

Government

Gazette

OF

WESTERN AUSTRALIA.

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PERTH : FRIDAY, 25th JUNE.

[1954.

Bank Holiday at Port Hedland. PROCLAMATION

No. 311

 WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. IL.S.]
 By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Companion of the Most Honour-able Order of the Bath, Commander of the Most Excellent Order of the British Empire, Governor in and over the State of Western Australia and Australia.

C.S.D. 439/51.

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

Date and Place.

Monday, 16th August, 1954-Port Hedland.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of June, 1954.

By His Excellency's Command,

G. FRASER,

Chief Secretary. GOD SAVE THE QUEEN ! ! !

Health Act, 1911-1953. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. [L.S.]	By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic- torian Order, Companion of the Most Honour- able 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.

P.H.D. 666/49.

WHEREAS by paragraph (a) of subsection (6) of section 335 of the Health Act, 1911-1952, it is enacted that the Governor may proclaim that the provisions of subsection (6) shall apply in respect of any district or part of a district and may from time to time proclaim that those provisions shall cease to apply in respect of, or having ceased to apply shall again apply in respect of any district apply shall again apply in respect of any district or part of a district; and whereas by proclamation dated the 4th day of December, 1953, the Governor

proclaimed that the provisions of subsection (6) of section 335 of the Act ceased to apply in respect of the Subiaco Municipal District: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do hereby proclaim that the provisions of subsection (6) of section 335 of the Act shall again apply in respect of that part of the Subiaco Municipal District contained in "B" Class Reserve 3275 (being Perth Sub. Lots 229 and 230).

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

E. NULSEN, Minister for Health.

GOD SAVE THE QUEEN ! ! !

Police Act, 1892-1953. PROCLAMATION

WESTERN AUSTRALIA,) By His Excellency Lieutenant-General Sir Charles TO WIT, (Henry Gairdner, Knight Commander of the Most GAIRDNER, Governor. [L.S.] bitinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic-torian Order, Companion of the Most Honour-able 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.

WHEREAS by paragraph (c) of subsection (2) of section 94A of Part VIA of the Police Act, 1892-1953, it is provided that if it appears to the Gover-nor that any new derivative of morphine or cocaine or of any salts of morphine or cocaine or any other elkaloid of only on any other drug of whetever alkaloid of opium or any other drug of whatever kind is or is likely to be productive, if im-properly used, of ill-effects substantially of the same character or nature as or analogous to those produced by morphine or cocaine, the Governor may by proclamation published in the *Gazette* declare that Part VIA of the Act shall apply to that new derivative or alkaloid or other drug in the same manner as it applies to the drugs mentioned in paragraph (a) of subsection (2) of section 94A of the Act: Now, therefore I, the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred upon me by paragraph (c) of subsection (2)

of section 94A of Part VIA of the Police Act, 1892-1953, hereby declare that Part VIA of the Act shall apply to the drugs mentioned in the Schedule here-under in the same manner as it applies to the drugs mentioned in paragraph (a) of subsection (2) of section 94A of the Act.

Schedule.

(1) Alpha-6-dimethylamino-4, 4-diphenyl-3-

acetoxyheptane (alpha-acetylmethadol). (2) Alpha-6-dimethylamino-4, 4-0 4-diphenyl-3-

(3) Beta-6-dimethylamino-4, acetoxyheptane (beta-acetylmethadol) 4-diphenyl-3-

(4) 3-dimethylamino-1, 1-di-(2-thienyl)-1butene.

(5) 3-ethylmethylamino-1, 1-di-(2-thienyl)-1butene

(6) 6-methyl- \triangle 6-desoxymorphine. (7) Methorphinan (Dromoran).

Hydrochloride (8) Dihydromorphinone (Dilaudid).

(9) Desomorphine.

And the salts of any of these drugs and any pre-parations containing the drugs or their salts.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command, H. H. STYANTS. Minister for Police. GOD SAVE THE QUEEN ! ! !

Native Administration Act, 1905-1947. Prohibited Areas. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Lieutenant-General Sir Charles TO WIT, Henry Gairdner, Knight Commander of the Most CHARLES HENRY GAIRDNER, Governor. EL.S.] EL.S.] By His Excellency Lieutenant-General Sir Charles Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic-torian Order, Companion of the Most Honour-Excellent Order of the British Empire, Governor in and over the State of Western Australia and tis Dependencies in the Commonwealth of Australia Australia.

WHEREAS it is enacted by section 43 of the Native Administration Act, 1905-1947, that the Gover**no**r may, by any subsequent proclamation, revoke or vary any proclamation under that section: Now, therefore I, the Governor, with the advice and con-sent of the Executive Council do hereby revoke the undermentioned proclamations whereby areas, more particularly described in those proclamations, were declared areas in which it was unlawful for natives not in lawful employment to be or remain:

Broome-Published in the Government Gazette of the 6th day of December, 1907.

Fitzroy Crossing-Published in the Government Gazette of the 25th day of September, 1908.

Wyndham (Three Mile Camp)-Signed 17th day of January, 1923, and published in the Government Gazette of the 19th day of January, 1923.

Hall's Creek—Signed 11th day of August, 1909, and published in the Government Gazette of the 13th day of August, 1909.

Trapper's Inlet (near Beagle Bay Mission)--Published in the Government Gazette of the 10th day of September, 1909.

Derby—Published in the Government Gazette of the 10th day of September, 1909.

La Grange Bay-Signed 26th day of May, 1909, and published in the Government Gazette of the 28th day of May, 1909.

Bamboo Creek-Signed 22nd day of August, 1935, and published in the Government Gazette of the 30th day of August, 1935.

Koolan and Cockatoo Islands-Signed 9th day of November, 1937, and published in the Government Gazette of the 12th day of November, 1937.

Freney Oil Bore—Signed 21st day of November, 1940, and published in the Government Gazette of the 29th day of November, 1940.

Gnowangerup-Signed on the 19th day of December, 1940, and published in the Government Gazette of the 20th day of December, 1940.

Mount Lawley—Signed on the 16th day of Novem-ber, 1950, and published in the Government Gazette of the 8th day of December, 1950.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

(Sgd.) WM. HEGNEY, Minister for Native Affairs. GOD SAVE THE QUEEN ! ! !

Fisheries Act, 1905-1951. PROCLAMATION

File No. 64/32, Ex. Co. No. 1110.

IN pursuance of the provisions of section 19 of the Fisheries Act, 1905-1951, I, the Governor of the State of Western Australia, by and with the advice and consent of the Executive Council, do hereby declare that nets of not more than 150 yards in length having mechaes throughout of not here then length having meshes throughout of not less than $3\frac{1}{2}$ inches shall, when used or intended to be used for catching any species of fish whatsoever in the waters specified in the Schedule hereto, be lawful nets.

Schedule.

Wellstead Estuary.—The whole of the rivers. tributaries, creeks and other streams flowing into the waters of the Wellstead Estuary, more especi-ally the S.W. Bay River and Lizzie Creek.

Beaufort Estuary.—The whole of the rivers, tributaries, and other streams flowing into the waters of the Beaufort Estuary, more especially the Pallinup and Salt Rivers.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

L F. KELLY. Minister for Fisheries.

GOD SAVE THE QUEEN ! ! !

Fisheries Act, 1905-1951. PROCLAMATION

 WESTERN AUSTRALIA, TO WIT,
 By His Excellency Lieutenant-General Sir Charles TO WIT,

 CHARLES HENRY GAIRDNER, Governor. EL.S.J
 By His Excellency Lieutenant-General Sir Charles J Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic-torian Order, Companion of the Most Honour-able Order of the Bath, Commander of the Most Excellent Order of the British Empire, Governor in and over the State of Western Australia Australia.

 Title No. 140/61
 Try Co. No. 1111

File No. 140/51, Ex. Co. No. 1111.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1951, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking any fish whatsoever by means of fishing nets in all that portion of Western Aus-tralian waters specified in the Schedule hereto for a period of five years from the date of publication of this proclamation in the Government Gazette.

Schedule.

The whole of the waters of the Hay River, and its tributaries, and that portion of the waters of Wil-son's Inlet East and South-East of a line drawn from the North-East corner of Plantagenet Loca-tion 1500 to the South-West corner of Plantagenet Location 3502.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

L. F. KELLY, Minister for Fisheries.

GOD SAVE THE QUEEN ! ! !

Fisheries Act, 1905-1951. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, By His Excellency Lieutenant-General Sir Charles TO WIT, CHARLES HENRY GAIRDNER, 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, Knight Commander of the Royal Vic-torian Order, Companion of the Most Honour-able Order of the Bath, Commander of the Most Excellent Order of the Bath, Commander of the Most Excellent Order of the Bath, Commander of the Most Excellent Order of the Bath, Commander of the Most Excellent Order of the Bath, Commonwealth of Australia. Tillo No. 141/CE Co. No. 1111

File No. 141/51, Ex. Co. No. 1111.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1951, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking any fish whatsoever by means of fishing nets in all that portion of Western Aus-tralian waters specified in the Schedule hereto for a period of five years from the date of publication of this proclamation in the Government Gazette.

Schedule.

The whole of the waters of the Denmark River, and its tributaries and that portion of the waters of Wilson's Inlet within a radius of half-a-mile from the mouth of the said Denmark River.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

L. F. KELLY,

Minister for Fisheries.

GOD SAVE THE QUEEN ! ! !

Fisheries Act, 1905-1951. PROCLAMATON

WESTERN AUSTRALIA, By His Excellency Lieutenant-General Sir Charles TO WIT, CHARLES HENRY GAIRDNER, LL.S.J EL.S.J By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Royal Vic- torian Order, Companion of the Royal Vic- torian Order of the Bath, Commander of the Most Excellent Order of the Bath, Commander of the Most Excellent Order of the State of Western Australia and its Dependencies in the Commonwealth of Australia.

File No. 142/51, Ex. Co. No. 1111.

IN pursuance of the provisions of section 10 of the Fisheries Act, 1905-1951, I, the Governor of the State of Western Australia, do hereby prohibit all persons from taking any fish whatsoever by means of fishing nets in all that portion of Western Aus-tralian waters specified in the Schedule hereto for a period of five years from the date of publi-cation of this proclamation in the Government Gazette.

Schedule.

Wilson's Inlet (Denmark).—All that area of Wil-son's Inlet near the Channel Entrance Westward of a line drawn in a generally Northerly direction from a point 3 chains Eastward of the North-West corner of Plantagenet Location 1828 (on the South-orm shore of Dilat) to the North-Fast corner of ern shore of Inlet) to the North-East corner of Piantagenet Location 3520 (on the Northern shore of the Inlet).

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

L. F. KELLY,

Minister for Fisheries.

GOD SAVE THE QUEEN ! ! !

PROCLAMATION

 WESTERN AUSTRALIA, TO WIT,
 By His Excellency Lieutenant-General Sir Charles To WIT,

 CHARLES HENRY GAIRDNER, Governor. [L.S.]
 By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Companion of the Most Honour-able 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.

Corr. No. 1665/53. 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.

Schedule.

Land, Certificate of Title (Volume and Folio)

- The portions of each of North Fremantle Lots 32, 33, 36 and 37 and being lots 78 to 96 (inclusive) on Plan 1592; 1079, 55.
- The portions of North Fremantle Lot 32 and being lots 1 to 6 (inclusive) and 97 to 103 (inclusive) on Plan 1592; 1072, 257.
- The portion of North Fremantle Lot 32 and being lot 7 on Plan 1592; 1168, 690. Given under my hand and the Public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

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Factories and Shops Act, 1920-1952. PROCLAMATION

G

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. IL.S.J Berris Carles Governor. Businguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic-torian Order, Companion of the Most Honour-able Order of the Bath, Commander of the Most Excellent Order of the British Empire, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

F. and S. 730/51, Ex. Co. No. 1094.

WHEREAS it is enacted by section 115 of the Fac-WHEREAS It is enacted by section 115 of the Fac-tories and Shops Act, 1920-1952, that the expression "Public Holiday" shall mean certain days therein specified and any other day declared by proclama-tion to be a holiday for the purposes of the said Act: Now, therefore I, the said Governor, acting by and with the advice and consent of the Executive Council do hereby proclam and content to be the tweeter Council, do hereby proclaim and declare that Wed-nesday, the 20th day of October, 1954, from one o'clock in the afternoon, shall be a public holiday within the Esperance Shop District for the purposes of section 115 of the Factories and Shops Act, 1920-1952, and all shops (except those mentioned in the Fourth Schedule) and warehouses shall be closed.

Given under my hand and the public Seal of the said State, at Perth, this 16th day of June, 1954.

By His Excellency's Command,

(Sgd.) WM. HEGNEY, Minister for Labour.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 16th day of June, 1954, the following Orders in Council were authorised to be issued:—

Child Welfare Act, 1947-1952.

ORDER IN COUNCIL.

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

Schedule.

Manjimup-Louis Thompson.

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

Land Act, 1933-1953.

ORDER IN COUNCIL.

Corr. No. 2043/18, Vol. 2.

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. 23729 (Cottesloe Lot 312) should vest in and be held by the Nedlands 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 before-mentioned reserve shall vest in and be held by the Nedlands Road Board in trust for Recreation, with power to the said Nedlands 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.

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

The previous Order in Council dated 27th March, 1953, is hereby superseded.

Land Act, 1933-1953.

ORDER IN COUNCIL.

Corr. No. 242/12.

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 the like or other public purposes to be specified in such order; and whereas it is deemed expedient that reserve No. 14215 (Kojonup Lot 209) should vest in and be held by the Kojonup Road Board in trust for the purpose of Camping (Travellers and Stock): 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 Kojonup 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.

Corr. No. 3354/53.

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. 23967 (Canning Location 1279) should vest in and be held by the Canning 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 Canning 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.

Corr No. 1261/98, Vol. 2.

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. 5574 at South Perth Road Board in trust for Public Recreation: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council and pursuant to the provisions of section 8 of the Reserves Act, 1932, doth hereby direct that the beforementioned reserve shall vest in and be held by the South Perth Road Board in trust for Public Recreation with power to the said South Perth Road Board to lease the whole or any portion of the said reserve for Recreation Purposes for any term not exceeding twenty-one (21) years, to take effect in possession not more than three months from the date thereof: Provided that any such lease shall reserve the rights of free access to the public at all times and shall be subject to the approval of the Governor.

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

Land Act, 1933-1953.

ORDER IN COUNCIL.

Corr. No. 5680/22.

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. 23969 (Plantagenet Location 6043) should vest in and be held by the Plantagenet Road Board in trust for the purpose of a Sanitary Site and Rubbish Depot: 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 Plantagenet 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.

Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 1338/50.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage and Drainage shall, with the approval of the Governor, have power to construct and extend Water Works, Sewerage Works and Stormwater Drainage Works; and whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor-in-Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:—

> Metropolitan Sewerage. Bassendean District. Reticulation Area No. 2.

Twelve inch, 9-inch, 6-inch and 4-inch diameter pipe sewers with manholes, and all other apparatus connected therewith, between Esther Street, Eighth Avenue, Railway Parade and First Avenue, as shown on Plan M.W.S.S. & D.D., W.A. No. 7833.

This Order in Council shall take effect from the 25th day of June, 1954.

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

Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 744/54.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage and Drainage shall, with the approval of the Governor, have power to construct and extend Waker Works, Sewerage Works and Stormwater Drainage Works; and whereas the preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor-in-Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:—

Metropolitan Sewerage.

Claremont-Cottesloe Municipalities.

Reinforced concrete digestion tank, and all other apparatus connected therewith, as shown on Plan M.W.S.S. & D.D., W.A. No. 7850.

This Order in Council shall take effect from the 25th day of June, 1954.

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

Road Districts Act, 1919-1951. Bruce Rock Road District. Alteration of Ward Boundaries. ORDER IN COUNCIL.

L.G. 3555/52.

HIS Excellency the Governor acting by and with the advice and consent of the Executive Council under the provisions of the Road Districts Act, 1919-1951, doth hereby:—

- Alter the ward boundaries of the Bruce Rock Road District by:—(a) The abolition of the existing Shackleton and Kwolyin Wards; and (b) the creation of two new wards, namely Shackleton and Kwolyin with boundaries as described in the Schedule hereto.
- (2) Determine that the number of members for the Shackleton and Kwolyin Wards shall be two members for each ward.
- (3) Order that the existing members for the Shackleton and Kwolyin Wards shall go out of office on the 14th day of August, 1954, when an election shall be held for the purpose of returning new members for the said Shackleton and Kwolyin Wards.

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

Kwolyin Ward.

All that portion of the Bruce Rock Road District situate West of the Western boundaries of the Shackleton Ward. (Plans 4/80 and 344/80.)

Schedule.

Shackleton Ward.

All that portion of land bounded by lines start-ing at the North-Western corner of Avon Location 8688, a point on a Northern boundary of the Bruce Rock Road District, and extending Southerly along the Western boundary of that location and onwards to the Northern boundary of Kwolyin Agricultural Area Lot 161; thence Easterly, Southerly and Westerly along boundaries of lots 161 and 160 to the South-Western corner of the latter lot; thence South-Westerly to and along the South-Eastern boundary of lot 344 and onwards to the North-Eastern boundary of lot 227; thence South-Easterly along that boundary to its North-Eastern corner; thence generally Southerly along the Worthern side along that boundary to its North-Eastern corner; thence generally Southerly along the Western side of a one-chain road passing along the Eastern boundaries of lots 227, 225, 152, 211, 213, 150, 140, 217, Avon Locations 12778, 13568 and through loca-tions 18961 and 18415 to a South-Eastern corner of the latter location; thence Westerly along a Southern boundary of that location to a point in prolongation Northerly of the Western boundary of location 18195; thence Southerly to and along that boundary to the South-Western corner of that location; thence Westerly along the Southern boun-dary of location 18203 to the Western side of road No. 4738; thence generally Southerly along the Western side of that road, a North-Eastern boun-dary of location 17304 and the Western side of road No. 4860 and onwards to a point in prolongaroad No. 4860 and onwards to a point in prolongation Westerly of a Northern boundary of location 17304 aforesaid; thence Easterly, Southerly and South-Westerly to and along boundaries of that location to its South-Eastern corner; thence South-erly, Easterly and again Southerly to and along boundaries of locations 19475 and 14762 to a point boundaries of locations 19475 and 14762 to a point in prolongation Westerly of the Northern boundary of location 27535; thence Easterly, Southerly, again Easterly, again Southerly and Westerly to and along boundaries of locations 27535 and 24500 and on-wards to the Easternmost boundary of location 14762 aforesaid; thence Southerly along that boun-dary and onwards to the Northernmost boundary of location 23980; thence Westerly, North-Westerly, Southerly, again Westerly, again Southerly and Easterly along boundaries of that location to a North-Eastern corner of location 23870 (reserve 22792): thence Southerly along the Eastern boundaries of locations 23870, 25755 and 21850 to the South-Eastern corner of the latter location, a point on a Southern boundary of the road district; thence generally Easterly along that road district boun-dary to a Western boundary of the Babakin Ward; thence generally North-Easterly along the Western boundaries of the Babakin and Central Wards to a Northern boundary of the road district, and thence generally Westerly along that road district boun-dary to the starting point. (Plans 4/80 and dary to the starting point. 344/80.)

Road Districts Act, 1919-1951. Wandering Road Board. ORDER IN COUNCIL.

L.G. 2042/52.

WHEREAS by subsection (2) of section 95 of the Road Districts Act, 1919-1951, the Governor may make such Orders as he deems necessary to remove any obstacle by which the due course of any election is likely to be impeded; and whereas the extraordinary election for the North-East Ward of the Wandering Road District has been delayed so that it cannot now be held within the period prescribed by section 62 of the said Act; and whereas it is desirable to remove any obstacle which may exist: Now, therefore, His Excellency the Governor doth hereby appoint the undermentioned days as those upon which the said extraordinary election shall be held, namely:—

Nomination Day—19th June, 1954. Election Day—10th July, 1954.

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

1125

JUSTICES OF THE PEACE. Premier's Department,

Perth, 23rd June, 1954.

IT is hereby notified for public information that His Excellency the Governor, in Executive Council, has been pleased to approve of the following appointments to the Commission of the Peace:—

Richard Applegate, Esquire, of Cadoux, via Dowerin, to be a Justice of the Peace for the Avon Magisterial District.

Gavin Naylor Green, Esquire, of Laverton, to be a Justice of the Peace for the Collier Magisterial District.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that James Manson Butcher, Esquire, of Busselton, Chairman of the Busselton Road Board, has been appointed under section 9 of the Justices' Act, 1902/1948, as a Justice of the Peace for the Mitchell Magisterial District during his term of office as Chairman of the Board.

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

> > AUDIT ACT, 1904.

The Treasury,

Perth, 23rd June, 1954. THE following appointments have been approved:—

Certifying Officer.

Tsy. 1315/31—Mr. B. L. Okely, as a Certifying Officer for the Legislative Assembly as from 9th June, 1954, vice Charles Alfred Johnson, whose authority is cancelled.

Receiver of Revenue.

Tsy. 42/45—Mr. O. G. Maley, as a Receiver of Revenue for the Northam District Hospital, as from 16th June, 1954.

A. J. REID, Under Treasurer.

Public Service Commissioner's Office,

Perth, 23rd June, 1954.

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

Ex. Co. 1151, P.S.C. 241/54—F. L. W. Morison, Sewerage and Drainage Engineer, Metropolitan Water Supply, Sewerage and Drainage Department, and Principal Assistant Engineer, Country Towns Sewerage, Public Works Department, to the position of Deputy Chief Engineer, Metropolitan Water Supply Department, Class P-S-£1,750, as from 18th June, 1954.

Ex. Co. 1151, P.S.C. 101/54—R. C. Dawkins, Clerk, Land Resumption Branch, Public Works Department, to be Clerk, Architectural Division, Class C-II-1, as from 16th June, 1954.

Ex. Co. 1151, P.S.C. 102/54—J. M. Busing, Clerk, Registrar General's Department, Chief Secretary's Department, to be Clerk, Prices, Wages and Employment Section, C-II-1, as from 16th June, 1954.

Also of the acceptance of the following resignation:—

Ex. Co. 1151—R. F. O'Connor, Laboratory Technician, Grade 3, Government Medical Laboratories, Medical and Health Department, as from 23rd April, 1954.

Also of the amendment of the following classification:—

Ex. Co. 1151—Item 446/R54, Senior Clerk, Premier's Department, Class C-II-5, occupied by P. L. Sparrow, to Class C-II-6, as from 1st January, 1954.

AMENDMENT TO NOTICE APPEARING IN GOVERNMENT GAZETTE DATED 18th JUNE, 1954.

NOTICE to read—Item 2516/R54, title and classification to be amended to Principal Assistant Engineer, Sewerage and Drainage Section, P-I-5, Metropolitan Water Supply Department.

> S. A. TAYLOR, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.			Position.	Class.	Salary.	Date Returnable.
Mental Hospitals			Deputy Head Attendant, Grade 2 (Item 1156/R54) (a) (c)	G-II1/2	Margin £200–£270	1954. 19th June.
Crown Law			Accounting Machinist (Item 2722/R54)	C-II1(F)	Margin £105–£135	do.
D 11' IT. 1/1	· · ·		Technicians (Bacteriology) (a)	G-II2/4		do.
			(=======857 (**)	(F) '	5	
Do	•••		Nurse (Schools) (a)	G-II2(F)	Margin £155–£175	do.
Mines	•••		Laboratory Assistant, Grade 2 (Item 1072/ R54) (a)	G-VII2	Margin £120–£150	do.
Do			Laboratory Technician (Item 1080/54) (a)	G-II1/2	Margin £200–£270	do.
Public Health			Clerks (2) (Items 1366/R54, 1367/R54)	C-II1	Margin £200-£230	do.
Mines			Senior Chemical Engineer, Industrial Chem- istry Division (Item 1068/R54) (a)	P-II11	Margin £700–£725	do.
Public Health .			Inspector, Grade 1 (Item 1487/R54)	G-II5	Margin £375–£400	26th June.
Do	•••		Inspector, Grade 2 (Item 1494/R54) (a)	G-II3/4	Margin £290–£350	do.
Lands and Surveys			Field Superintendent, Land Settlement Branch (Item 779/R54) (a)	G-II7	Margin £475–£525	3rd July.
Do	•••		Assistant Under Secretary, Lands (Item 600/R54)	A-I1	Margin £750–£775	do.
Metropolitan Wate	r S	Supply		P–I.–5	Margin £995–£1,035	do.
Mines			Mineralogist and Research Officer, Grade 2 (a)	P-II2/7	Margin £270–£525	do.
Do	•••		Mining Registrar, Southern Cross (Item 1138/R54)	C-II5	Margin £375–£400	10th July.
Agriculture			Poultry Instructor (Item $3375/R54$) (a)	G-II3	Margin £290-£310	do.
			Divisional Forest Officer, Grade 2	P-II8/9	Margin £550-£625	do.
3 1 1 ¹ TT 1/1			Medical Officer, Grade 2 (a)	P-I2/4	Margins	17th July.
					$\pounds 800 - \pounds 955 (m), \\ \pounds 705 - \pounds 860 (f)$	v

(a) Applications also called under Section 24.

(c) Special allowance £50 per annum.

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.

Crown Law Department, Perth, 24th June, 1954.

IT is hereby notified for public information, that the Public Service Act, 1904-1953 (approved for reprint 28th October, 1953) has been reprinted pursuant to the Amendments Incorporation Act, 1938.

Copies are available at the office of the Government Printer at the cost of 2s. each.

R. GREEN, Under Secretary for Law.

Crown Law Department, Perth, 24th June, 1954.

THE Hon. Minister for Justice pursuant to the provisions of Section 7 of the Electoral Act, 1907-1953, and the authority delegated by the Governor thereunder has approved of the appointment Uncreating the approved of the appointment of Vivian Hargreaves Duncan as substitute to dis-charge the duties of Electoral Registrar for the Darling Range, East Perth, Mount Lawley, North Perth, West Perth and Toodyay districts during the absence of C. R. Bessen on sick leave as from the 17th day of June, 1954.

THE Hon. Minister for Justice has approved of the appointment of the following persons as Commis-sioners for Declarations under the Declarations and Attestations Act, 1913-1953:—Colin James Wans-brough, Como; Victor Jasper Ferry, Claremont; John Duncan Hutchinson, Morawa; Athol Homer Morrell, Dalkeith; Joseph James Mathews, Double-view; Frederick Gilbert Eustace, Subiaco.

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

Trust Order No. 53674, dated the 3rd December. 1953, drawn on the Clerk of Courts Trust Fund for the sum of ± 16 10s. 11d., in favour of B. Clarkson.

Trust Order No. 59951, dated 8th December, 1953, drawn on the Clerk of Courts Trust Fund for the sum of £1 10s., in favour of Public Trustee.

Trust Order No. 64598, dated 21st April, 1954, drawn on the Clerk of Courts Trust Fund for the sum of £4 14s. 9d., in favour of Clerk of Local Court, Perth.

Trust Order No. 84003, dated 2nd June, 1954, drawn on the Clerk of Courts Trust Fund for the sum of £1 9s. 11d., in favour of D. C. Wright.

R. GREEN Under Secretary for Law.

REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ACT, 1894-1948. Chief Secretary's Office.

Perth, 16th June, 1954.

C.S.D. 381/49; Ex. Co. No. 1156. HIS Excellency the Governor in Executive Council under the provisions of the Registration of Births, Deaths and Marriages Act, 1894-1948, has been pleased to make the regulation set forth in the Schedule hereunder.

> H. T. STITFOLD, Under Secretary.

Schedule.

In the completing of a document prescribed by or in the form of a Schedule to the Registration of Births, Deaths and Marriages Act, 1894-1948, all writing shall be clearly and neatly written in black or blue-black iron-gall ink of good permanence and the writing on the document shall not be blotted for a reasonable time after it is completed in order to ensure the permanence of the writing thereon.

Approved by His Excellency the Governor in Executive Council, 16th June, 1954

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

PRISONS ACT, 1903-1918. Appeal Board (Regulation 93). Election of Elective Member and Deputy Elective Member.

I HEREBY certify that at the close of Nominations on the 16th June instant for the positions of Elective Member and Deputy Elective Member of the Prisons Appeal Board, only one Nomination was received for each position, and that the following persons were duly declared elected.

Elective Member-Alexander, Robert. Elective Deputy Member-Wheeler, Leslie A.

G. F. MATHEA,

Chief Electoral Officer, Returning Officer.

17th June, 1954.

HEALTH ACT, 1911-1952. Upper Blackwood Road Board. Amendment of By-laws.

P.H.D. 716/34; Ex. Co. No. 1151.

WHEREAS under the Health Act, 1911-1952, a local authority may make or adopt by-laws and may alter, amend or repeal any by-laws so made or adopted; and whereas the Upper Blackwood Road Board being a local authority within the meaning of the Act adopted the Jord by Label meaning of the Act adopted the Model By-laws

described as Series A and published in the Govern-ment Gazette on 4th December, 1944: Now, there-fore, the Upper Blackwood Road Board resolves that the said adopted by-laws shall be amended as follows:-

Part 1.-General Sanitary Provisions.

Insert after by-law 68 a by-law to stand as 68A as follows:-

68A.—Repairs to Dwelling Houses.

The owner of every dwelling house shall maintain such house and any laundries, bathrooms and privies attached to or used in connection there-with in good order and condition and properly repaired and fit for use, and in particular shall-

- (1) repair or replace any roof or part thereof which shall become in disrepair;
- (2) repair any brick or stonework which shall show signs of fretting and treat or repair. any walls which may become damp;
- (3) replace all decayed or ant-eaten timber therein:
- (4) repair and replace with new material where necessary any verandah or the roof, floor supports or other parts thereof which may
- become in disrepair;
 (5) repair and replace where necessary any steps or handrails thereof which may bein disrepair;

- (6) repair or replace any flashings which may become in disrepair;
- (7) replace any ant stops which shall be missing or in disrepair;
- (8) repair or renew any ventilators which shall become in disrepair or be missing;
- (9) keep all floors even in surface and free from cracks:
- (10) replace or repair all skirtings, architraves and fixtures which may become a harbourage for vermin;
- (11) keep all walls, ceilings and the plaster and wall paper thereon in good repair, and repair any cracks and renew any plaster or wall paper which may become dilapidated or in disrepair;
- (12) refit and repair any doors which may become in disrepair or which shall cease to fit properly;
- (13) repair or replace with new, any window frames or sash cords which may become broken or in disrepair and reglass any windows which may become broken or cracked:
- (14) keep all water service in such state of repair and condition as shall comply in all respects with all of the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act and regulations and by-laws made thereunder:
- (15) keep all electric wiring and fittings in such state of repair and condition as shall comply in all respects with all of the requirements of the Fire Underwriters' Association of W.A.;
- (16) retain all natural lighting free from any obstruction which would reduce the natural lighting below the ratio of one square foot of lighting to each 10 square feet of floor area.

Passed at a meeting of the Upper Blackwood Road Board this 23rd day of March, 1954.

J. R. PURSE

Chairman

J. A. SMALLMAN,

Secretary.

Approved by His Excellency the Governor in Executive Council, 16th June, 1954.

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

HEALTH ACT, 1911-52. Department of Public Health,

Perth, 24th June, 1954.

M.H.D. 1500/26.

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

Peppermint Grove Road Board:-Dr. D. Tregonning to be Medical Officer of Health.

> LINLEY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-52.

Department of Public Health, Perth, 23rd June, 1954.

P.H.D. 842/28.

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

Toodyay Road Board:-Dr. P. O'Reilly to be Medical Officer of Health.

LINLEY HENZELL, Commissioner of Public Health.

Department of Native Affairs,

Perth, 23rd June, 1954. IT is hereby notified for general information that

His Excellency the Governor in Executive Council has approved of, pursuant to section 3A of the Native (Citizenship Rights) Act, 1944-51:---

The cancellation of each Native (Citizenship Rights) Board, previously constituted and pub-lished in the *Government Gazette*, for the district mentioned hereunder.

The re-constitution of a Native (Citizenship Rights) Board having jurisdiction in the District mentioned hereunder.

3. The Magistrate for the magisterial district named and the person whose name appears as District Representative, as set opposite each such district to be members of the Board for such district.

District and Members.

Meekatharra Road District—Magistrate for the Murchison Magisterial District and George Bartrop Nichols Esq., as District Representative.

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

Fisheries Department, Perth, 16th June, 1954.

F.D. 276/51, Ex. Co. No. 1095.

HIS Excellency the Governor in Executive Council has approved of the appointment of John Bateman Higham to be a member of the Fauna Protection Advisory Committee from this day until the 30th June, 1955, vice Hubert Massey Whittell, O.B.E., deceased, pursuant to the provisions of section 10 (6) (b) of the Fauna Protection Act, 1950.

A. J. FRASER, Chief Warden of Fauna.

Fisheries Department. Perth, 16th June, 1954.

F.D. 229/52, Ex. Co. No. 1096.

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

> A. J. FRASER. Chief Warden of Fauna.

Schedule.

Honorary Wardens.

List of Recommended Nominees.

No., Name, Address.

158; Colliver, Spencer George; 159 Victoria Avenue, Claremont.

- Claremont.
 159; Day, Edgar Henry; Carradine Road, Armadale.
 160; Loveridge, Ralph; Box 65, Narembeen.
 161; Powell, Arthur George; Chillinup, via Borden.
 162; Quartermaine, Frank Leonard; "Palomar,"
- Northam.

163; Warham, John; c/o Mrs. James, "Coringa," Upper Kalgan River, Albany.

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:—

KONDININ.

15th July, 1954, at 3.30 p.m., at the Rural and Industries Bank:—

‡ Kulin—Town 182, 1r. 2p., £25; Town 183, 1r. 2p., £25; Town 186, 36.5p., £25; Town 187, 35.5 p., £25.

