

Government

Grazette

AUSTRALIA. WESTERN

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No. 36]

PERTH : FRIDAY, 23rd JULY.

[1954.

Native Administration Act, 1905-1947. PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir John TO WIT, f Patrick Dwyer, Knight Commander of the Most JOHN PATRICK/DWYER, Distinguished Order of Saint Michael and Lieutenant-Governor and Adminis-Administrator. [L.S.] trailia and its Dependencies in the Commonwealth of Australia.

WHEREAS by section 12 of the Native Administra-tion Act, 1904-1947, it is provided that the Governor is empowered to appoint fit and proper persons to be Superintendents of Reserves for Natives; and whereas it is deemed desirable that Mr. Ralph Holmes should be appointed as Superintendent of Narrogin Native Reserve No. 23636: Now, therefore I, the said Lieutenant-Governor and Administrator, with the advice of the Executive Council, do hereby appoint Mr. Ralph Holmes Superintendent of Nar-

rogin Native Reserve No. 23636. Given under my hand and the Public Seal of the said State, at Perth, this 14th day of July, 1954.

By His Excellency's Command,

(Sgd.) Wm. HEGNEY Minister for Native Welfare. GOD SAVE THE QUEEN 1 1 1

Fisheries Act, 1905-1951. PROCLAMATION

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

File No. 185/51, Ex. Co. No. 1219.

File No. 185/51, EX. CO. No. 1219. IN pursuance of the provisions of section 9 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, in exercise of the powers aforesaid and of every other power enabling me in this behalf, prohibit the taking by any means whatsoever of the fish known as or called "Crayfish" in all Western Aus-

tralian waters specified in the Schedule hereto from 1st August, 1954, to 30th July, 1955, from 1st August, 1955, to 30th July, 1956, and from 1st August, 1956, to 30th July, 1957, all dates inclusive.

Schedule.

All that portion of Western Australian waters lying between Knobby Head on the Western Aus-tralian coastline at approximate latitude 29° 40′ 00″ South and the mouth of Hill River at approximate latitude 30° 23′ 28″ South, including the Western Australian waters of the adjacent islands of that area.

Given under my hand and the Public Seal of the said State, at Perth, this 30th day of June, 1954.

By His Excellency's Command,

L. F. KELLY, Minister for Fisheries. GOD SAVE THE QUEEN ! ! !

Superannuation, Sick, Death, Insurance, Guarantee and Endowment (Local Governing Bodies' Employees) Funds Act, 1947.

City of Fremantle.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT, JOHN PATRICK DWYER, Lieutenant-Governor and Administrator. ELS.J WESTERN AUSTRALIA, Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor and Adminis-tralia and its Dependencies in the Commonwealth of Australia.

WHEREAS under and for the purposes of section WHEREAS under and for the purposes of section 4 of the Superannuation, Sick, Death, Insurance, Guarantee and Endowment (Local Governing Bodies' Employees) Funds Act, 1947, the Governor, acting with the advice and consent of the Execu-tive Council, may proclaim to be valid and ratified on and from the day on which they were put into operation or executed, as the case may be, any scheme as referred to in section 3 of the said Act, and in operation at the commencement of the said and in operation at the commencement of the said Act, and any agreement entered into before the commencement of the said Act for carrying into operation or for facilitating the operation of such scheme; and whereas a scheme as referred to in

First Schedule hereto was, on the 2nd day of December, 1947, put into operation by the City of Fremantle (a corporation within the meaning and for the purposes of the said Act) and was in operation at the commencement of the said Act; and whereas the agreements described in the Second Schedule hereto were entered into before the commencement of the said Act for carrying into operation or for facilitating the operation of the said Scheme: Now, therefore I, the said Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby declare and proclaim that the scheme of the City of Fremantle as described in the First Schedule hereto, on and from the said date when it was put into operation, and the agreements described in the Second Schedule hereto, on and from the days on which they were respectively executed, are hereby validated and ratified.

First Schedule.

Scheme of the City of Fremantle, dated the 2nd day of December, 1947, for establishing and ad-ministering an endowment fund under the provisions of the Superannuation, Sick, Death, Insurance, Guarantee and Endowment (Local Governing Bodies' Employees) Funds Act, 1947, and the regulations made thereunder and published in the Gov-ernment Gazette on the 2nd day of August, 1948.

Second Schedule.

Agreement between the Mutual Life and Citizens Assurance Co. Ltd., and the Committee of the City of Fremantle Staff Contributing Endowment Fund, dated 2nd December, 1947.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of July, 1954.

By His Excellency's Command, (Sgd.) G. FRASER, Minister for Local Government. GOD SAVE THE QUEEN ! ! !

Trade Descriptions and False Advertisements Act Amendment Act, 1953.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency The Honourable Sir John TO WIT, } Patrick Dwyer, Knight Commander of the Most JOHN PATRICK DWYER, Lieutenant-Governor and Administrator. LL.S.J tralia and its Dependencies in the Commonwealth of Australia.

WHEREAS it is enacted by section 2 of the Trade Descriptions and False Advertisements Act Amendment Act, 1953, that the Act shall come into operation on a date to be fixed by proclamation: Now, therefore, I, the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, do hereby proclaim that the Trade Descriptions and False Advertisements Act Amendment Act, 1953, shall come into operation on the 1st day of August, 1954.

Given under my hand and the Public Seal of the said State, at Perth, this 14th day of July, 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 Chamber, at Perth, this 14th day of July, 1954, the following Orders in Council were authorised to be issued:-

Fire Brigades Act, 1942-1951.

ORDER IN COUNCIL.

C.S.D. 475/53, Ex. Co. No. 1338. WHEREAS it is enacted by section 5 of the Fire Brigades Act, 1942-1951, that the municipal and road districts mentioned in the Second Schedule to the Act are, for the purposes of the Act constituted fire districts by the names as in the said Schedule

stated, provided that the Governor may by Order in Council *inter alia*, excise from any fire district any specified portion thereof and thereupon such portion shall be no longer included in or be part of such district, but any such order may be altered; and whereas by an Order in Council made by the Governor under the section and published in the Government Gazette on the 4th day of June, 1943, Kellerberrin Fire District as constituted by the Act was amended by excising therefrom certain portions of the land comprised in the Kellerberrin portions of the land comprised in the Kellerberrin Road District which is more particularly defined and described in the second column of the First Schedule to that Order in Council opposite the name of the Kellerberrin Fire District; and whereas it is now deemed expedient to alter that Order in Council by reconstituting the Kellerberrin Fire Dis-trict or a transmission beneficier for the transmission. certain portions of the land which was excised therefrom by that Order in Council: Now, therefore His Excellency the Lieutenant-Governor and Ad-ministrator, acting with the advice and consent of the Executive Council, doth hereby alter the Order in Council dated the 4th day of June, 1943, by deleting all the words and figures appearing in the second column opposite the Kellerberrin Fire Dis-trict in the first column of the First Schedule to that Order in Council and substituting the following words and figures:-

"Excluding all the land contained within the boundaries of the Kellerberrin Road District, with the exception of all that portion of land bounded by lines starting at the North-Western corner of by lines starting at the North-Western corner of Avon Location 3042 and extending Easterly and Northerly along boundaries of locations 3042 and 2226 to the Northern side of Hamersley Street; thence Easterly along that side to the Eastern side of Bath Street; thence Southerly along that side to the Northern side of Price Street; thence East-erly North-Easterly and Northerly along that side erly, North-Easterly and Northerly along that side and the South-Eastern and Eastern boundaries of reserve 2913 and onwards to the Southern boundary of reserve 11555; thence Easterly along that boun-dary and onwards to the North-Eastern side of Moore Street; thence South-Easterly along that side to the Northern side of George Street; thence Easterly along that side and onwards to the Eastern side of Bedford Street; thence generally Southerly along that side to the North-Western corner of reserve 6967; thence Easterly along the Northern boundary of that reserve and that of Kellerberrin Town Lot 38 to the latter's North-Eastern corner; thence Southerly along the Eastern boundary of that lot and onwards to the Northern side of the Great Eastern Railway Reserve; thence Easterly along that side for a distance of six chains; thence Southerly parallel to the Eastern boundary of town lot 38 to the Northern side of the Great Eastern Highway; thence Westerly along that side to a point in prolongation Northerly of the Eastern side of a one-chain road passing along the Eastern boundaries of lots 22 to 26 inclusive and 41 to 46 inclusive of Avon Location 3777, as shown on Land Titles Office Deposited Plan 3199; thence Southerly to and along that side to the Southern side of Forrest Street; thence Westerly along that side to the Eastern side of Mitchell Street; thence South-erly along that side to a point in prolongation Easterly of the Northern side of Rason Street; thence Westerly to and along that side to the Eastern side of Scott Street; thence Northerly along Eastern side of Scott Street; thence Northerly along that side to a point in prolongation Easterly of the Southern boundary of lot 22 of location 3638 as shown on Land Titles Office Deposited Plan 3224; thence Westerly to and along that boundary and onwards to and along that of lot 11 and again onwards to a point in prolongation Southerly of the Western side of Wilding Street; thence Northerly along that prolongation to the Southern side of Scaddan Street; thence Westerly along that side and onwards to the Eastern boundary of location 3042 aforesaid and thence Southerly. Westerly and 3042 aforesaid, and thence Southerly, Westerly and Northerly along boundaries of that location to the starting point.'

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

Pharmacy and Poisons Act, 1910-1952. ORDER IN COUNCIL.

P.H.D. 348/49; Ex. Co. No. 1341.

WHEREAS it is enacted by section 43B of the Pharmacy and Poisons Act, 1910-1952, that the Governor may by order amend the Eleventh Schedule to the Act by deletion, additional or other alteration: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Executive Council, and in exercise of the powers conferred by section 43B of the Act doth hereby amend the Eleventh Schedule to the Act by adding the following drugs:---

- Aureomycin.
- Chloramphenicol.
- Streptomycin.

Dihydrostreptomycin.

Terramycin.

Cortisone and other supra-renal cortical hormones either natural or synthetic and andrenocortico-trophic hormone (A.C.T.H.).

Approved by His Excellency the Lieutenant-Governor in Executive Council, 14th July, 1954.

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

Pharmacy and Poisons Act, 1910-1952. ORDER IN COUNCIL.

P.H.D. 348/49.

WHEREAS it is enacted by section 43B of the Pharmacy and Poisons Act, 1910-1952, that the Governor may by order *inter alia*, amend the Tenth Schedule to the by Act by deletion, addition or other alteration: Now, therefore His Excellency the Governor, acting with the advice and consent of the Executive Council and in exercise of the powers conferred by section 43B of the Act doth hereby amend the Tenth Schedule to the Act—

(1) By adding the drug "Phenylbutazone (Butazolidin)."

(2) By deleting the word "Phenobarbital" in line 2 of exception (a) (Order in Council dated 31/3/49, G.G. 8/4/49) and substituting the words "Barbituric Acid or any derivation of Barbituric Acid."

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

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

WHEREAS by section 19 (2) (a) of the Child Welfare Act, 1947-1952, it is provided that the Governor may appoint such persons, male or female, as he may think fit, to be members of any particular Children's Court and may determine the respective seniorities of such members: Now, therefore, His Excellency the Lieutenant-Governor and Administrator by and with the advice and consent of the Executive Council doth hereby appoint for a period of two years from the 15th day of July, 1954, the persons named in the Schedule hereto to be members of the Children's Courts at Perth, Fremantle and Midland Junction.

Schedule.

Mrs. Ida Fairbrother. Mrs. Erica Reid Underwood.

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

Land Act, 1933-1953. ORDER IN COUNCIL.

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 as follows:—

Corr. No. 2652/14*—That reserve No. 15450 (Ardath Lot 20) should vest in and be held by the Bruce Rock Road Board in trust for the purpose of a Hallsite.

Corr. No. 8055/97—That Class A Reserve No. 11126 (Kalgoorlie Lot 401) should vest in and be held by the Municipality of Kalgoorlie in trust for the purpose of Park and Recreation.

Corr. No. 411/54—That reserve No. 23994 (Calingiri Lot 49) should vest in and be held by the Victoria Plains Road Board in trust for the purpose of a Children's Playground.

Corr. No. 5191/10—That Class A Reserve No. 12727 at Inglewood should vest in and be held by the Perth Road Board in trust for the purpose of Children's Playground.

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

* The previous Order in Council dated 10th April, 1923, is hereby superseded.

R. H. DOIG, Clerk of the Council.

Land Act, 1933-1953.

ORDER IN COUNCIL.

Corres. No. 2851/00, Vol. 2.

WHEREAS by section 34 of the Land Act, 1933-1953, it is made lawful for the Governor, by Order in Council, without issuing any deed or grant, to place any reserve under the control of any municipality, road board, or other person or persons, as a board of management, and to empower such board to make, repeal, and alter by-laws for the control and management of such reserves, and prescribe fees for use thereof, and for other purposes, such by-laws to be approved by the Governor and published in the *Government Gazette*; and whereas it is deemed expedient that Class "B" Reserve No. 7133 (Mosman Park Lot 159) for the purpose of Public Utility should be placed under the control of the Mosman Park Road Board as a board of management, subject to the following conditions:—

- (1) The Board shall be held responsible for any dust nuisance that may occur.
- (2) The Board shall when required level off the surface of the reserve to the satisfaction of the Minister for Lands.
- (3) It shall be obligatory for the board (or any contractor) to permit the removal of rubble from the quarry or quarries by The Wood Distillation Charcoal Iron and Steel Industry:

Now, therefore, His Excellency the Lieutenant-Governor and Administrator, by and with the advice and consent of the Executive Council, doth hereby place the beforementioned reserve under the control of the Mosman Park Road Board as a board of management, and doth empower such board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for use thereof; for directing the manner in which such fees shall be imposed, paid, collected and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof and £2 a day for a continuing breach, but not more than £20 in the aggregate subject to the conditions aforesaid.

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

ORDER IN COUNCIL.

P.W. 1149/48.

WHEREAS section 74 of the Constitution Act, 1889, provides that the Lieutenant-Governor and Ad-ministrator in Council may vest in heads of departments, or other officers or persons within the State, power to make minor appointment of fore-man and other persons employed at a daily rate of wage on works under the control of the De-partment of Public Works, and of Water Supply, Sewerage and Drainage (exclusive of the Metropolitan Water Supply, Sewerage and Drainage Department) should be vested in Robert Charles Rogers, and any persons appointed to act temporarily in his place the appointment of foreman and other persons employed on such works at a daily rate of wages.

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

14th July, 1954.

Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

ORDER IN COUNCIL.

M.W.S. 1052/54.

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 Lieutenant-Governor and Administrator, 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 Lieutenant-Governor in Council: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, 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. Midland Junction Municipality and Swan Road District.

(a) Fifteen-inch, 9-inch, 6-inch and 4-inch diameter pipe sewers with manholes and other apparatus connected therewith, as shown on Plan M.W.S.S. & D.D., W.A., No. 7864.

(b) A brick and tile pumping station and a reinforced concrete well with a reinforced concrete rising main and all other apparatus connected therewith, as shown on Plan M.W.S.S. & D.D., W.A., No. 7864.

This Order in Council shall take effect from the 23rd day of July, 1954.

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

Road Districts Act, 1919-1951. Hall's Creek Road Board. ORDER IN COUNCIL.

L.G. 593/52.

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 annual election for the Hall's Creek Road Board has been delayed so that rolls may be prepared, and cannot now be held on the day prescribed by section 61 of the said Act; and whereas it is desirable to remove any obstacle which may exist: Now, there-fore, His Excellency the Lieutenant-Governor and Administrator, doth hereby appoint the under-mentioned days as those upon which the revision of rolls shall be completed and the said appual election for the Hall's Creek Road Board has been of rolls shall be completed and the said annual election shall be held, namely:-

Revision of Roll—18th June, 1954. Nomination Day—14th August, 1954.

Election Day—11th September, 1954.

(Sgd.) R. H. DOIG, Clerk of the Council. Premier's Department, Perth, 19th July, 1954.

IT is hereby notified for public information, that Her Majesty The Queen has been pleased to approve of the retention of the title of "Honourable" by Sir Harold Seddon, Kt., who has served for more than three years as President of the Legislative Council of Western Australia, and by Mr. Frank Robert Welsh, who has served as a member of the Legis-lative Council of Western Australia for a con-tinuous period of not less than ten years.

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

AUDIT ACT, 1904.

The Treasury, Perth, 21st July, 1954.

THE following appointments and cancellations have been approved:-

Certifying Officers.

Appointments—T.143/53 — Western Australian Government Railways—Mr. F. W. Dixon for the Civil Engineering Branch for the period 28th June to 27th September, 1954 and Mr. H. Fry for the Stores Branch as from 5th July, 1954.

Cancellations - T.143/53-Western Australian Government Railways—Mr. B. Magee as from 23rd June, 1954, and Mr. L. R. Dunstan as from 7th July, 1954. T.168/45—Lands Agriculture and Forests Departments—Mr. V. L. C. Lloyd as from 6th July, 1954.

Receivers of Revenue.

T.749/38—Appointment—Mr. J. F. McIntyre for the Crown Law Department as from 13th July, 1954 vice Mr. E. P. Foreman transferred.

A. J. REID, Under Treasurer.

TRUSTEES ACT, 1900-1951.

Treasury Department, Perth, 13th July, 1954.

I, THE Honourable Albert Redvers George Hawke, Treasurer of the State of Western Australia, do hereby certify, pursuant to section 5 of the Trus-tees Act, 1900-1951, that the undermentioned in-corporated building society is a society in the shares of which trustees may invest: Home Building of which trustees may invest:-Home Building Society Incorporated.

Dated this 13th day of July, 1954.

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

Treasurer.

LAND AGENTS ACT, 1921.

Form No. 1.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth. I, DONALD CHARLES ALLEN, of 212 Hampden Road, Nedlands, Real Estate Salesman, having attained the age of 21 years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921.

The principal place of business will be at 12 Howard Street, Perth.

Dated the 12th day of July, 1954.

D. C. ALLEN.

Appointment of Hearing.

I hereby appoint the 23rd day of August, 1954, at 10 o'clock in the forenoon as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth. Dated the 12th day of July, 1954.

A. F. N. SCHRODER,

Clerk of the Petty Sessions.

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

Western Australia. LAND AND INCOME TAX ASSESSMENT ACT, 1907-1948.

Land Tax-Notice to Make Returns.

NOTICE is hereby given that every person who was at noon on the 30th day of June, 1954, the owner within the meaning of the said Act, of any land whatsoever in Western Australia and who is liable to land tax, is hereby required to make and furnish to me at the office of the Commissioner of Taxation, Perth, on or before the 31st day of August, 1954, a land tax return in the prescribed form

Prescribed Forms of Return.

Form A-For use by a person who has acquired land for the first time during the year ended 30th June, 1954, who has never previously furnished any return and owns the said land at noon on the 30th June, 1954.

Form GA—For use by a person who in a previous year has furnished a return and since 30th June, 1953, has sold or purchased land or has effected improvements thereto.

Penalties

Failure to Furnish Return-Not less than £2 nor more than £100.

Making a False Return—Not less than $\pounds 2$ nor more than $\pounds 100$ and treble the amount of the tax. Return forms may be obtained at the Taxation

Department, Perth, or at any Post Office in Western Australia. Dated at Perth, this 1st day of July, 1954.

T. C. H. POWELL,

Commissioner of Taxation. Taxation Department.

96-102 Barrack Street.

Perth.

Public Service Commissioner's Office. Perth, 21st July, 1954.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has approved of the following appointments:-

Ex. Co. 1332, P.S.C. 219/54-L. W. Wilkinson, Clerk, Audit Department, to be Clerk, Class C-II-2/3, as from 14th July, 1954.

Ex. Co. 1332, P.S.C. 218/54-E. S. Roxburgh, Clerk, Accounts Section, Treasury Department, to be Cashier and Relieving Officer, Class C-II-3, as from 14th July, 1954.

And has accepted the following resignations:-

Ex. Co. 1332—K. J. Turner, Clerk, Chief Sec-retary's Department, as from 18th June, 1954. W. B. Martyr, Staff Surveyor, Grade 2, Lands and Surveys Department, as from 18th June, 1954. J. M. Murdoch, Clerk, State Housing Commission, as from 29th June, 1954. M. E. Neck, Probation Offi-cer, Child Welfare Department, as from 1st June, 1954

Ex. Co. 1333-H. Cole, Instructor, Poultry Branch, Department of Agriculture, as from 25th June, 1954.

Ex. Co. 1200-J. B. Rose, Laboratory Assistant, Department of Agriculture, as from 31st May, 1954.

Also of the creation of the following positions:----

Ex. Co. 1333—Five positions in the General Division attached to the Seed Certification and Weed Control Branch, Department of Agriculture, as Vermin Control Officers, Class G-II-1.

S. A. TAYLOR, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE.

Department.		Position.	Class.	Salary.	Date Returnable
					1954.
Agriculture		Inspectors, Stock (Items 3352/R54, 3354/R54, 3355/R54 and 3356/R54) (a)	G-II2/3	Margin £250–£310	24th July.
Do		Adviser, Grade 1 (Item 3464/R54)	P-II8/9	Margin £550–£625	do.
Do		Adviser, Grade 1 (Item 3465/R54) (District Officer, Moora)	P-II8/9	Margin £550–£625	do,
Do		Adviser, Grade 1 (Item 3466/R54) (District Officer, Narrogin)	P-II8/9	Margin £550–£625	do.
Do		Adviser, Grade I, Soil Conservation Branch (Item 3506/R54) (District Officer, Northam)	P-II8/9	Margin £550–£625	do.
Do		Adviser, Grade 1, Horticultural Division (Item 3381/R54)	P-II8/9	Margin £550–£625	do.
lines		Clerk, Kalgoorlie (Item 1114/R54)	C-II1	Margin £200–£230	do.
Do		Clerk, Marble Bar (Item 1129/R54) (b)	C-II1	Margin £200-£230	do.
Public Works		Electrical Supervisor, Grade 2 (Item 2015/ R54) (a)	G-II3	Margin £290-£310	do.
ands and Surveys		Clerk, Land Settlement Accounts (Item 696/R54)	C-II2	Margin £250–£270	31st July.
Do. do.		Clerk, Agriculture Accounts (Item 674/R54)	C-II2	Margin £250-£270	do.
Forests		Forest Research Officer, Dwellingup (Item 541/R54)	P-II8/9	Margin £550-£625	do.
Public Works		Administrative Assistant, Director of Works Office (Item 1911/R54)	C-II4	Margin £330–£350	do.
rown Law		Clerk of Courts, Kalgoorlie (Item 2913/R54)	C-II6	Margin £425-£450	7th August.
Lands and Surveys		Clerk Assistant, State Gardens Board (Item 773/R54)	C-II3	Margin £290-£310	do.
Do. do.		Clerk, Records Branch (Item 605/R54)	C-II2	Margin £250-£270	do.
Chief Secretary's		Clerk, Internal Audit (Item 1190/R54)	C-II3/4	Margin £290-£350	do.
reasury		Cashier, Stamp Office (Item 99/R54)	C-II3	Margin £290-£310	do.
Metropolitan Water Su		Inspectors (Plumbing) (Items 2352, 2541, and 2542/R54) (a)	G-II4	Margin £330–£350	do.
Public Works		District Architect (North) (Item 2276/R54)	P-I1	Margin £750-£775	do.

(a) Applications also called under Section 24.

(b) No accommodation is available, but living allowance for a single man will be payable in accordance with the Regu-lations of the Education Department, dated 18th June, 1954.

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.

Public Service Commissioner.

BILL ASSENTED TO.

IT is hereby notified for public information that has His Excellency the Lieutenant-Governor assented in the name and on behalf of the Queen, on the date stated, to the undermentioned Bill passed by the Legislative Council and the Legis-lative Assembly during the third session of the Twenty-first Parliament, 1954.

Short Title of Bill, Date of Assent, No. of Act. Supply; 15th July; I.

> A. B. SPARKS. Clerk of the Parliaments.

19th July, 1954.

Crown Law Department Perth, 22nd July, 1954.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council under the pro-visions of section 14A of the Land Agents Act, 1921-1953, has been pleased to appoint as deputies for the members of the Land Agents Supervisory Committee, to act in their places on the Committee, when they are not available to do so-

Arthur Lane Francis Taylor, of 27 Franklin Street, Leederville, Resident Magistrate, to be Deputy Chairman;

and

Samuel Cleveland Spence, of 5 Fifth Avenue, Mount Lawley, a qualified accountant, and auditor and practising member of the Australian Society of Accountants, deputy for the qualified accountant and auditor:

and

Cyril George Dudley of 94 Webster Street, Ned-lands, a licensee nominated by the Real Estate Institute of Western Australia, deputy for the licensee.

THE Hon. Minister for Justice, pursuant to section 13 (3) of the Local Courts Act, 1904-1953, has approved of the appointment of Robert William Jennings as substitute to discharge the duties of Clerk of the Local Court at Busselton during the absence of C. F. R. Bullock on annual leave as from 5th July, 1954.

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

Constable William Alove Dickinson as Bailiff of the Bunbury Local Court at Brunswick Junction vice Constable F. C. Ball, transferred, as from 8/7/54.

Constable A. D. Burton as Acting Bailiff of the Coolgardie Local Court during the absence of Con-stable B. H. Larsen on leave as from 14th July, 1954.

THE Hon. Minister for Justice has approved of the appointment of the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913-1953:—Vaughan Joseph Parker, Applecross; Alan Rae Robertson, Peppermint Grove; Leonard Rhodes, Maida Vale; Ray-mond John Tucker, Perenjori; George Henry Willis, York.

THE Hon. Minister for Justice has approved of the cancellation of the appointments of the following persons as Postal Vote Officers under the provisions of section 90 of the Electoral Act, 1907-1953:-

McLean, Douglas W., Badja Station, via Yalgoo. Bermingham, John P., Higginsville. Bostock, Frederick H., Middleton Road, Albany. Castles, Henry, Cockatoo Island, Yampi Sound. Collins, John, Lake Darlot. Cullingworth, Harold E., Minilya Station, Carnar-

von.

