Ward, C. R.
Ward, F. T.
Wardle, W. Washer, A. Wellard, O. R. P. Wells, P. White, A. White, J. White, John.

Whitford, L. Whyte, S. P.

Williams, Wilson, V. W. H. Wilson, V. Withall, R. Withers, R. Withnell, G. J.

Woodcott, J. H. Woods, G. Wright, W. T. Wyatt, W. C.

C. C. HILLARY, Chief Administrative Officer.

Approved by His Excellency the Governor in Executive Council, this 8th day of July, 1953.

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

VERMIN ACT, 1918-1951. Agriculture Protection Board. Yilgarn and Westonia 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 Yilgarn and Westonia Vermin Districts shall, on the 17th day of August, 1953, commence the work of destroying grasshoppers 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 baiting with bran and benzene hexa-chloride.

A. R. TOMLINSON, Chief Vermin Control Officer.

APPOINTMENTS

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

Registrar General's Office, Perth, 14th July, 1953.

THE following appointments have been approved: R.G. No. 129/53.—Constable Peter James Mc-Manus, as District Registrar of Births, Deaths and

Manus, as District Registrar of Births, Deaths and Marriages for the Northampton Registry District, to maintain an office at Northampton, vice Constable William O'Hern, transferred; appointment to date from 5th July, 1953.

R.G. No. 181/53.—Constable Charles Lindsay Napier, as Assistant District Registrar of Births and Deaths for the Beverley Registry District, to maintan an office at Pingelly. vice Constable Reginald James Court, transferred; appointment to date from 10th July, 1953.

R.G. No. 116/53.—Constable Denis Hilton, as District Registrar of Births, Deaths and Marriages for the Gingin Registry District, to maintain an

for the Gingin Registry District, to maintain an office at Gingin, *vice* Constable Douglas John Butterly, transferred; appointment to date from 6th July, 1953.

R. J. LITTLE, Registrar General.

REGISTRATION OF MINISTERS

(Pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1948.)

Registrar General's Office, Perth, 14th July, 1953.

Appointments.

IT is hereby published, for general information, that the undermentioned ministers have been duly registered in this office for the Celebration of Marriages throughout the State of Western Australia.

R.G. No., Date, Denomination and Name, Residence, Registry District.

The United Aborigines Mission. 708/53; 15/7/53; Mr. Keith Raymond Morgan; Mt. Margaret Mission, Mt. Margaret: Mt. Margaret.

The Salvation Army. 705/53; 8/7/53; Captain Frederick Harrison; The Salvation Army, Park Street, Pingelly; Beverley.

> R. J. LITTLE, Registrar General.

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

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate
85/53	1953. July 1	Caltex Oil Pty., Limited	30A, 1953	6,000 tons net (more or less) of 80/100 Penetration Residual Bitumen, as follows:— Item 1 (a)—Loaded Railway Trucks, Fremantle Wharf Item 1 (b)—Loaded on Motor Trucks at Fremantle	Main Roads	£32 per ton.
483/53	July 9	Wakelam Bros	205A, 1953	Wharf Water Binding Gravel, delivered within 12 miles radius of Perth G.P.O. during period from 9th July, 1953, to 31st December, 1953	Metropolitan Water Supply	14s. per cub. yd.
451/53	do.	W. M. Couper & Co.	194A, 195 3	1 only 30 in. dia. "Glenfield" Double Flanged Hand Operated Flow Regulating Valve, delivered C.I.F., Fremantle	do. do.	£795 Sterling net, F.O.B. British Port, plus charges to C.I.F., Fre-
535/53	do.	H. L. Brisbane & Wun- derlich, Ltd.	221A, 1953	Supply and Delivery of Steel Frames to Old Women's Home, Mt. Henry, as per Items 1-25 inclusive	Public Works	mantle. Rates, etc., on application.
552/53	do.	P. Garnaut	226A, 1953		Govt. Printing	£30.

Tenders for Government Supplies.

	ate o ertis		Schedule No.	Supplies Required		te of sing.
	1953.				19	953
July	3		265A, 1953	 Brass Mile Post Numerals	July	23
July	7		271A, 1953	 Hydro Extractor for Wooroloo Sanatorium	July	23
July	10		273A, 1953	 Boilerwood for Claremont Mental Hospital, Lemnos Hospital and Heathcote		
·			,	Reception Home	July	23
July	10		279A, 1953	 4-5 ton Truck for State Shipping Service	July	23
July	10		275A, 1953	 Laundry Equipment	July	30
July	10		276A, 1953	 Bed Pan Washers for Mt. Henry Old Women's Home	July	30
July	10		277A, 1953	 18 in. 5-ply Rubber Belting	July	30
July	10		280A, 1953	 Cartage of Stores from Derby to Fitzroy Crossing	July	30
July	7		269A, 1953	 Pumping Equipment for Greenmount High Level Area	July	30
July	7		270A, 1953	 Electric Motor, 70 H.P., and Starters	July	30
July	10	• • • • •	274A. 1953	 4 in. and 6 in. Diameter Air Valves	July	30
June	26		259A, 1953	 Spares for "W" Class Locomotives	Aug.	6§
July	17		284A, 1953	 Diesel Driven Generating Sets, 4½ K.W. 240 volt	1 1770	6
July	14		282A, 1953	 15 in., 18 in., 21 in. and 30 in. Sluice Valves	A	13
June	30		262A, 1953	 †132,000 volt. Switchgear and Associated Equipment for Bunbury Power		
				Station and Cannington Terminal Station	Oct.	29*

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

For Sale by Tender.

Date of Advertising.	Schedule No.	For Sale.	Date of Closing.
1953. July 3 July 3 July 10 July 10 July 14 July 14 July 14	264A, 1953 267A, 1953 272A, 1953 278A, 1953 281A, 1953 283A, 1953 229A, 1953	Petrol/Kerosene Engines (1½-2½ H.P.) and 1 in. Centrifugal Pump 30 cwt. Morris Truck, 1949 Model (damaged in accident) 1938 Model Chevrolet Utility at Cue	1953. July 23 July 23 July 23 July 23 July 23 July 30 July 30 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.

A. H. TELFER,

Chairman.

[§] 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.

[†] Documents chargeable £2 2s. for first set, 10s. 6d. for subsequent sets.

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

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

INDUSTRIAL AGREEMENT.

No. 10 of 1953. (Registered 2/7/1953.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 29th day of June, 1953, between the Hon. Minister for Works (hereinafter referred to as "the Minister") of the one part, and the Western Australian Vehicle Builders' Industrial Union of Workers (hereinafter referred to as "the Union") of the other part, witnesseth as follows: Whereas the parties hereto being the parties to an industrial agreement made on the 2nd day of April, 1941, and Nod. 6 of 1941, have mutually agreed that the said industrial agreement be varied, then the said industrial agreement shall be and the same is hereby varied in the manner following, that is to say:—

Clause 3.--Wages.

Delete the whole of the existing clause and insert in lieu thereof:—

Basic Wage: Metropolitan A	Area			£12	1	10
Classification:						
01110011101111				Μa	argi	n
				Per	wee	ek.
				£	s.	d.
Body builder				2	12	0
Painters, inclu		y pair	ıter	2	12	0
Trimmer				2	12	0
Panel beater	****			2	15	0
Painters' labou	rer			1	4	0
TT 141		- 1 1		1-		2

"Leading Hand" means any tradesman placed in charge of three (3) or more other workers. A leading hand shall be paid such extra rate as hereinafter prescribed.

	s.	d.
(i) When in charge of three (3) to six (6) men	9	0
(ii) When in charge of seven (7) to twelve (12) men	15	0
(iii) When in charge of thirteen (13) to twenty (20) men	21	0
(iv) When in charge of over twenty (20) men he shall be classed as a sub-foreman and be paid an extra margin of	25	0
511111		-

Per week.

Apprentices:		 ,,,,,
Apprentices.		%
First six months	 ****	 20
Second six months		 25
Second year	 	 35
Third year	 	 55
Fourth year	 	 80
Fifth year	 	 95

Provided that where an apprentice is 21 years of age or over at the commencement of his fifth year he shall be paid the full basic wage, and that when an apprentice becomes 21 years of age in the course of his fifth year he shall be paid the full basic wage for the period following his 21st birthday. Provided further that the foregoing proviso shall not apply where the apprenticeship has been revived under the Re-establishment and Employment Act, 1945, and the apprentice is in receipt of the tradesman's rate through Government supplementation.

A "Junior worker" is a person other than an apprentice under twenty-one years of age engaged in any of the following classes of work:—Grinding paint, cleaning paint pots, washing down vehicles, taking off and putting on wheels, cleaning old ironwork, running messages, teasing hair and fibre, cleaning and oiling up leather work, cleaning up shop, and carrying and stacking timber in short lengths, holding up panels or guards and generally assisting in all branches other than using tools of trade.

Junior workers engaged in teasing hair or fibre shall be supplied with respirators.

Junior workers shall not be engaged until the employer's quota of apprentices, if any, has been exhausted.

In the event of a junior worker becoming apprenticed, the provisions hereinafter mentioned under the heading of apprentices shall apply.

In shops where the employer is not in a position to train apprentices, junior workers may be employed in the proportion of one junior to each three or fraction of three journeymen employed.

Clause 12.—Tools.

Delete the whole of the existing clause and insert in lieu thereof:—

- (a) Woodworkers and other branches requiring files and hacksaw blades, bench vyces, cramps (above four inches) and rasps for the execution of their work, to be supplied with same by the employer.
- (b) Where the apprentice to woodworking provides his own tools other than those mentioned in subclause (a) hereof, he shall be paid an allowance of two shillings (2s.) per week in his fourth and fifth years.
- (c) Where the woodworker provides his own tools other than those mentioned in subclause (a) hereof, he shall be paid an allowance of two shillings (2s.) per week.

The amendments shall come into force as from a date to be fixed.

Signed by the said Hon. Minister for Works.

JOHN T. TONKIN.

In the presence of—

W. Williams.

Signed and sealed by and on behalf of the Western Australian [L.S.] Vehicle Builders Industrial Union of Workers.

R. L. JONES.

In the presence of— B. Davies.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 12 of 1953.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Minister for Works, Minister for Lands, Minister for Agriculture, Minister for Mines, Western Australian Government Railways Commission, and the Commissioner of Main Roads, Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties, and whereas the said dispute was referred into Court for the purpose of hearing and determination, and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference, and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said Agreement an Award of the Court: Now, therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, and all other powers therein enabling it, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court:—

Memorandum of Agreement.

(Note.—Wherever the word "Award" occurs herein, it shall be taken to mean and include Agreement.)

1.—Title

This Award shall be known as the Government Survey Employees' Award, and replaces Industrial Agreement No. 3 of 1946, as varied and amended.

2.—Arrangement.

- 1. Title.
- 2. Arrangement.
- Definitions.
 Board Functions.
- 5. Hours

- Overtime.
- Wages. Camp Allowance.
- Equipment.
- Fares.
- Travelling Allowance.
- 12. Minimum Age.
- 13. Long Service Leave.
- Walking Time. 14.
- Union Representative.
 Wet Weather.
 First Aid Outfit.
 In Water Allowance. 15.
- 16.
- 17.
- Preference.
- 20. Annual Leave.
- 21. Public Holidays.
- 22 Special Allowance (Extreme South-West.)
- 23. Contract of Service.
- Sick Leave. 24.
- 25. District Allowance.
- Allowances-General.
- Term.
- 28.
- 29.
- Area and Scope. Board of Reference. Medical Examination.

