

Government OBazette

WESTERN AUSTRALIA

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No. 12]

PERTH: FRIDAY, 9th FEBRUARY [1962

Land Act, 1933-1960. PROCLAMATION (Resumption)

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor.

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

Corres. No. 434/60.

Corres. No. 434/60. WHEREAS by section 11 of the Land Act, 1933-1960, the Governor may resume for any of the purposes specified in section 29 of the said Act, any portion of land held as a Conditional Pur-chase Lease; and whereas it is deemed expedient that the portion of Conditional Purchase Lease 347/440 (Peel Estate Lot 838) as described here-under, should be resumed for one of the purposes specified in paragraph 1 of section 29 of the said Act, that is to say, for "Rubbish Depot": Now, therefore I, the Governor as aforesaid, with the advice and consent of the Executive Council, do by this my Proclamation resume portion of Con-ditional Purchase Lease 347/440 (for the purpose aforesaid). aforesaid).

Schedule.

All that portion of Conditional Purchase Lease 347/440 containing 12 acres 3 roods 20 perches and surveyed and shown on Lands and Surveys Dia-gram No. 68093 as Peel Estate Lot 1293.

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of January, 1962. By His Excellency's Command,

(Sgd.) STEWART BOVELL, Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Land Act, 1933-1960. PROCLAMATION (Resumption)

(HCSUMDDION) WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. IL.S.J Bey His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic-torian Order, Knight Commander of the Most Excellent Order of the British Empire, Com-panion of the Most Honourable Order of the Bath, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. No. 2984/60.

WHEREAS by section 109 of the Land Act, 1933-1960, the Governor may resume, for any purpose as in the public interest he may think fit, any portion of land held as a Pastoral Lease; and whereas it is deemed expedient that the portion of Pastoral Lease 394/702 described in the schedule "Water Supply": Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this my Proclamation resume por-tion of Pastoral Lease 394/702 for the purpose aforesaid.

Schedule

All that portion of Pastoral Lease 394/702, con-taining an area of 2 acres 2 roods, bounded by lines starting from a point on the eastern boun-dary of Reserve 610, situate 12 chains 50 links south from its north-eastern corner and extend-ing east 2 chains 50 links; thence south 10 chains; thence west to the eastern boundary of Reserve 610 aforesaid; and thence north along that boun-dary to the starting point. (Public Plan 563/80.) Given under my hand and the Public Seel of

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of January, 1962.

> By His Excellency's Command, (Sgd.) STEWART BOVELL, Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Transfer of Land Act, 1893-1959. PROCLAMATION

 PROCLIAMIATION

 WESTERN AUSTRALIA, TO WIT, GAIRDNER, GAIRDNER, LL.S.J
 By His Excellency Lieutenant-General Sir Charles bistinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic-torian Order, Knight Commander of the Most LL.S.J

 ELS.J
 Excellent Order of the British Empire, Com-panion of the Most Honourable Order of the Bath, Governor in and over the State of Western Australia and its Dependencies in the Commes 3917/58

Corres. 3917/58.

WHEREAS by the Transfer of Land Act, 1893-1959, the Governor is empowered, by Proclamation in the Government Gazette, to revest in Her Majesty as of her former estate all or any lands whereof Her Majesty may become the registered proprietor; and whereas Her Majesty is now the registered proprietor of the lands described in the schedule hereto: Now, therefore I, the Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in Her Majesty, her heirs and successors the lands described in the schedule hereto as of her former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of January, 1962.

By His Excellency's Command,

(Sgd.) STEWART BOVELL, Minister for Lands.

GOD SAVE THE QUEEN ! ! !

Schedule.

Corres. No.; Land; Certificate of Title: Volume, Folio.

3917/58; portion of Cockburn Sound Location 16 and being part of lot 501 on Plan 2029; 1235,

- 462. 3917/58; portion of Cockburn Sound Location 16 and being the portion coloured brown and marked "R.O.W." on Diagram 16901; 1255, 445.
- 3917/58; portion of Cockburn Sound Location 16 and being the portion coloured brown and marked "R.O.W." on Diagram 20231; 1255, 446.
- 3917/58; portion of Cockburn Sound Location 16 and being the portion coloured brown and marked "R.O.W." on Diagram 20230; 1255, 447.
- 3917/58; portion of Cockburn Sound Location 16 and being the portion coloured brown and marked "R.O.W." on Diagram 20232; 1255, 448.

Land Act, 1933-1960. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor.	Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Vic- torian Order, Knight Commander of the Most
[L.S.]	Excellent Order of the British Empire, Com- panion of the Most Honourable Order of the Bath, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. No. 3974/12.

WHEREAS by section 31 of the Land Act, 1933-1960, the Governor may, by Proclamation, and subject to such conditions as may be expressed therein, classify as of Class "A" any lands of the Crown reserved to Her Majesty for any of the purposes specified in the said sections; and whereas it is deemed expedient that the addition to Class "A" Reserve 14814, "Park Lands and Recreation," comprising Katanning Lot 962 should be classified as of Class "A": Now, therefore I, the Governor, with the advice of the Executive Council, do by this my Proclamation classify as of Class "A" the addition to Class "A" Reserve 14814 comprising Katanning Lot 962 and increase the area of the said reserve to 13 acres 38 perches accordingly. (Plan Katanning Townsite.)

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of January, 1962.

By His Excellency's Command,

(Sgd.) STEWART BOVELL, Minister for Lands.

GOD SAVE THE QUEEN ! ! 1 Factories and Shops Act, 1920-1959. PROCLAMATION

WESTERN AUSTRALIA,) By His Excellency Lieutenant-General Sir Charles TO WIT, J Henry Gairdner, Knight Commander of the Most GAIRDNER, George, Knight Commander of the Royal Vic-Governor. LL.S.J Excellent Order of the British Empire, Com-panion of the Most Honourable Order of the Bath, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

F. and S. 116/48.

WHEREAS it is enacted by section 115 of the Fac-tories and Shops Act, 1920-1959, that the expression "Public Holiday" shall mean certain days therein "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclama-tion to be a public holiday for the purposes of the said Act: Now, therefore, I, the said Governor, acting by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Labour Day, Monday, the 5th day of March, 1962, shall be a public holiday throughout the State for the purpose of section 115 of the Eactories and for the purpose of section 115 of the Factories and Shops Act, 1920-1959, and all shops (except those mentioned in the Fourth Schedule and registered small shops) and warehouses shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of February, 1962.

> By His Excellency's Command, STEWART BOVELL, Minister for Labour.

GOD SAVE THE QUEEN ! ! !

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 24th day of January, 1962, the following Orders in Council were authorised to be issued:---

Land Act, 1933-1960.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1960, 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 per-sons 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. 2220/99.—That Reserve No. 6929 should vest in and be held by the Shire of West Kim-berley in trust for the purpose of Civic Centre and Botanical Gardens.

(The Order in Council issued under Executive Council Minute No. 1745, dated the 16th April, 1913, affecting this reserve is hereby superseded.)

Corr. No. 2414/61 .- That the portion of Class "A" Reserve No. 13404 Situated between the south-ern boundary of Sussex Location 166 and the north-ern boundary of Class "A" Reserve No. 8433 should vest in and be held by the Shire of Augusta-Margaret River in trust for the purpose of Recreation.

Corr. No. 3290/61.—That Reserve No. 14298 (Katanning Lot 668) should vest in and be held by the Minister for Native Welfare in trust for the purpose of Native Housing.

Corr. No. 2079/28.—That Reserve No. 19886 should vest in and be held by the Shire of Dal-wallinu in trust for the purpose of Recreation, Camping and Caravan Park.

(The previous Order in Council issued under Executive Council Minute No. 900, dated the 14th May, 1958, is hereby superseded.)

Corr. No. 568/42.—That reserve No. 22460 (Roe Locations 2037 and 2410) should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water.

Corr. No. 5707/50.—That Reserve No. 23268 (Broome Lot 521) should vest in and be held by the Minister for Native Welfare in trust for the purpose of Native Housing.

Corr. No. 2209/31.—That Reserve No. 25854 (Merredin Lots 600 and 601) should vest in and be held by the Minister for Works in trust for the purpose of School Quarters Site.

Corr. No. 3857/57.—That Reserve No. 25920 should vest in and be held by the Shire of Dalwal-linu in trust for the purpose of Recreation.

(The previous Order in Council issued under Executive Council Minute No. 748, dated the 27th

April, 1961, is hereby superseded. Corr. No. 2726/61.—That Reserve No. 26176 should vest in and be held by the Minister for Native Welfare in trust for the purpose of Natives (Housing).

Corr. No. 3058/61.—That Reserve No. 26179 should vest in and be held by the Shire of West Kimberley in trust for the purpose of Recreation.

Corr. No. 2141/57,—That Reserve No. 26180 should vest in and be held by the Town of Car-narvon in trust for the purpose of Recreation.

Corr. No. 2618/61.—That Reserves Nos. 26181, 26182 and 26183 should vest in and be held by the Minister for Native Welfare in trust for the purpose of Natives (Housing).

Corr. No. 1023/61.—That Reserve No. 26184 should vest in and be held by the Minister for Native Welfare in trust for the purpose of Natives (Housing).

Corr. No. 9670/12.—That Reserve No. 26185 should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust Corr. for Water Supply Purposes.

Corr. No. 2292/61.—That Reserve No. 26189 should vest in and be held by the Shire of Quairad-ing in trust for the purpose of Caravan Park.

Corr. No. 2984/60.—That Reserve No. 26193 should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water Supply.

Corr. No. 1040/61.—That Reserve No. 26194 (Morawa Lots 242 to 246 inclusive) should vest in and be held by the Shire of Morawa in trust for the purpose of Recreation.

Corr. No. 1480/59.—That Reserve No. 26199 (Manjimup Lot 628) should vest in and be held by the Shire of Manjimup in trust for the purpose of a Fauna Sanctuary.

Corr. No. 1480/59.—That Reserve No. 26200 (Manjimup Lot 629) should vest in and be held by the Shire of Manjimup in trust for the purpose of a Parking Area.

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforemen-tioned reserves shall vest in and be held by the abovementioned bodies in trust for the purposes aforesaid, subject nevertheless to the powers re-served to him by section 37 of the said Act.

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

Land Act, 1933-1960. ORDER IN COUNCIL.

Corr. No. 3627/06.

Corr. No. 3627/06. WHEREAS by section 34 of the Land Act, 1933-1960, 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 muni-cipality, 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 pre-scribe fees for depasturing thereon or other 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 Reserve No. 26177 for the purpose of a Common at Torbay should be placed under the control of the Shire of Albany as a board of management: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned reserve under the control of the Shire of Albany as a board to make, repeal, or alter by-laws for the control and management of the said reserve; for prescribing fees for depasturing thereon or other 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. (Srd.) R. H. DOIG. WHEREAS by section 34 of the Land Act, 1933than £20 in the aggregate.

(Sgd.) R. H. DOIG,

Clerk of the Council.

Land Act, 1933-1960.

ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1960, 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 per-sons to be named in the order, in trust for any of Act, or for the like or other public jurposes to be specified in such order, and with power of sub-leasing; and whereas it is deemed expedient as follows:

Corr. No. 1241/10.—That Reserve 12592 should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water.

Corr. No. 3974/12.—That Class "A" Reserve No. 14814 should vest in and be held by the Shire of Katanning in trust for the purpose of Park Lands and Recreation.

Corr. No. 3381/60 — That Reserve No. 26187 should vest in and be held by the Shire of Balingup in trust for the purpose of an Aerial Landing Ground.

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserves shall vest in and be held by the abovementioned bodies in trust for the purposes aforesaid, with power to the said bodies, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion of the said reserves for any term not ex-ceeding twenty-one (21) years from the date of the lease.

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

Land Act, 1933-1960. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1960, it is, *inter alia*, made lawful for the Governor, by Order in Council, to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to other conditions and limitations as the Governor shall deem necessary to ensure the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient as follows:---

Corres. No. 1596/97.—That Reserve No. 3754 (Meckering Lots 31 and 32) should, subject as aforesaid, be granted in fee simple to The Perth Diocesan Trustees to be held in trust for "Ecclesi-astical Purposes."

Corres. No. 2759/57 .- That Reserve No. 24905 (Derby Lot 529) should, subject as aforesaid, be granted in fee simple to The Roman Catholic Vicar Apostolic of the Kimberleys to be held in trust for "Native Purposes."

(The Order in Council issued under Executive Council Minute No. 903, dated 14th May, 1958, is hereby superseded.)

Corres. No. 401/60.—That Reserve No. 26201 (Manjimup Lot 630) should, subject as aforesaid, be granted in fee simple to The Manjimup Reper-tory Club Inc. to be held in trust for the purpose of a "Repertory Club Hallsite."

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforemen-tioned reserves shall be granted in fee simple to the abovementioned bodies to be held in trust for the purposes aforesaid subject to the condition that the land shall not be leased or mortgaged in whole or in part without the consent of the Governor.

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

Local Government Act. 1960. ORDERS IN COUNCIL.

WHEREAS by section 288 of the Local Government Act, 1960, it shall be lawful for the Governor, on request of the Council, by notice in the Govern-ment Gazette, to declare any land reserved, or ac-quired for use by the public or is used by the public as a street, way, public place, bridge or thorough-fare, under the care, control and management of a Council, or land comprised in a private street, constructed and maintained to the satisfaction of constructed and maintained to the satisfaction of a Council, as a public street, and if the Council thinks fit, that the Governor shall declare the width of the carriage way and footpaths of the public street; and whereas the Town of Geraldton has requested that certain lands named and de-scribed in the schedule hereunder which has been reserved for streets within the Town of Geraldton he declared public streets. Now there Geraldton, be declared public streets: Now, there-Geraldton, be declared public streets: Now, there-fore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare the said lands to be public streets, and such land shall, from the date of this order, be absolutely dedicated to the public as streets within the meaning of any law now or hereafter in force.

Schedule.

- Corres. 2824/55 (R126) The widenings of Phelps Street comprising the portions of Geraldton Town Lot 294 the subject of Land Titles Office Diagram 27227. (Public Plan Geraldton Sheet 1.)
- Corres. 2869/61 (R149).—Carter Street (road No. 12251), Crabbe Street (road No. 12252), Dhu Street (road No. 12253), Compton Street (road No. 12254), and Challener Street (road No. 12255), as shown on Land Titles Office Plan 7366. (Public Plan Geraldton Sheet 2.)

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

AT a meeting of Executive Council held in the Executive Council Chambers at Perth, this 1st day of February, 1962, the following Orders in Council were authorised to be issued:—

Forests Act, 1918-1954.

ORDER IN COUNCIL.

F.D. 547/61, L. and S. 5701/52.

WHEREAS by the Forests Act, 1918-1954, it is provided that a dedication under the said Act of Crown land as a State Forest may be revoked in whole or in part in the following manner:

- (a) The Governor shall cause to be laid on the Table of each House of Parliament a proposal for such revocation.
- (b) After such proposal has been laid before Parliament the Governor, on a resolution being passed by both Houses that such proposal be carried out, shall by Order in Council revoke such dedication.

And whereas His Excellency the Governor did cause to be laid on the Table of each House of Parliament his proposal dated the 1st day of November, 1961, for the revocation in part of the de-dication of Crown lands as State Forests; and whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby revoke in part the dedication of Crown land as State Forest No. 30 by excising that por-tion of such State Forest as is described in the schedule hereto.

Schedule.

That portion of State Forest No. 30 within Nelson Location 12723. (Plan 439B/40, E1.)

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

Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960.

ORDER IN COUNCIL.

M.W.S. 9200/60.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, it is provided that, subject to the provisions of the Act, the Minister for Water Supply, Sewerage and Drainage shall, with the approval of the Governor, have power to construct, provide and extend Water Works, Sewerage Works and Metropolitan Main Drainage Works; and whereas the prelimin-ary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinaftermentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:—

Metropolitan Water Supply.

City of Perth-Perth.

Eight-inch Diameter Water Main in Hay Street. The Construction of an eight-inch diameter water main, (length about 1,120 feet), as shown on Plan M.W.S.S. & D.D., W.A. No. 8656.

The above main to be complete with valves and all necessary apparatus, and the existing eight-inch diameter asbestos water main to be lifted.

This Order in Council shall take effect from the 9th day of February, 1962.

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

Country Areas Water Supply Act, 1947-1960. The Goldfields and Agricultural Country Water Area.

ORDER IN COUNCIL.

P.W.W.S. 130/58 "B."

WHEREAS it is enacted by section 8 of the Country Areas Water Supply Act, 1947-1960, that the Gov-ernor may, by Order in Council, alter or extend the boundaries of a Country Water Area; and whereas by section 10 of the said Act it is further provided that the Country water Area; by Country Water Area; and whereas by section 10 of the said Act it is further provided that the Governor may, by Order in Council, alter or extend the boundaries of Rating Zones in a Country Water Area: Now, therefore, His Excel-lency the Governor, by and with the consent of the Executive Council, doth hereby extend the boundaries of the Goldfields and Agricultural Coun-try. Water Area to include the group described in try Water Area to include the area described in the schedule hereunder and doth also hereby alter the boundaries of the Central Rating Zone by in-cluding the area described in the schedule hereunder.

This Order in Council shall take effect on the 9th day of February, 1962.

Schedule.

Extension of the Goldfields and Agricultural Country Water Area and the Central Rating Zone.

All that portion of land bounded by lines start-All that portion of land bounded by lines start-ing from the intersection of the northern boun-dary of the present Goldfields and Agricultural Country Water Area with the western boundary of Melbourne Location 2599, and extending generally northerly along western boundaries of that loca-tion, locations 1970 and 1425 to the north-western corner of the lastmentioned location and onwards to a southern boundary of location 2162; thence generally westerly and generally portherly along to a southern boundary of location 2162; thence generally westerly and generally northerly along boundaries of that location to the south-western corner of location 2211; thence northerly, easterly, again northerly and again costail close again northerly, and again easterly along boun-daries of that location to a point situate in pro-longation southerly of the eastern boundary of location 3042; thence northerly to and along that boundary to a southern boundary of location 2586; thence generally westerly, northerly, easterly, again northerly, and again easterly along boundaries of

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that location to the south-eastern corner of location 1768; thence northerly, westerly, and again northerly along boundaries of that location to its northernmost north-eastern corner; thence northerly and easterly along boundaries of location 1450 to a point situate in prolongation southerly of the western boundary of location 2082; thence north-erly and easterly to and along boundaries of that location to a point situate in prolongation southerly of the eastern boundary of location 2617; thence northerly to and along that boundary and onwards to the southern boundary of location 3206; onwards to the southern boundary of location 3206; thence westerly and northerly along boundaries of that location and onwards to the southernmost south-western corner of location 3072; thence northerly, westerly, again northerly and easterly along boundaries of that location to the south-western corner of location 3248; thence generally northerly along western boundaries of that loca-tion, locations 1788 and 2298 to the north-eastern corner of location 2216; thence generally westerly along the northern boundary of that location to the south-western corner of location 3214; thence northerly along the western boundary of that location to a point situate in prolongation easterly of the southern boundary of location 3225; thence daries of that location and onwards to the southdarles of that location and onwards to the south-western boundary of location 1045; thence gener-ally northerly along western boundaries of that location and the westernmost western boundary of location 3076 to the southern boundary of loca-tion 2982 (Reserve 14412); thence westerly, north-erly and easterly along boundaries of that location to the south-western corner of location 3075; thence generally northerly along western boundaries of that location to the southern boundary of location 3021; thence westerly, northerly and easterly along boundaries of that location to the north-western corner of its eastern severance; thence generally northerly to and along the western boun-dary of location 1098 to a point situate in prolongation easterly of the southern boundary of location 2186; thence westerly to and along that boundary, the southern boundaries of locations 2181 and 2191 the southern boundaries of locations 2181 and 2191 and northerly along the western boundary of the lastmentioned location to a point situate in pro-longation easterly of the southern boundary of location 3144; thence westerly to and along that boundary and the southern boundaries of loca-tions 2177, 2180 and 2184 to the south-western corner of the lastmentioned location; thence north-erly along western boundaries of that location, location, 3119, 2179 and 2183 to a point situate in locations 3119, 2179 and 2183 to a point situate in prolongation easterly of the northern boundary of location 3496; thence westerly to and along that boundary to the south-western corner of location 2182; thence generally northerly along western boundaries of that location, locations 3250, 3053, 3200, 1683, 1775, 1774, 1693, 3204 and 3203 to a point situate in prolongation easterly of the southern boundary of the western severance of the lastmentioned location; thence westerly, northerly and easterly to and along boundaries of that severance and onwards to the northernmost north-western corner of the eastern severance of that location; thence northerly to and along the western boun-daries of locations 3091 and 3092 and onwards to the southern boundary of location 2703; thence westerly and northerly along boundaries of that location, and northerly along the western boun-daries of locations 2700, 2701 and 2692 to the markhevestern boundaries of that north-western corner of the lastmentioned location; north-Western corner of the lastmentioned location; thence easterly along the northern boundaries of that location, locations 2689, 2681, and 2467 and onwards to the western boundary of location 3142; thence northerly along that boundary and the western boundaries of locations 2674, 2672 and 3167 to the north-western corner of the lastmen-tioned location; thence easterly along the northern boundaries of that location locations 2672 and boundaries of that location, locations 2672 and 2606 to a point situate in prolongation southerly of the western boundary of location 2146; thence northerly to and along that boundary and the western boundary of location 1914 to a point situate in prolongation easterly of the southern boundary of location 2024; thence westerly, northerly and easterly to and along boundaries of that location and onwards to the north-western corner of location 1940; thence northerly to and along the western boundary of locations 1905, 3084 and 2017

and onwards to the south-eastern corner of location 1941; thence westerly along the southern boundary of that location to the south-eastern corner dary of that location to the south-eastern corner of location 2261; thence westerly and northerly along boundaries of that location to the southern boundary of location 3006; thence easterly along that boundary and easterly and northerly along boundaries of location 1898 to the southern boun-dary of location 3216; thence easterly and north-erly along boundaries of that location to the south-western corner of Victoria Location 4166; thence western corner of Victoria Location 4166; thence northerly, south-easterly and southerly along boundaries of that location to the north-western corner of Melbourne Location 1900; thence easterly along the northern boundaries of that location, locations 17859 (Reserve 2511) and 1979 and onwards to the western boundary of location 1894; thence northerly and south-easterly along boundaries of that location to the north-western corner of location 3114; thence easterly along the northern boundaries of that location, locations 1896 and 1897 and southerly along the eastern boundary of the lastmentioned location to the north-western corner of location 2011; thence easterly along the northern boundaries of that location and location 2010 to the western boundary of location 1933 (Reserve 23276); thence northerly, easterly and southerly along boundaries of that location, and southerly along the eastern boundaries of locations 2010 aforesaid and 1929 to a point situate in prolonga-tion westerly of the northern boundary of Ninghan Location 252; therea casterly to and clong that Location 352; thence easterly to and along that boundary and the northern boundary of location 525 to the north-eastern corner of that location; 525 to the north-eastern corner of that location; thence southerly along the eastern boundaries of that location and location 345 to a point situate in prolongation westerly of the northern boundary of location 348; thence easterly to and along that boundary to the north-western corner of location 1668; thence easterly and southerly along boun-daries of that location to a point situate in pro-longation westerly of the northern boundary of location 1672; thence easterly and southerly to and along boundaries of that location and souther and along boundaries of that location and south-erly along the eastern boundary of location 1673 and onwards to the north-western corner of location 340; thence easterly along northern boundaries of that location and location 1371 to the north-eastern corner of the lastmentioned location; thence southerly along the eastern boundaries of that location and location 340 aforesaid to a point situate in prolongation westerly of the northern boundary of location 332; thence easterly and southerly to and along boundaries of that location and southerly along the eastern boundaries of locations 662 and 327 to the south-western corner of location 3787; thence easterly and northerly along boundaries of that location to the north-westalong boundaries of that location to the north-west-ern corner of location 330; thence easterly along the northern boundary of that location and on-wards to the western boundary of location 842; thence northerly, easterly and southerly along boundaries of that location to the northern boun-dary of location 843; thence easterly and southerly dary of location 843; thence easterly and southerly along boundaries of that location and onwards to the north-eastern corner of location 840; thence easterly, southerly and westerly to and along boundaries of location 839 and onwards to the south-eastern corner of location 838; thence southerly and south-westerly to and along boundaries of location 1646 to its southernmost south-eastern corner; thence generally south-westerly to and along the eastern boundary of location 1613 to a point situate in prolongation westerly of the north-ern boundary of location 1647; thence easterly and southerly to and along boundaries of that location and onwards to the northern boundary of location 1520; thence easterly and southerly along boundaries of that location to the north-eastern corner of location 1525; thence southerly, westerly and again southerly along boundaries of that location and onwards to the northern boundary of location 1516; thence easterly and southerly along boundaries of that location and generally southerly along the eastern boundaries of locations 1513, 1416, 1417, Reserve 10672, locations 522 and 1444 to the south-eastern corner of the lastmentioned location; thence westerly along the southern boundary of that location to the easternmost north-eastern corner of location 1446; thence southerly along eastern boundaries of that location and location

1445 to the south-eastern corner of the lastmen-tioned location, a point on the present boundary of the Goldfields and Agricultural Country Water Area aforesaid, and thence generally southerly and generally westerly along that boundary to the starting point, as shown bordered yellow and red on Sheets 1 to 4 inclusive, Plan P.W.D., W.A. 39207.

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

Local Government Act, 1960. Shire of Dumbleyung. Increase in Number of Councillors. ORDER IN COUNCIL.

L.G. 1532/52.

L.G. 1532/52. WHEREAS it is provided by paragraph (j) of sub-section (2) of section 12 of the Local Government Act, 1960, that the Governor may, on presenta-tion of a petition, alter the number of offices of Councillor assigned to a municipality; and whereas the Governor is likewise empowered by paragraph (d) of subsection (4) of the said section to make an order to give effect to Part III of the Act; and whereas the Council of the Shire of Dumbleyung has petitioned the Governor to alter the number of offices by increasing that number by one and allocating the additional member to the Kukerin Ward: Now, therefore, His Excellency the Gover-Ward: Now, therefore, His Excellency the Kukerin Ward: Now, therefore, His Excellency the Gover-nor, acting by and with the advice and consent of Executive Council, doth hereby alter the number of offices of Councillor assigned to the municipality of the Shire of Dumbleyung from nine to ten Councillors and orders that the additional member be allocated to the Kukerin Ward.

R. H. DOIG, Clerk of the Council.

Local Government Act, 1960. Shire of Broomehill. Valuation and Rating. ORDER IN COUNCIL.

L.G. 211/61.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, (8) of section 533 of the Local Government Act, 1960, doth hereby order that the Council of the Shire of Broomehill is authorised to adopt valuations assessed on the annual value of the rateable land in its district, particulars whereof are set forth in the schedule to this order.

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

Schedule.

The Central Ward.

Public Service Commissioner's Office, Perth, 7th February, 1962.

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

Ex. Co. 224, P.S.C. 312/62-W. S. Lonnie, Deputy Director of Civil Defence, to be Director, A-I-5, State Civil Emergency Service, Premier's Department, as from 16th February, 1962.

Ex. Co. 205, P.S.C. 583/61-F. E. Gare, District Welfare Officer, to be Commissioner, A-1-6, Ad-ministrative Branch, Native Welfare Department, as from a date to be fixed by the Public Service Commissioner.

- And has accepted the following resignations:-Ex. Co.; Name; Department; Date.
 - 97; G. H. Franklin; Public Works; 15th December, 1961.

- 23; J. Bostelman; Metropolitan Water Supply; 30th November, 1961.
- 97; P. J. Campbell; State Government Insur-ance Office; 29th December, 1961.
- 97; N. M. Dymock; Public Works; 29th December, 1961.
- 97; R. J. Kilderry; Lands and Surveys; 29th December, 1961.
- And has approved of the following retirement:-23; R. K. Whitlock; Mental Health Services; 15th December, 1961.

And has approved of the following appointments under the provisions of the Public Service Act, 1904-1956:-

Name; Position; Department; Date.

- Murfitt, John Rodney; Laboratory Assistant, G-X, Entomological Branch; Agriculture; 23/1/61.
- Tremberth, June Merle; Technical Assistant, G-III-1, Correspondence School; Education; 18/1/61.
- Clark, William John; Clerk, C-IV; Labour; 27/5/61.
- Duggan, Miriam Agnes; Visiting Nurse, G-III-3, Tuberculosis Control Branch; Public Health; 18/4/61.
- Kirby, Jill Lorraine; Assistant, G-IX, North-West, Engineering Division; Public Works; 20/6/61.
- Dewar, Margaret Rose; Typist, C-V, Corre-spondence and Records Branch; Public Works; 13/6/61.
- fy, Edua Emilia; Comptometrist, C-V, Plant Research Division; Agriculture; Terfy, 7/6/61.
- Mackay, Myrna Ruth; Laboratory Assistant, G-VIII, Biological Services Division; Agriculture; 27/5/61.
- Southon, Kenneth Ronald; Field Assistant, G-VI, Soils Division; Agriculture; 18/6/61.
- Gwynne, Kenneth Norman; Clerk, C-IV; Crown Law; 13/6/61.
- Neesham, Edward John Philip; Clerk, C-IV; Crown Law; 13/5/61.
- non, William Thomas; General Assistant, G-VII-1, Strong Room, Land Titles Office; Salmon, Crown Law; 7/6/61.
- Radisich, Steven Andrew; Clerk, C-IV, Land Titles Office; Crown Law; 28/5/61.
- Morgan, Cherril Anne Anita; Assistant, G-IX, Midland Junction; Crown Law; 7/6/61.
- Sadler, Gordon Douglas; Clerk, C-IV, Records Branch; Chief Secretary's; 20/6/61.
- Pow, Graeme; Clerk, C-IV, Accounts Branch; Chief Secretary's; 7/6/61.
- Vowles, David James; Clerk, C-IV, Perth Technical College; Education; 9/5/61.
- Campbell, Margaret Joy; Clerk-Typist, C-V. Perth Technical College; Education; 1/12/61.
- Grove, Pamela Louise; G-VIII, Technical ela Louise; Technical Assistant, Technical Education Division; Education; 27/5/61.
- Manning, Lynley May; Typist, C-V, Technical Education Division; Education; 13/5/61.
- Murphy, Gail Elizabeth; Typist, C-V, Corre-spondence School; Education; 26/4/61.
- Dyer, Elaine Frances; Typist, C-V, Correspondence School; Education; 3/5/61.
- Halfweeg, Marion Elizabeth; Typist, C-V, Fre-mantle Technical School; Education; 30/6/61.
- Wright, Lorraine Agnes; Comptometrist, C-V, Statistical Branch; Forests; 17/7/61.

- Walters, Elaine; Typist, C-V; Industrial Development; 16/6/61.
- Martin, George Daniel; Clerk, C-IV, Applications, Inspections and Immigration Branch; Lands and Surveys; 27/5/61.
- Fitzhardinge, Peter Berkeley; Clerk, C-IV; Metropolitan Water Supply; 16/6/61.
- Jones, Trevor William; Clerk, C-IV; Metropolitan Water Supply; 16/6/61.
- Taylor, Denis John; Clerk, C-IV; Metropolitan Water Supply; 16/5/61.
- Rose, Kenneth Richard; Clerk, C-IV; Metropolitan Water Supply; 27/5/61.
- Bowen, Kevin Robert; Clerk, C-IV, Accounting Division; Metropolitan Water Supply; 16/4/61.
- Tope, Leslie Ernest; Drafting Assistant, G-XI, Engineering Division; Metropolitan Water Supply; 3/6/61.
- Collins, David William Kater; Laboratory Technician, Grade 3, G-II-1/2, Engineering Division; Metropolitan Water Supply; 1/6/61.
- Pascho, Ronald Clive; Laboratory Assistant, G-X, Engineering Division; Metropolitan Water Supply; 1/6/61.
- Loxton, Ian Webster; Assistant Inspector of Mines, P-II-4/5, Ventilation, Kalgoorlie, State Mining Engineer's Branch; Mines; 17/7/61.
- Murphy, Margaret Rose; Assistant, G-IX, Inspection of Machinery Branch; Mines; 5/7/61.
- Barnes, Daphne Eileen; Clerk-Typist, C-V, Vehicle Records, Traffic Branch; Police; 1/6/61.
- Fletcher, Avril Aurelia Hilary; Assistant, G-IX, Traffic Branch; Police; 1/6/61.
- Harrold, Colin Morse; Medical Officer, Grade 1, P-I-7, Child Guidance Clinic; Public Health; 28/12/60.
- Dagnia, Harvey Thomas; Laboratory Technologist, P-II-1/5, Serology Section; Public Health; 5/7/61.
- Michell, Francis Philip; Clerk, C-IV; State Government Insurance Office; 5/7/61.
- West, Ethel Grace; Assistant, G-IX; State Government Insurance Office; 24/7/61.
- Bostelman, Valerie Helen; Assistant, G-IX; State Government Insurance Office; 25/7/61.
- Langford, Graeme Stuart; Clerk, C-IV; Policy Branch; State Government Insurance Office; 20/5/61.
- Wynne, Joan Lesley; Typist, C-V, Correspondence Branch; State Government Insurance Office; 12/7/61.
- Bleakley, Marilyn Anne; Typist, C-V, Correspondence Branch; State Government Insurance Office; 27/6/61.
- Pascoe, Sunne Janina; Typist, C-V, Correspondence Branch; State Government Insurance Office; 27/6/61.
- Webster, Elizabeth Jane; Assistant, G-IX, Claims Branch; State Government Insurance Office; 20/6/61.
- Owen, Joy Aileen; Assistant, G-IX, Accounts Branch; State Government Insurance Office; 27/6/61.
- Eaton, Ronald Eric George; Clerk, C-IV, Records Branch; State Government Insurance Office; 1/9/60.
- Cooper, Graeme Alfred; Clerk, C-IV, Land Securities Branch; State Housing Commission; 16/4/61.
- Varris, Jennifer Rose; Assistant (Kwinana-Medina), G-IX, Country Offices; State Housing Commission; 1/6/61.

- Mallinson, Judith Wynne; Assistant, G-IX, Records Branch; State Housing Commission; 13/6/61.
- Daams, Jeanine Angelique; Assistant, G-IX, Records Branch; State Housing Commission; 20/5/61.
- Higgins, Susan Mary; Assistant, G-IX, Records Branch; State Housing Commission; 13/6/61.
- King, Roderick Kevin; Clerk, C-IV, Records Branch; State Housing Commission; 20/5/61.
- Fisher, Gary David; Clerk, C-IV; Treasury; 8/5/61.

Ex. Co. 97.

HIS Excellency the Governor in Executive Council has approved of the secondment of T. Devlin from the position of Clerk, C-IV, Item 2806/60, Accounts Branch, Department of Agriculture, to the position of Secretary to the W.A. Federation of Parents and Citizens' Associations, from 1st December, 1961, subject to the preservation of all rights and privileges under the Public Service Act, 1904-1956.

Ex. Co. 197.

HIS Excellency the Governor in Executive Council has appointed Thursday, 22nd March, 1962, to be a Public Service holiday at Bunbury (Cup Day) in lieu of the holiday granted in the metropolitan area for the Royal Agricultural Show held at Claremont.

IT is hereby notified for general information that Monday, 5th March, 1962 (Labour Day) will be observed as a holiday throughout the Public Service.

AMENDMENT TO TITLE.

IN accordance with section 69 of the Public Service Act, 1904-1956, notification is given that the title of Item 672/61, vacant, Engineering Division, Public Works Department, has been amended from Director of Works to Chief Engineer, with effect from the 9th February, 1962.

AMENDMENTS TO TITLE AND/OR CLASSIFICATION.

IN accordance with section 69 of the Public Service Act, 1904-1956, notification is given of the following amendments to title and/or classification of offices in the Treasury Department, with effect from the 9th February, 1962:—

- (a) Item 76/61, vacant, Industries Assistance Branch, amended from Administrative Officer (Loans and Guarantees), A-I-1, to Senior Inspector (Loans and Guarantees), C-II-10.
- (b) Item 78/61, vacant, Budgeting Officer, Budgeting Branch, amended from C-II-11 to C-II-10.
- (c) Item 84/61, vacant, Inspection Branch, amended from Senior Inspector to Senior Research Officer.

R. J. BOND, Public Service Commissioner,

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VACANCIES IN THE PUBLIC SERVICE								
Department	Position	Class	Salary	Date Returnable				
ـــــــــــــــــــــــــــــــــــــ				1962				
Metropolitan Water Suppl (two positions) Metropolitan Water Suppl	ing Division (Items 1396/61 and 1398/61)	C-II-1 C-II-1	Margin £407–£443 Margin £407–£443	9th February do.				
	ing Division (Item $1427/61$)		U.S.					
Lands and Surveys	 Senior Photographic Technician, Mapping Branch, Surveyor General's Division (Item 3158/61) 	G-II-6/7	Margin £893–£1109	do.				
Public Works	Clark Delivering Staff Assessmenting Distriction	C-II-3	Margin £569–£623	do.				
Do	Harbour Master (Wyndham) and Relieving Harbour Master, Harbour and Light De-	P-I-2	Margin £1715–£1773	do.				
Agriculture	 partment (Item 1203/61) (a) Laboratory Assistant, Wokalup Research Station (Item 3443/61) (a) (c) 	G–X	53%—15 years to Margin £371	do.				
Chief Secretary's		G-II-2	Margin £479–£515	do.				
Police	The state of the State of Merson	G-II-1/2	Margin £407–£515	do.				
Agriculture		C-II-7	Margin £1001-£1109	16th February				
Do	Clerk, Accounts Branch (Item 3260/61)	C-II-2	Margin £479-£515	do.				
Do Metro. Water Supply		C-II-1 C-II-2	Margin £407–£443	do.				
O		C-II-2 C-II-1/2	Margin £479–£515 Margin £407–£515	do. do.				
Do		A-I-1	Margin £1599-£1657	do.				
	Duties Office (Item $2084/61$) (b)		21000 21001	40.				
State Housing	. Clerk, Relieving Staff, Accounts Branch (Item 1711/61)	C-II-1	Margin £407-£443	do.				
Do	Branch (Item 1715/61)	C-II-2	Margin £479–£515	do.				
Mines	(Item 4130/61) (a) (g)	P-II-8/9	Margin £1163–£1325	do.				
Public Works	672/61 (h)	P-S-£4,348	Gross £4528	23rd February				
Do	 Hydrographic Surveyor, Harbours and Rivers Branch, Engineering Division (Item 855/61) (a) (i) 	P-II-8/9	Margin £1163–£1325	do.				
Education		P-S-£3,298	Gross £3458 $(j)(k)$	do.				
Do	Assistant Superintendent, Secondary Educa- tion Division (new Item) (a)	P-I-1/2	Margin £1599–£1773 (l) (k)	do.				
Agriculture	Animal Husbandry Adviser (Beef Cattle and Pigs) (new Item) (a) (m)	OR	Margin `£1379–£1541	do.				
Mental Health Services		P-I-1/2 P-I-7	Margin £1599–£1773 Margin £2355–£2425	do.				
Do. do		P-II-1/5 (F)	Margin £443–£839	do.				
Town Planning	Planning Officer, Grade 2 (Item $4690/61$) (p)	P-II-4/7	Margin £677–£1109	do.				
Education		C-II-3	Margin £569-£623	do.				
Local Government	A	C-II-10	Margin £1379–£1433	do.				
Treasury	Accountant (Item 86/61) (b)	A-I-1	Margin £1599–£1657	do.				
Do	Industries Assistance Branch (Item 76/61)	C-II-10	Margin £1379–£1433	do.				
Do	(b) (q) Budgeting Officer, Budgeting Branch (Item 78/61) (b) (q)	C-II-10	Margin £1379–£1433	do.				
Do		C-II-10	Margin £1379–£1433	do.				
Lands and Surveys		A–I–2	Margin £1715–£1773	2nd March				

 (a) Applications also called outside the Service under section 24.
 (b) Possession of an Accountancy qualification by examination will be regarded as an important factor when judging relative efficiency.

