

Governmen Bazette

OF

WESTERN AUSTRALIA.

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No. 81

PERTH : FRIDAY, 19th FEBRUARY.

۲**1954**.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDIWER, Governor. [L.S.]	By His Excellency Lieutenant-General Sir Charles J 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.

Corres. No. 5735/50.

WHEREAS by the Transfer of Land Act, 1893-1950, the Governor is empowered by proclamation in the Government Gazette to revest in Her Majesty as of her former estate all or any lands, whereof Her Majesty may become the registered proprietor; and whereas Her Majesty is now the registered proprietor of the lands described in the Schedule hereto: Now, therefore, I, the Governor, with the advice and consent of the Executive Council, do by this proclamation revest in Her Majesty, her heirs and successors the lands described in the Schedule hereto as of her former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 8th day of February, 1954.

By His Excellency's Command,

E. NULSEN.

Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule.

Corres. No., Land, Certificate of Title (Vol. and Fol.).

- 4343/53; portion of Northam Suburban Lot N81 and being lot 48 on Plan 2410; 777, 128.
- 1724/53; portion of Avon Location 3777 and being lot 14 on Plan 3199; 1164, 953.
- 1724/53; portion of Avon Location 3777 and being lot 15 on Plan 3199; 1157, 945.
- 1231/22; Kulin Lot 198; 1163, 466.
- 8817/97; lots 10 and 11 of section 1 of Swan Location 84, plan deposited 422; 136, 105.
- 8817/97; lots 1, 2, 3 and 4 of section 1 of Swan Location 84; 113, 50.
- 4387/53; Kalgoorlie Lot 3351; 1164, 952.
- 3784/53; portion of Northam Suburban Lot 54 and being lot 35 on Plan 2410; 1163, 909. 2606/53; portion Kent Location 32; 1159, 431.

3048/53; portion of Williams Location 5020 and being lot 16 on Plan 6071; 1103, 403.

- 3833/40; portion of Williams Location 8016 and being lot 72 on Plan 6274; 1162, 690.
- 2909/53; Roebourne Lot 38; 26, 329.
- 2909/53; portion of Roebourne Suburban Lot 1; 497, 117.
- 3704/52; portion of Nelson Location 2109 and being lot 83 on Plan 6069; 1157, 6.
- 3540/49; Esperance Location 18; 176, 150.
- 6095/99; portion of Canning Location 31 and being lots 20, 21, 22, 23, 24, 25 and 26 on deposited plan 2785; 359, 170.
- 2563/53; Tuckanarra Town Lot 28; 1087, 721.
- 2563/53; Tuckanarra Town Lot 30; 1087, 723.
- 2563/53; Nannine Town Lot 74; 1087, 722.
- 668/22; Corrigin Lot 234; 1146, 117.
- 202/53; portion of Waroona Lot 333 and being lot 23 on Plan 6167; 1163, 932.
- 3419/48; portion of Victoria Location 788 and being lot 1 the subject of Diagram 17530; 1158, 443.
- 2527/53; portion of Avon Location P5 and being lot 18 of section G on Plan 4110; 1082, 860.
- 2523/53; Katanning Lots 816 and 824; 1152, 748.
- 2522/53; Tammin Lot 105; 1152, 743.
- 2526/53; Mundijong Lot 192; 1152, 744.
- 2098/53; portion of each of Sussex Locations 284 and 1438 and being lot 44 on Diagram 15511; 1158, 333.
- 7136/50; Gnowangerup Lot 122; 1158, 335.
- 203/53; portion of Narrogin Lot 281 and being lot 11 on Plan 3497; 1154, 332.
- 203/53; portion of Narrogin Lot 281 and being lot 12 on Plan 3497; 1157, 8.
- 157/47; portion of Wellington Location 1 and being lot 17 on Plan 6133; 1158, 334.
- 1524/53; Quairading Lot 236; 1157, 668.
- 4012/53; portion of Waroona Lot 333 and being lot 19 on Plan 6167; 1164, 271.
- 5921/52; portion of each of Goomalling Lots 320, 321, 322, 323, 324 and 325 and being lot 34 on Plan 6104; 1164, 99.
- 4018/53; portion of Avon Location 21205 and being lot 23 on Plan 5147; 1164, 160.
- 2826/53; Korrelocking Lots 9 and 10; 538, 148.
- 4/53; portion of Northam Suburban Lot N81 and being lot 46 on Plan 2410; 1073, 121. 2604/53;

- 1255/51; Kondinin Lots 9 and 10; 1155, 822.
- 2806/53; Three Springs Lot 172; 1162, 689.
- 2323/52; portion of Cockburn Sound Location 1703 and being lot 1245 on Plan 6339; 1157, 753.
- 663/51; Quairading Lot 235; 1159, 363.
 2347/53; portion of Avon Location 2227 and being lot 43 on Plan 3353; 1159, 364.
- 3408/52; portion of Kojonup Location 2387 and being lots 127, 128, 129, 130 and 133 on Plan 3239; 1159, 903.
- 2299/53; portion of Swan Location U and being lot 41 on Plan 1702; 1104, 238.
- 2803/53; portion of Wagin Town Lot 571 and being lot 15 on Plan 6273; 1162, 130.
- 2804/53; Quairading Lot 237; 1162, 432.
- 5575/52; portion of Collie Town Lot 335 and being lot 32 on Plan 6320; 1154, 345.
- 2524/53; portion of Collie Town Lot 336 and being lots 90 and 92 on Plan 6320; 1158, 214.
- 2524/53; portion of Collie Town Lot 336 and being lot 89 on Plan 6320; 1159, 690.
- 2524/53; portion of Collie Town Lot 335 and being lot 35 on Plan 6320; 1159, 689.
- 2640/53; portion of Canning Location 31 and being lot 146 on Plan 2785; 1158, 682.
- 205/53; portion of Kojonup Location 53 and being lot 17 on Plan 6233; 1157, 533.
- 2805/53; Wyalkatchem Lot 195; 1162, 131.
- 670/22; Wyalkatchem Lot 196; 1165, 129.
- 3697/97, V. 4; Pingelly Lots 482, 483, 484, 491, 492, 493 and 624; 535, 138.
- 3697/97, V. 4; Pingelly Lots 664, 665 and 717; 930, 148.
- 4376/53; Donnybrook Lot 304; 1164, 951.
- 7678/50; Geraldton Lot 317; 1155, 31.
- 1419/87V2; Roebourne Town Lot 382; 186, 86.
- 8111/50; Dowerin Lots 213 to 218 (inclusive); 1162, 691.
- 5419/47; Roebourne Lots 162 and 163; 1107, 653.

3785/53; portion of Avon Location C and being lot 44 on Plan 2314; 1163, 933.

1848/49; portion of Nelson Location 10221 and being lot 1 the subject of Diagram 17167; 1154, 519.

Land Act, 1933-1953.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. LL.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.
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Corres. No. 7968/50.

WHEREAS by section 31 of the Land Act, 1933-1953, the Governor may by proclamation and subject to such conditions as may be expressed therein, classify as of Class A any lands of the Crown reserved to Her Majesty for any of the purposes specified in the said section; and whereas it is deemed expedient that reserve No. 23888 (Closed Cemetery and Public Park) should be classified as of Class A: Now, therefore I, the Governor, with the advice of Executive Council, do by this my proclamation classify as of Class A reserve No. 23888 described hereunder.

Schedule.

Reserve No. 23888 (Bunbury Lot 300), containing 1 acre 0 rood 3 perches. (Plan Bunbury Central.)

Given under my hand and the Public Seal of the said State at Perth, this 8th day of February, 1954.

By His Excellency's Command,

E. NULSEN, Minister for Lands.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council, held in the Executive Council Chamber, at Perth, this 8th day of February, 1954, the following Orders in Council were authorised to be issued:—

Land Act, 1933-1953.

ORDER IN COUNCIL.

Corr. No. 3743/53.

WHEREAS by section 33 of the Land Act, 1933-1953, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 23890 (Donnybrook Lots 448 to 455 inclusive) should vest in and be held by the Preston Road Board in trust for the purpose of Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Preston Road Board in trust for the purpose aforesaid, subject nevertheless to the powers reserved to him by section 37 of the said Act.

R. H. DOIG, Clerk of the Council.

Land Act, 1933-1953. ORDER IN COUNCIL.

Corres. 7968/50.

WHEREAS by section 33 of the Land Act, 1933-1953, it is, *inter alia*, made lawful for the Governor by Order in Council to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient that reserve 23838 (Bunbury Lot 300) should, subject as aforesaid; de granted in fee simple to the Municipality of Bunbury to be held in trust for the purpose of a Closed Cemetery and Public Park: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall be granted in fee simple to the Municipality of Bunbury to be held in trust for the aforesaid purpose, subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

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

Land Act, 1933-1953. ORDER IN COUNCIL.

Corres. No. 1089/53.

WHEREAS by section 33 of the Land Act, 1933-1953, it is, *inter alia*, made lawful for the Governor to direct that any land reserved pursuant to the provisions of the Act shall be leased for the purpose for which the land is reserved as aforesaid, by Instrument of Lease, in accordance with the form in the Fourth Schedule of the Act, to any person (as defined in the said section); and whereas it is deemed expedient that Swan Location 5466 (reserve No. 23827) shall be leased for a term of 10 years to Godell Korsunski for the purpose of Lime Burning: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council doth hereby direct that the abovementioned reserve shall be leased for a term of 10 years to Godell Korsunski for the purpose of Lime Burning, subject to payment of an annual rental of one hundred and five pounds (£105).

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

Corr. No. 3974/12.

WHEREAS by section 33 of the Land Act, 1933-1953, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order and with power of sub-leasing; and whereas it is deemed expedient that Class A reserve No. 14814 at Katanning should vest in and be held by the Katanning Road Board in trust for the purpose of Park Lands and Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Katanning Road Board in trust for Park Lands and Recreation, with power to the said Katanning Road Board, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion of the said reserve for any term not exceeding twenty-one (21) years from the date of the lease.

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

Land Act, 1933-1953. ORDER IN COUNCIL.

Corr. No. 1231/47.

WHEREAS by section 33 of the Land Act, 1933-1953, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, road board, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order and with power of subleasing; and whereas it is deemed expedient that reserve No. 23899 (Albany Lots 973 and 974 at Emu Point) should vest in and be held by Herbert Edward Bersey Smith, Wallace Vernon Fyfe, George Seddon Lindsay, William Crookston Hobson, Karl Gustav Adolph Schulze, William George Drew and William Thomas Clark in trust for the purpose of a Business Area: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserves shall vest in and be held by Herbert Edward Bersey Smith, Wallace Vernon Fyfe, George Seddon Lindsay, William Crookston Hobson, Karl Gustav Adolph Schulze, William George Drew and William Thomas Clark in trust for a Business Area, with power to the said Herbert Edward Bersey Smith, Wallace Vernon Fyfe, George Seddon Lindsay, William Crookston Hobson, Karl Gustav Adolph Schulze, William George Drew and William Thomas Clark in trust for a Business Area, with power to the said Herbert Edward Bersey Smith, Wallace Vernon Fyfe, George Seddon Lindsay, William Crookston Hobson, Karl Gustav Adolph Schulze, William George Drew and William Thomas Clark to lease the whole or any portion of the said reserve for any term not exceeding ninety-nine (99) years from the date of the lease.

R. H. DOIG, Clerk of the Council.

Land Act, 1933-1953. ORDER IN COUNCIL.

Corres. No. 5593/48.

WHEREAS by section 33 of the Land Act, 1933-1953, it is, *inter alia*, made lawful for the Governor to direct that any land reserved pursuant to the provisions of the Act shall be leased for the purpose for which the land is reserved as aforesaid, by Instrument of Lease in accordance with the form in the Fourth Schedule of the Act, to any person (as defined in the said section); and whereas it is deemed expedient that reserve No. 22395 at Wodgina shall be leased to Rare Metals Proprietary Limited to be held in trust for the purpose of an Aerial Landing Ground: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the abovementioned reserve shall be leased to Rare Metals Proprietary Limited to be held in trust for the purpose of an Aerial Landing Ground for a term of one (1) year and thereafter from year to year at the will of the Minister for Lands at a rental of two pounds (£2) per annum during the currency of the lease.

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

Forests Act, 1918. ORDER IN COUNCIL.

Forests File 307/49, Lands File 1848/49.

WHEREAS by the Forests Act, 1918, it is provided that the Governor may, by Order in Council, dedicate any Crown lands as State Forests within the meaning and for the purposes of that Act: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby dedicate portion of Nelson Location 10221 and being lot 1 the subject of Diagram 17167 as an addition to State Forest No. 47 within the meaning and for the purposes of the said Act. (Plan 414C/40, D4.)

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

Water Boards Act, 1904-1953. Busselton Water Area.

ORDER IN COUNCIL.

WHEREAS by the Water Boards Act, 1904-1953, the Governor is empowered, by Order in Council, to alter or extend the boundaries of a Water Area: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby extend the boundaries of the Busselton Water Area to include the two additional areas as defined in the Schedule hereto.

This Order in Council shall take effect on the 8th day of February, 1954.

Schedule.

(a) All that portion of land bounded by lines commencing at the intersection of the Eastern boundary of reserve 16061 (Drain Reserve) and the left bank of New River, a point on the present water area boundary, and extending generally South-Westerly upwards along that bank to its intersection with the South-Eastern side of the Busselton-Margaret River Railway Reserve, thence generally North-Easterly along that side to its intersection with the Eastern boundary of reserve 16061 aforesaid, a point on the present water area boundary, and thence Southerly along that boundary to the starting point.

(b) Also all that portion of land bounded by lines commencing at the South-Western corner of lot 1 of Sussex Location 1, as shown on Land Titles Office Deposited Plan 3557, a point on the present water area boundary, and extending Easterly along the Southern boundary of that lot to its South-Eastern corner; thence Northerly along its Eastern boundary to its intersection with the Northern side of road number 739; thence generally North-Easterly along that side to its intersection with the prolongation South-Easterly of the Easternmost boundary of lot 21, as shown on Land Titles Office Deposited Plan 6309; thence North-Westerly to and along that boundary and onwards to the low water mark of Georgraphe Bay; thence generally South-Westerly along that mark to its intersection with the prolongation Northerly of the Western boundary of lot 1 aforesaid, a point on the present water area boundary, and thence Southerly along that boundary to the starting point, all as shown bordered red on Plan P.W.D., W.A., 34064.

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

JUSTICE OF THE PEACE.

Premier's Department, Perth, 17th February, 1954.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has Excellency the Governor in Executive Council has been pleased to approve of the appointment of John Davin Pettit, Esquire, of the Governor Broome Hotel, William Street, Perth, as a Justice of the Peace for the Perth Magisterial District.

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

AUDIT ACT, 1904.

IT is hereby notified, for general information, that Section B of the Auditor General's sixty-third re-port for the financial year ended 30th June, 1953, is now completed and has been transmitted to me under section 53, subsection (2) of the Audit Act, 1904.

Under the provisions of the above Act I hereby declare the said report to be available as a public document for issue and publication of all or any of the information therein contained.

(Sgd.) A. R. G. HAWKE, Treasurer.

11th February, 1954.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Class.	Salary.	Date Returnable.
Audit Police Metropolitan Water Supply	Inspector, Grade 2, Weights and Measures (Item 1478/53)	C-II2/3 G-II2/3 P-S-£1,850		1954. 20th February. do. 6th March.

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.

19th February, 1954.

Public Service Commissioner's Office, Perth, 17th February, 1954.

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

Ex. Co. 2588, P.S.C. 434/53—E. C. Riebeling, Clerk of Courts, Bridgetown, Crown Law Depart-ment, to be Inspector (Hospital Accounts), Medical and Health Department, Class C-II-3/4, as from 4th February, 1954.

Ex. Co. 2366, P.S.C. 458/53-J. Boyland, Inspector of Mines, Cue, Mines Department, to be Senior Inspector of Mines, Kalgoorlie, Class P-II-11, as from 7th January, 1954.

Ex. Co. 1246, P.S.C. 417/53—J. R. Cockran, Clerk, Medical and Health Department, to be Clerk, Re-cords Branch, Lands and Surveys Department, as from 17th November, 1953.

Also of the acceptance of the following resignation:-

Ex. Co. 97-N. J. Webb, Typist, Factories Branch, Department of Labour, as from 8th January, 1954.

> S. A. TAYLOR, Public Service Commissioner.

Crown Law Department, Perth, 18th February, 1954.

HIS Excellency the Governor in Executive Council has approved of the cancellation of the appoint-ment of Joseph Alexander Hunt, of Perth, as a Sworn Valuator under the Transfer of Land Act, 1893-1950.

GASCOYNE COURT OF SESSION.

BY virtue of the powers conferred upon him by section 18 of the Courts of Session Act, 1921, the Hon. Minister for Justice has directed that a special at Carnarvon on Tuesday the 2nd of March, 1954.

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

Sergeant G. M. Clarke, as Acting Bailiff of the Narrogin Local Court, during the absence on leave of Sergeant W. J. Keown.

S. A. TAYLOR,

Public Service Commissioner.

Sergeant G. Barrett, as acting Bailiff of the Midland Junction Local Court at Bassendean, during the absence on leave of Sergeant W. Adshead.

Ing the absence on leave of Sergeant W. Adshead. Constable Gordon Mervyn Gurney, as Bailiff of the Mount Magnet Local Court, vice Constable H. C. Green, transferred. Sergeant Leslie William Menhennett, as Bailiff of the Albany Local Court, at Mount Barker, vice Sergeant E. C. Nicholls, transferred.

THE Hon. Minister for Justice has approved of the undermentioned appointments and cancella-tions of appointment of Commissioners for Declarations under the Declarations and Attestations Act, 1913:-

Appointments.

James Jack Frost, Albany; Mrs. Rose Irene Crid-dle, Walkaway; Albert Payne Walters, North Perth; Francis Paul Keaney, Bindoon;

Cancellations.

Lyle Northcott, and James Tunstall.

THE Hon. Minister for Justice pursuant to sec-tion 7 of the Electoral Act, 1907-1953 and the authority delegated by the Governor thereunder, has approved of the following appointments:—

Robert William Jennings as substitute to dis-charge the duties of Electoral Registrar for the Bunbury and Harvey Districts (vice R. E. Trigwell) and as substitute to discharge the duties of Return-

and as substitute to discharge the duties of Return-ing Officer for the South West Province, during the absence of R. J. Sholl on annual and long service leave, as from the 26th January, 1954. Alfred Leslie Day as substitute to discharge the duties of Electoral Registrar for the Cue sub-district of the Murchison Electoral District of the Legislative Assembly as from the 1st February, 1954, during the absence of A. R. Jackson on leave.

THE Department has been notified that Trust Order No. 015327 dated the 12th January, 1954, drawn on the Clerk of Courts Trust Fund for the sum of £3 9s. 11d. in favour of Reginald George Bunn has been lost by the payee. Payment has been stopped and it is intended to issue a fresh Trust Order in lieu thereof.

J. F. MCINTYRE,

Acting Under Secretary for Law.

PUBLIC TRUSTEE ACT, 1941-1953.

Crown Law Department, Perth, 8th February, 1954.

HIS Excellency the Governor in Executive Council, under the provisions of the Public Trustee Act, 1941-1953, has been pleased to amend in the manner mentioned in the Schedule hereunder the regulations made under the Act and published in the Government Gazette on the 26th day of June, 1942, and amended by notices published in the Government Gazette on the 20th November, 1942; the 9th July, 1943; the 21st January, 1944; the 19th May, 1944; the 12th December, 1947; the 21st May, 1948; and the 24th April. 1952.

J. F. MCINTYRE, Acting Under Secretary for Law.

Schedule.

Paragraph (a) of regulation 6 of the abovementioned regulations is amended by deleting from lines one, two and three the words, "The Public Trustee shall take and retain a commission of two and one-half per centum on the gross capital or the sum of five pounds whichever is the greater and five per centum on the income received in and with respect to every estate:" and substituting the following:

The Public Trustee shall take and retain a commission as to the gross capital of an estate which-

(1) does not exceed one hundred pounds-the sum of five pounds:

(2) exceeds one hundred pounds-the sum of ten pounds or two and one-half per centum, whichever is the greater,

and five per centum on the income received in and with respect to every estate:

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

LICENSING ACT, 1911.

Application for Gallon License.

To the Licensing Court for the District of Fremantle in Western Australia:

I, WILLIAM HUGH GLANVILLE BRIDGER, now residing at 59 Tweedale Road, Applecross, in the said District of Fremantle, do hereby give notice that it is my intention to apply at the next quarterly sitting of the Licensing Court for the said district for a Gallon License, for the premises which I now occupy, situated at 34 Ardross Street, Applecross, which said premises are not now licensed.

Dated the 15th day of February, 1954.

W. BRIDGER.

LICENSING ACT, 1911.

Application for Gallon License.

To the Licensing Court for the District of Claremont, in Western Australia:

I, JOHN SWINDLE HOLBROOK, now residing at 30 Congdon Street, Swanbourne, in the said District of Claremont, do hereby give notice that it is my intention to apply at the next quarterly sitting of the Licensing Court for the said district for a Gallon License, for the premises which I now occupy, situated at 107-109 Claremont Crescent, Swanbourne.

Dated the 15th day of February, 1954.

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JOHN S. HOLBROOK.

John H. O'Halloran & Co., Solicitors, 89 St. George's Terrace, Perth.

STREET COLLECTION REGULATION ACT, 1940.

Chief Secretary's Department, Perth, 10th February, 1954.

NOTICE is hereby given that Friday, 26th March, has been granted by the Chief Secretary as a date for a street collection by the Queen Elizabeth II Coronation Gift Fund.

> H. T. STITFOLD, Under Secretary.

APPOINTMENTS.

Chief Secretary's Department, Perth, 8th February, 1954.

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

C.S.D. 193/44-Appoint Dr. Paul Zeck to be Acting Medical Superintendent, Heathcote Reception Home, from the 5th January, 1954, to the 1st February, 1954, inclusive, during the absence of the Medical Superintendent, Dr. W. B. C. Gray.

C.S.D. 283/50-Appoint Thomas Herbert Millidge and M. Goodlad to be Inspectors under the W.A. Marine Act, 1948.

C.S.D. 283/50-Cancel the appointment of William Wake as Inspector under the W.A. Marine Act, 1948.

H. T. STITFOLD, Under Secretary.

PAWNBROKERS' ACT, 1860. Chief Secretary's Office, Perth, 15th February, 1954.

C.S.D. 218/48. IT is hereby notified, for general information, in accordance with the provisions of section 5 of the abovementioned Act, that the following persons have been granted a pawnbrokers' license for the year ending 31st December, 1954:-

Matthew Cohen, 126 Murray Street, Perth. Ernest John Dyson, 42 Beaufort Street, Perth. Leonard George McKay, 142 William Street, Perth.

George Edward Norvell, 95 Barrack Street, Perth. Francis Frazer Pearce, 130 Murray Street, Perth. Morris Samuel, 134 William Street, Perth.

> H. T. STITFOLD, Under Secretary.

HEALTH ACT, 1911-1952. Department of Public Health, Perth, 12th February, 1954.

M.P.H. 2918/22.

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

Belmont Park Road Board-Robert Alexander Gordon, to be Health Inspector for a further period from 13th February to 19th March, 1954.

> LINLSY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-1952. Resolution.

P.H.D. 593/25, Ex. Co. No. 216.