LAKE GRACE.

15th July, 1954, at 3.30 p.m., at the Rural and Industries Bank:-

: Hopetoun-Town 26, 1 r., £20.

3 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 ft. below the natural surface, except in mining districts, where it is granted to a depth of 40 feet or 20 feet only.

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

FORFEITURES.

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

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

DuBois, C. H.; 347/8150; Esperance 744, 760; con-

Burbols, C. H., 347/8130, Esperance 744, 760, conditions; 1485/52; 423/80.
 Howell, G. R. N.; 347/9444; Williams 11513; abandoned; 2551/53; 408/80.
 Jarrett, E. G.; 347/6072; Esperance 633, 636; con-

Jarrett, E. G.; 347/6072; Esperance 633, 636; conditions; 4519/49; 423/80.
Kennedy, F. N.; 347/9745; Roe 1452; abandoned; 4189/53; 345/80.
Kennedy, F. J.; 347/9738; Roe, 1453; abandoned; 4190/53; 345/80.
Lowe, C. W. & E. R.; 3116/1714; Fitzgerald 161; abandoned; 6614/49; 402/80.
Toster, J. G.; P.608; Ninghan 3934; abandoned; 2637/49. 64/80

2637/49; 64/80.

H. E. SMITH, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 22nd June, 1954.

HIS Excellency the Governor in Executive Council has been pleased to set apart as public reserves the land described in the Schedule below for the purposes therein set forth.

Corres. No. 1192/54.

23/6/54

BINNU.—No. 23966 (Schoolsite), lot No. 32 (4a. 2r. 30p.). (Plan Binnu.)

Corres. No. 3354/53.

CANNING.—No. 23967 (Recreation), location No. 1279 (21a. 0r. 22p.). (Plan 1D/20, S.E.)

Corres. No. 5680/22.

PLANTAGENET.—No. 23969 (Sanitary Site and Rubbish Depot), location No. 6043 (about 52a). (Plan 451A/40, B1.)

Corres. No. 1703/90, Vol. 5.

KOJONUP.—No. 23978 (Resting Place), location No. 8969 (about 12a.). (Plan 416D/40, C3.)

H. E. SMITH. Under Secretary for Lands.

RESERVE No. 1556.

Department of Lands and Surveys, Perth, 22nd June, 1954.

Corres. No. 1432/89, Vol. 4.

HIS Excellency the Governor in Executive Council has been pleased to rescind that portion of the under section 96 of the Road Districts Act, 1902, whereby reserve No. 1556 was placed under the control of the Wanneru Road Board as a Board of Management.

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

CLASS A RESERVE No. 5574. Department of Lands and Surveys,

Perth, 22nd June, 1954.

Corres. No. 1261/98, Vol. 2.

HIS Excellency the Governor in Executive Council has been pleased to revoke the Order in Council dated 22nd March, 1953, whereby Class A reserve No. 5574 at South Perth was vested in the South Perth Road Board in trust for Public Recreation.

H. E. SMITH. Under Secretary for Lands.

CANCELLATION OF RESERVES.

Department of Lands and Surveys, Perth, 23rd June, 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. 2442/01-Reserve No. 8150 (Swan 1778)—Municipal Endowment. Location (Plan Melville.)

Corres. No. 6691/09-Reserve No. 12486 (Williams Location 13848)-Gravel. (Plan 409B/40, E1.)

Corres. No. 1065/53-Reserve No. 23774 (Pingrup Lot 18)-School Quarters. (Plan Pingrup.)

Corres. No. 2675/51-Reserve No. 23425 (Ongerup Lot 76)—School Quarters. (Plan Ongerup.)

Corres. No. 6137/26—Reserve No. 19606 (Avon peation 23985)—Quarry—Gravel (Plan 376/80 Location 23985)—Quarry—Gravel. (Plan 376/80, A2.)

Corres. No. 3410/11—Reserve No. 13540 (Albany Lot 271)—Municipal Purposes. (Plan Albany Sheet 1.)

Corres. No. 1703/90, Vol. 5—Reserve No. 1739 (Kojonup Location 8715)—Stopping Place for Travellers and Stock. (Plan 416D/40, C3.)

H. E. SMITH, Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 22nd June, 1954.

HIS Excellency the Governor in Executive Council

Corres. No. 4388/53—Of the purpose of reserve No. 23867 (Ongerup Lot 68) being changed from "Use and Requirements of the Rural and Indus-tries Bank" to "Public Utility." (Plan Ongerup.)

Corres. No. 9817/02—Of the purpose of reserve No. 8379 (Wyndham Lots 153 to 156 inclusive) being changed from "Government Requirements" to "School Playground." (Plan Wyndham Sheet 1.)

H. E. SMITH. Under Secretary for Lands.

AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 22nd June, 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. 894/95-Of the amendment of reserve No. 2844 (Schoolsite) to exclude Mullewa Lots 68, 69 and 70, and of its area being reduced to about 5 acres 3 roods 13 perches accordingly. (Plan Mullewa.)

Corres. No. 4162/21, Vol. 3—Of the amendment of reserve No. 17925 (Water) to comprise Ninghan Locations 4006 and 4007, and of its area being increased to about 140 acres accordingly. (Plan 66/80, F3.)

Corres. No. 10356/98, Volume 2-Of the amendment of reserve No. 14493 (Water and Protection of Flora) to exclude that portion now designated Plantagenet Location 6042, and of its area being reduced to about 1,190 acres accordingly. (Plan 451A/40, A2.)

1030/52.

4861/06.

Corres. No. 5349/10, Vol. 2—Of the amendment of reserve No. 12709 (Manjimup Lot 43—Public Buildings) to exclude that portion surveyed as Manjimup Lot 568, and of the Southern severance being distinguished as Manjimup Lot 558, and of its area being reduced to 3 acres 2 roods 28 perches accordingly. (Plan Manjimup.)

Corres. No. 4567/51—Of the amendment of reserve No. 23434 (Manjimup Lot 551—Fire Brigade Purposes) to include Manjimup Lot 568, and of its area being increased to 1 rood 18 perches accordingly. (Plan Manjimup.)

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

RESERVES NOS. 14215 AND 1739. Department of Lands and Surveys, Perth, 23rd June, 1954.

Corres. No. 1703/90, Vol. 5.

IT is hereby notified for general information, that His Excellency the Governor in Executive Council has been pleased to revoke the Order in Council dated 23rd July, 1924, whereby reserves Nos. 14215 and 1739 were vested in the Kojonup Road Board.

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

CHANGE OF PURPOSE AND AMENDMENT OF BOUNDARIES OF RESERVE. Department of Lands and Surveys,

Perth, 22nd June, 1954.

Corres. No. 5680/22.

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 22492 (Plantagenet Location 4932) being changed from "Aborigines' Camping Ground" to "Public Utility," and of its amendment to exclude that portion now designated Plantagenet Location 6043, and of its area being reduced to about 351 acres 2 roods accordingly. (Plan 451A/40 B1.)

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

SPECIAL SETTLEMENT LANDS. Department of Lands and Surveys, Perth, 22nd June, 1954.

Corres. No. 122/47.

HIS Excellency the Governor in Executive Council has been pleased to define and set apart as Special Settlement lands the Crown lands described in the schedule hereunder, under Part V (Division 4) of the Land Act, 1933-1953.

Schedule.

All vacant Crown land on Public Plans 422/80, 424/80, 429/80, 430/80, 3/300 and that portion of 421/80 situate Eastward from the No. 1 Rabbit Proof Fence.

H. E. SMITH, Under Secretary for Lands.

ROAD DISTRICTS ACT, 1919-1951. Department of Lands and Surveys, Perth, 23rd June, 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 new roads, that is to say:—

Albany.

9763/97.

Road No. 683 (Widening of Part). That portion of lot 1 of Plantagenet Location 28 (L.T.O. Diagram 7383) and that portion of location 21 as delineated and coloured dark brown on Lands and Surveys Diagram 62289; 24.4p. and 18.7p. being resumed from Plantagenet Locations 28 and 21, respectively. (Plan 451C/40, D4.)

Albany.

1540/14.

Road No. 1508 (Deviation of Part). A strip of land, one chain wide, its Southern side leaving

the Northern side of the present road at a point situate one chain Westward of the North-West corner of Plantagenet Location 266 and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 63041) Westward inside and along part of the Southern boundary of location 49 to its South-West corner. 1a. 2r. 35.8p. being resumed from Plantagenet Location 49. (Plan 451D/40, C3.)

Belmont Park.

Road No. 10981. A strip of land, one chain wide, widening at its commencement and terminus, its centre line leaving road No. 2484 (Maida Vale Road) at the West corner of lot 807 of Swan Location 29 (L.T.O Plan 3709) and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 62857) North-Eastward along the North-Western boundary of said lot to Lucerne Street at its North corner. 3r. 16.2p. being resumed from Swan Location 29. (Plan 1D/20, N.E.)

Darling Range.

11821/99. Road No. 1426 (Heath Road—Widening of Part). A strip of land, 50 links wide, leaving road No. 1837 (Canning Road) at the North-East corner of lot 1 of Canning Location 308 (L.T.O. Diagram 6755) and extending West along the North boundaries of said lot and lot 3, lots 6 and 5 (L.T.O. Diagram 17560), lot 24 (L.T.O. Plan 3060), lots 3, 2 and 1 (L.T.O. Diagram 9751) and lot 42 (L.T.O. Plan 3060) to the North-West corner of the lastmentioned lot. 3r. 3.6p. being resumed from Canning Location 308. (Plan Kalamunda Regional Sheet.)

Darling Range.

Road No. 10977 (Winifred Road). A strip of land, one chain wide, widening in parts, leaving Reynolds Road at the West corner of lot 27 of Swan Location 31 (L.T.O. Plan 2302) and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 62743) North-Eastward inside and along the North-Western boundary of said lot and to and along the North-Western boundary of lot 49 to a surveyed road at the North corner of the lastmentioned lot. 2a. 1r. 10p. being resumed from Swan Location 31. (Plan 1C/20, S.W.)

Darling Range.

3957/48. Road No. 10980. A strip of land, one chain wide, widening at its commencement and terminus, leaving road No. 1842 (Cotherstone Road) at the South-East corner of Canning Location 420 and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 62787) North, inside and along the East boundary of said location to Urch Road at its North-East corner. 1a. 1.1p., being resumed from Canning Locations 420 and 0.1p. and 1.1p. from Kalamunda Lots 227 and 228 respectively. (Plan Kalamunda Regional Sheet 1.)

Marradong.

L. and S. 6988/07, Vol. 2; M.R.D. 549/47.

Road No. 3163 (Widening of Part). That portion of Williams Locations 16 and 35 and the Crown land as delineated and coloured dark brown on Lands and Surveys Diagram 62642. 8.6p. and 5.8p. being resumed from Williams Locations 16 and 35, respectively. (Plan 384/D40, C3.)

Upper Blackwood.

L. and S. 26/29.

Road No. 10978. A strip of land, one chain wide, leaving the North-Western side of road No. 10241 on the South-Eastern boundary of Nelson Location 2547 and extending (as delineated and coloured dark brown on O.P. 5947) North-Eastward through said location, location 2546 and the Donnybrook-Katanning Railway Reserve to the Western side of the level crossing at the Western end of the Kulikup Station Yard. (Plan Kulikup Townsite.)

Victoria Plains.

1515/28Road No. 10979. A strip of land, one chain wide, widening at its commencement, leaving road No. 5765 at the South-West corner of lot M1175 of Melbourne Location 935 (L.T.O. Plan 4474) and extending (as delineated and coloured dark brown on Lands and Surveys Diagram 62706) Northward inside and surveys Diagram 62706) Northward inside and along part of the Western boundary of said lot through lot M1305 (L.T.O. Diagram 5805) again inside and along part of the Western boun-dary of lot M1175, the Western boundary of lot M1727 (L.T.O. Diagram 7692) and a Western boun-dary of lot M1721 (L.T.O. Diagram 7694) to the M1727 (L.T.O. Diagram 7692) and a Western boun-dary of lot M1731 (L.T.O. Diagram 7694) to the original South-West corner of the lastmentioned lot. 19a. 3r. 29p. being resumed from Melbourne Location 935. (Plans 32/80, A1 and 57/80, A4.) Plans and more particular descriptions of the land so set apart, taken, or resumed, may be in-spected at the Department of Lands and Surveys, Pearth

Perth.

By order of His Excellency the Governor,

E. K. HOAR,

Minister for Lands.

CASH ORDER LOST. Department of Lands and Surveys Perth, 23rd June, 1954.

Corr. 794/38.

IT is hereby notified that the undermentioned cash order has been lost or destroyed. Payment has been stopped, and it is intended to issue an order in lieu thereof.

Cash Order No. 34261; amount, £250; drawn by R. A. Bailey; in favour of, Treasure & Shaw.

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

LAND ACT, 1933-1953. Part V—Divisions 1 and 4. Special Settlement Lands. OPEN WEDNESDAY, 21st JULY, 1954.

Department of Lands and Surveys, Perth, 24th June, 1954.

Corres. No. 3008/53.

IT is hereby notified, for general information, that Plantagenet Location 6005, comprising about 500 acres, has been set apart for the purposes of Special Settlement pursuant to the provisions of Part V (Divisions 1 and 4) of the Land Act, 1933-1953 and subject to the regulations of the said Act 1953, and subject to the regulations of the said Act as modified by the special conditions set out hereunder.

The location is available subject to pricing, survey and the provision of necessary roads.

Applications should be lodged at the Department of Lands and Surveys, Perth, not later than Wed-nesday, 21st July, 1954, accompanied by a deposit of £7 15s. All applications received on or before that date will be treated as having been received on the closing date and in the event of more applications than one being received, the application to be granted will be decided by the Land Board.

Special Conditions.

The selector will be required to pay the price 1 of the land together with prescribed survey fees, with interest on such survey fees, by half-yearly payments over a period of 30 years.

2. The selector shall, within five years of the date of commencement of the term of his lease, take up residence in person on the land comprised therein, and shall make it his usual home without any other habitual residence for the next ensuing five years of the term, and failing compliance with these conditions the lease shall be liable to forfeiture.

3. The lessee will be required to clear one-fifth of the area within two years of the granting of the lease and an additional two-fifths before the expiration of five years.

4. The cleared area shall be sown down to pasture or developed for other agricultural pur-poses within two years of the completion of the clearing operations.

Applications for leases may be approved subject to approval of survey, and to the provision of such roads and reserves as the Minister may deem necessary.

6. No person already being the holder of a location in this subdivision, shall be permitted to select this land and no transfer of a lease will be allowed without the special approval of the Minister.

7. After approval of an application, the selector will be issued with a conditional purchase lease, under the provisions of sections 47 and 86 of the Land Act, 1933-1953, subject to the foregoing modifications.

(Plan 451D/40, A and B3.)

H. E. SMITH. Under Secretary for Lands.

LAND ACT, 1933-1953. Part V-Divisions 1 and 4. Special Settlement Lands.

OPEN WEDNESDAY, 21st JULY, 1954.

Department of Lands and Surveys,

Perth, 24th June, 1954.

Corres. No. 190/53.

IT is hereby notified, for general information, that Plantagenet Location 5812, comprising about 510 acres, has been set apart for the purposes of Special Settlement pursuant to the provisions of Part V (Divisions 1 and 4) of the Land Act, 1933-1953, and subject to the regulations of the said Act as modified by the special conditions set out hereunder.

The location is available, priced at 10s. 9d. per-acre, excluding survey fee and subject to survey and provision of necessary roads.

Applications should be lodged at the Depart-Wednesday, 21st July, 1954, accompanied by a deposit of £8 10s. All applications received on or before that date will be treated as having been received on the closing date and in the event of more applications than one being received, the application to be granted will be decided by the Land Board.

Special Conditions.

(a) The maximum area which any one person may hold under these conditions is limited to areas not exceeding 800 acres in all with a maximum of 500 acres of cultivable land suitable for area establishing pasture.

(b) One-fifth of the cultivable area must be cleared within three years and two-fifths within five years from the date of inception of the lease. Such clearing must be at a stage sufficient to establish pasture.

(c) Nine-tenths of the cleared area must be sown to pasture with superphosphate within 15 months of clearing. (Plan 451A/40, C1.)

H. E. SMITH, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING. Under Part VI of the Land Act, 1933-1953. WEDNESDAY, 22nd SEPTEMBER, 1954.

Kimberley Division-Dampier District.

Corres. No. 2360/54. (Plans 135/300 and 136/300.) IT is hereby notified, for general information, that an area of about 320,000 acres, bounded by lines commencing at the North-East corner of Pastoral Lease 396/472 (Quondong Station) and extending West about 240 chains, North about 230 chains, East about 3,320 chains to a North-West corner of Lease 396/506, South about 1,000 chains, West about 760 chains, North about 500 chains, West about 1,350 chains, South about 500 chains, West about 130 chains, South about 19 chains, West about 860 chains, and North about 790 chains to the starting point, will be available for pastoral leasing as from Wednesday, 22nd September, 1954.

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

LAND OPEN FOR SELECTION.

PERTH LAND AGENCY.

Department of Lands and Surveys,

Perth, 24th June, 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 on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

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

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

NOW OPEN.

SCHEDULE.

	Location.	Area.	Price per Acre	e. Plan.	Corres. No.	Classification File.	Deposit required.
Avon	17097 (b)	a. r. 470 3	p. £ s. d. 20 0 5 0	$\begin{array}{ c c c } 24/80 & \text{A. 3 and} \\ 4 & 4 \end{array}$	1471/54	4629/27 p. 2	£ s. d. 1 13 6

OPEN ON AND AFTER WEDNESDAY, 21th JULY, 1954.

SCHEDULE No. 1.											
Location	Area.	Price per Acre.	Plan.	Corres. No.	Classification File.	Required Deposit.					
Avon 23985 $(f)(g)$	a. r. p. 5 0 0	£ s. d. 2 0 0 (Total purchase price)	376/80 A. 2	6137/26		£ s. d. 0 9 0					
Fitzgerald 350 (b)	945 2 33	0 3 3	392/80 E. 4 and 402/80 E. 1	78/54		$1 \ 19 \ 2$					
Fitzgerald 351 (b)	942 2 30	0 3 3	392/80 E. 4 and 402/80 E. 1	78/54		1 19 2					
Fitzgerald 511 (b)	803 0 34	033	392/80 E. 4 and 402/80 E. 1	78/54	7631/22 p. 3	1 18 0					
Fitzgerald 512 (b)	849 1 20	033	392/80 E. 4 and 402/80 E. 1	78/54	7631/22 p. 4	1 18 0					
Gascoyne $218(f)(g)$	839	65 0 0 (Total purchase price)	Locations near Carnarvon	5 33 5/49		6 15 0					
Gascoyne $219(f)(g)$	7 1 5	65 0 0 (Total purchase price)	Locations near Carnarvon	5335/49		6 15 0					
Kojonup 8715 (d) (as amended)	abt. 88 0 0	1 10 0	416D/40 B. 3	1703/90 V. 5		4 3 9					
(as amended) Ninghan 3035 (b) (Balance only)	abt. 830 0 0	(ex survey fee) 0 2 0	66/80 F. 3	4162/21 V. 3		10 0 0					
Plantagenet 6042 (d) (g) Swan 3199 (a)	abt. $\begin{array}{cccc} 45 & 0 & 0 \\ 233 & 3 & 19 \end{array}$	(ex survey fee) 1 5 0 0 6 0	31/80 A. 4 and	10356/98 V. 2 3465/27	 3465/27 p. 14	$egin{array}{cccc} 3 & 5 & 0 \ 1 & 10 & 6 \end{array}$					
Williams 13848 (g) Yilgarn 396 (a) (e)	$\begin{array}{rrrrr} 7 & 3 & 18 \\ 2,505 & 0 & 24 \end{array}$	$\begin{array}{ccc}1&10&0\\0&2&9\end{array}$	28/80 A. 1 409B/40 E. 1 54/80 E. F. 3 and 4	$rac{6691/09}{167/54}$	 5988/27 p. 6	$\begin{array}{rrrrr}1&5&0\\2&13&0\end{array}$					

SCHEDULE No. 2.

District.		Description.	Plan.	Corres. No.	Deposit required.
Leake (c) (e)		The area of about 2,500 acres bounded by lines commencing at the South-West corner of Leake Location 10 and extending South- Easterly along Reserve No. 8812 (Rabbit-proof Fence) about 200 chains; thence South-East by East about 175 chains to a corner of road No. 10042 adjacent to the corner of location 14; thence North along the Western side of the said road to the South-East corner of location 11; thence respectively West, North and again West along boundaries of locations 11, 7 and 10 to the starting	6/80 B. 3 and 4	510/29	£ s.d. 16 0 (
Sussex (c)	٩	point The area of about 500 acres bounded by reserve No. 9110, Sussex Locations 1654 and 1655, road No. 2182 and the road extending Westward from the South-West corner of location 1655	413D/40 A. 4	2859/30	7 15 0

			S	CHEDULE	No. 3.				
\$				To Ex-Servicemen. Half-yearly Instalments.		Civilians. Half-yearly Instalments.			
Lot No.	Area.	Purchase Money.	lst 5 years Interest only at 4½ per cent. per annum.	Balance 35 years Principal and Interest at 4½ per cent. per annum.	lst 5 years Interest only at 5 per cent. per annum.	Balance 35 years Principal and Interest at 5 per cent. per annum.	Plan.	Corres. No.	Deposit required.
123 (b) (h) 127 (b) (h)	a. r. p. 2,667 3 3 2,186 2 39	£ s. d. 833 13 6 683 7 2	£ s. d. 18 15 2 15 7 6	£ s. d. 23 4 10 19 1 0	£ s. d. 20 16 10 17 1 8	24 14 6	123/80 D. 3 and 4 123/80 D. 3 and 4	5186/49 5186/49	£ s. d. 21 16 10 18 1 8

(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, classification, pricing and provision of necessary roads.

(d) Subject to survey.

(a) Subject to survey.
(e) Subject to mining conditions.
(f) Available under Section 53 of the Land Act, 1933-1953.
(g) Available to adjoining holders only
(h) Available under Part V of the Land Act, 1933-1953, as modified by Part VIII.

H. E. SMITH. Under Secretary for Lands.

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

I, FRANK MOORE being the owner of land over or along which the portion hereunder described passes, have applied to the Rockingham Road Board to close the said portion of road viz :-

Rockingham.

1288/54.R.29. The surveyed road along a South boundary of Peel Estate Lot 565, from the East boundary of lot 564 to a surveyed road through lot 565. (Plan 341D/40, B3.)

F. MOORE.

I, Noel Harold France on behalf of the Rockingham Road Board, hereby assent to the above application to close the road therein described.

N. H. FRANCE,

Chairman Rockingham Road Board. 10th June, 1954.

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

WE, H. Dinsdale and F. Dinsdale being the owners of land over or along which the portion of road hereunder described passes, have applied to the Mundaring Road Board to close the said portion of road, viz.:-

279/45.

Mundaring.

M.526. The whole of road No. 10946 (Wishart Street) along the Western boundaries of lots 20 to 27 (inclusive) of Swan Location 1598 (L.T.O. Plan 2760), from the North-West corner of lot 20 to Government Road at the South corner of lot 27. (Plan 2A/40, Wooroloo.)

H. DINSDALE.

F. DINSDALE.

I, H. Robinson on behalf of the Mundaring Road Board, hereby assent to the above application to close the road therein described.

H. ROBINSON.

Chairman Mundaring Road Board. 17th June, 1954.

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

HENRY CHARLES GENTLE, Mark Satchell Gentle and Bertie Job Gentle being the owners of land over or along which the portion of road hereunder described passes, have applied to the York Road Board to close the said portion of road, viz .:-

York.

6584/08.

Y.95. That part of road No. 3669 along the North Western boundary of Avon Location 2362 and through location 10488, from road No. 1175 at the West corner of location 2362 to road No. 237 on the East boundary of location 10488. (Plan 2B/40, F1.)

H. C. GENTLE. M. S. GENTLE. B. J. GENTLE.

I, William Henry Robinson on behalf of the York Road Board, hereby assent to the above application to close the road therein described.

> W. H. ROBINSON, Chairman York Road Board.

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

THE Minister for Lands being the owner of land over or along which the portion of road hereunder described passes, have applied to the Mingenew Road Board to close the said portion of road, viz .:---Mingenew

5031/53. M.528. That portion of the surveyed road along the Western side of the Midland Railway at Mingenew extending from a line in prolongation of the North boundary of Mingenew Lot 47 to the North-East side of the Geraldton Highway on the Southern boundary of Southern boundary of the Mingenew Station Reserve. (Plan Mingenew Townsite.)

> H. E. SMITH, for Minister for Lands.

I, Colin Pearse, on behalf of the Mingenew Road Board, hereby assent to the above application to close the road therein described.

> COLIN PEARSE, Chairman Mingenew Road Board.

ROAD DISTRICTS ACT, 1919-1951.

Closure of Road.

WE, Jack Peter Ilich, Herbert Potter, Thelma Doreen Potter and Grace Lilian Greathead, being the owners of land over or along which the portion of road hereunder described passes, have applied to the South Perth Road Board to close the said portion of road, viz .:-

South Perth.

S.124. The whole of road No. 10961 along the South-Eastern boundaries of lots 9 and 20 of Swan Location 38A Section E (L.T.O. plan 143), from road No. 7860 (Brandon Street) at the East corner of lot 9 to road No. 7861 (Dyson Street) at the South corner of lot 20. (Plan 1D/20, S.E.)

HERBERT POTTER. T. D. POTTER. G. L. GREATHEAD. J. P. ILICH.

I, Roy Walden King on behalf of the South Perth Road Board, hereby assent to the above application to close the road therein described.

R. W. KING. Chairman South Perth Road Board. 14th June, 1954.

ROAD DISTRICTS ACT. 1919-1951.

WHEREAS M. J. Rodgers, G. F. Clifton, E. K. Cool-ing, E. E. Davis and G. E. Davis, being the owners of land over or along which the undermentioned roads in the Harvey Road District pass, have applied to the HARVEY Road Board to close the said roads, which are more particularly described hereunder, that is to say:-

5504/25

H.34. (a) The surveyed road along the South boundary of Wellington Location 3196, from road No. 47 at the South-West corner of the location to a surveyed road at the South-East corner of the location.

(b) The surveyed road along part of the South boundary of Wellington Location 641, and through location 3355, from a surveyed road on the West boundary of location 672 to the terminus of the subject road within location 3355. (Plan 383D/40, A3 and 4.)

WHEREAS C. Paull, being the owner of land over or along which the undermentioned road in the Murray Road District passes, has applied to the MURRAY Road Board to close the said road, which is more particularly described hereunder, that is to say:-

3327/14.

M.527. The surveyed road along the Southern boundary of Murray Location 431, from a surveyed road at the South-West corner of the location to its junction with road No. 5184. (Plan 380D/40, A3.)

WHEREAS R. A. West and V. I. West, being the owners of land over or along which the under-mentioned road in the Swan Road District passes, have applied to the SWAN Road Board to close the said road, which is more particularly described hereunder, that is to say:---

257/08, Vol. 2.

S.123. That part of road No. 3191, plus the truncation shown on L.T.O. Diagram 10005, along part of the Northern boundary of lot 3 of Swan Location 1352 (L.T.O. Diagram 10005), from its junction with road No. 7140 to its junction with road No. 7445. (Plan 28/80, D4.)

WHEREAS F. J. Peacock, H. C. Gentle, M. S. Gentle and B. J. Gentle, being the owners of land vover or along which the undermentioned road in the York Road District passes, have applied to the YORK Road Board to close the said road, which is more particularly described hereunder that is to sav:-

2781/03.

Y.93. That part of road No. 1706 along the South-Eastern boundaries of Avon Locations 2344 and 1428, a South-Eastern boundaries of Avon Locations 2344 and 1428, a South-Eastern boundary of location 869 and the South-Eastern boundary of reserve No. 8672, from road No. 237 at the East corner of loca-tion 2344 to the South corner of reserve No. 8672. (Plan 2B/40, F1.)

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

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

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

It is hereby notified that the said roads are closed.

Dated this 23rd day of June, 1954.

H. E. SMITH, Under Secretary for Lands.

ROAD DISTRICTS ACT, 1919-1951.

WHEREAS the ALBANY Road Board, by resolution passed at a meeting of the Board held at Albany on or about the 3rd day of November, 1953, resolved to open the road hereinafter described, that is to say:-

2642/17

Road No. 5842 (Balston Road—Widening of Parts). (a) That portion of Gledhow Lots C17 and C27 as delineated and coloured dark brown and C27 as defineded and coloured dark brown on Lands and Surveys Diagram 62085. (b) A strip of land 9.4 links wide along the East side of the present road and extending from Marbelup Road to Gledhow Road. (L.T.O. Plan 173.)

(Plan Gledhow Townsite, 457A/40, C1.)

WHEREAS the BELMONT PARK Road Board, by resolution passed at a meeting of the Board held at Belmont Park on or about the 21st day of De-cember, 1953, resolved to open the road hereinafter described, that is to say:-

10860/06, Vol. 3.

Road No. 2668 (Grandstand Street—Widening). That portion of Swan Location 33 delineated and coloured green on L.T.O. Diagram 9352. (Plan 1D/20, N.E.)

WHEREAS the BRIDGETOWN Road Board, by resolution passed at a meeting of the Board held at Bridgetown on or about the 3rd day of May, 1940, resolved to open the roads hereinafter de-scribed, that is to say:—

M.R.D. 993/39; L. and S. 6212/96, Vol. 4.

Road No. 62 (Deviation and Widening of Parts). A strip of land one chain wide (plus widenings) leaving the present road at its junction with road No. 1250 near the North-West corner of Nelson Location 663 and extending (as delineated and coloured dark brown on O.P. 5049) Northwards through State Forest No. 30 to rejoin the present road at its junction with road No. 1489. (439B/40, F1.)

Road No. 1489 (Deviation and Widening ٥f Parts). (a) A strip of land one chain wide (plus widenings), leaving the present road on the South-Eastern boundary of Nelson Location 7901 and ex-tending (as delineated and coloured dark brown on O.P. 5049) South-Westward through State Forest No. 30 to rejoin the present road within said State Forest. (b) That portion of former Nelson Location 11238 (now part of location 11928) and reserves 21272 and 680 as delineated and coloured dark brown on O.P. 5050. (Plan 439B/40, F1; 414C/40, F4.)

3602/49

WHEREAS the BUSSELTON Road Board, by resolution passed at a meeting of the Board, held at Busselton on or about the 7th day of August, 1953, resolved to open the road hereinafter described, that is to say:-

2793/53.

Road No. 10972. A strip of land one chain wide commencing at the West corner of lot 100 of Sussex Location 6 (L.T.O. Diagram 13236) and extending North-Eastward along the North-Western boundar-ies of said lot and lots 101 to 103 inclusive to a surveyed road at the North-West corner of the lastmentioned lot. (Plan 413B/40, D.2.)

WHEREAS the NORTHAM Road Board, by resolution passed at a meeting of the Board, held at Northam on or about the 19th day of June, 1953, resolved to open the roads hereinafter described, that is to say:

L. and S. 506/43, M.R.D. 344/43.

L. and S. 506/43, M.R.D. 344/43. Road No. 10963 (Hutt Street). A strip of land one chain wide (widening as delineated and coloured dark brown on Lands and Surveys Dia-gram 60380) leaving Clarke Street at the North corner of lot 1 of Avon Location C (Section B— L.T.O. Diagram 5635) and extending South-West-ward along the North-Western boundaries of said lot and lot 3 and lot 5 (L.T.O. Plan 774) and to and along the North-Western boundaries of lots 7, 9, 11, 13, 15, 17 and 19 of said location (Section B) to Road No. 106 at the West corner of the last-mentioned lot. mentioned lot.

Road No. 10964 (Inkpen Street). A strip of land one chain wide leaving Clarke Street at the East corner of lot 2 of Avon Location C (Section B-LT.O. Diagram 5635) and extending South-West-ward along the South-Eastern boundaries of said lot and lot 4 and lot 6 (L.T.O. Plan 774) and to and along the South-Eastern boundaries of lots B, 10, 12, 14, 16 and 18 of said location (Section B) to road No. 106 at the South corner of the lastmentioned lot

Road No. 10965 (Stirling Street). A strip of land one chain wide leaving Suburban Road at the land one chain wide leaving Suburban Road at the North corner of lot 13 of Avon Location C (Sec-tion A—L.T.O. Plan 774) and extending South-Eastward along the North-Eastern boundaries of lots 13 and 14 of Section A, lots 13 and 14 of Sec-tion B (L.T.O. Plan 774), lots 58 to 63 inclusive of said location C (L.T.O. Plan 6170) and lot 13 of location C (L.T.O. Diagram 499) to Kennedy Street at the East corner of the lastmentioned lot (excluding the intersecting portions of roads No. 10963 and 10964) No. 10963 and 10964).

(Plan Northam Townsite.)

WHEREAS the PERTH Road Board, by resolution passed at a meeting of the Board, held at Perth on or about the 8th day of October, 1953, resolved to open the road hereinafter described, that is to say:-

4341/53.

Road No. 10973 (Moulden Avenue). A strip of land one chain wide leaving Blythe Avenue at the North-West corner of lot 198 of Swan Location 1176 (L.T.O. Plan 4942) and extending South-ward inside and along the Western boundary of said lot to its South-West corner. (Plan Tuart Hill No. 79.)

whereas His Excellency the Governor. And Junitation of the section 17 of the Public Works Act, 1902-1953, by notices published in the Government Gazette, declared that the said lands had been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

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

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

It is hereby notified that the lines of communication described above are roads within the meaning of the Road Districts Act, 1919-1951, subject to the provisions of the said Act.

