

# Government Gazette

OF

### WESTERN AUSTRALIA

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No. 27]

PERTH: FRIDAY, 5th APRIL

[1963

### EASTER HOLIDAYS. GOVERNMENT GAZETTE.

THE next issue of the Government Gazette will be published on Thursday, 11th April, 1963, in lieu of Good Friday, 12th April, 1963.

All notices for insertion therein must be received BEFORE 10 a.m. on WEDNESDAY, 10th April, 1963.

A. B. DAVIES, Government Printer.

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this 20th day of March, 1963, the following Orders in Council were authorised to be issued:—

### Land Act, 1933-1962. ORDER IN COUNCIL.

Corres. 637/60.

WHEREAS by section 33 of the Land Act, 1933-1962, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, body corporate, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order and with power of subleasing; and whereas it is deemed expedient that Reserve No. 25735 (Canning Location 1771) should vest in and be held by the Town of Melville in trust for the purpose of a Nursery School Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserve shall vest in and be held by the Town of Melville in trust for a Nursery School Site with power to the said Town of Melville, subject to the approval in writing of the Minister for Lands being first obtained, to lease the whole or any portion of the said reserve for any term not exceeding 21 years from the date of the lease.

exceeding 21 years from the date of the lease.

(The Order in Council issued under Executive Council Minute No. 1585, dated the 18th August, 1960, is hereby superseded.)

(Sgd.) P. L. SPARROW, Acting Clerk of the Council.

### Land Act, 1933-1962. ORDERS IN COUNCIL.

WHEREAS by section 33 of the Land Act, 1933-1962, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, body corporate, or other person or persons to be named in the order in trust for the like or other public purposes to be specified in such order; And whereas it is deemed expedient as follows:

Corres. 672/90.—That Reserve No. 2184 should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water.

Corres. 2018/00.—That Reserve No. 7128 (Kojonup Location 122) should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water.

Corres. 2643/30.—That Reserve No. 20523 (Ninghan Location 4111) should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water.

(The portion of the Order in Council issued under Executive Council Minute No. 2398, dated the 7th October, 1930, is hereby superseded.)

Corres. 453/62.—That Reserve No. 26618 (Swan Location 7584) should vest in and be held by the Shire of Perth in trust for the purpose of Recreation.

Corres. 2702/60.—That Reserves No. 26677 to 26682 (inclusive) should vest in and be held by The Fauna Protection Advisory Committee of Western Australia in trust for the purpose of Conservation of Flora and Fauna.

Corres. 2323/62.—That Reserve No. 26685 (Piawaning Lot 45) should vest in and be held by the Commissioner of Main Roads in trust for the purpose of Quarry (Sand).

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

(Sgd.) P. L. SPARROW, Acting Clerk of the Council.

### LAND AGENTS ACT, 1921.

Application for License in the First Instance. To the Court of Petty Sessions at Northam: I, PERCIVAL GEORGE NORRISH, of 173 Welling-

ton Street, Northam, Business Proprietor, having attained the age of 21 years, hereby apply on my behalf for a license to carry on the business of a land agent under the Land Agents Act, 1921. The principal place of business will be at 115 Fitzgerald Street, Northam.

Dated the 26th day of March, 1963.

P. NORRISH.

### Appointment of Hearing.

I hereby appoint the 10th day of May, 1963, at 10 o'clock in the forenoon, as the time for the hearing of the foregoing application at the Court of Petty Sessions at Northam.

Dated the 1st day of April, 1963.

A. JAQUES, Clerk of Petty Sessions.

Objections 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.

## Public Service Commissioner's Office, Perth, 3rd April, 1963.

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

Ex. Co. 603, P.S.C. 719/62—J. P. Mahoney, Clerk, to be Clerk, C-II-1, Registrar General's Office, Chief Secretary's Department, as from 7th December, 1962.

Ex. Co. 603, P.S.C. 752/62—B. R. Klopper, Architect, Grade 3, to be Architect, Grade 2. P-II-8/9, Drawing Office, Architectural Division, Public Works Department, as from 28th December, 1962.

Ex. Co. 603, P.S.C. 673/62—L. J. Wood, Clerk, to be Clerk, C-II-1, Internal Audit Section, Accounts Branch, Chief Secretary's Department, as from 9th November, 1962.

Ex. Co. 603, P.S.C. 317/63—K. G. James, Weed Control Officer, Seed Certification and Weed Control Branch, to be Field Technician, Grade 3, G-II-1/2, Research and Survey Branch, Soils Division, Department of Agriculture, as from 22nd February, 1963.

Ex. Co. 603, P.S.C. 749/62—B. J. Kidd, Architect, Grade 3, to be Architect, Grade 2, P-II-8/9, Drawing Office, Architectural Division, Public Works Department, as from 28th December, 1962.

Ex. Co. 603, P.S.C. 750/62—F. Anderson, Architect, Grade 3, to be Architect, Grade 2, P-II-8/9, Drawing Office, Architectural Division, Public Drawing Works Department, as from 28th December, 1962.

Ex. Co. 603, P.S.C. 792/62—E. P. G. Brand, Clerk, to be Clerk, C-II-1, Accounts Branch, Department of Agriculture, as from 1st February, 1963.

Ex. Co. 603, P.S.C. 303/63-W. P. Redwood, Clerk, Conveyancing Section, Solicitor General's Office, to be Clerk, C-II-1, Strong Room, Land Titles Office, Crown Law Department, as from 15th February, 1963.

Ex. Co. 603, P.S.C. 336/63—R. C. Clausen, Field Assistant, Wongan Hills, to be Assistant Manager, G-II-2/3, Badgingarra, Research Stations Branch, Wheat and Sheep Division, Department of Agriculture, as from 15th March, 1963.

Ex. Co. 603, P.S.C. 788/62—N. A. Chester, Clerk, to be Senior Clerk, C-II-5/6, Conveyancing Section, Public Trust Office, Crown Law Department, as from 1st February, 1963.

Ex. Co. 505, P.S.C. 672/62—D. A. Coates, Clerk Assistant, to be Chief Clerk, C-II-7, Clerical Branch, Public Health Department, as from 9th November, 1962.

Ex. Co. 603, P.S.C. 751/62—M. McDonald, Architect, Grade 3, to be Architect, Grade 2, P-II-8/9, Drawing Office, Architectural Division, Public Works Department, as from 28th December, 1962.

Ex. Co. 603, P.S.C. 729/62—N. F. Mathea, Clerk (Research), Clerical Branch, Education Department, to be Clerk, C-II-1, Accounts Branch, Crown Law Department, as from 14th December, 1962.

Ex. Co. 505, P.S.C. 310/63—G. A. R. Clift, Clerk, Harvey Water Supply, Accounting Division, Public Works Department, to be Welfare Inspector, G-II-1/3, Field Division, Native Welfare Department, Street, Techniques, 1988 ment, as from 15th February, 1963.

Ex. Co. 603, P.S.C. 790/62—P. A. Bennetts, Clerk, Audit Department, to be Clerk, C-II-1, Pay Office, Accounting Division, Public Works Department, as from 1st February, 1963.

Ex. Co. 505, P.S.C. 310/63—G. B. Downes, Clerk, Statistical Branch, Education Department, to be Welfare Inspector, G-II-1/3, Field Division, Native Welfare Department, as from 15th February, 1963.

Ex. Co. 603, P.S.C. 329/63—H. G. Bloor, Auditor and Inspector, Grade 3, to be Auditor and Inspector, Grade 2, C-II-4/5, Inspection Branch, Local Government Department, as from 8th March, 1963.

And has accepted the following resignations: Ex. Co.; Name; Department; Date.

505; C. A. Symmans; Public Works; 18/4/63.

603; P. Troode-Stone; Metropolitan Water Supply; 21/3/63.

603; A. A. Albuquerque; Public Health; 1/3/63.

603; N. Johns; Education; 15/3/63.

603; J. Rowney; Public Works; 11/4/63.

505; B. M. Hedges; Education; 8/3/63.

603; M. M. Jackson; Public Works; 14/2/63.

603; A. F. Brittain; Police; 6/3/63.

603; M. A. Merson; Crown Law; 8/3/63.

505; J. I. Richards; Public Works; 15/3/63.

505; J. G. Moysey; Public Works; 15/3/63.

505; J. J. Boyd; Education; 28/2/63.

603; D. J. Hughes; Lands and Surveys; 29/3/63.

505; J. J. Stanley; Chief Secretary's; 14/3/63.

505; K. E. Morrison; Treasury; 8/3/63. 505; B. W. Easton; Metropolitan Water Supply; 27/2/63.

603; F. J. Butler; Lands and Surveys; 15/3/63.

And has approved of the creation of the follow-

Ex. Co. 603—Typist, C-V, Surveyor General's Division, Lands and Surveys Department.

Ex. Co. 603-Assistant, G-IX, Albany Court, Crown Law Department.

Ex. Co. 603—Publicity Assistant, G-II-2/3, Publicity Section, Department of Agriculture.

And has approved of the abolition of the following offices:-

Ex. Co. 505—Clerk, C-II-2, Item 4426/62, Expenditure Section, Accounts Branch, Chief Secretary's Department, as from 1st January, 1963.

Ex. Co. 603—Typist, C-V, Item 3118/62, Clerical ection, Land Settlement Branch, Lands and Section, Surveys Department, as from 1st February, 1963.

### AMENDMENTS TO TITLE AND/OR CLASSIFICATION.

IN accordance with section 69 of the Public Service Act, 1904-1956, notification is given of the following amendments to title and/or classification:—

2068/62. Accounts Branch, Forests Department, will be amended from Clerk, C-IV, to Clerk-Typist, C-V, with effect from the 22nd April, 1963.

Item 3812/62, vacant, North-West Division, Department of Agriculture, amended from Field Technician, Grade 3, G-II-1/2, to Field Assistant, G-VI, with effect from the 5th April, 1963.

Item 1926/62, vacant, Architectural Branch, State Housing Commission, amended from Draftsman-in-Charge, Drawing Office, to Architect-in-Charge, Drawing Office, with effect from the 1st January, 1963.

> R. J. BOND, Public Service Commissioner.

### VACANCIES IN THE PUBLIC SERVICE

Departmen	nt		Position	Class	Salary	Date Returnable
Native Welfare			Assistant to District Welfour Off our /Flortons)	G-II-1	Manain 2407 2449	1963 12th April
Native Wellare	••••		Assistant to District Welfare Officer (Eastern), Field Division (Item 3954/62) (a)	G-11-1	Margin £407–£443	12th April
Education	••••		Clerk-in-Charge, Records Section (Item 2602/62)	C-II-4	Margin £677-£731	do.
Audit Public Health (3	 positi	ons)	Inspector, Grade 3 (Item 321/62) (b) Inspector, Grade 2, Meat Section (Items 4619, 4625 and 4627/62) (a)	C-II-5/6 G-II-3/4	Margin £785-£947 Margin £569-£731	do. do.
Metropolitan Wate	er Suj	pply	Engineering Survey Draftsman, Engineering Division (new Item) (e)	P-II-1/5	Margin £407–£839	do.
Public Works	••••		Designing Engineer, Second-in-Charge, Drawing Office, Engineering Division (Item 972/62)	P-I-2	Margin £1715-£1773	do.
Do.	••••		Electrical Supervisor, Electrical Services Section, Architectural Division (new Item) (a)	G-II-4	Margin £677-£731	do.
Do.	••••		Technical Assistant, Electrical Services Section, Architectural Division (new Item) (a)	G-II-2	Margin £479-£515	do.
Medical	••••		Inspector (Hospital Accounts), General Section (Item 4906/62) (b)	C-II-4/5	Margin £677-£839	do.
Agriculture	••••	••••	Biologist, Vermin Control Branch (new Item) (a) (g)	P-II-3/7	Margin £569-£1109	do.
Lands and Survey	7S	••••	Clerk, Lands and Surveys Section, Accounts Branch (Item 3056/62)	C-II-1	Margin £407-£443	do.
Agriculture	••••		Field Assistant, Wongan Hills Research Station, Wheat and Sheep Division (Item 3685/62) (a) (d)	G-VI	50% (15 years) Margin £371	do.
Do	••••	••••	Publicity Assistant, Publicity Section (new Item)	G-II-2/3	Margin £479-£623	19th April
Do	••••	••••	Manager, Esperance Plain Research Station, Wheat and Sheep Division (Item 3692/62) (a) (c)	G-II-3/4	Margin £569-£731	do.
Do	••••	••••	Clerk (Geraldton), District Offices (Item 3419/62)	C-II-1/2	Margin £407-£515	do.
Do	••••	••••	Senior Lecturer, Muresk Agricultural College (new Item) (a) (f)	P-II-8/9	Margin £1163-£1325	do.
Lands and Survey	78	••••	Geodesist, Mapping Branch, Surveyor General's Division (Item 3220/62)	P-II-8/9	Margin £1163–£1325	do.
Do. do.		••••	Clerk, Land Settlement Section, Accounts Branch (Item 3076/62)	CII1	Margin £407-£443	do.
State Housing Co	mmiss	sion	Clerk-Typist (Minister), Administrative Branch (Item 1680/62)	C-III-1/2	Margin £329-£428	do.
Mines	••••	••••	Clerk, Marble Bar, Outstations Branch (Item 4176/62)	C-II-1	Margin £407-£443	do.

- (a) Applications also called outside the Service under section 24.
- (b) The possession of an academic qualification acceptable for 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
- (c) Thorough training and practical experience in farming and controlling labour essential. Diploma of a recognised agricultural college preferred. Free house provided.
- (d) Junior Certificate, including English and Mathematics A with Science subjects, desirable. Preference for Leaving Certificate.
  - (e) First three years of the Diploma Course in Cartography at the Perth Technical College, or an approved equivalent.
- (f) University degree in Agriculture or approved equivalent. Post graduate experience in teaching (Agriculture) essential.
- (g) A degree in Science with a major in Zoology or in Agricultural Science with post-graduate Zoological experience, or equivalent.

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.

5th April, 1963.

R. J. BOND, Public Service Commissioner.

Western Australia. State Public Service.

### EFFICIENCY EXAMINATION—TYPISTS.

WITH reference to subclause (d) (i) of clause 14 of the Public Service Salaries Agreement, 1963, it is hereby notified for general information that on and from the 1st day of January, 1963, candidates for the Typists' Efficiencyy Examination will not be required to undertake a special Public Service examination in shorthand, but will be required to

complete and pass shorthand writing at a speed of 100 words per minute at the annual examinations of the Technical Education Division of the Education Department.

Candidates for the typewriting section of the Typists' Efficiency Examination will still be required to complete and pass the special Public Service typewriting examination in typing speed, tabulation and confused manuscript.

R. J. BOND, Public Service Commissioner.

### Crown Law Department, Perth, 3rd April, 1963.

THE Hon. Minister for Justice, pursuant to section 10 (2) of the Stipendiary Magistrates Act, 1957, has assigned temporarily to William Lewis Hardwick, a stipendiary magistrate temporarily appointed under the said Act, the Perth and Fremantle Magisterial Districts and the Midland Local Court, from the 1st April, 1963, to the 30th April, 1963.

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

Robert James Backhouse, Darkan. William George Frederick Hollmann, Wemblev.

Victor Fairbain Sheills, Bayswater.

R. C. GREEN, Under Secretary for Law.

### THE BARRISTERS BOARD.

Annual Election.

IT is hereby notified for general information, in accordance with No. 10 of the Rules of the Board, that at a meeting of the Barristers Board held on Tuesday, the 2nd day of April, 1963, duly convened for the purpose of the election of members, Messrs. P. R. Adams, R. D. Forbes, J. M. Lavan, H. V. Reilly and J. L. C. Wickham were declared to be duly elected members of the Barristers Board.

S. J. WELSTAND,
Acting Secretary of the Barristers Board,
Supreme Court, Perth.

2nd April, 1963.

### APPOINTMENT.

(26 George V, No. 36.)

HIS Honour the Chief Justice has been pleased to appoint Philip Stanley Pembroke, of 375 George Street, Sydney, in the State of New South Wales, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the State of New South Wales any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Philip Stanley Pembroke ceases to reside at Sydney in the State of New South Wales aforesaid, or until he ceases to practise the profession of a Solicitor on his own account or in partnership there, or until revoked.

G. T. STAPLES, Acting Registrar Supreme Court.

Supreme Court Office, Perth, 26th February, 1963.

## APPOINTMENT. (26 George V, No. 36.)

HIS Honour the Chief Justice has been pleased to appoint William Michael Bryant, of 48 Carnarvon Crescent, Mt. Lawley, in the State of Western Australia, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the State of Western Australia any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said William Michael Bryant ceases to reside in the State of Western Australia aforesaid, or until he ceases to practise the profession of a Solicitor on his own account or in partnership there, or until revoked.

G. T. STAPLES, Acting Registrar Supreme Court.

Supreme Court Office, Perth, 26th March, 1963.

## APPOINTMENT. (26 George V, No. 36.)

HIS Honour the Chief Justice has been pleased to appoint Alexander Lorian, of 4 Walker Street, Wembley, in the State of Western Australia, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take within the State of Western Australia any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Alexander Lorian ceases to reside in the State of Western Australia aforesaid, or until he ceases to practise the profession of a Solicitor on his own account or in partnership there, or until revoked.

G. T. STAPLES, Acting Registrar Supreme Court.

Supreme Court Office, Perth, 26th March, 1963.

### PAWNBROKERS ACT, 1860.

Chief Secretary's Department, Perth, 1st April, 1963.

IT is hereby notified for general information, in accordance with the provisions of section 5 of the abovementioned Act, that the following persons have been granted a Pawnbroker's License for the year ending 31st December, 1963:—

Licensee; License No.; Business Address. Dyson, Ernest John; 293; 273 Murray Street, Perth. Pearce, Francis William; 294; 130 Murray Street, Perth.

Samuel, Leon Crownson; 295; 134 William Street, Perth.

> J. DEVEREUX, Under Secretary.

## HEALTH ACT, 1911-1962. (Section 293A.)

Notice Requiring Persons to Submit to X-ray Examination.

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

Class.

Persons 21 years of age and over who are residents of the Shire of Belmont.

Time.

8th May, 1963, to 10th June, 1963, inclusive. Place.

- Site 1.—South Belmont Soldiers' Memorial Hall, corner Belmont Avenue and Wright Street, Cloverdale. 8th to 10th May, 1963 (three days).
- Site 2.—"Happy Days" Kindergarten, corner Norwood and Francisco Streets, Rivervale. 13th to 17th May, 1963 (five days).
- Site 3.—Belmont Hall, corner Great Eastern Highway and Lapage Street, Belmont. 20th to 22nd May, 1963 (three days).
- Site 4.—Cloverdale Shopping Centre (Mobile Caravan), Belgravia Street, near Gabriel Street, Cloverdale. 23rd, 24th and 27th May, 1963 (three days).
- Site 5.—Kewdale State School (Mobile Caravan), corner Belmont Avenue and Kew Street, Kewdale. Tuesday, 28th May, 1963. (A-Z), one day only, 1 p.m. to 8 p.m.
- Site 6.—Mobile Caravan, corner Maida Vale Road and Zante Road, Newburn. Wednesday, 29th May, 1963 (2 p.m. to 4 p.m. only).
- Site 7.—St. Mary's Hall, near corner Epsom Avenue and Sydenham Street, Belmay. 30th and 31st May, 1963 (two days).
- Site 8.—Shopping Centre (Mobile Caravan), corner Epsom Avenue and Ryan's Parade, near Post Office, Epsomvale. 4th and 5th June, 1963 (2 days).

Site 9.—Redcliffe Hall, corner Great Eastern Highway and Morrison Street, Redcliffe. 6th, 7th and 10th June, 1963 (three days).

or

Perth Chest Clinic, 17 Murray Street, Perth,

or

Fremantle Chest Clinic, 93 High Street, Fremantle. No charge will be made for the x-ray examination of any person who reports as required by this notice.

Dated at Perth this 1st day of April, 1963.

W. S. DAVIDSON, Commissioner of Public Health.

Department of Native Welfare, Perth, 27th March, 1963.

1T is hereby notified that His Excellency the Governor in Council has approved of the appointment, under section 12 of the Native Welfare Act, 1905-1960, of Mr John Joseph Harman, District Welfare Officer, Eastern District, as Superintendent of the following Native Reserves:—

Nos. 24574, Kalgoorlie; 26233, Norseman; 22465, Norseman; 24481, Leonora; 24830, Laverton; 17614, Central Reserve, and 24923, Central Reserve.

And has also approved of the cancellation of the appointment as Superintendent of the following:—

No. 24574; Kalgoorlie; Mr. C. A. Taylor.

No. 24481; Leonora; Mr. T. N. J. Long.