Cullingworth, Hazel E., Minilya Station, Carnarvon. Dodd, Margaret, Hazelmere Plantation, Carnarvon.

Gishubl, Charles F., Research Station, Merredin. Hardman, Charles S., "Goodwins," East Goomarin. Keating, Michael V., Road Board, Toodyay.

Knowles, Walter (J.P.), Hamersley Station, via Roebourne.

Leipshim-Goldie, Alexander J.; Road Board, Wyndham.

Lovell, Zoe M., Post Office, East Carnarvon. Lucas, Frank, Inering, via Carnamah. Maher, Patrick W., 207 Hay Street, Kalgoorlie. Mears, Lionel, State School, Jarrahwood.

Mears, Lionei, State School, Jarranwood.
Penniment, Clement H., Great Northern Hotel, Geraldton.
Rule, Eric J., Moora.
Salomons, Norman F. P., Garden Island.
Sawyer, Dudley K., District Hospital, Bunbury.
Scott, Donald A., Dalgety Downs Station, via Mul-lowe

lewa. Scott, Maureen F., Dalgety Downs Station, via Mul-

lewa.

Seaby, Harold W., Karloning.

Sharpe, Walter L., 52 Monument Street, Mosman Park.

Slater, Geoffrey, 63 Circe Circle, Dalkeith. Suckling, Frederick, State School, Westcliffe, via Kulikup.

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. 66310 dated 9th November, 1953, drawn on the Clerk of Courts Trust Fund for the sum of £3 4s. in favour of Deputy Commissioner of Taxation.

Trust Order No. 82866 dated 19th March, 1954, drawn on the Clerk of Courts Trust Fund for the sum of £43 9s. 2d. in favour of Clerk of Petty Sessions, Perth.

Trust Order No. 65998 dated 10th February, 1954, drawn on the Clerk of Courts Trust Fund for the sum of £1 in favour of Clerk of the Local Court, Perth.

Trust Order No. 40878 dated 7th May, 1954, drawn on the Clerk of Courts Trust Fund for the sum of £13 8s. 1d. in favour of H. D. Moore & Co.

Trust Order No. 67447 dated 15th February, 1954, drawn on the Clerk of Courts Trust Fund for the sum of £3 in favour of Clerk of the Local Court, Perth.

Trust Order No. 55853 dated 28th October, 1953, drawn on the Clerk of Courts Trust Fund for the sum of $\pounds 1$ 11s. 8d. in favour of Clerk of the Local Court, Perth.

Trust Order No. 75680 dated 21st May, 1954, drawn on the Clerk of Courts Trust Fund for the sum of $\pounds 1$ in favour of Clerk of the Local Court, Perth.

Trust Order No. 77825 dated 28th October, 1953, drawn on the Clerk of Courts Trust Fund for the sum of $\pounds 6$ 0s. 3d. in favour of Clerk of the Local Court, Perth.

Trust Order No. 77993 dated 21st December, 1953, drawn on the Clerk of Courts Trust Fund for the sum of £3 in favour of Clerk of the Local Court, Perth.

Trust Order No. 77993 dated 21st December, 1953, drawn on the Clerk of Courts Trust Fund for the sum of £11 15s. 11d. in favour of Clerk of the Local Court, Perth.

> R. C. GREEN, Under Secretary for Law.

APPOINTMENT.

Chief Secretary's Department, Perth, 14th July, 1954.

C.S.D. 232/53.

HIS Excellency the Lieutenant-Governor and Ad-ministrator in Executive Council has been pleased to appoint William Cleland to the disciplinary staff of the Prisons Department as warder, from the 10th day of July, 1953.

> H. T. STITFOLD, Under Secretary.

JETTIES ACT, 1926.

Chief Secretary's Department, Perth, 14th July, 1954.

Ex. Co. No. 1345.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council under the provisions of the Jetties Act, 1926, has been pleased to amend in the manner mentioned in the Schedule hereunder the regulations made under the Act and published in the Government Gazette on the 6th day of September, 1940, and amended from time to time thereafter by notices published in the Government Gazette.

> H. T. STITFOLD, Under Secretary.

Schedule.

The Schedule of Wharfage Dues and Handling and Haulage Charges relating to the Wyndham Jetty contained in Appendix 1 to the Jetties Act Regulations, 1940 (G.Gs. 2/3/51, 5/12/52 and 22/5/53) is amended by substituting the figures and symbols "6s. 3d." for the figures and symbols "5s. 7.65d." in line three of the paragraph relating to "Handling Charges."

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1952. Department of Public Health, Perth, 19th July, 1954.

P.H.D. 734/53.

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

Municipality of York—Adrian Olaf Sandercock to be Health Inspector.

LINLEY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-1952. Department of Public Health,

Perth, 20th July, 1954.

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

Coolgardie Road Board—Dr. John Rambaut Healy to be Medical Officer of Health.

LINLEY HENZELL, Commissioner of Public Health.

HOSPITALS ACT, 1927-1948.

Medical Department, Perth, 14th July, 1954.

P.H.D. 5068/54.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, under the provisions of section 15 of the Hospitals Act, 1927-1948, has created a Board of Management of King Edward Memorial Hospital, consisting of the following:—

A representative of the Honorary Staff.

A medical practitioner nominated by the Minister.

A representative of the University of Western Australia.

Two members of the general public, one of whom shall be a woman.

Two representatives of the Public Health Department.

A representative of the employees.

And to appoint thereto the following for a period of one year as from a date to be fixed by the Minister for Health:—

Representative of the Honorary Staff; Dr. Hugh Callagher.

Medical practitioner nominated by the Minister: Dr. G. B. G. Maitland.

Representative of the University of Western Australia: The Vice Chancellor (Mr. S. L. Prescott) or his deputy.

Member of the general public: Mr. S. W. Perry. Two representatives of the Public Health Department: Under Secretary for Health (Mr. H. T. Stitfold) or his deputy; Commissioner of Public Health (Dr. L. Henzell) or his deputy.

Representative of the employees: Mr. L. G. Severn.

H. T. STITFOLD, Under Secretary.

HEALTH ACT, 1911-1952. West Kimberley Road Board—Resolution.

P.H.D. 512/22, Ex. Co. No. 1350.

WHEREAS under the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by the local authority; and whereas Model By-laws described as Series "A" have been prepared and published in the Government Gazette on the 4th December, 1944, and amended from time to time thereafter; and whereas a local authority may adopt the said Model By-laws with or without modification: Now, therefore, the West Kimberley Road Board being a local authority within the meaning of the said Act doth hereby resolve and determine that the said Model By-laws as published in the Government Gazette on the 4th December, 1944, together with the amendments thereto published in the Government Gazette on 26/1/45, 30/11/45, 20/12/46, 10/2/50, 24/3/50, 29/12/50, 22/6/51, 17/8/51, 2/11/51, 16/5/52, 31/12/52, 6/2/53, 20/3/53, 21/8/53, shall be adopted with the modifications as follows:—

Part 1—General Sanitary Provisions.

(1) Insert after by-law 68 a by-law to stand as 68A as follows:—

Repairs to Dwelling Houses.

68A. The owner of every dwelling house shall maintain such house and any laundries, bathrooms and privies attached to or used in connection therewith 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 stone work 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, fioor supports or other parts thereof which may become in disrepair;
- (5) repair and replace where necessary any steps or handrails thereof which may become in disrepair;
- (6) repair or replace any flashings which may
- (0) repair or replace any manufacturing 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) 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 re-pair any cracks and renew any plaster or wallpaper 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 re-glass 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 com-ply in all respects with all of the require-ments of the Fire Underwriters' Associa-tion 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 fioor area:

(2) and doth hereby prescribe that the fee to be paid for the registration of all offensive trades under Schedule "D" of Part IX of the adopted by-laws shall be £5 per annum.

Passed at a meeting of the West Kimberley Road Board this 28th day of April, 1954.

C. W. STANWELL,

Chairman.

W. SYMONDS,

Secretary.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1952.

Gosnells Road Board.

Adoption and Amendment of By-laws.

P.H.D. 1585/21; Ex. Co. No. 1342. WHEREAS under the Health Act, 1911-1952, the Governor may cause to be prepared, Model By-laws for all or any of the purposes for which bylaws not all of all of the purposes for which x_j -laws may be made by a local authority; and where-as Model By-laws described as Series "A" have been prepared and published in the *Government Gazette* on the 8th day of April, 1927, and whereas a local authority may adopt the whole or any portion of the said Model By-laws with or without modification: Now, therefore, the Gosnells Road Board, being a local authority within the meaning of the Act, doth hereby resolve and determine that the amendments to the said Model By-laws pub-lished in the Government Gazette on 1/2/1935, 12/2/1937, 2/7/1937, 22/4/1938, 3/3/1939, 29/9/1939,

30/4/1943, 20/12/1946, 22/6/1951, 18/7/1941. 10/12/1943.26/1/1945, 30/11/1945. 10/2/1950, 24/3/1950, 29/12/1950, 22/6/1951, 10/2/1950, 24/3/1950, 29/12/1950, 22/6/1951, 17/8/1951, 2/11/1951, 16/5/1952, 31/12/1952, 6/2/1953, 20/3/1953, and 21/8/1953, be adopted without modification; and doth hereby amend the said adopted by-laws in the following manner:-

Part IX-Offensive Trades.

Section C-Piggeries.

Delete by-law 2 and insert a new by-law 2 in lieu thereof as follows:----

(a) For the purpose of this section of these 2 by-laws no premises shall be registered as a piggery unless every portion of the sties and drainage sumps of the piggery are at least 200 ft. distant from any street or thoroughfare and from any dwelling house, church, schoolroom, hall, factory, dairy or premises whatsoever wherein food is manufactured, packed or prepared for human consump-tion, and the sties and drainage sumps of the piggery are not less than 100 ft. distant from the boundary of any land not in the same occupation,

boundary of any land not in the same occupation, ownership or possession. (b) No enclosure appurtenant to the sties or grazing area to which pigs have access shall be at a less distance than 100 ft. from any boundary of any land not in the same occupation, owner-ship or possession or at a less distance than 200 ft. from any dwelling house, church, schoolroom, hall, factory, dairy, or premises whatsoever wherein food is manufactured, packed or prepared for human consumption.

Passed at a meeting of the Gosnells Road Board this 12th day of April, 1954.

ARTHUR A. MILLS. Chairman.

RICHARD RUSHTON,

Secretary.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council 14th July, 1954.

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

HEALTH ACT, 1911-1952.

Cottesloe Municipal Council-Resolution.

P.H.D. 506/48, Ex. Co. No. 1351.

WHEREAS under the provisions of the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by reso-lution adopt the whole, or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said Act and pub-licht in the Concernent Creative or the 2th day lished in the Government Gazette on the 8th day of April, 1927, and amended from time to time thereafter: Now, therefore, the Municipality of Cottesloe, being a local health authority within the meaning of the Act, doth hereby resolve and determine that the amendment to the said Model By-laws published in the *Government Gazette* on the 29th December, 1950; 22nd June, 1951; 17th August, 1951; 2nd November, 1951; 16th May, 1952; 6th February, 1953; 20th March, 1953; 21st August, 1953 shall be adopted without modification.

Passed at a meeting of the Cottesloe Municipal Council this 28th day of April, 1954.

L. P. GADSDON, Mayor.

D. G. HILL, Town Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1952. Perenjori Road Board-Resolution.

P.H.D. 1231/26, Ex. Co. No. 1349. WHEREAS under the provisions of the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any purpose for which by-laws may be made by a local authority under any of the provisions of the Act; and whereas a local authority may, of its own motion, by resolu-tion adopt the whole, or any portion of such by-laws with or without modification; and whereas Model By-laws described as Series "A" have been prepared in accordance with the said act and pub-lished in the Government Gazette on the 4th day of December, 1944, and amended from time to time thereafter: Now, therefore, the Perenjori Road Board being a local authority within the meaning of the Act, doth hereby resolve and determine that the amendments to the said Model By-laws pub-lished in the Government Gazette on the 16/5/52; 31/12/52; 6/2/53; 20/3/53; 21/8/53, shall be adopted without modification. WHEREAS under the provisions of the Health Act,

Passed at a meeting of the Perenjori Road Board, this 18th day of November, 1953.

> A. FARRELL. Chairman.

D. A. JONES,

Secretary.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1952. Gnowangerup Road Board-Resolution. Prohibited Area for the Keeping of Pigs.

P.H.D. 455/45, Ex. Co. 1348.

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: Now, therefore, the Gnowangerup Road or adopted: Now, therefore, the Gnowangerup Road Board, being a local authority within the meaning of the Act and having adopted the Model By-laws described as Series "A" and published in the Government Gazette on the 8th April, 1927, doth hereby amend the said adopted by-laws by inserting after by-law 5 of Part IX of the said adopted by-laws a new by-law to stand as by-law 5A as follows: follows:---

5A. No person shall keep any pigs within the townsites of Gnowangerup, Borden or Ongerup as defined under the Land Act, 1933-1950.

Passed at a meeting of the Gnowangerup Road Board, this 14th day of April, 1954.

> G. E. P. WELLARD, Chairman.

W. J. CUNEO,

Secretary.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1953. Amendment of Model By-laws. Department of Public Health, Perth, 14th July, 1954.

P.H.D. 384/53, Ex. Co. No. 1347.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council under the provisions of the Health Act, 1911-1953, has

been pleased to amend, in the manner men-tioned in the Schedule hereunder, the Model Bytioned in the Schedule hereunder, the Model By-laws Series "A" prepared under the Act, and re-printed with amendments to date in the Govern-ment Gazette on the 4th day of December, 1944, and further amended by notices published in the Government Gazette on the 26th day of January, 1945; the 30th day of November, 1945; the 20th day of December, 1946; the 24th day of October, 1947; the 23rd day of December, 1949; the 10th day of February, 1950; the 24th day of March, 1950; the 29th day of December, 1950; the 22nd day of June, 1951; the 17th day of August, 1951; the 2nd day of November, 1951; the 16th day of May, 1952; the 31st day of December, 1952; the 6th day of Feb-ruary, 1953; the 20th day of March, 1953, and the 21st day of August, 1953.

LINLEY HENZELL.

Commissioner of Public Health.

Schedule.

Part I of the Model By-laws Series "A" is amended by inserting after by-law No. 41 a new by-law 41A as follows:-

41A. A person shall not deposit on or under any land any sewage or offensive matter or any other thing whatsoever which may pollute or render unfit for human consumption any well or other underground source of water, the water of which is used or intended for human consumption, and which is situated within one hundred feet (100ft.) of the place where the sewage, offensive matter or other material is deposited.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

Department of Public Health, Perth, 14th July, 1954.

P.H.D. 311/44,

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to appoint the following to be members of the Princess Margaret Hospital Board for the period ending 31st August, 1955:—

The Under Secretary for Health, Mr. H. T. Stitfold, or his deputy.

The Principal Medical Officer, Dr. L. Henzell, or his deputy.

> H. T. STITFOLD, Under Secretary.

ANATOMY ACT, 1930-1946. Department of Public Health, Perth, 14th July, 1954.

P.H.D. 887/52.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has granted licenses to practice anatomy at the Western Aus-tralian University School of Anatomy to the following students:-

Claude Bertram Surman.

Anthony Aloysious Albuquerque.

Samuel K. Atlas.

John E. Carroll.

Juliana Kovesi.

Donald G. Lloyd.

Peter D. A. Newton.

LINLEY HENZELL, Commissioner of Public Health. Department of Public Health, Perth, 14th July, 1954.

P.H.D. 456/53. HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, pursuant to section 291 of the Health Act, 1911-1952, has been pleased to appoint Dr. Gordon Donnan to be Consultant Radiologist and Dr. Alan Bailey to be Assistant Thoracic Surgeon in the Tuberculosis Control Branch, Department of Public Health.

> LINLEY HENZELL, Commissioner of Public Health.

NURSES REGISTRATION ACT, 1921-1953.

Department of Public Health, Perth, 14th July, 1954.

P.H.D. 840/53

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to appoint Dr. James R. H. Watson and Dr. Philip Goatcher to be examiners for the Nurses Registration Board for a period of two years com-mencing on 1st June, 1954, vice Dr. Ellison Min-chin and Dr. C. W. R. Price, resigned.

LINLEY HENZELL, Commissioner of Public Health.

HEALTH ACT, 1911-1952. Ashburton Road Board-Adoption of By-laws. Resolution.

P.H.D. 519/22, Ex. Co. No. 1353.

WHEREAS under the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority; and whereas Model By-laws described as Series "A" have been prepared and published in the Government Gazette from time to time thereafter: Now, therefore, the Ashburton Road Board being a local authority within the meaning of the Act, doth hereby resolve and determine that the said Model By-laws as published in the Government Gazette on the 4th December, 1944, together with the amendments Instead in the Government Gazette on the term December, 1944, together with the amendments thereto published in the Gazette on the 20/1/45, 30/11/45, 20/12/46, 10/2/50, 24/3/50, 29/12/50, 22/6/51, 17/8/51, 2/11/51, 16/5/52, 31/12/52, 6/2/53, 20/3/53 and 21/8/53, shall be adopted with the modifications as follows: the modifications as follows:-

1. After by-law 68 of Part 1 insert the following by-law to stand as 68A:-

Repairs to Dwelling Houses.

68A. The owner of every dwelling house shall maintain such house and any laundries, bathrooms and privies attached to or used in connection therewith in good order and condition and properly repaired and fit for use and in particular shall-

- (a) Repair or replace any roof or part thereof which shall become in disrepair.
- (b) Repair any brick or stone work which shall show signs of fretting and treat or repair any walls which may become damp. (c) Replace all decayed or ant-eaten timber
- therein.
- (d) Repair and replace with new material where necessary any verandah or the roof, floor supports or other parts thereof which may become in disrepair.
- (e) Repair and replace where necessary any steps or handrails thereof which may become in disrepair.
- (f) Repair or replace any fiashings which may become in disrepair.
- (g) Replace any ant stops which shall be missing or in disrepair.
- (h) Repair or renew any ventilators which shall become in disrepair or be missing.
- (i) Keep all floors even in surface and free from cracks.
- (j) Replace or repair all skirtings, architraves and fixtures, which may become a harbourage for vermin.

- (k) Keep all walls, ceilings and the plaster and wall paper thereon in good repair, and repair any cracks and renew any plaster or wallpaper which may become dilapidated or in disrepair.
- Refit and repair any doors which may be-come in disrepair or which shall cease to fit properly.
- (m) Repair or place with new, any window frames or sash cords which may become broken or in disrepair and reglaze any windows which may become broken or cracked.
- (n) 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 bylaws made thereunder.
- (o) Keep all electric wiring and fittings in such state of repair and condition as shall comply in all respects with all of the require-ments of the Fire Underwriters' Association of W.A.
- (p) 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 fioor area.

2 The scale of fees for the registration of offensive trade premises under Schedule D of Part IX of the adopted by-laws shall be as follows:—

				~	01	
				an	nui	n.
Trade.				£	s.	d.
Slaughterhouses				1	0	0
F ell m ongeries			•	1	0	0
Chemical Works			••••	2	0	0
Cleaning Establish	nments	and	Dye			
Works				2	0	0
Soap and Candle	Works			1	0	0
Bone Mills			• • • •	2	0	0
Manure Works				3	0	0
Wool-scouring Wo	rks		•	1	0	0
Fish-curing Establ	lishmen	$^{\mathrm{ts}}$	••••	3	0	0
Flock Factories	•			1	0	0
Any other trade n	not spec	ified		1	0	0

Passed at a meeting of the Ashburton Road Board this 21st day of April, 1954.

JACK K. CLARK.

Chairman.

Per

A. J. NICOL, Secretary.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1952.

Gosnells Road Board. Prohibited Area for Offensive Trades-

Amendment.

P.H.D. 1585/21; Ex. Co. No. 1342.

WHEREAS under the Health Act, 1911-1952, a local authority may make or adopt by-laws and may alter, amend or repeal any by-law so made or adopted; and whereas the Gosnells Road Board made by-laws relating to an area wherein the establishment of certain offensive trades was prohibited, by resolution published in the *Gazette* on the 7th day of March, 1941 (page 300). Now therefore the Gosnells Road Board doth hereby resolve and determine that the by-law aforementioned shall be amended as follows:-

Part IX of the Adopted By-laws as Amended. Schedule "F."

Delete all words from the description of the prohibited area contained in the aforementioned by-law, commencing with the word "thence" in line 17 and concluding with the word "road" in line 29, and insert in lieu thereof the following words:-

Thence North-Easterly to its Eastern corner; thence North-Westerly along the North-Eastern boundary of the same lot and onwards to the centre of Gosnells Road; thence in a North-Easterly direction along the centre of the said road to the North-Easterly corner of lot 358 of location 13; thence along the North-Westerly boundaries of lots 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, and 378 to its junction with Maddington Road, and thence along the centre of Myola Road to the Northern corner of lot 274 of location 13; thence in a South-Westerly direction along the North-West boundary of lot 274 to the Northern corner of lot 3 of location 13 and thence in a South-Westerly direction along the boundary of locadirection along the boundary of lot 3 of loca-tion 13 to the centre of Railway Road.

Passed at a meeting of the Gosnells Road Board this 10th day of May, 1954.

> ARTHUR A. MILLS, Chairman.

> RICHARD RUSHTON, Secretary.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

PHARMACY AND POISONS ACT, 1910-1952.

Department of Public Health, Perth, 14th July, 1954.

P.H.D. 348/49; Ex. Co. No. 1355.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the provisions of the Pharmacy and Poisons Act, 1910-1952, has been pleased to amend in the manner mentioned in the Schedule hereunder the Pharmacy and Poisons Act Regulations, 1951, published in the Government Gazette on the 12th day of October, 1951, and amended by notices published in the Government Gazette on the 9th day of January, 1953, and the 16th day of October, 1953.

LINLEY HENZELL, Commissioner of Public Health.

Schedule.

Regulation 85 of the Pharmacy and Poisons Act Regulations, 1951, is amended by adding paragraphs (g), (h), (i) and (j) as follows:—

(g) Preparations containing not more than 1 mg. per dose of Ergotamine.

(h) Preparations containing not more than $\frac{1}{2}$ grain per dose of Barbituric Acid or any derivative of Barbituric Acid and not more than 1 mg. per dose of Ergotamine. (i) Preparations containing not more than $\frac{1}{2}$ grain per dose of (1)

Barbituric Acid or any derivative of Barbituric Acid and not less than a recognised dose of an official Vitamin or of a natural or synthetic androgenic or oestrogenic hormone or of a medicinal glycerophosphate.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1953.

Department of Public Health,

Perth, 14th July, 1954.

P.H.D. 718/49; Ex. Co. No. 1359.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting in accordance with the advice of the Food Standards Advisory Committee and under the provisions of the Health Act, 1911-1953, has been pleased to amend in the manner set forth in the Schedule hereunder, the regulations in relation to the inspection and branding of meat under the Act published in the Government Gazette on the 1st day of December, 1950, and amended by notices published in the Government Gazette on the 27th day of June, 1952, 17th day of October, 1952, and the 14th May, 1954.

> LINLEY HENZELL, Commissioner of Public Health.

Schedule.

In the schedule to the notice published in the Government Gazette 1. 1. In the schedule to the house published in the Good management of the 14th day of May, 1954, delete the words and figures "as from the 1st day of May, 1954," in lines one and two.
2. Insert the following brand in Schedule "A" paragraph 3:—



3. In paragraph 4 of Schedule "C" (G.G. 14th May, 1954), after "Carnarvon Municipal Health District," insert "Harvey Road Board Health District."

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

HEALTH ACT, 1911-1952. Municipality of Kalgoorlie.

P.H.D. 204/45, Ex. Co. No. 1343.

WHEREAS under the Health Act, 1911-1952, the Governor may cause to be prepared Model By-laws for all or any of the purposes for which by-laws may be made by a local authority; and whereas Model By-laws described as Series "A" have been prepared and published in the Government Gazette on the 4th December, 1944; and whereas the Muni-cipality of Kalgoorlie, being a local authority within the meaning of the Act, have adopted the said Model By-laws as the by-laws of the Municipality together with amendments from time to time thereafter: Now, therefore, the Municipality of Kalgoorlie doth resolve and determine that the said adopted by-laws shall be amended as follows:-

Part VII-Food.

Add after paragraph (f) of by-law 20 of the said part, a new paragraph (g) as follows:---

(g) Every person engaged in selling or carrying bread shall, whilst the bread is being carted to and from his vehicle, cause such bread to be carried either in a clean basket or other clean container or to be properly wrapped as hereinbefore provided.

Passed at a meeting of the Municipality of Kal-

goorlie, this 22nd day of February, 1954. The Common Seal of the Municipality of Kalgoorlie [L.s. was hereunto affixed on the

25th day of February, 1954.

R. G. MOORE, Mayor.

[L.S.]

G. O. EDWARDS, Town Clerk.

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, 14th July, 1954.

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

IN THE MATTER OF THE ALBANY HARBOUR BOARD ACT, 1926.

APPLICATIONS are called by the Albany Harbour Board for a lease for 21 years of a portion of reclaimed land, adjacent to the bulk grain terminal now under construction at Albany, for the purpose of erecting thereon an administrative building in connection with the operation of the terminal.

Applications close with the secretary on 16th day of August, 1954. No application necessarily accepted.

Further particulars on application to the undersigned.

E. J. NORMAN, Secretary.

FREMANTLE HARBOUR TRUST.

Notice to Mariners.

- No. 2 of 1954.
- Australia-West Coast.

Fremantle Inner Harbour.

Light-Beacon Demolished-Light-Buoy Established. Position.-South Mole Light.

Lat. 32° 03' 20" S., long. 115° 43' 40" E. (approx.). (1) Light-Beacon demolished.

Position.—049° distant 1,225 feet from the above light.

Details.-The Light-Beacon at the above position has been demolished.

(2) Light-Buoy established.

Position.—049° distant 1,225 feet from the above light.

Abridged description-F.R.

Description.—A Light-Buoy, painted red and exhibiting a fixed red light.

