

Government Bazette

OF

WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

(REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER)

No. 63]

PERTH: FRIDAY, 10th AUGUST

Bank Holiday at Narembeen.

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles TO WIT, CHARLES HENRY GAIRDNER, Governor. IL.S.] By His Excellency Lieutenant-General Sir Charles Distinguished Order of Saint Michael and Saint George, 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 CONDUCTION

C.S.D. 146/62.

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

Date; Place.

Wednesday, 5th September, 1962; Narembeen.

Given under my hand and the public Seal of the said State, at Perth, this 31st day of July, 1962.

> By His Excellency's Command, ROSS HUTCHINSON,

Chief Secretary. GOD SAVE THE QUEEN ! ! !

Bank Holidays at Bruce Rock, Wongan Hills and Ballidu.

PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. IL.S.I Berkinguished 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.

C.S.D. 146/62.

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

Date; Place.

Wednesday, 5th September, 1962; Bruce Rock. Friday, 7th September, 1962; Wongan Hills. Friday, 7th September, 1962; Ballidu.

Given under my hand and the public Seal of the said State, at Perth, this 31st day of July, 1962.

By His Excellency's Command,

ROSS HUTCHINSON,

Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Bank Holiday at Wyalkatchem. PROCLAMATION

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

 TO WIT, /
 Henry Gairdner, Knight Commander of the Most GAIRDNER, Governor.

 Governor.
 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.

C.S.D. 146/62.

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

Date; Place.

Tuesday, 11th September, 1962; Wyalkatchem.

Given under my hand and the public Seal of the said State, at Perth, this 2nd day of August, 1962.

By His Excellency's Command,

ROSS HUTCHINSON,

Chief Secretary.

GOD SAVE THE QUEEN ! ! !

[1962

Bank Holiday at York. PROCLAMATION.

PROCLAMATION. WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. IL.S.J WESTERN AUSTRALIA, By His Excellency Lieutenant-General Sir Charles By His Excellency Lieutenant-Gommander 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.

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

Date; Place.

Wednesday, 26th September, 1962; York.

Given under my hand and the public Seal of the said State, at Perth, this 26th day of July, 1962.

By His Excellency's Command, ROSS HUTCHINSON, Chief Secretary.

GOD SAVE THE QUEEN ! ! !

Factories and Shops Act, 1920-1959. PROCLAMATION

WESTERN TO WIT, ARLES HENRY GAIRDNER, CHARLES Governor. [L.S.]

AUSTRALIA, WIT, S HENRY RDNER, error. ..S.J 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.

F. and S. 715/47.

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 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 Saturday, the 1st day of September, 1962, from eight o'clock in the forenoon to one o'clock in the afternoon, shall be a public holiday within the Northampton Shop District for the purpose of sec-tion 115 of the Factories and Shops Act, 1920-1959, and oll above current the purpose the secand all shops (except those mentioned in the Fourth Schedule) and warehouses shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 3rd day of August, 1962.

By His Excellency's Command,

G. P. WILD, Minister for Labour.

GOD SAVE THE QUEEN !!!

Factories and Shops Act, 1920-1959. PROCLAMATION

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor. LL.S.] By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, 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.

F. and S. 730/51.

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 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, act-ing by and with the advice and consent of the Executive Council, do hereby declare that Wednes-day, the 17th day of October, 1962, shall be a public holiday in the Esperance Shop District for the purpose of section 115 of the Factories and Shops WHEREAS it is enacted by section 115 of the FacAct, 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 3rd day of August, 1962.

By His Excellency's Command,

G. P. WILD, Minister for Labour.

GOD SAVE THE QUEEN ! ! !

Factories and Shops Act, 1920-1959.

PROCLAMATION

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

 CHARLES HENRY GAIRONER, Governor. IL.S.J
 By His Excellency Lieutenant-General Sir Charles 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.

F. and S. 723/60.

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, act-ing by and with the advice and consent of the Executive Council, do hereby declare that Wednes-day, the 19th day of September, 1962, from 12 noon, shall be a public holiday within the Moora Shop District for the purpose of section 115 of the Fac-tories and Shops Act, 1920-1959, and all shops (ex-cept those mentioned in the Fourth Schedule) and warehouses shall be closed warehouses shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 3rd day of August, 1962.

By His Excellency's Command,

G. P. WILD, Minister for Labour.

GOD SAVE THE QUEEN ! ! !

Agency Board Betting Act, 1960-1961. Totalisator

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Lieutenant-General Sir Charles TO WIT, CHARLES HENRY GAIRDNER, Governor. IL.S.] EL.S.] WITTEDEAS it is concerted by cubsording of the State of the State of the Bath, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Commonwealth of Australia. WHEREAS it is enacted by subsection (2) of sec-tion 4 of the Totalisator Agency Board Betting Act, 1960-1961, that the Governor may, on the re-commendation of the Minister and the Board, from time to time, and at any time, by Proclamation, declare any portion or portions of the State to be a totalisator agency region for the purposes of that Act; and whereas the Minister and the Board have recommended that the land described in the schedule hereunder be declared a totalisator agency have recommended that the land described in the schedule hereunder be declared a totalisator agency region for those purposes: Now, therefore I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare that as from and including the 13th day of August, 1962, the land described in the schedule hereunder shall be a totalisator agency region for the purposes of the Totalisator Agency Board Betting Act, 1960-1961. 1961

Schedule.

The whole of the land contained in the townsite of Armadale, as defined in the Government Gazette published on the 26th February, 1909.

Given under my hand and the Public Seal of the said State, at Perth, this 3rd day of August, 1962.

By His Excellency's Command,

J. F. CRAIG

Minister for Police.

GOD SAVE THE QUEEN ! ! !

Totalisator Agency Board Betting Act, 1960-1961.

PROCLAMATION

ESTERN AUSTRALL
TO WIT,
CHARLES HENRY
GAIRDNER.
Governor.
EL.S.1
£ 6.

WESTERN AUSTRALIA, TO WIT, CHARLES HENRY GAIRDNER, Governor, EL.S.] By His Excellency Lieutenant-General Sir Charles Henry Gairdner, Knight Commander of the Most Distinguished Order of Saint Michael and Saint 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.

WHEREAS it is enacted by subsection (2) of sec-tion 4 of the Totalisator Agency Board Betting Act, 1960-1961, that the Governor may, on the re-commendation of the Minister and the Board from commendation of the Minister and the Board from time to time and at any time, by Proclamation, declare any portion or portions of the State to be a totalisator agency region for the purposes of that Act; and whereas the Minister and the Board have recommended that the land described in the schedules hereunder be declared totalisator agency regions for those purposes: Now, therefore I, the Governor, acting with the advice and consent of the Executive Council, do hereby declare that the the Executive Council, do hereby declare that the land described in the schedules hereunder shall be totalisator agency regions for the purposes of the Totalisator Agency Board Betting Act, 1960-1961, in the case of the land described in the First Schedule, as from and including the 20th day of August, 1962, and, in the case of the land described in the Second Schedule, as from and including the 27th day of August, 1962.

First Schedule.

First Schedule. All that portion of land comprising the area bounded by lines starting in Kalgoorlie at the point where the south-western boundary of Cassidy Street intersects the south-eastern boundary of Egan Street; thence along that south-eastern boundary in a north-easterly direction across all streets meeting the same to the point of its inter-section with the south-western boundary of Out-ridge Terrace; thence along that south-western boundary in a north-westerly direction across Egan Street, Hannan Street and Brookman Street to the point of its intersection with the north-west-ern boundary of the lastnamed street; thence along that north-western boundary in a southalong that north-western boundary in a south-westerly direction across all streets meeting the same to the point of its intersection with the south-western boundary of Cassidy Street; thence along that south-western boundary in a south-easterly direction across Brookman Street, Hannan Street and Egan Street to the starting point.

Second Schedule.

Second Schedule. All that portion of land comprising the area bounded by lines starting in Kalgoorlie at the point where the south-western boundary of Cassidy Street intersects the south-eastern boundary of Egan Street; thence along that south-eastern boundary in a south-westerly direction across all streets meeting the same to the point where it meets the north-western boundary of Charles Street; thence across Egan Street to the point of the intersection of its north-western boundary street; thence along that south-western boundary street; thence along that south-western boundary in a north-westerly direction across Hannan Street and Hay Street to the point of its intersection with the north-westerly direction across all streets meeting the same to the point of its intersection with the south-western boundary of Cassidy Street; thence along that south-western boundary in a north-easterly direction across all streets meeting the same to the point of its intersection with the south-western boundary of Cassidy Street, thence along that south-western boundary in a south-easterly direction across Brookman Street, Hannan Street, and Egan Street to the starting point.

Given under my hand and the Public Seal of the said State, at Perth, this 3rd day of August, 1962.

By His Excellency's Command,

J. F. CRAIG, Minister for Police. GOD SAVE THE QUEEN ! ! !

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AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 3rd day of August, 1962, the following Orders in Council were authorised to be issued:---

Constitution Act, 1889.

ORDER IN COUNCIL.

M.W.S. 75045/61.

WHEREAS the enactment contained in section 74 of the Constitution Act, 1889, whereby the appoint-ment of all public officers under the Government of the State is vested in the Governor in Council does not apply to minor appointments which by Order in Council are vested in the Heads of De-partments or other officers or persons within the State; and whereas it is desirable that the ap-pointment of foremen and all other persons employed at a daily wage on water supply, sewerage and drainage works under the control of the Metropolitan Water Supply, Sewerage and Drainage Department should be vested in various officers: Now, partment should be vested in various officers: Now, therefore, His Excellency the Governor, by and with the advice of the Executive Council, hereby further amends schedule appended to the Order in Council gazetted on the 14th July, 1961, by the addition of the name of D. J. G. Punch and of any person ap-pointed temporarily to act in the place of such officer, and the cancellation of the appointment of $\mathbf{E} = \mathbf{C} = \mathbf{C}$ R. C. A. Elliot.

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

Constitution Act. 1889. ORDER IN COUNCIL.

F.D. 1224/60.

WHEREAS the enactment contained in section 74 of the Constitution Act, 1889, whereby the appoint-ment of all public officers under the Government of the State is vested in the Governor in Coun-cil, does not apply to minor appointments which, by Act of Legislature or by Order in Council, may be vested in the heads of departments or other officers or persons within the State; and whereas it is desirable that the appointment of persons as employees of the Forests Department and its branches at a daily or weekly rate of wages should be vested in John Bingham Sclater or any person appointed to temporarily act in place of such officer: Now, therefore, His Excellency the Gov-ernor, by and with the advice of the Executive Council, hereby vests in John Bingham Sclater and any person appointed to temporarily act in place of such officer the appointment of persons as employees of the Forests Department and its branches at a daily or weekly rate of wages. WHEREAS the enactment contained in section 74 branches at a daily or weekly rate of wages. (Sgd.) R. H. DOIG, Clerk of the Council.

Forests Act, 1918-1954. ORDER IN COUNCIL.

F.D. 574/61, L. and S. 2187/59.

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 dedication of Crown lands as State Forest; 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 hereby revoke in part the dedication of Crown

land as State Forest No. 28 by excising that por-tion of such State Forest as is described in the schedule hereto.

Schedule.

Nelson Location 12629. (Plan 414D/40, B4.) (Sgd.) R. H. DOIG, Clerk of the Council.

Land Drainage Act, 1925-1954. Extension of the Collie River Drainage District. ORDER IN COUNCIL.

P.W.W.S. 531/48.

WHEREAS by section 12 of the Land Drainage Act, 1925-1954, it is provided that the Governor may at any time, by Order in Council, extend any district by the addition thereto of any land that district by the addition thereto of any land that has not theretofore formed part of a district: Now, therefore, His Excellency the Governor, by and with the advice of the Executive Council, doth hereby vary and amend the Collie River Drainage District by extension of the boundaries thereof to include the whole of the land described in the schedule hereto.

Schedule.

Extension of Collie River Drainage District.

(a) All that portion of land bounded by lines starting from the intersection of the left bank of the Mornington River with the western boundary of lot 37 of Wellington Location 1 as shown on Land Titles Office Plan 3466, a point on the present boundary of the Collie River Drainage District, and extending north-north-easterly along the western extending north-north-easterly along the western boundary of that lot to the south-western corner of lot 38; thence easterly along the southern boundary of that lot to its south-eastern corner; thence south-easterly to the intersection of the centre line of Norah Brook with the eastern boundary of lot 30; thence north-north-easterly along that boundary to the south-eastern corner of lot 31; thence easterly in prolongation of the southern boundary of that lot to a point situate in prolongation north-north-easterly of the southernmost western boundary of part of location 1 as shown on Land Titles Office Diagram 10420; thence south-south-westerly to and along that 1 as shown on Land Titles Office Diagram 10420; thence south-south-westerly to and along that boundary and onwards to and along the eastern boundaries of lots 15, 13 and 11 of location 1 as shown on Land Titles Office Plan 2535 and onwards to the northern boundary of lot 37 of location 1 as shown on Land Titles Office Diagram 1087; thence westerly and southerly along boundaries of that lot to a point situate in prolongation easterly of the southern boundary of Brunswick Estate lot 17; thence westerly along that prolongation to the western side of the South-Western Bailway Bewestern side of the South-Western Railway Re-serve, a point on the present boundary of the Collie River Drainage District aforesaid, and thence generally north-north-easterly, westerly and northnorth-easterly along that boundary to the starting point.

point. (b) All that portion of land bounded by lines starting from the intersection of the right bank of the north supply channel with the traverse of the Brunswick River as shown on Land Titles Office Plan 2918, a point on the present boundary of the Collie River Drainage District, and extending generally easterly upwards along that traverse of the Brunswick River to a point situate in prolonga-tion northerly of the western boundary of lot 170 of Wellington Location 1 as shown on Land Titles tion northerly of the western boundary of lot 170 of Wellington Location 1 as shown on Land Titles Office Plan 3020; thence southerly to and along that boundary and western boundaries of lots 173, 171 and 172 and easterly along a southern boundary of the lastmentioned lot to the easternmost north-eastern corner of lot 60 of location 1 as shown on Land Titles Office Plan 6912; thence south-south-westerly and westerly along boundaries of that lot westerly and westerly along boundaries of that lot and westerly along the southern side of Reading Street to its intersection with the right bank of the north supply channel, a point on the present boundary of the Collie River Drainage District aforesaid, and thence generally northerly along that boundary to the starting point, as shown red on Plan P.W.D., W.A. 39062, Sheets 1 and 2.

R. H. DOIG, Clerk of the Council.

Land Drainage Act, 1925-1954.

Extension of the Collie River Drainage District. ORDER IN COUNCIL.

P.W.W.S. 531/48.

WHEREAS by section 12 of the Land Drainage Act, 1925-1954, it is provided that the Governor may at 1925-1954, it is provided that the Governor may at any time, by Order in Council, extend any district by the addition thereto of any land that has not theretofore formed part of a district: Now, there-fore, His Excellency the Governor, by and with the advice of the Executive Council, doth hereby vary and amend the Collie River Drainage District by extension of the boundaries thereof to include the whole of the land described in the schedule hereto.

Schedule.

Extension of Collie River Drainage District.

All that portion of land bounded by lines starting from the intersection of the western boundary of Wellington Location 307 with the south-western side of road number 50, a point on the present boundary of the Collie River Drainage District, and extending generally north-westerly along that side of road number 50 and the southern side of Ficton Road to the western boundary of location 16; thence northerly along that boundary to the southern boundary of lot 57 of Leschenault Location 26 as shown on Land Titles Office Deposited Plan 2571; thence costcuty and northerly along boundaries of thence easterly and northerly along boundaries of that lot and onwards to the south-eastern corner of that lot and onwards to the south-eastern corner of lot 46; thence easterly, northerly, and westerly to and along boundaries of lot 45 to a point situate in prolongation southerly of the western boundary of lot 40; thence northerly to and along that boundary and the western boundary of lot 26 to its north-western corner; thence easterly along the northern boundary of that lot and lots 25 to 22 inclusive to the north-western corner of lot 21; thence southerly and easterly along boundaries of that lot the western boundary of Collie Agricultural Area lot 45; then southerly, easterly, and northerly along bounthen southerly, easterly, and northerly along boun-daries of that lot to the north-western corner of lot 44; thence easterly along the northern boundar-ies of that lot, lots 43 and 42 to the western boundary of lot 41; thence southerly, easterly and northerly along boundaries of that lot to the south-western corner of lot 40; thence easterly and northerly along boundaries of that lot to the porth-western corner of lot 40; thence easterly and northerly along corner of 164 40; thence easterly and northerly along boundaries of that lot to the north-western corner of Wellington Location 2291; thence easterly and southerly along boundaries of that location to a point situate in prolongation westerly of the south-ern boundary of location 4086 (Reserve 1083); thence easterly to the south-western corner of that location a point on the present boundary of the location, a point on the present boundary of the Collic River Drainage District aforesaid; and thence generally southerly along that boundary to the starting point, as shown in red on Plan P.W.D., W.A. 39160, Drawing 1, Sheets 1 and 2.

R. H. DOIG, Clerk of the Council.

Country Towns Sewerage Act, 1948-1956. Albany Sewerage. Reticulation Area No. 16. ORDER IN COUNCIL.

P.W.W.S. 430/62.

WHEREAS by the Country Towns Sewerage Act, 1948-1956, it is provided that before undertaking the construction of Water Works, the Minister shall the construction of Water Works, the Minister shall submit plans, descriptions, books of reference and estimates of the proposed works to the Governor for approval; and that if they are approved, the Governor may forthwith, by Order in Council, em-power the Minister to undertake the construction of the proposed works: Now, therefore, His Excel-lency the Governor, with the advice of the Excel-lency the Governor, with the advice of the Execu-tive Council, doth hereby approve of the plans, descriptions, books of reference and estimates marked on Plan P.W.D., W.A. 39574, for the con-struction of the Albany Sewerage Reticulation Area No. 16, which was duly submitted for approval and hereby empowers the Minister to undertake the construction of the said works. the construction of the said works.

R. H. DOIG, Clerk of the Council.

Country Towns Sewerage Act, 1948-1956. Bunbury Sewerage Area. ORDER IN COUNCIL.

P.W.W.S. 420/62.

P.W.W.S. 420/62. WHEREAS by section 4 of the Country Towns Sewerage Act, 1948-1956, the Governor may, by Order in Council, constitute any part or parts of the State outside the boundaries of the Metropoli-tan Water, Sewerage and Drainage Area as consti-tuted and defined by the Act No. 43 of 1909 as a sewerage area; and whereas by section 4 (b) of the Country Towns Sewerage Act, 1948-1956, the Governor may, by Order in Council, constitute sewerage districts by dividing any sewerage area into sewerage districts under such names as may be directed: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby constitute that part of the State defined in Schedule "A" hereunder a sewerage area and assign the name of "Bunbury of the State defined in Schedule "A" hereunder a sewerage area and assign the name of "Bunbury Sewerage Area" thereto and also doth hereby divide the Bunbury Sewerage Area into two sewerage districts, namely:-

(a) No. 1 Bunbury Sewerage District;
(b) No. 2 Bunbury Sewerage District;
defined in Schedule "B" hereunder.

Schedule "A."

Bunbury Sewerage Area.

All that portion of land contained within a circle having a radius of 5 miles 40 chains with its centre situate at the north-western corner of lot 1 of Leschenault Location 12 as shown on Plan P.W.D., W.A. 39596, bordered red.

Schedule "B."

Bunbury No. 1 Sewerage District.

All that portion of land contained within the boundaries of the Town of Bunbury, as shown on Plan P.W.D., W.A. 39596, bordered blue.

Bunbury No. 2 Sewerage District.

All that portion of land contained within the boundaries of the Bunbury Sewerage Area exclud-ing the land contained within the boundaries of the Town of Bunbury, as shown on Plan P.W.D., W.A. 39596, bordered green.

R. H. DOIG, Clerk of the Council.

Country Areas Water Supply Act, 1947-1960. Laverton Country Water Area and Rating Zone. ORDER IN COUNCIL.

P.W.W.S. 88/62.

WHEREAS it is enacted by section 8 of the Coun-try Areas Water Supply Act, 1947-1960, that the Governor may, by Order in Council, constitute a Country Water Area; and whereas by section 10 of the said Act it is further provided that the Governor may, by Order in Council, constitute any number of Rating Zones in a Country Water Area: Now, therefore, His Excellency the Governor, by and with the consent of the Executive Council, doth hereby constitute the Laverton Country Water Area as defined in the schedule hereunder and Area as defined in the schedule hereunder and doth also hereby constitute the area as defined in the schedule hereunder to be a Rating Zone and to assign the name of "Laverton Rating Zone" thereto.

This Order in Council shall take effect on the 3rd day of August, 1962.

Schedule.

Laverton Country Water Area.

All those portions of land being-

- (a) the whole of the land contained within the boundaries of Laverton Townsite; and
- (b) the whole of the land contained within the boundaries of Reserve 9507, excluding that portion of Reserve 9507 which is contained within the boundaries of Laverton Townsite.

Being the land delineated and shown bordered blue on Plan P.W.D., W.A. No. 39474.

Laverton Rating Zone.

All that portion of land being the whole of the land contained within the boundaries of Laverton Townsite.

Being the land delineated and shown bordered green on Plan P.W.D., W.A. No. 39474.

R. H. DOIG. Clerk of the Council.

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

ORDER IN COUNCIL.

M.W.S. 9207/60.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, it is pro-vided 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 preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works of the works hereinafter mentioned have been sub-mitted to and approved by the Governor in Coun-cil: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Coun-cil, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the soil construction of the following works under the said Act, namely:-

Metropolitan Water Supply Improvements. Shire of Melville.

The construction of a 70-foot high reinforced concrete water tower having a capacity of 250,000 gallons and complete with all necessary apparatus as shown in red on Plan M.W.S.S. & D.D. W.A., No. 8650.

This Order in Council shall take effect from the 10th day of August, 1962.

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

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

ORDER IN COUNCIL.

M.W.S. 686777/62.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, it is pro-vided 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 movide and extend Water 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 preliminary requirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Gov-ernor, with the advice and consent of the Execu-tive Council. does hereby empower the Minister for tive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:-

Metropolitan Sewerage.

Rivervale District.

Rivervale Main Sewer-Fourth Section.

A 30-inch diameter reinforced concrete pipe sewer with manholes and all other apparatus connected therewith, as shown on Plan M.W.S.S. & D.D. W.A., No. 8719.

This Order in Council shall take effect from the 10th day of August, 1962.

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

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

ORDER IN COUNCIL.

M.W.S. 812333/62.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, it is pro-vided 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 preliminary re-quirements of the said Act have been complied with, and plans, sections and estimates in respect of the works hereinaftermentioned have been sub-mitted to and approved by the Governor in Coun-cil: 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 and Shire of Perth.

The construction of a 36-inch diameter and 30inch diameter main (length about 7,750 feet). The above main to be complete with valves and all necessary apparatus, as shown in red on Plan M.W.S.S. & D.D. W.A., No. 8724.

This Order in Council shall take effect from the 10th day of August, 1962.

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

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

ORDER IN COUNCIL.

M.W.S. 686778/62.

WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, it is pro-vided 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 preliminary re-Drainage Works; and whereas the preliminary re-quirements of the said Act have been complied with, and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:---

Metropolitan Sewerage. Rivervale District.

Reticulation Area No. 3.

Twelve-inch, six-inch and four-inch diameter pipe sewers with manholes and all other apparatus connected therewith, as shown on Plan M.W.S.S. & D.D. W.A., No. 8727.

This Order in Council shall take effect from the 10th day of August, 1962.

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

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

ORDER IN COUNCIL.

M.W.S. 488743/62.

M.W.S. 488743/62. WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, it is pro-vided 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 preliminary re-quirements of the said Act have been complied with,

and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the following works under the said Act, namely:-

> Metropolitan Main Drainage. Riverton.

Modillion Avenue Main Drain-Section 2.

Construction of a compensating basin and open channel and pipe drains and all other apparatus connected therewith as shown on Plan M.W.S.S. & D.D. W.A., No. 8692.

This Order in Council shall take effect from the 10th day of August, 1962.

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

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

ORDER IN COUNCIL.

M.W.S. 488748/62.

M.W.S. 488748/62. WHEREAS by the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1960, it is pro-vided 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 preliminary re-quirements of the said Act have been complied with, and plans sections and estimates in respect of the and plans, sections, and estimates in respect of the works hereinafter mentioned have been submitted to and approved by the Governor in Council: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, does hereby empower the Minister for Water Supply, Sewerage and Drainage to undertake the construc-tion of the following works under the said Act, namely:--

> Extension of Mills Street Metropolitan Main Drain.

A 54-inch diameter reinforced concrete pipe drain together with all other apparatus connected there-with as shown on Plan M.W.S.S. & D.D. W.A., No. 8725

This Order in Council shall take effect from the 10th day of August, 1962.

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

Local Government Act, 1960. Shire of Gosnells. Lease of Land. ORDER IN COUNCIL.

L.G. 384/54.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, the advice and consent of the Executive Council, pursuant to the powers conferred by section 267 of the Local Government Act, 1960, doth hereby approve of the council of the municipality of the Shire of Gosnells leasing to Swan Quarries Limited, for a term of 21 years, part of Canning Location 677, being portion of the land comprised in Certi-ficate of Title Volume 1008, folio 247.

R. H. DOIG, Clerk of the Council.

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

L.G. 220/61.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, pursuant to the powers conferred by subsection (8) of section 533 of the Local Government Act, 1960, doth hereby order that the Council of the Shire of Toodyay 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.

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

L.G. 258/53.

HIS Excellency the Governor, acting by and with the advice and consent of the Executive Council, pursuant to the powers conferred by subsection (8) of section 533 of the Local Government Act, 1960, doth hereby order that the Council of the Shire of Halls Creek is hereby authorised to adopt valuations assessed on the annual value of 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 Town Ward.

Town Planning and Development Act, 1928-1961. ORDER IN COUNCIL

HIS Excellency the Governor, acting with the advice and consent of the Executive Council, has advice and consent of the Executive Council, has been pleased to approve of the order set out in the schedule hereto, made under section 7A of the Town Planning and Development Act, 1928-1961, by the Minister for Town Planning and amending the interim development order headed "Metropolitan Region (Perth and Fremantle) In-terim Development Order No. 1" made under that section and published in the Government Gazette on the 7th September, 1956, as amended by Amend-ing Order No. 1, Amending Order No. 2, Amending Order No. 3, Amending Order No. 4 and Amend-Ing Order No. 1, Amending Order No. 2, Amending Order No. 3, Amending Order No. 4, and Amend-ing Order No. 5, published in the Government Gazette on the 13th day of June, 1958, the 5th day of September, 1958, the 24th day of December, 1959, the 10th day of March, 1961, and the 6th day of April, 1962, respectively.

R. H. DOIG,

Clerk of the Council.

Schedule.

Order Made by the Minister for Town Planning. 1. This order may be cited as Metropolitan Region (Perth and Fremantle) Interim Develop-ment Order No. 1 (Amending Order No. 6).

ment Order No. 1 (Amending Order No. 6).
2. In this order the order headed "Metropolitan Region (Perth and Fremantle) Interim Development Order No. 1" made under section 7A of the Town Planning and Development Act, 1928-1961, and published in the Government Gazette on the 7th day of September, 1956, as amended by Amending Order No. 1, Amending Order No. 2, Amending Order No. 3, Amending Order No. 4 and Amending Order No. 5, published in the Government Gazette on the 13th day of June, 1958, the 5th day of September, 1958, the 24th day of December, 1959, the 10th day of March, 1961, and the 6th day of April, 1962, respectively, is referred to as the principal order.
3. The principal order is amended by substitut-

3. The principal order is amended by substitut-ing for paragraph 4 the following paragraph:—

4.—Interim Development Map.

(a) This order shall be read in conjunction with the set of twelve maps numbered 1B, 2B, 3C, 4B, 5B, 6B, 7B, 8B, 9D, 10B, 11B, and 12C comprised in eleven sheets which shall be known jointly as the Interim Develop-ment Map and which are more fully described in this pergraph in this paragraph.

(b) Each map is stamped with the words "Metropolitan Region (Perth and Fremantle) Interim Development Order No. 1 (Amend-ing Order No. 6)" and is countersigned by the Chairman of the Town Planning Board.

(c) A copy of the Interim Development Map may be inspected by the public free of Map may be inspected by the public free of charge together with a copy of this order, during normal business hours at the Town Planning Board office, 31 Malcolm Street, Perth, and at the office of each local authority included within the scope of this order and specified in Appendix V to this order.

(d) The Interim Development Map indicates by the different notations shown on each sheet the various proposals in the proposed town planning scheme for the Metropolitan Region as follows:--

On Maps 1B, 2B, 3C, 4B, 5B, 6B, 7B, 8B and 11B-

- oblique hatching-Notation 1.—Heavy Proposed reservation for public purposes.
- Notation 2.—Heavy black line edging—Proposed reservation for public purposes as roads and railways.

On Maps 9D, 10B and 12C-

- Notations 1 and 2.-Heavy oblique hatching—Proposed reservations for public purposes including roads and railways. On Maps 1B, 2B, 3C, 4B, 5B, 6B, 7B, 8B,
- 9D, 10B, 11B and 12C-Notation 3.—Vertical hatching—Proposed industrial areas.
 - 4.—Cross hatching-Proposed Notation special industrial area.
 - Notation 5.-Light oblique hatching-Proposed areas for urban development.
 - Notation 6.---Unhatched---Proposed areas for rural development.

On Map 12C-

Notation 7.—Horizontal hatching-Pro-(e) The provisions of this order vary in

the areas covered by the different notations as amplified in this order.

4. Paragraph 9 of the principal order is amended by deleting the passage, "1, 2," in line one of subparagraph (iv).

5. Paragraph 10 of the principal order is amended by substituting for the passage, "Subject to subparagraph (f) of paragraph 4 of this order, no" in line one the word, "No". no"

Appendix V.

Town Planning and Development Act, 1928 (as amended).

METROPOLITAN REGION

INTERIM DEVELOPMENT ORDER No. 1. Local Authority Areas Covered by this Order.

Tł

he municipal districts of—
City of Fremantle.
City of Nedlands.
City of Perth.
City of South Perth.
City of Subiaco.
Town of Claremont.
Town of Cottesloe.
Town of East Fremantle.
Town of Midland.
Town of Mosman Park.
Shire of Armadale-Kelmscott.
Shire of Bassendean.
Shire of Bayswater.
Shire of Belmont.
Shire of Canning.
Shire of Cockburn.
Shire of Gosnells.
Shire of Kalamunda.
Shire of Kwinana.