WHEREAS under the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which Model By-laws may be made by a local authority; and whereas Model By-laws described as Series A have been prepared and published in the Government Gazette on the 4th day of December, 1944, and amended from time to time thereafter; and whereas a local authority may adopt the whole or any part of the said Model By-laws with or without modification: Now, therefore, the Dumbleyung Road Board, being a local authority within the meaning of the said Act, doth hereby resolve and determine that the Model By-laws described as Series A and published in the Government Gazette on the 4th day of December, 1944, together with the amendments thereto published in the Government Gazette on the 26th January, 1945; 30th November, 1945; 20th December, 1946; 24th October, 1947; 23rd December, 1949; 10th February, 1950; 29th December, 1950; 22nd June, 1951; 17th August, 1951; 2nd November, 1951; 16th May, 1952; 31st December, 1952; 6th February, 1953, and 20th March, 1953, and 21st August, 1953, shall be adopted with the modification as follows:—

(1)—Part IX Schedule D.

Scale of Fees to be Paid on Application for Registration of Offensive Trade Premises.

In respect of-

	~	υ.	u.	
Slaughterhouses	2	0	0	
Piggeries	2	0	0	
Any other trade not specified above	1	0	0	

(2) Part IX Schedule F.

No person shall establish a piggery within any portion of the townsites of Dumbleyung, Kukerin and Moulyinning as constituted under the Land Act, 1933-1950.

Passed at a meeting of the Dumbleyung Road Board and Health Authority this 12th day of November, 1953.

G. O. JAMES, Chairman. E. A. P. EARL, Secretary.

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Approved by His Excellency the Governor in Executive Council, 8th February, 1954.

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

HEALTH ACT, 1911-1952. Resolution.

Mingenew Road Board.

P.H.D. 621/29, Ex. Co. No. 221.

WHEREAS under the provisions of the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolution adopt the whole, or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and published in the Government Gazette on the 4th December, 1944, and amended from time to time thereafter: Now, therefore, the Mingenew Road Board, being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model By-laws published in the Government Gazette on the 10th February, 1950; 24th March, 1950; 29th December, 1950; 22nd June, 1951; 17th August, 1951; 2nd November, 1951; 16th May, 1952; 31st December, 1952; 6th February, 1953; 20th March, 1953 and 21st August, 1953, shall be adopted without modification.

Passed at a meeting of the Mingenew Road Board this 15th day of December, 1953.

P. F. LYNCH, Chairman.

W. R. STEPHENS, Secretary.

Approved by His Excellency the Governor in Executive Council, 8th February, 1954.

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

HEALTH ACT, 1911-1952.

Serpentine-Jarrahdale Road Board. Amendment of By-laws.

P.H.D. 635/47, Ex. Co. No. 223.

WHEREAS under the provisions of the Health Act, 1911-1952, a local authority may make or adopt by-laws and may alter, amend or repeal any bylaws so made or adopted: Now, therefore, the Serpentine-Jarrahdale Road Board, being a local authority within the meaning of the Act and having adopted Model By-laws described as Series "A" and published in the *Government Gazette* on the 4th day of December, 1944, and amended from time to time, doth hereby amend the said adopted by-laws as follows:—

Paragraphs (e) and (f) of the amendment published in the Government Gazette of the 31st day of July, 1953, are amended.

Part 1 By-law 29.

By deleting the word "residential" from lines two and four of paragraph (e).

By inserting in paragraph (f) after the word "West" in line eight the words "within the townsite of Serpentine."

Passed by resolution of the Serpentine-Jarrahdale Road Board on the 17th day of November, 1953.

> D. G. WATKINS, Chairman.

J. GLENNIE,

Secretary.

Approved by His Excellency the Governor in Executive Council, 8th February, 1954.

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

HEALTH ACT, 1911-1952.

Mount Magnet Road Board-Resolution.

M.P.H. 719/34, Ex. Co. No. 219.

WHEREAS under the provisions of the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolution adopt the whole, or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and published in the Government Gazette on the 4th December, 1944, and amended from time to time thereafter: Now, therefore, the Mount Magnet Health Board, being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model By-laws published in the Government Gazette on the 16th May, 1952; 31st December, 1952; 6th February, 1953; 20th March, 1953, and 21st August, 1953, shall be adopted without modification.

Passed at a meeting of the Mount Magnet Health Board this 12th day of December, 1953.

NEIL BURROWS,

Chairman. R. W. ATKINSON,

Secretary.

Approved by His Excellency the Governor in Executive Council, 8th February, 1954.

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

HEALTH ACT, 1911-1952.

Mundaring Road Board-Resolution.

P.H.D. 236/30, Ex. Co. No. 220.

WHEREAS under the provisions of the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolution, adopt the whole, or any portion of such bylaws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and published in the *Government Gazette* on the 4th December, 1944, and amended from time to time thereafter: Now, therefore, the Mundaring Road Board, being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model Bylaws published in the *Government Gazette* on the 20th March, 1953, shall be adopted without modification.

Passed at a meeting of the Mundaring Road Board this 17th day of December, 1953.

H. ROBINSON, Chairman.

J. MOORE, Secretary.

Approved by His Excellency the Governor in Executive Council, 8th February, 1954.

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

HEALTH ACT, 1911-1952.

Meekatharra Road Board-Resolution.

P.H.D. 540/34; Ex. Co. 224.

WHEREAS under the provisions of the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolution adopt the whole, or any portion of such bylaws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and published in the *Government Gazette* on the 4th December, 1944, and amended from time to time thereafter: Now, therefore, the Meckatharra Road Board being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model By-laws published in the *Government Gazette* on 16/5/52, 31/12/52, 6/2/53, 20/3/53 and 21/8/53 shall be adopted without modification.

Passed at a meeting of the Meekatharra Road Board this 19th day of December, 1953.

G. B. NICHOLS, Chairman. L. W. CAWSE, Secretary.

Approved by His Excellency the Governor in Executive Council, on the 8th February, 1954.

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

HEALTH ACT, 1911-1952.

Bunbury Municipal Council-Resolution.

P.H.D. 368/46; Ex. Co. No. 225.

WHEREAS under the provisions of the Health Act, 1911-1952, a local authority may make or adopt by-laws, and may amend, repeal, or alter any bylaw so made or adopted: Now, therefore, the Bunbury Municipal Council, being a local authority within the meaning of the said Act, and having adopted the Model By-laws described as Series "A" and published in the *Government Gazette* on the 8th day of April, 1927, doth hereby amend the said adopted by-laws in the following manner:—

Part 1, by-law 23 is amended as follows:----

(i) Add at the end of subparagraph (c) of paragraph (1) the words, "A grease intercepting trap of approved design and dimensions shall be installed at such premises as is considered necessary by an inspector and shall be situated between the house fittings and drainage disposal area."

(ii) Delete subparagraph (e) of paragraph (1) in by-law 23 and insert in lieu thereof a new by-law as follows:—

(e) Every system used for the disposal of liquid refuse shall be effectively ventilated by means of an induct ventilator of 4in. diameter provided with fine mesh gauze wire and iron grating. Such ventilator to be erected to a height 1ft. above ground level and an educt ventilator made of galvanised iron and of 4in. diameter carried up to a height of not less than 18ft. or 4ft. above the eaves of each house. Such educt ventilators shall be taken off at the highest point of any such drainage system. All ventilators shall be of not less than 20 gauge iron and shall be tarred internally.

(iii) Delete paragraph (2) and substitute in lieu thereof:—

(2) By dischagring into a french drain which shall comply with the following conditions:—

- (a) A sketch plan showing the design, situation and construction, together with the connections with such french drain, shall be submitted to and approved in writing by an inspector.
- (b) It shall be constructed of agricultural drain pipes of not less than 4in. diameter laid in a straight line with open joints and completely surrounded with not less than 9in. of broken blue metal, granite or iron-stone of not more than 3in. gauge and not less than 2in. gauge. The surface of the drain shall be covered with gravel or earth.
- (c) The house fittings shall be to the standard prescribed under the by-laws made under the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1941, except where approved in writing by an inspector, and each such fitting shall be discharged over an open gully provided with a water-sealed trap.

- (e) No french drain shall be less than 30ft. long, 2ft. wide and 2ft. deep.
 (f) The french drain shall be ventilated in the manner described in subparagraph (e) of paragraph (ii) of this by-law, and no french drain shall be nearer than 12ft. to any dwelling house or closer than 20ft. from any window or door of such dwelling.
- The french drain or soakwell and all fittings connected thereto shall be (g) maintained at all times in good order and condition, and when required by an inspector any french drain or soak well shall be emptied, cleansed and disinfected in such manner and within such time as may be specified in a requisition.

Passed by resolution at a meeting of the Bunbury Municipal Council this 9th day of April, 1953.

F. J. WITHERS,

Mayor. R. HOUGHTON, Town Clerk.

Approved by His Excellency the Governor in Executive Council on the 8th February, 1954.

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

HEALTH ACT, 1911-1952. South Perth Road Board-Resolution.

P.H.D. 497/50; Ex. Co. No. 217.

WHEREAS under the provisions of the Health Act, WHEREAS under the provisions of the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolu-tion adopt the whole, or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and pubprepared in accordance with the said Act and pub-lished in the *Government Gazette* on the 4th December, 1944, and amended from time to time thereafter: Now, therefore, the South Perth Road Board being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model By-laws published in the Government Gazette on the 21st August, 1953, shall be adopted without modification.

Passed at a meeting of the South Perth Road Board this 28th day of October, 1953.

R. W. KING Chairman. E. J. JOHNSON,

Secretary.

Approved by His Excellency the Governor in Eecutive Council on the 8th February, 1954. (Sgd.) R. H. DOIG, Clerk of the Council.

HEALTH ACT, 1911-1952. Municipality of Kalgoorlie. Health By-laws-Eating Houses.

PHD 204/45, Ex. Co. No. 222. WHEREAS under the provisions of the Health Act 1911-1952 a local authority may make by-laws and may amend, repeal or alter any by-laws so made: Now therefore the Council of the Municipality of Kalgoorlie, being a local health authority, doth hereby make the following by-law:

Part 1.

Repeal and Commencement.

1. (i) The by-law relating to eating houses made by the Council of the Municipality of Kalgoorlie

and published in the Government Gazette on the 29th August, 1947, and all amendments thereto are hereby repealed. (ii) This by-law shall come into operation im-mediately upon confirmation and approval by the Governor and publication in the Government Gazette.

Interpretation and Classification. 2. In the construction of this by-law unless the "Act" means the Health Act, 1911-1952, and any

amendments thereof. "Local Authority" means the Municipality of

Kalgoorlie.

"Medical Officer" means the medical officer of the local authority and includes any person acting

in that capacity. "Inspector" means any person appointed by the local authority to be a Health Inspector pursuant to the provisions of this Act and includes any per-

"License" means a license to conduct an eating house granted pursuant to the provisions of this

"Registered premises" means any premises which are registered as an eating house under this by-law and includes any yard or land appurtenant to such

and includes any yard or land appurtenant to such eating house. "Tea room" means any eating house where the only foods for consumption on the premises are tea, coffee and similar beverages, sandwiches, pies, pasties and such prepared foods as are usually supplied by pastrycooks, toast, cakes biscuits, pastries, cold salads, cold meats and prepared beef and other extracts or soups which are supplied by the manufacturer in tins or bottles ready for consumption but where no food is cooked on the premises. "Town Clerk" means the town clerk or the act-ing town clerk for the time being of the Muni-cipality of Kalgoorlie.

3. Eating houses are classified as (a) Dining rooms (b) Tea rooms.

Part 2.

Dining Rooms.

Licenses and Registration.

4. No person shall occupy or use any premises as a dining room unless-

(a) the premises are registered under this part of this by-law as a dining room, and
(b) The proprietor of the premises is the holder of a license under this part of this by-law authorising him to conduct on the premises the business of a dining room.

(1) Before any premises are registered under this part of this by-law, the proprietor thereof shall make application in the form prescribed in the First Schedule hereto and shall forward his application together with a plan of the premises in respect of which the application is made to the

(2) If the application is approved the local authority shall upon payment by the applicant of the prescribed fee issue to the applicant a certi-ficate of registration in the form prescribed in the Second Schedule hereto.

6. (1) Before any license to conduct a dining room is issued under this part of this by-law the proprietor of such dining room shall make appli-cation to the town clerk for a license in the form prescribed in the Third Schedule hereto. (2) If the application is approved the local authority shall upon payment by the applicant a license in the form prescribed in the Fourth Schedule hereto.

Schedule hereto.

7. Every certificate of registration of premises registered as a dining room and every license issued to a proprietor shall be signed by the town clerk and shall be duly entered in a book to be provided by the local authority for that purpose. Every proprietor of registered premises shall keep the certificate of registration and the license on the registered premises and shall when requested so to do by an inspector, produce to him the certificate of registration and also the license

issued to the proprietor in respect of such premises: Provided that where a proprietor occupies more than one registered premises it shall only be necessary for such proprietor to hold one license in respect of all such registered premises situated within the area of the local authority and such license shall be kept at the registered office of the proprietor.

8. Every certificate of registration and every license shall be in force from the day of the date of the issue thereof until and inclusive of the 31st day of December then next ensuing unless the same be cancelled in the meantime in accordance with the provisions of the Act.

9. Any person who is the holder of a current certificate of registration or a current license hereunder may apply for a certificate of registration or a license as the case may be for the then following year by lodging with the town clerk an application in the forms prescribed in the Fifth and Sixth Schedules hereto respectively and paying to him the prescribed fee during the month of December.

10. Any person who makes a false statement in or in connection with any application under clauses 5, 6, 9 or 13 hereof shall be guilty of an offence against this by-law.

(i) If any statement contained in any application for a certificate of registration of premises under this part of this by-law ceases to be true the certificate of registration issued pursuant thereto shall forthwith become void and the proprietor of the registered premises shall forthwith deliver up such certificate to the town clerk.

(ii) If any proposed change in registered premises would have the effect of voiding under the last preceding subclause the certificate of registration issued in respect of such premises the proprietor thereof may make application under clause 5 hereof for a new certificate of registration and if such application is approved the local authority shall without fee issue a new certificate of registration accordingly.

11. The fees to be paid to the local authority on the registration of premises, on the issuing of a license and on the renewal of any registration of license under this part of this by-law shall be as set out in the Seventh Schedule hereto.

12. So often as any person holding a license issued pursuant to this part of this by-law changes his place of abode he shall within seven days next after such a change give notice thereof in writing to the town clerk specifying in such notice his new place of abode and he shall at the same time produce such licence to the town clerk who shall endorse thereon and sign a memorandum specifying the particulars of such change.

13. (i) If the owner of any registered premises sells or transfers or agrees to sell or transfer the said premises to another person he shall within 14 days from the date of such sale or transfer or agreement notify the town clerk thereof in writing stating the full name, address and occupation of such other person.

(ii) Such other person shall within 14 days of such sale, transfer or agreement make application in writing to the town clerk, in the form of the Eighth schedule for the transfer of such license, and shall attach to such application the then current license, together with fees as prescribed in the Seventh Schedule.

(iii) If such proposed transfer of the license is approved by the local authority, the town clerk shall thereupon endorse a memorandum to that effect and return such license to the transferee, whereupon the same shall remain current in such transferee's name for the unexpired period of such license.

Structure.

14. In all premises occupied or used or intended to be occupied or used as a dining room the following provisions shall apply:

(a) The walls of all rooms shall be constructed of brick, stone, concrete or other approved material suitably rendered and plastered and shall be tiled or oil painted to a height of at least seven feet from the floor level so as to maintain a smooth, hard, durable and washable surface devoid of holes, cracks and crevices. Partitions shall not exceed seven feet in height and they shall be flush panelled on both sides and shall be oil painted so as to maintain a smooth hard, durable and washable surface devoid of holes, cracks and crevises.

(b) The floors of all kitchens, sculleries and food and vegetable stores shall be constructed or adapted with concrete rendered with cement or other approved material provided with an approved surfacing which must be applied directly to the concrete without intervening air spaces.

(c) All floors shall be soundly constructed and maintained in good condition and so as to be impervious to water.

(d) Every room therein shall be properly ceiled with stamped metal, lath and plaster, fibrous plaster or asbestos sheets or other similar material and shall be constructed and maintained throughout its area and at the wall junctions free from holes, cracks and crevices.

(e) There shall be provided a suitable kitchen, larder, scullery, dry food store, and cupboards, and such kitchen (exciusive of all larder, scullery, dry food store and cupboards) shall have a floor area not less than 25 per cent of the floor area of the dining room of such premises but in no case shall such floor area be less than 144 square feet. Where any larder, scullery, dry food store, or cupboards are permitted to be incorporated in the layout of any kitchen, then the floor area occupied by such larder, scullery, dry food store or cupboards shall not be deemed part of the floor area of the kitchen for the purposes of this clause.

(f) There shall be provided for the use of employees and when required by the local authority there shall also be provided for customers sufficient and suitable lavatories and wash hand basins and all necessary appurtenances or such other lavatory system as may be approved by the local authority, and there shall also be provided for use therewith an adequate supply of water, soap, nail brushes and clean towels but no towel or towels shall be provided for use in common.

(g) There shall be provided sanitary conveniences for the use of employees and when required by the local authority there shall also be provided sanitary conveniences for the use of customers and in either case when considered necessary by the local authority separate sanitary conveniences shall be provided for each sex.

(h) All water closets or urinals shall be separated from the building by a properly constructed antechamber or airlock not less than 30 square feet in area.

(i) Every room shall be properly lighted with a surface or clear glass exposed to the open air equivalent to not less than one tenth of the floor area of the room. Where such natural lighting cannot be reasonably secured artificial lighting to the approval of the local authority shall be installed.

(j) Every room shall be provided with outlet ventilators corresponding with an allowance of not less than one square inch of airway for every 40 cubic feet of gross air space of every such compartment or alternatively some mechanical system of ventilation shall be installed to the satisfaction of the local authority.

(k) The air space between the ground surface and the floor (except in the case of concrete or other solid floors) shall be efficiently ventilated to the satisfaction of the local authority.

Management.

15. The proprietor of every dining room shall: (a) Keep or cause to be kept scrupulously clean and in good condition and repair to the satisfaction of the Health Inspector the floors, walls and ceilings, and all portions of the registered premises and all fittings, stoves, ranges, utensils, implements, shelves, counters, bins, cabinets, flxtures, sinks, drain boards, drains, grease traps, tubs, vessels, and things of the like description used on the premises or in connection with the preparation or storage of food thereon. (b) Provide all such furniture, fixtures, counters, bins, sinks, drain boards, grease traps, tubs, vessels, fittings, utensils, implements and things for use on the premises as the Health Inspector may from time to time deem necessary for the proper conduct of the business.

(c) Construct and arrange or cause to be constructed or arranged all furniture, fixtures, counters, bins, sinks, drain-boards, tubs, vessels, fittings, utensils and things in every kitchen, serving room, scullery and fish cleaning room on the registered premises so that the floor in every such room or place may at all times be kept in a thoroughly clean and sanitary condition.

(d) Not keep or use any floor covering that is absorbent or in such a condition as to allow of the lodgment of dirt thereunder.

(e) Keep all tables and benches used for the preparation of food at least three inches from the wall and moveable to facilitate cleansing, or if such tables and benches are affixed to the walls provide a flashing of plain galvanised iron or other approved material at least 12 inches in height.

(f) Provide and properly maintain at all times suitable and effective means for keeping and keep every room or compartment on the premises free from dust, mice, cockroaches, files, spiders, bugs, ants, moths and all other vermin, and if in the opinion of an inspector effective means and methods of cleansing and eradication of vermin from the premises cannot be done effectively while the ordinary business of the establishment is carried on, then the local authority may order the temporary closure of the premises to the public until such time as such cleansing and eradication of vermin has been carried out to the satisfaction of the inspector and the proprietor shall comply with such order.

(g) Keep all portions of the registered premises free from any unwholesome or offensive odour arising from the premises or the operations carried on thereon.

(h) Provide and maintain an approved hood over every wood, gas, or electric cooking fire, stove or boiler. The hood shall be so placed as to arrest all steam, effluvia, odours and smoke from the process of cooking or boiling. The underside of the hood shall not be more than two feet above the top or fire plate of the stove. The fiue from the hood shall be at least seven inches in diameter and shall discharge to the open air at a height of not less than two feet above the eaves of any adjoining building.

(i) Provide an efficient chimney or flue to every wood, coal or coke cooking stove so that no smoke nuisance shall arise in or outside the premises.

(j) Provide and maintain on the premises and in good condition a sufficient number of suitable receptacles with closely fitting lids, constructed of galvanised iron or other non absorbent and non corrosive material for the purpose of receiving waste matter and other refuse arising from the business. If in the opinion of the local authority this paragraph is not complied with the local authority may direct the number and type of receptacle to be provided and the place or places where they shall be kept and the proprietor shall comply with such direction.

(k) Forthwith after such garbage, waste matter and other refuse is produced place the same in such receptacles provided and kept in accordance with paragraph (j) hereof and remove or cause the contents of such receptacles to be removed from the premises at least once in every 24 hours.

(1) Thoroughly cleanse all such receptacles provided and kept in accordance with paragraph (j) hereof once at least in every 24 hours and to the satisfaction of an inspector and renew or repair any or all of the aforesaid receptacles as often as is necessary and when required by an inspector so to do.

(m) Provide and maintain a hot water installation of capacity to supply sufficient hot water and adequate sink facilities for the thorough cleansing of all drinking vessels, dishes, plates and other vessels, tableware, spoons, forks, knives, and all other utensils used on the registered premises. (n) Immediately after each occasion of use all such vessels and utensils referred to in clause (m) shall be thoroughly cleansed by means of washing in water at a temperature of not less than 150deg.F., and immediately thereafter rinsed in clear hot water at a temperature of not less than 120deg.F., and to the satisfaction in all things of an inspector.

(0) Not permit or suffer any table napkin which has been used as such or for any other purpose by any person to be placed for use by or to be used by any other person unless such table napkin shall have been thoroughly washed and cleansed since it was previously used by such first mentioned person.

(p) Remove or cause to be removed the whole of the canned or preserved food or any food contained in an hermetically sealed container (such container not being wholly composed of glass or stoneware) intended for use on the premises from such original can or container immediately after the same shall have been opened.

(q) Not permit or suffer any food which is unsound, unwholesome, putrescent or weevilled to be used for food, or for the preparation of food or meals.

(r) Cause any food which is or has become unsound, unwholesome, putrescent or weevilled to be immediately withdrawn from sale, stock or use and placed in the waste food garbage bin.

(s) Provide adequate and sufficient means of refrigeration of an approved type for the preservation of food.

(t) Remove or cause to be removed any food which may have been served to any person or placed on any table occupied by any customer on the registered premises (and not then consumed or removed by him) immediately after such person shall have finished his refreshment nor permit, suffer or allow any of such food so removed to be again served to any person on the registered premises, and such food shall be immediately deposited in the waste food garbage bin. Provided that in this paragraph food shall not mean or include the following substances to wit, sugar, pepper, salt, mustard, vinegar, sauces, spices or condiments if such substances are contained in receptacles or containers of a design approved by an inspector and so constructed that the contents of such containers cannot be handled by any person. Provided further that in this paragraph food shall not include bread which is placed in a glass receptacle or container of a design approved by an inspector and so constructed that the contents are only handled as required.

(u) Not gut, clean or scale any fish on any portion of the registered premises unless such portion of the said premises shall have been constructed for such purpose and approved in writing by the Health Inspector and shall not store any fish in any kitchen or food store on the premises unless such fish has already been gutted, cleaned, scaled and washed.