Charts temporarily affected.-Nos. Aus. 112-113, B.A.1700.

Publication.—Australia Pilot Vol. V (1948), page 320. Authority.-Fremantle Harbour Trust.

Date 20th July, 1954.

H. ACTON. Secretary.

W.A. FIRE BRIGADES BOARD. Loan.

IT is hereby notified, for general information, that the consent of His Excellency the Lieutenant-Governor and Administrator has been given to the W.A. Fire Brigades Board borrowing an amount of £20,000 from the Commonwealth Bank of Australia, for the purpose of carrying out and per-forming the powers, authorities and duties vested in or conferred or imposed on the Board by the Fire Brigades Act, 1942-1951.

> H. T. STITFOLD, Under Secretary.

IT is hereby notified that the following items will be sold by public auction at the Geraldton Police Station on 13th August, 1954, at 2.15 p.m., pur-suant to the provisions of section 76 of the Police Act:-

> (Sgd.) T. ANDERSEN, Commissioner of Police.

- 1. Canvas tarpaulin.
- 2 1 Singlet, 1 pr. overalls, 1 shirt, 1 pr. sandals, 1 pullover.
- 3. 1 pr. sun glasses.
- 1 Lady's Olympic push cycle. 4.
- 1 Under carpet matting. 5.
- 6. 1 Child's plastic purse, containing 3 handkerchiefs.
- 7. 1 Glove clip.
- 8. Tobacco pouch. 1
- 1 Gent's Malvern Star push cycle. 9.
- 10.
- 11.
- Gent's Malvern Star push cycle.
 Globite case, containing overalls.
 Bag of wool.
 Leather school bag, containing 1 yellow mug, pencils, infant's reader.
 Lady's topper.
 Gent's Malvern Star push cycle.
 Leather money purse.
 Stadium electric torch.
 Leatherstee procentation case, containing 12.
- 13.
- 14.
- 15.
- 16.
- Leatherette presentation case, containing shaving kit, brush, comb.
 Calf skin purse, containing photos., lip-stick, key, powder compact. 17.
- 18.
- 19. 1 Leather satchel, containing one photo group.
- 20. 1 Lady's sports coat.
- 21. 1 Chrome tobacco tin.
- 22 1 Gent's Rainbow push cycle. 1 Leather folding wallet.
- 23.
- 24. 1 Small roll of mosquito netting.
- 25. 1 Small money purse.
- 26. 1 Small plastic money purse containing 1 handkerchief.
- 27. 1 pr. Boy's sandals, 1 shirt, 1 dressing gown
- belt. 28.
- 2 Keys in leather holder. 29.
- 1 Lockwood key on length of chain. 30. 1 Motor car wheel, complete with new tyre
 - and tube.
- 1 Leather key holder, with 4 keys. 2 Keys and 1 penknife on chain. 1 pr. Gent's trousers. 31.
- 32.
- 33.
- 34.1 Leather gladstone bag, containing 2 old blankets.
- 35. 1 Motor car jack.
- 36. 1 Baby's shawl, 1 pillow, 1 blanket. 1 Bundle of shearing machine blades. 1 Wallet.
- 37.
- 38.
- 39.
- 1 pr. Gent's trousers, 1 shirt. 40.
- 1 Purse, containing powder compact, 1 packet cigarettes, 1 rouge, 2 lipsticks, 1 box matches. 1 Plastic money purse. 1 Yellow metal engagement ring, 18ct. 41.
- 42.

- 1 Gent's coat, containing 1 pr. sun glasses, 1 ball point pen, 1 powder compact. 43.
- Air Force coat.
 Brass key on ring.
 pr. Gent's trousers.
 Car tyre re-cap. 44. 45.
- 46
- 47
- 1 Red handkerchief. 48.
- 49. 1
- 50.
- Leather gladstone bag. Canvas sheet, approx. 12ft. x 6ft. Single Mattress, 4 blankets, 2 pr. shorts, Single Mattress, 51. 1 1 pr. overalls, 1 pillow, 1 book. Celanese half slip.
- 52. 1
- 53.
- Yellow metal brooch.
 Yellow metal alarm clock.
 Leather wallet. 54.
- 55.
- 1 Handbag, containing 2 tubes lipstick, 1 56. comb. 1 Car crank handle, with child's notebook
- 57 attached.
- 58. 1 Elgin pocket watch.
- 1 Sleeveless pullover. 59
- 1 Nickel rim for car wheel. 60.

DECEASED NATIVE'S ESTATE.

Fred Edwards, late of Mount Augusta Station, via Meekatharra, who died at Station Well or Pool, on 27th November, 1953.

NOTICE is hereby given that all persons having claims or demands against the estate of the aboveclaims or demands against the estate of the above-named deceased native, which is being administered by me under section 36 of the Native Administration Act, 1905-47, are hereby requested to send par-ticulars of such claims or demands in writing to me before the 13th day of August, 1954, after which date I shall proceed to distribute the assets of the said deceased native among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 21st day of July, 1954.

S. G. MIDDLETON, Commissioner of Native Affairs.

GOVERNMENT LAND SALES.

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

SOUTHERN CROSS.

11th August, 1954, at 3 p.m., at the office of the Mining Registrar:-

Bullfinch-Town 92, 1r., £20.

Moorine Rock-¶29, 5a., £15.

NORTHAM.

12th August 1954, at 11.30 a.m., at the Court House:

\$Cunderdin—Town 261, 1r., £10.*Suburban for cultivation.

[All marketable timber is reserved to the Crown. \$Section 21 of the regulations does not apply.

All improvements on the land offered for sale are the property of the Crown, and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

Plans and further particulars of these sales may be obtained at this office and the offices of the various Government Land Agents. Land sold to a depth of 200 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. Alac, T.; 3117/3604;; Agnew 42; £2 15s.; 1527/37;

Townsite.

adwith, W. A. G.; 347/2742; Williams 13586; conditions; 2261/39; 407/80, A2. Broadwith, Carlisle, 394/1387; Teano: abandoned:

- lisle, C. A.; 39 918/53; 79/300. lisle, C. A.; 39 3069/53; 79/300. Carlisle, 394/1391; Teano; abandoned;
- 3069/53; 79/300.
 Chamberlain, H.; 3117/3780; Leonora 702; £2 7s.; 9940/06; Townsite.
 Clark, R. E.; 347/8115; Avon 25131; abandoned; 6177/51; 24/80.
 Cooper, E. W.; 36256/55; Plantagenet 2585; abandoned; 1114/17, 446/80.
 Coyne, W. P.; 3117/3568; Agnew 62; £1 15s.; 1726/37; Townsite.
 Dyer, J.; 347/8316; Sussex 2724; conditions; 1941/52; 440D/40

- Kelly, E; 347/8911; Ninghan 756, 757; abandoned; 2642/52; 65/80. Cramer, H. H.; 3117/2589; Reedy 181; £3 5s.; 81/39;
- Townsite. Cramer, H. H.; 3117/2697; Reedy 180; £3 5s.; 818/39;
- Townsite. Mainard, G. L.; 347/6858; Melbourne 3552; aban-doned; 835/49; 58/80. Maund, H.; 3117/2710; Agnew 106; £1 15s.; 1311/39;
- Townsite.
- Mickle, E. B.; 6884/153; Wiluna 801; £2 2s.; 2719/33; Townsite.
- Mickle, E. B.; 6885/153; Wiluna 802; £2 2s.; 2718/33; Townsite.
- Overheu, C. C.; 347/10125; Esperance 773, 774, 775, 777, 781; abandoned; 1426/53; 423/80.
- Pritchard, E. A.; 3117/3520; Boulder 229R; £3 10s.;
- 10767/01; Boulder. tt, L. M.; 3117/3606; Agnew 11; £2 0s. 1d.; 1638/37; Townsite. Scott, L. M. 1638/37;
- Streeter & Male Ltd., Executors of Estate of A. S. Male (deceased); 396/472; Dampier; conditions; 1932/06; 136/300. Taylor, A. G.; 347/9281; Murray 1425; conditions;
- 1796/53; 380D/40. Tyrrell, M. V.; 4916/153; Kalgoorlie 731; 16s.; 4384/00; Townsite.

- 4384/00; Townsite. Whittem, A. J. S.; 10960/68; Plantagenet 17-94; abandoned; 2635/18; 457/40. Woinar, A.; 3117/3427; Kalgoorlie 2342; £2 0s. 2d.; 12797/04; Kalgoorlie Sheet 2. Yerilla Station P/L.; 347/8375; Esperance 1419; abandoned; 7961/50; 423/80.

H. E. SMITH. Under Secretary for Lands.

CLASSIFICATION OF RESERVE.

Department of Lands and Surveys, Perth, 20th July, 1954.

Corres. No. 2851/00, Vol. 2.

IT is notified for general information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to classify as of Class "B" Reserve No. 7133 (Public Utility), under section 3 of the Land Act, 1933-1953. (Plan North Fremantle.)

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

CANCELLATION OF RESERVE No. 3288.

Department of Lands and Surveys Perth, 20th July, 1954.

Corres. No. 925/96.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to cancel, under section 37 of the Land Act, 1933-1953, reserve No. 3288 (Esperance Lot 82)—Municipal. (Plan Esperance, Sheet 2.)

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

RESERVES

Department of Lands and Surveys, Perth. 20th July. 1954.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to set apart as Public Reserves the lands described in the Schedule below for the purposes therein set forth.

Corres. No. 2851/00, V. 2.

MOSMAN PARK.—No. 7133 (Public Utility), lot o. 159 (10a. 1r. 14p.). (Diagram O.P. Cottesloe No. 79, Plan North Fremantle).

Corres. No. 4523/53.

ROE.—No. 23992 (School Quarters), location No. 2236 (1r.). (Plan 376/80D and E4.)

Corres, No. 411/54. CALINGIRI.—No. 23994 (Children's Playground), lot No. 49 (about 1r.). (Plan Calingiri.)

Corres. No. 2221/54.

ESPERANCE .- No. 23995 (Gravel), location No. 1475 (10a.). (O.P. 5934, Plan 423/80, B3.)

Corres. No. 2220/54.

ESPERANCE.—No. 23996 (Gravel), location No. 1474 (5a.). (O.P. 5934, Plan 423/80, C3.)

H. E. SMITH,

Under Secretary for Lands.

AMENDMENT OF RESERVES. Department of Lands and Surveys, Perth, 20th July, 1954.

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

Corres. No. 8133/22-Of the amendment of reserve No. 21948 (Excepted from Sale) to exclude Pem-berton Lot 153, and of its area being reduced to 1 rood 39 perches accordingly. (Plan Pemberton.) Corres. No. 6801/49—Of the amendment of reserve No. 23050 (Pemberton Lot 72)—School Quarters—to include Pemberton Lot 153, and of its area being increased to 2 roods accordingly. (Plan Pemberton.)

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

LAND OPEN FOR SELECTION.

Perth Land Agency.

Department of Lands and Surveys, Perth, 19th July, 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.

OPEN ON AND AFTER WEDNESDAY, 18TH AUGUST, 1954.

SCHEDULE

Location No.		Are	Area.		Price per Acre.	Plan.	Corres. No.	Classification File.	Deposit required.	
Jilbadii	150 (c) (e)		r. 0	р. 0	£ s. d. Subject to pricing	24/80 E. 4	1309/28	Subject to classi-	£ s. d. 11 10 0	
Jinpaqli	150 (c) (e)	ant.1,170	U	0	Subject to buoms	24/00 12. 4	1309/20	fication	11 10 0	
Kojonup	4580 (b)	335	0	13	0 12 0	416A/40 A. 1 409D/40 A. 4	3322/53	3637/18 p. 5	$1\ 12\ 5$	
Kojonup	4661 (a)	324	2	0	089	416A/40 A. 1 409D/40 A. 4	3322/53	3284/18 p. 7	$1\ 12\ 5$	
Kojonup	7054 (a)	161	3	0	0 18 0	$\begin{array}{cc} 409 { m \dot{D}} / 40 & { m A.} \\ 3 \ { m and} \ 4 \end{array}$	1057/54	1057/54 p. 1	1 8 8	
Nelson	11946 (a) (d)	2,120	2	23	0 12 0	441/80 F. 1 and 2	2780/47	2780/47 p. 37	$2 \ 10 \ 0$	
Plantagen	et 5102 (a) (c)	abt. 1 6 0	0	0	Subject to pricing	451A/40 B. 4	738/47	Subject to classi- fication	4 18 9	
Roe	1452(a)	2,052	1	14	0 5 6	345/80 F. 2	4189/53	2423/28 p. 1A	$2 \ 10 \ 0$	
\mathbf{Roe}	1453 (a)	2,496	3	39	0 4 9	345/80 F. 2	4189/53	2423/28 p. 1A	$2 \ 10 \ 0$	
\mathbf{Roe}	1458(a)	2,998	1	21	076	346/80 A. B. 3	6191/51	3392/51 p. 4	$2 \ 13 \ 0$	
Williams	14978 (a) (c)	abt. 915	0	0	Subject to pricing	377/80 E.3	1550/52	Subject to classi- fication	10 11 3	

(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.

(e) Subject to mining conditions.

H. E. SMITH. Under Secretary for Lands.

LOTS OPEN FOR SALE. Department of Lands and Surveys Perth, 20th July, 1954.

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

Applications to be Lodged at Perth.

Corres. No. 2472/51. GARRATT.—Suburban for Cultivation, 17 and

18. £40 each.

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

H. E. SMITH,

Under Secretary for Lands.

OPEN FOR SALE.

Department of Lands and Surveys, Perth, 20th July, 1954.

Corres. No. 925/96.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased approve, under section 45A of the Land Act, 1933-1953, of Esperance Lot 82 being made available for sale in fee simple for the purpose of a Doctor's Residence, priced at ± 225 , and subject to the following conditions:----

1. Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Lands Office, Perth, on or before Wednesday, 18th August, 1954.

2. Balance of purchase money shall be paid within 12 months from the date of approval of the application by quarterly instalments on the first days of January, April, July and October.

3. All applications lodged on or before that date will be treated as having been received on the closing day and, if there are any more appli-cations than one, the application to be granted will be determined by the Land Board.

(Plan Esperance Sheet 2.)

H. E. SMITH,

Under Secretary for Lands.

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

WE, Eric William Gillett and Mary Alexander Gil-lett, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Armadale-Kelmscott Road Board to close the said portion of road, viz :---

Armadale-Kelmscott.

4754/04. A.142. The surveyed road along part of the North boundary of Canning Location 61, from the North-East corner of the location to its junction with road No. 2051. (Plan 341B/40, DI.)

E. W. GILLETT.

MARY A. GILLETT.

I, Warrick Geoff Savage on behalf of the Armadale-Kelmscott Road Board, hereby assent to the above application to close the road therein described.

W. G. SAVAGE, Chairman, Armadale-Kelmscott Road Board. 9/7/54.

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

I, ALICE ROSE FITZPATRICK being the owner of land over or along which the portion of road here-under described passes, have applied to the Wil-liams Road Board to close the said portion of road, viz.:---

6169/51.

W.695. That part of Cornwall Terrace bounded by lines commencing at the North-East corner of Williams sub. lot 25 and extending a distance of

about 2 chains 71.3 links to a point situate in prolongation Eastward of the Northern boundary of said lot; thence South-Eastward a distance of about said fot, thence South-Eastward a distance of about 38.5 links to a point situate in prolongation North-Eastward of the South-Eastern boundary of said lot; thence South-Westward a distance of about 3 chains 17.3 links along said North-Eastward pro-longation to the South-East corner of said lot; thence Northward along the Eastern boundary of the lot to the starting point (Plan Williams Shoct the lot to the starting point. (Plan Williams Sheet 1.)

A. R. FITZPATRICK.

I, Alan McKenzie Sattler, on behalf of the Williams Road Board, hereby assent to the above ap-plication to close the road therein described.

A. McK. SATTLER, Chairman, Williams Road Board. 11/6/1954.

CASH ORDER LOST. State Gardens Board, Perth, 19th July, 1954.

IT is hereby notified that the undermentioned Cash Order has been lost. Payment has been stopped, and it is intended to issue order in lieu thereof:—

Cash Order No. 8646; amount, £5 7s. 6d.; drawn by State Gardens Board; in favour of C. A. Kirkby & Sons.

> H. E. SMITH. Chairman, State Gardens Board.

Western Australia.

LICENSED SURVEYORS ACT, 1909-1940. It is hereby notified that an Examination for Candidates wishing to qualify for registration as Licensed Surveyors in Western Australia will be held at the Engineering School, The University, Nedlands, commencing Monday, 23rd August, 1954.

Written applications, together with the requisite fee, must be in the hands of the Secretary not later than 5 p.m. on Friday, 13th August, 1954.

S. J. STOKES,

Secretary.

Land Surveyors' Licensing Board, Lands and Surveys Department, Perth.

CASH ORDER LOST.

Forests Department, Perth, 20th July, 1954.

IT is hereby notified that the undermentioned Cash Order has been lost. Payment has been stopped, and it is intended to issue a fresh Cash Order in lieu thereof:-

Cash Order No. 26385, amount £2 12s. 4d., drawn by C. Williams on 29/6/54, in favour of G. W. Fletcher.

> A. C. HARRIS. Conservator of Forests.

PUBLIC WORKS TENDERS.

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

Collie High School-New Shelter Sheds (12493); 27th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at Clerk of Courts, Collie, on and after the 29th of June, 1954.

Narembeen Rural and Industries Bank-New Premises (12499); 27th 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.

Williams.

Yericoin School Quarters—Removal from Chandler (12501); 27th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, Water Supply, Northam, and Police Station, Moora, on and after 13th July, 1954.

Yallingup Caves House—Repairs and Renovations (12502); 27th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at the Courthouse, Busselton, on and after 13th July, 1954.

Laverton School and Quarters—Repairs and Renovations (12503); 27th July, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, and at the Mining Registrar, Laverton, on and after 13th July, 1954.

Perth Technical College—Subiaco Annexe— Structural Steel (12511); 3rd August, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 27th July, 1954.

Rosalie School—Improvements to Grounds (12504); 3rd August, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 20th July, 1954.

Quairading Police Station and Quarters—Repairs and Renovations (12507); 10th August, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Police Station, Quairading, on and after 27th July, 1954.

Merredin Police Station and Quarters—Repairs and Renovations (12508); 10th August, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after 27th July, 1954.

Medina School—Additions (12506); 10th August, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 20th July, 1954.

Dwellingup State Hotel—Alterations, Additions and Repairs and Renovations (12509); 17th August, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Pinjarra, and Police Station, Dwellingup, on and after 3rd August, 1954.

Pithara School and Quarters—Repairs and Renovations (12510); 17th August, 1954; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Moora, on and after 3rd August, 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.

23/7/54.

PUBLIC WORKS ACT, 1902-1953.

South-Western Railway—Additions and Improvements at Byford Siding access to State Brickworks Reserve.

Sale of Land.

P.W. 1843/47; Ex. Co. No. 1312.

NOTICE is hereby given that His Excellency the Lieutenant Governor and Administrator, under section 29 of the Public Works Act, 1902-1953, has authorised the sale by private contract (retransfer to previous owner) of all that piece or parcel of land being portion of Cockburn Sound Location 310 contained in Certificate of Title Volume 1083, Folio 206, such land not being now required for the purpose for which it was held, namely, South-Western Railway—Additions and Improvements at Byford—Siding Access to State Brickworks Reserve.

Dated this 16th day of July, 1954.

R. J. BOND, Under Secretary for Works.

CEMETERIES ACT, 1897-1946. Esperance Public Cemetery.

Department of Local Government,

Perth, 19th July, 1954.

L.G. 876/53.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting under the provisions of the Cemeteries Act, 1897-1946, has been pleased to approve of the amendment by the Trustees of the Esperance Cemetery Board, in the manner set forth in the Schedule hereunder, of the by-laws made by the Trustees under the Act, and published in the *Government Gazette* on the 8th day of August, 1913.

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

Schedule.

Delete Schedule "A" of the abovementioned bylaws and substitute the following new Schedule "A":---

Schedule "A."

Interment in ordinary grave Interment of a child under 14 years Interment of a child under 7 years Interment of a stillborn child		1	s. 0 10 15 15	0 0 0	
Extras—					
Interment without due notice Interment not in usual hours Labels for graves		1	1	0	
Interment not in usual hours		1	1	0	
Labels for graves	••••		5	0	
Land for Graves—					
4ft. x 8ft., or one lot 8ft. x 8ft., or two lots		1	0	0	
8ft. x 8ft., or two lots		1	15	0	
12It. x 8It., or three lots	••••	2	10	0	
Larger lots on same scale.					

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1284/54.

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

Melville Road District.

1053/54—Kitchener Road, from lot 54 to lot 52— Westerly.

830/54—Brown Road, from Stock Road to lot 175— Easterly.

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

Dated this 23rd day of July, 1954.

B. J. CLARKSON, Under Secretary.

WATER BOARDS ACT, 1904-1953.

Water Supply, Sewerage and Drainage Department, Perth, 16th July, 1954.

HIS Excellency the Governor in Executive Council under the provisions of Section 143 of the Water Boards Act, 1904-1953, has been pleased to approve of the by-laws made by the Minister under Sections 141 and 161 of the Act in respect of the Three Springs Water Area and set forth in the Schedule hereunder.

R. J. BOND,

Under Secretary for Water Supply, Sewerage and Drainage.

Schedule.

WATER BOARDS ACT, 1904-1953. Three Springs Water Area. By-laws. Division I. Interpretations.

(a) In the construction and for the purposes 1. 1. (a) In the construction and for the purposes of these by-laws, unless the context otherwise requires, the terms "cesspool," "drain," "earth closet," "house," "land," "owner," "occupier," "pub-lic place and private place," "public house," "pig-gery" and "slaughterhouse" shall have the meanings severally attached to them in Section .3 of the Used the Act 1011-1053 Health Act, 1911-1953.

(b) The words "authorised," "by-laws," "district," "fittings," "local authority," "occupier," "owner," "pipe," "prescribed," "ratepayer," "rateable land," "road," "reservoir," "stream," "Water Area," "waterworks," "watercourse" and "works" shall have the meanings severally attached to them in the Water Boards Act, 1904-1953, hereinafter re-ferred to as the principal Act, or any amending Act and the by-laws made thereunder.

(c) "Feeder" shall mean any watercourse, creek, stream or other channel with either permanent or intermittent flow whereby water can be conveyed to any reservoir.

(d) "High water mark" shall mean the level of full supply of any reservoir or feeder thereto.

(e) "Catchment area" shall mean all land over, through or under which any water flows, runs or percolates directly or indirectly into any reservoir, underground supply, erected or used by the Minis-ter in connection with any water supply, prescribed in or proclaimed under any Act.

(f) "Minister" shall mean the Minister for Water Supply, Sewerage and Drainage, acting in pur-suance of the Water Boards Act, 1904-1953, and the Water Supply, Sewerage and Drainage Act, 1912-1950.

(g) "Inspector" and "local officer" respectively shall mean a person appointed by the Minister for the purpose of these by-laws or to administer the said by-laws.

(h) "Domestic supply." A supply of water for domestic purposes means a supply for the ordin-ary household purposes for which water is required in or about a dwelling-house and includes the use of water for watering lawns and gardens apall gardens and gardens growing in a street or road adjoining private land upon which a dwelling-house is erected, when such lawns and gardens are grown by or cared for by the owner or occupier of such private land and such lawns and gardens are watered with water which has first passed into such private land through the meter installed thereon by the Minister in connection with the water service on such private land.

The term "domestic supply" does not include the use of water for cattle or horses or for any steam engine, or for washing carriages where such horses or carriages are kept for hire, or are the property of any dealer, or for any hotel, inn, trade, manufacturer or any business whatever, or for public gardens, or for fountains, or any other ornamental purposes.

(i) "Private service." For the purpose of these by-laws "private service" includes all the pipes and fittings, and all connections and apparatus of whatsoever nature or kind, and whether used temporarily or otherwise on any part of the pre-mises of the owner or occupier of any premises supplied with water, whether by meter or other-wise, and includes any pipes or fittings the pro-perty of the consumer which are used for convey-ing water from the mains of the Minister whether ing water from the mains of the Minister whether situated on the premises of the consumer or otherwise.

(j) Farm supply shall include domestic supply, but not industrial or manufacturing supply.

(k) "Bore" means a drilled bore-hole from which water is drawn for domestic supply.

(1) "Well" means an open excavation into which water percolates and from which that water is drawn for domestic supply.

Division II

By-laws for the Preventing of Pollution of the Catchment Area.

2. The by-laws in this part apply to all water reserves and catchment areas constituted for the purpose of the principal or any amending Act.

Cleaning and Filling up of Cesspools.

3. All existing cesspools, within the catchment areas shall be cleansed and filled up to the satisfaction of the Inspector, within one calendar month after notice, in writing, to that effect has been given to the occupier or owner of the premises concerned.

Situation of Closets.

4. Closets shall not be constructed within 50 yards of highwater mark, or of any well or bore, and any closet situated within 50 yards of highwater mark, or of any well or bore, shall within one calendar month of notice to that effect being given to the owner or occupier by the Minister or by the Inspector, be taken down and the cesspit, if it exists, cleansed and a fire made therein, after which the cesspit shall be filled up to the satisfaction of the Inspector by the owner or occupier of the house to which the closet or cesspit is appurtenant.

Provision of Sanitary Conveniences.

5. The owner and occupier of every house within the catchment area shall provide for the use of the occupants of the house-

(b) septic tanks or other apparatus as may be required or approved by the Minister. The closet, septic tanks or approved apparatus shall be erected in a position as directed by the Inspector.

Earth Closets and Privies.