No. 24830; Laverton; Mr. P. P. O'Donnell.

F. E. GARE, Commissioner of Native Welfare.

## FAUNA PROTECTION ACT, 1950-1954. (Section 7.)

Fisheries Department,
Perth.

IT is hereby gazetted for general information that the Hon. Minister for Fisheries has accepted the

resignation and cancelled the appointment of the following person as an Honorary Warden of Fauna:—

W. S. Paterson, Esperance.

A. J. FRASER, Chief Warden of Fauna.

### GOVERNMENT LAND SALES.

The undermentioned allotments of land will be offered for sale by public auction on the dates and at the places specified hereunder, under the provisions of the Land Act, 1933-1962, and its regulations.

KALGOORLIE—2526, 1r., £60; 2527, 1r., £70.

9th April, 1963, at 2 p.m., at Government Land Agent's Office, Kalgeorlie.

KWINANA- (A) (B), C82, 29.3p. £340.

19th April, 1963, at 3.30 p.m., at Lands Department, Perth.

GIBSON—(A) (B) (C), 21, 23, 24, 26, 1r. each, £20 each.

8th May, 1963, at 2.30 p.m., at Court House, Esperance.

- (A) Building conditions
- (B) Residential only
- (C) Subject to examination of survey.

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

Plans and further particulars of this sale may be obtained from the Lands Department, Perth.

F. C. SMITH, Under Secretary for Lands.

### FORFEITURES.

THE undermentioned leases have been forfeited under the Land Act, 1933-1962, for the reasons stated.

F. C. SMITH, Under Secretary for Lands.

Name; Lease; District; Reason; Corres.; Plan.

Beeton, L. E. A.; 338/7897; Pt. Samson Lot 113; abandoned; 2639/62; Townsite.

Bruinewoud, F. M.; 347/14909; Kent Location 1668; abandoned; 3516/62; 419/80, F1, and 420/80, A1

Carter, W.; 342/1298; Korbel Lot 37; noncompliance with conditions; 46/45; Townsite.

Davies, J. E.; 338/7725; Derby Lot 172; non-payment of rent; 2980/61; Townsite.

Dunstan, B. J. and V. M.; 338/7263; Jerramungup Lot 67; non-compliance with conditions; 1044/58; Townsite.

Frayne, W. L.; 338/7768; Ravensthorpe Lots 353 and 354; non-payment of rent; 3093/61; Townsite.

Hewitt, W.; 354/515; Wellington Location 2959; non-compliance with conditions; 5225/49; Townsite.

Madin, F. H.; 2759/153; Dwellingup Lot 175; abandoned; 5510/14; Townsite.

Speed, G. T.; 6583/153; Kalgoorlie Lot 1772; non-payment of rent; 9865/02; Townsite.

Tidei, L.; 347/13222; Plantagenet Location 6200; non-compliance with conditions; 1855/66; 451B/40, E2.

Toster, J. G.; 347/14512; Victoria Location 10051; abandoned; 2096/62; 90/80, AB2.

Tuckett, P. F.; 338/7872; Tonebridge Lot 18; non-payment of rent; 1705/62; Townsite.

Whiley, R. A.; 347/14532; Williams Location 15046; abandoned; 1420/61; 386/80, F1.

### RESERVES.

Department of Lands and Surveys, Perth, 5th April, 1963.

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

Corres. 1639/62.

AVON.—No. 26692 (Conservation of Flora), locations Nos. 21927, 21978 and 27578 (about 4,732a.). (Plan 376/80, BC2.)

Corres. 2961/62.

COCKBURN SOUND.—No. 26694 (Pipe Line), location No. 2002 (about 1a. 2r. 16p.). (Plan 341C/40, D3.)

Corres. 3888/59.

ENEABBA.—No. 26693 (Police Purposes), lot No. 76 (1a.). (Diagram 68686, Plan Eneabba Townsite.)

Corres. 4071/58.

GRACETOWN.—No. 26733 (Use and Requirements of the Shire of Augusta-Margaret River), lots Nos. 10 to 16 inclusive, 20 to 22 inclusive and 31 to 34 inclusive (3a. 2r. 15.3p.). (Original Plan 8804, Plan Gracetown Townsite.)

Corres. 358/62.

NANNUP.—No. 26684 (Schoolsite), lot No. 232 (9a. 3r. 37p.). (Diagram 68946, Plan Nannup Townsite.)

Corres. 2702/60.

NELSON.—No. 26677 (Conservation of Flora and Fauna). location No. 12683 (1,092a. 1r. 24p.). (Plan 443/80, E.F.1.)

Corres. 2702/60.

NELSON.—No. 26678 (Conservation of Flora and Fauna), location No. 12687 (1,567a. 1r. 5p). (Plan 443/80, D2.)

Corres. 2702/60.

NELSON.—No. 26679 (Conservation of Flora and Fauna), location No. 12688 (694a. 2r. 24p.). (Plan 443/80, E2.)

Corres. 2702/60.

NELSON.—No. 26680 (Conservation of Flora and Fauna), location No. 12689 (452a. 1r. 21p.). (Plan 443/80, EF2.)

Corres. 2702/60.

NELSON.—No. 26681 (Conservation of Flora and Fauna), location No. 12691 (372a. 3r. 31p.). (Plan 443/80, F3.)

Corres. 2702/60.

NELSON.—No. 26682 (Conservation of Flora and Fauna), location No. 12692 (186a. 1r. 32p.). (Plan 443/80, F3.)

Corres. 2285/58.

NORTHAMPTON.—No. 26686 (Public Utility), lot No. 150 (3r. 19.8p.) (Plan Northampton Townsite.)

Corres. 2323/62.

PIAWANING.—No. 26685 (Quarry—Sand), lot No. 45 (6a. 1r. 36p.). (O.P. 6970, Plan Piawaning Townsite.)

F. C. SMITH, Under Secretary for Lands.

### AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 5th April, 1963.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1962, as follows:—

Corres. 13598/00.—Of the amendment of the boundaries of Reserve No. 8131 "Public Utility," to exclude the portion now included in Swan Location 7529 as surveyed and shown on Diagram 68867; and of its area being reduced by 14 acres 26 perches accordingly. (Plan North Beach 52.)

Corres. 1593/13.—Of the amendment of the boundaries of Reserve No. 15177 "Recreation," to exclude the portions now designated Swan Locations 7530 and 7531 and the portion included in Swan Locations 7529 and 7554 as surveyed and shown on Diagram 68867; and of its area being reduced to 98 acres 2 roods 10 perches accordingly. (Plan North Beach 52.)

Corres. 1398/19.—Of the amendment of the boundaries of Reserve No. 17517 "Water," to exclude the portion now surveyed as Morawa Lot 266 as shown on Diagram 67583; and of its area being reduced by 1 rood 9.4 perches accordingly. (Plan Morawa Townsite.)

Corres. 4163/29.—Of the amendment of the boundaries of Reserve No. 20316 "Camping," to exclude the portion now surveyed as Morawa Lot 267, as shown on Diagram 67583; and of its area being reduced by 1 rood 0.8 perches accordingly. (Plan Morawa Townsite.)

Corres. 2643/30.—Of the amendment of the boundaries of Reserve No. 20523, to comprise Ninghan Location 4111: and of its area being increased to about 4,910 acres accordingly. (Plan 36/3000.)

Corres. 7500/12.—Of the amendment of the boundaries of Reserve No. 22216 (Sussex Location 1195) "Excepted from Sale," to exclude the portion bounded by lines starting from the southernmost south-western corner of Class A Reserve 7406, a point on a northern boundary of Sussex Location 1195 (Reserve 22216), and extending 180 degrees 5 chains, thence 270 degrees to the westernmost western boundary of location 1195 aforesaid, and thence north-north-westerly and easterly along boundaries of that location to the starting point; and of its area being reduced to 435 acres 3 roods 15 perches accordingly. (Public Plan 440A/40.)

Corres. 1231/47.—Of the amendment of the boundaries of Reserve No. 22698 (Emu Point) "Residence or Business Area or Public Utility," to exclude Albany Lot 1020; and of its area being reduced by 38.3 perches accordingly. (Plan Albany Sheet 2.)

Corres. 77/61—Of the amendment of the boundaries of Reserve No. 25928 (Nannup Lots 189 to 191 inclusive and 196 to 213 inclusive) "Government Requirements (Forests Department)," to exclude Nannup Lots 189 to 191 inclusive and 196 to 201 inclusive (now surveyed as portion of Nannup Lot 232 as shown on Diagram 68946); and of its area being reduced to 12 acres 2 roods 15 perches accordingly. (Plan Nannup Townsite.)

Corres. 1230/61.—Of the amendment of the boundaries of Reserve No. 26031 "Water Supply Depot and Quarters" to comprise Wittenoom Gorge Lot 366 as surveyed and shown on Diagram 68772; and of its area being increased to 1 acre 7.3 perches accordingly. (Plan Wittenoom Gorge Townsite.)

Corres. 2565/61.—Of the amendment of the boundaries of Reserve No. 26259 (Ninghan Location 4101) "Conservation of Flora," to include Ninghan Location 4109; and of its area being increased to about 6,728 acres accordingly. (Plan 88/80, E1, 2 and 3.)

F. C. SMITH, Under Secretary for Lands.

### REVOCATION OF RESERVE.

Department of Lands and Surveys, Perth, 5th April, 1963.

Corres. 12868/10.

IT is hereby notified for general information that His Excellency the Governor in Executive Council has been pleased to revoke the Order in Council issued under Executive Council Minute No. 2294, dated the 15th August, 1957, whereby Reserve No. 13051 was vested in the Minister of Water Supply, Sewerage and Drainage in trust for the purpose of "Camping and Water" and approve of the cancellation of the relevant vesting order accordingly. (Plan 54/80, B3.)

F. C. SMITH, Under Secretary for Lands.

### CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 5th April, 1963.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1962, as follows:—

Corres. 672/90.—Of the purpose of Reserve No. 2184 being changed from "Public Utility" to "Water." (Plan 437B/40, E1.)

Corres. 936/00, Vol 2.—Of the purpose of Reserve No. 7220 (Avon Location 19492) being changed from "Timber" to "Conservation of Flora." (Plan Northam 40, N.E.)

Corres. 12868/10.—Of the purpose of Reserve No. 13051 (Avon Location 22717) being changed from "Camping and Water" to "Conservation of Flora." (Plan 54/80, B3.)

Corres. 936/00, Vol 2.—Of the purpose of Reserve No. 14330 (Avon Location 19491) being changed from "Gravel" to "Conservation of Flora." (Plan Northam 40, N.E.)

F. C. SMITH, Under Secretary for Lands.

CANCELLATION OF RESERVE.

Department of Lands and Surveys, Perth, 5th April, 1963.

Corres. 3701/99.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 37 of the Land Act, 1933-1962, of the cancellation of Reserve No. 7268 "Water." (Plan 3A/40, C1.)

F. C. SMITH, Under Secretary for Lands. LAND ACT, 1933-1962. (Section 29 (2).)

Department of Lands and Surveys, Perth, 3rd April, 1963.

TENDERS are hereby invited for the purchase, under the provisions of section 29 (2) of the Land Act, 1933-1962, of Mount Barker Lot 534, situated Jackson Road, Mount Barker.

Particulars:-

Area: 1 rood 3 perches.

Building: Two-roomed timber and asbestos cottage, enclosed front and back verandahs, corrugated galvanised iron roof. Bathroom and laundry incorporated on back verandah. Connected to town electricity and water supplies.

If necessary the successful tenderer will have to re-erect existing fences to conform with surveyed boundaries.

Tenders for the property, including the fee simple of the land and the existing buildings thereon, must be accompanied by a deposit of ten (10) per cent. of the price tendered and must be addressed to the Under Secretary for Lands, Perth, and endorsed on the envelope "Tender for Mount Barker Lot 534" and lodged at this office by 3.30 p.m. on Wednesday, 24th April, 1963.

The successful tenderer will be granted vacant possession of the property on acceptance of tender.

If desired, balance of purchase price can be paid by monthly instalments inclusive of principal and interest at 5 per cent. per annum over a period of 10 years.

A Crown Grant will be issued to the purchaser upon payment of the full purchase price and prescribed fee.

Inspection of the premises may be arranged on application to the Land Settlement Office, Mount Barker

The highest or any tender will not necessarily be accepted.

F. C. SMITH, Under Secretary for Lands.

### NEW TOWNSITE—GRACETOWN.

Department of Lands and Surveys, Perth, 5th April, 1963.

Corres. 4071/58.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1962, of the area described in the schedule hereto being defined and set apart as Town and Suburban Lands, and of such lands being hereafter known and distinguished as "Gracetown" Townsite.

### Schedule.

All that portion of land bounded by lines starting from the westernmost south-western corner of Class A Reserve 7406, and extending easterly and southerly along boundaries of that reserve to its southernmost south-western corner and onwards five chains; thence 270 degrees to an eastern boundary of Class A Reserve 13404, thence generally northerly along that boundary to the shoreline of Cowaramup Bay; and thence generally northeasterly and generally northerly along that shoreline to the starting point. As shown on Department of Lands and Surveys Original Plan 8804. (Public Plans 440A/40 and 413D/40.)

F. C. SMITH, Under Secretary for Lands.

NOW OPEN.

Albany Lot 1020.

Department of Lands and Surveys, Perth, 5th April, 1963.

Corres. 1135/62.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1962, of Albany Lot 1020

being made now available for sale in fee simple at the purchase price of £1. (Plan Albany Sheet

F. C. SMITH, Under Secretary for Lands.

### OPEN FOR SALE.

Department of Lands and Surveys, Perth, 5th April, 1963.

HIS Excellency the Governor in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1962, as follows:—

Camballin Lots 32 and 37.

Corres. 3254/57.—Of Camballin Lots 32 and 37 being made available for sale in fee simple priced at £50 and £100 respectively, subject to the following conditions:—

- (1) Subject to payment for improvements if purchased by other than the owner of same.
- (2) Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Lands Office, Perth, on or before Wednesday, 1st May, 1963.
- (3) Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the 1st days of January, April, July and October.
- (4) All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applications than one, the application to be granted will be determined by the Land Board.

(Plan Camballin Townsite.)

### Morawa Lots 266 and 267.

Corres. 1398/19.—Of Morawa Lots 266 and 267 being made available for sale in fee simple, priced at £20 each, and subject to the following conditions:—

- (1) Available to adjoining holders only.
- (2) Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Lands Office, Perth, on or before Wednesday, 1st May, 1963.
- (3) Balance of purchase money shall be paid within twelve months from the date of approval of the application by four quarterly instalments on the 1st days of January, April, July and October.
- (4) All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applications than one, the application to be granted will be determined by the Land Board.

(Plan Morawa Townsite.)

F. C. SMITH, Under Secretary for Lands.

### CANCELLATIONS OF DEDICATIONS.

Department of Lands and Surveys, Perth, 5th April, 1963.

HIS Excellency the Governor in Executive Council has been pleased to cancel, under the provisions of the State Housing Act, 1946-1960, as follows:—

Corres. 7353/22.—The dedication of Gnowangerup Lots 241, 251 and 259 to the purposes of the said Act. (Plan Gnowangerup Townsite.)

Corres. 2305/18.—The dedication of Mount Barker Lots 571 and 572 to the purposes of the said Act. (Plan Mount Barker Townsite.)

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

### LAND OPEN FOR SELECTION

### Perth Land Agency

Department of Lands and Surveys, Perth, 5th April, 1963.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under Part V of the Land Act, 1933-1962, 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, 24TH APRIL, 1963

### SCHEDULE I

Location	Are	a		Price per Acre	Plan	Corres. No.	Locality	Depos Requir	
Avon 28176 (g) (h) (i)	a. 10	r. 2	p. 36	$\begin{array}{ccc} \pounds & \mathrm{s.~d.} \\ 25 & 0 & 0 \\ \mathrm{(Purchase~Price)} \end{array}$	3A/40 C. I	3701/99		£ s 2 15	
Coolup A.A. Lot 277 (a) $(h)$ $(j)$ $(k)$	99	0	6	I5 6	380D/40 B. 3	2264/53	6 miles west of Pinjarra, 675/43 p.	1 13 eac	
Coolup A.A. Lot 278 (a) $(h)$ $(j)$ $(k)$	54	0	8	2 0 0	,,	,,	95	J	
Esperance 1817 (c) (i)	abt. 345		0	9 6	423/80 C. 1	2342/62	4217/56 p. 16	14 3	
Kojonup 8987 (a) (h) (i)	595	0	13	12 0	417/80 E. 1	4403/54	3 miles south of Moornaming, 4403/ 54 p. 55	2 12	} 0
Melbourne 3862 (h)	4,852	2	29	6 3	62/80 B. C. 3 & 4	1589/62	14 miles south-west of Badgingarra, 2162/60 p. 72	5 11	. 3
Williams 15017 (h)	2,044	3	18	7 3	387/80 B. 2 & 3	2271/62	6 miles north of Neen- daling, 4325/52 p.	4 4	ł 0

### SCHEDULE II

District	Description	Plan	Corres. No.	Deposit Required
Sussex (near Yallingup Siding) (a) (f) (h) (i)	The area of about 13 acres abutting the Eastern boundary of Sussex Location 1156 and bounded by Roads Nos. 793 and 8136	413D/40 B. 3	278/15 Vol. 3	£ s. d. I 5 0

### CONDITIONS

- (a) Subject to payment for improvements.
- (b) Subject to examination of survey.
- (c) Subject to survey.
- (d) Subject to provision of necessary roads.
- (e) Subject to classification.
- (f) Subject to pricing.
- (g) Subject to the provisions of Section 53 of the Land Act, 1933-1960.
- (h) Subject to Mining Conditions.
- (i) Available to adjoining holders only.
- (j) Subject to drainage conditions.
- (k) The lessee shall within six months from date of approval erect a stock-proof fence on those boundaries abutting Drain Reserve No. 15028.

F. C. SMITH, Under Secretary for Lands. APPLICATIONS FOR LEASING.

Department of Lands and Surveys,

Perth, 5th April, 1963. ATIONS are invited, under section 32 of

APPLICATIONS are invited, under section 32 of the Land Act, 1933-1962, as follows:

Reserve No. 6270-Paynesville Common.

Corres. 2464/57.—For the leasing of about 9,857 acres, contained in Reserve No. 6270—Paynesville Common, for a term of five (5) years, for Grazing purposes only, at a rental of fifteen pounds (£15) per annum, subject to the following conditions:—

- (a) Compensation will not be payable at the expiration or earlier determination of the lease for any improvements effected on the demised land.
- (b) The lessee shall not destroy or otherwise interfere in any way with timber or scrub growing on the demised lands.
- (c) All tracks and watering places are to remain open for the use of the travelling public and stock.
- (d) Traffic passes and gates are to be maintained to the satisfaction of the Minister for Lands.
- (e) Mining conditions.

Applications, accompanied by a deposit of £8 5s., must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 1st May, 1963.

In the event of more than one application being received, the application to be granted will be determined by the Land Board.

(Plan 54/300.)

Portion of Reserve No. 2323 (Near Mingenew).

Corres. 2897/57.—For the leasing of portion of Reserve No. 2323 near Mingenew (containing about 756 acres) for Grazing purposes only, for a term of five (5) years at a rental of £180 per annum, subject to the following conditions:

- (a) Compensation will not be payable at the expiration or earlier determination of the lease for any improvements effected on the demised land.
- (b) The lessee shall not destroy or otherwise interfere in any way with timber or scrub growing on the demised land.
- (c) No piggery or like usage shall be established or maintained on the demised land.
- (d) The successful applicant shall erect fencing of a stock-proof nature around Reserve No. 3489 and about 25 acres of Reserve No. 2323 so as to ensure that stock shall not stray on these areas, which are to be allowed to regenerate.

Applications, accompanied by a deposit of £90 15s. must be lodged at the office of Lands and Surveys Department, Perth, on or before Wednesday, 1st May, 1963.

In the event of more applications than one being received, the application to be granted will be determined by the Land Board.

(Plan 123/80, C1.)

Oldfield Location 34 (Near Ravensthorpe.)

Corres. 1380/62.—For the leasing of Oldfield Location 34 (near Ravensthorpe) for a term of five (5) years, for Grazing purposes only, at a rental of £14 per annum, subject to the following conditions:

- (a) Compensation will not be payable at the expiration or earlier determination of the lease for any improvements effected on the demised land.
- (b) The lessee will not destroy or otherwise interfere in any way with timber or scrub growing on the demised land.
- (c) Mining conditions.

Applications, accompanied by a deposit of £7 15s., must be lodged at the Department of Lands and Surveys, Perth, on or before Wednesday, 1st May, 1963.