3.—Definitions.

- (a) "Board" shall mean a departmental board comprising the Director of Works, Chief Civil Engineer (Railway Department), the Surveyor General, and the Commissioner of Main Roads or their representative nominees, who shall be responsible professional officers.
- (b) "Probationer" shall mean a chainman, axeman or labourer with less than three months' experience of survey work.
- (c) "Survey hand" shall mean a chainman, axeman or labourer with not less than three months' experience of survey work.
- (d) "Survey hand, 1st class" shall be an employee certificated by the Board as such after the prescribed examination.
- (e) "Foreman in charge, under six men" shall mean an employee placed in charge of the other men in the survey party, but it shall not be part of his ordinary duties to use survey instruments, and excludes the duties of instrument hand, or senior hand, Lands Department.
- (f) "Foreman in charge of six men or more" shall mean an employee placed in charge of the other men in the survey party, but it shall not be part of his ordinary duties to use survey instru-ments, and excludes the duties of instrument hand, or senior hand, Lands Department.
- (g) "Instrument hand" (other than Lands Department) shall mean an employee who is called upon to use instruments such as the plane table, level, theodolite and prismatic compass. In addition, the instrument hand may also be required to perform the duties of a foreman.
- (h) "Senior hand, Lands Department" shall be an employee classed as such by the Surveyor General, and who shall be capable of performing, and who may be called upon to perform, any or all of the field duties in a Lands Department Survey party, including those of a foreman, but who shall not be called upon to use the theodolite, plane table, or dumpy level.
- (i) "Motor driver, outside metropolitan area" shall mean an employee who drives and services a motor vehicle and may be required to perform other classes of work as required by the officer in charge.
- (j) "Survey party" shall mean a survey party carrying out survey work for the Lands, Mines, Public Works Departments, the Commissioner of Main Roads, or the Western Australian Government Railways Commission, and shall include Government contracts, provided that this Award shall not apply to employees of the Western Australian Government Railways Commission who are covered by Award No. 31 of 1948.

4.—Board Functions.

The Board shall be responsible for the $viva\ voce$ examination and classification of survey hands, and shall issue a certificate to survey hands.

Each survey hand at present engaged in any department shall be examined and classified by the Board and a certificate issued.

The certificate shall be a document duly signed by a member of the Board, which shall certify the classification of the survey hand, and contain a record of service. The record of service shall be endorsed on the certificate by the engineer, surveyer field assistant or field surveyer in charge or field surveyers. veyor, field assistant, or field supervisor in charge of the survey party, and duly signed.

The viva voce examination of a survey hand may be carried out by each professional departmental nominee within his particular department, and such nominee will make his recommendation to the Board through the executive chief of his depart-

When a survey hand is dissatisfied with the decision of the examining enginer, surveyor, etc., he may appeal firstly to the executive head of the employing department, and secondly, to the Board. The Board may delegate all or any authority to its nominees to do any of the aforesaid things.

5.—Hours.

- (a) Except where otherwise stated in this Award, forty (40) hours shall constitute a week's work and ten (10) hours shall be the maximum on any one day without payment of overtime. The systematic working of ten (10) hours per day on successive days is not permitted, except under special circumstances.
- (b) (i) The Department may require any worker to work reasonable overtime at overtime rates, and such worker shall work overtime in accordance with such requirement.
- (ii) The Union or worker or workers covered by this Award shall not in any way, whether directly or indirectly, be party to or concerned in any ban, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause.

6.—Overtime.

- (a) Except where otherwise provided, all time in excess of forty (40) hours per week or 10 hours in any one day shall be deemed to be overtime and shall be paid for at the rate of time and a half for the first four hours and double time thereafter.
- (b) For all work required to be performed on Sunday, except in the case of employees whose wage covers a seven-day week, double time shall be

7.-Wages.

Basic	Wage—			
	_	£	s.	d.
(a)	Metropolitan area	12	1	10
(b)	Elsewhere in South-West Land			
	Division	12	3	0
(c)	Other portions of the State	12	7	q
(0)	Outer permens of the State		•	

The following weekly margins over the basic wage as declared from time to time by the Arbitration Court shall be paid:-

	Classification.			Margin.		
1	Foreman in charge, under six men	£	s. 7	d.		
	<u> </u>		•	U		
2.	Foreman in charge of six men or			_		
	more	1	12	0		
3.	Survey hand		15	0		
4.	Cook		12	0		
5.	Cook (when cooking for more than six men including himself)	1	5	0		

Note.—(a) A cook required to work seven days per week shall be paid the above margin plus onefourth of the basic wage and margin to cover all overtime and Sunday work.

- (b) A cook shall be entitled to reasonable assistance when more than 14 persons are to be cooked
- (c) The recognised washing to be done by the cook shall be all table cloths, towels, covers for provisions. A cook shall not be permitted to wash the clothes of any of the members of the survey party.

Morgin

		IVI	arg.	ш.
		£	s.	d.
6.	Probationer	N	Ti1	
7 .	(a) Survey hand - motor driver (metropolitan area) who drives and services a vehicle in addition to field work (b) Survey hand-motor driver (outside metropolitan area) who drives, services and main-	-	18	0
	tains a vehicle in addition to field work (covers all overtime and Sunday work other than driving on Sun- day for departmental re- quirements)	2	5	0
8.		-	_	•
	Lands Department	2	10	0
9.	Senior hand, Lands Department	2	10	0
10.	Survey hand, 1st class	1	4	0
11.	Casual workers—			
	(a) Casual workers shall be naid			

- (a) Casual workers shall be paid 10 per cent. over the rates provided by this Award for the particular employee's occupation.
- (b) A casual worker shall mean one for whom work over a period of one week, not counting holidays, is not provided by the Department.

8.—Camp Allowance.

- (a) Workers required to camp at or near the job shall be paid an allowance of 20s. per week where a cook is not provided at the Department's expense. Where a cook is so provided, or in the case of a flying camp when there is a cook in the main camp and cooked food is supplied regularly from the main camp, the allowance shall be reduced to 10s. per week. For broken periods, this particular allowance shall be calculated at one-sixth, viz., 3s. 4d. per day and 1s. 8d. per day, respectively.
- (b) The above allowance covers a week of five, six or seven days.

9.-Equipment.

All tents, cooking utensils and tools shall be supplied by the Department.

10.—Fares.

- (a) Fares and time during ordinary working hours shall be paid from place of engagement to the camp.
- (b) On completion of the work, or if the employee has worked satisfactorily for a period of not less than three months, return fare to place of engagement shall be paid.
- (c) Time during ordinary working hours on return journey shall also be paid when returning on completion of job.
- (d) Employees shall proceed by the most direct route.

11.—Travelling Allowance.

When travelling on duty, or when away from camp and out of pocket expenses are necessarily incurred, the travelling allowance of 14s. per day shall be paid. Such allowance shall cover any time put in travelling over the ordinary working time.

12.—Minimum Age.

No person under the age of 18 shall be employed under this Award in any camp.

13.—Long Service Leave.

The conditions relating to full-time Government wages employees generally as now in force or as amended during the currency of this Award shall apply

14.--Walking Time.

(a) The time of working shall start from time of leaving camp or surveyor's office and shall include the time in excess of 40 minutes occupied in return to camp or surveyor's office. The surveyor shall determine the travelling time allowed.

(b) Employees in No. 1 District—not in camp—whose place of work is situated more than one mile from the nearest tram, bus, or railway station shall be paid an allowance of 6d. per day in addition to their ordinary pay, unless travelling in the Department's time.

15.—Union Representative.

The duly appointed representative of the Union shall be recognised by the surveyor in charge as the official of the Union on the job.

16.-Wet Weather.

There shall be no deduction from wages from the ordinary working hours on account of wet weather, provided—

- (a) the surveyor or field assistant in charge shall decide whether or not it is too wet to work:
- (b) the employees shall hold themselves in readiness to commence work at any time required by the surveyor or field assistant, and shall do work such as making pegs, mending and cleaning chains, etc., which can be carried on under cover, such as that of a tent fly, if the surveyor so requires.

17.—First Aid Outfit.

The Department shall provide and keep a first-aid chest at each camp.

18.—In Water Allowance.

Except in the district as defined in clause 22, employees working in swamps or wet places whereby in either case their feet are continually in water for one hour, shall receive 1s. 4d. per day or part of a day extra.

19.—Preference of Employment.

Preference of employment shall be given to financial members of the Australian Workers' Union.

20.-Annual Leave.

- (a) Except as hereinafter provided, a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by the Department after a period of 12 months' continuous service with such Department.
- (b) If any Award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day, there shall be added to that period one day, being an ordinary working day, for each such holiday observed as aforesaid.
- (c) (i) Subject to paragraph (ii), when computing the annual leave due under this clause, no deduction shall be made from such leave in respect of the period that a worker is on annual leave and/or holidays: Provided that no deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay, unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.
- (ii) Approved periods of absence from work caused through accident sustained in the course of employment shall not be considered breaks in 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 the Department for portion only of a year, he shall only be entitled to such holidays on full pay as are proportionate to his length of service during that period with the Department.
- (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 Department of its right to retain such workers at work during the close-down period as may be essential.
- (g) Workers regularly working for the Government North of South latitude 26 shall be allowed to accumulate annual leave for two years, subject to the convenience of the Department. 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 rate of wage the worker has received for the greatest proportion of the calendar month prior to his taking the leave.
- (i) The provisions of this clause shall not apply to casual workers.

21.—Public Holidays.

- (a) Except as hereinafter provided, each of the following days, or the day observed in lieu thereof, shall be allowed as a holiday to all workers, and be paid for, namely, New Year's Day, Australia Day (26th January), Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, Foundation Day, Queen's Birthday, Christmas Day and Boxing Day.
- (b) Whenever any holiday falls on an employee's ordinary working day and the employee is not required to work on such day, he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday. If he is required to work on a holiday, he shall be paid for the time worked as if it was an ordinary working day and shall, in addition be allowed a day's leave with pay to be added to the annual leave, or to be taken at some subsequent date if the worker to be taken at some subsequent date if the worker so agrees.
- (c) In the case of workers working a five-day week, no payment or a day in lieu shall be granted for any public holiday falling on a Saturday.
- (d) Payment for holidays shall be in accordance with the usual hours of work.
- (e) When a worker is off duty owing to leave (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 whole of the working day immediately preceding a holiday, or resumes duty, or is available on the whole of 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 days.
- (f) A casual worker shall not be entitled to payment for any holiday referred to in this clause.
- 22.—Special Allowance (Extreme South-West). Survey hands employed within the area defined hereunder shall be paid a special allowance, as under:-
 - June to September, both inclusive-1s. 4d. per day.

October to May, both inclusive—8d. per day. Area referred to "bounded by lines starting from the most Westerly point on the shore at Port

Hughes, and extending North-Westerly to Mt. Lindsay; then to Mt. Roe; thence through the junction of Big Brook and the Donnelly River to Barlee Brook; thence West to a line extending North from Dickson's Trig. Station; thence South-Easterly and Easterly along the sea coast to the starting point."

23.—Contract of Service.

(a) One week's notice shall be given by either side to terminate the engagement, such notice may be given before noon on any day. This shall not apply to a casual worker, when one hour's notice will suffice.

- (b) This clause shall not affect the Department's right to summarily dismiss for misconduct, and in such cases wages shall be paid up to time of dismissal only.
- (c) Should any work be temporarily closed down at Easter, Christmas or New Year, a worker shall not be entitled to payment in excess of holiday pay which has accrued under clause 20.