6. No person shall construct or cause to be constructed any earth closet or privy which does not comply with the following conditions:—

- (a) It shall be not less than 4ft. 8in. long, 3ft. wide and 7ft. high.
- (b) It shall not be within 20ft. of any house or tank, nor within 50ft. of any other water supply, nor within 50ft. of the milking shed or milk room of any dairy, and shall be so constructed that the pan may be with-drawn from the rear of the convenience.
- (c) The walls shall be of stone, brick, or other approved material.
- (d) There shall be at least two ventilating openings, of 50 square inches, in area, one in each of two opposite walls, and situated 6ft. above the floor level.
- (e) The roof shall be of galvanised iron, or other impervious material.
- (f) The door shall be hung so that there is, when the door is closed, a clear space of at least 3 in. above and below it.
- (g) The floor shall be of approved impervious material, and shall have a uniform fall of 1 in 30 from back to front and its upper surface shall be not less than 6in. above the level of the ground adjoining.
- (h) The panstead shall measure 19¹/₂in. long by 16in. wide. It shall be totally enclosed and constructed in a manner to exclude files.
- (i) The under surface of the seat shall be $15\frac{1}{2}$ in. above the floor.
- (j) A hinged aperture cover shall be provided to the seat.
- (k) A service door shall be provided in the rear wall of the convenience, through which the pan must be withdrawn.

In relation to sanitary conveniences to be pro-vided in connection with houses and public and private places, the following provisions shall apply, that is to say:-

(1) Every house, and every public place and every private place shall be provided with not less than one sanitary convenience.

(a) an earth closet with a sufficient number of pans approved by an Inspector; or

(2) In the case of any house, or public or private place in respect of which the requirements of more than twenty persons have to be provided for, there shall be additional sanitary conveniences in the proportion of one for every 20 persons, or portion of 20: Provided that this requirement shall not apply to public buildings under Part VI of the Health Act, nor to licensed premises under the provisions of the Licensing Act, 1911-1953, nor the factories under the provisions of the Factories and Shops Act, 1920-1952.

The occupier of any premises whereon there is a sanitary convenience shall—

- (a) maintain the convenience is a cleanly condition;
- (b) the owner of any premises whereon there is a sanitary convenience shall maintain the convenience in accordance with the by-laws.

Every closet shall be supplied with a sufficient number of receptacles which shall be interchangeable with others in the same district and which shall be of approved size, shape and style, and every pan shall be emptied and cleansed at least once every week or as often as may be required by the Inspector.

Removal and Re-erection of Closets.

7. Closets or urinals already in existence shall, wherever considered necessary by the Inspector be removed where directed by the Inspector, and the removal or re-erection shall be at the cost of the owner, who shall have the work completed within one calendar month from delivery by the Inspector of written notice to the owner requiring this to be done.

Nuisance shall not be Caused.

8. The owner or occupier of any house within the catchment area shall not permit the contents of any pan used in any closet or urinal to overflow from any cause whatever.

The owner or occupier of any house within the catchment area shall not permit any closet or urinal, or pan appertaining thereto, or used by the occupants of such house to become offensive or a nuisance, and every such owner or occupier, whenever directed, either verbally or in writing by the Inspector, shall properly and effectively empty and cleanse the closet, urinal or pan, to the satisfaction of the Inspector.

Disposal of Nightsoil, etc.

9. Nightsoil, refuse and garbage shall be disposed of from time to time as the Minister or Inspector may direct.

Nightsoil, faecal matter or refuse shall not be buried within the catchment area unless written consent thereto has been obtained from the Minister.

Nightsoil, faecal matter or human urine, whether mixed with any other substance or not, or any solution thereof unless the same has been thoroughly deodorised and disinfected to the satisfaction of the Inspector, shall not be placed, deposited, spread or permitted to be placed, deposited or spread in or upon any land or garden within the catchment area, unless written consent thereto has been obtained from the Minister.

Disposal of Manure, etc.

10. Refuse, dung, manure or other offensive matter shall not be deposited or be permitted to be deposited within three hundred yards of highwater mark or of any well or bore.

Use of Poisons and Artificial Manure.

11. The owner or occupier of any house, land or premises situated within a catchment area shall not use without the approval of the Minister—

(a) any artificial manure for agricultural, horticultural, pastoral and sylvicultural purposes; or

- (b) any weed killer or any other toxic substance; or
- (c) any poison for the destruction of rabbits, dogs, foxes, opossums, rats, mice or other vermin.
- (d) The Minister shall from time to time by publication in the Government Gazette indicate those materials that may be used without prior approval.

Situation of Outbuildings.

12. Buildings of any description shall not be used as or constructed for a stable, cow-shed, goatshed, sheep-pen, pig-stye or fowl-house, and any animal or bird shall not be housed or yarded within three hundred yards of high-water mark or of any well or bore or in a position that storm-waters may wash any manure or refuse therefrom into any reservoir or feeder. Every such structure within the catchment area shall have attached thereto for containing all liquid and solid manure a watertight receptacle approved by the Inspector. Land sloping to a feeder on which any such structure stands shall be excavated to a depth of at least 12in. and the soil so obtained shall be used as an embankment around the area so excavated. Such work shall be done by and at the expense of the owner or occupier of such premises.

Cleaning of Outbuildings.

13. The owner or occupier of any stable, cowshed, goat-shed, sheep-pen, pig-stye or fowl-house, situated within the catchment area, shall not allow any dung, manure, or other refuse to accumulate in or near such premises, but shall immediately remove or dispose of same in such manner that it cannot pollute any water flowing or which may flow into any reservoir or any feeder and the Inspector may by written notice to the owner or occupier order the immediate removal and disposal of any dung, manure, or other refuse from such premises and any person omitting to comply with the notice to the satisfaction of the Inspector shall be guilty of an offence against these by-laws, and liable to penalties for breach thereof.

Disinfection.

14. The occupier of every house or premises whether public or private, situated on any catchment area, shall when so required by the Minister, cause all nightsoil or other matter deposited in any pan in any closet or privy to be thoroughly disinfected in the manned specified by the Inspector.

Treatment of Nightsoil.

15. Every nightman or contractor shall cause the nightsoil removed from any premises to be either rendered inoffensive or treated in a destructor, desiccator or incinerator, or buried in trenches outside the catchment area, or disposed of in a manner approved by the Inspector.

Mode of Removal of Receptacles.

16. The mode of removal of each receptacle in each closet shall be as follows:—

The nightman shall remove each receptacle and at once cover the same with a suitable tight-fitting lid, and upon every such removal shall carefully place a cleansed pan, of the pattern approved by the Minister or the Inspector, in lieu of every pan so removed, and each pan shall be dealt with as prescribed in the next following clause hereof, that is to say:—

Each receptacle which shall have been removed from a closet and sealed with a lid as prescribed in the foregoing clause, shall be removed by the nightman in a cart or vehicle of a pattern to be approved by the Inspector, and the contents of all such receptacles shall be deposited in such place or places as shall from time to time be fixed by the Minister or the Inspector.

After the said receptacle has been emptied, it and its lid shall be thoroughly washed, and scrubbed in clean water and then the inside of such receptacle and both sides of the lid shall be thoroughly scrubbed in a disinfecting solution, **a** separate brush being used, and then wholly immersed in a solution of disinfectant having a germicidal value equal to a 5 per cent. solution of pure carbolic acid; or thoroughly cleansed in a steamtight box or chamber with steam, to be applied to the receptacle and lid for not less than five minutes.

The interior surface of every receptacle and the underside of the lids shall, after being thoroughly cleansed, be properly coated with coal tar applied hot, and such coating shall be renewed, whenever necessary, so as to properly protect the whole internal surface of the receptacle and the underside of the lid. The receptacle shall be emptied and perfectly cleansed as above once per week at least, or so much more frequently as the Minister or Inspector may from time to time direct.

Charges for Removal.

17. Every nightman shall be entitled to charge, unless other arrangements be made, and to receive from the occupier of any premises from which any nightsoil, trade or house refuse shall have been removed, such sum or sums of money as are specified in the contract or approved by the Minister, and shall not ask, demand, or receive more than the sums approved.

Licensing of Nightmen.

18. Nightsoil shall not be removed from any closet, house, or premises within the area under the jurisdiction of the Minister, except by nightmen duly licensed by the Minister.

Private Contracts for Removal of Nightsoil.

19. Individual householders shall not contract for the removal of nightsoil or any other refuse or offensive matter whatever except with the person licensed by the Minister, and in accordance with these by-laws.

Straying of Animals.

20. A person shall not cause or permit horses, cattle, sheep, goats, pigs, ducks, geese, fowls or other species of livestock to stray or depasture over any portion of a catchment area in respect of which area the Minister has by notice in the *Government Gazette* prohibited the straying or depasturing of horses, cattle, sheep, goats, pigs, ducks, geese, fowls or other species of livestock.

Abattoirs, Slaughterhouses and Offensive Trades. 21. Abattoirs, slaughterhouses or any trade with offensive waste shall not be established or conducted in any part of the catchment area, except in an area set apart for the offensive trades and where provision is made for the disposal of all wastes, liquid or otherwise, either outside the catchment area, or in some other manner approved by the Minister.

Removal and Destruction of Carcases.

22. In the event of the death or of an accident necessitating the slaughter of any horse, cattle, or sheep, or other animal, the carcase of the animal shall be removed by the owner thereof to a safe distance from high-water mark, or of any well or bore, or any feeder, or to such place as the Inspector may direct, and the owner shall immediately thereafter dispose of same by burning to the satisfaction of the Inspector, or, if the owner cannot be found, the Inspector shall destroy it.

Burials.

23. No human body shall be buried on any catchment area except in a place approved by the Minister.

Any human body so buried with the approval of the Minister shall be covered with at least 5 ft. of earth.

Receptacles for Refuse.

24. (a) The occupier of every house or premises shall provide and keep in a position approved by the Inspector, such and so many receptacles or boxes of the material and of the dimensions as may be required by the Minister or the Inspector for the temporary deposit of solid house refuse. (b) The owner or occupier of the house shall regularly collect all refuse or rubbish from the premises, and place the same in receptacles and he shall not permit or suffer the receptacles to overflow or become offensive, and shall, when necessary, or directed by the Inspector, thoroughly disinfect the same forthwith.

(c) The owner or occupier of every house or premises in which a receptacle as aforesaid is attached or used, shall cause same to be emptied at least once a week, or as often as the Inspector may direct. The owner or occupier of the premises shall keep the receptacle in good repair, and upon notice from the Inspector immediately replace by a new and improved receptacle any receptacle that the Inspector may deem worn out or unfit for use.

Disposal of Household Rubbish.

25. The owner or occupier of any house which is served by a rubbish removal service shall not deposit any rubbish whatsoever upon any catchment area, other than in the place set apart by the Minister or Inspector for such purpose.

Where a house is not served by a rubbish removal service; then the owner or occupier of such house may, subject to the next succeeding by-law, dispose of his own dry house refuse or rubbish by burial. Provided that such rubbish shall be covered by at least 12 in. of clean earth.

Disposal of, and Receptacles for Noisome Things. 26. Rubbish, filth, blood, offal or manure or any slops, soapsuds, urine, water containing urine or other refuse, noisome thing or matter, shall not be deposited or be permitted to be deposited in any part of the catchment area, where it may, in the opinion of the Inspector, be carried by stormwater, into any feeder, but every occupier or owner shall provide and maintain proper watertight vehicles or receptacles fitted with close-fitting covers or lids for the purpose of carting or receiving same.

Location of Vehicles or Receptacles.

27. All such vehicles or receptacles shall be kept in such convenient place to allow of ready removal as may be directed by the Inspector, so as not to be a nuisance to any person, and shall be kept in a thoroughly sanitary condition, and removed at least once every week and cleansed and disinfected both inside and out.

Reserve for Rubbish.

28. Foul or offensive water or other offensive liquid, or refuse, garbage, sweepings. or other offensive matter or thing, shall not be pumped, emptied or swept, thrown, or otherwise discharged or deposited into or upon any street, lane, yard, vacant land, or other place, whether public or private, within the district other than the place set apart by the Minister or the Inspector for that purpose.

Disposal of Industrial Wastes.

29. No person shall pump, drain or discharge or permit to be pumped, drained, or discharged, any water or liquid waste from any quarry, mine, pit, factory or industrial process upon any catchment area without the written permission of the Minister.

Where any permitted water or liquid waste is so discharged it shall at all times comply with the requirements of the permit.

Pollution of Streams.

30. Washing of clothes or other articles in any watercourse, reservoir, aquaduct, or any waterworks within the catchment area, shall not be permitted, nor shall any person wash, throw cause or permit to enter therein any dog or other animal, or throw or convey, or permit to be conveyed or thrown therein any rubbish, dirt, filth, dead animal, or other noisome thing.

Bathing.

31. Bathing in any watercourse, reservoir, aqueduct or any waterworks within the catchment area shall not be permitted except in the places and under the conditions as the Minister may from time to time specify. Entry Private Premises by Officers of Minister. 32. It shall be lawful for the Inspector or any assistants acting under the directions of the Inspector or other authorised officer, at his discretion, at any reasonable hour, with or without notice, to enter any land, house, or premises for the purpose of ascertaining whether any act or thing is being done or permitted within such land, house, or premises in breach of these by-laws and to remove or cause to be removed anything thereon in breach of these by-laws, or to take steps as he may deem necessary for carrying out these provisions. The cost of removal or other necessary act shall be borne by the owner or occupier of the premises upon which the breach shall occur.

Period for Compliance with Notices.

33. Unless otherwise provided for, the time which may elapse between the giving of a notice and the doing of a thing required to be done by any Inspector or other authorised officer shall be determined by the Minister according to the nature of each case.

Cutting of Timber and Clearing.

34. No person, whether in possession of a timber cutter's license or not, shall cut or hew timber or destroy any trees, shrubs or vegetation of any kind or carry out any clearing of any kind, on any catchment area unless authorised so to do by the Minister.

Shooting, Hunting and Fishing Restrictions.

35. The Minister may from time to time prescribe restrictions on hunting, shooting and fishing in the catchment area.

Camps and Picnics.

36. No person, body corporate or other authority shall at any time camp or picnic within 300 yards of the high-water mark or of any well or bore of any reservoir or feeder thereto.

The Minister may from time to time further restrict camping and picnicking in the catchment area.

Division III.

By-laws for Protecting the Water, Grounds, Works, etc., from Trespass and Injury.

Trespassing Prohibited.

37. Trespassing within the fenced-off ground adjacent to or reserved for Water Supply Works, or the entering without proper authority of any waterwork not open to the public, shall not be permitted.

38. No person shall in any way foul or contaminate any water belonging to the Minister, and proof that

- (a) any person has washed his body or any part thereof or any clothes or utensils or any other thing whatsoever in such water, or
- (b) any person has entered or caused or permitted any animal to enter such water

shall be sufficient proof of such fouling or contamination.

Camping and Lighting of Fires.

39. Camping or lighting of fires within the vicinity of any reservoir or bore except on land set apart for such purposes shall not be permitted. The lighting of fires on any other reserves or fenced-off land is absolutely prohibited.

Protection of Flora, Shrubs, etc.

40. The removal, plucking, or damaging of any wild flower, shrub, bush, tree, or other plant, growing on any land or reserve vested in the Minister, within half a mile of any reservoir or bore shall not be permitted.

Dogs Prohibited.

41. Dogs shall not be permitted on any portion of the grounds in the vicinity of any waterworks.

Disposal of Refuse, etc.

42. Loose paper or other refuse shall not be left on any portion of the grounds in the vicinity of any reservoir or works, except in the receptacles provided therefor.

Posting or Distribution of Bills, etc.

43. Bills, advertisements, or other notices shall not be posted or distributed on any portion of any reservoir or works, or on any portion of the works or grounds in the vicinity thereof.

Nuisances.

44. Nuisances shall not be committed on any portion of the grounds in the vicinity of any reservoir or works.

Protection of Pipes.

45. Vehicles, conveyances, or animals shall not be driven, taken, or ridden in such a manner as to endanger the main conduit or any branch thereof, or be permitted to cross the same except where crossing places have been provided as indicated by sign-boards.

Protection of Works from Injury.

46. No person shall in the vicinity of any works carry on or cause to be carried on any mining or quarrying operation, or make any excavation of any sort, or cause any explosion so as to injure any waterworks, sewerage works, sewers, drains, pipes or fittings whatsoever.

Division IV.

Licensing of Plumbers.

Plumbing Work shall be done by Licensed Plumbers.

47. No person unless he has been duly admitted by the Minister as a "Licensed water supply plumber" shall fix, alter, or repair meters, pipes, or fittings, connected with the works of the Minister.

Description and Scope of Licenses.

48. The conditions upon which licenses will be issued by the Minister are:—

(a) The Minister will grant water supply plumbers' licenses, operative only in the area to which these by-laws apply to water supply plumbers upon the applicants satisfying the Minister that they are competent water supply plumbers and that they are fit and proper persons to hold such licenses, and the applicants may be required to submit to an examination in the theory and practice of plumbing work.

(b) On condition that the certificate of the Department's Board of Examiners has been obtained, the prescribed payments made, and provided the Minister is satisfied that the applicant is a fit and proper person to hold such license, the Minister will grant water supply plumbers' licenses, operative in all areas administered by the Minister, excepting the metropolitan area and excepting areas open for sewerage connections; and will also grant water supply and sanitary plumbers' licenses operative in all areas administered by the Minister.

Annual Fee for License.

49. A fee of ten shillings shall be payable for every license except when a license is granted after the first day of July in any year, in which case the fee shall be five shillings.

Renewal of License.

50. Licenses issued by the Minister under the by-laws and regulations shall be current only from the 1st January to the 31st December of the year of issue, and water supply plumbers shall apply for a renewal, and pay the necessary fee before the expiry of the year for which their existing license is current.

List of Licensed Plumbers Shall be Published.

51. A list of licensed water supply plumbers shall from time to time, be published at the office of the Minister.

Breaches of By-laws by Plumbers.

52. Any licensed water supply plumber offending against any by-law or regulation of the Minister, or who shall refuse to give any needful or proper information required by an officer of the Minister, either by himself or those employed by him, or who fails to complete any contract with the Minister or with a private owner within the time specified, shall be liable to a fine not exceeding twenty pounds, and he shall also show cause why his license shall not be suspended or cancelled. Any person who has been removed from the list shall not be re-admitted as a licensed water supply plumber until he shall have served the suspension order or paid such fine, not exceeding twenty pounds, as the Minister may determine.

Delay in Work.

53. Plumbers shall execute any work they undertake with reasonable despatch; and any inconvenience to the public caused by licensed water supply plumbers by unnecessary delay in carrying out work will be rigorously dealt with by the Minister.

Damage to Pipes Shall be Reported.

54. Damage caused by licensed water supply plumbers to water, gas or other pipes shall be at once reported, and immediate steps taken to have repairs effected, and the cost of same shall be defrayed by such plumber.

Deposit and Declaration.

55. Prior to issue of the license, the person to whom the same is to be issued shall deposit with the Minister a sum of five pounds, which shall be retained during the currency of the license as a security for the proper performance of all work done by him and shall sign a declaration that he accepts such license subject to and in conformity with the conditions thereof and with the regulations of the Minister, and that he will conform and comply therewith.

Deductions from Deposit.

56. The Minister may deduct from such deposit any fine inflicted or the expense of making good any bad work of the licensed water supply plumber or his workmen, and as often as any amount is so deducted the licensed water supply plumber shall make good the deposit to the sum of five pounds, and in default his license will be cancelled. Change of Address to be Notified.

57. Every licensed water supply plumber shall within 48 hours of any change of his address give notice in writing to the Minister.

Division V.

Water Supply Plumbing.

Specifications of Pipes, Fittings and Apparatus for Private Services.

58. In connection with the laying down, maintenance, alteration or repair of every private service, the following conditions shall be observed by the owner or occupier of the premises:—

(1) Except with the written consent of the Minister only piping, fittings, and apparatus of approved quality or that conforming to the Australian Standard Specification and tested and stamped by the Minister, shall be used for services whether outside or inside the building line.

(2) All pipes and fittings shall be of lead, wrought or malleable iron, copper, brass, cast iron, cement asbestos, or other approved material provided that in any special case the Minister may give approval for the use of wooden pipes subject to such conditions as he may think fit. Where galvanised wrought iron pipes and fittings are used they shall be true in section, of uniform thickness, perfectly smooth on the inside and properly galvanised internally and externally.

(3) A charge shall be made by the Minister for testing and branding all pipes, fittings and apparatus to be used in connection with water supply plumbing work.

(4) Where lead pipes are used they shall be of drawn lead of equal thickness throughout, and of at least the respective weights following, viz,:— Diameter in inches. lb.per yard.

	inch	••••				5
12	inch					6
34	inch					9
1	inch					12
	inches		•···•	••••		16
1호	inches			••••	•···	20

(5) Where wrought iron tubes are used they shall be butt welded or solid drawn of regular section with British standard thread and of the following weights:—

Diam.	in inch	es.			lb	. per foot.
$\frac{1}{2}$	inch					.891
1/21 3/4 1/4	inch					1.262
1	inch					1.825
	inches					2.581
	inches			•	••••	3.215
	inches		••••	••••	••••	4.093
$2\frac{1}{2}$	inches		••••			5.705
3	inches	••••	••••		••••	6.741
4	inches		••••	••••	••••	8.820

(6) Cast iron pipes shall conform to the Minister's standard specification for cast iron pipes for water supply.

(7) Cement asbestos pipes shall conform to the Minister's specifications for asbestos cement pipes. Australian Standard to apply where applicable.

(8) Copper or Brass Pipes suitable for Screwed Connections:---

Nominal Bore Pipe.	Nominal Outside Diameter.	Actual Outside Diameter,	Wall.	Thickness.	Inside Diameter of Tube.	British Standard Pipe Thread.	Number of Threads per inch.	Wall Thickness at Root Thread.	Calculated Weight.
in. ¹ × 14 11 14 11 2 2 2 3	in. 13/16 1 1/32 1 9/32 1_{5}^{4} 1_{5}^{4} 2 5/16 2 15/16 3 7/16	in. $\cdot 381$ $\cdot 515$ $\cdot 822$ $1 \cdot 038$ $1 \cdot 289$ $1 \cdot 630$ $1 \cdot 862$ $2 \cdot 335$ $2 \cdot 948$ $3 \cdot 456$	S.W.G. 16 14 13 12 12 12 12 11 11 10	$\begin{array}{c} \text{in.} \\ \cdot 064 \\ \cdot 080 \\ \cdot 092 \\ \cdot 092 \\ \cdot 104 \\ \cdot 104 \\ \cdot 104 \\ \cdot 116 \\ \cdot 116 \\ \cdot 128 \end{array}$	in. $\cdot 253$ $\cdot 355$ $\cdot 638$ $\cdot 854$ $1 \cdot 081$ $1 \cdot 422$ $1 \cdot 654$ $2 \cdot 103$ $2 \cdot 716$ $3 \cdot 200$	in. ************************************	28 19 14 14 11 11 11 11 11 11	in. 042 048 048 056 056 056 064 064 064 072	$\begin{array}{c} \text{lb. per} \\ \text{lin. ft.} \\ & \cdot 25 \\ & \cdot 42 \\ & \cdot 81 \\ 1 \cdot 05 \\ 1 \cdot 49 \\ 1 \cdot 92 \\ 2 \cdot 21 \\ 3 \cdot 12 \\ 3 \cdot 97 \\ 5 \cdot 15 \end{array}$

[23 July, 1954.

(9) Copper or Brass Pipes Suitable for Expanded Compression Couplings:—

Nominal Bore of Pipe.	External Diameter.	Wall Thickness.	Calculated Weight.
inches.	inches,	s.w.g.	lb. per lin. ft.
	ł	19	·10
*	1 ·	19	· 22
, <u>*</u>	7	18	·41 ·55
	11	18 16	· 92
11	11	16	1.11
1 + 1 + 1 + 1 + 1 + 1 + 2 + 2 + 2 + 2 +	า จิ	16	1.31
2	2	16	1.50
23	$\frac{2}{2\frac{1}{2}}$	14	2.34
3	3	14	2.83
31	31	12	4.28
4	4	12	4.91

(10 Tees, thimbles, bends, reducing couplings, plugs, etc., shall be of the best material and manufacture, true in section, regular, and of equal thickness, properly and truly cut with the British standard thread, perfectly sound and new, and free from all defects.

The tees, bends, tubes, etc., shall be capable of withstanding hydrostatic pressure of 300 lb. per square inch, shall be tested to this pressure by the duly authorised officer, and shall conform otherwise to the British standard specification existing at the time.

(11) All joints between pipes, tees, bends, thimbles, couplings, elbows and cocks, etc., shall be made with f.ax or other approved jointing material. All joints on lead pipes shall be of the kind known as "wiped joints," and all connections between lead and iron water pipes shall be made with brass couplings and wiped joints.

(12) No pipe or other apparatus shall be laid through any sewer, drain, ashpit, cistern, or manure bin, or through, in, or into any place where, in the event of the pipe becoming unsound, the water conveyed through such pipe would be liable to be polluted or to escape without observation, unless such pipe or apparatus be laid through an exterior approved iron pipe or box of sufficient length and strength to afford due protection to the same and to bring any leakage or waste within easy detection.

(13) All taps, stop-cocks, ball-cocks, valves, other fittings or apparatus used in connection with the supply of water shall be of approved types and capable of withstanding a pressure of 300 lb. per square inch, and shall be tested and stamped by the duly authorised officer of the Minister before being fixed.

(14) No valve or cock or apparatus of any description shall be permitted unless the construction of the same is such that a rise in pressure of not more than 10 lb. per square inch shall occur when the valve, cock, or apparatus is closing.

(15) Every cistern and tank shall be provided with an equilibrium ball valve and stop-cock, and the overflow pipe shall be laid and fixed in a suitable manner, so as to discharge in some conspicuous place open to inspection.

(16) No service pipe on private property below the ground surface shall be laid at a less depth than 18 inches, unless otherwise approved by the Minister.

(17) No part of any service shall communicate directly with any vessel (other than approved apparatus for heating water for domestic purposes), except with the written permission of the Minister.

(18) No part of any service shall communicate directly with any steam boiler or other vessel used for generating steam, or with any other vessel, in such manner that noxious liquids or gasses can return into the main or service pipes.