(c) Junior Certificate, including English and Mathematics A essential, with Science subjects desirable. Preference for Leaving Certificate.

(d) Title and classification amended Government Gazette 2/2/62.
(e) Applicants must possess a Junior Certificate, including Mathematics A and B and Physics, be a qualified tradesman in the general engineering field, or possess an equivalent qualification. Minimum age, 21 years.
(f) Title and classification amended Government Gazette, 26/1/62.
(f) Title and classification amended Government Gazette, 26/1/62.

(g) University degree with Geology as a major subject. At least five years' experience in regional mapping, with

(g) University degree with Geology as a major subject. At least five years' experience in regional mapping, with particular reference to precambrian rocks.
(h) Title amended Government Gazette, 9/2/62.
(i) Thorough knowledge of operation and maintenance of modern echo sounding survey machines essential, with proficiency in the use of land survey instruments (theodolite and level), sextant and current meter. Possession of a Board of Trade Master's Certificate, or a coastal certificate to cover a vessel of 300 gross tons, an advantage.
(j) Includes "Variable Allowance" of f160 p.a.
(k) "Variable Allowance" at present subject to review, with effect from 1st July, 1961.
(l) Subject to "Variable Allowance" adjustment of minus £35 p.a.
(m) Recognised degree in Veterinary or Agricultural Science with suitable post graduate experience in the fields of

(m) Recognised degree in Veterinary or Agricultural Science with suitable post graduate experience in the fields of

beef cattle and pig husbandry.
(n) Experienced Psychiatrist with D.P.M., willing to undertake training in Child Psychiatry.
(o) Diploma of Social Studies and Psychiatric Diploma, or extensive experience in psychiatric work in lieu of Psychiatric Diploma.

Applicants must be members of the Australian Planning Institute. Title and/or classification amended Government Gazette, 9/2/62. (p)

(q) Tîtle and/or classification amended Government Gazette, 9/2/62. (r) Possession of a University degree with Economics as a major subject, essential.

Applications are called under section 34 of the Public Service Act, 1904-1956, and are to be addressed to the Public Service Commissioner and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

Crown Law Department, Perth, 7th February, 1962.

HIS Excellency the Governor in Executive Council, pursuant to the provisions of section 4 of the Public Trustee Act, 1941-1953, has appointed William John Robinson to the office of Public Trustee, subject to the Public Service Act, as from and including the 5th day of February, 1962, in the place of Aaron Elms Marshall, appointed during the vacancy in that office.

HIS Excellency the Governor in Executive Council has appointed Ivor Percy Mulford to be Clerk of Arraigns and Associate to the Hon. The Chief Justice, vice Paul Victor Smith, as from the 5th February, 1962.

HIS Excellency the Governor in Executive Council has appointed Grant Allan Johnson, pursuant to section 13 (1) of the Local Courts Act, 1904-1958, to be Clerk of the Local Court at Bruce Rock as from the 19th February, 1962, vice E. W. Dwyer, transformed transferred.

HIS Excellency the Governor in Executive Council has appointed Ernest William Dwyer-

- (i) pursuant to section 13 (1) of the Local Courts Act, 1904-1958, to be Clerk of the Local Court at Port Hedland;
- (ii) pursuant to section 9 of the Courts of Session Act, 1921, to be Clerk of the Port Hedland Court of Session; and
- (iii) pursuant to section 13 of the Juries Act, 1957-1959, as the Jury Officer for the Port Hedland Jury District at Port Hedland,

from the 1st March, 1962, vice Roy Leslie Maiklem, transferred.

THE Hon. Acting Minister for Justice, pursuant to section 13 (3) of the Local Courts Act, 1904-1958, has approved of the following appointments:—

- Thomas Murphy to be substitute to perform the duties of Clerk of the Local Court at Wagin as from the 12th February, 1962.
- Leslie George Archelaus Jenkins to be substitute to perform the duties of Clerk of the Local Court at Wagin as from the 19th February, 1962, and pending a permanent appointment.

THE Hon. Acting Minister for Justice has appointed the following persons as Commissioners for Declarations under the Declarations and Attestations Act, 1913-1953:

Albert Francis, Gamble, Koorda. Ronald Bale, Kennedy, Bicton. Eileen Mary, Lang, Cottesloe. Philip John, Marlow, Wembley.

Paul, Ross, Attadale. Gordon Phillip, Strahan, Kulja.

Victor John, Stoyanoff, Leederville.

G. F. MATHEA, Acting Under Secretary for Law.

LICENSING ACT, 1911-1961. Crown Law Department,

Perth, 1st February, 1962. IT is hereby notified that his Excellency the Governor, acting with the advice and consent of the Executive Council and pursuant to the powers conferred upon him by section 21 of the Licensing Act, 1911-1961, has been pleased to appoint Arthur Frederick Watts, of 8 Edna Road, Dalkeith, Legal Practitioner, as a Licensing Magistrate and Chair-man of Licensing Courts for a period of three years as from and including the 16th February, 1962.

G. F. MATHEA,

Acting Under Secretary for Law.

LICENSING ACT, 1911-1959. (Section 59.)

Notice of Application for a Provisional Certificate. To the Licensing Court for the Geraldton District. I, JOSEPH WILLIAM PLASTO, of Ord Street, Geraldton, in the State of Western Australia, Business Manager, hereby gives notice that I in-

tend to apply at the next Quarterly Sitting of the Licensing Court for the Geraldton District for a Licensing Court for the Geraldton District for a Provisional Certificate for the premises belonging to Marquis Motel (Geraldton) Pty. Ltd., and being all that piece of land being portions of Geraldton Suburban Lots 21 and 22 and being lot 24 on Dia-gram 25420 and being the whole of the land com-prised in Certificate of Title Volume 1018, folio 966 (excluding that portion on the south-west corner of the said land occupied by a service station) and bounded by North-West Coastal High-way, Ord Street, George Road and Mabel Street in Geraldton within the said district in Geraldton within the said district.

The said premises are partly erected and will, when finished, be in all respects in accordance with the requirements of the Licensing Act, 1911-1959.

Dated 31st day of January, 1961.

J. W. PLASTO,

Applicant.

Messrs. Lavan & Walsh, of 23 Barrack Street, Perth, Solicitors for the Applicant.

ELECTORAL ACT, 1907-1959.

UNDER the provisions of section 90 (1) (vi) of the Electoral Act, 1907-1959, I appoint the under-mentioned Police Officers as "Issuing Officers" to issue postal ballot papers. All previous appoint-ments of Police Officers as "Issuing Officers" are cancelled.

Dated at Perth this 1st day of February, 1962. ARTHUR GRIFFITH,

Minister for Justice.

Avon District.

- Beverley: Const. Kevin Revell Brady (No. 2472). Brookton: Const. Stanley George Wall (No.
- 2. 1725).
- 3. Quairading: Const. Francis Thomas Byrnes (No. 2303).
- Boyup Brook: Const. Albert Ray Smith (No. 4. 2781).

Blackwood District.

- 1. Boyup Brook: Const. Kevin Cecil H. McLernon (No. 2258)
- Donnybrook: Const. James Francis Lowry $\mathbf{2}$ (No. 2411).
- 3. Greenbushes: Const. Walter Russell Scott (No. 2232).

Boulder-Eyre District.

- Esperance: 1. Const. Brian Kingsley Cherry (No. 2934)
- Fimiston: Const. Ernest Arthur Eascott (No. 2 . 2601).
- Norseman: Const. Frederick Alex Marsh (No. 3. 2544).

Dale District.

- Armadale: Const. Alexander James Cowie (No. 1854) and Const. Gary Albert Garton 1. Armadale: (No. 3227).
- Mundijong: Const. John David O'Mara (No. 2. 2183).

Darling Range District.

Mundaring: Const. Edward Roland Lee (No. 1. 1782) and Const. Forrest Edgar Morrow (No. 2896).

Greenough District.

- 1. Carnamah: Const. William Edgar Allen (No. 2261).
- 2.
- Dongara: Const. Jack Purkiss (No. 1703). Mingenew: Const. Donald William G. Thomp-son (No. 2358). Morawa: Const. Ralph Hamilton Sharp (No. 3.
- 4. 2129).
- Mullewa: Const. William Arthur Griffiths (No. 5. 2512) and Const. George Colin Lister (No. 3063).
- Northampton: Const. Kevin Dennis Hodgkin 6. (No. 3230).
- 7. Perenjori: Const. Ray Norman Scott (No. 2438).

Katanning District.

- Broomehill: Const. Roy Vivian Page (No. 2444). Kojonup: Const. Peter Brian Sullivan (No. 2. 2593).
 - Merredin-Yilgarn District.
- Bullfinch: Const. Lionel Roy Budd (No. 2364). 1.
- Const. Adrian Decimus Burton 2.Coolgardie: (No. 2272).

Moore District.

- Dalwallinu: Const. Edward George Stewart 1. (No. 3223).
- 2. Goomalling: Const. John Stanley Rule (No. 2602).
- New Norcia: Const. Keith Smith (No. 2287) 3. and Const. Bernard Raymond Rampant (No. 2975).
- Wongan Hills: Const. Frank Walter James 4. Mott (No. 2953).
 - Mt. Marshall District.
- Dowerin: Const. Robert Bruce Edwards (No. 1. 2345)
- 2. Kellerberrin: Const. Kevin Thomas John Kent (No. 2909).
- Koorda: Const. Thomas Albert Guppy (No. 3. 2264)
- 4. Mukinbudin: Const. William Ernest Furniss Burns (No. 2406).
- Nungarin: Const. John Bishop (No. 2434). 5.
- Const. Thomas Joseph Carmody 6. Trayning: (No. 2323).
- 7. Bencubbin: Const. Leslie Frank Bowers (No. 2404).
 - Murchison District (Sub-district Hannans).
- Gwalia: Const. Robert Burns Primrose (No. 1. 2658)
- Laverton: Const. Norman Rudd Hopkins (No. 2. 2374).
- Menzies: Const. Donald James Mitchell Gale 3. (No. 2396).

Murchison District (Sub-district Mount Magnet). Sandstone: Const. Andrew Stephen Millsteed 1.

- (No. 2421).
- $\mathbf{2}$ Cue: Const. Kenneth Eril Thomas (No. 2416).
- Meekatharra: Const. Alexander James Coyle 3. (No. 2625) and Const. Alan Joseph Hough (No. 715).
- Mount Magnet: Const. Neville William Giblett 4. (No. 2219) and Const. Herbert Alfred Taylor (No. 2832).
 - Murray District.
- Boddington: Const. Vivian Ronald Nix (No. 1. 2405).
- $\mathbf{2}$. Dwellingup: Const. Benjamin Roland Dixon (No. 2275).
- Mandurah: Const. Charles Buckley (No. 2223). Pinjarra: Const. Thomas James Marshall (No. 4. 2430).
- Waroona: Const. William Ernest Eaton (No. 5. 2108).
- Yarloop: Const. Dennis Frederick Baker (No. 6. 2121).

Narrogin District.

- 1. Pingelly: Const. Stephen William G. Eddy (No. 2195) and Const. Daniel Joseph Coffey (No. 2220).
- Williams: Const. Frederick William Matson (No. 2304) and Const. Graeme Barrett John-Williams: ston (No. 2996).

Northam District.

- Cunderdin: Const. Peter Charles Ayling (No. 1. 2313).
- Meckering: Const. William George Crane (No. 2.1824).

Roe District.

- Dumbleyung: Const. Valston Alfred Ridley 1. (No. 2372).
- Sgt. Frederick Cardwell Ball 2. Gnowangerup: (No. 1947) and Const. William Lloyd P. Bywaters (No. 3090)
- Kulin: Const. Alfred Francis Jenkins (No. 3. 2379).
- Lake Grace: Const. John Alfred Minty (No. 4. 2273).
- Narembeen: Const. John Leonard Weiland 5. (No. 2371).

- Ongerup: Const. Bryer Walter B. Ballantyne 6. (No. 2537).
- Ravensthorpe: Const. Frank Anthony Phillips (No. 2422).

Stirling District.

- Cranbrook: Const. Thomas Riley Miller (No. 1. 2389)
- Denmark: Const. Victor Stowell Marshall (No. 2111).
- Mt. Barker: Const. Laurence Edward Morrell No. 2775), Const. Donald John Smith (No. 2982) and Const. William Dalton (No. 3186). 3.
- 4. Tambellup: Const. Edward Robert Blood (No. 2324).

Toodyay District.

- Gingin: Const. Charles Theodore Petersen (No. 1. 2001).
- Toodyay: Const. Charles McCormack (No. 2497).

Vasse District.

Margaret River: Const. Ronald John Sparks 1. (No. 2614).

Warren District.

- Manjimup: Sgt. Douglas Trevor O'Neill (No. 1791), Const. Kevin Mader (No. 2600), and Const. Timothy Seymour Williams (No. 2854). Nannup: Const. Kenneth Johnson (No. 2263). 1.
- Pemberton: Const. Edward Herbert Barthelmeh (No. 2455) and Const. James Linton (No. 3. 2810).

Wellington District.

- Brunswick Junction: Const. Fred Cyril Gilmore 1. (No. 2187).
- Harvey: Const. Murray Austen Trigwell (No. 2. 2333) and Const. Reginald Crane (No. 2661). Gascoyne District.
- Carnarvon: Sgt. Leslie Aloysius Mumme (No. 1. 1903).

Kimberley District.

- 1. Cockatoo Island: Const. Leslie James Stemp (No. 2155).
- 2. Derby: Const. Emrys Joachim Davies (No. 1932) and Const. Frederick Edward Wass (No. 2793).
- 3. Fitzroy Crossing: Const. John Richard Traynor (No. 3007).
- Halls Creek: Const. Terence Charles Henneker 4. (No. 3028).
- 5. Kununurra: Const. Alan Robert Marshall (No. 2291)
- Wyndham: Const. Donald Franklin Taylor (No. 6. 3061), Const. Alan James Salter (No. 312 and Const. Neil John Rhatigan (No. 3237). 3124)
- Broome: Sgt. Baden Victor Shaw (No. 1762) and Const. John Herbert Graysmark (No. 7. 2590).

Pilbara District.

- 1. Nullagine: Const. Norman Anzac Ward (No. 2719).
- Roebourne: Const. John Oversby (No. 3146). Wittenoom: Const. Robert Duncan K. Lamont
- 3. (No. 2424) and Const Arthur Charles Harman (No. 2905).
- Port Hedland: Const. Frederick John Hardy 4. (No. 2184) and Const. Arnold Ian Davies (No. 3091).

ELECTORAL ACT, 1907-1959.

Electoral Department, Perth, 2nd February, 1962.

THE Hon. Minister for Justice, pursuant to section 7 of the Electoral Act, 1907-1959, and the author-ity delegated to him by the Governor thereunder, has approved of the appointment of James Phillips McEwan as substitute to discharge the duties of Returning Officer for the Fremantle Electoral Dis-trict during the incorporative of Mr. G. M. Hickey trict during the incapacity of Mr. G. M. Hickey, as from the 2nd February, 1962.

> S. E. WHEELER, Acting Chief Electoral Officer

PUBLIC SERVICE APPEAL BOARD ACT, 1920-1950.

Public Service Appeal Board Election.

IT is hereby notified that at the close of nominations on Monday, the 15th day of January, 1962, for the vacancies in the membership of the Board, with the provisions of regulation 9 of the Public Service Appeal Board Act Regulations, the candi-dates whose names are shown hereunder were duly declared elected to the respective vacancies:

- (1) Professional Division of the Public Service-Deputy Representative—Watson, Frank Enos.
- (2) Clerical Division of the Public Service-Deputy Representative-de 'Luca, Eric Carlo.

It is further notified that two nominations were received for the vacancy specified hereunder. The poll which closed at 5 p.m. on Friday, 2nd February, 1962, resulted in the following candidate being duly elected :-

(1) Clerical Division of the Public Service-

Representative-Hudson, Rex.

S. E. WHEELER

Returning Officer.

State Electoral Department, 7th February, 1962.

MARKETING OF BARLEY ACT, 1946-1955. To Producers

PLEASE take notice that it is intended to hold an election for an elective member of the Western Australian Barley Marketing Board.

Election Day-Monday, 14th May, 1962.

Nominations will close with the Returning Officer, State Electoral Department, 54 Barrack Street, Perth, at noon on Monday, 16th April, 1962. Each nomination must be lodged in writing on the prescribed form, and shall be signed by the candidate himself and also by a proposer and seconder, all of whom shall be persons enrolled on the electoral roll of producers to be used at this election.

> D. L. FORSYTH Returning Officer.

State Electoral Department, 54 Barrack Street, Perth. 8th February, 1962.

W.A. FIRE BRIGADES BOARD LOAN. Chief Secretary's Department, Perth, 1st February, 1962.

C.S.D. 117/54.

IT is hereby notified for general information that the consent of His Excellency the Governor in Executive Council has been given to the W.A. Fire Brigades Board borrowing an amount of £30,000 from the Fire Brigades Board Superannuation Fund for the purpose of carrying out and performing the powers, authorities and duties vested in or con-ferred or imposed on the Board by the Fire Brigades Act, 1942-1951.

J. DEVEREUX, Under Secretary.

Chief Secretary's Department, Perth, 6th February, 1962.

C.S.D. 97.

HIS Excellency the Governor in Council has ap-pointed Dr. W. E. Fitzgerald, Physician Superin-tendent, Claremont Mental Hospital, as Deputy Inspector General of Mental Health Services and Deputy Inspector General of Inebriates during the absence from the State of Dr. D. W. Moynagh, from 4th February 1962 from 4th February, 1962.

J. DEVEREUX,

Under Secretary.

Chief Secretary's Department, Perth, 9th January, 1962.

C.S.D. 395. HIS Excellency the Governor in Council has apstaff of the Prison Service, as Warder, as from the 1st day of July, 1960.

> J. DEVEREUX. Under Secretary.

HEALTH ACT, 1911-1960. (Section 293A.) Notice Requiring Persons to Submit to X-ray Examination.

PURSUANT to the provisions of the abovemen-tioned section, persons who are included in the class specified hereunder, and to whom the pro-visions of that section apply, are required to undergo x-ray examination for tuberculosis at the time and place specified.

Class.

Persons 21 years of age and over who are residents of the Town of East Fremantle.

Time.

Within the period 19th-23rd February, 1962 (inclusive).

Place.

At one of the following places:-

Institute Room, Town Hall Buildings, Canning Highway, East Fremantle; or Fremantle Chest Clinic, 93 High Street, Fre-

mantle; or Perth Chest Clinic, 17 Murray Street, Perth.

No charge will be made for the x-ray examination of any person who reports as required by this notice.

Dated at Perth this 31st day of January, 1962.

LINLEY HENZELL, Commissioner of Public Health.

HOSPITALS ACT, 1927-1955. Medical Department,

Perth, 1st February, 1962.

HIS Excellency the Governor in Council has appointed:-

- M.1292/50.—Mr. A. T. Mulholland, as Chair-man of the Wittenoom Gorge Hospital Board for the period ending 31st July, 1962, vice Mr. V. C. Olson, resigned.
- M.5587/58.—Mr. W. L. Dutton, to be a member of the Norseman District Hospital Board for the period ending 31st July, 1962, vice Mr. D. A. Huxtable, resigned.
- M.5569/58.—Mr. J. Ferry, to be a member of the Warren District Hospital Board, Man-jimup, for the period ending 31st July, 1962, vice Mr. J. Franklyn resigned.

J. DEVEREUX, Under Secretary.

Department of Native Welfare, Perth, 2nd February, 1962.

THE undermentioned is hereby notified for general information:-

NATIVES (CITIZENSHIP RIGHTS) ACT, 1944-1960.

(January, 1962.)

- The following certificates have been granted:-Certificate No.; Name; Place; Date.
- 2021; Morton, Noreen; Wyndham; 12/12/61.
 2022; Morton, Sandy (includes children: Danny (Gerrard), born 3/11/54; Emily Rose, born 9/12/57); Wyndham; 12/12/61.
- 1793; Skeen, Rosie; Halls Creek; 10/1/62.
- 1794; Skeen, Frank; Halls Creek; 10/1/62.
- 1760; Pincher, Rex; Halls Creek; 10/1/62.
- 2031; Garlett, Percival Spence (replaces Cert. No. 1512); Midland; 10/1/62.

2056; Skeen, Stephen David; Halls Creek; 10/1/62. 2029; Egan, Reginald Steven (replaces Cert. No. 1464); Midland; 10/1/62.

2028; Homet, Frederick (includes children: Jackson, Debra Anne, born 12/9/59; Jackson, Lionel John, born 6/1/61); Northampton; 15/1/62.
2045; Winder, Douglas Thomas; Carnarvon;

2045; vy 15/12/61. Topell,

- 2025; Innell, Charles (replaces Cert. No. 1250);
- Albany; 18/12/61. 1977; Narrier, Grace (replaces Cert. No. 1253); Mid-land; 31/10/61.

1991; Eades, Mary Rose; Katanning; 24/1/62. 1876; Dean, Amy; Meekatharra; 23/1/62.

The following certificates have been cancelled:-1212; Farrell, Arthur (deceased); Geraldton; , 5/12/61.

1645; Ugle, Eileen (deceased); Narrogin; 17/11/61. S. G. MIDDLETON,

Commissioner of Native Welfare.

FORFEITURES.

THE undermentioned leases have been forfeited under the Land Act, 1933-1960, for the reasons stated.

N. A. YOUNG, Acting Under Secretary for Lands.

Name: Lease; District; Reason; Corres.; Plan. Name, Lease, District, Reason, Correst, Francisco, D.; 342/3004; Broome Sub-Lot 404; non-payment of rent; 3796/59; Townsite.
Vatts, K. E.; 3117/3056; Agnew Location 81; non-payment of rent; 833/40; Townsite.
Watts, K. E.; 3116/1895; Avon Location 23438; abandoned; 4654/22; 379B/40, D2, 379C/40, D3.

RESERVES.

Department of Lands and Surveys,

Perth, 9th February, 1962.

HIS Excellency the Governor 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. 1638/59.

AVON.—Reserve No. 26190 (Public Utility), loca-tion No. 28006 (6a.). (Diagram 67935, Plan 24/80, B1.)

Corres. No. 2141/57.

CARNARVON.—Reserve No. 26180 (Recreation), lot No. 837 (8a. 1r. 30p.). (Diagram 67099, Plan Carnarvon Townsite Sheet 1.)

Corres, No. 3058/61.

DERBY.—Reserve No. 26179 (Recreation), lot No. 636 (Nicholson Square) (about 5a. 2r. 26p.). (Plan Derby Townsite.)

Corres. No. 6653/06.

DOWERIN.--Reserve No. 21691 (Use and Requirements of the Shire of Dowerin), lots Nos. 214 to 218 inclusive (1a. 1r. 22p.). (Plan Dowerin Townsite.)

Corres. No. 2984/60.

GASCOYNE.—Reserve No. 26193 (Water Supply) all that portion of land containing an area of - 5 acres, bounded by lines starting from a point on the eastern boundary of Reserve 610, situate 12 chains 50 links south from its north-eastern corner and extending east 2 chains 50 links; thence south 10 chains; thence west 5 chains; thence north 10 chains; and thence east to the starting point (5a.). (Public Plan 563/80.)

Corres. No. 1023/61.

GOOMALLING.—Reserve No. 26184 (Natives— Housing), lots Nos. 246, 247, 255, 256 and 257 (1a. 1r. 13p.). (Plan Goomalling Townsite.)

Corres. No. 9670/12.

GOOMALLING.—Reserve No. 26185 (Water Sup-ply Purposes), lot No. 346 (3a. 1r. 4p.). (Plan Goomalling Townsite.)

Corres. No. 2726/61.

KELLERBERRIN.-Reserve No. 26176 (Natives-Housing), lot No. 393 (about 1a. 0r. 16p.). (Plan Kellerberrin Townsite.) Corres, No. 2105/61.

KENT.-Reserve No. 26172 (Water), location No. 1711 (2,383a. 1r. 1p.). (Diagram O.P. 8595, Plan 419/80, D3.)

Corres. No. 2110/61.

KENT.--Reserve No. 26173 (Water), location No. 1709 (2,098a. 0r. 20p.). (Diagram O.P. 8463, Plan 419/80, F2.)

Corres. No. 2104/61.

KENT.—Reserve No. 26174 (Water), location No. 1702 (618a. 3r. 30p.). (Diagram O.P. 8473, Plan 420/80, B2.)

Corres. No. 3607/61.

KENT.-Reserve No. 26175 (Water), location No. 1704 (1,049a. 2r. 31p.). (Diagram O.P. 8473, Plan 420/80, B2.)

Corres. No. 2103/61.

KENT.—Reserve No. 26195 (Water), location No. 1703 (761a. 3r. 20p.). (Diagram O.P. 8472, Plan 420/80, B and C3.)

Corres. No. 1795/61.

LANCELIN.-Reserve No. 26178 (Quarters Site-Fisheries Department), lot No. 164 (1r. 11.5p.). (Plan Lancelin Townsite.)

Corres. No. 1480/59.

MANJIMUP.-Reserve No. 26199 (Fauna Sanctuary), lot No. 628 (21a. 0r. 33p.). (O.P. No. 8735, Plan Manjimup Townsite.)

Corres. No. 1480/59

MANJIMUP.—Reserve No. 26200 (Parking Area), lot No. 629 (3r. 24.6p.). (O.P. 8735, Plan Manjimup Townsite.)

Corres. No. 401/60.

MANJIMUP.—Reserve No. 26201 (Repertory Club Hallsite), lot No. 630 (1r. 2.5p.). (O.P. 8735, Plan Manjimup Townsite.)

Corres. No. 1040/61.

MORAWA.—Reserve No. 26194 (Recreation), lots Nos. 242 to 246 inclusive (1a. 0r. 14.6p.). (Plan Morawa Townsite.)

Corres. No. 3641/61.

NELSON.—Reserve No. 26186 (Timber), location No. 8126 (about 90a. 0r. 22p.). (Plan 414C/40, D3.) Corres. No. 3381/60.

NELSON.—Reserve No. 26187 (Aerial Landing Ground), location No. 12728 (about 9a.). (Plan 414C/40, D3.)

Corres. No. 510/36.

NELSON.-Reserve No. 26198 (Recreation), location No. 12730 (about 1,660a.). (Plan 453/80, A3 and 4.)

Corres. No. 934/60.

PEEL ESTATE.—Reserve No. 26188 (Rubbish Depot), lot No. 1293 (12a. 3r. 20p.). (Diagram 68093, Plan 341D/40, C4.)

Corres. No. 3606/61.

PLANTAGENET.-Reserve No. 26169 (Public Utility), location No. 6827 (about 1a. 0r. 15p.). (Plan 457B/40, E1.)

Corres, No. 3627/06.

PLANTAGENET.-Reserve No. 26177 (Common), all that portion of land containing about 7,920 acres, bounded by lines starting from a point on the low water mark of the Southern Ocean situate in prowater mark of the Southern Ocean situate in pro-longation southerly of the western boundary of Plantagenet Location 3421 and extending northerly to and along that boundary and easterly along the northern boundary of that location to the south-eastern corner of location 4530; thence northerly along the eastern boundary of that location to the southern boundary of location 1185; thence easterly and northerly along boundaries of thet location to the and northerly along boundaries of that location to a point situate in prolongation westerly of the southern boundary of location 3539; thence easterly to and along that boundary to the western boundary of location 1955; thence southerly and easterly along boundaries of that location to the western side of a one-chain road passing along western boundaries of location 2008; thence generally southerly along that side to a point situate in prolongation westerly of the southern boundary of location 2008 aforesaid; thence easterly to and along that boundary to the north-western corner of location 1798; thence southerly and easterly

along boundaries of that location to the western boundary of location 1962; thence southerly and easterly along boundaries of that location and onwards to the south-eastern side of a one-chain road passing along south-eastern boundaries of that location; thence generally north-easterly along that side to its junction with the western side of a one-chain road passing along western boundaries of location 5479; thence generally southerly along that side and a western boundary of location 5479 aforesaid to the south-western corner of that location; thence easterly along the southern boundary of that thence easterly along the southern boundary of that location and the northern boundary of location 1794 to the western boundary of Torbay Agricultural Area Lot 48; thence southerly and easterly along boundaries of that lot and easterly along southern boundaries of lots 47 and 40 to the south-eastern corner of the lastmentioned lot; thence south-easterly along the western side of a one-chain road to a point situate in prolongation westerly of the easterly along the western side of a one-chain road to a point situate in prolongation westerly of the southern boundary of lot 44 (Class "A" reserve 7557); thence easterly and northerly to and along boundaries of that lot to the south-western corner of lot 45; thence easterly along southern boundaries of that lot and lot 46 (Class "A" reserve 24547) and onwards to the low water mark of the Southern Ocean a forestid and there a generally southerly and Ocean aforesaid and thence generally southerly and to the starting point. (Plantagenet Locations 1794, 3352, 3421, 3422, 3423, 3427, 3599 and 3988 are included within this area.) (Public Plans 456B/40 and 457A/40.)

Corres. No. 2618/61.

PORT HEDLAND.—Reserve No. 26181 (Natives— Housing), lots Nos. 402 and 403 (1r. 29.7p.). (Plan Port Hedland Townsite.)

Corres. No. 2618/61.

PORT HEDLAND.—Reserve No. 26182 (Natives— Housing), lots Nos. 414 and 415 (1r. 20.9p.). (Plan Port Hedland Townsite.)

Corres. No. 2618/61.

PORT HEDLAND.—Reserve No. 26183 (Natives— Housing), lot No. 418 (32p.). (Plan Port Hedland Townsite.)

Corres. No. 2937/61.

PORT HEDLAND.—Reserve No. 26192 (Hallsite— Boy Scouts' Association), lot No. 463 (2r. 11.2p.). (Original Plan 8641, Plan Port Hedland Townsite.) Corres. No. 2292/61.

QUAIRADING.—Reserve No. 26189 (Caravan Park), lot No. 274 (about 4a.). (Plan Quairading Townsite.)

Corres. No. 2964/61.

WILLIAMS.—Reserve No. 26202 (Gravel), loca-tion No. 15383 (about 10a.). (Plan 386A/40, B1.) Corres. No. 807/13.

WILROY.-Reserve No. 26196 (Conservation of Flora), lot No. 3 (about 825a. 3r.). (Plan 156/80, E3.)

N. A. YOUNG, Acting Under Secretary of Lands.

AMENDMENT OF RESERVES. Department of Lands and Surveys.

Perth, 9th February, 1962. HIS Excellency the Governor in Executive Council

has been pleased to approve, under section 37 of the Land Act, 1933-1960, as follows:— Corres. No. 733/87.—Of the amendment of the boundaries of Reserve No. 610 "Public Utility," to exclude the portion containing an area of 2 acres 2 roods, bounded by lines starting from a point on the eastern boundary of that reserve, situate 12 chains 50 links south from its north-eastern corner and extending south 10 chains along that boundary; thence west 2 chains 50 links; thence north 10 chains; and thence east to the starting point; and of its area being reduced accordingly. (Public Plans 563/80 and Locations near Carnarvon.)

Corres. No. 7259/07, Vol. 3.—Of the amendment of the boundaries of Reserve No. 5288 (Williams Location 7413) "Water," to include the area now designated Williams Location 15382 and to exclude the portion included in the area now designated Williams Location 15383; and of its area being reduced to about 176 acres 3 roods 6 perches accordingly. (Plan 386A/40, B1.)

Corres. No. 8310/98.—Of the amendment of the boundaries of Reserve No. 6058 "Forestry Pur-poses," to include Swan Location 7351; and of its area being increased to 4 acres 2 roods 29 perches accordingly. (Plan 1A/40, B1.)

Corres. No. 267/01.—Of the amendment of the boundaries of Reserve No. 10020 (Mount Helena Lots 162, 191, 272 and 273) "Excepted from Sale," to exclude Mount Helena Lots 162 and 191; and of its area being reduced to 1 acre 1 rood 31.2 perches accordingly. (Plan Mount Helena Townsite.)

Corres. No. 12791/04.—Of the amendment of the boundaries of Reserve No. 10069 (Kalamunda Lots 189, 216, 217, 224 and 277) "Excepted from Sale," to exclude Kalamunda Lot 277; and of its area being reduced to 3 acres 2 roods 9.1 perches. (Plan Kalamunda Perional Short 1.) Kalamunda Regional Sheet 1.)

Corres. No. 2141/57.—Of the amendment of the boundaries of Reserve No. 14342 (Carnarvon Lot 502) "Explosives (Magazines Site)," to exclude the area of 6.1 perches included by survey in Carnar-von Lot 837; and of its area being reduced to 22 acres 1 rood 24 perches accordingly. (Plan Car-narvon Townsite Sheet 1) narvon Townsite Sheet 1.)

Corres. No. 740/13.—Of the amendment of the boundaries of Reserve No. 14789 (Emu Point) "Re-creation, Right of Way and Camping," to include all those former portions of Reserves 15879 and 22698 situated southward of Albany Lots 991 and 995, and the southern alignment of Flinders Parade (Original Plan 6356); and of the area being increased to about 87 acres accordingly. Albany Sheet 2.) (Plan

Corres. No. 4486/14.—Of the amendment of the boundaries of Reserve No. 15879 (Emu Point) "Recreation," to exclude all that portion of land bounded on the northwards and north-westwards by the northern and north-western alignments of Roe Parade and its prolongation extending 241 degrees 17 minutes to the prolongation north-westwards of the south-western boundary of Albany Lot 001 and on the south-western boundary of Albany Lot 991, and on the south-westwards by the southwestern boundary of the said lot 991 and its prolongation north-westwards and south-eastwards; and of the area being amended to about 314 acres accordingly. (Plan Albany Sheet 2.)

Corres, No. 3606/61.-Of the amendment of the boundaries of Reserve No. 17387 (Plantagenet Locations 538 and 2381) "Common," to exclude that portion designated Plantagenet Location 6827; and of its area being reduced to about 1,724 acres ac-(Plan 457B/40, E1.) cordingly.

Corres. No. 8351/19.—Of the amendment of the boundaries of Reserve No. 17398 "Stock Route," to exclude the portion now designated Malcolm Loca-

exclude the portion now designated Malcolm Loca-tion 17; and of its area being reduced to about 21,779 acres accordingly. (Plan 43/300.) Corres. No. 13305/10, Vol. 3.—Of the amend-ment of the boundaries of Reserve 17464 "Com-mon," to exclude that portion comprised in Plan-tagenet Location 6826; and of its area being reduced by about 9 acres accordingly. (Plan 456B/20) 456B/20.)

Corres. No. 3627/06.—Of the amendment of the boundaries of Reserve No. 17464 "Common," to exclude Plantagenet Locations 3421, 3422, 3423 and the area of about 500 acres situated eastwards of location 3422; and of its area being reduced by about 1,480 acres accordingly. (Plans 457A/40, A1, 456B/40, F1 and 456B/20.)

Corres. No. 2292/61.—Of the amendment of the boundaries of Reserve No. 20494 (Quairading) "Aerodrome Site," to exclude the portion now de-signated Quairading Lot 274; and of its area being reduced to about 114 acres accordingly. (Plan Quairading Townsite.)

Corres. No. 807/44.—Of the amendment of the boundaries of Reserve No. 22447 (Hallsite—Royal Antediluvian Order of Buffaloes), to exclude port-tion of Manjimup Lot 169; and of its area being reduced to 38.2 perches accordingly. (Plan Manjimup Townsite.)

Corres. No. 568/42.—Of the boundaries of Reserve No. 22460 (Roe Location 2037) "Water" being amended to include Roe Location 2410, and of its area being increased to about 660 acres accord-ingly. (Plan 375/80, B2.)

Corres. No. 1231/47.—Of the amendment of the boundaries and area of Reserve No. 22698 (Emu Point) "Residence or Business Area and Public Utility," as described in the schedule hereto.

Schedule.

- (a) To include-
 - (i) the portions of Albany Lots 1091 to 1101 inclusive excised from Class "A" Reserve 6862 by the Reserves Act, 1958;
 - (ii) all that portion of land situated southeastwards of the northern alignment of Roe Parade and its prolongation extending Roe Parade and its prolongation extending 241 degrees 17 minutes to the prolonga-tion north-westwards of the south-west-ern boundary of Albany Lot 991, north-eastwards of the said south-western boundary of lot 991 and its prolongation north-westwards and south-eastwards, and north-westwards and northwards of the south-eastern alignment of Flinders Bounde and the southean down and so for the south-east of the south Parade and the southern boundary of said lot 991.
- (b) To exclude-
 - (i) the various roads surveyed and shown on Original Plans 5807, 5808, 6356 and 7583;
- (ii) Albany Lots 910, 911, 913, 917 to 921 inclusive, 923, 925, 927 to 930 inclusive, 932 to 938 inclusive, 948, 949, 951 to 958 inclusive, 960, 962 to 964 inclusive, 970 to 972 inclusive, 1037, 1038, 1044, 1046, 1057 to 1062 inclusive, 1064 and 1066;
- (iii) all those portions of land situated south-wards of the southern boundaries of lots 991 and 995;

and of the area being amended to about 1,128 acres accordingly.