24.—Sick Leave.

- (a) (i) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health for one-twelfth (1/12th) of a week's pay for each completed month of service.
- (ii) The liability of the employer shall in no case exceed one (1) week's wages during each calendar year in respect of each worker, but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year.
- (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, 1912-1952.
- (c) Evidence satisfactory to the surveyor shall be produced before payment of any wages under this subclause.

25.—District Allowance.

District allowances calculated on the rates specified below shall be paid in the undermentioned

	Boundaries of Districts.	per	Wee	ek.
		£	s.	d.
1.	The area within a line commencing			
	on coast; thence East along lat. 28			
	to Tallering Peak; thence South-			
	Fast to Mt Gibson and Burraconnin.			

Boundaries of Districts

thence to a point South-East at the junction of lat. 32 and long. 119; thence South along long. 119 to coast

2. The area within a line commencing on the coast at lat. 27; thence East to a point on long. 119; thence South along long. 119 to lat. 28; thence East along lat. 28 to a point North of Mt. Redcliffe; thence due South along to a point on lat. 30; thence East along lat. 30 to long. 123; thence South along long. 123 to the coast; thence along the coast to the boundary of No. 1 District

The area within a line commencing on coast at lat. 26; thence along lat. 26 to long. 123; thence South along long. 123 to the boundary of No. 2 District

4. The area within a line commencing on the coast at lat. 24; thence East to the South Australian border; thence South to the coast; thence along the coast to long. 123; thence North to the intersection of lat. 26; thence West along lat. 26 to the coast

5. That area of the State situated between the lat. 24 and a line running East from Carnot Bay to the South Australian border

6. That area of the State North of a line running East from Carnot Bay to the South Australian border

The above allowances cover a week, whether of the above anowances cover a week, whether of five, six or seven days. For periods of less than five days, one-seventh of the above shall be payable for each day or part thereof: Provided, however, that employees who have worked at least onehalf of a week shall be given the benefit of Sunday in the calculation of district allowances.

5 0

Nil

0 9

15 0

1 10

26.—Allowances—General.

The special, district and camp allowance shall not be treated as "wages" in the computation of overtime, holiday pay, or for other similar purposes, provided, however, that should a worker remain in the district whilst on annual leave the district allowance shall be paid.

27.—Term

This Award shall operate as from the date of issue and shall remain in force for a period of one year from such date.

28.—Area and Scope.

This Award shall apply to workers who are eligible for membership in the applicant Union, and who are employed by the respondents in the vocations mentioned herein, and shall operate over the whole of the State.

29.—Board of Reference.

- (i) For the purpose of this Award, a Board of Reference is hereby appointed, which shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. The said Board shall have assigned to it, in the event of no agreement being arrived at between the parties to the dispute, the functions of—
 - (a) adjusting any matters of differences which may arise from time to time, except such as involve interpretation of the provisions of this Award or any of them;
 - (b) dealing with any other matter which the Court may refer to the Board from time to time.
- (ii) An appeal shall lie from any decision of such Board, in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in this Award.

30.-Medical Examination.

Survey employees engaged or working in districts other than Districts 1 and 2 may be medically examined at the expense of the Department concerned and certified as medically fit before being engaged, provided this shall not apply to casual workers.

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

Dated at Perth this 5th day of June, 1953.

[L.S.]

(Sgd.) L. W. JACKSON,
President.

Filed at my office this 5th day of June, 1953.

(Sgd.) R. BOWYER, Clerk of the Court of Arbitration.

W.A. COAL INDUSTRY TRIBUNAL.

In the matter of the Mining Act Amendment Act, No. 84 of 1948, Part XIII, Division 1, and in the matter of an Award made in the matter of an industrial dispute wherein the Coal Miners' Industrial Union of Workers, Collie, and Amalgamated Collieries of W.A. Ltd., and others, are parties.

The Union make application to vary Long Service Leave Order by adding to Clause 11, after Subclause IX, Subclauses IX (a) and IX (b).

(Application No. 9/53, W.A.C.I.T.)

THE Tribunal hereby awards, orders and determines (by consent) \ast :—

A. That the Coal Mining Industry Long Service Leave (Miners, W.A.) Award made on the 17th day of April, 1951 (C.R.B. 774), as varied, be further varied in manner following, that is to say:—

By inserting after subclause (IX) of clause 11 of the said Award, the following new subclauses:—

- (IX) (a) An employee whose services are terminated by his employer after the 4th September, 1952, because of flood, fire or slackness of trade, who at the date of such termination has accumulated a minimum of 65 shifts of entitlement and in respect of whom upon application by him the Coal Industry Tribunal certifies either that suitable employment in the coal mining industry is not available, or that there is reasonable excuse for not accepting such employment, shall be granted payment on the basis of one day's pay at the appropriate rate for his class of work (which in the case of a contract worker shall be at the rate payable to him for annual leave purposes) for each shift of entitlement accumulated by him and in respect of which long service leave has not already been taken.
- (b) An employee whose services are terminated by his employer after the 4th September, 1952, because of flood, fire or slackness of trade, who at the date of such termination has accumulated shifts of entitlement in respect of which long service leave has not already been taken or payment made in lieu thereof, and who takes all reasonable steps to obtain employment in the coal mining industry and resumes work therein within three months of such termination or within such longer period as the Coal Industry Tribunal upon application to it considers reasonable, and shall thereupon be given credit for such shifts of entitlement.
- B. The foregoing variation is issued subject to provision for reimbursement of respondent employers out of State Long Service Leave Trust Funds and shall otherwise operate on and from the 5th day of December, 1952, and shall remain in force until further order, or varied, or the 19th day of June, 1954.

Dated at Collie this 20th day of May, 1953.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

Filed in my office this 10th day of June, 1953.

R. BOWYER,

Clerk of the Court of Arbitration.

* See transcript notes of proceedings, 20th May, 1953.

W.A. COAL INDUSTRY TRIBUNAL.

In the matter of the Mining Act Amendment Act, No. 84 of 1948, Part XIII, Division 1, and in the matter of an Award made in the matter of an industrial dispute wherein The Australasian Society of Engineers Industrial Union of Workers, Collie River Districts Branch, and Amalgamated Collieries of W.A. Ltd, and others, are parties.

The Union make application to vary Long Service Leave Order by adding to Clause 11, after Subclause IX, Subclauses IX (a) and IX (b).

(Application No. 12/53 W.A.C.I.T.)

THE Tribunal hereby awards, orders and determines (by consent)*:—

A. That the Coal Mining Industry Long Service Leave (A.S.E., W.A.) Award made on the 1st day of February, 1951 (C.R.B. 800), as varied, be further varied in manner following, that is to say:—

By inserting after subclause (IX) of clause 11 of the said Award the following new subclauses:—

(IX) (a) An employee whose services are terminated by his employer after the 4th September, 1952, because of fiood, fire or slackness of trade, who at the date of such termination has accumulated a minimum of 65 shifts of entitlement and in respect of whom upon application by him the Coal Industry Tribunal certifies either that suitable employment in the coal mining industry is not available, or that there is reasonable excuse for not accepting such employment, shall be granted payment

on the basis of one day's pay at the appropriate rate for his class of work (which in the case of a contract worker shall be at the rate payable to him for annual leave purposes) for each shift of entitlement accumulated by him and in respect of which long service leave has not already been taken.

· (b) An employee whose services are terminated by his employer after the 4th September, 1952, because of fiood, fire or slackness of trade, who at the date of such termination has accumulated shifts of entitlement in respect of which long service leave has not already been taken, or payment made in lieu thereof, and who takes all reasonable steps to obtain employment in the coal mining industry, and resumes work therein within three months of resumes work therein within three months of such termination, or within such longer period as the Coal Industry Tribunal upon application to it considers reasonable, shall thereupon be given credit for such shifts of entitlement.

B. The foregoing variation is issued subject to provision for reimbursement of respondent employers out of State Long Service Leave Trust Funds and shall otherwise operate on and from the 5th day of December, 1952, and shall remain in force until further order or varied, or the 19th day of June, 1954.

Dated at Collie this 20th day of May, 1953.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

Filed in my office this 10th day of June, 1953.

R. BOWYER. Clerk of the Court of Arbitration.

* See transcript notes of proceedings, 20th May, 1953.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 3 of 1953.

Between Coastal Aerated Water and Cordial Manufacturers Employees' Industrial Union of Workers, Applicant, and Weaver and Lock, Western Bottling Co., Pty. Ltd., MacKay and Co., and W. Letchford, Respondents.

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 og 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 "Aerated Water Manufacturing Industry (Metropolitan) Award," 1953.

2.—Arrangement.

- Title.
- 2. Arrangement.
- 3 Scope.
- Area.
- Term. 5.
- Contract of Service.
- Breakdowns, etc.
- Hours.
- Overtime.
- Wages.
- Female Employment. 11.
- 12.
- Shift Work.
 Payment of Wages. 13.
- Higher Duties. 14.
- Under-rate Workers. 15.
- 16. Absence Through Sickness.
- Holidays. 17.
- 18. Record.
- Proportion of Juniors.
- Junior Workers' Certificate.
- Posting of Award. 22.Board of Reference,
- 23. Wet Places.

AND THE

3.—Scope.

This Award shall apply to workers employed in the industry of cordial and aerated water manufacturing.

4.—Area.

This Award shall have effect over the area comprised within a radius of twenty-five (25) miles from the General Post Office in the City of Perth.

5.—Term.

The term of this Award shall be for a period of three (3) years as from and including the 29th day of June, 1953.

6.—Contract of Service.

- (a) After being continuously employed for a period of three (3) calendar months, a week's notice on either side shall be required to terminate the employment.
- (b) In other cases one (1) day's notice shall be sufficient to terminate the employment, and the employer shall be entitled to retain in hand one (1) day's pay until such notice has expired.
- (c) Notwithstanding anything contained in this clause an employer shall be entitled to summarily dismiss a worker for misconduct or dereliction of duty.
- (d) Any worker who, having given or been given notice as aforesaid, absents himself from work during such period, without reasonable cause (proof of which shall lie on him) shall be deemed to have abandoned his employment and shall not be entitled to payment for work done by him within that period.

7.—Breakdowns, Etc.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the union or unions affiliated with it, or by any other association or union, or through the breakdown of the employer's machinery, or any stoppage of work from any cause which the employer cannot reasonably prevent.

8.-Hours.

- (a) Forty (40) hours (exclusive of the time off for meal time) shall constitute a week's work for all
- (b) For workers other than loaders and/or drivers the ordinary hours of duty shall be worked between the hours of 7 a.m. and 6 p.m.
- (c) A meal break of a period agreed upon between the majority of the workers and the employer at each factory shall be allowed between the hours of 12 o'clock noon and 2 p.m. on Monday to friday, inclusive. In default of such agreement the meal break shall be not more than one (1) hour nor less than forty-five (45) minutes to be taken within the aforementioned period.
- (d) An employer may work his establishment in shifts, in which case the hours prescribed in subclause (b) hereof may be varied.

9.—Overtime.