(19) Every water closet, urinal, slop hopper or other fixtures as directed by the Minister shall be supplied from the service pertaining to the building through an approved waste-preventing apparatus. No service pipe shall communicate directly with the fixture, or otherwise than with the cistern. (20) Unless otherwise approved by the Minister, the outlet of every fixture such as baths, lavatory basins, kitchen sinks, etc., shall be distinct from and unconnected with the inlet, and the inlet shall be placed at least one inch above the highest water level of such fixtures. The outlet of every fixture shall be provided with a perfectly watertight plug, and shall be constructed so as to prevent a waste of water.

(21) Projection pieces between a bib tap and fitting on the end of a horizontal water service pipe shall not be permitted unless so supported as to prevent the pipe and tap swinging downwards.

(22) All taps over fixtures shall be so arranged that any drips from same will fall within the fixture.

(23) Stand pipes not secured to buildings shall be securely fixed to an approved support fixed in the ground.

(24) Pipes shall be secured to woodwork by means of approved galvanised clips and screws and to concrete, stone or brickwork with approved galvanised hooks or bolted clips.

(25) Pipes shall be laid in a straight line and where changes of direction occurs under ground bends shall be used.

(26) In all cases where a water service pipe is attached to a cistern, lavatory basin, or any other plumbing fixture when directed by the responsible officer, the connection shall be made by means of an approved lead or annealed copper connection between the fixture and supply pipe, the length of which shall not be ness than 15in, over all.

(27) Automatic siphons, etc.—No person shall fix any water ejector, automatic siphon, or other water power pumping appliance to the Minister's supply without the permission in writing of the Minister being first obtained. If approved, such apparatus shall be fixed only under such conditions as the Minister shall notify in writing.

Maintenance of Private Services.

59. (a) The owner or occupier for the time being of any property supplied with water shall at his own risk and expense lay down his private service and keep it in good order and repair, in such a manner as to conform with the provisions of these by-laws.

(b) The service pipe or apparatus within the boundary of the property being the property of the owner or occupier of the property supplied by such service pipes or apparatus the occupier (if any) and if none, the owner shall, upon receiving notice that his service pipe or apparatus requires repairing, or is blocked up or broken, immediately proceed to repair the same by employing a licensed plumber, subject to the provisions of these by-laws, and he shall be responsible for any loss of water or other damage which shall be caused by reason of such service pipe or apparatus being leaky or otherwise out of repair or broken, and, in default, be liable on conviction to a penalty not exceeding ten pounds, and, in the event of continuing the offence, to a further penalty of two pounds for each day after receipt of such notice, and the Minister may stop the water from flowing into such premises, either by cutting off the service pipe, or otherwise, as the Minister may see fit, until the necessary repairs shall have been effected.

(c) Without prejudice to the right of the Minister to proceed for any penalty for the breach or non-observance of any of the provisions of this by-law, the Minister may cut off the supply of water to any premises whereon the private service or any part thereof is not at all times laid, fixed, used or maintained in all respects in accordance with the provisions of the said by-law, and may keep the same cut off until such provisions have been fully observed.

Interference Within Three Feet of Stop-cock.

60. Licensed plumbers or other persons shall not, under any circumstances, disconnect the joints from the meter. No branch shall be taken off the service pipe within a distance of **3f**t. on the consumer's side of the stop-cock or meter of the Minister.

1307

Division VI.

By-laws for General Purposes. Applications for Service.

Applications for water services shall be made 61. on the printed form procurable at the Head or Branch Offices, and shall be lodged not less than seven days before the service is required.

Full information, as indicated on the prescribed form, shall be supplied, and the full amount of rates and/or other charges due on the premises, to which a service is required, shall be paid on or before application and before the work is commenced.

Supply to Non-rated Premises.

62. Any person or persons requiring a water 62. Any person or persons requiring a water service to any non-rated property may be supplied on payment of a minimum charge which shall be fixed by the Minister in each case. The minimum charge shall then take the place of a water rate, and the general provisions of these by-laws, as applying to ratepaying consumers, shall apply to minimum charge paying consumers.

Supply of Water Not Compulsory.

63. It shall be at the discretion of the Minister to supply water to any individual consumer or to any land whether rated or not.

Separate Services Required.

64. Except with the written permission of the Minister, not more than one house or tenement shall be supplied from a single water service. The Minister may in special cases, consent to two or more tenements being supplied from one water service, but in such cases the sub-services shall be so arranged that the supply to each house shall be independent of the supply to the remaining houses and controlled by a stop-cock on such subservice.

Size of Service Pipes.

65. The size of the service pipe shall in each case be fixed at the discretion of the Minister.

Notice of Intention to Build.

66. The owner or occupier of any land supplied with water within a Water Area who shall erect or make, or cause to be erected or made, any building or addition to any existing building on such land shall, before the commencement of same, give notice in writing thereof to the Minister.

Obstructions of Pipes, Sewers, Drains or Fittings.

67. (1) Any person who without the written consent of the Minister, erects or maintains any building or structure or causes any building or structure to be erected or maintained, or places or keeps any material or thing or causes any material or thing to be placed or kept over any pipe, sewer, drain or fitting which is the property of the Minister, and thereby—

- (a) trespasses on or causes injuries to such pipe, sewer, drain or fitting; or
- (b) prevents or in any way impedes or obstructs the inspection, maintenance, cleansing, repair, management or use, of such pipe, sewer, drain or fitting,

shall be guilty of an offence and be punishable on summary conviction by a penalty not exceeding twenty pounds, and in the case of a continuing breach of this by-law the offender shall be liable to a further penalty not exceeding five pounds for each day the offence continues after notice thereof has been given by or on behalf of the Minister to the offender.

(2) The Minister may cause any building, structure, material, or thing erected, placed, maintained, or kept over any such pipe, sewer, drain or fitting in contravention of this by-law to be altered, pulled down, removed, or otherwise dealt with as he shall think fit.

(3) Any person committing any breach of this by-law shall, in addition to any penalty imposed on him, pay any expense incurred by the Minister in consequence of such breach.

Locking of Taps, etc.

68. The occupier of any premises to which the water has been laid on, or in the event of there being no occupier, the owner shall cause proper means to be taken by locks or otherwise, subject to the approval of the Minister, to prevent the use of the water from the main by persons not connected with the said premises.

69. No service pipe shall communicate directly with any cistern, tank, or vessel intended or used for the reception of water other than water obtained from the Minister's mains.

Misuse of Water.

No person entitled to a supply of water for 70. domestic purposes only or entitled only to a supply of water for any other specified purpose, shall use such water for any other purpose except that specified.

Illegal Taking or Selling of Water.

No person, whether entitled to receive water 71. from the Minister or not, shall, without the written permission of the Minister, take, carry away, or allow to be taken or carried away, such water from his premises, or sell the same to any other person.

72. No person shall use or consume or permit to be used or consumed any water belonging to the Minister without first obtaining the consent of the Minister.

Turning off When Repairing and Tapping.

73. The Minister may, from time to time, when necessary for the purpose of tapping or repairing the main, or otherwise, cut off the supply of water from any part or parts of a water area.

Reward-Reporting Leakage.

The Minister may in his discretion ade-74. quately reward any person (not being the person in fault), who shall communicate timely informa-tion to the Minister of any leakage or waste of water, whether the same be accidental, negligently or wilfully occasioned or suffered, or who shall give such information as shall lead to the conviction of any person or persons, who shall steal or cause to be stolen or improperly appropriated the water of the Minister.

Waste of Water.

75. No person supplied with water by the Minister, whether by meter or otherwise shall allow the same to run to waste.

Limiting Supply.

76. The Minister may at such times and for such purposes as he may deem necessary and ex-pedient, prohibit the use of water for garden purposes and all purposes other than domestic and industrial, except with his permission in writing.

The Minister may also at and for such times and for such purposes as he may deem necessary and expedient, by notice in any newspaper cir-culating in the district, limit the use of water for any purpose and may prohibit the use of any hose or fixed or other mechanical devices and/or sprinklers at such times and during such hours as he may deem fit.

Any person contravening this by-law shall be liable to a penalty not exceeding £20, and in the event of a continuing breach to a further penalty not exceeding £5, for each day such breach shall continue.

Fixing of Meters.

77. Any officer appointed by the Minister for the purpose may fix a meter on any service, and shall determine the size and class of meter in each case. Meters will be supplied by the Minister, and may be open or encased at the discretion of the Minister.

Repairs and Maintenance of Meters.

78. (a) Any person supplied with water through a meter belonging to the Minister shall pay the cost of making good all damage to such meter whilst on his land and in his charge. Any repairs required shall be done by the officers of the Minister, and the expense incurred by the Minister in so doing shall, on demand, be paid by the owner or occupier of the land, and if not paid on demand shall be recoverable in the same manner as water rates.

(b) Any person supplied with water through a meter not owned by the Minister shall pay the cost of keeping such meter in repair, and shall pay in advance an annual maintenance fee equivalent to 75 per cent. of annual rental charge as prescribed in by-law No. 96.

Notice of Damage or Non-Registration of Meter Shall be Given.

79. Any person supplied by the Minister with water through a meter shall, on finding that meter is damaged, or not registering, immediately give notice of the fact to the Local Water Supply Office.

Interference with Meters.

80. No person shall break or in any way interfere with the seal fixed on the meter, through which water is supplied by the Minister, or turn or attempt to turn any screw, bolt, or nut on or attached to such meter, or use any tool or appliance on any such meter, or introduce or attempt to introduce any body or substance into such meter, or in any way interfere with any portion of such meter or any pipes or fittings attached thereto.

Period for Reading.

81. The quantity registered by a meter at any time between ten days before and ten days after any stated date may be taken as the reading of the meter at such stated date.

Averaging of Consumption.

82. During the time any meter is undergoing repairs, or should it cease to properly register the consumption of water, the Minister or any officer appointed by the Minister may, at his option, estimate the quantity of water consumed by taking an average of the quantity used during any previous period or by adopting any other basis of adjustment as the Minister may determine, and the quantity so ascertained shall be paid for by the consumer.

Testing of Meters.

83. If any consumer shall at any time be dissatisfied with any particular reading of a meter, and be desirous of having the meter tested, he shall give written notice thereof to the Minister or his officer within seven days of such reading and thereupon the said meter shall be tested by passing through it a predetermined quantity of water, and if upon such testing it shall appear to the satisfaction of the Minister or his officer that the meter registered more than five per cent. in excess of the quantity that shall actually pass through it at such testing, then the Minister shall bear the expense of and incidental to such testing, and shall also adjust the charge to the said consumer, but if the meter upon such testing shall not register more than five per cent. in excess of the quantity that shall actually pass through it, then the consumer shall pay to the Minister all the expenses of and incidental to such testing, provided that the expense of every test shall be fixed by the Minister, subject to a minimum charge of ten shillings for each test; provided also, that the consumer shall not be at liberty to avail himself of the right to test the registration of the meter for any period other than the period of registration next preceding the date of reading in respect of which he shall have given notice as aforesaid.

Authority to Enter Premises.

84. Any officer acting under the Minister's authority may, at all reasonable times, enter any house or premises connected or intended to be connected with the water mains, in order to examine whether the water pipes and fittings in such house or premises are in proper order. Any person refusing such admission or in any way hindering such officer in the execution of his duty shall be liable to a penalty as hereinafter prescribed.

Gratuities Prohibited.

85. Officers, workmen, or agents of the Minister shall not solicit or receive any fee or gratuity whatever.

Standard Drawings and Fittings.

86. Approved standard fittings and type drawings will be exhibited at the Minister's office. Due consideration will be given by the Minister to the claims of any other fittings which may be presented for approval, and, if considered satisfactory, the same may be placed among and become one of the approved standard fittings. The Minister may, from time to time, amend, alter, or cancel any or all of the standard fittings or type drawings, and replace them by such other fittings or drawings as he may approve of.

Junction or Interference with Pipes and Fittings.

87. No person shall make any connection or interference with any pipe or fitting of the Minister or with any water pipe or fitting communicating therewith, at any other place than shall be approved of by the Minister, and the mains shall only be tapped by the workman of the Minister.

Inspection of Works.

88. Work shall not be undertaken in connection with water supply, or in the extension or alteration thereof, until such time as the necessary printed permit is obtained. Two day's notice shall in all cases be given by the licensed plumber before work is intended to be commenced, unless the officer of the Minister duly appointed to issue permits expressly accepts shorter notice. In no case shall any water pipes or apparatus in connection with water supply be used until the said work shall have been inspected, and, if necessary, tested by the said officer, and certified by him on the prescribed form. No underground or enclosed work shall be covered up or concealed from view until the same shall have been duly inspected and passed by the Inspector, and for this purpose the person to whom the permit has been issued shall immediately report any work which is ready for inspection or test, and every facility shall be afforded to such officer for making such inspection or tests.

Division VII.

Rates and Charges.

Rating.

89. (a) Within the Three Springs Water Area the water rate shall be at a rate not exceeding three shillings in the pound per annum upon the net annual value of all rateable land: Provided that a minimum rate of one pound per annum shall be payable on each separately assessed piece of land.

(b) In making rates a distinction may be made between occupied and vacant land, and in the event of a dispute as to whether or not land shall be regarded as vacant, the decision of the Minister shall be final in every case.

Rates-How Payable.

90. Rates shall become due and payable yearly in advance on the first day of July; Provided that in all cases where a rate is made after the first day of July in any year the notice of the order for the making and levying of such rate, published in the *Government Gazette* and a newspaper, as provided by Section 94 of the said Act, shall specify the minimum sum payable as rate as aforesaid, and the date or dates when the rates shall be due and payable, and such rate shall be and become due and payable in accordance with the terms of such notice.

Allowance for Rate.

91. Subject to the provisions of these by-laws, every ratepayer will be entitled to consume on each separately assessed piece of land of which he is the owner or occupier that quantity of water which, if calculated at the price specified in the Schedule I hereto as being that at which water is supplied in return for the rate in the area in which such property is situated would amount to the equivalent of the water rate paid on each property, provided that such water is taken during the period for which the rate is struck.

92. When during the currency of the year in respect of which a water rate has been levied, a meter is attached to a pipe on any land supplied with water, the consumer shall pay for the quantity of water taken, as registered by the meter, from the time when the meter was attached, at the prescribed price per 1,000 gallons, so far as the water supplied is in excess of the quantity to which the consumer is entitled in respect of the proportionate part of the rate paid by him, apportioned to the period from the date when the meter was attached to the end of the then current year in respect of which the rate was paid.

Payment for Excess Water.

93. Every consumer taking water in excess of the quantity to which he is entitled in respect of the rate or other charge in lieu of the rate shall pay for the excess in accordance with prices set forth in the Schedule 1 hereto.

Fees—State or Commonwealth Government Departments.

94. For each water service for purposes of any State or Commonwealth Department there shall be payable, as a minimum annual fee in lieu of water rate, the sum of not less than one pound $(\pounds 1)$ when the service is metered, and of not less than one pound ten shillings $(\pounds 1 \ 10s.)$ when the service is non-metered.

It shall be at the discretion of the Minister as to whether or not a meter shall be fixed in each case.

Fees for Additional Services.

95. When any place where the owner or occupier of any separately rated piece of land requires more than one service to be installed for supplying water to such land, such additional service or services shall, at the discretion of the Minister, be installed on such occupier or owner paying in advance the cost of installation and a fee of not less than one pound per annum in addition to meter rent, for each additional service. In return for such fee an equivalent quantity of water will be given in each year, in the same way as water is given in return for water rates.

Meter Rents.

96. Every person supplied with water by measure shall pay meter rent in advance according to the following scale unless the Minister shall otherwise determine:—

	Annual Rent.					
Size of Meter.	Infer	ential.	Positive.			
	Open.	Encased.	Open.	Encased.		
inch inch inch inch inch inch inch inch inches 1 inches 2 inches 3 inches 4 inches		s. 20 20 20 30 30 40 50 60 80		$\begin{array}{c c} s.\\ 20\\ 20\\ 20\\ 50\\ 50\\ 50\\ 80\\ 120\\ 200\\ 260\\ \end{array}$		

Reconnection Fee.

97. In every case in which the supply of water shall have been cut off by reason of non-payment of rates or other charges, or by reason of a defective service, or by request of the occupier or owner, or when, in the opinion of the Minister or local officer, necessary to prevent waste of water, or for other reasons, a minimum fee of five shillings shall be charged before the service is reconnected provided that where cost of disconnection and reconnection exceeds the minimum fee the actual cost of the disconnection and reconnection, as determined by the Minister, shall be charged, and shall be payable by the owner or occupier for the time being, on demand. The service shall not be restored until such fee has been paid.

Private Fire Services.

98. Private fire services will be allowed, but every such service shall be sealed, except in cases where the Minister may decide that sealing is unnecessary. For each such service the owner or occupier shall pay in advance the actual cost of installation and a minimum annual fee and meter rent as determined by the Minister in each case, and such owner or occupier shall also bear the cost of maintaining the boundary service and of having it disconnected when it is no longer required. The owner or occupier for the time being shall in addition at his own risk and expense, and subject to the provisions of these by-laws, keep the internal fire service in good order and repair, so that the same shall at all times be in accordance with the by-laws. No water shall be taken from any sealed portion except for extinction of fire. In the event of the seal having been broken in case of fire or by accident or otherwise, the owner or occupier shall give notice forthwith to the Department and pay the cost of re-sealing.

Building Fees.

99. Where water is required for building purposes the Minister may permit the supply thereof at prices as set forth in Schedule I hereto and on the following terms:—

(a) All fees shall be paid in advance. If any work is done other than that mentioned at the time of applying to the Minister, the same shall be paid for in advance. or the whole supply will forthwith be cut off.

(b) It shall be at the discretion of the Minister as to whether or not in any case a supply of water shall be classed as a supply for building purposes, and as to whether or not the supply shall be measured by meter.

(c) Applications for water under this by-law shall be in writing, stating the nature of the work to be done and the purpose for which water is required.

When Accounts Due and Payable.

100. Where water is supplied by measure to the owner or occupier of land, whether rated under the Act or otherwise, payment for same shall become due and payable within 14 days after due service of the account, unless otherwise agreed upon.

Schedule I.

Schedule of Prices of Water.

Purposes for which Water is Supplied or Class of Water Service, and Scale of Charges.

(1)

(2

		Pric 1,0 gallo	OÔ
		s.	d.
)	Water in return for amount of rates paid or of minimum charges in lieu of rates		0
)	Water supplied in each year in excess of quantity allowed for rate or minimum charge.		
	Domestic Excess Trading	. 3 . 4	0 0

Amount of fee

s. d

(3) Building services (metered or nonmetered)-

> (a) Buildings, etc., brick, stone, concrete-

if cost of building, etc.-

- Under £50 5 • • • • • £50 and under £200 £200 and under £1,000, one-fourth per cent. on cost of 10 Λ 20 0
- £1,000.
- (b) Buildings, etc., wood and/ or iron and asbestos with brick chimneys, or lath and plaster linings-

If cost of building-Under £200

5 • • • •

0

Λ

0

£200 and under £500 10 £500 and over 20 Note.—These charges shall apply to new buildings and to alterations and additions to existing buildings, also to wood and iron buildings without brick or plaster work if service is available before completion of construction of building. Should the Minister specially meter a service, water shall be al-lowed in return for building fee at the scale allowed for rates and the applicant shall pay for all water consumed in excess of such allowance at the rate applicable for trading purposes.

In cases where supply is drawn through an existing metered ser-vice, water shall be allowed in return for building fee at the scale allowed for rates.

- (4) Public water troughs and drinking fountains where the supply is metered the annual minimum charge shall be £1; where the supply is non-metered, the annual minimum charge shall be-
 - (a) Water troughs 50 n (b) Drinking fountains 30 0

Division VIII.

Penalties.

Penalties for Breaches.

101. Any person committing a breach of any of the foregoing by-laws to which no specific penalty is attached or who shall refuse or neglect to obey any injunction in any such by-law, or to comply with any requirements therein contained, shall, upon conviction, be liable to a penalty not exceeding £20, and, in case of continuing offence, a further penalty not exceeding £5, for each day after notice of such offence shall have been given by the Minister to such offender.

Recommended-

(Sgd.) JOHN TREZISE TONKIN, Minister for Water Supply.

Approved by His Excellency the Governor in Executive Council, 14th July, 1954.

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

CITY OF SUBIACO. Stand for Public Vehicles.

NOTICE is hereby given that under section 251 of the Municipal Corporations Act, 1906-1953, the Council of the City of Subiaco resolved on the 15th day of June, 1954, that the undermentioned public stand be appointed and fixed for motor taxis only.

A stand on the Northern side of Hay Street, Subiaco, commencing at a point 30ft. West of the North-Westerly intersection of Hay Street and Thomas Street and extending in a Westerly direction for 25ft.

Dated this 24th day of June, 1954.

A. BOWER Town Clerk.

MUNICIPAL CORPORATIONS ACT, 1919-1953. City of Fremantle-Sale of Land.

Department of Local Government, Perth, 19th July, 1954.

L.G. 734/52.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor and Administrator has consented, under the provisions of section 210 of the Municipal Corporations Act, 1906-1953, to the sale by the City of Fremantle of all those pieces of land being portions of Cockburn Sound Location 551 and being lots 76, 81 and 82 on Plan 6369, Certificate of Title, Volume 1034. Folio 496.

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

MUNICIPAL CORPORATIONS ACT, 1906-1953.

Municipality of Albany. Amendment of By-law No. 2—Standing Orders.

L.G. 39/52.

IN pursuance of the powers in that behalf contained in the Municipal Corporations Act. 1906-1953, the Mayor and Councillors of the Municipality of Albany hereby order that by-law No. 2 published in the Government Gazette on the 28th day of December, 1923, be amended as follows:-The words "in that particular case" where they appear in clause 44 shall be deleted and there shall be substituted therefor the words "unless the Coun-cil shall, by majority vote, disagree with the Mayor's ruling, in which case the decision of the Council shall prevail.

Passed by the Council on the 26th day of April, 1954.

D. G. ROBINSON,

				Mayor.	
J	OHN	D.		NIEL, Clerk.	

Recommended-

[L.S.]

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 14th day of July, 1954.

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

CITY OF FREMANTLE.

Stands for Public Vehicles.

NOTICE is hereby given that under section 251 of the Municipal Corporations Act, 1906-1953, the Council of the City of Fremantle resolved on the 21st day of June, 1954, that the undermentioned public stand be appointed and fixed for motortaxis only.

A "stand commencing at a point on the North side of Essex Street 18ft. West from the building alignment of South Terrace and extending to a point 36ft. West thereof. Then commencing at a point on the North side of Essex Street 25ft. West from the building alignment of Essex Lane and extending to a point 68ft. West thereof."

N. J. C. McCOMBE,

Town Clerk.

ROAD DISTRICTS ACT, 1919-1951. Serpentine-Jarrahdale Road District. Abolition of Ward Boundaries. Notice of Intention.

Department of Local Government, Perth, 29th June, 1954.

L.G. 142/52.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, acting under the provisions of section 8 of the Road Districts Act, 1919-1951, to abolish all the wards of the Serpentine-Jarrahdale Road District.

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

ROAD DISTRICTS ACT, 1919-1951. Darling Range Road Board. Notice of Intention to Borrow.

PURSUANT to section 298 of the Road Districts Act, 1919-1951. the Darling Range 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:—

Loan No. 10, £5,000 for 10 years at 4^T/₄ per cent. interest, payable at Commonwealth Bank, Perth, by half-yearly instalments of principal and interest. Purpose—Reconstruction and bitumen sealing of Boonooloo Road, Cotherstone Road, Gray Road and section of Pomeroy Road, sealing sections of East Terrace and Temby Avenue.

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

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

Dated this 14th day of July, 1954.

R. C. OWEN, Chairman.

R. J. VINCENT, Secretary.

The above (corrected) notice supersedes that appearing under similar heading on page 1274 of *Government Gazette* (No. 35) of 16th July, 1954.

> ROAD DISTRICTS ACT, 1911-1949. Katanning Road Board. Notice of Intention to Borrow. Proposed Loan No. 24-£3,000.

NOTICE is hereby given that the Katanning Road Board proposes to borrow the sum of £3,000 to be expended upon works and undertakings in the Katanning Road District, the said works and undertakings being the repairs and renovations to the Katanning Town Hall.

Plans and specifications and an estimate of the cost thereof and a statement, showing the proposed expenditure of the money to be borrowed, including the cost of supervision and initial expenditure in connection with the raising of the loan, are open for inspection of ratepayers at the office of the Board for one month after the publication of this notice, during office hours. The amount of $\pounds 3,000$ is proposed to be raised by the sale of debentures repayable with interest by 20 half yearly instalments over a period of ten years (10 years) after the date of issue thereof, in lieu of the formation of a sinking fund. Such debentures shall bear interest at a rate of $\pounds 4$ 17s. 6d. per centum per annum payable half yearly. The amount of the said debentures and interest thereon is to be paid at the Commonwealth Bank, Perth.

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

Dated 23rd day of June, 1954.

S. KEMBLE,

Chairman.

W. E. BROUGHTON, Secretary.

ROAD DISTRICTS ACT, 1919-1951.

Armadale-Kelmscott Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 3277/52.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator has approved of:—(1) The purchase of three motor trucks; (2) alterations and additions to the Road Board Office; (3) the purchase of land comprised in lots 13, 102, 99 and part of 31 of Canning Location 31 to form a garden and community centre; as works and undertakings for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Armadale-Kelmscott Road Board.

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

ROAD DISTRICTS ACT, 1919-1951. Belmont Park Road Board.

Department of Local Government, Perth, 19th July, 1954.

L.G. 3099/52.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator has approved of the purchase of a diesel road roller with attachments and a diesel footpath roller with attachments, as works and undertakings for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Belmont Park Road Board.

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

ROAD DISTRICTS ACT, 1919-1951. Gnowangerup Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 3083/52.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator has approved of the erection of two dwellings on lots 147 and 148 Gnowangerup for employees of the Board, as works and undertakings for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Gnowangerup Road Board.

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

L.G. 351/52.