(v) Not allow, permit or suffer any live animal or bird to be kept in or upon any portion of the registered premises set apart for the accommodation of the public or in any kitchen or scullery, or serving room or pantry, or fish cleaning room on any such premises or in any room in which food intended for use on the registered premises is stored or prepared for use thereon (provided that a cat or cats may be allowed in such portions of the premises after all food has been covered and the premises are not open to the public), or allow or permit or suffer any animal or bird to be killed or any poultry, pigeons or game to be plucked in any such kitchen or scullery.

(w) Not permit, suffer or cause to be kept on any portion of the registered premises any live poultry, pigeons or game or any horse, cow, ass, mule, pig or sheep.

(x) Provide and maintain a suitable change and cloak room approved by the inspector of the exclusive use of female employees and an approved cloak room for male employees.

(y) Not allow, permit or suffer any clothing or wearing apparel to be placed, kept, hung, or deposited in any dining room, kitchen, scullery, pantry or food store. Provided that patrons may be permitted temporarily to hang hats and cloaks in a dining room.

(z) Not keep or permit or suffer to be kept any hamper, basket, box, trunk, case, crate, or barrel which has contained wet fish or other perishable food and which has not after the last occasion of such use been cleansed and rendered inoffensive upon any portion of the premises for a period longer than 24 hours or in such a manner as to become or likely to be or become offensive or a nuisance.

(aa) Cleanse daily and at all times keep and maintain all water closets, urinals, lavatories, cess pits, grease traps and all other sanitary appliances on the registered premises in a clean and sanitary condition.

(bb) At all times provide and maintain a notice board on which is legibly inscribed, in letters one inch high, the names of the person licensed to carry on business on the premises, and such notice board shall be fixed and maintained free from obstruction in a prominent position at the entrance of the dining room.

(cc) Not use, keep or store or permit to be used, kept, or stored in any kitchen on the registered premises, any petrol, kerosene, benzine, naphtha, alcohol, mineralised or methylated spirit or any volatile liquid (not being an article of food).

16. No proprietor of any dining room shall:

(a) Permit, suffer or cause to be made or done to or on the registered premises any alteration, addition or other work for any purpose affecting or likely to affect, in the opinion of the Health Inspector, the suitability of the premises for the use specified in the license granted under this bylaw in respect of such premises, without the previous consent in writing of the Local Authority.

(b) Permit or suffer any drain pipe for carrying off faecal or sewage matter to have an opening or any gully trap to be within any roofed enclosures (not being a water closet or urinal) on the registered premises.

(c) Permit, suffer or cause any spittoon or article or thing for like use to be placed on the registered premises.

(d) Permit, allow or suffer a greater number of persons to be accommodated at any one time in any dining room on the registered premises than will allow of a ratio of one person to every 12 square feet of the available floor area of such dining room.

(e) Permit, suffer, alter or cause any structural alterations to be made to the registered premises or any portion thereof without first having obtained permission in writing from the Local Authority.

17. No person shall spit and no person shall smoke tobacco in any room wherein food is being prepared for use in any dining room and every proprietor of such registered premises shall exhibit conspicuously and constantly maintain in a clear visible and legible condition in every such room a notice printed in letters of not less than 48 points face measurement to the following effect: "Spitting or smoking tobacco in this room is an offence against the By-law. Penalty not exceeding £50 (Fifty pounds)."

18. Every person engaged in any dining room in the preparation of food shall wear a clean outer garment or overall of washable material the sleeves of which shall be comparatively short, and every such person shall immediately before beginning or recommencing the preparation of food and immediately after visiting a sanitary convenience wash his hands and every such person shall maintain his clothing and body clean. The proprietor of such premises shall provide and maintain at all times on such premises adequate and efficient means for maintaining personal cleanliness.

19. No person who is suffering from any infectious, contagious or eruptive disease, suppurating wound or sore, discharging abscess or gathering, chest complaint accompanied with expectoration, or malignant growth of any kind shall enter the kitchen or take part in the preparation or handling of food in any dining room. 20. (i) Every proprietor of any dining room shall as soon as be becomes aware that any person engaged on the registered premises is suffering from any of the abovementioned diseases cause him to cease to be engaged on and to leave such premises without unnecesary delay and shall not allow him to be again engaged on such premises until such person shall have obtained a certificate from a qualified medical practitioner that he has recovered from or is not suffering from any such condition as aforesaid and is no longer a source of danger to others.

(ii) The proprietor of any dining room shall forthwith report in writing to the medical officer the suspension of any person engaged on the registered premises suffering from any disease mentioned in clause 19 of this by-law and shall send a copy of any medical certificate obtained for the purpose of this clause to the medical officer before such person shall again be engaged on the premises.

21. Any person who shall commit a breach of any of the provisions of this part of this by-law shall be guilty of an offence, and upon conviction shall be liable to a penalty not exceeding fifty pounds and, where such breach is of a continuing nature to a daily penalty not exceeding two pounds.

Part 3.

Tea Rooms.

Licenses and Registration.

22. No person shall occupy or use any premises as a tea room unless:

(a) The premises are registered under this part of this by-law as a tea room, and

(b) The proprietor of the premises is the holder of a license under this part of this by-law authorising him to conduct on the registered premises the business of a tea room.

23. (1) Before any premises are registered under this part of this by-law the proprietor thereof shall make application in the form prescribed in the Ninth Schedule hereto and shall forward his application together with a plan of the premises in respect of which the application is made to the town clerk.

(2) If the application is approved the local authority shall upon payment by the applicant of the prescribed fee issue to the applicant a certificate of registration in the form prescribed in the Tenth Schedule hereto.

24. (1) Before any license to conduct a tea room is issued under this part of this by-law the proprietor of such tea room shall make application to the town clerk for a license in the form prescribed in the Eleventh Schedule hereto.

(2) If the application is approved the local authority shall upon payment by the applicant of the prescribed fee issue to the applicant a license in the form prescribed in the Twelfth Schedule hereto.

25. Every certificate of registration of premises registered as a tea room and every license issued to a proprietor shall be signed by the town clerk and shall be duly entered in a book to be provided by the local authority for that purpose. Every proprietor of registered premises shall keep the certificate of registration and the license on the registered premises and shall when requested so to do by an inspector produce to him the certificate of registration and also the license issued to the proprietor in respect of such premises.

26. Every certificate of registration and every license shall be in force from the the day of the date of the issue thereof until and inclusive of the 31st day of December then next ensuing unless the same be cancelled in the meantime in accordance with the provisions of the Act.

27. Any person who is the holder of a current certificate of registration or a current license hereunder may apply for a certificate of registration or a license as the case may be for the then following year by lodging with the town clerk an application in the forms prescribed in the Thirteenth and Fourteenth Schedules hereto respectively and paying to him the prescribed fee during the month of December.

[19 February, 1954.

28. Any person who makes a false statement in or in connection with any application or transfer under clauses 23, 24, 27 or 32 hereof shall be guilty of an offence against this by-law.

29. (1) If any statement contained in any application for a certificate of registration of premises under this part of this by-law ceases to be true the certificate of registration issued pursuant thereto, shall forthwith become void and the proprietor of the registered premises shall forthwith deliver up such certificate to the town clerk.

(2) If any proposed change in registered premises would have the effect of voiding under the last preceding subclause the certificate of registration issued in respect of such premises the proprietor thereof may make application under clause 23 hereof for a new certificate of registration and if such application is approved the local authority shall without fce issue a new certificate of registration accordingly.

30. The fees to be paid to the local authority on the registration of premises, on the issuing of a license and on the renewal of any registration or license under this part of this by-law shall be as set out in the Fifteenth Schedule hereto.

31. So often as any person holding a license issued pursuant to this part of this by-law changes his place of abode he shall within seven days next after such a change give notice thereof in writing to the town clerk specifying in such notice his new place of abode and he shall at the same time produce such license to the town clerk, who shall endorse thereon and sign a memorandum specifying the particulars of such change.

32. (1) If the owner of any registered premises sells or transfers or agrees to sell or transfer the said premises to another person he shall within 14 days from the date of such sale or transfer or agreement notify the town clerk thereof in writing stating the full name, address and occupation of such other person.

(2) Such other person shall within 14 days of such sale, transfer or agreement make application in writing to the town clerk, in the form of the Sixteenth Schedule for the transfer of such license and shall attach to such application the then current license together with fees as prescribed in the Fifteenth Schedule.

(3) If such proposed transfer of the license is approved by the local authority, the town clerk shall thereupon endorse a memorandum to that effect and return such license to the transferee whereupon the same shall remain current in such transferee's name for 'the unexpired period of such license.

33. In all premises occupied or used or intended to be occupied or used as a tea room the following provisions shall apply:

(a) Walls of all rooms shall be constructed of brick, stone, concrete or other approved material suitably rendered and plastered and shall be tiled or oil painted to a height of at least seven feet from the floor level so as to maintain a smooth, hard, durable and washable surface devoid of holes, cracks and crevices. Partitions shall not exceed seven feet in height and they shall be flush panelled on both sides and shall be oil painted so as to maintain a smooth hard durable and washable surface devoid of holes, cracks and crevices.

(b) All floors shall be soundly constructed and maintained in good condition and so as to be impervious to water.

(c) Every room therein shall be properly ceiled with stamped metal, lath and plaster, fibrous plaster or asbestos sheets or other similar material and shall be constructed and maintained throughout its area and at the wall junctions free from holes, cracks and crevices.

(d) There shall be provided adequate food storage facilities and cupboards to prevent the contamniation of food, crockery and utensils by dirt, dust, flies or vermin of any kind.

(e) There shall be provided for the use of employees and when required by the local authority there shall also be provided for customers sufficient and suitable lavatories with wash hand basins and all necessary appurtenances or such other lavatory system as may be approved by the local authority, and there shall also be provided for use therewith an adequate supply of water, soap, nail brushes and clean towels but no towel or towels shall be provided for use in common.

(f) There shall be provided sanitary conveniences for the use of employees, and when required by the local authority there shall also be provided sanitary conveniences for the use of customers and in either case when considered necessary by the local authority separate sanitary conveniences shall be provided for each sex.

(g) All water closets or urinals shall be separated from the building by a properly constructed antechamber or airlock not less than 30 square feet in area.

(h) Every room shall be properly lighted with a surface of clear glass exposed to the open air equivalent to not less than one-tenth of the floor area of the room. Where such natural lighting cannot be reasonably secured artificial lighting to the approval of the local authority shall be installed.

(i) Every room shall be provided with outlet ventilation corresponding with an allowance of not less than one square inch of airway for every 40 cubic feet of gross air space of every such compartment or alternatively some mechanical system of ventilation shall be installed to the satisfaction of the local authority.

(j) The air space between the ground surface and the floor (except in the case of concrete or other solid floors) shall be efficiently ventilated to the satisfaction of the local authority.

Management.

34. The proprietor of every tea room shall:

(a) Keep or cause to be kept scruplously clean and in good condition and repair to the satisfaction of the Health Inspector the floors, walls, and ceilings and all portions of the registered premises, and all fittings, stoves, ranges, utensils, implements, shelves, counters, bins, cabinets, flxtures, sinks, drain boards, drains, grease traps, tubs, vessels, and things of the like description used on the premises or in connection with the preparation or storage of food thereon.

(b) Provide all such furniture fixtures, counters, bins, sinks, drain boards, grease traps, tubs, vessels, fittings, utensils, implements and things for use on the premises as the Health Inspector may from time to time direct for the proper conduct of the business.

(c) Construct and arrange or cause to be constructed or arranged all furniture, fixtures, counters, bins, sinks, drain boards, tubs, vessels, fittings, utensils, and things in every kitchen, serving room and scullery on the premises so that the floor in every such room or place may at all times be kept in a thoroughly clean and sanitary condition.

(d) Not keep or use any floor covering that is absorbent or in such condition as to allow of the lodgment of dirt thereunder.

(e) Keep all tables and benches used for the preparation of food at least three inches from the wall and moveable to facilitate cleansing, or if such tables and benches are affixed to the walls, provide a flashing of plain galvanised iron or other approved material at least 12 inches in height.

(f) Provide and properly maintain at all times suitable and effective means for keeping and keep every room or compartment on the premises free from dust, mice, cockroaches, files, spiders, bugs, ants, moths, and all other vermin and if in the opinion of an inspector effective means and methods of cleansing and eradication of vermin from the premises cannot be done effectively while the ordinary business of the establishment is carried on, then the local authority may order the temporary closure of the premises to the public until such time as such cleansing and eradication of vermin has been carried out to the satisfaction of the inspector and the proprietor shall comply with such order.

(g) Provide and maintain an approved hood over every wood, gas, or electric heating fire, stove, or boiler. The hood shall be so placed as to arrest all steam, effluvia, odours and smoke from the process of heating or boiling. The underside of the hood shall not be more than two feet above the top or fire plate of the stove. The flue from the hood shall be at least seven inches in diameter and shall discharge to the open air at a height of not less than two feet above the eaves of any adjoining building.

(h) Provide an efficient chimney or fiue to every wood, coal or coke stove so that no smoke nuisance shall arise in or outside the premises.

(i) Provide and maintain on the premises and in good condition a sufficient number of suitable receptacles with closely fitting lids, constructed of galvanised iron or other non absorbent and non corrosive material for the purpose of receiving waste matter and other refuse arising from the business.

If in the opinion of the local authority this paragraph is not complied with, the local authority may direct the number and type of receptacle to be provided and the place or places where they shall be kept and the proprietor shall comply with such direction.

(j) Forthwith after such garbage, waste matter and other refuse is produced place same in such receptacles provided and kept in accordance with paragraph (i) hereof and remove or cause the contents of such receptacles to be removed from the premises at least once in every 24 hours.

(k) Thoroughly cleanse all such receptacles provided and kept in accordance with paragraph (i) hereof once at least in every 24 hours and to the satisfaction of an inspector and renew or repair any or all of the aforesaid receptacles as often as is necessary and all when required by an inspector so to do.

(1) Provide and maintain a hot water installation of capacity to supply sufficient hot water and adequate sink facilities for the through cleansing of all drinking vessels, dishes, plates and other vessels, tableware, spoons, forks, knives and all other utensils used on the registered premises.

(n) Immediately after each occasion of use all such vessels and utensils referred to in clause (1) shall be thoroughly cleansed by means of washing in water at a temperature of not less than 150° F, and immediately thereafter rinsed in clear hot water at a temperature of not less than 120° F. and to the satisfaction in all things of an inspector.

(n) Not permit or suffer any table napkin which has been used as such for any other purpose by any person to be placed for use by or to be used by any other person unless such table napkin shall have been thoroughly washed and cleansed since it was previously used by such first mentioned person.

(0) Remove or cause to be removed the whole of the canned or preserved food or any food contained in a hermetically sealed container (such container not being composed wholly of glass or stoneware) intended for use on the premises from such original can or container immediately after the same shall have been opened.

(p) Not permit or suffer any food which is unsound, unwholesome, putrescent or weevilled, to be used for food, or for the preparation of food or meals.

(q) Cause any food which is or has become unsound, unwholesome, putrescent or weevilled to be immediately withdrawn from sale, stock or use, and placed in the waste food garbage bin.

(r) Provide adequate and efficient means of refrigeration of an approved type for the preservation of food.

(s) Remove or cause to be removed any food which may have been served to any person or placed on any table occupied by any customer on the registered premises (and not then consumed or removed by him) immediately after such person shall have finished his refreshment, nor permit, suffer or allow any of such food so removed to be again served to any person on the premises and such food shall be immediately deposited in the waste food garbage bin. Provided that in this paragraph food shall not mean or include the following substances: to wit, sugar, pepper, salt, mustard, vinegar, sauces, spices, or condiments if such substances are contained in receptacles or containers of a design approved by an inspector and so constructed that the contents of such containers cannot be handled by any person. Provided further that in this paragraph food shall not include bread which is placed in a glass receptacle or container of a design approved by an inspector and so constructed that the contents are only handled as required.

(t) Not allow, permit or suffer any live animal or bird to be kept in or upon any portion of the registered premises set apart for the accommodation of the public or in any kitchen or scullery, serving room or pantry, or fish cleaning room on any such premises, or in any room which food intended for use on the registered premises is stored or prepared for use thereon (provided that a cat or cats may be allowed in such portions of the premises after all food has been covered and the premises are not open to the public) or allow or permit or suffer an animal or bird to be killed or any poultry, pigeons, game to be plucked in any such kitchen or scullery.

(u) Not permit, suffer or cause to be kept on any portion of the registered premises any live poultry, pigeons or game or any horse, cow, ass, mule, pig or sheep.

(v) Provide and maintain a suitable change and cloak room approved by the inspector for the exclusive use of female employees and an approved cloak room for male employees.

(w) Not allow, permit or suffer any clothing or wearing apparel to be placed, kept, hung, or deposited in any tea room, kitchen, scullery, pantry or food store. Provided that patrons may be permitted temporarily to hang hats and cloaks in a tea room.

(x) Not keep or permit or suffer to be kept any hamper, basket, box, trunk, case, crate, or barrel which has contained perishable food, and which has not after the last occasion of such use been cleansed and rendered inoffensive upon any portion of the premises for a period longer than 24 hours or in such a manner as to become or be likely to be or become offensive or a nuisance.

(y) Cleanse daily and at all times keep and maintain all water closets, urinals, lavatories, cess pits, grease traps and all other sanitary appliances on the premises in a clean and sanitary condition.

(z) At all times provide and maintain a notice board on which is legibly inscribed, in letters one inch high, the name of the person licensed to carry on business on the premises, and such notice board shall be fixed and maintained free from obstruction in a prominent position at the entrance of the registered premises.

35. No proprietor of any tea room shall:

(a) Permit, suffer or cause to be made or done to or on the registered premises any alteration, addition or other work for any purpose affecting or likely to affect, in the opinion of the Health Inspector, the suitability of the premises for the use specified in the license granted under this by-law in respect of such premises, without the previous consent in writing of the local authority.

(b) permit or suffer any drain pipe for carrying off faecal or sewage matter to have an opening, or any gully trap to be within any roofed enclosures (not being a water closet or urinal) on the premises.

(c) Permit, suffer or cause any spittoon or article or thing for like use to be placed on the registered premises.

(d) Permit, allow or suffer a greater number of persons to be accommodated at any one time in any tea room on the registered premises than will allow of a ratio of one person to every 12 square feet of the available floor area of such tea room.

(e) Permit, suffer, alter or cause any structural alterations to be made to the premises or any portion thereof without first having obtained permission in writing from the local authority.

36. No person employed on the premises shall spit or smoke tobacco in any room wherein food is being prepared for use in any tea room, and every proprietor of such registered premises shall exhibit conspicuously and constantly maintain in a clean, visible and legible condition in every such room a notice printed in letters of not less than 48 points face measurement to the following effect: "Spitting or smoking tobacco in this room is an offence against the By-law. Penalty not exceeding £50 (fifty pounds)."

ing £50 (fifty pounds)." 37. Every person engaged in any tea room in the preparation of food shall wear a clean outer garment or overall of washable material, the sleeves of which shall be comparatively short, and every person shall immediately before beginning or recommencing the preparation of food and immediately after visiting a sanitary convenience, wash his hands and every such person shall maintain his clothing and body clean. The proprietor of such premises shall provide and maintain at all times on such premises adequate and efficient means for maintaining personal cleanliness. 38 No person who is suffering from any in-

38 No person who is suffering from any infectious, contagious, or eruptive disease, suppurating wound or sore, discharging abcess or gathering, chest complaint accompanied with expectoration or malignant growth of any kind, shall enter the kitchen or take part in the preparation or handling of food in any tea room.

39. (1) Every proprietor of any tea room shall, as soon as he becomes aware that any person engaged on the registered premises is suffering from any of the abovementioned diseases, cause him to cease to be engaged on and to leave such premises without unnecessary delay, and shall not allow him to be again engaged on such premises until such person shall have obtained a certificate from a qualified medical practitioner that he has recovered from or is not suffering from any such condition as aforesaid, and is no longer a source of danger to others.

(2) The proprietor of any tea room shall forthwith report in writing to the medical officer the suspension of any person engaged on the premises suffering from any disease mentioned in clause 38 of this By-law and shall send a copy of any medical certificate obtained for the purpose of this clause to the medical officer before such person shall again be engaged on the premises.

clause to the medical officer before such person shall again be engaged on the premises. (4) Any person who shall commit a breach of any of the provisions of this part of this by-law shall be guilty of an offence and, upon conviction shall be liable to a penalty not exceeding fifty pounds, and where such breach is of a continuing nature, to a daily penalty not exceeding two pounds.

First Schedule.

Municipality of Kalgoorlie.

Health Act, 1911-1952.

APPLICATION FOR REGISTRATION OF A DINING ROOM.

To the Town Clerk, Municipality of Kalgoorlie, Town Hall, Kalgoorlie.

(full name).....

of (address)....., being the owner/occupier of the premises hereinafter described, hereby make application for the registration of the said premises as a Dining Room, subject to the provisions of the Act and the bylaws for the time being made thereunder and I attach hereto a plan of the said premises. Situation and description of premises:

I enclose herewith £..... for Registration Fee.

Dated this.....day of

Signature of Applicant.

The Second Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952. CERTIFICATE OF REGISTRATION OF PREMISES AS A DINING ROOM.

have been registered by the Council of the Municipality of Kalgoorlie as a Dining Room.

to the provisions of the Act and the by-laws for
the time being made thereunder.
Description of premises registered
Street No Street
Kalgoorlie.
Plan No.
Dated this day of
19
Iowii Clerk.
The Third Schedule.
Municipality of Kalgoorlie.
APPLICATION FOR A LICENSE TO CONDUCT
A DINING ROOM.
To the Town Clerk,
Municipality of Kalgoorlie,
Town Hall, Kalgoorlie.
I, (full name) of (address)hereby make
application for a license to carry on the business of
a Dining Doom on the premises situate at
subject to the provisions of the Act and
the by-laws for the time being made thereunder:
Particulars—
Nationality of Applicant
Date and place of Birth
If naturalised state particulars
Previous experience (if any) as the keeper of a Dining Room.
I enclose herewith £ License Fee.
Dated this day of
Signature of Applicant

Signature of Applicant.

The Fourth Schedule. Municipality of Kalgoorlie.

Health Act, 1911-1952.

LICENSE TO CARRY ON THE BUSINESS OF A DINING ROOM.

This is to certify that (full name)..... residing at (address)...... is licensed by the Council of the Municipality of Kalgoorlie to carry on the business of a Dining Room on the premises situate at.....

This license takes effect from the.....

This license is not transferable.

Town Clerk.

The Fifth Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952. APPLICATION FOR RENEWAL OF REGIS-TRATION OF A DINING ROOM.

To the Town Clerk, Municipality of Kalgoorlie, Town Hall, Kalgoorlie,

I, (full name......hereby make application for the renewal of the registration of the premises specified hereunder as a Dining Room, for the year ending 31st December, 19....., and deposit herewith the sum of f.....as registration fee in accordance with the provisions of the by-laws.

Situation of premises in respect of which renewal of registration is sought:—

Dated this...... day of.....19.....

Signature of Applicant.

The Sixth Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952. APPLICATION FOR THE RENEWAL OF A LICENSE TO CARRY ON THE BUSINESS OF A DINING ROOM.

To the Town Clerk, Municipality of Kalgoorlie,

Town Hall, Kalgoorlie.

I (full name).....

of (address) hereby make application for the renewal of my license to con-duct and carry on the business of a Dining Room at premises specified hereunder, for the year end-ing 31st December, 19...., and deposit herewith the sum of \pounds as renewal fee in accord-ance with the provisions of the by-laws.