(Plan Albany Sheet 2.)

Corres. No. 2303/61.-Of the amendment of the boundaries of Reserve No. 23205 (Plantagenet Locations 5320 and 6163) "Public Utility," to in-clude Plantagenet Location 3472; and of its area being increased to about 421 acres accordingly. (Plan 451C/40, E4.)

Corres. No. 1023/61.—Of the amendment of the boundaries of Reserve No. 23320 (Goomalling Lots 252 to 259 inclusive) "Railway Purposes," to exclude Goomalling Lots 255, 256 and 257; and of its area being reduced to 1 acre 0 rood 27 perches accord-ingly. (Plan Goomalling Townsite.)

Corres. No. 1955/52.—Of the amendment of the boundaries of Reserve No. 23542 (Swan Location 5386) "School Quarters," to exclude the portion now designated Swan Location 7351; and of its area being reduced to about 19 perches accordingly. (Plan 1A/40, B1.)

Corres. No. 1797/23.—Of the amendment of the boundaries of Reserve No. 24065 (Canning Locations 1282 and 1765) "School Site," to exclude the area surveyed as Canning Location 1838; and of its area being reduced to 10 acres 1 rood 8 perches accordingly. (Plan 1C/20, S.W.)

Corres. No. 785/56 .- Of the amendment of the boundaries of Reserve No. 24481 (Malcolm Loca-tion 15) "Natives," to include Malcolm Location 17; and of its area being increased to about 21 acres accordingly. (Plan 43/300.)

Corres. No. 2209/31.—Of the amendment of the boundaries of Reserve No. 25854 (Merredin Lot 601) "School Quarters Site," to include Merredin Lot 600; and of its area being increased to 2 roods 7 perches accordingly. (Plan Merredin Townsite.)

N. A. YOUNG,

Acting Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys,

Perth, 9th February, 1962.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1960, as follows:---

Corres. No. 2220/99.—Of the purpose of Reserve No. 6929 (Derby Lot 277) being changed from "Park Lands" to "Civic Centre and Botanical Gardens." (Plan Derby Townsite.)

Corres. No. 6652/12.—Of the purpose of Reserve No. 14298 (Katanning Lot 668) being changed from "Road Board Purposes, Stables, etc." to "Native Housing." (Plan Katanning Townsite.)

Corres. No. 3857/57 .- Of the purpose of-

- (a) Reserve No. 19886 (Buntine Lot 40) being changed from "Recreation" to "Recreation, Camping and Caravan Park";
- (b) Reserve No. 25920 (Buntine Lot 45) being changed from "Camping and Caravan Park" to "Recreation."
- (Plan Buntine Townsite.)

Corres. No. 5707/50.—Of the purpose of Reserve No. 23268 (Broome Lot 521) being changed from "Government Requirements (Native Affairs De-partment)" to "Native Housing." (Plan Broome Sheet 1.)

N. A. YOUNG, Acting Under Secretary for Lands.

REVOCATIONS OF RESERVES.

Department of Lands and Surveys,

Perth, 9th February, 1962.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to revoke the following:-

Corres. No. 6837/09.—The portion of the Order in Council issued under Executive Council Minute, dated the 10th December, 1919, whereby Reserve No. 7560 "Common" was placed under the control and management of the Leonora-Malcolm Road Board as a Board of Management. (Plan 43/300.)

Corres. No. 6652/12.—The Order in Council issued under Executive Council Minute No. 5494, dated the 3rd December, 1912, whereby Reserve No. 14298 (Katanning Lot 668) "Road Board Purposes, Stables, etc." was placed under the control of the Katanning Road Board as a Board of Management. (Plan Katanning Townsite.)

> N. A. YOUNG, Acting Under Secretary for Lands.

CANCELLATIONS OF RESERVES. Department of Lands and Surveys,

Perth, 9th February, 1962.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1960, as follows:—

Corres. 267/01.—Of the cancellation of Reserve No. 10231 (Mount Helena Lot 91) "Excepted from Sale." (Plan Mount Helena Townsite.)

Corres. No. 9963/09.—Of the cancellation of Re-serve No. 12485 "Schoolsite." (Plan 386A/40, B1.)

Corres. 7036/12.—Of the cancellation of Reserve No. 14970 (Manjimup Lot 154) "Gravel." (Plan Manjimup Townsite.)

Corres. No. 608/16.—Of the cancellation of Re-serve No. 18064 (Lake Grace Lots 97 and 102) "Excepted from Sale." (Plan Lake Grace Townsite.)

Corres. No. 1231/47.-Of the cancellation of Reserve No. 23899 (Albany Lots 973 and 974) "Business Area." (Plan Albany Sheet 2.)

Corres. 1023/61.—Of the cancellation of Reserve No. 24136 (Goomalling Lots 246 and 247) "Water Supply Office and Store." (Plan Goomalling Townsite.)

Corres. 3655/53.—Of the cancellation of Reserve No. 24164 (Esperance Lot 305) "Recreation." (Plan Esperance Sheet 2.)

Corres. 2416/56.-Of the cancellation of Reserve No. 24856 (Swan Location 6319) "Recreation (Boy (Plan Scarborough Sub 64.) Scouts)."

Corres. No. 2354/60.—Of the cancellation of Re-serve No. 25811 (Trayning Lots 78, 79 and 80) "Use and Requirements of the Shire of Trayning-Kununoppin-Yelbeni." (Plan Trayning Townsite.)

- Corres. No. 3627/06 .- Of the cancellation of-(a) Reserve No. 7027 (Plantagenet) "Signal Station";
 - (b) Reserve No. 13538 (Plantagenet) "Common";
 - (c) Reserve No. 14948 (Plantagenet Location 3427 and adjoining unsurveyed land) "Limestone Deposits."

(Plan 456A/40, A1 and 2.)

N. A. YOUNG, Acting Under Secretary for Lands.

APPLICATION FOR LEASING.

Portion of Reserve 11263 at North Greenbushes for Sawmilling Purposes.

> Department of Lands and Surveys, Perth, 9th February, 1962.

Corres. 3353/51.

APPLICATIONS are invited for the leasing for Sawmilling Purposes of North Greenbushes Lots 71 and 72 being portion of Reserve 11263.

Lots 71 and 72 are available for leasing, under section 32 of the Land Act, 1933-1960, for a period of 10 years, at an annual rental of £4, for Saw-milling Purposes subject to the following conditions:

- (a) Compensation will not be payable at the expiration or earlier determination of the lease for any improvements effected on the demised land.
- (b) The lessee shall retain the right to remove improvements effected at any time during the term of the lease or within three months after the expiration or earlier determination of the lease.
- (c) The lessee shall fill in and level off all excavations and remove all waste matter and sawdust and leave the land in a clean and tidy condition, to the satisfaction of the Minister for Lands.

Applications, accompanied by a deposit of £5, must be lodged at the Lands Department, Perth, on or before Wednesday, 28th February, 1962.

N. A. YOUNG,

Acting Under Secretary for Lands.

APPLICATIONS FOR LEASING.

Plantagenet Location 6826 (near Lake Saide).

Department of Lands and Surveys, Perth, 9th February, 1962.

Corres. No. 13305/10, Vol. 3.

APPLICATIONS are invited, under section 116 of the Land Act, 1933-1960, for the leasing of Plan-tagenet Location 6826 for Cultivation purposes for a term of one year renewable at the will of the Minister for Lands, determinable at three months' notice by either party, at a rental of $\pounds 10$ per annum, subject to the condition that:—

Compensation will not be payable for any improvements effected and existing at the expiration or earlier determination of the lease.

Applications, accompanied by a deposit of f10 15s., must be lodged at the Lands Department, Perth, on or before Wednesday, 28th February, 1962

In the event of there being more applications than one for leasing this area, the application to be granted shall be decided by the Land Board. (Plan 456B/20.)

N. A. YOUNG, Acting Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 9th December, 1961.

IT is hereby notified for general information that the undermentioned lots are now open for sale under the conditions specified, by public auction, as provided by the Land Act, 1933-1960, at the following upset prices:—

Applications to be lodged at Perth.

Corres. No. 4341/29.

BEACON.—Lots 92 and 96, Town, £25 each; 93, 94, 95, 97 and 98, Town, £20 each.

Subject to examination of survey and to the following special conditions:-

The purchaser of each lot shall erect thereon a residence or business premises to comply with local authority by-laws within two years from the date of sale. Failure to comply with this condition will render the license forfeitable. A transfer of the license will not be approved and a Crown Grant of the lot will not be issued until the purchaser has complied with the building condition, or has produced evidence that foundations for a building approved by the local authority have been erected and, also, that evidence has been produced to the local authority that it is intended to complete the building without delay.

Corres. No. 971/60.

CORRIGIN .- Lots 376 to 381 inclusive, Town, £80 each; 382 and 383, Town, £50 each.

Subject to examination of survey and to the following special conditions:-

The purchaser of each lot shall, within a period of two years from the date of sale, utilise the land for a purpose consistent with light industry to the satisfaction of the local governing authority. A transfer of the license will not be approved and a Crown Grant of the lot will not be issued until the aforesaid condition has been complied with.

Corres. No. 3862/57.

ENEABBA.-Lot 54, Town, £50.

Subject to the following special conditions:----The purchaser of this lot shall erect thereon service station to comply with local authority by-laws within two years from the date of sale. Failure to comply with this condition will render the license forfeitable. A transfer of the license will not be approved and a Crown of the license will not be approved and a Crown Grant of the lot will not be issued until the purchaser has complied with the building con-dition or has produced evidence that founda-tions for a building approved by the local authority have been erected and, also that evidence has been produced to the local authority that it is intended to complete the building without delay building without delay.

Lots 55 to 59 inclusive, Town, £20 each.

Subject to the following special conditions:-

The purchaser of each lot shall erect thereon business premises to comply with local authority by-laws within two years from the date of sale. Failure to comply with this condition will render the license forfeitable. A transfer of the license will not be approved and a Crown Grant of the lot will not be issued until the purchaser has complied with the building condition or has produced evidence that foundations for a building approved by the local authority have been erected and, also that evidence has been produced to the local authority that it is intended to complete the building without delay.

Corres. No. 2820/91.

KALAMUNDA.-Lot 277, Town, £350.

Subject to the following special conditions:---

The purchaser of the lot shall erect thereon a residence to comply with local authority bylaws within two years from the date of sale. Failure to comply with this condition will ren-der the license forfeitable. A transfer of the license will not be approved and a Crown Grant

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of the lot will not be issued until the purchaser has complied with the building condition, or has produced evidence that foundations for a building approved by the local authority have been erected and, also, that evidence has been produced to the local authority that it is intended to complete the building without delay.

Corres. No. 1200/38.

KALGOORLIE.—Lots 2526, Town, £60; 2527, Town, £70.

Subject to the following special conditions:-

The purchaser of each lot shall erect thereon a residence or business premises to comply with local authority by-laws within two years from the date of sale. Failure to comply with this condition will render the license forfeitable. A transfer of the license will not be approved and a Crown Grant of the lot will not be issued until the purchaser has complied with the building condition, or has produced evidence that foundations for a building approved by the local authority have been erected and, also, that evidence has been produced to the local authority that it is intended to complete the building without delay.

Corres. No. 608/16.

LAKE GRACE.—Lots 97, Town £160 (business site only); 102, Town, £90 (residential site only). Subject to the following conditions:—

The purchaser of each lot shall erect thereon a residence or business premises to comply with local authority by-laws within two years from the date of sale. Failure to comply with this condition will render the license forfeitable. A transfer of the license will not be approved and a Crown Grant of the lot will not be issued until the purchaser has complied with the building condition, or has produced evidence that foundations for a building approved by the local authority have been erected and, also, that evidence has been produced to the local authority that it is intended to complete the building without delay.

Corres, No. 267/01.

MOUNT HELENA.—Lots 91 (3a. 3r. 15.8p.), Suburban, £40; 162 (8a. 3r. 15p.), Suburban, £90; 191 (6a. 3r. 7p.), Suburban, £70.

Corres, No. 367/06.

WAGIN.-Lot 272, Town, £40.

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

N. A. YOUNG,

Acting Under Secretary for Lands.

OPEN FOR SALE.

Calingiri Lot 77.

Department of Lands and Surveys, Perth, 9th February, 1962.

Corres. No. 6440/14, Vol. 3.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1960, of Calingiri Lot 77 being made available for sale in fee simple at the purchase price of £90, subject to the following conditions:—

(a) Subject to examination of survey.

(b) The purchaser of the lot shall erect thereon business premises to comply with local authority by-laws within two years from the date of sale. Failure to comply with this condition will render the license forfeitable. A transfer of the license will not be approved and a Crown Grant of the lot will not be issued until the purchaser has complied with the building condition or has produced evidence that foundations for a building approved by the local authority have been erected and, also, that evidence has been produced to the local authority that it is intended to complete the building without delay.

- (c) Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Lands Department, Perth, on or before Wednesday, 28th February, 1962.
- (d) Balance of purchase money shall be paid within 12 months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.
- (e) All applications lodged on or before such date will be treated as having been received on the closing day, and, if there are more applications than one, the application to be granted will be determined by the Land Board.

(Plan Calingiri Townsite.)

N. A. YOUNG, Acting Under Secretary for Lands.

EAST PERTH PUBLIC HALL ACT, 1930. Appointment of Trustee.

Department of Lands and Surveys, Perth, 9th February, 1962.

Corres. No. 2173/23, Vol. 4.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the East Perth Public Hall Act, 1930, Edward Charles Halse, J.P., as a trustee to control and manage Reserve No. 20430 (Perth Town Lot O19) at East Perth, *vice* Allan James McGregor, deceased.

> N. A. YOUNG, Acting Under Secretary for Lands.

CANCELLATIONS OF DEDICATION. Department of Lands and Surveys,

Perth, 9th February, 1962.

HIS Excellency the Governor in Executive Council has been pleased to cancel, under the provisions of the State Housing Act, 1946-1956, as follows:—

Corres. No. 1200/38.—The dedication of Kalgoorlie Lots 2526 and 2527 to the purposes of the said Act. (Plan Kalgoorlie Townsite Sheet 1.)

Corres. No. 2769/52.—The dedication of Wagin Lots 1752 to 1755 inclusive to the purposes of the said Act. (Plan Wagin Sheet 1.)

Corres. No. 2053/49.—The dedication of Wongan Hills Lot 327 to the purposes of the said Act. (Plan Wongan Hills Townsite.)

> N. A. YOUNG, Acting Under Secretary for Lands.

INDUSTRIAL DEVELOPMENT (RESUMPTION OF LAND) ACT, 1945. Dedication of Land. Department of Lands and Surveys,

Perth, 9th February, 1962.

Corres. No. 1960/61.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section II of the Industrial Development (Resumption of Land) Act, 1945, of the dedication to the purpose of the said Act of portion of Swan Location 34 and being part of lot 19 on Plan 1029 and being the whole of the land comprised in Certificate of Title Volume 1250, folio 86. (Plan 1C/20, N.W.)

N. A. YOUNG, Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION

Perth Land Agency

Department of Lands and Surveys,

Perth, 9th February, 1962.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1960, 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 indigenous 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, 14TH MARCH, 1962

Location Area		Area		Price per Acre		Price per Acre Plan Corres. No. Classification		Corres. No.	Classification	Deposit Required
Fitzgerald 286	a. 1010 960 976 24 abt. 290	r. 1 3 0 0 0	p. 8 20 14 31 0	£ s. 6 5 2 5 	d. 0 9 9 3	392/80 A. 4 ., 451B/40 E. 2 445/80 C. 4 & 451A/40 C. 1	3806/30 " 1704/52 1304/57	 1704/52 p. 26	$\left \begin{array}{c} \pounds & \text{s. d.} \\ 3 & 10 & 5 \\ 1 & 9 & 8 \\ 2 & 2 & 5 \end{array} \right $	
Roe 402 (b)	1006	3	33	13	6	388/80 B. 4 & 406/80 B. 1	3839/57	903/38 p. 4	349	
Yilgarn 1252 , 1253 (c) (d) (b) (Available as one holding)	2464	3	1			Locations near Yandegin (Sheet II)	1551/28	Locations near Yandegin (Sheet II)	4 4 0	
Yilgarn 1276 (b) (e) , 1287 (b) (e) , 1290 (b) (e)	$1031 \\ 1009 \\ 2470$	${ 0 \atop 3 \atop$	10 16 35	5 5 5	0 0 0	36/80 B. C. 3 "	 	4588/28 p. 5 5652/28 p. 11 R.C. 332	} 4 11 3	

(a) Subject to payment for improvements.

(b) Subject to Mining conditions.

(c) Subject to payment for improvements (if any).

(d) Subject to pricing.

(e) Subject to the provision of necessary roads.

(f) Subject to classification.

(g) Subject to the special conditions that :---

- (i) Applications are limited to areas not exceeding 800 acres in all with a maximum area of 500 acres of cultivable land suitable for establishing pasture (provided that where a location is surveyed to contain more than the above areas, then such location may be selected by any one person).
- (ii) One-fifth of the cultivable area must be cleared within three years and two-fifths within five years from the date of inception of the lease. Such clearing must be at a stage sufficient to establish pasture.

(iii) Nine-tenths of the cleared area must be sown to pasture with superphosphate within 15 months of clearing.

N. A. YOUNG, Acting Under See

Acting Under Secretary for Lands.

LOCAL GOVERNMENT ACT, 1960. Department of Lands and Surveys, Perth, 9th February, 1962.

IT is hereby declared that, pursuant to the resolution of the Shire of Albany passed at a meeting of the Council held at ALBANY on or about the 21st September, 1961, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Albany.

3728/60 (R76).

Road No. 12248. A strip of land, two chains wide, widening in parts, as delineated and coloured dark brown on Lands and Surveys Diagram 67942, leaving a surveyed road at the south-western corner of Plantagenet Location 5956 and extending generally northward along the western boundary of the said location to a surveyed road at its northwestern corner; 7p. being resumed from Plantagenet Location 5956. (Notice of intention to resume gazetted 8th December, 1961.) (Plan 450/80, A1 and 2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Augusta-Margaret River passed at a meeting of the Council held at MARGARET RIVER on or about the 30th December, 1953, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Augusta-Margaret River.

5437/46 (R110).

Road No. 10520 (extension). A strip of land, one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 67585,

SCHEDULE I

[9 February, 1962.

leaving the eastern terminus of the present road at the north-west corner of Sussex Location 2784 and extending as surveyed eastward and southeastward along part of the northern boundary of, and through the said location to its eastern boundary.

Road No. 12241. A strip of land, one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 67586, leaving a surveyed road at the north-west corner of Sussex Location 2789 and extending generally south-westward to the south-eastern corner of Sussex Location 2802.

1r. 11p. and 1r. 16.6p. being resumed from Sussex Locations 2247 and 2784 respectively. (Notice of intention to resume gazetted 3rd November, 1961.)

(Public Plan 440A/40, B and C2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Balingup passed at a meeting of the Council held at BALINGUP on or about the 22nd February, 1952, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Balingup.

1155/04, Vol. 2 (R112).

Road No. 2142. (a) Regazettal of part to agree with survey.—A strip of land, two chains wide, widening in part, leaving the present road near the south-west corner of Nelson Location 3778 and extending, as delineated and coloured dark brown on Original Plans 7392 and 7391, generally southward and south-westward through State Forest No. 21, rejoining the present road at the northern corner of location 3569.

(b) Deviation and widening of parts.—Those portions of State Forest No. 21 and location 11871 as delineated and coloured dark brown on Lands and Surveys Diagram 65054.

Road No. 6871 (regazettal of part to agree with survey). A strip of land, two chains wide, leaving the present road on the southern boundary of Nelson Location 7794 and extending as delineated and coloured dark brown on Original Plan 7393, generally southward through State Forest No. 21 to road No. 2142 near the south-western corner of location 3778. 31.2p. being resumed from Nelson Location 11871. (Notice of intention to resume gazetted 5th May, 1961.)

(Public Plan 414D/40, C3 and 4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Bridgetown passed at a meeting of the Council held at BRIDGETOWN on or about the 16th July, 1961, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Bridgetown.

L. and S. 6212/96, Vol. 5 (M.R. 38); M.R.D. 330/51.

Road No. 2520 (widening of parts). Those portions of State Forest No. 30 and Nelson Locations 11256 and 1787 as delineated and coloured dark brown on Original Plan 7739 and Lands and Surveys Diagram 65595; 14p. and 17.9p. being resumed from Nelson Locations 1787 and 11256 respectively. (Notice of intention to resume gazetted 29th September, 1961.) (Public Plan 439B/40, F1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Bridgetown passed at a meeting of the Council held at BRIDGETOWN on or about the 20th August, 1958, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Bridgetown.

752/58. (R.74).

Road No. 12258. A strip of land, one chain wide, widening at its commencement and terminus, leaving road No. 2520 on the northern boundary of Nelson Location 8481 and extending, as delineated and coloured dark brown on Original Plan 8738, south-eastward and south-westward through the said location, location 536 and Tweed Agricultural Area Lots 888, 887 and 886 to road No. 2549 within the lastmentioned lot; 12a. 0r. 20p. and 3a. 1r. 13p. being resumed from Nelson Locations 586 and 8481 respectively, and 1a. 1r. 1.5p., 2a. 0r. 21p. and 15.1p. being resumed from Tweed Agricultural Area Lots 886, 887 and 888 respectively. (Notice of intention to resume gazetted 8th December, 1961.)

(Public Plan 438A/40, A1.)

IT is hereby declared that, pursuant to the resolution of the Shires of Corrigin and Wickepin passed at meetings of the Councils held at CORRIGIN and WICKEPIN respectively on or about the 23rd March and 17th February, 1960, respectively, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Corrigin and Wickepin.

No. 6592/25.

Road No. 7816 (widening). Those portions of Avon Locations 9683 and 17344 as delineated and coloured dark brown on Lands and Surveys Diagram 67940; 33.6p. and 22.2p. being resumed from Avon Locations 9683 and 17344 respectively. (Notice of intention to resume gazetted 22nd December, 1961.) (Plan 377A/40, A2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Cunderdin passed at a meeting of the Council held at CUNDERDIN on or about the 25th August, 1959, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Cunderdin.

3814/52 (R72).

Road No. 12249. A strip of land, one chain wide, widening in parts, leaving a surveyed road at the north-eastern corner of Avon Location 26661 and extending, as delineated and coloured dark brown on Original Plan 8594 and as surveyed, southward, eastward, again southward and again eastward, along part of the eastern boundary of and through location 25195, and along part of the southern boundary of the said location 25195, through location 22875 to its eastern boundary; thence along part of the western boundary of and through location 22491, to and along the northern boundaries of locations 10076 and 9584 and through location 13761 to road No. 6194 on the south-eastern boundary of the lastmentioned location; 5a. 2r. 33p., 1a. 2r. 34.2p., 2a. 0r. 6p., 21a. 2r. 26p. and 4a. 3r. 4p. being resumed from Avon Locations 13761, 22491, 22875, 25195 and 26661 respectively. (Notice of intention to resume gazetted 8th December, 1961.) (Public Plan 26A/40, AB1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dumbleyung passed at a meeting of the Council held at DUMBLEYUNG on or about the 6th September, 1955, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Dumbleyung. 7180/20. (R78).

Road No. 12247. A strip of land, one chain wide, widening at its terminus, leaving a surveyed road at the south-western corner of Williams Location 10751 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 66563, south-westward through Williams Location 10753 (Reserve 14714) to road No. 5462 within the said location; 3a. 38p. being resumed from Williams Location 10753. (Notice of intention to resume gazetted 8th December, 1961.) (Plan 408/80, E1.) IT is hereby declared that, pursuant to the resolution of the Shire of Gingin passed at a meeting of the Council held at GINGIN passed at a meeting of the Council held at GINGIN on or about 20th December, 1958, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the pur-pose of a new road, that is to say:—

Gingin.

6767/51 (R79).

Road No. 12261. A strip of land, two chains wide, widening at its terminus, leaving a surveyed road at the northern corner of Swan Location 5707 road at the northern corner of Swan Location 5707 and extending, as delineated and coloured dark brown on Original Plan 7687, south-westward along the north-western boundary of the said location to the eastern boundary of and through location 5277 to a surveyed road on the southern boundary of the latter location; 2a. 3r. 8p. being resumed from Swan Location 5277. (Notice of intention to resume gazetted 8th December, 1961.) (Public Plan 30/80 D2 and 3.) Plan 30/80, D2 and 3.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Gnowangerup passed at a meeting of the Council held at GNOWANGERUP on or about the 15th July, 1959, the undermen-tioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:-

Gnowangerup.

L. and S. 2641/59 (M.R. 43), M.R.D. 652/57.

Road No. 5400 (Chester Pass Road-widening of part). Those portions of Plantagenet Locations 1741 and 1840 and Crown land as delineated and coloured dark brown on Original Plan 8592; 3a. 1r. 1p. and 36.9p. being resumed from Plantagenet Locations 1741 and 1840 respectively. (Notice of intention to resume gazetted 2nd September, 1961.) (Public Plan 435/80, A3.)

IT is hereby declared that, pursuant to the resolu-17 Is hereby declared that, pursuant to the resolu-tion of the Shire of Kalamunda passed at a meet-ing of the Council held at KALAMUNDA on or about the 30th January, 1958, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:— Kalamunda.

399/58 (R84).

Road No. 1841 (Alpine Road—extension). A strip of land, one chain wide, widening as surveyed and as delineated and coloured dark brown on Lands and Surveys Diagram 66524, and extending, as surveyed, southwards along part of the western boundary of Canning Location 154 and onward to and along part of the western boundary of lot 6 of location 361 (L.T.O. Diagram 14259) to Orange Valley Road; 3.4p. being resumed from Canning Location 361. (Notice of intention to resume gazetted 8th December, 1961.) (Public Plan Kala-munda Regional Sheet 1.)

IT is hereby declared that, pursuant to the resoluthe resolution of the Shire of Kojonup passed at a meeting of the Council held at KOJONUP on or about the 4th February, 1960, the undermentioned lands have been set apart, taken, or resumed under sec-tion 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

522/60 (R80).

Kojonup.

Road No. 2466 (widening of parts). Those por-tions of Kojonup Locations 7406, 8080, 4544 and 8880 as delineated and coloured dark brown on Original Plan 8600; 1a. 3r., 2r. 19.5p. 2a. 3r. 3p. and 3r. 36.7p. being resumed from Kojonup Loca-tions 4544, 7406, 8080 and 8880 respectively. (Notice of intention resume gazetted 8th December, 1961.) (Public Plan 4274 (40 R2)) (Public Plan 437A/40, B2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Koorda passed at a meeting of the Council held at KOORDA on or about the 16th October, 1959, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:---Koorda.

590/15 (R81).

Road No. 5196 (widening of part). That portion of Ninghan Location 146 as delineated and coloured dark brown on Lands and Surveys Diagram 67954; 1a. 1r. 36.5p. being resumed from Ninghan Location (Notice of intention to resume gazetted 8th nber, 1961.) (Public Plan 56/80, D2.) 146. December, 1961.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Manjimup passed at a meeting of the Council held at MANJIMUP on or about the 24th October, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:-

Manjimup.

3582/99 (R123).

Road No. 299 (deviation and widening of parts). Those portions of Nelson Locations 58, 903, 1121, 3578, 5497, State Forest 38 and Crown land, as de-lineated and coloured dark brown on Original Plan 8771; 23.3p., 21.1p., 20.7p., 1a. 0r. 22.7p. and 34.2p. being resumed from Nelson Locations 58, 903, 1121, 2578, end 5407 respectively. (Notice of infaution to 3578 and 5497 respectively. (Notice of intention to resume gazetted 3rd November, 1961.) (Public Plans 439C/40, F4 and 438D/40, A4.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Morawa passed at a meeting of the Council held at MORAWA on or about the 26th April, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Morawa.

5674/27 (R82).

Road No. 12260. A strip of land, one chain wide, widening at its terminus, commencing at the southeastern corner of Reserve 20644 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 67889, southward inside and along the eastern boundary of Victoria Location 8219 to a surveyed road at its south-eastern corner; 15a. 1r. being resumed from Victoria Location 8219. (Notice of intention to resume gazetted 8th Decem-ber, 1961.) (Public Plan 128/80, C2.) ber, 1961.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Mullewa passed at a meeting of the Council held at MULLEWA on or about the 21st July, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:— Mullewa.

4590/13 (R83).

Road No. 5129 (deviation of part). A strip of Road No. 5129 (deviation of part). A strip of land, one chain wide, leaving the present road on the northern boundary of Victoria Location 5738 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 67922, south-westward through the said location to a surveyed road on its western boundary; 6a. 1r. 6p. being re-sumed from Victoria Location 5738. (Notice of intention to resume gazetted 8th December 1961) intention to resume gazetted 8th December, 1961.) (Public Plan 156/80, E3.)

IT is hereby declared that, pursuant to the resolu-IT is hereby declared that, pursuant to the resolu-tions of the Shire of Mundaring and Swan-Guild-ford passed at meetings of the Councils held at MUNDARING and MIDLAND respectively on or about the 13th July, 1950, and 14th December, 1951, respectively, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Mundaring and Swan-Guildford.

L. and S. 2839/03, Vol. 4 (MR7 and MR40); M.R.D. 679/60.

M.R.D. 61750. Road No. 28 (widening of parts). Those portions of the Eastern Railway Reserve, Swan Location 1943 and Sawyers Valley Lots 110, 111, 112, 113, 114, 115, 118, 119, 120, 166 and State Forest No. 7, as delineated and coloured dark brown on Original Plan 8093 and Lands and Surveys Diagrams 66719

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and 66354; 3a. 1r. 8p. being resumed from Swan Location 1943 and 1r. 8.7p. being resumed from Sawyers Valley Lot 166. (Notice of intention to resume gazetted 10th November, 1961.) The area of Reserve 18130 is hereby reduced by 2a. 5.2p. (Plans Sawyers Valley Townsite, 1D/20, N.E. and 1C/20 NW.) 1C/20, N.W.)

IT is hereby declared that, pursuant to the resolution of the Shire of Perth passed at a meeting of the Council held at OSBORNE PARK on or about the 30th December, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:-Perth.

6028/14, Vol. 2 (R13).

Road 5952 (Scarborough Beach Road—widening part). A strip of land, 12.3 links wide, leaving of part). Flamborough Street at the north-eastern corner of lot 762 of Swan Location 1296 (L.T.O. Plan 3697) and extending westward along the northern boun-dary of the said lot to its north-western corner. (Plan Scarborough No. 64.)

IT is hereby declared that, pursuant to the resolution of the Shire of Rockingham passed at a meeting of the Council held at ROCKINGHAM on or about the 1st July, 1959, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:-Rockingham.

2047/59 (R89).

Road No. 12246. A strip of land, 50 links wide, widening as surveyed and as delineated and col-oured dark brown on Original Plan 8481, commencing at the north-western corner of Peel Estate Lot 1272 and extending as surveyed, eastward along the northern boundaries of the said lot and lot 1000, the northern boundaries of the said lot and lot 1000, to and through a Drain Reserve and along the northern boundary of lot 999, to and along the northern boundary of lot 998 and part of the north-ern boundary of lot 997, to a surveyed road through the lastmentioned lot; 3r. 1p., 1r. 39p., 1r. 7.4p. 1r. 7.9p., 31.7p. and 13.8p. being resumed from Peel Estate Lots 993, 997, 998, 999, 1000 and 1272 respectively. (Notice of intention to resume gazetted 8th December, 1961.) (Public Plan 341D/40, B4.) 341D/40, B4.)

IT is hereby declared that, pursuant to the resolu-IT is hereby declared that, pursuant to the resolu-tion of the Shire of Rockingham passed at a meeting of the Council held at ROCKINGHAM on or about the 9th December, 1947, the undermentioned lands have been set apart, taken, or resumed under sec-tion 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Rockingham.

3102/47 (R88).

Road No. 12264. A strip of land, one chain wide, widening at its commencement and terminus, leaving road No. 12246 on the northern boundary of Peel Estate Lot 997 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 62637, south-eastward through the said lot, to and through lot 1277 (Reserve 22185) and organ through lot 027 and through lot 102 to again through lot 997 and through lot 1003 to a surveyed road on the eastern boundary of the last-mentioned lot; 1a. 0r. 32.4p. and 0.2p. being resumed from Peel Estate Lots 997 and 1003 respectively. (Notice of intention to resume gazetted 8th December, 1961.) The area of Reserve 22185 is hereby reduced by 24.9p. (Public Plan 341D/40, B4.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Three Springs passed at a meeting of the Council held at THREE SPRINGS on or about the 25th March, 1958, the undermen-tioned lands have been set apart, taken, or re-sumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:-

Three Springs.

8121/12 (R90). Road No. 4519 (extension). A strip of land, two chains wide, narrowing at its eastern terminus, leaving the present road on the northern boundary of lot M808 of Victoria Location 1932 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 62641, eastward along part of the said boundary to the north-eastern corner of the said lot and along part of a northern boundary of location 2020; 3a. 0r. 21p. and 1.4p. being resumed from Victoria Locations 1932 and 2020 respectively. (Notice of intention to resume gazetted 8th December, 1961.) (Public Plan 122/80, A3.)

IT is hereby declared that, pursuant to the resolu-TT is hereby declared that, pursuant to the resolu-tion of the Shire of Wandering passed at a meeting of the Council held at WANDERING on or about the 26th November, 1959, the undermentioned lands have been set apart, taken, or resumed under sec-tion 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:— Wandering.

11189/03 (R106).

Road No. 1947 (deviation of part). A strip of land, one chain wide, widening at its terminus, leaving the present road on the northern boundary of Avon Location 2711 and extending as delineated and coloured dark brown on Lands and Surveys Diagram 67921 westward along the said boundary and onwards to road No. 1243.

Road No. 1243 (widening of part). That portion of Avon Location 7558 as delineated and coloured dark brown on Lands and Surveys Diagram 67921.

8.9p. being resumed from Avon Location 7558. (Notice of intention to resume gazetted 8th Decem-ber, 1961.) (Public Plan 379C/40, F3.) ber, 1961.)

IT is hereby declared that, pursuant to the resolution of the Shire of West Arthur passed at a meet-ing of the Council held at DARKAN on or about the 16th October, 1958, the undermentioned lands have been set apart, taken, or resumed under sec-tion 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:-West Arthur.

3309/58 (R18).

Road No. 12242. A strip of land, one chain wide, leaving a surveyed road on the southern boundary of Wellington Location 2529 and extending, as deor weinington Location 2029 and extending, as de-lineated and coloured dark brown on Lands and Surveys Diagram 67888, northward through the said location to its northern boundary; 8a. 3r. 8p. being resumed from Wellington Location 2529. (Notice of intention to resume gazetted 1st Sep-tember, 1961.) (Plan 410A/40, C2.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of West Kimberley passed at a meeting of the Council held at DERBY on or about the 13th November, 1961, the undermentioned lands have been set apart, taken, or resumed under sec-tion 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

West Kimberley

L. and S. 5908/21, Vol. 2 (MR39); M.R.D. 901/53. Road No. 219 (extension). A strip of land, two Road No. 219 (extension). A strip of land, two chains wide, widening in parts, leaving a surveyed road near the south-western corner of Fitzroy Location 31 and extending as delineated and col-oured dark brown on Original Plan 7640 generally north-westward along part of the western boun-dary of the said location, through Reserve 1326, to and along the western boundaries of Derby Lots 525 and 492, to and through Derby Suburban Lots 27, 26, 9 and to and along the south-western boundary of lot 527 and onwards to Wodehouse Street at the porth-eastern corner of lot 626 (Be-Street at the north-eastern corner of lot 626 (Re-serve 25932); 2a. 0r. 25p., 1a. 0r. 12.6p. and 1a. 1r. 9.1p. being resumed from Derby Suburban Lots 9, 26 and 27 respectively. (Notice of intention to re-sume gazetted 10th November, 1961.) (Public Derby Grammits and 125 (200) Plans Derby Townsite and 135/300.)

Plans Derby Townsite and 135/300.) And whereas His Excellency the Governor has declared that the said lands have been set apart, taken, or resumed for the purpose of the said roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth: It is hereby notified that the lines of com-munication described above are roads within the meaning of the Local Government Act, 1960, sub-ject to the provisions of the said Act. Dated this 1st day of February 1962

Dated this 1st day of February, 1962.

By order of His Excellency the Governor, STEWART BOVELL,

Minister for Lands.

FORESTS DEPARTMENT.

Ex. Co. No. 226, F.D. 198. HIS Excellency the Governor in Executive Council has approved of the reclassification of William Henry Tame, Forest Ranger Grade I, to the posi-tion of Class 5, Assistant Forester, Forests Department, Nannup, as from the 1st January, 1962.

> A. C. HARRIS, Conservator of Forests.

BUSH FIRES ACT, 1954-1958.

Appointment of Bush Fire Control Officers.

Bush Fires Board.

East Perth, 7th February, 1962.

IT is hereby notified that the following Shire Councils have appointed the following persons as bush fire control officers for their Shires:—

Armadale-Kelmscott: C. S. Douglas.

- Armadale-Kelmscott: C. S. Douglas.
 Bridgetown: N. Horrell, F. Gifford, J. D. Walter and E. D. Giblett.
 Chapman Valley: R. S. Flavel and A. L. Jupp.
 Chittering: L. J. Hart, T. K. Murphy, W. C. Bush, E. H. Cocking, R. O. Smith and J. A. Watt.
 Cranbrook: W. Winsom, F. Beech, W. Waldron and W. E. Furniss.
 Cunderdin: L. Devenish, A. J. Morrell, L. Pearse, L. Reynolds, P. B. Kelly and B. H. Carter.
- Carter.

Carter.
Manjimup: E. V. Starkie, B. W. Starkie, R. Franklin and B. Church.
Mingenew: T. W. Willis, J. D. Martion, R. O. Holmes, C. A. Watson, E. C. Newton, C. K. Bickell and C. Ryan.
Mt. Marshall: L. F. O'Meara.
Mullewa: E. T. Barden, N. Griffiths and G. L. Wanffa

Keeffe.

Ravensthorpe: A. C. Rose. Waroona: L. C. H. Prosser.

The following appointments have been cancelled:-

Armadale-Kelmscott: C. Sampson.
Bridgetown: L. V. Klopper, D. Wheatley and F. N. McAlinden.
Chittering: W. A. Smith, P. L. Napier and J.

Evett. Cranbrook: A. V. Parsons. Cunderdin: A. H. Reynolds. Waroona: T. A. Iseppi.