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

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

ROAD DISTRICTS ACT, 1919-1951. Dalwallinu Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 183/54.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator has approved of the purchase of a house for an employee of the Board on Dalwallinu Lot 195, South Street, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Dalwallinu Road Board.

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

ROAD DISTRICTS ACT, 1919-1951. Lake Grace Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 3345/52.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor and Administrator has approved of—(1) The erection of two houses for employees of the Board on lots 182 and 183, Bennett Street, Lake Grace; (2) the erection of stock yards on reserve 17770 (lot 75), Lake Grace; as works and undertakings for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Lake Grace Road Board.

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

ROAD DISTRICTS ACT, 1919-1951. Melville Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 906/53.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor and Administrator has approved of the construction of three Infant Health clinics on lot 1014, Oglive Road, Applecross, lot 14, corner Stock Road and Canning Highway, Melville, and on lot 873, Westbury Crescent, Bicton, as works and undertakings for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Melville Road Board.

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

ROAD DISTRICTS ACT, 1919-1951. Quairading Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 3240/52.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor and Administrator has approved of a tandem-drive grader as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Quairading Road Board.

(Sgd.) GEO. S. LINDSAY, Secretary for Local Government. ROAD DISTRICTS ACT, 1919-1951. Tableland Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 3546/52.

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

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

ROAD DISTRICTS ACT, 1919-1951. Wongan-Ballidu Road Board. Department of Local Government, Perth, 19th July, 1954.

L.G. 1333/52.

IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor and Administrator has approved of the purchase of a crawler tractor fitted with earthmoving equipment, as a work and undertaking for which money may be borrowed under Part VII of the Road Districts Act, 1919-1951, by the Wongan-Ballidu Road Board.

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

ROAD DISTRICTS ACT, 1919-1951. Cue District Road Board. Amendment of General By-laws.

L.G. 1508/52.

THE By-laws of the Cue Road Board published in the *Government Gazette* of 24th January, 1936, are hereby amended by inserting the following new by-law:—

59A. No person over the age of 15 years is permitted to use playground equipment provided solely for the use of children in any park or recreation ground.

Passed at a meeting of the Cue Road Board held on the 13th day of October, 1953.

> JAMES BOYD, Chairman.

> R. J. McCARTHY, Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council, this 14th day of July, 1954.

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

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

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

L.G. 1883/52.

THE Mingenew 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 these by-laws the following words shall have the meanings assigned to them hereunder:---

"Board" means the Mingenew Road Board.

"Continuous Service" means service in the employment of this 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.

(a) All present and future employees of the 2 Board shall, after each period of 10 years' con-tinuous service as a permanent full time employee thereof, commencing from the 1st day of January, 1946, be entitled to three months' long service leave. Long service leave to be taken at the convenience of the Board, who will, as far as possible, meet the wishes of the employee, but the Board may require the employee to take leave by giving not less than three months' notice.

(b) Absence on account of sickness shall not be deemed to be a break in continuous service, pro-vided the period of absence shall not exceed three months in any year, unless otherwise decided by the Board.

(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 retir-ing age, or of a permanent inability to carry on his employment in which case the long service leave may be adjusted pro rata.

(b) The long service leave which may be granted under this by-law shall be for a period not exceed-ing 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.

In the event of retirement, resignation or death of an employee the Board may pay to such employee (or in the case of death, to his personal representatives, or if there be none, to his dependants), a sum of money equal to his wages or salary for the period of long service leave which the Board was empowered under these by-laws to grant to such employee at the date of his resignation, retirement, or death, or if the Board, after con-sideration 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 salary or wages 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.

 $\mathbf{5}.$ 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.

Employees due to take long service leave shall be paid (a) their salary or wage for the period thereof at the rate equivalent to the salary or wage 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 his wages or salary in advance, a sum representing the amount of his wages or salary for the period of his long service leave.

All annual leave to which an employee is entitled or will become entitled before the expira-tion 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 over and above the long service leave, but are to form part of such long service leave.

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

Passed by resolution of the Board at a duly constituted meeting held on the 8th November, 1950.

COLIN PEARSE.

Chairman.

W. R. STEPHENS.

Secretary.

Recommended-

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

Approved by His Excellency the Lieutenant-Governor and Administrator in Executive Council this 14th day of July, 1954.

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

ROAD DISTRICTS ACT, 1919-1952.

Dalwallinu Road Board.

Loan (No. 19)-£2,800.

PURSUANT to section 298 of the Road Districts Act, 1919-1952, the Dalwallinu Road Board hereby gives notice that it proposes to borrow money by the sale of debentures, on the following terms and for the following purpose:— $\pounds 2,800$ for 15 years at $4\frac{2}{3}$ per cent. interest, payable at the office of the Superannuation Board, Perth, by half-yearly instalments of principal and interest. Purpose—the erection of one house on lot 186 and one on lot 171 (margin 1201) Debry lines for particular bar. 171 (reserve 17691), Dalwallinu, for rental by employees of the Board.

Benefits will be conferred on the whole of the district and rate applicable will be levied over the whole of the road board area.

Plans, specifications, estimates, and the state-ment required by section 297 are open for inspec-tion at the office of the Board during usual office hours from 26th July, 1954, to 23rd August, 1954.

B. H. STONE,

Chairman.

W. A. SHANNON,

Secretary.

HALL'S CREEK ROAD BOARD.

AT a meeting of this Board held on 26th June, 1954, this Board appointed the secretary to the following positions:-

Local Health Authority.

Acting Health Inspector. Traffic Inspector.

Vermin Inspector. Building By-laws Inspector.

Returning Officer.

Secretary's full name is Francis Joseph Albert Gould

F. J. GOULD, Secretary.

Education Department, Perth, 15th July, 1954.

APPLICATIONS are called for the position of Lecturer, Grade II, Accountancy and Commercial subjects, for the Eastern Goldfields Technical subjects, for the School, Kalgoorlie.

Successful applicant will be required to give instruction in the various subjects leading up to the level of the final examination of the Australian Society of Accountants.

Applications should indicate age, training, teaching and other experience.

Further particulars in respect to the above vacance may be obtained from the Superintendent of Technical Education, c/o Perth Technical College, with whom all applications should be lodged on or before 16th August.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sched- ule No.	Particulars.	Department concerned.	Rate.
5 66/ 54	1954. July 15	Perth Welded Products	245 A , 1954	Supply of 28 only Shade Screens, constructed of Aluminium Sections, including Fasteners and Latches, but excluding wire, delivered to Royal Perth Hospital	Public Works	£19 15s. each.
675/54	do.	Areus Pty., Ltd	288 A , 1954	Supply of 2 Solution Cupboards and 1 Instrument Cupboard, delivered to Royal Perth Hos- pital, as follows : Item 1-2 only Solution	Public Works	
757/54	do.	Perron Bros. Pty., Ltd.	321 A , 1954	Cupboards Item 2—1 only Instrument Cupboard Purchase and Removal of Secondhand International TD9 Diesel Tractor (Serial No. TD9B31465), fitted with an Armstrong Holland Hy- draulic Shovel Dozer, Model	 Public Works	£124 each. £90. £1,510.
702/54	do.	K. J. Vine	303A, 1954	DS9, Serial No. 193 Purchase and Removal of Secondhand Bedford 3 ton Table Top Truck (Eng. No. KMI 102270)	Public Works	£421.
778/54	do.	S. W. Hart & Co	324A, 1954	KM 102350) Supply of 400 only Vent Stacks and Cowls, 18 ft. x 4 in., de- livered East Perth	Government Stores	74s. 4d. each.
6 51/54	do.	Pioneer Spring Co., Ltd.	279A, 1954	Supply of 400 only Double Buf- fer Springs, delivered F.O.B., Sydney	W.A.G.R. Com- mission	£1 6s. 3d. each.
385/54	do.	Airlines (W.A.), Ltd	312A, 1954	Aeroplane Charter Aerial Bait- ing Campaign against Wild Dogs	Agriculture	3s. 3d. per mile flown.
708/54	do.	Spicers (Aust.), Ltd B. J. Ball Edwards Dunlop, Ltd. Alex Cowan (Aust.), Ltd. Tullis Hunter & Co., Ltd. Gordon & Gotch	307A, 1954	Printing Supplies, delivered Perth. Details of accepted tenders will be made available on application	Government Printer	
66 2/54	do.	(A/sia), Ltd.	283A, 1954	Refrigerators for Midland Junc- tion Maternity Hospital, as follows :— Item 1—1 only 50 cub. ft.		£423 10s.
		Arcus Metal Products, Pty., Ltd. Malloch Bros., Ltd		Item 2—1 only 6 cub. ft Item 3—3 only 8 cub. ft	···· ··· ···	£115. £124 13s. 6d. each.

Addition to Contract.

Tender Board No.	Date.	Contractor.	Particulars.
7306/54	1954. July 15	Municipality of Geraldton	Schedule No. 530A, 1953.—Supply of 725 tons 8 cwt. 3 qrs. of Granite Stone for Retaining Wall at Geraldton in addition to contract under Item 1, Schedule No. 530A, 1953 at 39s. 6d. per ton.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies.

Date of Advertising	Schedule No.	Supplies Required.				
1954. .pr. 30	192A, 1954	 Circulating Water Pumping and Control Equipment for Bunbury Power	198	54.		
T	,	 Station (also available for inspection at W.A. Government Liaison Offices)	†July	28		
uly 9	342A, 1954	 Galvanised Corrugated Steel Sheets	July	29		
uly 12	346A, 1954	 4 in. Slimes and Sewerage Pump	July	29		
uly 12	347A, 1954	 100 only Electric Bath Heaters	July	29		
uly 12	348A, 1954	 Firewood for Ora Banda State Battery	July	29		
uly 16	350A, 1954	 Making only of Trainee Nurses' Uniforms	July	29		
uly 16	351A, 1954	 Refrigerators (15 cub. ft. and 25 cub. ft.)	July	29		
uly 20	0.00 1 7.0	 Firelumps for Railway Department	July	29		
ulv 20		 Sliding, Surfacing, and Screwcutting Lathe	July	29		
uly 20	358A, 1954	 Mobile Crane, 5-ton (1 only)	Aug.	5		
uly 20	359A, 1954	 Pneumatic Vibrator for Concrete Work	Aug.	5		
uly 20	360A, 1954	 Motor Trucks, 3-ton (Chassis only) (5 only)	Aug.	5		
uly 20	361A, 1954	 Portable Concrete Mixers (7 cub. ft. wet mix capacity) (2 only)	Aug.	5		
uly 20	362A, 1954	 Portable Electric Welding Machines (5 only)	Aug.	5		
uly 20	365A, 1954	 Semi-Trailer Low Loader	Aug.	5		
uly 20	366A, 1954	 Jack Hammers, 50–55 lb	Aug.	5		
uly 12	349A, 1954	 Self-propelled Portable Air Compressors	Ext	. to		
•			Aug.	5		
uly 23	373A, 1954	 Metal Window Frames for Mt. Lawley High School (1st Section)	Aug.	19		
une 29	325A, 1954	 Beef Stockinette (also available from Agent General and for inspection at	-			
		Liaison Offices)	Aug.	5		
lay 28	274A, 1954	 Refrigerant Plant for East Perth Gas Works (also available from Agent				
•		General and for inspection at Liaison Offices)	Sept.	2		
uly 6	334A, 1954	 Transformers (4 only) for the State Electricity Commission (also available	1			
-	-	from Agent General, London, for inspection at Liaison Offices in Melbourne				
		and Sydney, and the Chamber of Manufactures in each State)	Sept.	2		

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

Addresses.

W.A. Government Liaison Officer-Melbourne. W.A. Government Liaison Officer-Sydney.

Room 105, 82 Pitt Street.

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

Room 13, First Floor, M.L.C. Buildings, 305 Collins Street.

For	Sale	by	Tender.
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Date of Advertising.	Schedule. No.	For Sale.	Date of Closing.
1954.			1954.
June 15	295A, 1954	Steel Rails and Fastenings ex Port Hedland-Marble Bar Railway	Ext. to
July 12	344A, 1954	7 KW Generating Unit, 110-volt D.C	July 29 July 29
v v v			
July 12	345A, 1954		July 29
July 16	352A, 1954	Allis Chalmers HD7 Diesel Crawler Tractor with Gar Wood Hydraulic Dozer	T L OO
r 1 10	0511 1051	Equipment	July 29
July 16	354A, 1954	1940 model Ford V8 Utility	July 29
July 16	355A, 1954		July 29
July 16	356A, 1954		July 29
July 20	357A, 1954		
		land Junction	Aug. 5
July ⁷ 23	367A, 1954		Aug. 5
July 23	368A, 1954	International TD9 Diesel Crawler Tractor with Cable Dozer equipment and	-
•		Power Control Unit	Aug. 5
July 23	369A, 1954	Pumping Plant (3 h.p. Engine with Centrifugal Pump, etc.)	Aug. 5
July 23	370A, 1954		Aug. 5
July 23	371A, 1954		Aug. 5
July 23	372A, 1954		Aug. 5

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.

VERMIN ACT, 1918-1953.

Department of Agriculture, Perth, 9th July, 1954.

THE Agriculture Protection Board, acting under the provisions of section 67 of the Vermin Act, 1918-1953, has been pleased to declare that owners of holdings within the meaning of the said Act in the Vermin Districts of Gosnells, Upper Chap-man, Belmont, Murchison, Cranbrook, Mundaring and Woodanilling shall be exempt from the pay-ment of rates under the said Act for the financial year ending on the 30th day of June, 1955.

Passed by resolution of the Agriculture Protection Board at the ordinary meeting of the said Board held on the 9th day of July, 1954.

The Common Seal of the Agriculture Protection [L.S.] Board is hereunto affixed in the presence of-

> G. K. BARON HAY, Chairman, Agriculture Protection Board.

VERMIN ACT, 1918-1953.

Department of Agriculture, Perth, 13th July, 1954.

UNDER the provisions of section 4 of the Vermin Act, 1918-1953, "vermin" means any animal, bird or insect mentioned in the Third Schedule of the of insect mentioned in the Third Schedule of the said Act and such other animals, birds or insects the names of which the Agriculture Protection Board may by declaration add to the said Schedule and any declaration whereby the names of other animals, birds or insects are added to the Schedule may be restricted in its operation to any portion of the State to be defined by declaration. Now May be restricted in its operation to any portion of the State to be defined by declaration: Now, therefore, the Agriculture Protection Board, in exercise of the powers conferred by the said Act, doth by this declaration add to the Third Schedule to the Vermin Act, 1918-1953, the following:— "Goats run wild or at large within the boundaries of the Meekatharra Vermin District as constituted under the said Act."

Passed by resolution of the Agriculture Protection Board at the ordinary meeting of the said Board held on the 9th day of July, 1954.

he Common Seal of the Agriculture Protection The [L.S.] Board is hereunto affixed in the presence of—

> G. K. BARON HAY, Chairman, Agriculture Protection Board

REGISTRATION OF MINISTERS.

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

Registrar General's Office, Perth, 20th July, 1954.

Cancellation.

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.

Church of England.

- 700/53; 11/7/54; Rev. Ivan Alexander Cardell-Oliver, M.A., LL.B.; 22 East Street, Guildford; Swan.
- 700/53; 12/7/54; Rev. Charles Dunn; The Rectory, York; York.

R. J. LITTLE, Registrar General.

APPOINTMENT

Under Section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1948. Registrar General's Office. Perth, 20th July, 1954.

THE following appointment has been approved:-R.G. No. 145/53-Constable Robert Keith Hill has been appointed as Assistant District Registrar of Births and Deaths for the Irwin Registry District, to maintain an office at Carnamah, during the absence on leave of Constable Robert Bowers;

appointment to date from 29th June, 1954. R. J. LITTLE,

Registrar General.

MINE WORKERS' RELIEF FUND. Board of Control.

Extraordinary Vacancy.

NOTICE is hereby given that nominations for the position of Mine Worker Representative on the above Board (rendered vacant by the resignation of Mr. R. J. Wallis) close with the undersigned on Tuesday, 3rd August, 1954, at 4.30 p.m.

The representative elected will only be eligible to hold office for the remainder of his predecessor's term, expiring in February, 1955.

Kalgoorlie, 16th July, 1954.

W. A. BARNETT, Returning Officer.

INDUSTRIAL AGREEMENT.

No. 11 of 1954.

Registered 5th July, 1954.

THIS agreement made in pursuance of the Indus-trial Arbitration Act, 1912-1952, this 5th day of trial Arbitration Act, 1912–1952, this 5th day of July, one thousand nine hundred and fifty four between the Midland Junction Abattoir Board (hereinafter referred to as "the employer") of the one part, and the West Australian Branch of the Australian Meat Industry Employees' Industrial Union of Workers, Perth (hereinafter referred to as "the Union") of the other part, whereby the said parties mutually agree as follows:—

Title. 1.-

This Agreement shall be known as the Midland Junction Abattoir Agreement.

2.—Arrangement.

- 1. Title.
- 2. Arrangement.
- 3. Area and Scope.

4. Term.

- allow Workers, By-Products Workers, Slaughterhouse Labourers, Chiller Hands 5. Tallow and General Labourers.
- 6. Casual Hands.
- Transfers.
- 8. Mixed Functions.
- 9. Preference.
 10. Number of Employees.
- Settlement of Disputes.
 Starting and Finishing Times.
- 13. Meal Hours.
- 14. Smoko.
- 15. Hours.
- 16. Overtime.
- 17. Payment of Wages.
- 18. Holidays.
- 19. Annual Leave.
- 20. Sick Leave.

- 21. Contract of Service.
 22. First Aid Equipment.
 23. Time and Wages Records.
 24. Junior Workers.
- Apprentices. 25.
- 26. Under Rate Workers.
- Work of Employees. 27.
- 28. Tallies.
- 29. Slaughtermen Required for Other Duties. 30. Minimum Daily Wage for Tally Slaughter-
- men.
- 31. Provision of Grindstone.

32. Rates.

33. General Conditions.34. Tally Board.

35. Apprentices-Tallies.

3.—Area and Scope.

This Agreement shall apply to workers employed by the Midland Junction Abattoir Board at Midland Junction coming within the classifications set out in Clause 32 hereof.

4.—Term.

This Agreement shall operate for a period of six (6) months from and including the 6th day of July, 1954.

5.-Tallow Workers, By-Products Workers, Slaughterhouse Labourers, Chiller Hands and General Labourers.

The rates and conditions of these workers shall be regulated as prescribed in Agreement No. 6 of 1943 (as amended by Agreement No. 10 of 1951) 6 of between the Hon. Minister for Agriculture and the West Australian Branch of the Australian Meat Industry Employees' Industrial Union of Workers Perth, provided however, that the general condi-tions of this Agreement shall operate in regard to (a) Smokes, (b) Payment of Wages.

6.-Casual Hands.

All or any casual workers starting any time All of any casual workers starting any time during the day shall be paid the full rate for the day. The casual rate shall be paid unless the worker shall be notified by the foreman before 5 p.m. on the day of engagement that he is to be em-ployed as a permanent hand. Casual workers shall receive twenty per cent. (20%) in addition to ordinary wages, based on pro rata per day of wages for the class of work performed.

7.—Transfers.

The employer may transfer employees from one department to another at the prescribed rates of pav.

8.—Mixed Functions.

Subject to Clause 29 where in any one day any employee performs functions of a mixed character each carrying a different rate of pay, he shall be paid for the day's work at the higher rate providing that such higher class of work constitutes at least two hours of his day's actual work, otherwise he shall be paid for the time actually worked at the higher rate with a minimum of one hour.

9.—Preference.

(a) In engaging labour preference of employment shall be given to financial members of the West Australian Branch of the Australian Meat Industry Employees' Union Industrial Union of Workers, Perth, providing there are members offering who are qualified to perform the work to be done.

(b) Upon a non member of the union being engaged, such person shall within 14 days make and complete an application for membership of the union but if he is a financial member of another industrial union he shall not be required to make such application as above until the expiration of his current membership with such other Union.

(c) If during the continuance of this Agreement the members of the Union or a majority of the members of the Union employed under the terms of this agreement shall be concerned in or take part in anything in the nature of a strike, the benefit of this Clause shall *ipso facto* cease and determine.

10.—Number of Employees.

The number of employees to be employed in any day or gang shall be regulated by the employer.

11.—Settlement of Disputes.

In the event of any dispute arising in connection with any work performed under this agreement, it is mutually agreed that the work will be carried on without interruption and the employer or the Union whose members are bound by this Agreement in the event of no agreement being reached between the parties to the dispute, either party may make application for the matter to be referred to a Board of Reference, which shall consist of a Chairman mutually agreed upon or alternatively appointed by the Court, and two other representatives, one to be nominated by each of the parties.

The said Board shall have assigned to it the functions of adjusting any matters of difference which may arise from time to time except such as involve interpretation of the provisions of this agreement.

12.—Starting and Finishing Times.

Except where otherwise provided or mutually agreed upon, the ordinary starting time for workers other than shift workers shall not be earlier than 7.30 a.m. and the ordinary ceasing time shall not be later than 5 p.m. Mondays to Fridays inclusive.

13.—Meal Hours.

(a) Time allowed under this agreement for a meal shall not exceed one hour and shall be taken between the hours of 11.30 a.m. and 1.30 p.m.

(b) If a worker is required to work for more than one hour after ordinary ceasing time without being notified of such requirement on the previous day, the employer shall supply a meal or pay three shillings (3s.) for such meal.

14.—Smoko.

A twenty (20) minute smoko shall be allowed each forenoon, and ten (10) minutes each afternoon, during the employer's time for all workers, provided that if found inconvenient at the specified time, it may be postponed for a period not longer than thirty (30) minutes.

15.—Hours.

(a) Forty (40) hours shall constitute a week's (8) hours, Monday to Friday, inclusive, in consecutive shift excluding meal hours.

(b) All work performed before the ordinary starting time, or after the ordinary ceasing time, or in the case of tally workers, in excess of tally, shall be counted as overtime and shall be paid for as such in accordance with the provisions of Clause 16.

(c) The employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirements.

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

16.—Overtime.

Overtime shall be paid for as follows:-

(a) For all time worked within one and a half $(1\frac{1}{2})$ hours before the worker's usual starting time, time and one half for the time worked within such one and a half hour period.

(b) For all time worked after the worker's usual ceasing time to midnight, time and one half for the first four (4) hours and thereafter double time.

(c) For all time worked in the period commencing from midnight or commencing before one and a half hours of the worker's usual starting time double time up to the worker's usual starting time.

(d) When employees are required during their recognised meal hour or any portion of their recognised meal hour, as agreed between the parties, overtime rate shall be paid: Provided that all workers shall have a meal hour within five hours of commencing duty.

(e) For all work performed on Saturdays time and one half for the first four (4) hours, thereafter double time with a minimum payment for two (2) hours.

(f) For all work performed on Sundays and holidays, double time with a minimum payment for two (2) hours.

(g) Tally slaughtermen required to kill in excess of tallies (expressed in Clause 28) shall be paid rate and a half for such excess.

(h) For the purpose of calculating overtime each day shall stand alone.

17.—Payment of Wages.

Wages shall be paid on Friday of each week or on the last working day, as the case may be. Times shall be made up to the previous Wednesday (inclusive).

18.—Holidays.

(a) Subject to conditions hereunder each of the following day or days observed in lieu thereof shall be allowed as holidays to all workers without deduction of pay, namely New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, Foundation Day, Christmas Day, Boxing Day and Queen's Birthday, provided that Union Picnic Day may be taken as a holiday by arrangement between the parties in lieu of Queen's Birthday.

(b) If any holiday falls on an employee's ordinary working day and the employee is not required to work on such day, he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday.

(c) All work performed on any of the holidays provided in sub-clause (a) hereof shall be paid for at the rate of double time with a minimum of two hours.

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

(e) Any employee absent from employment on the working day before or the working day after the holiday without reasonable excuse or without the consent of the employer shall not be entitled to payment for the holiday.

(f) For the purpose of sub-clause (b) the rate of pay for a pieceworker on a public holiday shall be the minimum daily rate as prescribed in Clause 30.

19.—Annual Leave.

(a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by the Board after a period of twelve (12) months' continuous service with the Board. Providing that such leave shall be granted within three months of such leave accruing due.

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

(c) A worker may be rostered off and granted annual leave with payment of ordinary wages as prescribed prior to his having completed a period of twelve months' continuous service, in which case should the services of such worker terminate or be terminated prior to the completion of twelve (12) months' continuous service, the said worker shall refund to the Board the difference between the amount received by him for wages in respect of the period of his annual leave and the amount which would have accrued to him by reason of the length of his service up to the date of the termination of his services.

(d) When computing the annual leave due under this Clause, no deduction shall be made for such leave in respect of the period that a worker is on annual leave and/or holidays.

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

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

(g) The provisions of this Clause shall not apply to casual workers.

(h) The rate of payment for annual leave shall be the employee's normal rate of pay at the time of taking such leave, with the exception of tallyworkers whose rate of payment shall be the rate prescribed in Clause 30. "Normal rate of pay" shall not include cases where employees have been relieving at higher rates of pay immediately prior to taking leave. Provided that such relieving time does not exceed four consecutive weeks.

(i) No deductions shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case the deduction may be made for such excess only.

(j) Approved periods of absence from work caused through accident sustained in the course of employment shall not be considered breaks in continuity of service, but the first six (6) months only of any such period shall count as service for the purpose of computing annual leave.

(k) The Board shall give workers one month's notice of the date on which a worker is to commence his leave.

20.—Sick Leave.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal illhealth for one-twelth (1/12th) of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one (1) week in each calendar year 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. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This Clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.

(b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment or for any accident, wherever sustained, arising out of his own wilful default or for sickness arising out of his own wilful default.

(c) No worker shall be entitled to the benefits of this Clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.

(d) In the case of tallyworkers payment for sick leave shall be at the minimum daily rate prescribed in Clause 30.

21.—Contract of Service.

(a) Except in the case of casuals, the employment shall be weekly and a week's notice on either side shall be given to terminate engagement or a week's wages paid in lieu.

However, this shall not affect the right to dismiss for misconduct, and in such cases wages shall be paid up to the time of dismissal only.