- (a) All time worked in excess of eight (8) hours per day or shift, or on Saturdays where such time is in excess of forty (40) hours per week, shall be deemed overtime and shall be paid for at time and a half for the first four (4) hours and double time thereafter.
- (b) All work performed on Sundays or the holidays prescribed in clause 17 (a) (i) hereof shall be paid for at the rate of double time.
- (c) When a worker without being notified on the previous day is required to continue working after his usual knock-off time for more than one (1) hour, or after 6 p.m., whichever is the later, he shall be provided with any meal required or shall be paid three shillings (3s.) in lieu thereof. Provided that this subclause shall not apply to a worker living in the same locality as his place of employment, who can reasonably return home for a meal a meal.

(d) Notwithstanding	anything	contained	in	this	
Award—					

- (i) an employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement;
- (ii) no organisation, party to this Award, or worker or workers covered by this Award shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation, or restriction upon the working of overtime in accordance with the requirements of this subclause.

10.-Wages.

The minimum rates of wages payable to workers covered by this Award shall be as follows:—

	Males. Per week.		Females. Per week.
	£	s. d.	£ s. d.
(a) Basic Wage: Within a fifteen (15) mile radius of the G.P.O., Perth Outside a fifteen (15) mile, but within a twenty-five (25) mile	12	1 10	7 17 2
radius of the G.P.O., Perth	12	3 0	7 17 11

	radius of the G.P.O., Perth 12 3 0		7 1	7 11
(b)	Adult Males— Male	Bas	ic V	ver Vage eek.
1.	Cordial maker		s. 15	
Z.	Bottler in charge of generator or gas cylinder	1	4	0
3.	Packer and case wirer		8	6
	Bottler		15	
5.	Tally clerk		8	6
6.	Sighter, bottle-washer and work- er employed on bottle-wash-			
	ing machine		10	0
7.	Motor driver of vehicles	1	17	6
	Provided that drivers who			
	are required to collect money			
	during any week or portion of			
	a week as part of their duties			
	and account for it shall be paid three shillings (3s.) for			
	such week in addition to the			
	rate of wage prescribed above.			
8.	All others		Ni	l

(c) J	Jun	ioı [.]	Males-	_			Per Cent. of Basic Wage Per Week.
			years			 	20
			years			 ,	33
16	to	.17	years	of	age	 	45
17	to	18	years	of	age	 	58
18	to	19	years	of	age	 	70
19	to	20	years	of	age	 	83
20	to	21	years	of	age	 	95

Provided that where a junior worker is required to drive a motor vehicle the following wages shall apply:—

	Per Cent. of Basic Wage Per Week.
If under 17 years of age	60
If 17 and under 18 years of age	70
If 18 and under 19 years of age	85
If 19 and under 20 years of age	90

95

3 .

(d) Adult Females—	Margin Over Female Basic Wage Per Week.
	s. d.

Provided that females employed on work covered by the classifications (b) 1 to (b) 6, both inclusive, shall be paid the margin prescribed therein for males.

If 20 and under 21 years of age

(e) Junior Females—						Fema	le Ba	Cent. of sic Wage Week.
15 to	16	years	of	age				45
16 to	17	years	of	age				55
17 to	18	years	of	age				65
18 to	19	years	of	age				75
19 to	20	years	of	age				85
20 to	21	years	of	age				95

11.—Female Employment.

- (a) Females shall not be employed on any work which involves the lifting of weights in excess of thirty (30) lb.
- (b) If necessary to keep the clothing dry and required by the worker, rubber aprons shall be provided by the employer, and if lost by the worker or not returned to the employer on the termination of the employment, the cost of same may be deducted from the employee's wages.

12.—Shift Work.

For all work performed on any shift other than day shift, payment shall be made at the rate of five per cent. (5%) for afternoon shift and seven and a half per cent. $(7\frac{1}{2}\%)$ for night shift, in addition to the rate prescribed in clause 10 hereof.

13.—Payment of Wages.

All wages shall be paid weekly.

14.—Higher Duties.

A worker who is required to do work which is entitled to a higher rate under this Award than that which he usually performs shall be entitled to payment at the higher rate whilst so employed.

15.—Under-rate Workers.

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

16.—Absence through Sickness.

- (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 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 wilful default.
- (c) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.
- (d) Notwithstanding the provisions of subclause (c) hereof, a worker who has already been allowed paid sick leave on one occasion, may be required by the employer, in the event of any further absence in the same year, to produce a medical certificate stating that he was unable to attend for duty on account of personal ill-health, and until

such certificate is made available to the employer, shall not be entitled to sick pay for the period of such absence.

(e) 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 sick leave.

17.—Holidays and Annual Leave.

- (a) Holidays.—(i) The following days, or the days observed in lieu, shall 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.
- (ii) 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.
- (b) Annual Leave.—(i) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous source with such employees. tinuous service with such employer.
- (ii) If any Award holiday falls within a workers' 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.
- (iii) 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.
- (iv) 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 to annual leave.
- (v) 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 (b) (iii) of this clause, to such annual 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 of such employer he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.
- (c) General.—(i) 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.
- (ii) The provisions of this clause shall not apply to workers employed for less than one week.
- (iii) (1) 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.
- (2) "Just cause," for the purpose of this clause, shall mean as approved by the employer or, in default thereof, by a Board of Reference.

18.—Record.

- (a) Each employer shall keep at his factory, or at each of his factories if he has more than one, a time and wages record in which shall be entered the name of each worker.
- (b) Each worker shall sign such book on commencing and finishing work each day. The book shall show the number of hours worked, the amount of overtime worked and the wages paid.

 (c) Each worker shall be required to sign the book on receipt of the amount due to him. The

employer and the worker shall be severally responsible for the proper posting of the book, which shall be open and available for inspection by a duly accredited representative of the employer's or worker's union during working hours.

19.—Proportion of Juniors.

(a) The number of junior workers employed in any factory shall not be such as to exceed the proportion of one (1) junior to each four (4) or fraction of four (4) adult workers (excluding drivers) in receipt of the minimum rates herein-before prescribed for workers other than junior workers.

Notwithstanding the provisions of the preceding subclause, it shall be permissible for each driver, if the employer considers it necessary, to have one junior male worker to assist him.

(b) The number of junior drivers shall not be such as to exceed the proportion of one (1) junior driver to each five (5) adult drivers.

20.-Junior Worker's Certificate.

Junior workers, upon being engaged shall, if required, furnish the employer with a certificate containing the following particulars:—

- (i) Name in full.
- (ii) Age and date of birth.
- (iii) Name of each previous employer, and length of service with such employer.
- (iv) Class of work performed for each previous employer.

Such of the foregoing particulars as are within the knowledge of an employer shall be endorsed on the certificate and signed by the employer upon request of the worker.

No worker shall have any claim upon an employer for additional pay in the event of the age of the worker being wrongly stated on the certificate. If any junior worker shall wilfully mis-state his age in the above certificate, he alone shall be guilty of a breach of this Award.

21.—Posting of Award.

The Union, party to this Award, shall be permitted to post a copy of this Award in the lunch room, or in the absence of a lunch room in some other position in the factory where it shall be visible and open to the inspection of the worker.

22.—Board of Reference.

- (a) The Court may appoint for the purpose of this Award a Board of Reference, which shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. The said Board shall have assigned to it in the event of no agreement being arrived at between the parties to the dispute, the functions of—
 - (i) adjusting any matters of difference which may arise from time to time except such as involve interpretation of the provisions of this Award or any of them;
 - (ii) dealing with any other matter which the Court may refer to the Board from time to time.
- (b) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in this Award.

23.—Wet Places.

Workers required to consistently work in places where rubber boots are necessary shall, if they so request, be supplied with same by the employer, and if lost by the worker or not returned to the employer on the termination of the employment, the cost of same may be deducted from the employment, ployee's wages.

In witness whereof this Award has been signed by the Conciliation Commissioner this 6th day of July, 1953,

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 19 of 1953.

Between the West Australian Chemical and Allied Trades Industrial Union of Workers, Applicant, and Cuming Smith and Mt. Lyell Farmers' Fertilisers Limited and Cresco (W.A.) Ltd., Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties, and whereas the said dispute was referred into Court for the purpose of hearing and determination, and whereas the said reference of industrial dispute was remitted by the Court to the Conciliation Commissioner, and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference, and whereas the parties have this day appeared before the Conciliation Commissioner by their respective representatives and requested the Conciliation Commissioner to make the said Agreement an Award of the Court: Now, therefore, the Conciliation Commissioner, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, and all other powers therein enabling him, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the

Memorandum of Agreement.

(Note.—Wherever the word "Award" occurs herein, it shall be taken to mean and include ment.")

1.—Title.

This Award shall be known as the "Superphosphate Workers Award" and replaces Award No. 46 of 1951.

2.—Arrangement.

- Title.
- Arrangement.
- Scope.
- Area.
- 5. Term.
- 6. Hours
- 7. Shift Work.
- R Overtime.
- Wages. 9
- Extra Rates and General Conditions. 10.
- Protective Clothing. 11.
- Mixed Functions. 13. Contract of Hiring.
- Breakdowns.
- Under-rate Workers. Time and Wages Record. 15.
- 16. 17. Holidays and Annual Leave.
- 18.
- Sick Pay. Junior Worker's Certificate. 19.
- Board of Reference. 20.
- No Discrimination.

3.—Scope.

This Award shall apply to all classes of workers referred to in clause 9 hereof engaged in the manufacture of superphosphate.

4.—Area.

This Award shall operate over the area comprised in the South-West Land Division of the State of Western Australia.

5.—Term.

This Award shall operate for a period of three years commencing as from the beginning of the first pay period after the date hereof.

6.-Hours.

- (a) Day Workers: Forty (40) hours shall constitute a week's work, to be worked in five (5) days, Monday to Friday, inclusive.

 (b) Shift Workers: The ordinary hours of shift workers, inclusive of 20 minutes crib time (which shall be taken at such a time, when possible, as to avoid a storpped of work) shell not avoid a storpped of work) shell not avoid a storpped of work) avoid a stoppage of work) shall not exceed
 - (i) forty (40) hours in any one (1) week, or
 - (ii) eighty (80) hours in two (2) weeks, at the option of the employer, to be worked in rotating shifts not exceeding eight (8) hours each day,

- (c) Continuous process may be worked, and shifts shall rotate weekly, so that, as far as practicable, all workers shall have a fair share of day shifts.
- (d) Where a worker is called on to work a quick where a worker is caned on to work a quick shift, he shall be paid at the rate of time and a quarter for such quick shift. "A quick shift" shall mean shift where a worker is brought on to work a full shift before having had at least eight (8) hours off.
- (e) Watchman's Hours: Watchman's hours shall not exceed forty-eight (48) per week, but he shall be allowed one day off for each four (4) weeks without deduction of pay.

7.—Shift Work.

- (i) Two shillings and sixpence (2s. 6d.) per shift extra shall be paid to men employed after the first two weeks on afternoon or night shift continuously.
- (ii) Except as provided in subclause (i) of this clause, shift workers other than those on day shift shall be paid five per cent. (5%) extra for afternoon shift and ten per cent. (10%) extra for night shift.
- (iii) Continuous shift workers shall be paid time and a quarter for Saturday work.

8.—Overtime.

(a) Overtime shall be paid for work done before the recognised time for starting work and after the recognised time for ceasing work in each factory.

Each day shall be reckoned by itself.

This subclause shall not apply to men working on shifts.