Dated this 23rd day of June, 1954.

H E SMITH Under Secretary for Lands.

DEDICATION OF LAND.

Department of Lands and Surveys, Perth, 22nd June, 1954.

Corres. No. 8061/50.

HIS Excellency the Governor in Executive Council has been pleased to dedicate, under the provisions of the State Housing Act, 1946-1953, Trayning Lots 16, 18, 46, 47 and 48 to the purposes of the said Act. (Plan Trayning.)

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

STATE HOUSING ACT, 1946-1953. Cancellation of Dedication.

Department of Lands and Surveys, Perth, 24th June, 1954.

Corres. No. 847/44.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to cancel the dedication under the provisions of the State Housing Act, 1946-1953, of the lands de-scribed in the following Schedule:—

Lot or Location No., Lands and Surveys File No.

Daglish Lot 193: 1147/54

Fremantle Lot 1618; 1794/54.

Katanning Lot 222; 977/54.

Melville Lot 165; 1620/54.

Mosman Park Lot 243: 692/54.

Mosman Park Lot 324; 5084/53.

Mosman Park Lot 326; 3458/53.

Perth Lot 521; 1979/54.

Perth Lot 664; 1276/54.

Perth Lot 704: 1966/54.

Perth Lot 716: 556/54.

Swan Location 4043; 4863/53.

H. E. SMITH, Under Secretary for Lands.

STATE HOUSING ACT, 1946-1953.

State Housing Commission, Perth, 24th June, 1954.

S.H.C. 1/12.

HIS Excellency the Governor in Executive Council, acting pursuant to the provisions of the State Housing Act, 1946-1953, has been pleased to appoint Herbert Victor Telfer as a Member of the State Housing Commission as from the 1st June, 1954, vice Mr. H. J. Harler, retired.

> R. W. BROWNLIE. Chairman, State Housing Commission.

Forests Department, Perth, 16th June, 1954.

Forests File 1345/53. HIS Excellency the Governor in Executive Council has approved of the Reclassification as from the 1st January, 1954, of the officers of the General Division of the Field Staff of the Forests Department as set out hereunder in accordance with the Agreement registered by the Industrial Court of Arbitration of Western Australia on the Tenth day of June, 1954.

A. C. HARRIS,

Conservator of Forests.

FORESTS DEPARTMENT.

RECLASSIFICATION OF THE GENERAL DIVISION OF THE FIELD STAFF. (To date from the 1st January, 1954.)

No.			Marginal Range.	Margin as at 1–1–54.	Allowances.	Next Increment Due.	Remarks.
	Class 1—Forest	Assistant.	£200-£215-£230 (bar)-£250-£270- £290-£310				
1	Davis, T. C			$\pounds 250$	£36 fire duties	1-1-55	
2	Leeds, J. M.			$\pounds 250$	£36 fire duties	1-1-55	
3	Haldane, J. F			$\pounds 250$	£36 fire duties	1-1-55	
4	Laidlaw, G. R.		•	£200	£36 fire duties	1-1-55	
5 6	King, J. W Scanlon, C. R			£200 £200	£36 fire duties £36 fire duties	1-1-55 1-1-55	
7	Richards, J.	···· ···		$\pounds 200$	£36 fire duties	1-1-55 1-1-55	
8	Shannon, J. L.			£200	£36 fire duties	1-1-55	
9	Hinchley, W. J.			£200	£36 fire duties	1-1-55	
-							
	Class 2—Assistant	Forester.	£200-£215-£230				
10	Russell, P. E			£200	£36 fire duties	1 - 1 - 55	
11	Myles, J.			£200	£36 fire duties	1-1-55	
$\frac{12}{13}$	Maidment, C. T. Witnich P			£200	£36 fire duties	1-1-55	
13 14	Witnish, R Price, T. J			£200 £200	£36 fire duties	1-1-55 1-1-55	Acting in Item No. 56.
$14 \\ 15$	Murphy, C. M	···· ···		£200 £200	£36 fire duties	1-1-55 1-1-55	roomg in room NO. 30.
16	Ashcroft, A. J.			£200	£36 fire duties	1-1-55	
17	Selkirk, A. B			£200	£36 fire duties	1-1-55	
18	Watson, D			£200	£36 fire duties	1-1-55	
19	McLaughlin, L. W.			£200	£36 fire duties	1 - 1 - 55	
20	Willoughby, R. W.			£200	£36 fire duties	1-1-55	
$\frac{21}{22}$	Talbot, J. A			£200	£36 fire duties	1-1-55	- ,
$\frac{22}{23}$	Brennan, W. J. Jeffrey, L. H.			£200 £200	£36 fire duties	1-1-55 1-1-55	Acting in Item No. 57.
$\frac{23}{24}$	Cooper, E			$\pounds 200$	£36 fire duties	1-1-55 1-1-55	Acting in Item 10. 57.
$\frac{21}{25}$	Dickerson, G. B.			£200	£36 fire duties	1-1-55	
26	Loverock, J. H.			£200	£36 fire duties	1-1-55	
27	Bennett, J. A. H.			£200	£36 fire duties	1-1-55	
28	Moore, C. E	•••• ••••		£200	£36 fire duties	1-1-55	
29	Valentine, J. S.			£200	£36 fire duties	1-1-55	
30	Clively, H. A			£200	£36 fire duties	1-1-55	
$31 \\ 32$	Staley, P. D McQueen, A. D. C.	••••		£200 £200	£36 fire duties £36 fire duties	1-1-55 1-1-55	
33	Gallagher, F. J.	···· ····		£200	£36 fire duties	1-1-55	
34	Crawford, N. C.			£200	£36 fire duties	1-1-55	
35	Cornell, W. F.			£200	£36 fire duties	1-1-55	
36	Doherty, J. R.			£200	£36 fire duties	1 - 1 - 55	
37	Mahony, J. S		•	$\pounds 200$	£36 fire duties	1-1-55	
38	Lovejoy, T. D.		••••	£200	£36 fire duties	1-1-55	
39	Robins, C. H			$\pounds 200$	£36 fire duties	1-1-55	Acting in Item No. 58.
$\begin{array}{c} 40 \\ 41 \end{array}$	Wilkes, L. J.			£200	£36 fire duties	1-1-55	Acting in Item No. 59.
41	Leighton, F. L.			£200	£36 fire duties	1-1-55	
	Class 3—Assistant	Forester.	£250-£270 £290-£310				
42	Ashcroft, G. W.			£250	£36 fire duties	1-1-55	Special allowance.
$\begin{array}{c} 43 \\ 44 \end{array}$	O'Grady, L. D. Walton, W. T	••••		£250	£36 fire duties	1-1-55	Acting in Item No. 74.
$\frac{44}{45}$	Gorringe, F.	•••••		$\pounds 250 \\ \pounds 250$	£36 fire duties	1-1-55 1-1-55	Acting in Item No. 74.
46	Forrest, W. J.			$\pounds 250$	£36 fire duties	1-1-55	Acting in Item No. 75.
47	Rate, J. H			$\pounds 250$	£36 fire duties	1-1-55	Acting in Item No. 72.
48	Collins, F. H. H.			£250	£36 fire duties	1-1-55	
49	McEvoy, A. G.			$\pounds 250$	£36 fire duties	1-1-55	
50	Richardson, D. J.			£250		1-1-55	Acting in Item No. 73.
51	Nicol, L			$_{2250}$	£36 fire duties	1-1-55	
$52 \\ 53$	Percival, E Marshall, J	••••		£250 £250	£36 fire duties	1-1-55 1-1-55	
53 54	Hunt, H. J.	•••• ••••		$\pounds 250 \\ \pounds 250$	£36 fire duties £36 fire duties	1-1-55 1-1-55	
55	Crawford. E. F.			1250 1250	£36 fire duties	1-1-55 1-1-55	
56	Vacant			~_00			Price, T. J., acting.
57	Vacant						Jeffrey, L. H., acting.
58	Vacant						Robins, C. H., acting.
59	Vacant						Wilkes, L. J., acting.

RECLASSIFICATION OF THE GENERAL DIVISION OF THE FIELD STAFF-continued.

No.		Marginal Range.	Margin as at 1–1–54.	Allowances.	Next Increment Due.	Remarks.
	Class 4—Forester.	£330-£350-£375				
60	Herrod, E. J		± 330	£36 fire duties	1-1-55	
61	Loxton, O. R		± 330	£36 fire duties	1-1-55	Acting in Item No. 84.
62	Pears, O. S		£330	£36 fire duties	1-1-55	
$\begin{array}{c} 63 \\ 64 \end{array}$	Donovan, R. J		£330	CDC Con 1-4	1-1-55	Acting in Item No. 85.
65	Currie, J. H Hancock, A. H		£330 £330	£36 fire duties £36 fire duties	1-1-55 1-1-55	Acting in Item No. 86.
66	Hancock, A. H Percival, N		£330	£36 fire duties	1-1-55	
67	Mavrie, T	1	£330	£36 fire duties	1-1-55	
68	Clover, H. G		£330	£36 fire duties	1-1-55	
69	Walton, L. G		£330	£36 fire duties	1-1-55	
70	Brown, E. E. J		£330	£36 fire duties	1-1-55	
71	McMahon, W		± 330	£36 fire duties	1-1-55	
$\frac{72}{73}$	Vacant					Rate, J. H., acting.
73 74	Vacant					Richardson, D. J., acting. Walton, W. T., acting.
75^{+}	17					Forrest, W. J., acting.
76	Vacant Vacant					1
						•
	Class 5—District Forester.	£400-£425-£450				
77	Usher, J. C		£400	£36 fire duties	1-1-55	
78	Ross, W. A		$\pounds 400$	£36 fire duties	1-1-55	
79	Thomson, J. A		£400		1-1-55	
80	Williams, C. H. J		£400	£36 fire duties	1-1-55	
$\frac{81}{82}$	Dawson, H. E McCoy, H. J	1	£400 6400	£36 fire duties £36 fire duties	1-1-55	
83	Mullismiker TI D		£400 £400	£36 fire duties	1-1-55 1-1-55	
84	Vacant					Loxton, O. R., acting.
85	Vacant	1				Donovan, R. J., acting.
86	Vacant					Currie, J. H., acting.
07	Class 6—Senior Forester.	£475-£500-£525				
87	Perry, D. H	1	£475	£36 fire duties	1-1-55	
88 89	Kinsella, C. V Kelly, A. R			£36 fire duties	1-1-55	
00	Keiiy, A. R		$\pounds475$	£36 fire duties	1-1-55	
	Class 7—Chief Timber Inspector	£550-£575				
90	Weston, L. N		£550		1-1-55	
0.1	Class 8—Forest Assessor.	£135				
91	Vacant					
92	Vacant					
	Class 9—Forest Surveyor.	£200-£215-£230				
93	Vacant					
94	Vacant					
0.7	Class 10-Mill Examiner.	£290-£310				
95	Johnson, N. D		£290		1-1-55	
	Class 11 Fine C + 1 F	0400 0407 0470		1	l	
96	Class 11—Fire Control Forester					
30	Vacant					
	Class 12—Utilisation Forester.	£400-£425-£450				
97	Ryan, B. J		£400	•	21-9-54	
	Class 13—Forest Officer.	$\begin{array}{c} \pounds 290 - \pounds 310 - \pounds 330 - \\ \pounds 350 - \pounds 375 - \pounds 400 - \\ \pounds 425 - \pounds 450 \end{array}$				
98	Vacant					
99	Vacant					
100	Vacant					
		* CE95 CE50 CE7E		1	1	
107	Class 14—Communications Office			1		
101	Pinkus, C. A		$\pounds 525$		1-1-55	

TRANSFER OF LAND ACT, 1893-1950. Application 1137/1952.

TAKE notice that Reginald Clifton Mills of Henry Road York Carpenter has made application to be registered under the Transfer of Land Act 1893-1950 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the York District and being:—

Parts of York Town Lots 207 and 208 being the land the subject of Diagram 18292 containing 2 roods 16 and three-tenths perches. Bounded by lines commencing at the North-Eastern corner of lot 3 on Diagram 16480 and extending Westerly 3 chains and six-tenths of a link along its Northern boundary thence Northerly 2 chains and two-tenths of a link along the Eastern boundary of York Town Lot 206 thence Easterly 3 chains and six-tenths of a link through the said lots 207 and 208 to a Western boundary of Georgiana Street thence Southerly 2 chains and two-tenths of a link along the said boundary of Georgiana Street to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 27th day of July next a caveat forbidding the said land being brought under the operation of the said Act.

> F. A. BLOTT, Acting Registrar of Titles.

Office of Titles, Perth, this 10th day of June, 1954. Evans and Iddison, Solicitors, York, Solicitors for the Applicant.

Form No. 44 (Reg. 52).

FRIENDLY SOCIETIES ACT, 1894-1952.

Advertisement of Application for Dispensing with Consents or Conditions for Amalgamation or Transfer of Engagements.

NOTICE is hereby given that the society known as Albany District of the Manchester Unity Independent Order of Oddfellows the registered office of which is at Oddfellows Lodge Room, Aberdeen Street, Albany, desires to transfer all its engagements to the Society known as Manchester Unity Independent Order of Oddfellows Friendly Society in Western Australia. And that on the 28th day of July, 1954, the trustees of the first named society intend to apply to the Registrar of Friendly Societies that the following consents and conditions prescribed by the Friendly Societies Act, 1894-1952, for a transfer of engagements may be dispensed with, viz.—The provisions of section 24 proviso (a) of the Friendly Societies Act, 1894-1952, requiring, in the absence of such dispensation, the assent of five-sixths in value of the members of the first-named Society calculated in accordance with section 25 (7) of the said Act, and the written consent of every person for the time being receiving or entitled to any relief or other benefit from the funds of the Society.

Dated this 16th day of June, 1954.

J. J. CLOTHIER,W. HEAVER,E. NICHOLS,M. C. ABERNETHY,

Trustees of the said first-named Society.

IN THE MATTER OF THE BUNBURY HARBOUR BOARD ACT, 1909.

APPLICATIONS are called by the Bunbury Harbour Board for a lease for seven years of the portion of Bunbury Town Lots 348 and 382 on which are erected the buildings and structures occupied by The Shell Company of Australia Limited. Applications close with the Secretary on the 1st day of July, 1954. No application necessarily accepted.

Full particulars on application to the Board's Solicitors, Eastman & Jenour, Bunbury, or the undersigned.

C. DONALDSON, Secretary.

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.

Armadale School—Conversion of Classroom to Science Room (12487); 29th June, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 15th June, 1954. Dwellingup State Hotel—Alterations, Additions and Repairs and Renovations (12488); 29th June, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, Courthouse, Pinjarra, and Police Station, Dwellingup, on and after 15th June, 1954.

Gillingarra School and Quarters—Additions and Repairs and Renovations (12484); 29th June, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 8th June, 1954.

Beverley Hospital, Nurses' Quarters—Repairs and Renovations (12489); 6th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Public Works Water Supply, Northam, and the Police Station, Beverley, on and after 22nd June, 1954.

Boyup Brook Police Station—New Charge Room and Re-erection of Existing Cell Block (12485); 6th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at Police Station, Boyup Brook, on and after 8th June, 1954.

Laverton Police Station and Quarters—Repairs and Renovations (12490); 6th July, 1954; conditions may be seen at the Contractor's Room, P.W.D., Perth and Kalgoorlie, and at Mining Registrar's, Laverton, on and after the 22nd June, 1954.

Lake Grace Police Station and Quarters—Repairs and Renovations (12491); 6th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth⁻ and Narrogin, and at Police Station, Lake Grace, on and after the 22nd June, 1954.

Collie High School—New Shelter Sheds (12493); 13th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and Clerk of Courts, Collie, on and after 29th June, 1954.

Corrigin State Hotel—New Foul Water Disposal System (12494); 13th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and at Corrigin Police Station, on and after 29th June, 1954.

Gnowangerup Native Reserve—New Ablution Block and E.Cs. (12495); 13th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and Police Station, Gnowangerup, on and after 29th June, 1954.

Fremantle High School—Site Earthworks (12496); 13th July, 1954; Conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 29th June, 1954.

Purchase of Property: Old Halls Creek Post Office and Court House Buildings; 20th July, 1954; conditions may be seen at Halls Creek Police Station, District Engineer P.W.D., Derby, Fitzroy Crossing Police Station, P.W.D., Perth.

Mullewa Police Station—New Quarters—Erection (12497); 20th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Geraldton, and Police Station, Mullewa, on and after 6th July, 1954.

Yornup School and Quarters—Septic Tank Installation and Foul Water Disposal (12498); 20th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Bunbury, and Clerk of Courts, Bridgetown, on and after 6th July, 1954.

Narembeen Rural and Industries Bank—New Premises (12499); 20th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and Merredin, and Police Station, Narembeen, on and after 6th July, 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.

> R. J. BOND, Under Secretary for Works.

25/6/54.

P.W. 1139/52; Ex. Co. No. 1103.

Public Works Act, 1902–1953. LAND ACQUISITION.

Bunbury Municipality-Drainage between Eccleston and Kelly Streets.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto —being all in the Leschenault and Wellington Districts—have, in pursuance of the written approval and of the consent under Section 220 of the Municipal Corporations Act, 1906–1951, of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of June, 1954, been compulsorily taken and set apart for the purposes of the following public work, namely :—Drainage between Eccleston and Kelly Streets.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan, P.W.D., W.A., 33541 (L.T.O. Plan 6364), which may be inspected at the Office of the Minister for Works, Perth. And it is hereby directed that the said lands shall vest in Municipality of Bunbury for an estate in fee simple in possession for the public work herein expressed, freed and discharged from all trusts, mortgages, charges, obligations, estates, interests, rights-of-way, or other easements whatsoever.

SCHEDULE.

No. on Plan P.W.D., W.A., No. 33 541.	Owner or Reputed Owner.	Description.	Area.		
1	Mary Teresa Stapleton	Portion of Leschenault Location 26, being part of Lot 1 (Certificate of Title Volume 1017, Folio 778)	a. r. p. 0 0 1·2		
2	Raymond James Grapes	Portion of Leschenault Location 26, being part • of Lot 2 (Certificate of Title Volume 583, Folio 64)	$0 \ 0 \ 1 \cdot 2$		
3	William Lawrence Denning	Portion of Leschenault Location 26, being part of Lot 3 (Certificate of Title Volume 204, Folio 183)	$0 \ 0 \ 1 \cdot 2$		
4 and 5	Rosina Ruggeri	Portion of Leschenault Location 26, being part of each of Lots 23 and 24 (Certificate of Title Volume 980, Folio 47)	$0 \ 0 \ 2 \cdot 4$		
6 and 7	George King and Enoch Edmund Tyler, Executors of the Will of William King (deceased)	Portion of Leschenault Location 26, being part of each of Lots 25 and 26 (Certificate of Title Volume 916, Folio 83)	$0 \ 0 \ 2.9$		
8	Thomas Checkley Cooknell and Sarah Ann Cooknell	Portion of Wellington Locations 4393 and 4595 and being part of Lot 44 (Certificate of Title Volume 1158, Folio 338)	$0 \ 0 \ 1.6$		
9	Raymond John McEvoy	Portion of Leschenault Location 26 and being part of Lot 14 (Certificate of Title Volume 1143, Folio 341)	0 0 3.0		

Certified correct this 14th day of June, 1954.

Minister for Works.

JOHN T. TONKIN

CHARLES GAIRDNER, Governor in Executive Council.

Dated this 16th day of June, 1954.

P.W. 1254/46; Ex. Co. No. 1114.

Public Works Act, 1902-1953.

LAND ACQUISITION.

Albany Municipality-Road Purposes-Truncation Widening at corner of Vancouver and Collie Streets.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto —being all in the Albany Townsite—have, in pursuance of the written approval and of the consent under Section 220 of the Municipal Corporations Act, 1906–1951, of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 16th day of June, 1954, been compulsorily taken and set apart for the purposes of the following public work, namely :—Albany Municipality—Road Purposes—Truncation Widening at Corner of Vancouver and Collie Streets.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan, P.W.D., W.A., 33763 (L.T.O. Diagram 18167), which may be inspected at the Office of the Minister for Works, Perth.

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

SCHEDULE.

No. on Plan P.W.D., W.A., No. 33763.	Owner or Reputed Owner.		Description.	Area.
	Ernest George Tompkins	••	Portion of Albany Town Lot 56 (Certificate of Title Volume 1086, Folio 317)	a. r. p. 0 0 3.3

Certified correct this 11th day of June, 1954.

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

Dated this 16th day of June, 1954.

TRAFFIC ACT. 1919-1953.

Department of Local Government, Perth, 18th June, 1954.

L.G. 244/52 and 753/52.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by the Traffic Act, 1919-1953, has been pleased to make the regulations set out in the Schedule hereunder.

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

Schedule.

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

2. The Eleventh Schedule of the principal regulations is amended by substituting for item 3 in the Table showing Parking Restrictions within the City of Fremantle, the following Item:-

In Column 1.

3. Bannister Street—North side, for a distance of 382 feet from its junction with Pakenham Street. South side.

In Column 2.

Between 6.30 a.m. and 6.30 p.m. on any day of the week, excepting Sun-days, parking of vehicles restricted to 20 minutes 30 minutes. Parking of vehicles prohibited at

all times.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 2212/53.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now avail-able for use in Reticulation Area No. 12, Victoria Park, House Connections, Part 3, within the boundaries of the City of Perth, to serve lots 349 to 360 inclusive, and 92 to 108 inclusive Bishopsgate Street, and lots 69 to 85 inclusive and 377 to 388 inclusive Raleigh Street.

The owners of the above properties are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within 30 days from date of service of prescribed notice, and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st September, 1954, if premises not previously connected, and be pay-able in advance. If premises are connected prior to 1st September, 1954, rates will be charged from date of connection.

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

Dated this 25th day of June, 1954, at the office of the Department, St. George's Place, Perth.

B. J. CLARKSON. Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 2213/53

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, it is hereby notified that sewers and other apparatus have been completed, and are now avail-able for use in Reticulation Area No. 32, Subiaco, House Connections, Part 4, within the boundaries of the City of Perth, to serve lots 1042 to 1047 inclusive Gregory Street, lots 1735 to 1738 inclusive Pangbourne Street, lots 1704 to 1707 inclusive Holland Street, lots 581 to 584 inclusive Nanson Street, and lots 577 to 580 inclusive Essex Street.

The owners of the above properties are hereby notified that such properties are capable of being connected to the sewer and must, therefore, connect their premises to the sewers within 30 days from date of service of prescribed notice, and are also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st September, 1954, if premises not previously connected, and be payable in advance. If premises are connected prior to 1st September, 1954, rates will be charged from date of connection.

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

Dated this 25th day of June, 1954, at the office of the Department, St. George's Place, Perth.

B. J. CLARKSON,

Under Secretary.

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 Drahage Act, 1909, that water mains have been laid in the undermentioned streets in the districts indicated.

Claremont Municipality.

2449/53 -- Government Road, from lot 15 to lot 17-Easterly.

Perth Municipality.

386/54-Flint Street, from lot 8 to lot 7-South-Westerly.

- 364/54-Cohn Street, from lot 208 to lot 207-South-Westerly.
- 2342/53—Dampier Avenue, from lot 195 to lot 194— North-Easterly.
- 167/54-Clanmel Road, from The Boulevard to lot 1273—Southerly. 278/53—Bath Street, from lot 1538 to lot 1537—
- Westerly.
- 439/54—Crosby Street, from Grantham Street to lot 791—Northerly.
- 1937/53—Clanmel Road, from lot 1424 to lot 1422—Southerly.
 499/54—Brookdale Street, from Berkeley Crescent
- to lot 636-Southerly.
- 191/54—Dampier Avenue, from lot 187 to lot 188—Westerly.

Bassendean Road District.

387/54-Troy Street, from Anzac Terrace to lot

934—Southerly. 2486/53—Mary Crescent, from lot 157 to lot 160— Northerly.

Bayswater Road District.

- 127/54-Coode Street, from lot 16 to lot 15-North-Westerly.
- 61/54—Kenmure Avenue, from lot 223 to lot 222-Westerly.

Canning Road District.

2167/53—Pollock Street, from Wyong Road to Bahan Street—North-Westerly. Chapman Road, from Wyong Road to Bedford Street— North-Westerly. Unnamed Road, from Pollock Street to Chapman Road—North-Easterly.

Melville Road District.

- 2485/53—Roberts Road, from Doongalla Road to Stoneham Road—North-Easterly.
- 388/54—The Promenade, from lot 19 to lot 18— Southerly.
- 39/54—Mitchell Street, from lot 548 to lot 546— North-Easterly.
- 460/54—Riseley Street, from lot 548 to Willcock Street—South-Easterly.
- 844/54—McLean Street, from Cimber Street to lot 217—Westerly.
- 477/54—Glenelg Street, from lot 395 to Bombard Street—North-Westerly.
- 2453/53—Macrae Road, from lot 93 to lot 92— South-Westerly.
- 594/54—Tain Street, from Macleod Street to lot 676—Easterly and South-Easterly.

Mundaring Road District.

341/54—Stirling Road, from lot 60 to lot 61— Northerly.

Perth Road District.

- 2428/53—Waterloo Street, from lot 247 to lot 250— Northerly.
- 2260/53—Northstead Street, from lot 959 to lot 947—Southerly.
- 519/54—Edward Street, from lot 666 to lot 664—Southerly.
- 2072/53—Short Street, from lot 9 to lot 10— Westerly.
- 206/54—Jones Street, from lot 2 to lot 39—North-Easterly.
- 1837/53—Duke Street, from lot 234 to lot 1033— Northerly.
- 34/54—Villiers Street, from lot 1445 to Clearview Street—Westerly.
- 537/54—Derril Avenue, from lot 24 to lot 28— North-Easterly.
- 1834/53—Short Street, from Stoneham Street to lot 4—Westerly.
- 249/54—Grenville Street, from lot 23 to lot 20— Easterly.
- 2398/53—Meenaar Crescent, from Hartwell Street to lot 953—North-Easterly.
- 2474/53—Kirkham Hill Terrace, from lot 114 to lot 25—South-Westerly and North-Westerly.
- 413/54—May Drive, from Flinders Street to lot 1101—Easterly.
- 2364/53—Government Road, from lot 297 to lot 295—South-Westerly.
- 409/54—Weaponess Street, from Ewen Street to lot 217—Southerly.
- 385/54—Raymond Street, from Moulden Avenue to lot 216—Westerly.
- 2374/53—Norman Street, from lot 24 to lot 21— Easterly.

South Perth Road District.

560/54—McDonald Street, from Thelma Street to lot 7—North-Easterly.

2205/53—Talbot Avenue, from lot 371 to lot 373— Southerly.

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

Dated this 25th day of June, 1954.

B. J. CLARKSON, Under Secretary.

WATER BOARDS ACT, 1904-1953.

Wagin Water Board. Notice of Intention to Borrow. Proposed Loan No. 4-£1,400.

NOTICE is hereby given that the Wagin Water Board proposes to borrow the sum of one thousand four hundred pounds $(\pounds 1,400)$ to be expended on the purchase and installation of an engine and pump for use on the Puntapin dam (Wagin Water Supply).

Plans and specifications and an estimate of the cost of the said works and undertakings and a statement showing the proposed expenditure of the money proposed to be borrowed are open for inspection at the office of the Council during office hours for four weeks from the publication of this notice.

The amount of $\pounds 1,400$ is proposed to be raised by the sale of debentures, repayable with interest, by 30 equal half-yearly instalments over a period of 15 years after date of issue of the said debentures in lieu of the formation of a sinking fund. The debentures will bear interest at the rate of four pounds seventeen shillings and sixpence ($\pounds 4$ 17s. 6d.) per centum per annum, payable halfyearly. The amount of the said debentures and interest is to be paid at the National Bank of Australasia Limited, Wagin.

Dated this 23rd day of June, 1954.

R. T. ASHWORTH, Mayor.
JAS. A. BROWN, Town Clerk.

MUNICIPAL CORPORATIONS ACT, 1906-1947. Municipality of Bunbury.

Notice of Intention to Borrow—Proposed Loan No. 71—£5,000.

NOTICE is hereby given that the Municipal Council of Bunbury, Western Australia, proposes to borrow the sum of five thousand pounds ($\pounds 5,000$) to be expended on works and undertakings being construction of roads and road drainage.

Plans and specifications and an estimate of the cost of the said works and undertakings and a statement showing the proposed expenditure of the money to be borrowed are open for inspection at the office of the Council, Stephen Street, Bunbury, during office hours for six weeks from the publication of this notice.

The sum of five thousand pounds $(\pounds 5,000)$ is to be raised by the sale of debentures, repayable with interest by thirty (30) equal half-yearly instalments over a period of fifteen (15) years after the date of issue of the said debentures, in lieu of the formation of a sinking fund. The debentures will bear interest at the rate of four pounds seventeen shillings and six pence ($\pounds 4$ 17s. 6d.) per centum per annum, payable half-yearly, as outlined above.

The amount of the debentures and interest is to be payable at the Commonwealth Bank of Australia, Perth, W.A.

Dated this 16th day of June, 1954.

F. J. WITHERS, Mayor.

R. HOUGHTON, Town Clerk.

MUNICIPAL CORPORATIONS ACT, 1906-1951. Municipality of Albany.

Notice of Intention to Borrow—Proposed Loan No. 52, £14,000.

NOTICE is hereby given that it is the intention of the Council of the Municipality of Albany to borrow the sum of £14,000 to be expended on works and undertakings within the municipal district, the said works and undertakings consisting of street construction.

[25 June, 1954.

Specifications and estimates of the cost of the said works and undertakings and a statement showing the proposed expenditure of the money proposed to be borrowed are open for inspection at the offices of the Council for six weeks from the publication hereof from 10 a.m. to 4 p.m. on week days and 9.30 a.m. to 11.30 a.m. on Saturdays.

The amount of £14,000 is proposed to be raised by the sale of debentures, repayable with interest by 30 equal half-yearly instalments over a period of fifteen years after the issue thereof, in lieu of the formation of a sinking fund. The debentures shall bear interest at a rate not exceeding four pounds seventeen shillings and sixpence (£4 17s. 6d.) per centum per annum. The amount of the said debentures and interest thereon is to be paid at the offices of the Council, York Street, Albany.

Dated this 18th day of June, 1954.

D. G. ROBINSON, Mayor. JOHN D. M. DANIEL, Town Clerk.

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

Department of Local Government, Perth, 21st June, 1954.

 $L.G. \ 1161/52.$

IT is hereby notified for general information that His Excellency the Governor has approved of the purchase and installation of a refrigerating plant in its ice works, as a work and undertaking for which money may be borrowed under Part XXIV of the Municipal Corporations Act, 1906-1953, by the Municipality of Northam.

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

MUNICIPAL CORPORATIONS ACT, 1906-1953. Municipality of Bunbury. Department of Local Government, Perth, 21st June, 1954.

L.G. 3245/52.

IT is hereby notified for general information that His Excellency the Governor has approved of road construction, clearing, fencing and extension of water reticulation on the Bunbury Cemetery Reserve, as works and undertakings for which money may be borrowed under Part XXIV of the Municipal Corporations Act, 1906-1953, by the Municipality of Bunbury.

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

MUNICIPAL CORPORATIONS ACT, 1906-1953. Mayor and Councillors of East Fremantle. Lease of Land.

> Department of Local Government, Perth, 18th June, 1954.

L.G. 2284/52.

IT is hereby notified for general information, that His Excellency the Governor has consented under the provisions of section 211 of the Municipal Corporations Act, 1906-1953, to the lease of all that piece of land being part of lots 193, 194, 195 and 196 of Swan Location 71 and being part of the land comprised in Certificate of Title Volume 1087 Folio 205, granted by the Mayor and Councillors of East Fremantle for a term of twenty one (21) years to the Trustees of the East Fremantle Play Centre.

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

MUNICIPAL CORPORATIONS ACT, 1906-1953. City of Fremantle.

Amendment to By-law numbered 210 for regulating the Granting of Long Service Leave to Employees. L.G. 917/53.

WHEREAS under the provisions of the Municipal Corporations Act, 1906-1953, the Council of the City of Fremantle may make by-laws for regulating the granting of long service leave to employees; and whereas the Council of the City of Fremantle made by-laws as published in the *Government Gazette* of the 23rd day of October, 1953.

The Council of the City of Fremantle does hereby amend the said by-laws as follows:—

Paragraph 2 is amended by adding after the word "completed" the following:—"Provided that if any employee having served the Council for a continuous period of two (2) years is retrenched or retires through ill health, incapacity or reaching the retiring age or being a female retires for the purpose of and actually marries then and in any such case such employee shall be paid a sum of money equal to his wages or salary for such proportionate part of three (3) months as his completed years of service bear to ten (10) years."

Passed by resolution of the City of Fremantle on the 17th day of May, 1954.

The Common Seal of City of Fremantle was hereunto affixed on the 31st day of May, 1954, by a resolution passed the 17th day of May, 1954, in the presence of—

– [L.S.] W. FRED SAMSON,

Mayor.

N. McCOMBE, Town Clerk.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

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

MUNICIPAL CORPORATIONS ACT, 1906-1953. Midland Junction Municipality.

By-law Number (1) (Building)—Amendments. L.G. 533/53

I.G. 533/53. IN pursuance of the powers in that behalf contained in the Municipal Corporations Act, 1906-1953, the Mayor and Councillors of the Midland Junction Municipality hereby order that the building by-laws of the Midland Junction Municipality, made under section 180 and 338 of the Municipal Corporations Act, 1906-1953, and numbered 1 (one), and published in the Government Gazette on the 13th day of July, 1951, be amended as follows:—

Clause 18.