(b) The employer shall be under no obligation to pay for any day not worked on which the worker is required to present himself for duty except when such absence from work is due to illness and comes within the provisions of the sick leave Clause, or such absence is on account of holidays to which the worker is entitled under the provisions of this Agreement. Provided further that the employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it, or by any other Association or Union, or through the breakdown of the employer's machinery or any stoppage of work by any cause which the employer cannot reasonably prevent.

22.-First Aid Equipment.

A first aid room with all necessary equipment for same shall be provided, with qualified first aid personnel available to administer same.

23.—Time and Wages Records.

A record or time book shall be kept by the employer in which record or time book shall be entered the name of each worker, the nature of the work he is doing, the hours worked each day and the amount of wages received by him.

The said record or time book shall be open to inspection by the Secretary of the Union or any other person authorised in writing by him at any time during the usual office hours and he shall be allowed to take necessary extracts therefrom.

Any system of automatic recording of times by machine shall be deemed to comply with these provisions to the extent of the information recorded.

24.—Junior Workers.

(a) The minimum rate of wage to be paid to junior workers shall be—

Percentage of Male Basic Wage.

				LICOL	0 11 11 12	, c .
Under	16 years	of a	ıge	 .	35	
	17 years			 	45	
	18 years			 	60	
	19 years			 	70	
	20 years			 	85	
20 to	21 years	ofa	age	 full	basic	wage.

(b) Junior workers shall be allowed to operate the head splitting machine and the rate of wage for this work shall be 75 per cent. at least of the male basic wage.

(c) Junior workers may be employed on all classes of work covered by this Agreement provided that if employed as slaughtermen or in Group A or B of the chain system they shall be entitled to be paid in accordance with the adult rates for that class of work.

(d) No junior shall be required to lift weights in excess of the following:—

Under	16	years	of	age	••••	40	lb.
Under	17	years	of	age		60	1b.
Under	18	years	of	age		80	1b.

25.—Apprentices.

(1) The employment of apprentices shall be governed by the Court's standard apprenticeship regulations.

(2) The maximum number of apprentices allowed to any employer shall be in the proportion of one apprentice to every four or fraction of four journeymen employed.

(3) The period of apprenticeship shall be five years providing, however, in the case of youths who have already had experience in the industry, the period may be reduced with the consent of the Court, or by agreement with the Union as to the allowance to be made out of the set period of five years for the experience already gained in the industry.

			Percent Basic	tage of Wage.
First year				30
Second year				45
Third year				60
Fourth year				80
Fifth year				100

(4) Rates of Pay.

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

26.---Under Rate Workers.

(a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.

(b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference for determination.

(c) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for and be employed at the proposed lesser rate.

27.—Work of Employees.

(a) "Sheep and lamb slaughtering:" Group A shall include catching, sticking and shackling. Group B shall include skinning hind legs, removing hind trotters, if required, skinning fore legs and removing trotters, if required, removing tongue and sweetbread, checking, tying weasands, punching, clearing brisket, splitting skins, fianking out and thumbing up, clearing tail and rectum gut, punching off skins, scalping and removing heads, gutting, removing paunches and plucks and splitting down briskets.

(b) "Slaughtering and dressing cattle:" The work of slaughtering and dressing cattle under the present team system shall include lowering to bed from dropper rail, returning G. hook, pritching up, removing feet, opening up, siding, pulling caul fat, sawing brisket and H. bone, and thoroughly wiping up on ground, hook up and hoist, thoroughly wipe up at half-hoist, removing insides, thoroughly wipe up at full hoist, removing and flaying hides, neck off and wipe up.

(c) "Cattle-boner's work," shall include quartering, breaking down, boning out whole carcases, as required, removing briskets, and cleaning up when not provided with a full day's work on actual boning.

(d) "Calf-boner's work" shall include breaking down, boning out, and cleaning up when not provided with a full day's work on actual boning.

(e) All work to be done in a workmanlike manner and to the satisfaction of the foreman.

28.—Tallies.

Tallies as follows for slaughtermen engaged on the work as detailed in Clause 27 (a) and (b) hereof shall be considered a reasonable day's work: Provided that a slaughterman may be required to do an additional number in special circumstances within the tally hours prescribed.

Sheep and lambs80 per man per day.Cattle....13 per man per day.

29.—Slaughtermen Required for Other Duties.

Subject to sub-clause (b) of Clause 21 (Contract of Service) a slaughterman engaged on tally work—

(a) who is notified by the foreman on the previous day, or before starting time, that his services will not be required as such, shall be paid only the rates for the work actually performed.

(b) Who is notified within one and one-half hours of commencing work that insufficient stock is available, shall be paid at a tally slaughterman's rate for the time worked as a tally slaughterman and at the appropriate rate for such other duties for the time worked at such other duties.

(c) Who is notified after one and one-half hours from the commencement of work on that day that insufficient stock is available, shall be paid the slaughterman's rate for that day, i.e., the minimum rate shown in Clause 30.

30.-Minimum Daily Wage for Tally Slaughtermen.

For the purpose of Clauses 18, 19 and 20, the minimum daily wage on a basic wage of $\pounds 12$ 6s. 6d. per week for the metropolitan area shall be $\pounds 3$ 9s. 6d. per day.

31.-Provision of Grindstone. A power driven grindstone shall be installed where necessary.

32.-Rates.

1. Basic Wage.

(a) The wage rates contained in this agreement are made on a basic wage of £12 6s. 6d.

(b) Notwithstanding any alteration in the basic wage the tally rates herein prescribed shall remain constant, provided however that should the basic wage rise or fall the total daily earnings of a tally worker shall be reduced or increased to the extent of one fifth (1/5th) of the variation of the basic wage Monday to Friday.

2. Tally Slaughtermen.

A.—Cattle.

(i) All cattle domestic and export other than bulls and genuine stags-5s. 4.2d. per head.

(ii) Tubercular cattle, i.e., where one-quarter or more of a beast is condemned on account of tuberculosis-double rates.

(iii) Bulls and genuine stags, 300 lb. or overdouble rates.

(iv) Tubercular, injured or septic calves (fore-man and/or meat inspector to decide whether injury or infection is sufficient to justify additional rates)-double rate.

B.—Sheep.

(i) All sheep for domestic supplies not otherwise specified-

(a) When more than one chain-

Group A.---8s. 3.3d. per hundred.

Group B.--88s. 3.2d. per hundred.

(b) When one chain 96s. 6.5d. per hundred will be equally divided amongst the team.

(ii) Objectionable, wet or dirty sheep (foreman to decide whether sheep are sufficiently wet or dirty to justify the additional rate)—rate and one-half.

(iii) Ram lambs, 50 lbs. and over-rate and one-half.

The weight referred to above shall mean chilling weight as shown on the scales.

(iv) Rams (i.e. two tooth or over and genuine stages (except ram lambs)-double rates.

C.--Calves.

The tally for slaughtering calves shall be on the basis of two for one of the beef slaughtering tally, provided that the minimum payment for calf slaughtering shall be that of a beef slaughter-man; provided also that rates of pay and condi-tions for calf slaughtering may be reviewed by either party at the end of one month from the data bayeof date hereof.

3.—Other Than Tally Slaughtermen.

(i) Cattle—

		Mar	gin.
		£s	. d.
(a) Knocker		46	3
(b) Shackler/Hoister		46	3
(c) Bleeder		46	3
(d) Head cutter		46	
(e) Trimmer		46	3
(f) Splitting Sawman		4 6	
(g) Hide checker		46	3
(h) Dehorner		$1 \ 12$	9
(i) Runner up		$1 \ 12$	9
(j) Gullet washer		$1 \ 12$	9
(k) Carcase washer		$1 \ 12$	9
(1) Carcase wiper		1 12	9
(m) Ticketer (beef or veal))	$1 \ 12$	9
(n) Saw attendant		$1 \ 12$	9
(o) Brander checker (beef	or		
veal)		$1 \ 12$	9
(p) General slaughterhouse			
labourer		$1 \ 12$	9

(ii) Beef Head Ring-

		£	s.	d.
(8	a) Head trimmer	3	16	3
()	b) Checker and tongues	3	16	3
((c) Jaw puller and head			
	splitter	3	16	
()	d) Brain and glands	1	12	
(e) Head hooker	1	12	9
(f) General labourer	1	12	9
(iii)]	Hide Salters	2	0	6
(iv) C	Calves (Veal)—			
K	nocker-Shackler and Hoister	4	6	3
(v) S	heep—			
	a) Roller-brander	2	6	3
	b) Chain feeder-dagger		12	
	c) Changover man		$\overline{12}$	9
Ġ	d) Spreader inserter	1	$\overline{12}$	9
(e) Cambrel inserter	1	$\overline{12}$	9 9 9 9
(f) Wiper	1	$\overline{12}$	9
()	g) Brander	1	12	9
C	h) General labourer	1	12	
(vi)]	Livestock, Saleyards, Lairages	an	d	Yard
G	lang—			

The conditions of employment of workers in the saleyards, lairages and yard gang shall be regulated by those prescribed in Agreement No. 10 of 1943 as amended by Agreement No. 10 of 1951 between the Minister for Agriculture and the West Australian Branch of the Australian Meat Industry Employees Union Industrial Union of Workers, Perth. The conditions of employment of workers in

The rates of pay shall be as follows:-----

	Margin.
(i) Livestock and Saleyards—	£ s.d.
(a) Leading hand—saleyards	$2 \ 2 \ 9$
 (b) Mounted stockman (in- cluding supply of dog) (c) Tractor man-Scavenger (d) Gate checkers 	$\begin{array}{ccccccc} 1 & 12 & 9 \\ 1 & 17 & 6 \\ 1 & 12 & 9 \end{array}$
 (ii) Lairages— (a) Leading hand—cattle (b) Leading hand—sheep (c) Stockman cattle (d) Labourer (e) Stockman—pig 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
(iii) Yard Gang—	1 12 5
(a) General labourers (b) Dead stock skinner	$\begin{array}{rrrr}10 & 0\\4 & 6 & 3\end{array}$
(b) Deau Stock Skillier	403

33.—General Conditions.

(1) Mounted stockman who supplies and uses his own dog shall be paid five shillings (5s.) per week extra.

(2) Protective Clothing.—(a) The employer shall supply free of charge to each employee engaged in handling carcases of meat or edible offal a singlet or fiannel and a pair of denim trousers, which shall both remain the property of the employer and of which the employee shall take all reasonable care. The issue shall be two complete sets per annum. If the employee wilfully damages or fails to return them on demand, the employer may recover from the employee concerned the cost of replacing such singlet, fiannel and/or trousers so damaged or not so returned, or may deduct such cost from any allowance payable to such employee.

(b) Legging material shall be supplied where the customary use of such material is required.

(3) Waterproof Clothing —Waterproof boots and waterproof aprons shall be provided by the employer free of charge to employees engaged as washers and scrubbers. Canvas aprons shall be provided to employees treating offal. Such boots and aprons shall remain the property of the employer.

(4) Handling Condemned Carcases.-The em-(4) Handling Condemned Carcases.—Ine em-ployer shall provide ample quantities of hot water, soap and disinfectant such as cyllin ixol, etc., for the use of employees required to handle carcases and animals condemned by Meat Inspectors as unfit for human consumption because of disease. 34.—Tally Board.

The employer shall cause to hang in a conspicuous place a board on which shall be recorded the daily tally of the number of men in each gang or chain.

35.—Apprentices—Tallies.

The daily tally for apprentices shall be:---

attle.

Over the first six			
months		No Tally	No Tally
Over the second six			
months		7	1
Over the second year		19	3
Over the third year		28	4
Over the fourth year		42	6
Over the fifth year:			
(a) if on solo work		56	7
(b) if on other than			-
solo work	• • • • •		13
T 41		······	4

In the event of there being insufficient tally the apprentice may be employed on such other work as may be required by the employer for the time. equivalent to the uncompleted portion of the tally.

In witness whereof the parties hereto have here-unto set their hands and seals the day and year first before written.

Signed for and on behalf of the Junction Abattoir Midland Board

C. H. EVANS, Chairman.

Witness-

J. Gooduick.

Signed for and on behalf of the West Australian Branch of the Australian Meat Industry Employees' Industrial Union of Workers.

> D. P. HUISH, President.

> > Secretary.

J. W. BAKER,

Witness-

J. Marshall.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 16 of 1953.

Between The Australian Nursing Federation (Wes-tern Australian Branch) Industrial Union of Workers, Perth, Applicant, and Avro Private Hospital and others as per Schedule attached, Respondents.

The Court of Arbitration doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties:—

AWARD.

1.—Title. This Award shall be known as the "Nurses' (Private Hospitals) Award" and shall replace Award No. 41 of 1945 as amended by No. 302 of 1947 and by No. 298 (56) of 1951.

2.--Arrangement.

Title. 1.

- 2 Arrangement.
- 3. Scope.

4 Area.

- 5. Term.
- Definitions. 6.
- 7. Average Occupied Beds.
- 8. Hours.
- 9. Overtime.
- Annual Leave. 10.
- Payment for Sickness. Contract of Service. 11.
- 12.
- 13. Student Nurses.
- 14.
- Laundry and Uniforms. Time and Wages Book. 15
- 16. Interviews.

- Rosters 17. 18. Night Duty.
- 19. Living Allowances and Accommodation.
- 20.Meals and Meal Hours.

21. Board of Reference.

- 22 Salaries.
- Part Time Workers. 23.

3.-Scope.

This Award shall apply to all female nurses and student nurses in the employment of the respondents.

4.—Area.

This Award shall have effect throughout the State of Western Australia excluding that area occupied by the Alexandra Home for Women.

5.—Term.

This Award shall be for a period of three (3) years from the date hereof.

6.—Definitions.

(a) "Nurse"—The term nurse shall mean and include one who is registered in Western Australia or entitled to be registered in Western Australia under the Nurses' Registration Act, 1921-1952.

(b) "Sister (Class 'A')"—A Sister (Class "A") is a nurse who is in charge of a ward of a hospital or a fioor of a hospital in existence at the date of this Award where student nurses are employed, or is in charge of the theatre of a hospital and in-cludes for the purpose of this Award a Sister Tutor.

(c) "Sister (Class 'B')"—A Sister (Class "B") is a nurse who is employed in a hospital and who does not come within the meaning of the definition set forth in sub-clause (b) hereof.

(d) "Student Nurse"—A student nurse is a pupil nurse undergoing training in a registered training school and is an apprentice within the meaning of that term in the Industrial Arbitration Act, 1912-1952.

(e) "Training School"—A registered training school is one which is registered as a training school under the Nurses' Registration Act, 1921-1952.

7.---Average Occupied Beds.

(a) For the purpose of ascertaining the daily average of occupied beds the average shall be taken for the six (6) months ending June 30th and December 31st in each and every year, and such average shall relate to the succeeding half year.

(b) Babies receiving attention shall be included in calculating the daily average: Provided however that no new born baby shall be included in mak-ing the calculation for the first seven (7) days in the hospital.

8.—Hours.

(a) The ordinary working hours shall be eighty (80) per fortnight exclusive of meal hours.

(b) All employees shall be entitled to one full day off each week at a time to suit the convenience of the employer.

(c) The provisions of this Clause shall not apply to hospitals where the daily average of occupied beds does not exceed six (6), in which case there shall be no fixed hours.

(d) Any employee who is not on duty and elects to remain on the employer's premises, shall not be paid for such time.

(e) An employee recalled for duty outside her normal working hours shall be paid a minimum of two (2) hours' pay.

(f) Casual workers, being those employed for a period of less than one week, shall be paid ten per cent. (10%) in addition to the rates prescribed herein.

9.—Overtime.

(a) All time worked in excess of the ordinary working time in any one week shall be paid for at ordinary rate for the first four (4) hours and at the rate of time and a half for the next four (4) hours and double time thereafter, or, if the employer and employee so agree, time off in lieu thereof shall be granted at the convenience of the hospital. Provided, however, that such time off shall be in unbroken periods according to each period of overtime worked; and also provided that the overtime is made up within twenty-eight (28) days from the time when it becomes due, except where it applies to the changeover from night duty to day duty or day duty to night duty.

(b) An employee called upon to work on a rostered day off shall be paid for all time worked at overtime rates provided in sub-clause (a) of this Clause.

(c) Less than thirty (30) minutes' overtime for a fortnight shall not be paid for.

10.—Annual Leave.

(a) Except as hereinafter provided, a period of four (4) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to an employee by her employer after a period of twelve (12) months' continuous service with such employer.

(b) If after one (1) month's continuous service in any qualifying twelve-monthly period an employee lawfully leaves her employment, or her employment is terminated by the employer through no fault of the employee, the employee shall be paid one-third (1/3rd) of a week's pay at her ordinary rate of wage in respect of each completed month of continuous service. Provided that in the case of first year student nurses, the minimum period of service shall be three months.

(c) (i) Leave shall be paid for in advance at the rate of salary the employee is receiving at the time of taking such leave: Provided that any leave accrued for the final year of training shall be paid for at the rate payable for such year of service.

(ii) Leave shall be given as soon as practicable after falling due. The leave of a student nurse shall not accumulate, but shall be given each year. The leave of a nurse shall not accumulate except with the consent of the nurse, and in no case shall it accumulate for more than two (2) years.

(d) Any time in respect of which an employee is absent from work except time for which she is entitled to claim sick pay or time spent on annual leave as prescribed by this Award shall not count for the purpose of determining her right to annual leave.

(e) An employee who is dismissed for misconduct or who illegally severs her contract of service shall not be entitled to the benefits of the provisions of this Clause.

11.—Payment for Sickness.

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

12.-Contract of Service.

(a) A week's notice of intention to terminate the employment shall be given on either side.

(b) The employer shall be under no obligation to pay for any day not worked upon which the employee is required to present herself for duty, except such absence from work is due to illness and comes within the provisions of Clause 11, or such absence is on account of annual leave to which the employee is entitled under the provisions of this Award.

(c) This Clause does not affect the right to dismiss for misconduct, and in such case wages shall be paid up to the time of dismissal only.

13.-Student Nurses.

(a) Every student nurse working under this Award shall be given the opportunity of securing by experience a knowledge of all hospital duties essential to her calling performed in the hospital or hospitals where she is employed.

(b) A student nurse shall not be required to undertake ward duty, except under the immediate supervision of a nurse during the first six (6) weeks' service.

(c) Where student nurses are given preliminary training before taking up ward duty, the time spent in such preliminary training shall be counted as part of the period of training.

(d) The period of training shall be such as is prescribed in the Regulations issued by the Nurses' Registration Board.

(e) Any employer taking a student nurse on probation shall within fourteen (14) days thereafter register such probationer by giving notice thereof to the Registrar in writing.

(f) Within one (1) month from the end of this period of probation an agreement in writing shall be executed and signed by the employer, the student nurse and, where the student nurse is under twenty-one (21) years of age, the parent or legal guardian of the probationer.

There shall be three (3) executed copies of such agreement of which one copy shall be held by the employer, one by the student nurse or her parent or guardian, and one shall be lodged with the Registrar.

(g) Every student nurse may be employed on probation for a period of six (6) months to determine her fitness or otherwise for training. In the event of the probationer becoming registered as a student nurse such probationary period shall be counted as part of the period of training.

(h) A student nurse may be transferred from one employer to another, but notification thereof must be sent to the Registrar within two (2) months from the date thereof.

(i) The agreement may be cancelled by mutual consent of the parties, but notification of such cancellation must be forwarded to the Registrar within fourteen (14) days from the date thereof.

(j) The employer, with the consent of the Court,, may discharge a student nurse from service and cancel the agreement for misconduct or wilful disobedience or any other cause which the Court may deem sufficient: Provided however the employers shall be entitled to impose any other disciplinary measures as are provided in the indentures. Provided further that a student nurse may be suspended for misconduct by the employer but in any such case immediate application shall be made to cancel the agreement. In the event of the agreement being cancelled the order shall take effect from the date when the student nurse was suspended and if such application is refused the student nurse shall not be entitled to claim wages for the period of the suspension.

(k) Lecture Times.—Any lectures or examinations which occur normally during duty hours shall be computed as part of the working time of the student nurses whose duty it is to attend such lectures or examinations, and there shall be no reduction in salary in respect thereto. (1) Student nurses who do not pass their final examinations may be retained until such examinations are passed, and during such period they shall be paid at the rate provided for student nurses in their final year. But such extended period shall in no case exceed twelve (12) months. Provided that for the purposes of this subclause the agreement shall be deemed to be extended until th examination is passed or for a period of twelve (12) months, whichever first occurs.

(m) Student nurses sitting for the examinations held by the Nurses' Registration Board shall be taken off night duty at least four (4) weeks, as far as practicable, before the examinations are held.

(n) The proportion of student nurses in a training hospital approved by the Nurses' Registration Board shall be not more than eight (8) student nurses to each certificated nurse.

(o) Should a student nurse carry out eight (8) consecutive weeks of night duty then such student shall not be rostered again for night duty for at least twelve (12) weeks from the last day of the preceding period of night duty except at the written request of the student nurse.

(p) For Nurses' Registration Board examinations as far as practicable three (3) consecutive days off (including the ordinary day off) shall be allowed.

14.—Laundry and Uniforms.

(a) All employees living in shall have, free of cost, the reasonable use of all laundering facilties, including soap, blue and other equipment necessary for washing and ironing their clothes.

(b) Uniforms shall be laundered free of cost to employees but where the uniform of any employee cannot be laundered at the hospital an allowance of three shillings and sixpence (3s. 6d.) per week shall be paid to the employee.

(c) Nurses shall provide their own uniforms.

(d) The following provision of uniforms shall apply to student nurses:---

- (i) Four (4) serviceable uniforms, to the employer's specifications, shall be provided by the student nurse when she commences employment.
- (ii) The uniforms shall be worn on duty by the student nurse and shall remain the property of the student nurse.
- (iii) The employer shall reimburse the student nurse for the cost of two (2) uniforms at the completion of each twelve months' training, providing that in no case shall the employer be called upon to pay any amount for a uniform which is not made to his specification.

15.—Time and Wages Book.

(a) A time book shall be open for inspection at all reasonable times by the union secretary, or her nominee, appointed in writing under the seal of the union. Each employee must record in such book the exact time on which she starts and finishes duty on each day and also time booked off for meals.

(b) The salary sheets shall, upon reasonable notice being given, be open for inspection at the office of the employer concerned by the union secretary or her nominee appointed as aforesaid.

(c) Any system of automatic recording by means of a machine shall be deemed a compliance with the provision of subclause (a) so far as the particulars actually recorded are concerned.

16.—Interviews.

The union secretary shall be entitled to interview members of the union on the employer's premises at reasonable times.

17.—Rosters.

A roster of the working hours and days shall be exhibited in such place as it may conveniently and readily be seen by each employee concerned.

18.—Night Duty.

Unless agreed to the contrary by the nurse concerned, the maximum period for which a nurse shall be obliged to work night duty continuously shall be three (3) months. Thereafter a nurse shall not be required to work continuous night duty until after a period of three (3) months day work.

19.—Living Allowances and Accommodation.

(a) Where full board and lodging is provided for a nurse the employer shall be entitled to deduct from the wages of the nurse an amount equal to thirty-seven per cent. (37%) of the female basic wage.

(b) Student nurses who are paid a percentage of the basic wage shall receive free board and lodging assessed at the rate provided in subclause (a) of this clause.

(c) The ratio of the value of board to that of lodging shall be as two (2) is to one (1).

(d) Where an employee is required to live out the employer shall pay an allowance of one pound three shillings and sixpence ($\pounds 1$ 3s. 6d.) per week over the rates prescribed in clause 22.

(e) Where an employee, who is living out, is provided with meals by her employer, a deduction shall be made at the rate of one twenty-first (1/21st) of the value for board for each such meal provided.

(f) The union secretary or her nominee duly appointed in writing under the seal of the union shall be entitled to inspect such food and accommodation at reasonable times.

20.—Meals and Meal Hours.

(a) At least half an hour shall be allowed for breakfast, dinner (mid-day or evening meal), and tea, or luncheon.

(b) Morning and afternoon tea shall be provided by the employer free of cost, to be taken as convenient, without deduction of time involved.

21.—Board of Reference.

(a) The Court appoints for the purposes of the Award, 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 Award, the functions of—

- (i) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award, or any of them;
- (ii) deciding any other matters that the Court may refer to such Board from time to time.

(b) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in this Award.

22.—Salaries.

(a) Salaries shall be paid at least twice per calendar month, or fortnightly at the option of the employer, provided that by agreement between the employer and the employee concerned the salary may be paid once per calendar month.

(b) Basic Wage-

		-	s. d.	'
f	fifteen			

Por Week

(i) Within a radius of fifteen (15) miles from the G.P.O., Perth	803
(ii) Outside a radius of fifteen (15) miles from the G.P.O., Perth but within the South-	
West Land Division	$7 \ 19 \ 11$
(iii) Rest of State	8 2 1

22.—Salaries—continued.

			Bas	cent. of ic Wage Week.
(c)	Student Nurses-			
	First year	 		48
	Second year	 		56½
	Third year	 		65
	Fourth year	 		78

(d) A nurse who has passed the final examination of the Nurses' Registration Board but cannot register because she is not twenty-one (21) years of age shall be paid a wage of five shillings (5s.) less than that paid to a "B" Class Sister.

(e) Nurses—

[L.S.]

INUI	.505					'er w Mar	veek gin	•
					£	s.	d.	
(i)	Sister	(Class	"A")	 	3	7	0	
(ii)	Sister	(Class	"B")	 • • • • •	2	10	0	

(f) Where a nurse is required in any week to use more than one certificate, she shall be paid an extra five shillings (5s.) for that week.

23.-Part Time Workers.

Notwithstanding anything herein contained an employer shall be at liberty to regularly employ part-time workers at the rate of one-fortieth (1/40th) of the appropriate weekly rate for each hour worked. Such workers shall be entitled to pro rata payment for annual and sick leave.

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 2nd day of July, 1954.

(Sgd.) L. W. JACKSON, President.