In the event of more than one application being received, the application to be granted will be determined by the Land Board.

(Plan 420BB/20, E1.)

F. C. SMITH, Under Secretary for Lands.

### LOCAL GOVERNMENT ACT, 1960-1962.

WHEREAS Myra Joyce Halbert, Alexander Robert Halbert, Max Halbert, James Francis Ryan, Frederick Thomas Carter and Peter Clifton Jasper, being the owners of land over or along which the undermentioned roads in the Shires of Cunderdin and Tammin extend, have applied to the Shires of CUNDERDIN and TAMMIN to close the said roads which are more particularly described hereunder, that is to say:—

Cunderdin and Tammin.

Corres. 4196/49.

C592. (a) The surveyed road abutting the western boundary and part of the southern boundary of Avon Location 13388, the western boundary of location 4306 and part of the western boundary of location 11541; from the prolongation westward of the northern boundary of location 13388 to the prolongation eastward of the northern alignment of a road extending eastwards through location 24752.

- (b) The surveyed road abutting the western boundary of location 25427; from the prolongation westward of the northern boundary of the said location to the prolongation westward of the southern boundary of the location.
- (c) The surveyed road abutting part of the eastern boundary of location 5394 and part of the seuthern boundary of location 16471, and containing an area of 3 acres 1 rood 36 perches as shown on Original Plan 7507; from the prolongation eastward of the southern boundary of Location 5394 to the north-western alignment of road No. 12151.
- (d) The surveyed road abutting part of the northernmost boundary of location 17822 and containing an area of 1 acre 2 roods 13.2 perches as shown on Original Plan 7507; from the prolongation southward of the eastern boundary of location 16741 to the south-eastern alignment of road No. 12151.

(Plans 26B/40, E2, and 26C/40, DE3.)

WHEREAS John Griffiths and John Vincent McDonald, 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 hereunder, that is to say:—

Gnowangerup.

Corres. 1701/61.

No. G.429. The surveyed road extending along the southern boundaries of Kojonup locations 3587, 3913, 3374 and 3588 from a surveyed road at the south-western corner of location 3587 to a surveyed road at the south-eastern corner of location 3588. (Plan 436B/40, E1.)

WHEREAS Nicholas Bayly O'Halloran, Martin O'Halloran, David Clanfergael O'Halloran, Denis Bayly O'Halloran, John Sylvester O'Halloran and Margaret Dorcas Napier, being the owners of land over or along which the undermentioned road, in the Shire of Kojonup extends, have applied to the Shire of KOJONUP to close the said road, which is more particularly described hereunder, that is to say:—

Kojonup.

Corr. 7385/22.

K503 That portion of road No. 7305 abutting part of the northern boundary of Kojonup Location 2900 and extending through locations 3572 and 5714; from the prolongation south-eastward of the south-western alignment of Road No. 7306 (Diagram 67630) to the western boundary of location 5714. (Plans 416A/40, C2, and 416B/40, D2.)

WHEREAS Bruce William Nottage, Emma Alice Hinsley and Hilda Hinsley, being the owners of land over or along which the undermentioned roads in the Shire of Tammin extend, have applied to the Shire of TAMMIN to close the said roads which are more particularly described hereunder, that is to say:

### Tammin.

Corr. 1086/15.

T.127 (a) That portion of road No. 349 abutting the southern boundary of Avon Location 20268; from the prolongation southward of the eastern boundary of location 20268 to a line extending from the western corner of location 20268 to the northernmost north-western corner of Location 11786.

(b) That portion of road No. 5392 extending through Reserve 2083.

(Plan 26C/40, F4.)

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 5th day of April, 1963.

F. C. SMITH, Under Secretary for Lands.

### LOCAL GOVERNMENT ACT, 1960-1962.

Department of Lands and Surveys, Perth, 5th April, 1963.

IT is hereby declared that, pursuant to the resolution of the Shire of Belmont passed at a meeting of the Council held at BELMONT on or about the 22nd March, 1962, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Belmont.

432/62 (R453).

Road No. 2484 (Maida Vale Road)—widening. That portion of Swan Location 28 as delineated and coloured dark brown on Lands and Surveys Diagram 68824. 2 roods 29.2 perches being resumed from Swan Location 28. (Notice of intention to resume gazetted 18th January, 1963.) (Public Plan 1D/20, N.E.)

IT is hereby declared that, pursuant to the resolution of the Shire of Chittering passed at a meeting of the Council held at BINDOON on or about the 10th February, 1961, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Chittering.

L. and S. 624/61 (MR128), M.R.D. 270/58.

Road No. 2062 (widening of parts). Those portions of Wannamal Lot 47, Reserves 2333 and 9937 and Swan Locations 1333, 1573, 870 and Crown land as delineated and coloured dark brown on Original Plan 9128. 2 acres 2 roods 27 perches, 22.4 perches, and 1 acre 3 roods 24.8 perches being resumed from Swan Locations 870, 1333 and 1573 respectively, and 9.4 perches being resumed from Wannamal Lot 47. (Notice of intention to resume gazetted 18th January, 1963.) (The areas of Reserves 2333 and 9937 are hereby reduced by 6.3 perches and 11.1 perches respectively. (Public Plans 31/80, D2 and 3, and Wannamal.)

IT is hereby declared that, pursuant to the resolution of the Shire of Corrigin passed at a meeting of the Council held at CORRIGIN on or about the 12th April, 1961, the undermentioned lands have

been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Corrigin.

L. and S. 1328/61 (MR 139), M.R.D. 448/48.

Road No. 4087 (widening). That portion of Avon Location 18782 as delineated and coloured dark brown on Lands and Surveys Diagram 68921.

Road No. 5420 (widening of parts). That portion of Avon Location 17856 and that portion of Jubuk Townsite containing 1 rood 8.2 perches as delineated and coloured dark brown on Lands and Surveys Diagrams 68921 and 68919 respectively.

Road No. 6509 (widening of parts). Those portions of Avon Locations 15808 and 14351 as delineated and coloured dark brown on Lands and Surveys Diagram 68922.

Road No. 7752 (widening). Those portions of Avon Locations 896 and 5348 as delineated and coloured dark brown on Lands and Surveys Diagram 68923.

Road No. 10253 (extension). A strip of land, one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 68920, leaving the southern terminus of the present road on the southern boundary of Avon Location 17764 and extending, as surveyed, south-eastwards and southwards through location 19898 to road 10371 on the northern boundary of location 7123.

Road No. 12456. A strip of land, one chain wide, leaving road No. 2746 within Jubuk Townsite and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 68919, south-eastwards through the said townsite and Avon Location 18518 to road No. 2746 on the southern boundary of that location.

13.6 perches, 3 acres 3 roods 22 perches, 1 acre 2 roods 32.5 perches, 11 perches, 1 acre 1 rood 20.2 perches, 3 roods 25.4 perches, 10.2 perches and 8.9 perches being resumed from Avon Locations 396, 5348, 14351, 15808, 17856, 18518, 18782 and 19898 respectively. (Notice of intention to resume gazetted 19th April 1962.)

(Public Plans 343C/40, F3 and 4, and 344/80, A3 and 4, B3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Denmark passed at a meeting of the Council held at DENMARK on or about the 3rd November, 1961, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Denmark.

1200/61 (R502).

Road No. 12454. A strip of land, one chain wide, leaving a surveyed road at the north-eastern corner of Plantagenet Location 4271 and extending, as surveyed, generally southwards and south-eastwards along the eastern and north-eastern boundaries of the said location and location 4270 to the south-eastern corner of the latter location and to and along the north-eastern boundary of location 4268 to a surveyed road at the south-eastern corner of that location.

Road No. 12454 (deviations). As delineated and coloured dark brown on Lands and Surveys Diagrams 68741, 68742 and 68743.

Road No. 12455. A strip of land, one chain wide, leaving a surveyed road at the north-eastern corner of Plantagenet Location 4293 and extending, as surveyed, generally south-eastwards along the north-eastern boundaries of the said location and location 4294 to a surveyed road at the south-eastern corner of the latter location.

Road No. 12455 (deviations.) As delineated and coloured dark brown on Original Plan 9099.

(Public Plan 452D/40, BC4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Kalamunda passed at a meeting of the Council held at KALAMUNDA on or about the 14th September, 1956, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Kalamunda.

2443/04, Vol. 3 (R99).

Road No. 1842 (Cotherstone Road—widening). That portion of Kalamunda Lot 94 as delineated and coloured dark brown on Lands and Surveys Diagram 67156. 1.8 perches being resumed from Kalamunda Lot 94. (Notice of intention to resume gazetted 1st February, 1963.) (Public Plan Kalamunda Regional Sheet 1.)

IT is hereby declared that, pursuant to the resolution of the Shires of Moora and Victoria Plains passed at meetings of the Councils held at MOORA and CALINGIRI on or about the 19th April, 1961, and 15th May, 1961, respectively, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Moora and Victoria Plains.

L. and S. 1341/61 (M.R.147), M.R.D. 403/61.

Road No. 67 (Great Northern Highway—widening of parts). Those portions of Melbourne Locations 917 and 920 as delineated and coloured dark brown on Lands and Surveys Diagram 68815 and Original Plan 9122 respectively. 1 acre 0 rood 17.6 perches and 16 acres 2 roods 36 perches being resumed from Melbourne Locations 917 and 920 respectively. (Notices of intention to resume gazetted 19th April, 1962, and 24th August, 1962.) (Public Plan 58/80, E1, F2 and 3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Northampton passed at a meeting of the Council held at NORTHAMPTON on or about the 29th November, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902–1961, for the purpose of a new road, that is to say:—

### Northampton.

3800/60 (R332).

Road No. 1757 (widening of parts). Those portions of Victoria Location 3131 as delineated and coloured dark brown on Lands and Surveys Diagram 68551. 3 roods 32.8 perches being resumed from Victoria Location 3131. (Notice of intention to resume gazetted the 18th January, 1963.) (Public Plan 159C/40, F3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Northampton passed at a meeting of the Council held at NORTHAMPTON on or about the 31st March, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Northampton.

639/91, Vol. 2 (R409).

Road No. 4886. (a) Widening of parts. Those portions of Victoria Location 5695 containing 3 roods 22 perches and 5.3 perches and Crown land as delineated and coloured dark brown on Lands and Surveys Diagram 68781.

- (b) Deviation. A strip of land, one chain wide, leaving the present road within Victoria Location 5695 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 68781, generally eastwards to rejoin the present road on the north-eastern boundary of the said location.
- 2 acres 3 roods 14 perches being resumed from Victoria Location 5695. (Notice of intention to resume gazetted the 18th January, 1963.)

(Public Plan 160D/40, AB4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Northampton passed at a meeting of the Council held at NORTHAMPTON on or about the 11th November, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Northampton.

L. and S. 3715/60 (MR142), M.R.D. 1272/60.

Road No. 8521 (widening of part). That portion of Reserve 12103 as delineated and coloured dark brown on Original Plan 9206.

Road No. 12458. A strip of land, one chain wide, leaving a surveyed road at the north-western corner of Victoria Location 4878 and extending, as surveyed and as delineated and coloured dark brown on Original Plan 9206, north-eastwards along the north-western boundaries of the said location and location 4671 to a surveyed road at the northeastern corner of the latter location.

30.7 perches and 1r. 27.9 perches being resumed from Victoria Locations 4671 and 4878 respectively. (Notice of intention to resume gazetted 7th December, 1962.) (Public Plan 191/80, A3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wanneroo passed at a meeting of the Council held at WANNEROO on or about the 17th May, 1948, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Wanneroo.

3799/01 (R181).

Road No. 12457. A strip of land, one chain wide, leaving road No. 424 at the westernmost corner of Swan Location 3144 and extending, as surveyed, generally eastwards along the southern boundary of the said location to its south-eastern corner.

Road No. 12457 (a) Deviation. A strip of land, one chain wide, leaving the present road on the southern boundary of Swan Location 3144 and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 63019, north-eastwards and south-eastwards through the said location to rejoin the present road.

(b) Widening. That portion of Swan Location 1673 as delineated and coloured dark brown on Lands and Surveys Diagram 63019.

2 roods 8.2 perches and 3 acres 0 roods 6 perches being resumed from Swan Locations 1673 and 3144 respectively. (Notice of intention to resume gazetted the 8th February, 1963.)

(Public Plan 1A/40, B1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Wongan-Ballidu passed at a meeting of the Council held at WONGAN HILLS on or about the 6th September, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Wongan-Ballidu.

2678/60 (R298).

Road No. 3815 (widening of parts). Those portions of Victoria Locations 8262 and 20827, as delineated and coloured dark brown on Original Plan 9016.

Road No. 5194 (widening of parts and deviation). Those portions of Avon Locations 9973, 12781, 19439 and 16706 as delineated and coloured dark brown on Lands and Surveys Diagrams 58974, 58975, 68476 and 68477 and Original Plan 9017.

3 acres 2 roods 22 perches, 2 acres 2 roods 19 perches, 2 acres 1 rood 20 perches, 8 acres 1 rood 36 perches, 2 roods 12.7 perches and 3 roods 39.4 perches being resumed from Avon Locations 8262, 9973, 12781, 16706, 19439 and 20827 respectively. (Notice of intention to resume gazetted 1st February, 1963.)

(Public Plan 57/80, E4.)

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 communication described above are roads within the meaning of the Local Government Act, 1960, subject to the provisions of the said Act.

Dated this 20th day of March, 1963.

By order of His Excellency the Governor,

STEWART BOVELL, Minister for Lands.

### TRANSFER OF LAND ACT, 1893-1959.

Application 1906/1962.

TAKE notice that Charles Francis Elliott of Chapman's Hill via Busselton Farmer has made application to be registered under the Transfer of Land Act, 1893-1959 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Busselton District and being:—

Busselton Suburban Lots 16, 17 and 18 containing in all 15 acres 3 roods 19 perches.

Bounded by lines commencing at the intersection of the western boundary of Ford Road and the southern shore of Vasse Estuary and extending southerly 19 chains 37.2 links along part of the said western boundary of Ford Road thence north-westerly 11 chains 55.9 links along part of the north-eastern boundary of Stanley Street thence north-easterly 16 chains 35.9 links along part of the southeastern boundary of Molloy Street thence easterly along the southern shore of Vasse Estuary to the starting point.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land and desiring to object to the said application are hereby required to lodge in this office on or before the 20th day of May next a caveat forbidding the said land being brought under the operation of the said Act.

### P. JOHNSEN, Registrar of Titles.

Office of Titles, Perth, this 3rd day of April, 1963. E. P. Shaddick, Solicitor, Busselton, Solicitor for the Applicant.

### FORESTS ACT.

HIS Excellency the Governor in Executive Council has approved of the following appointment to the permanent staff as from 22nd August, 1962:—

Ex. Co. 503, F.D. 48.—Arthur David Dawson, as Forest Ranger, Grade I, Forests Department, Dwellingup.

A. C. HARRIS, Conservator of Forests.

### BUSH FIRES ACT, 1954-1958.

Appointment of Officers Authorised to Issue Permits to Burn Clover.

Bush Fires Board. East Perth, 2nd April, 1963.

IT is hereby notified that the Bush Fires Board has approved the appointment of Mr. H. W. Shotter, under the provisions of the Bush Fires Act and regulations made thereunder, to issue permits for the purpose of burning clover in the Shire of Manjimup.

A. SUTHERLAND, Secretary, Bush Fires Board.

TOWN PLANNING AND DEVELOPMENT ,ACT 1928-1961.

### Shire of Canning.

Advertisement of Resolution Deciding to Prepare Town Planning Scheme No. 4.—Rossmoyne Drive, Rossmoyne.

NOTICE is hereby given that the Canning Shire Council passed the following resolution:—

Resolved that in pursuance of section 7 of the Town Planning and Development Act, 1928-1961, the Council prepare the above Town Planning Scheme with reference to an area situate wholly within the Canning Shire and enclosed within the inner edge of blue border on the plans now produced to the Council and marked and certified by the Shire Clerk under his hand dated the 26th day of November, 1962, as Plan No. 1 and Plan No. 2.

The scheme objective is to improve and develop for residential purposes, the area enclosed by Tuscan Street, Riverton Drive, Corinthian Road and Second Avenue.

Plans No. 1 and No. 2 together with full details of the scheine, may be inspected between 9 a.m. and 4 p.m., Mondays to Fridays, at the address hereunder.

Any objections or representations should be made in writing to the Shire Clerk on or before the 20th May, 1963.

N. I. DAWKINS, Shire Clerk, 1311 Albany Highway, Cannington.

### PUBLIC WORKS DEPARTMENT.

Tenders closing at Perth at 2.30 p.m. on the dates mentioned hereunder are invited for the following works.

All tenders are to be on a firm basis. Rise and fall clause will not apply.

Tenders are to be addressed to "The Hon. Minister for Works, c/o Contract Office, The Barracks, St. George's Place, Perth" and are to be endorsed "Tender."

The highest, lowest, or any tender will not necessarily be accepted.

Contract No.	Project	Closing Date	Conditions now Available at
15093	Merredin Primary School —Sewerage Installation	Apr. 23	P.W.D., Pertli P.W.D., Merredin P.W.D., Northam
15139	Esperance Harbour Works —Dredging Contract	May 7	P.W.D., Perth. £ fee payable
15145	Wittenoom Gorge School— Erection	April 9	P.W.D., Perth P.W.D., Wittenoon Gorge P.W.D., Roebourne P.W.D., Port Hed land
15147	Kookynie School—Septic Tank Installation	April 9	P.W.D., Kalgoorlie Police Station, Men zies
15149	Northam High School Boys Hostel—Additions	Apr. 9	P.W.D., Perth P.W.D., Northam
15150	Nanuup School and Quarters—Repairs and Renovations and New Water Closet	Apr. 9	P.W.D., Perth P.W.D., Bunbury
15151	Supply and Installation of Solar Hot Water Units for Government Quarters in Broome and Derby	Apr. 23	P.W.D., Geraldton P.W.D., Broome P.W.D., Derby
15152	Purchase and Removal of two Old Cottages on Kalamunda High School site	Apr. 9	P.W.D., Perth Police Station, Kala nunda
15154	Wyalkatchem Junior High Schools—Additions, 1963	Apr. 23	P.W.D., Perth P.W.D., Northam P.W.D., Merredin
15155	Northam M.R.D.—New Laboratory and Amen- ities Building	Apr. 24	P.W.D., Perth P.W.D., Northam
15157	Lancelin School and Quarters—Erection	Apr. 23	P.W.D., Perth
1			

Contract No.	Project	Closing Date	Conditions now Available at
15158	Perth—Medical Department Offices, 514 Hay Street—Alterations, Repairs and Renovations	Apr. 9	P.W.D., Perth
15160	Donnybrook Junior High School—Additions, 1963	Apr. 23	P.W.D., Perth P.W.D., Bunbury Police Station, Dor nybrook
15161	Goomalling School—Repairs and Renovations	Apr. 23	P.W.D., Pertli P.W.D., Northam Police Station, Goo malling
15162	Geraldton Primary School and Quarters—Repairs and Renovations	Apr. 23	P.W.D., Perth P.W.D., Geraldton
15163	Midland Junction Abat- toirs — Extension to Sheep and Pig Lairages	Apr. 23	P.W.D., Perth
15164	Jerramungup Nursing Post —New Effluent Disposal	Apr. 30	P.W.D., Perth P.W.D., Albany Police Station, Gnow angerup Clerk of Courts, Kar anning

By order of the Hon. Minister for Works.

J. McCONNELL, Under Secretary for Works. PUBLIC WORKS ACT, 1902-1961.

Notice of Intention to Sell Resumed Land.

P.W. 118/63, Ex. Co. No. 632.

NOTICE is hereby given that the piece or parcel of land described in the schedule hereto is no longer required for the purpose for which it was resumed and is available for sale under the provisions of section 29 of the Public Works Act, 1902-1961.

A person who, immediately prior to the taking of the land referred to, had an estate in fee simple in that land may, within three months after the publication of this notice in the Gazette and in accordance with the provisions of section 29 (3) of the Public Works Act, 1902-1961, apply to the Minister for Works at the office of the Department of Public Works, for an option to purchase the land.

### Schedule.

Reserve 20433 (Sanitary Site), formerly portion of Cockburn Sound Location 16, being part of lot a21 on L.T.O. Plan 738 (Certificate of Title Volume 1008, folio 521).

Dated this 2nd day of April, 1963.

J. McCONNELL, Under Secretary for Works.

P.W. 2164/62; Ex. Co. No. 619

Railways (Standard Gauge) Construction Act, 1961; Public Works Act, 1902-1961

### LAND RESUMPTION

Standard Gauge Railway-Bellevue to East Northam Section

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto—being in the Avon District—has, in pursuance of the written approval and consent of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 2nd day of April, 1963, been set apart, taken, or resumed for the purposes of the following public work, namely:—Standard Gauge Railway—Bellevue to East Northam Section, from the date of the commencement of the Railways (Standard Gauge) Construction Act, 1961.