A. SUTHERLAND, Secretary, Bush Fires Board.

ERRATUM.

IN the Government Gazette (No. 9) of 2nd February, 1962, on page 337, under the heading of "Bush Fires Act, 1954-1958—Appointment of Bush Fire Control Officers," in lines 15 and 16 delete the name "D. S. Mitchell."

A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. Appointment of Officers Authorised to Issue Permits to Burn Clover.

Bush Fires Board,

East Perth, 7th February, 1962.

IT is hereby notified that the Bush Fires Board has appointed the following persons, under the provisions of the Bush Fires Act and regulations made thereunder, to issue permits for the purpose of burning clover in the Shire of Cranbrook:—

W. Winsom

E. N. Cuss. H. W. Tufnell. F. Beech.

R. C. Ward. W. Waldron. D. Stubber.

R. Hilder

A. SUTHERLAND, Secretary, Bush Fires Board,

Department of Lands and Surveys, Perth, 9th February, 1962. IT is hereby declared that, pursuant to the resolu-

LOCAL GOVERNMENT ACT, 1960.

It is hereby declared that, pursuant to the resolu-tion of the Shire of Swan-Guildford passed at a meeting of the Council held at MIDLAND on or about the 20th February, 1961, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1956, for the purpose of a new road, that is to say:—

Swan-Guildford.

L. and S. 1706/61 (MR44), M.R.D. 453/57.

Road No. 3191 (widening of part). Those por-tions of Swan Locations 438 and 1352 as delineated and coloured dark brown on Lands and Surveys Diagram 68214; 13.8p. and 3r. 7.6p. being resumed from Swan Locations 438 and 1352 respectively. (Notice of intention to resume gazetted 10th Feb-ruary, 1961.) (Plan 28/80, D4.)

And whereas His Excellency the Governor has declared that the said land has been set apart, taken, or resumed for the purpose of the said road, and that plans of the said land might be inspected at the Department of Lands and Surveys, Perth, it is hereby notified that the line of com-munication described above is a road within the meaning of the Local Government Act, 1960, subject to the provisions of the said Act.

By Order of His Excellency the Governor.

Dated this 7th day of February, 1962.

STEWART BOVELL, Minister for Lands.

STATE HOUSING ACT, 1946-1960. Annulment of Forfeiture.

THE State Housing Commission of Perth hereby annuls a notice of forfeiture of the undermen-tioned Crown Lease under Part V of the State Housing Act published in the *Government Gazette* on the 18th April, 1958.

Lease; Lessee; Land.

587/56; Thomas William Sullivan, of 85 Cleopatra Street, Melville, Waterside Worker; Cockburn Sound Location 918.

A. D. HYNAM, Manager, State Housing Commission.

STATE HOUSING ACT, 1946-1960. Forfeiture of Lease.

THE undermentioned Crown Lease under the provisions of Part V of the State Housing Act has been forfeited for the breach of a covenant contained in the lease.

Lease; Lessee; Land.

Crown Lease 435/1959; Ian Cruttendon Peake, of Simon Street, Busselton, Tester Grader: Sussex Location 4121.

Manager, State Housing Commission.

FORESTS DEPARTMENT.

HIS Excellency the Governor in Executive Council has approved of the following promotions under section 13 of the Forests Act, 1918-1954:—

- Ex. Co. 37, F.D. 15.—John Albert Henry Bennett, to the position of Class 5, Assistant Forester, Forests Department, Wellington Mills, as from 23rd January, 1962.
- Ex. Co. 2468, F.D. 194.-Henry Gordon Styles, to the position of Class 5, Assistant Forester, Forests Department, Ludlow, as from 20th October, 1961.
- Ex. Co. 130, F.D. 159.—Aubrey George McEvoy, to the position of District Forester (Fire Control), Forests Department, Harvey, as from 29th November, 1961.
- Ex. Co. 160, F.D. 228.—Henry Winfield, to the position of Class 5, Assistant Forester, Forests Department, Tone River, as from 5th January, 1962.

A. C. HARRIS. Conservator of Forests.

A. D. HYNAM,

PUBLIC WORKS TENDERS

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

Beacon School—Septic Tank Installation (14717): 13th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Merredin, and Mt. Marshall Shire Council. Bencubbin. on and after the 23rd January. 1962.

Doodarding School—Septic Tank Installation (14718): 13th February. 1962: conditions may be seen at the Contractors Room, P.W.D., Perth and Northam, and Dowerin Shire Council. Dowerin, on and after the 23rd January. 1962.

Ghooli No. 6 Pumping Station. G.W.S.—Septic Tank Installation to Quarters (14719): 13th February, 1962; conditions may be seen at the Contractors' Room. P.W.D.. Perth and Merredin. on and after 23rd January. 1962.

Glenorchy School and Quarters—Septic Tank Installation (14720): 13th February. 1962: conditions may be seen at the Contractors' Room. P.W.D.. Perth and Narrogin. and West Arthur Shire Council. Darkan. on and after 23rd January. 1962.

Laverton School and Quarters—Repairs. Renovations and Septic Tank Installation to Quarters (14722); 13th February, 1962: conditions may be seen at the Contractors' Room. P.W.D., Porth and Kalgoorlie. and Mining Registrar, Laverton, on and after the 23rd January, 1962.

Narrogin Agricultural High School—Farm Wing —Deep Litter Poultry Sheds (14716): 13th February, 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Narrogin, on and after the 16th January, 1962.

Pingaring School and Quarters—Septic Tank Installation (14723): 13th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Narrogin. and at Police Station. Lake Grace. on and after the 23rd January. 1962.

Point Peron Camp School—Conversion of existing Hut to Kitchen. Dining and Recreation Rooms (14726): 13th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth. on and after 30th January. 1962.

Claremont Hospital for Insane—Old Drying Shed —Purchase and Removal (14735): 20th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth, on and after 6th February. 1962.

Donnybrook Junior High School—Additions (14727): 20th February. 1962: conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at Police Station, Donnybrook, on and after 30th January. 1962.

Katanning School—Additions (14728): 20th February. 1962: conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and at Clerk of Courts, Katanning, on and after 30th January. 1962.

Kojonup Junior High School—Additions (14730): 20th February, 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Narrogin, and at Police Station. Kojonup, on and after 30th January, 1962.

Queens Park School—Additions (14737); 20th February. 1962: conditions may be seen at the Contractors Room, P.W.D., Perth, on and after 6th February. 1962.

Rocky Gully School Quarters—Septic Tank Installation (14729); 20th February. 1962: conditions may be seen at the Contractors' Room. P.W.D.. Perth and Albany. and at Clerk of Courts. Mt. Barker, on and after 30th January. 1962.

Badgingarra Agricultural Research Station--Single Men's Quarters-Erection (14738): 27th February. 1962; conditions may be seen at the Contractors' Room. P.W.D. Perth and Geraldton, and Clerk of Courts. Moora, on and after 6th February, 1962.

Bridgetown Agricultural Adviser's Quarters—Repairs and Renovations (14748): 27th February. 1962: conditions may be seen at the Contractors' Room. P.W.D. Perth and Bunbury. and at Court House. Bridgetown, on and after 6th February, 1962. Carnarvon Government Quarters—Supply and Installation of Solar Hot Water Units (14747); 27th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Geraldton, on and after 6th February. 1962.

Dalwallinu School and Quarters—Septic, Tank Installation (14752); 27th February, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and at Police Station, Daiwallinu, on and after 6th February, 1962.

Deanmill School—Ground Improvements (14756): 27th February, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at Courthouse, Manjimup, on and after 13th February, 1962.

Denmark Police Quarters—Septic Tank Installation (14739): 27th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Albany, and Denmark Police Station, on and after 6th February. 1962.

Ejanding School and Quarters—Septic Tank Installation (14740): 27th February. 1962; conditions may be seen at the Contractors' Room. P.W.D.. Perth and Northam, and Dowerin Police Station. on and after 6th February. 1962.

Kellerberrin Hospital—Repairs and Renovations (14721): 27th February, 1962: conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and at Police Station. Kellerberrin, on and after 23rd January, 1962.

Magistrate's New Residence. Geraldton (14742): 27th February, 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Geraldton, on and after 6th February, 1962.

Midland Abattoirs—Extension of Sale Yards (14701): 27th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth. on and after the 9th January. 1962.

Nanga Brook School and Quarters—Purchase and Removal (14749): 27th February, 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth, and at Police Stations Pinjarra and Dwellingup, on and after 6th February, 1962.

Point Heathcote Reception Home—R.M.O.'s Quarters—Additions (14734): 27th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth. on and after 30th January. 1962.

Rockingham Police Station and Courthouse-Erection (14754): 27th February. 1962: conditions may be seen at the Contractors' Room. P.W.D.. Perth. and at Medina Police Station. on and after 13th February. 1962.

South Perth Agricultural Department—New Car Park Area (14757): 27th February, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after 20th February, 1962.

Wyalkatchem G.W.S. Staff Quarters (2)—Removal and Re-erection (14743): 27th February. 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Northam, and Police Station, Wyalkatchem, on and after 6th February. 1962.

Yallingup School—Septic Tank Installation (14744): 27th February, 1962: conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at Clerk of Courts. Busselton. on and after 6th February, 1962.

Kimberley Research Station—New Single Technical Officers' Quarters (14750): 6th March. 1962; conditions may be seen at the Contractors' Room. P.W.D.. Perth. Geraldton. Derby and Wyndham. on and after 13th February. 1962.

Mullalyup School and Quarters—Septic Tank Installation (14751): 6th March, 1962: conditions may be seen at the Contractors' Room. P.W.D., Perth and Bunbury, and at Clerk of Courts. Bridgetown, on and after 13th February. 1962.

Ongerup Police Station—Courthouse and Quarters—Erection (14753): 6th March, 1962: conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and at Clerk of Courts. Katanning, on and after 13th February, 1962.

Carnamah School Additions (14758): 13th March. 1962; conditions may be seen at the Contractors' Room. P.W.D., Perth and Geraldton, and at Police Station, Carnamah, on and after 20th February. 1962. Esperance School—Additions (14741); 13th March, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Kalgoorlie, and at Police Station, Esperance, on and after 6th February, 1962.

Karlgarin School and Quarters—Septic Tank Installation (14759); 13th March, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and at Corrigin Police Station, on and after 20th February, 1962.

Munglinup (via Ravensthorpe) School and Quarters—Erection (14760); 13th March, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, on and after 20th February, 1962.

Northcliffe School — Additions (14761); 13th March, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after 20th February, 1962.

Wiluna School and Quarters—Septic Tank Installation (14762); 13th March, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and at Meekatharra and Mt. Magnet Mining Registrars' Offices.

Tenders 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.

By order of the Hon. Minister for Works.

J. McCONNELL,

Under Secretary for Works.

9th February, 1962.

WANDERING WATER SUPPLY. Earthworks Contract for $1\frac{1}{2}$ -million Gallon Tank and Drains.

TENDERS will be received for the above contract up to 2.30 p.m. on the 20th February, 1962, and are to be addressed to the Hon. Minister for Works, Perth, Western Australia, and marked "Tender for Wandering Water Supply, Earthworks Contract for $1\frac{1}{2}$ -million Gallon Tank and Drains."

Tender documents will be available from the Contract Room, Public Works Department, Perth, on and after 31st January, 1962.

The lowest or any tender will not necessarily be accepted.

J. McCONNELL, Under Secretary for Works.

PUBLIC WORKS DEPARTMENT. Appointment.

P.W. 1197/53.

HIS Excellency the Governor in Council, pursuant to section 19, subsection (1), of the Fremantle Harbour Trust Act, 1902, and the nomination of the Fremantle Harbour Trust Commissioners, has been pleased to appoint Captain D. F. Piggford to the position of Pilot on the staff of the Trust, subject to six months probation, as from the 10th day of January, 1962.

> J. McCONNELL, Under Secretary for Works.

PUBLIC WORKS ACT, 1902-1956.

Notice of Intention to Sell Resumed Land.

P.W. 940/37, Ex. Co. No. 243.

NOTICE is hereby given that the piece or parcel of land described in the schedule hereto is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 of the Public Works Act, 1902-1956.

A person who, immediately prior to the taking of the land referred to, had an estate in fee simple in that land may, within three months after the publication of this notice in the *Gazette* and in accordance with the provisions of section 29 (3) of the Public Works Act, 1902-1956, apply to the Minister for Works at the office of the Department of Public Works, for an option to purchase the land.

Land.

Portion of Perthshire Location 116 and being lot 1805 on Plan 3273 which was formerly contained in Certificate of Title, Volume 688, folio 65, but is now the subject of Diagram 10608 and comprises the whole of the land in Certificate of Title Volume 1059, folio 407.

Dated this 1st day of February, 1962.

J. McCONNELL, Under Secretary for Works.

M.R.D. 805/59

Main Roads Act, 1930-1959; Public Works Act, 1902-1956

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1956, that it is intended to take or resume, under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto, and being all in the Torbay District, for the purpose of the following public work, namely, widening Rutherwood Road, and that the said piece or parcel of land is marked off on Plan M.R.D., W.A. 1235, which may be inspected at the Office of the Commissioner of Main Roads, Malcolm Street, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
1	Mary Ellen Hortin, John Francis Thomas Hortin and Leslie Mervyn Hortin	M. E., J. F. T. and L. M. Hortin	Portion of Torbay A.A. Lot 53 (Certificate of Title Volume 1213, Folio 103)	a. r. p. 0 1 5 (approx.)

Dated this 1st day of February, 1962.

L. & S. 555/60 (R. 32); 14551/99 (R. 58)

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1956, that it is intended to compulsorily acquire on behalf of the Shire of Albany, under section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto, and being all in the Plantagenet District, for Road Purposes, and that the said pieces or parcels of land are marked off on Plans L.S., W.A. 1182 and 1211, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Albany.

SCHEDULE

		1		
A. C. Shirley	of Title Volume 1004, Folio 895) Portion of Plantagenet Location 487 (Certificate of Title Volume 1179, Folio 53)	a. 0 4	0	p. 2·4 25
А.	C. Shirley	C. Shirley of Title Volume 1004, Folio 895) Portion of Plantagenet Location 487 (Certificate of Title Volume 1179, Folio 53)	North Portion of Plantagenet Location 472 (Certificate of Title Volume 1004, Folio 895) 0 C. Shirley Portion of Plantagenet Location 487 (Certificate of Title Volume 1179, Folio 53) 0 ramia Portion of Plantagenet Location 5754 (Crown 0	NorthPortion of Plantagenet Location 472 (Certificate0C. ShirleyPortion of Plantagenet Location 487 (Certificate0of Title Volume 1004, Folio 895)Portion of Plantagenet Location 487 (Certificate4of Title Volume 1179, Folio 53)Portion of Plantagenet Location 5754 (Crown0

Dated this 9th day of February, 1962.

N. A. YOUNG, Acting Under Secretary for Lands.

L. & S. 2151/53 (R. 125)

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1956, that it is intended to compulsorily acquire, on behalf of the Shire of Augusta-Margaret River, under section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto, and being all in the Sussex District for Road Purposes, and that the said pieces or parcels of land are marked off on Plan L.S., W.A. 1217, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Augusta-Margaret River.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Stephen Charles Campbell	S. C. Campbell	Portion of Sussex Location 4060 (Crown Lease 284/1954)	a. r. p. 1 0 3·8

Dated this 9th day of February, 1962.

N. A. YOUNG,

Acting Under Secretary for Lands.

L. & S. 3518/59 (R. 5)

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1956, that it is intended to compulsorily acquire, on behalf of the Shire of Dalwallinu, under section 17 (1) of that Act, the piece or parcel of land described in the schedule hereto, and being all in the Melbourne District, for Road Purposes, and that the said piece or parcel of land is marked off on Plan L.S., W.A. 1223, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Dalwallinu.

SCHEDULE

Owner or Reputed Owner	Occupier or	Reputed	Occupier	Description	A	rea	
The Midland Railway Com- pany of Western Australia Limited	Vacant			Portion of Melbourne Location 927 (Certificate of Title Volume 225, Folio 195)	a. 60		р. 16

Dated this 9th day of February, 1962.

L. & S. 1763/60

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1956, that it is intended to compulsorily acquire on behalf of the Shire of Geraldton-Greenough, under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto, and being all in the Victoria District, for Road Purposes, and that the said piece or parcel of land is marked off on Plans L.S., W.A. 1125 and 1126, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Geraldton-Greenough.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
John Carson McConkey and	J. C. and L. T. McConkey	Portion of each of Victoria Locations 718, 248	a. r. p.
Leslie Thomas McConkey		and 399 (Book 23, Memorial 1557)	2 2 27·1

(Notice of intention to resume land from Victoria Locations 718, 248 and 399 gazetted on 18th August, 1961, is hereby cancelled.)

Dated this 9th day of February, 1962.

N. A. YOUNG,

Acting Under Secretary for Lands.

L. & S. 3297/51 (R. 39)

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1956, that it is intended to compulsorily acquire, on behalf of the Shire of Geraldton-Greenough, under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto, and being all in the Victoria District, for Road Purposes, and that the said piece or parcel of land is marked off on Plan L.S., W.A. 1184, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Geraldton-Greenough.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area		
Allan Purdon Duncan and	A. P. and D. J. Duncan	Portion of Victoria Location 4156 (Certificate	a. r. p.		
Doris Jean Duncan		of Title Volume 1086, Folio 238)	0 0 1·4		

Dated this 9th day of February, 1962.

N. A. YOUNG,

Acting Under Secretary for Lands.

L. & S. 614/61 (R. 140)

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1956, that it is intended to compulsorily acquire, on behalf of the Shire of Wauneroo, under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto, and being all in the Wanneroo Estate, for Road Purposes, and that the said piece or parcel of land is marked off on Plan L.S., W.A. 1227, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Wanneroo.

SCHEDULE

Owner or R	eputed Owr	ıer	Occupier or I	Reput	ed Occu	pier	Description	Area	
Antonino Crisa	fulli		Vacant				Portion of Wanneroo Estate Lot 12 and being part of the land the subject of Diagram 22656 (Certificate of Title Volume 1213, Folio 72)	a. r.] 2 0 1	р. 7

Dated this 9th day of February, 1962.

[9 February, 1962.

L. & S. 10401/03 (R. 146)

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1956, that it is intended to compulsorily acquire, on behalf of the Shire of Kalamunda, under section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto, and being all in the Swau District for Road Purposes, and that the said pieces or parcels of land are marked off on Plan L.S., W.A. 1141, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Kalamunda.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Horatio Thomas Yeates	H. T. Yeates	Portion of Swan Location 311 and being part of Lot 23 on Plan 4487 (Certificate of Title Vol- ume 1142, Folio 554)	a. r. p. 0 0 2·1
Mary Kathleen Yeates	M. K. Yeates	Portion of Swan Location 1733 and being part of Lot 48 on Diagram 5734 (Certificate of Title Volume 795, Folio 11)	0 0 0.7

Dated this 9th day of February, 1962.

N. A. YOUNG,

Acting Under Secretary for Lands.

L. & S. 5463/09 (R. 63)

Public Works Act, 1902-1956; Local Government Act, 1960

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1956, that it is intended to compulsorily acquire, on behalf of the Shire of Quairading, under section 17 (1) of that Act, the several pieces or parcels of land described in the Schedule hereto, and being all in the Avon District, for Road Purposes and that the said pieces or parcels of land are marked off on Plans L.S., W.A. 1197 and 1198, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Quairading.

SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area			
Percy Haythornthwaite William Henry Haythorn- thwaite William Henry Haythorn- thwaite and Eileen Joan Haythornthwaite	 P. Haythornthwaite W. H. Haythornthwaite W. H. and E. J. Haythorn- thwaite 	Portion of Avon Location 17712 (Certificate of Title Volume 1052, Folio 508) Portion of Avon Location 17259 (Certificate of Title Volume 1057, Folio 970) Portion of Avon Location 23820 (Certificate of Title Volume 1078, Folio 918)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			

Dated this 9th day of February, 1962.

N. A. YOUNG,

Acting Under Secretary for Lands.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. File 686771/58.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960.

> Description of Proposed Works. Metropolitan Sewerage. Rivervale District. Reticulation Area No. 1.

Nine-inch and six-inch pipe sewers with manholes and all other apparatus connected therewith. The Localities in which the Proposed Works will be

Constructed or Provided.

Portion of the City of Perth and the Shire of Belmont between Howick Street, Rutland Avenue, Goodwood Parade, Griffiths Street, Great Eastern Highway, Gladstone Road, Salisbury Road and Gallipoli Street as shown on plan M.W.S.S. & D.D., W.A. No. 8675.

The Purposes for which the Proposed Works will be Constructed or Provided.

For the disposal of sewage and to connect premises to the main sewer.

The Area and Parts of which are Intended to be Served by the Proposed Works.

Commencing at a point in the centre of Rutland Avenue and opposite the centre of Howick Street, and proceeding northerly along the centre of Rutland Avenue and its prolongation to the centre of Great Eastern Highway; thence north-easterly along the centre of Great Eastern Highway to a point opposite the western boundary of lot 1, Great Eastern Highway; thence northerly across Great Eastern Highway to and along the western boundaries of the said lot 1 and lot 2, Great Eastern Highway; to the western alignment of Goodwood Parade; thence northerly along the western alignment of Goodwood Parade, to a point opposite the centre

of Griffiths Street; thence easterly and south-easterly across Goodwood Parade to and along the easterly across Goodwood Parade to and along the centre of Griffiths Street to a point opposite the centre of a right-of-way between Great Eastern Highway and Stiles Avenue; thence north-easterly across Griffiths Street to and along the centre of the said right-of-way to a point opposite the north-eastern boundary of lot 22, Great Eastern Highway the said better a gross the said Highway; thence south-easterly across the said right of way to and along the said north-eastern boundary of lot 22, Great Eastern Highway, to the centre of Great Eastern Highway; thence northcentre of Great Eastern Highway; thence north-easterly along the centre of Great Eastern Highway to a point opposite the north-eastern boundary of lot 388, Great Eastern Highway; thence south-easterly across Great Eastern Highway to and along the said north-eastern boundary of lot 388, Great Eastern Highway, to the north-western boundary of lot 385, Gladstone Road; thence north-easterly along the said boundary lot 385, Gladstone Road, to its north-eastern boundary; thence south-easterly along the said north-eastern thence south-easterly along the said north-eastern boundary to and along the north-eastern boundaries of lots 384 to 374 inclusive, Gladstone Road, to the south-eastern boundary of the said lot 374, Gladstone Road; thence south-westerly along the said south-eastern boundary of lot 374, Gladstone Road, and its prolongation to the centre of Gladstone Road; thence south-easterly along the centre of Gladstone Road to the centre of Salisbury Road; thence south-westerly along the centre of Salis-bury Road and the prolongation to the centre of Orrong Road; thence north-westerly along centre of Orrong Road to a point opposite the eastern boundary of lot 17, Orrong Road and Maple Road; thence southerly across Orrong Road to and along the eastern boundary of the said lot 17 and its prolongation to the centre of Maple Road: thence westerly along the centre of Maple Road to a point opposite the eastern boundary of lot 60, Maple Road; thence southerly across Maple 60, Maple Road; thence southerly across Maple Road to and along the eastern boundary of the said lot 60 to its southern boundary; thence westerly along the southern boundary of the said lot 60 to the eastern boundary of lot 47, Cornwall Street; thence southerly along the eastern boun-dary of the said lot 47 and its prolongation to the centre of Cornwall Street; thence westerly along the centre of Cornwall Street to the point opposite the eastern boundary of lot 103 Cornwall Street the eastern boundary of lot 103, Cornwall Street; thence southerly across Cornwall Street to and along the eastern boundary of the said lot 103 to its southern boundary; thence westerly along the southern boundary of the said lot 103 to the eastern boundary of lot 84, Streatley Road; thence southerly along the eastern boundary of the said lot 84 and its prolongation to the centre of Streatley Road; thence easterly along the centre of Streatley Road to a point opposite the eastern boundary of lot 123, Streatley Road; thence southerly across Streatley Road to and along the eastern boundaries of the said lot 123 and lot 141, Midgley Street, and the prolongation to the centre of Midgley Street; thence westerly along the centre of Midgley Street to a point opposite the eastern boundary of lot 190, Midgley Street; thence southerly across Midgley Street to and along the eastern boundaries of the said lot 190 and lot 170, Cookham Road, to and across Cookham Road to and along the eastern boundaries of lot 228, Cookham Road, and lot 208, Enfield Street, to and across Enfield Street to and along the eastern boundary of lot 262, Enfield Street, to the northern boundary of lot 243, Egham Road: thence easterly along the northern boundary of the said lot 243 to its eastern boundary; thence southerly along the eastern boundary of the said lot 243 and its $% \left(1+\frac{1}{2}\right) =0$ prolongation to the centre of Egham Road; thence westerly along the centre of Egham Road to a point opposite the eastern boundary of lot 292, Egham Road; thence southerly across Egham Road to and along the eastern boundary of the said lot 292 to the northern boundary of lot 273, Howick Street; thence easterly along the northern boundary of the said lot 273, to its eastern boundary thence southerly along the eastern boundary of the said lot 273 and the prolongation to the centre of Howick Street; thence westerly along the centre of

Howick Street to the point of commencement as shown in green on Plan M.W.S.S. and D.D., W.A. No. 8675.

The Times When and Place at which Plans, Sections and Specifications may be Inspected.

At the office of the Minister for Water Supply, Sewerage and Drainage, St. George's Place, Perth, for one month on and after the 9th day of February, 1962, between the hours of 10 a.m. and 3.30 p.m.

> (Sgd.) G. P. WILD, Minister for Water Supply, Sewerage and Drainage.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 678912/62.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960.

Description of Proposed Works.

Metropolitan Sewerage.

Cottesloe District.

Reticulation Area No. 18.

(a) A brick and tile pumping station and a reinforced concrete well together with a four-inch diameter reinforced concrete rising main and all other apparatus connected therewith.

(b) A six-inch diameter gravity main sewer with manholes and all other apparatus connected therewith.

The Localities in which the Proposed Works will be Constructed or Provided.

(a) and (b) Portion of the Town of Mosman Park between Manning and Owston Streets, and Samson and Hanlin Streets, and within the boundaries as described hereunder and as shown in green on Plan M.W.S.S. & D.D., W.A. No. 8674.

The Purposes for which the Proposed Works will be Constructed or Provided.

(a) and (b) For the disposal of sewage and to connect premises to the main sewer.

The Area and the Parts which are Intended to be Served by the Proposed Works.

(a) A brick and tile pumping station and a reinforced concrete well situated in the south-west corner of lot 49, Glenn Avenue, and a four-inch diameter reinforced concrete rising main commencing at the said pumping station and proceeding west across the said lot 49, to and through lot 54, Glenn Avenue, to and through lot 48, Manning Street and Beagle Street, to a point near the east boundary of the said lot 48; thence north through the said lot 48 near its east boundary, to and across Beagle Street to a point near the southern alignment of Beagle Street; thence west and north-west along Beagle Street; thence west and north-way adjacent to the east boundary of lot 11, Beagle Street to a proposed manhole situated near the north-eastern alignment of Beagle Street and opposite the centre of a right-of-way adjacent of the said rightof-way and as shown on Plan M.W.S.S. & D.D., W.A. No. 8674.

(b) Commencing at a point in the centre of Hanlin Street and opposite the centre of Owston Street, and proceeding west along the centre of Hanlin Street to a point opposite the west boundary of lot 39, Hanlin Street; thence north across Hanlin Street, to and along the west boundary of the said lot 39 to the south boundary of lot 38, Briggs Street; thence west along the south boundary of the said lot 38, to and through lot 45, Manning Road, for a distance of approximately 15 feet; thence north through the said lot 45 to and through lot 48, Manning Street, and Beagle Street and parallel to the east boundaries, to the southern alignment of Beagle Street; thence west and northwest along the southern alignment of Beagle Street to a point opposite the west boundary of the right-of-way adjacent to lot 11, Beagle Street and Calero Street; thence north across Beagle Street to the north-eastern alignment of Beagle Street; thence south-easterly along the said north-eastern alignment of Beagle Street to the centre of Manning Street; thence north and north-easterly along the centre of Manning Street, to a point opposite the right-of-way between Samson and Jameson Streets; thence east along the centre of the said right-ofway and the prolongation to the centre of Owston Street; thence south along the centre of Owston Street, to and across Hanlin Street, to the point of commencement, as shown in green M.W.S.S. & D.D., W.A. No. 8674. on Plan

The Times When and Place at which Plans, Sections and Specifications may be Inspected.

At the office of the Minister for Water Supply, Sewerage and Drainage, St. George's Place, Perth, for one month on and after the 9th day of February, 1962, between the hours of 10 a.m. and 3.30 p.m.

(Sgd.) G. P. WILD, Minister for Water Supply, Sewerage and Drainage.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. File 2527/60.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act. 1909-1960, it is hereby notified that sewers and other apparatus have been completed, and are now available for use in extension to Reticulation Area No. 2, Cottesloe, within the boundaries of the Town of Cottesloe, to serve lot 25, Railway Street, corner of Congdon Street.

The owner of the abovementioned property is hereby notified that such property is capable of hereby notified that such property is capable of being connected to the sewer and is required, there-fore to connect his premises to the sewers within 30 days from date of service of prescribed notice; and is also notified that sewerage rates will, in accordance with the by-laws, be enforced from 1st May 1962, if premises not previously connected May, 1962, if premises not previously connected, and be payable in advance. If premises are con-nected prior to 1st May, 1962, rates will be charged from date of connection.

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

Dated this 9th day of February, 1962. at the office of the Department, St. George's Place, Perth.

> B. J. CLARKSON. Under Secretary.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 1771/60.

NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, that water mains have been laid in the undermentioned streets in the districts indicated.

City of Perth.

9163/60-Chandler Avenue, from Brookdale Street to lot 1765-westerly.

Town of Cottesloe.

9234/60—Ackland Way, from Kathleen Street to lot 290—westerly. Ackland Way, from lot 293 to Marmion Street—westerly.

Shire of Cockburn.

9198/60—Forrest Road, from lot 30 to Fortini Court—easterly. Fortini Court, from Forrest Road to lot 101—southerly.

Shire of Melville.

- 8945/60-Kingsall Road, from lot 53 to lot 50north-westerly.
- 9104/60-St. Michael Terrace, from lot 8 to lot 21 southerly. Gunbower Road, from St. Michael Terrace to Lisa Place—westerly. Lisa Place, from Gunbower Road to lot 630—southerly.

9128/60-Williams Court, from lot 132 to lot 131westerly.

9021/60-Main Street, from lot 16 to lot 17northerly.

Shire of Perth.

9137/60-Lemana Court, from lot 1104 to Lemana Road—south-easterly. Lemana Road, from Lemana Court to lot 1103—north-easterly.

9186/60—Dover Crescent, from lot 666 to lot 6662easterly.

862327/62-Boulton Street, from lot 47 to lot 46north-westerly.

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

Dated this 9th day of February, 1962.

B. J. CLARKSON, Under Secretary.

WATER SUPPLY, SEWERAGE AND DRAINAGE ÁCT, 1912-1950.

LAND DRAINAGE ACT, 1925-1941.

Collie River Drainage District.

P.W.W.S. 226/49.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage, and Drainage, exercising the function of a Drainage Board within the Collie River Drainage District, to undertake the construction of the works hereinafter described, by virtue of the powers contained under the provisions of the Water Supply, Sewerage, and Drainage Act, 1912-1950, and the Land Drainage Act, 1925-1941.

The Description of the Proposed Works.

The construction of (1) Picton Outlet Drain from 0 m. to 1 m. 02 ch. 20 1, (2) East Picton Main Drain from 0 m. 00 ch. to 0 m. 30 ch. 00 l., (3) East Picton Main Sub B from 0 m. 00 ch. to 0 m. 27 ch. 11 l., (4) East Picton Main Sub B2 from 0 m. 00 ch. to 0 m. 12 ch. 00 l. as shown in red on Plan P.W.D., W.A. 39284, to provide extensions to the Picton Junction Area in the Collie River Drainage District.

The Times When and the Places at Which the Plans, Description, Books of Reference, and Estimates may be Inspected.

At the office of the Minister for Water Supply, Sewerage, and Drainage, St. George's Place, Perth, and at the Irrigation and Drainage Office, Roelands, for one month after the 12th day of February, 1962, between the hours of 10 a.m. and 3.30 p.m.

Dated at Perth this 24th day of January, 1962.

(Sgd.) G. P. WILD, Minister for Water Supply, Sewerage and Drainage.

RIGHTS IN WATER AND IRRIGATION ACT, 1914-1951. Collie River Irrigation.

P.W.W.S. 736/58.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the Works here-inafter described, by virtue of the powers contained under the provisions of the Rights in Water and Invigotion Act 1914-1951 Irrigation Act, 1914-1951.

The Description of the Proposed Works.

The construction of-

- Strongbow Channel extension from 4 m. 44 c. 01 l. to 5 m. 41 c. 50 l.;
- (2) Strongbow Subsidiary Channel C (Stormcock Channel) extension total 0 m. 51 c. 20 1.;
- (3) Strongbow Subsidiary Channel D.1 (Stonecrop Subsidiary Channel) from 0 m. 00 c. 00 1. to 0 m. 19 c. 00 l.;
- (4) Warspite Channel extension total 0 m. 40 c, 00 1.:

(5) Liverpool Subsidiary Channel D2C (Lobster Channel) from 0 m. 00 c. 00 l. to 0 m. 25 c. 00 1.

All as shown red on Plan P.W.D. 39324.

The Times When and the Places at Which the Plans, Description, Books of Reference and Estimates may be Inspected.

At the Office of the Minister for Water Supply, Severage and Drainage, St. George's Place, Perth, and at the Irrigation Offices at Harvey and Roelands for one month on and after the 12th day of February, 1962, between the hours of 10 a.m. and 3.30 p.m.

(Sgd.) G. P. WILD, Minister for Water Supply, Sewerage and Drainage.

Perth, 31st January, 1962.

COUNTRY TOWNS SEWERAGE ACT, 1948-1951. COUNTRY AREAS WATER SUPPLY ACT, 1947-1960.

Striking of Rates for Year ending 31st December, 1962.

P.W.W.S. 328/60.

NOTICE is hereby given that the ratebooks of all land in the Rating Zones and Northam and Merredin Sewerage Districts shown in the undermentioned schedules liable to be rated under the abovementioned Acts have been made up and are open for inspection of ratepayers.

Notice is also hereby given that, under the powers conferred by the abovementioned Acts, the Minister for Water Supply, Sewerage and Drainage has ordered rates as shown in the schedules attached hereto to be made and levied for the year ending the 31st December, 1962, upon all rateable land entered in the ratebooks, subject to a minimum rate of £1.

A memorandum of such order has been duly made in the ratebooks and signed and the said rates are now payable in accordance with the by-laws made under the abovementioned Acts.

By Order of the Minister for Water Supply, Sewerage and Drainage.

J. MCCONNELL Under Secretary for Water Supply. Perth, 7th February, 1962.

Schedule-Water Rates.

Rating Zone; Rate in £; Minimum Rate. Belka; 3s.; £1. Beverley; 3s.; £1. Carnarvon; 3s.; £1. Central; 3s.; £1. Darlington; 3s.; £1. Goomalling; 3s.; £1. Kalamunda; 3s.; £1. Mundaring 3s.; £1. Northam; 3s.; £1. Nukarni; 3s.; £1. Roebourne; 3s.; £1. Toodyay; 3s.; £1. Westonia; 3s.; £1.

Yarloop; 3s.; £1. York; 3s.; £1.

Schedule-Sewerage Rates. Sewerage District; Rate in £; Minimum Rate. Northam; 1s. 2d.; £1. Merredin; 2s.; £1.

WATER BOARDS ACT, 1904. (Section 79.) Busselton Water Board.

NOTICE is hereby given that the Rate Book for the Busselton Water Board has been made up for the year 1962, and may be inspected by ratepayers during ordinary office hours.

Section 94.

NOTICE is hereby given that, under the powers conferred by the above Act, the Busselton Water Board has ordered a rate of two shillings (2s.)

in the £ with a minimum rate of £1, to be made and levied for the year ending 31st December, 1962, upon all rateable land as shown by the rate book, and such rate is payable forthwith. A memorandum to this effect has been duly entered in the rate book and signed.

Dated this 1st day of February, 1962.

L. N. WESTON. Chairman.

WATER BOARDS ACT, 1904. (Section 79.)

Dunsborough Water Board.

NOTICE is hereby given that the Rate Book for the Dunsborough Water Board has been made up for the year ending 31st December, 1962, and may be inspected by ratepayers during ordinary office hours.

(Section 94.)

NOTICE is hereby given that, under the powers conferred by the above Act, the Dunsborough Water Board has ordered a rate of two shillings (2s.) in be made and levied for the year ending (\pounds) to be made and levied for the year ending 31st Decem-ber, 1962, upon all rateable land as shown by the rate book, and such rate is payable forthwith.

A memorandum to this effect has been duly entered in the rate book and signed.

Dated at Busselton this 1st day of February, 1962. F. H. JOLLIFFE,

Chairman.

LOCAL GOVERNMENT ACT, 1960-1961.

City of Subiaco.

Notice of Intention to Borrow.

Proposed Loan (No. 34) of £10,000.

PURSUANT to section 610 of the Local Government Act, 1960-1961, the Subiaco City Council hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: $\pounds 10,000$, for a period of 15 years, at an interest rate of £5 17s. 6d. per cent. per annum, repayable at the Commonwealth Sav-ings Bank of Australia, Perth, by 30 equal half-yearly instalments of principal and interest. Pur-pose: The construction and resurfacing of roads within the City of Subiaco.

Plans, specifications, estimates, and a statement required by section 609 of the Act, are open for inspection at the office of the Council, during ordinary office hours, for 35 days after the publication of this notice.

Dated this 26th day of January, 1962.

J. H. ABRAHAM	S,
	ayor.
G. O. EDWARDS Town (

LOCAL GOVERNMENT ACT, 1960.

Shire of Busselton.

Notice of Intention to Borrow.

Proposed Loan (No. 41) of £7,500.

PURSUANT to section 610 of the Local Government Act, 1960, the Busselton Shire Council hereby gives notice that it proposes to borrow money, from the sole of debentures, on the following terms, and for the following purposes: Seven thousand five hundred pounds $(\pounds7,500)$, for fifteen (15) years, with interest at the rate of $\pounds5$ 17s. 6d. per cent. per annum, repayable at the Commonwealth Savings Bank of Australia, Perth, by thirty (30) equal half-yearly instalments of principal and interest. Purpose: Additions to Agricultural Hall, Churchill Park, Busselton, including the provision of a dining room and kitchen and renewal of existing flooring.