Situation of premises in respect of which renewal of license is sought:----

Dated this..... day of.....19.... Signature of Applicant.

The Seventh Schedule. SCALE OF FEES.

The fee payable on registration of premises as a Dining Room and on every renewal thereof shall be £2 per annum.

The fee payable on a license issued to the pro-prietor of a Dining Room and on every renewal thereof shall be £1 per annum.

Fee payable on the transfer of any license pur-suant to the provisions of clause 13, shall be one half of fee prescribed for every new license or renewal thereof.

The Eighth Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952. APPLICATION FOR TRANSFER OF A DINING ROOM LICENSE.

To the Town Clerk, Municipality of Kalgoorlie,

Town Hall, Kalgoorlie.

I (full name) of (address) ______ hereby make application for transfer of the Dining Room license which was issued to ______ residing at ______ by the Municipality of Kal-goorlie on the ______ day of _____ 19... for such period as is still unexpired and I attach hereto the license so jisuod hereto the license so issued.

Particulars-

Nationality of applicant
Date and place of birth
If naturalised state particulars
Previous experience (if any) as the keeper of
a Dining Room
I enclose herewith £ Licensing Fee.

Dated thisday of 19.....

Signature of Applicant.

I of being the current holder of the Dining Room license described herein, hereby consent and agree to the proposed transfer of such license.

Dated this day of 19.....

Signature of License Holder.

The Ninth Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952. APPLICATION FOR REGISTRATION OF A TEA ROOM.

To the Town Clerk,

Municipality of Kalgoorlie, Town Hall, Kalgoorlie.

to the provisions of the Act and the by-laws for the time being made thereunder and I attach hereto a plan of the said premises.

Situation and description of premises: I enclose herewith \pounds for Registration Fee. Dated this day of 19......

.....

Signature of Applicant.

The Tenth Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952.

CERTIFICATE OF REGISTRATION OF PREMISES AS A TEA ROOM.

This is to certify that the premises hereinafter

This certificate takes effect from the..... named proprietor subject to the provisions of the Act and the by-laws for the time being made thereunder

Desc	ription	of premises register	ed
Street	No	Street	Kalgoorlie.
Plan N	lo		
	A 11.14	1 0	

Dated this.....day of.....19.....

Town Clerk.

The Eleventh Schedule. Municipality of Kalgoorlie. APPLICATION FOR A LICENSE TO CONDUCT A TEA ROOM.

To the Town Clerk, Municipality of Kalgoorlie, Town Hall, Kalgoorlie.

I, (full name).....of (address) hereby make application for a license to carry on the business of a Tea Room on the premises situate at...... subject to the provision of the Act and the by-laws for the time being made thereunder:---

Particulars—	
Nationality of applicant	
Date and place of birth	
If naturalised state particulars	
Previous experience (if any) as the keeper	of
a Tea Room.	
I enclose herewith £ License Fee,	
Dated this day of 19	

Dated this day of 19......

Signature of Applicant.

The Twelfth Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952.

LICENSE TO CARRY ON THE BUSINESS OF A TEA ROOM.

This is to certify that (full name)..... is in its interview in the interview in the interview is interview. It is interview in the interview in the interview is interview. It is interview in the interview interview. It is interview interview. It is in Kalgoorlie to carry on the business of a Tea Room on the premises situate at.....

This license takes effect from the day of made thereunder.

This license is not transferable.

Dated this day of19.....

Town Clerk.

If naturalised state particulars The Thirteenth Schedule. Previous experience (if any) as the keeper of a Tea Room Municipality of Kalgoorlie. Health Act, 1911-1952. I enclose herewith £..... licensing fee. APPLICATION FOR RENEWAL OF REGISTRA-TION OF A TEA ROOM. Dated this day of 19..... To the Town Clerk, Municipality of Kalgoorlie, Town Hall, Kalgoorlie. I, (full name)..... of (address)....., hereby make application for the renewal of the (address)..... registration of the premises specified hereunder as a Tea Room, for the year ending 31st December, 19......, and deposit herewith the sum of £..... 19....., as registration fee in accordance with the provisions of the by-laws. 1953. Situation of premises in respect of which renewal of registration is sought:-Dated this day of 19..... [L.S.] Signature of Applicant. The Fourteenth Schedule. Municipality of Kalgoorlie. Health Act, 1911-1952. APPLICATION FOR THE RENEWAL OF A LICENSE TO CARRY ON THE BUSINESS OF A TEA ROOM. To the Town Clerk, Municipality of Kalgoorlie, Town Hall, Kalgoorlie. information :---I, (full name) of (address) hereby make application for the nenewal of my license to conduct and carry on the business of a January, 1954. Tea Room at premises specified hereunder, for the year ending 31st December, 19....., and deposit herewith the sum of \pounds as renewal fee in accordance with the provisions of the by-laws. tion:-Certificate No., Name, Address, Date of Issue. A820; Una Smith; Narrogin; 5/1/1954. Situation of premises in respect of which renewal of license is sought:-----Bay, 2/8/43). 19 A824; George Ryder; Derby; 7/1/1954. A825; Stephen Stewart; Pt. Hedland; 16/1/1954.
A826; James Monagon; Pt. Hedland; 16/1/1954.
A827; Thomas Gascoyne and wife, Louisa; Rivervale; 18/1/1954. Signature of Applicant. vale; 18/17/1954.
A828; Harry Shay; Meekatharra; 18/1/1954.
A829; William Kelly; Narrogin; 25/1/1954.
A484; Bernard (Bricky) McGrath and children under 14 years; cancelled 16/10/1953 (deceased The Fifteenth Schedule. SCALE OF FEES. The fee payable on registration of premises as a Tea Room and on every renewal thereof shall 9/10/1953). be £2 per annum. The fee payable on a license issued to the proprietor of a Tea Room and on every renewal thereof shall be £1 per annum. 1944-1951. January, 1954. Fee payable on the transfer of any license pursuant to the provisions of clause 32, shall be one half of fee prescribed for every new license or been granted:renewal thereof. The Sixteenth Schedule.

Municipality of Kalgoorlie. Health Act, 1911-1952. APPLICATION FOR TRANSFER OF A TEA ROOM LICENSE.

To the Town Clerk, Municipality of Kalgoorlie,

Town Hall, Kalgoorlie.

I, (full name).....of hereby make (address) application for transfer of the Tea Room license which was issued to residing by the Municipality of at Kalgoorlie on the day of 19 for such period as is still unexpired and I attach hereto the license so issued.

Particulars-

Nationality of applicant	•••••••••
Date and place of birth	

, Signature of Applicant. Dated this day of 19..... Signature of License Holder. A resolution adopting the foregoing by-laws was passed by the Council on the 31st day of August, The Common Seal of the Municipality of Kal-

goorlie was hereunto affixed on the 21st day of September, 1953.

R.	G. MOO	RE,
	Mayor.	
G.	O. EDW	ARDS,
	Town	Clerk.

Approved by His Excellency the Governor in Executive Council 8th February, 1954. (Sgd.) R. H. DOIG,

Clerk of the Council.

Department of Native Affairs,

Perth, 31st January, 1954. THE undermentioned is hereby notified for general

NATIVE ADMINISTRATION ACT, 1905-1947 (REPRINTED).

THE Hon. Minister for Native Welfare has approved of the issue of the following Certificates of Exemp-

- A821; Mary Madaline Albert; Broome; 5/1/1954 (A245 cancelled Mary Anne Albert, Beagle

NATIVES (CITIZENSHIP RIGHTS) ACT,

THE following Certificates of Citizenship have

- Certificate No., Name, Address, Date. 736; Jack Butler; Onslow; 26/11/53. 745; Peter Stewart; Pt. Hedland; 14/12/53. 732; John Stanley Hunter (to include the children Philip Hunter, born 23/2/50 and Eric Keith Hunter, born 9/11/52); Pt. Hedland; 14/12/53. 746; Blanche Mary Elizabeth Ryder; Perth; 6/1/54. 662: Bauroty, Claukson, Midland, Junction, 29/4/52
- 663; Barney Clarkson; Midland Junction; 28/4/53.

S. G. MIDDLETON. Commissioner of Native Affairs.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale at public auction on the dates and at the places specified below, under the provisions of the Land Act, 1933-1953, and its regulations:—

BRIDGETOWN.

9th March, 1954, at noon, at the Court House-‡Kirup—**¶85, 2a. 1r. 18p., £20; **¶86, 3a. 2r. 29p., £30. ‡Pemberton-Town 197, 1r., £25; 198, 1r., £25. BRUCE ROCK.

12th March, 1954, at 3.30 p.m., at the Rural and Industries Bank-*Belka-Town 5, 1r., £15.

GERALDTON.

- 10th March, 1954, at 3.30 p.m., at the Rural and Industries Bank-
 - #Binnu—Town 17, 39.1p., £20; 23, 1r., £15; 24,
 - 39.1p., £20.
 *Dongara—Town 40, 1r. 6.9p., £40; 41, 1r. 6.9p., £40; 47, 1r., 6.9p., £35; 48, 1r. 6.9p., £35; 49, 1r. 6.9p., £35; 53, 1r. 12.8p., £45.

KOORDA.

11th March, 1954, at 3.30 p.m., at the Rural and Industries Bank-

‡Koorda—Town 116, 1r., £20.

NORTHAM.

11th March, 1954, at 11.30 a.m., at the Court House-

‡Wongan Hills—Town 198, 39.3p., £30. ‡Wubin—Town 59, 1r., £10; 60, 1r., £10; 61, 1r., £10.

PERTH.

- 6th March, 1954, at 10.30 a.m., at the Burt Memorial Hall, St. George's Terrace-
 - Canning Location (near Kelmscott)--**¶1214, nning Location (near Kelmscott)—**¶1214, 2a. 2r. 4p., £30; **¶1219, 4a. 2r. 30p., £50; **¶1220, 3a. 2r. 36p., £45; **¶1221, 3a. 3r. 8p., £35; **¶1222, 3a. 2r. 6p., £35; **¶1224, 3a. 1r. 39p., £35; **¶1225, 4a. 2r. 36p., £40; **¶1228, 4a. 3r. 29p., £50; **¶1229, 5a. 3r. 26p., £55; **¶1230, 6a. 0r. 6p., £65; **¶1231, 5a. 2r. 22p., £50; **¶1232, 5a. 1r., 21p., £45; **¶1239, 2a. 2r. 9p., £35; **¶1262, 3a. 2r. 24p., £40; **¶1263, 2a. 3r. 8p., £35; **¶1269, 4a. 1r. 30p., £45.
 - ***Kalamunda** **¶412, 1a. 0r. 10p., £135; **¶413, 1a. 0r. 11p., £115; **¶414, 1a. 0r. 10.5p., £125; *415, 3r. 23.2p., £110; *416, 3r. 24.1p., £100; *417, 3r. 24p., £100; *418, 3r. 24.8p., £100.

‡Mt. Helena—**¶86, 4a. 3r. 39p., £50.

- ‡Swan Location (near Chidlow)—**¶5500, 5a., £30; **¶5501, 5a., £30; **¶5502, 5a., £15; **¶5503, 5a., £15; **¶5504, 5a., £15.
- ‡Swan Location (Scarborough)—3788, 25.5p., £60; 5507, 27.4p., £200; 5508, 27.4p., £180; 5509, 27.4p., £170; 5513, 27.4p., £140; 5514, 27.4p., £140.
- **‡Yunderup---Town 4, 2r., £10; 17, 1r. 37p., £10.**

ROEBOURNE.

12th March, 1954, at 11 a.m., at the Court House-‡Roebourne-Town 32, 2r., £15; Town 176, 1r. 39.9p., £40.

WAGIN.

- 2nd March, 1954, at 11 a.m., at the Government Land Agency-
 - Dumbleyung-Town 220, 1r. 9.9p., £35; 221, 1r. 8p., £35.

*Suburban only.

**Suburban for cultivation.

[All marketable timber reserved to the Crown.

\$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.

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

FORFEITURES

THE undermentioned leases have been cancelled under section 23 of the Land Act of 1933-1953, owing to non-payment of rent or other reasons:-

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

- Blight, W. N.; 347/9592; Ninghan 2965; aban-doned; 3256/53; 66/80.
- Johnston, W. A.; 347/9044; Yilgarn 295; condi-tions; 523/53; 35/80.
- Jones, K. S.; 347/6553; Avon 26706; abandoned; 2914/50; 24/80.
 King, D. W.; 347/8759; Plantagenet 4371; condi-

tions; 6193/51; 436D/40.

Ladham, T. G.; 3108/400; Nelson; £4; 2843/33; 454B/40, E1/2.

MacPherson, N. J.; 347/9254; Roe 244, 2062, 2060; abandoned; 1672/53; 6/80.

Tink, R. A.; 347/9126; Oldfield 350; abandoned; 880/53; 405/80.

H. E. SMITH,

Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 16th February, 1954.

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

Corres. No. 2959/29.

WELLINGTON.—No. 23886 (Protection of Bor-onia and other Flora). Lot No. 3754 (1,620a. 1r. 14p.). (Plan 415A/40, C3 and 4.)

Corres, No. 3744/45.

BOYUP BROOK.—No. 23887 (Church Site— Roman Catholic). Lot No. 316 (1r. 39.4p.). (Plan Boyup Brook.)

Corres. No. 7968/50. BUNBURY.—No. 23888 (Closed Cemetery and Public Park). Lot No. 300 (1a. 0r. 3p.). (Plan Bunbury Central.)

Corres. No. 10333/06.

MEEKATHARRA.—No. 23889 (Hospital Site). Lot No. 740 (10a.). (Plan Meekatharra.)

Corres. No. 3743/53.

DONNYBROOK.—No. 23890 (Recreation). Lot No. 448 to 455 (inclusive) (7a. 3r. 37.3p.). (Plan Donnybrook.)

Corres. No. 4448/53. KELLERBERRIN.-No. 23891 (School Quarters). Lot No. 347 (1r. 0.3p.). (Plan Kellerberrin.)

Corres. No. 3882/53.

GLEN FORREST.—No. 23892 (Hall Site—Boy Scouts and Girl Guides). Lot No. 341 (about 1a. 0r. 8p.). (Plan Glen Forrest.)

Corres. No. 4700/53.

NORTHCLIFFE.—No. 23893 (Excepted from Sale), Lot No. 134 (1r. 28.3p.), (Diagram 62963, Plan Northcliffe.)

Corres. No. 3688/02, V. 2.

CUNDERDIN.—No. 23895 (Schoolsite). Lot No. 368 (about 19a. 2r.). (Plan Cunderdin, Sheet 2.)

Corres. No. 4364/53.

BRUCE ROCK.—No. 23898 (School Quarters). Lot No. 326 (1r.). (Plan Bruce Rock.)

Corres. No. 1231/47.

ALBANY (Emu Point).—No. 23899 (Business Area). Lots Nos. 973 and 974 (3r. 31.5p.). (Diagram O.P. 5807, Plan Albany, Sheet 2.)

Corres. No. 2606/53. KENT.—No. 23901 (Recreation). 1322 (1a. 0r. 16.1p.). (Plan 447/80.) Location No.

Corres. No. 3048/53.

BODDINGTON.—No. 23902 (School Quarters Site). Lot No. 68 (1r. 19.1p.). (Plan Boddington.)

H. E. SMITH, Under Secretary for Lands.

CANCELLATION OF RESERVES.

Department of Lands and Surveys, Perth, 16th February, 1954.

HIS Excellency the Governor in Executive Council has been pleased to cancel, under section 37 of the Land Act, 1933-1953, as follows:---

Corres. No. 8817/97—"B" Class reserve No. 5224 (Cottesloe Lot 315)—Schoolsite. (Plan Cottesloe and Mosman Park.)

Corres. No. 9454/99—Reserve No. 7284 (Laverton Lots 23 and 24)—Post Office. (Plan Laverton.)

Corres. No. 10096/01—Reserve No. 7507 (Menzies Lot 102, as surveyed)—Post Office. (Plan Menzies.)

Corres. No. 1608/38—Reserve No. 21931 (Boyup Brook Lot 230)—Church Site (Roman Catholic). (Plan Boyup Brook.)

H. E. SMITH, Under Secretary for Lands.

AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 16th February, 1954.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1953, as follows:—

Corres. No. 6095/99—Of the amendment of "B" Class reserve No. 6774 (Schoolsite) to include Canning Location 1278 and of its area being increased to 3 acres 3 roods 39 perches accordingly. (Plan 341E/40.)

Corres. No. 15471/99—Of the amendment of reserve No. 7789 (Recreation and Quarrying) to exclude that portion now designated Glen Forrest Lot 341, and of its area being reduced to about 16 acres 2 roods 2 perches accordingly. (Plan Glen Forrest.)

Corres. No. 2617/06—Of the amendment of reserve No. 10811 (Recreation) to comprise that portion now designated Cunderdin Lot 369 in lieu of the whole of Avon Location 10218, and of its area being reduced to about 24 acres accordingly. (Plan Cunderdin Sheet 1.)

Corres. No. 4878/13—Of the amendment of reserve No. 15284 (Kent Location 719)—Travellers and Steck, to exclude that portion situate Southward from a line extending East from a point on its Western boundary about 25 chains North from its Southernmost corner, and to include the area of Crown land now designated Kent Location 1324, and of its area being reduced to about 78 acres accordingly.

Corres. No. 5607/14—Of the amendment of reserve No. 15815 (Native Flora) to exclude that portion new designated Meekatharra Lot 740, and of its area being reduced to about 7,870 acres accordingly. (Plan 501/80.)

Corres. No. 217/20—Of the amendment of reserve No. 17378 (Schoolsite) to exclude that portion designated Cockburn Sound Location 1712 (formerly part of Tamar Street), and of its area being reduced to 3 acres 0 roods 28 perches accordingly. (Plan 1D/20, S.W.)

Corres. No. 6094/27—Of the amendment of reserve No. 22160 (Hospital) to include Cunderdin Lot 367, and of its area being increased to about 2 acres 1 rood 13 perches accordingly. (Plan Cunderdin Sheet 1.)

Corres. No. 1231/47—Of the amendment of reserve No. 22693 (Recreation, Business Areas and Public Utility) to exclude those portions surveyed as Albany Lots 973 and 974, and of its area being reduced to about 999 acres accordingly. (Plan Albany Sineet 2.)

Corres. No. 1555/51—Of the amendment of reserve No. 23230 (Gravel) to comprise Victoria Location 10190 in lieu of location 5907, and of its area being increased to about 12 acres accordingly. (Plan 161/80, A3.)

Corres. No. 3315/52—Of the amendment of reserve No. 23566 (Avon Location 27288) Timber for Settlers, to comprise an area of 632 acres 1 rood 4 perches as surveyed, in lieu of 640 acres. (Plan 26C/40, F4.) Corres. No. 8817/97—Of the amendment of reserve 23582 (Schoolsite) to include Cottesloe Lots 315 and 316, and of its area being increased to 5 acres 2 roods 34.2 perches accordingly. (Plan Cottesloe and Mosman Park.)

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

CHANGE OF PURPOSE OF RESERVE. Department of Lands and Surveys

Perth, 16th February, 1954.

Corres. No. 1008/43. HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1953, of the purpose of reserve No. 22451 (part of Hay Location 1243) being changed from "Natives" to "Public Utility." (Plan 444/80, C2.)

H. E. SMITH, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950.

Appointment of Bush Fire Control Officers.

Department of Lands and Surveys,

Perth, 17th February, 1954.

Corres. No. 977/41.

IT is hereby notified, for general information, that the following road boards have appointed the undermentioned bush fire control officers in their districts:—

Road Board and Control Officer. Armadale-Kelmscott—C. H. Peterson. Kent—E. Collins.

The following appointment is cancelled:-

Road Board and Control Officer.

Northam—C. V. Rutherford.

H. E. SMITH, Under Secretary for Lands.

BUSH FIRES ACT, 1937-1950.

Prohibited Times—Postponement of Commencing Date.

> Department of Lands and Surveys, Perth, 17th February, 1954.

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

IT is hereby notified, for general information, that the Hon. Minister for Lands has approved, pursuant to the powers contained in section 9 (3) (c) of the Bush Fires Act, 1937-1950, of the suspension from the 15th February to the 16th March, 1954, inclusive, of the declaration of the prohibited times for the Westonia Road District made under the provisions of section 9 (1) of the Act and published in the *Government Gazette* of the 21st September, 1951, so far as the said declaration extends to land within the boundaries of the Townsite of Westonia.

H. E. SMITH, Under Secretary for Lands.

AMENDMENT OF BOUNDARIES. Meekatharra Townsite. Department of Lands and Surveys,

Perth, 16th February, 1954.

Corres. No. 9101/00. HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1953, of the amendment of the boundaries of Meekatharra Townsite to include that portion of reserve No. 15815 now designated Meekatharra Lot 740. (Plan Meekatharra and 501/80.)

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

Department of Lands and Surveys,

Perth, 16th February, 1954. Corres. No. 5259/53.

IT is notified for general information that all Crown land situate West of longitude 114 deg. 30 min. on Plan 95/300 has been withdrawn from sale or leasing.

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

ERRATUM.

RESERVE No. 23884.

Department of Lands and Surveys, Perth, 16th February, 1954.

Corres. No. 4332/53.

IN Gazette of 12th February, 1954, page 211, for "Merredin Lot 47" read "Lot 417."

H. E. SMITH. Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 16th February, 1954.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale under the conditions specified, by public auction, as provided by the Land Act, 1933-1953, at the following upset prices:—

Applications to be lodged at Perth.

Corres, No. 9454/99.

LAVERTON.-Town 23, £20.

Corres. No. 3151/20, Vol. 2.

MUKINBUDIN — Town 72 and 79, £25 each; 73 to 78 (inclusive), 80 and 87, £20 each; 81 to 86 (inclusive), £15 each; subject to examination of survey.

Corres. No. 4404/51.

NARROGIN.-Town 904, £100.

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

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

ROAD DISTRICTS ACT, 1919-1951.

Department of Lands and Surveys, Perth, 17th February, 1954.

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1953, for the purpose of a new road, that is to say:-

Armadale-Kelmscott.

L. & S. 3627/98, Vol. 2; M.R.D. 41/48.

Road No. 10944. A strip of land 150 links wide, widening at its commencement and terminus, leav-ing road No. 994 on the Western boundary of Can-ning Location 942 and extending (as delineated and coloured dark brown on O.P. 6056) Eastward through said location and State Forest No. 22 to rejoin road No. 994 within said State Forest. 2 acres rejoin road No. 994 within said State Forest. 2 acres 3 roods 36 perches being resumed from Canning Location 942. (Plan 341B/40, E1.)

Armadale-Kelmscott.

L. & S. 3627/98, Vol. 2; M.R.D. 41/48.

Road No. 994. (a) Deviation of Part .--- A strip of land 150 links wide, widening at its commencement and terminus, leaving the present road within Canning Location 161 and extending (as delineated and coloured dark brown on O.P. 6056) South-East-ward through said location and location 160 to join the present road at its intersection with the North boundary of said location 160.

Darling Range. 1345/05.

Road No. 10957 (Albert Road). A strip of land one chain wide, leaving road No. 1949 (Pomeroy Road) at the South-West corner of Kalamunda Lot 144 and extending North (as surveyed) outside and along the West boundaries of said lot and lot 142 to the North-West corner of said lot 142. (Plan Kalamunda Regional Sheet 2.)

Darling Range.

2443/04, Vol. 2.