And further notice is hereby given that the said piece or parcel of land so set apart, taken, or resumed is marked off and more particularly described on Plan, P.W.D., W.A. 40264, which may be inspected at the Office of the Minister for Works, Perth.

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

### SCHEDULE

No. on Plan P.W.D., W.A., No. 40264	Owner or Reputed Owner	Description	Ar	
	James Frederick Ellery, Owner, and Rosa Mifanwy Langford, Lessee	Portion of Avon Location 1953, being part of Lot 2 on L.T.O. Diagram 2797 (Certificate of Title Volume 480, Folio 22)	a. r. 71 0	p. 0

Certified correct this 2nd day of April, 1963.

G. P. WILD, Minister for Works. CHARLES GAIRDNER, Governor in Executive Council.

Dated this 2nd day of April, 1963.

P.W. 1088/62

### Public Works Act, 1902-1961

### NOTICE OF INTENTION TO RESUME LAND

Goomalling-Police Station and Court House

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 Goomalling District, for the purpose of the following public work, namely, Goomalling—Police Station and Court House, and that the said piece or parcel of land is marked off on Plan P.W.D. W.A. 40281, which may be inspected at the Office of the Minister for Works, Perth.

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	Mrs. Wilkins, Executrix of the Will of Edward Wilkins (deceased)	Vacant	Goomalling Lot 25 (Certificate of Title Volume 325, Folio 59)	a. r. p. 0 2 10

Dated this 1st day of April, 1963.

G. P. WILD,
Minister for Works.

P.W. 40/60

Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1961; Public Works Act, 1902-1961

### NOTICE OF INTENTION TO RESUME LAND

Metropolitan Main Drainage-Bayswater-Section 5

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 Swan District, for the purpose of the following public work, namely, Metropolitan Main Drainage—Bayswater—Section 5, and that the said piece or parcel of land is marked off on Plan P.W.D. W.A. 40278 and L.T.O. Plan 7883, which may be inspected at the Office of the Minister for Works, Perth.

### SCHEDULE

No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area (approx.)
	George James Whittock (Owner), and Lionel and Veronica Mary Dossett as purchasers under Con- tract of Sale	L. and V. M. Dossett	Portion of Swan Location T, being part of Lot 776 on L.T.O. Plan 3403 (Certificate of Title Volume 738, Folio 118)	a. r. p. 0 0 6·4

Dated this 1st day of April, 1963.

G. P. WILD,
Minister for Works.

M.R.D. 314/62

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 pieces or parcels of land described in the Schedule hereto and being all in the Nelson District, for the purpose of the following public work, namely, widening Nannup-Pemberton Road, and that the said pieces or parcels of land are marked off on Plan M.R.D. W.A. 1443, 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 (approx.)
1 2	Allan Roy Dunnet  Peter Boyd Stirling and Donald William Stirling	A. R. Dunnet P. B. and D. W. Stirling	Portion of Nelson Location 3719 and being part of Lot 2 on Diagram No. 10390 (Cer- tificate of Title Volume 1113, Folio 168) Portion of Nelson Location 3782 (Certificate of Title Volume 698, Folio 148)	a. r. p. 0 3 25

Dated this 2nd day of April, 1963.

M.R.D. 420/52

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 Swan District, for the purpose of the following public work, namely, widening and deviating Bullsbrook-Pinjar Road, and that the said piece or parcel of land is marked off on Plan M.R.D. W.A. 576, 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	John Hopkins	J. Hopkins	Portion of Swan Location 5373 (Certificate of Title Volume 1222, Folio 938)	a. r. p. 0 0 28 (approx.)

Dated this 2nd day of April, 1963.

F. PARRICK, Secretary, Main Roads.

L. & S. 708/63 (R388)

Public Works Act, 1902-1961; Local Government Act, 1960-1962

### 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 compulsorily acquire, on behalf of the Shire of Harvey, under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto, and being in the Wellington District, for Road Purposes, and that the said piece or parcel of land is marked off on Plan L.S., W.A. 1467, which may be inspected at the Office of the Minister for Lands, Perth, and at the Office of the Shire of Harvey.

### SCHEDULE

Owner or Reputed Owner	Occupier or Reputed Occupier	Description	Area
Septimus Burt and Frank Mends Stone	Vacant	Portion of Wellington Location 1 (Memorial Book 9, page 1342)	a. r. p. 3 0 21

The Notice of Intention to resume land in respect of Certificate of Title Volume 1135, Folio 636, and Memorial Book 9, page 1342, published in the *Government Gazette* of 29th March, 1963, is hereby superseded.

Dated this 5th day of April, 1963.

F. C. SMITH, Under Secretary for Lands.

## METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 878091/60.

NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1962, that water mains have been laid in the undermentioned streets in the districts indicated.

### City of Perth.

858555/63—West Coast highway, from Barnsley Road to lot 34—northerly.

858556/63—Fortview Road, from lot 64 to lot 66—westerly.

### Town of Melville.

8389/60—Troytown Way, from Rome Road to lot 13—westerly.

857408/63—Money Street, from lot 324 to lot 326—southerly.

865828/62—Marmion Street, from lot 512 to Kirkland Place—easterly.

864787/63—Cardew Street, from lot 564 to McCoy Street—southerly.

### Town of Midland.

9129/60—Lefroy Gardens, from lot 48 to Elgee Street—southerly.

865115/63—Eric Street, from lot 62 to Ferguson Street—easterly.

### Shire of Cockburn.

861681/62—Lorraine Place, from lot 65 to Jakob Place—north-easterly. Jakob Place, from Lorraine Place to lot 71—south-easterly.

861672/63—Lorraine Place, from Jakob Place to lot 62—north-easterly.

### Shire of Kwinana.

863312/62—Burlington Street, from lot 309 to lot 306—easterly.

### Shire of Perth.

862333/62—Wordsworth Avenue, from lot 29 to lot 26—easterly.

862334/62—Homer Street, from Elsegood Street to lot 13—north-westerly.

872825/63—Wooramel Way, from lot 68 to lot 84— northerly. Lyndon Street, from lot 60 to Wooramel Way—westerly.

872841/62—Wooramel Way, from lot 69 to lot 68 northerly.

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 5th day of April, 1963

G. SAMUEL, Under Secretary.

### COUNTRY AREAS WATER SUPPLY ACT, 1947-1960.

Goldfields and Agricultural Water Supply. Cunderdin North Extension.

Extension to Dalwallinu Branch to Wongan Hills. P.W.W.S. 935/61.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the power contained under the provisions of the Country Areas Water Supply Act, 1947-1960.

The Description of the Proposed Water Works.

The laying of a water main composed of approximately 12 miles 62 chains of six-inch diameter pipes complete with valves and all necessary appurtenances. from a point on the extension to Dalwallinu of the Cunderdin North Extension pipe line near the north-western corner of Ninghan Location 1501; thence generally southerly along the road along its western boundary and onwards along that road to a point in that road approximately 16 chains south of the most northerly north-western corner of Avon Location 20507; thence southerly across Ninghan Location 1511 to a point in the road along its southern boundary approximately 10 chains west of the north-western corner of Avon Location 13219; thence easterly along that road to a point near the north-western corner of Avon Location 13219; thence southerly across Avon Location 20507 parallel to and approximately six links from its eastern boundary to a point in the road along its southern boundary near its south-eastern corner; thence southerly across Avon Locations 24411 and 26735 and Water Reserve 15702 and Avon Location 22102 to the Mocardy Hill Reservoir in Water Reserve 15702.

All as shown in red on Drawing No. 1 of Plan P.W.D., W.A. 40178.

The Localities in which the proposed Water Works will be Constructed.

Within the boundary of the Wongan-Ballidu Shire as shown on Drawing No. 1 of Plan P.W.D., W.A. 40178.

The Purpose for which the Proposed Water Works are to be Constructed and the Parts of the Country Water Area which are Intended to be Supplied with Water.

To supply water to the farmlands abutting the main and to supplement the supply to the town of Wongan Hills.

The Times When and the Places at Which the Plans, Sections and Specifications may be Inspected.

At the office of the Minister for Water Supply, Sewerage and Drainage, St. George's Place, Perth, at the Water Supply Office at Wyalkatchem and at the office of the Wongan-Ballidu Shire at Wongan Hills for one month on and after the 8th day of April, 1963, between the hours of 10 a.m. and 3.30 p.m.

Perth, 29th March, 1963.

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

### SHIRE OF TRAYNING-KUNUNOPPIN-YELBINI. STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 50th JUNE, 1962

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Rates			Receipt				£ s. d. 11,389 6 6
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Investment in Tri Electric Light Ba Current Liabilities Municipal Fund	nding T	Juderta  L	 king  dabiliti	 			43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11
Investment in Tra Electric Light Bar Current Liabilities Municipal Fund Other	uding T nk	Juderta  L	 king 	es			43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11
Investment in Tri Electric Light Ba Current Liabilities Municipal Fund	ding Unk  Bank	Juderta <i>L</i> 	king idabiliti	 			43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11
Current Liabilities Municipal Fund Other Loan Liability	ding Unk  Bank	Juderta <i>L</i> 	king idabiliti	es			$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Current Liabilities Municipal Fund Other Loan Liability	ding Unk  Bank	Juderta <i>L</i> 	king idabiliti	es			43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 · 64,267 3 9
Current Liabilities Municipal Fund Other Loan Liability	Bank	Juderta  L Account	king  hing  hindbiliti  hindbi	es	  		$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Current Liabilities Municipal Fund Other Loan Liability	Bank	Juderta  L Account	king  hing  hindbiliti  hindbi	es	  		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\frac{\pmathbf{x}}{4},365 4 11 1,013 1 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumu	Bank	Juderta  L Account	king  hing  hindbiliti  hindbi	es	   		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4
Current Liabilities Municipal Fund Other Loan Liability Municipal Accumu  Sale of Current Meter Rent	Bauk Ilation	Juderta L Accoun	king king idabiliti in ti ty Und	es ertaki	  		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 .64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 .66 4 0
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumu	Bank	Jnderta  L  Account	king  hiabiliti  ty Und  ty	es ertaki	   		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\begin{array}{c} \text{\$\mathbb{E}\$} & \text{\$\mathbb{S}\$} & \text{\$\mathbb{C}\$} & \text{\$\mathbb{A}\$} & \text{\$\mathbb{A}\$} & \text{\$\mathbb{E}\$} & \$\mat
Current Liabilities Municipal Fund Other Loan Liability Municipal Accumu  Sale of Current Meter Rent	Bauk Ilation	Juderta  L  Account  Clectrici  EVEN	king  hing hinabiliti ti ty Und UE AC	es ertaki	   ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 .64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 .66 4 0
Current Liabilities Municipal Fund Other Loan Liability Municipal Accume  Sale of Current Meter Rent Sundry Revenue	Bank  Bank  Illation  I	Juderta  L  Account  Clectrici  EVEN	king  hing hinabiliti ti ty Und UE AC	es ertaki	   ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\frac{\xx}{4},365 4 11 1,013 1 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 \$\frac{\xx}{5},587 3 3 66 4 0 81 9 11 £5,734 17 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumt  Sale of Current Meter Rent Sundry Revenue	Bauk llation	Juderta  L  Account  Electrici  EVEN	king  inabiliti  ty Und  UE AC	es ertakir	   ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ 8 d. 4,365 4 11 1,013 1 11 1,013 1 11 64,267 3 19 8,305 11 9 £77,951 2 4 £ 8 d. 5,587 3 3 66 4 0 81 9 11 £5,734 17 2
Current Liabilities Municipal Fund Other Loan Liability Municipal Accume  Sale of Current Meter Rent Sundry Revenue	Bank Ilation R and 1	Juderta  L  Account  Electrici  EVEN	king  ciabiliti  ty Und UE AC	es ertakin	    		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 66 4 0 81 9 11 £5,734 17 2 555 13 3 3,435 11 0
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accume  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased	Bank Ilation R and 1	Juderta  L  Account  Electrici  EVEN	king  ciabiliti  ty Und UE AC	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\begin{array}{c} \preceq \text{s. d.} \\ 4,365 4 11 \\ 1,013 1 11 \\ 64,267 3 9 \\ 8,305 11 9 \\ £77,951 2 4 \\ \$\begin{array}{c} \preceq \text{s. d.} \\ 5,587 3 3 \\ 66 4 0 \\ 81 9 11 \\ £5,734 17 2 \\ 557 13 3 \\ 3,435 11 0
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumn  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and	Bauk dation I R	Juderta  L  Account  Account  Electrici  EVEN   Distribut	king king kiabiliti. ty Und UE AC	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\frac{\xx}{4},365 4 11 1,013 1 11 1,04,267 3 9 8,305 11 9 £77,951 2 4 \$\frac{\xx}{2}\$ s. d. 5,587 3 3 66 4 0 5,587 3 3 66 4 0 1,013 1 11 £5,734 17 2 \$\frac{\xx}{2}\$ 13 3 3,435 11 0 1,501 4 9 240 8 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumn  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and	Bank Bank  Bank  I and I Depre	Juderta  L  Account  Electrici  EVEN   Distribut  ceiation	king king king kinabibiti tit Undatabibiti tit	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ 8 d. 4,365 4 11 1,013 1 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ 8 d. 5,587 3 3 66 4 0 S1 9 11 £5,734 17 2 557 13 3 3,435 11 0 1,501 4 9
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumn  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and	Bank Bank  Bank  I and I Depre	Juderta  L  Account  Account  Electrici  EVEN   Distribut	king king tiabiliti ty Und ty Und	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\frac{\xx}{4},365 4 11 1,013 1 11 1,04,267 3 9 8,305 11 9 £77,951 2 4 \$\frac{\xx}{2}\$ s. d. 5,587 3 3 66 4 0 5,587 3 3 66 4 0 1,013 1 11 £5,734 17 2 \$\frac{\xx}{2}\$ 13 3 3,435 11 0 1,501 4 9 240 8 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumn  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and	Bank Bank  Bank  I and I Depre	Juderta  L  Account  Electrici  EVEN   Distribut  ceiation	king king king kinabibiti tt Und tt UE AC	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 9 66 4 0 S1 9 11 £5,734 17 2 557 13 3 3,435 11 0 1,501 4 9 240 8 2 £5,734 17 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumus  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors	Bank Bank  Bank  I and I Depre	Juderta  L  Account  Electrici  EVEN   Distribut  ceiation	king king tiabiliti ty Und ty Und	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\frac{\xx}{4},365 4 11 1,013 1 11 1,04,267 3 9 8,305 11 9 £77,951 2 4 \$\frac{\xx}{2}\$ s. d. 5,587 3 3 66 4 0 5,587 3 3 66 4 0 1,013 1 11 £5,734 17 2 \$\frac{\xx}{2}\$ 13 3 3,435 11 0 1,501 4 9 240 8 2
Current Liabilities Municipal Fund Other Loan Liability Municipal Accume  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets	Bauk Bauk and I Depre	Juderta  L  Account  Blectrici  EVEN  Company  BALAI  Company  BALAI	king king tiabiliti ty Und ty Und to Ac	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 66 4 0 S1 9 11 £5,734 17 2 240 8 2 £5,734 17 2 £5,734 17 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumus  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks	Bank and 1 Depre	Juderta  L  Account  Account  Electrici  EVEN    Distribut  ciation  BALAI	king tit  ty Und UE AC Assets	ertakin	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £8 8 d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £8 8 d. 5,587 3 3 66 4 0 5,587 3 3 66 4 0 1,501 4 9 240 8 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £1,001 4 9 240 8 2 £2,734 17 2 £2,734 17 2
Current Liabilities Municipal Fund Other Loan Liability Municipal Accume  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets	Bank and 1 Depre	Juderta  L  Account  Account  Electrici  EVEN    Distribut  ciation  BALAI	king tit  ty Und UE AC Assets	ertakin	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\begin{array}{c} \pmu & \text{s. d.} \\ 4,365 4 11 \\ 1,013 1 11 \\ 64,267 3 9 \\ 8,305 11 9 \\ £77,951 2 4 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 5,587 3 3 3 \\ 66 4 0 \\ 81 9 11 \\ £5,734 17 2 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 1,501 4 9 \\ 240 8 2 \\ £5,734 17 2 \\ £5,734 17 2 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 999 0 2 \\ 217,904 19 10 \\ 24 18 3 \\ 4,349 15 1 \\ \end{array}
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumus  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks	Bank and 1 Depre	Juderta  L  Account  Account  Electrici  EVEN    Distribut  ciation  BALAI	king tit  ty Und UE AC Assets	ertakin	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £8 8 d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £8 8 d. 5,587 3 3 66 4 0 5,587 3 3 66 4 0 1,501 4 9 240 8 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £1,001 4 9 240 8 2 £2,734 17 2 £2,734 17 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumus  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks	Bank and 1 Depre	Juderta  L  Account  Electrici EVEN   Distribut  ceiation  BALAI  geover (	king tit  ty Und UE AC Assets	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\begin{array}{c} \pmu & \text{s. d.} \\ 4,365 4 11 \\ 1,013 1 11 \\ 64,267 3 9 \\ 8,305 11 9 \\ £77,951 2 4 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 5,587 3 3 3 \\ 66 4 0 \\ 81 9 11 \\ £5,734 17 2 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 1,501 4 9 \\ 240 8 2 \\ £5,734 17 2 \\ £5,734 17 2 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 999 0 2 \\ 217,904 19 10 \\ 24 18 3 \\ 4,349 15 1 \\ \end{array}
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accume  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks Intangible Assets—	Bank and 1 Depre	Juderta  L  Account  Electrici EVEN   Distribut  ceiation  BALAI  geover (	king king tiabiliti tt  Und tt  Und Ac tion tion Loans)	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 66 4 0 S1 9 11 £5,734 17 2 240 8 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £1,001 4 9 240 8 2 £5,734 17 2 £2,734 17 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumus  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks Intangible Assets—  Sundry Creditors	Bauk Bauk Bauk Bauk Bauk Bauk Bauk Bauk	Juderta  L  Account  Electricit  EVEN   Distribut  ceiation  BALAI   geover (  L	king king tiabiliti tt  Und tt  UE Ac tion Licans)	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 \$\begin{array}{c} \pmu & \text{s. d.} \\ 4,365 4 11 \\ 1,013 1 11 \\ 64,267 3 9 \\ 8,305 11 9 \\ £77,951 2 4 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 5,587 3 3 3 \\ 66 4 0 \\ 81 9 11 \\ £5,734 17 2 \\ \$\begin{array}{c} \pmu & \text{s. d.} \\ 1,501 4 9 \\ 240 8 2 \\ £5,734 17 2 \\ £5,734 17 2 \\ £5,734 17 2 \\ £2,7094 19 10 \\ 24 18 3 \\ 4,349 15 1 \\ £2,468 13 4 \\ £ 8 d. \\ 416 16 7
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accume  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks Intangible Assets—	Bauk Bauk Ilation I R and I Depre	Juderta  L  Account  Electrici  EVEN   Distribut  ciation  BALAI   geover (  L	king king tiabiliti ty Und UE AC Kasels Loans)	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 66 4 0 S1 9 11 £5,734 17 2 240 8 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £1,001 4 9 240 8 2 £5,734 17 2 £2,734 17 2
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accumu  Sale of Current Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit Sundry Debtors Fixed Assets Sundry Debtors Fixed Assets Stocks Intangible Assets Sundry Creditors Shire Account (Ba	Bauk Bauk Bauk Bauk Bauk Bauk Bauk Bauk	Juderta  L  Account  Electricit  EVEN   Distribut  ceiation   BALAI   geover (  L	king king tabiliti ty Und UE AC King tton Lition Lition Lition Lition Lition Lition	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 3 66 4 0 S1 9 11 £5,734 17 2 240 8 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £2,468 13 4 £ s. d. 999 0 2 17,094 19 10 24 18 3 4,349 15 1 £22,468 13 4
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accume Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks Intangible Assets Stocks Shire Account (Ba Capital Advance & Shire Account (Ba Capital Advance & Capital & Cap	Bauk Bauk Bauk Bauk Bauk Bauk Bauk Bauk	Juderta  L  Account  Electrici  EVEN   Distribut  ceiation   BALAI   geover (  L	king king titut  ty Und tton  Assets Loans)	ertaki	ng NT		43,222 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 66 4 0 81 9 11 £5,734 17 2 557 13 3 3,435 11 0 1,501 4 9 240 8 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £17,094 19 10 240 8 2 £2,704 19 10 24 18 3 4,349 15 1 £22,468 13 4
Investment in Trr Electric Light Ba  Current Liabilities Municipal Fund Other Loan Liability Municipal Accume Meter Rent Sundry Revenue  Administration Current Purchased Loan Interest and Net Profit  Sundry Debtors Fixed Assets Stocks Intangible Assets Stocks Shire Account (Ba Capital Advance & Shire Account (Ba Capital Advance & Capital & Cap	Bauk Bauk Bauk Bauk Bauk Bauk Bauk Bauk	L. Account Electrici EVEN Distribute ciation BALAI geover (	king king titut  ty Und ty Und Action Loans)	ertaki	ng NT		43,223 8 0 9,183 5 2 20,583 1 0 1,059 4 1 £77,951 2 4 £ s. d. 4,365 4 11 1,013 1 11 64,267 3 9 8,305 11 9 £77,951 2 4 £ s. d. 5,587 3 3 66 4 0 81 9 11 £5,734 17 2 £5,734 17 2 £5,734 17 2 £5,734 17 2 £17,094 19 10 240 8 2 £5,734 17 2 £2,468 13 4 £2,468 13 4

B. S. RANCE, President. R. L. LEGGO, Shire Clerk.

I have examined the books and accounts of the Shire of Trayning-Kununoppin-Yelbeni for the year ended 30th June, 1962. I certify that the Annual Statements mentioned above correspond with the books of account, vouchers and documents submitted for audit, and are in my opinion correct, subject to my report.