Plans, specifications and estimates as required by section 609, are open for inspection of ratepayers at the office of the Council for 35 days after publication of this notice, during office hours.

Dated this 5th day of February, 1962.

F. H. JOLLIFFE, Fresident. T. MCCULLOCH,

Shire Clerk.

VICTORIA REGIONAL TRAFFIC AREA.

NOTICE is hereby given that Mr. Robert Edgar Godwin has been appointed Traffic Inspector to the Victoria Regional Traffic Area, which comprises the Shires of Geraldton-Greenough, Northampton, Chapman Valley, Mullewa, and Irwin.

> W. G. TRIGG, Secretary to the Region.

LOCAL GOVERNMENT ACT, 1960. Building Advisory Committee. Department of Local Government, Perth, 5th February, 1962.

L.G. 816/60.

PURSUANT to the power conferred upon me by PURSUANT to the power contented upon the 25 section 435 of the Local Government Act, 1960, I, Leslie Arthur Logan, Minister for Local Govern-ment, hereby appoint a Building Advisory Com-mittee comprising the following persons:—

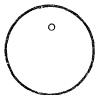
- Mr. A. E. Clare, Chairman. Mr. A. E. Stephenson. representing the Insti-
- tute of Engineers. W. T. Leighton, representing the W.A. Chapter of the Institute of Architects. Mr. Mr. A. G. Sloane, representing the City of
- Perth. Mr. A. H. Bracks, representing the Local Gov-
- ernment Association of W.A.

(Sgd.) L. A. LOGAN, Minister for Local Government.

DOG ACT, 1903. Department of Local Government, Perth, 5th February, 1962.

L.G.D. 2401/52.

PURSUANT to regulation 4 (3) of the regulations made under the Dog Act, 1903, gazetted on the 12th May, 1939, I, Leslie Arthur Logan, the Minister for Local Government, do hereby order that the size and shape of the registration label for the year ending 30th June, 1963 shall be as depicted hereunder:



1 in diameter. No. 16 or No. 18 wire gauge thickness.

> L. A. LOGAN, Minister for Local Government.

LOCAL GOVERNMENT ACT, 1960. Town of Bunbury. Preparation of Rolls. Department of Local Government, Perth, 5th February, 1962.

L.G. 3246/52.

THE Council of the Town of Bunbury having found it impracticable to complete the preparation of the electoral list by the 31st day of January, 1962, I, Leslie Arthur Logan, Minister for Local Government, acting under the power conferred upon me by section 64 of the Local Government Act, hereby

direct that the Council prepare, revise and complete the roll in accordance with the procedure set out in the Local Government Act, but carrying out the successive steps on the dates following, namely:

Preparation of List-21st February.

Exhibition of List-21st to 28th February.

Receipt of Claims and Objections-To 8th March.

List of Claims and Objections-11th to 18th March.

Holding of Revision Court-Between 21st March and 28th March.

(Sgd.) L. A. LOGAN, Minister for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Town of Geraldton.

Department of Local Government, Perth, 5th February, 1962.

L.G. 1137/52.

HIS Excellency the Governor in Executive Council, acting pursuant to the powers conferred by para-graph (b) of subsection (10) of section 532 of the Local Government Act, 1960, has been pleased to declare all those pieces of land within the muni-cipality of the Town of Geraldton and being Vic-toria Locations 6854, 8956 and 9787, owned by the Crown and leased to the Geraldton Golf Club, and Victoria Locations 7864 and 5950 owned by the Crown and leased to the Victoria District Turf Club, to be exempt from municipal rates. HIS Excellency the Governor in Executive Council,

GEO. S. LINDSAY, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Wagin.

Loans

Department of Local Government, Perth, 5th February, 1962.

L.G. 2059/52.

IT is hereby notified for public information that His increase internet for public information that His Excellency the Governor has approved of the purchase of the land and buildings on Wagin Lots 331 to 338, 341 to 343, 1766, 1108 and 653 as a work and undertaking for which money may be borrowed under Part XXVI of the Local Govern-ment Act, 1960, by the Wagin Shire Council.

GEO. S. LINDSAY, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Municipal Election.

Department of Local Government, Perth, 5th February, 1962.

IT is hereby notified for general information, in accordance with section 129 of the Local Government Act, 1960, that the following gentleman has been elected a member of the undermentioned municipality to fill the vacancy shown in the particulars hereunder:-

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

Shire of Cockburn.

27/1/62; Gerovich, Lawrence Simon; Central; Sales Representative; (b); Zemunik, Anthony.

GEO. S. LINDSAY, Secretary for Local Government.

Department of Agriculture,

South Perth, 5th February, 1962. HIS Excellency the Governor in Council has been pleased to approve of the appointment of the undermentioned Police Officers as Honorary Inspectors under the Brands Act, 1904-1956, and Stock Diseases Act, 1895:—

Constable John Bishop (No. 2434). Constable Kenneth Eric Thomas (No. 2416). Constable Kevin Revill Brady (No. 2472). T. C. DUNNE,

Director of Agriculture.

Department of Agriculture, South Perth, 5th February, 1962.

HIS Excellency the Governor in Council has been pleased, under the provisions of section 2A of the Dairy Industry Act, 1922-1953, to approve of the erection of premises at Boyanup by Sunny West Co-operative Dairies Limited for the purposes of a dairy produce factory.

T. C. DUNNE, Director of Agriculture.

VERMIN ACT, 1918-1960. Dardanup Vermin District.

NOTICE is hereby given, pursuant to section 102A of the Vermin Act, 1918-1960, that it is proposed to use Sodium Fluoroacetate ("1080") in the Vermin District shown above for the poisoning of rabbits. From the publication of this notice until further notice is published, the taking of rabbits or catching by any means except by poisoning is prohibited. Rabbits taken in breach of this prohibition are likely to endanger or be detrimental to human health or life, if consumed as food.

A person who takes or attempts to take rabbits in the vermin district shown above after the **pub**lication of this notice and before publication of a further notice cancelling this prohibition commits an offence against the Vermin Act, 1918-1960. Penalty: Maximum of £100.

T. C. DUNNE, Chairman, Agriculture Protection Board.

MARKETING OF EGGS ACT, 1945-1960. IT is hereby notified for general information that, under the Marketing of Eggs Act, 1945-1960, sections 31A and 31B, it has been declared that the following are the wholesale and maximum retail prices for First Quality Eggs, as on and from Monday, 5th February, 1962.

		Maximum R					etail Prices.		
	Wh	olesa	le S	outh	of 30th	North of 30th			
	F	rice		Par	allel.	Paral	lel, and		
						Bunb	ury and		
						Alban	y Areas.		
	s	d.		s.	d.	s.	đ,		
First Quality:									
16lb. Hen		55		6	0	6	2		
14Ib. Hen	4	9		5 4	4	5	2 6		
121b. Hen		ίÕ		4	4 5 5	4	7		
Duck	4	1 0		4	5	4	7		
Western	Austral	ian	Egg	Mai	rketing	Boa	rd,		
			В.	S. I	MARSI	IALL	,		
						Secre	tarv.		
							5		

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD

Accepted Tenders

Sched No		Contractor	Particulars	Department Concerned	Rate
3A,	1962	Modern Sign Co. Pty. Ltd.	Supply of Road Signs	Bush Fires Board	£750
993A,	1961	Brownes Dairy Ltd	Supply of Cream for Perth Chest Hospital during period 1/3/62 to 28/2/63	Medical	5s. $10\frac{1}{2}$ d. per pint
24A,	1962	D. & J. Fowler (Aust.) Pty. Ltd.	Supply of Tea to Government Institutions during period 1/2/62 to 30/4/63, as follows :	Various	3s. 11≵d. per lb.
			Item 1 (b)		$3s. 11\frac{1}{2}d.$ per lb.
915A,	1961	Porter Motor Co. Pty. Ltd.	Item l (d) Supply of Austin 5 ton G Trucks	Education	4s. 3½d. per lb. £1,615
18A,	1962	Skipper Bailey Motor Co. Ltd.	Supply of Vans, as follows : Item 1	M.W.S.	£698 10s. each
973A,	1961	Lynas Motors Western Trading Co	Item 1 Purchase and Removal of Hough Front End Loader (MRD 449), and International	Public Works	£650 each £307
979A,	1961	do. do.	AW6 Tractor, Eng. No. 2841362 Purchase and Removal of Malcolm Moore Front End Loader (MRD 508), and	do	£227
98 0 A,	1961	do. do.	Fordson Tractor, Eng. No. 1339556 Purchase and Removal of Green 7–9 ton Road Roller (MRD 416), with Lister	do	£260
974A,	1961	do. do.	Diesel Engine, Eng. No. 6691823 Purchase and Removal of Allis Chalmers Road Grader (MRD 409), with G.M.	do	£567
957A,	1961	Soltoggio Bros	Diesel Engine, Eng. No. 3A9715 Purchase and Removal of Bedford 5 ton Chassis and Cab (WAG 107), Eng. No. 0/233407	do	£109
984A,	1961	H. V. Blackwell	U/253407 Purchase and Removal of Dodge Utility (WAG 4857), Eng. No. TEI-193, at Port Hedland	Main Roads	£135

Addition

708A, 1961	Rheem Ltd.	(Aust.)	Pty.	Supply	of 50	only	Dethridge	Wheels	 Mines	 	£2 4s	. each	

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required							
1961			1962						
Jan. 19	30A, 1962	Water Meters for P.W.D., 1962	Feb. 15						
Jan. 26	36A, 1962	Lathe and Tool Post Grinder	Feb. 15						
Jan. 26	42A, 1962	Firewood to No. 6 Pumping Station, Ghooli	Feb. 15						
Feb. 2	59A, 1962	Workshop Machinery for Norseman Junior High School	Feb. 15						
Feb. 2	60A, 1962	Workshop Machinery for Wyalkatchem Junior High School	Feb. 15						
Feb. 2	61A, 1962	Making only of Uniforms for Staff Nurses and Sisters-R.P.H.	Feb. 15						
Feb. 2	62A, 1962	Erection of Shearing Shed	Feb. 15						
Feb. 2	72A, 1962	Erection of Shearing Shed	Feb. 15						
Feb. 2	74A, 1962	2, 4-D Ethyl Ester and 2, 4, 5-T Butyl Ester	Feb. 15						
Feb. 2	75A. 1962	Formulation by licensed formulators of 2, 4–D Ethyl Ester and 2, 4, 5–T Butyl	1000 10						
100. 2	104, 1002	Ester Weedicides (using Base Chemicals supplied by the Government)	Feb. 15						
Feb. 2	76A, 1962	Sawn and Dressed Jarrah	Feb. 15						
Feb. 2		Pneumatic Tyred Trailer	Feb. 15						
Feb. 2	-01 2000		Feb. 15						
Jan. 12	0 1 1000	Switch House Fire Protection Installation for Cannington Switching Station.	T.CD' 10						
Jan, 12	8A, 1902	Documents chargeable at £1 1s. first issue and 5s. 3d. each subsequent issue	Feb. 22						
T 10	97 4 1069 4		Feb. 22						
Jan. 19	27A, 1962†	Locomotive Tyres							
Jan. 26	37A, 1962*†	Steel Boiler Tubes							
Feb. 2	71A, 1962	Passenger Bus							
Feb. 2	79A, 1962	6 in. Nominal Diameter Cast Iron Pipes							
Feb. 2	80A, 1962	6 in. Nominal Diameter Cast Iron Pipes							
Feb. 9	83A, 1962	Petrol Eugine Driven Centrifugal Pumping Units	Feb. 22						
Feb. 9	87A, 1962	Metal Badges for Nurses Registration Board	Feb. 22						
Feb. 9	88A, 1962	Electric Motors	Feb. 22						
Feb. 9	89A, 1962	Clover Seed for War Service Land Settlement	Feb. 22						
Feb. 9	90A, 1962	Petrol Driven Lawn Mower <th< td=""><td>Feb. 22</td></th<>	Feb. 22						
Feb. 9	92A, 1962	Wood Turning Lathe (1 only)	Feb. 22						
Feb. 9	93A, 1962	Erection of Machinery Shed and Store at Wiluna—Re-called	Feb. 22						
Feb. 9	94A, 1962	Erection of Machinery Sheds—Re-called	Feb. 22						
Feb. 9	96A, 1962	Erection of Fence to surround Cockram Street Main Drain	Feb. 22						
Feb. 9	97A, 1962	Firewood for No. 8 Pumping Station	Feb. 22						
Feb. 2	73A, 1962	Coffee and Chicory (Mixed) and Coffee Essence	Mar. 1						
Feb. 9	81A, 1962	Sea-Going Motor Vessel	Mar. 1						
Feb. 9	91A, 1962	Oil Fired Industrial Heating Furnace	Mar. 1						
Feb. 9	95A, 1962	Steel Pipes, 6 in. and 8 in. Nominal Diameter	Mar. 1						
Jan. 26	57A, 1962	66,000 Volt Circuit Breakers—Spec. 112T. Documents chargeable at £1 1s.							
5444, 20		first issue and 5s, 3d. each subsequent issue	Mar. 29						
		THE FORM WALL OF OUR OWNER OF ONO ACTIVE THE THE THE							

* Documents available from Agent General for W.A., 115 The Strand, London, W.C. 2.

† Documents available for inspection only at W.A. Government Liaison Offices, Melbourne and Sydney.

Addresses—Liaison Offices—

W.A. Government Liaison Office, No. 10 Royal Arcade, Melbourne, C1.

C/o The Manager, W.A. Government Tourist Bureau, 22 Martin Place, Sydney. Agent General for W.A.— 115 The Strand, London, W.C. 2.

For Sale by Tender

Date of Advertising	Schedule	No.	For Sale						
1962							1962		
Feb. 2	64A, 1962		Balances and Scientific Equipment				Feb. 15		
Feb. 2	65A, 1962		1955 "International " AR100 Utility (WAG3347)				Feb. 15		
Feb. 2	66A, 1962		Malcolm Moore Front End Loader (MRD485)				Feb. 15		
Feb. 2	67A, 1962		Ruston Bucyrus Model R.B.10 Excavator (MR15)				Feb. 15		
Feb. 2	68A, 1962		Allis Chalmers Speed Patrol Grader (PW140)				Feb. 15		
Feb. 2	69A, 1962		1954 Holden Utility (WAG3219)		•		Feb. 15		
Feb. 2	70A, 1962		1957 Bedford 30 cwt. Truck (WAG4619 at Roebourne)				Feb. 22		
Feb. 9	82A, 1962		1959 Commer 30 cwt. Truck (WAG 5317)			[Feb. 22		
Feb. 9	84A, 1962		Miscellaneous Scrap Materials				Feb. 22		
Feb. 9	85A, 1962		Southern Cross Air Compressor (PW 83)				Feb. 22		
Feb. 9	86A, 1962		1957 Ford Mainline Utility				Feb. 22		
2000 0									

Tenders addressed to the Chairman, Government Tender Board, 74 Murray Street, Perth, will be received for the abovementioned supplies until 10 a.m. on the dates of closing.

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

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

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA. No. 21 of 1960.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Appli-cant, and Concrete Industries (W.A.) Pty. Ltd., Respondent.

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

The memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

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

1.—Title.

This Award shall be known as the "Cast Concrete Products Manufacturing Award" and replaces Award No. 22 of 1948 as amended.

2.—Arrangement.

- Title. 2.
- Arrangement. 3.
- Scope. 4
- Area. Term.
- 5. 6. Hours.
- Overtime. 7.
- 8.
- Casual Workers. Higher Duties. 9.
- 10. Contract of Service.
- Special Rates and Provisions. 11.
- Shift Work. Sick Leave. 12.
- 13.
- Holidays and Annual Leave. 14.
- Breakdown. 15.
- Notice Board. 16.
- 17. Board of Reference.
- 18.
- Record. Under Rate Workers. Junior Workers. 19
- 20.
- 21.First Aid Kit.
- 22.Wages.
- Long Service Leave. 23.

3.—Scope.

This Award shall apply to workers employed by the respondent in the classifications set out in clause 22 hereof.

4.—Area.

This Award shall have effect over the area com-prised within a radius of fifteen (15) miles from the G.P.O., Perth.

5.—Term.

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

6.—Hours.

(a) The ordinary working hours shall not exceed forty (40) in any one week and shall not exceed eight (8) in any one day Monday to Friday inclusive, and except in the case of shift workers shall be worked between the hours of 7 a.m. and 5.30 p.m. Provided that by agreement between the workers and the employer the ordinary hours may commence not earlier than 6 a.m.

(b) The meal interval shall not exceed forty-five (45) minutes.

(3)--55445

7.—Overtime.

(a) For all work done beyond the hours of duty on any day payment shall be made at the rate of time and a half for the first four (4) hours and double time thereafter.

(b) All work performed on Saturday afternoon or on Sundays or the holidays prescribed in Clause 14 (a) hereof shall be paid at the rate of double time.

(c) When a worker is recalled to work overtime after leaving the employer's business premises he shall be paid for at least three hours at overtime rates.

(d) When a worker is required for duty during any meal time whereby his meal time is postponed for more than one (1) hour, he shall be paid overtime rates until he get his meal.

(e) A worker shall not be compelled to work for more than six (6) hours without a break for a meal.

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

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

(h) In the calculation of overtime rates, each day shall stand alone. Provided that, when a worker continues working beyond midnight on any day, the hours worked after midnight shall be counted as part of the previous day's work for the purpose of calculating the rates to be paid.

(i) These overtime rates shall not apply to ex-cess time due to private arrangements between the workers themselves or for the purpose of effecting the customary rotation of shifts, or which is owing to a relieving man not coming on at the appointed time. The time for which any worker may be paid at ordinary rates instead of overtime due to a relieving man not coming on at the proper time, shall not exceed two (2) hours, after the expiration of which overtime rates shall apply for the whole shift.

(j) (i) A worker required to work overtime for more than two (2) hours, without being notified on the previous day or earlier, that he will be so required to work, shall be supplied with a meal by the employer or paid five shillings (5s.) for a meal.

(ii) If the amount of overtime required to be worked necessitates a second or subsequent meal, the employer shall, unless he has notified the workers concerned on the previous day or earlier, that such a second or subsequent meal will also be required, provide such meals or pay an amount of three shillings and fourpence (3s. 4d.) for each second or subsequent meal.

(iii) No such payments need be made to workers living in the same locality as their workshops who can reasonably return home for such meals.

(iv) If a worker in consequence of receiving (iv) If a worker in consequence of receiving such notice has provided himself with a meal or meals and is not required to work overtime, or is required to work less overtime than notified, he shall be paid the amount above prescribed in re-spect of the meals not then required.

8.-Casual Workers.

(a) Any worker dismissed through no fault of his own before the expiration of one week of his employment shall be considered casual and shall receive ten per cent. (10%) above the rate specified for the week performed fied for the work performed.

(b) The services of a casual worker may be terminated by one hour's notice given by either the employer or the worker on any day.

9.—Higher Duties.

A worker engaged for more than half $(\frac{1}{2})$ of one (1) day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If employed for less than half $(\frac{1}{2})$ of one (1) day or shift he shall be paid the higher rate for the time so worked.

10.—Contract of Service.

Except in the case of casual workers, the contract of service shall be by the week and shall be terminable by one week's notice given on either side on any day. If the employer or a worker fails to give the required notice one week's wages shall be paid or forfeited.

11.—Special Rates and Provisions.

(a) Any worker required to work in any place where his clothing becomes wet due to working where water is continually dripping or where there is water underfoot so that the worker's feet become wet shall be paid one shilling and fourpence (1s. 4d.) per day in addition to his ordinary rate of pay. This shall not apply to natural surfaces made wet by rain.

(b) Waterproof coats shall be supplied to workers required to work in the rain.

(c) The employer shall have available protective equipment (as for example, goggles, glasses, gloves or aprons) for use by his workers when engaged on work for which protective equipment other than that provided for in subclause (b) of this clause, is reasonably necessary.

(d) The employer may require a worker to sign an acknowledgement on receipt of any article of protective equipment and the worker shall return same to the employer when he has finished using it or on the termination of his employment.

(e) No worker to whom equipment has been issued under paragraph (d) shall lend another worker any such article of protective equipment issued to such firstmentioned worker, and if the same are lent, both the lender and the borrower shall be deemed guilty of wilful misconduct.

(f) During the time any article of protective equipment is on issue to the worker, he shall be responsible for any loss or damage thereto, fair wear and tear attributable to ordinary use excepted.

(g) Any dispute arising out of the operation of this clause may be referred to the Board of Reference for determination.

12.-Shift Work.

(a) An employer may, if he so desires, work his establishment on shifts, but before doing so, shall give notice of his intention to the Union and of the intended starting and finishing times of ordinary working hours of the respective shifts.

(b) (i) Where any particular process is carried out on shifts other than day shift, and less than five (5) consecutive afternoon or five (5) consecutive night shifts are worked on that process, then the workers employed on such afternoon or night shifts shall be paid at overtime rates.

(ii) The sequence of work shall not be deemed to be broken under the preceding paragraph by reason of the fact that work on the process is not carried out on a Saturday or Sunday or on any public holiday.

(c) The loading on the ordinary rates of pay for shift work shall be five per cent. (5%) for afternoon shift and ten per cent. (10%) for night shift.

(d) Where a shift commenced at or after 11 p.m. then the whole shift shall be paid for at the rate which applies to the major portion of the shift.

(e) Where an ordinary shift of a shift worker finishes by 8 a.m. on Saturday such hours on the Saturday shall be regarded as ordinary hours of employment and shall not be subject to penalty rates.

13.—Sick Leave.

(a) A worker shall be entitled to payment for non-attendance on the ground of personal illhealth for one-twelfth (1/12th) of a week for each completed month of service: Provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year, or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance that 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.

14.—Holidays and Annual Leave.

(a) The following days, or the days observed in lieu, shall, subject to clause 7 hereof, be allowed as holidays without deduction of pay, namely: New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Sovereign's Birthday, Christmas Day and Boxing Day. Provided that another day may be taken as a holiday by arrangement between the parties in lieu of any of the days named in the subclause.

(b) On any public holiday not prescribed as a holiday under this Award the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

(c) Where Christmas Day or New Year's Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday and where Boxing Day falls on a Sunday or a Monday such holiday shall be observed on the next succeeding Tuesday; in each case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted.

(d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with such employer.

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

(f) If after one month's continuous service in any qualifying twelve monthly period a worker lawfully leaves his employment, or his employment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth (1/6th) of a week's pay at his ordinary rate of wages in respect of each completed month of continuous service.

(g) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Award shall not count for the purpose of determining his right to annual leave.

(h) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (f) of this clause to such leave on full pay as is proportionate to his length of service during that period with such employer, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.

(i) A worker who is justifiably dismissed for misconduct shall not be entitled to the benefit of the provisions of this clause.

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

(k) In special circumstances and by mutual con-sent of the employer, the worker and the union concerned, annual leave may be taken in not more than two periods.

15.-Breakdowns.

The employer shall be entitled to deduct pay-ment 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.

16.—Notice Board.

Union notices except those which on reasonable grounds the employer considers objectionable may be posted by the Union in places approved by the employer.

17.-Board of Reference.

(a) The Court may appoint for the purpose of this 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 matter that the Court may refer to such Board from time to time.

(b) An appeal shall lie from any decision of such , Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in the Award.

18.-Record.

The employer shall keep or cause to be kept a time and wages record in which shall be entered the following particulars:-

- (a) The name of each worker,
- (b) The occupation of each worker,(c) The hours worked each day and each week,
- (d) The wages (and overtime, if any) paid each week.

The said record shall be open for inspection by the Secretary or an accredited representative of the Union at the office of the employer during working hours upon reasonable notice being given of the desire to inspect same.

19.-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.

20.—Junior Workers.

Junior Workers, upon being engaged, shall furnish the employer with a certificate containing the following particulars:---

(i) Name in full;(ii) Age and date of birth.

No worker shall have any claim upon an employer for additional pay in the event of the age of a worker being wrongly stated either on the certificate or, if no such certificate is furnished, verbally to the employer. If any junior worker shall wilfully misstate his age either verbally to the employer or in the certificate, he alone shall be guilty of a breach of this Award, and in the

event of a worker having received a higher rate than that to which he was entitled he shall make restitution to the employer.

21.-First Aid Kit.

The employer shall provide a First Aid Kit as specified by the regulations made under the Factories and Shops Act, 1920-1959.

22.-Wages.

The minimum rates of wages payable shall be as follows:---Per Week

		-	01		
			£	s.	d.
(a)	Basic	Wage	14	18	9
		·]	Ma	rgi	n
		P	er	Ŵe	elz
		01	7er	Ba	SIC
			W	age	
(b)	Adult	Males:	£	s.	d.
	(1)	Exposed Aggregate Finisher	2	13	0
			~	10	0
	(2)	Man in charge of steel			
		stressing	2	13	0
				-	
	(3)	Concrete mixer operator	2	- 3	0
	(4)	Assemblers and makers of			
		prestressed, precast and ex-			
			2	3	Δ
		posed aggregate components	4	3	U
	(5)	Reinforcement maker and			
		concrete Buggy Driver	1	15	Ω
		concrete Duggy Driver	1	10	0

(c) Leading Hands: Any male worker placed by the employer in charge of three or more other workers shall be paid nineteen shillings (19s.) per week in addition to the rates prescribed in subclause (b) hereof.

								ercentage of Basic
							v	Vage Per
(d)	Juni	or	Ma	les:				Week
	14	to	15	years	of	age	 	25
	15	to	16	years	of	age	 • · · · ·	35
	16	to	17	years	of	age	 	45
	17	$_{\mathrm{to}}$	18	years	of	age	 	55
	18	to	19	years	of	age	 	70
	19	to	20	years	of	age	 	80
	20	to	21	years	of	age	 	95

23.-Long Service Leave.

(a) Right to Leave: A worker shall as herein provided be entitled to leave with pay in respect of long service.

(b) Long Service: (1) The long service which shall entitle a worker to such leave shall, subject as herein provided, be continuous service with one and the same employer.

(2) Such service shall include service prior to the 1st April, 1958, if it continued until such time but only to the extent of the last 20 completed years of continuous service.

(3) (i) Where a business has, whether before or after the 1st April, 1958, been transmitted from an employer (herein called "the transmittor") to an-other employer (herein called "the transmittee") and a worker who at the time of such transmission was an employee of the transmittor in that business becomes an employee of the transmittee, the period of the continuous service which the worker has had with the transmittor (including any such ser-vice with any prior transmittor) shall be deemed to be service of the worker with the transmittee. (ii) In this subclause "transmission" includes

transfer, conveyance, assignment or succession whether voluntary or by agreement or by operation of law and "transmitted" has a corresponding meaning.

(4) Such service shall include-

- (a) Any period of absence from duty on any annual leave or long service leave.
- (b) Any period of absence from duty necessitated by sickness of or injury to the worker but only to the extent of fifteen working days in any year of his employment.
- (c) Any period following any termination of the employment by the employer if such termination has been made merely with the intention of avoiding obligations hereunder in respect of long service leave or obligations under any award in respect of annual leave.

- (d) Any period during which the service of the worker was or is interrupted by service—
 - (i) as a member of the Naval, Military or Air Forces of the Commonwealth of Australia other than as a member of the British Commonwealth Occupation Forces in Japan and other than as a member of the Permanent Forces of the Commonwealth of Australia except in the circumstances referred to in section 31 (2) of the Defence Act, 1903-1956, and except in Korea or Malaya after June 26, 1950;
 - (ii) as a member of the Civil Construction Corps established under the National Security Act, 1939-1946;
 - (iii) in any of the Armed Forces under the National Service Act, 1951 (as amended).

Provided that the worker as soon as reasonably practicable on the completion of any such service resumed or resumes employment with the employer by whom he was employed immediately before the commencement of such service.

(5) Service shall be deemed to be continuous notwithstanding—

- (a) the transmission of a business as referred to in paragraph (3) hereof;
- (b) any interruption of a class referred to in paragraph (4) hereof irrespective of the duration thereof;
- (c) any absence from duty authorised by the employer;
- (d) any standing-down of a worker in accordance with the provisions of an Award, Industrial Agreement, Order or Determination under either Commonwealth or State law;
- (e) any absence from duty arising directly or indirectly from an industrial dispute if the worker returns to work in accordance with the terms of settlement of the dispute;
- (f) any termination of the employment by the employer on any ground other than slackness of trade if the worker be re-employed by the same employer within a period not exceeding two months from the date of such termination;
- (g) any termination of the employment by the employer on the ground of slackness of trade if the worker is re-employed by the same employer within a period not exceeding six months from the date of such termination;
- (h) any reasonable absence of the worker on legitimate union business in respect of which he has requested and been refused leave;
- any absence from duty after the coming into operation of this clause by reason of any cause not specified in this clause unless the employer, during the absence or within fourteen days of the termination of the absence notifies the worker in writing that such absence will be regarded as having broken the continuity of service, which notice may be given by delivery to the worker personally or by posting it by registered mail to his last recorded address, in which case it shall be deemed to have reached him in due course of post.

Provided that the period of any absence from duty or the period of any interruption referred to in placita (c) to (i) inclusive of this paragraph shall not (except as set out in paragraph (4) hereof) count as service.

(c) Period of Leave: (1) The leave to which a worker shall be entitled or deemed to be entitled shall be as provided in this subclause.

(2) Where a worker has completed at least 20 years' service the amount of leave shall be—

 (a) in respect of 20 years' service so completed —13 weeks' leave; (b) in respect of each 10 years' service completed after such 20 years—six and a half weeks' leave.

(3) Where a worker has completed at least 15 years' service since its commencement and his employment is terminated—

- (a) by his death;
 - (b) in any circumstances otherwise than by the employer for serious misconduct;

the amount of leave shall be-

- (i) if such determination takes places before the worker has become entitled to leave under placitum (a) of paragraph (2) hereof such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years;
- (ii) if such termination takes place after the worker has become entitled to leave under placitum (a) of paragraph (2) hereof the leave due under such placitum and in addition such proportion of 13 weeks' leave as the number of completed years of such service after the accrual of such entitlement bears to 20 years.

(4) Where a worker has completed at least 10 years' service but less than 15 years' service since its commencement and his employment is terminated—

- (i) by his death; or
- (ii) by the employer for any reason other than serious misconduct; or
- (iii) by the worker on account of sickness of or injury to the worker or domestic or other pressing necessity where such sickness or injury or necessity is of such a nature as to justify or in the event of a dispute is in the opinion of the Special Board of Reference, of such a nature as to justify such termination;

the amount of leave shall be such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years.

(5) In the cases to which paragraphs (3) and (4) hereof apply the worker shall be deemed to have been entitled to and to have commenced leave immediately prior to such termination.

(d) Payment for Period of Leave: (1) A worker shall subject to paragraph (3) hereof, be entitled to be paid for each week of leave to which he has become entitled or is deemed to have become entitled the ordinary time rate of pay applicable to him at the date he commences such leave;

(2) Such ordinary time rate of pay shall be the rate applicable to him for the standard weekly hours which are prescribed by this award, but in the case of casuals and part-time workers shall be the ordinary time rate for the number of hours usually worked up to but not exceeding the prescribed standard;

(3) Where by agreement between the employer and the worker the commencement of the leave to which the worker is entitled or any portion thereof is postponed to meet the convenience of the worker, the rate of payment for such leave shall be at the ordinary time rate of pay applicable to him at the date of accrual or, if so agreed, at the ordinary time rate of pay applicable at the date he commences such leave;

- (4) The ordinary time rate of pay—
 - (a) shall include any deductions from wages for board and/or lodging or the like which is not provided and taken during the period of leave;
 - (b) shall not include shift premiums, overtime, penalty rates, commissions, bonuses, allowances or the like.

(5) In the case of workers employed on piece or bonus work or any other system of payment by results payment shall be at ordinary time rates.

(e) Taking Leave: (1) In a case to which paragraph (2) of subclause (c) applies—

(a) Leave shall be granted and taken as soon as reasonably practicable after the right thereto accrues due or at such time or times as may be agreed between the employer and the worker or in the absence of such agreement at such time or times as may be determined by the Special Board of Reference, having regard to the needs of the employer's establishment and the worker's circumstances.

- (b) Except where the time for taking leave is agreed to by the employer and the worker or determined by the Special Board of Reference the employer shall give to a worker at least one month's notice of the date from which his leave is to be taken.
- (c) Leave may be granted and taken in one continuous period or if the employer and the worker so agree in not more than three separate periods in respect of the first 13 weeks' entitlement and in not more than two separate periods in respect of any subsequent period of entitlement.
- (d) Any leave shall be inclusive of any public holidays specified in this award occurring during the period when the leave is taken but shall not be inclusive of any annual leave.
- (e) Payment shall be made in one of the following ways:---
 - (i) in full before the worker goes on leave;
 - (ii) at the same time as his wages would have been paid to him if the worker had remained at work, in which case payment shall, if the worker in writing so requires, be made by cheque posted to an address specified by the worker; or
 - (iii) in any other way agreed between the employer and the worker.
- (f) No worker shall, during any period when he is on leave, engage in any employment for hire or reward in substitution for the employment from which he is on leave, and if a worker breaches this provision he shall thereupon forfeit his right to leave hereunder in respect of the unexpired period of leave upon which he has entered, and the employer shall be entitled to withhold any further payment in respect of the period and to reclaim any payments already made on account of such period of leave.

(2) In a case to which paragraph (3) or paragraph (4) of subclause (c) applies and in any case in which the employment of the worker who has become entitled to leave hereunder is terminated before such leave is taken or fully taken the employer shall, upon termination of his employment otherwise than by death pay to the worker, and upon termination of employment by death pay to the personal representative of the worker upon request by the personal representative, a sum equivalent to the amount which would have been payable in respect of the period of leave to which he is entitled or deemed to have been entitled and which would have been taken but for such termination. Such payment shall be deemed to have satisfied the obligation of the employer in respect of leave hereunder.

(f) Granting Leave in Advance and Benefits to be Brought into Account: (1) Any employer may by agreement with a worker allow leave to such a worker before the right thereto has accrued due, but where leave is taken in such a case the worker shall not become entitled to any further leave hereunder in respect of any period until after the expiration of the period in respect of which such leave had been taken before it accrued due.

(2) Where leave has been granted to a worker pursuant to the preceding paragraph before the right thereto has accrued due, and the employment subsequently is terminated, the employer may deduct from whatever remuneration is payable upon the termination of the employment a proportionate amount on the basis of 13 weeks for twenty years' service in respect of any period for which the worker has been granted long service leave to which he was not at the date of termination of his employment or prior thereto entitled. (3) Any leave in the nature of long service leave or payment in lieu thereof under a State law or a long service leave scheme not under the provisions hereof granted to a worker by his employer in respect of any period of service with the employer shall be taken into account whether the same is granted before or after the coming into operation hereof and shall be deemed to have been leave taken and granted hereunder in the case of leave with pay to the extent of the period of such leave and in the case of payment in lieu thereof to the extent of a period of leave with pay equivalent to the amount of the payment and to be satisfaction to the extent thereof of the entitlement of the worker hereunder.

(g) Records to be Kept: (1) Each employer shall during the employment and for a period of 12 months thereafter, or in the case of termination by death of the worker a period of three years thereafter, keep a record from which can be readily ascertained the name of each worker and his occupation, the date of the commencement of his employment and his entitlement to long service leave and any leave which may have been granted to him or in respect of which payment may have been made hereunder.

(2) Such record shall be open for inspection in the manner and circumstances prescribed by this award with respect to the time and wages record.

(h) Special Board of Reference: (1) There shall be constituted a Special Board of Reference for the purpose hereof to which all disputes and matters arising hereunder shall be referred and the Board shall determine all such disputes and matters.

(2) There shall be assigned to such Board the functions of—

- (a) the settlement of disputes on any matters arising hereunder;
- (b) the determination of such matters as are specifically assigned to it hereunder

(3) The Board of Reference shall consist of one representative or substitute therefor nominated from time to time by the Western Australian Employers' Federation (Incorporated) and one representative or substitute nominated from time to time by the West Australian Trade Unions Industrial Council (A.L.P.) together with a chairman to be mutually agreed upon by the organisations named in this paragraph.

(i) State Law: (1) The provisions of any State law to the extent to which they have before the coming into operation hereof conferred an accrude right on a worker to be granted a period of long service leave in respect of a completed period of 20 or more years' service or employment or an accrued right on a worker or his personal representative to payment in respect of long service leave shall not be affected hereby and shall not be deemed to be inconsistent with the provisions hereof.

(2) The entitlement of any such worker to leave in respect of a period of service with the employer completed after the period in respect of which the long service leave referred to in paragraph (1) hereof accrued due shall be in accordance herewith.

(3) Subject to paragraphs (1) and (2) hereof, the entitlement to leave hereunder shall be in substitution for and satisfaction of any long service leave to which the worker may be entitled in respect of employment of the worker by the employer.

(4) An employer who under any State law with regard to long service leave is exempted from the provisions of that law as at the first day of April, 1958, shall in respect of the workers covered by such exemption be exempt from the provisions hereof.

(j) Exemptions: The Special Board of Reference may subject to such conditions as it thinks fit exempt any employer from the provisions hereof in respect of its employees where there is an existing or prospective long service leave scheme which, in its opinion is, viewed as a whole, more favourable for the whole of the employees of that employer than the provisions hereof.

(k) Liberty to Apply: Liberty is granted to any party to this award to apply to the Court at any time for an appropriate variation of this clause if any of the terms and conditions operating under the code of Long Service Leave being negotiated between the Australian Council of Trade Unions and Federal Employers' Organisations is varied in any way.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 21st day of December, 1961. (Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

Filed at my office this 21st day of December, 1961.

> (Sgd.) G. MELLOWSHIP, Clerk of the Court.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 24 of 1961.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Appli-cant, and Beam Service Station, Perth, West-land Autos Pty. Ltd., Kalgoorlie, and Killerby Motors, Busselton, Respondents.

Whereas an industrial dispute existed between the abovenamed parties; and whereas the said dispute was referred into Court for the purpose of hearing and determination; and whereas the said reference of industrial dispute was remitted by the Court to the Conciliation Commissioner; and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference; and whereas the parties have this day appeared before the Conciliation Commissioner by their respective representatives and requested the Conciliation Commissioner to make the said Agreement an Award of the Court: Now, therefore, the Con-ciliation Commissioner, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, and all other powers therein enabling him, hereby declares-

The memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

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

1.—Title.