Overtime for work done by workers (other than those on continuous shifts) on any day other than specified holidays or Sundays shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

- (b) Overtime for work done by men working on continuous shifts shall be paid for at the rate of double time (i.e. time in addition to ordinary time) for all time worked in excess of eight (8) hours in any one day of twenty-four (24) hours or on any rostered day off, except so far as the excess is, owing to arrangements between the workers themselves, or is necessary for effecting periodical rotation of shifts, or is owing to the relieving man not coming on duty and relieving at the appointed time, in which latter case the overtime rate shall be paid when the period exceeds one (1) hour.
- (c) Any worker who is required to work on Sunday shall be paid a minimum of two (2) hours at the rate applicable for that day.
- (d) Where a worker, without being notified on the previous day, has to continue working after the usual knock-off time for more than one (1) hour, he shall be provided with any meal required, or shall be paid two shillings and sixpence (2s. 6d.) in lieu thereof.

Provided that this subclause shall not apply to a worker residing in the same locality as his place of employment who can reasonably return home for a meal.

- (e) Notwithstanding anything contained in this Award-
 - (i) an employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement;
 - (ii) no organisation party to this Award, or worker or workers covered by this Award, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause;
 - (iii) this subclause shall remain in operation only until otherwise determined by the Court.

Call Back.—When a worker is recalled to work after leaving the job he shall be paid for at least two (2) hours at overtime rates.

9.—Wages.					£ s. d.
The minimum rates of wages payable	e to	wo	rkers	50.	Chamberman 1 10 6
covered by this Award shall be:—				51. 59	Roasterman 1 16 6 Acid pumpman on pyrites
(a) Basic Wage:	Dos		eek.		(Cresco Works) 1 16 6
		S.		53.	Chamberman on pyrites 1 13 6
Within a 15-mile radius of the				54.	General assistants on pyrites acid plants 1 7 6
G.P.O., Perth Outside a 15-mile radius of the	12	1	10	55.	Men operating winch for
G.P.O., Perth, but within the				5.6	scooping sulphur 1 13 6 Fourth man working around
South-West Land Division	12	3	0	50.	pyrites acid plants 1 7 6
(b) Adult Workers:				57.	Fourth man working around
		_	over		pyrites acid plants if hand- ling cinders 1 10 6
			Wage eek.	58.	Fourth man working around
		s.		50	pyrites roasters 1 10 6
(i) Phosphate Rock Section:				59.	Men in pyrites acid plants lagging cold pipes 1 7 6
1. Shovel men on truck tip			c	60.	Men in pyrites acid plants
(Cresco Works) 2. Rock tunnel men		1 4		61.	lagging hot pipes 1.13 6 Men melting second-hand
3. Trimmers	1	1	6	01.	scrap lead into ingots 1 16 6
4. Belt and crusher men 5. Truck cleaners					(a) Men, when engaged cleaning mel-
6. Men cleaning under crusher	1				ter hearths or premelter hearths, shall
7. Electric shovel winchmen			6		be paid two shillings and sixpence (2s. 6d.) extra per hearth for such work.
8. Rock crushing millmen			6 6		·
9. Rock crushing assistant 10. Men clearing boom					(b) Men, when employed cleaning out acid tanks, acid chambers, or acid re-
11. Shunter	1		6		ceptacles over fifty (50) gallons capacity,
12. Men handling sands 13. Men working with Clarke	1	1	6		or preparing towers from inside for re-
13. Men working with Clarke shovel	1	4	6		pairs, or cleaning sulphur burners, combustion chambers and burner pipes or
14. Shovel men		1			roaster flues, but not cleaning cyclones
(ii) Culphur Costion:					or acid plant fans, or cleaning from in-
(ii) Sulphur Section: 15. Shovel and barrow men	1	10	6		side den flues and fume condenser, shall be paid two shillings and sixpence (2s.
16. Trimmers 17. Dray attendant	1	10	6		6d.) extra per day or portion of a day.
17. Dray attendant	1	10	6		(c) Men engaged in any of the fol-
18. Belt and crusher men 19. Tunnel men	1				lowing work, if not usually employed in
20. Conveyor belt attendant	ī				sulphur or acid sections and in receipt
21. Shunter		16			of a special allowance for such sections, shall be paid one shilling and sixpence
22. Truck cleaners 23. Men working with Clarke	1	10	6		(1s. 6d.) extra per day or portion of a
shovel	1	13	6		day:—Mixing sulphur and sands for slabs, sweeping off brick burners, hand-
(iii) Gamawahagulasta Gastian					ling and washing acid bricks, cleaning
(iii) Superphosphate Section: 24. Supermen (dump)	1	1	6		out refuse from acid chambers from the
25. Super tunnel men					outside, demolition of chamber curtains.
26. Bagging mill screen men	1	7	6		(d) Men employed calibrating mixer
27. Men cleaning under mixer of bagging mill	1	4	6		tank with acid shall be paid sixpence (6d.) per double tank extra for such
28. Men working mixer in super	-	*	ŭ		work.
plant 29. Hot super den men working	1	10	6		(e) Men crushing manganese rock
excavator	1	5	6		shall be paid one shilling (1s.) extra per
30. Hot super belt conveyor men	1				day or any portion of a day.
31. Super and other loaders					(f) Men cleaning acid plant fans and flues and dryer scrubber on pyrites acid
(two loaders at each works shall be paid as such					plants (outside routine washing) shall
throughout the year)	1	16	6		be paid one shilling (1s.) extra per day
32. Super truckers	1	1	6		or any portion of a day.
33. Super trucking up inclined ramp or board		1	6	(y) I	Pyrites Section— Margin Over Basic Wage
34. Men working under conveyor					Per Week.
belt when discharging	1	1	6		£ s. d.
35. Men working scoop winch on super		4	6	62. 63	Men unloading pyrites 1 10 6 Men shunting and in charge
36. Super trucks sheeters	1		6		of unloading 1 16 6
37. Bag men (men who keep			e	64.	Men shovelling pyrites 1 10 6
baggers supplied with bags) 38. Dumping men owing to light		1	0	65. 66	Men elevating pyrites 1 13 6 Men handling pyrites cinders 1 10 6
super	1			00.	With Hallating pyrrood childers 1 10 0
39. Baggers	1	1	6		Acid Chemical Manufacturing
40. Men working overhead electric crane		10	6		Sections—
41. Leading crane driver	2	0	6	67.	Nitric, muriatic and other acid chemical manufactures 1 10 6
42. Men working Ruston shovel	1	10	6	68.	Men mixing and despatching
43. Men in charge double bag- gers		1	ß		acid 1 10 6
44. Men in charge bagging plant	1	11	6	(****) 3	Mirrod Manuson Diant
45. Bag sewers	1	1	6		Mixed Manures Plant— Men working on or mixing
46. Super navvy men	1	4	6	09.	special manures or feeding
(iv) Sulphuric Acid Section—					bagging mill (except bone-
47. Leadburner's assistant, in-				70	dust, blood, bone, or lime) 1 1 6 Men working mixtures con-
cluding height money	1			10.	taining blood or bone, or
48. General assistant 49. Acid pumpman	.1	4	6		feeding bagging mills with
49. veia hambaisti ''' '''	1	10	O		same 1 4 6

(y) Py:	rites Section—continued.	Bas	sic V v W	Over Vage eek. d.
71.	basic phosphate	1	4	6
72.	Men handling closed bags of copper ore or manganese			
	ore	1	7	6
73.				_
	copper ore or manganese ore	1	16	6
74.	The state of the s		-	•
75.	per ore or manganese ore	1	7	6
15.	Men mixing super and copper ore	1	16	6
76.	Man in charge	1		6
	General Section—	_		•
	General yard cleanerup	1	1	6
78	Bag printer	1	_	6
79	Watchmen (48 hours, sub-	_	_	U
	ject to clause 6 (e))	1	7	6
80.	Despatch clerk		13	6
81.	Tally clerk	1	11	6
82.	Storeman	1	13	6
83.	Bag room foreman	1	11	6
84.	Platelayers	1		6
	Shunters	1	7	6
86.	Tradesman's assistant (other			
	than 'carpenter's)	1		6
87.		1	7	6
88.	Men operating bag hoist, un-			
	less such hoist is arranged			•
00	for automatic stopping	1	4	6 6
89.	Other workers not specified	1	1	O
(c) Ju	nior Workers:	Dox		+ of

Per cent. of Basic Wage Per week.

		τ,	or wood
Under 16 years of age			35
16 to 17 years of age			45
17 to 18 years of age			$57\frac{1}{2}$
18 to 19 years of age			70
19 to 20 years of age		****	85
Over 20 years of age-adu	lt rat	es.	

(d) For the purpose of convenience the wages prescribed above are expressed in weekly amounts. The provisions of clause 13—Contract of Hiring, shall be read in conjunction with this clause.

No junior worker less than seventeen (17) years

No junior worker less than seventeen (17) years of age shall be employed in wheeling bags of superphosphate or other similar material up an inclined ramp or board. No boy of less than eighteen (18) years of age shall be employed on night shift.

(e) Casual Workers.—Any worker employed for less than one (1) week shall be entitled to two chillings (28) per day in addition to the ordinary.

shillings (2s.) per day, in addition to the ordinary rates prescribed for the particular class of work in which he is employed.

10.—Extra Rates and General Conditions.

(i) Except where specifically prescribed elsewhere in this clause, the method of calculating the extra rates provided in this clause shall be as follows:-

Any worker carrying out the special duties mentioned in this clause for less than half $(\frac{1}{2})$ of one (1) day or shift shall be paid the extra allowance on a pro rata basis for the time actually employed on such work. Where such worker performs the work for half (½) or more of one (1) day or shift, he shall be paid the extra allowance for the whole of such day or shift.

- (ii) Ninepence (9d.) per day over the minimum rates prescribed herein shall be paid to men employed cleaning aerator from outside.
- (iii) One shilling (1s.) per day over the minimum rate prescribed herein shall be paid to men employed-
 - (a) grinding sand for sulphur burners;
 - (b) working on scaffold twelve (12) feet or more from the ground;
 - (c) stacking bales of bags two (2) tiers high or over, but where mechanical means are employed for lifting, this allowance shall not apply unless in the opinion of a Board of Reference the extra exertion is still required:

- (d) lifting or carrying bags of nitrate of soda (e) stacking bags of raw materials over twelve (12) bags high and where no mechanica appliances are in use;
- (f) handling ground limestone;
- (g) working with tar or using mexphalt;(h) mixing concrete;

- (i) using explosives; (j) under classifications 39 (baggers); 44 (mar in charge of bagging plant) and 74 (mer bagging super and copper ore or manganese ore) if the superphosphate contains an addition of ground limestone.
- (iv) One shilling and ninepence (1s. 9d.) per day over the minimum rates prescribed herein shall be paid to men employed cleaning out aerator from
- (v) Two shillings (2s.) per day over the minimum rate prescribed herein shall be paid to men employed-
 - (a) as splicers and riggers;(b) as hammer and gadmen.
- (vi) Five shillings (5s.) over the minimum rate prescribed herein shall be paid per day or part of a day to men employed-
 - (a) cleaning out or assisting to clean out the the septic tank.
- (vii) Work done in the meal time or any portion thereof shall be paid for at the rate of time and a half, but this shall not apply to cases involving completion of work commenced before such meal time, and not occupying more than fifteen (15) minutes from the commencement thereof, in which case the meal time will be extended by such period beyond the ordinary time.
- (viii) Four (4) men shall be engaged in acid chambers. The fourth man for the time being may be employed at any other work in the industry at the appropriate rate of wage prescribed herein Each man shall have one Sunday off in four (4)
- each man shall have one Sunday off in four (4).