C. GRIGG, A.A.S.A., Government Inspector of Municipalities

SHIRE OF COLLIE. Payments	
STATEMENT OF RECEIPTS AND PAYMENTS Hospital Benefit Fund Ambulance Fund Wedlend From YEAR ENDED 30th JUNE, 1962	£ s. d. 331 9 0
Figure 1 To 10	45 18 0 6 0 0
£ s. d. Unclaimed Wages	3,519 10 9 113 14 7
W A Transport Board	8,850 4 3 17 10
W.A. Transport Board Fees 98 0 0 Centractors	15 0 0
Matching Moneys—C.R.T. Fund— £ s. d. Nominations  Cash in Hand, 30th June, 1962	35 0 0 10 17 6
	2,950 19 7 5,879 11 6
3,850 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5,579 11 0
Fines and Penalties I. 551 U 10 STATEMENT OF PROFITED AND DAVMEN	TS
vermin receipes (15 5	
Meat Inspection Rees 326 10 2	£ s. d. 5,000 0 0
Sale of Land 996 5 8 Commercial Bank Interest	106 5 0
Sale of Office Equipment 29 15 0	5,106 5 0
Sale of House Numbers 16 0	£ s. d.
Sale of Sanitary Pans 39 18 9 Cash at Bank, 30th June, 1962 20 0 Cash at Bank, 30th June, 1962	
	5,106 5 0
Repayment of Loans         1,169 17 5         £           Fund Transfers         3,427 10 0         Loan Capital Fund           Returned Cheques         132 19 6         Loan Capital Fund           Contribution to Works         50 0 0         STATEMENT OF RECEIPTS AND PAYMEN	
Private Works 35 0 0 rior many and river 1992	TS
Building Fees 100 0 0 Receipts	
Stocks, 1960-61—Contra	£ s. d. 4,982 18 9
Loans Auscu	286 13 4
Payments Recoup Loan 39 and 41 Assisted—	1,020 0 0
Administration—         £ s. d.         Sewerage Scheme	746 6 9
Debt Service 16,230 3 6	7,035 18 10
Construction 11 924 16 5	£ s. d.
Maintenance         11,681         7         3         Loan         45—School Septics           Street Lighting         1,893         4         8         Loan         44—Refund           Parks, Gardens, Recreation Grounds         7,155         15         9         Loan         39 and         44—Refunds	1,000 14 9 1,301 13 11
Buildings Construction 555 8 5 Loan 44—Expenditure on Road Construction	$\begin{array}{ccc} 15 & 0 \\ 566 & 1 & 10 \end{array}$
	3,115 3 0
Sanitation 8,597 11 7 Loan 39 and 41	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Bushfire Control 62 0 0	7,035 18 10
Bushfire Control Equipment	
Cemetery       310       3       9       BALANCE SHEET AS AT 30th JUNE, 1962         Purchase of Plant and Tools       7,831       6       5         Matching Moneys—Payment to C.R.T. Fund       32       17       0       Current Assets       £       s. d. £       s. d.	£ s. d.
Donations—Statutory 313 15 Trust Fund Cash Account 8,068 2 1	,
Payments to Central Road	
Dog Registration Discs	
Fund Transfers 2,418 10 3 Rattes 2,059 10 3 Stemp Duty-Toon 45 110 3 Sanitation 1,504 19 5	
Traffic License Suspense	
Noxious Weeds Eradication	
Gravel Screening 342 12 8 Stocks on Hand 947 0 6 Purms Purchased 126 0 0	17,987 8 7
Stock Purchase Adjustment 194 18 1 Deferred Assets— Motor Vehicle Third Party Insurance, 1960-61 3 003 4 7 Sundry Debtors Sewerage	
Rates Suspense Refunds, 1960-61 157 5 6 Analytical Deposit 22 10 0 R. C. H. Hough—Car Account 490 0 0	
Collie Agricultural Society 1,060 5 3  SUMMARY Collie Bowling Club 11,027 15 7	
£ s. d. £ s. d. Collie Tennis Club 349 5 0  Cash on Hand, 1st July, 1961 1,730 4 8 Land Sale, A/c. P. F. and S. J. Davis 3,276 1 3	
Dr.1,855 7 5	0,888 15 5
Receipts as per Statement 89,708 18 10 Fixed Assets—	
87,853     11     5     Furniture     9,063     6     1       Payments as per Statement     96,441     9     8     Plant and Tools     38,554     4     2	
Debit Balance £8,587 18 3 Playground Equipment 567 4 6 Drums 272 0 0	
Less 1961-62 Depreciation 6,717 19 6	3,675 3 8
	2,551 7 8
FOR YEAR ENDED 30th JUNE, 1962	
Batances Casn and Bank, 1st July, 1961 Current Liabilities— £ s. d. £ s. d.	£ s. d.
Receipts         Bank Overdraft         8,587 18 3           Hospital Benefits Fund Contribution         £ s. d. Accrued Wages and Salaries         305 17 5           Hospital Benefits Fund Contribution         331 9 0 Sundry Creditors         1.288 14 5	
Ambulance Fund Contribution 45 18 0 Trust Funds—	
Employees Income Tax 3,519 10 9 Motor Vehicle Insurance	
Motor Vehicle Third Party Insurance 11,589 3 8 Deposits 129 0 0 W.A. Transport Board Fees 17 10 Private Works 20 0 0	
Rates Suspense Account 73 17 8 Rates Suspense Account 73 17 8	
Deposits—Contractors, etc 50 0 0 Deposits—Nominations 35 0 0 Deferred Liabilities—	8,250 12 2
	7,299 1 8
£15,879 11 6	35,549 13 10

Summary	BALANCE SHEET AS AT 30th JUNE, 1962
£ s. d. Total Assets 182,551 7 8	Assets
Total Liabilities	Current Assets— £ s. d. £ s. d. £ s. d. Bank Balances : Municipal Fund 319 13 6
Contingent Liability—The amount of interest included in loan debentures	Trust Fund
issued, payable over the life of the loans, and not shown under the heading of Loan Laibility, is approximately £39,511 6s. 10d.	Payment to C.R.T. Fund 1,550 14 8 Sundry Debtors:
We hereby certify that the figures and particulars above are correct.  N. S. COOTE, President.	Rates       853 11 2         Sanitation       90 0 0         Private Works       24 7 9
R. C. H. HOUGH, Shire Clerk.	Septic Installations          1,766         6         8           Property Income          294         17         6
I certify having examined the Books and Accounts of the Shire of Collie, also compared the statements of Receipts and Payments, Working	Miscellaneous 126 4 7 3,155 7 8 Stocks on Hand 466 3 2
Account, and Balance Sheet, also supporting Statements and found same to be correct in accordance with the Books, Accounts and Documents produced.	Drums and Deposits 40 0 0 Fixed Assets— 6,760 17 6
J. PARROTT, Auditor.	Plant and Tools 22,058 16 0 Buildings 36,020 13 11
	Swimming Pool 26,493 0 0 Furniture and Equipment 3,111 5 0
SHIRE OF GOOMALLING.	Vermin Equipment 2 10 0 Playground Equipment 213 0 0
STATEMENT OF RECEIPTS AND PAYMENTS	Library 50 0 0 0
FOR YEAR ENDED 30th JUNE, 1962  Receipts	82,981 10 11
£ s. d. Rates 20,303 1 5	Total Assets £89,702 8 5
Payments in lieu of Rates       36 6 0         Licenses       8,632 18 3         Government Grants       9,900 0	Current Liabilities— Liabilities £ s. d. £ s. d.
Matching Money—C.R.T. Fund 952 3 10 Income from Property 1,686 1 9	Sundry Creditors       1,036 11 8         Accrued Charges       240 12 4         Time Payment Contracts       169 13 11
Water Supply         36 4 9           Vermin Receipts         78 2 6           Sortifetion Changes         169 10 0	Trust Funds, etc 1,188 18 6 2,635 16 5
Fines and Penalties 251 3 10 Cemetery Receipts 54 0 0	Deferred Liability—Loan Liability 34,175 11 11  Total Liabilities £36,811 8 4
Other Fees         99 19 9           All Other Receipts         4,372 9 1	without the first out of the first out o
£46,565 1 2	SUMMARY £ s. d. Total Assets 89,702 8 5
Payments C c d	Total Liabilities 36,811 8 4
Administration—       £ s. d.         Staff Section       4,246 4 3         Membership Section       551 5 0	Municipal Accumulation Account (Surplus) £52,891 0 1  We hereby certify that the figures and particulars shown above are
Debt Service 5,876 9 10 Public Works and Services 20,466 10 6	correct. T. G. MILLSTEED, President.
Water Supply       13 18 10         Health Services       403 0 0         Sanitation       426 15 6	F. M. COATE, Shire Clerk.  I have examined the books and accounts of the Shire of Goomalling
Other Health Expenditure         32 16 7           Vermin Services         412 12 6	for the year ended 30th June, 1962. I certify that the Annual State- ments mentioned above correspond with the books of account, vouchers and documents submitted for audit and are in my opinion correct,
Traffic Control         606 13 6           Bushfire Control         111 10 3           Cemetery Costs         72 0	subject to my report.
	D. D. MADIEIN Consequenced Improved of Marriagnalities
Public Works Overhead (not allocated) 506 9 9 Plant Purchased 1,234 4 2 Plant Overhead Costs (not allocated) 1,234 4 2	R. R. MARTIN, Government Inspector of Municipalities.
Plant Purchased         1,234         4         2           Plant Operation Costs (not allocated)         93         18         3           C.R.T. Fund Expenditure         952         3         10           Matching Money—Payment to C.R.T. Fund         1,550         14         8	R. R. MAR'TIN, Government Inspector of Municipalities.  SHIRE OF ESPERANCE.
Plant Purchased       1,234 4 2         Plant Operation Costs (not allocated)       93 18 3         C.R.T. Fund Expenditure       952 3 10         Matching Money—Payment to C.R.T. Fund       1,550 14 8         Donations and Grants       20 10 0         Purchase of Materials       339 8 10	SHIRE OF ESPERANCE. STATEMENT OF RECEIPTS AND PAYMENTS
Plant Purchased       1,234 4 2         Plant Operation Costs (not allocated)       93 18 3         C.R.T. Fund Expenditure       952 3 10         Matching Money—Payment to C.R.T. Fund       1,550 14 8         Donations and Grants       20 10 0	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts
Plant Purchased       1,234 4 2         Plant Operation Costs (not allocated)       93 18 3         C.R.T. Fund Expenditure       952 3 10         Matching Money—Payment to C.R.T. Fund       1,550 14 8         Donations and Grants       20 10 0         Purchase of Materials       339 8 10         All Other Expenditure       3,665 16 10	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1902  Receipts  £ s. d.  Rates
Plant Purchased   1,234 4 2     Plant Operation Costs (not allocated)   93 18 3     C.R.T. Fund Expenditure   952 3 10     Matching Money—Payment to C.R.T. Fund   1,550 14 8     Donations and Grants   20 10 0     Purchase of Materials   339 8 10     All Other Expenditure   3,665 16 10     SUMMARY   £ s. d.	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts £ s. d. Rates 32,255 19 11 Licenses 12,979 18 8 Government Grants 18 116 16 4
Plant Purchased       1,234 4 2         Plant Operation Costs (not allocated)       93 18 3         C.R.T. Fund Expenditure       952 3 10         Matching Money—Payment to C.R.T. Fund       1,550 14 8         Donations and Grants       20 10 0         Purchase of Materials       339 8 10         All Other Expenditure       3,665 16 10         \$UMMARY         Cash and Bank Balances, 1st July, 1961 (Overdrawn)       3,489 14 0         Plus Transfer to Trust Fund Bank Account       1,172 10 7	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts  \$\frac{\xeta}{Rates} \frac{\xeta}{\xeta} \
Plant Purchased       1,234       4       2         Plant Operation Costs (not allocated)       93       18       3         C.R.T. Fund Expenditure       952       3       10         Matching Money—Payment to C.R.T. Fund       1,550       14       8         Donations and Grants       20       10       0         Purchase of Materials       339       8       10         All Other Expenditure       3,665       16       10         SUMMARY         Cash and Bank Balances, 1st July, 1961 (Overdrawn)       2,8       d.         3,489       14       0	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts  \$\frac{\xeta}{Rates} \frac{\xeta}{\xeta} \
Plant Purchased	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1902  Receipts  \$\frac{\(\text{E}\)}{\(\text{Rates}\)} \frac{\(\text{E}\)}{\(\text{S}\)} \frac{\(\text{E}\)}{\(\text{D}\)} \frac{\(\text{E}\)}{\(\text{S}\)} \frac{\(\text{E}\)}{\(\text{S}\)} \frac{\(\text{E}\)}{\(\text{D}\)} \frac{\(\text{E}\)}{\(\text{D}\)} \frac{\(\text{E}\)}{\(\text{D}\)} \frac{\(\text{E}\)}{\(\text{D}\)} \frac{\(\text{E}\)}{\(\text{D}\)} \frac{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\text{E}\)} \frac{\(\text{E}\)}{\(\te
Plant Purchased       1,234 4 2         Plant Operation Costs (not allocated)       93 18 3         C.R.T. Fund Expenditure       952 3 10         Matching Money—Payment to C.R.T. Fund       1,550 14 8         Donations and Grants       20 10 0         Purchase of Materials       339 8 10         All Other Expenditure       £41,583 3 1         SUMMARY         Cash and Bank Balances, 1st July, 1961 (Overdrawn)       3,489 14 0         Plus Transfer to Trust Fund Bank Account       4,662 4 7         Receipts as per Statement       46,665 1 2         41,902 16 7	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1902  Receipts  \$\frac{\pmathscr{\text{Receipts}}}{Receipts}\$\$ \$\frac{\pmathscr{\pmathscr{\text{S}}}}{Receipts}\$\$ \$\pmathscr{\pm
Plant Purchased       1,234 4 2         Plant Operation Costs (not allocated)       93 18 3         C.R.T. Fund Expenditure       952 3 10         Matching Money—Payment to C.R.T. Fund       1,550 14 8         Donations and Grants       20 10 0         Purchase of Materials       339 8 10         All Other Expenditure       £41,583 3 1         SUMMARY         Cash and Bank Balances, 1st July, 1961 (Overdrawn)       3,489 14 0         Plus Transfer to Trust Fund Bank Account       1,172 10 7         Receipts as per Statement       46,662 4 7         Receipts as per Statement       41,902 16 7         Payments as per Statement       41,583 3 1	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Rates
Plant Purchased         1,234 4 2           Plant Operation Costs (not allocated)         93 18 3           C.R.T. Fund Expenditure         952 3 10           Matching Money—Payment to C.R.T. Fund         1,550 14 8           Donations and Grants         20 10 0           Purchase of Materials         339 8 10           All Other Expenditure         3,665 16 10           SUMMARY           Cash and Bank Balances, 1st July, 1961 (Overdrawn)         3,489 14 0           Plus Transfer to Trust Fund Bank Account         1,172 10 7           Receipts as per Statement         46,662 4 7           Payments as per Statement         41,902 16 7           Payments as per Statement         41,583 3 1           Credit Balance, 30th June, 1962         £319 13 6           Trust Fund           STATEMENT OF RECEIPTS AND PAYMENTS	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts  Receipts  Receipts  \$\frac{\pmu}{2}\$ s. d.  \$\frac{\pmu}{2}\$ s. d.  Rates \$2,255 19 11  Licenses \$12,979 18 8  Government Grants \$18,116 16 4  Matching Moneys—C.R.T. Fund \$8,050 18 4  Income from Property \$2,272 2 11  Health Services—Sanitation and Rubbish \$3,453 10 2  Fines and Penalties \$21 3 6  Cemetery Receipts \$815 0  Vermin Receipts \$815 0  Vermin Receipts \$815 0  Vermin Receipts \$815 0  Refunds and Transfers \$2,204 0 0  Refunds and Transfers \$40,836 5 10  Sale of Plant \$1,167 4 10  Stock on Hand, 1st July, 1961 \$68 14 1  Other Revenue \$63 19 6  £122,842 18 0  Payments  Administration—
Plant Purchased         1,234 4 2           Plant Operation Costs (not allocated)         93 18 3           C.R.T. Fund Expenditure         952 3 10           Matching Money—Payment to C.R.T. Fund         1,550 14 8           Donations and Grants         20 10 0           Purchase of Materials         339 8 10           All Other Expenditure         £ 8. d.           Cash and Bank Balances, 1st July, 1961 (Overdrawn)         3,489 14 0           Plus Transfer to Trust Fund Bank Account         1,172 10 7           Receipts as per Statement         4,662 4 7           Receipts as per Statement         41,902 16 7           Payments as per Statement         41,583 3 1           Credit Balance, 30th June, 1962         £ 319 13 6           Trust Fund           STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962           Receipts	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts  \$\frac{\pmathscr{R}}{8}\$ s. d.  \text{Rates} \tag{32,255} \text{19} \text{11} \text{Licenses} \tag{2.55} \text{19} \text{11} \text{Licenses} \tag{60 vernment Grants} \tag{18,116} \text{16} \text{16} \text{18} \text{16} \text{17} \text{10} \text{17} \text{10} \text{16} \text{16} \text{16} \text{17} \text{10} \text{11} \text{10} \text{10} \text{10} \text{10} \text{11} \text{10} \text{10} \text{10} \text{10} \text{11} \text{10} \text{10} \text{10} \text{10} \text{10} \text{10} \text{10} \text{10} \text{10} \text{11} \text{10}
Plant Purchased         1,234 4 2         Plant Operation Costs (not allocated)         93 18 3         C.R.T. Fund Expenditure         952 3 10         Matching Money—Payment to C.R.T. Fund         1,550 14 8         Donations and Grants         20 10 0         Purchase of Materials         339 8 10         All Other Expenditure         339 8 10         All Other Expenditure         £41,583 3 1         Image: Comparison of the compari	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Rates**  **12,979 18 8  **Government Grants**  **Government Grants**  **Government Grants**  **Government Grants**  **Rates**  **18,116 16 4  **Matching Moneys—C.R.T. Fund**  **Ration From Property**  **Receipts**  **Receipts**  **Receipts**  **Cemetery Receipts**  **Receipts**  **Cemetery Receipts**  **Cemetery Receipts**  **Cemetery Receipts**  **Centributions to Works**  **Refunds and Transfers**  **Refunds and Trans
Plant Purchased         1,234 4 2           Plant Operation Costs (not allocated)         93 18 3           C.R.T. Fund Expenditure         952 3 10           Matching Money—Payment to C.R.T. Fund         1,550 14 8           Donations and Grants         20 10 0           Purchase of Materials         339 8 10           All Other Expenditure         \$3,665 16 10           SUMMARY           £         s. d.           Evelopts         £           For YEAR ENDED 30th JUNE, 1962         £           Evelopts         £           FOR YEAR ENDED 30th JUNE, 1962         £           Receipts         S. d.           Evelopts         S. d.	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts  Receipts  Receipts  \$\frac{\pmu}{2}\$ s. d.  \$\frac{\pmu}{2}\$ s. d.  Rates \$2,255 19 11  Licenses \$12,979 18 8  Government Grants \$18,116 16 4  Matching Moneys—C.R.T. Fund \$8,050 18 4  Income from Property \$2,272 2 11  Health Services—Sanitation and Rubbish \$3,453 10 2  Fines and Penalties \$21 3 6  Cemetery Receipts \$815 0  Vermin Receipts \$815 0  Vermin Receipts \$815 0  Vermin Receipts \$297 12 7  Contributions to Works \$2,204 0 0  Refunds and Transfers \$40,836 5 10  Sale of Plant \$1,167 4 10  Stock on Hand, 1st July, 1961 \$68 14 1  Other Revenue \$68 14 1  Other Revenue \$20 0 0 0  \$\frac{\pmu}{\pmu}\$ s. \$\fra
Plant Purchased         1,234 4 2           Plant Operation Costs (not allocated)         93 18 3           C.R.T. Fund Expenditure         952 3 10           Matching Money—Payment to C.R.T. Fund         1,550 14 8           Donations and Grants         20 10 0           Purchase of Materials         339 8 10           All Other Expenditure         £41,583 3 1           SUMMARY           Cash and Bank Balances, 1st July, 1961 (Overdrawn)         3,489 14 0           Plus Transfer to Trust Fund Bank Account         1,172 10 7           Receipts as per Statement         46,662 4 7           Payments as per Statement         41,902 16 7           Payments as per Statement         41,583 3 1           Credit Balance, 30th June, 1962         £319 13 6           Trust Fund           STATEMENT OF RECEIPTS AND PAYMENTS           FOR YEAR ENDED 30th JUNE, 1962           Receipts           Transfer ex Municipal Fund Account         1,172 10 7           Group Taxation         1,131 4 3           Motor Vehicle Insurance Trust         3,123 13 9           Nomination Deposits         25 0 0           Rates Suspense and Refunds         18 11 4           Payments	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Government Grants**  **Government Gr
Plant Purchased	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts  Receipts  Receipts  Receipts  States
Plant Purchased         1,234 4 2           Plant Operation Costs (not allocated)         93 18 3           C.R.T. Fund Expenditure         952 3 10           Matching Money—Payment to C.R.T. Fund         1,550 14 8           Donations and Grants         20 10 0           Purchase of Materials         339 8 10           All Other Expenditure         \$3,665 16 10           SUMMARY           Cash and Bank Balances, 1st July, 1961 (Overdrawn)         3,489 14 0           Plus Transfer to Trust Fund Bank Account         1,172 10 7           Receipts as per Statement         46,662 4 7           Receipts as per Statement         41,902 16 7           Payments as per Statement         41,583 3 1           Credit Balance, 30th June, 1962         £319 13 6           Trust Fund           STATEMENT OF RECEIPTS AND PAYMENTS           FOR YEAR ENDED 30th JUNE, 1962           Receipts         £ s. d. £ s. d.           Transfer ex Municipal Fund Account         1,172 10 7           Group Taxation         1,131 4 3           Motor Vehicle Insurance Trust         3,123 13 9           Nomination Deposits         25 0 0           Rates Suspense and Refunds         18 11 4           Payments         £ s. d. £	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Government Grants**  **Gove
Plant Purchased         1,234 4 2           Plant Operation Costs (not allocated)         93 18 3           C.R.T. Fund Expenditure         952 3 10           Matching Money—Payment to C.R.T. Fund         1,550 14 8           Donations and Grants         20 10 0           Purchase of Materials         339 8 10           All Other Expenditure         £ s. d.           Ext1,583 3 1           SUMMARY           £ s. d.           Cash and Bank Balances, 1st July, 1961 (Overdrawn)         3,489 14 0           Plus Transfer to Trust Fund Bank Account         1,172 10 7           Receipts as per Statement         46,662 4 7           Receipts as per Statement         41,902 16 7           Payments as per Statement         41,583 3 1           Credit Balance, 30th June, 1962         £319 13 6           Trust Fund           STATEMENT OF RECEIPTS AND PAYMENTS           FOR YEAR ENDED 30th JUNE, 1962           Receipts           Transfer ex Municipal Fund Account         1,172 10 7           Group Taxation         1,131 4 3           Motor Vehicle Insurance Trust         3,123 13 9           Nomination Deposits         25 0 0           Rates Suspense and Refunds	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1902  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Government Grants**  **Gove
Plant Purchased	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1902  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Government Grants**  **Gove
Plant Purchased	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Receipts**  **Government Grants**  **
Plant Purchased	SHIRE OF ESPERANCE.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962  Receipts  Rates