This Award shall be known as the "Motor Service Station Attendants Award," and replaces Award No. 12 of 1946 as amended.

2.—Arrangement.

- Title. 1.
- $\mathbf{2}$ Arrangement.
- 3 Scope.
- 4. Area.
- 5. Term.
- Contract of Service. 6.
- Casual Workers. 7.
- 8. Hours.
- Overtime. 9.
- Breakdowns. 10.
- Holidays and Annual Leave. 11.
- 12. Record.
- 13. Representative Interviewing Workers.
- 14.
- Board of Reference. Absence Through Sickness. 15.
- General Provisions. 16.
- 17. Supply of Overalls.
- Under Rate Workers. Junior Workers. Liberty to Apply. 18.
- 19.
- 20.
- 21. No Reduction.
- 22. Wages
- 23Long Service Leave.

3.--Scope.

This Award shall apply to workers classified in clause 22 hereof whose duties without limiting their

- - (b) Washing and/or cleaning and/or polishing and/or greasing and/or changing oil of motor vehicles, sweeping up, and/or cleaning and/or tidying up the employer's premises.
 - Changing tyres and/or tyre inflating and/or tube patching and/or wheel chang-ing and/or lamp globe changing and/or servicing motor vehicles, where no mech-(c) Changing anical knowledge is required.
 - (d) Car parking in and around service stations.
 - (e) Operating a steam cleaning machine and applying anti-corrosive substances tomotor vehicles.

4.—Area.

This Award shall apply to that area of the State of Western Australia south of the 26th parallel of latitude and west of the 123rd degree of longitude.

5.—Term.

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

6.-Contract of Service.

Except in the case of casual workers the contract of service shall be by the week and shall be terminable by one week's notice given on either side on any day. If an employer or a worker fails to give the required notice one week's wages shall be paid or forfeited.

Provided that during the first month of employ-ment the contract of service shall be daily and may be terminated by one (1) day's notice on either side or one (1) day's wages shall be paid or forfeited.

7.-Casual Workers.

(a) (i) A casual worker shall mean a worker dismissed through no fault of his own before the expiration of one (1) week of his employment or a worker who is employed for two or more weeks for less than forty (40) hours in each of such weeks.

(ii) A casual worker shall be paid ten per cent. (10%) in addition to the ordinary rate prescribed.

(b) The services of a casual worker may be terminated by one (1) hour's notice given on either side on any day.

8.—Hours.

(a) (i) The ordinary working hours shall not exceed forty (40) in any one week nor eight (8) in any one day, and except as hereinafter provided shall be worked in five (5) days excluding Sunday and the day upon which the weekly half holiday is observed in the shop district in which the em-ployer's business is situated. The ordinary working hours shall be worked between the hours of 7 a.m. and 7 p.m.

(ii) Workers (including casuals) may be re-quired to work for not more than four (4) hours between 7 a.m. and 1 p.m. on the day upon which the weekly half holiday is observed in which case such workers other than casuals shall be rostered off duty for an equivalent period during the follow-ing work ing week.

(b) The meal interval shall not exceed one and a half $(1\frac{1}{2})$ hours.

9.—Overtime.

(a) (i) For all work performed beyond the hours of duty on any day payment shall be made at the rate of time and a half for the first four (4) hours and double time thereafter.

(ii) All work performed after 1 p.m. on Saturday when Saturday is the day upon which the weekly half holiday is observed shall be paid for at the rate of double time.

(iii) These rates shall not apply to casuals employed between 7 a.m. and 1 p.m. on the day upon which the weekly half holiday is observed.

(b) All work performed on Sundays or on the holidays prescribed in Clause 11 hereof shall be paid for at the rate of double time.

(c) (i) A worker required to work overtime for more than two (2) hours, without being notified on the previous day or earlier that he will be so required to work, shall be supplied by the employer with any meal required or paid five shillings (5s.) for such meal.

(ii) If the amount of overtime required to be worked necessitates a second or subsequent meal, the employer shall, unless he has notified the workers concerned on the previous day or earlier that such second or subsequent meal will also be required, provide such meals or pay an amount of three shillings and fourpence (3s. 4d.) for each such second or subsequent meal.

(iii) No such payments need be made to workers living in the same locality as their workshops who can reasonably return home for such meals.

(iv) If a worker in consequence of receiving such notice has provided himself with a meal or meals and is not required to work overtime, or is required to work less overtime than notified, he shall be paid the amounts above prescribed in respect of the meals not then required.

(d) When a worker is required for duty during any meal period, whereby his meal period is post-poned for more than one (1) hour he shall be paid at overtime rates until he gets his meal.

(e) (i) An employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement.

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

(f) In the calculation of overtime rates, each day shall stand alone. Provided that, when a worker continues working beyond midnight on any day, the hours worked after midnight shall be counted as part of the previous day's work for the purpose of calculating the rates to be paid.

(g) No worker shall be compelled to work for more than six (6) hours without a break for a meal.

10.—Breakdowns.

The employer shall be entitled to deduct payment for any day or portion of a day upon which a 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.

11.—Holidays and Annual Leave.

(a) The following days or the days observed in lieu, shall, subject to clause 9 hereof, be allowed as holidays without deduction of pay, namely: New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Founda-tion Day, Sovereign's Birthday, Christmas Day and Boxing Day. Provided that another day may be taken as a holiday by arrangement between the parties in lieu of any of the days named in the subclause.

(b) On any public holiday not prescribed as a holiday under this Award the employer's establishment or place of business may be closed, in which case a worker need not present himself for duty and payment may be deducted, but if work be done ordinary rates of pay shall apply.

(c) Where Christmas Day or New Year's Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday, and where Boxing Day falls on a Sunday or a Monday

such holiday shall be observed on the next succeeding Tuesday; in each such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted.

(d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with such employer.

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

(f) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employ-ment is terminated by the employer through no fault of the worker, the worker shall be paid one-sixth (1/6th) of a week's pay at his ordinary rate of wage in respect of each completed month of continuous service. continuous service.

(g) Any time in respect of which a worker is absent from work except time for which he is entitled to claim sick pay or time spent on holidays or annual leave as prescribed by this Award shall not count for the purpose of determining his right to annual leave.

(h) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (f) of this clause to such leave on full pay as is proportionate to his length of service during that period to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.

(i) A worker who is justifiably dismissed for misconduct shall not be entitled to the benefit of the provisions of this clause.

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

(k) In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

12.--Record.

(a) Each employer shall keep a record containing:---

- (i) The names of all workers employed by him to whom this Award applies. (ii) The class of work performed. (iii) The hours worked (including overtime)
- (iv) The wages paid (including overtime) to each such worker.

(b) Such record may be inspected at any time during ordinary working hours by a duly accredited representative of the Union, and he shall be allowed to take extracts therefrom.

13.—Representative Interviewing Workers.

An accredited representative of the Union shall with the consent of the employer be permitted to enter the premises of the employer at all reason-able times and interview the workers covered by this Award.

14.-Board of Reference.

(a) For the purpose of this Award, a Board of Reference is hereby appointed which shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. The said Board shall have assigned to it, in the event of no agreement being arrived at between the parties to the dispute, the functions of—

- (i) adjusting any matters of difference which may arise from time to time except such as involve interpretation of the provisions of this Award or any of them.
- (ii) dealing with any other matter which the Court may refer to the Board from time to time.

(b) An appeal shall lie from any decision of such Board in the manner and subject to the con-ditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are em-bodied in this Award.

15.—Absence Through Sickness.

(a) A worker shall be entitled to payment for (a) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health at the rate of one-twelfth (1/12th) of a week's pay for each completed month of service: Provided that, subject to subclause (f) hereof pay-ment for absence through such ill-health shall be limited to one (1) week's pay in each calendar vear.

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

(c) This clause shall not apply when the worker is entitled to compensation under the Workers' Compensation Act.

(d) A worker shall not be entitled to receive any wages from his employer for any time lost through 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.

(e) No worker shall be entitled to the benefits 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.

(f) Sick leave shall accumulate from year to year so that any balance of the period specified in subclause (a) of this clause which has in any year not been allowed to any worker by his em-ployer as paid sick leave may be claimed by the worker, and, subject to the conditions herein-before prescribed, shall be allowed by his employer in any subsequent year without diminution of the in any subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant to this subclause shall be available to the worker (g) The provisions of this clause shall not apply

to casuals.

16.—General Provisions.

(a) The employer shall allow Union notices, except those which on reasonable grounds he considers objectionable, and a copy of this Award to be posted up by the Union in a place accessible to the workers and approved by the employer.

(b) The employment of females other than the wife of a proprietor, working partner or working director is hereby prohibited.

(c) The employer shall provide a first aid kit as specified by the Regulations made under the Fac-tories and Shops Act, 1920-1959.

17.—Supply of Overalls.

Where workers are required to wear a distinctive type of clothing, one set of such clothing shall be supplied annually by the employer at half cost to the workers. Any worker continually operating a steam cleaning machine and applying anti-corrosive substances to motor vehicles shall be supplied with two sets of overalls, one pair of oil-skin trousers and one pair of clogs or gum boots annually.

18.—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 em-ployed at the proposed lesser rate.

19.—Junior Workers.

Junior workers, upon being engaged, shall fur-nish the employer with a certificate containing the following particulars:

(i) Name in full.

(ii) Age and date of birth.

No worker shall have any claim upon an em-ployer for additional pay in the event of the age of the worker being wrongly stated either on the certificate or, if no such certificate is furnished, verbally to the employer. If any junior worker shall wilfully mis-state his age either verbally to the employer or in the certificate, he alone shall be guilty of a breach of this Award, and in the event of a worker baying received a bisher rate than that of a worker having received a higher rate than that to which he was entitled, he shall make restitution to the employer.

20.—Liberty to Apply.

Liberty is reserved to any party to apply in respect to preference to Unionists.

21.—No Reduction.

Nothing in this Award shall entitle an employer to reduce the wage of any worker who at the date of this Award was being paid a higher rate of wage than the minimum prescribed for his class of work.

22.—Wages.

The minimum rates of wages payable to workers covered by this Award shall be as follows:-

		Per W	7eek
(a) Basic		£s	. d.
(i)	Within a 15-mile radius		
	from the G.P.O. Perth	14 1	B 9
(ii)	Outside a 15-mile radius		
	from the G.P.O. Perth but		
	within the South West Land Division	14 1	73
()		14 1	1 3
(11)	Remainder of area covered by Award	14 1	16
	by Award		~ -
		_Mar	
		Per V	
		over I Bas	
		Wa	
(b) Adult	Males	£s	-
	Lubritorium Attendant,	2 3	. u.
,	Steam Cleaner and Sprayer		
	of Anti Corrosive Substances		0 0
(2)	Service Attendant	1	76
	F	Percen	tage
	_	of Ma	
		lasic W	
(c) Junio		Per W	eek
14	to 15 years of age	25	
	to 16 years of age	35	
	to 17 years of age	45 55	
	to 18 years of age	55 70	
	to 19 years of age	80	
20		95	
20	4 - 01		

23.-Long Service Leave.

(a) Right to Leave: A worker shall as herein provided be entitled to leave with pay in respect of long service.

(b) Long Service: (1) The Long service which shall entitle a worker to such leave shall, subject as herein provided, be continuous service with one and the same employer.

(2) Such service shall include service prior to the 1st April, 1958, if it continued until such time but only to the extent of the last 20 completed years of continuous service.

(3) (i) Where a business has, whether before or after the 1st April, 1958, been transmitted from an employer (herein called "the transmittee") to another employer (herein called "the transmittee") and a worker who at the time of such transmission was an employee of the transmittor in that business becomes an employee of the transmittee-the period of the continuous service which the worker has had with the transmittor (including any such service with any prior transmittor) shall be deemed to be service of the worker with the transmittee.

(ii) In this subclause "transmission" includes transfer, conveyance, assignment or succession whether voluntary or by agreement or by operation of law and "transmitted" has a corresponding meaning.

(4) Such service shall include-

- (a) Any period of absence from duty on any annual leave or long service leave.
- (b) Any period of absence from duty necessitated by sickness of or injury to the worker but only to the extent of fifteen working days in any year of his employment.
- days in any year of his employment.
 (c) Any period following any termination of the employment by the employer if such termination has been made merely with the intention of avoiding obligations here-under in respect of long service leave or obligations under any award in respect of annual leave.
- (d) Any period during which the service of the worker was or is interrupted by service—
 - (i) as a member of the Naval, Military or Air Forces of the Commonwealth of Australia other than as a member of the British Commonwealth Occupation Forces in Japan and other than as a member of the Permanent Forces of the Commonwealth of Australia except in the circumstances referred to in section 31 (2) of the Defence Act 1903-1956, and except in Korea or Malaya after 26th June, 1950;
 - (ii) as a member of the Civil Construction Corps established under the National Security Act, 1939-1946;
 - (iii) in any of the Armed Forces under the National Service Act, 1951 (as amended).

Provided that the worker as soon as reasonably practicable on the completion of any such service resumed or resumes employment with the employer by whom he was employed immediately before the commencement of such service.

(5) Service shall be deemed to be continuous not-withstanding—

- (a) the transmission of a business as referred to in paragraph (3) hereof;
- (b) any interruption of a class referred to in paragraph (4) hereof irrespective of the duration thereof;
- (c) any absence from duty authorised by the employer;
- (d) any standing-down of a worker in accordance with the provisions of an Award, Industrial Agreement, Order or Determination under either Commonwealth or State law;
- (e) any absence from duty arising directly or indirectly from an industrial dispute if the worker returns to work in accordance with the terms of settlement of the dispute;
- (f) any termination of the employment by the employer on any ground other than slackness of trade if the worker be re-employed by the same employer within a period not exceeding two months from the date of such termination;
- (g) any termination of the employment by the employer on the ground of slackness of trade if the worker is re-employed by the same employer within a period not exceeding six months from the date of such termination;
- (h) any reasonable absence of the worker on legitimate union business in respect of which he has requested and been refused leave;
- (i) any absence from duty after the coming into operation of this clause by reason of any cause not specified in this clause unless the employer, during the absence or within fourteen days of the termination of the absence notifies the worker in writing

that such absence will be regarded as having broken the continuity of service, which notice may be given by delivery to the worker personally or by posting it by registered mail to his last recorded address, in which case it shall be deemed to have reached him in due course of post. Provided that the period of any absence

Provided that the period of any absence from duty or the period of any interruption referred to in placita (c) to (i) inclusive of this paragraph shall not (except as set out in paragraph (4) hereof) count as service.

(c) Period of Leave: (1) The leave to which a worker shall be entitled or deemed to be entitled shall be as provided in this subclause.

(2) Where a worker has completed at least 20 years' service the amount of leave shall be—

- (a) in respect of 20 years' service so completed —13 weeks' leave;
- (b) in respect of each 10 years' service completed after such 20 years—six and a half weeks' leave.

(3) Where a worker has completed at least 15 years' service since its commencement and his employment is terminated—

- (a) by his death;
- (b) in any circumstances otherwise than by the employer for serious misconduct;

the amount of leave shall be-

- (i) if such determination takes place before the worker has become entitled to leave under placitum (a) of paragraph (2) hereof such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years;
- (ii) if such termination takes place after the worker has become entitled to leave under placitum (a) of paragraph (2) hereof the leave due under such placitum and in addition such proportion of 13 weeks' leave as the number of completed years of such service after the accrual of such entitlement bears to 20 years.

(4) Where a worker has completed at least 10 years' service but less than 15 years' service since its commencement and his employment is terminated—

- (i) by his death; or
- (ii) by the employer for any reason other than serious misconduct; or
- (iii) by the worker on account of sickness of or injury to the worker or domestic or other pressing necessity where such sickness or injury or necessity is of such a nature as to justify or in the event of a dispute is in the opinion of the Special Board of Reference, of such a nature as to justify such termination;

the amount of leave shall be such proportion of 13 weeks' leave as the number of completed years of such service bears to 20 years.

(5) In the cases to which paragraphs (3) and (4) hereof apply the worker shall be deemed to have been entitled to and to have commenced leave immediately prior to such termination.

(d) Payment for Period of Leave: (1) A worker shall, subject to paragraph (3) hereof, be entitled to be paid for each week of leave to which he has become entitled or is deemed to have become entitled the ordinary time rate of pay applicable to him at the date he commences such leave.

(2) Such ordinary time rate of pay shall be the rate applicable to him for the standard weekly hours which are prescribed by this award, but in the case of casuals and part-time workers shall be the ordinary time rate for the number of hours usually worked up to but not exceeding the prescribed standard.

(3) Where by agreement between the employer and the worker the commencement of the leave to which the worker is entitled or any portion thereof is postponed to meet the convenience of the worker, the rate of payment for such leave shall be at the ordinary time rate of pay applicable to him at the date of accrual or, if so agreed, at the ordinary time rate of pay applicable at the date he commences such leave.

- (4) The ordinary time rate of pay-
 - (a) shall include any deductions from wages for board and/or lodging or the like which is not provided and taken during the period of leave;
 - (b) shall not include shift premiums, overtime, penalty rates, commissions, bonuses, allowances or the like.

(5) In the case of workers employed on piece or bonus work or any other system of payment by results payment shall be at ordinary time rates.

(e) Taking Leave: (1) In a case to which paragraph (2) of subclause (c) applies—

- (a) Leave shall be granted and taken as soon as reasonably practicable after the right thereto accrues due or at such time or times as may be agreed between the employer and the worker or in the absence of such agreement at such time or times as may be determined by the Special Board of Reference, having regard to the needs of the employer's establishment and the worker's circumstances.
- (b) Except where the time for taking leave is agreed to by the employer and the worker or determined by the Special Board of Reference the employer shall give to a worker at least one month's notice of the date from which his leave is to be taken.
- (c) Leave may be granted and taken in one continuous period or if the employer and the worker so agree in not more than three separate periods in respect of the first 13 weeks' entitlement and in not more than two separate periods in respect of any subsequent period of entitlement.
- (d) Any leave shall be inclusive of any public holidays specified in this award occurring during the period when the leave is taken but shall not be inclusive of any annual leave.
- (e) Payment shall be made in one of the following ways—
 - (i) in full before the worker goes on leave:
 - (ii) at the same time as his wages would have been paid to him if the worker had remained at work, in which case payment shall, if the worker in writing so requires, be made by cheque posted to an address specified by the worker; or
 - (iii) in any other way agreed between the employer and the worker.
- (f) No worker shall, during any period when he is on leave, engage in any employment for hire or reward in substitution for the employment from which he is on leave, and if a worker breaches this provision he shall thereupon forfeit his right to leave hereunder in respect of the unexpired period of leave upon which he has entered, and the employer shall be entitled to withhold any further payment in respect of the period and to reclaim any payments already made on account of such period of leave.

(2) In a case to which paragraph (3) or paragraph (4) of subclause (c) applies and in any case in which the employment of the worker who has become entitled to leave hereunder is terminated before such leave is taken or fully taken the employer shall, upon termination of his employment otherwise than by death pay to the worker, and upon termination of employment by death pay to the personal representative of the worker upon request by the personal representative, a sum equivalent to the amount which would have been payable in respect of the period of leave to which he is entitled or deemed to have been entitled and which would have been taken but for such termination. Such payment shall be deemed to have satisfied the obligation of the employer in respect of leave hereunder. (f) Granting Leave in Advance and Benefits to be Brought into Account: (1) Any employer may by agreement with a worker allow leave to such a worker before the right thereto has accrued due, but where leave is taken in such a case the worker shall not become entitled to any further leave hereunder in respect of any period until after the expiration of the period in respect of which such leave had been taken before it accrued due.

(2) Where leave has been granted to a worker pursuant to the preceding paragraph before the right thereto has accrued due, and the employment subsequently is terminated, the employer may deduct from whatever remuneration is payable upon the termination of the employment a proportionate amount on the basis of 13 weeks for twenty years' service in respect of any period for which the worker has been granted long service leave to which he was not at the date of termination of his employment or prior thereto entitled.

(3) Any leave in the nature of long service leave or payment in lieu thereof under a State law or a long service leave scheme not under the provisions hereof granted to a worker by his employer in respect of any period of service with the employer shall be taken into account whether the same is granted before or after the coming into operation hereof and shall be deemed to have been leave taken and granted hereunder in the case of leave with pay to the extent of the period of such leave and in the case of payment in lieu thereof to the extent of a period of leave with pay equivalent to the amount of the payment and to be satisfaction to the extent thereof of the entitlement of the worker hereunder.

(g) Records to be Kept: (1) Each employer shall during the employment and for a period of 12 months thereafter, or in the case of termination by death of the worker a period of three years thereafter, keep a record from which can be readily ascertained the name of each worker and his occupation, the date of the commencement of his employment and his entitlement to long service leave and any leave which may have been granted to him or in respect of which payment may have been made hereunder.

(2) Such record shall be open for inspection in the manner and circumstances prescribed by this award with respect to the time and wages record.

(h) Special Board of Reference: (1) There shall be constituted a Special Board of Reference for the purpose hereof to which all disputes and matters arising hereunder shall be referred and the Board shall determine all such disputes and matters.

(2) There shall be assigned to such Board the functions of—

- (a) the settlement of disputes on any matters arising hereunder;
- (b) the determination of such matters as are specifically assigned to it hereunder.

(3) The Board of Reference shall consist of one representative or substitute therefor nominated from time to time by the Western Australian Employers' Federation (Incorporated) and one representative or substitute nominated from time to time by the West Australian Trade Unions Industrial Council (A.L.P.) together with a chairman to be mutually agreed upon by the organisations named in this paragraph.

(i) State Law: (1) The provisions of any State law to the extent to which they have before the coming into operation hereof conferred an accrued right on a worker to be granted a period of long service leave in respect of a completed period of 20 or more years' service or employment or an accrued right on a worker or his personal representative to payment in respect of long service leave shall not be affected hereby and shall not be deemed to be inconsistent with the provisions hereof.

(2) The entitlement of any such worker to leave in respect of a period of service with the employer completed after the period in respect of which the long service leave referred to in paragraph (1)hereof accrued due shall be in accordance herewith.

(3) Subject to paragraphs (1) and (2) hereof, the entitlement to leave hereunder shall be in substitution for and satisfaction of any long service leave to which the worker may be entitled in respect of employment of the worker by the employer.

(4) An employer who under any State law with regard to long service leave is exempted from the provisions of that law as at the first day of April, 1958, shall in respect of the workers covered by such exemption be exempt from the provisions hereof.

(j) Exemptions: The Special Board of Reference may subject to such conditions as it thinks fit may subject to such conditions as it offines in exempt any employer from the provisions hereof in respect of its employees where there is an existing or prospective long service leave scheme which, in its opinion is, viewed as a whole, more favourable for the whole of the employees of that employer then the provisions hereof than the provisions hereof.

(k) Liberty to Apply: Liberty is granted to any party to this award to apply to the Court at any time for an appropriate variation of this clause if any of the terms and conditions operating under the code of Long Service Leave being negotiated between the Australian Council of Trade Unions and Federal Employers' Organisations is varied in any way.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 21st day of December, 1961. (Sgd.) S. F. SCHNAARS,

Conciliation Commissioner.

Filed at my office this 21st day of December, 1961. (Sgd.) G. MELLOWSHIP, Clerk of the Court.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 25 of 1961.

Between West Australian Local Government Offi-cers' Association Union of Workers, Perth, Applicant, and The Town of Boulder, Respondent.

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

Memorandum of Agreement

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

1.—Title.

This Award shall be known as the "Town of Boulder Officers' Award, 1961.'

2.—Arrangement.

- Title. 1
- 2. Arrangement.
- 3. Area.
- 4. Scope
- 5. Definitions. Resignations and Dismissals.
- 6. 7. Hours of Duty.
- 8. Holidays.
- Annual Leave. 9.
- 10. Long Service Leave.
- 11. Overtime.

- 13. 14.
- Sick Leave. Travelling Expenses. Preference to Seniority on Promotion. 15.
- Superannuation. 16.

Board of Reference. 17.

- 18. Term. 19.
 - Salaries.

3.—Area.

This Award shall extend over and include the boundaries of the Town of Boulder, and any prem-ises or land upon which any undertakings of this body are being carried on.

4.--Scope.

This Award shall apply to all officers in the employment of the Town of Boulder, but shall not include Health Inspectors.

5.—Definitions.

Permanent Officer: A "permanent officer" for the purpose of this Award is one who is appointed by resolution of the Council and is given notice of such appointment in writing under the hand of the Town Clerk.

Temporary Officer: A "temporary officer" shall mean one who is engaged from time to time at the discretion of a departmental head and with the approval of the Town Clerk. A temporary officer after six months' continuous service shall be placed on the same conditions as a permanent officer.

For the purpose of this Award the term Year : "year" shall mean the statutory period determined as being the financial year for a Local Authority.

Town Clerk: Shall mean the person appointed to that position in accordance with the Local Gov-ernment Act, and who may include in his duties the secretaryship of the Local Board of Health or more of such Boards. Provided, however, that the provisions of clause 10 herein are observed.

Local Authority: A "Local Authority" shall mean the Town of Boulder.

Association: Shall mean the West Australian Local Government Officers' Association, Union of Workers, Perth.

Engineer: An Engineer shall mean an Officer of a Local Authority (excepting a foreman or overseer) who is required to prepare estimates and/or specifications and/or to set out, supervise, control and/or inspect outside work of such Local Authority.

Works Supervisor: Shall mean an officer who supervises, directs and controls outside work.

Senior Typists: Shall mean a person employed as a typist who is over the age of 21.

6.—Resignations and Dismissals.

Terms of Employment: Subject to the provisions of the relevant Act or Acts for the time being in force, the following provisions shall apply:-

- (a) An officer, being a Town Clerk or Engineer, shall not without the approval of the Local Authority resign from his position until the expiration of one month's notice in lieu of his intention so to do. All other officers to be required to give one week's notice.
- (b) One month's notice shall be given by the Local Authority to an Officer whose services are no longer required, provided that this subparagraph shall not apply to cases of summary dismissal for criminal misconduct.
- (c) Temporary officers: One (1) week's notice on either side shall be required to termin-ate a contract of service except where a temporary officer is engaged for a specified period or job.

7.—Hours of Duty.

(a) Except as provided in paragraphs (b) and (c) the hours of duty shall be from 9 a.m. to 5 p.m. on Monday to Friday, both inclusive, with a break of one hour for lunch between 12 noon and 2 p.m.

(b) The hours mentioned in paragraph (a) may be varied by agreement between the Local Auth-ority and the Association, and where the duties appertaining to any office cannot be efficiently carried out within the prescribed hours, then in default of such agreement the hours of work shall be determined by the Board of Reference. Provided, however, that the officer or officers concerned shall not be required to work (except sub-

vided, however, that the officer or officers concerned shall not be required to work (except subject to the provisions of the next following clause) a greater number of hours than those included in the hours specified in said paragraph (a).

(c) The hours of duty of foremen and overseer, who exercise control over non clerical workers shall be the same as those of the men over whom they exercise control.

8.—Holidays.

The following holidays shall be granted and paid for, namely: The days observed as New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, State Foundation Day, Kalgoorlie or Boulder Cup Day, Queen's Birthday, Christmas Day, Boxing Day and any other days that may be proclaimed as a public holiday in the Municipality or may be proclaimed as a holiday for persons employed in the Public Service or under the Public Service Act of the Government of Western Australia, and/or any day which may be observed as a bank holiday within the Municipality. When an officer at the direction of the Local Authority, works on any of the prescribed holidays he shall have the equivalent time added to his annual leave. This accumulation is limited to five (5) days in one year.

9.—Annual Leave.

(a) All officers shall be entitled to and shall take a minimum of three weeks annual recreation leave (exclusive of intervening holidays) on full pay. The leave shall be taken at a time mutually convenient to the officer and the Local Authority at any time within six months of it becoming due.

(b) By agreement between the Local Authority and any of its officers, leave may be allowed to accumulate up to and including a period not exceeding that allowed for two years' service.

(c) An officer not completing one year's service shall be granted pay in lieu of holidays in proportion to his length of service.

(d) At least fourteen days' notice shall be given to an officer by the Local Authority before requiring him to take annual leave.

10.—Long Service Leave.

(a) An officer who has continued in the service of the Local Authority for ten years shall be granted long service leave for three months on full pay for each ten years' service, such to commence from the first day of January 1936, and that $pro\ rata$ leave be granted after three (3) years' service, should an employee be compelled to resign from service owing to some unforeseen reason.

(b) Any officer on military duty shall not have time spent in this capacity deducted from the aggregate time in ascertaining the total service for this clause.

11.—Overtime.

(a) Except as provided in paragraph (b), all work done outside the hours specified in clause (7) hereof shall be paid for at the rate of time and a half for the first two hours and double time thereafter.

(b) Executive officers and heads of departments shall receive overtime as specified in paragraph (a) only for work of a special nature in excess of their normal duties.

(c) Where an officer other than a departmental head or executive officer is required to be on duty on any of the holidays mentioned in clause (8) or on Saturdays or Sundays, he shall be paid at the rate of double time.

(d) A minimum of two hours shall be paid when overtime is worked.

12.—Minimum Salary of an Officer Acting in a Higher Grade or in a Dual or Multiple Capacity. When an Officer:—

(a) Performs the duties of a position of a grade higher for not less than one week

than that to which he is appointed he shall be paid, whilst performing the duties of such position, the salary awarded for such position.

- (b) Carried out the duties of or occupies a dual office, he shall be paid the salary pertaining to the higher office.
- (c) Carries out the duties of or occupies more than two positions he shall be paid, in addition to the salary prescribed by paragraphs (a) and (b) herein, ten per centum of the salary of each of the other positions occupied, whether the salary for such other position or positions is prescribed by this or another Award.

13.—Sick Leave.

All officers shall receive pay as follows:—Ten (10) days full pay for each year of service with a maximum of sixty (60) days on production of medical certificate.

14.—Travelling Expenses.

(a) All reasonable out-of-pocket and travelling expenses incurred by an officer in the discharge of his duties shall be paid by the Local Authority. This shall include thirty-five shillings (35s.) per day away from home allowance. When meals only are required, these shall be paid for at the rate of 7s. per meal. The method and mode of travelling or the vehicle to be supplied shall be mutually arranged between the Local Authority and the officer concerned: Provided however that nothing herein contained shall impose an obligation on any officer to provide a method of conveyance at his own expense, nor shall it be a condition precedent to the appointment of an officer that he shall provide a conveyance at his own expense.

(b) When by arrangement the officer supplies his own mode of conveyance, there shall be added to his expenses an amount equal to a fair rental value of the vehicle or vehicles and the amount expended for petrol and lubricants, or in lieu, car hire to be paid at the rate of one shilling (1s.) per mile when own vehicle is used.

(c) If the parties cannot agree upon any question arising under paragraph (a) and (b) hereof, the matter may be referred for settlement by either party concerned to the Board of Reference.

15.—Preference to Seniority on Promotion.

Whenever a vacancy occurs in any office preference to fill such vacancy may be given to the senior officer of that department, regard being had to his efficiency and long service.

16.—Superannuation.

Superannuation shall be paid after five (5) years' service in accordance with the provisions as set out in the relevant Act as published in the Government Gazette No. 43 of 1949.

17.-Board of Reference.

(a) The Court appoints for the purpose of the 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 function of—

- adjusting any matters of difference which may arise between the parties from time to time except such as involves interpretation of the whole and/or any of the provisions of the Award;
- (2) deciding any other matter that the Court may refer to such Board from time to time.

(b) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1952, which for this purpose are embodied in this Award. 18.—Term.

The	terr	n of	this	Award	l shall	be	for	a	period	of
three	(3)	year	s fro	om the	date	her	eof.			

19.—Salaries.

		1	9.—Sal	aries.				
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	Fem	ales				10	18	8
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ing or ledger machine operators shall receive 6s. per week in addition to the rates in (d) (ii) above.

Provided that no more than one (1) junior worker shall be employed for every four (4) senior workers.

I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 21st day of December, 1961. (Sgd.) R. V. NEVILE,

[L.S.]

President.

Filed at my office this 21st day of December, 1961.

(Sgd.) G MELLOWSHIP, Clerk of Court of Arbitration.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

o. 54 (12) of 1961

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Boilermakers' (Gold Mining) Award No. 33/1947 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

T.S.1

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961.

By the Court,

(Sgd.) R. V. NEVILE, President.

Schedule.

Clause 9.—Annual Leave and Holidays.

Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:---

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

(c) Subject to subclause 8 (c) and (d) the following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

No. 253 of 1961.

Between The Metropolitan (Perth) Passenger Transport Trust Officers' Union of Workers, Perth, Applicant, and Metropolitan (Perth) Passenger Transport Trust, Respondent.

HAVING heard Mr. D. W. Cooley on behalf of the applicant and Mr. D. E. Cort on behalf of the respondent, I, the undersigned, Conciliation Commissioner of the Court of Arbitration, in pursuance of a remission to me by the said Court and in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1952, do hereby order and declare—

That the Transport Trust Officers' Award No. 18 of 1960 be amended, in accordance with the attached schedule.

Dated at Perth this 21st day of December, 1961. (Sgd.) S. F. SCHNAARS,

Conciliation Commissioner.

Schedule.

Clause 6.—Hours.

Delete the words "except as provided in subclause (b) hereof" in the first line of subclause (a) and insert the following in lieu:—"Except as provided elsewhere herein."

Delete the final sentence in subclause (a) and insert the following in lieu:—

Provided that by agreement between the parties hereto, the lunch break may be reduced to not less than 45 minutes and provided further that other starting and finishing times may be fixed by agreement between the parties hereto.

Delete paragraph (ii) of subclause (b) and insert the following in lieu:—

The ordinary working hours of traffic staff (other than officers specified in paragraph (i) hereof) foremen, sub-foremen, sub-station technician, sub-station attendants, ferries master and any other officer agreed upon between the parties hereto, shall not exceed forty (40) in any one week to be worked in five days including Sunday.

Clause 7.—Overtime.

Add a new subclause (i) as follows:----

(i) The provisions of this clause shall not apply to those depot masters to whom an additional allowance is paid in accordance with any agreement between the parties hereto.

Clause 10.—Annual Leave and Holidays.

Delete this clause and insert in lieu thereof the following:-

(a) All gazetted Public Service holidays or the days observed in lieu thereof shall, subject to subclause (b) hereof, be allowed as holidays without deduction of pay.

(b) Subject to subclause (d) hereof any officer required to work on any of the days prescribed in subclause (a) hereof shall be paid for such time at ordinary rates and be subsequently allowed a day off duty without deduction of pay in respect of each day so worked provided that any such day off may be added to the officer's period of annual leave.

The foregoing shall not apply when any of the days prescribed in subclause (a) hereof falls on a Saturday or on a Sunday, but in such cases any work done on such days shall be paid for at the rate of double time.

(c) Subject to subclause (d) hereof, except as hereinafter provided a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to an officer after a period of twelve months' continuous service with the Trust provided that if any Award holiday falls within an officer's period of annual leave and is observed on a day which in the case of that officer would have been on an ordinary working day there shall be added to such officer's annual leave one day, being an ordinary working day for each such holiday observed as aforesaid.

(d) Notwithstanding anything else contained in this Award those officers who are from time to time defined by the parties to this Award as shift workers shall be granted three (3) weeks annual leave after a period of twelve months' continuous service with the Trust. The provisions of subclause (b) hereof shall not apply to these officers but instead they shall be paid time and one half for all work performed on any of the Public Holidays or days in lieu as prescribed by subclause (a) hereof.

(e) One month's notice shall be given of the actual date upon which leave is to be taken.

(f) An officer completing more than six months' service who may resign or be retrenched shall be granted pay in lieu of Annual leave in proportion to his length of service.

(g) An officer who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.

Clause 11.-Long Service Leave.

Subclause (a)—Delete the words "three calendar months" and insert "13 weeks" in lieu and delete the words "six calendar months" and insert "26 weeks" in lieu. Subclauses (e) (f) and (g). Delete the words "three months" and insert "13 weeks" in lieu.

Clause 17.—Payment of Salaries.

Delete subclause (b) and insert the following in lieu:—

The salary for a fortnight shall be computed by dividing the gross yearly rate by $52 \ 1/6$ th and multiplying the result by two.

Clause 20.—Rates of Pay.

Delete this clause and insert in lieu thereof the following:—

The minimum rates of salaries payable to officers covered by this Award shall be as follows:— (a) Basic Wage:

-		£	s.	d.
(i) Within a 15 mile radius of G.P.O., Perth-	the			
Males		14	18	9
Females		11	4	1
(ii) Outside a 15 mile radius of G.P.O. Perth but within South-West Land Division.	the			
Males		14	17	3
Females			$\overline{2}$	
b) Junior Male Officers:		Perc Male		
	1	Wa		510
Under 16 years of age	••••	E	56	
16 to 17 years of age			54	
17 to 18 years of age			75	
18 to 19 years of age		č	88	
		argii nun		

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 19 to 20 years of age

 £35

 20 to 21 years of age

 £130

 (c) Junior Female Officers:

						_	Female sic Wag	
			years			 	60	
			years			 • • • •	75	
17	to	18	years	of	age	 	85	
18	to	19	years	of	age	 ••••	95	
						Ann	rgin Pe ium Ov sic Wag	er
			years years			 ····	£ 30 95	

Basic Wage

Percent of

Margin Per

(d) Adult male officers other than those specified in subclause (e) hereof and any officer who may be excluded by agreement between the parties or in default thereof by the Board of Reference and those not classified into the ranges shown in Clause 21:---

		im Over c Wage
		£
At 21 years of age or 1st year adult service		200
At 22 years of age or 2nd year adult service		235
At 23 years of age or 3rd year adult service	••••	275
At 24 years of age or 4th year adult service		315
At 25 years of age or 5th year adult service		350
At 26 years of age or 6th year adult service		385
At 27 years of age or 7th year adult service		425

		Æ	Annum	
			£	
)	Sub-Station Attendant		340-350	
	Stationary Hand		280	
	Stationary Hand—Assistant		190	

Margin Per
Annum Over
Female
Basic Wage

c

Margin Per

(f) Adult Female Officers:

(e)

	L.
At 21 years of age or 1st year of adult service	175
At 22 years of age or 2nd year of adult service	205
At 23 years of age or 3rd year of adult service	235
At 24 years of age or 4th year of adult service	260
At 25 years of age or 5th year of adult service	290

(g) In addition to the appropriate margin in the foregoing schedule, allowances shall be paid as follows:-

- (i) The senior typist and/or confidential typist/or female Revenue Clerk at the rate of £52 per annum.
- (ii) Ledger posting machinist at the rate of $\pounds 26$ per annum.