This clause is amended by adding the following provisos to the end of the clause:—

Provided that in special cases where the natural configuration of the land precludes the observance of the distance prescribed, the Council may permit the erection of a dwelling house at a distance less than 30ft. from the boundary but in no case shall the distance be less than 20ft. from the boundary.

Provided that on the Southerly side of the Great Eastern Highway, between Miller and Ruby Streets, no building of any sort whether intended to be used as a dwelling house or not, and no addition to any such building shall be built within a distance of 30ft. measured horizontally from the boundary line on the said Great Eastern Highway to the building fronts.

Clause 29.

This clause is amended by adding the following proviso to the end of the last paragraph thereof:—

Provided that in special cases where the natural configuration or the dimensions or shape of the land precludes the garage being built at the distance of 20ft. from the side boundary then the Council may permit the erection of the garage nearer to the side boundary.

Clause 32.

This clause is amended by deleting the words "9ft." in the third line and substituting for it the words "8ft."

Clause 34A.

Structural Steel.

34A. Whenever any structural steel is used in the construction of a building such structural steel shall conform with the standards prescribed in the "Interim Code for the use of Structural Steel in Building" issued by the Standards Association of Australia in June, 1952, as "S.A.A. Int. 351" and any amendments from time to time made to the said Code or any Code substituted by the Standards Association of Australia for the said Code "S.A.A. Int. 351."

Clause 46.

This clause is repealed and re-enacted as follows:-

46. All external walls shall consist of brick, stone, concrete or reinforced concrete provided that any building used or intended to be used solely as a dwelling house may have walls constructed of wood and/or asbestos cement sheets subject to the condi-tions set out in this by-law for buildings wholly or partly of wood. Where a building is used partly as a dwelling house the external walls of that part of the building which is not used as a dwelling house shall consist of brick, stone, concrete or reinforced concrete.

Clause 79.

This clause is amended by deleting the words "7ft. 4in." in the fifth line and substituting the words "7ft."

Clause 81.

This clause is amended by deleting the words "9ft." in the third line and substituting the words "8ft."

Clause 88.

This clause is amended by deleting the word "4ft." in subparagraph 2 (b) and substituting the words "3ft. 6in." and by deleting the words "3ft. 6in." in paragraph 2 (c) and substituting the words "3ft." and by deleting the words "3ft. 6in." in para-graph 2 (e) and substituting the word "3ft."

Clause 100.

This clause is amended by deleting the figures "30" occurring in the sixth line and that figures "36" be substituted in lieu thereof.

Clause 116A.

A new clause is added after clause 116 as follows:-

 $116. \quad (a) \quad Notwith standing \ anything \ contained$ herein:-

(1) Where a solid-fuel burning stove of a type and construction approved by the surveyor is in-stalled in a dwelling house a flue may be attached thereto complying with the following conditions:-

- (a) The flue shall have not less than 16 square inches of clear airway with no cross sectional dimension less than 4in., and shall be connected directly to the smoke outlet of the stove and shall be carried up con-tinuously and vertically to a point not less than 18in. above the highest part of the roof at the point of emergence.
- (b) The flue shall be surrounded throughout its full height from the top of the stove, or from the top of any hood or canopy provided over the stove, to a height of 9in. above the roof, with a casing providing not less than 4in. clear airway between the flue and the casing.
- (c) The flue shall be of mild steel not thinner than 14 S.W.G. or asbestos cement pipe with a thickness of not less than 5/16th inches. The casing shall be of mild steel not less than 24 S.W.G. or asbestos cement pipe with a thickness of not less than 5/16th inches.

- (d) No combustible material shall be permitted in the clear airway between the flue and the casing, and such airway shall not be bridged or interrupted except by metal spacers of not more than 1/20 square inches cross sectional area.
- (c) A clear airway of not less than 4in. shall be provided behind the stove and such air space shall remain open to provide free circulation of air.
- (f) A hearth shall be provided under the whole area of the stove, of incombustible material such as concrete, stone, brick or tile not less than 2in. thick supported on fire resisting construction, and extending sideways not less than 12in. beyond each side of the fire opening or fire doors, and not less than 14in. in front of the stove throughout its full width.
- (g) No timber or other combustible material No timber or other combustible material shall be permitted within 2in. of the outer casing. Timber and other wood-fibre materials capable of becoming heated by the stove or flue shall be ventilated and/or insulated in a manner which will ensure that they are maintained below 150° F.

(2) Where a solid-fuel burning or liquid-fuel burning bath-heater of a type and construction approved by the surveyor is installed, in a dwelling house, a flue may be attached thereto complying with the following conditions:-

- (a) The flue shall be connected directly to the smoke outlet of the heater and shall be carried up continuously and vertically to a point not less than 18in. above the highest part of the roof at the point of emergence.
- (b) The flue shall be surrounded throughout its full height above ceiling level with a casing providing not less than 1in. clear airway between the flue and the casing.
- (c) The flue and the casing shall each be of mild steel not thinner than 24 S.W.G.
- (d) No combustible material shall be permitted in the clear airway between the flue and the casing, and such airway shall not be bridged or interrupted except by metal spacers of not more than 1/20 square inches cross sectional area.
- (e) No timber or other combustible material shall be permitted within 2in. of the outer casing.
- (f) The outer casing shall be terminated at its upper end by a cowl, cap or similar covering.

Passed by the Council of the Municipality of Midland Junction at an ordinary meeting held on the 20th day of April, 1954.

- The Common Seal of the Municipality of Midland Junction was hereto affixed this 3rd day of June, 1954, pursuant to a resolution passed by the Council of such Municipality on the 20th day of April, 1954, in the presence of-
- [L.S.]

J. H. COLE,

Mayor.

FRANK L. GAWNED, Town Clerk.

Recommended-

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

Approved by His Excellency the Governor in Executive Council on this 16th day of June, 1954.

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

MUNICIPAL CORPORATIONS ACT, 1906-1953. Midland Junction Municipality. By-law No. 26. Removal of Verandahs, Balconies, etc.

Amendment.

L.G. 533/53.

IN pursuance of the powers in that behalf contained in the Municipal Corporations Act, 1906-1953, the Mayor and Councillors of the Midland Junction Municipality hereby order that by-law No. 26, prescribing the removal of verandahs, balconies, etc., made under section 180 of the said Act and published in the Government Gazette of the 3rd April, 1908, be amended by adding to it the following new clause:—

Any verandah or balcony supported on posts and projecting over the footway of any street, road or way in any part of the Municipality (whether such verandah or balcony was erected before the commencement of paragraph 47 of section 180 of the Municipal Corporations Act or not) may be removed by the Council or any person or persons authorised by it at any time after three (3) years after the date of gazettal of this by-law, and the expense of such removal shall be a debt due by the owner of such verandah or balcony to the Council, and may be recovered accordingly.

Passed by the Council of the Midland Junction Municipality at an ordinary meeting held on the 20th day of April, 1954.

The Common Seal of the Midland Junction Municipality was hereunto affixed this 3rd day of June, 1954, pursuant to a resolution passed by the Council of such Municipality on the 20th day of April, 1954.

[L.S.]

J. H. COLE, Mayor.

FRANK L. GAWNED, Town Clerk.

Recommended---

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

Approved by His Excellency the Governor in Executive Council on this 16th day of June, 1954.

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

PORT HEDLAND ROAD BOARD.

IT is hereby notified, for general information, that Robin Roy Fletcher has been appointed Traffic Inspector under the provisions of the Traffic Act, 1919-1953, for the Port Hedland Road District and the appointment of John Patrick Dwyer has been cancelled, as from the 7th day of December, 1953.

> E. A. RICHARDSON, Chairman.

ROAD DISTRICTS ACT, 1919-1951. Collie-Coalfields Road Board. Department of Local Government, Perth, 21st June, 1954.

L.G. 648/52.

IT is hereby notified, for general information, that His Excellency the Governor has approved of the purchase of two graders, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Collie-Coalfields Road Board.

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

TRAFFIC ACT, 1919-1953. Toodyay Road Board.

Appointment of Traffic Inspector.

NOTICE is hereby given that at a meeting of the Toodyay Road Board held on 14th June, 1954, Alfred John Pedder was appointed Traffic Inspector for the Toodyay Road District.

> E. DAVY, Chairman.

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

Department of Local Government, Perth, 18th June, 1954.

L.G. 1942/52.

IT is hereby notified, for general information, that His Excellency the Governor has approved of:— (1) The erection of a house for an employee of the Board on Tambellup Town Lot 46; (2) the reflooring of the Road Board Hall and the provision of extra seating accommodation; (3) the purchase and erection of an Exhibition Hall on Tambellup Town Lot 198, as works and undertakings for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Tambellup Road Board.

GEO. S. LINDSAY, Secretary for Local Government.

ROAD DISTRICTS ACT, 1919-1951. Manjimup and Upper Blackwood Road Districts. Alteration of Common Boundary. Notice of Intention.

Local Government Department,

Perth, 8th June, 1954.

L.G. 1644/52.

IT is hereby notified for general information that it is the intention of His Excellency the Governor to alter the common boundary between the Upper Blackwood Road District and the Manjimup Road District by severing that portion of the Upper Blackwood Road District described in the Schedule hereto and annexing it to the Manjimup Road District to form part of the Perup Ward thereof.

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

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

Schedule.

All that portion of Upper Blackwood Road District bounded by lines starting at the intersection of the prolongation Easterly of the Northern boundary of Nelson Location 3232 and the prolongation Southerly of the Western boundary of location 3537, a point on the present road district boundary, and extending Northerly to the South-Western corner of the latter location; thence Easterly and Northerly along boundaries of that location to the South-Western corner of location 1905; thence Easterly along the Southern boundaries of locations 1905 and 5613 to a point in prolongation Northerly of the Eastern boundary of location 1677; thence Southerly to and along that boundary to the North-Western corner of location 9282; thence Easterly, Southerly and Westerly along boundaries of that location to the Eastern boundary of location 1677 aforesaid; thence Southerly along that boundary to the North-Western corner of location 6355; thence Easterly and Southerly along boundaries of that location to the North-Western side of road No. 3080 at its South-Eastern corner; thence generally South-Westerly and generally South-Easterly along that side to its intersection with a line joining the North-Eastern corner of location 3461 and the South-Western corner of location 2302, a point on the road district boundary, and thence generally North-Westerly along that road district boundary to the starting point.

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

By-laws Governing Long Service Leave to be Granted to Employees of the Kwinana Road Board.

L.G. 117/54.

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

1. In the interpretation of the by-laws, the following words shall have the meanings assigned to them hereunder:—

- (a) "Board" means the Kwinana Road Board.
- (b) "Employee" means all persons employed in any capacity by the Board, and who are in the regular and full-time employ of the Board, and for the purpose of this by-law includes any person appointed as a Commissioner under the provisions of Section 4 of the Kwinana Road District Act, 1953.
- (c) "Continuous service" means service in the employment of the Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board.

2. All present and future employees of the Board are, after each period of 10 years' continuous service as permanent full-time employees thereof commencing from the 15th day of February, 1954, entitled to three months' long service leave, and no long service leave shall be granted to an employee without a qualifying period of 10 years being first completed and the Minister may, where the Commissioner appointed under the provisions of Section 4 of the Kwinana Road District Act, 1953, is not appointed as an officer of the Board subsequent to action being taken under section 13 of the said Act, allow and approve of long service leave being granted pro rata to any Commissioner so appointed.

3. (a) The Board may grant long service leave to an employee of the Board who has been granted long service leave for 10 years' continuous service if, before a further period of 10 years' continuous service is reached, such employee retires from the Board's service owing to having reached the retiring age of 65 years, or is retired on the grounds of ill-health, or dismissed through staff retrenchments, in which case the long service leave may be adjusted *pro rata*, but no such grant shall be made to an employee of the Board who prior to completing a further period of 10 years' continuous service resigns his employment with the Board.

(b) The long service leave which may be granted under this by-law shall be for a period not exceeding one and three-tenths weeks for every completed year of service since the conclusion of the period of service which qualified the employee for his previous long service leave, and shall be on full pay.

4. An employee dismissed by the Board for neglect of duty, or for irregular practices shall not be paid any sum in pursuance of the preceding by-law.

5. Absence on account of sickness is not to be regarded as a break in continuity of service, where the period of absence does not exceed three months in any year, unless otherwise decided by the Board.

6. (a) Long service leave shall be taken at the convenience of the Board, who will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

(b) Long service leave shall be taken by an employee within 12 months of its becoming due, and if not so taken, the employee shall not begin to qualify for further long service leave until resumption of duty after taking the long service leave already due to him, but with the express approval of the Board, an employee may be allowed to accumulate long service leave up to but not exceeding six months.

7. In the event of the retirement or death of an employee, the Board may pay to the employee (or in the case of death, to his personal representatives, or if there be none, to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board is empowered under these by-laws to grant to the employee at the date of his retirement or death, or if the Board after consideration of all the circumstances, direct that the death of an employee be presumed, the Board may authorise the payment to the dependants of the employee of a sum equivalent to the amount of wages or salary which would under this by-law have been granted the employee immediately prior to the date of his death, such date to be determined by the Board.

8. (a) Employees due to take long service leave shall be paid their salary or wage for the period thereof at the rate equivalent to the salary paid in the week immediately preceding the taking of long service leave.

(b) The Board may, at its discretion, either (1) pay to an employee his wages or salary periodically during long service leave, or (2) pay to the employee in advance a sum representing the amount of his wages or salary for the period of his long service leave.

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

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

Passed at a meeting of the Kwinana Road Board held on the 1st day of June, 1954.

H. L. McGUIGAN, Commissioner.

Recommended—

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

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

ROAD DISTRICTS ACT, 1919-1943. Town Planning and Development Act, 1928-1953. Perth Road Board—Amendments to

Building By-Laws.

L.G. 654/53.

THE Perth Road Board under and by virtue of the powers conferred on it in that behalf by the Road Districts Act, 1919-1948, and the Town Planning and Development Act, 1928-1953, and all other powers enabling it doth hereby make and publish the following by-laws:—

The by-laws of the Perth Road Board passed at a meeting of the Board on the 9th April, 1940, and published in the *Government Gazette* on the 16th day of August, 1940, are hereby amended in the following manner:—

1. Clause (b) of by-law 12 is amended by deleting the words "Four Squares" and substituting in their place the words "Six Squares".

2. After clause (c) of by-law 12 the following new clauses be added:—

- (ca) In Brick areas all garages and out-buildings exceeding Four Squares in area shall be constructed of Brick, Stone or Cement.
- (cb) In Brick areas out-buildings and garages constructed of material other than Brick Stone or Cement shall be situated at the rear of the main building.
- Stone of Cement shall be shtated at the rear of the main building.
 (cc) All garages and out-buildings exceeding Five Squares in area shall be constructed with walls of a thickness greater than 4½in.

3. Clause (e) of by-law 12 is amended by adding at the beginning thereof the words "Subject to Clause (ca) hereof".

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 18th day of May, 1954.

	M. E. HAMER,
[L.S.]	Chairman,
	Jas. MACDONALD,
	Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954. (Sgd.) R. H. DOIG,

Clerk of the Council.

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

By-laws to Prevent Pollution of Water Course. L.G. 1907/52.

PURSUANT to the powers conferred by the Road Districts Act, 1919/1951, and of other powers enabling it in that behalf the Wandering Road Board doth hereby make the following by-laws:—

1. No person shall throw or cause to be thrown or assist in any way in the throwing of bottles or other containers into the Hotham River at or near any place set aside for or usually or frequently made use of as a bathing pool or on the adjacent banks thereto or on any playground or compound nearby to such bathing pool within the Wandering Road District.

2. Any person committing a breach of this bylaw shall be liable on conviction to a fine of not more than $\pounds 20$.

Passed by the Wandering Road Board at a meeting held on the 13th day of May, 1954.

J. CHARLTON, Chairman.

R. H. GORDON,

Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

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

ROAD DISTRICTS ACT, 1919-1951. Cuballing Road Board. Agricultural Hall By-laws.

By-laws Governing the Management and us of the Cuballing and Popanyinning Agricultural Halls.

L.G. 1105/52.

THE Cuballing Road Board under and by virtue of the powers conferred upon it by the Road Districts Act, 1919-1951, and all other powers enabling it doth hereby amend the by-laws published in the Government Gazette of the 8th of June, 1951, at pages 1634 and 1635 as follows:—

- (1) By altering the heading to read "By-laws governing the management and use of Cuballing and Popanyinning Agricultural Halls."
- (2) By inserting a new By-law after By-law number 19 to stand as By-law number 20 as follows: "20. These By-laws shall apply to both the Cuballing and Popanyinning Halls."

Passed by the Cuballing Road Board at the ordinary meeting of the Board held on the 12th day of May, 1954.

S. H. KNIGHT, Chairman.

A. CLARK,

Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

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

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

By-laws Governing the Conditions of Long Service Leave to be Granted to Employees of the Wandering Road Board.

L.G. 1907/52.

PURSUANT to the powers conferred by the Road Districts Act, 1919-1951, and of other powers enabling it in that behalf the Wandering Road Board doth hereby make the following by-laws:—

1. In the interpretation of these by-laws the following words shall have the meaning assigned to them hereunder:---

(a) "Board" means the Wandering Road Board.
(b) "Continuous service" means service in the employment of the Board during which an employee has not been absent from such service for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board.

2. All employees of the Board shall after each period of 10 years' continuous service as permanent full-time employees thereof commencing from the 10th day of April, 1949, be entitled to three months' long service leave. Long service leave is to be taken at the convenience of the Board, which will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take his leave by giving not less than three months' notice.

3. Absence on account of sickness shall not be deemed to be a break in the continuity of service, providing the period of absence shall not be longer than three months in any year, unless otherwise decided by the Board.

4. (a) Employees due to take long service leave shall be paid their salary or wages for the period thereof at the rate equivalent to the salary or wages paid in the week immediately preceding the taking of long service leave.

- (b) The Board may at its discretion either-
 - (i) pay to an employee his salary or wages periodically during long service leave, or
- (ii) pay to the employee in advance a sum representing the amount of his salary or wages for the period of his long service leave.

5. Employees shall not be entitled to long service leave until the completion of 10 years' service. After the completion of the first 10 years, employees will be entitled to a pro rata payment if they leave the service of the Board before the next period is completed.

6. In the event of the resignation, retirement, or death of an employee the Board may pay to such employee (or in the case of his death, to his personal representative, or if there be none, to his dependants) a sum of money equal to his salary or wages for the period of long service leave which the Board was empowered under these by-laws to grant such employee at the date of his resignation, retirement, or death or if the Board, after consideration of all the circumstances, directs that the death of an employee to be presumed, the Board may authorise the payment to the dependants of the employee a sum equivalent to the amount of salary or wages which would under this by-law have been granted to the employee immediately prior to the date of his death, such date to be determined by the Board.

7. An employee dismissed by the Board except in the matter of retrenchment shall not be paid any sum in pursuance of the preceding by-law.

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

Passed by the Wandering Road Board at an ordinary meeting of the Board held on Thursday, 8th April, 1954.

> J. CHARLTON, Chairman.

R. H. GORDON,

Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

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

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

By-laws Governing Long Service Leave to be Granted to Employees of the Gingin Road Board. L.G. 1592/52

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

following by-laws:— 1. In the interpretation of the by-laws, the following words shall have the meanings assigned to them hereunder:—

- (a) "Board" means the Gingin Road Board. "Employee" means and includes all persons employed in any capacity by the Board, and who are in the regular and full-time employ of the Board.
- (b) "Continuous Service" means service in the employment of the Board during which an employee has not been absent from the service of the Board for a continuous period of more than two days or an aggregate period of more than 10 days without leave of absence being granted by the Board.

2. All present and future employees of the Board shall, after each period of 10 years continuous service as permanent full-time employees thereof, commencing from the 1st day of January, 1953, been entitled to three months' long service leave, and no long service leave shall be granted to an employee without a qualifying period of 10 years being first completed. 3. (a) The Board may grant long service leave to an employee of the Board who has been granted long service leave for 10 years' continuous service if, before a further period of 10 years continuous service is reached, such employee retires from the Boards' service owing to having reached the retiring age of 65 years, or is retired on the grounds of ill-health, or dismissed through staff retrenchments, in which case the long service leave may be adjusted pro rata.

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

(b) The long service leave which may be granted under this by-law shall be for a period not exceeding one and three-tenths weeks for every completed year of service since the conclusion of the period which qualified the employee for his previous long service leave, and shall be on full pay.

4. An employee dismissed by the Board for neglect of duty or for irregular practices shall not be paid any sum in pursuance of the preceding by-law.

5. Absence on account of sickness shall not be deemed to be a break in continuity of service, providing the period of absence shall not exceed three months in any year, unless otherwise decided by the Board.

6. (a) Long service leave shall be taken at the convenience of the Board, who will, as far as possible, meet with the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

(b) Long service leave shall be taken by every employee within 12 months of its becoming due, and if not so taken, the employee shall not begin to qualify for further long service leave until resumption of duty after taking the long service leave already due to him. Provided that with the express approval of the Board, an employee be allowed to accumulate long service leave up to, but not exceeding six months.

7. In the event of retirement or death of an employee, the Board may pay to such an employee (or in case of death to his personal representatives or if there be none, to his dependants) a sum of money equal to his wages or salary for the period of long service leave which the Board is empowered under these by-laws to grant to such employee under these by-laws at the date of his retirement or death, or if the Board after consideration of all the circumstances, direct that the death of an employee be presumed the Board may authorise the payment to the dependants a sum equivalent to the amount of wages or salary which would under this by-law have been granted the employee immediately prior to the date of his death, such date to be determined by the Board.

8. (a) Employees due to take long service leave shall be paid their salary or wage for the period thereof at the rate equivalent to the salary paid in the week immediately preceding the taking of long service leave.

(b) The Board may at its discretion, either (1) pay to an employee his wages or salary periodically during long service leave, or (2) pay to the employee in advance a sum representing the amount of his wages of salary for the period of his long service leave.

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

10. Long service leave shall be considered as a special period of recuperation after a lengthy term of service, with a view to fitting the employee for a further term, and during such leave no employee shall undertake any form of employment for hire of reward, unless by special permission of the Board. Any contravention of this By-law shall entitle the Board to dismiss the employee from its

service and to cease paying or to recover any amounts paid in advance on account of long service leave.

Passed at a meeting of the Gingin Road Board held on the 22nd day of August, 1953.

W. J. De BURGH,

Chairman.

K. D. GORDON, Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

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

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

L.G. 654/53.

THE Perth Road Board under and by virtue of the power conferred by Building Regulation 37 of the Second Schedule to the Road Districts Act, 1919-51, and all other powers enabling it in that behalf doth hereby make and publish the following bylaws.

1. These by-laws shall apply to the whole of the Perth Road District.

2. In these by-laws unless the context otherwise requires:—

"Business Premises" means any building in which any business is carried on.

"Flat" means that portion of a building not being a registered boarding or lodging house used for the separate living accommodation of one or more persons within or adjacent or attached to a building in which there is separate living accommodation for one or more other persons and for the use of which some payment is made.

3. All walls and party walls of business premises and flats which shall hereafter be erected within the Perth Road District shall be constructed of brick, stone, cement, or other like substance and not wholly or partly of wood, iron, or asbestos cement sheets. Provided that in the case of a building used both as a shop and a dwelling that portion used exclusively for residential purposes need not be constructed of brick, stone, cement, or other like substance.

4. All walls and party walls of all additions and extensions to business premises and flats which shall hereafter be made or erected within the Perth Road District shall be made or constructed of brick, stone, cement, or other like substance and not wholly or partly of wood, iron, or asbestos cement sheets provided that this by-law shall not apply to any additions or extensions to business premises if such extensions or additions are used solely for residential purposes.

Passed by the Perth Road Board at the ordinary meeting of the Board held on the 1st day of June, 1954.

M. E. HAMER, Chairman. JAS. D. MACDONALD, Secretary.

Recommended-

[LS.]

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

(Sgd.) R. H. DOIG, Clerk of the Council. ROAD DISTRICTS ACT, 1919-1951. Belmont Park Road Board.

By-laws for the Control and Management of the Redcliffe Hall and Equipment and Property.

L.G. 1950/52

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

1. Application for the hire of the Redcliffe Hall or any portion of the Redcliffe Hall building, equipment, or property shall be made to the secretary of the Belmont Park Road Board not less than 24 hours before the hour at which hiring is desired.

2. Hiring of the hall building and property including furniture and equipment, shall be at rates set out in the Schedule hereunder.

3. The hours for which hiring may be effected at day-time rates shall be from 8 a.m. to 6 p.m. Night-time shall be from 6 p.m. to 4. a.m.

4. The Board may at any time demand that the hirer shall, prior to term of engagement deposit with the secretary an amount estimated to cover hall hire and any damage that may occur during the term of engagement.

5. A deposit of 50 per cent of the amount of hire shall be lodged with the Board at the time of application for hire of the hall and this deposit shall be forfeited to the Board if the booking is cancelled, but the clause shall not apply to any person or organisation having a regular contract of hiring.

6. The Board reserves the right to refuse to let the hall or any portion thereof to an applicant for hiring, without assigning any reason for such refusal.

7. The Board may at any time cancel any agreement for hiring of any portion of the hall property.

8. In the event of two or more applications being received for the hire of any portion of the hall property at one and the same time and date, the Board may, without considering priority of application, determine to which applicant the hall hiring shall be granted.

9. The hirer of any portion of the hall property shall comply with the provisions of the Health Act, Entertainment Tax Act and any other Act in force for the time being, applicable to such hiring of building. If in the opinion of the Board all necessary actions have not been taken to comply with the requirements of above and all other relevant Acts, the Board may prior to, or during the term of engagement, forbid and prevent the use of such building.

10. In the event of the use of any portion of the hall property being forbidden or prevented under the last preceding by-law, the hirer shall forfeit the full amount payable for the hire, as if the hire had been duly fulfilled, and the Board shall not be responsible to the hirer for any loss or damage incurred by the hirer.

11. No spirituous liquors, wine, ale or spirits, shall be brought into or consumed upon any portion of the Redcliffe Hall property, except when permitted in writing by the Board.

12. No smoking of tobacco, cigarettes, or cigars or other matter shall be permitted within the hall building, except by permission from the hirer or the Board.

13. No hall plant, furniture, fittings, or effects, cutlery, crockery, glassware or other utensils or materials of any kind shall be hired or loaned without the written permission of the Board.

14. The driving of nails, tacks or screws etc., into any of the woodwork or walls of the hall building is strictly forbidden. No internal or external decorations are permitted to be erected without special permission in writing from the secretary. 15. No hirer or person shall be permitted to move any plant or furniture or effects from place to place within the hall building without the per-mission of the Board and under the supervision of the hall caretaker or other person appointed by the Board.

No person whilst intoxicated shall be per-16. mitted to enter or remain upon any portion of the hall property, nor be guilty of misbehaviour whatsoever, nor be permitted to use profane or improper language, nor damage, mark or deface any wall or other part of the hall or property. Any person who does, permits or suffers any such damage shall be liable to pay cost of such damages in addition to any penalty imposed under these by-laws.

No offensive impersonations or representa-17 tions of living persons, or any thing deemed likely to produce disturbances, riot or breach of peace, shall be permitted within the hall building or property.

18. The hirer of any part or parts of the hall building shall maintain and keep good order and decent behaviour, within the property and shall be solely and entirely responsible for the carrying out and compliance with the requirements of these by-laws and for any damage done to the buildings, fixtures, fittings, furniture, crockeryware, etc., and shall pay such damages as may be assessed by the Board.

The secretary of the Belmont Park Road 19 Board or other person duly authorised by the Board shall at any time be permitted free ingress to the hall building and every part thereof, and shall be given every facility for the enforcing of these by-laws.

Every person who does, permits or suffers an act or matter or thing contrary to any of these by-laws, or commits, or permits, any breach, or neglects compliance therewith, shall be deemed guilty of an offence against these by-laws and shall be liable to a penalty of not exceeding £20 for every such offence.

21. No hirer or person shall use or permit to be used, confetti or similar material unless the permission of the Board shall have been first obtained and a fee of $\pounds 1$ in addition to the charge prescribed in the by-laws for the hiring of the hall shall have been paid.

22. No person shall take photographs within the hall or property unless the permission of the hirer shall have first been obtained and if, after such permission has been obtained, the photo-grapher desires to connect to the Board's lighting system a fee of 10° shall be paid to the Board's system, a fee of 10s. shall be paid to the Board before such connection to the Board's lighting system shall be made.

Schedule of Charges-Main Hall.

Schedule of Charges-mainin fiam				
	£	s.	d.	
Balls to Midnight (includes use of both halls and all facilities)	10	10	0	
Per hour after Midnight		10	0	
Travelling shaws—Evening	8	8	0	
Wedding receptions and breakfast to Midnight (including all				
facilities)	10	10	0	
Per hour after Midnight		10	0	
Meetings—Day	2	2	0	
Meetings—Evening	4	4	0	
Socials to Midnight	8	8	0	
Per hour after Midnight		10	0	
Concerts—Day	4	4	0	
Concerts—Evening	8	8	0	
Concerts—When no charge is				
made for admission	4	4	0	

A rebate of 25 per cent. of the charges made under the above schedule shall be granted to local organisations approved by the Board.

Schedule of Charges-Lesser Hall.

	£	s.	d.
Hire—without piano—per hour		10	0
Meetings—Day	1	1	0
Social to Midnight (approved local organisations only) Per hour after Midnight	2	$\frac{2}{5}$	0 0
Bazaars (approved local organisa- tions only)—Day	1	1	0
Bazaars (approved local organisa- tions only)—Evening	2	2	0

Passed at a meeting of the Belmont Park Road Board held on the 12th April, 1954.

> R. H. SELBY, Chairman. W. G. KLENK, Secretary.

Recommended-

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

Approved by His Excellency the Governor in Executive Council this 16th day of June, 1954.

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

WANNEROO ROAD BOARD.

IT is notified for public information that Ronald John Buck has been appointed Poundkeeper Ranger for the Wanneroo Road District as from 21st June, 1954

The appointment of Thomas Angus Hare, formerly occupying the position, is cancelled.

> G. M. HANDCOCK, Chairman.

21st June, 1954.

MURRAY ROAD BOARD.

PURSUANT to section 298 of the Road Districts Act, 1919-1951, the Murray 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:— $\pounds 6,000$ for seven years at $\pounds 4$ 15s. per cent. interest payable to the Super-annuation Board, Perth, by half-yearly instalments of principal and interest.

Purposes.—The gravelling and sealing with bitu-men and metal, of roads in the South-West Ward of this Board.

Estimates and statement required by section 297 of the Act are open for inspection at the office of the Board during usual office hours from the 24th day of June, 1954, to the 24th day of July, 1954.

As the works and undertakings for which the loan is to be raised will, in the opinion of the Board, be of benefit to the South-West Ward any rate applicable will apply only to such ward.

Dated this 18th day of June, 1954.

G. J. C. BEACHAM, Chairman.

H. A. SEAR, Secretary.

ROAD DISTRICTS ACT, 1919-1952. The Wagin Road Board District. Notice of Sale.

DEFAULT having been made in the payment of rates and other amounts charged on the land hereinafter mentioned, the Wagin Road Board, under and by virtue of the powers conferred on

[25 June, 1954.

it by the Road Districts Act, 1919-1952, and unless all rates and other amounts charged and costs incurred are sooner paid, will offer for sale by public auction the piece of land set out in the schedule hereto at the Westralian Farmers Co-operative Limited Pig Yards, Wagin, at 3 p.m. on Wednesday, the 4th day of August, 1954.

Any further details and particulars of the said piece of land may be obtained from the secretary of the Board at its office, Wagin.

Dated this 23rd day of June, 1954.

J. M. BARTLEY, Secretary of the Board.

The Schedule.

All land set out hereunder is under the Transfer of Land Act, 1893-1952, and is vacant land situated in the Road District of Wagin.

- Name of Person Registered as Proprietor in Fee Simple, and Address appearing in Register Book; Amount Owing to the Board as Rates; Description of Land, including reference to Relative Certificate of Title.
- Ernest Edward Tunney, Bohemia Hotel, Murray Street, Perth; £11 8s. 8d.; Williams Location 8168, area 129 acres 2 roods; Certificate of Title Vol. 934, Fol. 164.

ROAD DISTRICTS ACT, 1919-1951.

Road Board Elections. Department of Local Government,

Perth, 23rd June, 1954.

IT is hereby notified, for general information, in accordance with section 92 of the Road Districts Act, 1919-1951, that the following gentlemen have been elected Members of the undermentioned Road Boards to fill the vacancies shown in the particulars hereunder:—

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

Balingup Road Board.

*12th June, 1954; Smith, Thomas Gordon; Upper Balingup; Farmer; (b); Smith, T. G.; unopposed.

Roebourne Road Board.

*12th June, 1954; Leslie, William Allan; West; Pastoralist; absent without leave for four months; Leslie, W. A.

Phillips River Road Board.

 *23rd May, 1954; Gordon, Leonard Michael; Hopetoun; Farmer; (b) McCullock, J.; unopposed.
 * Denotes extraordinary election.

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

STATE ELECTRICITY COMMISSION ACT, 1945-1952.

State Electricity Commission,

Perth, 21st June, 1954.

HIS Excellency the Governor in Executive Council under the provisions of the State Electricity Commission Act, 1945-1952, has been pleased to make the regulations governing the use of the Commission's Seal set forth in the Schedule hereunder.

ALEX. J. REID,

Chairman.

J. G. BLOCKLEY,

Secretary.

Schedule.

1. These regulations may be cited as the regulations governing the use of the Commission's Seal.

2. In these regulations-

"Commission" means The State Electricity Commission of Western Australia.