Shire of Mundaring. Shire of Peppermint Grove. Shire of Perth. Shire of Rockingham. Shire of Serpentine-Jarrahdale. Shire of Swan-Guildford. Shire of Wanneroo.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1961.

IN accordance with the provisions of subsections (2) and (10) of section 7A of the Town Planning and Development Act, 1928-1961, and by direction of the Minister for Town Planning, a notice containing a summary as set out hereunder of the Metropolitan Region (Perth and Fremantle) Interim Development Order No. 1 (Amending Order No. 6) is hereby published for general information.

Notice Containing a Summary.

1. The Metropolitan Region (Perth and Fre-mantle) Interim Development Order No. 1 (Amending Order No. 6) amends the Metropolitan Region (Perth and Fremantle) Interim Develop-ment Order No. 1, gazetted on the 7th day of September, 1956, as amended by Amending Order No. 1, Amending Order No. 2, Amending Order No. 3, Amending Order No. 4 and Amending Order No. 3, Amending Order No. 4 and Amending Order No. 5, published in the Government Gazette on the 13th day of June, 1958, the 5th day of September, 1958, the 24th day of December, 1959, the 10th day of March, 1961, and the 6th day of April, 1962, respectively, by providing (*inter alia*)—

- (a) that a new paragraph 4 be substituted for the previous paragraph 4 to the effect that a set of twelve maps numbered 1B, 2B, 3C, 4B, 5B, 6B, 7B, 8B, 9D, 10B, 11B and 12C comprising the Interim Develop-ment Map is substituted for the previous set of maps comprising that Interim Development Map;
- (b) that an amendment be effected to para-graph 9 so that extensions of, or alterations, renovations or maintenance to cer-tain buildings are removed from the application of that paragraph; and
- (c) that a new Appendix V be substituted for the previous Appendix V to the effect that the local authorities are named and described in accordance with the provi-sions of the Local Government Act, 1960 (as amended).

The municipal districts mentioned hereunder are included wholly or partially within the area affected by the Order:—

The municipal districts of-

- (a) The Cities of Fremantle, Nedlands, Perth, South Perth and Subiaco;
- (b) the Towns of Claremont, Cottesloe, East Fremantle, Midland and Mos-man Park; and
- (c) the Shires of Armadale-Kelmscott, Bassendean, Bayswater, Belmont, Canning, Cockburn, Gosnells, Kala-munda, Kwinana, Melville, Mundar-ing, Peppermint Grove, Perth, Deprement Grove, Perth, Rockingham, Serpentine-Jarrahdale, Swan-Guildford and Wanneroo.

3. Copies of the order, the amending order, and the interim development map are available for inspection by any person free of charge at the offices of the local authorities listed above and at the office of the Metropolitan Region Planning Authority, 33 Mount Street, Perth, during the ordinary hours of husiness ordinary hours of business.

4. The order has effect as though its provi-sions were enacted by the Town Planning and Development Act, 1928-1961 from and after the date of publication of this Notice Containing a Summary in the Government Gazette.

J. E. LLOYD,

Town Planning Commissioner.

JUSTICES OF THE PEACE.

Premier's Department, Perth 9th August, 1962.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has been pleased to approve of the appointment of Alan John Edwards, of 6 Pembroke Street, Point Walter, as a Justice of the Peace for the State of Western Australia.

EX OFFICIO JUSTICE OF THE PEACE.

IT is hereby notified for public information that Edward Charles Atkins, of North Dandalup, Presi-dent of the Shire of Murray, has been appointed, under section 9 of the Justices Act, 1902-1959, to be a Justice of the Peace for the Forrest Magis-terial District during his term of office as President of the Council.

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

AUDIT ACT, 1904.

The Treasury, Perth, 6th August, 1962.

Tsy. 115/37. IT is hereby published for general information that Mr. J. M. Baylis has been appointed as a Certifying Officer for the Western Australian Gov-ernment Agency, London, as from 29th June, 1962.

Mr. W. H. Hyde has been appointed a Certifying Officer for the London Agency, to act whenever Mr. Baylis is absent on leave.

Tsy. 672/52.

IT is hereby published for general information that Mr. Vernon McFarlane has been appointd as Certifying Officer for the National Parks Board of W.A. and the Zoological Gardens Board, as from 31st May, 1962.

The appointment of Mr. James Miller has been cancelled as from the 5th June, 1962.

Tsy. 218/48.

IT is hereby published for general information that Mr. N. A. Basden has been appointed as a Receiver of Revenue for the Metropolitan Water Supply, as from the 23rd July, 1962.

Tsy. 118/61.

IT is hereby published for general information that Mr. Noel Henry Reader has been appointed as a Receiver of Revenue for the Education Department, as from the 5th July, 1962.

Tsy. 178/60.

IT is hereby published for general information that Leonard John Green and Kevin Michael Lehane have been appointed as Receivers of Revenue for the Public Works Department.

Tsy. 179/60.

IT is hereby published for general information that Mr. P. Trainer has been appointed as a Re-ceiver of Revenue for the Chief Secretary's Depart-ment, as from 27th July, 1962.

Tsy. 1218/46.

TT is hereby published for general information that Mr. A. Dougan has been appointed as a Re-ceiver of Revenue for the Harbour and Light De-partment, as from 16th July, 1962.

Tsy. 203/60.

TT is hereby published for general information that Douglas Hamilton Roberts has been appointed as a Receiver of Revenue for the Department of Native Welfare, as from 20th July, 1962.

Tsy. 203/60.

TT is hereby published for general information that Miss Stephanie Parker has been appointed as a Receiver of Revenue for the Department of Native Welfare, as from 26th July, 1962.

K. J. TOWNSING, Under Treasurer.

LAND AGENTS ACT, 1921.

Application for Transfer of a License. To the Court of Petty Sessions at Fremantle: I, DONALD CEDRIC STRAW, of 8 John Street, Cottesloe, Estate Agent, having attained the age of 21 years, hereby apply on behalf of Winterfold Estate Agency, a firm of which I am a member, for a transfer of a license to carry on the business of a land agent under the Land Agents Act, 1921, issued to Donald Cedric Straw, 8 John Street, Cottesloe, Estate Agent.

The principal place of business will be 12 Cantonment Street, Fremantle. Dated 1st day of August, 1962.

D. C. STRAW,

Appointment of Hearing. I hereby appoint the 10th day of September, 1962, at 10 o'clock in the forenoon, as the time for the hearing of the foregoing application at the Court of Petty Sessions at Fremantle.

Dated the 1st day of August, 1962.

G. M. HICKEY, Clerk of Petty Sessions.

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

LAND AGENTS ACT, 1921.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth:

WILLIAM LAWRENCE BODDING-AUBREY TON, of 8 Hillway, Nedlands, Salesman, having attained the age of 21 years, hereby apply on behalf of A. Boddington & Co., a firm of which I am a member, for a license to carry on the business of a land agent under the Land Agents Act, 1921. The principal place of business will be at 8 Hillway, Nedlands.

Dated the 3rd day of August, 1962.

(Sgd.) A. W. L. BODDINGTON.

Appointment of Hearing.

hereby appoint the 10th day of September, 1962, at 10 o'clock in the forenoon, as the time for the hearing of the foregoing application at the Court of Petty Sessions at Perth.

Dated the 3rd day of August, 1962.

J. F. MCINTYRE, Clerk of Petty Sessions.

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

VACANCIES IN THE PUBLIC SERVICE

			Date Returnable
			1962
Social Worker (Female), Child Guidance Clinic (new Items) (a) (l)	P-II-1/4 (F)	Margin £443–£731	17th August
Clerk (Relieving), Land Settlement Branch (Item 2955/61) (m)	C-ÌI-2	Margin £479-£515	do.
Assistant Auditor General (Item 301/61)	A–I5	Margin £2075–£2145	do.
Clerk-in-Charge, Finance Section (Item 4631/ 61) (b)	C-II-6	Margin £893–£947	do.
Cashier, Victoria Park Office, Traffic Branch (Item 3896/61)	C-II-2	Margin £479–£515	do.
Architect, Grade 3, Drawing Office, Archi-	PII-4/7	Margin £677–£1109	24th August
Clerk, Records Section (Item 1639/61)	C-II-1	Margin £407–£443	do.
	 (new Items) (a) (l) Clerk (Relieving), Laud Settlement Branch (Item 2955/61) (m) Assistant Auditor General (Item 301/61) Clerk-in-Charge, Finance Section (Item 4631/ 61) (b) Cashier, Victoria Park Office, Traffic Branch (Item 3896/61) Architect, Grade 3, Drawing Office, Archi- tectural Division (Item 1089/61) 	(new Items) (a) (l) Clerk (Relieving), Laud Settlement Branch (Item 2955/61) (m) Assistant Auditor General (Item 301/61) Clerk-in-Charge, Finance Section (Item 4631/ 61) (b) Cashier, Victoria Park Office, Traffic Branch (Item 3896/61) Architect, Grade 3, Drawing Office, Archi- tectural Division (Item 1089/61) (Item 1089/61)	(new Items) (a) (l)(F)Clerk (Relieving), Laud Settlement Branch(F)(Item 2955/61) (m)C-II-2Assistant Auditor General (Item 301/61)A-I-5Clerk-in-Charge, Finance Section (Item 4631/C-II-661) (b)Cashier, Victoria Park Office, Traffic BranchC-II-2(Item 3896/61)Margin £479-£515Architect, Grade 3, Drawing Office, Architectural Division (Item 1089/61)P-II-4/7

(a) Applications also called outside the Service under section 24.

(b) The possession of an academic qualification acceptable for Associate Membership of the Australian Society of Accountants or equivalent Institution will be regarded as an important factor when judging efficiency under section 34 of the Public Service Act.

(l) Diploma in Social Studies and preferably experience in psychiatric work.

(m) Classification amended Government Gazette 3/8/62.

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.

10th August, 1962.

R. J. BOND. Public Service Commissioner

Public Service Commissioner's Office, Perth, 8th August, 1962.

HIS Excellency the Governor in Executive Council has approved of the following appointments under the provisions of the Public Service Act, 1904-1956:

Name; Position; Department; Date.

- Williams, Joan Annette; Clerk-Typist, C-V. District Offices, Katanning; Agriculture; 1/12/61.
- Hawson, Michael Gregory; Adviser, Grade 2, P-II-8/9, North-West Division; Agriculture; 16/11/61.
- Phillips, Brian Melville; Clerk, C-IV; Audit; 26/10/61.
- Edwards, Harold Lloyd; Farm Manager (Pardelup), C-II-1/2, Prisons Department; Chief Secretary's; 12/1/62.

- Stanley, Jennifer Joan; Typist, C-V, Typing Section; Chief Secretary's; General 1/12/61.
- Shackleton, Harold Edward; Clerk, C-IV, Accounts Branch; Chief Secretary's; 1/12/61.
 Birnie, Carol Lorraine; Typist, C-V, Accounts Branch; Chief Secretary's; 11/12/61.
 Burley, Frank Arthur; Clerk, C-IV, Registrar
- General's Office; Chief Secretary's; 11/12/61.

Hitchcock, Lesley Anne; Typist, C-V, Registrar General's Office; Chief Secretary's; 13/1/62.
 Seeber, Anthony Edward; Clerk, C-IV, Regis-trar General's Office; Chief Secretary's; 11/10/61.

Drafting Assistant, G-XII, Pearce, Suzanne; Land Titles Office, Drafting Section; Crown Law; 4/1/62.

Hollis, Susan; Typist, C-V, Arbitration Court; Crown Law; 21/12/61. Lovell-Brown, Elizabeth; Assistant, G-IX,

Public Trust Office; Crown Law; 1/12/61. Chapman, Keith Frederick; Clerk, C-IV, Public

Trust Office; Crown Law; 20/10/61. Davies, Mina Gwenifer; Typist, C-V, Teachers

- College (Claremont); Education; 8/1/62. Marum, Eileen Rosemary; Clerk-Typist, C-V, Leederville Technical School; Education;
- 23/11/61.

Hickman, Mary Lillian; Assistant, G-IX, Tech-nical Education Division; Education; Education; 13/12/61.

- Hollis, Leslie James; Principal, Perth Tech-nical College, P-I-5/6 (limit fixed minimum Class 6) Technical Education; Education; 7/12/61.
- Hughes, Anne Margaret; Typist, C-V, Correspondence; Education; 4/12/61.
 Secker, William Leonard; Clerk, C-IV, Records Branch; Forests; 24/12/61.
 Serich, Valma Anne; Assistant, G-IX, Records Branch; Forests; 10/11/61.
- Atkinson, Shirley Annette; Typist, C-V, Cor-
- respondence Branch; Forests; 25/12/61. Shepherd, Robyn Cynthia; Typist, C-V, Elec-trical Branch; Government Stores; 2/1/62. Bedrick, Heatherbell; Assistant, G-IX; Govern-
- ment Stores; 18/12/61.
- Knell, Norman Hugh; Clerk, C-IV, Adminis-trative Branch; Lands and Surveys;
- Nicholson, Lesley Ann; Assistant, G-IX, Applications, Inspections and Immigration Branch; Lands and Surveys; 4/12/61.
 Higgins, Graham Andrew; Clerk, C-IV, Land Settlement; Lands and Surveys; 17/10/61.
- Carney, Patricia Maxine; Accounting Machin-ist, C-V, Accounting Division; Metropolitan Water Supply; 1/12/61.
 Freeman, Michael Bernard; Clerk, C-IV, Ac-
- counting Division; Metropolitan Water Supply; 14/11/61.

- Supply; 14/11/61.
 Trutwein, Jean Margaret; Accounting Machin-ist, C-V, Accounting Division; Metropolitan Water Supply; 1/12/61.
 Eastwood, Kenneth William; Clerk, C-IV, Ac-counting Division; Metropolitan Water Supply; 28/11/61.
 Jancey, Clifford William; Meter Reader, G-VII-2, Accounting Division; Metropoli-tan Water Supply; 22/9/61.
 Sweeting, Kimberley Eric; Clerk, C-IV, Ex-penditure Branch; Metropolitan Water Supply; 14/11/61.
 Johnston, Ian Southwell; Welfare Inspector, G-II-1/3, Field Division; Native Welfare; 18/5/61. 18/5/61.
- Carmichael, Maxwell James; Clerk, C-IV, Records Branch; Police; 22/12/61.

- Hunter, Marion Grace; Typist, C-V, Ministerial Staff; Premier's; 1/1/62.
 Reed, Peter Alfred; Medical Officer, Grade 1, P-I-7, Mental Health Services; Public Health; 23/5/61.
- entry, James Alexander; Psychologist, Grade 2, P-II-2/7, Mental Health Services (Child Guidance Clinic); Public Health; Coventry. 3/1/62.

- Zehnder, Robert Charles; Inspector, Grade 2, G-II-4/5; Public Health; 16/8/61.
 Chircop, Joseph Victorious; Clerk, C-IV, Accounting Division; Public Works; 28/11/61.
 Richards, Judith Iris; Accounting Machinist, C-V, Accounting Division; Public Works; 1/12/61.
 Lennen Selly Myopne: Assistant C. IX, Policy
- Lennon, Sally Yvonne; Assistant, G-IX, Policy Branch; State Government Insurance Branch; State Office; 12/1/62.
- Eastcott, Thomas John; Clerk, C-IV, Accounts Branch; State Housing Commission; 7/12/61.
- Burt, John Branch; Clerk, C-IV, Accounts David: Housing Commission; State 11/12/61.

R. J. BOND,

Public Service Commissioner.

Crown Law Department, Perth, 8th August, 1962.

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

James Hilton Barnett, Inglewood. Thomas Henry Bateman, Canning Vale. (Mrs.) Jean Edna Boyle, Riverton. Donald Fruin, Attadale. Irvine Robert Johnston, Floreat Park. William John Solloway, South Perth.

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

ERRATUM.

IN Government Gazette (No. 56), dated the 27th July, 1962, at page 1876, in Commissioners for De-clarations for "Jack McRae Rogers" read "Jack McCrae Rogers."

R. C. GREEN. Under Secretary for Law.

LICENSING ACT, 1911-1944.

Application for Gallon License.

To the Licensing Court for the District of Beverley-Pingelly in Western Australia:

I, PATRICK FRANCIS BOLAND, now residing at The West Dale Service Centre, Dale River, in the said District of Beverley-Pingelly, do hereby give notice that it is my intention to apply at the next Qarterly Sitting of the Licensing Court for the said District for a Gallon License, for the premises which I now occupy (or occupied), situ-ated at Dale River, on the Armadale-Brookton Road, and known as The West Dale Service Centre and which are erected on all that piece of land being:-

Portion of each of Avon Locations 6447 and 7951 and being lot 1 the subject of Dia-gram 24774, Certificate of Title Volume 1237, folio 526.

Dated the 20th day of July, 1962.

P. F. BOLAND. Charles R. Hopkins & Co., Solicitors, Perth.

ELECTORAL ACT, 1907-1959. Electoral Department,

Perth, 6th August, 1962.

THE Hon. Minister for Justice, pursuant to section 7 of the Electoral Act, 1907-1959, and the authority delegated to him by the Governor thereunder, has approved of the undermentioned appointments:

- Thomas Murphy, as substitute to discharge the duties of Returning Officer for the Wellington Electoral District during the absence of Mr. D. P. Manea on sick leave, as from 7th August, 1962;
 - Charles Edward Holmes, as substitute to dis-charge the duties of Electoral Registrar for the Albany Electoral District during the absence of Mr. H. P. Hardiman on three months' sick leave, as from 13th July 1962 July, 1962.

G. F. MATHEA Chief Electoral Officer.

ANATOMY ACT, 1930-1946. Department of Public Health, Perth, 3rd August, 1962.

P.H.D. 2057/62.

HIS Excellency the Governor in Council has granted a licence to the following person to practise anatomy:-

Ernest C. Manea.

LINLEY HENZELL, Commissioner of Public Health. NURSES REGISTRATION ACT, 1922-1959. Department of Public Health, Perth, 3rd August, 1962.

P.H.D. 515/61.

HIS Excellency the Governor in Council has—
(1) cancelled the appointment of the following:--

Sr. A. Harris,

- Sr. V. Hobbs.
- Sr. D. Campin,
- SI. D. Camph
- Sr. K. Moffat,
- Sr. M. Evaristus,
- Mr. J. Feighan,
- Sr. A. F. Opie,
- Sr. J. Haliburton,
- Sr. D. Clarke,
- Mr. J. K. Brett, and
- (2) appointed the following:---
 - Miss Jane E. Haliburton,
 - Miss Victoria A. M. Hobbs,
 - Miss A. I. Harris,
 - Mr. J. K. Brett,
 - Miss Dorothy G. Clarke,
 - Miss M. E. Parkes,
 - 14135 WI. E. I and
 - Miss V. M. Steel,
 - Mr. John Feighan,
 - Sr. Teresa Mary Dunne (Sr. Cecily), Sr. Margaret Christina Mitchell (Sr. Evaristus),
 - Miss Florence L. R. Stevens,

to examine candidates for the General Nursing Certificate, pursuant to section 16 (a) of the Nurses Registration Act, 1922.

> LINLEY HENZELL, Commissioner of Public Health.

HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 3rd August, 1962.

M.5550/57.

HIS Excellency the Governor in Council has extended the appointment of the undermentioned persons as members of the Bridgetown District Hospital Board from 1st August, 1962, to 30th September, 1962:—

Mesdames E. Hall and M. Hobbs; Messrs. J. P. Awcock, W. J. Carr, L. K. Lipple, H. C. Jones, J. Miller, W. C. Moyes, B. S. Pearce, D. P. Reid, D. J. Walker and K. M. Williams.

> J. DEVEREUX, Under Secretary.

HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 3rd August, 1962.

M. 5594/56.

His Excellency the Governor in Council has appointed, as from 1st August, 1962:---

(1) The persons named in the attached schedule to be members of the Hospital Boards specified for a period of one year.

(2) Messrs. W. L. Yeo, C. W. Chittleborough, W.
G. Langley and L. C. Severin, to be members of the Brookton District Hospital Board for a period of two years ending 31st July, 1964.

(3) Messrs. A. Hocking, R. Campbell, A. Upphill, E. Sherrington, A. R. Halbert and Mrs. W. Kinlock, to be members of the Cunderdin District Hospital Board for a period of two years ending 31st July, 1964.

(4) Messrs. H. L. Atkinson, E. M. Momks, D. A. B. Strickland, O. E. Butcher and Mrs. M. Mills, to be members of the Dalwallinu District Hospital Board for a period of two years ending 31st July, 1964. (5) Mr. L. C. Fletcher, Rev. E. Gibson, Mesdames M. Goundry and M. G. Beech, to be members of the Plantagenet District Hospital Board (Mt. Barker) for a period of two years ending 31st July, 1964.

(6) Messrs. E. O. Lange, G. Blechynden, I. Savickis and A. H. Clafton, to be members of the Pingelly District Hospital Board for a period of two years ending 31st July, 1964.

J. DEVEREUX, Under Secretary.

The Schedule.

Constitution of Hospital Boards.

- Beverley District Hospital Board.—Messrs. A. W. Miles, A. W. T. Edwards, E. W. Edwards, R. C. Smith, E. D. Cullen, and Mesdames M. L. Richardson and E. H. Ridgway.
- Goomalling Hospital Board.—Rev. E. O'Halloran, Messrs, S. A. Anderson, K. J. James, E. B. Bracknell, R. Clarke, D. J. Findlay, F. B. Meller, G. H. Evans, G. Royal and Mesdames C. L. Smith and D. I. Coulthard.
- Harvey District Hospital Board.—Messrs. D. Newby, A. L. Johnson, W. J. Crews, A. H. Petroni, J. Chidlow, S. Byrd, O. Gerschow, R. Stanton, B. Strumer and Mesdames W. Martin, A. Hinge and R. Hester.
- Eastern Districts Memorial Hospital Board (Kellerberrin).—Messrs. E. Adshead, C. C. Eakins, K. M. McNeil, F. H. Nicholls, B. R. Nock, R. P. Raston, R. B. H. Thompson and Mesdames F. I. Carger, J. O. Forsyth, H. I. Chance, K. Harvey and D. M. Podmore.
- Koorda District Centennial Hospital Board.—The Koorda Shire Council.
- Kununoppin and District Hospital Board.—Messrs.
 D. R. M. Mason, W. B. Lamond, L. R. P. Lee,
 W. A. Couper, N. Wedgwood, W. E. Carrod, E.
 E. Luckman, A. R. Fazey, R. V. Marchant and
 Mesdames G. M. Williams, V. J. Butcher.
- Laverton District Hospital Board.—Messrs. J. C. Macpherson, G. S. Canning, A. L. Lovick, A. R. Phoenix, P. A. Hill, E. W. Jones and Mesdame B. A. Phoenix.
- Leonora District Hospital Board.—Messrs. A. H. Finlayson, W. J. Baldwin, J. Bell, W. C. Detez, R. G. Graham, V. B. Mazza, M. Newbon, G. Passeri.
- Warren District Hospital Board (Manjimup).---Messrs. L. Jones, D. Box, C. Young, J. Archer, C. Searcy, V. Ferry, V. Kordic, H. Faulks, R. Rice, W. Everett and Mesdames N. Ellson and C. McGuire.
- Northampton District Hospital Board.—The Northampton Shire Council.
- Pemberton District Hospital Board.—Messrs. G. F. Lunn, E. C. L. Ryan, J. W. Guppy, G. H. South, A. V. Kelly, H. G. Cunnold, G. W. J. Rollason and Mesdames B. J. Bastian, E. D. Hill, M. F. Graham and J. M. Gray.
- Ravensthorpe Hospital Board.—Messrs. A. C. Rose, L. C. Price, W. A. Clarke, F. A. Phillips, R. W. Mitchell, S. Rose, S. Hollow, Mrs. W. Dawes, and Miss V. Price.
- North Midlands District Hospital Board (Three Springs).—Messrs. C. E. Maley, W. A. Heinrich, H. C. Kau, P. J. Farrelly, T. W. Willis, G. B. Raffin, P. L. Millard, C. A. Bussenschutt, K. W. Bussenschutt, E. L. Franklin, H. E. Morgan, N. B. Keating.
- Yarloop District Hospital Board.—Messrs. R. A. McCallum, P. H. Cattach, W. J. O'Connor, W. Ryder, R. Thurkle, J. H. Russell, L. Carpenter.
- Yalgoo Hospital Board.—Messrs. H. H. Morrissey, C. C. Broad, G. T. O. Macpherson, P. G. M. Ryan and Mesdames V. Macpherson, E. V. Willis and M. McGuckin.
- Fitzroy Crossing Hospital Board.—Rev. H. D. Mc-Andrew, Rev. R. B. Sparks and Dr. H. R. Pearson.
- Black Range District Hospital Board (Sandstone).—Messrs. P. Broadhurst, E. Michel, J. Allen and Mesdames T. Senior and R. Allen.
- Halls Creek Hospital Board.—Rev. H. D. McAndrew, Rev. R. B. Sparks and Dr. H. R. Pearson.

- Northcliffe Hospital Board.—Messrs. H. L. Pratt, A. T. Beebe, G. Gardener, J. Bashford, L. Lad-hams and R. Metcalfe.
- Cue District Hospital Board .--- Messrs. F. W. Turner, W. Pigdon, E. R. Walker, L. P. Canestrini and K. E. Thomas.
- Donnybrook District Hospital Board.—Messrs. D. V.
 C. Farley, E. J. Kemp, G. V. Mitchell, A. Tucker,
 E. Warburton, E. Gibbons and Mesdames N.
 Farley, M. Field and J. Richards.
- Dumbleyung District Hospital Board.-Messrs. J. R. Lloyd, R. W. Farmer, C. W. Bairstow, M. E. Gordon, P. E. Dart, J. E. Walduck, M. B. Kiss-ane, H. F. Aldridge, J. E. Cook and Mesdames R. Ramm and I. Kissane.
- Mullewa District Hospital Board.—Messrs. J. J. O'Brien, L. A. Ullrich, G. Eves, E. Barden, S. Thompson and Mesdames N. O'Brien and M. Thompson.

FREMANTLE HARBOUR TRUST.

Notice to Mariners.

No. 4 of 1962.

Australia - West Coast.

Port of Fremantle.

Wireless Station Mast Demolished.

Position:

- Details: The Applecross Wireless Station Mast. Height 400'. Latitude 32° 1' 54" S., Longi-tude 115° 49' 26" E.
 - This Mast has been demolished and will be replaced by a small Mast, height 150' which possibly may not be conspicuous from seaward.

Chart Affected:

BA 1058. The word "conspicuous" to be expunged.

Publications Affected:

- Australia Pilot, Volume V., Fifth Edition (1959), page 384. Delete the words: "Stands up clear against the sky and is a very conspicuous landmark".
- Fremantle Harbour Trust Commissioners Handbook of Regulations, page 106. Delete the words: "The Mast which is plainly visible from sea, serves as a useful landmark when approaching the Port".

Authority:

Fremantle Harbour Trust.

Date: 7th August, 1962.

F. J. PIPER, Secretary.

ALBANY HARBOUR BOARD ACT, 1926-1959.

Application for Lease of Land.

WHEREAS an application has been received by the Albany Harbour Board from Messrs Roots Kiernan Pty. Ltd., for a lease of lot 18 of the re-claimed area of land vested in the Board, for a term of 21 years, this notice is advertised in accordance with section 25 of the Act.

Dated this 23rd day of July, 1962.

E. J. NORMAN, Secretary.

FORFEITURES.

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

> (Sgd.) F. C. SMITH, Under Secretary for Lands.

Name; Lease; District; Reason; Corres.; Plan. Boneham, J. R. G. and D. E.; 338/7779; Wyndham Lot 822; non-compliance with conditions; 1088/61; Townsite. Conte, E. L.; 3117/2959; Norseman Lot 1038; noncompliance with conditions; 32/40; Townsite.

- Howden, A. M.; 1508/153C; Dwellingup Lot 223; non-payment of rent; 6791/14; Townsite.
- Sala-Tenna, R. A.; 347/13963; Melbourne Loc. 3600; non-compliance with conditions; 2514/60; 63/80, B2.

Tomich, S. A.; 3117/786; Kalgoorlie Lot 1071R; non-payment of rent; 5051/05; Kalgoorlie Sheet 2.

WITHDRAWAL.

Department of Lands and Surveys, Perth, 3rd August, 1962.

Corres. 289/62.

IT is hereby notified for general information that Kunnunurra Lots 22, 24, 26, 28, 30, 32, 34, 51 to 54 inclusive, 56, 58 to 60 inclusive, 63 and 65 are withdrawn from sale by public auction. (Plan Kunnunurra Townsite.)

> F. C. SMITH, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI of the Land Act, 1933-1960.

WEDNESDAY, 19th SEPTEMBER, 1962.

Kimberley and Eastern Divisions-Bulara and Balwina Districts.

Corres. 938/62. (Plan 121/300.)

IT is notified for general information that the undermentioned adjoining areas are available for Pastoral leasing at an annual rental to be appraised.

Applications, accompanied by a deposit of £50 10s., must be lodged in this office on or before 19th September, 1962.

Schedule.

(A) Kimberley Division-Bulara District.

The area of about 89,500 acres bounded on the north and west by lease 396/504; on the east by the westernmost boundary of lease 396/497 and its prolongation south; on the south by the boundary of the Kimberley Division.

(B) Eastern Division-Balwina District.

(B) Eastern Division—Balwina District. The area of about 207,000 acres bounded on the north by lease 396/504 and the Eastern Division boundary; on the east by the prolongation south of the westernmost boundary of lease 396/497 for a distance of about 1,060 chains from the Division boundary; on the south by a line extending west to a south-east corner of lease 395/743 (Billiluna Station) and on the west by an eastern boundary of the lastmentioned lease.

F. C. SMITH. Under Secretary for Lands. Department of Lands and Surveys, Perth, 10th August, 1962.

LAND OPEN FOR PASTORAL LEASING. Under Part VI. of the Land Act, 1933-1960. WEDNESDAY, 5th SEPTEMBER, 1962.

North-West Division-De Grey District. Corres. 5664/64. (Plan 93/300, and 109/300.) IT is notified for general information that an area of about 403,200 acres formerly comprised in Pilga and Split Rock Stations in the Pilbara locality is available for Pastoral leasing at a commencing annual rental of 10s. per 1,000 acres and subject to payment for improvements, if any.