SCHEDULE OF RESPONDENTS.

Alfred Carson Hospital, Claremont. Bethesda Hospital, Claremont. Brentwood Hospital, North Perth. Cairngorm Hospital, Darlington. Coleraine Hospital, Katanning. Harrow Hospital, Subiaco. Hillcrest Hospital, North Fremantle. Kensington Hospital, Subjaco. Lady Lawley Hospital, Mosman Park. M.C.L. Hospital, Mosman Park. Mount Hospital Incorporated. Lister Hospital, Perth. St. Annes Hospital, Mount Lawley. St. John of God Hospital, Subiaco. St. Omers Private Hospital, West Perth. Tresillian Hospital, Nedlands. Westminster Hospital, Perth.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 119 of 1954.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of an Industrial Dispute between the Fremantle Harbour Trust, Applicant, and Merchant Service Guild of Australasia, Respondent.

WHEREAS an industrial dispute between the abovenamed parties was, on the 5th day of July, 1954, in pursuance of a delegation by the Hon. President of the Court of Arbitration to the Conciliation Commissioner, following the compulsory conference, referred into Court for determination; and whereas, in pursuance of a remission by the Court to the Conciliation Commissioner, the said dispute came before the Conciliation Commissioner for hearing on the 12th day of July, 1954, Mr. H. Rudderham appearing on behalf of the applicant and Mr. L. Lipsett on behalf of the respondent, the Conciliation Commissioner, having heard the parties, doth hereby order and declare that Award No. 7 of 1953 is hereby amended in the manner following:---

Clause 13 (a).

Delete the words "including signalmen" in the fifth and sixth lines and insert in lieu thereof the words "other than signalmen" and insert after the word "meal" in the eighth line the following:—

The 20 minutes break for signalmen shall be between three and a half and five and a half hours after the commencement of each shift. Dated this 12th day of July, 1954.

(Sgd.) S. F. SCHNAARS.

Conciliation Commissioner.

W.A. COAL INDUSTRY TRIBUNAL.

In the matter of the Mining Act Amendment Act, No. 84 of 1948, Part XIII, Division 1, and in the matter of an Industrial Dispute wherein the Coalminers Industrial Union of Workers, Collie, Applicants, and Amalgamated Collieries of W.A. Ltd. and others, Respondents, are parties; and in the matter of an Application for a New Clause 18 to be inserted in Award No. 4 of 1953 of the W.A.C.I.T. (Application No. 42 of 1954, W.A.C.I.T.)

THE Tribunal hereby awards, orders and prescribes that Award No. 4 of 1953 of the W.A. Coal Industry Tribunal, as amended, be further amended in the following manner:—

1. Insert the following new clause:---

18.-Record or Time Book.

A record or time book shall be kept by each employer in which shall be entered the name of each worker, the nature of the work he is doing, the rate of pay and the hours worked each day; the said record, or time book shall be open to the inspection of the accredited representative of the Union at any convenient time during working hours and he shall be allowed to take necessary extracts therefrom.

2. This amendment shall take effect forthwith. Dated at Collie this 6th day of July, 1954.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

Filed in my office this 14th day of July, 1954. R. BOWYER,

Clerk of Court of Arbitration.

HINES HILL HOTEL CO. LTD.

(In Liquidation).

NOTICE is hereby given that a meeting of shareholders will be held at the office of the Liquidator, A.M.P. Chambers, Perth, on Tuesday the 17th August, 1954, at 3 p.m. to receive the Liquidator's final accounts.

> R. CALDER CROWTHER, Liquidator.

COMPANIES ACT, 1943-1953. Notice of Change in Situation of Registered Office. (Mouatt Buildings Pty. Limited.)

NOTICE is hereby given that the Registered Office of Mouatt Buildings Pty. Limited was, on the 8th day of July, 1954, changed to and is now situated at Third Floor, Pastoral House, 156 St. George's Terrace, Perth.

Dated this 9th day of July, 1954.

P. E. FEILMAN,

Secretary. Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1953, Notice of Change in Situation of Registered Office. (Keane & Company Pty. Limited.)

NOTICE is hereby given that the Registered Office of Keane & Company Pty. Limited was, on the 8th day of July, 1954, changed to and is now situated at Third Floor, Pastoral House, 156 St. George's Terrace, Perth. Dated this 9th day of July, 1954.

P. E. FEILMAN.

Secretary.

Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, Solicitors for the Company.

> COMPANIES ACT, 1943-1953. Notice of Change in Situation of Registered Office. (Mallam Pty. Limited.)

NOTICE is hereby given that the Registered Office of Mallam Pty. Limited was, on the 8th day of July, 1954, changed to and is now situated at Third Floor, Pastoral House, 156 St. George's Terrace. Perth.

Dated this 9th day of July, 1954.

P. E. FEILMAN.

Secretary.

Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, Solicitors for the Company.

> COMPANIES ACT, 1943-1953. Notice of Change in Situation of Registered Office.

(Paray Transporters Pty. Limited.)

NOTICE is hereby given that the Registered Office of Paray Transporters Pty. Limited was, on the 8th day of July, 1954, changed to and is now situated at Third Floor, Pastoral House, 156 St. St. George's Terrace, Perth.

Dated this 9th day of July, 1954.

P. E. FEILMAN,

Secretary.

Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1953. Notice of Change in Situation of Registered Office.

N. M. Symington & Company Pty. Limited. NOTICE is hereby given that the Registered Office of N. M. Symington & Company Pty. Limited was, on the 8th day of July, 1954, changed to and is now situated at Third Floor, Pastoral House, 156 St. George's Terrace, Perth.

Dated this 9th day of July, 1954.

P. E. FEILMAN.

Secretary.

Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1952. Notice of Final Meeting. Pursuant to Section 242.

Westralian Plantations Pty. Ltd. (In Liq.).

NOTICE is hereby given that a general meeting of the Company will be held at the offices of the Liquidator, Atlas Buildings, 8 The Esplanade, Perth, on Monday the 23rd August, 1954, at 2 o'clock in the afternoon, for the purpose of laying the ac-counts of the liquidation before the meeting and giving any explanation thereof giving any explanation thereof.

Dated at Perth this 16th day of July, 1954.

A. B. PATON,

Liquidator.

COMPANIES ACT, 1943-1953.

Notice of Change in Situation of Registered Office.

Amson Agencies Pty. Limited.

NOTICE is hereby given that the Registered Office of Amson Agencies Pty. Limited was, on the 8th day of July, 1954, changed to and is now situated at Third Floor, Pastoral House, 156 St. George's Terrace, Perth.

Dated this 9th day of July, 1954.

P. E. FEILMAN, Secretary.

Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, of Perpetual Solicitors for the Company.

COMPANIES ACT, 1943-1953.

Notice of Change in Situation of Registered Office. Merabbine Exporters Pty. Limited.

NOTICE is hereby given that the Registered Office of Merabbine Exporters Pty. Limited was, on the 8th day of July, 1954, changed to and is now situated at Third Floor, Pastoral House, 156 St. George's Terrace, Perth.

Dated this 9th day of July, 1954.

P. E. FEILMAN,

Secretary.

Lohrmann, Tindal & Guthrie, of Perpetual Trustees Building, 89 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1953.

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).

Cockburn Engineering Proprietary Limited. NOTICE is hereby given that the Registered Office of Cockburn Engineering Proprietary Limited is situated at 1 Mouatt Street, Fremantle, and that the days and hours during which such office is accessible to the public are as follows:---Monday to Friday inclusive (excepting public holidays) from 10 a.m. to 4 p.m.

Dated this 14th day of July, 1954.

WILLIAM E. SLATTERY,

Director.

Hardwick & Slattery, The Bank of Adelaide Chambers, Fremantle, Solicitors for the Company.

COMPANIES ACT, 1943-1953. Notice concerning Lost Share Certificate. Pursuant to Section 414 (1). Bulldozers Proprietary Limited.

NOTICE is hereby given that certificate No. 3 for four fully paid $\pounds 1$ shares in the abovenamed Company entered in the name of James Bernard Deegan has been lost or destroyed and it is the intention of the directors of the Company to issue a duplicate share certificate in lieu thereof after the expiration of 28 days from publication hereof.

Dated this 16th day of July, 1954.

F. E. MAYNARD, Secretary.

COMPANIES ACT, 1943-1954.

Notice of Increase in Share Capital beyond the Registered Capital.

Pursuant to Section 66.

Medina Pictures Limited.

MEDINA PICTURES LIMITED hereby gives notice that by a resolution of the Company passed on the of the Company was increased by the addition thereto of the sum of seventy three thousand

[23 July, 1954.

pounds divided into one hundred and forty-six thousand shares of ten shillings each beyond the registered capital of two thousand pounds.

The additional capital is divided as follows:— Number of shares, one hundred and forty-six thousand; class of shares, ordinary; nominal amount of each share, ten shillings.

The conditions subject to which the new shares are to be issued are as follows:—The same as those attaching to the ordinary shares of the Company under its Memorandum and Articles of Association

Dated this 30th day of June, 1954.

J. MOSS,

Director.

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

COMPANIES ACT, 1943-1953.

Industrial Storage Batteries Pty. Ltd. NOTICE is hereby given that the Registered Office of this Company shall be situated at 238 William Street, Perth, and will be open to the public from 9 a.m. to 12 noon and 2 p.m. to 5 p.m. Monday to Friday, except public holidays.

Dated the 13th day of July, 1954.

T. P. HORNE,

Director.

Downing & Downing, 9 Barrack Street, Perth, Solicitors for the Company.

Western Australia. COMPANIES ACT, 1943-1953.

Notice of Increase in Share Capital beyond the Registered Capital.

Joyce Bros. (W.A.) Pty. Limited.

1. JOYCE BROS. (W.A.) PTY. LIMITED hereby gives notice that by a resolution of the Company passed on the 28th day of June, 1954, the nominal share capital of the Company was increased by the addition thereto of the sum of £750,000 divided into 750,000 shares of £1 each beyond the registered capital of £250,000.

2. The additional capital is divided as follows:— No. of shares, 750,000; class of shares, ordinary; nominal amount of each share, £1.

3. The conditions subject to which the new shares have been or are to be issued are as follows:—It is not intended at the present to issue any of the new shares.

4. The rights attached to the preference shares or to each class of preference shares forming part of the original or increased capital of the company are:—There are no preference shares. Dated the 9th day of July, 1954.

L. J. HAINING,

Director.

Downing & Downing, Solicitors, 9 Barrack Street, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1953. Notice Concerning Lost Share Certificate. Pursuant to Section 414 (1). John Allan Pty. Ltd.

NOTICE is hereby given that the undermentioned share certificates in the name of Malcolm Joseph O'Grady, of 61 Nanson Street, Wembley, have been lost or destroyed, and it is the intention of the directors of the abovenamed Company to issue duplicate certificates in lieu thereof after the expiration of 28 days from the publication hereof.

No. 6 for 1,750 shares.

No. 10 for 875 shares. No. 23 for 700 shares.

Dated the 16th day of July, 1954.

, 10001 aay 01 baly, 1904.

M. J. O'GRADY, Secretary,

COMPANIES ACT, 1943-1953. Notice of Registered Office. Perth Hobby Centre Pty. Ltd.

NOTICE is hereby given that the Registered Office of Perth Hobby Centre Pty. Ltd. is situated at Cremorne Arcade, off Hay Street, Perth, and that the hours during which such office is accessible to the public are:—Mondays to Fridays, 10 a.m. to 12 noon and 2 p.m. to 5 p.m., public holidays excepted.

Dated the 14th day of July, 1954.

(Sgd.) I. H. BENJAMIN, Director.

Nicholson, Verschuer & Nicholson of The Bank of Adelaide Chambers, 97 St. George's Terrace, Perth.

COMPANIES ACT, 1943-1953. Section 99 (4).

Barney's Stock Transport Pty. Ltd.

NOTICE is hereby given that the Registered Office of Barney's Stock Transport Pty. Ltd. is situate at care of Messrs. A. B. Pearce & Company, 20 Queen Street, Fremantle, and that the days and hours during which such office is accessible to the public are as follows:—Monday to Friday inclusive (other than public holidays) from 9 a.m. to 5 p.m.

Dated this 14th day of July, 1954.

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

Western Australia. COMPANIES ACT, 1943-1953. Notice of Increase in Share Capital beyond the Registered Capital. (Pursuant to Section 66.)

George Moss Pty. Limited.

(1) GEORGE MOSS PTY. LIMITED hereby gives notice that by a special resolution of the Company passed on the 23rd day of December, 1953, the nominal share capital of the Company was increased by the addition thereto of the sum of fifty thousand pounds (\pounds 50,000) divided into fifty thousand (50,000) shares of one pound (\pounds 1) each beyond the registered capital of \pounds 50,000.

(2) That additional capital is divided as follows:—Number of shares, 50,000; class of shares, ordinary; nominal amount of each share, £1.

(3) The new shares will in all respects rank $pari \ passu$ with the existing shares.

 $\left(4\right)$ There are no preference shares forming part of the original or increased capital of the Company.

Dated this 24th day of June, 1954.

F. QUILTIE,

Director.

Joseph, Muir & Williams, 98 St. George's Terrace, Perth, Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1949.

Notice concerning Lost Share Certificate. Pursuant to Section 414 (1).

Mount Barker Co-operative Limited.

NOTICE is hereby given that share certificate No. 425 for 33 shares in the abovenamed Company entered in the name of Frederick Walton Rowe, of Kendenup, has been lost or destroyed and it is the intention of the directors of the abovenamed Company to issue a duplicate share certificate in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 22nd day of July, 1954.

For Mount Baker Co-operative Limited.

C. G. BRINKLOW, Secretary. IN THE MATTER OF THE COMPANIES ACT, 1943-1953, and in the matter of Youangarra Pastoral Co. Pty. Ltd.

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

Dated this 15th day of July. 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 Barney's Stock Transport 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 Barney's Stock Transport Pty. Ltd.

Dated this 14th day of July, 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 Industrial Storage Batteries 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 Industrial Storage Batteries Pty. Ltd.

Dated this 13th day of July, 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 Perth Hobby Centre 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 Perth Hobby Centre Pty. Ltd.

Dated this 16th day of July, 1954.

G. J. BOYLSON, Registrar of Companies.

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

PARTNERSHIP ACT, 1895. Notice of Dissolution of Partnership.

NOTICE is hereby given that the Partnership heretofore existing between Eric Blake James, of 75 Harold Street, Perth, William Alexander McQueen, of 132 Railway Parade, Bayswater, and Norman Leslie Schou, of 124 Alderbury Street, Floreat Park, carrying on business as Plaster Modellers at 13 Leake Street, Belmont, under the firm name of "Swan Modelling Works" has been dissolved as from the 30th day of June, 1954.

The said William Alexander McQueen and the said Norman Leslie Schou retire from the said business which will henceforth be carried on under the same firm name and at the same address by the said Eric Blake James in Partnership with Allan Dimmick James of Flinders Street, Mount Yokine, and they will receive all payments due to the former Partnership and will pay all debts due by it.

Dated the 19th day of July, 1954.

E. B. JAMES.

W. A. MCQUEEN,

NORMAN L SCHOU

A. D. JAMES.

Signed by the said Eric Blake James in the presence of—

John H. O'Halloran.

Signed by the said William Alexander McQueen in the presence of—

John H. O'Halloran.

Signed by the said Norman Leslie Schou in the presence of—

John H. O'Halloran.

Signed by the said Allan Dim-

mick James in the presence

.

John H. O'Halloran, Solicitor, Perth.

John H. O'Halloran & Co., of 89 St. George's Terrace, Perth, Solicitors for the continuing partners.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Painter, late of Wagin, in the State of Western Australia, Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor The West Australian Trustee Executor and Agency Company Limited, of 135 St. George's Perth, on or before the 23rd day of August, 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 this 19th day of July, 1954.

JOHN H. BAXTER, of Piesse's Buildings, Wagin, Solicitor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 23rd day of August, 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 21st day of July, 1954.

J. H. GLYNN, Public Trustee.

Public Trust Office, Perth, W.A.

Name, Occupation, Address, Date of Death.

- Pytel, Jozef (also known as Joseph Pytel and Joe Pytel); Miner and Farrier; late of 26 King Street, Boulder; 24/2/54.
- Ebbesen-Harris, John (also known as John Ebbesen Harris); Shearer and Farmer; late of Gidgiegannup; 2/5/54.
- Aplin, Walter Frank; Retired Superintendent of Excise; late of 5 Walter Road, Claremont; 15/6/54.

Howard, Henry Arthur (also known as Harry Howard); Cleaner; late of 56 William Street, Perth; 28/6/54.

- Macnamara, Dhonaill Patrick; Retired Government Servant; formerly of Lagos, Nigeria, in Africa, and of Kuala Lumpur in Malaya, but late of "Gemsarna," River Road, Kelmscott; 4/6/54.
- O'Keefe, Walter James; Carpenter and War Pen-sioner; late of 47 Cookham Road, Victoria Park; 19/5/54.
- Hoskins, Arthur Edward; Builder; formerly of 127 Flinders Street, Mount Hawthorn, but late of 52 McDonald Street, Osborne Park; 6/7/54.
- Blyth, James Balmain; Retired Agent; formerly of 387 Oxford Street, Mount Hawthorn, but late of 42 Subiaco Road, Subiaco; 25/6/54.
- Coolahan, Maud Annie (also known as Maude Annie Coolahan); Widow; formerly of Perth Road, Pinjarra, but late of 8 Sydney Street, South Fremantle; 16/5/54.
- Brown, Thomas Leishman, Retired Civil Servant; formerly of 47 Esplanade, South Perth, but late of Temby Avenue, Kalamunda; 2/4/54.
- Slocock, William Howard; Retired Bank Officer; late of 108 Broome Street, Cottesloe; 19/3/54.
- Eccles, William Henry; Retired Butcher; late of 131 Fourth Avenue, Mount Lawley; 4/7/54.
- Patterson, Mary Elizabeth; Married Woman; late of 15 Weld Street, Palmyra; 6/5/54.
- Peden, James; Mine Rigger; late of Big Bell; 10/4/54.
- Killeen, Thomas Michael; Labourer; late of Mine Compound, Big Bell; 2/5/54.
- Shepherd, John Oscar; Farmer; late of Appadene, via Manjimup; 28/1/54.
- Walker, Enoch Alexander (also known as Alexander Enoch Walker); Butcher; late of Collie; 22/9/53.
- Gloster, Edwin Judson; Retired Bank Manager; formerly of Fitzgerald Street, Northam, but late of Yelbeni; 14/5/54.

PUBLIC TRUSTEE ACT, 1941-1953.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941-1953, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 21st day of July, 1954.

J. H. GLYNN, Public Trustee, Perth.

Name of Deceased, Occupation, Address, Date of Death, Date Election filed.

Prendergast, Kenneth Douglas; Electrical Lines-man; formerly of 159 Claisebrook Road, East Perth, but late of 41 Bishopsgate Street, Vic-toria Park; 17/3/54; 13/7/54.

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

	£	s.	d.
Abattoirs Act and Amendment	0	1	0
Administration Act (Consolidated)	0	2	6
Adoption of Children Act	0	0	6
Agricultural Bank Act	0	1	0
Agricultural Seeds Act	0	1	0
Associations Incorporation Act and			
Regulations	0	1	6
Auctioneers Act	0	1	0
Bills of Sale Act (Consolidated) and			
Amendment	0	2	0
Brands Act	0	1	6
Bread Act (Consolidated) and Amend-			
ment	0	1	6
Bush Fires Act (Consolidated)	0	2	0
Carriers Act	0	0	6
Child Welfare Act	0	2	6
Companies Act	0	5	0

Acts of Parliament, etc.-continued.

	£	s.	d.
Crown Suits Act Dairy Cattle Improvement Act	0 0	1 1	6 0
Dairy Cattle Improvement Act	0	2	0
Dairy Products Marketing Regulation	_		-
Act	0 0	2	0
Declarations and Attestations Act Dentists Act	0	0 2	6 0
Dog Act (Consolidated)	Ö	1	Ő
Dried Fruits Act	0	1	6
Droving Act	0	1	0
Drugs (Police Offences) Act	0	1	0
Egg Marketing Act Electricity Act	0 0	1 2	0 0
Electricity Act	0	3	6
Employers' Liability Act	ŏ	Ő	6
Evidence Act (Consolidated)	0	2	0
Factories and Shops Act (Consolidated)	0	4	0
Factories and Shops Act Regulations	0	1	0
Factories and Shops Time and Wages Books—			
Large	0	7	6
Small	0	5	0
Feeding Stuffs Act	0	1	6
Fertilisers Act	0	1	0
Fire Brigades Act	Ō	2	Ō
Firearms and Guns Act (Consolidated)	0	1	0
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ment Fisheries Act (Consolidated)	0	1 2	6 0
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Fremantle Harbour Trust Act (Consoli-	•	-	•
dated)	0	1	6
Friendly Societies Act and Amendments Game Act (Consolidated)	0 0	$\frac{2}{1}$	0
Gold Buyers Act and Regulations	Ő	2	Ő
Hawkers and Pedlars Act and Amend-	•	_	•
ment	0	1	0
Health Act (Consolidated)	0	5	0
Hire Purchase Agreement Act (Consoli- dated)	0	0	6
Hospital Fund Act	0	1	0
Hospitals Act	0	1	0
Illicit Sale of Liquor Act	0	0	6
Industrial Arbitration Act (Consoli- dated)	0	3	6
Trachistan Act	Ő	Ő	6
Infants, Guardianship of, Act Inspection of Machinery Act with Regulations	0	1	0
Inspection of Machinery Act with Regulations	0	2	6
Inspection of Scaffolding Act (Con-	v	-	Ŭ
solidated)	0	1	6
Interpretation Act	0	2	0
Irrigation and Rights in Water Act Justices Act (Consolidated)	0	$\frac{1}{3}$	6 0
Land Act	Ő	4	Ő
Land Agents Act (Consolidated)	0	1	6
Legal Practitioners Act (Consolidated)	0	2	0
Licensed Surveyors Act	0	1	0
Licensing Act and Amendments Life Assurance Act (Consolidated)	0 0	4 1	0 6
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Limitation Act Limited Partnerships Act	Ō	ō	6
Marine Stores Dealers Act	0	1	0
Marriage Act	0	2	0
Married Women's Property Act (Con-	^	4	^
solidated) Married Women's Protection Act (Con-	0	1	0
solidated	0	0	6
Masters and Servants Act	0	1	0
Medical Practitioners Act Metropolitan Water Sup ply, Sewerage	0	1	0
Metropolitan Water Sup ply, Sewerage and Drainage Act	0	2	0
Milk Act	0	2	ŏ
Milk Act Mines Regulation Act	0	2	6

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Acts of Parliament, etc.-continued.

Mine Workers' Relief Fund Act and
Regulations
Mining Act
Money Lenders Act (Consolidated)
Municipal Corporations Act (Consoli-
dated
Native Administration Act
Native Flora Protection Act
Partnership Act
Pawnbrokers Act (Consolidated)
Pearling Act (Consolidated)
Petroleum Act
Pharmacy and Poisons Act (Consoli- dated
Plant Diseases Act
Prevention of Cruelty to Animals Act
Sale of Goods Act
Second-hand Dealers Act
Stamp Act (Consolidated)
State Government Insurance Act
State Housing Act
State Trading Concerns Act
State Transport Co-ordination Act
Superannuation and Family Benefits Act
Supreme Court Act
Tenants, Purchasers, and Mortgagors'
Relief Act
Timber Industry Regulation Act and
Regulations
Town Planning and Development Act
Traffic Act (Consolidated)
Tramways Act, Government
Trespass, Fencing and Impounding
Act and Amendment
Truck Act and Amendment
Trustees Act
Unclaimed Moneys Act
Vermin Act (Consolidated)
Veterinary Act
Water Boards Act
Weights and Measures Act and Regula-
tions
Wheat Products (Prices Fixation) Act
Workers' Compensation Act
Year Book, Pocket
Postage Extra

Postage Extra.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer BEFORE TEN O'CLOCK a.m. on THURSDAY, or the day preceding the day of publication, and are charged at the following rates:—

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 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."

c	CONT	ENTS				Page.
					1007	
Administration Act			••••	••••	1297,	1327-8
Albany Harbour Board						1296
Appointments						1, 1316
Arbitration Court						1316-24
Cash Orders, etc., Lost						1299
Chief Secretary's Departr	nent					1290-1
Child Welfare						1287
Commissioners for Declar	ation	18				1290
Companies						1324 - 7
Crown Law Department						1290
Deceased Persons' Estates						1327-8
Education Department						1313
Electoral						1290
Fire Brigades Act					195	36, 1296
Fisheries						1285
111		••••	••••			1299
		••••	••••			1295
Fremantle Harbour Trust	ι				1007	
Health Department	••••	••••		••••	1287,	1291-6
Industrial Arbitration	••••					1316-24
Labour, Department of						1286
Land Agents Act					128	38, 1290
Land and Income Tax Ass	sessm	ent A	ot			1289
Lands Department					1287,	1297-9
Licensed Surveyors Act						1299
Metropolitan Water Suppl	lv. et	c			128	88, 1300
Mines Department						1316
Municipalities				15	285-6.	1310-11
Native Affairs					128	35, 1297
Notices to Mariners				••••		1296
Orders in Council						1286-8
Parliament-Bills assente						1200-0
						1327
			••••			
Police Department			••••			
Premier's Department				••••		1288
Proclamations						1285-6
Public Service Commissi	oner		••••			1289
Public Trustee						1327-8
Public Works Department			1285	-6 , 12	288, 12	99-1313
Registrar General						1316
Registration of Ministers	3					1316
Road Boards				1288.	1299.	1311-13
Sale of Land						1300
Sale of Unclaimed Found	and	Lost F	roper	tv		1296-7
Tender Board						1314-15
Tenders accepted						1314
Tenders invited						00, 1315
Treasury						1288
TT	••••					1316
						1300-10
Water Supply, etc., Depar	uner	1t			1288,	1800-10

By Authority: WILLIAM H. WYATT, Government Printer, Perth.