3. (1) The Common Seal of the Commission shall be the Seal as is from time to time adopted by the Commission pursuant to a resolution duly passed for the purpose.

(2) When a resolution is passed by the Commission adopting a Common Seal, an impression of the seal shall be made in the minute book of the Commission immediately after the resolution.

4. The Secretary shall keep the Common Seal in his custody and be responsible for its safety.

5. The Common Seal of the Commission shall not be affixed to any deed, instrument or document of any description whatsoever except in the presence of the Chairman or Vice Chairman of the Commission and the Secretary, who shall respectively testify to their signatures that the seal has been so duly affixed.

6. A record of all deeds, instruments or documents to which the Common Seal has been affixed shall be kept in a book to be known as the "seal book" and the Secretary shall keep the book in his custody.

ARCHITECTS ACT, 1921.

P.W. 1747/50.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to approve under the provisions of the Architects Act, 1921, of the appointment of Mr. Albert Ernest Clare as a member of the Architects Board of Western Australia for a period of three years from the 1st day of July, 1954.

> R. J. BOND, Under Secretary for Works.

16th June, 1954.

1150

PLANT DISEASES ACT, 1914-1952.

Department of Agriculture, Perth, 16th June, 1954.

Ex. Co. No. 1082.

HIS Excellency the Governor in Executive Council under the provisions of the Plant Diseases Act, 1914-1952, has been pleased to amend, in the manner set forth in the Schedule hereunder, the regulation made under the Act and published in the Government Gazette on the 20th day of December, 1935.

G. K. BARON HAY,

Director of Agriculture.

Schedule.

Regulation 44A of the abovementioned regulations is amended by deleting the figures and letters "119th" in line 4 and substituting the figures and letters "122nd".

Approved by His Excellency the Governor in Executive Council, 16th June, 1954.

R. H. DOIG, Clerk of the Council.

ABATTOIRS ACT, 1909-1952.

Department of Agriculture, Perth, 16th June, 1954.

Ex. Co. 1083.

HIS Excellency the Governor in Executive Council acting in exercise of the powers conferred by the Abattoirs Act, 1909-1952, has been pleased to amend, in the manner mentioned in the Schedule hereunder the regulations made under the Act and operating in the Metropolitan District as declared under the Act and published in the Government Gazette on the 14th day of April, 1938, and amended from time to time thereafter by notices published in the Government Gazette.

G. K. BARON HAY, Director of Agriculture.

Schedule.

The abovementioned regulations are amended by deleting regulations 19 and 23 and substituting the following regulations:—

Fees.

Slaughtering Charges.

19. The fees to be charged for slaughtering of stock at the abattoirs (inclusive of inspection and 24 hours' free storage in the chilling rooms) shall be as follows:—

(i) Cattle-

			Per I	
			s.	d.
	From 201-249 lb. dressed weight		25	0
	From 250-400 lb. dressed weight		30	Ō
	From 401-600 lb dressed weight		35	ŏ
	Over 600 lb. dressed weight		40	ŏ
/::·)	e	••••	40	U
(ii)	U ALLOS			
	Up to 100 lb. dressed weight		7	6
	From 101-150 lb. dressed weight		10	0
	From 151-200 lb. dressed weight		$\overline{21}$	ŏ
(iii)	Sheep			•
		• • • • •	4	0
(iv)	Lambs		3	6
(v)	Pigs-			•
(1)	Up to 110 lb. dressed weight		•	•
	Thoma 111 170 lb. Liessed weight		9	0
	From 111-179 lb. dressed weight		11	0
	Over 179 lb. dressed weight		13	0
	Extua Obsuma			
(\mathbf{i})	Extra Charges.			_
(I)	Bulls and Stags	••••	9	0
	Rams and Ram Lambs		0	9

Agistment Charges.

The fees to be charged for agistment of live-stock at the abattoirs (after the first 24 hours) shall be as follows:—

\mathbf{Per}	head
per	day.
- s.	d.
2	0
-	v

Per head

(i) Cattle (based on 16 lb. hay per head per day)
(ii) Sheep, Lambs and Pigs (based on 2 lb. chaff per head per day for sheep and 1¹/₂ lb. crushed wheat per head per day for pigs.)

Hide Salting.

23. The fees to be charged for the salting of hides at the abattoirs shall be as follows:—

							Eacr
~							s. c
Cattle	•	••••	••••		••••	 	 $2 + \epsilon$
Calves	• • • • •		•	• • • •		 	 1 3

Approved by His Excellency the Governor in Executive Council, 16th June, 1954.

R. H. DOIG, Clerk of the Council.

[25 June, 1954.

MILK ACT, 1946-1952.

Department of Agriculture, Perth, 16th June, 1954.

Ex. Co. No. 1097.

HIS Excellency the Governor in Executive Council acting pursuant to the powers conferred by section 76 of the Milk Act, 1946-1952, has been pleased to approve of the amendment by the Minister, in the manner mentioned in the Schedule hereunder, of the regulations made by the Minister and published in the Government Gazette on the 22nd day of July, 1949, and amended from time to time thereafter by notices published in the Government Gazette.

G. K. BARON HAY, Director of Agriculture.

Schedule.

The abovementioned regulations are amended by inserting after regulation 125 (G.G. 22/7/49) a new regulation 125A as follows:—

125A. No milk vendor shall sell milk or cream by retail in a Dairy Area at a price which is in excess of the maximum price fixed by the Board as provided for in these regulations.

Approved by His Excellency the Governor in Executive Council, 16th June, 1954.

R. H. DOIG, Clerk of the Council.

BULK HANDLING ACT, 1935-1953. Co-operative Bulk Handling Limited. Amendment of Articles of Association. Department of Agriculture, Perth, 16th June, 1954.

Ex. Co. No. 1087.

HIS Excellency the Governor in Executive Council, acting pursuant to section 12 of the Bulk Handling Act, 1935-1953, has been pleased to approve of the amendment of the Articles of Association of Cooperative Bulk Handling Ltd. as set forth in the copy of the resolution passed by the Company on 1st April, 1954, contained in the Schedule hereunder.

G. K. BARON HAY, Director of Agriculture.

Schedule.

At the annual meeting of shareholders of the Company held on 1st April, 1954, at 4 p.m., the following resolution for the amendment of the Articles of Association of the Company was proposed as a special resolution and carried unanimously:—

Resolution.

That, subject to the consent of the Governor under section 12 of the Bulk Handling Act, 1935-1953, the Articles of Association be amended as follows:—

(a) Delete Article 91 and substitute the following:-

91. Should any candidate for the position of director die or otherwise become ineligible for election between the time of closing nominations and the close of the ballot then upon satisfying himself that such is the case the returning officer shall report such death or ineligibility to the directors and the election shall lapse. A new election shall be held and the directors shall, at their next meeting, fix the time and date for the closing of nominations for the new election and for the closing of the poll.

(b) In Article 126 substitute the word "six" in place of the word "three" so that the Article will read:—

126. At every ordinary general meeting (except the first statutory meeting) the directors shall lay before the Company a statement of the income and expenditure for the period embraced therein made up to a date not more than six months before such meeting.

Approved by His Excellency the Governor in Executive Council, 16th June, 1954.

R. H. DOIG, Clerk of the Council. Department of Agriculture, Perth, 22nd June, 1954.

HIS Excellency the Governor in Council has been pleased to approve of the appointment, as an Inspector under the Margarine Act, 1940-1952, of Collop, Donald Leonard.

> W. HOPKINSON, Chief Administrative Officer.

MARKETING OF BARLEY ACT, 1946.

Department of Agriculture, Perth, 16th June, 1954.

Ex. Co. No. 1098.

HIS Excellency the Governor in Executive Council, acting pursuant to sections 6 and 11 of the Marketing of Barley Act, 1946, has been pleased to appoint George James Parkins, of "Woodlands," Toodyay, Farmer, as an elective member of the Western Australian Barley Marketing Board as from the 14th May, 1954, for a period of two years.

> G. K. BARON HAY, Director of Agriculture.

Approved by His Excellency the Governor in Executive Council, 16th June, 1954.

R. H. DOIG, Clerk of the Council.

NOXIOUS WEEDS ACT, 1950-1951. Department of Agriculture, Perth, 18th May, 1954.

UNDER section 56 (1) of the Noxious Weeds Act, 1950-1951, the Agriculture Protection Board hereby declares Patersons Curse (Echium plantagineum L. and E. italicum L.) and Paddy Melon (Cucumis myriocarpus Naud.) to be secondary noxious weeds for the Moora Road **District**.

Passed by resolution of the Agriculture Protection Board at a meeting of the said Board held on 14th May, 1954.

The Common Seal of the Agriculture Protection Board is hereunto affixed in the presence of—

> [L.S.] G. K. BARON HAY, Chairman, Agriculture Protection Board.

VERMIN ACT, 1918-1953.

Upper Blackwood Vermin Board.

NOTICE is hereby given under section 98 of the Vermin Act, 1918-1953, that all owners and all occupiers of all or any holdings either owned, rented or leased, within the whole of the Upper Blackwood Vermin District shall, on the 26th day of July, 1954, commence the work of destroying rabbits upon such holdings and upon the roads bounding and intersecting such holdings. The work shall be continued and systematically carried out until completed to the satisfaction of the board or its inspector. The means to be apopted shall be by fumigation with effective fumigants of all warrens on such holdings and roads and the desruction of such warrens.

J. R. PURSE, Chairman, Upper Blackwood Vermin Board.

time to time thereafter.

VERMIN ACT, 1918-1953.

Gingin 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 Gingin Vermin District shall, on the 1st day of July, 1954, commence the work of destroying rabbits upon such holdings and upon the roads bounding and intersecting such holdings.

The work shall be continued and systematically carried out until the 30th day of June, 1955.

The means to be adopted shall be by ploughing and/or ripping of warrens and fumigating and by extensive poisoning.

By Order of the Board.

K. D. GORDON, Secretary.

EDUCATION ACT, 1928-1952.

Education Department, Perth, 18th June, 1954.

HIS Excellency the Governor in Executive Council has been pleased to approve of the amendments by the Minister for Education, in the manner set forth in the Schedule hereunder, of the Education Act Regulations, 1949, made by the Minister under the provisions of the Education Act, 1928-1952, and published in the Government Gazette on the 26th day of July, 1949, and amended from

> T. L. ROBERTSON, Director of Education.

Schedule.

The Education Act Regulations, 1949, are amended by adding after regulation 47A, a new regulation 47B as follows:—

47B. (a) As from 1st July, 1954, teachers living away from home who are required to pay board in excess of ± 5 per week shall be paid by way of allowance the amount by which the board exceeds ± 5 per week subject to the following conditions:—

- (i) No teacher shall receive an allowance at a rate exceeding £1 per week.
- (ii) No allowance shall be payable in respect of board during the Schools' Christmas Vacation.
- (iii) To qualify for a boarding allowance a teacher shall make a statutory declaration that suitable alternative accommodation at a lower cost is not available and the District Superintendent shall certify that this is so.
- (iv) The allowance in respect of each teacher shall be payable for a maximum period of two school years and shall be payable for not more than one school year while the teacher continues to hold an appointment in the one school or in the one locality.
- (v) No allowance shall be payable to teachers appointed to schools situated within a radius of 30 miles of the Town Hall, Perth, except in special cases approved by the Minister.
- (vi) No allowance shall be payable to teachers in receipt of salaries of $\pounds900$ per annum or over.
- (vii) The existing boarding subsidy scheme shall lapse on 30th June, 1954, but teachers in receipt of a subsidy under that scheme may qualify under this regulation. In reckoning their eligibility, the period of time and the locality for which they have already received a boarding subsidy shall be taken into account.

(b) Married teachers who take up appointments necessitating the transfer of their home and who find it necessary to obtain boarding accommodation while seeking a house shall be paid an allowance of £4 per week subject to the following conditions:—

- (i) To qualify for the allowance a teacher shall make a statutory declaration that suitable housing accommodation is not available and the District Superintendent shall certify that this is so.
- (ii) The allowance shall be payable for a maximum period of three months from the date of taking up the appointment.
- (iii) No allowance shall be payable to teachers appointed to schools situated within a radius of 30 miles of the Town Hall, Perth, except in special cases approved by the Minister.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	D at e.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
359/54	1954. June 17	Universal Milling Co., Ltd.	268A, 1954	Purchase and Removal of Steel Storage Bin and Stand, to- gether with 2 Air Fans, Dust	Industrial Develop- ment	£130.
1380/53	do.	A. J. O'Keefe	247A, 1954	Čyclone and Trunking Purchase and Removal of Second-hand Electrice Re- frigerator fitted with Com-	Public Health	£20.
499/54	do.	Beam Service Station	208A, 1954	pressor Type Unit Purchase and Removal of Second-hand Horse Drawn Graders, as follows :—	Public Works	
572/54	do.	Wesfarmers Tutt Bry- ant, Ltd.	246A, 1954	Item 2 Item 3 2 only Lincoln Model S708 200 amp. Shield Arc Welder, powered by Wisconsin Air	 do	£41 17s. £41 18s. £489 6s. 9d. each.
513/54	do.	Western Ice Co. (1919), Ltd.	267A, 1954	Cooled 22 h.p. Engine, com- plete with Accessories Supply of Ice for Royal Perth Hospital and Claremont Men- tal Hospital as required during period from 1st July, 1954,	Various	5s. 6d. per cwt.
511/54	do.	Chamberlain Industries	212A, 1954	to 30th June, 1955 Purchase and Removal of ap- prox. 40 tons of Scrap Steel at Kelmscott	Metropolitan Water Supply	£6 per ton.
529/54	do.	Parbury Henty & Co. Pty., Ltd.	222A, 1954	Supply of 1 only Electric Mono- steel Hoist, 1 ton capacity, complete with Chain Traverse,	Industrial Develop- ment	£245.
573/54	do.	Australian Blue Metal, Ltd.	148A, 1954	delivered F.O.W. Fremantle Supply of approx. 1,000 tons ³ / ₄ in. all in Grano Diorite Metal for delivery as and when re- quired by Resident Engineer, Power Station, North Shore, Bunbury, loaded onto "M" or "MA" trucks at Bunbury	Public Works	£3 6s. 1d. per ton.
500/54	do.	F. J. Hunt	206A, 1954	Railway Station Purchase and Removal of Second-hand 1942 Model Mor- ris 10 cwt. Army Type Utility (Engine No. 37281)	do	£275.
521/54	do.	J. C. Holt	215A, 1954	Purchase and Removal of Second-hand Caterpillar D4 Diesel Crawler Tractor, Serial No. 2T729 WSP, fitted with Angle Dozing Gear and Log- ging Winch, Serial No. AU	do	£1,612.
452/54	do.	Atkins (W.A.), Ltd	179A, 1954	1667 HNSP. Supply of Hard Drawn Bare Copper Strand in such quan- tities and at such times as may be required during a period 1st July, 1954, to 30th June, 1955, as per Items 1 to 12	State Electricity Commission	Rates on applica- tion.
44/54	do.	Wm. Adams & Co., Ltd.	26A, 1954	inclusive Supply of 1 only Harland Type MPC 11 Boiler Feed Pump with totally closed Fan Cooled Motor Frame, size DR 2282–2, delivered East Perth Power	do.	£4,626.
554/54	do.	Messrs. E. C. Hicks, W. A. Hinde and I.	238A, 1954	Station Supply of approx. 10,000 cords of Firewood for No. 3 Pumping Station Curudardia	Goldfields Water Supply	£5 19s. 3d. per cord.
517/54	do.	Biddle Malloch Bros	190A, 1954 	Station, Cunderdin Supply of Pneumatic Tools, as follows :	Metropolitan Water Supply	Rates on applica- tion.
411/54	do.	Geo. Moss Pty., Ltd. Brisbane & Wunder- lich, Ltd. Stoneware Pipes & Tiles	 158A, 1954 	Items 3 and 4 Stoneware Pipes and Specials, as follows : Portions of Items 1 to 12 inclusive Portions of Items 1 to 12	do.	do.
544/54	June 18	Pty., Ltd.	251A, 1954	inclusive Front End Loaders, F.O.R. or where directed, Perth, as fol-	Main Roads	
		Moore Road Machinery (W.A.) Pty., Ltd.		lows :— 2 only Moore Model HL14D Front End Loaders 1 only Moore Model HL24A	· ·	£2,090 each. £2,950.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Accepted Tenders-continued.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
584/54	June 18	W.A. Industrial Sales & Service Co., Ltd.	251A, 1954	4 only Hough Front End Loaders	Main Roads	£2,883 10s. each.
514/54	June 17	a service co., Lui.	1954 2 3 2A, 1954	ex Works, Belmont Supply of F.A.Q. to Prime Wheaten Chaff, as required during period 1st July, 1954, to 31st October, 1954, as fol- lows :	Various	Rates on applica- tion.
		Burridge & Warren Pty., Ltd.		Items 1 (a) to 1 (i) inclusive		
3 81/54	do.	W. Ľ. Sainsbury & Co. H. Sadler	 1 3 9A, 1954	Items 2 (a) to 2 (d) inclusive Cartage of Stores from Derby to Fitzroy Crossing as required during period 1st July, 1954, to 30th June, 1955	Native Affairs	£8 per ton of 2,240 lb.
426/54	do.	·	278A, 1954	Uniforms for various Depart- ments as required during period 1st July, 1954, to 30th June, 1955, as follows :	Various	Rates on applica- tion.
		Grose Bros Reliance Manufacturing	 	Items 1 to 7 inclusive Items 8, 9, 13, 14, 18 and 19		
		Co. Dunlop Rubber (Aust.), Ltd.		Item 20		i -
45 3 /54	do.	Adelphi Tailoring Co. McPhersons, Ltd.	187A, 1954	Items 11, 12, 16, 17 and 21 Pumping Machinery for Mt. Henry Old Women's Home Sewerage Pumping Station, as follows :		
				Item 1—2 Centrifugal Pumps		£84 each.
				Item 1–2 7½ h.p. Electric Motors		£55 each.
				Item 1—2 Automatic Star- ters Item 1—2 Ammeters		£59 10s. each. £22 15s. each.
				Item 2-4 Spare Pump Im- pellers		£7 10s. each.
166/54	do.	Bushells, Ltd	2 3 1A, 1954	Supply of Coffee and Chicory (mixed) and Coffee Essence to Government Departments within a 12 mile radius of the G.P.O., Perth, or F.O.R. Perth or Fremantle as required dur- ing a period 1st July, 1954, to 30th September, 1954, as per Items 1 (a), 2 (a), 3 (a) and 4 (a)	Various	Rates on applica- tion.
451/54	do.		177A, 1954	Supply of Gas Oil, delivered to Gas Works, East Perth, in such quantities and at such times as may be required during period 1st July, 1954, to 30th September, 1954	State Electricity Commission	
		Commonwealth Oil Re- fineries, Ltd.		···· ··· ··· ··· ···		391s. 6d. per ton.
		Vacuum Oil Co., Ltd. Caltex Oil (Aust.) Pty., Ltd.	 	···· ··· ··· ··· ···	···· ··· ···	391s. 6d. per ton. 391s. 6d. per ton.

Cancellation of Contract.

Tender Board No.	Date.	Contractor.	Particulars.
454/54	1954. June 16	Western Machinery Co. Pty., Ltd.	Schedule No. 191A/54 (Government Stores O/N 780238.)—Can- cellation of Contract to supply 1 only Mass 7 in. "Appollo" Lathe, Item 4, by mutual agreement.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Advertising.	Schedule No.	Supplies Required.					
1954. June 15	296A, 1954	Supply of Materials and Exaction of Timber framed Asherton Cattagon at	1954.				
une 10	296A, 1954	Supply of Materials and Erection of Timber-framed Asbestos Cottages, etc., at Bunbury	July 1				
June 15	301A, 1954						
June 15	302A, 1954		July 1 July 1				
June 18	305A, 1954		July 1				
fune 18	306A, 1954		July 1 July 1				
une 18	Loom i souri		July 1				
lay 18							
J -	····, ···	Offices)	July 1				
une 18	309A, 1954		July 8				
une 18	310A, 1954		July 8				
une 25	312A, 1954		July 8 July 8 July 8				
June 25	313A, 1954		July 8				
une 25	314A, 1954	Manufacture and Erection of Steel Framed Building	July 8				
une 25	315A, 1954	Firewood (Boilerwood) for Wooroloo Sanatorium	July 8 July 8				
fune 25	317A, 1954		July 8				
Apr. 9	143A, 1954	. 3,000 V Switchgear for Bunbury Generating Station (also available from					
-		Agent General, London and for inspection at the Liaison Offices)	*July. 15				
Apr. 9	144A, 1954	. 440 Volt Switchgear for Bunbury Generating Station (also available from					
_		Agent General, London and for inspection at the Liaison Offices)	*July. 15				
Apr. 30	192A, 1954						
		Station (also available for inspection at W.A. Government Liaison Offices)	†July 28				
lay 28	274A, 1954		1				
		General and for inspection at Liaison Offices)	Sept. 2				

* Documents chargeable at £2 2s. for first set and 10s. 6d. for any subsequent sets.

† Documents chargeable at £1 1s. for first set and 5s. 3d. for any subsequent sets.

Addresses-

Agent General for W.A., 115 The Strand, LONDON, W.C. 2.

W.A. Government Liaison Officer-Melbourne. Room 13, First Floor, M.L.C. Buildings, 305 Collins Street.

W.A. Government Liaison Officer-Sydney. Room 105, 82 Pitt Street.

For Sale by Tender.

Date of Advertising.	Schedule No.	For Sale.	Date of Closing.
1954.			1954.
June 11	290A, 1954	Pumping Plant ex Two People Bay Pumping Station, Albany	July 1
June 15	297A, 1954	Motor Vehicles (6 only)	July 1
June 15	298A, 1954	1946 model Chevrolet Fleetmaster Sedan	July 1
June 15	304A, 1954	1948 model Studebaker 15 cwt. Cab type Utility	July 1
June 18	308A , 1954	1949 model Commer 15 cwt. Utility, ex Public Works Department Plant	
		Workshop, Albany	July 1
June 25	316A, 1954	Malcolm Moore Road Roller, 6 ton with Fordson Tractor Power Unit (Recalled)	July 1
June 25	318A, 1954	75 KVA Meadows Diesel Alternator Set, ex State Engineering Works (Recalled)	July 1
June 25	311A, 1954	1936 model Reo Van	July 8
June 25	319A, 1954	1942 model Ford V8 18 cwt. Utility	July 8

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

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

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

APPOINTMENTS

Under Section 6 of the Registration of Births, Deaths, and Marriages Act, 1894-1948. Registrar General's Office, Perth, 22nd June, 1954.

THE following appointments have been approved:-R.G. No. 145/53.—Constable Robert Bowers as Assistant District Registrar of Births and Deaths for the Irwin Registry District, to maintain an office at Carnamah, vice Constable Ronald Henry Varney, transferred; appointment to date from 16th June, 1954.

R.G. No. 164/53-Constable Charles Frederick Jones, as Assistant District Registrar of Births and Deaths for the Williams Registry District, to main-tain an office at Kulin, *vice* Constable Bertram James Coen, transferred; appointment to date from 27th April, 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, 22nd June, 1954.

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; 15/6/54; Rev. Honoratus Galea; St. Joseph's Presbytery, Salvado Road, Wembley; Perth.

Cancellations.

IT is hereby published, for general information, that the names of the undermentioned ministers have 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, Address of Residence, Registry District.

Roman Catholic.

701/53; 4/1/54; Rev. Francis Ignatius Kelly, S.C.A.; Pallottine Mission School, Tardun; Geraldton.

Methodist Church of Australasia. (Western Australian Conference)

702/53; 31/3/54; Rev. John Alexander Wilson; Methodist Manse, Mt. Barker; Plantagenet.

R. J. LITTLE, Registrar General.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS COMMISSION.

Report of the Railways Commission for t ended 31st March, 1954.	he Quarter
	£
Total gross receipts	2.950.200
Total expenditure on working manage-	
ment and maintenance	3,357,483
Gross cost of construction, including	
cost of locomotives, rolling stock	

and all incidental expenditure 32.827.629

A. G. HALL. Commissioner of Railways.

> R. E. B. LEE, Assistant Commissioner

(Commercial)

C. W. CLARKE, Assistant Commissioner (Engineering)

MINING ACT, 1904-1952

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

Department of Mines, Perth, 11th June, 1954.

IN accordance with section 97 of the Mining Act, 1904-1952, notice is hereby given that, unless the rent due on the undermentioned leases be paid on or before the 7th day of July, 1954, it is the intention of the Governor, under the provisions of section 98 of the Mining Act, 1904-1952, to forfeit such leases for breach of covenant, viz., non-navment of rent. non-payment of rent.

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

ASHBURTON GOLDFIELD.

Mineral Leases.

120—KOOLINE QUEEN: Dunlop, Arthur Martin Chase; Dunlop, Ronald Chase.
121—SOUTH KOOLINE: Gray, Myrtle Elvie.
137—SILENT SISTER: Ashburton Mining &

- Minerals Pty. Ltd. 140-BEADON LEAD MINE: Perry, Bandy; Hill,
- Allan McKay. 141—FRANCES JEANETTE: Mariotti, Giovan Maria; Dunlop, Ronald Chase; Holben, Tames: Mariotti, Angelo Faustino.

- Faustino. 144—TWO DOTS: Healy, Peter Alfred; Rooney, William Charles. 145—MYSTERY: Healy, Peter Alfred; Rooney, William Charles. 148—VICTORIA COPPER MINE: Brindal, Allen Edmund; Healy, Patric Burselum; Healy, Joseph Clyde; Ridge, Richard Plunkett; Rooney, William Charles; Smith, Glynn Melville Melville.

156-ROEBUCK: James, Arthur.

- Gold Mining Lease. OF EAST: Ballard, Alfred George; 49—STAR Shanks, William.

BROAD ARROW GOLDFIELD. Gold Mining Leases.

- 2188W—GOLDEN PENNY: Prnich, Mate. 2208W—WENTWORTH: Hancock, Leslie John. 2254W—GRACE DARLING EXTENDED: Haddow,
- 2254W—GRACE DARLING EXTERDED. Henrietta Nancy. Henrietta Nancy. 2257W—YALBALGO: Ware, Harry George Jordan. 2264W—KING OF KINGS: Vuletich, Joe; Panzich, Marin; Franich, Lovre. 2276W—JOHNNIE: Tite, George Arthur Mansey; McKenny, Oliver Price

COOLGARDIE GOLDFIELD.

Coolgardie District.

Gold Mining Leases.

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

5324—SPARGO'S: Spargo's Reward Gold Mine (1935) No Liability. 5325—GOLDEN GULLEY: Spargo's Reward Gold

- 5325—GOLDEN GULLEY: Spargo's Reward Gold Mine (1935) No Liability.
 5362—SPARGO'S No. 3: Spargo's Reward Gold Mine (1935) No Liability.
 5363—SPARGO'S No. 4: Spargo's Reward Gold Mine (1935) No Liability.
 5500—PARIS CENTRAL: Lister, George Francis; Lister, Jack; Lister, Arthur.
 5647—FAIR PLAY GOLD MINE: Oreb, Ante; Tabain, Ante.
 5679—ADA: Grepo, Jack.
 5684—WINSTON CHURCHILL: Prior, Benjamin Austin; Wells, Arthur John.
 5743—MOYA JAN: Frank, Charles Bernard.
 5868—EL DORADO: Hart, William Leslie.
 5872—VICE REGAL: Nyborg, Allan Reinhold.
 5881—MACPHERSON'S REWARD: Ford, Leon-ard; Foley, Francis Robert; Banham, ard; Foley, Francis Robert; Banham, Albert.

1158

- 5884—LONE HAND: Watson, Harry. 5889—GOOD HOPE: Ulrich, Milenko. 5907—LUCKY STAR: Garbin, Miljenko Peter. 5908—SALLY: Frank, Charles Bernard.

- 5908—SALLY: Frank, Charles Bernard.
 5911—VERONICA: Marsh, Hugh Leslie.
 5913—CUNJORIE: Scahill, Ernest.
 5916—HEAD HUNTERS: Malone, Joseph John.
 5917—KINDERMYTH: Scahill, Kathleen Mary.
 5922—BEVMIC: Green, Eric Edward.
 5946—FARMER'S LUCK: Garbin, Miljenko Peter.
 5951—TORNADO: Brown, Maurice; Watson, Fredovic: Wm
- eric: Wm. 5952-FROG: Mutzig, Edward Robert; O'Rourke,
- William. 5953-LISTERS GOLD MINE: Lister, George
- 5953—LISTERS GOLD MINE: Lister, George Francis; Lister, Arthur; Lister, Jack; Allen, Norman Jarvis.
 5954—PAT JAN: Mahoney, Patrick.
 5955—GRETA: Doyle, James Augustus.
 5956—LORD BOBS: Colling, George Henry; Mac-Farlane, Jack.

- Mineral Leases. 102—PHYLLIS PATRICE: Goldfields Brick and Tile Coy. 103—WINDSOR: Goldfields Brick and Tile Coy. 104—BETTY: Goldfields Brick and Tile Coy. 105—BARKIS: Goldfields Brick and Tile Coy.

Kunanalling District.

Gold Mining Leases.

1038S-PREMIER NORTH: Hill, Albert John. 1039S—PREMIER: Hill Albert John.

DUNDAS GOLDFIELD.

Miners' Homestead Leases.

- 74—BURNLEY: Kennedy, David. 76—NULLABOR: Dimer, Harry Keith. 90—WOODLEY: Mann, James Leslie. 108—CO-OPERATIVE ABATTOIRS: Norseman Co-operative Society.

Gold Mining Leases.

- 1624—VALHALLA: Pantall, Milton George; Law, Thomas Campbell.
- 1823—SUN: Giles, Raymond John; Dodd, Leslie Hugh Gilmore; Wojvodich, Frank Luigi; Gatti, Victor Francis.
 1859—MOUNT BARKER: Rose, Francis George.
 1860—CORONATION: Bassett, Walter Colin.
- - EAST COOLGARDIE GOLDFIELD.

Gold Mining Leases.

East Coolgardie District.

- 5468E—PHARLAP: Rosenberg, Ian Albert. 5866E—ROSEMARY: Tarabini, Louis; Cabrini, Giovanni Battista; Cabrini, Harry; Tarabini, Modesto; Tarabini, Domenic Francesco.
- 6028E-PYTHAGORAS: Kalgoorlie Southern Gold Mines No Liability.
- -DRY MOUNT: Pascoe, Edmund James 6032E-Ernest.
- 6048E-AULD AQUAINTANCE: Rosenberg, Ian Albert.
- 6051E—BIG BULL: Hooper, William Edward. 6067E—BARDIA: Kalgoorlie Southern Gold Mines
- 6069E-
- No Liability. -SOLLUM: Kalgoorlie Mines No Liability. -ALAMEIN: Kalgoorlie Southern Gold 6071E Southern Gold
- Mines No Liability. -MORESBY: Kalgoor 6074E-Kalgoorlie Southern Gold
- Mines No Liability. -RABAUL: Kalgoorlie Southern Gold Mines 6076E-
- No Liability. -LESANBEN: Barker, Leslie. 6091E-
- 6122E--LIBRA: Kalgoorlie Southern Gold Mines No Liability.
- 6123E--LITAS: Kalgoorlie Southern Gold Mines No Liability.
- 6124E LIVRE: Kalgoorlie Southern Gold Mines No Liability.
- 6133E—PENGO: Kalgoorlie Southern Gold Mines No Liability.
 6134E—PLACK: Kalgoorlie Southern Gold Mines No Liability.
 6135E—POUND: Kalgoorlie Southern Gold Mines No Liability.
- No Liability.

- 6180E-ALEXANDER: Kalgoorlie Southern Gold
- ALEXANDER: Kalgoorlie Southern Gold Mines No Liability. -ALFONSO: Kalgoorlie Southern Gold Mines No Liability. -ALFRED: Kalgoorlie Southern Gold Mines 6181E
- 6182E
- No Liability.
 6183E—ARLINGTON: Kalgoorlie Southern Gold Mines No Liability.
 6184E—ALLEN: Kalgoorlie Southern Gold Mines No Liability. ALLENBY: Kalgoorlie 6185E-Gold Southern

Mines No Liability. 6186E-

- ALLPIKE: Kalgoorlie Southern Gold Mines No Liability. 6187E
- ALMA: Kalgoorlie Southern Gold Mines No Liability. GREAT PATIENCE: Rosenberg, Ian 6214E GREAT
- Albert COLGOOLA: Wood, Paul; Collard, Col-6232E-
- 6243E-
- 6249E-
- -COLGOOLA: Wood, Fau, Collard, C., burn Neville. -GOLDEN VIEW: Clift, Joseph James. -FAIR PLAY: Skehan, Edward Augustus; Larsen, Eric Michael Augustus. 6259E-MAIN
- Ernest. 6310E-ROMA: Ranza, Liugi; Bellini, Venanzio;

- Visinoni, Angelo. 6321E—NORTH END EXTENDED: Hasson, George; Rulyancich, Louie. 6486E—IRIS MAY: Hinchliffe, Charles Albert; O'Rourke, William.

Miners Homestead Leases.

- 280E—CRESSY'S HOMESTEAD: Lucich, Charles. 281E—ASCOT FARM: Pollard, Reginald Edward
- James. 289E—LINTON: Evans, David John. 290E—REEVES: Evans, David John.
- -AIR VIEW: Banner, Raymond Pender; Banner, Olive Ann. -SOUTH BOULDER POULTRY FARM: 301E-
- 307E--SOUTH BOULDER FOULTRY FA Hinton, Selinda Georgina. -MARIA: Genovese, Ridolfo. -ROSALINE FARM: Adamson, John. -CORONATION: Neve, Henry David.
- 308E-
- $311E_{-}$
- 317E-

EAST MURCHISON GOLDFIELD.