Applications, accompanied by a deposit of £102, must be lodged in this office not later than 5th September, 1962.

F. C. SMITH, Under Secretary for Lands. Department of Lands and Surveys, Perth, 27th July, 1962.

Eastern Division—Nuyts and Buningonia Districts. Corres. 515/57, Vol. 2. (Plans 16/300, 17/300, 27/300 and 26/300.)

IT is notified for general information that the area described hereunder is available for Pastoral leasing at a commencing annual rental of 5s. per 1,000 acres.

Schedule.

The area of about 920,000 acres (excluding reserves) bounded on the north by the Trans Australian Railways; on the east by station units Nos. 1 and 2; on the south by station unit No. 4 and part of the northern boundary of lease 395/1035 and on the west by the eastern boundary of lease 395/1059 and its prolongation south.

Applications, accompanied by a deposit of one half year's rental for each 1,000 acres applied for plus $\pounds 1$ fee, must be lodged in this office not later than the 22nd August, 1962.

F. C. SMITH, Under Secretary for Lands.

Department of Lands and Surveys, Perth, 27th July, 1962.

LAND OPEN FOR SELECTION

Perth Land Agency

Department of Lands and Surveys,

Perth, 10th August, 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, 5th SEPTEMBER, 1962

Location		Are	a	Price per Acre	Plan	Corres. No.	Locality and Classification	Deposit Required
Avon 27940*	••••	a. 518	r. p. 3 17	£ s. d. 1 1 9	Youraling Sheet 2, D. E. 2	649/62	10 miles west of Brookton, 1763/37 p. 11	£ s. d. 2 12 0
Fitzgerald 509		884	31	49	402/80 E. 1	944/62	12 miles east of Grass Patch, 944/62 p. 4	2 18 5
Roe 2283*	••••	2,917	0 0	53	375/80 A. 3	3391/61	17 miles south of Hyden, 6281/ 28 p. 92	4 10 5
Wellington 4023*	••••	171	2 15	18 0	415B/40 D. 1	2759/61	9 miles west of Moodiarrup	1 18 5

* Subject to mining conditions.

F. C. SMITH, Under Secretary for Lands.

LOCAL GOVERNMENT ACT, 1960.

WHEREAS Frederick Henry Andrews and Edward James Enoch Douglas, being the owners of land over or along which the undermentioned road in the Shire of Albany extends, have applied to the Shire of ALBANY to close the said road, which is more particularly described hereunder, that is to say:---

Albany.

Corres. 10011/10. A.189. That portion of road No. 4007 extending through Plantagenet Location 2108; from a western boundary of location 5831 to the prolongation southward of the eastern boundary of location 4762. (Plan 451C/40, E3.) WHEREAS Albert Richard Abbott and Bernard Thomas Joyce, being the owners of land over or along which the undermentioned road in the Shire of Dumbleyung extends, have applied to the Shire of DUMBLEYUNG to close the said road, which is more particularly described hereunder, that is to say:—

Dumbleyung.

Corres. 531/62.

D418. The surveyed road abutting the northern boundary of Williams Location 9704. (Plan 408/ 80, E2.) WHEREAS Abel de Jager, Frederick William Silas Parsloe, Rodney Brian Nelligan Christmass and Elva Pearl Christmass, being the owners of land over or along which the undermentioned road in the Shire of Gnowangerup extends, have applied to the Shire of GNOWANGERUP to close the said road, which is more particularly described here-under, that is to sav. under, that is to say:

Gnowangerup.

Corres. 374/62. G.424. The surveyed road abutting the northern boundaries of Plantagenet Locations 5104 and 4429; from the easternmost boundary of location 6073 to a line extending from the north-eastern eastern corner of location 3384. (Plan 436C/40, eastern corner of location 3384. (Plan 436C/40, F4.)

WHEREAS Leonard Robert Bygrave, being the owner of land over or along which the undermen-tioned road in the Shire of Irwin passes, has applied to the Shire of IRWIN to close the said road, which is more particularly described here-under, that is to say:—

Irwin.

Corres. 2453/58. 144. The surveyed road abutting the northern boundary of Victoria Location 2780; from the west-ern alignment of road No. 177 to a line extending from the north-western corner of location 2780 to the south-western corner of location 2779. (Plan 124B/40, D1.)

WHEREAS Dora Fannie Shawyer, being the owner of land over or along which the undermentioned road in the Shire of KONDININ to close the said road, which is more particularly described here-under, that is to say:—

Kondinin.

Corres. 292/53.

K482. The surveyed road abutting the eastern and northern boundaries of Avon Location 27300; from the prolongation north-eastward of the south-eastern boundary of the location to the pro-longation northward of the western boundary of the location. (Plan 376/80, C1.)

WHEREAS Patrick Victor Cunningham and Pat-rick Pinda Cunningham, being the owners of land over or along which the undermentioned road in the Shire of Kondinin extends, have applied to the Shire of KONDININ to close the said road, which is more particularly described hereunder, that is to say:-

Kondinin.

Corres. 3235/40.

K.493. The surveyed road abutting the southrs.455. The surveyed road abutting the south-ern boundary of Avon Location 26019, extending through location 23936 and abutting the southern boundary of location 27637; from the western alignment of road No. 12025 to the prolongation westward of the northern boundary of location 27637. (Plan 345/80, CD4.)

WHEREAS Nathan William Raine and William Raine, being the owners of land over or along which the undermentioned road in the Shire of Kondinin extends, have applied to the Shire of KONDININ to close the said road, which is more particularly described hereunder, that is to say:—

Kondinin.

Corres. 271/30. K.500. That portion of road No. 8591 extending along the western boundary of Roe Location 1041; from the southern boundary of Reserve 4672 to the prolongation eastward of the southern boun-dary of location 417. (Plan 346/80, A3.) WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned roads in the City of Nedlands extend, has applied to the City of NEDLANDS to close the said roads which are more particularly described hereunder, that is to say:-

Nedlands.

Corres. 2921/61.

N.381. (a) All that portion of a public road two chains wide commencing at the prolongation northerly of the western boundary of Swan Loca-tion 5286 (part Reserve 18747) and extending south-westerly along the north-western boundary of Reserve 8636 to the eastern boundary of location 1911.

(b) All that portion of a public road being the (b) All that portion of a public road being the northern half of a two-chain road commencing at the prolongation northerly of the western boun-dary of Swan Location 2121 and extending west-erly to and along the northern boundaries of loca-tions 3150 and 5286 (Reserve 18747) to the pro-longation northerly of the western boundary of location 5286 location 5286.

(Plans Buckland Downs 112 and Shenton Park 113.)

WHEREAS Thelma Joy Johnston, being the owner of land over or along which the undermentioned road in the Shire of Nyabing-Pingrup extends, has applied to the Shire of NYABING-PINGRUP to close the said road, which is more particularly de-scribed hereunder, that is to say:---

Nyabing-Pingrup.

Corres. 7177/50. N.378. The unsurveyed road abutting part of the southern boundary of Kojonup Location 8108. (Plan 418/80, CD2.)

WHEREAS Arthur Clarence Kelly, Harry Bertram Clemens and The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, being the owners of land over or along which the under-mentioned roads in the Shire of Quairading ex-tend, have applied to the Shire of QUAIRADING to close the said roads, which are more particu-larly described hereunder, that is to say:—

Quairading. Corres. 723/14.

Q85. (a) That portion of road No. 2806 abutting Q85. (a) That portion of road No. 2806 abutting the southernmost boundary of Avon Location 10868, the southern boundary of location 10869, the western and south-western boundaries of loca-tion 17730, and the south-western boundary of location 9696; from the prolongation northward of the western boundary of location 9239 to the prolongation southward of the western boundary of location 18584, excluding the intersecting por-tion of road No. 3785.

(b) That portion of road No. 3389 abutting part of the south-western boundary of location 17989, and the south-western boundaries of location 23688; from the prolongation north-eastward of the south-eastern alignment of road No. 3785 to the prolongation southward of the western alignment of road No. 2849.

(c) That portion of road No. 4024 abutting part of the eastern boundary of location 10869 and the southern boundaries of locations 10411 and 6672: from the road described in paragraph (a) to the western alignment of road No. 2849.

(Plan 343B/40, DE1.)

WHEREAS Eric Francis John Crimp, Robert John Thomson, William Leslie Ripper and David Mc-Rae, being the owners of land over or along which the undermentioned roads in the Shire of Quairading extend, have applied to the Shire of QUAIRAD-ING to close the said roads, which are more par-ticularly described hereunder, that is to say:---

Quairading.

Corres. 1903/61.

Q.88. (a) The whole of road No. 4127 extend-ing through Avon Location 27157.

(b) The whole of road No. 4222 extending through Avon Location 27159.

(c) The surveyed road commencing at the southeastern alignment of a surveyed road along the south-eastern boundary of location 6152 and extending generally south-eastwards through locations 27158 and 27159 to a north-western boundary of location 3672; thence south-westwards along the said north-western boundary of location 3672 to the westernmost corner of such location.

(d) The surveyed road commencing at the terminus of road No. 4222 described in paragraph (b) and extending north-eastwards along part of the north-western boundary of location 27159 to the road described in paragraph (c).

(e) The surveyed road commencing at the westernmost south-western corner of location 25361 and extending south-westwards through location 27158 to the road described in paragraph (c).

(Plans 3A/40, C2, 3B/40, D2 and 3C/40, D3.)

WHEREAS Rolf Douglas Ulbrich, being the owner of land over or along which the undermentioned road in the Shire of Wandering extends, has applied to the Shire of WANDERING to close the said road, which is more particularly described hereunder, that is to say:---

Wandering.

Corres. 1948/14.

W.770. That portion of road No. 5231 abutting the south-eastern boundaries of Avon Locations 6675 and 6222, and part of the south-western and south-eastern boundaries of location 6223; from the prolongation south-eastward of a south-western boundary of location 6675 to the prolongation north-westward of the south-western boundary of location 12283. (Plans Youraling Sheet 4 and 379B/40, E1.)

WHEREAS William Albert Wunnenberg, being the owner of land over or along which the undermentioned road in the Shire of West Arthur extends, has applied to the Shire of WEST ARTHUR to close the said road, which is more particularly described hereunder, that is to say:—

West Arthur.

Corres. 1061/16.

W776. That portion of road No. 5576 abutting the northern boundaries of Wellington Locations 2095, 4380 and 1641; from the prolongation northward of the western boundary of location 2095 to the western alignment of road No. 10136. (Plan 410D/40, BC3.)

And whereas the Councils have assented to the said applications:

And whereas the Governor in Executive Council has approved these requests:

It is hereby notified that the said roads are closed.

Dated this 10th day of August, 1962.

F. C. SMITH, Under Secretary for Lands.

LOCAL GOVERNMENT ACT, 1960. Department of Lands and Surveys, Perth, 10th August, 1962.

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 13th June, 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:—

Augusta-Margaret River.

238/60 (R154).

Road No. 12372: Those portions of Augusta Suburban Lots D, K, L and M and Crown land as delineated and coloured dark brown on Lands and Surveys Diagram 67786; 24p., 1r., 1r. 10.3p. and 4.2p. being resumed from Augusta Suburban Lots D, K, L and M respectively. (Notice of intention to resume gazetted 8th June, 1962.) (Plan Augusta.)

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 26th July, 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:--

Augusta-Margaret River.

3752/52 (R135).

Road No. 12374: A strip of land, one chain wide, widening at its commencement and terminus, leaving Wallcliffe Road at the northern corner of Margaret River Lot 34 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 62747, southwards along the common boundary of the said lot 34 and lot 33 (Reserve 18639) to Mitchell Street at the south-eastern corner of lot 34; 37. 2.9p. being resumed from Margaret River Lot 34. (Notice of intention to resume gazetted 8th June, 1962.) The area of Reserve 18639 is hereby reduced by 3r. 4.1p. (Public Plan Margaret River.)

IT is hereby declared that, pursuant to the resolution of the Shire of Beverley passed at a meeting of the Council held at BEVERLEY on or about the 2nd September, 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:--

Beverley.

11375/05 (R.166).

Road No. 2818 (widening of part). That portion of Avon Location 2587 as delineated and coloured dark brown on Lands and Surveys Diagram 68209; 3r. 5.3p. being resumed from Avon Location 2587. (Notice of intention to resume gazetted 25th May, 1962). (Public Plan: 343A/40, C1, 2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Chapman Valley passed at a meeting of the Council held at NANSON on or about the 14th 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:—

Chapman Valley.

L. & S. 126/61 (M.R. 34), M.R.D. 53/55.

Road No. 1810 (widening of part). That portion of Victoria Location 2264 as delineated and coloured dark brown on Original Plan 8849.

Road No. 4436. (a) Widening of part. That portion of Victoria Location 2645 containing 2r. 35.2p. as delineated and coloured dark brown on Original Plan 8849.

(b) Deviation of part. A strip of land, of varying width, leaving the eastern side of the present road within Victoria Location 2645 and extending, as delineated and coloured dark brown on Original Plan 8849, south-eastwards through the said location to its eastern boundary and onward to and through location 1829 rejoining the present road on the western boundary of and within the latter location.

Road No. 12366. A strip of land, one chain wide, widening at its commencement and terminus, commencing at the junction of roads Nos. 4436 and 8645 within Victoria Location 1829 and extending, as delineated and coloured dark brown on Original Plan 8849, south-eastwards and southwards through the said location 1829 and location 893 to road No. 4437 on the southern boundary of the latter location.

1a. 1r. 22.7p., 3r. 24.7p., 36p. and 2a. 1r. 1p. being resumed from Victoria Locations 893, 1829, 2264 and 2645 respectively. (Notice of intention to resume gazetted 24th November, 1961, and 30th March, 1962). (Public Plan 157A/40, C1.) IT is hereby declared that, pursuant to the resolution of the Shires of Corrigin and Kondinin passed as a meeting of the Council held at CORRIGIN and KONDININ respectively on or about 22nd August, 1960, and 21st June, 1962, 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 Kondinin.

2512/60 (R147).

Road No. 12369. A strip of land, one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagrams 68163 and 68164, leaving a surveyed road at the north-eastern corner of Avon Location 18601 and extending, as surveyed, southwards along the eastern boundaries of the said location and location 19817, and an eastern boundary of and through location 27326 to road No. 4493 within the lastmentioned location; 1a, 3r. 20p., 9p. and 27.1p. being resumed from Avon Locations 18601, 19817 and 27327 respectively. (Notice of Intention to resume gazetted 13th April, 1962.) (Public Plans 344/80, E4 and 377/80, E1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Cuballing passed at a meeting of the Council held at CUBALLING on or about the 2nd September, 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:—

Cuballing.

664/29 (R151).

Road No. 8151 (widening of part). That portion of Wickepin Agricultural Area Lot 156, as delineated and coloured dark brown on Lands and Surveys Diagram 68210; 1a. 35.7p. being resumed from Wickepin Agricultural Area Lot 156. (Notice of intention to resume gazetted 8th June, 1962.) (Public Plan 378 C/40, D3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Esperance passed at a meeting of the Council held at ESPERANCE on or about the 25th August, 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:—

Esperance.

4263/57 (R51).

Road No. 12370. That portion of Esperance Location 11 the subject of Certificate of Title Volume 188, folio 95, and those portions of lots 2, 3 and 4 of the said location (L.T.O. Plan 2273), all as surveyed and as shown on Original Plan 8842; 28.6p. being resumed from Esperance Location 11. (Notice of intention to resume gazetted 24th November, 1961). (Public Plan E141-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Katanning passed at a meeting of the Council held at KATANNING on or about the 13th 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:—

Katanning.

L. & S. 2845/61 (MR82), M.R.D. 494/60.

Road No. 889 (widening of part). That portion of Kojonup Location 2545 as delineated and coloured dark brown on Lands and Surveys Diagram 68529; 30.9p. being resumed from Kojonup Location 2545. (Notice of intention to resume gazetted 8th September, 1961.) (Public Plans Katanning 40, Sheet 1, and 417A/40.) 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 19th August, 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:—

Koorda.

629/15 (R187).

Road No. 5229 (widening of parts). Those portions of Avon Location 15056 and Ninghan Location 2357, as delineated and coloured dark brown on Lands and Surveys Diagram 68251; 1a. 0r. 0.9p. being resumed from Avon Location 15056, and 3r. 24.6p. being resumed from Ninghan Location 2357. (Notice of intention to resume gazetted 8th June, 1962.) (Public Plan 56/80, D2.)

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 10th August, 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:—

Koorda. 2546/60 (B158).

Road No. 8182 (widening of part). That portion of Ninghan Location 215 as delineated and coloured dark brown on Original Plan 8879.

Road No. 8557 (extension). A strip of land, one chain wide, widening in parts, leaving the northern terminus of the present road at the north-eastern corner of Ninghan Location 182 and extending, as surveyed and as delineated and coloured dark brown on Original Plan 8879, northwards and north-westwards to and through location 793 to road No. 8182 on the eastern boundary of location 215.

5a. 0r. 36p. and 9a. 3r. 34p. being resumed from Ninghan Locations 215 and 793 respectively. (Notice of intention to resume gazetted 8th June, 1962. (Public Plans 56/80, F1, and 65/80, F4.

IT is hereby declared that pursuant to the resolution of the Shire of Manjimup passed at a meeting of the Council held at MANJIMUP on or about the 13th 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:—

Manjimup. 2573/58 (R152).

Road No. 12368. A strip of land, one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 67707, leaving a surveyed road at the north-western corner of Nelson Location 9038 and extending as surveyed, eastwards along the northern boundaries of the said location and location 9781 and Timber Reserve 97/25, to a surveyed road at the north-eastern corner of the latter location, 4.5p. and 1r. 6.9p. being resumed from Nelson Locations 9028 and 9781 respectively. (Notice of intention to resume gazetted 13th April, 1962.) (Public Plan 439C/40, E4.)

IT is hereby declared that pursuant to the resolution of the Shire of Mingenew passed at a meeting of the Council held at MINGENEW on or about the 24th March, 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:---

Mingenew.

4116/05 (R222).

Road No. 2289 (extension). A strip of land, one chain wide, its northern side commencing at the present terminus at the westernmost corner of Yandancoka Estate Lot 15, and extending, as surveyed, 162 degrees 31 minutes 12 chains 78.2 links; thence 160 degrees 14 minutes 4 chains 45 links;

thence 155 degrees 53 minutes 4 chains 43.8 links; thence 151 degrees 28 minutes 4 chains 43.9 links; thence 146 degrees 26 minutes 5 chains 9.3 links, thence 146 degrees 36 minutes 3 chains 9.3 links; thence 143 degrees 53 minutes 4 chains 16.5 links to a point on the south-western boundary of said Lot 15. (Public Plan 123/80, E2.)

IT is hereby declared that, pursuant to the reso-lution of the Shire of Northampton passed at a meeting of the Council held at NORTHAMPTON on or about the 30th October, 1960, the under-mentioned 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 save to say:----

Northampton.

3053/59 (R188).

Road No. 12373. A strip of land, one chain wide, commencing at the northern corner of Victoria Location 4942 and extending, as surveyed southeastwards along the north-eastern boundary of the said location to its easternmost corner; thence southwards along part of the eastern boundary of location 54; thence generally south-eastwards along part of the north-eastern boundary of and through location 4653 to its south-western boundary.

Road No. 12373 (deviation). A strip of land, one chain wide, leaving the present road on the north-eastern boundary of Victoria Location 4942 and extending, as delineated and coloured dark brown on Original Plan 8904 and as surveyed, south-eastwards and southwards through the said loca-tion and locations 4943, 4652, 54, 4651 and 4653, rejoining the present road within the lastmentioned location. (The superseded portions of road No. location. (The superseded portions of road No. 12373 are hereby closed, together with portion of the surveyed road abutting the southern boundary of Victoria Location 4651, all as shown coloured blue on Original Plan 8904.)

16.9p., 2a. 2r., 3r. 3.6p., 1a. 0r. 12.2p., 4a. 0r. 22p. and 20p. being resumed from Victoria Locations 54, 4651, 4652, 4653, 4942 and 4943 respectively. (Notice of intention to resume gazetted 8th June, 1962.) (Public Plans 191/80, A3 and 192/80, F3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Sandstone passed at a meetabout the 20th February, 1962, 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:—

Sandstone.

381/35 (R245).

Road No. 9473 (extension). A strip of land one chain wide, leaving the northern terminus of the present road within Pastoral Lease 395/618 and extending generally northwards through the said lease and through lease 395/813 to the Shire boundary within the latter lease.

Road No. 12344. A strip of land, one chain wide, leaving road No. 9473, within Pastoral Lease 395/494 and extending north-eastwards through the said lease and leases 395/455, 395/456 and 395/582 to the said road No. 9473 within the lastmentioned lease.

(Public Plan 53/300.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Victoria Plains passed at a meeting of the Council held at CALINGIRI on or about the 22nd 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:—

Victoria Plains.

3181/93 (R169).

Road No. 415 (widening of parts). Those por-tions of lot M894 of Melbourne Location 935, as delineated and coloured dark brown on Lands and Surveys Diagram 68222; 3r. 23.6p. being resumed from Melbourne Location 935. (Notice of inten-tion to resume gazetted 8th June; 1962.) (Public Plan 31/80, E1.) ÷., (2)--61548

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Victoria Plains passed at a meeting of the Council held at CALINGIRI on or about the 2nd July, 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:—

Victoria Plains.

9412/04, Vol. 2 (R177).

Road No. 2304 (widening of part). Those por-Road No. 2304 (widening of part). Those por-tions of Melbourne Locations 1553 and 2804 as de-lineated and coloured dark brown on Lands and Surveys Diagram 67285; 2a. 2r. 33p. and 1a. 0r. 15.6p. being resumed from Melbourne Locations 1553 and 2804 respectively. (Notice of intention to resume gazetted 8th June, 1962.) (Public Plan 29/80. 42) 32/80, A2.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Victoria Plains passed at a meeting of the Council held at CALINGIRI on or about the 21st August, 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:—

Victoria Plains.

L. and S. 2526/61 (M.R. 84), M.R.D. 1004/61.

Road No. 5678 (widening of parts). Those por-tions of Melbourne Locations 2613, 2791, Crown land and that portion of the Clackline-Miling Railway Reserve containing 12 perches as delineated and coloured dark brown on Lands and Surveys Diagrams 68584 and 68585.

Road No. 7996 (Denton Street—widening of part). That portion of the Clackline-Miling Rail-way Reserve containing 19 perches as delineated and coloured dark brown on Lands and Surveys Diagram 68584.

6a. 1r. 25p. and 5a. 1r. being resumed from Mel-bourne Locations 2613 and 2791 respectively. (Notice of intention to resume gazetted 11th Aug-ust, 1961.) (Public Plans 57/80, A3 and Piawaning Townsite.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of West Arthur passed at a meet-ing of the Council held at DARKAN 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:—

West Arthur.

L. and S. 3098/61 (M.R.83), M.R.D. 965/59.

L. and S. 3098/61 (M.R.83), M.R.D. 965/59. Road No. 12384. A strip of land, two chains wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 68534, leav-ing a surveyed road at the north-western corner of Wellington Location 1407 and extending, as surveyed, south-eastwards along the western boun-dary of the said location and to and through loca-tion 3496 to the southernmost corner of the latter location; 2r. 15.4p. and 1r. 21.4p. being resumed from Wellington Locations 1407 and 3496 respec-tively. (Notice of intention to resume gazetted 1st September, 1961.) (Public Plan 410C/40, E3.)

IT is hereby declared that, pursuant to the resolu-tion of the Shire of Wongan-Ballidu passed at a meeting of the Council held at WONGAN HILLS on or about the 27th August, 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:-

Wongan-Ballidu.

9215/11 (R301).

Road No. 12371. A strip of land, 150 links wide, its northern side leaving Coomer Street at the western corner of Wongan Hills Lot 78 and extend-ing, as delineated and coloured dark brown on Lands and Surveys Diagram 68138, eastwards through the said lot and lots 77 and 76 to Moore

Street at the eastern corner of the lastmentioned lot. The area of Reserve 23019 is hereby reduced by 22.7p. (Public Plan Wongan Hills.)

by 22.7p. (Public Plan Wongan Hills.) 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 communica-tion described above are roads within the meaning of the Local Government Act, 1960, subject to the provisions of the said Act.

Dated this 3rd day of August, 1962.

By Order of His Excellency the Governor, STEWART BOVELL, Minister for Lands.

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

THE undermentioned Crown Leases under the provisions of Part V of the State Housing Act have been forfeited for the breach of a covenant contained in the said Leases.

Lease No.; Lessee; Land.

- 634/1960; Jack Layland, Handyman, and Margaret Mary Layland, his wife, both of 13 Watkins Street, Eden Hill; Swan Location 6546.
- 146/1961; Louis Vincent McGuiness, of Gertrude Street, Geraldton, Railway Employee; Geraldton Lot 1737.

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

BUSH FIRES ACT, 1954-1958.

Appointment of Bush Fire Control Officers.

Bush Fires Board, East Perth, 8th August, 1962.

hereby notified, that the Serpentine-IT is Jarrahdale Shire Council has appointed Mr. T. B. Fraser as a bush fire control officer for its Shire.

The appointment of Mr. A. J. Storry has been cancelled.

A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954. Katanning Shire Council.

NOTICE is hereby given that all owners and/or occupiers of land within the Shire of Katanning must prepare firebreaks on or before 29th October, 1962.

Breaks of not less than eight (8) feet in width must be provided around all property boundaries, but where this is found to be impracticable, breaks must be prepared as near as possible to such boundaries.

Buildings and Haystacks.

A firebreak at least eight (8) feet wide shall be cleared within one chain of the perimeter of any building or group of buildings or haystacks.

Firebreaks must be cleared of all scrub, stubble and any infiammable material.

By order of the Council,

W. E. BROUGHTON, Shire Clerk.

BUSH FIRES ACT, 1954-1958.

Mt. Marshall Shire Council.

Notice to all Owners and/or Occupiers of Land within the Shire of Mt. Marshall.

PURSUANT to the provisions of section 33 of the above Act, all owners and/or occupiers of land within the Shire of Mt. Marshall are hereby re-quired, on or before the 31st October, 1962, to clear of all infiammable material firebreaks of not less than 10 feet wide around the boundaries of all cleared land on each location. Where any of the

above specified land adjoins a railway reserve, the firebreak shall be double the above width inside and along the common boundary between the land and the railway reserve.

Townsites.

On or before the 31st day of October, 1962, all lots in all townsites within the Shire of Mt. Marshall are required to be cleared of all debris of an infianmable nature and maintained free of such material. If buildings are erected on the land, such buildings the line immediately compared by such buildings shall be immediately surrounded by a firebreak clear of all inflammable material to a width of not less than three feet.

Maximum penalty for non compliance with the provision of this order: £100.

By order of the Council,

A. JENNINGS Shire Clerk.

BUSH FIRES ACT, 1954-1958. Shire of Dandaragan.

PURSUANT to section 33 of the Bush Fires Act, 1958, all owners or occupiers of land within the district of the Shire of Dandaragan are required, by the 30th September, 1962, to plough, cultivate, scarify or otherwise clear firebreaks, not less than six feet wide, inside and along and within one chain of the boundaries of all land owned or occupied by them, or inside and along and within one chain of all land used for pasture or crops, and to main-tain the said firebreaks clear of all inflammable material.

If it is impracticable for any reason to clear fire-breaks in the positions required by this notice, the approval of the Council or a fire control officer must be obtained to provide them in an alternative position.

By order of the Council,

A. D. CAMERON Shire Clerk.

3rd August, 1962.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1961.

City of Nedlands.

Advertisement of a Resolution to Amend a Town Planning Scheme.

T.P.B. 854/2/8/2, Pt. B.

NOTICE is given that the Municipality of the City of Nedlands, under the provisions of section 7 of the Town Planning and Development Act, has re-solved to vary its Town Planning Scheme as follows:-

1. By re-zoning the rear lot, fronting Marita Road, of the subdivision of lots 67 and 68, location 1029, corner Stirling Highway and Marita Road, Nedlands, as "Flats and Residential.

Any objections should be sent to the Town Clerk, in writing, by Monday, 26th November, 1962.

Dated this 10th day of August, 1962.

T. C. BROWN, Town Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1961.

Corrigin Shire Council.

Corrigin Town Planning Scheme No. 1.

T.P.B. 853/4/8/1. NOTICE is hereby given that the Corrigin Shire Council on 13th December, 1961, passed a resolu-tion to prepare a Town Planning Scheme for the Corrigin district classifying the district into zones for various uses.

The Hon. Minister for Town Planning has given his approval to the public notification of the Council's Town Planning Scheme in accordnace with the Town Planning Regulations, 1930.

Copies of the scheme and the plans forming the scheme have been deposited at the office of the Corrigin Shire Council at Corrigin and the Town Planning Department, 33 Mount Street, Perth, and will be open for inspection by all persons interested between the hours of 10 a.m. and 4 p.m. Monday to Friday (public holidays excepted) without pay-ment of any constraints for the indiv ment of any fee. Any suggestions for the inclusion or exclusion of any land or works and any objections or representations are to be sent to the Shire Clerk, Corrigin, before 31st October, 1962.

> D. C. TURNER, President.

PUBLIC WORKS TENDERS.

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

Katanning G.S. T.W.S., Kojonup Extension Pumping Station—Erection (14919); 14th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and Clerk of Courts, Katanning, on and after 24th July, 1962.

Kewdale, Downsborough Avenue, Part Lot 260— Purchase and Removal of Improvements (14931); 14th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 7th August, 1962.

Narrogin Main Roads Department Workshop and Store—Erection (14920); 14th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after the 24th July, 1962.

Fremantle—House No. 29, Attfield Street—Pur-chase and Removal; (14936); 21st August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 14th August, 1962.

Hamilton Hill New High School—Erection (14926); 21st August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 31st July, 1962.

Kununoppin Hospital—Additions, 1962 (14915); 21st August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, and Police Station, Nungarin, on and after 7th August, 1962.

Merredin Court House—Additions and Altera-tions (14927); 21st August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Merredin, on and after the 31st July, 1962.

Mt. Barker High School — Additions, 1962. (14921); 21st August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and Courthouse, Mt. Barker, on and after the 31st July, 1962.