 (ix) Any worker placed by the employer in charge of three (3) or more other workers shall be paid two shillings (2s.) per day. If placed in charge of less than three (3) other workers, he shall be paid one shilling (1s.) per day, in addition to the margin prescribed for the work being performed. The extra allowance prescribed in this subclause shall not apply to man in charge of bagging plant, bag room foreman or any other who is receiving an extra allowance for his worker who is receiving an extra allowance for his particular class of work.
- (x) In addition to the rates of wages prescribed in clause 9 hereof, the following special rates shall be paid:-

Farmers' Own Bags.

Per Day. s. d. (i) Employees sorting, branding, bagging, dumping, sewing or truck-ing superphosphate or superphosphate mixture in farmers' 0 own bags 1 (ii) Employees loading superphosphate or superphosphate mixture in farmers' own bags double handedly into railway or other trucks (iii) Employees loading superphosphate or superphosphate mix-ture in farmers' own bags single handedly into railway or other trucks

11.—Protective Clothing.

- (i) Dust glasses or goggles shall, where necessary, be supplied to workers.
- (ii) Rubber gloves and either knee or ankle rubber boots shall, when required, be provided for the use of men who work in or about acid plants.

 (iii) Loaders out and baggers shall be provided

- with leather aprons.

 (iv) Workers having completed twelve months' continuous service with an employer shall be entitled to receive free of cost from the employer-

 - (a) in the case of acid plant workers, two issues of working clothes per annum, and
 (b) in the case of all other workers, one suit of working clothes per annum.

12.-Mixed Functions.

Any worker engaged on duties carrying a higher rate than his ordinary classification for less than half $(\frac{1}{2})$ of one (1) day or shift shall be paid the higher rate for the time actually employed on such

work.
Where a worker performs duties carrying a higher rate than his ordinary classification for half $(\frac{1}{2})$ or more of one (1) day or shift he shall be paid the higher rate for the whole of such day or shift.

13.—Contract of Hiring.

(a) The contract of hiring of every worker, except juniors, watchmen, despatch clerks, tally clerks and storemen, shall be deemed to be a contract of hiring by the day, terminable by one day's notice on either side given at any time.

Provided that the contract of hiring of any worker with twelve (12) months' service or more shall be deemed to be a contract of hiring by the

week, terminable by one week's notice on either side given at any time.

(b) The contract of hiring of juniors, watchmen, despatch clerks, tally clerks and storemen, shall be deemed to be a contract of hiring by the week's notice on either or the contract of hiring by the week's notice on either or of the contract of hiring by the week, terminable by one week's notice on either side given at any time.

(c) The termination of the contract of service

of any worker deemed to be on a contract of hiring by the week may take effect by payment or for-feiture (as the case may be) of a week's wages.

(d) Nothing herein shall derogate from the employer's right at common law to dismiss a worker without notice for misconduct or other sufficient

14.—Breakdowns, Etc.

The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the union or unions affiliated with it, or by any other association or union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent, except such stoppage is due to shortage of railway trucks.

15.—Under-rate Workers.

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

16.—Time and Wages Record.

Each employer shall keep or cause to be kept at his usual place of business, or at each of them, if more than one, a book containing a record of the names of all workers employed by him at the particular factory, the class of work performed by each worker, the wages paid to each such worker, the starting and finishing time on each day, and the amount of overtime, if any. Such book shall be open to inspection by the Secretary, or such person as may be appointed by the Union, on any day during working hours. day during working hours.

17.—Holidays and Annual Leave.

- (a) The following days, or the days observed in lieu shall, subject to subclause (c) hereof, be allowed as holidays without deduction of pay, namely:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.
- (b) On any public holiday not prescribed as a holiday under this Agreement, the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done, ordinary rates of pay shall apply.

(c) All work done on any of the holidays specified in subclause (a) hereof (except Christmas Day, Good Friday, or Labour Day) shall be paid for at the rate of double time. All work done on Christmas Day, Good Friday or Labour Day shall be paid for at the rate of treble time.

(d) All work done on Sundays (except by shiftmen and watchmen) shall be paid for at the rate of double time. All work done on Sundays by shiftmen shall be paid for at the rate of time and a half. All work done on Sundays by watchmen shall be paid for at the rate of ordinary time.

(e) Except as hereinafter provided, a period of two consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve months' continuance service with such emplover.

- of in addition to the leave prescribed in sub-clause (e) hereof, seven-day shift workers, that is shift workers who are rostered to work regularly on Sundays and holidays, shall be allowed one week's leave. Where a worker with twelve months' continuous service is engaged for part of the qualifying twelve-monthly period as a seven-day shift worker, he shall be entitled to have the period of two consecutive weeks' annual leave prescribed in subclause (e) hereof increased by one-twelfth of a week for each month he is continuously engaged as aforesaid.
- (g) If any prescribed holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day, there shall be added to that period one day being an ordinary working day for each such holiday observed as offerered. aforesaid.
- (h) If after one month's continuous service in any qualifying twelve-monthly period a worker lawany qualifying twelve-monthing period a worker law-fully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service, or

entitled to claim sick pay or time spent on holi-days or annual leave, as prescribed by this Award, shall not count for the purpose of determining his

shall not count for the purpose of determining his right to annual leave.

(j) In the event of a worker being employed by an employer for portion of a year, he shall only be entitled, subject to subclause (h) 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 em-

work or pay whilst the other workers of such employer are on leave on full pay.

(k) 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.

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

18.—Sick Pay.

- (a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health at the rate of one-twelfth (1/12th) of a week's pay for each completed month of service: Provided that, subject to subclause (g) hereof, payment for absence through such ill-health shall be limited to one (1) week's pay in each calendar year.
- (b) 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.
- (c) This clause shall not apply when the worker is entitled to compensation under the Workers' Compensation Act.
- (d) A worker shall not be entitled to receive any wages from his employer for any time lost through any 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 wilful default.

(e) 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

is for three (3) days or more.

(f) Notwithstanding the provisions of subclause (e) hereof, a worker who has already been allowed paid sick leave on one occasion shall not be entitled to payment for any further absence in the same year, unless he produces to the employer a medical certificate stating that he was unable to attend for duty on account of personal ill-health.

(g) Sick leave shall accumulate from year to year, so that any balance of the period specified in subclause (a) of this clause which has in any year not been allowed to any worker by his employer as paid sick leave may be claimed by the worker and, subject to the conditions hereinbefore prescribed, shall be allowed by his employer in any subsequent year without diminution of the sick leave prescribed in respect of that year: Provided that sick leave which accumulates pursuant to this subclause shall be available to the worker for a period of one (1) year but no longer from the end of the year in which it accrues.

19.—Junior Worker's Certificate.

- (a) Junior workers, upon being engaged, shall furnish the employer with a certificate showing the following particulars:—
 - (i) Name in full.
 - (ii) Age and date of birth.
- (b) The certificate shall be signed by the worker.
 (c) No worker shall have any claim upon the employer for additional wages, in the event of his age being wrongly stated on his certificate, nor shall the employer in such case be deemed guilty of a breach of any of the provisions of the Award founded upon an age limitation, except in the case of collusion.
- (d) If any worker shall wilfully misstate his age in the above certificate, he shall be guilty of a breach of this Award.

20.—Board of Reference.

The Court may order, for the purposes of the said Award, the appointment of a Board or Boards of Reference and assign to such Board or Boards the following functions and powers arising under or out of the said Award, namely—

- (i) to adjust any matters of difference which may arise between the parties from time to time;
- (ii) to decide or report to the Court upon any other matter which the Court may from time to time refer to any such Board.

Separate Boards of Reference may be appointed, where deemed necessary or advisable for different localities.

Each Board shall consist of a chairman and two (2) representatives, one representative to be nominated by each party.

Save as herein provided, the provisions of regulation 92 shall apply.

21.-No Discrimination.

No employer shall, in the employment or dismissal of his workers, discriminate in any way against the members of the Union, nor shall they, in the conduct of their business, do anything with a view to directly or indirectly injuring the Union.

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

Dated at Perth this 6th day of July, 1953.

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

Filed at my office this 6th day of July, 1953.

(Sgd.) R. BOWYER, Clerk of the Court.

W.A. COAL INDUSTRY TRIBUNAL.

In the matter of the Mining Act Amendment Act No. 84 of 1948, Part XIII, Division 1, and it the matter of an Award made in the matte of an industrial dispute wherein The Feder ated Engine Drivers' and Firemen's Union o Workers of Western Australia, Collie, and The Amalgamated Collieries of W.A. Ltd., and others, are parties.

The Union make application to vary Long Servic Leave Order by adding to Clause 11, afte Subclause IX, subclauses IX (a) and IX (b).

(Application No. 5/53 W.A.C.I.T.)

THE Tribunal hereby awards, orders and determines (by consent)*:—

A. That the Coal Mining Industry Long Servic Leave (Engine Drivers, W.A.) Award made on the 1st day of February, 1951 (C.R.B. 797) as varied be further varied in manner following, that is to say:—

By inserting after subclause (IX) of clause 11 o the said Award the following new subclauses:—

(IX) (a) An employee whose services arterminated by his employer after the 4th September, 1952, because of fiood, fire or slacknes of trade, who at the date of such termination has accumulated a minimum of 65 shifts of entitlement in respect of whom upon application by him the Coal Industry Tribunal certifies either that suitable employment in the coal mining industry is not available, or that there is reasonable excuse for not accepting such employment, shall be granted paymen on the basis of one day's pay at the appropriate rate for his class of work (which in the case of a contract worker shall be at the rate payable to him for annual leave purposes for each shift of entitlement accumulated by him and in respect of which long service leave has not already been taken.

(b) An employee whose services are termin ated by his employer after the 4th September 1952, because of flood, fire or slackness of trade who at the date of such termination ha accumulated shifts of entitlement in respec of which long service leave has not alread; been taken or payment made in lieu thereo and who takes all reasonable steps to obtain employment in the coal mining industry and resumes work therein within three months of such termination, or within such longer period as the Coal Industry Tribunal upon application to it considers reasonable, shall thereupon be given credit for such shifts of entitlement.

B. The foregoing variation is issued subject to provision for reimbursement of respondent employers out of State Long Service Leave Trus Funds and shall otherwise operate on and from the 5th day of December, 1952, and shall remain it force until further order or varied or the 19th day of June, 1954.

Dated at Collie this 20th day of May, 1953.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

Filed in my office this 10th day of June, 1953.

R. BOWYER, Clerk of Court of Arbitration.

* See transcript notes of proceedings, 20th May 1953.

W.A. COAL INDUSTRY TRIBUNAL.

- In the matter of Mining Act Amendment Act, No 84 of 1948, Part XIII, Division 1, and in the matter of an Award made in the matter of an industrial dispute wherein The Amalgamatec Engineering Union of Workers, Collie Branch and Amalgamated Collieries of W.A. Ltd., and others, are parties.
- The Union make application to vary Long Service Leave Order by adding to Clause 11 after Sub clause IX, Subclauses IX (a) and IX (b).

(Application No. 7/53 W.A.C.I.T.)