432/41

Road No. 10958. A strip of land one chain wide, widening at its commencement and therminus, leav-ing the North side of Snowball Road at the South-East corner of Kalamunda Lot 92 and extending (as East corner of Kalamunda Lot 92 and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 62991) North inside and along the East boundaries of said lot and lot 87 to the South-ern side of road No. 1844 (Kalamunda Road) at the North-East corner of the last mentioned lot. 2r. 20.4p., 0.9p., 0.7p., and 1r. 38.2p., being resumed from Kalamunda Lots 87, 88, 91, and 92 respectively. (Plan Kalamunda Regional Sheet 1.)

Kent.

Road No. 10422 (Deviation of Parts). (a) A strip of land one chain wide, leaving the present road on the Western boundary of Williams Location dark brown on O.P. 5382) South-Eastward through said location 11751 and location 15064 to rejoin the present road on the Western boundary of the latter location

(b) A strip of land one chain wide leaving the present road on the Western boundary of Williams Location 15064 and extending (as delineated and coloured dark brown on O.P. 5382) Southward along part of the Western boundary of said location and inside and along part of the Eastern boundary of location 11508 to an angle in the present road situate 7 chains 94.9 links Northward from its South-East corner. 1a. 0r. 25p. being resumed from Williams Location 11508.

(Plans 408/80, F2 and 407/80, A3.)

Mundaring.

Road No. 5174 (Widening of Part). That portion of Chidlow Lot 308 (reserve 7889) bounded by lines commencing at the South corner of lot 336 and extending Eastward along the Northern side of the present road a distance of about 20 links; thence Northward parallel to the Western boundary of lot 336 to its South-Eastern boundary and South-West-ward along the latter boundary to the starting point. (Plan Chidlow townsite.)

Quairading.

4171/47.

2418/53.

Road No. 10941. A strip of land one chain wide leaving a surveyed road on the South-Eastern boundary of Avon Location 18459 opposite the North-West corner of location 20615 and extending North-West corner of location 20015 and extending (as delineated and coloured dark brown on O.P. 6008) North-Westward and South-Westward along part of the North-Eastern and North-Western boundaries of location 17714 to the Easternmost corner of location 17591. 3a. 1r. 30p. being resumed from Avery Location 19450 from Avon Location 18459.

Road No. 10942. A strip of land one chain wide leaving a surveyed road at the North corner of Avon Location 15814 and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 62690) South inside and along the East boundary of the location to road No. 7076 on the North-Western side of the Quairading Bruce Rock railway reserve; commencing again on the opposite side of said railway reserve and continuing inside and along the East boundary of said location to its South-East corner. 5a. 2r. 34p. being resumed from Avon Location 15814.

(Plan 3C/40 F3.)

1599/52.

3869/53.

Quairading.

L. & S. 4259/13; M.R.D. 439/47.

Road No. 10943. A strip of land two chains wide narrowing at its commencement and widening at its terminus, leaving road No. 3317 on the Northern boundary of Avon Location 13893 and extending (as delineated and coloured dark brown on O.P. 6008), Eastward through said location and location 15838 and onward to and through reserve 10121 and locations 17591, 9223, 17714 and to and through location 0615 to the North-West corner of location 19519; continuing Eastward along the Northern boundaries of locations 19519, 15803 and 9899 and Eastward and North-Eastward along part of the South boundary of and through lot 1 of location 17706 (L.T.O. Diagram 8161) and to and through locations 20170 and 18141 to road No. 4941 within the last mentioned location, commencing again on the opposite side of road No. 4941 and continuing North-Eastward and Eastward through said location 18141 and onward to and through Yoting townsite and Yoting Lots 37, 18, 17 and 38 to road No. 4941 on the Southern boundary of said lot 38. 3r. 17.1p., 2a. 3r. 14p., 13a. 0r. 26p., 1a. 3r. 28.9p., 13a. 3r. 23p., 9a. 3r. 3p., 19a. 0r. 35p., 11a. 3r. 26p., 8a. 1r. 6p., 1a. 2r. 29.3p., and 11a. 3r., being resumed from Avon Locations 13893, 15838, 17591, 9223, 17714, 20615, 20694, 19646, 17706, 20170 and 18141 respectively.

Reserves 10121, 17808 (Yoting Lot 37) and 18955 (Yoting Lot 38) are hereby reduced by 8 acres 0 roods 17 perches, 8.8 perches and 1 acre 0 roods 21.7 perches respectively.

(Plans 3C/40, F3, 4/80 A3 and Yoting townsite.)

Roebourne.

Road No. 10959. A strip of land one chain wide (unsurveyed) its Western side leaving the South-Western side of Cleaverville Road at a North-Eastern corner of Roebourne Lot 389 and extending Southward outside and along the Eastern boundary of said lot to its South-East corner; thence Westward outside and along part of the Southern boundary of said lot to a point on its Southern boundary situate in prolongation Northward of the Eastern boundary of lot 382; thence again Southward to and outside and along the Eastern boundary of lot 382 a distance of six chains. (Plan Roebourne Townsite.)

Upper Blackwood.

L. and S. 1130/06 Vol. 3; M.R.D. 318/47.

Road No. 8666 (Extension and Widening). That portion of the Donnybrook-Boyup railway reserve and reserve 23054 (as delineated and coloured dark brown on Lands and Surveys Diagram 62903).

Road No. 10954 (Abel Street). A strip of land one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 62528, commencing on the North-Western alignment of road No. 1062 (Jayes Road) and extending (as surveyed) North-Westward to and along the South-Western boundaries of Boyup Brook Lots 123 to 118 inclusive, 116, 268 and 115 to 111 inclusive to the South-Eastern terminus of road No. 8666. 21.3p., 30.5p., and 28.2p., being resumed from Boyup Brook Lots 200, 199, and 198 respectively. (Plan Boyup Brook Townsite.)

Upper Blackwood.

Road No. 10960. A strip of land one chain wide (unsurveyed) its Eastern side commencing at the South-East corner of Nelson Location 221 and extending Southward through reserve No. 1333 to a point on the North-Western side of road No. 583 situate about 15 chains South-Westward from the South-East corner of said reserve No. 1333. (Plan 438A/40, B1.)

Upper Chapman.

M.R.D. 315/48; L. and S. 5130/48.

Road No. 3925 (Extension and Widening). A strip of land one chain wide (widening as delineated and coloured dark brown on O.P. 6106) leaving the Southern terminus of the present road at the South corner of Nanson Lot 111 and extending (as surveyed) South-Westward, Southward and again South-Westward to and along the South-Eastern boundary of lot 110 the Eastern boundary of Victoria Location 2402 and the South-Eastern boundaries of locations 5652, 2402 and 1813 to the South corner of the last mentioned location. 2a. 3r. 18p., 3r. 14.5p., and 2.8p., being resumed from Mt. Erin Estate Lot 40, Victoria Location 2402 and Victoria Location 5803 respectively. (Plan Nanson Townsite 157A/40, C2.)

735/30.

Wanneru.

Road No. 9180 (Deviation of Part). A strip of land one chain wide leaving an angle in the present road on the South boundary of Swan Location 1274 and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 62886) East inside and along the South boundary of said location to again join the present road on said South boundary of said location 1274. (Portion of road No. 5754 is hereby superseded.) 2r. 4.7p. being resumed from Swan Location 1274. (Plan 1A/40, B1.)

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.

EXTENSION OF CLOSING DATE.

Williams Location 11503.

Department of Lands and Surveys, Perth, 10th February, 1954.

Corres. No. 2597/53. (Plan 408/80, F.2 & 3.) IT is hereby notified for general information that the closing date for the receipt of applications for Williams Location 11503 has been extended to Wednesday, 24th February, 1954.

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

TENDERS FOR THE PURCHASE OF LAND AND BUILDINGS.

East Arthur.

Department of Lands and Surveys, Perth, 11th February, 1954.

Corres. 5341/50.

TENDERS are hereby invited for the purchase under the provisions of section 89C of the Land Act, 1933-1950, of land and buildings known as the Land Settlement Depot at East Arthur situated on the Western side of the Albany Highway approximately $124\frac{1}{2}$ miles from Perth.

Particulars.

Land—Williams Location 15073. Area—4 acres 3 roods (approx.).

Plan—409A/40, B2.

Buildings—Machinery and store shed 92ft. x 42ft. galvanised corrugated iron roof and walls comprising office lined, T. and G. floor, store floored, workshop concrete floor, garage earth floor, five tanks, timber shelving and bins in store not included in sale. Two cottages marked No. 1 and No. 2 on the outside base of fireplace, each 24ft. x 12ft. timber framed, asbestos walls, iron roof, lined, bathroom, laundry and tank.

Conditions.

Tenders addressed to the Under Secretary for Lands, Perth, and endorsed on the envelope "Tender for East Arthur Depot" can be lodged up till 3.30 p.m. on Wednesday, 3rd March, 1954, for—

- "A" Williams Location 15073 in fee simple and the shed erected thereon.
- "B" Williams Location 15073 in fee simple and the shed and cottage No. 1 erected thereon.
- "C" Cottage No. 1 and or cottage No. 2 for purchase and removal.

Tenders must be accompanied by a deposit of ten (10) per cent. of the price tendered and the successful tenderer will be required to pay the balance of purchase money on acceptance of tender.

Keys for the inspection of the buildings can be obtained at cottage No. 1.

The highest or any tender will not necessarily be accepted.

H. E. SMITH, Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Department of Lands and Surveys, Perth, 16th February, 1954.

Corres, No. 657/20

APPLICATIONS are invited, under section 32 of the Land Act, 1933-1953, for a lease of reserve No. 17789 at Caron for grazing only. The lease shall be for a term of one (1) year, renewable at the will of the Minister for Lands and subject to the following terms and conditions:—

(a) Rental has been fixed at three pounds $(\pounds 3)$ for the initial term.

(b) The lease shall be determinable at three months notice by either party after the initial term of one year.

(c) The lessee shall undertake to comply with any requirements of the Commonwealth of Australia designed to protect or utilise the danger area of the Caron Rifle Range.

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

Applications, accompanied by a deposit of £3 15s. must be lodged at the Lands Department, Perth, on or before Wednesday, 17th March, 1954.

If more applications than one have been received by the closing date, the application to be granted will be decided by the Land Board.

(Plan 95/80, F1.)

H. E. SMITH, Under Secretary for Lands.

LAND OPEN FOR SELECTION.

Perth Land Agency.

Department of Lands and Surveys, Perth, 18th February, 1954.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V. of the Land Act, 1933-1953, 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 \otimes n 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, 17th MARCH, 1954.

Schedule No. 1.

Loc	ation No.		Are	a.		Price per Acre.	Plan.	Corres, No.	Classification File.	Deposit Required.
Avon Avon Avon	$19132(a)\ 24247(a)\ 19135(a)$	••••	a. 479 434 998	r. 3 2 0	p. 7 35 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	5/80 C. & D. 2 5/80 C. & D. 2 5/80 C. 2	1883/53 1883/53 1883/53	1884/53 p. 5 1884/53 p. 5 Subject to classi-	£ s. d. 1 19 2 1 19 2 1 19 2 1 19 2
Avon Fitzgerald Jilbadji	$27593(a)\ 232(a)\ 740(d)$	 (e)(f)	1000 976 abt. 250	$\begin{array}{c} 0 \\ 1 \\ 0 \end{array}$	$\begin{smallmatrix}&0\\21\\0\end{smallmatrix}$	$\begin{array}{ccc} do. & do. \\ 0 & 3 & 0 \\ Subject to pricing \end{array}$	5/80 B. & C. 2 392/80 B. 2 23/80 E. 1	$\begin{array}{r} 1883/53 \\ 5712/52 \\ 508/53 \end{array}$	fication do. do. 3764/15 p. 53 Subject to classi-	$egin{array}{cccc} 1 & 19 & 2 \ 1 & 19 & 2 \ 6 & 5 & 0 \end{array}$
Nelson	2625	•···•	280	2	0	0 14 6	415C/40 E. 3 & 4	10370/05 V. 7	fication 	1 10 6
Ninghan Ninghan	$1160(a) \\ 4001$	••••	718 abt. 278	$\frac{3}{0}$	$\begin{array}{c} 23 \\ 0 \end{array}$	0 3 6 Subject to pricing	55/80 B. 1 55/80 B. 1	2010/30 2010/30	5068/26. p 11 Subject to classi-	$\begin{array}{cccc}1&16&11\\1&10&6\end{array}$
Plantagene Roe Victoria	et 2924(b) 1474(a) 5907(e)	···· ····	159 1611 9	$2 \\ 0 \\ 3$	$\begin{smallmatrix}8\\18\\0\end{smallmatrix}$	$\begin{array}{c} 0 & 17 & 0 \\ 0 & 6 & 6 \\ 10 & 0 & 0 \\ (\text{incl. survey fee and} \\ Creater Constraints for) \end{array}$	457A/40 B. 1 346/80 C. 4 161/80 A. 3	$7064/50\ 3548/52\ 1555/51$	fication 7064/50 p. 23 3548/52 p. 9 	$\begin{array}{cccc} 1 & 7 & 11 \\ 2 & 5 & 11 \\ 1 & 5 & 0 \end{array}$
Victoria Victoria	7782(a) 7784(a)	••••	2365 573	0 1	$20 \\ 2$	Crown Grant fee) (Purchase Price) 0 2 9 0 3 6	96/80 C. & D. 3 96/80 C. & D. 3	5233/24 5233/24	5233/24 p 37 5233/24 p. 37	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

GOVERNMENT GAZETTE, W.A.

		Schedule No. 2.			
Location.		Description.	Plan.	Corres. No.	Deposit required
Avon (c)		(1) The area of about 1,410 acres bounded by Avon Loca- tions 21280, 6405, 26086, 19899, 8107, 23443, 23755, 9532, 5838, 9533, 21835 and 21254. Priced at 5s. per acre (ex-	342B/40 D. E. 1 & 2	2276/25	£ s. c 13 3
Avon (c) (g)		 cluding survey fee) (2) The area of about 1,660 acres comprising the whole of Pastoral Lease 392/419 and the abutting area of Crown land bounded by Avon Locations 21280, 6405, 9329 and 26006. Drive 14.5 5. page acres (candidate comprised for the second seco	342B/40 D. E. 1 & 2	2276/25	13 18
Cojonup (d)		26086. Priced at 5s. per acre (excluding survey fee) The area of about 68 acres bounded on the north-west by Road No. 889 and on the south and east by roads abutting	417A/40 C. 1	3551/53	43
Nelson (d) (f)		boundaries of Kojonup Location 7241 The area of about 20 acres bounded by Nelson Locations 11340 and 10954 and by the road abutting the north-east boundary of Location 11952	414C/40 E. 4	2429/53	15
Plantagenet (d)	•····	The area of about 125 acres bounded by Road No. 10362, Plantagenet Location 4954, the eastern boundary of Loca- tion 2150 and its prolongation northward and the southern boundary of Location 2126_and its prolongation west	451B/40 D. 1	3183/53	4 18
Sussex (c) (h) Wellington (d)		The area of about 800 acres bounded by lines commencing at the south-east corner of Sussex Location 234 and ex- tending north and west along boundaries of that location to its north-west corner; thence north about 29 chains to the southern boundary of Reserve No. 1394; thence east and north respectively along boundaries of the reserve to its north-east corner; thence east along boundaries of Locations 233 and 1930 to the westernmost corner of Location 1502; thence south-easterly about 102 chains along boundaries of Locations 1502, 1499 and 1498; thence west about 40 chains; thence south about 30 chains to a northern boundary of Class "A" Reserve No. 8438; thence west about 40 chains to the starting point (1) Wellington Location 3997, containing 4,137 acres 0 roods	441A/40 B. 1 415B/40 D. 1	996/24	98
(a)		 26 perches (2) The area of about 660 acres (including Location 3959) bounded by Wellington Locations 3997, 3952, 3963, 3511 and 3955 Available as four blocks as lettered (w), (x), (y), (z), here-under. A sawmill site in area (x) below is excluded from the area made available. 	113D/40 D. 1	V. 2	
		Block (w) —about 1,160 acres, being the northern part of Location 3997 and vacant land abutting on the east.			11 10
		Block (x)—about 1,100 acres comprising Location 3959, part of Location 3997 and abutting Crown land Block (y)—about 1,220 acres, comprising part of Loca-			11 10 $12 5$
		tion 3997 and vacant Crown land abutting the north- ern and western boundaries of Location 3955.			12 5
		Block (z)—about 1,320 acres, being the south west portion of Location 3997.			12

Schedule No. 2.

(a) Subject to exemption from road rates for two years from date of approval of application.

- (b) Subject to payment for improvements.
- (c) Subject to survey.

(d) Subject to survey, classification, pricing and provision of necessary roads.

- (e) Available to adjoining holders only.
- (f) Subject to mining conditions.
- (g) Subject to the provisions of Section 109B of the "Land Act, 1933-1953."
- (h) Applications may be restricted to part only of this area.

H. E. SMITH, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING. Under Part VI of the Land Act, 1933-1953. WEDNESDAY, 31st MARCH, 1954. Eastern Division—Bulga District.

Corres. No. 1209/17, Vol. 2. (Plan 41/300.) IT is hereby notified for general information that an area of 27,202 acres bounded by lines commencing at the 169 mile peg on the rabbit proof fence and extending East about 500 chains, South 400 chains, West about 130 chains, South 80 chains, East about 239 chains, North about 831 chains and West about 866 chains, to the line of the rabbit proof fence; thence Southerly along the said fence to the starting point, will be available for pastoral leasing as from Wednesday, 31st March, 1954. North-West Division-Gascoyne District.

Corres. No. 7609/03. (Plan 77/300.)

IT is hereby notified for general information that an area of 5,000 acres previously comprising reserve No. 607 (for the Benefit of Aboriginals) at Churdiwoodalya Spring will be available for pastoral leasing as from Wednesday, 31st March, 1954.

WEDNESDAY, 19th MAY, 1954.

Kimberley Division—Omalinde District. Corres. No. 510/53. (Plan 133/300.)

IT is hereby notified for general information that an area of about 70,500 acres bounded by lines commencing at the South-East corner of lease

13810/08.

396/572 and extending South about 410 chains, West about 500 chains, South about 400 chains to the right bank of the Fitzroy River, thence Easterly along the said bank a distance of about 300 chains along the said bank a distance of about 300 chains to the Western boundary of lease 396/592; thence South about 260 chains, West about 835 chains, North about 600 chains, East about 380 chains, North about 375 chains, West about 200 chains, North about 440 chains, East about 200 chains, South about 333 chains, East about 600 chains to the starting point, will be available for pastoral leasing as from Wednesday, 19th May, 1954.

North-West Division-Teano District.

Corres. No. 2516/27, Vol. 2. (Plans 71/300 and 80/300).

IT is hereby notified for general information that the land comprised within J. P. Leehey's late leases 394/931 and 394/932 (Cardawan Station) containing 32,000 acres and 60,660 acres respectively, will be available for pastoral leasing as from Wednesday, 19th May 1954. Subject to payment for improvements, if any.

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

ERRATUM.

LAND OPEN FOR PASTORAL LEASING. Eastern Division-Marmion District. Department of Lands and Surveys, Perth, 15th February, 1954.

Corres. No. 444/43.

IN Government Gazette of 12th February, 1954, page 213, Column 2, lines 24 and 30, for "Wednes-day, 26th March, 1954," read "Wednesday, 24th March, 1954."

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

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

I, JOSEPH PHILP LANGFORD, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Toodyay Road Board to close the said portion of road, viz .:-

2203/29.

T.104. That part of road No. 26 through Avon Location U3, from an Eastern boundary of the Toodyay townsite to road No. 1126 along part of the South-Eastern boundary of said location U3. (Plan 27D/40, B3.)

Toodyay.

J. P. LANGFORD.

I, Edward Davy, on behalf of the Toodyay Road Board, hereby assent to the above application to close the road therein described.

E. DAVY, Chairman, Toodyay Road Board. 20th January, 1954.

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

I, JOHN ALEXANDER TURNER, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Murray Road Board to close the said portion of road, viz.:-

Murray.

Murray. 3207/97, V. 4. M.524. That part of road No. 44 along the Northern boundaries of Murray Locations 1024, 101 and 1023 and Murray Lot 1082, from a point situate one chain Eastward of the North-West corner of Location 1024 to a point situate one chain West-ward of the North-East corner of lot 1082 (exclud-ing the extension Northward of the surveyed road ing the extension Northward of the surveyed road on the Eastern boundary of location 1024). (Plan 380C/20.)

J. A. TURNER

I, George Joseph Clarence Beacham, on behalf of the Murray Road Board, hereby assent to the above application to close the road therein described.

GEO. BEACHAM,

Chairman, Murray Road Board.

21/1/54.

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

WE, the Midland Railway Company of Western Australia, Limited, Joyce Mabel Tunsey, Malcolm George Wright, Kenneth Martin Harrington, Rita Augustine Harrington and James Bernard Harrington, being the owners of land over or along which the portions of roads hereunder described pass, have applied to the Dandaragan Road Board to close the said portion of road, viz .:-

Dandaragan.

D.347. (a) The Crown grant road along part of the East boundary of Melbourne Location 2272 and through lot M.2067 of location 941 (L.T.O. Plan 6206), from a surveyed road on the Southernmost boundary of location 2483 opposite a South-West corner of the location to a surveyed road through said lot M.2067.

(b) The Crown grant road through lot M.2075 of Melbourne Location 941 (L.T.O. Plan 6206), from a surveyed road on the South-East boundary of the lot opposite a North-East corner of lot M.2055 of location 941 to a surveyed road on the North-East boundary of the former lot.

(ĉ) The Crown grant road through lot M.2080 of Melbourne Location 941 (L.T.O. Plan 6269) and the surveyed road through lot M.1821 of location 940 (L.T.O. Diagram 13845), from a surveyed road at the South-East corner of lot M.2070 of location 941, to a South-East corner of said lot M.1821. (Plan 59/80, E1 and 2, F2.)

pp. the Midland Railway Company of Western Australia, Limited— A. H. MOORE. Lands Superintendent. J. M. TUNSEY. M. G. WRIGHT K. M. HARRINGTON. R. A. HARRINGTON.

J. B. HARRINGTON.

M. E. ROBERTS,

I, Malcolm Edward Roberts, on behalf of the Dandaragan Road Board, hereby assent to the above application to close the road therein described.

Chairman, Dandaragan Road Board. 19/9/53.

ROAD DISTRICTS ACT, 1919-1951.

WHEREAS C. M. Fiegert, E. Askew and C. H. Potts, being the owners of land over or along which the undermentioned road, in the Mount Marshall Road District passes, have applied to the MOUNT MAR-SHALL Road Board to close the said road, which is more particularly described hereunder, that is to say:-

1856/22, Vol. 2. M.522. The surveyed road along the South-M.522. The surveyed road along the South-Western boundaries of Ninghan Locations 2855, 2539 and 1908, through location 537 and along the South-West boundary of location 535; from a sur-veyed road at the West corner of location 2855 to road No. 8342 at the Easternmost corner of location 537. (Plan 66/80, C.4.)

WHEREAS F. P. Halse, V. H. Watson and J. McGill, being the owners of land over or along which the undermentioned roads, in the Victoria Plains Road District pass, have applied to the VICTORIA PLAINS Road Board to close the said roads, which are more particularly described hereunder, that is to say:-

5692/23, Vol. 2.

V.79. (a) That part of road No. 7066 along a North and part of the easternmost boundaries of and through Melbourne Location 1580, from the South-east corner of location 1354 to road No. 6488 along the North-Eastern side of the Calingiri Station Yard Reserve.