Parliament House—Supplying and Fixing of In-terior Marble Facing (14928); 21st August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 7th August, 1962.

Wyndham Caravan Park--Toilet and Amenities Block—Erection (14930); 21st August, 1962; con-ditions may be seen at the Contractors' Room, P.W.D., Perth, Wyndham and Derby, on and after 31st July, 1962.

Midland Junction Abattoirs—New Toilet Block (14933); 28th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth, on and after the 14th August, 1962.

Mount Magnet Police Station and Quarters-Repairs and Renovations (14929); 28th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and the Min-ing Registrar, Mt. Magnet, on and after the 7th August, 1962.

Narrogin—Pump House for Sewerage Treatment (14934); 28th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Nar-rogin, on and after the 7th August, 1962.

Narrogin Hospital-Old Section-Conversion of Toilets, etc. (14937); 28th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after the 14th August, 1962.

Perth-Metropolitan Market Trust-Alterations, etc., to Egg and Poultry Market (14938); 28th August, 1962; conditions may be seen at the Contrac-tors' Room, P.W.D., Perth, on and after 14th Aug-ust, 1962.

Wannamal School and Quarters—Septic Tank Installation (14932); 28th August, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth, Gingin, at Police Station, Gingin, and at Chittering Shire Council Offices, on and after the 7th August 1062 7th August, 1962.

Mount Magnet Hospital-Additions, Repairs and Renovations (14939); 4th September, 1962; condi-tions may be seen at the Contractors' Room, P.W.D., Perth and Geraldton, and at Mount Mag-net Mining Registrar, on and after the 21st August, 1962.

Narrogin School of Agriculture—Comprehensive Effluent Disposal System (14940); 4th September, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, on and after the 14th August 1969 the 14th August, 1962.

Carey Park (Bunbury) School—Additions, 1962 (14941); 11th September, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, on and after the 21st August, 1962.

Denmark School-Additions, 1962 (14942); 11th September, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Albany, and Police Station, Denmark, on and after the 21st August, 1962.

Ravensthorpe School—Septic Tank Installation (14943); 11th September, 1962; conditions may be seen at the Contractors' Room, P.W.D., Perth and Narrogin, and at Ravensthorpe Police Station, on and after 21st August, 1962.

Roelands School and Quarters-Septic Tank Intions may be seen at the Contractors' Room, P.W.D., Perth and Bunbury, and at Public Works Water Supply Office at Roelands, on and after the 21st August, 1962.

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. 10th August, 1962.

KELLERBERRIN BOOSTER STATION.

Supply and Installation of Pumping Machinery. (Contract No. 14923).

TENDERS are invited by the Public Works De-partment, Western Australia, for the supply and installation of Pumping Equipment within the Kellerberrin Pumping Station, which is approxi-mately 126 miles by road from Perth.

The pumping equipment required consists of one centrifugal pump (horizontal spindle) direct coupled to an electric motor suitable for operation on 440 volt 50 cycle supply. Minimum motor size is 550 h.p.; pump duty is 6,100 g.p.m., against 215 foot head of water feet head of water.

The contract provides for the supply, installa-tion and testing of the pump, motor and associated electrical control gear, switchboard and pipe work.

Conditions of contract and specification may be obtained from the Contract Office, Public Works Department, St. George's Place, Perth, Western Australia, on and after the 24th July, 1962, on the payment of a fee of £5. This fee will be refunded on return of the contract document in rood order and condition good order and condition.

Tenders close at the Contract Office on Tuesday, 11th September, 1962, at 2.30 p.m.

The lowest or any tender will not necessarily be accepted.

J. McCONNELL Under Secretary for Works.

Main Roads Act, 1930–1961; Public Works Act, 1902–1961 NOTICE OF INTENTION TO RESUME LAND

Controlled Access Road-Welshpool Road Diversion at Welshpool

(Section between Bankside Street and Newburn Road)

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1961, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Canning District, for the purpose of the following public work, namely, Controlled Access Road—Welshpool Road Diversion at Welshpool (Section between Bankside Street and Newburn Road), and that the said pieces or parcels of land are marked off on Plan P.W.D., W.A. 39711, which may be inspected at the Office of the Minister for Works, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description		Are ppr	ea ox.)
1 and	John Joseph Lumbus	J. J. Lumbus	Portion of Canning Location 2, being part of	a. 3	r. 9	р. 36
2			Lot 321 on L.T.O. Plan 2430 (Certificate of Title Volume 821, Folio 181)	J	4	30
3 .	Frantisek Stransky and Paula Karla Stransky	F. and P. K. Stransky	Portion of Canning Location 406, being part of Lot 14 on L.T.O. Diagram 17179 (Cer- tificate of Title Volume 1152, Folio 508)	0	0	27
4	Ethel Dora Fleming	E . D. Fleming	Portion of each of Canning Locations 320 and 406, being part of Lot 11 on L.T.O. Dia- gram 10044 (Certificate of Title Volume 1151, Folio 799)	0	2	29
5	Australasian Conference As- sociation Limited	Australasian Conference As- sociation Limited	Portion of Canning Location 320 (Certificate of Title Volume 1017, Folio 36)	2	3	30

Dated this 31st day of July, 1962.

G. P. WILD,

Minister for Works.

P.W. 1328/62

Alumina Refinery Agreement Act, 1961; Public Works Act, 1902-1961

NOTICE OF INTENTION TO RESUME LAND

Alumina Refinery, Kwinana-Residue Disposal Area and Pipe Line Access

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1961, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Cockburn District, for the purpose of the following public work, namely, Alumina Refinery, Kwinana—Residue Disposal Area and Pipe Line Access, and that the said pieces or parcels of land are marked off on Plan P.W.D., W.A. 39752, which may be inspected at the Office of the Minister for Works, Perth.

SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed O	ccupier	Description		Are ppr	ea ox.)
1	Bortolo Nicola Morzenti	B. N. Morzenti		Portion of Cockburn Sound Location 507, being part of Lot 23 on L.T.O. Plan 3393 (Certificate of Title Volume 1172, Folio 775)		r. 3	р. 10
2	The Perpetual Executors Trustees and Agency Company (W.A.) Limited Executor of the Will and Codicil thereto of Wil- liam George Hendy, de- ceased	Vacant		Portion of Cockburn Sound Location 507 and being Lot 24 on L.T.O. Plan 3393 (Certificate of Title Volume 1163, Folio 531)	3	3	. 33
3	Ralph Munday and Vera May Munday	Vacant		Portion of Cockburn Sound Location 507, being Lot 25 on L.T.O. Plan 3393 (Cer- tificate of Title Volume 637, Folio 159)	· 4	2	20
- 4	Luigi Moretti	L. Moretti		Portion of Cockburn Sound Location 286, being Lot 3 on L.T.O. Diagram 23364 (Cer- tificate of Title Volume 1243, Folio 971)	5	3	14
5	Luigi Nella	L. Nella		Portion of Cockburn Sound Location 286, being Lots 1 and 2 on L.T.O. Diagram 23364 (Certificate of Title Volume 1243, Folio 970)	5	2	18· 6
6 and 7	Luigi Moretti and Luigi Nella	Vacant		Portion of each of Cockburn Sound Locations 286 and 507 (Certificate of Title Volume 1243, Folio 972)	38	2	$32 \cdot 7$
8 and 9	Luigi Moretti and Luigi Nella	Vacant		Portion of each of Cockburn Sound Locations 1758 and 1875 (Certificate of Title Volume 1222, Folio 15)	89	2	0
10	Robert Mervyn Bailey and Lila Mary Bailey	Vacant		Portion of Cockburn Sound Location 506, being part of Lot 1 on L.T.O. Diagram 13071 (Certificate of Title Volume 1182, Folio 863)	1	2	15
11	Crown	Vacant		Portion of Garden Road westward from the prolongation of the eastern boundary of Lot 25	1	0	27

Dated this 9th day of August, 1962.

G. P. WILD, Minister

· (

Minister for Works.

M.R.D. 1692/61

Main Roads Act, 1930-1959; Public Works Act, 1902-1961

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, 1902-1961, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Williams District, for the purpose of the following public work, namely, widening Narrogin-Wandering Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 2155, 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				
				a. r. p.	
1	Stanley John Major and Ethel May Major	S. J. and E. M. Major	Portion of Williams Location 882 (Certificate of Title Volume 1244, Folio 679)	0 0 $\hat{2}0$	
2	Arthur Bassett Hunter	A. B. Hunter	Portion of Williams Location 8733 (Cer- tificate of Title Volume 1031, Folio 857)	$0\ 3\ 34$	
3	Ivan Harry Reid	I. H. Reid	Portions of Williams Locations 3916 and 4749 (Certificate of Title Volume 1099, Folio 457)	(approx.) 1 1 22 (approx.)	
4	Stephen Henry Knight	S. H. Knight	Portion of Williams Location 2245 (Cer-	0 1 4	
5	Brian John Dousett	B. J. Dousett	tificate of Title Volume 1089, Folio 175) Portion of Williams Location 5380 (Cer- tificate of Title Volume 1094, Folio 453)	(approx.) 0 1 11 (approx.)	

Dated this 8th day of August, 1962.

F. PARRICK,

Secretary, Main Roads.

M.R.D. 1176/62

Main Roads Act, 1930-1961; Public Works Act, 1902-1961

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, 1902-1961, 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 in the Victoria District, for the purpose of the following public work, namely, widening Geraldton-Carnarvon Road, and that the said piece or parcel of land is marked off on Plan M.R.D. W.A. 1423, 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	Lalla Merle Brandenberg	L. M. Brandenberg	Portion of Victoria Location 394 (Certificate of Title Volume 1117, Folio 419)	a. r. p. 1 1 8 (approx.)

Dated this 3rd day of August, 1962.

F. PARRICK,

Secretary, Main Roads.

METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

878091/60.

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.

- 858561/62—Elouera Way, from lot 101 to lot 103 north-westerly.
- 860362/62—Moray Avenue, from Peebles Road to lot 779—southerly.
- 860364/62—Lifford Road, from Glengariff Drive to lot 1593—north-easterly. Callan Road, from lot 1594 to Lifford Road—southerly.

Shire of Armadale-Kelmscott.

856096/62—Seventh Avenue, from right-of-way to lot 84—north-westerly.

Shire of Cockburn.

861675/62—Headland Road, from lot 72 to lot 73— * northerly.

Shire of Melville.

864792/62—Wayman Street, from lot 24 to Kemp Street—north-easterly.

Shire of Perth.

- 849628/62—Milner Street, from Huckle Street to lot 169—easterly.
- 859726/62—Glenelg Avenue, from lot 2 to lot 17 north-easterly.
- 862499/62—Roebuck Street, from lot 255 to lot 252—easterly.
- 871679/62—Milner Street, from Constance Street to lot 50—westerly.

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

Dated this 10th day of August, 1962.

B. J. CLARKSON, Under Secretary.

SHIRE OF CUBALLING.

MUNICIPAL FUND ----STATEMENT OF RECEIPTS, YEAR ENDING 30th JUNE, 1962

						£	s.	d.
Rates						 6.784	19	0
Payments in Lien	of Rates					 12	18	õ
Licenses						4.615	-Ř	š
Government Gran						 8,915	16	5
Matching Money		Dofna						-
				••••		 755	õ	0
Matching Money		Subsic	1y			 566	5	0
Income from Pro	perty					 778	13	7
Sanitation						 143	6	2
Bush Fire Contro						 16	6	0
Fines and Penalt	les					 16	3	1Ĭ
Other Fees						 65	ŏ	16
Other Receipts						 93	2	, e
0.1				••••	••••			0
						 899	10	10
Contributions to	WORKS					 150	0	0
Allocations						 5,729	17	8
Stock at 1/7/61						 154	18	0
Refnnds						 9.136	17	Ğ
						 -,_00		

£38,834 3 0

MUNICIPAL FUND :---STATEMENT OF PAYMENTS, YEAR ENDING 30th JUNE, 1962

							£	s.	đ.
Administration, St							2,750	0	8
Administration, M	embers	5' Sect	ion				390	11	10
Debt Service							2,263	13	-8
Public Works and	Servi	ces					12,672	Õ	¥
Health Services					••••		258	12	9
Vermin Services			••••				252	11	2
Bush Fire Control		••••	••••					- 9	8
Traffic Control		••••		••••			287		
		••••	••••	••••			320	.9	11
Plant-Pnrchase							4,188	17	4
Plant Operation-	Not A	llocate	d				15	- 7	6
Central Road Trns	t Fnnd	Exper	nditure	—Plan	t Pnrch	ase	566	5	0
Matching Money-	-Paym	cnt to	C.R.T	.F.			883	0	0
Donations and Gr	ants						78	3	0
Refnnds							14,954	2	4
Stock at 30/6/62									
									1
Plant Hire Costs							570	8	1
Plant Hire Costs							570 46	8 7	1 11
Plant Hire Costs Water Charges							570	8 7	$11\\11\\10$
Plant Hire Costs							570 46 76	8 7	10
Plant Hire Costs							570 46	8 7	

SUMMAI	RY				
Cash and Bank Balances at 1/7/1961 Receipts as per Statement	£ 1,092 38,834		d. 10 0		
Payments as per Statement		 	39,927 40,574	0 4	
Debit Balance at 30/6/1962		 	£647	3	2

TRUST FUNDS :---STATEMENT OF RECEIPTS, YEAR ENDING 30th JUNE, 1962

		00001 0	 1004				
					£	8.	d.
Balances—Cash at		1/7/61	 	 	694	12	3
Nomination Deposi	ts		 	 	10	0	0
Rates In Snspensc			 	 	25	18	2
M.V. Insnrance			 	 	1,653	14	$\overline{2}$
Taxation			 	 	753	ō	ō
State Honsing Con			 	 	308	ž	õ
Trnst Order					143	õ	ŏ
Sundries			 	 	106	ă	10
onnunes		••••	 	 	100		10
					69 604	1 1	5
					20,004	11	Ð

TRUST FUNDS :---STATEMENT OF PAYMENTS, YEAR ENDING 30th JUNE, 1962

				£	s.	d.
Nomination Deposits		 	 	10	0	0
Rates in Snspense		 	 	19	14	5
M.V. Insurance		 	 	2,334	15	5
Taxation		 	 	753	0	0
State Honsing Commissio	n	 	 	308	2	0
Trust Order		 	 	143	0	0
Snndries		 	 	106	-4	10
Balance at 30/6/62		 	 	19	14	9
				£3,694	11	5

		æ	s.	α.
Balances-Cash at Bank 1/7/61	 	 178	8	10
Interest, Hall Improvement Funds	 		1	4
Interest, Hall Improvement Funds	 	 3	18	3
Donations, Hall Improvement Funds	 	 28	0	0
Interest, War Memorial Fund	 	 1	14	1
Interest, Vermin Gronp Administration	 		7	11
		$\pounds 212$	10	5

RESERVE FUNDS :---STATEMENT OF PAYMENTS, YEAR ENDING 30th JUNE, 1962

		 	£	s.	d.	
Vermin Gronp Administration Balance at 30/6/62	n	 	 3		10	
Balance at 30/6/62		 	 209	7	-7	
			£212	10	5	

WORKING ACCOUNT :--STATEMENT OF EXPENDITURE FOR YEAR ENDING 30th JUNE, 1962

					£	s.	d.
Administration					 3,172	15	8
Interest on Loans and C		ft			 905	- 3	7
Construction of Roads,	etc.				 6,771	- 9	5
Maintenance of Roads,	etc.				 4,570	3	9
Maintenance of Reserve	5				 117	2	2
Maintenance of Building	s				 445	6	8
Other Public Works Ma	intena	nce			 - 99	18	7
Public Works Overhead	not A	llocated			 70	-3	2
Bush Fires Expenditure					 271	3	8
Traffic Control					 256	10	5
Sanitation					 65	Ĩ	6
Health Services					 194	ī	อี
Vermin Services					 252	ī	2
Grants and Donations					 78	- 3	ō
Depreciation of Assets					3,247	13	ž
sopreention of fissees			•	••••	 0,211	10	
					20,516	17	4
Snrpins to Mnnicipal Ac	on mul	ation A	econut		1.633		6
Simplino to minimerpar Ac	onnitu	avioli A	cconne	••••	 1,000	11	
					£22,150	14	10

WORKING ACCOUNT :---STATEMENT OF INCOME FOR YEAR ENDING 30th JUNE, 1962

			-			£ s. d.
Rates Levied						6,759 17 5
Payments in Licn of Rate	ng l					12 18 0
T 1	~	•	••••			4.615 8 5
				•••••	••••	
Government Grants						8,461 2 0
Matching Money Subsidy						566 5 0
Income from Property						733 + 0 + 8
Sanitation						$34 \ 16 \ 0$
Fines and Penalties						$16 \ 3 \ 11$
Other Fces						19 1 0
Other Revenne-	••••					
Contribution to Works						150 0 0
	••••		••••	•	•••••	
W.A. Transport Board						78 0 0
Drnin Sales			·		·	28 0 0
Commission, etc						$15 \ 4 \ 6$
Snndry Interest						46 2 11
Profit on Sales of Plant,						932 2 5
rione on pales of flant,	CUC.			••••		ل شيدون

£22,150 14 10

MUNICIPAL ACCUMULATION ACCOUNT

Balance at 30/6/62	 	 		14,976	s. 8	d. 4
			-	£14,976	8	4
Balance at 1/7/62 Working Account Snrpins	 	 •···	····	$13,342 \\ 1,633$		
			-	£14,976	8	4

BALANCE SHEET FOR THE YEAR ENDING 30th JUNE, 1962

		~							
							£	s.	d.
Cnrrent Liabilities-									
Debit Balance at				••••	····	••••	674	-3	2
Snndry Creditors						•···•	6,119		3
Accrued Charges	····		••••				148		5
Trust Funds			••••	••••		• • • • •		14	- 9
Reserve Funds	••••				••••	••••	209	7	7
Deferred Liabilities									
Loan Liability							12,819		6
Time Payment C							915	0	0
Excess of Assets o									
To Mnnicipal Ac	cunula	tion	Acconn	.t	••••		14,976	8	4
							£35,855	18	0

BALANCE SHEET FOR THE YEAR ENDING 30th JUNE, 1962

Assets		£	s.	d.	
Cnrrent Assets—					
Cash and Bank Balances, Trnst Fund			19	14	9
Cash and Bank Balances, Reserve Fund			209	7	7
Payments to Central Road Trnst Fnnd			883		0
Sundry Debtors	••••		442		4
Stock on Hand	••••		688		ŝ
Deferred Assets-	••••		000	10	Ŭ
Snndry Debtors, Septic Tank Loans			740	14	6
Fixed Assets-	£	s. d.	140	11	0
	148				
	148 0	86 56			
	152	56			
		2 9 1 0			
		10			
Tools	374 9	20			
Firefighting Equipment 1,	432 <i>4</i>	40			
36,	119 :	39			
Less Depreciation 3.	247 13	32			
•			32,871	10	7
		-	£35,855	18	0

We certify that the figures and particulars given above are correct. S. H. KNIGHT, President.

A. CLARK, Shire Clerk. O. G. MALEY, Audit Inspector.

Date, 24th July, 1962.

BROOKTON SHIRE COUNCIL.

STATEMENT OF PAYMENTS, YEAR ENDING 30th JUNE, 1962

	•	soun a c	111	с, т	90Z					
Administration					$^{\pounds}_{4,213}_{426}$	16	d. 3 9	£	5,	d.
monisoremp Bootion					120	10	v	4,640	15	0
Debt Service								5,659	15	ğ
Public Works and Serv								24,341	7	6
	ICCS							24,341	í	8
	••••			••••						$^{3}_{2}$
Vermin Services	••••							403		2
Bush Fire Control	••••	••••		••••				100	0	9
Traffic Control								763	1	3
Cemeteries								80	13	10
Public Works Overhead										
Hollday and Sick Pa	v				895	10	1			
Theuropean	5				595		ī			
Travelling Supervision	n				540	Ō	ō			
Superannuation					109					
Pay Roll Tax	••••	••••			129	10	6			
ray non rax					128	0	0			
Allensted to Montes -		Constant	_		0.070	3	6			
Allocated to Works a			s		2,270	3	0	0.401	~	~
Plant Machinery and T								2,421	2	8
Central Road Trust Fun										
Matching Moneys-Pa	ym	ent to (). К	.т.						
Fund								2,160		10
Donations and Grant								210	11	1
Transfer to Reserve								2,000	0	0
Transfer to Trading		ds						449	18	0
Purchase of Materi	als				4,398	16	4			
Wages, Contracts,	etc.				12,809	19	4			
Less Allocation	to	£	s.	d.	,					
Works and Servi			Ő	0						
Less Transfer to		- 1,000	Ŭ	v						
funds, Private Wo		388	5	1						
Less Transfer to Ca		000	v	•						
van Park		301	1	11						
Less Transfer	to	001	-	11						
		1,722	0	8						
Swimming Pool		1,722	0	0						
Transfer to Stock	\mathbf{on}	000	~	~						
Hand	••••	288	8	0			~			
au 1					17,208	19	8			
Stock on Hand								846		0
Refunds and Transfers								23,925		6
Deficiency Account								640	0	0
All Other Expenditure								110	17	9
-										
Total								£69,415	2	2
								,	_	

STATEMENT OF RECEIPTS, YEAR ENDING 30th JUNE, 1962

6 a

					- S.	u .
Rates		 	 	15,908	12	9
Payments In Ileu of Rates	3	 	 	21	12	0
Licenses		 	 	7.850	10	8
Government Grants and I	ecoups	 	 	11.056	16	9
Matching Moneys-C.R.T	. Fund	 	 	3,290	0	0
Income from Property		 	 	1,703	15	5
Sanitation Charges		 	 	396	19	4
Cemetery Receipts		 	 	25	16	0
Vermin Receipts		 	 	14	11	6
Other Fees		 	 	82	5	0
Loan Repayment Contrib	utions	 	 	287	4	8
Refunds and Transfers		 	 	24,742	1	0
Other Receipts		 	 	223	10	11
Transfer from Trading Co	ncerns	 	 	746	-8	6
Sale of Assets		 	 	705	Ō	Ó
			_			
				£67,055	4	6

		s	UMMA	RY				
Debit Balance, Add Payments	1st July, 	1961	 		 	982 69,415		$^{10}_{2}$
Less Receipts					 	70,397 67,055		0 6
Deblt Balance,	30th Ju	ne, 196	2		 	£3,342	12	6

BALANCE SHEET AS AT 30th JUNE, 1962

Current Assets-			£	s.	d.	£	s.	d.
Bank Balances- Trust Fund			126	15	0			
Loan Capital Fund		• ••••	413		ğ			
Reserve Fund		• ••••	413	10	4			
Reserve Fund			8	10	*	549	19	1
Payment to Centr	ral Road	Trust				040	10	1
Fund						2,160		10
Sundry Debtors						1,351	12	5
Stocks on Hand						1,550	1	0
Deferred Assets						2,150	17	10
Fixed Assets—								
Plant			13,588	1	7			
Tools			203	1 5 8	7 6 3			
Office Furniture			1,078	8	6			
Land and Buildings			58,591	$\tilde{2}$				
Hall Contents			900	13	6			
Road Signs			203	1	3			
		_	74.564	19	8			
Less Depreciation			4.102	13	2			
Treas Depresention		· ····_				70,462	9	6
Electricity Undertaking	Investm	ent				11,352		š
Total Assets					-	£89,578	7	4
					-			

BALANCE SHEET AS AT 30th JUNE, 1962

Liabilities				
Current Liabilities	£ s.d.	£	s.	d.
Bank Overdraft	2,587 0 7			
Add Electric Light Current Account	755 11 11			
Aug meetine fight ourrent Account	755 11 11	0.040	• •	•
		3,342	12	6
Sundry Creditors	1,170 39 9			
Contributions to Works paid in ad-	-			
vance	143 4 10			
· · · · · · · · · · · · · · · · · · ·		1.314	4	7
		1,014	÷	'
Accrued Charges-Loan Interest	809 5 0			
Trust Fund	$126 \ 15 \ 0$			
Reserve Funds	9104			
Refunds Account	10 4 0			
		955	14	4
Deferred Liabilities		500	ът	æ
				~
Loan Liability		37,506	5	3
				_
Total Liabilities		£43,118	16	8
		210,110		
SUMMARY				
			-	
Total Assets		89,578	7	4
Total Llabilities		43,118	16	8
		,		
Municipal Accumulation Account Surplus		£46.459	10	8
stantopus storandation Robount putping	·	~****,****	10	0

Electricity Department

RI	EVEN	UE	AC	COUNT, 1961-62		
30th June, 1962				30th June, 1962		_
	£	s.	d.		£	s. d.
Generation Expenses	2,626	18	4	Sales of Current and		
Distribution Ex-				Meter Rents	6,835	13 6
penses	1,359	10	4	Installations	208	5 2
Administration						
Charges	591	8	8			
Depreciation	1.099	4	1Ĩ.			
To Net Revenue	-,	-				
	1,366	16	5			
-			·····	-		

£7,043 18 8

Electricity Department BALANCE SHEET AT 30th JUNE, 1962

£7,043 18 8

~		As	sets	_		_			
Current Assets- Credit Balance with Sundry Debtors-	Counci	1		£ 	s.	d.	£ 755		d. 11
Current and Meter R	lents			1,141		3			
Installations	••••			230	17	8	1,372	10	11
Stocks on Hand Fixed Assets							739	4	5
Land and Buildings Less Depreclation				1,414 511	15	3 10			
			·····				903	3	5
Plant, Machinery and Less Depreciation				14,504 7,262	13 2	07			
-			····	1,202	4		7,242	10	5
Meters				1,001		0	,		
Less Depreclation				612	4	4	389	12	8
Poles and Mains				5,527	6	1			Ū
Less Depreciation				1,657	4	6	3,870	1	7
Total Assets						-	£15,272	15	4
		Liab	ilities						
Sundry Creditors							£	S.	d.
Municipal Fund Capital	I Adva	nce					$198 \\ 11,352$	$0 \\ 15$	0 8
Total Liabilitie	es					-	£11,550	15	8
	;	SUMN	IARY						
Total Assets							15,272	15	4
Total Liabilities							11,550		8
						-	£3,721	19	8
Capital Reserve Accou	nt—R	epayn	ients			-			
to Municipal Fund Balance of Net Revenu			 				3,697 24		4 4
						-	£3,721	19	8
						-			_

Trust Fund STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962

Receipts				Payments	;		
	£	s.	d.	5	£	s.	d.
Balance, 30th June,				Taxation Depart-			
1961	150	19	0	ment	1,695	1	9
Receipts				Motor Vehicle In-			
			9	surance Co	2,666	15	9
3rd Party Licenses	2,666	15	9	State Housing Com-			
State Housing Com-				mission Receipts	1,922	8	7
mission Receipts	1,922	8	7	Rates Held in Sus-			
Deposits-				pense	24	4	0
Library	3	15	0	Deposits			
Nominations	35	0	0	Library	3	$15 \\ 0$	0
				Nominations	35	0	0
				Bank Balance, 30th			
				June, 1962	126	15	0
£	6,474	0	1	آ	£6,474	0	1
				-			

Loan Capital Fund STATEMENT OF RECEIPTS AND PAYMENTS FOR 1961-62 FINANCIAL YEAR

Receipts	Payments
£ s. d.	£ s. d.
Balance, 30th June,	Loan Moneys Ex-
1961 <i>Nil</i>	pended—
Loans Raised—	Loan 21 3,586 7 3
Loan 21-Resi-	Loan 22 2,000 0 0
dence 4,000 0 0	Loan 23 500 0 0
Loan 22-Work-	Loan 21-Bal-
shop 2,000 0 0	ance 30th
Loan 23-Train-	June, 1962 413 12 9
ing Track 500 0 0	· · · · · · · · · · · · · · · · · · ·
£6,500 0 0	$\pounds 6,500 0 0$

		Reserv	/e Fund		
			TS AND PAYMEN	NTS FOR	
	YEAR	ENDED	30th JUNE, 1962		
	Receipts		Payr	nents	
Balan	ce, 30th June,	s. d.	Plant Purchase	£ 2.033	s. d. 0 0

1961	37.	il		Bank Balance,		2,055	v	v
Contribution from				June, 1962		9	10	4
Municipal Fund	2,000	0	0					
Interest Earned,	,							
30th June, 1962	42	10	4					
					-			
	£2,042	10	4			£2,042	10	4
					-			
4				-				

We hereby certify that the figures and particulars above are correct.

Date. 20th July, 1962.

962. D. A. WALKER, Shire Clerk.

I certify having examined the Books and Accounts of the Brookton Shire Council, and found same to be correct, in accordance with the Books, Accounts and Documents produced.

0. G. MALEY Auditor.

W. B. EVA, President.

SHIRE OF PERTH.

Notice.

To L. M. Fuvincenzo, The Strand, Dianella:

THE Shire of Perth, being the local authority for the Municipal District of Perth, pursuant to the provisions of the Local Government Act, 1960-1961, being of the opinion that the buildings erected on lot 103, location V, situated at the corner of Surrey Street and The Strand, situated within the District of the Shire of Perth, of which you are the owner, are neglected buildings, hereby gives you notice that you are to take down and remove immediately the General Rate: 2s. 11d. in £ on annual values.

And take further notice that if you do not comply with the terms of this notice, subject to your right of appeal pursuant to section 408 of the Local Government Act, 1960-1961, the Shire of Perth may apply to a Court of Petty Sessions for an order to compel you to comply with the terms of this notice.

Dated the 17th day of May, 1962.

LLOYD P. KNUCKEY, Shire Clerk.

Issued by and under the direction of the Shire of Perth.

KALAMUNDA SHIRE COUNCIL.

IT is notified that the appointment of Brian Forrest Redfern as Traffic Inspector for the Municipality of the Shire of Kalamunda is cancelled with effect from the 4th August, 1962.

> R. C. OWEN, President.

SHIRE OF TRAYNING-KUNUNOPPIN-YELBENI.

IT is hereby notified for general information that Richard Leonard Leggo has been appointed Shire Clerk, Building Surveyor and Traffic Inspector to the Shire of Trayning-Kununoppin-Yelbeni as from 2nd July, 1962.

> B. S. RANCE, President.

LOCAL GOVERNMENT ACT, 1960.

Shire of Northam.

Notice of Intention to Borrow.