THE Tribunal hereby awards, orders and determines (by consent)*:—

A. That the Coal Mining Industry Long Service Leave (A.E.U. Engineers, W.A.) Award made on the 1st day of February, 1951 (C.R.B. 799) as varied, be further varied in manner following, that is to say:—

By inserting after subclause (IX) of clause 11 of the said Award, the following new subclauses:—

(IX) (a) An employee whose services are terminated by his employer after the 4th September, 1952, because of flood, fire or slackness of trade, who at the date of such termination has accumulated a minimum of 65 shifts of entitlement, and in respect of whom upon application by him the Coal Industry Tribunal certifies either that suitable employment in the coal mining industry is not available, or that there is reasonable excuse for not accepting such employment, shall be granted payment on the basis of one day's pay at the appropriate rate for his class of work (which in the case of a contract worker shall be at the rate payable to him for annual leave purposes) for each shift of entitlement accumulated by him and in respect of which long service leave has not already been taken.

(b) An employee whose services are terminated by his employer after the 4th September, 1952, because of flood, fire or slackness of trade, who at the date of such termination has accumulated shifts of entitlement in respect of which long service leave has not already been taken, or payment made in lieu thereof, and who takes all reasonable steps to obtain employment in the coal mining industry and resumes work therein within three months of such termination, or within such longer period as the Coal Industry Tribunal upon application to it considers reasonable, shall thereupon be given credit for such shifts of entitlement.

B. The foregoing variation is issued subject to provision for reimbursement of respondent employers out of State Long Service Leave Trust Funds and shall otherwise operate on and from the 5th day of December, 1952, and shall remain in force until further order or varied, or the 19th day of June, 1954.

Dated at Collie this 20th day of May, 1953.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

Filed in my office this 10th day of June, 1953.

R. BOWYER,

Clerk of Court of Arbitration.

* See transcript notes of proceedings, 20th May, 1953.

APPOINTMENT. (26 George V, No. 36.)

HIS Honour the Chief Justice has been pleased to appoint Peter Frederick Brinsden, of Bundaberg, in the State of Queensland, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take at Bundaberg, in the State of Queensland, any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Peter Frederick Brinsden ceases to reside in the State of Queensland aforesaid, or until he ceases to practise the profession of a solicitor on his own account or in partnership at Bundaberg aforesaid, or until revoked.

G. J. BOYLSON, Registrar Supreme Court.

Supreme Court Office, Perth, 18th June, 1953.

APPOINTMENT.

(26 George V, No. 36.)

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

G. J. BOYLSON, Registrar Supreme Court.

Supreme Court Office, Perth, 7th July, 1953.

COMPANIES ACT, 1943-1951.

Notice Concerning Destroyed Stock Certificate.

Pursuant to Section 414 (1).

Skipper Holdings Limited.

NOTICE is hereby given that stock certificate No. 10 for 300 stock units in the abovenamed Company entered in the name of Beatrice Kathleen Baker, of 1 Rheola Street, West Perth, Married Woman, has been destroyed, and it is the intention of the directors of the abovenamed Company to issue a duplicate stock certificate in lieu thereof after the expiration of 28 days from the publication hereof. Dated the 6th day of July, 1953.

NORTHMORE, HALE, DAVY & LEAKE, Solicitors for the Company.

COMPANIES ACT, 1943-1951.

C. W. Croft & Sons Pty. Ltd.

NOTICE is hereby given that the Registered Office of C. W. Croft & Sons Pty. Ltd. is situated at the corner of Coode Street and Walter Road, Morley Park, and that the days and hours during which such office will be accessible to the public are from 9 a.m. to 5 p.m. on all week days except Saturdays and public holidays.

Dated the 9th day of July, 1953.

F. CROFT, Director.

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

COMPANIES ACT, 1943-1951.

Jackson's Furnishing Store Pty. Ltd.

NOTICE is hereby given that the Registered Office of Jackson's Furnishing Store Pty. Ltd. is situate at 234 Carr Street, Leederville, and that the days and hours during which such office is accessible to the public are as follow:—10 a.m. to 12 noon and 2 p.m. to 4 p.m. on all week days (Saturdays and public holidays excepted).

Dated this 7th day of July, 1953.

(Sgd.) A. N. GALLOP,

Secretary.

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

COMPANIES ACT, 1943-1947.

Notice of Situation of Registered Office of a Company Incorporated Outside Western Australia which Carries on Business or is about to Carry on Business within Western Australia, and of the Days and Hours during which such Office is Accessible to the Public.

(Pursuant to Section 330 (4).)

Cerebos (Australia) Proprietary Limited.

To the Registrar of Companies:

CEREBOS (AUSTRALIA) PROPRIETARY LIM-ITED hereby gives notice that the Registered Office of the Company is situate at care of Flack & Flack, 25 William Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 12 noon and 2 p.m. to 4 p.m., Mondays to Fridays, inclusive, except bank holidays.

Dated this 7th day of July, 1953.

A. R. LANG, Agent in Western Australia.

Stone, James & Co., 47 St. George's Terrace, Perth, Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1951.

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

Dated this 2nd day of July, 1953.

A. R. FOYSTER, Secretary.

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

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).

Norma Industrial Block Pty. Ltd.

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of Norma Industrial Biock Pty. Ltd. is situated at Rooms 12 and 14, Fourth Floor, Perpetual Trustee Buildings, 89 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Monday to Friday inclusive, from 10 a.m. to 1 p.m. and from 2 p.m. to 4 p.m.

The office is closed on Saturdays and on all public holidays.

Dated this 14th day of July, 1953.

R. J. GREENWELL,

Secretary.

Fabricius & Pollett, Solicitors, Perth.

COMPANIES ACT, 1943-1951.

NOTICE is hereby given that the Registered Office of Perron Bros. Pty. Ltd. is situated at 228 Great Eastern Highway, Rivervale, and that the days and hours during which such office is accessible to the public are as follows:—From 9 a.m. to 1 p.m. and 2 p.m. to 4 p.m. Mondays to Fridays inclusive, public holidays excepted.

Dated this 24th day of June, 1953.

L. S. PERRON, Director.

Jackson, McDonald, Connor & Ambrose, Solicitors, 55 St. George's Terrace, Perth.

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).

(Scarborough Bus Service Pty. Ltd.)

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of Scarborough Bus Service Pty. Ltd. is situate at 267 Scarborough Beach Road, Mount Hawthorn,

and that the days and hours during which sucloffice is accessible to the public are as follows:—Mondays to Fridays inclusive (public holiday excepted) from 10 a.m. to 4 p.m.

Dated this 30th day of June, 1953.

H. MILLETT,

Director.

Lohrmann, Tindal & Guthrie, Perpetual Trustee Buildings, 89 St. George's Terrace, Perth, Solicitor for the said Company.

COMPANIES ACT, 1943-1951.

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

Pursuant to Section 99 (4).

(G. K. Weldon Pty. Ltd.)

To the Registrar of Companies:

NOTICE is hereby given that the Registered Offic of G. K. Weldon Pty. Ltd. is situate at 7 Queen Place, Perth, and that the days and hours durin which such office is accessible to the public ar as follows:—Mondays to Fridays inclusive (publi holidays excepted) from 10 a.m. to 4 p.m.

Dated this 1st day of July, 1953.

GERALD K. WELDON,

Director.

Lohrmann, Tindal & Guthrie, Perpetual Trustee Buildings, 89 St. George's Terrace, Perth, Solicitor for the said Company.

COMPANIES ACT, 1943-1951.

Notice of Change in Situation of Registered Offic of a Company Incorporated Outside Wester. Australia which carries on Business Withi: Western Australia.

Pursuant to Section 330 (4).

Caledonian Insurance Company.

To the Registrar of Companies, Perth:

CALEDONIAN INSURANCE COMPANY hereb gives notice that the Registered Office of the Company was, on the 4th day of May, 1953, change to and is now situated at Ground Floor, Nationa House, 49 William Street, Perth.

Dated this 7th day of July, 1953.

D. C. FURZE, Agent in Western Australia.

This notice was filed by Dwyer & Thomas, c National House, 49 William Street, Perth, Solicitor for the Company.

COMPANIES ACT, 1943-1951.

Notice of Intention to Cease Business in Western Australia.

Taubmans Industries Limited.

NOTICE is hereby given that Taubmans Industrie Limited, a Company registered under Part XI c the Companies Act and having its Registered Offic at Rooms 10-11, 1st Floor, Bank of Adelaide Chambers, St. George's Terrace, Perth, in the State c Western Australia, intends to voluntarily cease t carry on business in the said State on and afte the 8th day of November, 1953.

The business heretofore carried on by the Company in Western Australia is now and will continu to be conducted by its subsidiary company Taub mans (W.A.) Pty. Limited.

Dated this 14th day of July, 1953.

W. J. SAUNDERS,

Agent.

Nicholson, Verschuer & Nicholson, 97 St. George Terrace, Perth, Solicitors. COMPANIES ACT, 1943-1951.

Section 99 (4).

Hirings Ptv. Ltd

NOTICE is hereby given that the Registered Office of Hirings Pty. Ltd. is situate at First Floor, Australia and New Zealand Bank Chambers, 68 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Monday to Friday inclusive (other than public holidays) from 9 a.m. to 5 p.m.

Dated this 14th day of July, 1953.

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

COMPANIES ACT, 1943-1951.

In the Matter of Sunnyfields Farm Limited.

Notice of Final Meeting of Shareholders (Section 251).

NOTICE is hereby given that a general meeting of the shareholders of Sunnyfields Farm Limited, will be held in the Board Room of Messrs. Stowe and Stowe, Third Floor, Atlas Building, 8 The Esplanade, Perth, on Friday the 21st day of August, 1953, at 2 o'clock in the afternoon for the purpose of laying the accounts of the liquidation before the meeting and giving any explanation thereof.

Dated at Perth this 15th day of July, 1953.

A. B. PATON, Liquidator.

COMPANIES ACT, 1943-1951.

In the Matter of Sunnyfields Farm Limited.

Notice of Final Meeting of Creditors. Section 251.

NOTICE is hereby given that a general meeting of creditors of Sunnyfields Farm Limited will be held in the Board Room of Messrs. Stowe and Stowe, Third Floor, Atlas Building, 8 The Esplanade, Perth, on Friday the 21st day of August, 1953, at 2.30 o'clock in the afternoon for the purpose of laying the accounts of the liquidation before the meeting and giving any explanation thereof.

Dated at Perth this 15th day of July, 1953.

A. B. PATON, Liquidator.

COMPANIES ACT, 1943-1950.

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).

Great Southern Building Co. Pty. Ltd.

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of Great Southern Building Co. Pty. Ltd. is situated at c/o M. G. Aitken, Town Hall Buildings, Narrogin, and that the days and hours during which such office is accessible to the public are as follows:—10 a.m. to 4 p.m. from Monday to Friday, public holidays excepted.

Dated this 14th day of July, 1953.

M. G. AITKEN, Secretary.

THE WESTERN AUSTRALIAN TURF CLUB. Notice of Amendment of By-law 20.

NOTICE is hereby given that at a meeting of the Committee of The Western Australian Turf Club held on the 9th day of June, 1953, the following resolution was passed by an absolute majority of the Committee—"That by-law 20 be amended by deleting the words 'or if he be under any contract with the Club' in lines 9 and 10 thereof."

Dated this 10th day of June, 1953.

S. S. DAVIS, Secretary. COMPANIES ACT, 1943-1951.

Notice of Special Resolution for Voluntary Winding-Up.

Pursuant to Section 232 (1).

NOTICE is hereby given that at a General Meeting of Boulder City Brewery Company Limited duly convened and held at the offices of Messrs. Merry & Merry, 44 St. George's Terrace, Perth, on the 30th day of June, 1953, at 10.45 in the forenoon the following special resolution was duly passed:—"That the Company be wound up voluntarily and that Mr. A. R. Lang of Messrs. Flack & Flack, Chartered Accountants (Australia), A.M.P. Chambers, William Street, Perth, be and is hereby appointed Liquidator."