(h) Advancement in the case of adult male officers beyond the salary prescribed at 25 years of age or in the fifth year of adult service and, in the case of adult female officers the salary prescribed at 23 years of age or in the third year of adult service, shall be approved by the Trust upon satisfactory report on an officer's conduct, diligence and efficiency and provided also that the advancement in salary shall not be granted to an officer if the Trust determines such officer has not performed his or her duties satisfactorily for the preceding twelve months or that the officer has been guilty of conduct which in the opinion of the Trust justifies postponement or the refusal of the advancement.

Clause 21.-Classified Offices and Officers.

Delete this clause and insert in lieu thereof the following:-

(a) The classification of offices and officers employed by the Metropolitan (Perth) Passenger Transport Trust and the fixing of salaries of officers shall be vested in the Chairman. (b) The minimum rates of salaries payable to classified officers shall be the following margins in addition to the basic wage prescribed in Clause 20 (a) of this Award:---Manual Day

				An	argin Per num Over asic Wage
					£
Eighth Class					975-1030
Seventh Class					870-920
Sixth Class		••••			760-815
Fifth Class			· · · ·		650-705
Fourth Class	••••				585-620
Third Class					545-560
Second Class	• • • •		• • • •		510-525
First Class				••••	470-490

(c) Advancement from minimum to maximum of any class, including male junior and female junior and adult scales, shall be by yearly increment provided such advancement shall be approved by the Trust upon satisfactory report of an officer's conduct, diligence and efficiency and provided also, that the advancement in salary shall not be granted to an officer if the Trust determines that such officer has not performed his or her duties satisfactorily for the preceding 12 months, or that such officer has been guilty of conduct which, in the opinion of the Trust, justifies postponement or refusal for the advancement.

These amendments shall operate as from the beginning of the first pay period commencing on or after the date hereof.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA. No. 16 of 1961.

Between the West Australian Local Government Officers' Association, Union of Workers, Perth,

Applicant, and Shire of Perth, Respondent. WHEREAS an Industrial Dispute existed between dispute was referred into Court for the purpose of dispute was referred into Court for the purpose of hearing and determination; and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference; and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court: Now, therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, and all other powers therein enabling it hereby declares enabling it hereby declares-

The memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

Memorandum of Agreement.

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

1.—Title.

This Award shall be known as the "Shire of Perth Officers' Award 1961," and replaces Award No. 35 of 1956 as amended.

2.—Arrangement.

Title.

- Arrangement. 2.
- 3. Scope.
- Area. Term. 4.
- 5.
- Definitions 6.
- Hours of Duty. 7.
- 8. Overtime.
- 9. Higher Duties.
- 10. Resignations or Dismissals.
- 11. Holidays.

Annual Leave. 12.

- 13. Sick Leave.
- Record. 14.
- 15. Instruments. 16. Board of Reference.
- 17. Financial Statements.
- 18 No reduction.
- 19. Salaries.

This Award shall apply to all officers in the employ of the Shire of Perth, excepting Health Inspectors.

4.—Area.

This Award shall have effect over the area com-prised within the boundaries of the Shire of Perth, and the area comprised in any office or land upon which any undertakings of that Shire is being carried on.

5.—Term.

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

6.—Definitions.

(a) "Shire" shall mean the "Shire of Perth."

(b) "Engineering assistant" shall mean an (b) "Engineering assistant" shall mean an officer classified as such and qualified by training or experience to work under the direction of the Shire Engineer, Senior Assistant Engineer, or Assistant Engineer on surveys, town planning, draughting and/or design or works, structures and/or general routine work of the Engineering Department, but excluding a fourth year University Engineering Student.

(c) "Executive officer" shall mean and include the Shire Clerk, Shire Engineer-Building Surveyor, Assistant Shire Clerk, Shire Treasurer, Senior Assistant Engineer and Assistant Engineers.

(d) "Temporary officer" shall mean one who is engaged for less than one week.

(e) "Union" shall mean the Western Australian Local Government Officers' Association.

(f) "Year" shall mean from the 1st July to the 30th June next ensuing.

7.---Hours.

(a) Except as hereinafter provided the ordinary hours of duty of officers shall be thirty-eight (38) per week to be worked between the hours of 8.30 a.m. to 5.30 p.m. Monday to Friday inclusive, with a break of not less than forty-five (45) minutes for lunch between noon and 2 p.m.

(b) The hours of duty of the Senior Librarian and other workers employed in the Libraries shall be 38 per week to be worked Monday to Saturday both inclusive each week, between such hours as directed by the Shire.

(c) The hours mentioned in sub-clauses (a) and (b) hereof may be varied by agreement between the Shire and its officer or officers and, where the duties appertaining to any office cannot be efficiently carried out within the prescribed hours, then in default of such agreement the hours of work shall be determined by the Board of Reference.

Provided, however, that the officer or officers concerned shall not be required to work (except subject to the provisions of the next following clause) a greater number of hours than those specified in subclauses (a) and (b) hereof.

(d) The hours of duty of foremen and other officers who exercise control over non-clerical workers shall be the same as those of the men over whom they exercise control. Provided that such hours shall not exceed forty (40) per week. Ser.

8.—Overtime.

(a) All work done outside the hours specified in clause 7 hereof shall be paid, subject to subclause (b) hereof, at the rate of time and a half for the first four (4) hours and double time thereafter each day, or on Sundays at the rate of double time, or alternatively, time off during working hours may be allowed equivalent to the time worked outside the ordinary hours, or such time may be allowed to accumulate and may be added to the period of annual leave hereinafter prescribed.

(b) Executive officers shall not be entitled to claim payment or time off during working hours for time worked outside the hours prescribed in clause 7 hereof, unless the Shire otherwise directs.

(c) No officer shall be entitled to claim payment or time off during working hours for overtime un-less such overtime worked has been authorised beforehand by an executive officer.

(d) A statement of the overtime worked shall be submitted at each meeting of the Shire containing particulars of all overtime alleged to have been worked since the expiration of the preceding meet-ing, by any officer. No claim for overtime shall be payable or other allowance made thereunder, after three (3) months from the expiration of the time when the overtime is alleged to have been worked unless the statement relating thereto hereinbefore referred to has been furnished to the Local Authority.

(e) Where an officer is required to work on after the usual time for ceasing duty, he shall, where such additional duty necessitates taking a meal away from the usual place of residence, be reimbursed for each meal at the rate of five shillings and sixpence (5s. 6d.) and shall be reimbursed the cost of each meal necessarily taken away from the usual place of residence on Saturdays, Sundays and public holidays at the rate of five shillings and sixpence (5s. 6d.) for each meal. Provided that in each case the overtime worked before and after a meal break totals not less than two (2) hours.

9.—Higher Duties.

(a) Where any adult officer performs the duty of a position higher than that in which he is usually employed, for a term exceeding two (2) weeks (except when relieving any superior officer on annual leave) he shall be paid while performing any such duty at a rate not less than the minimum salary prescribed for the higher position.

(b) Where any officer regularly carries out the duties or occupies a dual office, he shall be paid the salary pertaining to the higher office.

10.—Resignations or Dismissals.

Subject to the provisions of the Local Government Act the following provisions shall apply:-

- (a) No executive officer, or assistant to the Shire Building Surveyor or Shire Building Inspector or any engineering assistant shall leave his position until the expiration of one month's notice in writing of his inten-tion so to do without the approval of the Shire.
- (b) One month's notice shall be given by the Shire to any officer coming within the pro-visions of subclause (a) hereof whose services are no longer required: Provided that this subclause shall not apply to cases of summary dismissal for misconduct.
- (c) In the case of officers not included in (a) and (b) hereof, one week's notice on either side shall be deemed sufficient notice to terminate the contract of employment: Provided that after ten (10) years' service in the employment of the Shire one month's notice on either side shall be required to terminate the contract of em-ployment of an officer: Provided further that this subclause shall not apply to cases of summary dismissal for misconduct.
- (d) One (1) day's notice on either side shall be deemed sufficient to terminate the contract of employment of temporary workers.

11.—Holidavs.

(a) The following days or the days observed in lieu shall be granted as holidays and paid for, namely: New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Queen's Birthday, Christmas Day and Boxing Day and any other day or days which may be proclaimed as a public holiday under the Public Service Act as a holiday for persons employed in the Public Service of the Government of Western Australia Western Australia.

(b) Where an officer is required to be on duty on any of the abovenamed holidays, he shall be allow-ed equivalent time off duty or an equivalent number of days may be added to his annual leave.

12.—Annual Leave.

(a) All officers (except the Shire Clerk, Shire Engineer-Building Surveyor, Shire Treasurer and Assistant Shire Clerk) shall be entitled to two (2)

weeks' annual recreation leave (exclusive of intervening holidays) on full pay. The period of annual leave for the Shire Clerk, Shire Engineer-Building Surveyor, Shire Treasurer and Assistant Shire Clerk shall be (3) weeks (exclusive of intervening holidays) on full pay.

The leave shall be taken at a time mutually convenient to the officer and the Shire at any time within six (6) months of its becoming due.

(b) By agreement between the Shire and any of its officers, leave may be allowed to accumulate up to and including a period not exceeding that allowed for three years' service.

(c) An officer not completing one year's service shall be granted pay in lieu of annual leave in proportion to his or her length of service.

(d) A worker who is dismissed for misconduct or who illegally severs his contract of service shall not be entitled to the benefit of the provisions of this clause.

(e) The provisions of this clause shall not apply to temporary workers.

13.—Sick Leave.

(a) No worker shall be entitled to payment of salary or wages on the grounds of ill health except on the following terms and conditions:—

- (i) On production of a medical certificate satisfactory to the employer or other evidence of a satisfactory nature, an officer shall be entitled to sick leave on the following scale:—
 - (a) First eighteen months' continuous service, up to a total of three weeks on full pay.
 - (b) Over eighteen months' continuous service and up to three years: three weeks on full pay and three weeks on half pay.
 - (c) Over three years' continuous service and within each subsequent triennial period from the expiration of the first three years; three months on full pay.
- (ii) When an officer is in receipt of payment under the Workers' Compensation Act and is entitled to payment under the preceding subclause, the obligation of the employer hereunder shall be deemed to be discharged upon the payment of the difference.

(b) When an officer absents himself from duty without reasonable cause or in excess of the allowance provided for, the employer may deduct from his pay a sum proportionate to his time of absence.

14.---Record.

(a) A readily intelligible record shall be kept by the Shire containing the following particulars:—
(i) The name of each officer,

- (ii) The class of work upon which the officer
- is engaged,
- (iii) The hours worked each day,(iv) The salary (and overtime, if any) paid to
- each officer.

(b) Such record shall be signed by the officer and shall be open for inspection during office hours by the Secretary or an accredited representative of the Union, and such person may take extracts therefrom.

15.—Instruments.

The Shire shall provide and maintain all instruments and equipment.

16.—Board of Reference.

(a) The Court may appoint for the purpose of this Award a Board or Boards of Reference. The Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties hereto as prescribed by the regulations to the Industrial Arbitration Act, 1912-1952. There are assigned to the Board in the event of no agreement being arrived at between the parties to this 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 this Award or any of them;

(ii) deciding any other matter that the Court may refer to such Board from time to time.

(b) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1952.

17.—Financial Statements.

The financial statements of the Shire shall be made available to the inspection of the Secretary of the Union and a copy shall be supplied to the Union upon request.

18.-No Reduction.

No officer who at the date of this Award is in receipt of a higher rate of pay than is herein provided shall have his or her pay reduced as a consequence of this Award.

19.—Salaries.

The minimum salaries payable under this Award shall be as follows:---

			Per	we	ек
(a)	Basic Wage:		£	s.	đ.
	Adult Males Adult Females	 	 14 11		9 1
	mante remaies	 	 ~ *	-	

(b) Classified Adult Males:

	Margin Over Male Basic Wage						
	Per Annum						
	lst	2nd	3rd	4th	5th		
	Year	Year	Year	Year	Year		
	£	£	£	£	£		
Shire Engineer-							
Building Sur-							
veyor	1,810	1,928	2,046	2,164	2,282		
Shire Clerk	1,700	1,825	1,950	2,075	2,200		
Assistant Shire							
Clerk	1,300						
Shire Treasurer	1,300	1,375					
Senior Librarian	892	906	1,100	*****			
Assistant to Build-							
ing Surveyor	650	723	896				
Sub-Accountant	677	735	793				
Land and Property							
Officer	646	698	750				
Head Foreman	590	642	694				
Rates Clerk	500	552	604				
Foreman Gardener	487	539	591				
Building Inspector	503	532	562				
Wages and Cost							
Clerk	493	519	545				
Sanitary Foreman	407	459	511	—			
Works Foreman	367	429	481				
Conveyancing Of-							
ficer	368	420	472				
Engineers							
Senior Assist-							
antEngineer	1,584						
Assistant En-							
gineers	680	820	1,040	1,260	1,480		
Engineering Assista	ants:				£		
First six mont	hs				. 407		
Second six mo	nths				. 443		

Engineering Assistants:				£
First six months		••••		 407
Second six months			••••	 443
Second year	••••	••••		 515
Third year				 641
Fourth year	••			 731
Fifth year	····			 8 39

Provided that an Engineering Assistant qualifying as a Graduate Member of the Institution of Engineers shall be placed on the first year margin of an Assistant Engineer.

Provided further that an Assistant Engineer shall not be entitled to the margin prescribed for the fifth year until he is entitled to Associate Membership of the Institution of Engineers, and has had at least five years experience as an Engineer since qualifying for Graduate Membership of the said Institution. In the case of Graduates in Engineering of a recognised University, the five years herein referred to shall be reduced to four years.

years.	
(c) Classified Adult Females:	
	Margin Over Female
	Basic Wage Per
	Annum 1st 2nd 3rd
	Year Year Year
	£££
Welfare Officer	417 — —
Typist to Shire Clerk	311 337 363
Typist to Shire Engineer-	
Building Surveyor	291 317 343 311 337 363
Cashier Ledger Keeper	291 317 343
Senior Pool Typist	291
	Per Cent.
(d) Male Clerical Officers:	of Male Basic Wage
Under 16 years of age	
16 to 17 years of age	
17 to 18 years of age	65
18 to 19 years of age	0-
19 to 20 years of age	95
	Margin
	Over Male
	Basic Wage
	Per Annum £
20 to 21 years of age	
21 years of age or 1st y	vear of
service as an adult	133
22 years of age or 2nd	
service as an adult	
23 years of age or 3rd years of age or 3rd years an adult	
24 years of age or 4th	
service as an adult	333
25 years of age or 5 th :	
service as an adult	
26 years of age or 6th y	year of
service as an adult 27 years of age or 7th ;	
service as an adult	0.00
	Per Cent.
	of Female
(e) Female Clerical Officers:	Basic Wage
15 to 16 years of age \dots	
17 to 18 years of age 18 to 19 years of age	0.0
18 to 19 years of age 19 to 20 years of age	
to to do years of age	
	Margin Over
	Female
	Basic Wage
	Per Annum
	£
20 to 21 years of age 21 years of age or 1st ;	
service as an adult	
22 years of age or 2nd	
service as an adult	
23 years of age or 3rd	
service as an adult	
24 years of age or 4th ; service as an adult	045
25 years of age or 5th	
service as an adult	
Adult female clerical	
are not in classified pos	itions) when per-
forming work as a ster	nographer, comp-
tometer or calculating shall receive six shillings	
addition to the above ra	
(f) Library Staff (Unqualified	
(1) Library Blan (Onquanned	Per Cent.
	of Male
(i) Moles:	Basic Ware

		Per Cent.
		of Male
(i) Males:	В	asic Wage
Under 16 years	of age	47
16 to 17 years	of age	58
17 to 18 years	of age	68
18 to 19 years	of age	84
19 to 20 years	of age	100

	Ov Bas	Iargin er Male ic Wage Annum £
20 to 21 years of age At 21 years of age At 22 years of age At 23 years of age At 24 years of age At 25 years of age	••••	91 146 200 255 310 320
(ii) Females: 15 to 16 years of age 16 to 17 years of age 17 to 18 years of age 18 to 19 years of age	of	r Cent. Female ic Wage 58 68 81 94.5
	F Bas	Aargin Over Female sic Wage Annum £
19 to 20 years of age 20 to 21 years of age At 21 years of age At 22 years of age At 23 years of age At 24 years of age At 25 years of age	····· ·····	24 78 120 160 188 203 221
(g) Student Librarians: (i) Males:	Ov Bas	Margin ver Male sic Wage Annum £
1st year of service 2nd year of service 3rd year of service 4th year of service 5th year of service 6th year of service	·····	100 163 193 223 249 276
(ii) Females:	I Bas	Margin Over Female sic Wage Annum £
1st year of service 2nd year of service 3rd year of service 4th year of service 5th year of service 6th year of service	·····	135 177 200 223 246 270
	n Over Wage Annum 2nd	e Per
(i) Males 418	Year £ 448	
	Over Wage Annum	e Per
1st Year £	2nd Year £	3rd Year £
(ii) Females 490	VO.	565 Margin Ver Male
(i) Assistant Librarians (Qualified Males:	Per	sic Wage r Annum £
lst year of service 2nd year of service 3rd year of service 4th year of service 5th year of service 6th year of service	····· ····· ····	493 538 583 628 673 718

		Margin
		Over
		Female
	Ba	asic Wage
	$\mathbf{P}\mathbf{e}$	er Annum
Females:		£
1st year of service		565
2nd year of service		610
3rd year of service		655
4th year of service		700
5th year of service	• • • • •	745
6th year of service		790

(j) A library assistant who has been paid according to age and subsequently attains matriculation qualifications shall be paid a salary in accordance with the scale for student librarians without any deduction in salary being effected; i.e. he or she will be accorded the scale for student librarians on the year of service or higher than that received as a library assistant.

Liberty is reserved to the Union to apply to amend the salaries prescribed for Library Staff.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1952, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 21st day of December, 1961. ILS 1 (Sgd.) R. V. NEVILE,

President

Filed at my office this 21st day of December, 1961.

> (Sgd.) G. MELLOWSHIP, Clerk of Court of Arbitration.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA. No. 54 (7) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Indus-trial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and em-ployers, determined that various Awards and In-dustrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order— That the Bank Officials' Award No. 56/1951

That the Bank Officials' Award No. 56/1951 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements. Dated at Perth this 22nd day of September, 1961. By the Court,

[L.S.] (Sgd.) R. V. NEVILE, President.

Schedule.

Clause II.—Annual Leave and Payment for Leave on Termination of Employment.

Delete subclause (f) of this clause and insert in lieu thereof the following:-

(f) (i) Should an officer be retired for any reason or voluntarily resign or be dismissed, other than justifiably dismissed for misconduct, a cash equivalent shall be paid to any such officer for all leave then due.

(ii) In the event of an officer dying, a cash equivalent for all leave then due to such officer shall be paid to his dependants or his legal representative or representatives.

(iii) In every case where an officer shall retire, resign, or be dismissed, other than justifably dismissed for misconduct, or shall die, before a full year's leave shall have accrued, a proportionate cash payment shall be made in respect of all leave accruing to such officer and shall be paid to him or his dependants or his legal representative or representatives.

(iv) Payment under this subclause shall be made at the rate of salary of the officer at the other than justifiable dismissal for misconduct, or death.

(v) In special circumstances and by mutual consent of the employer, the worker and the union concerned, annual leave may be taken in not more than two periods.

Long Service Leave.

Delete paragraph (4) of subclause (f) of the Long Service Leave clause added by Order No. 55 (244) of 1958.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (231) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended; and whereas the said summonses came on for hearing on the 20th day of March, 1961; and whereas the Court, having heard Mr. C. H. Webb on behalf of Indus-trial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and em-ployers, determined that various Awards and In-dustrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order— That the Clerks (Goldmining) Agreement No. why the provisions contained therein relating to

That the Clerks (Goldmining) Agreement No. 11 of 1959 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court.

(Sgd.) R. V. NEVILE, [L.S.] President.

Schedule.

Clause 15.—Holidays.—Delete this clause and insert in lieu thereof the following:—

Clause 15.-Holidays.

Subject to Clause 9, the following shall be observed as holidays without deduction of pay:—Christmas Day, Easter Monday, Labour Day, Good Friday and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted.

Provided that any worker who does not present himself for work on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

Clause 16.—Annual Leave.—Delete subclause (b) of this clause and insert in lieu thereof the following:—

(b) Three (3) weeks' holiday, including fifteen (15) working days, on full pay, shall be granted once in each year to every worker. Provided he has worked two hundred and fortyone (241) shifts at ordinary rates of pay, and should he have worked less than two hundred and forty-one (241) such shifts when the said holiday is taken, or at the termination of his employment, he shall be paid for a proportionate number of holidays. Payment for the said holiday shall be at the rate of pay the worker is receiving immediately before the holiday is taken or employment terminated. Provided further that, where the worker is justifiably dismissed for misconduct he shall not be entitled to the benefits of the provisions of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (256) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended; and whereas the said summonses came on for hearing on the 20th day of March, 1961; and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Goldmining Underground Supervisors' Agreement No. 5 of 1953 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order—

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements. Dated at Perth this 22nd day of September, 1961.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

Schedule.

Clause 8.—Holidays.—Delete this clause and insert in lieu thereof the following:—

Clause 8.—Holidays.

(a) Subject to Clause 7 (b) the following shall be holidays without deduction of pay:— Christmas Day, Good Friday, Easter Monday, Labour Day and one additional day in each calendar year to be nominated by the employer. (b) Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted.

Clause 9.—Annual Leave.—Delete subclause (a) of this clause and insert in lieu thereof the following:—

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay, or should the period of continuous employment be less than one year, the worker shall be paid a sum proportionate as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. Provided further that by agreement between the employer and the worker, leave may be allowed to accumulate for two (2) years. In special circumstances and by mutual consent of the employer, the worker and the union concerned, annual leave may be taken in not more than two periods.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (74) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Engineers' (Gold Mining) Award No. 26/1947 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order—

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court.

[L.S.] (Sgd.) R. V. NEVILE,

President.

Schedule.

Clause 11.—Annual Leave and Holidays.

Delete subclauses (a) and (e) of this clause and insert in lieu thereof the following:---

(a) Each worker shall be entitled to three (3) weeks annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods. (e) Subject to subclauses 8 (c) and (d) and 9 (h) the following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holiday shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (89) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Engine Drivers' (Goldmining) Award No. 37 of 1947 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

Schedule.

Clause 13.—Holidays.

Delete this clause and insert in lieu thereof the following: -

Clause 13.—Holidays.

The following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day and one additional day in each calendar year, to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such

Clause 14.—Annual Leave.

Delete subclause (b) of this clause and insert in lieu thereof the following:—

(b) Three (3) weeks' holiday, including fifteen (15) working days on full pay, shall be granted once in each year to every worker, provided he has worked two hundred and fortyone (241) shifts at ordinary rates of pay and should he have worked less than two hundred and forty-one (241) such shifts when the said holiday is taken, or at the termination of his employment, he shall be paid for a proportionate number of holidays. Payment for the said holiday is taken or employment terminated. Provided further that, where the worker is justifiably dismissed for misconduct, he shall not be entitled to the benefits of the provisions of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (36) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Carpenters' (Gold Mining) Award No. 34/1947 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court,

[L.S.] (Sgd.) R. V. NEVILE, President.

Schedule.

Clause 10.—Annual Leave and Holidays. Delete subclauses (a) and (d) of this clause and insert in lieu thereof the following:—

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

(d) Subject to subclause 9 (d) the following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (72) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers. determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by Section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Electrical Trades (Gold Mining) Award No. 59/1948 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

Schedule.

Clause 11.—Annual Leave and Holidays. Delete subclauses (a) and (e) of this clause and insert in lieu thereof the following:—

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of Service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

(e) Subject to subclauses 8 (c) and (d) and 9 (h) the following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely—Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (150) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Moulders' (Gold Mining) Award No. 4/1934 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court,

[L.S.] (Sgd.) R. V. NEVILE,

President.

Schedule.

Clause 7.—Holidays.

Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:—

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

(c) Subject to subclauses 6 (b) and (c) the following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (166) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Painters' (Gold Mining) Award No. 28A/1946 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements. Dated at Perth this 22nd day of September, 1961.

By the Court, [L.S.] (Sgd.) R. V. NEVILE,

President.

Schedule.

Clause 11.—Annual Leave and Holidays.

Delete subclauses (a) and (d) of this clause and insert in lieu thereof the following:---

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods. (d) Subject to subclause 10 (d) the following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (143) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Goldmining (A.W.U.) Award No. 11 of 1946 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court,

[L.S.] (Sgd.) R. V. NEVILE, President.

Schedule.

Clause 17.—Holidays.

Delete this clause and insert in lieu thereof the following:—

Clause 17.—Holidays.

The following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day and one additional day in each calendar year, to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holiday unless he produces proof

satisfactory to the employer that he was prevented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or miscon-duct. All work performed on any of the afore-mentioned holidays shall be paid for at double time except work in connection with repairs to machinery which has broken down and has caused a stoppage of operations, when the rate shall be time except shall be time and a half throughout.

Clause 18.—Annual Leave.

Delete subclause (b) of this clause and insert in lieu thereof the following:-

(b) Three (3) weeks' holiday, including fifteen (15) working days on full pay, shall be granted once in each year to every worker, provided he has worked two hundred and forty provided he has worked two hundred and forty-one (241) shifts at ordinary rates of pay and should he have worked less than two hundred and forty-one (241) such shifts when the said holiday is taken, or at the termination of his employment, he shall be paid for a propor-tionate number of holidays. Payment for the said holidays shall be at the rate of pay the worker is receiving immediately before the holiday is taken or employment terminated. Provided further that, where the worker is justifiably dismissed for misconduct, he shall not be entitled to the benefits of the provisions not be entitled to the benefits of the provisions of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA. No. 54 (144) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P. and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions of melacor representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order-

That the Iron Ore Production Industry (Yampi Sound) Award No. 17 of 1955 be and the same is hereby amended in the terms of the attached schedule and that such amend-ments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court,

(Sgd.) R. V. NEVILE, [L.S.] President.

Schedule.

Clause 7.-Holidays and Annual Leave.

Delete subclause (a) of this clause and insert in lieu thereof the following:-

(a) Subject to subclause (b) of Clause 6 hereof, the following days or the days observed in lieu thereof shall be observed as holidays without deduction of pay: Christmas Day, Good Friday, Easter Monday, Labour Day and one additional day in each calendar year to be

nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was pre-vented by sickness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

Delete subclause (h) of this clause and insert in lieu thereof the following:-

(h) (i) A worker who is justifiably dismissed for misconduct shall not be entitled to the benefit of the provisions of this clause.

(ii) In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA. No. 54 (221) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended; and whereas the said summonses came on for hearing on the 20th day of March, 1961; and whereas the Court, having heard Mr. C. H. Webb on behalf of Industrial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other representatives for other Unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in nursuance of the powers conferred on it by in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order-

That the Bricklayers' (Gold Mining) Agreement No. 28/1948 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order—

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court,

(Sgd.) R. V. NEVILE, [L.S.] President.

Schedule.

Clause 7.-Annual Leave and Holidays. Delete subclauses (a) and (c) of this clause and

insert in lieu thereof the following:-

(a) Each worker shall be entitled to three (3) weeks' annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

(c) Subject to subclause 7 (d) the following days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in a holiday without deduction of pay in lieu of the day for which it is substituted. Provided the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holiday unless he produces proof satisfactory to the employer that he was prevented by sick-ness from presenting himself for work on any such day and that such sickness was not due such day and that such sickness was not due to intemperance or misconduct.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 54 (177) of 1961.

In the matter of the Industrial Arbitration Act, 1912-1952, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration, by way of summonses, called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Long Service Leave, Public Holidays, Annual Leave and Hours should not be amended, and whereas the said summonses came on for hearing on the 20th day of March, 1961, and whereas the Court, having heard Mr. C. H. Webb on behalf of Indus-trial Unions affiliated with the West Australian Trade Unions' Industrial Council, A.L.P., and Mr. D. E. Cort on behalf of certain employers and other the summer for the summary of the summary o D. E. Cort on behalf of certain employers and other representatives for other Unions and em-ployers, determined that various Awards and In-dustrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1952, doth hereby order—

That the Plumbers' (Gold Mining) Award No. 78/1947 be and the same is hereby amended in the terms of the attached schedule and that such amendments shall take effect as from and including the 1st day of October, 1961.

And doth further order-

[L.S.]

That liberty is reserved to any party to apply to correct any errors or to overcome any anomalies created by any hours amendments to the Shop Assistants' Awards or Agreements.

Dated at Perth this 22nd day of September, 1961. By the Court.

(Sgd.) R. V. NEVILE,

President.

Schedule.

Clause 11.—Annual Leave and Holidays. Delete subclauses (a) and (d) of this clause and insert in lieu thereof the following:-

(a) Each worker shall be entitled to three (a) Each worker shall be entitled to three (3) weeks' annual leave on full pay or, should the period of continuous employment be less than one (1) year, the worker shall be paid holiday pay in proportion as his length of service is to the full year's employment. Annual leave shall be taken at a time suitable to the convenience of the employer; provided that where a worker is justifiably dismissed for miswhere a worker is justifiably dismissed for misconduct he will not be entitled to the benefits of this clause. In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.

(d) Subject to subclause 10 (d) the follow-ing days or the days observed in lieu shall be allowed as holidays without deduction of pay, namely: Christmas Day, Good Friday, Easter Monday, Labour Day, and one additional day

in each calendar year to be nominated by the employer. Where Christmas Day falls on a Saturday or a Sunday, such holiday shall be Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday; in such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted. Provided that any worker who does not present himself for work (if required) on the working day following any of the abovementioned holidays shall not be entitled to be paid for such holi-day unless he produces proof satisfactory to day unless he produces proof satisfactory to the employer that he was prevented by sick-ness from presenting himself for work on any such day and that such sickness was not due to intemperance or misconduct.

INDUSTRIAL AGREEMENT.

No. 1 of 1962.

(Registered 12th January, 1962.)

THIS Agreement made in pursuance of the Indus-trial Arbitration Act, 1912-1952, this 11th day of January, 1962, between the Federated Clerks' Union of Australia Industrial Union of Workers W.A. Branch of the one part (hereinafter called the Union) and the Minister in Charge, State Shipping Service (hereinafter called the Minister), of the other part, whereby it is mutually agreed as follows:

Whereas the parties hereto being the parties of an Industrial Agreement registered on the 9th day of February, 1949, and numbered 3 of 1949 and amended by Order No. 298 (128) 1951 (Female Wage—Rise and Fall), have mutually agreed that the said Industrial Agreement be varied, then the said Industrial Agreement shall be and the same is hereby varied in the following means that is hereby varied in the following manner, that is to say:

Delete Clause 15 (Overtime) and insert in lieu 1. thereof the following new clause:-

15.—Overtime.

(a) The following work when carried out by direction of the General Manager shall be classed as overtime:-

- (i) All work performed on Saturday after-
- noons, Sundays, and public holidays. (ii) All work performed before or after normal
- working hours on week days. (iii) All work performed on Saturday mornings

when not part of the normal hours of duty. (b) (i) When overtime is paid for, payment shall

be made at the rate per hour ascertained by applying the following formula:

Week Days.

- For the first four hours on any one week day: Normal Hourly Rate \mathbf{x} 3/2. After the first four hours on any one week day:
- Normal Hourly Rate \mathbf{x} 2/1.

Saturdays and Sundays.

Up to 12 noon on Saturdays for time worked

when not part of the normal hours of duty: Normal Hourly Rate \mathbf{x} 3/2. Sundays and after 12 noon on Saturdays: Normal Hourly Rate \mathbf{x} 2/1.

Public Service Holidays.

Payment for all work performed on a Public Service Holiday shall be computed on the basis of ordinary time and shall be paid in addition to the day's pay which the officer would ordinarily receive in respect of such period.

(ii) For the purpose of this subclause "Normal Hourly Rate" shall not include any district allow-ance, personal allowance, qualifications allowance, efficiency allowance and/or allowance for staff work and for performing special duties, unless otherwise approved by the General Manager.

(c) With the exception of those officers com-mencing at 8 a.m. no claim for payment of over-time shall be allowed in respect of any day on which the additional time worked amounts to less than 30 minutes.

(d) An officer recalled for duty after an interval of 3 hours or more after his normal finishing time, or on a Saturday, Sunday or Public Service Holiday shall be paid at the appropriate overtime rate for a minimum period of $2\frac{1}{2}$ hours.

(e) A break of at least 30 minutes must be made for meals between 12 noon and 2 p.m. when overtime is worked on a Saturday, Sunday or a Public Service Holiday and between 5 p.m. and 7 p.m. on any day on which overtime is worked. Such breaks shall not be recognised as overtime.

(f) An officer whose normal duties are not subject to close supervision by a senior officer, or whose hours of duty are not defined, shall not be entitled to claim overtime as provided for in subclause (b) (i) except with the approval of the General Manager.

(g) For all time worked in the period commencing from midnight or commencing before two hours of the officer's usual starting time, double time shall be paid up to the officer's usual starting time.

(h) All overtime worked outside customary working hours shall be paid for as follows:—

- (i) Employees whose margins over the basic rate do not exceed the maximum margin of the automatic range: in accordance with subclause (b).
- Employees whose margins over the basic rate exceed the maximum margin of the automatic range but do not exceed a margin of £515 per annum: in accordance with subclause (b).
- (iii) Employees whose margins exceed £515 per annum over the basic rate: in accordance with subclause (b) but on the basis of the normal hourly rate applicable to a margin of £515 per annum.

2. Delete Clause 16 (Meal Expenditure Reimbursement) and insert in lieu thereof the following new clause:----

16.—Meal Allowance.

(a) An officer required to work before or after normal working hours on any week day shall, when additional duty necessitates taking a meal away from the usual place of residence be reimbursed at the rate of 7s. 6d. for each meal purchased, and shall be reimbursed the cost of each meal necessarily taken away from the usual place of residence on Saturdays, Sundays and Public Service Holidays at the rate of 7s. 6d. per meal, provided that in each case the overtime worked before and after the meal break totals not less than two hours.

(b) Reimbursements for expenditure on meals as provided in subclause (a) shall be in addition to payment for overtime.

3. Delete Clause 17 (Higher Duties Allowance) and insert in lieu thereof the following new clause:—

17.—Higher Duties Allowance.

(a) Except as hereinafter provided, an officer other than one classified as a Relieving Officer, who acts in a position classified higher than that in which he himself is classified, shall, with the approval of the General Manager, be paid higher duties allowance on the basis defined in subclause (c) for the whole period that he acts in such higher position provided that—

- (i) he performs the full duties and accepts the full responsibilities of the higher position for a continuous period of two weeks or more; and
- (ii) he acts in the higher position for reasons other than the absence of the classified occupant thereof on normal annual leave.

(b) For the purpose of this clause the expression "normal annual leave" shall mean the annual period of recreation leave as referred to in Clause 18 subclause (b) of this Agreement and shall include any Public Service Holidays taken in conjunction with such annual recreation leave. (c) An officer who acts in a higher position under the conditions prescribed in subclause (a) shall be paid higher duties allowance on the following basis:—

- (i) When acting in a higher position the minimum classified margin of which exceeds his own margin over the basic rate an allowance equivalent to the difference between his own margin over the basic rate and the minimum classified margin of the position in which he is acting; or
- (ii) When acting in a higher position the minimum classified margin of which does not exceed his own margin over the basic rate—an allowance equivalent to the difference between his own margin over the basic rate and the margin he would receive if he were permanently appointed to the position in which he is acting.

(d) No officer under the age of 21 years shall be permitted to relieve or act in a position classified higher than his own without the prior approval of the General Manager.

(e) An allowance under this clause shall not be payable to a male or female officer under the age of 21 years.

(f) An allowance under this clause shall not be payable to a female officer when acting in a male position classified within the male clerical automatic range.

(g) A female officer who acts in a male position classified above the male clerical automatic range under the conditions prescribed in subclause (a) shall be paid higher duties allowance on the basis of the female basic rate plus the female margin relative to the position in which she is acting.

(h) (i) If an officer classified as a Relieving Officer acts or relieves in a position one class higher than his own for a continuous period exceeding four weeks and during such period performs the full duties and accepts the full responsibilities of such higher position, he shall be paid higher duties allowance on the basis set out in subclause (c) for the period in excess of four weeks.

(ii) If an officer classified as a Relieving Officer acts or relieves in a position classified two or more classes higher than his own under the conditions prescribed in subclause (a), he shall be paid higher duties allowance on the basis prescribed in sub-clause (c).

(i) An officer who is in receipt of an allowance granted under this clause shall, if he acts in a higher position continuously for a sufficiently long enough period, be entitled to receive an increased higher duties allowance equivalent to the annual increment he would have received had he been permanently appointed to such higher position for the whole time he has been acting therein; Provided that in the case of a Relieving Officer acting or relieving in a position only one class higher than his own, the first four weeks of service in the higher position shall not be taken into account.

(j) An officer who is in receipt of an allowance granted under this clause shall continue to receive such allowance during his absence on normal annual leave or whilst absent on approved sick leave for a period of less than two weeks' duration, provided that he had qualified for payment of the allowance by serving the required continuous period before proceeding on such leave and provided further that he resumes after such leave in the position in respect of which he was paid higher duties allowance.

 $(k)\,$ If an officer who is acting in a higher position proceeds on—

- (i) any period of long service leave;
- (ii) a period of recreation leave in excess of the normal annual leave period;
- (iii) a period of sick leave or military leave of two weeks' duration or more; or
- (iv) a period of normal annual leave preceded or followed by a period of sick leave, long service leave or leave without pay,

he shall not be entitled to receive payment of an allowance under this clause for the whole or any part of the period of such leave and the continuity

of his acting service in the higher position shall be deemed to be broken by his proceeding on such leave.

4. Delete Clause 20 (Sick Leave) and insert in lieu thereof the following new clause:—

20.—Sick Leave.