Proposed Loan (No. 10) of £5,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Council of the Shire of Northam hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: $\pounds 5,000$, for a period of 10 years, at an interest rate of $5\frac{1}{2}$ per cent. per annum, repayable at the Shire's office, Northam, in 20 equal half-yearly instalments of principal and interest. Purpose: The construction and sealing of roads on a contributory basis of \pounds for \pounds with the Main Roads Department.

Plans, specifications and estimates of the cost, as required under section 609, are open for the inspection of ratepayers at the office of the Shire, during office hours, for a period of 35 days after the publication of this notice.

Dated this 6th day of August, 1962.

ALAN J. ANTONIO,

President.

C. O. MOSELEY, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960.

Shire of Gingin

Notice of Intention to Borrow.

Proposed Loan (No. 12) of £1,500.

PURSUANT to Section 610 of the Local Government Act, 1960, the Gingin Shire Council hereby gives notice that it proposes to borrow money, by the sale of Debentures, on the following terms and for the following purpose: £1,500, for fifteen (15) years, at the rate of interest not exceeding £5 10s. per annum, repayable at the Superannuation Board, Perth, by 30 equal half-yearly instalments of principal and interest. Purpose: For the purchase of an area of land for a golf course and amenities.

Plans, specifications and an estimate of the cost thereof are open for the inspection of ratepayers at the Shire Council office, during normal business hours, for a period of 35 days after the publication of this notice.

The Gingin Golf Club undertakes to be responsible for the annual repayments of the proposed loan and therefore no general rate increase should be necessary.

Dated this 7th day of August, 1962.

N. T. FEWSTER, President.

N. H. V. WALLACE, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Shire of Broomehill.

Notice of Intention to Borrow. Proposed Loan (No. 11) of £2,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Broomehill Shire Council hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: £2,000, for 10 years, with interest at the rate of £5 10s. per cent. per annum, repayable at the office of the Superannuation Board, Perth, by 20 equal half-yearly instalments of principal and interest. Purpose: Construction and bituminisation of roads.

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

> M. CLAYTON, President. R. E. LESTER, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Shire of Broomehill.

Notice of Intention to Borrow.

Proposed Loan (No. 10) of £8,000. PURSUANT to section 610 of the Local Government Act, 1960, the Broomehill Shire Council hereby gives notice that it proposes to borrow money, by

gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: £8,000, for seven years, with interest at the rate of £5 8s. 9d. per cent. per annum, repayable at the office of the Superannua-tion Board, Perth, by 14 equal half-yearly instal-ments of principal and interest. Purpose: Purchase of a four-wheel drive rubber-tyred dozer.

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

> M. CLAYTON, President. R. E. LESTER, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960.

Shire of Armadale-Kelmscott.

Notice of Intention to Borrow.

Proposed Loan (No. 45) of £3,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Armadale-Kelmscott Shire Council hereby gives notice that it proposes to borrow money, by sale of debentures, on the following terms and for the following purposes: £3,000, for 10 years, with interest at the rate of £5 10s. per cent. per annum, repayable at the Armadale Branch of the Bank of New South Wales by 20 equal half-yearly instalments of principal and interest. Purpose: Contributory Bitumen Scheme Works on a £ for £ basis with Meab Decode Depositment funds basis with Main Roads Department funds.

Plans, specifications, and estimate of the cost thereof, and statement required by section 609, are open for inspection at the Council's office, Juli Street, Armadale, for 35 days after publication of this notice.

Dated this 7th day of August, 1962.

J. E. MURRAY, President. W. W. ROGERS. Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Shire of Gingin.

Notice of Intention to Borrow.

Proposed Loan (No. 13) of £4,000.

PURSUANT to section 610 of the Local Govern-ment Act, 1960, the Gingin Shire Council hereby gives notice that it proposes to borrow money, by the sale of debentures on the following terms and for the following purpose: £4,000, for fifteen (15) years, at the rate of interest not exceeding £5 10s. per annum, repayable at the Superannuation Board, Perth, by 30 equal half-yearly instalments of principal and interest.

Purpose:-

- (1) Construction of the Gingin town streets to bitumen standard.
- (2) Contributory bitumen scheme on the Gingin West Road.

Plans, specifications and an estimate of the cost thereof are open for the inspection of ratepayers at the Shire Council office, during normal business hours, for a period of 35 days after the publication of this notice.

Dated this 7th day of August, 1962.

N. T. FEWSTER,

President.

N. H. V. WALLACE, Shire Clerk.

KONDININ SHIRE COUNCIL.

AT a meeting of the Kondinin Shire Council, held on 26th July, 1962, it was resolved to impose the following general rates for the financial year ending 30th June, 1963:—

Kondinin, Karlgarin and Hyden Townsites: 3s. 4d. in the £ of annual rental value.

East, West, Karlgarin and Hyden Wards: 10d. in the £ of unimproved capital value.

Minimum Rate: A minimum rate of £3 6s. 8d. to apply throughout all wards.

W. G. YOUNG, President. L. A. SCOTT,

Shire Clerk.

SHIRE OF KALAMUNDA.

AT a meeting of the Kalamunda Shire Council held on the 1st August, 1962, it was resolved that the undermentioned rate be levied on the un-improved capital value of all rateable land within the district of the Municipality, pursuant to the provisions of the Local Government Act, 1961.

General Rate:

Kalamunda Ward—7.7/10d. in the £.

All other Wards-7.3/20d. in the £.

Sanitary Charge: £6 5s. per annum for each weekly service.

Rubbish Charge: £2 per annum for each weekly service.

The above charges are levied on the owners of properties receiving the services.

> R. C. OWEN. President.

KATANNING SHIRE COUNCIL.

Notice of Striking of Rates for the Financial Year 1962-1963.

AT a meeting of the Katanning Shire Council held At a meeting of the Ratanning Shire Council held on the 25th day of July, 1962, it was resolved that the following rates be levied on all rateable prop-erties within the Shire, as specified in the Schedule hereunder, in accordance with the provisions of the Local Government Act, 1960.

General Rate:

Central Ward-11 1/16d. in the £ on the unimproved capital value.

Country Wards-6d. in the £ on the unimproved capital value.

With a minimum assessment of £4 in all Wards.

Sanitary Charges: £5 10s. per annum for the first and each additional service.

Liquid Waste Charge: First connection £2 per annum each, additional connection £1 per annum.

Rubbish Charge: £1 15s. per annum for one weekly removal.

> W. E. NOTT, President.

LOCAL GOVERNMENT ACT, 1960. Shire of Upper Blackwood.

Memorandum of Imposing Rates for Financial Year. 1962-63.

AT a meeting of the Upper Blackwood Shire Council held on the 18th July, 1962, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the shire in accordance with the provisions of the Local Government and Fire Brigades Acts.

Schedule.

Country Wards: General Rate, 3⁷/₈d. in the £ on unimproved capital values.

Boyup Brook Ward: General Rate, 10⁷/₈d. and Fire Brigade Rate 2d. on unimproved capital value.

Sanitary Charge: £3 5s. per half year for one weekly service.

Rubbish Service: £3 5s. per bin per annum for one weekly service.

Dated the 7th day of August, 1962.

H. S. ROGERS, President.

L. G. AMEY,

Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Wandering Shire Council.

Memorandum of Making and Levying Rates in the above Shire, 1962-63.

IT is hereby notified for general information that at a meeting of the Wandering Shire Council held on Wednesday, 25th July, 1962, it was resolved that all valuations for unimproved capital value lands remain as before, being current taxation department values subject only to such alterations as may from time to time be notified, and that valuations for net annual value properties remain as before and previously recorded for 1961-62, and that all these valuations be adopted for 1962-63 and duly recorded in the Rate Book.

It is further notified that at the same meeting it was resolved that the following rates be struck on the rateable values of all such land and/or properties described above:—

Schedule of Rates Levied.

General Rate:

6d. in the £ on unimproved capital value.

1s. $10\frac{1}{2}d$. in the £ on the net annual value. There being no minimums and no discounts.

By order of the Council,

H. L. PENNINGTON,

President.

R. H. GORDON,

Shire Clerk.

Wandering, 1st August, 1962.

TAMMIN SHIRE COUNCIL.

Memorandum of Imposing Rates.

AT a meeting of the Tammin Shire Council held on 20th July, 1962, it was resolved that the rates and charges scheduled hereunder should be levied on all rateable property within the Shire in accordance with the provisions of the Local Government Act, 1960.

Schedule.

General Rate:

4d. in the \pounds on unimproved capital values. 3s. 3d. in the \pounds on annual values.

Rubbish Removals:

£1 10s. per annum on every separate premises within the Tammin Townsite.

A. ROGERS, President.

G. E. JONES, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Meekatharra Shire Council.

Memorandum of Making and Levying Rates.

To whom it may concern:

AT a meeting of the Shire of Meekatharra, held on the 28th July, 1962, it was resolved that the following rates should be levied on all rateable property within the district as specified in the schedule hereunder in accordance with the provisions of the Local Government Act, 1960.

Schedule.

General Rate:

3s. 6d. in the \pounds on the annual rental value. $6\frac{1}{2}d$ in the \pounds on the unimproved capital value. Dated the 6th day of August, 1962.

M. WHITE,

President.

LOCAL GOVERNMENT ACT, 1960.

Shire of Denmark.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Denmark Shire Council held on the 1st day of August, 1962, it was resolved that the rates specified hereunder should be imposed on all rateable property within the Shire in accordance with the Local Government Act, 1960.

Schedule.

General Rate: 1s. 2d. in the £ on the unimproved capital value.

Minimum Rate: £5 per assessment.

- Sanitary Charge: 2s. 6d. per removal within the townsite of Denmark.
- Annual Rubbish Charge: £2 12s. per annum for once weekly removal of standard bin.

Dated this 1st day of August, 1962.

F. J. F. STAHL, President.

LOCAL GOVERNMENT ACT, 1960. Shire of Wanneroo.

Memorandum of Imposing Rates.

(Section 550.)

To whom it may concern:

AT a meeting of the Shire of Wanneroo held on the 4th day of July, 1962, it was resolved that the rates specified hereunder should be imposed on all rateable property within the following Wards and special areas in accordance with the provisions of the Local Government Act, 1960.

Schedule of Rates Levied.

North and Central Wards: 3.18/32d. in £ on the unimproved capital value.

South and portion South-West Wards: 3.21/32d. in £ on the unimproved capital value.

South-West Ward: Differential Rate (Marmion Townsite and Location 1472), 3.26/32d. in £ on the unimproved capital value.

Rubbish Charge: £2 10s. per service per annum (Marmion-Sorrento area).

Dated 8th day of August, 1962.

E. CRISAFULLI, President.

LOCAL GOVERNMENT ACT, 1960.

Shire of Canning.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Canning Shire Council held on the 30th day of July, 1962, it was resolved that the rates and charges specified hereunder should be imposed on all rateable property within the Shire of Canning for the year ending 30th June, 1963, in accordance with the provisions of the Local Government Act, 1960.

Schedule of Rates Levied.

General Rate: $7\frac{1}{4}d$. in the £ on unimproved capital value.

Sanitary Service Charge:

£8 per annum for one removal per week.

Builders' Sanitation-£8 to be paid with permit to build for six months' service.

Rubbish Service Charge:

 $\pounds 2$ 10s. per annum for one removal per week. $\pounds 3$ 18s. per annum for two removals per week.

Dated this 6th day of August, 1962.

J. W. COLE, President.

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LOCAL GOVERNMENT ACT, 1960. Shire of Bridgetown. Memorandum of Imposing Rates.

(Section 550.)

To whom it may concern:

AT a meeting of the Bridgetown Shire Council held on the 6th day of August, 1962, it was resolved that the rates specified hereunder should be imposed on all rateable property within the district of the Shire in accordance with the provisions of the Local Government Act, 1960, Health Act, 1911-1959, Vermin Act, 1918-1960, Noxious Weeds Act, 1950-1959, and the Fire Brigades Act, 1942-1959.

Schedule of Rates Levied.

General Rate:

 $10\frac{3}{4}d$. in the £ on unimproved capital value.

Noxious Weeds Rate:

 $\frac{3}{4}$ d. in the £ on unimproved capital value. 1s. per 100 acres for Pastoral leases.

Fire Brigade Rate:

§d. in the £ on unimproved capital value in Bridgetown Townsite only.

- Health Rate:

 - 14d. in the £ on unimproved capital value in Bridgetown Townsite.
 4d. in the £ on unimproved capital value in remainder of district.

Vermin Rate:

6th August, 1962.

³d. in the £ on unimproved capital value dis-trict except Bridgetown Townsite.

Minimum Rate: £2 per assessment.

Tramlines: ½ per cent. on taxation values.

Sanitary Charges: £13 per annum (for one weekly removal).

Rubbish Charges: £4 11s. per annum (for one weekly removal).

COLIN P. SCOTT,

President.

LOCAL GOVERNMENT ACT, 1960. Shire of Wyalkatchem.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Wyalkatchem Shire Council held on the 12th day of July, 1962, it was resolved that the rates specified hereunder should be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act, 1960.

Schedule of Rates Levied.

General Rate:

- Central Ward (Wyalkatchem Townsite)-1s. 3d. in the \pounds on the unimproved capital values of properties.
- All Other Wards—1s. in the £ on the unim-proved capital values of properties.

Rubbish Removal Charge (Wyalkatchem Townsite):

9d. per removal of standard rubbish receptacle per householder per week.

Discount:

A discount of 5 per cent. will be allowed on the current general rate if paid on or before the 30th September, 1962.

Dated this 31st day of July, 1962.

A. R. MCLEAN, President.

R. H. SOLOSY, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960.

Municipality of the Town of Mosman Park. Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Mosman Park Town Council held on the 2nd day of August, 1962, it was re-solved that the rates specified hereunder should be imposed on all rateable property within the Dis-trict of the Municipality in accordance with the provisions of the Local Government Act, 1960.

Schedule of Rates Levied.

General Rate: 2s. 11d. in £ on annual values.

Sanitary Charge: £10 per annum for each weekly removal. (Builders' Pan Service, £7.)

Rubbish Charge: £3 5s. per annum for each weekly removal.

Gas Mains: $1\frac{1}{4}$ per cent. of amount received from sale of gas in the District.

Dated 3rd August, 1962.

E. G. SMITH,

Mayor.

LOCAL GOVERNMENT ACT, 1960.

Shire of Esperance. Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Esperance Shire Council held on the 3rd August, 1962, it was resolved that the various rates specified hereunder should be im-posed on all rateable property within the Shire, in accordance with the provisions of the Local Government Act, 1960.

Schedule of Rates Levied.

Esperance, Central, Grass Patch and Scaddan Wards: 6d. in the £ on unimproved capital value.

Minimum Rate: £3 on each and every lot throughout the whole Shire.

Schedule of Charges.

Sanitary Charge: £7 3s. per annum for one sani-tary service per week (payable by the owner). Dated this 3rd day of August, 1962.

P. A. CHARSLEY,

President.

A. J. PEDDER, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Shire of West Arthur.

Loans.

Department of Local Government, Perth, 6th August, 1962.

L.G. 143/61.

IT is hereby notified for public information that His Excellency the Governor has approved of the installation of septic tanks at the Darkan State School and Quarters as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Wort Arthur Shiro Gournal West Arthur Shire Council.

> A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1962. Municipal Election. ERRATUM.

IN the list of gentlemen elected as members of the municipality of the Shire of Bridgetown pub-lished on page 1679 of Government Gazette (No. 50) of 29th June, 1962, for-

5/62; Doust, Edwin Clare; Winnij Farmer; (a); E. C. Doust; unopposed. 26/5/62; Winnijup; read

26/5/62; Doust, Edwin Clarence; Winnijup; Farmer; (a); E. C. Doust, unopposed.

A. E. WHITE, Secretary for Local Government.

SUPERANNUATION, SICK, DEATH, INSURANCE GUARANTEE AND ENDOWMENT (LOCAL GOVERNING BODIES' EMPLOYEES) FUNDS ACT, 1947.

Town of Northam.

Department of Local Government, Perth, 6th August, 1962.

L.G. 478/62.

HIS Excellency the Governor in Executive Council, acting under the provisions of section 3 of the Superannuation, Sick, Death, Insurance Guarantee and Endowment (Local Governing Bodies' Employees Funds Act, 1947, has been pleased to approve of the Endowment Scheme described in the First Schedule hereto and formulated by the Town of Northam (a Corporation within the meaning and for the purposes of the said Act); and further to approve the agreements described in the

A. E. WHITE, Secretary for Local Government.

First Schedule.

Town of Northam Scheme, dated the 15th day of April, 1957, for establishing and administering an Endowment Fund under the provisions of the Superannuation, Sick, Death, Insurance Guaran-tee and Endowment (Local Governing Bodies' Employees) Funds Act, 1947, and the Regulations made thereunder and published in the Government Gazette on the 29th day of March, 1956.

Second Schedule.

Agreement between the Australian Mutual Provident Society and the Committee of the Town of Northam Staff Contributing Endowment Fund, dated the 15th day of April, 1957.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required	Date of Closing
1962			1962
July 17	526A, 1962	3 only 10 M.V.A. 66/22 KV Transformers	Aug. 16
July 20	539A, 1962*†	Vacuum Brake Material	Aug. 16
July 20	544A, 1962†	Steel Boiler Tubes	Aug. 16
July 27	553A, 1962	Trailer-Caravan	Aug. 16
July 27	555A, 1962	Office Type Caravans	Aug. 16
July 27	559A, 1962	Thermostats for use in an Alarm System	Aug. 16
July 27	560A, 1962	Annunciator Board and Klaxon for an Alarm System	Aug. 16
Aug. 3	582A, 1962	Erection of Wire Mesh Fence to surround Contour Channel Stilling Pool,	
U	· · · ·	Canning Dam	Aug. 16
Aug. 3	584A, 1962	4 only Wind Chargers	Aug. 16
Aug. 3	585A, 1962	Free Standing High Pressure Sterilizer	Aug. 16
Aug. 3	586A, 1962	Free Standing High Pressure Sterilizer	Aug. 16
July 27	565A, 1962	Bronze Doors and Windows for Parliament House Extensions	Ext. to
•	-		Aug. 23
Aug. 3	587A, 1962	Electric Lamps for Government Departments (excluding Railways)	Aug. 23
Aug. 3	588A, 1962	Bitumen Tanker Trailers	Aug. 23
Aug. 10	592A, 1962	Caravans (four berth, all metal)	Aug. 23
Aug. 10	599A, 1962	Rubber-tyred Tractor and one set of Fittings for conversion from manual to	
		hydraulic control of a Chamberlain 14 disc Plough	Aug. 23
July 20	529A, 1962†	Wheels for A Class Diesel Electric Locomotives	Aug. 30
Aug. 10	593A, 1962	Portable Trailer-mounted Bitumen Pumping Plants	Aug. 30
Aug. 10	594A, 1962	Bitumen Heating Units	Aug 30.
Aug. 10	600A, 1962	Injectable Penicillin	Aug. 30
July 27	561A, 1962	11,000/6.6KV Switchboard	Sept. 27
July 20	530A, 1962*†	65 ton capacity Electric Travelling Cranes. Documents chargeable at £2 2s.	
J	,	for first issue and 10s. 6d. for subsequent issues	Nov. 16
Aug. 3	591A, 1962*†		
	,	each subsequent issue	Dec. 6

* 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, Cl.

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. WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued. For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1962			1962
July 27	556A, 1962	1958 Ford Trader 30 cwt. Truck at Main Roads Depot, Port Hedland	Aug. 16
July 27	557A, 1962	1957 Landrover (WAG 4541)	Aug. 16
Aug. 3	568A, 1962	1957 Landrover (WAG 4541)	Aug. 16
Aug. 3	569A, 1962	Anzani 4 h.p. Outboard Motor (PW 1)	Aug. 16
Aug. 3	570A, 1962	1957 Landrover (WAG 4639)	Aug. 16
Aug. 3	571A, 1962	1956 Austin 3 ton Table Top Truck (WAG 3883)	Aug. 16
Aug. 3	572A, 1962	1956 International 3 ton 4 x 4 Truck (WAG 3891)	Aug. 16
Aug. 3	573A, 1962	Malcolm Moore Tandem Road Grader (MRD 455)	Aug. 16
Aug. 3	574A, 1962	Hough Front End Loader (MRD 512)	Aug. 16
Aug. 3	575A, 1962	Vibratory Roller (MRD 432)	Aug. 16
Aug. 3	576A, 1962	1957 Dodge Utility (WAG 4372)	Aug. 16
Aug. 3	578A, 1962	2 only 1959 Zephyr Utilities and 1 only 1959 Holden Panel Van	Aug. 16
Aug. 3	579A, 1962	1956 Willys Utility (WAG 4279)	Aug. 16
Aug. 3	580A, 1962	Miscellaneous Surplus Materials	Aug. 16
Aug. 3	581A, 1962	Marco Battle Refrigerator, Cupboard with Glass Washer, 2-hole Ice Cream	
0		Cabinet and Refrigerator Compressor Unit	Aug. 16
Aug. 3	583A, 1962	Tomco 2 ton Double Drum Friction Winch (PW 19)	Aug. 16
Aug. 3	589A, 1962	Buston Marine Diesel Engines Propeller Shafting Propellers part of Ship's	
0		Winch, 2 k.w. Dynamo, etc	Aug. 16
Aug. 3	590A, 1962	Aveling Austin 4-wheel Drive Road Grader (MR 151)	Aug. 16
Aug. 3	577A, 1962	1960 109 in. wheelbase Series 11 Landrover, at Department of Agriculture,	
0		Derby	Aug. 23
Aug. 10	595A, 1962	1959 Holden Panel Vans	Aug. 23
Aug. 10	596A, 1962	Miscellaneous Surplus Materials	Aug. 23
Aug. 10	597A, 1960	Auto Diesel 11 in. Centrifugal Pumping Outfit (MRD 421)	Aug 23.
Aug. 10	598A, 1962	1958 Willys Jeep (WAG 4905)	Aug. 23
	,		-

Tenders addressed to the Chairman, Government Tender Board, 74 Murray Street, Perth, will be received for the above-mentioned 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.

10th August, 1962.

A. H. TELFER, Chairman, Tender Board.

		Accepted Tenders		
Schedule No.	Contractor	Particulars	Department Concerned	Rate
309A, 1962	Harris Scarfe & Sand-	Supply of Pumping Machinery for Cadoux Pumping Station	P.W.D	£5,097 6s. 3d.
475A, 1962 165A, 1962	overs Newco Engineering	Supply of Grids for Motor Traffic Passes Supply of X-ray Equipment, as follows :	M.R.D K.E.M.H.	£52 19s. 6d. per set
100A, 1502	Watson Victor Ltd	Item 1		£4,900
		Item 2		£222
		Item 3		£1,210
		Item 4		£4,250
		Item 5		£7 2s.
		Item 6		£20 5s.
N . T .	S. Van Dal & Co. Pty.	Item 7		£2,710
	Ltd.	Item 8	 M. 11	£3 19s.
445A, 1962	····· ···· ····	Supply of X-ray Equipment for Osborne Park Hospital, as follows :	Medical	
	S. Van Dal & Co. Pty. Ltd.	Item 1	• •	£1,195
	Watson Victor Ltd	Item 2	·	£18
		Item 3		£85 10s.
	Kodak (Aust.) Pty.	Item 4		£9 lls. each
	Ltd.	Item 5		£6 13s. each
		Item 6	···· ···	£4 15s. each
		Item 7		£1 8s. each
		Item 8		\pounds 1 4s. each \pounds 1 0s. 6d. each
		Item 9 Items 4 to 9 inclusive less 5% discount		zi us. ou. each
426A, 1962	A. J. Rigg & Sons	Supply of Mutton Stockinette	W.A.M.E	45.05 pence per l
463A, 1962	Agricultural Parts Sup-	Supply of Agrotiller Rotary Hoe	M.W.S	stg. £287 12s.
518A, 1962 521A, 1962	ply Co. Ltd. K. S. Jones	Purchase and Removal of Surplus Steel Purchase and Removal of Tyres and Tubes, as follows :	M.R.D G.S.	£252 10s.
	Glenister Used Tyres	Item 1	· ·	£15
	Pty. Ltd.	Item 5		£35
	Dunlop Tyresoles	Item 2		£1 5s.
	(W.A.) Pty. Ltd.	Item 6		£2
		Item 8		£15 9s.
		Item 13		£15 10s.
	_	Item 14		£23 10s.
	M. S. McLeod Ltd	Item 3		£35
	Dunlop National Tyre	Item 4		£91 6s. 3d.
	Service (Perth) Pty.	Item 7		£13 £10
	Ltd.	Item 9		£3 10s.
		Item 10 Item 11		£7 10s. 6d.
		Item 11		£2 0s. 6d.
		Item 12		£2 05. 04.
499A, 1962	Redcastle Motors	Purchase and Removal of Bedford Dual-		£225
		wheeled Table Top Truck (WAG 4930) (Engine No. D4/5/6-2/26935)		

[10 August, 1962.

REGISTRATION OF MINISTERS.

(Pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1956.) Registrar General's Office,

Perth, 8th August, 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.

2061/62; 1/8/62; Rev. John Francis Gajkowski; The Presbytery, 37 Davies Crescent, Kalamunda; Canning.

West Australian Conjerence of Seventh Day Adventists.

2059/62; 1/8/62; Pastor Lewis Thompson Barker; 146 Great Eastern Highway, Belmont; Perth.
2060/62; 17/7/62; Pastor Noel Eliot Bolst; 86 Oats Street, Carlisle; Perth.

> C. A. OCKERBY, Acting Registrar General.

MINING ACT, 1904. (Regulation 180.) Warden's Office, Cue, 13th July, 1962.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in accordance with regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

> (Sgd.) C. FISHER, Warden.

To be heard at the Warden's Court, Cue, on Tuesday, the 28th day of August, 1962. No. of Area; Name of Registered Holder; Address; Reason for Resumption.

MURCHISON GOLDFIELD.

Cue District.

Mineral Claim.

55—Cassidy, James Edward; 324 Fitzgerald Street, North Perth; non-payment of rent and no Miner's Right.

MINING ACT, 1904. (Regulation 180.)

Warden's Office, Northampton, 6th July, 1962.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned Mining Tenements, in accordance with regulation 180 of the Mining Act, 1904. An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same in accordance with the evidence then submitted.

> (Sgd.) K. A. PHILP, S.M., Warden.

To be heard at the Warden's Court, Northampton, on Monday, the 20th day of August, 1962.

No. of Area; Name of Registered Holder; Address; Reason for Resumption.

NORTHAMPTION MINERAL FIELD.

Mineral Claims.

34—House, Ronald Peter, and Lyne, Harold; 33 Perina Way, Northam; non-payment of rent.

 40—Brindal, Allan Edmund; Gribble, Walter Trevor; and O'Callaghan, Francis Joseph; c/o F. J. O'Callaghan, 29 Dyson Street, South Perth; non-payment of rent.

 Howlett, Kenneth Bruce; O'Callaghan, Francis Joseph; and Jones, Douglas Brian; c/o F. J. O'Callaghan, 29 Dyson Street, South Perth; non-payment of rent.

MINING ACT, 1904-1961

Department of Mines,

Perth, 3rd August, 1962.

IT is hereby notified that, in accordance with the provisions of the Mining Act, 1904–1961, His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Leases, Applications for Leases, Surrenders, Tailings Licenses and Temporary Reserves Renewals as shown below.

(Sgd.) A. H. TELFER, Under Secretary for Mines.

The undermentioned applications for Gold Mining Leases were approved, subject to survey :---

	Gold	field				Dis	trict			No. of Application
Coolgardie Yilgarn	••••		·····	 Coolg	gardie			••••	•//•	6011*, 6012*, 6013* 4507*

10 August, 1962.]

MINING ACT, 1904-1961—continued.

The undermentioned applications for a Mineral Lease were approved, subject to survey :---

	Goldfield	District	No. of Application		
Coolgardie		Coolgardie	109*, 110*, 111*, 112*, 113*, 114*		
		* Conditionally.			

The surrender of the undermentioned Gold Mining Leases was accepted :--

Goldfield District		No. of Lease	Name of Lease	Lessees
North Coolgardie North Coolgardie East Coolgardie	Menzies Menzies East Coolgardie	5791Z 5792Z 6324E		Gold Mines of Kalgoorlie (Aust.) Limited Gold Mines of Kalgoorlie (Aust.) Limited Bernard Olive Bagworth and Allan Thomas Parker

The undermentioned application for Renewal of License to Treat Tailings or Mining Material was approved conditionally :---

No.	Corres. No.	Licensee	Goldfield	Locality	Period
1467H (1/1961)	1462/61	Mark Hronsky	Murchison	Big Bell	Twelve niontlis froni 1st July, 1962

The undermentioned Temporary Reserves have been confirmed and the rights of occupancy renewed :---

No.	Corres. No.	Occupier	Term	Locality
1414H	872/54	Kalgoorhe Southern Gold Mines No Liability	Twelve months from 9th August, 1962	South End, Boulder, in the East Coolgardie Goldfield
1416H	874/54	Kalgoorfie Southern Gold Mines No Liability	Twelve months from 9th August, 1962	South End, Boulder, in the East Coolgardie Goldfield
1552 H	684/57	Central Norseman Gold Corpora- tion No Liability	Twelve months from 12th July, 1962	Norseman in the Dundas Gold- field
1553H	685/57	Central Norseman Gold Corpora- tion No Liability	Twelve months from 12th July, 1962	Norseman in the Dundas Gold- field
1889H	1170/60	Central Norseman Gold Corpora- tion No Liability	Twelve months from 12th July, 1962	Princess Royal, Norseman, in the Dundas Goldfield
1890H	1170/60	Central Norseman Gold Corpora- tion No Liability	Twelve months from 12th July, 1962	Princess Royal, Norseman, in the Dundas Goldfield
2087H	575/61	Western Mining Corporation Lim- ited	Twelve months from 3rd August, 1962	Approximately 20 miles East of Geraldton in the South West Mineral Field
2270H	543/50	Porphyry (1939) Gold Mine No Liability	27th July, 1962, to 4th February, 1963	East of Porphyry in the North Coolgardie Goldfield
2271 H	375/51	Porphyry (1939) Gold Mine No Liability	27th July, 1962, to 4th February, 1963	West of Yarri Townsite in the North Coolgardie Goldfield
2457H	1560/61	Western Titanium No Liability	Six months from 19th June, 1962	Leschenault Inlet in the South West Mineral Field
2471H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2472H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2473H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2474H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2475H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2476H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2477H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2478H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2479H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2480H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2481H	543/50	Porphyry (1939) Gold Mine No Liability	5th August, 1962, to 4th February, 1963	Weld's Find, Yerilla District, North Coolgardie Goldfield
2509H	82/62	Ashburton Mining Company Pty. Limited	Six months from 28th August, 1962	South-West of Ashburton Downs Homestead in the Ashburton Goldfield

2239

Per Week

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 12 of 1962.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Co-operative Bulk Handling Limited, 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, arrived at agreement on all matters in difference, and whereas the parties have this day appeared before the Court by their respective representa-tives 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, 1912-1961, and all other powers therein enabling it, hereby declares the memoran-dum bergunder, written to have the same offect ac dum 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 "Grain Hand-ling (Country Sidings) Award" and shall replace Award No. 53 of 1951, as amended.