Dated the 30th day of June, 1953.

(Sgd.) A. W. JACOBY, Chairman of Meeting.

LIFE SAVERS (WESTERN AUSTRALIA) PROPRIETARY LIMITED.

NOTICE is hereby given that the Registered Office of Life Savers (Western Australia) Proprietary Limited is situated at 359 Murray Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—From 9 a.m. to 5 p.m. on Mondays to Fridays inclusive (public holidays excepted).

Dated this 17th day of July, 1953.

W. V. ARMSTRONG.

COMPANIES ACT, 1943-1951.

Notice of Increase in Share Capital.

Pursuant to Section 66.

Richard Johnson Proprietary Limited.

RICHARD JOHNSON PROPRIETARY LIMITED hereby gives notice that by a special resolution of the Company passed on the 30th day of June, 1953, the nominal share capital of the Company was increased by the addition thereto of the sum of £7,500 divided into 7,500 shares of £1 each beyond the registered capital of £12,500.

The additional capital is divided as follows:—No. of shares, 7,500; class of shares, ordinary; nominal amount of each share, £1.

The conditions subject to which the new shares are to be issued are identical with the existing ordinary shares of the Company as provided for by the Articles of Association of the Company.

Dated this 30th day of June, 1953.

R. A. JOHNSON, Director.

Robinson, Cox & Co., of 20 Howard Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1949.

Notice of Change in Situation of Registered Office.

D. J. McKenzie Pty. Limited.

To the Registrar of Companies:

NOTICE is hereby given that the Registered Office of D. J. McKenzie Pty. Limited was, on the 6th day of July, 1953, changed to and is now situate at Briggs Street, East Victoria Park.

The days and hours during which the Registered Office of D. J. McKenzie Pty. Limited is accessible to the public are as follows:—Week days, excluding Saturdays and public holidays, 9 a.m. to 5 pm.

Dated this 6th day of July, 1953.

D. J. McKENZIE, Director.

COMPANIES ACT, 1943-1951. Hill 50 Gold Mine No Liability.

NOTICE is hereby given that the situation of the abovenamed Company has been changed and is now situated at 1121 Hay Street, West Perth. Dated this 14th day of July, 1953.

> F. M. BURVILL, Secretary.

Joseph, Muir & Williams, Solicitors, 98 St. George's Terrace, Perth.

COMPANIES ACT, 1943.

Notice of Change of Company Name.

Section 30 (5).

NOTICE is hereby given that W.A. Paper Bag Co. Pty. Ltd. has, by a special resolution of the Company and with the approval of the Registrar of Companies signified in writing, changed its name to McFarlane & Burns (W.A.) Pty. Ltd.

Dated the 8th day of July, 1953.

G. J. BOYLSON, Registrar of Companies.

Lohrmann, Tindal & Guthrie, 89 St. George's Terrace, Perth, Solicitors for the abovenamed Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1951, and in the matter of Stirling Brass Founders 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 Stirling Brass Founders Pty. Ltd.

Dated this 7th day of July, 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 Norma Industrial Block 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 Norma Industrial Block Pty. Ltd.

Dated this 7th day of July, 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 Life Savers (Western Australia) Proprietary Limited.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Life Savers (Western Australia) Proprietary Limited.

Dated this 9th day of July, 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 Northam Joinery & Hardware Co. Pty. Ltd.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Northam Joinery & Hardware Co. Pty. Ltd.

Dated this 14th day of July, 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 Hirings 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 Hirings Pty. Ltd.

Dated this 14th day of July, 1953.

G. J. BOYLSON, Registrar of Companies.

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

COMPANIES ACT, 1943-1951.

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

Pursuant to Section 99 (4).

Casetimbers Pty. Ltd.

NOTICE is hereby given that the Registered Office of Casetimbers Pty. Ltd. was, on the 30th day of June, 1953, changed to and is now situated at 497 Murray Street, Perth.

The days and hours during which the Registerec Office of Casetimbers Pty. Ltd. is accessible to the public are, as from the 30th day of June, 1953 as follows:—10 a.m. to 12 noon and 2 p.m. to 4 p.m., except Saturdays, Sundays and public holidays.

G. G. HUMPHRIES,

Director.

Villeneuve Smith, Keall & Hatfield.

IN THE MATTER OF THE ASSOCIATIONS INCORPORATION ACT, 1895.

I, PERCY VERNON EDMONDS, of Bolgart, the person hereunto authorised by the Bolgart Memoria Hall (Incorporated) do hereby give notice that am desirous that such body should be incorporated under the provisions of the Associations Incorporation Act, 1895.

PERCY V. EDMONDS.

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

Memorial of the Bolgart Memorial Hall (Incorpor ated) filed in Pursuance of the Association Incorporation Act, 1895.

- 1. Name of the Institution—Bolgart Memoria Hall (Incorporated).
- 2. Object or Purpose of the Institution—To acquire the land situated in the Bolgart Townsit upon which is erected the building known as the Bolgart Memorial Hall and to maintain, protect improve, furnish, equip and let on hire such building for the use and enjoyment of the residents of the Bolgart district and to regulate and supervisithe use and hire of the building and its equipmen and facilities.
 - 3. Where Situated or Established—Bolgart.
- 4. The Name or Names of the Trustee o Trustees—Walter Franklynn Meston, Clifford Jame Martin and Kenneth James Orr Stevenson.
- 5. In Whom the Management of the Institution is Vested and by What Means—In a committe elected by the residents of the Bolgart district and vested with authority by the rules of the institution

PARTNERSHIP ACT.

NOTICE is hereby given that the Partnershipheretofore subsisting between William Arthur Selvester and Keith Ernest George Davidson, carrying on business at Fremantle as Dry Cleaners unde the business name of "Selvester," has been dissolved by mutual consent as from the 30th day of June, 1953.

The said business will, from the said 30th day of June, 1953, be carried on by the said William Arthur Selvester, who will receive all moneys payable to the Partnership and discharge all liabilities due by it.

Dated the 1st day of July, 1953.

W. A. SELVESTER.

Signed by the said William Arthur Selvester, in the presence of—

N. Graham.

K. DAVIDSON.

Signed by the said Keith Ernest George Davidson, in the presence of—

N. Graham, Solicitor, Fremantle.

Frank Unmack & Cullen, 45 Market Street, Fremantle, Solicitors.

PARTNERSHIP ACT, 1893.

Notice of Dissolution of Partnership.

NOTICE is hereby given that the Partnership heretofore subsisting between Frederick John Brown and Arthur Herbert Olsen, carrying on business as Painters and Decorations under the style or firm name of "Brown & Olsen," has been dissolved as from the 30th day of June, 1953. Each of the said Frederick John Brown and the

Each of the said Frederick John Brown and the said Arthur Herbert Olsen will in future carry on business at a Painter and Decorator on his own account and under his own name.

Dated this 10th day of July, 1953.

A. H. OLSEN.

F. J. BROWN.

Joseph, Muir & Williams, Solicitors, Perth.

PARTNERSHIP ACT, 1895.

Dissolution of Partnership.

NOTICE is hereby given that the Partnership heretofore subsisting between Thomas Edwin Earnshaw and Ronald George Earnshaw carrying on business as Farmers and Graziers at Bokal under the business name of T. E. & R. G. Earnshaw has been dissolved by mutual consent as from the 1st day of July, 1953. Each of the said parties will continue to carry on business in his own name and on his own account.

Dated this 1st day of July, 1953.

T. E. EARNSHAW. R. G. EARNSHAW.

John H. Baxter, Wagin, Solicitor for the above parties.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Amelia Emily Lewis, late of Marybrook, in the State of Western Australia, Widow, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, 135 St. George's Terrace, Perth, on or before the 17th day of August, 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 13th day of July, 1953.

A. D. SMITH, 135 St. George's Terrace, Perth, Solicitor for the Executor

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William James Frederick Ratcliffe, late of 29 Arundel Street, Fremantle, in the State of Western Australia, Retired Waterside Worker, deceased. ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, 135 St. George's Terrace, Perth, on or before the 17th day of August, 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 13th day of July, 1953.

A. D. SMITH, 135 St. George's Terrace, Perth, Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Grace Lilian Fanning, formerly of Edward Street, East Cannington, in the State of Western Australia, Married Woman, but late of 88 Anzac Terrace, Bassendean, in the said State, Widow, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 17th day of August, 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 10th July, 1953.

STODDART & WALTON, of 135 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Robert Chalmers Dickson, formerly of 70 Melville Terrace, South Perth, but late of 49 Melville Parade, South Perth, in the State of Western Australia, Accountant, deceased.

Accountant, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 17th day of August, 1953, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 9th day of July, 1953.

STONE, JAMES & CO., Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles Whitfield Taylor, late of 11 Sadlier Street, Daglish, in the State of Western Australia, Retired Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 17th day of August, 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 it shall then have had notice.

Dated the 9th day of July, 1953.

STONE, JAMES & CO., Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Otto Adolph Theodore Gerber, late of Johannesburg, in the Transvaal Province of South Africa, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, care of Parker & Parker, Solicitors, of 21 Howard Street, Perth, on or before the 17th day of August, 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 14th July, 1953.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Frederick Henry Lyons, late of Ballidu, in the State of Western Australia, Retired Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 17th day of August, 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 9th July, 1953.

STONE, JAMES & CO., Solicitors for the Executor.

THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Joseph Ferstat, late of 139 Sixth Avenue, Maylands, formerly of 823 Hay Street, Perth, in the State of Western Australia, Business Proprietor, Tobacconist and Farmer, deceased.

and Farmer, 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 17th day of August, 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. had notice.

Dated this 8th day of July, 1953.

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

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 17th day of August, 1953, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 15th day of July, 1953. J. H. GLYNN. Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

Preston, Mary Charlotte; Spinster; late of Hayware

Street, Harvey; 24/6/52.

McGowan, Alice Maude; Married Woman; late of 106 South Street, Beaconsfield; 5/6/53.

Wood, David; War Pensioner; late of West Subiaco

9/9/52.

9/9/52.
Betts, Elizabeth; Spinster; late of 35 Queens Crescent, Mount Lawley; 22/12/52.
Curths, Nina Maud; Spinster; late of 91 Drummond Street, Inglewood; 30/3/53.
Haydock, Jack; Dairy Farmer and Labourer; lat of Allen Road, Forrestdale; 20/1/53.
Crompton, Ronald Norman; Motor Mechanic; lat

of 127 Matlock Street, Mount 27/6/53.

27/6/53.

Heaney, Edward Thomas (also known as Edward Heaney); Retired Farmer and Watersid Worker; late of 81 Marmion Street, East Fremantle; 13/4/46.

Ross, Annie (also known as Ann MacKenzie) Widow; late of Fearn, Scotland; 22/2/49.

Johns, Thomas Walter; Hotel Yardman and Labourer; formerly of Palgarup Mill, but late of Manjimup Hotel, Manjimup; 17/3/53.

Searle, Thomas Richard; Carpenter; late of Donnelly Road, Deanmill, via Manjimup; 4/4/53.

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 estate of the undermentioned deceased persons.

Dated at Perth the 15th day of July, 1953

J. H. GLYNN. Public Trustee, Perth.

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

Monck, Rosannah (also known as Rose Monck) Married Woman; late of Stead Road, Albany 5/11/49; 10/7/53.

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