SUMMARY	Balances, 30th June, 1962— £ s. d. £ s. d.
Debit Balance, 1st July, 1961       £ s. d.         Plus Payments          117,486 l4       0	Loan 17 1,919 7 10 Loan 18 3 10
£121,071 0 8 Less Receipts 122,842 18 0	Loan 19     366 13 9       Loan 20     66 1 8       Loan 21     125 15 0
Credit Balance, 30th June, 1962 £1,771 17 4	Loan 24 920 10 5 Loan 24 72 13 7
BALANCE SHEET AS AT 30th JUNE. 1982	3,556 13 9
Assets	£37,304 4 4 
Current Assets— £ s. d. £ s. d. £ s. d. Cash and Bank Balances—	$ \begin{array}{c} \textbf{Trust } \textbf{Funds} \\ Receipts \end{array} $
Municipal Fund 1,922 1 2 Loan Capital 3,556 13 9 	Balances, 1st July, 1961— £ s. d. £ s. d. Rates in Suspense 26 8 10
Payments to Central Roads Trust Fund 6,424 1 6	Library Deposits         2 0 0           Superannuation Reserves         64 11 7           Land Sale for Rates         76 0 2
Sundry Debtors Rates 3,584 2 5 Sanitary Charges 279 11 10	Land Sale for Rates
Private Works 881 3 5 Library—Lost Books 18 10 6	Receipts 172 16 7
Rubbisli Charges	Rates in Suspense       71 11 7         Library Deposits       64 0 0         Surplus Cash       9 11 6
M.R.D. Works Recoups 413 4 8 Loan Capital Advance 14 18 0	Surplus Cash 9 11 6   Nomination Deposits 10 0 0   Motor Vehicle Insurance Trust 4,549 11 8
Sale of Materials 35 14 0 Stocks on Hand 35 14 0 3,421 19 0	Group Tax Deductions 2,808 15 2
Deferred Assets—Deposits 20,789 19 9 41 10 0	27,000 0 0
Fixed Assets— Land and Bulldings 24,736 0 0 Office Furniture and Equip	Payments— £ s. d. £ s. d.
ment 1,742 15 6 Plant 20,564 10 0	Rates in Suspense 40 4 3 Library Deposits 63 0 0
Tools 205 12 9  Health—Plant and Build- Ings 1,024 0 0	Superannuation Reserve           64 11 7           Nomination Deposits            10 0 0
Sanitary Pans 637 0 0 Jetty 200 0 0 Cemetery Assets 29 0 0	Motor Vchicle İnsurance Trust          4,549 11 8           Group Tax Deductions           2,808 15 2
Poison Cart 3 0 0 49,231 18 3	Balances, 30th June, 1962— Rates in Suspense 57 16 2
Electricity Undertaking Investment 71,997 6 0	Library Deposits 3 0 0 Land Sale for Rates 76 0 2
Total Assets £142,060 14 0	M.L.C. Assurance Group 1 10 0 Surplus Cash 9 11 6
Liabilities	
Current Liabilities— £ s. d. £ s. d. Sundry Creditors 671 18 1	
Trust Funds	Electricity Supply TRADING ACCOUNT FOR YEAR ENDED 30th JUNE,
Land Sale for Rates 76 0 2 H.B.F. Group 2 6 0	1962 Expenditure
Surplus Cash 9 11 6	Administration— £ s. d. £ s. d. Salaries 600 0 0
Deferred Liabilities—Loan Liability   87,254 16 8	Office Expenses 13 0 0 Audit Fees 16 0 0
	Printing and Stationery 210 1 7 Bank Charges 3 12 0
SUMMARY £ s. d.	Production Costs— Wages 5,794 15 6
Total Assets          142,060 14 0           Total Liabilities          88,076 18 7	Fuel and Oils         3,377       7       5         Insurance        223       11       6         Plant Rental        52       0
Municipal Accumulation Account Surplus £53,983 15 5	Repairs and Maintenance 1,267 8 4 Trading Expenses 153 10 4
Contingent Liability.—The amount of interest included in loan debentures issued, payable over the life of the loans and not shown under the heading of Loan Liability, is £36,732 108. 11d.	Sanitation 6 10 0  Other Costs
	Other Costs— Allowances 2 17 9 Loan Interest 942 6 3
Loan Capital Fund STATEMENT OF RECEIPTS AND PAYMENTS	Sundries 18 1 7 Depreciation 2,877 8 1
FOR YEAR ENDED 30th JUNE, 1962  Receipts	3,840 13 8 Total Expenses £15,558 10 4
Balances, 1st July, 1961— £ s. d. £ s. d. Loan 17 1,919 7 10	Profit to Net Revenue 2,742 18 1  £18,301 8 5
Loan 18	£18,301 8 B
Loan 20 2,800 0 0 Loan 21 2,000 0 0	Income £ s. d. £ s. d. Contribution to Works 595 17 4
Loan 22	Current and Meter Rent 17,660 5 7 Battery Charging 45 5 6
Loan 25 8,000 0 0 Refunds of Loan Expenditures—	£18,301 8 5
Loan 18 1,800 16 3 Loan 25 360 5 0	NET REVENUE ACCOUNT FOR YEAR ENDED
£37,304 4 4	30th JUNE, 1962 Debit
Payments £ s. d. £ s. d.	### ### ### ##########################
Loan 18—Investment in Trading Un-	Capital Reserve (Loan Capital)
Loan 19—Plant Purchase   1 0 0	£2,742 18 1
Loan 22—Plant Purchase 3,700 0 0 Loan 23—Invest in Trading Under-	Credit £ s. d.
taking 6,079 9 7  Loan 24—Housing 3,427 6 5  Loan 25—Invest in Trading Under-	By Net Profit, 1961/62 2,742 18 1
Loan 25-invest in Trading Under-	£2,742 18 1

### Trading Fund

## ELECTRIC LIGHT ACCOUNT STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1962

	Rece	ipts	e			e		a
Meter Rent and Current			$^{£}_{16,691}$	s. 4	d. 0	£	s.	d.
Battery Charging			45	5	6			
Meter Deposits			89	ő	ŏ			
			16,825	9	6			
Fund Transfers			108	5	3			
Recoup Loan 23 Advance			458	3	5			
Recoup Conversion Advance			248	5	7			
Total Receipts			£17,640	3	9			
		_						
	Pay	nents						
Otation 35						£	s.	d.
Station Management Administration—Salaries	****		****			5,053	$\frac{3}{12}$	2
3.6-1 23 11	• • • • •	****				600 204	7	8
Maradian Damento	****					84	15	10
7711 (2)	****	****	****			3,365	12	2
Sanitation			****			9,505	2	$\tilde{6}$
Bank Charges			****			2	ō	ŏ
Audit Fees			****			16	ŏ	ŏ
Printing and Stationery			****			161	16	1
Insurance						223	11	6
Repairs and Maintenance			****			952	19	8
Petty Cash						13	0	0
Refund Deposits			****			2	0	0
Returned Cheques			****			3	0	10
Loose Tools			****			91	13	7
Loan Repayments						520	7	1
Interest on Loans		****	****			942	6	3
Telephone Account	••••		****			68	4	3
Conversion Advance Account			****			248	5	7 5
Loan No. 23 Advance Accou	nt	•				458 45	3	2
Street Lamps Fund Transfers						108	5	3
Cumdulac		****				18	1	7
Dlant Him as C E C	****	****				52	ō	ó
Truck Tyres		****	****			56	6	5
Property Inprovements			****			17	10	í
-zopozog zmpzorozamom um								
Total Payments						£13,317	5	1.
Dr. Balance at 1st July, 196	31		****			225	4	6
						C19 E49	0	7
Cr Polongo of 20th Tune 10	0.00					£13,542 4,097	9 14	2
Cr. Balance at 30th June, 19	904	••••				4,097	14	
						£17,640	3	9

### ELECTRICITY SUPPLY

### BALANCE SHEET AS AT 30th JUNE, 1962 Liabilities

	Lnabu	uves						
Current Liabilities—			£	s.	d.	£	s.	d.
Sundry Creditors			703	15	8			
Consumers' Deposits	****		273	0	0			
Companies are present the						976	15	8
Capital						010	1.7	
			26,362	5	1			
	****		5,985	6	5			
Loan No. 23	****							
Loan No. 25	****		7,914	12	4			
Capital Reserve	••••		1,731	14	3			
Treasury Grant		****	30,000	0	0		•	
	Advance		1,735	2	2			
Capital Appreciation	****		141	19	3			
Net Revenue Account			1,171	10	3			
		_			_			
			75.042	9	9			
Less Changeover Account	,		6,986	0	0			
2000 Changer in account						68,056	9	9
						£69,033	5	5
	Asse	ot e						
	21000	200						
Commont Accets			e	c	d	ı.		d
Current Assets—	Account		£	s.	d.	£	S.	
Bank Balance—Trading	Account			s.	d.	4,097	14	2
Bank Balance—Trading Petty Cash	Account			s.	d.			
Bank Balance—Trading Petty Cash Sundry Debtors—	****					4,097	14	2
Bank Balance—Trading Petty Cash Sundry Debtors— Current and Meter Rent	****		2,504	6	11	4,097	14	2
Bank Balance—Trading Petty Cash Sundry Debtors—	****			6		4,097 5	14 0	2 0
Bank Balance—Trading Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques	 b		2,504	6	11	4,097 5 2,507	14 0 7	2 0
Bank Balance—Trading A Petty Cash Sundary Debtors— Current and Meter Rent Returned Cheques Stock on Hand—Fuel and	 b		2,504	6	11	4,097 5	14 0	2
Bank Balance—Trading A Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques Stock on Hand—Fuel and Fixed Assets—	 b		2,504	6	11	4,097 5 2,507 241	14 0 7 7	2 0 9 2
Bank Balance—Trading A Petty Cash Sundary Debtors— Current and Meter Rent Returned Cheques Stock on Hand—Fuel and	 b		2,504	6	11	4,097 5 2,507 241 38	14 0 7	2 0 9 2 5
Bank Balance—Trading A Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques Stock on Hand—Fuel and Fixed Assets— Furniture	 t t Oil		2,504	6	11	4,097 5 2,507 241	14 0 7 7	2 0 9 2
Bank Balance—Trading 2 Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds	 i i Oil		2,504	6	11	4,097 5 2,507 241 38	14 0 7 7	2 0 9 2 5
Bank Balance—Trading Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques  Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant	 1 Oil		2,504	6	11	4,097 5 2,507 241 38 885	14 0 7 7 7 0	2 0 9 2 5 0
Bank Balance—Trading 2 Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant Switchboards	1 Oil		2,504	6	11	4,097 5 2,507 241 38 885 13,883 3,021	14 0 7 7 7 0 0	2 0 9 2 5 0
Bank Balance—Trading 2 Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques  Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant Switchboards Transformers	i Oil		2,504	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192	7 7 7 0 0 0 0	2 0 9 2 5 0 0
Bank Balance—Trading Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant Switchboards Transformers	i i Oil		2,504	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192 6,413	7 7 7 0 0 0 0 0	2 0 9 2 5 0 0 0 0
Bank Balance—Trading 2 Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques  Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant Switchboards Transformers Alternators Distribution System	1 Oil		2,504 3	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192 6,413 24,709	14 0 7 7 7 0 0 0 0 0 18	2 0 9 2 5 0 0 0 0 0 11
Bank Balance—Trading A Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques  Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant Switchboards Transformers Alternators Distribution System Tools and Equipment	1 Oil		2,504 3 3	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192 6,413 24,709 509	$\begin{array}{c} 14 \\ 0 \\ \\ 7 \\ 7 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 18 \\ 0 \\ \end{array}$	2 0 9 2 5 0 0 0 0 0 11 0
Bank Balance—Trading 2 Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques  Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant Switchboards Transformers Alternators Distribution System Tools and Equipment Meters and Boards	1 Oil		2,504 3	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192 6,413 24,709 509 2,357	$\begin{array}{c} 14\\0\\7\\7\\0\\0\\0\\0\\18\\0\\0\end{array}$	2 0 9 2 5 0 0 0 0 0 11 0 0
Bank Balance—Trading 2 Petty Cash	1 Oil		2,504 3 3	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192 6,413 24,709 509 2,357	$\begin{array}{c} 14\\0\\7\\7\\0\\0\\0\\0\\10\\\end{array}$	9 2 5 0 0 0 0 0 11 0 0
Bank Balance—Trading 2 Petty Cash Sundry Debtors— Current and Meter Rent Returned Cheques  Stock on Hand—Fuel and Fixed Assets— Furniture Enginex Beds Power House Plant Switchboards Transformers Alternators Distribution System Tools and Equipment Meters and Boards	1 Oil		2,504 3	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192 6,413 24,709 509 2,357	$\begin{array}{c} 14\\0\\7\\7\\0\\0\\0\\0\\18\\0\\0\end{array}$	2 0 9 2 5 0 0 0 0 0 11 0 0
Bank Balance—Trading 2 Petty Cash	1 Oil		2,504 3	6	11	4,097 5 2,507 241 38 885 3,021 2,192 6,413 24,709 2,357 883 7,290	14 0 7 7 7 7 0 0 0 0 0 0 0 0 0 0 0 0 0	9 2 5 0 0 0 0 0 11 0 0 0 0 0 0 0 0 0 0 0 0
Bank Balance—Trading 2 Petty Cash	1 Oil		2,504 3	6	11	4,097 5 2,507 241 38 885 13,883 3,021 2,192 6,413 24,709 509 2,357	$\begin{array}{c} 14\\0\\7\\7\\0\\0\\0\\0\\10\\\end{array}$	9 2 5 0 0 0 0 0 11 0 0

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

P. A. CHARSLEY, President.
A. J. PEDDER, Shire Clerk.

I have examined the books and accounts of the Shire of Esperance for the year ended 30th June, 1962. I certify that the Annual Statements mentioned above correspond with the books of account, vouchers and documents submitted for audit, and are in my opinion correct, subject to my report.