(b) The surveyed road along part of the South boundary of Melbourne Location 1354, from a sur-veyed road at the South-East corner of the location to the road described in paragraph (a) above. (Plan 32/80, B1 and 2.)

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

10241/07. Y.92. The surveyed road along the West boundary of reserve 12325, from road No. 3979 at the North-West corner of the reserve to a surveyed road at its South-West corner. (Plan 2C/40, D4.)

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

And whereas the said Boards have assented to the said application:

And whereas the Governor in Executive Council has confirmed the said assent:

It is hereby notified that the said roads are closed. Dated this 17th day of February, 1954.

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

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

I, HENRY JAMES TRUNDLE, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Kulin Road Board to close the said portion of road, viz.:--

Kulin.

6279/49.

K.413. The surveyed road along the West boundroad through location 12835 and the unsurveyed road through location 12835 and the unsurveyed road through location 14841, from the North-West corner of location 12835 to the surveyed road on the South boundary of location 14841. (Plan 376/80, D3.)

H. J. TRUNDLE.

I, Henry John Hodgson, on behalf of the Kulin Road Board, hereby assent to the above application to close the road therein described.

H. J. HODGSON, Chairman, Kulin Road Board.

11/2/54.

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

WE, William Charles Potthoff and Brian Snowball, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Kulin Road Board to close the said portion of road, viz.:--

6846/49.

K.415. The surveyed road along the West boundaries of Avon Locations 23495 and 18670 and through location 25816, from the North-West corner of location 23495 to the South boundary of location 25816 (excluding the surveyed road through location 23495). (Plan 376/80, C2.)

Kulin.

W. C. POTTHOFF. B. SNOWBALL.

I, Henry John Hodgson, on behalf of the Kulin Road Board, hereby assent to the above applica-tion to close the road therein described.

> H. J. HODGSON, Chairman, Kulin Road Board.

11/2/54.

STATE HOUSING ACT, 1946-1953.

Department of Lands and Surveys, Perth, 16th February, 1954.

HIS Excellency the Governor in Executive Council has been pleased to cancel, under the provisions of the State Housing Act, 1946-1953, as follows:—

Corres. No. 2864/30—The dedication of Donny-brook Lots 448 to 455 inclusive to the purposes of the said Act. (Plan Donnybrook.)

Corres. No. 2835/12—The dedication of Narrogin Lot 904 to the purposes of the said Act. (Plan Narrogin.)

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

DEDICATION OF LAND.

Department of Lands and Surveys, Perth, 16th February, 1954.

HIS Excellency the Governor in Executive Council has been pleased to dedicate, under the provisions of the State Housing Act, 1946-1953, the lands described in the Schedule hereunder to the pur-poses of the said Act.

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

Schedule.

Land, Corres. No.

Northam Lot 327; 4343/53. Kellerberrin Lots 362 and 363; 1724/53. Kulin Lot 198; 1231/22. Kalgoorlie Lot 3351; 4387/53. Northam Lot 324; 3784/53. Williams Location 15072; 3833/40. Manjimup Lot 563; 3704/52. Manjimup Lot 563; 3704/52. Corrigin Lot 234; 668/22. Waroona Lot 368; 202/53. Waroona Lot 369; 4012/53. Northam Lot 322; 2527/53. Katanning Lots 816 and 824; 2523/53. Tammin Lot 105; 2522/53. Mundijong Lot 192; 2526/53. Margaret River Lot 113; 2098/53. Gnowangerup Lot 122; 7136/50. Narrogin Lots 1523 and 1524; 203/53. Wellington Location 4640: 157/47. Wellington Locs 1523 and 1524; 2037 Wellington Location 4640; 157/47. Quairading Lot 236; 1524/53. Geraldton Lot 317; 7678/50. Goomalling Lot 366; 5921/52. Avon Location 27582; 4018/53. Kondinin Lots 9 and 10; 1255/51. Three Springs Lot 172; 2806/53. Cockburn Source Location 1725: 22 Cockburn Sound Location 1725; 2323/52. Quairading Lot 235; 663/51. Quairading Lot 235; 663/51. Avon Location 27546; 2347/53. Swan Location 5487; 2299/53. Wagin Lot 1765; 2803/53. Collie Lot 1862; 5575/52. Collie Lots 1864, 1865, 1878 and 1879; 2524/53. Conner Lots 1864, 1865, 1878 and 18 Canning Location 1273; 2640/53. Kojonup Location 8980; 205/53. Wyalkatchem Lot 195; 2805/53. Wyalkatchem Lot 196; 670/22. Donnybrook Lot 304; 4376/53. Avon Location 27580; 3785/53.

Forests Department, Perth, 16th February, 1954.

HIS Excellency the Governor in Executive Council has approved of the appointment of Charles Ver-non Rutherford to the position of Assistant Fire Control Superintendent, Class 5, as from the 25th January, 1954.

> A. C. HARRIS, Conservator of Forests.

PUBLIC WORKS TENDERS.

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

Merredin Hospital—Mechanical Ventilation and Hood to Slow Combustion Cooker (12368); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 9th February, 1954.

Kalgoorlie Police Station—Repairs and Renovations (12369); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, on and after 9th February, 1954.

Waroona Irrigation Offices and Quarters—Septic Tank Installation (12370); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, Pinjarra Courthouse, and Waroona Water Supply Office, on and after 9th February, 1954.

Wickepin School and Quarters—Repairs and Renovations (12371); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and Police Station, Wickepin, on and after 9th February, 1954.

Coomberdale School and Quarters—Repairs and Renovations (12372); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 9th February, 1954.

Marvel Loch School and Quarters—Repairs and Renovations (12373); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 9th February, 1954.

Merredin Courthouse—Repairs and Renovations (12374); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 9th February, 1954.

Narembeen School and Quarters—Repairs and Renovations (12375); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and at Police Station, Narembeen, on and after 9th February, 1954.

G.W.S. No. 4 Pumping Station—Additions (12377); 23rd February, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, on and after 2nd February, 1954.

Royal Perth Hospital—Second Section—Supply and Installation of x-Ray Units, etc. (12376); 2nd March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 9th February, 1954.

Kalgoorlie School — Household Management Centre—Repairs and Renovations (12378); 2nd March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Kalgoorlie, on and after 16th February, 1954.

Perenjori Police Station and Quarters—Repairs and Renovations (12379); 2nd March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Perenjori, on and after 16th February, 1954.

Wagin School—Conversion of Classrooms to Manual Training Centre (12380); 2nd March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Narrogin, and Courthouse, Wagin, on and after 16th February, 1954.

Geraldton Maternity Hospital — Repairs and Renovations (12381); 9th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, on and after 23rd February, 1954.

Merredin Hospital — Repairs and Renovations (12382); 9th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 23rd February, 1954.

Kununoppin Hospital—Repairs and Renovations (12383); 9th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 23rd February, 1954.

Donnybrook School—Removal of Classroom from Hester (12384); 9th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Police Station, Donnybrook, on and after 23rd February, 1954.

Beacon School—Removal of Classroom from Cleomine (12385); 9th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 23rd February, 1954.

New Perth Chest Hospital, Hollywood—Installation of Lifts (12367); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 9th February, 1954.

Albany Hospital—Improvements to Grounds (12386); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, on and after 2nd March, 1954.

Removal of Four Sets of School Quarters from Chandler (12387); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Water Supply Office, Northam, on and after 2nd March, 1954.

Northam High School—Caretaker's Quarters— Repairs and Renovations (12388); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at G.W.S., Northam, on and after 2nd March, 1954.

Maylands Institute for Blind—Alterations to Kitchen (12389); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 2nd March, 1954.

Denmark Hospital—Foul Water and Sewerage Disposal (12390); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and at Denmark Police Station, on and after 2nd March, 1954.

Bunbury High School—Ground Improvements (12391); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 2nd March, 1954.

Guildford Old Women's Home—Sewerage (12392); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 2nd March, 1954.

Collie High School—Septic Tank Installation (12393); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Clerk of Courts, Collie, on and after 2nd March, 1954.

Doodarding School and Quarters—Repairs and Renovations (12394); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Water Supply Office, Northam, on and after 2nd March, 1954.

Kalgoorlie School of Mines-Repairs and Renovations (12395); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, on and after 2nd March, 1954.

Kalgoorlie Infants' School—Repairs and Renovations (12396); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, on and after 2nd March, 1954.

Dowerin School and Quarters—Repairs and Renovations (12397); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 2nd March, 1954.

Muresk Agricultural College—Additions to Fire Service, 1954 (12398); 16th March, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at G.W.S. Office, Northam, on and after 2nd March, 1954.

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

19/2/54

R. J. BOND, Under Secretary for Works.

P.W. 462/53; Ex. Co. No. 184.

Public Works Act, 1902-1953.

AMENDMENT OF NOTICE OF RESUMPTION.

Industry at Kwinana.

NOTICE is hereby given that the Notice of Resumption (Ex. Co. No. 2406) published in the Government Gazette of 11th December, 1953, whereby certain land in the Cockburn Sound District, described in the Schedule to such notice and on Plan, P.W.D., W.A., 33977, was compulsorily taken and set apart for the purposes of industry at Kwinana is in pursuance of the power conferred by Section 21 of the Public Works Act, 1902–1953, hereby amended by his Excellency the Governor, acting by and with the advice of the Exceutive Council by deleting from such Schedule the several pieces or parcels of land delineated on such plan and described in the Schedule hereto.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 33977.	Owner or Reputed Owner. Description.		Area.		
			a.	r.	р.
41	John Lohman	Portion of Cockburn Sound Location 508, being Lot 146 on L.T.O. Plan 3638 (Certificate of Title Volume 1113, Folio 449)	а. 0	2	5
44	Charles Drummond Nicol	Portion of Cockburn Sound Location 508, being Lot 149 on L.T.O. Plan 3638 (Certificate of Title Volume 607, Folio 200)	0	2	5
45	Charles Drummond Nicol	Portion of Cockburn Sound Location 508, being Lot 150 on L.T.O. Plan 3638 (Certificate of Title Volume 1103, Folio 677)	0	2	5
46 47 and 48	Eric Norman Abraham and Gladys May Abraham	Portion of Cockburn Sound Location 508, being Lots 151, 152 and 153 on L.T.O. Plan 3638 (Certificate of Title Volume 1120, Folio 837)	1	2	11.7

Certified correct this 4th day of February 1954.

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

Dated this 8th day of February, 1954.

PUBLIC WORKS ACT, 1902-1953. Redmile Road, York. Sale of Land.

P.W. 1858/53, Ex. Co. No. 201.

NOTICE is hereby given that His Excellency the Governor, under section 29 of the Public Works Act, 1902-1953, has authorised the sale by private contract of all that piece or parcel of land being portion of Avon Location X on Plan 3157 contained in Certificate of Title, Volume 492, Folio 65, save and except the portion dedicated as Road in *Gov*ernment Gazette dated 6th day of November, 1936; such land not being now required for the purpose for which it was held, namely, Redmile Road, York.

Dated this 15th day of February, 1954.

R. J. BOND, Under Secretary for Works.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 158/54.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

Metropolitan Sewerage.

Guildford District.

Pumping Station No. 1.

Supplementary Suction Tank.

Description of Proposed Works.—A 50ft. diameter reinforced concrete underground tank, with pipes connected to existing pumping station, and all other apparatus connected therewith. The Locality in which the Proposed Works will be Constructed.—South-Westerly from existing Guildford Pumping Station No. 1, as shown in red on Plan M.W.S. 7822 deposited at the office of the Minister.

The Purposes for which the Proposed Works are to be Constructed.—For the disposal of sewage.

The Times When and Place at which Plans and Specifications may be Inspected.—At the office of the Minister for Water Supply, Sewerage and Drainage, The Barracks, St. George's Place, Perth, for one month on and after the 19th day of February, 1954, between the hours of 10 a.m. and 3.30 p.m.

> H. H. STYANTS, Acting Minister for Water Supply, Sewerage and Drainage.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1792/53.

NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, that water mains have been laid in the undermentioned streets in the districts indicated.

Fremantle Municipality.

2069/53—Daly Street, from lot 103 to lot 104— Northerly.

1936/53—Knutsford Street, from lot 1183 to lot 1181—Easterly.

Bassendean Road District.

1157/50—Fisher Street, from lot 399 to Haig Street —South-Easterly, French Street, from Guildford Road to Maidos Street—South-Easterly. Pearson Street, from Guildford Road to Maidos Street—South-Easterly. Melville Road District.

- 1873/53—Baal Street, from Solomon Street to lot 23—Southerly.
 2107/53—Bedford Road, from lot 8 to lot 6—South-
- erly. 1861/53—Cowrie Crescent, from lot 95 to lot 91—

Westerly.

1591/53—Shirley Avenue, from lot 319 to lot 310— Westerly.

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

Dated this 19th day of February, 1954.

B. J. CLARKSON, Under Secretary.

WATER BOARDS ACT AMENDMENT ACT, 1918. Harvey Water Area.

P.W.W.S. 1027/32.

IT is hereby notified, for general information, that His Excellency the Governor has been pleased to approve, under the provisions of the Water Boards Act Amendment Act, 1918, of a rate of two shillings and three pence in the pound on the annual rateable value of the land rated being made and levied in the Harvey Water Area for the year ending 31st December. 1954.

(Sgd.) R. J. BOND, Under Secretary for Water Supply.

WATER BOARDS ACT, 1904.

Water Rate in the Wagin Water Area. For the Year ending 31st October, 1954.

NOTICE is hereby given that the ratebook for the year ending 31st October, 1954, of all lands in the Wagin Water Area now liable to be rated under the abovementioned Act has been made up and is open for inspection by ratepayers.

By Order of the Board.

Notice of Rate in the Wagin Water Area.

NOTICE is hereby given that under the powers conferred by the abovementioned Act, the Wagin Water Board has ordered a rate of three shillings (3s.) in the pound for the Wagin Water Area, to be made and levied for the year ending 31st October, 1954, upon all rateable lands entered in the ratebook, the making up of which is published in the Government Gazette on Friday, 19th February, 1954, and a local newspaper; that the minimum rate for the abovementioned period for each separately assessed inproved parcel of land, the annual rate of which at three shillings in the pound would not exceed ten shillings, shall be ten shillings; that the minimum rate for the abovementioned period for each separately assessed unoccupied or unimproved parcel of land, the annual rate of which at three shillings in the pound would not exceed ten shillings, shall be tenshillings; and that a memorandum of such order has been duly entered in the ratebook and signed.

The said rate is now payable in accordance with the by-laws made under the aforesaid Act.

By Order of the Board.

R. T. ASHWORTH,

Chairman.

MUNICIPALITY OF NARROGIN.

Roads Closed.

UNDER section 64 of the Traffic Act, 1919-1949, the Municipality of Narrogin, being a local authority, hereby gives notice that the roads herein listed will be closed to public traffic from 6 a.m. to 7 a.m. on Sunday, 28th February, 1954, and from 6 a.m. to 7.30 a.m. and 12 noon to 6 p.m. on Monday, 1st March, 1954.

The Roads Referred To.

Federal Street—from the North side of Ensign Street to the railway crossing near the butter factory, or Southern side of the junction of Fairway and Federal Streets. Ensign Street—from the East side of Federal Street to the North side of the junction of Jersey and Ensign Streets.

Jersey Street—from the East side of Earl Street to the West side of Glyde Street.

Glyde Street—from the North side of Jersey Street to the South side of Furnival Street.

Furnival Street—from the West side of Glyde Street to the East side of Federal Street.

Fairway Street—from the railway crossing at the butter factory to the North side of Falcon Street. Falcon Street—from the East side of Fairway

Street to the West side of Federal Street. And whereas the Narrogin Combined Sports Club has intimated to the local authority that its members desire to hold a motor race meeting on Monday, 1st March, 1954, and trials on Sunday, 28th February, 1954, the Council of the Municipality of Narrogin, by virtue of section 52 of the Traffic Act, 1912-1949, does temporarily suspend the operation of regulations under the Act on the portions of the aforementioned streets while temporarily closed.

Resolved at a meeting of the Narrogin Municipal Council held on Tuesday, 2nd February, 1954.

T. N. HOGG,

Mayor.

G. STEWART, Town Clerk.

MUNICIPAL CORPORATIONS ACT, 1906-1953. Municipality of Albany.

Extraordinary Election of Auditor.

NOTICE is hereby given that an extraordinary election of an Auditor for the Municipality of Albany will be held to fill the vacancy caused by the resignation of Mary Clyne Butler.

Saturday, the 27th day of February, 1954, has been appointed Nomination Day, and Saturday, the 13th day of March, 1954, has been appointed Election Day.

Nominations in accordance with sections 93 and 94 of the Act, of persons duly qualified, will be received by the Returning Officer or Town Clerk, at oh before 12 o'clock noon on the nomination day or within seven days next preceding such nomination day.

> D. G. ROBINSON, Returning Officer.

MUNICIPAL CORPORATIONS ACT, 1906-1953. Municipality of Albany.

Extraordinary Election of Auditor.

NOTICE is hereby given that an extraordinary election of an Auditor for the Municipality of Albany will be held to fill the vacancy caused by the resignation of Daniel John Lamarque Blair.

Saturday, the 27th day of February, 1954, has been appointed Nomination Day, and Saturday. the 13th day of March, 1954, has been appointed Election Day.

Nominations in accordance with sections 93 and 94 of the Act, of persons duly qualified, will be received by the Returning Officer or Town Clerk, at or before 12 o'clock noon on the nomination day or within seven days next preceding such nomination day.

D. G. ROBINSON, Returning Officer.

CITY OF PERTH.

Stands for Public Vehicles.

NOTICE is hereby given that, under section 251 of the Municipal Corporations Act, 1906-1953, the Council of the City of Perth resolved on 15th February, 1954, that the following stands for omnibuses only be provided:—

(aab) A stand on the Northern side of Murray Street commencing at a point 122ft. West of the Western building alignment of William Street and extending Westward a distance of 38ft. (aac) A stand on the Northern side of Murray Street commencing at a point 176ft. West of the Western building alignment of William Street and extending Westward a distance of 66ft.

(aad) A stand on the Northern side of Murray Street commencing at a point 257ft. West of the Western building alignment of William Street and extending Westward 126ft.

(aae) A stand on the Northern side of Murray Street commencing at a point 25ft. West of the Western building alignment of Queen Street and extending Westward a distance of 92ft.

(aaf) A stand on the Northern side of Murray Street commencing at a point 133ft. West of the Western building alignment of Queen Street and extending Westward 153ft.

Dated this 16th day of February, 1954.

W. A. McI. GREEN, Town Clerk.

ROAD DISTRICTS ACT, 1919-1948.

Gosnells Road Board.

IT is hereby notified, for general information, that William Charles Law has been appointed Pound-keeper, Ranger and Dog License Collector for the abovementioned district in place of Charles Sandercock who has resigned, and that lot 1251 of Canning Location 16 has been duly appointed a public pound.

> RICHARD RUSHTON, Secretary.

ROAD DISTRICTS ACT, 1919-1951.

Busselton Road Board. Proposed Loan of £5,000.

Loan No. 19.

Notice of Intention to Borrow.

NOTICE is hereby given that the Busselton Road Board proposes to borrow the sum of five thousand pounds (£5,000) to be expended on works and undertakings in the Busselton Road District, the works and undertakings being the surfacing with bitumen, roads in the West, Central and East Wards.

The plans and specifications and the estimates of the cost of the said works and undertakings and statement showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection of ratepayers at the office of the Board during office hours for one month after the last publication of this notice

The amount of £5,000 is proposed to be raised by the sale of debentures repayable with interest by thirty (30) half-yearly instalments over a period of fifteen (15) years after the date of issue thereof, in lieu of the formation of a sinking fund. Such debentures shall bear interest at a rate not exceeding £4 17s. 6d. per centum per annum, payable half-yearly. The amount of the said debentures and interest thereon is to be paid at the Commonwealth Bank, Perth.

The works and undertakings for which the loan is proposed to be raised will, in the opinion of the Is proposed to be raised will, in the opinion of the Board, be of benefit only to a portion of the Bus-selton Road District, namely, the West, Central and East Wards, and any loan rate applicable to such loan will be levied only on the rateable land within the said West, Central and East Wards of the said district.

Dated this 16th day of February, 1954.

B. K. KILLERBY, Chairman.

L. M. POWELL, Secretary.

BRUCE ROCK ROAD BOARD.

Proposed Loan No. 11.

PURSUANT to section 298 of the Road Districts Act, 1919-1952, the Bruce Rock Road Board hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purposes:

£500, for 15 years at a rate of interest not ex-ceeding 5 per cent., payable at the office of the Board, Bruce Rock, by half-yearly instalments of interest and principal. Purpose—Construction of footpaths in Bruce Rock.

Special benefits will be conferred upon the town ward only and any loan rate applicable to such loan will be levied only on the town ward as defined in the *Government Gazette* dated the 6th of September, 1929.

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 10th day of February, 1954.

S. A. J. FLETCHER, Vice Chairman.

F. P. JAGO, Acting Secretary.

ALBANY ROAD BOARD.

Traffic Inspector.

IT is noted, for general information, that Mr. Norman Leonard Annett has been appointed Traffic Inspector to the Albany and District Road Board, from 11th February, 1954.

> W. E. SIBBALD. Secretary.

ROAD DISTRICTS ACT, 1919-1951.

Nannup and Balingup Road Districts. Alteration of Common Boundary-Notice

of Intention. Department of Local Government, Perth, 23rd November, 1953.

L.G. 3569/52 and 35/53.

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 Balingup Road District and the Nannup Road District by severing Nelson Locations 1231 and 5259, situated within the Nannup Road District, and annexing them to the Balingup Road District.

Plan showing the proposed alteration may be seen at the Local Government Office, 776 Hay Street, Perth.

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

ROAD DISTRICTS ACT, 1919-1951.

Brookton Road Board.

Department of Local Government, Perth, 27th January, 1954.

L.G. 615/52.

IT is hereby notified for general information that His Excellency the Governor has approved of the purchase of an engine and generating unit for the power station, Brookton, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Brookton Road Board.