Wiluna District.

- Gold Mining Leases.
- 280J-LAKE VIOLET CONSOLS DEEPS: Jones, Thomas John.

662J—BLACKADDER: Robinson, Richard (Jnr.). 679J—LONE HAND: Walsh, Edward

Miners Homestead Leases.

- Miller's Homestead Leases.
 67J—BITTERVIEW: Kluth, Keith John.
 75J—ROSEWOOD: Ward, Nicholas Rauert.
 76J—PLAISTOWE: Wongawal Pty. Limited.
 77J—MILLROSE: Ward, Nicholas Rauert.
 81J—VIOLET ABATTOIRS: Coree Pastoral Company Proprietary Limited.
 84J—WARD'S HOMESTEAD: Doman, Margaret.
 85L—ULCERN: National Babbits W A Pty Ltd
- 85J—LUCERN: National Rabbits W.A. Pty. Ltd. 86J—ALPHA: Windidda Pty. Ltd.

Lawlers District.

Gold Mining Leases.

1350—VANGUARD: White, Noel Francis William. Miners Homestead Leases.

Black Range District.

Gold Mining Leases

1106B-HACKS: Paskov, Dume; Ross, Donald

Parkinson,

25-STORM: White, Noel Francis William.

958B—LADY MARY: Parkinson, Tom. 1062B—DALMATION: Parkinson, Tom. 1088B—LADY MARY EXTENDED:

Thomas Leslie.

Barker.

8J-PAT: Weir, Felix Christie.

- 87J—RYE: Charla Downs Pty. Ltd. 89J—SULTAN: Ward, Norman Rauert. 90J—CLOVER: Ward, Nicholas Henry.
- Residential Leases. 6J—HOMETOWN: Jones, Thomas John. 7J—ERAHEEDY: Quartermaine, Maitland John.

MT. MARGARET GOLDFIELD. Mt. Margaret District. Gold Mining Leases. 2245T—LANCEFIELD EXTENDED WEST: Cable, Douglas. Douglas. 2445T—LANCEFIELD: Cable, Douglas. 2446T—BOOMERANG: Cable Douglas. 2471T—TRUMP: Cable, Douglas. 2478T—LANCEFIELD NORTH: Cable, Douglas. 2484T—BOOMERANG EXTENDED: Cable, Mary Teresa. 2489T-WEDGE: Cable, Douglas. 2500T-WESTRALIA: Bridgeman, Henry Victor Stanley. 2501T-WESTRALIA SOUTH: Bridgeman, Henry Victor Stanley. 2508T—MOORGOOD: Bridgeman, Henry Victor Stanley. 2518T-LANCEFIELD DEEPS EAST Cable Douglas. 2519T-LANCEFIELD NORTH BLOCK IV: Cable, Douglas. 2520T—LANCEFIELD CENTRAL: Cable, Douglas. 2521T—KARRIEDALE: Greenwood, Albert Ernest. 2522T—THE SAVAGE CAPTAIN: Greenwood, Albert Ernest. 2523T—MAORI CHIEF; Greenwood, Albert Ernest. 2524T-SONS OF WESTRALIA: Greenwood, Albert Ernest. 2525T-AWAY FROM HOME: Greenwood, Albert Ernest 2526T—SURPRISE: Greenwood, Albert Ernest. 2527T—BERIA MAIN LODE: Sullivan, Lincoln James. James. 2528T—SOUTH LANCEFIELD EXTENDED: Sullivan, Lincoln James. 2529T—NORTHAM: Sullivan, Lincoln James. 2530T—BUNBURY: Sullivan, Lincoln James. 2531T—PINJARRA; Sullivan, Lincoln James. 2532T—HARVEY: Sullivan, Lincoln James. 2533T—NARROGIN: Sullivan, Lincoln James. 2534T—WAROONA: Sullivan, Lincoln James. 2535T-WONGAN HILLS: Sullivan, Lincoln James. 2536T—ANGELKA: Sullivan, Lincoln James. 2536T—DALWALLINU: Sullivan, Lincoln James. 2538T—PITHARA: Sullivan, Lincoln James. 2539T—LANCEFIELD EXTENDED SOUTH: Consolidated Gold Areas N.L. 2540T—LANCEFIELD SOUTH: Consolidated Gold Areas N.L. Mt. Morgans District. Gold Mining Leases. 529F—SECOND FORTUNE: Kosovich, Ivan. 560F—QUEEN OF THE MAY: Linden (Linden (W.A.) Gold No Liability. 565F—LILLEY: Morgans Go Morgans Gold Mines Limited. ARE: Morgans Gold Mines 566F-MILLIONARE Limited. -FOX: 567F-Morgans Gold Mines Limited. 568F—CRANSTON: Morgans Gold Mines Limited. 569F—RENOWN: Morgans Gold Mines Limited. Mt. Malcolm District. Gold Mining Leases. 1795C-RANGOON: Courcier, Kenneth Aubrey; Spencer, Percy Ernest. 1805C—Wanghi: Courcier, Kenneth Aubrey. Miner's Homestead Lease. 41C-BRAEMORE: Hadfield, Herbert Thomas. MURCHISON GOLDFIELD. Cue District. Gold Mining Leases. 2241—EAGLE HAWK: Brego, Enrico; Woinar, Bernard; Oliver, Edward Charles. 1922N-2260-MONTORIO, Di Pardo, Francesco; Di Pardo, Pasquale. Miners Homestead Leases. 34—SOUTH MONTORIO: Di Pardo, Francesco; Di Pardo, Pasquale. Mt. Magnet District. Gold Mining Leases. 1255M—EDWARD CARSON: Cassey, Andrew. 1287M—HAVELOCK—Capelli, Dominic; Gu noni, Jack; Della, Rodolfa Ces Copelli Circonni, Bistore S

- Gueri-Cesare: Capelli, Giovanni; Capelli, Pietro; Mora, Caterina Elisa. 1308M—EMPRESS: Grose, John.

1361M—JUPITER: Cassey, William James. 1415—EDWARD CARSON SOUTH: Cassey, An-

- drew.
- 1444M--LATE COMER: Grose, Charles William James.
- 1456M-CORONA: Ronchi, Romano; Tavlor. Leonard William James; Overheu, Frank Robert.
- Landwehr, Arthur Bertram; Thomas Wiiliam; Blaikie, 1457M—SATURN: Sadler, Florence May. 1461M—BONNIE JEAN: Clark, James Pringle. 1462M—SATURN EXTENDED: Clark, Jar
- James Pringle.
- 1469M—JOSWILL: Clark, James Pringle. 1470M—FRIDAY: Clark, James Pringle.
- -MORNING STAR NORTH: Grose, Charles 1475M-

- 1475M—MORNING STAR NORTH: Grose, Charles William James.
 1488M: FRANK O: Clark, James Pringle.
 1489M—FRANK D: Clark, James Pringle.
 1490M—FAITH W: Clark, James Pringle.
 1495M—HILL 50 JUNCTION: Lappin, Nathaniel Peaden; Madison, John Maxwell.
 1502M—HILL 50 JUNCTION No. 2: Lappin, Nathaniel Peaden; Madison, John Max-wall well.
- 50 1503M—HILL JUNCTION No. 3: Lappin. Nathaniel Peaden; Madison, John Max-
- well. 1504M---HILL 50 No. 4: Lappin, JUNCTION Nathaniel Peaden; Maddison, John Maxwell.
- 1508M-HILL 50 JUNCTION No. 5: Lappin, Nathaniel Peaden; Madison, John Maxwell.
- 1509M—HILL 50 JUNCTION No. 6: Lappin, Madison, Nathaniel Peaden: John Maxwell.
- 7:1510M—HILL 50 JUNCTION Lappin, No. Nathaniel Madison, Peaden; John Maxwell.
- 1518M-CANTERBURY: Boundy, Clive Alfred Paul.
- 1519M-WESTMINSTER: Boundy, Clive Alfred Paul.
- 1527M—ECLIPSE: Boundy, Clive Alfred Paul. 1528M—EVENING STAR EXTENDED: Kennedy, Thomas Augustine; Slavin, Francis Thomas; Greenwood, Albert Ernest. 1529M—LOUISE: Poletti, Gildo. 1534M—VALLEY VIEW: Dowling, Edward James
- 1534M—VALLEY VIEW: Dowing, Edward James Leonard; Iseger, Gerald.
 1535M—WIND BAG: Capelli, Pietro; Capelli, Angelo; Capelli, Domenico.
 1536M—PAT O'MEARA: O'Meara, Gerald Walter
- Patrick.
- 1537M-KINDNESS: Finlay, Marks, Solomon; Henry Maurice; Gregory, William; Millburn, Kevin.
- Magnet
- - Sydney; Atkinson, Robert William.
 - Meekatharra District.
- Gold Mining Leases. 1725N—NEW BREW: Lauritsen, Ole Martin. 1853N—BLUEBIRD: Scott, Frank Muir. 1872N—BLUE PEDRO: Wilson, Cyril Clarence; and Bineldi Dominia
- 1941N-
- Rinaldi, Dominic. -ALBURY HEATH: Lee, Richard. -CALEDONIAN: Haworth, Thomas Lear; Evans, Edward William Samuel; Laing, William; Robinson, John George Henry. 1948N—FORTUNA: Motter, Giovanni.
- 1953N—DALRAY: McIlwee, Francis; Gledich. Obrad.
- 1955N-NEW GWALIA: Young, James Francis; Edwards, Francis John.

 - Miners' Homstead Leases. 61N—H.A.C.: Minister for Public Health. 64N—CRYSTAL BROOK: The West Australian Conference of the Seventh Day Adventists Incorporated.

- 1538M—MOYAGEE: Poletti, Gildo. 1540M—HILLCREST WEST: Mount Development No Liability. 1541M—HILL FIFTY-ONE: York, Dayle.
- Mimeral Leases.
 MM—DOLOMITE: Giles, Arthur Sydney; Atkinson, Robert William.
 10M—SHIRREF: Giles, Arthur Sydney, Atkinson, Robert William.
 11M—SHIRREF'S DOLOMITE: Giles, Arthur Sydney: Atkinson Bobert William

NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Gold Mining Leases. 5511Z—FIRST HIT: Sander, Berthold Wilhelm; Sander, Rudolf Albert.

5767Z—FRIDAY: Sander, Rudolph Albert.

1160

Ularring District.

Gold Mining Leases.

1089U-PARAMOUNT: Vujcich, George.

1107U-AJAX WEST: Vujcich, George.

- 1162U-RIVERINA SOUTH: Vujcich, George.
- 1163U-TWO CHINAMEN: Vujcich, George.

Niagra District.

Gold Mining Lease.

911G-COSMOPOLITAN SOUTH: Wilkinson. David Adamson; Wilkinson, Charles Norman.

NORTH EAST COOLGARDIE GOLDFIELD. Kanowna District.

Gold Mining Leases.

- 1572X—KANOWNA RED HILL: Asher William George; Asher, William Robert.
 1578X—WALL'S REWARD: Elliot, Robert Grant; Allan, James Thomas; Elliot, Edward Burton; Selman, Araf.

NORTHAMPTON MINERAL FIELD. Northampton District.

Mineral Leases.

- 227—MAY BELL LEAD MINE: Gabalong Asbestos Co. c/o W. H. Willcocks, 18 Kalgoorlie Street, Mt. Hawthorn.
 240—MAY BELL EXTENDED: Gabalong Asbestos
- Co. c/o W. H. Willcocks, 18 Kalgoorlie Street, Mt. Hawthorn. 224—ETHEL MAUD: Willison, Roy; Colley, Harold
- Albert. 231—MOUNT VIEW: Blizard, Lillian Athene; Blizard, Ronald Clement; Giles, Ruby Doreen Hamilton; Giles Reginald Herbert.
- 31 P.P.—BADDERA NORTH: Northampton Min-ing and Development Company Pty. Limited.
- 37 P.P.—MAY BELL LEAD MINE, NORTH: Gabalong Asbestos Co. c/o W. H. Willcocks, 18 Kalgoorlie Street, Mt. Hawthorn.
 52 P.P.—COW ROCK: Anglo-Westralian Min-
- ing Pty. Limited.

PEAK HILL GOLDFIELD.

Gold Mining Leases.

- 575P-LABOURCHERE MAIN LODE: Scott, 593P—SWANIE: Omond, Robert Joseph.
- 594P-O.K.: Munro, Donald.

Machinery Lease.

1P-KINDERS BATTERY: Kinder, Frank.

PILBARA GOLDFIELD. Marble Bar District.

Gold Mining Leases.

- 1111—FOUR ACES: McLeod, Donald William. 1116—LONG SHOT: McLeod, Donald William. 1117—STRAY SHOT: McLeod, Donald William. Nullagine District.

Gold Mining Leases.

- Gold Mining Leases. 276L—ROSE: Tatham, John Robert. 294L—NULLAGINE VIEW: Hunter, William. 305L—MADUBRA: MacDonald, Eoin Henderson. 306L—ALICE EXTENDED: Meikle, William. 308L—SHEILA'S SCHEELITE: Pelle, John Christian; Graham, William; Meikle, William; Branchi, George. 309L—MENIELIA: Pelle, John Christian; Graham, William; Meikle, William; Branchi, Coovre
- George.
- 310L-FLOSSIE: Paul, Frank.

PHILLIPS RIVER GOLDFIELD.

- Gold Mining Lease.
- 263-HILLSBOROUGH: Moss, Frank Ambrose Seddon.

Machinery Lease.

39(4)—RAVENSTHORPE SANDS PROPRIETARY: Gray, Alfred Edward Frank.

YALGOO GOLDFIELD.

Gold Mining Leases.

- 1119-FIELDS FIND CENTRAL WEST: Mambretti, Guido.
- 1208-OVERSIGHT SOUTH: Green, William John.
- 1216-DOLLAR: Nevill, William Joseph.
- Buckman, George; Buckman, 1223—TRUMP: David William George.
- 1225-AUSTIN MARTHA: Grose, Charles; Grose, Albert Franklin; Grose, Albert Raymond Nicholas; Grose, Charles William James.
- EET WILLIAM: Zanga, Lorenzo; Marchei, Adamo; Mack, Lillian. 1226—SWEET

YILGARN GOLDFIELD.

Gold Mining Leases.

- 3456-NEWRY: N.G.M. Limited.

- 3465—NEWRY: N.G.M. Limited. 3465—BRILLIANT: N.G.M. Limited. 3511—PULL BACK: N.G.M. Limited. 3515—ELECTION: N.G.M. Limited. 3518—JUST IN TIME EXTENDED: N.G.M. Limited.

- 3519—OMEGA: N.G.M. Limited. 3718—KURRAJONG: Barton, William Alfred. 3724—FRANCES FIRNESS: Lodge, George Francis; Jackson, Thomas David; Car-
- nicelli, Eric Bernard. 3868—EVANSTON: Ridge, Maurice Hennessy; Ridge, William Bernard; Ridge, Richard Plunkett.
- 3870—EVANSTON EAST: Ridge, Maurice Hen-nessy; Ridge, William Bernard; Ridge,
- Richard Plunkett. 3875—VICTORIA: Rota, Gildo. 3888—GOLDIES: Ridge, Maurice Hennessy; Ridge, William Bernard; Ridge, Richard Plunkett.
- 4001—EVERETT: Ridge, Maurice Hennessy; Ridge, William Bernard; Ridge, Richard Plunkett. 4020—BIRTHDAY:
- Polkinghorne, Ira Garfield: Polkinghorne, Jack David; horne, George Marshall. 4035—UNDAUNTED: Clough, William Polking-
- Alter and Alter a William Edwin;

Ernest.

- Michael Joseph; Zanotti, Giacomo. -Queen Ann; Wesley, Ernest Cornwall; Wes-
- 4182 -
- Latham Charles.
 JUPITER: Wesley, Ernest Cornwall; Wesley, Latham Charles.
 MAY QUEEN: Giudice, Joseph Santino; 4200 -4230 -

4243—MAI GOLEN, GIULLEY, JOSEPH Callento, Giudice, Vittoria; Plozza, Pietro. 4243—CHRISTMAS GIFT: Mazza, Teresa. 4247—LILY OF THE VALLEY: Harper, Joseph

4251—UNION JACK: Cox, Edward Bernard;

Williams, Lionel George.

25 June, 1954.]

4268—VICTORIA SOUTH: Rota, Gildo.
4292—BULLANT: N.G.M. Limited.
4293—ALPHA: N.G.M. Limited.
4294—BETA: N.G.M. Limited.
4295—GAMMA: N.G.M. Limited.
4296—SPECIAL: N.G.M. Limited.
4299—ETA: N.G.M. Limited.
4299—ETA: N.G.M. Limited.
4300—THETA: N.G.M. Limited.
4300—THETA: N.G.M. Limited.
4302—KAPPA: N.G.M. Limited.
4303—LAMBDA: N.G.M. Limited.
4304—OMIKRON: N.G.M. Limited.
4305—SIGMA: N.G.M. Limited.
4306—UPSILON: N.G.M. Limited.
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4306—UPSILON: N.G.M. Limited.
4306—UPSILON: N.G.M. Limited.
4306—DALETH: N.G.M. Limited.
4310—SAMEK: N.G.M. Limited.
4312—TSADA: N.G.M. Limited.
4314—CLETHA: N.G.M. Limited.
4326—CONSOLS: Polkinghorne, Frank Leslie.
4349—LADY EDITH: Flynn, Arthur Patrick; McLean, Andrew Edward.
56PP—ARGON: Great Western Consolidated, No Liability.

58PP-BORON: Great Western Consolidated, No Liability. -CALCIUM: Great Western Consolidated, No 60PP-Liability. 62PP-CERIUM: Great Western Consolidated, No Liability. -FLUORINE: Great Western Consolidated, 64PP-No Liability. -HELIUM: Great Western Consolidated, No 65PP-Liability. 70PP-HYDROGEN: Great Western Consolidated, No Liability. 71PP-IODINE: Great Western Consolidated, No Liability. Miners' Homestead Leases.

116-WOODLARK: Worton, James.

119-NESTOR: Kruger, Bertha Isabel.

123-HULME'S HOMESTEAD: Hulme, David.

124-MT. CLARA: Teale, Reginald.

OUTSIDE ANY PROCLAIMED GOLDFIELD. Mineral Leases.

53 P.P.—BAKERS HILL FIRECLAY DEPOSITS: Dunn, John Denis Gribble; Dunn, James Gribble.

381H-PYRITES: Perkins, Edward William.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is notified for general information, that with the approval of the Minister as required by section 22 of the Government Railway Act, 1904-1948, the following alterations and additions have been made to the Scales of charges, schedules, etc., now appearing in the Goods Rates Book dated 1st May, 1951, and the Coaching Rates Book dated 1st December, 1941.

Goods Rates Book.

Tariff 1, page 23 from 3/6/54—Coal, footnote "‡".—Delete minima shown for GH and GN wagons and insert in lieu:—GH 17 tons (heavy lines), GH 12 tons (light lines), GN 9 tons. Tariff 4, page 6 from 29/4/54—Shunting Charges, Fremantle.—Insert fol-

Tariff 4, page 6 from 29/4/54—Shunting Charges, Fremantle.—Insert following Conservator of Forests (three sidings):—Sublease Australian Sandalwood Co. Ltd. 12 4s. 6d.

Tariff 4, page 6 from 13/5/54—Shunting Charges Fremantle.—Insert following Fremantle Cold Storage (two Sidings):—Sublease C. J. Ellershaw & Co. Pty. Ltd. 12 4s. 6d.

Tariff 4, page 6 from 3/6/54—Shunting Charges, Fremantle.—Delete all reference to Anglo-Iranian Oil Co. Ltd. and insert in lieu:—

BP (Australia) Ltdi	1	.2	4:	s. 6d.
Sublease Shell Co. of Aust. Ltd.	1	12	4	s. 6d.
Sublease Neptune Oil Co. Pty. Ltd.	1	12	4	s. 6d.
wiff 6 page 0 from 20/5/54 List of	Stations	and	Siding	- Uou

Tariff 6, page 9 from 20/5/54—List of Stations and Sidings—Hay.— Insert:—"a".

Tariff 6, page 10 from 13/5/54—List of Stations and Sidings—Hortons.— Insert:—"a".

Tariff 6, page 11 from 20/5/54—List of Stations and Sidings—Laurier.— Insert:—"a".

Tariff 6, page 17 from 20/5/54—List of Stations and Sidings—Tennessee.— Insert:—"a".

Tariff 6, page 34 from 13/5/54—Elleker-Nornalup—Hortons.—Insert:—"||". Tariff 6, page 34 from 20/5/54—Elleker-Nornalup.—Tennessee and Hay.— Insert:—"||". Tambellup-Ongerup—Laurier.—Insert:—"||".

Tariff 7, page 9 from 29/4/54—Jetty Regulation No. 6—Australian Stevedoring Industry Board Surcharge.—On and from the 4th May, 1954, delete surcharge of 15 per cent. and insert in lieu:— $12\frac{1}{2}$ per cent.

Coaching Rates Book.

Page 65 from 6/5/54—Hired Special Excursion Trains.—Delete all information under this heading and insert in lieu:—

(a) For a train of not less than four standard second class carriages, 6s. per mile per carriage each way; all extra coaches above four to be charged 4s. per mile each way; such number of carriages only to be run as the Commercial Agent may approve. Minimum charges £40. Fifty per cent. on the above rates shall be charged for first class carriages. The distance which a train has to be run empty shall be charged at the rate of £1 per mile, but such charge shall not be in addition to the recognised minimum if the combined full and empty charges do not exceed that sum.

(b) In the event of a train being required to run to a place at which there is not a siding and it is necessary for it to be run to a station in advance, full rates shall be charged to that place.

(c) In computing charges for special trains hired to run on Sundays, 25 per cent. shall be added to the foregoing charges and the minimum charge shall be £50.

RATES.
PARCELS
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Page 192 from 3/6/54—Delete all reference to the Sydney-Kalgoorlie charges and insert in lieu:—

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INTERSYSTEM PARCELS RATES—continued. Page 193 from 3/6/54—Delete all information on this page and insert in lieu:—

Page 193a from 3/6/54-Add:--

INTERSYSTEM PARCELS RATES-continued.

Through Rates for Parcels, Excess Luggage, etc.--continued.

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W.N. 23/54; R.C. 28289/43 (2).

§ New South Wales.-For each additional 7 lb. or part thereof add 2s. 4d.

INTERSYSTEM PARCELS RATES-continued.

Through Rates for Parcels, Excess Luggage, etc.-continued.

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* Queensland.—For each additional 1 lb. over 112 lb., 1¹₂d. per lb. Fractions of one penny to be counted as one penny. § New South Wales.—For each additional 7 lb. or part thereof add 3s. 4d.

Page 193C from 3/6/54— Add:--

INTERSYSTEM PARCELS RATES—continued.

Through Rates for Parcels, Excess Luggage, etc.--continued.

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A. G. HALL, Commissioner of Railways.

• Queensland.—For each additional 1 lb. over 112 lb., 1 id. per lb. Fractions of one penny to be counted as one penny. § New South Wales.—For each additional 7 lb. or part thereof add 3s. 4d.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 7 of 1953.

Between Merchant Service Guild of Australasia, Western Australian Section Union of Workers, Fremantle, Applicant, and The Commissioners of the Fremantle Harbour Trust, Respondents. THE Conciliation Commissioner in pursuance of the powers and duties conferred upon him by Section 108B of the Industrial Arbitration Act, 1912-1952, and in pursuance of a remission made to him by the Court of Arbitration, doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties.

Award.

Part I.—General.

1.—Title.

This award shall be known as the "Fremantle Harbour Trust (Signalmen, Masters, Engineers and Launch Drivers) Award, 1954," and replaces Award No. 42 of 1948.

2.—Arrangement.

Part I.-General.

- Title. 1. $\overline{2}$ Arrangement.
- Term. 3.
- Area and Scope. 4.
- Definitions. 5.
- Sickness or Accident Arising out of Duty. 6. 7.
- Uniforms. Board of Reference. 8.

Part II.--Signalmen, Masters and Engineers.

- 9. Hours of Duty. 10. Rates of Pay. 10.
- Overtime. 11.
- Saturday and Sunday Time. Special Allowances. 12.
- 13.
- Contract of Service. Annual Leave. 14.
- 15.
- 16.
- Long Service Leave. Sick Leave. 17.
- 18. Rates of Pay when on Leave.

Part III.—Launch Drivers.

- Hours of Duty. Rate of Pay. 19.
- 20.
- Overtime. 21.
- 22. Public Holidays.
- 23.Contract of Service.
- Leave. 24.

3.—Term.

The term of this award shall be for a period of three years from the date hereof.

4.—Area and Scope.

This award shall apply to all workers directly engaged or acting as signalmen at Cantonment Hill Signal Station or as masters or engineers on vessels operated by the employers as provided for in Parts I and II of this award, and to launch drivers on any of the employers' launches as pro-vided for in Parts I and III of this award.

The area covered by this award shall be the prescribed limits of the Port of Fremantle as pro-claimed from time to time, and in addition the Swan River to and including Perth waters and the Canning River to Lower Canning Bridge.

5.—Definitions.

"Employers" means the Fremantle Harbour Trust Commissioners.

"Union" means the Merchant Service Guild of Australasia, Western Australian Section Union of Workers, Fremantle.

6.-Sickness or Accident Arising Out of Duty.

(a) An employee who, while on duty or acting under the instructions of the employer, receives an injury arising out of, or in the course of his em-ployment, or contracts an illness due to the nature of and attribute to contract and attribute to activity the of and attributable to such employment and is thereby incapacitated from duty in circumstances which entitle him to the benefits prescribed under the Workers' Compensation Act, 1912-1952, shall be entitled to receive in addition to such benefits, be entitled to receive in addition to such benefits, a weekly sum equal to the difference between the compensation provided for under that Act and the wages prescribed in this award, from the date of the commencement of his said incapacity up to and including the date of his recovery as certi-fied by his medical attendant: Provided that the employers' liability hereunder shall in no case ex-ceed three (3) calendar months in respect of each senarate injury or illness separate injury or illness.

(b) All amounts payable under this clause shall be paid in the manner provided for the payment of wages.

7.—Uniforms.

The employers shall provide for the use of each employee free of cost, one cap and one uniform on the completion of each eight (8) months' con-tinuous service, an oilskin coat and a sou'-wester each year, and to masters and signalmen only, a great coat every four (4) years. One suit of dungarees shall also be supplied to employees on the completion of the following periods of service the completion of the following periods of service, viz., Masters—each eight (8) months; Engineers— each six (6) months. Uniforms shall belong to the employers and shall be worn by employees when on duty. Should the service of any employees terminate within one (1) month from the date of issue of uniforms, or any portion of them, all the issue last made to that employee shall be re-turned to the employers before the employee shall be entitled to be paid any moneys which may be due to him. due to him.

8.-Board of Reference.

Should any dispute arise between an employee should any dispute arise between an employee and the employers, the service concerned shall be continued without any cessation and the matter referred to a Board of Reference, consisting of two (2) representatives each of the employees and employers and a chairman, to be mutually agreed upon by those representatives; failing their correement the Begistrer of the Court of Arbitraagreement the Registrar of the Court of Arbitration shall act as chairman.

Part II.-Signalmen, Masters and Engineers.

9.—Hours of Duty.

(a) (i) Forty (40) hours shall constitute the week's work and subject to subclause (c) of this clause, the ordinary working hours shall not exceed eight (8) hours a day on five (5) days of the week.

(ii) The employers may require any employee to work reasonable overtime at overtime rates and such employee shall work overtime in accordance with such requirement.

(iii) The Union or employee or employees cov-ered by this award shall not in any way, whether directly or indirectly, be party to, or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this sub-clause.

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

(b) The hours per week may be worked on any day of the week at the discretion of the employers and during the continuance of the present system of shifts, shall be worked as under:

Masters and Engineers—Day shift, 7 a.m. to 3 p.m.; afternoon shift, 3 p.m. to 11 p.m.; night shift, 11 p.m. to 7 a.m.

Signalmen—Day shift, 8 a.m. to 4 p.m.; afternoon shift, 4 p.m. to midnight; night shift, m.dnight to 8 a.m.

(c) For the purpose of this award, the week's work will be deemed to commence at 11 p.m. each Friday for the masters and engineers, and 12 midnight each Friday for the signalmen, and con-clude at 11 p.m. and midnight respectively on the following Friday, with the weekly change of shifts in rotation taking place in accordance with the in rotation taking place in accordance with the existing arrangement of rosters, which involves a cycle of four (4) weeks in respect of the masters and engineers and eight (8) weeks in respect of signalmen: Provided that the extra four (4) hours worked in turn on Sundays by the masters and engineers to suit their own convenience shall not be regarded as overtime, but as part of the ordinary week's work.

(d) Employees shall be allowed to relieve one another to suit their convenience to catch trains or buses so long as a full shift is maintained at all times.

10.—Rates of Pay.

		Per Week.
		£ s.d.
(a)	Basic Wage	$12 \ 6 \ 6$
(b)	Margins	
	Masters, engineers and signal-	
	men	3 14 1
(c)	To the wage prescribed in (a)	
	and (b) hereof shall be added	

five per cent. (5%) as compen-sation for shift work.

(d) Wages shall be payable weekly.

11.—Overtime

Overtime shall mean and include all time worked outside of, or in excess of the ordinary rostered working hours, and shall be paid for as follows:-

- (a) Mondays to Saturdays inclusive—at the rate of time and a half for the first four (4) hours and double time thereafter.
- (b) Sundays—at the rate of double time.
- (c) Time and half shall mean ordinary time and one half, and double-time shall mean twice the ordinary rate.

Overtime shall not be payable where the or-dinary working hours are exceeded owing to the mutual relief arrangements permitted under clause 9(c) and (d).

12.—Saturday and Sunday Time.

(a) The time worked on Saturdays up to a maxi-(a) The time worked on Saturdays up to a maxi-mum of eight (8) hours shall be included in the ordinary week's work, but employees required to work on Saturdays other than those finishing a shift commenced earlier than 11 p.m. on the pre-ceding Friday, or employees commencing duty at 11 p.m. on Saturday, shall be paid an extra half day's pay in addition to the week's earnings: Pro-vided that this payment shall be deemed to have day's pay in addition to the week's earlings: Pro-vided that this payment shall be deemed to have been complied with by the addition of six per cent. (6%) to the ordinary weekly wage for forty (40) hours work, the amount so arrived at repre-sents the average weekly payment during the year for Saturday work under the existing system of continuous shifts.

(b) The time worked on Sundays in accordance (b) The time worked on Sundays in accordance with the weekly rosters of duty prepared by the employers, shall be included in the ordinary week's work, but, employees required to work on Sundays, other than those finishing a shift commenced earlier than 11 p.m. on the preceding Saturday, or employees commencing duty at 11 p.m. on Sun-day; shall be paid an extra three quarter day's pay in addition to the week's earnings: Provided that this payment shall be deemed to have been complied with by the addition of nine per cent. (9%) to the ordinary weekly wage for forty (40) (9%) to the ordinary weekly wage for forty (40) hours' work, the amount so arrived at represents the average weekly payment during the year for Sunday work under the existing system of continuous shifts.

13.—Special Allowances.

13.—Special Allowances. (a) Crib Time.—Masters and Engineers and Sig-nalmen: The pilot service shall operate continu-ously (or as directed by the employers) during each shift without cessation for a recognised meal hour: Provided that each employee, including signalmen, shall be allowed twenty (20) minutes between $4\frac{1}{2}$ hours and $6\frac{1}{2}$ hours after the com-mencement of a shift in which to have his meal. In the event of the requirements of the service being such that a break for crib cannot be taken during the appropriate period specified herein, the employees shall receive a special payment of the employees shall receive a special payment of five shillings (5s.).

(b) Senior Signalmen, Senior Masters and Senior Engineers: The senior signalmen at Cantonment Hill Signal Station, senior masters and senior engineers shall be paid a special allowance of ten shillings (10s.) per week in addition to their ordinary week's earnings.

(c) A weekly allowance equal to one hour's pay at ordinary rates shall be paid as compensation to signalmen who may be delayed in handing over to their reliefs at the change of watches.

14.—Contract of Service.

Employees shall be deemed to be engaged on a monthly basis, and one month's notice shall be given on either side to terminate such engage-ment: Provided that an employee may be in-stantly suspended or dismissed without notice for insobriety, misconduct, or neglect of duty.

15.—Annual Leave.

(a) An employee who serves the employers continuously for a period of twelve (12) months shall be granted leave of absence on full pay for an unbroken period of thirty (30) days. Such leave shall at all times be granted at the convenience of the employers, and shall be taken in accordance with a roster prepared each year.

(b) If the employee serves continuously for one month or more but for less than twelve (12) months, he shall be entitled to payment in lieu of leave for the proportion of thirty (30) days as his length of service is to the full year.

16.-Long Service Leave.

Employees shall be granted three (3) months' long service leave after each seven (7) years service, but periods of absence on long service leave shall not count as service qualifying towards the next grant of such leave.

17.—Sick Leave.

(a) (i) An employee who is incapacitated through sickness or injury other than that aris-ing out of or in the course of his employment may be granted sick leave with pay for a period of or periods not exceeding in the aggregate one (1) month in any year, upon production within forty eight (48) hours of the commencement of any such period of absence of a medical certificate as to his incapacity.

(ii) Up to one (1) week of such sick leave, un-used in any year, shall be allowed to accumulate and may be availed of in the next or subsequent years.

(b) Where such incapacity arises through the wilful act or misconduct of the employee, or where a medical certificate is not furnished as required, a medical certificate is not furnished as required, or where the employee has already had sick leave with pay for a period of or periods aggregating one (1) month, together with any accumulated entitlement, during the preceding twelve months, the employee shall not be entitled to any pay for the period he is absent from duty.