C. GRIGG, A.A.S.A., Government Inspector of Municipalities.

### SHIRE OF DUNDAS.

STATEMENT OF 1	RECE.	IPTS AI	ND .	PAYMI	ENTS	FOR
A Adda Av	331.12	Receipts		, =		
Th. I		-				£ s. d. 11,040 9 1
Rates Payment in Lieu of Rat	es			****		41 14 0
Licenses L.G. Act Licenses Traffic Act Licenses Dog Act		****	****			$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Licenses Dog Act				****		$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Traffic Act Health Act						18 0 0
Government and Other Matching Money—	Grants					4,083 8 10
Contribution						629 0 0
Subsidy Income from Property						$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Sanitation Charges		****				1,409 12 1
Subsidy Income from Property Sanitation Charges Fines and Penalties Cemetery Receipts Vermin Receipts All Other Receipts		****				$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Vermin Receipts All Other Receipts	****					0 400 10 0
						£49,892 12 4
					-	
		Paymen	ts			
Administration-						£ s. d.
Administration— Staff Members Debt Service—Loans Works and Services Street Lighting Recreation Grounds Buildings—Construction.						$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Debt Service—Loans						1,678 17 0
Works and Services Street Lighting	.,					13,630 13 5 480 0 0
Recreation Grounds Buildings—Construction,	Main	tono non	Iniv			1,329 6 9 $1,800$ 7 10
Health Services Vermin Services						2,930 8 7
Health Services Vermin Services Bush Fire Coutrol Traffic Control					****	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
					****	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Public Works Overheads	sNot	Allocat	ed	****		102 4 10
Public Works Overheads Plant, Machinery, Tools C.R.T. Matching Money C.R.T. Matching Money						$\begin{array}{cccccccccccccccccccccccccccccccccccc$
C.R.T. Matching Money Donations and Grants	Contr	ibution				$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Transfer to Reserve Ful	nds					2,000 0 0
						7,229 16 9 9,397 5 4
•					-	£49,717 19 8
					-	
	5	SUMMA	RУ			ā
Cash and Bank Balance	s 1/7	61				£ s. d. 2,980 5 8
Receipts as per Stateme	nt	****				49,892 12 4
						52,872 $18$ $0$ $49,717$ $19$ $8$
20 1						49,717 19 8
Payments as per Staten	ient	****			-	
Payments as per Staten Credit Balance 30/6/62	ient 				-	£3,154 18 4
Credit Balance 30/6/62		****		****		£3,154 18 4
		 T AS A		****		£3,154 18 4
Credit Balance 30/6/62 BALANCE		T AS A	T 30	****	 NE, 19	£3,154 18 4
Credit Balance 30/6/62 BALANCE		T AS A	T 30	 Oth JU	 NE, 19	£3,154 18 4
Credit Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund	SHEE	T AS A Assets £ s	T 30	 0th JU £ 3,154	NE, 19 s. d.	£3,154 18 4
Credit Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund		T AS A  Assets £ s	T 30	0th JU £ 3,154 339 4,485	NE, 19 s. d. 18 4 19 10 8 0	£3,154 18 4
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave		T AS A Assets £ s	T 30	0th JU £ 3,154 339	NE, 19 s. d. 18 4 19 10	£3,154 18 4
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital—	SHEE	T AS A  Assets £ s	T 34	0th JU £ 3,154 339 4,485 1,529	NE, 19 s. d. 18 4 19 10 8 0	£3,154 18 4
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave	SHEE	T AS A  Assets £ s	T 30	0th JU £ 3,154 339 4,485 1,529	NE, 19 s. d. 18 4 19 10 8 0	£3,154 18 4 962 £ s. d.
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5	SHEE	T AS A  Assets £ s	T 30	0th JU £ 3,154 839 4,485 1,529	NE, 19 s. d. 18 4 19 10 8 0 3 4	£3,154 18 4
Credit Balance 30/6/62  BALANCE  Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central	SHEE	T AS A Assets £ s	T 30	0th JU £ 3,154 389 4,485 1,529	NE, 19 s. d. 18 4 19 10 8 0 3 4	£3,154 18 4 062 £ s. d. 10,932 15 8 150 0 0
Current Assets— Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors—	SHEE	T AS A Assets £ s	T 30	0th JU £ 3,154 339 4,485 1,529	NE, 19 s. d. 18 4 19 10 8 0 3 4	£3,154 18 4 062 £ s. d.
Credit Balance 30/6/62  BALANCE  Bank Account—  Municipal Fund  Trust Fund  Plant Reserve Fund  Long Service Leave  Loan Capital—  Loan No. 1  Loan No. 5  Treasury Bouds  Payment to Central  Trust  Trust  Trust  Loan Loan Loan  Trust  Trust  Trust  Trust  Trust  BALANCE  B	SHEE	T AS A Assets £ s	T 30	0th JU £ 3,154 389 4,485 1,529	s. d. 18 4 19 10 8 0 3 4	£3,154 18 4 062 £ s. d.  10,932 15 8 150 0 0 2,000 0 0
Current Assets— Bank Account— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others	SHEE	T AS A Assets £ s 1,160 14 262 10	T 30	0th JU £ 3,154 339 4,485 1,529	NE, 18 s. d. 18 4 19 10 8 0 3 4 6 2	£3,154 18 4 062 £ s. d. 10,932 15 8 150 0 0
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others Stocks Transfer to Reserve F	SHEE	T AS A Assets £ s 1,160 16 262 16	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873	NE, 19 s. d. 18 4 19 10 8 0 3 4 6 2 6 0 12 1	£3,154 18 4 062 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1
Current Assets— Balance 30/6/62  BALANCE  Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve F Exed Assets— Laud and Bulldings	SHEE	1,160 16 262 16	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873	s. d.  18 4 19 10 8 0 0 3 4 6 2	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1
Credit Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Func Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture	SHEE	1,160 11 262 11	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873	S. d.  18 4 19 10 8 0 3 4 6 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1
Credit Balance 30/6/62  BALANCE  Bank Account— Municipal Fund Trust Fund Plant Reserve Leave Loan Service Leave Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Land and Buildings Furniture Salmon Gums Lig Plant	SHEE	T AS A Assets £ s 1,160 16 262 16	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873 10,282 1,784 5,200	S. d. 18 4 19 10 8 0 3 4 6 2 1 17 0 0 6 1 17 0 0 6 1	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1
Credit Balance 30/6/62  BALANCE  Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Loan Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools	SHEE	T AS A Assets £ s 1,160 16 262 11	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873	S. d. 18 4 19 10 8 0 3 4 6 2 1 17 0 0 6 1 17 0 0 6 1	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1
Current Assets— Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Land and Buildings Furniture Salmon Gums Lig Plant Plant Tools  Deferred Assets— W.A. Government	SHEE	T AS A Assets £ s 1,160 16 262 16	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873 10,282 1,784 5,200	S. d. 18 4 19 10 8 0 3 4 6 2 1 17 0 0 6 1 17 0 0 6 1	£ s. d.  10,932 15 8 150 0 0 2,000 0 0  3,616 18 1 459 2 1 6,014 11 1
Current Assets— Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve F Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deferred Assets— W.A. Government	SHEE	T AS A Assets £ s 1,160 16 262 16	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873 10,282 1,784 5,200	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1 6,014 11 1
Current Assets— Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Land and Buildings Furniture Salmon Gums Lig Plant Plant Tools  Deferred Assets— W.A. Government	SHEE	T AS A Assets £ s 1,160 16 262 11	T 30	0th JU £ 3,154 339 4,485 1,529 1,123	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£ s. d.  10,932 15 8 150 0 0 2,000 0 0  3,616 18 1 459 2 1 6,014 11 1
Current Assets— Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Land and Buildings Furniture Salmon Gums Lig Plant Plant Tools  Deferred Assets— W.A. Government	SHEE	T AS A Assets £ s 1,160 16 262 16	T 36	0th JU £ 3,154 339 4,485 1,529 1,123	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1 6,014 11 1  33,878 17 8 740 14 8
Current Assets— Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Land and Buildings Furniture Salmon Gums Lig Plant Plant Tools  Deferred Assets— W.A. Government	SHEE	T AS A Assets £ s 1,160 16 262 11	T 36	0th JU £ 3,154 339 4,485 1,529 1,123	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1 6,014 11 1  33,878 17 8 740 14 8
Current Assets— Balance 30/6/62  BALANCE  Current Assets— Bank Account— Municipal Fund Plant Reserve Leave Loan Service Leave Loan Capital— Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Land and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deferred Assets— W.A. Government No. 5  Current Liabilities—	SHEE	1,160 14 262 10	T 30 d.	0th JU £ 3,154 339 4,485 1,529 1,123	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£3,154 18 4  962  £ s. d.  10,932 15 8 150 0 0 2,000 0 0  3,616 18 1 459 2 1 6,014 11 1  33,878 17 8  740 14 8
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Func Loan Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve F Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant and Tools  Deferred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors O/S	SHEE	1,160 16 262 11	T 30 d.	0th JU £ 3,154 839 4,485 1,529 1,123 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£3,154 18 4  062  £ s. d.  10,932 15 8 150 0 0  2,000 0 0  3,616 18 1 450 2 1 6,014 11 1  33,878 17 8  740 14 8  £57,792 19 3
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Land and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deferred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors— Sundry Creditors— Sundry Creditors— Sundry Creditors— Sundry Creditors—	SHEE	1,160 16 262 11	T 30 d.	0th JU £ 3,154 339 4,485 1,529 1,523 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£3,154 18 4  962  £ s. d.  10,932 15 8 150 0 0  2,000 0 0  3,616 18 1 455 2 1 6,014 11 1  33,878 17 8  740 14 8  £57,792 19 3  £ s. d. 501 8 9 339 19 10
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Funct Loan Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bonds Payment to Central Trust Sundry Debtors— Rates Others Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deferred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors O/S Trust  Sundry Creditors— Current Company Compa	SHEE	1,160 16 262 11  Liabilit	T 30 d.	0th JU £ 3,154 339 4,485 1,529 1,523 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 0 0 17 7 7 0 17 7 7 7 7 7 7	£3,154 18 4 962 £ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 459 2 1 6,014 11 1  33,878 17 8 740 14 8 £57,792 19 3 £ s. d. 501 8 9
Current Assets— Bank Account— Municipal Fund Plant Reserve Fund Long Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools Deferred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors— Sundry Creditors— Legal Costs Reserve Funds—	Road	T AS A  Assets £ s  1,160 16 262 10	T 30	0th JU £ 3,154 339 4,485 1,529 1.:23 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 7 0 6 1 17 7 7 7 7 7 7 7 7 7 7 7 8. d.	£3,154 18 4  962  £ s. d.  10,932 15 8 150 0 0  2,000 0 0  3,616 18 1 455 2 1 6,014 11 1  33,878 17 8  740 14 8  £57,792 19 3  £ s. d. 501 8 9 339 19 10
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deforred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors O/S Trust  Sundry Creditors— Legal Costs  Reserve Funds— Long Service Leave I	SHEE  1  Road  tunds  Loan	T AS A Assets £ s  1,160 14 262 10   Liabilit outts	T 30	0th JU £ 3,154 339 4,485 1,529 1.:23 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 7 0 6 1 17 7 7 7 7 7 7 7 7 7 7 7 8. d.	£3,154 18 4  062  £ s. d.  10,932 15 8 150 0 0  2,000 0 0  3,616 18 1 450 2 1 6,014 11 1  33,878 17 8  740 14 8  £57,792 19 3  £ s. d. 501 8 9 339 19 10  52 10 0
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Service Leave Loan Capital— Loan No. 1 Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deferred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors O/S Trust  Sundry Creditors— Legal Costs  Reserve Funds— Long Service Leave I Plant Reserve Fund	SHEE  1  Road  tunds  Loan	T AS A Assets £ s  1,160 14 262 10   Liabilit outts	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 7 0 6 1 17 7 7 7 7 7 7 7 7 7 7 7 8. d.	£3,154 18 4  062  £ s. d.  10,932 15 8 150 0 0  2,000 0 0  3,616 18 1 450 2 1 6,014 11 1  33,878 17 8  740 14 8  £57,792 19 3  £ s. d. 501 8 9 339 19 10  52 10 0
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Service Leave Loan Capital— Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deforred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors O/S Trust  Sundry Creditors— Legal Costs  Reserve Funds— Long Service Leave Plant Reserve Fund Deforred Liability—	Reserv	1,160 14 262 10	T 30	0th JU £ 3,154 339 4,485 1,529 1,123 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 7 0 6 1 17 7 7 7 7 7 7 7 7 7 7 7 8. d.	£ s. d.  10,932 15 8 150 0 0 2,000 0 0  3,616 18 1 459 2 1 6,014 11 1  33,878 17 8 740 14 8 £57,792 19 3  £ s. d. 501 8 9 339 19 10  52 10 0
Current Assets— Bank Account— Municipal Fund Trust Fund Plant Reserve Fund Service Leave Loan Capital— Loan No. 5  Treasury Bouds Payment to Central Trust Sundry Debtors— Rates Others  Stocks Transfer to Reserve Fixed Assets— Laud and Buildings Furniture Salmon Gums Lig Plant Plant and Tools  Deforred Assets— W.A. Government No. 5  Current Liabilities— Sundry Creditors O/S Trust  Sundry Creditors— Legal Costs  Reserve Funds— Long Service Leave Plant Reserve Fund Deforred Liability—	Reserv	T AS A Assets £ s  1,160 14 262 10   Liabilit outts	T 30	0th JU £ 3,154 339 4,485 1,529 1.:23 1,743 1,873 10,282 1,784 5,200 16,610	S. d.  18 4 19 10 8 0 3 4 6 2 7 7 7 0 17 7 0 6 1 17 7 7 7 7 7 7 7 7 7 7 7 8. d.	£ s. d.  10,932 15 8 150 0 0 2,000 0 0 3,616 18 1 450 2 1 6,014 11 1  33,878 17 8 740 14 8 £57,792 19 3  £ s. d. 501 8 9 339 19 10 52 10 0

SUMMARY £ s. d. Total Assets 57,792 19 3	SHIRE OF GREENBUSHES.  STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDING 30th JUNE, 1962
Liabilities	Receipts       £     s. d.     £     s. d.       Rates       2,787     8     8       Payment in lieu      3     16     0       2,791     4     8
Electric Light Account	Liceuses—  Traffic Act
REVENUE ACCOUNTS FOR THE YEAR ENDED 30th JUNE, 1962	Government Grants—
Earnings	Main Roads 5,785 10 3 Transport Board 78 0 0
Sale of Current and Meter Rents $\begin{array}{cccc} \pounds & s. & d. \\ 21,436 & 13 & 6 \\ Bank & & & 25 & 11 & 7 \\ Connections and Check Meter Deposits & & 4 & 5 & 0 \\ \end{array}$	Matching Money—  Refund Contribution 266 7 6 Subsidy 199 15 7  466 3 1
£21,466 10 1	Property Income—Halls and Buildings 318 7 9
Expenses	Sanitation— Nightsoil 583 13 9 Rubbish 169 6 6
Purchase of Current £ s. d. £ s. d. 10,397 3 0	Rubbish 169 6 6 Septic Tank Fees 3 0 0 756 0 3
Operation Costs— Maintenance Poles and Cables 3,696 14 10 Holiday Pay 195 19 4	Cemetery— Lot Sale 20 0 0
Holiday Pay 195 19 4 Superannuation 44 11 0 Insurances 25 0 0	Gravedigging
Pay Roll Tax 82 10 10  Meter Reading 240 0 0	Plates and Discs       43 9 0         Sale Capital Assets       15 10 6
Administration Costs— Saluries 2,775 3 7	Sundry Revenue— Motor Vehicle Insurance Trust Commis-
Advertising, Printing and Stationery 92 14 3 Office Expenditure 45 18 6	sion 10 8 6 Exchange 6
Audit 26 0 0	Plant Income—Private Works 299 5 8 Refunds and Transfers—
Other Costs—	Private Works
Depreciation 710 17 5	Bank of N.S.W.—Fee 4 0 0
Profit to Net Revenue 156 4 2	Office Telephone 2 14 0 Re-presented Cliegues 7 3 5
£21,466 10 1	Hall Cleaning 4 0 0 W.S.D. Hospital Light 5 8 10
	Fuel Sale 1 8 0  Nomination Deposits 30 0 0  Rates in Suspense—Newton 12 19 10
BALANCE SHEET AS AT 30th JUNE, 1962	Petty Cash 10 0 0 Plant Purchase—Dozer 975 0 0
Assets £ s. d. £ s. d.	Library— Contribution 27 12 10 Denosits 4 2 6
Capital Expenditure   6,610 6 6   Sundry Debtors—   Consumers Register   2,063 2 0	Deposits 4 2 6 License Refunds 14 14 0 Stock on Hand 99 18 7
Tugically diama	5 9 5
Refunds 7 0	Trust Fund Transfer 57 8 11
Refunds	Inditation 100000,
Refunds	Trust Fund Transfer 57 8 11 1,721 11 0
Refunds	Trust Fund Transfer
Refunds	Trust Fund Transfer   57 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 390 16 7   2,553 8 11   1,721 11 0 362 19 8   3,521 10   3,521
Refunds	Trust Fund Transfer   57 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,665 4 3 362 19 8   362 19 8
Refunds	Trust Fund Transfer   57 8 11   1,721 11 0 390 16 7   215,653 8 11
Refunds	Trust Fund Transfer   57 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 390 16 7   215,653 8 11   1,721 11 0 362 19 8   362 1

						~		
		£	s. d	l. £	s. d.		Liabilities	
Public Works Overhead— Engineering Costs Holiday and Sick Pay		18		5		Current Liabilltles— Municipal Fund Cash A		awn
Holiday and Slek Pay Insurance	 		5 13 5 0	8		Sundry Creditors Trust Funds Held		
Less Allocation to Works	·		6 10 6 10			Deferred Liabilities—Lo Municipal Accumulation		
Plant Machluery and Tools Plant Purchased		1,01	9 16	 5				
Tools Purchased		8	9 17	4		WORKING ACCOUN	T FOD VEAL	D TON
Less Tools Allocation to	Works		9 13 0 0		13 9	HORALING ACCOON	Expendit	
Operation Costs— Fuel and Oil		67	9 19	7	***	Administration Interest on Loan and C		
Tyres		25		5 3		Construction of Roads, Maintenance of Roads,	etc.	
Less Allocation to Works	_	1,30	5 15	3		Maintenance of Reserve Maintenance of Building	§ §	
C.R.T. Expenditure—	·	1,24		- 63	11 4	Other Public Works Ma Public Works Overhead	not allocated	
Road Construction			8 1 8 1	8		Cemeteries Bush Fire Expenditure Traffic Control		
Matching Money Payment					12 1	Sanitation		
Donation Materlals Less Allocation to Works			0 12 2 13		10 6	Health Services Vermin Services Grants and Donations	****	
Plates and Discs				- 57	19 0 14 1	Depreciation of Assets— Halls and Buildings		
Refunds and Transfers— Private Works		44	4 18	6		Furniture and Equipa Plant and Tools Other Written Off	nent	
Blackberry State Government Insuran Bank of N.S.W.—Fee		Hose	$\begin{array}{ccc} 1 & 10 \\ 3 & 2 & 1 \end{array}$	0		Pans Written Off	••••	
Sale of Knapsacks		3	$egin{smallmatrix} 4 & 0 \ 2 & 10 \ 2 & 14 \end{bmatrix}$	9				
Rc-presented Cheque Hall Cleaning			$ \begin{array}{ccc} 7 & 3 \\ 4 & 0 \end{array} $	5 0			Income	
W.S.D. Hospital Light Fuel			5 8 1 1 8	0		Rates Levied Less Written Off		2
Petty Cash		1	$egin{smallmatrix} 0 & 0 \ 0 & 0 \ 7 & 12 & 1 \end{bmatrix}$	0		Licenses		
Licenses		1	4 14 5 2	0		Matching Money Subsid	у	
Llbrary Deposits		4	8 1	0 6		Income from Property Sanitation Cemetary Income		
Trust Fund Transfer		34	3 14		8 11	Other Revenue Creditors, 1960-61	****	
				£15,658	8 11	Sale of Plant—Trade-in Deficit to Municipal Ac	****	
STATEMENT OF	Trust Fu		PAY	MENTS				
FOR YEAR	ENDING Receipt	30th JU	NE, 1	962		MUNICH	PAL ACCUMU	II.ATI
Group Taxation Contribute	ous			£	s. d. 9 9			
Third Party Insurance Con Heart Appeal Fund					6 4	To Working Account Balance Carried Forward	nance transfer 1	rea
				£1,587	16 1			
faxation Department	Paymen			£ 571	s. d. 9 9	Balance, 1st July, 1961	-Opening Bal	ance
Totor Vehicle Insurance Ti	rust			1,006	6 4			
			••		16 1			
L STATEMENT OF	oan Capita		DAW	AFBNING			A ************************************	
FOR YEAR		30th JU					OVERNMI ire of Gree	
Superannuation Board				5,000	s. d. 0 0 0		of Intenti	
•				£5,000			Loan (No	
	Paymen	its		£	s. d.	PURSUANT to s	ection 610	of
Moore Road Machinery—Pr	urchase of	Plant		5,000	0 0	ment Act, 1960, hereby gives not	the Green ice that :	nbus it p:
				£5,000	0 0	money, by the sal terms and for th	le of deber	ıture
BALANCE SHE			JUNE,	1962		15 years, at 5½ pe	er cent. pe	r an
Current Assets— Payment to C.R.T. Fund	Assets £ s	s. d. £	s. d 7 12		s. d.	able at the Coal Perth, by 30 equa		
Sundry Debtors-	129			•		and principal.	Purpose:	Cons
Sanitation Blackberry Spray	172 24 10	0 8				installations Gre- Plans, specificat		
Private Works	3 6 86	5 10				required by section	on 609 of	the
Refunds	4 15	2 1	1 13	9		Act, 1960, are op- the Council, duri	ng usual	busi
	121 1	0 4				days after the p	ublication	of t
Sanitary Pans	185 ( 30 (	0 0 0 0	a 10			Dated this 1st		
Fixed Assets—			6 10		16 2		C	JUY
Buildings Plant	10,852 1	5 0 7 5					•	G. C
	821 4 256 1	4 0 4 4	10	0				
Less Depreciation, 1961-6	32	19,38 3,21		9 3 16.167	11 6	It is notified there should be		
				10,107	- U	as loan repaymen		

£17,343 7 8

Current Linbilltles- Municipal Fund C			ilities Verdi		£ 390	s. d. 16 7	£	8.	d
Sundry Creditors	š ,				112	3 11			
Trust Funds He	ld	••••			71	7 6	574	8	,
Deferred Liabilities Municipal Accumu							12,911 3,857	18	
							£17,343	7	-
WORKING ACC	OUNT	FOR	YEA	R EN	DED	30tlı	JUNE,	196	2
		Ex	pendi	ture			_		
4 .1							£	8.	d
Administration Interest on Loan :	Ox	ardroft	• • • •	• • • • •		• • • • •	2,270 639	10	
Construction of Re	nads, e	te.					4,160		
Maintenance of Ro	oads, e	te.		****			2,132	17	
Maintenance of Re	eserves						179	6	
Maintenance of Ro Maintenance of Ro Maintenance of Bu	uldings	· ,			• • • •		297	12	
Other Public Worl	ks man	ntenauc		••••	••••	••••	256	17	
Public Works Ove Cemeteries					••••	****	67 18	5 0	
Cemeteries Bush Fire Expend	lture			••••			10	6	
Traffic Control								10	
Sanitation			• • • • • • • • • • • • • • • • • • • •				804	16	1
Health Services		****			****		124	1	
Vermin Services		****		• • • •	• • • •		186	11	1
Grants and Donat		****			• • • •		10	0	
Depreciation of As Halls and Build							517	0	
Furniture and F	ings Jautom	ent.		****			65	7	
Furniture and E Plant and Tools	պարա				****		2,634		
Other Written C	)fr						2	0	
Pans Written O.	ff						67	0	
							£14,534	1	
		Inc	:ome			•			•
					£	s. d.	£	s.	ć
Rates Levied Less Wrltten Off					2,816 201		0.037	_	
Licenses							$2,615 \\ 2,941$	5 18	
Government Grant	s			****			5,863	10	
Matching Money S			****				199	15	
Income from Prop						****	617	13	
Sanltation							803	13	
Cemetary Income	****				• • • • •		43	5	
Other Revenue Creditors, 1960-61	****			****	****		61 132	18	
Sale of Plant—Tra	de-in		****				975	õ	
Deficit to Municipa	al Acci						279		
						-	£14,534	1	
MU	NICIP.	AL AC	CUM	ULAT	10N	ACC <b>O</b>	UNT £	s.	(
To Working Accou	int Bal	lance fr	ansfe	rred			279 3,857	19	

CAL GOVERNMENT ACT, 1960. Shire of Greenbushes.