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

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	D at e.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
1326/53	1954. Feb. 11	Moore Road Machinery (W.A.) Pty., Ltd.	540A, 1953	6 only Moore Model H.L. 24 Hy- draulic Front End Loaders, delivered F.O.R. or where	Public Works	£2,650 each.
1459/53	do.		9A, 1954	directed, Perth General Supplies to Educational Supplies Branch, Royal Street, East Perth, as follows :	Govt. Stores	Rates on applica- tion.
		C. K. McKenzie & Co. Howe & Co. Pty., Ltd.		Item 1. Item 2.		
		Basnett Garland, Ltd. Rosenstamm Pty., Ltd. Gregory Steel Products Pty., Ltd.	····· ····	Items 3, 5 and 9. Item 4. Items 6 and 7.		
		McLean Bros. & Rigg, Ltd. Harris Scarfe & Sand-		Items 8, 10 and 12. Item 11.		
1382/53	do.	dovers, Ltd. Humes, Ltd	 563A,	15,000 ft. Steel Pipes, $4\frac{3}{4}$ in. Ex-	Public Works	
			1953	ternal diameter. Plates to be supplied by Contractor, as follows :—		
				Item 1 Item 2 Item 3	···· ··· ···	5s. 6d. per lin. ft. 10d. per lin. ft. 1ş. 11d. per lin. ft.
1325/53	do.		536A, 1953	Supply, Delivery and Instal- lation of Refrigerators for Old Women's Home, Mt. Henry,	do. do	15. 110. per mi. 10.
		A. J. Baker & Sons Swansea Frigidaire Division		as follows : Item 11 only Item 22 only	···· ··· ···	£328. £269. each.
		O. T. Abrahams Pty., Ltd.		Item 3-1 only		£393.
29/54	do.	State Engineering Works	18A, 1954	50 only Traffic Standards, de- livered to Department Store, Roe Street, Perth	Police Dept	£3 16s. 6d. each.
472/53	do.	<u></u>	200A, 1953	Laundry Equipment, delivered to Old Women's Home, Mt. Henry, as follows :	Public Works	. 3
		Wm. Couper & Co Wm. Adams & Co., Ltd.		Item 1—1 Washing Machine Item 3—Drying Tumbler	 	£2,080. £1,565.
1159/53	Top 14			Item 4— 20 Gallon Starch Copper		£44 17s. 9d.
1138/33	Jan. 14	Harris Scarfe & San- dovers, Ltd.	500A, 1953	 only Ruston Hornsby Mark 8HRE Single Cylinder Diesel Oil Engine, delivered F.O.R., Fremantle 	Mines	£1,595 15s.
1451/53	Feb. 11	Comet Motors Pty., Ltd.	5A, 1954	Purchase and Removal of Second-hand 1931 model Whippet Tourer (Eng. No. 96A445314)	State Insurance Office	£32.
9/::4	do.	Wigmores, Ltd	10A, 1954	F.A.Q. to Prime Wheaten Chaff in such quantities as may be required during period 1st March, 1954 to 30th June, 1954, as follows : Item 1(a) to 1 (i) inclusive,	Various	Rates on applica- tion
1140/53	do.	A. T. Parker	6A, 1954	and 2(a) to 2(d) inclusive Purchase and Removal of Second-hand 1935 W.T.L. model 3-4 ton Bedford Truck	Public Works	£106.
1338/53	do.	S. W. Hart & Co	543A, 1953	(Eng. No. O/147793) Service Pantry Equipment to Old Women's Home. Mt.	do. do	
				Henry, as follows : Item 12 Hot Presses Item 21 Hot Press Item 31 Urn Bench	···· ··· ···	£327 each. £243. £238.
1387/53	do.	J. E. Hall	573A, 1953	Item 4—1 Cafeteria Purchase and Removal of the No. 2 Turbo Alternator Set, ex East Perth Power	State Electricity Commission	£1,002. £1,250.
1379/54	do.	Soltoggio Bros	566A, 1953	Station Purchase and Removal of Second-hand 1942 model Ford V8 ton Truck (Engine No. A1870)	Forests	£156.

GOVERNMENT GAZETTE, W.A.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Schedule Advertising. No.			Supplies Required.			
1	.954	 		· · · · · · · · · · · · · · · · · · ·	-	54
Feb.	9	 56A, 1954		Milk for Kalgoorlie and Coolgardie Hospitals	Feb.	25
Feb.	9	 58A, 1954		Apparatus for Chemistry, Mathematics and Physics Department, Perth Tech-		÷
				nical College	Feb.	25
Feb.	9	 61A, 1954		Laundry Equipment for Midland Junction Maternity Hospital	Feb.	25
Feb.	19	 74A, 1954		Anhydrous Ammonia	Feb.	25
Feb.	16	 67A, 1954		Fresh Meat for Coolgardie Hospital	Mar.	4
Feb.	16	 68A, 1954		Fresh Meat for Kalgoorlie Hospital	Mar.	4
Feb.	16	 69A, 1954		Road Rollers (6-7 cwt.) and Compactors	Mar.	4
Feb.	19	 70A, 1954		Diesel Crawler Tractor (25-30 h.p.)	Mar.	4
Feb.	19	 71A, 1954		Coffee for Government Institutions	Mar.	4
Feb.	19	 72A, 1954		Potatoes and Onions	Mar.	4
Feb.	19	 73A, 1954		New and Second-hand 10 KVA. Alternator and 15 h.p. Motor	Mar.	4
Jan.	19	 26A, 1954		Boiler Feed Pumps for East Perth Power Station §	Mar.	4
Feb.	5	 51A, 1954		Air Compressor and Receiver for Railway Ejector Station Geralton	Mar.	4
F.b.	9	 54A, 1954		Pumping Equipment for Scarborough High Level Area	Mar.	18
	1953.	,				
Dec.	24	 586A, 1953		Machinery for W.A.G. Railway Workshop * §	Mar.	18
Dec.	24	 585A, 1953		Coal Handling Plant for Bunbury Generating Station †	Mar.	25
	1954	,				
Jan.		 29A, 1954		65 ton Electric Overhead Travelling Crane §	Mar.	25

* Documents available from the Agent General, London.

† Documents chargeable £1 1s. 0d. for first set, 5s. 3d. for subsequent sets.

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

For Sale by Tender.

Date of	Schedule	For Sale.	Date of
Advertising.	No.		Closing.
1954. Feb. 12 Feb. 12 Feb. 12 Feb. 12 Feb. 12 Feb. 12 Feb. 2 Feb. 9 Feb. 9	62A, 1954 63A, 1954 64A, 1954 65A, 1954 66A, 1954 57A, 1954 46A, 1954 60A, 1954	Wehr Grader with Fordson Kerosene Tractor as power unit Caterpillar D2 Diesel Crawler Tractor with rear mounted take off International Ambulance, Fargo 30 cwt. Truck and Reo 20 cwt. Truck International Diesel Crawler Tractor with Front End Shovel and Dozer Blade 1950 Model Austin 2-3 ton Truck Ruston Hornsby Steam Dragline Excavator (Recalled) Tramcar Saloons (Large)	1954. Feb. 25 Feb. 25 Feb. 25 Feb. 25 Feb. 25 Feb. 25 Feb. 25 Feb. 25 Mar. 4

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

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

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

18th February 1954.

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

Registrar General's Office, Perth, 16th February, 1954.

THE following appointments have been approved :-

R.G. No. 110/53—Mr. Thomas Edward Mulligan as District Registrar of Births, Deaths and Marriages for the Murchison Registry District, to maintain an office at Cue, vice Mr. Alfred Leslie Day during the absence on leave of Mr. Alfred Robert Jackson; appointment to date from 15th February, 1954.

R.G. No. 135/53—Constable John Leonard Weiland, as District Registrar of Births, Deaths and Marriages for the Roebourne Registry District, to maintain an office at Roebourne, vice Constable William Michael Clive White; appointment to date from 25th January, 1954.

> 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, 17th February, 1954.

A. H. TELFER,

Chairman.

Appointment.

IT is hereby published, for general information, that the undermentioned Minister has 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.

Roman Catholic.

701/53; 5/2/54; Rev. Patrick Joseph McCarthy, O.M.I.; St. Patrick's Presbytery, Adelaide Street, Fremantle; Fremantle.

Cancellation.

IT is hereby published, for general information, that the name of the undermentioned Minister has been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:-

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

Churches of Christ in W.A. (Incorporated). 707/53; 15/11/53; Mr. James Gordon; 80 Angove Street, North Perth; Perth.

R. J. LITTLE, Registrar General.

VERMIN ACT, 1918-1953. Beverley Vermin Board.

NOTICE is hereby given under section 98 of the Vermin Act, 1918-1953, that all owners and/or occupiers of all or any holdings, either owned, rented or leased, within the whole of the Beverley Vermin District shall, on the 22nd day of March, 1954, commence the work of destroying rabbits upon such holdings and upon the roads bounding and intersecting such holdings. The work shall and intersecting such holdings. The work shall be continued and systematically carried out until the 15th day of April, 1954.

The means to be adopted shall be the laying of poisoned baits in well defined trails. Baits to be composed of pollard and bran with phosphorus and/or oats with strychnine. Multiple trails to be laid when using the phosphorus baits and adequate free feeding when using strychnine baits. All burrows on such holdings and on such roads to be effectively ploughed or effectively fumigated.

L. W. DONCON, Chairman Beverley Vermin Board.

INDUSTRIAL AGREEMENT. No. 3 of 1954. Registered 25th January, 1954.

THIS Agreement, made in pursuance of the In-dustrial Arbitration Act, 1912-1952, this 25th day of January, 1954, between the State Electricity Commission of Western Australia (hereinafter referred Builders' Labourers Union of Workers, Perth (here-inafter referred to as "the Union") of the other part, whereby the said parties mutually agree as follows:-

1.—Title.

This Agreement which supersedes Industrial Agreement number 4 of 1950, shall be known as the State Electricity Commission's Builders Labourers' Agreement.

2.--Arrangement.

- Title.
- 2. Arrangement.
- 3. Area and Scope.
- Term. 4.
- 5. Definitions.
- 6. Mixed Functions.
- 7. Contract of Service.
- 8. Absence from Duty.
- 9. Payment for Sickness.
- Annual Leave. Public Holidays. 10.
- 11.
- Rest Period. Long Service Leave. 12.
- 13.
- No New Designation. 14.
- Shop Stewards.
- 15.
- Hours of Duty. 16.
- Guaranteed Week. 17.
- 18. Wages During Suspension.
- 19. Overtime and Sunday Work.
- 20.Away from Home Allowance.
- 21.Payment for Travelling Time.
- 22.
- No Reduction. Preference to Unionists. 23.
- 24.Boards of Reference.
- Right of Entry. 25.
- 26. Allowances, Special Provisions, etc.
- 27. Leading Hands. 28
- Rates of Pay.
- 29 Provision of Appliances.

3.—Area and Scope.

This Agreement shall apply to members of the Builders Labourers' Union of Workers, Perth, em-ployed by the State Electricity Commission in the State of Western Australia.

4.—Term

This Agreement shall operate for three (3) years from the date hereof: Provided that at any time after the expiration of twelve (12) calendar months from the date hereof the Court may alter or amend same on the application of either party.

5.—Definitions.

(1) For the purpose of this Agreement, builders' labourers are divided into three (3) classes as follows:-

Class 1.—Labourers—

(a) Scaffolders, riggers, dogmen, gear hands.

(b) Workers engaged in under-pinning and timbering basements.

(c) A worker engaged in the finishing of grano-lithic surfaces which can be completed by him in sixteen (16) hours' working time or less.

Class 2.-Labourers-

(a) Hod carriers, mortar mixers, persons wheel-ing to and from the lift or engaged in filling boxes with materials to be lifted with winch, hoist, elevator or crane required for serving bricklayers, plasterers or masons.

(b) Workers engaged in the erection of steel stanchions, girders, principals and the erection of steel structural work when such work is part of the contractor's contract and under his direct control.

(c) Workers engaged on furnace work and bakers' ovens.

(d) Workers engaged in mixing, preparing and delivering of materials used hot, such as bitumen, trinidad and other similar patented materials.

(e) Workers engaged in the setting and jointing of pipes for sewerage or storm water drainage.

(f) Drainage workers engaged in connection with building operations.

(g) Workers engaged in the timbering of shafts, pits or wells in or around buildings.

(h) Workers engaged in the preparation of granolithic surfaces.

(i) Workers engaged in the mixing of plastic materials and the cleaning up of floors and woodwork after the application of such materials.

(j) Workers engaged in preparing or bending or placing into position steel re-inforcements in con-crete in connection with building operations.

(k) Workers engaged in using a jackhammer.

Class 3.—Workers engaged in—

(a) Mixing, preparing or delivering or packing of concrete in connection with the erection of structures or buildings.

(b) The demolishing and removing of buildings. (c) Clearing, excavating or levelling off of sites for buildings when such work is under the building contractor's contract and under his direct control.

(d) Road construction work in connection with approaches to buildings inside the building line (other than road construction work governed by any award of the Court of Arbitration or agree-ment registered with that Court).

(e) General labourers comprising men engaged as builders' labourers not included under the two pre-

(2) General.

(a) "Casual Worker" means a worker employed for less than one (1) week continuously, but does not include a worker who, when work is available, leaves his employment before the expiration of one (1) week.

(b) "Permanent Worker" means a worker other than a casual worker employed under the terms of this Agreement.

6.—Mixed Functions.

(a) A worker called upon to perform work carrying a higher rate of pay than his classified rate for two hours in any day or shift shall be paid such higher rate for the whole of the day or shift.

(b) Should any worker be required to perform work in a lower grade, his wage shall not be reduced whilst employed in such capacity.

7.-Contract of Service.

(a) No worker, other than a casual worker, shall leave the Commission until the expiration of fourteen (14) days' written notice of his intention so to do without the approval of the Commission.

(b) Except in the case of summary dismissal for misconduct, peculation or theft, fourteen (14) days' written notice shall be given by the Commission to any worker other than a casual whose services are no longer required and the reason for dismissal shall be stated in such notice.

(c) The Commission shall be entitled to deduct payment for any day or portion of a day on which the worker cannot be usefully employed because of any strike by the Union party to this Agreement or by a union or unions affiliated with it or by any other association or union associated with it or through the breakdown of the Commission's machinery or any stoppage of work by any cause which the Commission cannot reasonably prevent.

8.—Absence from Duty.

(a) Any worker losing time through sickness or injury shall as soon as possible notify his foreman, or other officer-in-charge in sufficient time to permit of arrangements being made for the performance of his duties.

(b) Subject to the provisions of clause 9 (Payment for Sickness) any worker losing time through sickness or special leave shall be reduced in wages only to the extent of the time actually lost through sickness or granted as special leave.

9.—Payment for Sickness.

(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 Commission 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, 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) This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(c) No worker shall be entitled to the benefit of this clause unless he produces proof to the satisfaction of the Commission or its representative of sickness, but the Commission shall not be entitled to a medical certificate unless the absence is for three (3) consecutive working days or more.

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

10.—Annual Leave.

(a) 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 the Commission after a period of twelve (12) months' continuous service with the Commission.

(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 an aggregate of thirteen (13) weeks 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 Commission for a 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 Commission.

(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 for the purpose of allowing annual leave to be taken workers with less than a full year's service shall be entitled to payment during such period for the number of days' leave due to them: Provided that nothing herein contained shall deprive the Commission of its right to retain such workers at work during the closedown period as may be essential.

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

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

11.-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, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Union Picnic Day, Christmas Day and Boxing Day.

(b) (i) 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 were an ordinary working day and shall, in adition, be allowed a day's leave with pay to be added to the annual leave or to be taken at some subsequent date if the worker so agrees.

(ii) If any worker is required to work on a public holiday prescribed as a holiday under this Agreement which falls on a non-working day, he shall be paid the rate which he would have been paid if the day had not been a public holiday, and in addition shall have one day for each holiday so worked added to his annual leave.

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

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

(e) When a worker is off duty owing to leave without pay or sickness including accidents on or 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. (f) Workers employed on Sunday work shall be entitled to half $(\frac{1}{2})$ of one day extra on their annual leave for every four (4) Sundays worked during the year. Sunday work shall not be counted for the purpose of this subclause unless at least three (3) hours' actual work is done.

(g) A casual worker shall not be entitled to payment for any holiday referred to in this clause.

12.—Rest Period.

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

(b) Workers engaged on essential emergency work or on some process in course (e.g., concreting) may be required to take the prescribed tea break at such time and in such manner as considered necessary by the officer in charge of the job or, in his absence, by the foreman.

13.—Long Service Leave.

The conditions relating to full-time Government wages employees generally as in force at the date of this Agreement, and as may be amended from time to time, shall apply to all workers employed under the provisions of this Agreement.

14.—No New Designation.

No new designation shall be introduced during the currency of this Agrement so as to reduce the status of any worker covered thereby.

15.—Shop Stewards.

Subject to the recognition of properly constituted authority, shop stewards to be appointed by the Union shall be recognised by the Commission.

16.—Hours of Duty.

(1) (a) Forty (40) hours, exclusive of Saturday and Sunday work shall constitute a week's work. No day's work shall exceed eight (8) hours.

(b) The ordinary hours of duty shall be between the hours of 7.30 a.m. and 5 p.m., Monday to Friday.

(c) The usual hours of duty within the scope as provided in subclause (b) hereof shall not be altered without consultation with the Union.

(2) (a) The Commission may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement.

(b) The Union or any worker or workers covered by this Agreement shall not in any way, whether directly or indirectly, be party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.

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

17.—Guaranteed Week.

(a) The Commission shall guarantee to each worker, other than a casual, a full week's work, exclusive of Saturday and Sunday work, except during such period as by reason of any action on the part of any section of its workers or for any other cause beyond its control, the Commission is unable to wholly or partially to continue operations at the generating stations and/or at any of its undertakings. Each week shall stand by itself.

(b) The guaranteed period may be reduced or affected as follows:----

 Where a worker is suspended, the provisions of clause 18 (Wages During Suspension) shall apply.

- (ii) In respect of any day when, as a result of a vote taken by the workers concerned with the consent of the Commission or by agreement between the Commission and the Union, a holiday is taken.
- (iii) In respect of any day a worker is absent except through sickness as provided for in clause 9.

18.—Wages During Suspension.

(a) Where a worker is suspended and the charge is not proven, full wages for the period of suspension shall be paid.

(b) Where the charge is admitted or proven, the worker may be deprived of wages for the whole or any portion of the period of suspension, but in such case the Commission shall decide the amount of wages of which it is intended to deprive the worker, and any such deprivation shall be recorded and regarded as part of the punishment.

(c) Unless proceedings on any charge are commenced within seven (7) days of the first laying of the charge and finalised within one month of such date the charge shall lapse and full payment of wages made to the worker for the complete period unless proceedings are delayed by causes outside the control of the Commission.

19.—Overtime and Sunday Work.

(a) Any worker who is called upon to work overtime for more than two (2) hours shall be paid an allowance of three shillings (3s.) for a meal or shall be supplied by the Commission with a reasonable meal in lieu of such payment.

(b) Any worker who has left the premises at which he is employed and is recalled after the usual ceasing time for less than one (1) hour shall receive payment for one (1) hour at overtime rates.

(c) If a worker is required to work during the recognised meal period so that the commencement of the meal period is postponed for more than half $(\frac{1}{2})$ an hour, that worker shall receive payment at double time rates until he gets his meal.

(d) Subject to the preceding subclause, if a worker who is required to work during the recognised meal period does not in consequency obtain during the shift the full continuous meal period, or loses any portion of the meal period, he shall be paid at double time rates for the period not obtained or any portion lost.

(e) The expression "recognised meal period" means the period customarily observed as the meal period between fixed times on the job, or at the works, as the case may be, except where the time of commencement of the customary period is altered by mutual consent of the Commission and the workers on a job to suit the convenience of the workers of the Commission, in which case the altered times shall be the basis of any rights under the preceding subclauses (c) and (d).

(f) A worker who commences at or after midnight shall be paid double time until 6 a.m. the following morning and, subject thereto, all work performed outside the normal limits of the hours of labour shall be paid for at the rate of time and a half for the first two (2) hours and double time thereafter.

Subject to the provisions of subclause (b) of this clause, for the purpose of this subclause, the normal limits of the hours of labour shall be ascertained by reference to the time of commencement and time of finishing generally observed in regard to the worker in question for the particular job on which he is engaged.

(g) All time worked on Sunday shall be paid for at the rate of double time.

20.—Away from Home Allowance.

(a) When a worker is instructed to proced on duty from the place where he is then or is usually employed, the Commission shall pay all fares, including sleeper and, except when a camp allowance is paid under clause (b) hereof, proper allowance at current rates for all necessary meals and board and lodging. Fares shall be second class except when travelling by coastal boat, when saloon fares shall be paid and shall include return fares on completion of job.

[19 February, 1954.

(b) (i) When a worker is required to live in a tent or hut away from his usual residence or home station he shall be paid a camping allowance of four shillings (4s.) for each working day he is required to hold himself and does hold himself available in a camp throughout the said day, whether or not work is done on the said day: Provided, however, the total amount payable under this provision shall not exceed twenty shillings (20s.) per week.

(ii) Provided further that if suitable accommodation, not being a tent or hut, is provided for a married worker and his dependants there shall be no obligation to pay any allowance under the previous subclause.

(iii) Rent may be charged for any tent or huts or other accommodation supplied, at rates to be fixed or failing agreement as decided by the Board of Reference.

21.—Payment for Travelling Time.

(1) Metropolitan and Suburban Travelling.

(a) The Commission shall, in all cases, pay all travelling expenses actually and reasonably incurred by the workers in going from the shop or yards of the Commission, or from one job to another.

(b) The shop or yard is the recognised depot in each district. On construction work the job shall be the recognised depot. Provided, however, on construction work employees under this Agreement shall be allowed the same conditions as to fares as are prescribed by award or agreement for the joint body of employees of the industry in which they are employed.

(c) In all cases where a worker is not required to attend at the shop or yard as above, of the Commission, but goes direct to the job, the Commission shall pay all fares actually and reasonably incurred by a worker in excess of one and sixpence (1s. 6d.) per day, and which are incurred in travelling from his usual place of residence to such job, or from such job to his residence.

Provided that where the distance necessarily travelled from a worker's place of residence to the job and return is in excess of twelve (12) miles per day, the worker shall be paid a travelling allowance at the rate of fourpence (4d.) per mile for each mile in excess thereof: Provided that the maximum daily allowance under this subclause shall be four shillings (4s.) : Provided further that if the employer provides a conveyance for more than half of the distance travelled, the allowance payable shall be reduced by one-half. Provided that this subclause shall not apply to workers required to attend at the shop or yard of the Commission.

(d) Where the worker uses any kind of conveyance (including a push cycle but not including a public conveyance, or a conveyance provided by the employer) the amount of fares for which the employer would have been liable in accordance with subclause (c) of this clause, if the worker had used a public conveyance, shall be paid by the employer to the worker.

(e) During the hours of work all travelling time from and to the employer's place of business or from one job to another shall be paid for by the employer at ordinary rates. The employer shall pay all fares in connection with such travelling.

(f) When a conveyance is provided by the employer and such conveyance is regularly used for the transport of workers to and from work, such conveyance shall be provided where reasonable with suitable seating accommodation and weatherproof covering.

(2) Other than Metropolitan and Suburban Travelling.

(a) A worker going to work away from or returning to his home station shall be paid at ordinary rates for the actual travelling or waiting time for the first eight (8) hours, and thereafter at half the ordinary rates in any one period of twentyfour (24) hours. (b) Where waiting time exceeds four (4) hours and suitable accommodation is made available at the employer's expense, the worker shall be deemed to be booked off duty, and shall not be entitled to payment for the time he is booked off.

(c) Sunday travelling time shall be paid at the same rates and on the same conditions as on week days.

(d) In respect of a worker who is provided with a sleeping berth in a passenger train, travelling time shall not count between 10 p.m. and 7 a.m. Provided this shall not operate to reduce the travelling time to be paid below four (4) hours in any one (1) day. Provided further that where by virtue of the length or nature of the journey the sleeping berth is available for six (6) hours or less, travelling time shall be paid for such period with a minimum of four (4) hours.

22.---No Reduction.

This agreement shall not in itself operate to reduce the wages of any worker who is at present receiving above the minimum rates prescribed for his class of work.

23.—Preference to Unionists.

Preference of employment shall be given to financial members of the Union. Before being engaged an applicant in the metropolitan area shall produce evidence that he is a financial member. This provision shall also apply outside the metropolitan area: Provided however that if the applicant is unable to produce satisfactory evidence immediately he shall furnish same within a reasonable period.

24.—Boards of Reference.

(a) The Court appoints, for the purpose of the agreement Boards of Reference. The Boards shall each consist of a chairman and two (2) other representatives nominated by the parties. There are assigned to such boards, in the event of no agreement being arrived at between the parties to the agreement the functions of—

- (i) classifying and fixing wages, rates and conditions for any machine, occupation or calling not specifically mentioned in the agreement;
- (ii) adjusting any matters of difference which may arise between the parties from time to time except such as involve interpretations of the provisions of the agreement or any of them;
- (iii) deciding any other matter that the Court may refer to the Board from time to time.