- 2.—Arrangement.
- 1. Title.
- 2 Arrangement.
- 3. Area and Scope.
- 4. Term.
- 5. Hours.
- 6. Overtime. Wages. 7.
- 8.
- Away from Home Allowance. Contract of Service.
- 9. Breakdowns.
- 10.
- 11. Holidays. 12.
- Annual Leave.
- Absence through Sickness. 13. 14. Time and Wages Record.
- 15. Inspections.
- Transfers. 16.
- Accommodation. 17.
- 18. Accident and Sickness Transportation.
- 19. First Aid.
- 20. Board of Reference.
- 21. No Reduction.
- 22. Preference.
- 23. Long Service Leave.

3.—Area and Scope.

This Award shall operate over the whole of the State but excluding the ports of Western Australia and the Bulk Grain Depot at Midland Junction and shall apply to workers engaged by the respon-dent in grain handling at grain receiving storage and despatching installations and all work in-cidential thereto, and shall also apply to work incidental thereto and shall also apply to work in connection with the erection, removal, renovation or maintenance of grain bulk heads and all general maintenance work in connection with storage in-stallations. Provided that this Award shall not apply to a worker whose major and substantial employment each week comes within the scope and definitions of Award No. 24 of 1958 (Building Trades Award) as amended Trades Award), as amended.

4.—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.

5.—Hours.

(a) The ordinary working hours shall be worked between Monday to Friday inclusive and shall not exceed forty (40) in any one week or eight (8)in any one day and shall be worked between the hours of 7 a.m. and 6 p.m.

(b) The meal interval shall not exceed one (1) hour.

6.—Overtime.

(a) All time worked in excess of the ordinary daily hours of duty shall be paid for at the rate of time and one half for the first four (4) hours and double time thereafter.

(b) All time worked on a Saturday prior to 12 noon shall be paid for at the rate of time and one half. All time worked after 12 noon on a Saturday shall be paid for at the rate of double time.

(c) All work performed on a Sunday or on any holiday prescribed in clause 11 hereof shall be paid for at the rate of double time.

(d) (i) The 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 accor-dance with the requirements of this subclause.

7.---Wages.

(a) Basic Wage-

	* 01		1012
	£	s.	d.
(i) South West Land Division	14	17	3
(ii) Rest of State	14	11	6
(b) Margins—			
(i) Weighbridge Officers	1	16	6
(ii) Bin Attendants, Pest Con-			
trol Operators and Main-			
tenance Workers.			
1st 12 months continuous			
experience	2	0	0
2nd 12 months continuous			
experience	2	17	6
Thereafter	3	15	0

(c) Wages shall be paid weekly, on a day mutually agreed upon between the employer and the worker.

8.—Away from Home Allowance.

A worker who has had three (3) months' continuous service in the employment of the em-ployer shall if required to work at a siding and no reasonable transport facilities are available to proceed to and from his home elsewhere than at that siding shall be paid an away from home allowance which is to cover any fares and/or travelling expenses incurred while at that siding as follows:-

- (a) If required to work and available for work at such siding from Thursday to Wednesday inclusive:—£1 15s. per week.
- (b) If absent from duty without the employer's or the working day succeeding a holiday or a week-end:—5s. (five shillings) for each day worked.
- (c) If required to work at such a siding for less than a complete week:—5s. (five shil-lings) for each day so required including 5s. (five shillings) for each of Saturday, Sunday and holidays if available for work on the working days immediately preced-ing and succeeding such Saturday, Sunday and/or holiday or holidays.

For the purpose of this clause continuous service shall not be deemed to be effected by-

- (i) holidays pursuant to this Award;
- (ii) sick leave pursuant to this Award; or
- (iii) absence from duty authorised by the employer.

9.—Contract of Service.

(a) The contract of service shall be by the week and shall be terminable by one (1) week's notice given by either side on any day or by the payment or forfeiture as the case may be of one (1) week's wages in lieu of notice. Provided that during the first three (3) months' employment one day's notice on either side or the payment or forfeiture of one (1) day's pay shall apply.

(b) The employer shall be under no obligation to pay for any day not worked upon which the worker is required to present himself for duty except such absence from work is due to illness and comes within the provisions of clause 12 hereof.

(c) This clause does not affect the right to summarily dismiss for misconduct when wages will be payable up to the time of dismissal only.

10.—Breakdowns.

Notwithstanding anything contained in this Award 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 employers' machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

11.—Holidays.

(a) (i) The following days, or the days observed in lieu, shall, subject to subclause (c) of clause 6 hereof, be allowed as holidays without deduction of pay, namcly:—New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, 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.

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

(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) (i) When a worker is off duty owing to leave without pay or sickness including accidents on or off duty except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday.

(ii) Any worker absenting himself from work without cause deemed reasonable by the employer on the working day preceding or the working day succeeding a holiday provided for herein shall not be entitled to payment for such holiday.

12.—Annual Leave.

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

(b) If any prescribed holiday, or a day observed in lieu falls within a worker's period of annual leave, there shall be added to that period one day, being an ordinary working day for each such holiday observed as aforesaid.

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

(d) 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.

(e) (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 (2) periods.

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(f) (i) A worker may be rostered off and granted annual leave with payment of ordinary wages as prescribed prior to his having completed a period of twelve (12) months' continuous service.

(ii) Should the services of such worker terminate or be terminated prior to the completion of twelve (12) months' continuous service, the employer may deduct from any moneys due to such worker or the said worker shall refund to the employer the difference between the amount received by him for wages in respect of the period of his annual leave and the amount which would have accrued to him by reason of the length of his service up to the date of the termination of his services.

13.—Absence Through Sickness.

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

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

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

(d) Sick leave shall accumulate from year to year, so that any balance of the period specified in subclause (a) of this clause which has in any year not been allowed to any worker by his employer as paid sick leave may be claimed by the worker and, subject to the conditions hereinbefore prescribed shall be allowed by his employer in any subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant to this subclause shall be available to the worker for a period of five (5) years but no longer from the end of the year in which it accues.

(e) Notwithstanding the provisions of subclause (c) hereof, a worker who has already been allowed paid sick leave on one occasion shall not be entitled to payment of any further absence in the same year unless he produces on request by the employer a medical certificate stating that he was unable to attend for duty on account of personal ill health. Provided that this subclause shall not apply in those localities where medical treatment is not available.

14.—Time and Wages Record.

(a) The 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) by each such worker; and
- (iv) the wages paid (including overtime) to each such worker.

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

15.—Inspection and Interviewing Workers.

An accredited representative of the Union shall be permitted to inspect the premises of the employer at all times and interview the workers covered by this Award, provided that such permission shall not in any way be exercised in such manner as to delay work.

16.—Transfers.

(a) Where a worker after commencing employment at any siding or centre, is transferred by the employer to another siding, he shall be paid at ordinary rates for the actual time taken in effecting such transfer. The employer shall pay all fares necessarily incurred. Fares shall be second class.

(b) Travelling time outside ordinary working hours shall be paid for at ordinary rates up to a maximum of twelve (12) hours in any twenty-four (24) hour period from the time of starting on the journey: Provided when the travelling is by boat, not more than eight (8) hours shall be paid for in such period.

17.—Accommodation.

(a) The employer shall provide suitable lock up accommodation which shall contain two suitable bunks, two lockers, table and stools.

(b) An adequate supply of potable water and a shower shall be made available.

(c) It shall be the responsibility of the worker to keep accommodation and facilities in a clean and tidy condition.

18.—Accident and Sickness Transportation.

In the case of a worker suffering from a serious illness or accident requiring immediate medical attention the employer shall provide for the transport of such worker to the nearest hospital. Provided that this clause shall not apply in those localities where medical treatment is available and provided further that where the worker fails to prove the *bona fides* of such illness or accident he shall be liable to pay all expenses incurred by the employer.

19.—First Aid.

The employer shall supply at each siding a suitable first aid kit which shall be accessible at all times.

20.-Board of Reference.

(a) The Court hereby appoints, for the purpose of this Award, a Board of Reference. The Board shall consist of a chairman and two (2) other representatives one to be nominated by each of the parties.

(b) There are assigned to the Board, in the event of no agreement being arrived at between the parties to the Award, the functions of—

- (i) adjusting any matters of differences 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 the Board from time to time;
- (iii) adjudicating on any claim made for handling excessively dusty wheat and fixing where considered necessary a penalty rate for such work.

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

21.—No Reduction.

This Award shall not in itself operate to reduce the wages of any worker below the amount actually received by him at the date hereof.

22.—Preference.

(a) In this clause "Unionist" means a member of the Union and "the Union" means The Australian Workers' Union, Westralian Branch, Industrial Union of Workers.

(b) (i) Any worker who is not a unionist shall after the completion of three (3) months' continuous service with the employer and within seven (7) days after being supplied with the necessary application form for membership of the union make and complete such application. (ii) Any worker not a unionist who, at the operative date of this Award, has been in the employment of the employer for a continuous period of three (3) months shall within seven (7) days of being supplied with the necessary application form for membership of the Union make and complete such application.

(c) Workers who are members of the Union or who are accepted as members shall maintain financial membership of the Union while employed by the employer.

(d) Any worker whose application for membership of the Union has been refused shall have the right of appeal to the Industrial Registrar whose decision shall be final.

(e) (i) Any worker may apply in writing to the Industrial Registrar for exemption from this clause. Such application shall—

- (a) detail the reasons for desiring exemption;
- (b) be forwarded by registered post to the Industrial Registrar, Court of Arbitration, Perth, before the expiration of seven (7) days of the applicant's receipt of the application form referred to in paras. (i) or (ii) of subclause (b) hereof.

(ii) A worker making an application to the Industrial Registrar under subclauses (d) and (e) of this clause shall notify the Union forthwith.

(iii) The Industrial Registrar may grant exemption under such terms and conditions as he deems desirable—

- (a) if the applicant is a financial member of any other registered Industrial Union;
- (b) if the worker objects on the grounds of conscientious religious belief to becoming a member of any industrial union;
- (c) if, for any other reason, he deems that exemption should be granted.

(iv) A worker refused exemption by the Industrial Registrar shall within seven (7) days of such decision make application for membership of the Union and maintain financial membership of the Union while employed by the employer.

(f) The employer shall not, while to his knowledge adequately experienced members of the union competent to perform the work are available, retain in his employment any worker for a period of more than fourteen (14) days after being advised by the Union that such worker has not complied with either subclauses (b) (d) or (e) hereof.

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 coming into operation hereof if it continued until such time but only to the extent of the last twenty completed years of continuous service.

(3) (i) Where a business has, whether before or after the coming into operation hereof, been transmitted from an employer (herein called "the transmittor") 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;
 - (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 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 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 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 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 the 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 twelve 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 exempt any em-ployer 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 appropri-ate variation of this clause if any of the terms and conditions operating under the code of Long Service Leave being negotiated between the Aus-tralian Council of Trade Unions and Federal Em-ployers' Organisations is varied in any way.

I certify, pursuant to section 65 of the Industrial Arbitration Act, 1912-1961, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 23rd day of May, 1962.

[L.S.] (Sgd.) R. V. NEVILE, President.

Filed at my office this 23rd day of May, 1962. (Sgd.) G. MELLOWSHIP, Clerk of Court of Arbitration.

INDUSTRIAL AGREEMENT.

No. 9 of 1962.

Registered 13th July, 1962.

THIS Agreement, made in pursuance of Industrial Arbitration Act, 1912-1952, this 13th day of July, 1962, between the Commissioners of the State 1962, between the Commissioners of the State Electricity Commission of Western Australia (here-inafter referred to as the "Commission") of the one part and the State Electricity Commission of Western Australia Salaried Officers' Association (Union of Workers) (hereinafter referred to as the "Association") of the other part, whereby the said parties mutually agree as follows:—

1.—Title.

This Agreement shall be known as the State Electricity Commission of Western Australia Salaried Officers' Agreement.

2.--Arrangement.

- 1. Title.
- 2. Arrangement.
- 3. Scope.
- 4. Definitions. Classification of Offices and Officers. 5.
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- 7. Professional Engineers-Group IIA.
- 7A. Draftswomen—Group III. 8. Male Junior Clerks and Messengers—Group 8. IV.
- Male Adult Clerical Officers-Group V. 9.
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3.---Scope.

This Agreement, which supersedes Agreement No. 2 of 1957 shall apply to all salaried officers in the employ of the Commission.

4.—Definitions.

For the purpose of the Agreement, unless the contrary intention appears:----

- (a) "Metropolitan Area" shall be taken to include all places within a radius of 20 miles from the General Post Office.
- (b) "Basic Wage"—

	\mathbf{Males}	Females
	(per	(per
	ann um)	annum)
	£	£
Metropolitan	 779	584
South West	 775	581
Goldfields	 760	570

- (c) "Basic Rate" shall mean in the case of-(i) Male or female officers employed in the metropolitan area; the nearest \pounds to the result obtained by multiplying the male or female basic wage respectively for that area as de-clared from time to time by the Court of Arbitration of Western Australia, by fifty-two and one sixth (52 1/6th).
 - (ii) Male or female officers whose headquarters are in an area for which an independent basic wage is de-clared, the nearest \pounds to the result obtained by multiplying the male or female basic wage respectively for that area as declared from time to time by the Court of Arbitration of Western Australia by fifty-two and one sixth (52 1/6th).
- (d) "Service" where used in clauses 29, 32 and 33 in addition to meaning service with the Commission shall include-
 - (i) That period of continuous service That period of continuous service with any Government undertaking or Government Department to the credit of an officer at the date im-mediately preceding the date he was taken over from the W.A. Govern-ment Tramways Electricity Supply and Ferries by the Commission or transferred from any Government

Department and appointed to the staff of the Commission, or on loan to the Commission provided that he was taken over or was transferred and appointed or was on loan prior to the 1st September, 1946, and

(ii) In the case of the Commission taking over any undertaking including the City of Perth Electricity and Gas Department and absorbing the employees of such undertakings into the Commission's salaried staff. that period of continuous service with the undertaking taken over, which the officer may have to his credit at the date immediately preceding the date he was taken over by the Commission. This provision shall only apply in cases of employees being transferred from an undertaking to the Commission without break in continuity of service.

5.-Classification of Office and Officers.

(a) (i) The classification of offices and officers employed by the Commission and the fixing of salaries of officers shall be vested in the Commission subject to the right of appeal as provided in Clause 38 of this Agreement.

(ii) In making a classification under this clause the Commission shall classify an officer in either the Professional, Clerical or General Section according to the class of work required to be performed and shall adhere to the salary scales provided in this Agreement.

(iii) The Commission shall issue a General reclassification of offices and officers at least once in each five (5) yearly period, commencing as from 1st July, 1961.

(b) (i) The fundamental basis for the determination of the rates of pay expressed in this Agreement is the rate payable under the provisions of subclause (a) of Clause 9 to a male clerical division officer at the age of 27 years or during the seventh year of adult service. This rate was determined on the 1st February, 1960 at a margin of £371 per annum over the basic rate. (As defined in Clause 4 (c) of this Agreement.)

(ii) Whenever necessary and in the manner prescribed in this clause the rates of pay contained in this Agreement shall be adjusted half-yearly as from the comemncement of the first pay period in the months of July and January in each year.

(iii) (1) The amount of any adjustment shall be Male officers in receipt of a margin of ± 371 per annum and above—the difference between the average to the nearest pound (£) of the margin in each case between the gross annual salary rate paid to an officer on the maximum grade or at age 27 years (whichever occurs first) in the incremental scale of the male clerical automatic ranges of the Public Service of Queensland, New South Wales, Victoria, South Australia and Tasmania and the respective annual equivalent of the State Basic Wage for the capital city of each of the aforesaid States, or such other rate as may be used in the determination of cost of living adjustments for any of the foregoing Public Services, whichever may apply; and the margin of ± 371 per annum payable to an officer on the maximum of the male clerical automatic range as prescribed in subclause (a) of Clause 9. Provided that if the amount determined would result in an adjustment of less than ± 5 per annum from the current adjustment, if any, no variation shall be made.

(2) Male officers in receipt of rates of pay below a margin of ± 371 per annum—that proportion, to the nearest pound (£) of the adjustment applicable to male officers on a margin of ± 371 per annum, which the appropriate gross rate of pay (margin plus basic rate or percentage of basic rate) bears to the gross rate of pay (margin plus basic rate) payable in the metropolitan area to a male clerical officer on the maximum of the automatic range. (3) Female officers in receipt of margin of £250 per annum and above, seventy-five per cent. to the nearest pound (\pounds) of the adjustment applicable to male officers on a margin of £371 per annum.

(4) Female officers in receipt of rates of pay below a margin of $\pounds 250$ per annum, seventy-five per cent. to the nearest pound (\pounds) of the adjustment applicable to male officers on the basis of the following table:—

Percentage of or			Percentage of
Margin over Fe	male		or Margin over
Basic Rate			Male Basic Rate.
%			%
69			53
74			61
82			71
93			84
£15			100
£76			£91
$\pounds142$			£155
£171			£191
£200			£227
£223			£263

6.—Classified Officers.

The following classes and grades therein shall subject to the provisions of Clause 7A in respect of draftswomen, apply to officers classified in the undermentioned groups:---

Group 1—Male officers:	Group) (i)	(a)
Group 1—Male officers:	Group) (i)	(a)

Margin over M	ale Basic Rate.
Minimum.	Maximum.

		£	£
Class	1	1,599	1,657
	2	1,715	1,773
	3	1,831	1,889
	4	1,947	2,005
	5	2,075	2,145
	6	2,215	2,285
	7	2,355	2,425

Provided that officers in positions classified at a salary in excess of the annual basic wage plus the maximum margin of this incremental scale shall be deemed to be classified in a special class. Provided further that the salary rates of officers classified in the special class shall be fixed rates but a basic wage allowance at the rate of £20 per annum shall be paid in addition to salary for each aggregate increase of 7s. &d. per week in the nominal basic wage rate of £12 6s. 6d. per week and the marginal allowance provided for by subclause (b) of Clause 5 of this Agreement.

(ii) Group II—Male officers:

		p 11 1110	ne ounder b.	
		Margin	Over Male Ba	sic Rate.
		Min.	Intermediate	Max.
	Class	£	£	£
	1	407		443
	2	479		515
	3	569		623
	4	677		731
	5	785		839
	6	893		947
	7	1,001	1,055	1,109
	8	1,163		1,217
	9	1,271		1.325
	10	1.379		1,433
	11	1,487		1,541
(iii)	Group	IIFema	ale Officers:	
		Margin (Min.	Over Female B Intermediate	
	Class	£	£	£

Class	s £	£	£
1	329		356
2	392		428
3	482		536
4	590		644
5	698		752
6	806		860
7	914	968	1,022
8	1,076		1,130
9	1,184		1,238
10	1,292		1,346
11	1,400		1,454

- (b) In making a classification under subclause 6 (a) (ii) and/or 6 (a) (iii), the Commission may—
 - (i) amalgamate any two or more classes;
 - (ii) fix a limit for officers, other than clerical or professional officers, at the minimum grades of Class 3 and/or Class 4.
 - (iii) require from the head of the section before a professional officer, other than a draftsman, progresses beyond the maximum margin of Group II, Class 4, a certificate stating that the officer has—
 - (a) made satisfactory progress in the practice of his profession; and
 - (b) reached the standard of efficiency expected of him and is wholly or mainly carrying out professional duties of such quality and importance as to warrant the payment of a salary margin in excess of the maximum of Group II, Class 4.
 - (iv) require from the head of the section, before a professional officer, other than a draftsman, progresses beyond the maximum margin of Group II, Class 6, a further certificate stating that the officer has—
 - (a) continued to make satisfactory progress in the practice of his profession; and
 - (b) maintained his efficiency and developed his capacity to carry out and is in fact wholly or mainly carrying out professional duties of such higher quality and importance as to warrant the payment of a salary margin in excess of the maximum of Group II Class 6;
 - (v) require from the head of the section before a draftsman progresses beyond the minimum of Group II, Class 2, a certificate stating that the officer has—
 - (a) made satisfactory progress in the practice of his profession; and
 - (b) reached the standard of efficiency expected of him and is wholly or mainly carrying out professional duties of such quality and importance to warrant the payment of a salary margin in excess of the minimum of Group II, Class 2;
 - (vi) require from the head of the section, before a draftsman progresses beyond the minimum margin of Group II, Class 4, a further certificate stating that the officer has—
 - (a) continued to make satisfactory progress in the practice of his profession; and
 - (b) maintained his efficiency and developed his capacity to carry out and is in fact wholly or mainly carrying out professional duties of such higher quality and importance as to warrant the payment of a salary margin in excess of the minimum of Group II, Class 4;
 - (vii) subject to the provisions of paragraphs (iii) and (iv) of this subclause, the marginal salary ranges for professional officers shall be as follows:—
 - Male chemist: Group II Class 2/7 Margins—£515, £569, £623, £677, £731, £839, £893, £947, £1,055, £1,109.

- Male chemist with Honours: Group II, Class 3/7 Margins-£569, £623, £677, £731, £839, £893, £947, £1,055, £1,109.
- Male Architects and Male Surveyors:—Groups II, Class 4/7 —Margins £677, £731, £839, £893, £947, £1,055, £1,109;
- (viii) subject to the provisions of paragraphs (v) and (vi) of this subclause the marginal salary ranges for male draftsmen shall be as follows:—£407, £443, £479, £569, £623, £677, £785, £839. Provided that—
 - (a) a draftsman who has a diploma of the Perth Technical College in electrical, mechanical or structural engineering or an equal qualification approved by the Commission shall commence at a margin of £443 per annum; and
 - (b) a draftsman who has passed the associate membership examination of the Institution of Engineers, Australia or who obtains an equal qualification approved by the Commission shall commence at a margin of £479; or
 - (c) a draftsman not in possession of one of the qualifications enumerated in (a) or (b) above, but who subsequently secures such a qualification shall be paid such a margin as is deemed by the Commission to be appropriate to his year of service as a draftsman in the career range.

7-Professional Engineers-Group IIA.

- (a) For the purpose of this clause-
 - (i) "Professional engineer" shall mean an adult male person qualified to carry out professional engineering duties. The term "Professional engineer" shall embrace and include "Qualified engineer" and "Experienced engineer" as hereunder defined.
 - (ii) "Qualified engineer" shall mean a professional engineer other than an experienced engineer as hereafter defined, that is, it shall mean a person who is or is qualified to become a graduate member of the Institution of Engineers, Australia.
 - (iii) "Graduate" shall mean a qualified engineer who is the holder of a university degree (4 or 5 year course) recognised by the Institution of Engineers Australia.
 - (iv) "Experienced engineer" shall mean a professional engineer with the undermentioned qualifications in any particular employment, the adequate discharge of any portion of the duties of which employment requires qualifications of the employee as (or at least equal to those of) an Associate member of the Institution of Engineers, Australia.
- (b) The aforesaid qualifications are as follows:---
 - (i) That he has attained the age of 25 years; and
 - (ii) (1) that he is an Associate member of the said Institution or
 - (2) that he, having graduated in a four year or a five year course at a university recognised by the said Institution, has had four years' experience on professional engineering duties since becoming a qualified engineer, or
 - (3) that he, not having graduated, has had five years of such experience.

(c) (i) The rates of pay of Professional Engineers (other than those classified in Group I or in a special class) shall be as follows:—

				Margin
				over Basic
				\mathbf{Rate}
				£
1st	year	 <i>.</i>		652
2nd	year	 	• • • •	792
3rd	year	 		932
4th	year	 		1,092
$5 \mathrm{th}$	year	 	• • • •	1,272
6th	year	 		1,452

- (ii) The commencing margin for a graduate shall be £792.
- (iii) The provisions of Clause 5 (b) in relation to half yearly marginal adjustments shall not apply to the margins prescribed by this clause.

7A.—Draftswomen—Group III.

(a) For the purpose of this Clause draftswomen shall be deemed to include female tracers.

(b)	The	rates	of	pay	of	draftswomen	shall	be:—
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× .		
		Percentage of female basic
		rate or
		margin over
		female basic
		rate
16	years of age	74%
17	years of age	82%
	years of age	93%
19	years of age	£15
	years of age	
	years of age or 1st year of	
41	adult tracing and/or draft-	
	ing experience	£142
22	years of age or 2nd year of	
22	adult tracing and/or draft-	
	ing experience	£200
99	years of age or 3rd year of	
43	adult tracing and/or draft-	
	ing experience	£223
04	years of age or 4th year of	
24	adult tracing and/or draft-	
	ing experience	£250
0-		
25	years of age or 5th year of	
	adult tracing and/or draft-	£275
	ing experience	
26	years of age or 6th year of	
	adult tracing and/or draft-	6000
	ing experience	£302

(c) Advancement beyond the margin prescribed for age 21 years or the first year of adult tracing and/or drafting experience is subject to the head of the section certifying that the officer is efficient and has the ability to perform higher duties.

(d) Classes and grades beyond the margin above the female basic rate prescribed for age 26 or the sixth year of adult tracing and/or drafting experience shall be those set out in Clause 6 (a) (iii) of this Agreement and the provisions of Clause 6 (b) shall apply.

(e) An officer who is over the age of 21 years on appointment may be appointed at a minimum rate of pay on years of adult tracing and/or drafting experience and not on age.

(f) For the purpose of this clause "experience" shall be construed to include adult experience in tracing and/or drafting work with any employer. Nothing contained in this clause shall be deemed to mean that an officer cannot be promoted to a higher classification under this Agreement until she has attained the maximum grading of this clause. 8.—Male Junior Clerks and Messengers—Group IV. (a) The rates of pay of male junior clerks and messengers under the age of 21 years shall be:— Percentage of male basic

		rate	or margi	in ove	Ľ
		ma	le basic	rate	
			%		
15 years	of age		53		
16 years	of age		61		
17 years	of age		71		
18 years	of age		84		
19 years	of age		100		
20 years	of age		£91		
(b) Aftor	ottoinin	a the eac	of 10	1100 110	

(b) After attaining the age of 19 years and before reaching the age of 21 years all male junior clerks may be required to pass a promotional examination as prescribed by the Commission or produce satisfactory evidence of passing the Junior University examination or having any other certificate deemed satisfactory by the Commission.

(c) Subject to the provisions of subclause (b) hereof, a clerical officer upon reaching the age of 21 years shall have the provisions of Clause 9 of this Agreement applied to him.

9.—Male Adult Clerical Officers—Group V.

(a) Male adult clerical officers shall subject to the provisions of subclause 8 (c) of this Agreement, be paid the following margins over the male basic rate:—

Age	Margin over male basic rate £
21 years or 1st year of adult clerical experience	155
22 years or 2nd year of adult clerical experience	191
23 years or 3rd year of adult clerical experience	227
24 years or 4th year of adult clerical experience	263
25 years or 5th year of adult clerical experience	299
26 years or 6th year of adult clerical experience	335
27 years or 7th year of adult clerical experience	371

(b) Advancement throughout the male adult clerical officers range shall, subject to the provisions of Clause 15 of this Agreement, be automatic, but advancement beyond the margin prescribed for age 27 years or seventh year of adult clerical experience is subject to appointment to a classified position in Group II and to the following provisions:—

A male adult clerical officer who is not less than 28 years of age and has been in receipt of the maximum margin prescribed by this clause for not less than one year and who has completed not less than three years continuous service since appointment to the Commission's salaried staff who is eligible for promotion and would be recommended for promotion in the event of a suitable vacancy occurring but has not received promotion to a position classified above the maximum margin prescribed by this clause shall be paid an allowance equivalent to the difference between the maximum margin provided by this clause and the minimum margin in the incremental scale as prescribed by clause 6 (a) (ii) of this Agreement. At the expiration of one year this allowance shall be increased by one step in the incremental scale. Provided that on the officer's promotion to a position classified under clause 6 of this Agreement the allowance shall be converted to salary or shall cease should the officer refuse to accept promotion.

(c) An officer who is over the age of 21 years on appointment may be appointed at a minimum rate of pay based on years of clerical experience and not on age.

(d) For the purpose of this clause "experience" shall be construed to include experience in clerical work with any employer. Nothing contained in

this clause shall be deemed to mean that an officer cannot be promoted to a higher classification under this Agreement until he has attained the maximum grading of this clause.

10.—Female Junior Typists, Clerks and Machinists—Group VI.

(a) The rates of pay of female junior typists, clerks and machinists under the age of 21 years shall be:—

					0	ercentage f Female asic Rate	
						or	
					$\mathbf{M}a$	urgin Over	ľ
						Female	
	1	Age			Ba	asic Rate	
15	years	of	age	 		69%	
16	years	of	age	 		74%	
17	years	of	age	 	• • • • •	82%	
18	years	of	age	 		93%	
19	years	of	age	 		£15	
20	years	of	age	 		£76	

(b) After attaining the age of 19 years and before reaching the age of 21 years all junior female typists, clerks and machinists may be required to pass a promotional examination as prescribed by the Commission or produce evidence of passing an examination deemed by the Commission to be satisfactory or equilavent to the standard required by the Commission.

(c) Subject to the provisions of subclause (b) hereof a female junior typist, clerk or machinist upon reaching the age of 21 years, shall have the provisions of clause 11 of this Agreement applied to her.

11.—Female Adult Typists, Clerks and Machinists—Group VII.