(a) In the case of illness of an officer, the General Manager may grant the officer leave of absence on the following conditions:—

- (i) Indisposition not necessitating confinement to the house or hospital will not be regarded as illness in respect of which leave of absence may be granted under this clause except under special circumstances to be approved by the General Manager or on the advice of the Commissioner of Public Health.
- (ii) Applications for leave of absence on the grounds of illness shall be supported by the certificate of a registered medical practitioner. A further certificate from a Government Medical Officer may be required and if this certificate does not, in the opinion of the General Manager, endorse the certificate of the medical practitioner, the officer shall pay the fee due to the Government Medical Officer.
- (iii) The basis for determining the leave which may be granted shall be ascertained by crediting the officer with the following periods; such leave to be cumulative:—

	Leave on Full Pay. Working Days.	Half Pay.
On the date of opera- tion of this Agree- ment or on the date of appoint- ment where the officer is appointed subsequent to such date	- 2 - 2 1	2
On completion of six months' service from the date of operation of this Agreement or from the date of appoint- ment	2 2 3	3
On completion of 12 months' service from the date of operation of this Agreement or from the date of appoint-		-
ment On completion of each additional 12 months' service from the date of operation of this Agreement or from the date of appoint-		5
ment	10	5

- (iv) Where at the date of operation of this Agreement, an officer has been employed for a continuous period of not less than three years, any sick leave to his credit shall remain to his credit in addition to that provided in subclause (a) (iii) hereof.
- (v) The maximum period allowable with pay in respect of any continuous absence shall not exceed nine months on full pay and five months on half pay. Where an officer has been granted fourteen months continuous sick leave with pay he shall not be entitled to receive further sick leave with pay until he has completed a period of duty of not less than four weeks.
- (vi) Sick leave granted to an officer shall be debited against his sick leave credit. Debits for leave granted subsequent to the date of operation of this Agreement shall be on the basis of working days and shall include any public holidays occurring during the

period of leave, provided that where an officer resumes duty on a day immediately succeeding a public holiday then the leave shall be regarded as expiring on the working day preceding such holiday.

- (vii) If an officer falls sick while on annual leave and produces at the time satisfactory medical evidence that he is unable to leave the house he may, with the approval of the General Manager, be granted at a time convenient to the General Manager, additional leave equivalent to the period of sickness falling within the scheduled period of annual leave, provided that the period of sickness is at least one week.
- (viii) An officer absent on approved long service leave or leave without pay shall not be eligible for leave under this clause during the currency of such approved leave.
- (ix) Where an officer in the discharge of his duties sustains injuries which would be compensative, in accordance with the provisions of the Workers' Compensation Act, and which necessitates the grant of leave under this clause, half the period only of such leave on full pay and/or half pay respectively shall be debited against his sick leave credits.
- (x) No leave on account of illness or injury shall be granted with pay if the illness or injury has been caused by the misconduct of the officer or by circumstances within his control. The General Manager in order to satisfy himself in any case may send a registered medical practitioner to attend on and examine the officer at his residence and if the report of the practitioner is, in the opinion of the General Manager, not favourable to the application of the officer concerned, the fee payable to the practitioner shall be deducted from any money which is or becomes payable to the said officer by the General Manager.
- (xi) If an officer, after being retired on medical grounds, resumes duty then his sick leave credit at the date of his retirement shall be reinstated. An officer who after resigning is subsequently reappointed shall be treated as a new employee as from the date of his reappointment.

5. Delete the whole of the provisions of Order No. 298 (128) 1951 (Female Wage-Rise and Fall).

Signed and sealed for and	
on behalf of the Federated	
Clerks' Union of Australia	[L.S.]
Industrial Union of Workers	
W.A. Branch in the presence	
of	

CLAUDE V. W. MORRIS

L. C. WAGER, President.

W. R. SAWYER, Secretary.

Signed by the Minister in Charge, State Shipping Service, in the presence of—

W. A. GORDON.

C. W. COURT.

INDUSTRIAL AGREEMENT.

No. 17 of 1961.

Registered 24th November, 1961.

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 23rd day of November, 1961, between the Federated Clerks' Union of Australia Industrial Union of Workers W.A. Branch of the one part (hereinafter called the Union) and the Minister in Charge, West Australian Meat Export Works (hereinafter called the Minister), of the other part, whereby it is mutually agreed as follows:—

Whereas the parties hereto being the parties of an Industrial Agreement made on the 10th day of January, 1949, and numbered 2 of 1949 and amended by Order No. 298 (126) 1951 (Female Wage-Rise and Fall), have mutually agreed that the said Industrial Agreement be varied, then the said Industrial Agreement shall be and the same is hereby varied in the following manner, that is to say:—

(1) Delete Clause 15 (Overtime) and insert in lieu thereof the following new Clause:—

15.—Overtime.

(a) The following work when carried out by direction of the General Manager shall be classed as overtime:—

- (i) All work performed on Saturday afternoons, Sundays, and Public Holidays.
- (ii) All work performed before or after normal working hours on week days.
- (iii) All work performed on Saturday mornings when not part of the normal hours of duty.

(b) (i) When overtime is paid for, payment shall be made at the rate per hour ascertained by applying the following formula:—

Week Days.

For the first four hours on any one week day:—

Normal Hourly Rate x 3/2.

After the first four hours on any one week day:---

Normal Hourly Rate x 2/1.

Saturdays and Sundays.

Up to 12 noon on Saturdays for time worked when not part of the normal hours of duty. Normal Hourly Rate x 3/2.

Public Service Holidays.

Payment for all work performed on a Public Service Holiday shall be computed on the basis of ordinary time and shall be paid in addition to the day's pay which the officer would ordinarily receive in respect of such period.

(ii) For the purpose of this subclause "Normal Hourly Rate" shall not include any personal allowance, qualifications allowance, efficiency allowance and/or allowance for staff work and for performing special duties, unless otherwise approved by the General Manager.

(c) With the exception of those officers commencing at 8 a.m. no claim for payment of overtime shall be allowed in respect of any day on which the additional time worked amounts to less than 30 minutes.

(d) An officer recalled for duty after an interval of 3 hours or more after his normal finishing time, or on a Saturday, Sunday or Public Service Holiday shall be paid at the appropriate overtime rate for a minimum period of $2\frac{1}{2}$ hours.

(e) A break of at least 30 minutes must be made for meals between 12 noon and 2 p.m. when overtime is worked on a Saturday, Sunday or a Public Service Holiday and between 5 p.m. and 7 p.m. on any day on which overtime is worked. Such breaks shall not be recognised as overtime.

(f) An officer whose normal duties are not subject to close supervision by a senior officer, or whose hours of duty are not defined, shall not be entitled to claim overtime as provided for in subclause (b) (i) except with the approval of the General Manager. (g) For all time worked in the period commencing from midnight or commencing before two hours of the officer's usual starting time, double time shall be paid up to the officer's usual starting time.

(2) Delete Clause 16 (Meal Expenditure Reimbursement) and insert in lieu thereof the following new Clause:—

16.—Meal Allowance.

(a) If an officer is required to work prior to the usual commencing time or after the usual time for ceasing duty, he shall, when such additional duty necessitates taking a meal away from the usual place of residence, be reimbursed at the rate of seven shillings and sixpence (7s. 6d.) for each meal purchased and shall be reimbursed the cost of each meal necessarily taken away from the usual place of residence on Saturdays, Sundays and Public Holidays at the rate of seven shillings and sixpence (7s. 6d.) per meal, provided that in each case the overtime worked before and after the meal break totals not less than two hours.

Provided that a meal allowance shall not be paid for any Public Service Holiday which is a normal working day for the main body of workers on the establishment.

(b) Reimbursements for expenditure on meals as provided in subclause (a) shall be in addition to payment for overtime.

17.—Higher Duties Allowance.

(3) (a) Except as hereinafter provided an officer other than one classified as a Relieving Officer, who acts in a position classified higher than that in which he himself is classified, shall, with the approval of the General Manager, be paid higher duties allowance on the basis defined in subclause (c) for the whole period that he acts in such higher position provided that—

- (i) he performs the full duties and accepts the full responsibilities of the higher position for a continuous period of two weeks or more; and
- (ii) he acts in the higher position for reasons other than the absence of the classified occupant thereof on normal annual leave.

(b) For the purpose of this clause the expression "normal annual leave" shall mean the annual period of recreation leave as referred to in Clause 18 subclause (b) of this Agreement and shall include any Public Service Holidays taken in conjunction with such annual recreation leave.

(c) An officer who acts in a higher position under the conditions prescribed in subclause (a) shall be paid higher duties allowance on the following basis:---

- (i) when acting in a higher position the minimum classified margin of which exceeds his own margin over the basic rate —an allowance equivalent to the difference between his own margin over the basic rate and the minimum classified margin of the position in which he is acting; or
- (ii) when acting in a higher position the minimum classified margin of which does not exceed his own margin over the basic rate —an allowance equivalent to the difference between his own margin over the basic rate and the margin he would receive if he were permanently appointed to the position in which he is acting.

(d) No officer under the age of 21 years shall be permitted to relieve or act in a position classified higher than his own without the prior approval of the General Manager.

(e) An allowance under this clause shall not be payable to a male or female officer under the age of 21 years.

(f) An allowance under this clause shall not be payable to a female officer when acting in a male position classified within the male clerical automatic range. (g) A female officer who acts in a male position classified above the male clerical automatic range under the conditions prescribed in subclause (a) shall be paid higher duties allowance on the basis of the female basic rate plus the female margin relative to the position in which she is acting.

(h) (i) If an officer classified as a Relieving Officer acts or relieves in a position one class higher than his own for a continuous period exceeding four weeks and during such period performs the full duties and accepts the full responsibilities of such higher position, he shall be paid higher duties allowance on the basis set out in subclause (c) for the period in excess of four weeks.

(ii) If an officer classified as a Relieving Officer acts or relieves in a position classified two or more classes higher than his own under the conditions prescribed in subclause (a), he shall be paid higher duties allowance on the basis prescribed in subclause (c).

(i) An officer who is in receipt of an allowance granted under this clause shall, if he acts in a higher position continuously for a sufficiently long enough period, be entitled to receive an increased higher duties allowance equivalent to the annual increment he would have received had he been permanently appointed to such higher position for the whole time he has been acting therein: Provided that in the case of a Relieving Officer acting or relieving in a position only one class higher than his own, the first four weeks of service in the higher position shall not be taken into account.

(j) An officer who is in receipt of an allowance granted under this clause shall continue to receive such allowance during his absence on normal annual leave or whilst absent on approved sick leave for a period of less than two weeks duration, provided that he had qualified for payment of the allowance by serving the required continuous period before proceeding on such leave and provided further that he resumes after such leave in the position in respect of which he was paid higher duties allowance.

(k) If an officer who is acting in a higher position proceeds on:—

- (i) any period of long service leave:
- (ii) a period of recreation leave in excess of the normal annual leave period;
- (iii) a period of sick leave or military leave of two weeks duration or more; or
- (iv) a period of normal annual leave preceded or followed by a period of sick leave, long service leave or leave without pay—

He shall not be entitled to receive payment of an allowance under this clause for the whole or any part of the period of such leave and the continuity of his acting service in the higher position shall be deemed to be broken by his proceeding on such leave.

(4) Delete Clause 20 (Sick Leave) and insert in lieu thereof the following new clause:—

20.-Sick Leave.

(a) In the case of illness of an officer, the General Manager may grant the officer leave of absence on the following conditions:—

- (i) Indisposition not necessitating confinement to the house or hospital will not be regarded as illness in respect of which leave of absence may be granted under this clause except under special circumstances to be approved by the General Manager or on the advice of the Commissioner of Public Health.
- (ii) Applications for leave of absence on the grounds of illness shall be supported by the certificate of a registered medical practitioner. A further certificate from a Government Medical Officer may be required and if this certificate does not in the opinion of the General Manager, endorse the certificate of the medical practitioner, the officer shall pay the fee due to the Government Medical Officer.

(iii) The basis for determining the leave which may be granted shall be ascertained by crediting the officer with the following periods; such leave to be cumulative:—

periods; such leav	le to be cu	imulative:—
L	eave on Full Pay.	Leave on Half Pay.
x		Working Days.
On the date of		0 - 0
operation of this		
Agreement or on		
the date of ap-		
pointment where		
the officer is ap-		
pointed subse-		
quent to such		
date	5	2
On completion of		
six months ser-		
vice from the		
date of operation		
of this Agree-		
ment or from		
date of appoint-		
ment	5	3
On completion of		
twelve months		
service from the		
date of operation		
of this Agree-		
ment or from the		
date of appoint-		-
ment	10	5
On completion of		
each additional		
twelve months		
service from the	•	
date of operation		
of this Agree-		
ment or from		
the date of ap-	10	r
pointment	10	5

- (iv) Where at the date of operation of this Agreement, an officer has been employed for a continuous period of not less than three years, any sick leave to his credit shall remain to his credit in addition to that provided in subclause (a) (iii) hereof.
- (v) The maximum period allowable with pay in respect of any continuous absence shall not exceed nine months on full pay and five months on half pay. Where an officer has been granted fourteen months continuous sick leave with pay he shall not be entitled to receive further sick leave with pay until he has completed a period of duty of not less than four weeks.
- (vi) Sick leave granted to an officer shall be debited against his sick leave credit. Debits for leave granted subsequent to the date of operation of this Agreement shall be on the basis of working days and shall include any public holidays occurring during the period of leave, provided that where an officer resumes duty on a day immediately succeeding a public holiday then the leave shall be regarded as expiring on the working day preceding such holiday.
- (vii) If an officer falls sick while on annual leave and produces at the time satisfactory medical evidence that he is unable to leave the house he may, with the approval of the General Manager, be granted at a time convenient to the General Manager, additional leave equivalent to the period of sickness falling within the scheduled period of annual leave, provided that the period of sickness is at least one week.
- (viii) An officer absent on approved long service leave or leave without pay shall not be eligible for leave under this clause during the currency of such approved leave.
- (ix) Where an officer in the discharge of his duties sustains injuries which would be compensative, in accordance with the provisions of the Workers' Compensation Act

and which necessitates the grant of leave under this clause, half the period only of such leave on full pay and/or half pay respectively shall be debited against his sick leave credits.

- (x) No leave on account of illness or injury shall be granted with pay if the illness or injury has been caused by the misconduct of the officer or by circumstances within his control. The General Manager in order to satisfy himself in any case may send a registered medical practitioner to attend on and examine the officer at his residence and if the report of the practitioner is, in the opinion of the General Manager, not favourable to the application of the officer concerned, the fee payable to the practitioner shall be deducted from any money which is or becomes payable to the said officer by the General Manager.
- (xi) If an officer, after being retired on medical grounds, resumes duty then his sick leave credit at the date of his retirement shall be reinstated. An officer, who after resigning is subsequently reappointed shall be treated as a new employee as from the date of his reappointment.

(5) Delete the whole of the provisions of Order No. 298 (126) 1951 (Female Wage—Rise and Fall). Signed and sealed for and on

Signed and sealed for and on	
behalf of The Federated	
Clerks' Union of Australia	[L.S.]
Industrial Union of	
Workers, W.A. Branch, in	
the presence of—	
J. D. SMITH.	

L. C. WAGER. President. W. R. SAWYER, Secretary.

Signed by the Minister in Charge, West Australian Meat Export Works, in the presence of— C. D. NALDER.

Classified Officer State Civil Service, Premier's Department, Perth.

APPOINTMENTS.

(Under section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1956.) Registrar General's Office,

Perth, 7th February, 1962.

THE following appointments have been approved:—

R.G. No. 40/61.—Mr. Grant Allan Johnson, as District Registrar of Births, Deaths and Marriages for the Katanning Registry District, to maintain an office at Katanning, during the absence on leave of Mr. Laurence Sinclair Macfarlane; this appointment dates from 25th January, 1962. R.G. No. 72/61.—Constable Kevin Cuthbert Gorman, as Assistant District Registrar of Births, Deaths and Marriages for the Northam Registry District, to maintain an office at Dowerin, during the absence on leave of Constable Robert Bruce Edwards; this appointment dates from 8th January, 1962.

R.G. No. 81/61.—Sergeant Edgar John Cunnington, as Assistant District Registrar of Births, Deaths and Marriages-for the Wellington Registry District, to maintain an office at Harvey, during the absence on leave of Sergeant Bertram James Coen; this appointment dates from 27th January, 1962.

R.G. No. 83/61.—Constable Martin Henry Yarrick, as Assistant District Registrar of Births, Deaths and Marriages for the Katanning Registry District, to maintain an office at Kojonup, vice Constable Peter Brian Sullivan; this appointment dates from 15th January, 1962.

E. J. BROWNFIELD, Registrar General.

REGISTRATION OF MINISTERS. (Pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1956.)

Registrar General's Office, Perth, 7th February, 1962.

Appointments.

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

R.G. No.; Date; Name; Address of Residence; Registry District. Roman Catholic.

Roman Cathone.

- 2019/62; 7/2/62; Rev. Robert Samuel Nowlan, S.M.; The Presbytery, 11 Hehir Street, Belmont; Perth.
- 195/61; 7/2/62; Rt. Rev. Monsignor Albert Thomas Langmead, B.D., R.I.; 40 Franklin Street, Leederville; Perth.
- The Evangelical Lutheran Church of Australia, Inc. $(W.A. \ Conference)$.
- 2021/62; 1/2/62; Rev. Cyril Alfred Bartel; 1 Young Street, Albany; Plantagenet.

Cancellation.

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

R.G. No.; Date; Name; Address of Residence; Registry District.

Church of England.

2053/60; 24/1/62; Rev. Charles Taylor Stanham, M.A.; 77 Clydesdale Street, Como; Perth. E. J. BROWNFIELD,

Registrar General.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is notified for general information that, with the approval of the Minister as required by section 22 of the Government Railways Act, 1904-1948, the following alterations and additions have been made to the Scales of Charges, Schedules, etc., now appearing in the Goods Rates Book, dated 1st September, 1960, and the Coaching Rates Book, dated 1st December, 1941.

Goods Rates Book.

Tariff 1, page 4, from 28/10/61.—Method of Computation of Charges for Goods and Livestock Traffic Hauled To, From or Via the Midland Railway.— Insert new paragraph:—

(5) Diversion.—When "through" traffic is diverted the diversion charge shall be divided equally between the Government and Midland Railway and where "via" traffic is diverted the Government Railway shall receive the diversion charge in full.

Tariff 1, page 12, from 30/9/61.—Clause 4, Paragraph (b) (ii)—Carriage of Goods at Owner's or Commission's Risk.—After "paid" in the last line insert a comma and Add:—Except in the case of goods consigned to a private

siding when checking charges shall apply only at the forwarding station unless the consignee desires the goods to be checked, in which case the appropriate checking charges vide Clause 39, Paragraph (b) also shall be applicable.

Tariff 1, page 14, from 21/10/61.—Clause 10—Interpretation.—Add new paragraph:—

(e) Where alternative rates or classifications are provided the freight shall be calculated at the cheaper method provided that all conditions relating to the cheaper method are satisfied.

Tariff 1, page 15, from 23/9/61.—Class and Wagon Weight Minima—Chaff, Hay and Straw.—V, VA, VB and LC, Insert:—6. VD, Insert:—8.

Tariff 1, page 16, from 28/10/61.—Clause 12—Class and Wagon Minima.—Delete amended paragraph (d) and Insert in lieu:—

(d) The weights shown for specific types of wagons in paragraph (b) hereof are the minimum weights to be loaded in such wagons to permit of application of the lowest rate specified for the particular commodity, except that such weights shall have application only when the total weight of the consignment is not less than 8 tons in the case of traffic classified as M Class, M Class plus or less a percentage of 5 tons in the case of traffic classified at A Class or A Class plus or less a percentage.

Tariff 1, page 16, from 28/10/61.—Clause 12—Class and Wagon Weight Minima.—Paragraph (f). Add after 8 tons in second line "or A Class traffic in excess of 5 tons."

Also add after 8 tons in third line "or 5 tons."

Tariff 1, page 18, from 21/10/61.—Clause 17—Long Articles.—Add after Fremantle in the second line:—"and from Parkeston to Perth or Fremantle."

Tariff 1, page 27, from 23/9/61.—Clause 41, Paragraph b (xxi)—Light and Heavy Lines.—Amend to read:—Coomberdale to Arrino.

Tariff 1, page 29, from 4/11/61.—General Classification of Goods.—Insert:—AGGREGATE, Light-weight k M.

Tariff 1, page 30, from 28/10/61.—General Classification of Goods.—Insert:—BINS, iron or steel, component parts (not assembled) k C, 5 tons.

BINS, iron or steel, component parts (not assembled) k 1st S. to S.

Tariff 1, page 30, from 4/11/61.—General Classification of Goods—Bins.— Insert:—After "ton" in the second line (for freighting purposes, maximum 900 cub. ft. per four-wheeled wagon).

Tariff 1, page 36, from 14/10/61.—General Classification of Goods—Fruit for Canning, Bottling or Sauce Making.—Add:—* before Fruit. Insert footnote:—* Rate shall not fall below M Class.

Tariff 1, page 36, 4/11/61.—General classification of Goods.—Add:—Fruit for canning, bottling or sauce making d A-25%, 6 tons.

Tariff 1, page 39, from 4/11/61.—General Classification of Goods— Machinery or Machines and Parts.—Add:—** Agricultural, dairying, horticultural or pastoral machines ("Trade Ins" only) forwarded to the metropolitan area, to be declared on the consignment note accordingly k C.

Add footnote:—** Exempt from the provisions of Clause 18(c).

Tariff 1, page 43, from 30/9/61.—Pipes or Piping.—Iron or steel (cement lined), etc., add in both places:—, also when coated with bitumen or bitumen enamel preparations.

Tariff 1, page 47, from 23/9/61.—General Classification of Goods.—Insert:—

Tariff 1, page 47, from 28/10/61.—General Classification of Goods.— Delete:—TANKS, iron or steel, component parts (not assembled) k 1st S. to S.

Insert:—TANKS, iron or steel, component parts (not assembled) k C, 5 tons.

TANKS, iron or steel, component parts (not assembled) $k \ \ldots \ 1st$ S. to S.

Tariff 1, page 47, from 4/11/61.—General Classification of Goods—Tanks and Vats.—Insert:—After "ton" in the second line (or freighting purposes, maximum 900 cub. ft. per four-wheeled wagon).

Tariff 1, page 49, from 14/10/61.—General Classification of Goods.—Add:— Vegetables for canning, bottling or sauce making a, f A-25%, 6 tons.

Tariff 1, page 49, from 4/11/61.—General Classification of Goods—Vegetables for Canning, Botting or Sauce Making.—Add:—* before Vegetables. Insert footnote:—* Rate shall not fall below M Class.

Tariff 3, page 3, from 7/10/61.—Paragraph (b) (iii)—Ashes, ex Loco. Depots.—Delete:—Freight at "M" rate and conditions and Insert in lieu:— Freight at "M" rate minimum 6 tons and 12 tons per four-wheeled and eightwheeled wagon respectively. Tariff 3, page 14, from 7/10/61.—Paragraph 5—Exemptions from Inter-system Rates.—Amend to Read:—The rates in paragraph 10 do not apply to explosives or vehicles (all systems) and with the exception of the Commonwealth Railways, to the commodities listed hereunder which shall be charged at local rates and conditions.

Tariff 4, page 19, from 28/10/61.—Shunting Charges, Wongan Hills—BP Australia Ltd.—Add:—(Tankers only).

Tariff 4, page 24, from 21/10/61.—Shunting Charges.—Esperance Vacuum Oil Co. Pty. Ltd., Sub-Lease Caltex Oil (Australia) Pty. Ltd.—590. 10s.

Tariff 5, page 4, from 14/10/61 .- Livestock .- Delete paragraph 18 and Insert in lieu:-

18. The charges shall be computed in the same manner as that for goods traffic (see Tariff 6, Page 15). Where alternative routes are available (Midland Railway excepted), the allotted route, in accordance with the train service will be used but freight charges computed via the shortest route. Van orders shall show the route required.

Tariff 5, page 6, from 14/10/61.-Bulls, Cows, Horses and Oxen.-–Add new sentence:-

A calf, or foal, not exceeding three months old, when accompanying a cow or mare respectively and loaded in the same wagon will be carried free.

Tariff 5, page 8, from 14/10/61.-Rates.-Add new paragraph:--

7. Where a consignment is in excess of one full van the charge for any half vans used shall be computed at half of the actual full van rate.

Tariff 6, page 4, from 14/10/61.—List of Stations and Sidings, Benne-laking.—Delete all reference.

Tariff 6, page 13, from 21/10/61.—List of Stations and Sidings, Widgie-mooltha—Cranes and Capacity.—Add:— $1-2\frac{1}{2}$ tons.

Tariff 6, page 13, from 7/10/61.—List of Stations and Sidings.—Insert:—WRA 85, Wuraming*, 51064 PB "Yes" under shelter shed.

Tariff 6, page 15, from 14/10/61,—Distance Table.—Amend in second line "Supplement, Page 12," to read "Supplement, Page 23."

Tariff 6, page 24, from 7/10/61.—Distance Table, Pinjarra-Boddington.— Insert:—64. 31. 85. Wuraming.

Tariff 6, page 25, from 14/10/61.-Distance Table, Bowelling-Wagin.-Bennelaking .-- Delete all reference.

Coaching Rates Book.

Page 48, from 31/10/61.—Road Bus Services—Perth-Bruce Rock-Narembeen, Route No. 81.—Luxury Scenicruiser buses will operate on this route.

Fares:

Adults-3d. per mile.

Children—(When not occupying a seat to the exclusion of a full fare paying passenger)— Under 5 years—Free.

5 years and under 14 years—Half fare.

Concession fares-as published.

Minimum fares-Adult 9d., Child 5d.

The fares include afternoon or morning tea, and reservation of seats from Perth shall be compulsory. The reservation of seats from Narembeen to Perth is not practicable, but the Hostess will prepare a diagram for the information of the Road Services section.

The carriage of passengers' luggage, parcels, and baby conveyances shall be in accordance with the published arrangements for Road Services.

Page 79, from 21/10/61.-Commercial Travellers, Clause 11.-Amend to read:-

"Where any samples are deposited in any cloak-room the ordin-ary cloak-room charges and conditions specified in the regulations will be imposed on any samples deposited by yearly or half-yearly ticket-holders if such samples are removed within forty-eight hours from the time when the same are deposited as aforesaid."

Page 85, from 23/9/61.—Clause 1—Ordinary Parcels (Prepaid) Rates— Freight Stamps.-Add:-4s. 6d.

Page 85, from 21/10/61.—Clause (b), Paragraph (ii)—Ordinary Parcels (Stamped) Rates.-Amend to read as follows:-Traffic from siding and stations when unattended.

Page 88, from 30/9/61.—Delete all reference to dress stands packed and unpacked, and insert:—Dress stands—Ordinary rate plus 50 per cent.

Page 158, from 14/10/61.-Distance Table, Bowelling-Wagin Line-Bennelaking.—Delete all reference.

Page 158, from 14/10/61.—Distance Table, Pinjarra-Boddington Line.— Delete all reference to Miles from Narrogin. Insert:—Miles from Pinjarra 31, Miles from Perth 85, Wuraming.

Page 170, from 21/10/61.—Table 6—Intersystem Winter Excursion Fares.— Fares shown in this table shall be applied from 1st May, 1962, to 31st July, 1962.

C. G. C. WAYNE, Commissioner of Railways. COMPANIES ACT, 1943-1961.

Notice of Intention to Cease Business in Western Australia.

(Pursuant to Section 337.)

William & Co. Pty. Limited.

NOTICE is hereby given that William & Co., Pty. Limited a company registered under Part XI of the Companies Act, 1943-1960, and having its registered office at 56 William Street, Perth, in the State of Western Australia, intends voluntarily to crease to carry on business in the said State on and cease to carry on business in the said State on and after the 10th day of May, 1962.

Dated this 12th day of January, 1962.

R. H. SISLEY,

Agent in Western Australia

Northmore, Hale, Davy & Leake, Solicitors, 13 Howard Street, Perth.

> COMPANIES ACT, 1943-1961. Notice of Intention to Cease Business in Western Australia. (Pursuant to Section 337.) Amalgamated Plastics Pty. Ltd.

NOTICE is hereby given that Amalgamated Plastics NOTICE is hereby given that Amagamated Plastics Pty. Ltd., a company registered under Part XI of the Companies Act, 1943-1959, and having its regis-tered office at care of W. A. Carcary, Halvorsen & Co., Warwick House, 63 St. George's Terrace, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 18th day of May, 1962. Dated this 30th day of January, 1962.

> H. B. HALVORSEN, Agent.

COMPANIES ACT, 1943-1954.

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

Southern River Grazing Co. Pty. Ltd. NOTICE is hereby given that the registered office of Southern River Grazing Co. Pty. Ltd. was, on the 22nd January, 1962, changed to and is now situated at Room 9, Padbury Buildings, Forrest Place, Perth. Dated this 30th day of January, 1962.

N. L. TAYLOR,

Secretary.

COMPANIES ACT, 1943-1961. Notice of Change in Situation of Registered Office. (Pursuant to Section 99 (4).)

Coastal Agencies Pty. Limited.

NOTICE is hereby given that the registered office of Coastal Agencies Pty. Limited was, on the 31st day of January, 1962, changed to and is now situated at 28 Stirling Highway, North Fremantle. Dated this 31st day of January, 1962.

> F. MARSHALL, Director.

COMPANIES ACT, 1943-1961.

Notice of Change in Situation of Registered Office of a Company Incorporated outside Western Australia which carries on Business within Western Australia.

(Pursuant to Section 330 (4).)

Australian Landtrusts (W.A.) Pty. Limited.

AUSTRALIAN LANDTRUSTS (W.A.) PTY. LIMITED hereby gives notice that the registered office of the company was, on the 1st day of Dec-ember, 1961, changed to and is now situated at First Floor, 63 St. George's Terrace, Perth. Dated this 24th day of January, 1962.

R. R. IRVIN.

Agent in Western Australia.

Robinson, Cox & Co., Solicitors for the Company.

(6) - 55445

COMPANIES ACT, 1943-1961.

Notice Concerning Lost Debenture Stock Certificates.

Australian Guarantee Corporation Limited.

NOTICE is hereby given that first mortgage debenture stock certificate number 39650 for £2,000 in the abovenamed company, entered in the names of Mr. John N. Shonis and Mrs. May Shonis, of 965 Beaufort Street, Inglewood, has been lost or de-stroyed, and it is the intention of the abovenamed company to issue a duplicate certificate in lieu thereof after the expiration of 28 days from the publication hereof.

Dated the 9th of February, 1962.

K. J. LAMBETH, Secretary.

COMPANIES ACT, 1943-1961. Notice Concerning Lost Share Certificate. (Pursuant to Section 414 (1).) West Coast Holdings Ltd.

NOTICE is hereby given that share certificate No. 6759 for 100 shares in West Coast Holdings Ltd., registered in the name of Arthur Littlejohn, of 41 Oats Street, Kewdale, Western Australia, 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 hereof.

Dated the 5th day of February, 1962.

R. V. O'SHANNASSY, Secretary.

COMPANIES ACT, 1943-1961.

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

(Pursuant to Section 99 (4).

NOTICE is given that the registered office of Corser Homes Pty. Ltd. was, on the 1st day of February, 1962, changed to and is now situate at 132 Oats Street, Carlisle, and that the days and hours during which such office is accessible to the public are as from the 1st day of February, 1962 as follows: Monday to Friday, from 9 a.m. to 5 p.m.

Dated this 1st day of February, 1962.

E. S. SAXTON, Secretary.

COMPANIES ACT, 1943-1961.

Regal Cement Manufacturers Pty. Ltd. NOTICE is hereby given that the registered office of the abovenamed company will be situated at 22 Sussex Street, Maylands, Western Australia, and will be open to the public between the hours of 9 a.m. and 12 nonn and 1 p.m. and 4 p.m. Mondaysto Fridays (excluding public holidays)

Dated this 16th day of January, 1962.

FRANK DOWNING, 25 William Street, Perth, Solicitor for the Company.

COMPANIES ACT, 1943-1961, Haselhurst Industries Pty. Ltd.

NOTICE is hereby given that the registered office of the abovenamed company will be situated at 22 Sussex Street, Maylands, Western Australia, and will be open to the public between the hours of 9 a.m. and 12 noon and 1 p.m. and 4 p.m. Mondays to Fridays (excluding public holidays).

Dated this 16th day of January, 1962.

FRANK DOWNING 25 William Street, Perth, Solicitor for the Company.

COMPANIES ACT, 1943-1961.

Notice of Situation of Registered Office.

Empisal Aust. Pty. Limited.

EMPISAL AUST. PTY. LIMITED hereby gives notice that the registered office of the company is situated at the office of Messrs. Cooper Brothers, Goyder & Co., Chartered Accountants, Third Floor, Pastoral House, 156 St. George's Terrace, Perth, and that the days and hours during which such office is accessible to the public are as follows: Mondays to Fridays inclusive (excepting public and bank holidays), between the hours of 10 a.m. and 12 p.m. and 2 p.m. and 4 p.m.

Dated the 25th day of January, 1962. F. G. STONE, Agent in Western Australia.

Messrs, Stone, James & Co., of 81 St. George's Terrace, Perth, Solicitors for the Company.

> COMPANIES ACT, 1943-1961. Notice of Change of Company Name. (Pursuant to Section 30 (5).)

NOTICE is hereby given that Hardware Service Timber Pty. Ltd. has, by a special resolution of the company and with the approval of the Registrar of Companies, signified in writing, changed its name to Timber Service Pty. Ltd.

Dated the 1st day of February, 1962.

T. MACFARLANE, Registrar of Companies.

COMPANIES ACT, 1943-1961. Notice of Change of Company Name. (Pursuant to Section 30 (5).)

NOTICE is hereby given that Strickland Taylor (W.A.) Ltd. has, by a special resolution of the company and with the approval of the Registrar of Companies, signified in writing, changed its name to Western Livestock Limited.

Dated the 15th day of January, 1962. A. C. MANNING,

Deputy Registrar of Companies.

IN THE MATTER OF THE COMPANIES ACT, 1943-1961.

NOTICE is hereby given that, pursuant to section 26 (1) of the abovenamed Act, a Certificate of Incorporation, as a limited company, has been issued to each of the undermentioned companies on the respective date specified.

Company; Date of Incorporation.

Brennan's Investments Pty. Ltd.; 18th January, 1962.

Implement and Tractor Services Pty. Ltd.; 19th

Implement and Tractor Services Pty. Ltd.; 19th January, 1962.
George Verrall Pty. Ltd.; 19th January, 1962.
Haselhurst Industries Pty. Ltd.; 19th January, 1962.
Highway Motel (Geraldton) Proprietary Limited;
19th January, 1962.
Regal Cement Manufacturers Pty. Ltd.; 19th January, 1962.
Ceilcraft Modelling Works Pty. Ltd.; 23rd January, 1962.

1962.

Highway Motel (Kalgoorlie) Proprietary Limited;
25th January, 1962.
A. Martinazzo & Son Pty. Ltd.; 30th January, 1962.

Dated this 7th day of February, 1962.

T. MACFARLANE,

Registrar of Companies.

Companies Registration Office, Second Floor, Cecil Building, Sherwood Court, Perth.

NOTICE OF DISSOLUTION OF PARTNERSHIP. NOTICE is hereby given that the partnership here-Address is hereby given that the partnership here-tofore subsisting between Giovanni Guintoli Pietro Andreotti, Gino Tomarelli and Placido Canozzi (also known as Placidy Canozzi) under the style or firm of "Frankland River Sawmill" was, by the death of Placido Canozzi, dissolved on the 18th day of October, 1959. All persons having claims or de-mands against the abovementioned partnership are mands against the abovementioned partnership are required to send particulars thereof in writing to the Public Trustee at the address shown below before the 2nd day of March, 1962. Dated the 31st day of January, 1962.

A. E. MARSHALL, The Public Trustee, Administra-tor, Estate of Placido Can-ozzi, deceased, Public Trust Office, 555 Hay Street, Office, 555 Perth, W.A. Street,

PARTNERSHIP ACT, 1895. Notice of Dissolution.

NOTICE is hereby given that the partnership here-NOTICE is hereby given that the partnership here-tofore subsisting between Richard Livingstone Wat-son and Isabella Catherine Watson, carrying on business as fishing boat proprietors under the style or firm of "R. L. and I. C. Watson," was, by the death of Richard Livingstone Watson, dissolved on the 30th day of May, 1961. All persons having claims or demands against the abovementioned partnership are required to send particulars thereof partnership are required to send particulars thereof in writing to each of the undersigned before the 1st day of March, 1962.

Dated the 1st day of February, 1962.

I. C. WATSON, Sixth Street, Wonthella, 228Geraldton. A. E. MARSHALL, The Public Trustee, the Admin-istrator of the estate of Richard Livingstone Wat-son, deceased, Public Trust Office, 555 Hay Street, Office, 555 Perth, W.A.

THE SUPREME COURT OF WESTERN IN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Herbert Nathan Whitley Dewhirst, formerly of 38 Wittenoom Street, Bunbury, in the State of Western Australia, Retired Manager, but late of Eventide Home, Williams Road, Hollywood, in the said State, Pensioner, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, in the said State, on or before the 10th day of March, 1962, after which date the said Executor will proceed to distribute date the said Executor will proceed to distribute the assets of the said deceased amongst the per-sons entitled thereto having regard only to the claims and demands of which it shall then have had notice.

Dated the 30th day of January, 1962.

J. W. PRICKETT, of 55 St. George's Terrace, Perth, Solicitor for the Executor.

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION. IN

In the matter of the Will of Roy Field, formerly of Rosemount Hotel, North Perth, in the State of Western Australia, but late of Overseas Club, Park Crescent, Westminster, England, Retired Storekeeper, deceased.

Actived Storekeeper, deceased. ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, on or before the 10th day of March, 1962, 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 de-mands of which it then shall have had notice.

Dated this 30th day of January, 1962.

 $\{i_1, i_2, \dots, i_N\}_{i \in \mathbb{N}}$ ROBINSON, COX & CO. 20 Howard Street, Perth, . . . Solicitors for the Executor.

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SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer at his office, Murray Street, Perth, or at the Government Printing Office, Station Street, Wembley, 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, 15s.

For every additional line, 1s. 6d.

and half-price for each subsequent insertion.

To estimate the cost of an advertisement, count nine words to a line; heading, signature and date being reckoned as separate lines.

All fees are payable in advance. Remittances should be made by money order, postal note, or cheque. Exchange must be added to cheques.

Where signatures are appended to copy for publication in the *Government Gazette* they must appear in typewritten or block characters below the written signature. Unless this is done, no responsibility will be accepted by this office for any error in the initials or names as printed.

The office of the Government Printer, Murray Street, Perth, will be closed each day between 1 p.m. and 1.45 p.m.

All communications should be addressed to "The Government Printer, Station Street, Wembley."

THE W.A. INDUSTRIAL GAZETTE. (Published Quarterly.)

THE Annual Subscription to the above is 25 shillings and the charge for a single copy, seven shillings and sixpence.

The subscription may be sent to the Government Printer, Station Street, Wembley.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

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