(b) Separate boards may be appointed for different sections corresponding to the occupations, callings or vocations referred to in this agreement and/or for different districts.

(c) The provisions of regulation 92 of the Industrial Arbitration Act, 1912-1952 (Appeal from Board) shall be deemed to apply to any Board of Reference appointed hereunder.

25.-Right of Entry.

On notifying the officer in charge, any officer of the Union authorised in writing by the President and Secretary of such Union shall have the right to enter any place or premises, during ordinary working hours wherein members of such Union covered by this agreement are engaged, for the purpose of conversing with or interviewing the workers in such place or premises.

Provided that such officer shall not hamper or otherwise hinder the workers in the carrying out of their work. The officer in charge shall determine whether workers are being hampered or hindered in their work.

26.—Allowances, Special Provisions, Etc.

(1) A casual hand shall be paid ten per cent. (10%) in addition to the minimum rate specified.

(2) Reasonable change room lockers and washing facilities shall be provided for the workers.

(3) Workers employed on the following work shall be paid at the rate of fourpence (4d.) per hour in addition to the prescribed rate whilst so employed:-

- (a) Boat-type or swinging scaffold-
 - In this subclause the term "swinging scaffold" means any scaffold suspended from overhead gear and not supported from operations carried out on it, or by reason of the wind force or vibration, is likely to swing or sway.
- (b) Excessively dirty work or demolition work which is likely to render the worker or his clothes dirtier than the normal run of work (with a minimum payment as for four (4) hours when employed on such work).
- (c) Insulating work in an average temperature of forty-five (45) degrees F. or under.
- (d) Working for more than one (1) hour continuously in the shade in places where the temperature is raised by artificial means to exceed 130 degrees F.
- (e) Working in dust-laden atmosphere caused by the use of materials for insulating, deafening or pugging work (as, for instance, pumice, charcoal, silicate of cotton or any other substitute).
- (f) Working in any confined space in and around a building. "Confined space" means one of which the dimensions are such that the workman must work in an unusually stooped or cramped position or without adequate ventilation or where confinement within a limited space is productive of unusual discomfort to them.
- (g) Builders' labourers carrying tools or materials which exceed thirty pounds (30 lb.) in weight or which are by their nature or size awkward to carry on a ladder or stair run exceeding twelve feet (12ft.).
- (h) Engaged in repairs to sewers.

(4) Workers working for more than one (1) hour continuously in the shade in places where the tem-perature is raised by artificial means to between 115 and 130 degrees F. shall be paid at the rate of two pence (2d.) per hour in addition to the prescribed rate whilst so employed.

(5) Workers employed on repairs to ovens or furnaces or on the under-pinning shall be paid ten per cent. (10%) in addition to the prescribed rate whilst so employed.

(6) Workers while working in any place where water is continually dripping so that the workers' clothing becomes wet with soakage, or where there is water underfoot so that the workers' feet become wet, shall be paid at the rate of ten per cent. (10%) in addition to the prescribed rate whilst so employed. This shall not apply to natural surface made wet by rain.

(7) Bitumen or Tar Work.-Any worker actually coming in contact with hot or viscous tar or bitu-men whereby his clothing becomes injuriously affected shall be paid an allowance of one shilling and six pence (1s. 6d.) per day in addition to the prescribed rate of pay unless protective material is used.

(8) Provision of Boiling Water.—The employer shall provide on each job boiling water for the use of his workers, including for the morning tea and lunch period.

(9) Attendants on Ladders.—No worker shall work on a ladder at a height of over twenty (20) feet from the ground when such ladder is stand-ing in any street, way or lane where traffic is passing to and fro without an assistant on the ground.

(10) Sanitary Arrangements.—Proper sanitary arrangements shall be made on each job of each employer for the convenience of all workers and be kept in a clean and hygienic condition, and where sewerage facilities exist proper connections must be made. If a pan system is used thunder boxes are to be installed.

27.-Leading Hands.

A leading hand placed in charge of-

- (a) not less than three (3) and not more than ten (10) other workers shall be paid eleven shillings (11s.) per week extra;
- (b) more than ten (10) and not more than twenty (20) other workers shall be paid twenty-two shillings (22s.) per week extra;
- (c) more than twenty (20) other workers, shall be paid thirty-two shillings (32s.) per week extra.

28.—Rates of Pay.

The minimum rates of wages payable to workers under this Agreement shall be :----

	-			
		\mathbf{Per}	We	ek.
(a)	Basic Wage—	£	s.	d.
	Metropolitan area, within a radius of fifteen (15) miles from the General Post Office in the City of Perth	12	6	6
	South-West Land Division, ex- cluding the metropolitan area	12	6	0
	Elsewhere in the State	12	9	4
(b)	The following margins shall apply	:		
	(1) Builders' labourers, Class 1			
	(2) Builders' labourers, Class 2			-
	(3) Builders' labourers, Class 3		6	9
(c)	Disability allowance		5	0
(2)	The dischility allowance shall only	v he	ne	37-

(d) The disability allowance shall only be pay-able on construction work performed at other than the employer's permanent establishments.

29.-Provision of Appliances.

The Commission shall provide all necessary plant and tools free of charge.

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

Signed for and on behalf of

The State Electricity Com-mision of Western Australia-

F. C. EDMONDSON General Manager and Chief Engineer.

Witness-D. Robins.

Signed for and on behalf of the Builders' Labourers' Union of Workers of Perth-

J. CAMPION,

Secretary-Treasurer.

Witness-P. W. Hughes.

COMPANIES ACT, 1943-1953.

Notice of Intention to Cease Business in Western Australia.

Pursuant to Section 337.

British Insulated Callender's Cables Limited.

NOTICE is hereby given that British Insulated Callender's Cables Limited, a Company registered under Part XI of the Companies Act, 1943-1953, and having its Registered Office at 894 Hay Street, Parthe Waster Australia Perth, Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 20th day of May, 1954.

Dated this 25th day of January, 1954.

M. M. NATHAN,

Agent in Western Australia. Stone James & Co., 47 St. George's Terrace, Perth.

COMPANIES ACT.

WELLINGTON TYRE SERVICE PTY. LTD., pre-viously called Giant Tyres Pty. Ltd., gives notice that its Registered Office was, on the 4th day of January, 1954, changed to and is now situated at 324-326 Wellington Street, Perth. The days and hours during which the Registered Office of Wel-lington Tyre Service Pty. Ltd. is accessible to the

public are, as from the 4th day of January, 1954, as follows:—From 10 a.m. to 12 noon and 2 p.m. to 4 p.m. on week days, Saturdays, Sundays and public holidays excepted.

Dated 16th January, 1954.

H. A. ROBINSON, Director.

COMPANIES ACT, 1943, AND AMENDMENTS. 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).

(Adams Electric Pty. Ltd.)

NOTICE is hereby given that the Registered Office of Adams Electric Pty. Ltd., is situated at 36 High Street, Fremantle, and that the days and hours during which such Office is accessible to the public are as follows:—Monday to Friday inclusive (excepting public holidays) from 10 a.m. to 4 p.m.

Dated this 29th day of January, 1954.

Adams Electric Pty. Ltd.,

JOHN CHARLES ADAMS,

Secretary.

16 Linton Road, Attadale. HARDWICK & SLATTERY, the Bank of Adelaide Chambers, Fremantle, Solicitors for the Company.

COMPANIES ACT, 1943-1949. Notice of Increase in Share Capital beyond the Registered Capital. Pursuant to Section 66. Broadway Investments Pty. Ltd.

1. BROADWAY INVESTMENTS PTY. LTD., hereby gives notice that by a special resolution of the Company passed on the 31st day of October, 1953, the nominal capital of the Company was increased by the addition thereto of the sum of $\pounds 40,000$ divided into 40,000 shares of one pound (£1) each beyond the registered capital of £10,000.

2. The additional capital is divided as follows:— Number of shares, £40,000; class of shares, ordinary; nominal amount of each share, £1.

3. The conditions subject to which the new shares have or are to be issued are as follows:— The shares so created rank equally in all respects with the 9,500 ordinary shares of one pound $(\pounds 1)$ which already issued in the capital of the Company.

Dated the 22nd day of December, 1953.

J. CULLITY,

Secretary. Lavan & Walsh, of 29 Barrack Street, Perth, Solicitors to the Company.

COMPANIES ACT, 1943-1946.

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

Pursuant to Section 99 (4).

Javelin Products Pty. Limited.

NOTICE is hereby given that—(1) the Registered Office of Javelin Products Pty. Limited was, on the 4th day of February, 1954, changed to and is now situated at c/o A. B. Pearce & Company, 249 Murray Street, Perth. (2) The days and hours during which the Registered Office of Javelin Products Pty. Limited is accessible to the public are, as from the 4th day of February, 1954, as follows:— Mondays to Fridays (inclusive), public holidays excepted, from 10 a.m. to 1 p.m., and 2 p.m. to 4 p.m.

Dated this 10th day of February, 1954.

A. R. FOYSTER, Secretary. NOTICE is hereby given that the Registered Office of Kiernans Holdings Pty. Ltd. is situate at 69 Milligan 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 20th day of January, 1954.

B. C. KIERNAN, Director

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

NOTICE OF OFFICE.

Australian National Surveys Proprietary Limited. NOTICE is hereby given that the Registered Office of Australian National Surveys Proprietary Limited is situated at 143 Barrack Street, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Mondays to Fridays (holidays excepted) 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m.

Dated this 9th day of February, 1954.

L. ATKINSON,

Agent in Western Australia. Northmore, Hale, Davy & Leake, 13 Howard Street, Perth, Solicitors for the Company.

IN THE MATTER OF THE COMPANIES ACT, 1943-1953, and in the matter of Reserve Finance 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 Reserve Finance Pty. Ltd.

Dated this 11th day of February, 1954.

G. J. BOYLSON, Registrar of Companies.

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

COMPANIES ACT, 1943-1953. Notice of Change of Company Name. Section 30 (5).

NOTICE is hereby given that Harvey Producer's Co-operative Company Limited has, by a special resolution of the Company and with the approval of the Registrar of Companies signified in writing, changed its name to Harvey Co-operative Limited. Dated the 12th day of February, 1954.

> G. J. BOYLSON, Registrar of Companies.

COMPANIES ACT, 1943-1953. Notice of Change of Company Name. Section 30 (5).

NOTICE is hereby given that Giant Tyres 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 Wellington Tyre Service Pty. Ltd.

Dated the 10th day of February, 1954.

G. J. BOYLSON, Registrar of Companies.

COMPANIES ACT, 1943-1953. Notice of Meeting. Pursuant to Section 242 (1).

NOTICE is hereby given that a general meeting of shareholders of Yellowdine Gold Development Pty. Ltd. (in Voluntary Liquidation) will be held at the office of the Liquidator, Ninth Floor, 53-55 St. George's Terrace, Perth, on Monday, the 22nd day of March, 1954, at 10 o'clock in the forenoon, for the purpose of receiving the Liquidator's report and final account of the winding-up.

Dated at Perth this 18th day of February, 1954.

A. J. ETHELL, Liquidator.

COMPANIES ACT, 1943-1952. Notice concerning Lost Share Certificate. Pursuant to Section 414 (1). Airlines (W.A.) Limited.

NOTICE is hereby given that Share Certificate No. 1543 for 100 fully paid ordinary shares Nos. 258701-258800 inclusive in the abovenamed Company entered in the name of Enid Joan Noelle Netcalfe-Agg has been lost and it is the intention of the directors of the abovenamed Company to issue a duplicate certificate in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 18th day of February, 1954.

E. H. WHEATLEY, Secretary.

COMPANIES ACT, 1943-1953.

TILEMAN AND COMPANY LIMITED hereby gives notice that the Registered Office of the Company is situated at the offices of Messrs. W. A. Carcary Halvorsen & Co., Chartered Accountants (Aust.), Warwick House, 63 St. George's Terrace, 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 pub-lic holidays), from 10 a.m. to 12 noon and from 2 p.m. to 4 p.m.

Dated this 5th day of February, 1954.

H. B. HALVORSEN,

Agent in Western Australia. Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth.

> COMPANIES ACT, 1943-1953. Section 330 (4). Ampol Exploration Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company in Western Australia of the abovenamed Company is situate at the office of Messrs. Rankin Morrison & Co., 55 St. George's Terrace, Perth, and that the days and hours during which it is accessible to the public are from Monday to Friday inclusive (public holidays excepted) from 9 a.m. to 5 p.m. Dated the 12th day of February, 1954

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

COMPANIES ACT, 1943-1953. Section 330 (4).

H. Rowe & Co. Proprietary Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the abovenamed Company is situate at the office of S. Y. Garnsworthy, of 69 St. George's Terrace, Perth, and that the days and hours during which it is accessible to the public are from Monday to Friday inclusive (public holi-days excepted) from 9 a.m. to 5 p.m.

Dated the 17th day of February, 1954.

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

COMPANIES ACT, 1943-1953. Notice of Increase in Share Capital Beyond the Registered Capital.

Pursuant to Section 66.

Wyper Howard Limited.

WYPER HOWARD LIMITED hereby gives notice that by a resolution of the Company passed on the 25th day of January, 1954, the nominal share capital of the Company was increased by the addition thereto of the sum of fifty thousand pounds divided into fifty thousand shares of one pound each beyond the registered capital of fifty thousand pounds.

Number of Shares, Class of Shares, Nominal Amount of Each Share.

15,000; ordinary; one pound. 35,000; preference; one pound.

3. The conditions subject to which the new shares have been or are to be issued are as follows:—

(a) Ordinary Shares—Ranking for divided and in all other respects *pari passu* with the existing ordinary shares in the capital of the Company.

- (b) Preference Shares-To be called "A" cumulative preference shares with the following rights:-
 - (i) They shall carry a fixed cumulative pre-ferential dividend of 7 per cent. per annum on the capital for the time being paid up thereon;
 - (ii) They shall rank for dividend next after the 7,735 existing £8 per centum per annum preference shares of the Company and in priority to the ordinary shares for the time being of the Company;
 - (iii) They shall in the winding up of the Company be entitled to rank as regards repay-ment of capital next after the said 7,735 existing £8 per centum per annum prefer-ence shares and in priority to the ordinary shares for the time being of the Company but they shall not be entitled to any further participation in the surplus assets.
 - (iv) They shall only confer on the holders the right to attend and vote at general meet-ings on any question directly affecting any of the rights or privileges attached to the shares and one vote per share.

The rights attached to the preference shares 4. or to each class of preference shares forming part of the original or increased capital of the Company are.

Eight per cent. Preference Shares-Right to fixed cumulative preferential dividend of £8 per centum per annum and to participate with the ordinary shares in further distribution up to £10 per centum per annum; right in a winding-up to priority as to repayment of capital over all other classes of shares; right to attend and vote on any question affecting their rights.

Seven per cent. "A" Preference Shares-As before mentioned.

· Dated this 11th day of February, 1954.

K. D. HOWARD,

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

COMPANIES ACT, 1943-1953. Notice of Increase in Share Capital beyond the Registered Capital. Pursuant to Section 66. Woolworths (W.A.) Limited.

1. WOOLWORTHS (W.A.) LIMITED hereby gives notice that by a resolution of the Company passed on the 26th day of January, 1954, the nominal share capital of the Company was increased by the addition thereto of the sum of three hundred thousand pounds (£300,000) divided into three hundred thousand (300,000) ordinary shares of one pound (£1) each pound (£1) each.

The additional capital is divided as follows:-Number of shares, three hundred thousand; class of shares, ordinary; nominal amount of each share, one pound.

3. The conditions subject to which the new shares are to be issued are as follows:—(a) The new ordinary shares are to be issued without any special conditions and will rank equally as to voting rights and dividends with the ordinary shares forming the original capital of the Company.

Dated this 8th day of February, 1954.

C. R. HART, Secretary.

Morris, Crawcour & Solomon, Solicitors, Atlas Building, Esplanade, Perth.

PARTNERSHIP ACT, 1895.

NOTICE is hereby given that Domenico Italiano and Guglielmo Romero, hitherto carrying on the business of Dom's Delicatessen, at 412 Newcastle Street, Perth, have dissolved partnership as from the 8th February, 1954.

The said business will henceforth be carried on under the same business name by the said Guglielmo Romero, who will receive and pay all debts owing to and by the said firm.

Dated the 10th day of February, 1954.

D. ITALIANO. G. ROMERO.

Morris, Crawcour & Solomon, Solicitors, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Albert Edward Murphy, late of 6 Alexandra Avenue, Swanbourne, in the State of Western Australia, Retired Linotype Operator, deceased.

All claims or demands against the estate of the abovenamed deceased must be sent in writing to the executor, care of the undersigned, on or before the 20th day of March, 1954, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice.

Dated the 15th day of February, 1954.

ACKLAND & WATKINS, 89 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 May Pengelley, late of Alexandra Avenue, Swanbourne, in the State of Western Australia, Spinster, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, care of the undersigned, on or before the 20th day of March, 1954, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 15th day of February, 1954.

ACKLAND & WATKINS, 89 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and one Codicil thereto of Florence Gertrude Exley, formerly of 14 Derby Road, Subiaco, but late of 43 North Street, Swanbourne, in the State of Western Australia, Widow, deceased.

ALL claims or demands aginst 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 20th day of March, 1954, 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 16th day of February, 1954.

STONE, JAMES & CO., Solicitors for the Executor, IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will and Estate of Eliza Jane Breakell, formerly of Astley Street, Gosnells, in the State of Western Australia, but late of 79 Leonora Street, Como, in the said State, Married Woman, deceased.

Married Woman, deceased. ALL claims or demands aginst 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 20th day of March, 1954, 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 10th day of February, 1954.

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

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William James Bresland, formerly of 131 Chelmsford Road, North Perth, in the State of Western Australia, but late of 21 Malcolm Street, North Beach, in the said State, Compositor, 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, on or before the 20th day of March, 1954, 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 11th of February, 1954.

> D. W. FINKELSTEIN, 63 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 John Joseph Fox, late of Bolton Street, Mandurah, in the State of Western Australia, Mining Engineer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of the undermentioned solicitors, on or before the 20th day of March, 1954, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.

Dated the 10th day of February, 1954.

JOSEPH, MUIR & WILLIAMS, Victoria House, St. George's Terrace, Perth, Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Ernest Baker, late of Peet Road, Roleystone, in the State of Western Australia, Retired Telephone Linesman, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of the undersigned, on or before the 20th day of March, 1954, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice. Dated this 10th day of February, 1954.

P. S. DURSTON, of 105 St. George's Terrace, Perth,

Solicitor for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Margaret Alice Sharman, late of 19 Mackie Street, Victoria Park, in the State of Western Australia, Spinster, 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, in the said State, on or before the 20th day of March, 1954, 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 16th day of February, 1954.

BOULTBEE, GODFREY & VIRTUE, of 66 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION. Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 22nd day of March, 1954, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 17th day of February, 1954.

J. H. GLYNN, Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

Brennan, Peter; Retired Bootmaker; late of 18 Stanmore Street, Subiaco; 15/9/39.

James, David McCracken; Liftman; late of 13 Tower Street, Leederville; 26/6/53.

Page, Leigh; Widow; formerly of Fremantle but late of Mount Ida (via Leonora); 5/11/53.

Dimitrevich, Metodij; Labourer; late of 22-Mile Peg, Wanneroo; 10/9/53.

Jewell, Mary Eleanor; Widow; late of 38 Stiles Avenue, Rivervale; 22/1/54.

Richards, Thomas Henry; Retired Orchardist; late of Lion Road, Mt. Helena; 12/12/53.

King, Albert John Mason; retired Station Manager; formerly of 30 Florence Street, West Perth, but late of 186 Brookton Road, Roleystone; 18/11/53.

Wakefield, Charlotte; Widow; late of 83 Dunedin Street, Mt. Hawthorn; 21/11/53.

- Chert, Mario; Labourer; formerly of Toodyay, but late of Streatham Street, East Cannington; 21/11/53.
- O'Connell, Julia; Widow; late of 208 Lord Street, East Perth; 8/6/53.
- Garcia, Daniel Sydney (also known as Dan Garcia and in the Will Daniel Garcia); retired Traveller and Hairdresser; formerly of 129 St. Leonard's Avenue, West Leederville, but late of 18 Altona Street, West Perth; 27/12/53.
- Patrucco, Luigi Umberto (also known as Luigi Patrucco); Farmer; formerly of Kalgoorlie, but late of Casorzo, Monferrato, Italy; 1/1/52.
- Brown, Margueretta Rennie (also known as Margueretta Brown); Married Woman; late of 104 Vincent Street, Mt. Lawley; 27/1/54.
- Gibson, Robert Leslie; Invalid Pensioner; late of 64 Bronte Street, East Perth; 30/8/53.

Brennan, Matilda Frances; Widow; late of 18 Stanmore Street, Subiaco; 9/4/53.

Brennan, Ernest Samuel; Cabinet Maker; late of 18 Stanmore Street, Subiaco; 3/1/53.

Blount, Edward; Railway Employee; late of Leslie Street, Mandurah; 27/9/53.

Lilford, Arthur Joseph; Farmer and Owner Truck Driver; formerly of Mount Barker but late of Powell Street, Bowen, Queensland; 1/12/52.

Williams, John Edward; Indent Agent; late of 75 Richardson Street, Boulder; 17/6/53.

McEvoy, John Joseph; Railway Employee; late of Wokalup; 24/12/52.

Miller, James Robert (also known as James Miller); Retired Seaman; late of Cunderdin; 26/10/53.

West, Francis; Farmer; late of Wagin; 13/1/54. Sanders, John Henry; Cook; late of Sandhurst Hotel, East Carnarvon; 10/10/53.

PUBLIC TRUSTEE ACT, 1941-1950.

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

Dated at Perth the 17th day of February, 1954.

J. H. GLYNN, Public Trustee, Perth.

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

- Tonkin, Ah Matt; Retired Station Hand; late of Mundabullangana Station, Port Hedland; 7/10/53; 11/2/54.
- Benny, Joseph (also known as Joe Benny); Labourer; late of Brittannia Hostel, 253 William Street, Perth; 2/9/53; 10/2/54.
- Mageean, John Joseph; Retired Rent Collector; late of Boyup Brook; 5/10/53; 10/2/54.
- Mitchell, John; Retired Builder; late of Bluff Point, via Geraldton; 7/8/53; 10/2/54.

Pedretti, Rodolfo Peter (also known as Rodolfo Pedretti); Retired Labourer; late of Nedlands; 16/5/52; 10/2/54.

PUBLIC TRUSTEE ACT, 1941-1950.

NOTICE is hereby given that pursuant to section 10 (4) of the Public Trustee Act, 1941-1950, the Public Trustee has elected to administer *de bonis* non the estate of the undermentioned deceased person.

Dated at Perth the 17th day of February, 1954.

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

Robson, Thomas; Fireman and Lumper; formerly of Cook Street, Nedlands, but late of 46 Harris Road, Bicton; 12/8/48; 15/2/54.

THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

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

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

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

J. H. GLYNN, Public Trustee, Perth.

SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY, or the day preceding the day of publication, and are charged at the following rates:—

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To estimate the cost of an advertisement, count nine words to a line; heading, signature and date being reckoned as separate lines.

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All communications should be addressed to "The Government Printer, Perth."

NOTICE.

GOVERNMENT GAZETTE.

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

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