(a) Female adult typists, clerks and machinists shall, subject to the provisions of subclause 10 (b) of this Agreement, be paid the following margins over the female basic rate:—

	Margin over Female Basic Rate £
Age 21 years or 1st year of adu typing, clerical or machinin experience	ng
Age 22 years or 2nd year of adu typing, clerical or machinin experience	ng
Age 23 years or 3rd year of adu typing, clerical or machinin experience	ng
Age 24 years or 4th year of adu typing, clerical or machinin experience	ult ng 223
Age 25 years or 5th year of adu typing, clerical or machinin experience	

(b) A female officer who has been in receipt of the maximum margin prescribed by this clause for not less than five years and who is eligible for promotion and would be recommended for promotion in the event of a suitable vacancy occurring but has not received promotion to a position classified above the maximum margin prescribed by this clause shall be paid an allowance of $\pounds 25$ per annum. The allowance shall be increased to $\pounds 55$ per annum on the officer completing not less than 20 years of continuous permanent service subject to the General Manager's approval of the Head of the Section certifying as to the officer's good conduct, diligence and efficiency. Provided that on the officer's promotion to a position classified under clause 6 of this Agreement the allowance shall be converted to salary, or shall cease should the officer refuse to accept promotion.

(c) An officer who is over the age of 21 years on appointment may be appointed at a minimum rate of pay based on years of typing, clerical or machining experience and not on age, (d) For the purpose of this clause "experience" shall be construed to include experience in the abovementioned occupations with any employer. Nothing contained in this clause shall be deemed to mean that an officer cannot be promoted to a higher classification under this Agreement until she has attained the maximum grading of this clause.

12.-Male Adults-General Section Group VIII.

(a) Male adults in the General Section shall be paid the following margins over the male basic rate.

Class 1—			Margin £
21 years of ag		 	155
22 years of ag	е	 	191
23 years of age	е	 	227
24 years of ag	е	 	263
Class 2			
Minimum		 	263
Intermediate		 	285
Maximum		 	311
Class 3—			
Minimum		 	311
Intermediate		 	341
Maximum		 	371

(b) An officer retained on the maximum of Class 1, 2 or 3 for five years shall be paid an allowance of £20 per annum. Provided the head of the section certifies such officer eligible and would be recommended for promotion on the grounds of efficiency and good conduct; such allowance to be converted to salary on promotion to a higher position under this Agreement or to cease should the officer refuse to accept promotion.

13.-Female Telephonists-Group IX.

(a) Female telephonists shall be paid the following margins over or percentages of the female basic rate:—

			Fei Rate ove	r cent. of nale Basic or Margin er Female sic Rate.
15 years of age	 	• • • •		56%
16 years of age	 			66%
17 years of age	 •			74%
18 years of age	 	•		82%
19 years of age	 			93%
20 years of age	 			£15
21 years of age	 			£76
22 years of age	 			£126
23 years of age	 			£156
24 years of age	 			£185

14.—Persons Temporarily Employed.

Notwithstanding the provisions of clause 3 of this Agreement a person temporarily employed in a salaried capacity shall be paid at a rate of pay equivalent to the rate that would be payable in accordance with this Agreement to a permanent officer of not more than equal efficiency should he or she be engaged in similar duties, provided that in no case shall the provisions of subclauses 6 (viii) (a) (b), 6 (viii) (c) 9 (b) (11) (b) and 12 (b) of this Agreement apply in respect of a person so temporarily employed; provided further that clauses 27, 28, 31 and 38 of this Agreement shall not apply in respect of persons temporarily employed.

15.—Annual Increments.

Subject to the receipt by the Commission of a report from the head of the Branch regarding good conduct, diligence and efficiency, officers classified in the classes referred to in subclauses 6 (a) (i) (ii) and (iii) of this Agreement shall proceed from the minimum to the maximum of respective classes by annual increments according to the grades in such classes. In the case of all other officers, progression from year to year shall be subject to the submission of a similar report.

16.—Hours of Duty.

(a) The hours of duty of all sub-foremen, foremen, supervisors, assistant supervisors, the district engineer (Midland Junction), the district engineer (Cottesloe) and the electrical superintendent shall be 40 hours per week exclusive of Saturday and Sunday time.

(b) The provisions of this clause shall not apply to shift workers.

(c) The hours of duty of all other officers shall be $37\frac{1}{2}$ hours per week exclusive of Saturday and Sunday time.

17.—Overtime.

(a) Overtime shall mean all time worked in excess of or outside the recognised working hours of the officer and which is worked by direction of the head of the branch or Secretary of the Commission with the approval of the General Manager.

(b) Whenever it is possible to allow officers classified Group 2 Class 7 and under, time off on the basis specified herein for the period worked shall be recommended by the head of the branch in lieu of overtime payment. In the event of time off not being granted for overtime worked within 14 days of its performance, payment shall be made forthwith.

(c) (i) Overtime as provided in subclause (f) hereof shall apply only to male officers whose salary does not exceed the maximum margin over the male basic rate applicable to Class 7 as prescribed by clause 6 (a) (ii) of this Agreement and/or to female officers whose salary does not exceed the maximum margin over the female basic rate applicable to Class 7 as prescribed by clause 6 (a) (iii) of this Agreement.

(ii) Male officers whose salary exceeds the maximum margin applicable to Class 7 of Group 2 male officers and/or female officers whose salary exceeds the maximum margin applicable to Class 7 of Group 2 female officers but does not exceed the maximum margin applicable to Class 3 of the male group 1 and the female group 1 respectively, shall be paid at the rate of ordinary pay for the overtime worked.

(d) Officers not working under close supervision and those whose hours of duty are not definitely defined shall not be entitled to claim overtime as provided for in subclause (f) hereof except as approved by the General Manager.

(e) (i) Except in the case of a "call out" no claim for payment or time off shall be allowed for a period of less than one hour or for less than a quarter of an hour after the first hour, unless the total additional time worked during the week exceeds $2\frac{1}{2}$ hours.

(ii) Subject to the provisions of subclauses (a) (b) (c) and (d) of this clause, an officer called out for duty on any public holiday or between the recognised finishing time on one working day and the recognised starting time on the next working day shall be paid a minimum of two hours' pay at overtime rates. Provided that, if he is called out more than once within a period of two hours from the start of a previous call out, he shall not be entitled to any further payment for time worked within that period of two hours.

(f) When overtime is paid for except as provided for in clause 17 (c) (ii) it shall be at the following rates:—

- (i) Monday to Friday inclusive for officers whose hours of duty are provided for by Clause 16 (a) and (c) of this Agreement, the first four hours in any week day, time and one half. In excess of four hours on any week day, double time.
- (ii) Saturday mornings up to 12 noon when not part of the normal hours of duty time and one half. Between 12 noon Saturday and midnight Sunday, double time.
- (iii) Public Holidays when occurring on a nonworking day, double time.

- (iv) Public Holidays when occurring on an ordinary working day. Payment for all time worked within the officer's recognised daily working hours shall be computed on the basis of ordinary time shall be paid in addition to the days pay which the officer would ordinarily receive in respect of such working day. Work performed by the officer in excess of his recognised daily hours shall be paid at the rate of double time.
- (v) The hourly rate for the purpose of these computations shall be calculated at the amount received at the date of the commencement of the overtime provided that salary for the purpose of this subclause shall not include any personal allowance, qualification allowance and/or allowance for performing special duties unless otherwise provided by the General Manager.

(g) When time off is allowed for instead of payment as provided for in subclause (f) thereof the same formula shall apply except as is prescribed in subclause (c) hereof in respect of officers whose salaries exceed the maximum margin of Class 7 of the male and female groups 2 respectively.

(h) Except in the case of a "call-out" or in an emergency, 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 afternoon, Sunday or public holiday and between 5 p.m. and 7 p.m. on any day on which overtime is performed. Such breaks shall not be recognised as overtime.

(i) The provisions of this clause shall not apply to shift workers.

18.-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 having 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 purchased 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.

19.—Travelling.

(a) The following shall be the scale of allowances payable to officers travelling on official business:—

- (i) between their headquarters within the metropolitan area and a place outside the metropolitan area; or
- (ii) between their headquarters outside the metropolitan area and a place within the metropolitan area; or
- (iii) between their headquarters outside the metropolitan area and a place outside the metropolitan area;

(b) Where an officer leaves and returns to his or her headquarters or his or her home on the same day, at the rate of 8s. for breakfast, 9s. for lunch and 10s. for dinner, provided that in cases where an officer departs from his headquarters before 8 a.m. and does not arrive back at his headquarters until after 11 p.m. reimbursement of expenses shall be made at the appropriate daily rate prescribed by subclause (c) and on the basis set out in subclause (e) of this clause.

(c) Where an officer is obliged to be absent from his headquarters overnight, at the rate of 54s. per day if in receipt of a margin in excess of the minimum margins applicable to Class 8 of the Male and Female Groups II respectively as prescribed by Clause 6 of this Agreement and at the rate of 50s. 6d. per day for all other officers. These allowances shall apply for the first 14 days in any one place. After the first 14 days in one place, the allowance shall be reduced to 49s. and 46s. per day respectively. Provided that reimbursement of travelling expenses for officers whose headquarters are outside the Metropolitan Area shall be at the rate of 64s. 6d. per day when visiting Perth if the country officer is required to stay overnight in a city hotel. Where a country officer does not stay in a city hotel or is not absent from his headquarters overnight, then normal rates as prescribed herein shall apply. Provided further that the daily rate of 64s. 6d. is only payable whilst an officer is actually in residence overnight at a city hotel and certifies accordingly. In such cases the normal overnight rate shall apply for journeys to and from Perth. For the purpose of this subclause "city hotel" shall be defined as any hotel included in the area bounded by Wellington Street on the North, the Swan River in the East and South and George Street, St. George's Place and Mill Street in the West. Provided that the maximum rates referred to above shall apply to all officers who travel on official business in the company of an officer ordinarily entitled to such rates if the last mentioned officer certifies that the conditions of this proviso have been satisfied.

(d) In the case of officers in charge of field work, and those whose travelling involves the use of both camp and hotel accommodation, a reduction of 20 per cent. shall, unless otherwise approved by the Commission, be made in the above scale.

(e) The daily rate shall represent in equal portions the expenses for three meals and a bed. For the purpose of computing expenses, in the case of arrival at or departure from the town in which the officer's headquarters are located, breakfast shall be allowed for if the arrival is later or departure earlier than 8 a.m., lunch if arrival is later or departure earlier than 1 p.m., tea if arrival is later or departure earlier than 6 p.m. and bed if arrival is later than 11 p.m.

(f) When a sleeping berth is provided the bed allowance will not apply, except when a bed has been paid for elsewhere for a portion of the night and a certificate is made to that effect.

(g) When an officer stays at any Government institution for which a charge is not made, he shall be reimbursed at the rate of 4s. per day for the period spent at such institution.

(h) Reasonable incidental expenses, such as tram and bus fares and where these are non-existent motor fare may be paid, provided in the opinion of the Commission the distance warrants it.

(i) If on account of lack of suitable regular transport facilities any officer necessarily engages lodging for the night prior to commencing travelling in order to travel by an early morning train, he shall be paid the allowance for such lodging in addition to the other allowances authorised by this Agreement.

(j) First class railway and steamer fares shall be allowed to all officers when travelling on departmental business. Railway sleeping berths shall be provided if available.

(k) When officers travel by steamer or other vessel or by railway between Perth and Adelaide in which the fare paid includes subsistence, an allowance equal to 15 per cent. of the passage money, calculated on single fare shall be paid in lieu of the ordinary travelling allowances.

(1) Officers stationed in Western Australia who travel on official business beyond the limits of the State but within the Commonwealth shall be reimbursed at the rate of 84s. in capital cities and 70s. per day elsewhere for expenses incurred; the computation of the rate to be on the basis laid down in subclause (e) hereof, provided that for the period when at sea or on rail at the rate equal to 15 per cent. of the passage money calculated on single fare.

(m) No certifying officer shall pass for payment to any officer, travelling allowance exceeding 14 days in any one month, until the endorsement of the head of the branch has been obtained on the account.

(n) Subclauses (e) to (i) under clause 20 shall also apply to this clause.

20.-Transferred and Relieving Officers.

(a) An officer who is transferred to a new locality shall be reimbursed in respect of his living expenses at the rate stated in clause 19 (c) as the case may require, for a period of fourteen days after arrival at his new headquarters: Provided that, if an officer is required to travel on official business during the said period of fourteen days, such period shall be extended by the time spent in travelling. Under no circumstances, however, shall the provisions of this subclause operate concurrently with those of clause 19 so as to permit an officer to be reimbursed in respect of both travelling and transfer expenses for one and the same period.

(b) For the purpose of this clause the headquarters of an officer engaged on more than one work shall be considered to be the place in which the principal work is located as defined by the head of the branch and while at such headquarters the officer shall not be entitled to any travelling allowance.

(c) When an officer is relieving another or is on special work away from his usual headquarters, and in consequence has in addition to his own maintenance to maintain an establishment elsewhere, he shall---

- (i) be reimbursed in respect of his living expenses for a period up to a maximum of 21 days after arrival at the new locality, at the rates per day applicable for the first 14 days in one place as prescribed by clause 19 (c) of this Agreement.
- (ii) if the period at the new locality exceeds 21 days, be reimbursed at the rate of 26s. per day if married and 17s. 6d. per day if single for the period in excess of 21 days, provided that if the latter period exceeds four weeks, the approval of the Commission shall be obtained to the continuance of the reimbursement.

An officer who cannot claim to maintain an establishment elsewhere but who is put to expense which otherwise would not be necessary for him to incur, shall, on satisfactory proof to the Commission, be granted an allowance to reimburse such expenses at a sum per day, not exceeding the above amounts.

(d) Where it is considered advisable to do so an officer's headquarters may be changed to a new locality in which case the allowance under subclause (a) may be granted for a period up to 14 days. In cases where the officer is put to expense on return to his former headquarters the allowance may also be paid up to 14 days.

(e) Officers shall travel by railway or State steamship, unless otherwise directed by the Commission.

(f) Whenever an officer does not travel by railway or State steamship, as per subclause (e) he shall be repaid the actual cost of the necessary and most economical means of conveyance upon furnishing receipts for such payment. Receipts shall not be required for any amounts under five shillings, but in lieu thereof a certificate on the account form must be made as follows:—

I certify that the sum of.....has been actually expended by me on official service.

(g) No officer shall engage other vehicles when there are public conveyances available when required.

(h) When circumstances necessitate the hire of a motor car, or other special means of transit, a special report shall accompany the account.

(i) Unless specially authorised by the head of the branch, taxi fares will not be allowed when the distance can be traversed by the ordinary modes of conveyance by rail, tram, motor or omnibus.

21.—Allowances for Vehicles, etc., Owned by Officers.

(a) The Commission may authorise a commuted allowance for the keep, or hire of horses, traps, motor bicycles or any other conveyances belonging to officers.

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(b) Officers who are required to maintain a motor car or motor cycle for travelling on official business and who are not in receipt of a commuted allowance in which the whole or portion of the cost of locomotion is included, shall, for journeys approved by the head of the branch be paid a mileage allowance to cover all expenses in connection with the car or motor cycle in accordance with the tables hereunder:—

1.-Motor Cars-Pence Per Mile.

Area aud Details	Ov	er 12 h	.p.	12 h.p. and Uuder		
	A	в	C	A	в	С
Metropolitan Area. Mile- age travelled each year on official business— 1-5-000 5,001-10,000 Over 10,000 South-West Land Division. Mileage travelled each	9.8 6.8 5.6	10.3 7.2 6.1	$10 \cdot 9$ 7 \cdot 7 6 \cdot 6	8·1 5·7 4·8	8·5 6·0 5·1	8·9 6·3 5·5
year on official busi- uess	$11 \cdot 6 \\ 8 \cdot 6 \\ 7 \cdot 4$	$ \begin{array}{c} 12 \cdot 1 \\ 9 \cdot 0 \\ 7 \cdot 9 \end{array} $	12.7 9.5 8.4	$9.5 \\ 7.1 \\ 6.2$	$9 \cdot 9 \\ 7 \cdot 4 \\ 6 \cdot 5$	$ \begin{array}{r} 10 \cdot 3 \\ 7 \cdot 7 \\ 6 \cdot 9 \end{array} $
Other Areas. Mileage trav- elled each year on official business	12.5 9.5 8.3	13.0 9.9 8.8	$ \begin{array}{r} 13 \cdot 6 \\ 10 \cdot 4 \\ 9 \cdot 3 \end{array} $	$ \begin{array}{r} 10 \cdot 2 \\ 7 \cdot 8 \\ 6 \cdot 9 \end{array} $	$ \begin{array}{r} 10 \cdot 6 \\ 8 \cdot 1 \\ 7 \cdot 2 \end{array} $	11 · 0 8 · 4 7 · 6

2.-Motor Cycles.

	Mileage travelled each year on official business					
Particulars	Up to	8,000	Over 8,000			
	Metro- politan	Country	Metro- politan	Country		
Motor cycle with sidecar (where	Pence per mile	Peuce per mile	Pence per mile	Pence per milə		
authorised)	$3.5 \\ 2.5$	$\frac{4}{3}$	$2 \cdot 0 \\ 1 \cdot 5$	$2 \cdot 5 \\ 2 \cdot 0$		

22.—Camp Allowance.

(a) Officers while in camp provided by a Government Department shall be paid an allowance of 19s. per day if married and 14s. per day if single.

(b) In special cases the above scale may be increased by the Commission.

(c) A single man in camp on satisfactory proof being supplied that he is the main support of those related to him and who resides in the State may, on the certificate of the Commission for the purpose of camp allowance, be considered a married man.

(d) A married man with his wife and family in camp for a longer period than one month in any one year shall be paid during such period the allowance for a single man.

(e) A married man whose wife resides outside the State shall be regarded as a single man.

(f) Camp allowance shall not be paid during any period in respect of which travelling expenses were reimbursed in accordance with clause 19 or during any period for which expenses were reimbursed in accordance with clause 20.

(g) The Commission shall provide camping accommodation where officers are detailed for duty by the Commission at a place where no accommodation is available.

23.—Travelling Time.

An officer, who in the course of his duties is called upon to travel after the usual time for ceasing duty, may at the discretion of the General Manager, be granted time off in respect of such time which was spent in travelling.

24.—Higher Duties Allowance.

(a) Except as hereinafter provided, an officer, other than one classed as a Relieving Officer, who is required to act in a position classified higher than that in which he himself is classified shall 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 he performs the full duties and accepts the full responsibilities of the higher position—

- (i) for a continuous period of two weeks or more for a reason other than the absence of the classified occupant of the position on normal annual leave; or
- (ii) for a continuous period in excess of a period of normal annual leave in the case of the classified occupant of the position clearing leave including a period of 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 this Agreement and shall include any public service holidays taken in conjunction with such annual 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 Commission and the Association.

(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 of the normal annual leave period;
- (iii) a period of sick 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.

25.—Dirty Work.

A special allowance shall be paid to an officer when engaged in any dirty work (including moving or sorting old books and documents) which is not part of the usual duty of the officer concerned, and which, in the opinion of the head of the branch, could be classed as dirty work; such allowance to be assessed by the Commission.

26.—Officers Paying Wages.

(a) An officer away from his headquarters, other than one whose classified duties include the payment of wages, shall when paying wages outside the metropolitan area or at construction works within the metropolitan area or at such other works as may be approved by the Commission be paid an allowance of 5s. per day or part of any day whilst so engaged in recognition of the added responsibilities provided that—

- (i) the allowance shall not exceed 10s. in any one week;
- (ii) no allowance shall be paid to an officer when in receipt of higher duties allowance for relieving or acting in a position, the classified duties of which include the payment of wages;
- (iii) no allowance shall be paid to an officer whose margin over the basic rate exceeds the maximum margin prescribed for Group II, Class 3, by Clause 6 (a) (ii) of this Agreement.

(b) An officer employed in the metropolitan area when paying wages outside that area, shall be paid an allowance of 5s. per day or part of any day whilst so engaged in compensation for damage to clothing and disabilities encountered in addition to any allowance payable in accordance with subclause (a).

27.—Qualifications Allowance—Clerical.

- (1) A male adult clerical officer who obtains-
 - (a) A diploma of Commerce or passes in five units (including English 1) of a degree course in Arts, Science or Law at the University of Western Australia or passes the final examination in all subjects of a recognised Institute of Accountants or Cost Accountants or Secretaries or the Commonwealth Institute of Valuers, or obtains the Diploma in Public Administration at the Perth Technical College, or who obtains an equal qualification approved by the Commission shall be paid, whilst in receipt of the salary margin shown in

Column "A" of the schedule hereunder, the per annum allowance indicated in column "B" of the schedule, or

(b) a degree at the University of Western Australia in Arts, Science or Law, or who obtains an equal qualification approved by the Commission, shall be paid, whilst in receipt of the salary margin shown in column "A" of the schedule hereunder, the per annum allowance indicated in column "C" of the schedule.

		Sc	hedule.	
Salary M Column Automatic Rai	1 "A'	,	Qualification Diplomate Column "B"	Graduate
155 191 227 263 299 335 371		····	£60	£90

Classified Positions:

			Diplomate	Graduate
Class.		Margins.	Column "B".	Column "C".
		£	£	£
1	 	407	60	90
1	 	443	60	90
2	 	479	60	90
2	 	515	60	90
3	 	569	60	90
3	 	623	60	90
4	 	677	60	90
4	 	731	60	90
4 5 5	 	785	30	60
5	 	839	30	60
6	 	893	Nil	30
6	 	947	Nil	Nil

(2) An officer who obtains more than one of the qualifications mentioned in this clause shall only be entitled to payment of the allowance prescribed in either column "B" or "C" of the schedule, as the case may require, and no payment shall be made for more than one of the qualifications obtained.

(3) A female officer classified in either Class 1, 2, 3 or 4 of Group II and who has completed not less than 20 years of continuous permanent service is entitled to an allowance of \pounds 30 per annum, subject to the General Manager's approval of the Head of the Section certifying as to the officer's good conduct, diligence and efficiency.

28.—Married Men's Allowance.

A male clerk who is a married man and who is the support of those related to him, on the approval of the Commission shall be entitled to an allowance equivalent to the difference between his margin and the next higher margin as prescribed in Clause 9 (a) of this Agreement until he attains the maximum margin of his grading, when such allowance shall cease and be converted to salary.

29.—Annual Leave and Holidays.

(a) The following days shall be observed as paid holidays: New Year's Day, Australia Day, Labour Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Foundation Day, Royal Show Day, for officers stationed in the metropolitan area and any alternative day observed as a Public Service holiday in any town outside the metropolitan area where officers are stationed, Queen's Birthday, Christmas Day, Boxing Day and other days which may be proclaimed as Public Service holidays.

(b) A period of two weeks' annual leave with pay shall be granted annually to an officer after a period of twelve months' continuous service.

(c) Annual leave shall be calculated to the 30th of June each year and shall be paid for at the salary the officer is in receipt of immediately prior to the time such annual leave is taken.

(d) Annual leave is to be applied for and shall be taken out at a time convenient to the Commission not later than the 30th June following the year for which it falls due unless such leave is deferred by the Commission or the approval of the Commission has been obtained for its accumulation. (e) Should any of the holidays referred to in subclause (a) hereof occur during the period an officer is on annual leave, a day in lieu of any holiday shall be added to the period of annual leave.

(f) An officer with more than six months' service who may resign from the service shall be entitled to receive payment for pro rata annual leave to the date of resignation from the service.

(g) The next of kin of a deceased officer shall be granted payment for pro rata annual leave to the date of the decease of the officer.

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

30.—Leave Without Pay.

(a) On the application of any officer the Commission may grant to him leave of absence without pay for any period not exceeding twelve months.

(b) The period during which any officer is absent on leave granted pursuant to subclause (a) hereof shall not for any purpose be included as part of such officer's period of service, provided that such leave without pay shall not in any way affect the officer's seniority.

31.-Short Leave.

(a) The Commission may on sufficient cause being shown grant an officer leave of absence not exceeding two days but all such periods of leave shall be properly recorded and at the discretion of the Commission shall or shall not be deducted from the officer's next annual leave or accumulated leave.

(b) Provided that if the leave granted under subclause (a) hereof exceeds three days in any one year the excess shall be deducted from the officer's next annual leave or accumulated leave.

32.-Long Service Leave.

(a) An officer who has completed seven years' continuous service in a permanent capacity or ten years' continuous service in a temporary capacity, or eight and one-half years' continuous service of which not less than eighteen months shall have been served in a temporary capacity or as a member of the wages staff and the balance in a permanent capacity, shall be entitled to three calendar months' long service leave on full pay or six calendar months on half pay.

(b) For each subsequent period of seven years' continuous service in a permanent capacity an officer shall be entitled to an additional three calendar months' long service leave on full pay or six calendar months on half pay.

(c) The provisions as set out in clause 31 (c) of Industrial Agreement No. 23 of 1948 and clause 31 (c) of Industrial Agreement No. 20 of 1949 shall continue to operate and be deemed to be part of this Agreement.

(d) Continuous service shall not include the period during which an officer is on long service leave or any period exceeding two weeks an officer is absent on leave without pay or any service an officer may have had before reaching the age of eighteen years.

(e) An officer who resigns (except a female officer who resigns because of marriage or approaching marriage) or is dismissed, shall not be entitled to long service leave or payment for long service leave other than that leave that had actually accrued to him prior to the date on which he resigned or the date of the offence for which he is dismissed.

(f) Any public holidays occurring during the period in which an officer is on long service leave will be treated as part of the long service leave and extra days in lieu thereof shall not be granted.

(g) Long service leave shall be taken as it falls due at the convenience of the Commission but the Commission may approve the accumulation of long service leave not exceeding six (6) months in all in any particular case, provided that in the case of an officer who, on the 5th March, 1948, had accumulated or within five years of such date shall accumulate at least six months' long service leave on full pay the Commission may approve the accumulation of his long service leave entitlements (inclusive of the long service leave already accumulated) up to a maximum of 12 months.

(h) A lump sum payment for long service leave accrued in accordance with this clause and for pro rata long service leave shall be made in the following cases:—

- (i) To an officer who retires at or over the age of sixty years or who is retired on the grounds of ill-health, provided that no payment shall be made for pro rata long service leave unless the officer has completed not less than twelve months' continuous service.
- (ii) To a female officer who resigns on marriage or approaching marriage, provided that no payment shall be made for pro rata long service leave unless the officer had completed not less than three years' continuous service before the date on which her resignation becomes effective and provided further that she produces her marriage certificate before any payment is made.
- (iii) To an officer who is retired for any other cause provided that no payment shall be made for pro rata long service leave unless the officer had completed not less than three years' continuous service before the date of his retirement.
- (iv) To the widow of an officer or to such other persons as may be approved by the Commission in the event of the death of an officer, provided that no payment shall be made for pro rata long service leave unless the officer had completed not less than twelve months' continuous service prior to the date of his death.

(i) The calculation of the amount due for long service leave accrued and for pro rata long service leave shall be made at the rate of salary of an officer at the date of retirement, resignation or death whichever applies and no such payment shall exceed the equivalent of twelve months' salary.

33.—Sick Leave.

(a) An officer who is incapacitated for duty in consequence of illness or injury shall as soon as possible advise his superior officer in sufficient time to admit of arrangements being made for the performance of his duties. Any such officer who fails to do so shall be treated as absent without leave.

(b) An officer so incapacitated for duty shall also notify his superior officer in sufficient time of the date on which he will resume duty to enable any necessary arrangements to be made.

(c) Should the absence be prolonged beyond two days, the officer shall forward to his superior officer, as soon as possible thereafter, a certificate from any legally qualified medical practitioner, showing the nature of the illness and the probable duration.

(d) An officer who finds that he is unable to resume duty on the expiration of the period shown on the first certificate shall thereupon furnish a further certificate and shall continue to do so upon the expiration of the period respectively covered by such certificates: Provided, however, that the maximum period between the dates of furnishing any two medical certificates shall be 14 days.

(e) Any officer shall, if so directed, present himself for examination by a medical officer at such time and place as may be fixed. All expenses incurred by the officer undergoing such examination may be paid by the Commission.

(f) An officer employed in a permanent capacity who has conformed to the foregoing shall be granted sick leave (exclusive of annual and long service leave) on the following basis:—

- Under three years' service—one month on full pay, four months on half pay and nine months on third pay.
- Over three years' service—three months on full pay, eight months on half pay and three months on third pay.

(g) Sick leave as above may be granted in one or more periods but the aggregate amount of leave on full, half and third pay should not exceed 14 months in any one triennial period. A triennial period to be the three years preceding the date of the application under consideration.

(h) In exceptional cases such as where an officer in discharge of his duties sustains injuries of a nature as to incapacitate him for all duty the scale set out in subclause (f) hereof may be varied by the Commission to allow a greater period of sick leave on full pay.

(i) An officer employed in a temporary capacity may on production of an adequate medical certificate be granted sick leave as follows:—

- Continuous service not exceeding six months three working days on full pay.
- Exceeding six months but not exceeding eighteen months—ten working days on full pay.
- Exceeding 18 months but not exceeding three years—ten working days on full pay and ten working days on half pay.
- Exceeding three years and for each triennial period after the expiration of the first three years—one month on full pay.

(j) An officer whose permanent appointment to the staff of the Commission is subject to a period of probationary service shall for the purposes of this clause be regarded as being employed in a temporary capacity during his period of probationary service.

(k) Indisposition not necessitating confinement to the house shall not be regarded as illness in respect of which leave of absence may be granted under this clause excepting under special circumstances as may be approved by the Commission.

(1) Sick leave shall not be granted in respect of any absence due to an officer's own fault, neglect or misconduct.

(m) Where an officer is absent as the result of injuries sustained in the discharge of his duties and is paid compensation in accordance with the provisions of the Workers' Compensation Act, half the period of absence shall be debited against sick leave entitlements.

34.—Promotions.

(a) All promotions shall be subjected to the provisions of the Government Employees (Promotions Appeal Board) Act.

(b) The selection of officers for promotion or to act in a position of higher classification shall be governed by relative ability, suitability, record and experience. If everything else is deemed equal, the senior officer shall be selected.

(c) Where the Commission considers it necessary in the interests of the Commission, a person from outside the service may be appointed to any position: Provided there is no officer in the service considered capable of filling such position.

(d) An officer promoted to a higher position shall serve a probationary period of six months. At the end of such period the head of the branch shall report to the Commission as to the fitness of the officer to fill the higher position. If the report is satisfactory the appointment shall be confirmed as from the date of taking up the duties; if unsatisfactory, the officer shall be provided for at the salary he was in receipt of prior to promotion to the higher position.