(c) Upon the period of absence in any instance (c) Upon the period of absence in any instance exceeding one (1) month, together with any ac-cumulated entitlement, or in the case of para-graph (b) hereof, immediately an employee ab-sents himself, the contract of service shall be deemed to have been terminated without requir-ing further notice by the employers, who shall thereby be relieved of any further obligation to the employee: Provided that any such period of incapacity may at the discretion of the employers be regarded as leave without pay. be regarded as leave without pay.

(d) (i) Periods of service of less than one (1) month shall not be included as service for the computation of sick leave.

(ii) Periods of one (1) month and over shall be totalled and payment for sick leave com-puted on the total of such service during the vear.

18.—Rates of Pay when on Leave.

Employees on annual, long service or sick leave, in accordance with the provisions of clauses 15, 16 and 17 of this award, or absent from duty during a period of incapacity resulting from sickness or accident arising out of or in the course of em-6 of this award, shall receive the same weekly remuneration as is payable for the usual week's work of forty two (42) hours.

Part III.-Launch Drivers.

19.—Hours of Duty.

The hours of duty shall be forty (40) per week to be worked between 8 a.m. and 5 p.m. Mondays to Fridays inclusive.

20.—Rate of Pay.

				Per	- VV 6	еек.	
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(a) Basic Wage				12	6	6	
(b) Margin				3	5	0	
(c) Wages shall be	navai	hle wee	klv				

(c) Wages shall be payable weekly.

21.--Overtime.

(a) Overtime shall $m \varepsilon an$ and include all time worked in excess of or outside of the usual hours of duty, and shall be paid for at the rate of time and a half for the first four (4) hours and double time thereafter.

(b) An employee required to work on a Satur-day shall be paid at the rate of time and a half for the first four (4) hours and double time thereafter.

(c) For all work performed on Sundays, double time shall be paid, with a minimum as for two (2) hours.

22.—Public Holidays.

(a) The following days, or the day observed in lieu thereof, shall be allowed as holidays:---

New Year's Day, Foundation of Australia Day, Waterside Workers' Picnic Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Christmas Day and Boxing Day.

(b) Whenever one of the holidays specified in subclause (a) of this clause falls on an employee's ordinary working day, and the employee is not required to work that day, he shall be paid for the ordinary hours he would have worked on that day if it had not been a holiday. If he is required to work on a specified holiday, he shall be paid for the day as if it was an ordinary working day and shall in lieu thereof be granted a day's leave with pay to be taken with the next annual leave.

23.-Contract of Service.

Engagement shall be on a weekly basis, and one week's notice shall be given on either side to terminate the engagement: Provided that an em-ployee may be instantly suspended or dismissed without notice for insobriety, misconduct, or neglect of duty.

24.—Leave.

(a) Annual Leave.—An employee who serves the employers continuously for twelve (12) months shall be granted leave of absence on full pay for a period of two (2) weeks. Where the period of service is less than twelve (12) months, but exceeds one (1) month, the leave shall be pro rata as the length of service is to the full year.

(b) Long Service Leave.—Employees shall be en-titled to long service leave in accordance with the conditions authorised by the Government of West-ern Australia for wages employees.

(c) Annual and long service leave shall be taken at the convenience of the employers.

(d) Sick Leave.—(a) (i) A worker shall be en-titled to payment for non-attendance on the ground of personal ill-health for one-twelth (1/12th) of a week's pay for each completed month of complete of service.

(ii) The liability of the employer shall in no case exceed one (1) week's wages during each calendar year in respect of each worker, but the sick leave herein provided shall be allowed to accumulate and any portion unused in any year may be availed of in the next or any succeeding year.

(iii) Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service sub-sequent 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, 1912-1952.

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

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

(e) (i) Periods of service of less than one (1) month shall not be included as service for the computation of sick leave.

(ii) Periods of one (1) month and over shall be totalled and payment for sick leave computed on the total of such service during the year.

In witness whereof this Award has been signed by the Conciliation Commissioner this 24th day of May, 1954.

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 11 of 1953

Between the Fire Brigade Officers' Association, Union of Workers (Coastal Districts) of West-ern Australia, Applicant, and Western Australian Fire Brigades Board, Respondent.

THE Court of Arbitration of Western Australia doth hereby make the following Award in connec-tion with the industrial dispute between the abovenamed parties:-

AWARD.

1.—Title.

This Award shall be known as the "Fire Brigades Officers' Award" and replaces Award No. 34 of 1950.

2.—Arrangement.

Title. 1.

Arrangement. 2.

- 3. Area. 4 Scope.
- Term. 5.

Salaries. 6.

- 7. Hours of Duty.
- Travelling and Relieving Allowance. 8.
- 9. Meal Allowance.
- Relieving. 10.

11. Transfer.

12. District Allowance.

13. Quarters.

14. Furnishings.

Light, Power and Heating. Annual Leave. 15

16.

17. Overtime.

18. Sick Leave.

Accident Pay. 19

20. Interpretation. 21. Engagement.

3.—Area.

This Award shall apply to all that portion of the State of Western Australia south of the 26th parallel of south latitude.

4.—Scope.

This Award shall apply to sub-station officers, station officers, district officers and inspecting officers in the employ of the Western Australian Fire Brigades Board.

Liberty to the union to apply for the inclusion of 1st, 2nd, 3rd and 4th officers and the electrical and mechanical engineers.

Per week

5.—Term.

The term of this Award shall be three (3) years from the date hereof.

6.—Salaries.

(a) Basic Wage:

		£	s٠	d.
Metropolitan Area		12	6	6
South West Land Division		12	6	0
Rest of State	····	12	9	4

For the purpose of this Award the above basic wages shall be deemed to be equivalent to $\pounds 643$ per annum, $\pounds 642$ per annum and $\pounds 650$ per annum respectively.

(b) Adjustments of basic wage. The rates of salary herein prescribed shall be subject to adjustment in accordance with changes in the basic wage as declared from time to time by the Court of Arbitration under the provisions of the Industrial Arbitration Act, 1912-1952, for the particular locality in which the officer is for the time being employed; provided that the basic salary payable for the purpose of this Award shall be the amount to the nearest one pound $(\pounds 1)$ obtained by multiplying the appropriate weekly basic wage so declared by fifty two and one-sixth (52 1/6th).

(c) The following shall be the scale of annual margins over the basic wage payable to the officers hereunder mentioned:—

		~
Sub-station Officer-		
		280
Second year		305
Third year and thereafter		330
	••	365
Station Officer		000
District Officer		410
		435
Inspecting Officer		430

(d) Sub-station officers shall advance from the minimum to the maximum salary by annual increments subject to service during the year being deemed satisfactory by the Board.

7.-Hours of Duty.

(a) District officers, station officers and substation officers employed at headquarters and Fremantle shall work an average of fifty-six (56) hours per week. Such hours shall be worked on a roster as mutually agreed upon between the Chief Officer or the Board, and the Association.

(b) District officers, station officers and substation officers at all stations other than those contained in subclause (a) shall work an average of fifty-six (56) hours per week. Such hours shall be worked as mutually arranged between the Chief Officer or the Board, and the Association; provided always that in respect of any such arrangement, due regard shall be had to the particular requirements of the district concerned.

Provided further that where three or more stations are grouped together, and each station is manned by at least one officer, no officer shall be entitled to leave quarters continuously for a period exceeding twelve (12) hours, unless there is at least one officer available in the district covered by the said group.

(c) For the purpose of subclause (b) the stations shall be grouped as follows:---

1. Claremont, McCourt Street, and North Perth.

2. Victoria Park, South Perth, and Maylands. Provided that liberty is reserved to create additional groups by mutual arrangement between the Board and the Association.

(d) Officers shall book themselves on and off duty in the station occurrence book at the beginning and end of each daily tour of duty and report to headquarters or Fremantle when leaving and returning to their respective stations.

All officers covered by this Award not on rostered shifts shall keep a separate record of all hours on duty in a time book in addition to the occurrence book, and all hours in excess of fiftysix (56) shall be paid for at overtime rates as prescribed in clause 17. Provided that where practicable all time worked in excess of fifty-six (56) hours per week except under the instructions of a senior officer or through the exigencies of a fire call shall be taken off in lieu within the cycle of twelve (12) weeks.

(e) Inspecting officers attached to a district shall not be required to work more than fifty-six (56) hours per week. Provided that, where inspecting officers are detailed for duty outside the district to which they are appointed, this clause shall not apply. Provided also that liberty to apply is reserved in regard to hours of work and conditions of the country inspecting officer.

(f) Officers shall attend fire calls when they are off duty but available. Provided that officers occupying quarters at headquarters and Fremantle shall not be required to react under this clause except when called by the duty officer.

8.—Travelling and Relieving Allowance.

(a) Travelling and relieving allowance as provided in the agreement covering the State Civil Service shall apply.

(b) Officers travelling or relieving within the metropolitan area shall be paid a flat rate of fifteen shillings (15/-) per day whilst on duty to cover all meals, fares and travelling time.

(c) A travelling allowance and relieving allowance as prescribed in this clause shall not be paid simultaneously.

9.—Meal Allowance.

Any officer who is obliged to partake of a meal when on duty away from his home station shall be paid an allowance for each such meal at the rate for the time being fixed by agreement between the Public Service Commissioner and the Civil Service Association; provided that an officer who is in receipt of a travelling or relieving allowance under the provisions of clause 8 hereof shall not be entitled to any allowance under the provisions of this clause.

10.—Relieving.

All officers except at headquarters and Fremantle in charge of fire stations where only one officer is stationed shall be relieved by an officer for annual leave, long service leave and sick leave if extended beyond fourteen days, and the provisions of clause 8 shall be applicable.

11.—Transfer.

(a) When transferring from one station to another, an officer shall be granted first class rail fares and sleepers, if applicable, for himself, his wife and children under 16 years of age, irrespective of his mode of transport.

Provided that the Board shall not be liable for and shall be indemnified against any claim for accidents in the case of a cash payment and the travel being by private transport.

(b) Any officer who has served in a district for a period of four (4) years may apply for a transfer, and the Board shall give consideration to such within twelve (12) months of the date of the application.

12.—District Allowance.

Officers stationed at Kalgoorlie and Boulder shall be paid a district allowance of ten pounds $(\pounds 10)$ per annum. Provided that liberty is granted to either party to apply to the Court in regard to this clause.

13.—Quarters.

Inspecting officers, district officers and station officers who are provided with quarters by the Board shall occupy the quarters free of rent. The valuation of such quarters shall be deemed to be thirtynine pounds (£39) per annum. Provided that no officer shall be required to reside in quarters other than at the station to which he is attached. Inspecting officers, district officers and station officers not provided with quarters shall be paid a rent allowance of one pound two shillings and sixpence (£1 2s. 6d.) per week, provided that sub-station officers shall not receive a rent allowance or free quarters.

14.—Furnishings.

The Board shall provide good quality Holland roller blinds for all windows of quarters.

15.—Light, Power, and Heating.

An allowance of fifteen pounds (£15) per year shall be paid to all officers.

16.—Annual Leave.

A period of twenty-eight (28) days leave with payment of ordinary wages as prescribed shall be allowed annually to all officers.

17 --- Overtime.

Subject to clause 7 sub-clause (d), all officers shall be paid overtime at the rate of time and onehalf calculated on a forty-eight (48) hour week.

18-Sick Leave.

Liberty is reserved to either party to apply to the Court in regard to the sick leave conditions of all officers.

19.—Accident Pay.

Full pay shall be paid for accidents on duty whether occasioned incidental to a fire call or not.

20.-Interpretation.

"Board" shall mean the Western Australian Fire Brigades Board.

"Metropolitan" or "Metroplitan area" shall mean that portion of the State of Western Australia comprised within a radius of fifteen (15) miles of the General Post Office, Perth.

"Country" shall mean that portion of that part of Western Australia situated outside the metro-politan area as herein defined but, within the area referred to in clause 3 of this Award.

21.—Engagement.

The engagement of any officer shall be terminable by two (2) weeks' notice on either side except that an officer deemed guilty of gross misconduct or neglect of duty may be instantly dismissed or suspended, and shall not be entitled to any such notice or payment in lieu.

IN WITNESS whereof this Award has been signed by the President of the Court, and the Seal of the Court has been hereto affixed, this 10th day of June, 1954.

> [LS] L. W. JACKSON, President.

W.A. COAL INDUSTRY TRIBUNAL.

In the matter of the Mining Act Amendment Act, No. 84 of 1948, Part XIII, Div. 1; and in the matter of an industrial dispute wherein the Collie District Deputies' Union of Workers, Applicants, and Amalgamated Collieries of W.A. Ltd. and others, Respondents, are parties, and in the matter of an application by the Union for consolidation of Award No. 2 of Union for consolidation of Award No. 2 of 1939

(Application No. 19 of 1954, W.A.C.I.T.)

Decision.

The Schedule annexed to the application before the Tribunal is a draft consolidation of Award No. 2 of 1939 of the Court of Arbitration as amended from time to time. The draft purports to contain all amendments made to the original award since its issuance.

The applicant Union has asked that a new con-solidated Award be issued in the terms of the Schedule. The respondent companies join in the application and agree that the draft represents a true consolidation of the existing Award, No. 2 of 1939 as amended of 1939, as amended.

The Tribunal confirms the agreement arrived at between the parties and now issues a new Award in the terms of the Schedule to apply to the parties as from today.

Dated at Collie this 7th day of April, 1954.

W. J. WALLWORK. Chairman. W.A. Coal Industry Tribunal.

Filed in my office this 5th day of May, 1954.

R. BOWYER, Clerk of Court of Arbitration.

Schedule.

Deputies.

1.—Title.

This Award shall be known as "The Collie Deputies' Award No. 19 of 1954," of the W.A. Coal Industry Tribunal and shall replace Award No. 2 of 1939 as made by the Court of Arbitration of Western Australia as amended pursuant to the National Security (Coal Mining Industry Employ-ment Regulations) made under the Defence (Transitional Provisions) Act, 1946-1950.

2.—Arrangement.

This Award is arranged as follows:----

- 1 Title.
- 2. Arrangement.
- 3. Definition.
- 4. Term. 5. Area.
- Duties. 6.
- Directions of Working Places. Hours of Work. 7.
- 8.
- 9. Rates of Pay.
- 10. Afternoon and Night Shift.
- 11. Reduction of Hands.
- $12. \\ 13.$ Incapacitated Workers.
- Light. 14.
- Overtime. 15.
- Holidays. Absence through Sickness. 16.
- 17.
- Pay Saturday. Absence from Work on Union Business. 18.
- 19. Deductions from Wages,
- Higher and Lower Duties. Members of Union. Deputies' Seniority. Board of Reference. 20.21.
- 22.
- 23.
- 24. Time Book.
- 25.Attendance Allowance.

3.—Definition.

For the purpose of this Award the term "deputy" shall mean a person in charge of a section or district in a mine, a person in charge of men or boys on any special operations such as haulage, or a person in charge of special work such as development or special maintenance.

4.—Term.

The term of this Award shall be three (3) years from the beginning of the first pay period next following the date hereof.

5.—Area.

This Award shall operate over the South-West Land Division of the State of Western Australia.

6.-Duties.

The duties of a deputy shall be to observe the lawful directions given to him by the manager and to have regard at all times to the interests of the employer. The employer shall at all times endeavour to avoid the work of deputies encroach-ing on that of members of other Unions, but this shall not be deemed in any way to restrict the deputy from performing any class of work in an emergency or from performing any class of work in an emergency, or from performing any class of work to complete his shift, when the purpose for which he was called on has been completed.

7.—Directions of Working Places.

Where the deputy is responsible for the direction of working places, the employer shall keep sight pins within a distance of one hundred and fifty (150) links from the working face, but where such sight pins are not within a distance of one hundred and fifty (150) links from the working face, the deputy shall nevertheless take all precautions in the directions of such working place.

8.-Hours of Work.

(a) The hours of employment shall be seven (7) hours bank-to-bank inclusive of one half hour for meal time. Should a deputy be required to commence his shift at any time within the hours of 6 p.m. and 6 a.m. he shall be regarded as working night shift and compensated for accordingly for the whole shift.

(b) In the event of the hours of work prescribed for members of the Coal Miners' Industrial Union of Workers of Western Australia, Collie, being altered at any time, this clause shall be subject to revision by the Western Australian Coal Industry Tribunal.

9.—Rates of Pay.

The following shall be the minimum rate of pay for deputies employed under this Award:----

(a) Basic wage £12 6s. per week as fixed by the State Arbitration Court of Western Australia which took effect from midnight on 26th July, 1953, and represents £2 4s. 8 8/11d. per shift based on the standard of 11 shifts per fortnight.

(b) Margin per shift, 19s. 2d.

(c) (i) For all time worked on afternoon or night shift 10 per cent. shall be added to ordinary rates.

(ii) An employee who (a) during a period of engagement on shift, works night shift only; or (b) remains or right shift for a longer period than four consecutive weeks; or (c) works on a night shift which does not rotate or alternate with another shift or with day work so as to give him at least one-third of his working time off night shift in each shift cycle, shall, during such engagement period or cycle be paid at the rate of time and a quarter for all time worked during ordinary working hours on such night shift after 8 a.m. shall be subject to an allowance of 10 per cent. only, and provided further that where an employee works night shift at his own request an allowance of 10 per cent. only shall be paid.

(iii) Deputies who commence work at or after two hours before the normal starting time of the mine but before one hour of the normal starting time on any day shall be paid in addition to the ordinary wage for the day shift, an allowance of $7\frac{1}{2}$ per cent. for the whole shift.

(d) Deputies holding a St. John's first aid certificate shall be paid one shilling (1s.) per day in addition to their ordinary rate.

(e) If a deputy is compelled to work in water, or if water drips on him in sufficient quantity to inconvenience him in his work, he shall be paid two shillings and sixpence (2s. 6d.) per shift extra. Should any dispute arise hereunder, it shall be referred to the Board of Reference for decision.

(f) When a deputy in the course of his duties has to examine a fall or falls, 16 feet high or over, he shall be paid four shillings (4s.) per shift extra. A fall is to be measured from the floor to the top of the aperture, and the four shillings (4s.) per shift shall be paid each shift until the fall is cleared away or graded down and the roof made secure.

(g) Where in the course of his duties in any shift a deputy or his clothes becomes exceptionally greasy, he shall be paid an allowance of one shilling (1s.) per shift.

10.—Afternoon and Night Shift.

Where it is necessary to work deputies on day, afternoon and night shift, such day, afternoon and night shift shall be taken in rotation by the deputies engaged at the particular mine, except in cases where the nature of the work performed renders it impossible for the manager to arrange for the shifts to be taken in rotation.

11.—Reduction of Hands.

(a) In the event of a reduction of hands in a mine, the last deputy employed shall be the first to be dismissed, but this provision shall not apply if it is necessary to discharge a deputy for gross misconduct or refusal to obey lawful orders.

(b) If a deputy has been taken from some other class of work to perform the duties of a deputy, his length of service for the purpose of determining seniority shall be deemed to date from the last time he signed on at the mine during his current period of employment.

12.—Incapacitated Workers.

In the event of a deputy being so incapacitated by accident, illness or old age as to be unable to adequately perform his duties, he may be allowed to perform any work which the manager may be able to provide for him, and his rate of pay shall be fixed by mutual agreement between the manager, the Union, and himself. In the event of agreement on the rate of pay not being arrived at, the matter shall be referred for settlement under clause 23 hereof.

13.—Light.

The employer shall supply all underground deputies with sufficient carbide to provide them with artificial light on each shift they work. The deputy shall provide his own lamp, but where a second lamp is required for the purpose of putting up sights, it shall be supplied by the company.

14.—Overtime.

(a) Overtime shall only be worked when it is absolutely necessary for all time worked in excess of that prescribed by clause 8 hereof the following rates shall apply:—During the first five (5) hours, at the rate of time and a half; all time beyond the twelfth (12th) hour, or on Sundays, double ordinary time. On holidays as defined in clause 15 hereof, the rate shall be double time and one quarter.

(b) A worker required to work overtime in excess of three (3) hours after the completion of a shift shall be allowed at least twenty (20) minutes for a meal without deduction of pay, and unless notified the previous day that he will be required to work overtime, shall be either supplied with a meal by the employer or be paid 4s. in lieu thereof, provided that this payment need not be to a worker who can reasonably go home for a meal. After each four (4) hours of such overtime following a meal break, the worker shall be allowed a further twenty (20) minutes without deduction of pay, and be either supplied with a meal by the employer or be paid 4s. in lieu thereof.

(c) A deputy who is called upon to work on Sundays or holidays shall be paid a minimum of three (3) hours' work.

(d) The provisions of this clause shall not apply to deputies required to work on actually necessitous occasions caused by loss of human life.

(e) In the case of outbreak of fire, time and a quarter shall be paid.

15.—Holidays.

(a) The following days shall be observed as paid holidays:—New Year's Day, Australia Day (January), Good Friday, Easter Monday, Anzac Day, Labour Day, Foundation Day (June), Christmas Day, Boxing Day, or any day, excepting Easter Saturday when such holiday falls on a back Saturday, observed by the public in Western Australia in lieu thereof, together with all other days gazetted from time to time as public holidays which are observed generally by the public in Western Australia: Provided that any employee who without good and sufficient reason fails to work on the working day immediately preceding a holiday or the first working day following such holiday. Easter Saturday, when such holiday falls on a back Saturday, shall be deemed to be an unpaid holiday. (b) Each worker shall be entitled to sixteen and a half days' annual leave on full pay at his rate of wages per shift payable at the time he takes such holiday: Provided that the worker has worked the full number of shifts which his mine has worked for the production of coal and which he would have normally worked during the preceding twelve months and should he have worked less than the said number of shifts when the said holiday is taken, or at the termination of his employment, he shall receive or be paid for a proportionate number of holidays; provided further that where the worker is dismissed for wilful misconduct he shall not be entitled to the benefits of the provisions of this subclause. Annual holidays for each year shall be granted and taken between 1st October and 30th April next ensuing.

(c) Shifts lost on account of compensatable accidents sustained during the course of employment (not exceeding one month at a time) shall be regarded, for the purpose of calculation of the extent of annual leave, as shifts of actual attendance during those days for which the mine was worked for the production of coal.

(d) Any employee not required to work on a recognised holiday who changes his employment from one employer to another after the working day immediately preceding but before the first working day following such holiday shall, subject to provisions of subclause (a) hereof, receive payment for such holiday from the employer by whom he is employed on the first working day following the holiday and the said employer shall have the right to recover from the employer by whom the employee was employed on the working day immediately preceding the holiday, 80 per centum of the amount of the payment made to the employee.

(e) An employee not required to work on a recognised holiday who through the operation of Mine Workers' Pensions legislation is required to vacate his employment after the working day immediately preceding but before the first working day following such holiday shall be entitled to payment for such holiday unless without good and sufficient reason he fails to work on the working day immediately preceding the holiday.

16.—Absence Through Sickness.

As from the first day of August, 1947, any worker who is absent from his work with an employer on account of personal illness, or on account of injury sustained without his own default or wilful act, shall be entitled to paid leave of absence subject to the following conditions and limitations:—

(a) Each worker shall be entitled to sick leave on full pay on the basis of one (1) day for each completed month of service.

(b) Where a worker has worked less than the full number of shifts which his mine has worked for the production of coal, he shall be allowed to accumulate sick leave only on the proportion of days worked by him to the number of days worked by the mine for the period over which the sick leave has accumulated.

(c) Leave allowable under this clause which is not availed of by a worker during the time it accrues shall be allowed to accumulate to a period of sixty (60) days.

(d) Any sick leave taken shall be deducted from the sick leave accumulated, the balance if any, remaining to the credit of the worker, and to commence to accumulate again upon his resumption of work.

(e) Where practical within twenty-four hours but not later than seventy-two hours of the commencement of such absence the worker shall inform the employer of his inability to attend for duty and, as far as practicable, state the nature of the injury or illness and the estimated duration of the absence.

(f) The worker shall prove to the satisfaction of his employer (or, in the event of a dispute, of the appropriate industrial authority) that he was unable, on account of such illness or injury, to attend for duty on the day or days for which sick leave is claimed. (g) A worker shall not be entitled to paid sick leave of absence for any period in respect of which he is entitled to Workers' Compensation.

(h) The worker shall be paid for each day of leave allowable under this clause at the appropriate rate for his class of work.

(i) For the purpose of calculation of sick leave any absence from work on account of annual leave as provided in this Award, shall be regarded as shifts of actual attendance.

(j) Provided that any employee who changes his employment and maintains continuity of employment in the coal mining industry shall only be entitled to credit by his new employer of up to five days for leave accumulated but not availed of by him in his former employment.

17.—Pay Saturday.

The general custom of observing Pay Saturday as a holiday shall be the rule under this Award; provided always that the deputy shall if required by the manager work on that day. In the case of a deputy working on Pay Saturday, five (5) hours bank-to-bank shall be equivalent to the full shift and payment shall be made as for seven and a half hours.

18.-Absence from Work on Union Business.

Should it be necessary for an official of the Union to be absent from work on Union business, the manager shall grant him leave of absence, but it shall be encumbent upon such official to give the manager as much notice as possible of his intended absence.

19.—Deductions From Wages.

The employer may deduct from the deputy's wages the amounts agreed upon on account of contributions for medical benefits, contributions to the Accident Relief Fund and Aged and Infirm Coal Miners' Superannuation Fund, and any other contributions agreed to by both parties.

20.—Higher and Lower Duties.

In the event of a deputy being called upon to work temporarily in any one day in a lower grade of work, he shall suffer no reduction in his wages, but if a deputy is permanently transferred from his work as a deputy during the currency of the pay fortnight, he shall be paid the rate for the class of work to which he is transferred from the date of such transference.

21.-Members of Union.

All persons engaged by the employer as deputies shall make application to become members of the Union within three (3) months of their engagement, and the Union shall accept them as members: Provided they are persons of good character and tender the entrance fees and subscriptions in accordance with the rules of the Union.

22.—Deputies' Seniority.

Any worker on being appointed by the employer as a deputy, shall retain his seniority within the meaning of the existing Award governing the Coal Miners' Industrial Union of Workers of Western Australia, Collie, in the grade of work in which he was employed at the mine at the time of his appointment as a deputy.

23.—Board of Reference.

In the event of any dispute arising in relation to any matter under this Award failing a settlement between the manager and the Union, either party may refer the dispute to a Board of Reference appointed pursuant to the Mining Act Amendment Act No. 84 of 1948, Division 1 Part XIII. Provided always that the Board of Reference shall not have power to alter or amend any portion of this Award, nor to impose any new conditions, nor shall this provision take away the right of either party to apply to the Tribunal for an interpretation of the Award or part thereof, or to take any enforcement proceedings. There shall be no cessation of work pending a settlement of the dispute.

24.-Time Book.

There shall be provided for each deputy a time which he started his shift and the actual time at which he started his shift and the actual time he completed his shift. This time book may be entered and completed by the deputy during his working hours and subsequently handed in at the mine office.

25.—Attendance Allowance.

(1) (a) Each member of the Collie District Deputies' Union of Workers who works for the eleven ordinary days comprising a pay period shall in respect of that period, if the colliery at which he works has been in production on each of the said days, be entitled (in addition to his ordinary earnings) to payment as for a shift at the appropriate rate for him.

(b) Each member of the Collie District De-puties' Union of Workers who is absent from work for portion of a pay period on paid sick leave or on workers' compensation but who works on all other ordinary working days during the said period shall in respect of that period, if the colliery at which he works has been in production on each period, be entitled (in addition to his ordinary earnings) to payment of one-eleventh of a shift at the appropriate rate for him for each day worked by him.

(2) (a) Where during a pay period the colliery has been out of production through the occurrence of a recognised holiday, a mechanical breakdown, a fire, a flood, or through a strike by members of another union, subject to it having worked for the production of coal on all other ordinary work-the production of coal on all other ordinary working days during the said period, each member of the Collie District Deputies' Union of Workers who on all of the working days comprising the said pay period attends for work and is available to perform such work as the mangement may reason-ably require shall be entitled in respect of that period (in addition to his ordinary earnings) to payment of one-eleventh of a shift at the appro-priate rate for him for each production day worked by him.

(b) Where during a pay period the colliery has been out of production through the occurrence of a recognised holiday, mechanical breakdown, a fire, a recognised holiday, mechanical breakdown, a fire, a fiood, or through a strike by members of an-other Union, subject to it having worked for the production of coal on all other ordinary working days during the said period each member of the Collie District Deputies' Union of Workers who is absent from work for portion of the said pay period on paid sick leave or workers' compensation but who on all other ordinary working days of the said period attends for work and is available to perform such work as the management may reason-ably require shall be entitled in respect of that period (in addition to his ordinary earnings) to payment of one-eleventh of a shift at the appro-priate rate for him for each production day worked priate rate for him for each production day worked by him.

(3) This order shall be binding upon employers in the coal mining industry in respect of each and every member of the Collie District Deputies' Union of Workers employed by them in the said industry in the State of Western Australia and upon the Collie District Deputies' Union of Workers and the members thereof; it shall commence to operate on and from the beginning of the pay period current on 3rd May, 1951, and shall remain in force for a period of four years or until further order.

Dated at Collie this 7th day of April, 1954.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

INDUSTRIAL AGREEMENT.

THIS Agreement made pursuant to the provisions of Part X of the Industrial Arbitration Act, 1912-1952, of Western Australia, this Tenth Day of June, 1954, between the Civil Service Association of Western Australia (Incorporated) (neremarker called "The Association") of the one part and the Conservator of Forests of Western Australia (here-inafter called "The Conservator") of the other part, witnesseth that it is mutually agreed between the parties hereto as follows:-

1.—Area and Scope.

This Agreement shall apply to all officers who occupy positions on the staff of the Conservator as are the subject of Section 5 of this Agreement.

2.—Arrangement.

Area and Scope.

 $\mathbf{2}$. Arrangement.

1.

- 3 Interpretation.
- 4 Determination of annual salary.
- 5.
- Marginal ranges. Interpretation of Classes 1 to 7. 6.
- Weekly and daily hours of employment. 7.
- Fire duties. 8.
- 9. Annual increments.
- 10. Appointment to permanent staff.
- 11. Marginal allowances.
- 12. Temporary officers.
- 13. Classification of officers.
- 14. Maintenance of salaries.
- 15. Status.
- Variations of rates of pay. 16.
- 17. Resident officers.
- 18.
- Higher duties allowance. Promotional examinations. 19.
- 20. Term of Agreement.

3.—Interpretation.

- "Basic rate" means, in the case of-
 - (a) Male officers employed in the metropoli-What onleas employed in the metropoli-tan area—the nearest pound (f) to the result obtained by multiplying the male basic wage for that area as declared from time to time by the Industrial Court of Arbitration of Western Australia by fifty-two and one-sixth (52 1/6th).
 - (b) Male Officers whose headquarters are in an area for which an independent basic wage is declared; the nearest pound (£) to the result obtained by multiplying the male basic wage for that area as declared from time to time by the Industrial Court of Arbitration of Western Australia by fifty-two and one-sixth (52 1/6th).

4.—Determination of Annual Salary,

The annual salary rate of an officer is determined by adding the appropriate margin to his individual classification plus the marginal allowance under Clause 11 to the basic rate applicable from time to time.

District Allowance and Fire Duties Allowance, if applicable, are additional to salary.

5.—Marginal Ranges.

The following marginal ranges shall apply to officers classified in the classes and positions shown:-

Class	Position	Marginal Range
1	Forest Assistant	£200-£215-£230- (bar)£250- £270-£290- £310
$\frac{2}{3}$	Assistant Forester	£200-£215-£230
3	Assistant Forester	£250-£270-£290- £310
4	Forester	£330-£350-£375
5	District Forester	£400 - £425 - £450
6	Senior Forester	£475-£500-£525
7	Chief Timber Inspec-	
	tor	£550-£575
8	Forest Assessor	£135
9	Forest Surveyor	£200-£215-£230
10	Mill Examiner	£290-£310
11	Fire Control Forester	£400-£425-£450
12	Utilisation Forester	£400-£425-£450
13	Forest Officer	£290-£310-£330- £350-£375- £400-£425- £450
14	Communications Of- ficer	£525-£550-£575

6.—Interpretation of Classes 1 to 7. Class 1-Forest Assistant.

An officer mainly engaged in clerical work but able to take over certain field duties if required. Class 2-Assistant Forester.

An officer not in charge of a Sub-District who normally operates under a Class 4 Forester or higher or who may be controlled by a Class 3 Assistant Forester over a short period.

Class 3-Assistant Forester.

An officer in charge of a Sub-District who normally operates under the control of a Forester or District Forester.

Class 4-Forester.

An officer in charge of a District who has one assistant, either directly under his control or in charge of a Sub-District.

Class 5--District Forester

An officer who is normally in charge of more than one District and who has more than one assistant, one of whom is situated at a Sub-District headquarters.

Class 6—Senior Forester.

A District Forester operating without the immedi-ate control of a Professional Officer or one who is required to carry additional responsibilities above those normally required of a District Forester. Class 7—Chief Timber Inspector.

An officer who, apart from District duties, is responsible for the field control of timber inspection.

7.—Weekly and Daily Hours of Employment.

Officers shall work forty (40) hours per week. Normally this will be worked over a five day week of eight (8) hours per day but it may be spread over a six day week.

8.—Fire Duties.

Officers who are required to remain more or less continuously in Districts during the fire season because of duties associated with fire control and who are not in receipt of a margin exceeding £525 per annum will receive in addition to one (1) week's extra leave, an allowance of £36 per annum.

All officers, irrespective of their duties and of the special conditions stated above, may be called upon to engage in actual fire suppression as required. This must be regarded as part of the ordinary duty of all members of the Field Staff but notwithstanding the provision of the fire duties allowance and one week's fire leave in connection with the performance of fire control duties, additional leave in lieu may be granted for recuperative purposes on the recommendation of the Divisional Forest Officer.

9.—Annual Increments.

Subject to good conduct, diligence and efficiency to the satisfaction of the Conservator, officers shall proceed from the minimum to the maximum of their respective marginal ranges by annual increments.

Provided that a Forest Assistant (Class 1) shall not be advanced beyond a margin of $\pounds 230$ per annum without a promotional examination or a special recommendation from a Regional Superintendent, and with the approval of the Conservator.

10.—Appointment to Permanent Staff.

(a) Forest Assistants on promotion to a margin of £250 per annum will be appointed to the permanent staff subject to probation, medical examination and superannuation or insurance as laid down under the Public Service Act, 1904-1953.

(b) An Assistant Forester (Class 2) on reaching a margin of £230 per annum will be transferred to the permanent staff subject to a satisfactory report as to his good conduct, diligence and efficiency by a Regional Superintendent and the passing of a promotional examination. His appointment to the permanent staff will be subject to probation, medical examination and superannuation or insurance as laid down under the Public Service Act, 1904-1953.

11.—Marginal Allowances.

All officers covered by this Agreement shall be paid marginal allowances similar to those applying to officers under the Public Service Act, 1904-1953.

12.—Temporary Officers.

Forest Assessors, Forest Surveyors and subject to Clause 10 herein, Forest Assistants and Class 2 Assistant Foresters shall be deemed temporary officers and their weekly wage shall be determined by adding the appropriate margin to their individual classification plus the marginal allowance under Clause 11 plus any district allowance and plus any fire duties allowance if applicable to the basic rate applicable from time to time and dividing the result by fifty-two and one-sixth (52 1/6th).

13.—Classification of Officers.

Forthwith upon the completion of this Agreement the Conservator will cause to be published in the Government Gazette, a classification of all officers concerned showing their titles, full marginal ranges, commencing margins and the date the next increment is due.

Officers who consider they have been improperly classified as to title may exercise their rights of appeal to the Public Service Appeal Board.

14.—Maintenance of Salaries.

Nothing in this Agreement shall lower the rate of salary any officer was in receipt of at the coming into force of this Agreement.

15.—Status.

An officer shall not lose status except for incompetence, inefficiency or misdemeanour.

16.—Variations of Rates of Pay.

The various rates of pay expressed herein shall be automatically varied to conform to any varia-tions which are made from time to time in the rates applying to officers under the Public Service Act, 1904-1953. Any such variations shall apply from the date that the variations have effect in respect to officers employed under the Public Service Act, 1904-1953.

17.—Resident Officers.

A Forester's work lies in the forest. A member of the Field Staff shall be required to be resident at his District Centre.

18.—Higher Duties Allowance.

Higher duties allowance shall be paid when relieving a higher paid officer as provided from time to time in the relevant agreement between the Public Service Commissioner and the Civil Service Association.

19.—Promotional Examinations.

(a) Promotional examinations shall be conducted from time to time as provided in the Forests Act and Regulations.

(b) Every candidate shall be advised in writing by the Conservator of the results of such examination.

- (c) Any officer in Classes 2 and 3 who has:-
 - (i) passed the prescribed promotional examination for the next higher class, and
 - (ii) who has been on the maximum of his Clasz for 12 months

shall whilst awaiting promotion to the next higher class, receive an allowance of £10 per annum pay-able as from the 1st day of January subsequent to the date of the promotional examination or the date thereafter when he completes 12 months service on the maximum of his Class provided that an officer who refuses promotion to a higher class shall not receive such allowance.

20.-Term of Agreement.

This Agreement shall be for a term of five (5) years commencing from the 1st January, 1954. Pro-vided that either party to the Agreement may, after the 1st January, 1955, negotiate with the other party to amend or add to this Agreement, or approach the Court of Arbitration for an amendment to this Agreement.

In witness whereof the parties thereto have hereunto set their hands and seals the day and year first before written.

The Common Seal of the Civil Service Association of West- ern Australia (Incorpora- ted) was hereunto affixed in the presence of—	[L.S.]
A. J. Fraser,	
R. R. Ellis,	
Trustees.	N. G. HAGAN,

General Secretary.

The Common Seal of the Conservator of Forests of West-[LS]ern Australia was hereunto affixed in the presence of-E. S. Budd.

A. C. HARRIS, Conservator of Forests.

INDUSTRIAL AGREEMENT.

No. 10 of 1954.

Registered 2nd June, 1954.

THIS Agreement made pursuant to the provisions THIS Agreement made pursuant to the provisions of the Industrial Arbitration Act, 1912-1952, of Western Australia, this 14th day of May, of 1954, between the West Australian Local Governing Bodies' Officers' Association Union of Workers (hereinafter called the Association) of the one part, and the Municipality of Boulder (hereinafter called the Local Authority) of the other part called the Local Authority) of the other part, witnesseth as follows:-

1.—Title.

This Agreement shall be known as the Boulder Municipal Council Officers' Agreement, 1954.

2.—Arrangement.

- Title. 1. 2. Arrangement.
- 3. Area.
- 4 Scope.
- Definitions. 5.
- Resignations and Dismissals. 6.
- Hours of Duty.
- 8. Holidays.
- 9. Annual Leave.
- 10. Long Service Leave.
- 11. Overtime.
- Minimum Salary of an Officer Acting in a Higher Grade or in a Dual or Multiple 12. Capacity.
- 13 Sick Leave.
- 14.
- Travelling Expenses. Preference to Seniority on Promotion. 15.
- Superannuation. 16. Board of Reference. 17.
- 18. Term.
- Salaries. 19.

3.—Area.

This Agreement shall extend over and include the boundaries of the Municipality of Boulder, and any premises or land upon, which any undertakings of this body are being carried on.

4.—Scope.

This Agreement shall apply to all officers in the employment of the Municipality of Boulder, but shall not include health inspectors.

5.—Definitions.

Permanent Officer.—A "permanent officer" for the purpose of this Agreement is one who is appointed by resolution of the Council and is given notice of such appointment in writing under the hand of the town clerk.

Temporary Officer .- A "temporary officer" shall the discretion of a departmental head and with the approval of the town clerk. A temporary officer after six months continuous service shall be placed on the same conditions as a permanent officer.

Year.—For the purpose of this Agreement the term "year" shall mean the statutory period deter-mined as being the financial year for a local authority.

Town Clerk .-- Shall mean the person appointed to that position in accordance with the Municipal Corporations Act, and who may include in his duties the secretaryship of the local board of health or more of such boards. Provided however, that the provisions of clause 10 herein are observed.

Local Authority.—A "local authority" shall mean the Municipality of Boulder.

Engineer.--An engineer shall mean an officer of a local authority (excepting a foreman or overseer) who is required to prepare estimates and/or specifications and/or to set out, supervise, control and/or inspect outside work of such local authority.

Works Supervisor .- Shall mean an officer who supervises, directs and controls outside work.

Senior Typists.-Shall mean a person employed as a typist who is over the age of 21 .-

6.—Resignations and Dismissals.

Terms of Employment.-Subject to the provisions of the relevant Act or Acts for the time being in force, the following provisions shall apply:

(a) An officer, being a town clerk or engineer, shall not without the approval of the Local Auth-ority resign from his position until the expiration of one month's notice in lieu of his intention so to do All other officers to be required to give one week's notice.

(b) One month's notice shall be given by the Local Authority to an officer, whose services are no longer required, provided that this sub-paragraph shall not apply to cases of summary dismissal for criminal misconduct.

(c) Temporary Officers.—One (1) week's notice on either side shall be required to terminate a contract of service, except where a temporary officer is engaged for a specified period or job.

7.—Hours of Duty.

(a) Except as provided in paragraphs (b) and (c) the hours of duty shall be from 9 a.m. to 5 p.m. on Monday to Friday, both inclusive, with a break of one hour for lunch between 12 noon and 2 p.m.

(b) The hours mentioned in paragraph (a) may be varied by agreement between the Local Authority and the Association, and where the duties appertaining to any office cannot be efficiently carried out within the prescribed hours, then in default of such agreement the hours of work shall be determined by the Registrar of the Court. Provided however, that the officer or officers con-cerned shall not be required to work (except subject to the provisions of the next following clause), a greater number of hours than those included in the hours specified in said paragraph (a).

(c) The hours of duty of foreman and overseer, who exercise control over non-clerical workers shall be the same as those of the men over whom they exercise control.

8.-Holidays.

The following holidays shall be granted and paid for, namely:—The days observed as New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, State Foundation Day, Kalgoorlie or Boulder Cup Day, Queen's Birthday, Chuidman Day, Boying Day, and any other days Christmas Day, Boxing Day and any other days that may be proclaimed as a public holiday in the municipality or may be proclaimed as a holiday for persons employed in the Public Service or under the Public Service Act of the Government of West-ern Australia, and/or any day which may be observed as a bank holiday within the municipality. When an officer at the direction of the Local Authority, works on any of the prescribed holidays he

shall have the equivalent time added to his annual leave. This accumulation is limited to five (5) days in one year.

9.—Annual Leave.

(a) All officers shall be entitled to and shall take a minimum of three weeks' annual recreation leave (exclusive of intervening holidays), on full pay. The leave shall be taken at a time mutually convenient to the officer and the Local Authority at any time within six months of it becoming due.

(b) By agreement between the Local Authority and any of its officers, leave may be allowed to accumulate up to and including a period not exceeding that allowed for two years' service.

(c) An officer not completing one year's service shall be granted pay in lieu of holidays in proportion to his length of service.

(d) At least 14 days' notice shall be given to an officer by the Local Authority before requiring him to take annual leave.

10.—Long Service Leave.

(a) An officer who has continued in the service of the Local Authority for 10 years shall be granted long service leave for three months on full pay for each 10 years' service, such to commence from the first day of January, 1936, and that pro rata leave be granted after three (3) years' service, should an employee be compelled to resign from service owing to some unforeseen reason.

(b) Any officer on military duty shall not have time spent in this capacity deducted from the aggregate time in ascertaining the total service for this clause.

11.—Overtime.

(a) Except as provided in paragraph (b), all work done outside the hours specified in clause (7) hereof shall be paid for at the rate of time and a half for the first two hours and double time thereafter.

(b) Executive officers and heads of departments shall receive overtime as specified in paragraph (a) only for work of a special nature in excess of their normal duties.

(c) Where an officer other than a departmental head or executive officer is required to be on duty on any of the holidays mentioned in clause (8) or on Saturdays or Sundays, he shall be paid at the rate of double time.

(d) A minimum of two hours shall be paid when overtime is worked.

12.—Minimum Salary of an Officer acting in a Higher Grade or in a Dual or Multiple Capacity. When an officer—

when an onder-

- (a) performs the duties of a position of a grade higher for not less than one week than that to which he is appointed, he shall be paid, whilst performing the duties of such position, the salary awarded for such position;
- (b) carries out the duties of or occupies a dual office, he shall be paid the salary pertaining to the higher office;
- (c) carries out the duties of or occupies more than two positions, he shall be paid, in addition to the salary prescribed by paragraphs (a) and (b) herein, 10 per centum of the salary of each of the other positions occupied, whether the salary for such other position or positions, is prescribed by this or another Agreement.

13.—Sick Leave.

All officers shall receive pay as follows:— Ten (10) days' full pay for each year of service, with a maximum of sixty (60) days' on production of medical certificate.

14.—Travelling Expenses.

(a) All reasonable out-of-pocket and travelling expenses incurred by an officer in the discharge of his duties shall be paid by the Local Authority. This shall include thirty-five shillings (35s.) per day away from home allowance. When meals only are required, these shall be paid for at the rate of 7s. per meal. The method and mode of travelling or the vehicle to be supplied shall be mutually arranged between the Local Authority and the officer concerned: Provided, however, that nothing herein contained shall impose an obligation on any officer to provide a method of conveyance at his own expense, nor shall it be a condition precedent to the appointment of an officer that he shall provide a conveyance at his own expense.

(b) When by arrangement the officer supplies his own mode of conveyance, there shall be added to his expenses an amount equal to a fair rental value of the vehicle or vehicles and horse or horses as the case may be, and the amount expended for horse feed, or petrol and lubricants, or in lieu, car hire to be paid at the rate of one shilling (1s.) per mile when own vehicle is used.

(c) If the parties cannot agree upon any question arising under paragraph (a) and (b) hereof, the matter may be referred for settlement by either party concerned to the nearest resident or industrial magistrate.

15.—Preference to Seniority on Promotion.

Whenever a vacancy occurs in any office, preference to fill such vacancy may be given to the senior officer of that department, regard being had to his efficiency and long service.

16.—Superannuation.

Superannuation shall be paid after five (5) years' service in accordance with the provisions as set out in the relevant Act as published in the *Government Gazette* (No. 43) of 1949.

17.-Board of Reference.

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

- (1) adjusting any matters of difference which may arise between the parties from time to time except such as involves interpretations of the whole and/or any of the provisions of the Agreement;
- (2) classifying and fixing wages, rates and conditions for any occupation or calling not specifically mentioned in the Agreement;
- (3) deciding any other matter that the Court may refer to such Board from time to time.

(b) An appeal shall lie from any decision of such Board in the matter and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in this Agreement.

18.—Term.

The term of this Agreement shall be for a period of three (3) years.

19.—Salaries.

(a) Basic W	age						
					£	s.	d.
Males		 • • • • •	••••	••	12	9	4
Females	····	 ••••	•···•		8	2	1

Mongin

(b) Classified Officers-

	141	arg.	un.
Town Clerk	13	15	8
(Plus free lighting and heat.) Electrical Engineer (Qualified) (Plus free light, heat and water	11	4	9
and quarters.)			
Works Supervisor	7	3	0
Accountant	6	7	0
Cashier and Valuer	5	5	4
Ledger Keeper	2	17	1
Typist and Correspondence Clerk	2	17	. 1
Librarian	2	15	0

19.—Salaries—(continued).

(c) Junior Officers and Typist—

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Mal	.e—										
	Un	der	16	years	of	age				2	
	16	to	17	years	of	age			5	4.5	
	17	to	18	years	of	age			6	3	
	18	to		years		age			7	8	
	19	to		years					9	4.5	
									Ma £	urgi s.	
	20	to	21	years	of	age			15	0	0
	21			years					71	4	0
	$\overline{22}$			years					91	4	0
	23			of age					101	4	0
Fen	nale	s									
Fen	nale	es	•						Per ce asic	Wa	
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Fen	Un		16					В	asic 5	Wa	
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Provided that no more than one (1) junior worker shall be employed for every four (4) senior workers.

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

> J. D. TEAHAN, Mayor. C. L. McLLHENEY, Town Clerk.

Signed for and on behalf of the Municipality of Boulder, in the presence of—

H. Ives.

[L.S.]

JOHN R. KNOTT, President. V. ULRICH,

Secretary.

The Common Seal of the West Australian Local Governing Bodies' Officers' Association Union of Workers was here- unto affixed in the presence of—	[L.S.]
H. Jenner.	

INDUSTRIAL AGREEMENT.

No. 8 of 1954.

Registered 27th May, 1954.

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 27th day of May, one thousand nine hundred and fifty-four, between the Hon. Minister for Works, (hereinafter referred to as "the Minister") of the one part, and the West Australian Vehicle Builders' Industrial Union of Workers (hereinafter referred to as "the Union") of the other part, witnesseth as follows:—Whereas the parties hereto being the parties to an Industrial Agreement made on the 2nd day of April, one thousand nine hundred and fortyone, and Nod. 6 of 1941, as amended, have mutually agreed that the said Industrial Agreement be varied, then the said Industrial Agreement shall be and the same is hereby varied in the manner following, that is to say:—

Clause 3.—Wages.

Delete the rates of pay for apprentices and insert in lieu thereof:-Basic Wage-Metropolitan Area, £12 6s. 6d. Percentage of Apprentices----Basic Wage. 30 First year 45 Second year 60 Third year Fourth year 80 Fifth year 100 This amendment shall come into force as from the first pay period following the 30th of April, 1954. JOHN T. TONKIN. Signed by the said Hon. Minister for Works, in the presence of-B. Whitely. R. L. JONES. Signed and sealed by and on behalf of the West Austra-lian Vehicle Builders In-[L.S.] dustrial Union of Workers, in the presence of— B. Davies.

> COMPANIES ACT, 1943-1951. Notice Concerning Lost Share Certificate. Pursuant to Section 414 (1).

The Western Australian Worsted and Woollen Mills Limited.

NOTICE is hereby given that share certificate No. 766, dated 31st March, 1924, for 10 ordinary shares in the abovenamed company entered in the name of Jessie Boag Harris, of c/o. Mrs. C. A. Harris, Katanning, has been lost or destroyed 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 June, 1954.

S. P. RODGERS, Secretary.

Form 39.

Pursuant to Section 99 (4). COMPANIES ACT, 1943-1947.

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

NOTICE is hereby given that the Registered Office of J. Gibbney & Son Pty. Ltd. was, on the 14th day of June, 1954, changed to and is now situated at 375 Hay Street, Perth.

The days and hours during which the Registered Office of J. Gibbney & Son Pty. Ltd. is accessible to the public are, as from the 14th day of June, 1954, as follows:—Monday to Friday from 8.30 a.m. to 5.30 p.m.

Dated this 21st day of June, 1954.

J. E. PARKER, Director.

COMPANIES ACT, 1943-1953. Notice of Registered Office. Martin's Place Pty. Ltd.

NOTICE is hereby given that the Registered Office of Martin's Place Pty. Ltd. is situated at 396 Albany Highway, Victoria Park, and that the hours during which such office is accessible to the public are as follows:—Mondays to Fridays 9 a.m. to 5.30 p.m., Saturdays 9 a.m. to 12 noon, public holidays excepted.

Dated the 25th day of May, 1954.

(Sgd.) G. L. MARTIN,

Director.

Nicholson, Verschuer & Nicholson, of The Bank of Adelaide Chambers, 97 St. George's Terrace, Perth, Solicitors for the Company.

(The Emu Brewery Limited).

1. THE EMU BREWERY LIMITED hereby gives notice that by resolution of the Company passed on the 9th day of June, 1954, the nominal capital of the Company was increased by the addition thereto of the sum of one million seven hundred thousand pounds divided into one million seven hundred thousand shares of £1 each beyond the registered capital of three hundred thousand pounds.

2. The additional capital is divided as follows:— Number of shares, 1,700,000; class of shares, ordinary; nominal amount of each share, £1.

3. The conditions subject to which the new shares have been issued are as follows:—700,000 of the new shares have been issued paid up to 10s. each on allotment and shall rank for dividend on the amount for the time being paid up theron and in all other respects shall rank *pari passu* with the ordinary shares previously issued. The remaining 1,000,000 new shares have not been issued.

Dated this 21st day of June, 1954.

(Sgd.) W. F. BARRETT,

Secretary.

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

Western Australia. COMPANIES ACT, 1943-1953.

PETROLEUM Drilling Corporation Limited hereby gives notice that the Registered Office of the Company is situated at the office of Messrs. Flack & Flack, Chartered Accountants (Aust.), A.M.P. Chambers, William Street Perth, and that the days and hours during which such office is accessible to the public are as follows:—week days (other than Saturdays and Public holidays) from 10 a.m. to 4 p.m.

Dated the 18th day of June, 1954.

A. R. LANG,

Agent in Western Australia. Robinson Cox & Co., 20 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.

(Bradford Insulation (W.A.) Limited.)

1. BRADFORD INSULATION (W.A) LIMITED hereby gives notice that by a resolution of the company passed on the 26th day of May, 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.

2. The additional capital is divided as follows:—

Number of shares, 50,000; nominal amount of each share, one pound.

3. The conditions subject to which the new shares have been or are to be registered are as follows:—The same conditions to apply to the new shares as apply to the original shares.

4. There are no preference shares forming part of the original or increased capital of the Company.

Dated this 1st day of June, 1954.

p.p. Bradford Insulation (W.A.) Ltd.

T. J. ROBERTS,

Secretary.

Robinson, Cox & Co., 20 Howard Street, Perth, Solicitors for the abovenamed Company.

Western Australia. COMPANIES ACT, 1943-1953. Johnson & Phillips, Limited. Notice of Situation of Registered Office

To the Registrar of Companies, Perth.

JOHNSON & PHILLIPS, LIMITED hereby gives notice that the Registered Office of the Company is situate at Second Floor, 115 St. George's Terrace, Perth, and the days and hours during which such Office is accessible to the public are—from Mondays to Fridays inclusive (excluding public holidays) from 10 a.m. to 4 p.m.

Dated the 21st day of June, 1954.

J. S. FOULKES, Agent in Western Australia.

Robinson, Cox & Co. of 20 Howard Street, Perth. Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1947.

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

(Isseka Mining Pty. Limited.)

NOTICE is hereby given that the Registered Office of Isseka Mining Pty. Limited was, on the 1st day of June, 1954, changed to and is now situated at C/o M. Speedie, Northampton, W.A.

Dated this 23rd day of June, 1954

J. E. NORTON, Director.

COMPANIES ACT, 1943-1953. Notice of Increase in Share Capital Beyond the Registered Capital. Pursuant to Section 66. City Milk Company Pty Ltd

1. CITY MILK COMPANY PTY. LTD. hereby gives notice that by a special resolution of the company passed on the 24th day of May, 1954, the nominal capital of the company was increased by the addition thereto of the sum of fifteen thousand pounds ($\pounds 15,000$) divided into 15,000 shares of one pound ($\pounds 1$) each beyond the registered capital of ten thousand pounds ($\pounds 10,000$).

2. The additional capital is divided as follows:—

Number of shares, 15,000; class of shares, ordinary; nominal amount of each share, $\pounds 1$.

3. The conditions subject to which the new shares have been or are to be issued are the same as the conditions applicable to the shares comprising the previous registered capital of £10,000.

4. There are no preference shares comprised in the additional capital created by the abovementioned resolution.

Dated this 15th day of June, 1954.

A. L. SMITH, Secretary.

COMPANIES ACT, 1943-1951. The Red Hand Compositions Co. (Aust.) Pty. Limited.

Notice of Situation of Registered Office.

THE RED HAND COMPOSITIONS CO. (AUST.) PTY. LIMITED hereby gives notice that the Registered Office of the Company is situated at corner Hamilton Street and Centre Street, Queens Park, and that the days and hours during which such office is accessible to the public are as follows:— Mondays to Fridays from 8.45 a.m. to 12 noon and 12.45 p.m. to 5 p.m., public holidays excepted.

Dated this 18th day of June, 1954.

J. K. MACHON,

Agent in Western Australia. Nicholson, Verschuer and Nicholson, of 97 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1953. Notice of Increase in Share Capital beyond the Registered Capital. Pursuant to Section 66. Jet Age Products Pty. Limited.

JET AGE PRODUCTS PTY. LIMITED hereby 1. gives notice that by a special resolution of the Company passed on the 28th day of May, 1954, the nominal share capital of the Company was increased by the addition thereto of forty-five thousand pounds (£45,000) divided into 45,000 shares of one pound (£1) each beyond the registered capital of five thousand pounds (£5,000).

Number of shares, 45,000; class of shares, ordin-ary; nominal amount of each share, £1.

3. The conditions subject to which the new shares have been or are to be issued are the same as the conditions applicable to the shares comprising the previous registered capital of £5,000.

4. There are no preference shares comprised in the additional capital created by the abovementioned resolution.

Dated this 15th day of June, 1954.

D. MIDDLETON,

Secretary.

COMPANIES ACT, 1943-1951.

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

Pursuant to Section 99 (4).

City Guide (W.A.) Pty. Ltd.

NOTICE is hereby given that the Registered Office NOTICE is hereby given that the Registered Once of City Guide (W.A.) Pty. Ltd. is situated at No. 2, Gefroy Buildings, 48 Outram Street, West Perth, and that the days and hours during which such office is accessible to the public are as follows:— Monday to Friday (both inclusive) from 10 a.m. to 12 noon and 2 p.m. and 4 p.m. (public holidays excepted).

Dated the 12th day of June, 1954.

NEIL A. MCKEE,

Director.

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

Western Australia. COMPANIES ACT, 1943-1953. Notice of Special Resolution for Voluntary Winding-up.

Pursuant to Section 232 (1).

NOTICE is hereby given that at a general meeting NOTICE is hereby given that at a general meeting of Kalgoorlie Motors Pty. Limited duly convened and held at 203 Piccadilly Street, Kalgoorlie, on the 15th day of June, 1954, at noon, the follow-ing special resolution was duly passed:—"That the Company be wound up voluntarily and that Charles Blee Hugall, of 101 St George's Terrace, Perth, Chartered Accountant (Australia), be appointed Liquidator for the purpose of such winding-up." Dated the 15th day of June, 1954.

B. J. BEAMISH, Chairman of Meeting. Stone, James & Co., of 47 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT. 1943-1953. Section 99 (4).

Ludgate & Sons Pty. Ltd.

NOTICE is hereby given that the Registered Office for Ludgate & Sons Pty Ltd is situate at Cobham Farm, Hamersley Siding, and that the days and hours during which such office is accessible to the public are as follows:—Monday to Friday inclusive (other than public holidays) from 9 a.m. to 5 p.m.

Dated this 15th day of June, 1954.

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

COMPANIES ACT, 1943-1953. Section 99 (4).

Charles Bache Pty. Ltd.

NOTICE is hereby given that the Registered Office of Charles Bache Pty. Ltd. is situate at 7 Sherwood Court, Perth, and that the days and hours during which such office is accessible to the public are as follows:—Monday to Friday inclusive (other than public holidays) from 9 a.m. to 5 p.m.

Dated this 17th day of June, 1954.

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

COMPANIES ACT, 1943-1953, Notice of Intention to Cease Business. Pursuant to Section 337. Hills Hoists Limited

NOTICE is hereby given that Hills Hoists Limited NOTICE is hereby given that Hills Hoists Limited a Company registered under Part XI. of the Companies Act, 1943-1953, and having its regis-tered office at 18 St. George's Terrace, Perth, in the State of Western Australia, intends volum-tarily to cease to carry on business in the said State on and after the 30th day of September, 1954 1954.

Dated the 22nd day of June, 1954.

DON F. KING. Agent.

IN THE MATTER OF W.A. COMPANIES ACT. Home Appliances Pty Limited.

(In Liquidation)

NOTICE is hereby given that at an extraordinary general meeting of the Company held on Wednes-day, 9th June, 1954, at 2 p.m. the following resolu-tion was carried unanimously—"That the Company be wound up voluntarily and that Henry Maxwell Kitson of Messrs. Hendry, Rae & Court, Chartered Accountants, (Aust) Norwangary House, 125 St Accountants (Aust.), Newspaper House, 125 St. George's Terrace, Perth be appointed Liquidator at a remuneration to be determined at a subse-quent general meeting."

Dated the 23rd day of June, 1954.

H. M. KITSON, Liquidator.

IN THE MATTER OF THE COMPANIES ACT, 1943-1953, and in the matter of A.R.C. Engineering Co. (W.A.) 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 Ltd.

Dated this 15th day of June, 1954.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1953, and in the matter of Preedy & Edwards 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 Preedy & Edwards Pty. Ltd.

Dated this 16th day of June, 1954.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT. 1943-1953, and in the matter of Ludgate & Sons Ptv. 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 Ludgate & Sons Pty. Ltd.

Dated this 15th day of June, 1954.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1953, and in the matter of Williams & Wood 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 Williams & Wood Pty. Ltd.

Dated this 11th day of June, 1954.

G. J. BOYLSON, Registrar of Companies.

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

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

Dated this 14th day of June, 1954.

G. J. BOYLSON, Registrar of Companies.

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

IN THE MATTER OF THE COMPANIES ACT, 1943-1953, and in the matter of A. J. Hunt 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 A.R.C. Engineering Co. (W.A.) Pty. been issued to A. J. Hunt Pty. Ltd.

Dated this 16th day of June, 1954.

G. J. BOYLSON,

Registrar of Companies. Companies Office.

Supreme Court, Perth, W.A.

NOTICE is hereby given that as from the 12th day of June, 1954, Reginald Thomas Dagg retires from the Partnership business of R. Dagg & Co., Accountants and Auditors, William Street, Fre-mantle, and that the business will henceforth be carried on by Eric Morton Grose who will pay all debts and liabilities of the Partnership and that all debts due to the Partnership shall be payable to him.

Dated the 10th day of June, 1954. E. M. GROSE. R. DAGG.

Witness----

R. C. SOLOMON.

M. E. & R. Solomon, Solicitors, 27 Market Street, Fremantle.

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION. IN

In the matter of the Will and Estate of Ove Davidsen Biltoft, late of 15 Dart Street, Boulder, in the State of Western Australia, Miner, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Administrator, The West Australian Trustee,

Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 26th day of July, 1954, after which date the said Ad-ministrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demonst of which it shall then have had potice demands of which it shall then have had notice. Dated the 9th day of June, 1954.

> STABLES & CLARKSON, Hannan Street, Kalgoorlie, Solicitors for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION. In the matter of the Will of Alexander James Phillips, late of Serpentine, in the State of Western Australia, Farmer, deceased. Tn

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Execu-ton and Agency Company Limited, of 135 St. tor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 26th day of July, 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 June, 1954

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

PUBLIC TRUSTEE ACT, 1941-1950.

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

Dated at Perth the 23rd day of June, 1954.

J. H. GLYNN, Public Trustee, Perth.

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

Haddow, Joan Mary; Married Woman; late of 34

George Street, South Perth; 12/3/54; 17/6/54. Spencer, William; Retired Engine Driver; late of 290 Fitzgerald Street, North Perth; 8/3/54; 290 _ 17/6/54.

Urbano, Guiseppe (also known as Giuseppi Ur-bano); Woodcutter; late of Danniell; 13/2/54; 17/6/54.

Dix, Patrick James; Invalid Pensioner; late of Lefroy Street, Moora; 12/1/54; 17/6/54.

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 26th day of July, 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 23rd day of June, 1954

J. H. GLYNN, Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

- Annese, Benito Giovanni Antonio (also known as Amese, Bento Glovanni Antonio (also known as Benito Annese; Electrician; late of 5 Eton Street, North Perth; 30/1/54.
 Finlay, James Wallace; Mechanical Engineer; late of 28 Irwin Street, East Fremantle; 30/4/54.

- Rogers, George Thomas Leslie (also known as Leslie George Rogers); Painter's Labourer; formerly of 419 Newcastle Street, Perth, but late of 7 Persimmon Street, North Perth; 19/5/54.
- 19/0/04.
 Herbert, Ruby Emmeline; Widow; formerly of Gnowangerup but late of 18 Royal Terrace, Moorabbin, in Victoria; 4/2/52.
 Birin, Mise (also known as Dan Birin); Prospector and Labourer; late of 132 Boulder Road, Kal-goorlie; 15/5/54.
 Byan William: Mill Worker: formerly of Boulder
- Ryan, William; Mill Worker; formerly of Boulder but late of 93 Wylam Road, Cheetara, North Collie; 10/3/54.

SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must the 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:--

For the first eight lines, 5s.

For every additional line, 6d.;

and half-price for each subsequent insertion.

To estimate the cost of an advertisement, count nine words to a line; heading, signature and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

Where signatures are appended to copy for publication in the Government Gazette they must appear in typewritten or block characters below the written signature. Unless this is done no responsibility will be accepted by this office for any error in the initials or names as printed.

All communications should be addressed to "The Government Printer, Perth."

	co	NTEN	TS.				Page.
Administration Act			••••				1181-2
Agriculture, Departme	nt o	f					1151 - 2
Appointments					••••		-8, 1157
Arbitration Court							1167-78
Architects Act							1150
Bank Holidays proclain							1121
Bunbury Harbour Boan							1138
Cash Orders, etc., Lost							27, 1131
Chief Secretary's Depa							27, 1131
Child Welfare							1123
Commissioners for Dec							1127
Companies							1178-81
Crown Law Departmen							1127
Deceased Persons' Esta		••••					1181-2
Education Department			····		••••		1153
T11				••••	••••		1127
Factories and Shops			••••		••••		1127
The la end en					••••	1 1 2 2 .	
The sector of th			••••		••••		-3, 1128
Forestry	••	••••					1136-7
Friendly Societies Act					••••	1101	1138
Health Department					••••	1121,	1127-8
Industrial Arbitration				····	••••		1167-78
Justices of the Peace			····		••••		1126
Labour Department of			••••		••••		1123
Land Titles					• • • •		1137-8
Lands Department							1128-35
Metropolitan Water Su	ipply	, etc.		<i></i>	<i></i> .		, 1140-1
Mines Department					<i></i>		1157-61
Municipalities							1141-4
Native Affairs						112	22, 1128
Orders in Council							1123-5
Partnerships dissolved							1181
Police Department							1121-2
Premier's Department							1126
Prisons Act							1127
Proclamations							1121-3
Public Service Commis	ssion	er					1126
Public Trustee							1181-2
Public Works Departn							1138-50
Railways							, 1161-6
Registrar General						,	1157
Registration of Ministe							1157
Resumptions							1139
Road Boards			1125,	1120-1	···;	133-5	1144-50
State Electricity Comm							1150
			••••		•···		1154-6
Mondone cooperad		••••	••••		•···		1154-0
Tondong invited		····		••••	•····		38, 1156
Traffic Act—Regulation					••••		1140
			••••		••••		1137-8
		····		····	••••		
Treasury		••••			••••		1126
Vermin Boards Water Boards		••••	••••	····	••••		1153
				••••	••••	1104 5	, 1141
Water Supply, etc., De	part	ment			••••	1124-5,	, 1140-1