(e) Subject to the provisions of subclause (d) hereof, an officer promoted to a higher position shall be paid the minimum rate of salary prescribed for that position, provided that an officer who has been in receipt of a salary equivalent to such minimum rate for 12 months or over shall be paid on the basis of the next higher grade. If in receipt of such minimum salary for a period of less than 12 months then advancement to the next higher grade shall be made 12 months from the date the officer first received the salary equivalent to the minimum of his new position.

(f) All vacancies and new positions shall be notified to the staff by a notice exhibited on the salaried staff notice board in the head office and all depots where salaried officers are employed for at least seven days prior to filling of such vacancies or new positions.

(g) The Association shall be notified of all promotions and new appointments within 14 days of such promotions and new appointments.

35.—Resignations, Retirements and Dismissals.

(a) No officer, other than a temporary officer or an officer serving a probationary period, shall leave the Commission until the expiration of one month's written notice of his intention so to do without the approval of the Commission: Provided that a temporary officer or an officer serving a probationary period shall give two weeks' notice.

(b) Except as hereinafter provided one month's written notice shall be given by the Commission to an officer other than a temporary officer or an officer serving a probationary period, whose services are no longer required and the reason for such temination shall be stated in such notice: Provided that in the case of a tempoary officer or an officer serving a probationary period two weeks' notice shall be given.

(c) (i) Notwithstanding the provisions of subclause (b) hereof, the general manager on behalf of the Commission may summarily dismiss an officer for wilful misconduct, committed during the course of or in connection with the performance of the officer's duties: Provided that the officer shall be charged in writing with the offence and shall be allowed 24 hours in which to make his written answer to the charge: Provided further that the general manager shall consider the charge and answer before a decision to dismiss becomes effective.

(ii) The 24 hours referred to in subparagraph (i) hereof shall not include weekends, service holidays, or days on which an officer is rostered off duty.

(d) Unless the head of the section recommends and the general manager certifies that her continuance in office is required in the public interest, a female officer upon her marriage, shall tender her resignation as an officer of the Commission subject to the provisions of subclause (a) hereof: Provided that nothing in this clause shall debar the Commission from subsequently re-employing such officer in a temporary capacity.

36.—Payment of Salaries.

(a) Salaries shall be paid fortnightly on each alternate Friday except where the usual pay day falls on a public holiday when payment shall be made on the previous Thursday.

(b) For an officer working a five-day week a day's salary shall be calculated as one two hundred and sixty-first of the annual salary rate.

(c) A fortnight's salary shall be computed by dividing the annual salary rate by two hundred and sixty-one and multiplying the result by ten.

(d) The hourly rate of pay shall be calculated as one seventy-fifth of a fortnight's salary for those officers working a $37\frac{1}{2}$ hour week and one-eightieth of a fortnight's salary for those officers working a 40-hour week.

37.—Channel of Communication.

The Association shall be recognised as the channel of communication within the ambit of this Agreement between the staff of the Commission and the Commission and no complaint or other communication from any other organised body will be received.

38.—Rights of Appeal.

(a) Written notice of appeal may be made following a General Reclassification in accordance with clause 5 (iii) by a member of the Association in respect of the title, classification, reclassification or salary of such member, on the grounds of:—

(i) added responsibilities; or

(ii) an anomaly exists

and shall be lodged with the Commission within one (1) month of publication of the general reclassification. (b) For periods between general reclassifications where a member of the Association has requested an alteration to the title or classification of such member on the grounds of:—

(i) inaccurate title, or

(ii) added responsibilities.

Writen notice of appeal shall be lodged with the Commission within one (1) month of being notified of its decision.

(c) An Appeal Board consisting of a Chairman, mutually agreed between the parties to this agreement or failing agreement, selected by the Court from the nominees of the parties and two other representatives one to be nominated by each of the parties shall be set up as may be required from time to time to hear and determine any appeal or appeals.

(d) The decision of the Board shall be final and binding on all parties.

39.—Taking Over of Employees.

The Commission reserves the right to absorb into its salaried staff employees of any undertaking which the Commission may at any time take over.

Should the Union not agree with the classification granted to any such new employee, it shall have the right of appeal to the Appeal Board.

40.-Special Provisions for Shift Workers.

(a) The following conditions shall apply to shift workers only. For the purpose of this Agreement a "shift worker" shall mean an officer who is required to work shifts on a rotating roster system.

(b) Hours of Duty. The normal working hours of officers referred to in this clause shall be forty (40) hours per week, to be worked in shifts of eight (8) hours each in accordance with a roster as mutually agreed upon by the parties to this Agreement. Provided that where agreement cannot be reached by the parties, either party may refer the matter in dispute to the Court of Arbitration for settlement.

- (c) Overtime:
 - (i) Overtime shall mean time worked in excess of the rostered hours of duty in any day. Overtime shall be paid for as follows:—
 - (1) Monday to Friday inclusive, at the rate of time and a half for the first four (4) hours and double time thereafter.
 - (2) Saturday or Sunday on which the officer is rostered for duty—at the rate of double time.
 - (3) Saturday or Sunday on which the officer is brought on for duty when such day is his rostered day off duty —at the rate of double time.
 - (ii) Provided that where an officer is called back to duty after completing his ordinary day's work he shall be paid a minimum of two hours at overtime rates.
 - (iii) In computing the number of hours worked time absent on sick leave and holidays when paid for, shall be treated as time worked.
 - (iv) Notwithstanding the provisions of subclause (i) of this clause, any excess hours worked by an officer that is occasioned by late relief or as a result of arrangements between the officers themselves with the approval of the officer in charge, shall not be recognised as overtime.
 - (v) Double time (that is to say twice the ordinary rate) shall be the maximum rate payable for overtime under any of the provisions of this Agreement.

(d) Saturday Time.—Time worked by an officer on his rostered Saturday shift shall be paid for at ordinary rate plus 50 per cent. extra. The time worked on such Saturday up to a maximum of eight (8) hours only shall be included in the week's work but the extra rate of 50 per cent. shall stand alone and be paid for in addition to any working time at ordinary rate to which he is entitled. (e) Sunday Time.—Time worked by an officer on his rostered Sunday shift shall be paid for at ordinary rates plus one hundred per cent. (100%)extra. The time worked on such Sunday up to a maximum of eight (8) hours only shall be included in the week's work, but the extra rate of one hundred per cent. (100%) shall stand alone and be paid for in addition to any working time at ordinary rate to which he is entitled.

(f) (i) The daily salary rate shall be ascertained by dividing the annual salary rate by two hundred and sixty-one.

(ii) The hourly salary rate shall be ascertained by dividing the daily salary rate by eight.

(iii) The fortnightly salary rate shall be ascertained by multiplying the daily salary rate by ten.

(g) Holidays:

- (i) After twelve months continuous service officers shall be granted three (3) consecutive weeks annual leave on full pay, provided that any officer who works shifts on a rotating roster which does not provide for work on Saturdays and Sundays shall be entitled to two consecutive weeks annual leave on full pay and in addition all officers shall be granted public holidays as gazetted by the Western Australian Government.
- (ii) Any officer required to work on any of the public holidays referred to in subparagraph (i) hereof shall be paid for the time so worked as if it was an ordinary working day and shall in addition be allowed a days leave with pay to be added to the annual leave or to be taken at some subsequent date if the worker so agrees.
- (iii) Annual leave shall be calculated to the 30th of June of each year and shall be paid for at the salary the officer is in receipt of immediately prior to the time such leave is taken but an officer occupying a higher position temporarily shall only be entitled to the higher rate whilst on annual leave, providing such officer resumes in the same or any higher position.
- (iv) Annual leave is to be applied for and shall be taken at a time convenient to the Commission, not later than the thirtieth of June following the year for which it falls due. At the expiration of that time the leave shall lapse, unless such leave is deferred by the Commission or the approval of the Commission has been obtained for its accumuation.

Each application for leave to accumulate must be supported by good and sufficient reason and the granting of such shall be subject to the recommendation of the Officer in Charge and to the approval of the Commission.

- (v) Should any of the public holidays referred to in sub-clause (i) hereof occur during a period an officer is on annual leave a day in lieu of any such holiday shall be added to the period of leave or taken at some future time if the Commission so approves.
- (vi) An officer who may resign from the service or whose services have been dispensed with shall be entitled to receive payment for pro rata annual leave to the date of leaving the service: Provided any officer who for drunkenness, peculation, or any such irregularity has been dismissed shall forfeit all claim to annual leave.

41.—Probationary Service Prior to Appointment to Staff.

Each newly engaged officer shall serve to the satisfaction of the Commission a probationary period of six months before he or she is considered for appointment to the permanent salaried staff. All notices of engagements and appointments shall be given in writing. 42.—Term of Agreement.

This Agreement shall be for a term of three years commencing from 1st July, 1961.

Provided that either party to this Agreement may at any time after the date of this Agreement, negotiate with the other party to amend or add to this Agreement and if both parties agree, such Agreement may be amended by a supplementary Agreement which shall be concurrent with this Agreement.

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

Signed for and on behalf of the State Electricity Commission of Western Australia Salaried Officer's Association (Union of Workers).

[L.S.]

President.

P. W. HUGHES, Secretary.

E. NEESHAM,

Signed for and on behalf of the State Electricity Commission of Western Australia in the presence of-

J. A. FARMER.

JAMES B. JUKES, General Manager.

COMPANIES ACT, 1943-1961.

Notice of Intention to Cease Business in Western Australia.

NOTICE is hereby given that Barry's Linoleum (Australia) Limited, a company registered under Part XI of the Companies Act, 1943-1946, and hav-ing its registered office at Chancery House, 3 Howard Street, Perth, in the State of Western Australia, intends voluntarily to cease to carry on business in the said State on and after the 31st October, 1962.

Dated this 25th day of July, 1962.

J. A. BRYDEN, Attorney for Western Australia.

COMPANIES ACT, 1943-1961. Notice of Intention to Cease Business in Western

Australia. NOTICE is hereby given that Issco Pty. Limited, a company incorporated in the State of New South Wales and registered under Part XI of the Com-panies Act, 1943-1961, and having its registered office at 265 Great Eastern Highway, Rivervale, in the State of Western Australia, intends volun-tarily to cease to carry on business in the said State on and after the 14th day of December, 1962.

Dated this 31st day of July, 1962.

N. J. HOLLINGSWORTH, Agent in Western Australia. Nicholson, Verschuer & Nicholson, 97 St. George's Terrace, Perth, Solicitors for the Company.

COMPANIES ACT, 1943-1961.

Notice of Situation of Registered Office.

Forest Glen Pty. Ltd.

NOTICE is hereby given that the registered office of Forest Glen Pty. Ltd. is situated at 18 St. George's Terrace, Perth, and that the days and hours during which such Office is accessible to the public are as follows: On Mondays to Fridays inclusive (except public holidays), between the hours of 10 a.m. and 4 p.m.

Dated the 27th day of July, 1962.

LOHRMANN TINDAL & GUTHRIE, Solicitors for the Company. (4)-61548

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

(Company No. 8 of 1962.)

In the matter of Simdan Pty. Ltd. and in the matter of The Companies Act, 1943-1961.

NOTICE is hereby given that a petition for an order for winding up the abovenamed company was, on the 1st day of August, 1962, presented to the Supreme Court of Western Australia by William Garnsworthy Bennett, Edna Francis Duirs, William Henry Harvey, Metal Traders (Australasia) Pty. Ltd., Albert Ernest Greenwood and John Trezise Eddy trading as "B.H.E. Syndi-cate."

The said petition is directed to be heard on the 4th day of September, 1962, and any creditor, contributory, or shareholder of the said company desiring to oppose the making of an order for the winding up of the said company under the the Winding up of the said company under the said Act, should appear at the time of hearing, by himself, or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor, contributory or shareholder of the said Company requiring the same, by the undersigned on payment of the regular charge for the same.

STONE, JAMES & CO. of 81 St. George's Terrace, Perth, Solicitors for the Petitioner.

COMPANIES ACT, 1943-1961.

Hapar Ltd.

NOTICE is hereby given that the registered office of Hapar Ltd. is situated at 76 King Street, Perth, and that the days and hours during which such office is accessible to the public are as follows: Mondays to Fridays inclusive (public holidays excepted), from 9 a.m. to 5 p.m.

Dated this 11th day of July, 1962.

V. SKOPEK, Director.

COMPANIES ACT, 1943-1961.

Notice of Situation of Registered Office of a Com-pany Incorporated Outside Western Australia which Carries on Business or is about to Carry on Business within Western Australia and of the Days and Hours During which such Office is Accorsible to the Bublia is Accessible to the Public.

(Pursuant to Section 330 (4).)

FISONS AUSTRALIA PTY. LIMITED hereby gives PISONS AOSTRALIA PIY. LIMITED hereby gives notice that the registered office of the company is situated at the office of Messrs. Price, Water-house & Co., Chartered Accountants, Second Floor, 25 William Street, Perth, and that the days and hours during which such office is accessible to the public are as follows: Mondays to Fridays inclusive (except public and bank holidays), from 9 a.m. to 5 p.m.

Dated this 7th day of August, 1962.

E. J. HURST,

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 Special Resolution for Voluntary

Winding Up.

(Pursuant to Section 232 (1).) NOTICE is hereby given that at a general meeting of Albany Denmark Fishermen's Co-operative Pty. Ltd., duly convened and held at the registered office of the company on the 27th day of July, 1962, at 8.30 o'clock in the evening, the following. special resolution was duly passed:-

That the Albany Denmark Fishermen's Co-That the Albany Denmark Fishermon's operative Pty. Ltd. be wound up voluntarily and that James Jack Frost, Chartered Accountant, be appointed Liquidator. Dated the 31st day of July, 1962.

Chairman of Meeting.

COMPANIES ACT, 1943-1961.

Notice of Special Resolution for Voluntary Winding Up.

(Pursuant to Section 232 (1).)

NOTICE is hereby given that at a general meeting of Ronfred & Company Pty. Limited, duly con-vened and held at 49 William Street, Perth, on the 30th day of July, 1962, at ten o'clock on the forenoon, the following special resolution was duly passed :-

That the company would be wound up voluntarily and that Mr. Gordon Leslie Stewart Williams be appointed as Liquidator. Dated the 31st day of July, 1962.

(Sgd.) F. C. JAMES, Chairman of Meeting.

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).)

Standard Marine Insurance Company Limited. STANDARD MARINE INSURANCE COMPANY LIMITED hereby gives notice that the registered office of the company was, on the 30th day of July, 1962, changed to and is now situated at Second Floor, Steamship Building, 168 St. George's Terrace, Perth.

Dated this 1st day of August, 1962.

J. H. NEWTON, Attorney for Western Australia.

COMPANIES ACT, 1943-1961. (Section 99 (4).)

Annandale Pty. Ltd.

NOTICE is hereby given that the registered office of Annandale Pty. Ltd. is situate at "Annandale" Farm, Beverley, and that the days and hours during which such office is accessible to the public are as follows: From Monday to Friday inclusive in each week (other than public holidays), between the hours of 9 a.m. and 5 p.m.

Dated this 1st day of August, 1962.

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

COMPANIES ACT, 1943-1961. (Section 99 (4).)

Iluka Pty. Ltd.

NOTICE is hereby given that the registered office of Iluka Pty. Ltd. is situated at 288 Hay Street, Perth, and that the days and hours during which such office is accessible to the public are as fol-lows: From Monday to Friday inclusive in each week (other than public holidays), between the hours of 9 a.m. and 5 p.m.

Dated this 27th day of July, 1962.

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

COMPANIES ACT, 1943-1961.

(Section 99 (4).)

Pickering Brook-Karragullen Growers Co-operative Limited.

NOTICE is hereby given that the registered office of Pickering Brook-Karragullen Growers Co-operative Limited is situated at Lot 3, Repatriation Road, Pickering Brook, and that the days and hours during which such office is accessible to the public are as follows: From Monday to Friday in-clusive in each week (other than public holidays), between the hours of the such form between the hours of 9 a.m. and 5 p.m.

Dated this 2nd day of August, 1962.

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

COMPANIES ACT, 1943-1961.

Notice of Situation of Registered Office of a Com-pany Incorporated Outside Western Australia which Carries on Business or is about to Carry on Business within Western Australia and of the Days and Hours During which such Office is Accessible to the Public.

(Pursuant to Section 330 (4).)

O'Donnell Griffin Fishbach and Moore Pty. Limited.

(Incorporated in the State of Victoria.)

O'DONNELL GRIFFIN FISHBACH AND MOORE PTY. LIMITED hereby gives notice that the registered office of the Company is situate at care of Messrs. Unmack & Unmack, London Assurance House, 12 Howard Street, Perth, and that the days and hours during which such Office is accessible to the Public are as follows: 10 a.m. to 12 noon and from 2 p.m. to 4 p.m. Mondays to Fridays (public holidays excepted).

Dated the 7th day of August, 1962.

G. K. BIDDLES, Agent in Western Australia.

Messrs. Unmack & Unmack, London Assurance House, 12 Howard Street, Perth, Solicitors for the abovenamed Company.

COMPANIES ACT, 1943-1961.

Scripture Press Pty Ltd.

NOTICE is hereby given that the registered office in Western Australia of the abovenamed company, which is incorporated in Queensland, is situated at the office of Messrs. Parker & Parker, 21 Howard Street, Perth, and that the days and hours during which it is accessible to the public are from Monday to Friday inclusive in each week between the hours of 9 a.m. and 5 p.m. (public holidays excented) holidays excepted).

Dated the 1st day of August, 1962.

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

COMPANIES ACT, 1943-1961.

Notice of Increase in Share Capital Beyond the Registered Capital.

(Section 66.)

The Dowerin Farmers Co-operative Company

Limited. Limited. 1. THE DOWERIN FARMERS CO-OPERATIVE COMPANY LIMITED hereby gives notice that by a special resolution of the company passed on the 26th day of July, 1962, the nominal share capital of the company was increased by the addition thereto of the sum of five thousand pounds divided into five thousand shares of one pound each be-yond the registered capital of fifteen thousand pounds pounds.

£1.

3. The conditions (e.g., voting rights, dividends, etc.) subject to which the new shares have been or are to be issued are as follows:---

- (a) All members will have equal voting rights irrespective of the number of shares held.
- (b) Dividends to be paid as approved by shareholders in annual general meeting, but not to exceed an amount which is five pounds per cent. per annum in excess of the Commonwealth Bank rate of interest for the time being on fixed deposits for two
- vears.

Dated this 3rd day of August, 1962.

and a second second

L. C. METCALF. Chairman.

COMPANIES ACT, 1943-1961. Notice of Situation of Registered Office. Re Bros. Pty. Ltd.

NOTICE is hereby given that the registered office of Re Bros. Pty. Ltd. is situated at 230 William Street, Perth, and that the days and hours during which such office is accessible to the public are: From 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. on all week days except Saturdays and public holidays.

Dated this 4th day of July, 1962.

(Sgd.) D. W. FINKELSTEIN, Solicitor for the Company.

D. W. Finkelstein, of 63 St. George's Terrace,

Perth, Solicitor for the Company.

COMPANIES ACT, 1943-1947.

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).)

Pearl Assurance Company Limited.

PEARL ASSURANCE COMPANY LIMITED hereby gives notice that the registered office of the company was, on the 30th day of July, 1962, changed to and is now situated at Second Floor, Steamship Building, 168 St. George's Terrace, Perth.

Dated this 1st day of August, 1962.

J. H. NEWTON, Manager for Western Australia.

COMPANIES ACT, 1943-1961.

(Pursuant to Section 330 (4).)

RENBAR PTY LTD. hereby gives notice that the registered office of the company is situated at 548 Beaufort Street, Mt. Lawley, and that the days and hours during which such office is accessible to the public are as follows: From 10 a.m. to 4 p.m. daily, Mondays to Fridays.

Dated this 6th day of August, 1962.

T. O. SHIERLAW.

COMPANIES ACT, 1943 AND AMENDMENTS.

J. G. Kyros Pty. Ltd.

Notice of Registered Office.

TAKE notice that the registered office of J. G. Kyros Pty. Ltd. is situated at 15 Darnell Avenue, Mount Pleasant, and is open to the public for the transaction of business between: 9 a.m. to 1 p.m. and 2 p.m. to 5 p.m. Monday to Friday inclusive, 9 a.m. to 12 a.m. Saturday (public holidays excepted).

Dated the 30th day of July, 1962.

B. P. KAKULAS, For Kakulas & Kakulas, Solictors for the Applicants, 29 Barrack Street, Perth.

COMPANIES ACT, 1943-1961.

Notice of Situation of Registered Office and of the Days and Hours during which such Office is Accessible to the Public.

(Pursuant to Section 99 (4).)

McCoy Building Co. Pty. Ltd.

NOTICE is hereby given that the registered office of McCoy Building Co. Pty. Ltd. is situated at 60 Rome Road, Melville, and that the days and hours during which such office is accessible to the public are as follows: Mondays to Fridays (public holidays excepted), from 9 a.m. to 5 p.m.

Dated the 30th day of July, 1962.

G. G. HAMMOND, of Hammond & Paterson, Solicitors for the Company.

COMPANIES ACT, 1943-1961.

Notice of Change of Company Name.

(Section 30 (5).)

NOTICE is hereby given that Tyresoles (Western Australia) Pty. Limited has, by a special resolution of the company and with the approval of the Registrar of Companies, signified in writing, changed its name to Dunlop Tyresoles (W.A.) Pty. Ltd.

Dated the 31st day of July, 1962.

T. MACFARLANE, Registrar of Companies.

COMPANIES ACT, 1943-1961.

Notice of Change of Company Name.

(Section 30 (5).)

NOTICE is hereby given that The Western Australian Insurance Custodians Limited has, by a special resolution of the company and with the approval of the Registrar of Companies, signified in writing, changed its name to Permanent Custodians Limited.

Dated the 31st day of July, 1962.

T. MACFARLANE, 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.

Multiplex Constructions Pty. Ltd.; 31st July, 1962. J. G. Kyros Pty. Ltd.; 31st July, 1962.

McCoy Building Co. Pty. Ltd.; 31st July, 1962. Metal Craft (W.A.) Pty. Ltd.; 1st August, 1962. The Grove Shopping Centre Pty. Ltd.; 1st August, 1962.

Iluka Pty. Ltd.; 1st August, 1962. Datson's Cakes Pty. Ltd.; 2nd August, 1962. Annandale Pty. Ltd.; 3rd August, 1962.

Dated this 8th day of August, 1962.

T. MACFARLANE,

Registrar of Companies.

Companies Registration Office, Second Floor, Cecil Building, Sherwood Court, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Arthur Nash, late of 57 Rookwood Street, Mount Lawley, in the State of Western Australia, Retired Business Manager, deceased.

ALL claims and demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 11th day of September, 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 demands of which it shall then have had notice.

Dated this 21st day of July, 1962.

LOH	IRM	IANN,	, TINDAL & GUTHRIE, Perpetual Trustee Bui	์ 174
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	1.15		ing, 89 St. George's T	er-
÷.,		1.1	race, Perth, Solicitors	for
			the Executor.	

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Harold Meleng, late of 2 Court Street, Highgate, in the State of Western Australia, Hotel and Bar Manager,

deceased. 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 11th day of September, 1962, after which date the said Executor will proceed to dis-tribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which it shall then have had notice have had notice.

Dated this 2nd day of August, 1962.

BOULTBEE, GODFREY & VIRTUE,
of 44 St. George's Terrace, Perth,
Solicitors for the Executor.

THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION. \mathbf{IN}

In the matter of the Will of Martha Frances White, late of 28 Raleigh Street, Carlisle, in the State of Western Australia, Married Woman, deceased.

ALL claims or demands against the estate of the ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian Trustee, Execu-tor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 11th day of September, 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 demands of which it shall then have had motice demands of which it shall then have had notice.

Dated this 6th day of August, 1962.

WHEATLEY & SONS of 49 St. George's Terrace, Perth, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

In the matter of the Will of Zechariah Junk (in the Will and commonly known as John Junk), late of Burracoppin, in the State of Western Australia, Farmer, deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor of the Will, The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 11th day of September, 1962, after which date the said Executor will proceed to distribute the assots said Executor will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims and de-mands of which it shall then have had notice. Dated the 7th day of August, 1962.

RICHARD S. HAYNES & CO., Solicitors, A.M.P. Chambers, 25 William Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Ernest Milner, formerly of 49 Queen Victoria Street, South Bank, in the City of York, England, but late of Yealering, in the State of Western Austra-lia, Farm Labourer, deceased.

11a, Farm Labourer, deceased. ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executors, care of Messrs. Stone, James & Co., of 81 St. George's Terrace, Perth, on or before the 11th day of September, 1962, after which date the said Executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice. notice.

Dated the 7th day of August, 1962.

STONE, JAMES & CO., Solicitors for the Executors.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of James Harluf Holst, formerly of 273 Piccadilly Street, Kalgoorlie, in the State of Western Australia, but late of 9 Cooper Street, Mandurah, in the said State, Electrician (in the Will Master Electrician), deceased.

ALL claims or demands against the estate of the abovenamed deceased must be sent in writing to the Executor, The West Australian. Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, on or before the 11th day of September, 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 shall then have had notice.

Dated the 8th day of August, 1962.

FRANK UNMACK & CULLEN, of 45 Market Street, Fremantle, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA-PROBATE JURISDICTION.

Notice to Creditors and Claimants.

NOTICE is hereby given that all persons having claims or demands against the estates of the undermentioned deceased persons are hereby re-quired to send particulars of such claims or demands to me in writing on or before the 10th day of September, 1962, after which date I will person to detail the period of deceased proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 3rd day of August, 1962.

W. J. ROBINSON,

Public Trustee.

Public Trust Office, 555 Hay Street, Perth, W.A.

Name; Occupation; Address; Date of Death.

- Foy, Alma Muriel Hazel; Married Woman; late of Bidgemia Station, via Carnarvon, and of Marriott Road, Wattle Grove; 1/6/62.
- Munro, James Stewart Graham; Schoolmaster; late of Shenton Road, Swanbourne; 24/4/62.
- Barrett-Lennard, Septimus; Retired Farmer, formerly of Marchagee but late of 416 South Terrace, South Fremantle; 28/6/62.
- Davey, Leslie Vernon; Retired Public Servant; late of 48 Solomon Street, Fremantle; 10/7/62.
- Cullis, Ellen Clara; Widow; late of 13 Simper Street, Wembley; 9/6/62.
- Aitken, Arthur James; Retired Prospector and Miner; formerly of 10 Cargill Street, Victoria Park, but late of 106 Nanson Street, Wembley; 23/6/62.
- Arnold, William; Retired Brewery Employee; late of River Foreshore, East Fremantle; 28/6/62.
- Blockley, John; Retired Dairyman; late of 26 Sixth Avenue, Bassendean; 18/7/62.
- McKie, John; Retired Civil Servant; late of 20 Edward Street, Nedlands; 9/5/62.
- Cochran, Henry Collins (also known as Cochran, Henry); Business Proprietor and Musician; late of 506 Hay Street, Perth, and 3 Lawrence Street, Como; 25/7/62.
- Annakin, Randolph George; Retired Fitter; late of 124 Derby Road, Shenton Park; 9/7/62.
- Sharp, Elizabeth; Widow; late of 92 Great Northern Highway, Midland; 25/6/62.
- Thornton, Ella May; Married Woman; late of 13 Golding Street, Perth; 16/3/62.
- Kelly, Robert Michael; Station Manager; late of De Grey Station, Port Hedland; 23/1/62.
- Madden, John David; Apprentice Electrician; late of 81 Bungaree Road, Cannington; 24/3/62.

Name; Occupation; Address; Date of Death. Cleak, Victor Evelyn; Steward; late of 111 London Street, Mount Hawthorn; 25/5/62.

- Nicholson, Mary Alice; Widow; formerly of 20 Walpole Street, Swanbourne, but late of 135 Claremont Crescent, Swanbourne; 21/6/62.
- Biggie, Terence John Lennon (also known as BIGGIE, Terence John); Retired Soldier; formerly of 215 Pier Street, Perth, but late of Claremont; 20/7/62.
- Mattsson, Enar Jarl; Engine Driver; late of Marble Bar; 14/5/62.
- oda, Andrea Gioseppe (Pagoda, Andrea Guiseppe, and Pagoda, Andrew Joseph); Fitter's Labourer; late of 45 Mosaic Street, Pagoda. Riverton; 7/6/62.
- Smith, Sydney John Leslie; Retired Timber Worker and Night Watchman; late of 4 Axon Street, Subiaco; 29/1/62.
- McAllan, Thomas John; Retired Moulder; late of 49 Balmoral Street, East Victoria Park; 49 Bah 11/3/62.

PUBLIC TRUSTEE ACT, 1941-1953.

NOTICE is hereby given that, pursuant to section 14 of the Public Trustee Act, 1941-1953, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 6th day of August, 1962.

W. J. ROBINSON, Public Trustee, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.

Preece, Richard; Retired Labourer; late of care of Caralinga Estate, Borden; 17/7/61; 30/7/62.

- Smith, Sydney John Leslie; Retired Timber Worker and Nightwatchman; late of 4 Axon Street, Subiaco; 29/1/62; 25/7/62.
- Wickens, Arthur William; Mechanic; late of Christmas Creek Station, via Fitzroy Crossing; 1/1/62; 9/7/62.
- Anderson, Winifred Amy; Divorcee; late of Clare-mont; 22/2/62; 30/7/62.
- Biddle, Thomas Charles; Retired Plumber; late of Nedlands; 3/5/58; 23/7/62.

Brown, Charles William; Retired Farmer; late of Dwellingup; 11/4/62; 30/7/62.

Langley, Ellis Dean; Retired Labourer; late of Nedlands; 5/1/62; 23/7/62.

Opacak, Ante; Labourer; late of 169 Lake Street, Perth; 4/12/61; 23/7/62.

Pollard, Jane Margaret May; Widow; late of 64 Ninth Avenue, Maylands; 16/11/61; 9/7/62.

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

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GOVERNMENT GAZETTE.

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The Government Gazette is published on Friday in each week, unless interfered with by public holi-days or other unforeseen circumstances.

SUBSCRIPTIONS.—The subscription to the Government Gazette is as follows:— $\pounds 4$ per annum, $\pounds 2$ 5s. per half year, and $\pounds 1$ 5s. per quarter, including postage. Single copies current year, 2s.; previous years, up to ten years, 4s.; over ten years, 7s.; postage over a start of the second postage extra.

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By Authority : ALEX. B. DAVIES, Government Printer