Notice of Intention to Borrow.

roposed Loan (No. 12) of £2,500.

T to section 610 of the Local Govern-1960, the Greenbushes Shire Council was notice that it proposes to borrow the sale of debentures, on the following for the following purpose: £2,500, for to the following purpose: £2,500, for the 5½ per cent. per annum interest, payer Coal Mine Workers' Pensions Tribunal, 30 equal half-yearly payments of interest ipal. Purpose: Construction of septions Greenbushes school and quarters.

ecifications, estimates and the statement y section 609 of the Local Government are open for inspection at the office of il, during usual business hours, for 35 the publication of this notice.

is 1st day of April, 1963.

GUY THOMSON, President.

£4,137 0 7 4,137 0

£4,137 0 7

G. C. GERICKE, Shire Clerk.

tified for ratepayers' information that ild be no rate applicable to ratepayers, as loan repayments are to be met by the State Government.

### LOCAL GOVERNMENT ACT, 1960.

City of Nedlands.

Notice of Intention to Borrow.

Proposed Loan (No. 76) of £1,300.

PURSUANT to section 610 of the Local Government Act, 1960, the Council of the City of Nedlands hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: £1,300, for a period of thirty (30) years, at an interest rate of £5 10s. per annum, repayable at the office of the Council, Nedlands, by sixty (60) equal half-yearly instalments of principal and interest. Purpose: Improvements to Reserve A22384; additions to Hockey Pavilion at Highview Park.

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

J. CHAS. SMITH, Mayor.

T. C. BROWN, Town Clerk.

LOCAL GOVERNMENT ACT, 1960. (Section 513 (j).)

Shire of Kwinana.

Referendum, 30th March, 1963.

IT is hereby notified for general information that the resolution submitted to electors of the Shire of Kwinana and reading as follows:—

That the proposition to build temporary Council Offices for £12,000 on lot 1036, corner Summerton Road and Medina Avenue, be abandoned, and that Council produce over-all plan for development of Main Town Centre area with a view to building Administrative Office Buildings to form nucleus of Civic Centre resulted as follows:—

 In favour of the above resolution
 179 votes.

 Against
 ...
 ...
 226 votes.

 Informal
 ...
 27 votes.

1st April, 1963.

F. W. MORGAN, Returning Officer.

### NULLAGINE SHIRE COUNCIL.

IT is hereby notified for public information that at a meeting of the above Council held on the 17th March, 1963, Terrian Rodney Williams was appointed Shire Clerk, Traffic Inspector, Secretary Nullagine Vermin Board, and Vermin Inspector.

A. L. SPRING, President.

### TRAFFIC ACT, 1919.

Town of Albany.

IT is hereby notified for general information that the Town of Albany, acting under the provisions of section 52 of the Traffic Act, 1919, hereby suspends the regulations made under that Act in so far as may be necessary for the conduct and control of motor vehicle racing to be conducted between the hours of 11 a.m. and 5.30 p.m. on Saturday, 13th April, 1963, and 6.45 a.m. and 9 a.m., and 12 noon and 5.45 p.m. on Monday, 15th April, 1963, on the roads listed in the schedule hereunder.

The Schedule.

Saturday, 13th April, 1963—Apex Drive.

Monday, 15th April, 1963-

Lockyer Avenue, from Alexander Street to North Road.

Stead Road, from Lockyer Avenue, to Middleton Road.

Middleton Road, from Stead Road and Boronia Street to Lukes Lane.

Campbell Road, from Middleton Road to a point 100 yards north of North Road.

North Road, from Campbell Road to a point 100 yards west of Lockyer Avenue.

And all roads will be closed within that circuit. Dated 1st day of April, 1963.

F. R. BRAND, Town Clerk.

### SHIRE OF PERTH.

### Notice.

To Mrs. Ruby Violet Beatrice Tasker, 59 View Street, North Perth:

THE Council of the Shire of Perth, being the local authority for the Municipal District of the Shire of Perth, pursuant to the provisions of the Local Government Act, 1960-1962, being of the opinion that the timber-framed asbestos-clad outbuilding and adjacent earth closet situated upon all that piece of land being portion of Swan Location 1151 and being Lot 616 on Plan 4098, and being the whole of the land comprised in Certificate of Title Volume 1090, folio 475, and being House No. 20, Floyd Street, Trigg Island, of which you are the owner, and situated within the District of the Shire of Perth, are neglected buildings, hereby gives you notice that you are required to immediately take down the buildings.

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, 1960-1962, the Shire of Perth may apply to a Court of Petty Sessions for an order to compel you to comply with this notice.

Dated the 5th day of March, 1963.

LLOYD P. KNUCKEY, Shire Clerk.

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

### LOCAL GOVERNMENT ACT, 1960.

Municipal Elections.

Department of Local Government, Perth, 3rd April, 1963.

IT is hereby notified for general information, in accordance with section 129 of the Local Government Act, 1960, that the following gentlemen have been elected members of the undermentioned municipalities to fill the vacancies shown in the particulars hereunder:—

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

Town of Northam.

\*23/3/63; Beavis, Charles Trevor; Mayor; Business Proprietor; (b); A. H. Rushton.

Town of Melville.

\*30/3/63; Stapleton, Ernest John; Palmyra; Retired; (b); R. F. Carroll.

Shire of Tableland.

\*30/3/63; Soter, Frank; Town; Businessman; (b); B. E. O'Neill.

\* Denotes extraordinary election.

R. C. PAUST, Acting Secretary for Local Government.

### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD

Tenders for Government Supplies

Date of Advertising	Schedule No.	Supplies Required					
1963			1963				
Mar. 22	185A, 1963	8 in. Nominal Diameter Cast Iron Pipes	Apr. 11				
Mar. 22	190A, 1963	Coto and Charle Walnes	Apr. 11				
Mar. 22	191A, 1963	Mild Steel Battery Screening Quicksilver Panel Vans for M.W.S.S. & D.D.	Apr. 11				
Mar. 22	192A, 1963	Quicksilver	Apr. 11				
Mar. 29	196A, 1963	Panel Vans for M.W.S.S. & D.D.	Apr. 11				
Mar. 29	205A, 1963	Wheaten Chaff	Apr. 11				
Mar. 29	206A, 1963	Polythene Liner Bags, Polythene Sheets and Cellophane Sheets	Apr. 11				
Mar. 29	207A, 1963	Mild Steel Fittings for 54 in. Serpentine Trunk Main	Apr. 11				
Mar. 29	208A, 1963	Piles, Sills, Stringers and Corbels	Apr. 11				
Mar. 29	209A, 1963	Piles, Stringers and Corbels	Apr. 11				
Mar. 29	210A. 1963	Piles	Apr. 11				
Apr. 2	215A, 1963	Tea	Apr. 11				
Mar. 22	179A, 1963	1 500 M V A 22/6.6 kV Tan Changing Transformers	Apr. 18				
Mar. 22	180A, 1963	Roil Anchors	Apr. 18				
	10011, 1000		Wednesday				
Mar. 29	197A, 1963	Road Marking Paint	Apr. 24				
Apr. 2	212A, 1963	Cylindrical Rubber Fenders for Geraldton Wharf	Apr. 24				
Apr. 2	213A, 1963	10 in. Sluice Valves—M.W.S.S. & D.D.—1963	Apr. 24				
Apr. 2	214A, 1963	00: 0 : 7 01: 771 # 0 ::	Apr. 24				
Apr. 2	216A, 1963	36 in. Cast Iron Stuice Valves for Serpentine 54 in. Trunk Main					
Apr. 5	217A, 1963	Twin Rotary Press					
Apr. 5	218A, 1963	All Steel Tip Truck (Petrol Engine Driven)					
Apr. 5	219A, 1963	D.C. Welding Plants	T				
Apr. 5 Apr. 5		Rubber Tyred Industrial Tractor	Apr. 24				
	220A, 1963	600 gallon Measuring Tank, mounted on a Two-Wheeled Trailer	Apr. 24				
Apr. 5 Feb. 22	221A, 1963	Car Type Utilities—1963	Apr. 24				
	111A, 1963*†	Diesel Electric Transfer Locomotives	May 23				
Mar. 22	181A, 1963*†	l only 45/15/15 M.V.A. 132/69/22 KV Star/Star/Delta Transformer	June 20				

<sup>\*</sup> Documents available from Agent General for W.A., 115 The Strand, London, W.C. 2.

Addresses—Liaison Offices—

W.A. Government Tourist Bureau 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.

For Sale by Tender

Date of Advertising	Schedule No.	For Sale	Date of Closing
1963 Mar. 22 Mar. 22 Mar. 29 Mar. 29 Mar. 29 Mar. 29 Mar. 29 Mar. 29	188A, 1963 189A, 1963 198A, 1963 199A, 1963 200A, 1963 201A, 1963 202A, 1963 203A, 1963 204A, 1963	30 cwt. Bedford Truck at North-West Branch P.W.D., Carnarvon Miscellaneous Surplus Materials at Meekatharra and Northampton Monotype Lead and Rule Caster Machine 1955 Austin 3 ton Truck (WAG 3359) Fargo 30 cwt. Truck (WAG 4461) Dodge 15 cwt. Utility (WAG 4136) 1958 Ford Mainline Utility (WAG 5045) 1958 Ford Consul Utility (WAG 4819), Engine in dismantled condition Typewriters and Adding Machines	1963 Apr. 11
Apr. 5	211A, 1963	8 h.p. Single Cylinder Lister Stationary Diesel Engine (PW 79)	Wednesday Apr. 24

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.

<sup>†</sup> Documents available for inspection only at W.A. Government Tourist Bureau Offices, Melbourne and Sydney.

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.

### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Accepted Tenders

Schedule No.	Contractor	Particulars	Department Concerned	Rate
75A, 1963 150A, 1963	Bell Bros. P/L Tubular Steel Structures	Supply of Broken Stone Ballast Supply of materials for steel framed Pumping Station	W.A.G.R Public Works	28s. 7d. per cub. yd £5,456
34A, 1963	Forwood Down (W.A.) Pty. Ltd.	Supply of Steel Piles for Derby Jetty as per Item 2 (d)	Public Works	£9 each
137A, 1963	W. O. Johnston & Sous, W. Angliss & Co.	Supply of Bacon and Smallgoods during period 1/4/63 to 31/3/64	Various	At rates tendered
139A, 1963	(Aust.) Pty. Ltd. C. & G. Tana	Supply of Bread during period 1/4/63 to	Medical	7 1/16d. per lb.
97A, 1963	Watsons Foods Pty. Ltd. J. S. Corden & Co. Pty.	31/3/64 Supply of Butter and Cheese during period 1/4/63 to 31/3/64	Various	At rates tendered
7A, 1963	Ltd	Supply of Window-mounted Room Air Conditioners during period 28/3/63 to 30/11/63, as follows:—	Various	
,	Kelvinator Australia Ltd.	Item 1 <t< td=""><td></td><td>£125 10s. each £149 10s. each £177 10s. each</td></t<>		£125 10s. each £149 10s. each £177 10s. each
136A, 1963	Atkins (W.A.) Ltd Gordons The Poulterers	Supply of Fowls and Capous to Government Hospitals and Institutions during period from 1/4/63 to 31/3/64, as follows:—	Various	£185 19s. 6d. each
109A, 1963		Tender "B"—Item 5 Item 6 Supplies of Groceries for Government Departments, Hospitals and Institutions	Various	3/7½d. per lb. 4/3d. per lb. At rates tendered
123A, 1963	C. J. Gallon	during period 1/4/63 to 31/3/64 Purchase and renoval of Holden Sedan	Main Roads	£227 10s.
124A, 1963	Cooper Motors	(WAG 3439), Engine No. 194512 Purchase and removal of 1957 Bedford 30 cwt. Truck (WAG 4360), Engine No. A2/A3/88244	Public Works	£316
13 <b>4</b> A, 1963		Purchase and removal of the following vehicles:—		
	L. Weston	1955 Austin A40 Countryman (WAG 3362), Engine No. 2G25770		£120
	Cooper Motors	1955 Morris Truck (WAG 3464), Engine No. LEA39089M		£187
122A, 1963	Redcastle Motors	Purchase and removal of AR110 International Utility (WAG 3754), Engine No. ASD-220/12389	Main Roads	£117
121A, 1963	Western Trading Co	Purchase and removal of Fordson Kerosene Tractor (MR 35), Engine No. 1174030	Main Roads	£71
126A, 1963	R. C. Viney	Purchase and removal of David Brown Cropmaster Tractor (MRD 415), Engine No. AD4/4545	Main Roads	£165
120A, 1963	Soltoggio Bros	Purchase and removal of McDonald 6-8 tou Roller (MRD 403)	Main Roads	£138
125A, 1963	Western Trading Co	Purchase and removal of International TD 18A Dozer (PW 243)	Public Works	£885
138A, 1963	George E. Dixon	Purchase and removal of 1954 Austin	Public Works	£93
113A, 1963	Western Trading Co	Utility (WAG 3071), Engine No. 10906504 Purchase and removal of Britstand Ripper	Public Works	£61
106A, 1963	J. Hallam Motors	(PW 19) Purchase and removal of Lincoln Portable Welding Plant (PW 14)	Public Works	£212
		Cancellation of Contract		
34A, 1963	Tomlinson Steel Ltd	Supply of Steel Piles for Derby Jetty as per Item 2D	Public Works	

### APPOINTMENTS.

(Under section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1956.) Registrar General's Office,

Perth, 3rd April, 1963.

THE following appointments have been approved:—

R.G. No. 42/61.—Mr. James Bernard Christie, as District Registrar of Births, Deaths and Marriages for the Merredin Registry District, to maintain an office at Merredin, during the absence on leave of Mr. Thomas Edward Mulligan; this appointment dates from 29th March, 1963.

R.G. No. 49/61.—Sergeant Frederick Cardwell Ball, as District Registrar of Births, Deaths and Marriages for the Murray Registry District, to maintain an office at Pinjarra, during the absence of Sergeant Leonard Drury Thompson; this appointment dates from 1st April, 1963.

R.G. No. 55/61.—Mr. Denis Peter Manea, as Assistant District Registrar of Births and Deaths for the York Registry District, to maintain an office at Beverley, *vice* Mr. Kevin Barry Gartland; this appointment dates from 21st March, 1963.

R.G. No. 96/61.—Sergeant Edward Thomas Whitney, as Assistant District Registrar of Births and Deaths for the Geraldton Registry District, to maintain an office at Mullewa, during the absence on leave of Sergeant Raymond George Townsend; this appointment dates from 30th March, 1963.

E. J. BROWNFIELD, Registrar General.

### REGISTRATION OF MINISTERS.

(Pursuant to Part III of the Registration of Births, Deaths and Marriages Act, 1894-1956.)

> Registrar General's Office, Perth, 3rd April, 1963.

### Appointment.

IT is hereby published for general information that the undermentioned minister has been duly registered in this office for the Celebration of Mar-riages throughout the State of Western Australia:—

R.G. No.: Date; Name; Address of Residence; Registry District.

The Methodist Church of Australasia, Western Australia Conference.

2060/63; 26/3/63; Rev. Giles Hedley Thyer; 59 Roberts Road, Lathlain Park; Perth.

> E. J. BROWNFIELD. Registrar General.

### WESTERN AUSTRALIAN GOVERNMENT RAILWAYS COMMISSION.

Quarter Ended 31st December, 1962.

Quarterly return required under sections 59 and 90 of the Government Railways Act, 1904-1960.

Total Earnings				£3,712,100			
Total Operating	Expen	ses		£3,763,302			
Excess of Operating Expenses over							
Earnings				£51,202			
Depreciation				£493,600			
Interest				£650,000			
Loss				£1,194,802			
Earnings per tra	in mile	****		474.34d.			
Capital				£56,295,415			

(Sgd.) C. G. C. WAYNE, Commissioner of Railways.

### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 125 of 1962.

Between Western Australian Amalgamated Society of Carpenters & Joiners' Industrial Union of Workers, Applicant, and the Fremantle Harbour Trust Commissioners, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. L. W. Robertson on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and

That the "Fremantle Harbour Trust (Carpenters and Joiners) Award" No. 15 of 1953 as amended, be and the same is hereby further amended in the manner following:

1. Clause 26.—Apprentices. Delete subclause (c) and insert in lieu thereof:-

(c) Wages—		Male	centage of Basic Wage er Week.
First year	****		35
Second year			48
Third year			663
Fourth year			$87\frac{1}{2}$
Fifth year			100 plus 30s.

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

### INDUSTRIAL AGREEMENT.

No. 5 of 1963

(Registered 18th March, 1963.)

THIS Agreement, made in pursuance of the Indus-THIS Agreement, made in pursuance of the Industrial Arbitration Act, 1912-1961, this 14th day of March, 1963, between the West Australian Shop Assistants and Warehouse Employees' Industrial Union of Workers, Perth (hereinafter referred to as the "Union") of the one part, and the Fremantle Harbour Trust Commissioners (hereinafter referred to as the "Employers") of the other part, witnesseth as follows: Whereas the parties hereto being the parties to the Industrial Agreement made on the 11th day of November, 1955, and numbered 42 of 1955, have mutually agreed that the said In-42 of 1955, have mutually agreed that the said Industrial Agreement be varied, now the said Industrial Agreement shall be and the same is hereby varied in the manner following, that is to say:—

### Clause 12-Rates of Pay.

Delete the whole of the existing clause and insert in lieu thereof:-

neu	ULIEL EUL .—			
		Per		
		£		d.
Ma	le basic wage (Metropolitan Area)	14	18	9
		Ma	argi	n
		$\mathbf{Per}$	Wε	ek
		£	s.	đ.
(a)	Head Storeman:			
	In charge of less than three (3)	_	_	^
	workers	3	6	0
	In charge of three (3) or more	9	10	
	workers	3	16	0
(b)	Storeman, despatch hands,	_		_
	packers	2	16	0
(c)	Storemen, working singly	3	1	0
	I	Per ce	ent. ale	of
	I	Basic		ge
(d)	Junior Male workers:		,,,	
	Under 15 years of age	2	25	
	At 15 years of age	_	_	
	At 16 years of age	4	5	
	At 17 years of age	5		
	At 18 years of age		55	
	At 19 years of age B	asic	337.0	~~
				_
(e)	Workers required to drive fork			
	shall be paid 4d. an hour extractual period they are so emplo	'a 10	ı. t	ne
	account beriod mich are 20 cmbid	Jyeu.	•	

### Clause 14-Meal Allowance.

Delete the amount "3s." and insert in lieu thereof "5s.'

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

J. McCONNELL,

J. E. TRY,

Secretary.

Signed and sealed for and on behalf of the Fremantle Harbour Trust Commissioners—

	0. 2000011111111,
[L.S.]	Chairman.
	MAX B. GRACE, Commissioner.
In the presence of—	C. A. FAULDS.
igned and sealed for and of behalf of the West Aus tralian Shop Assistants an Warehouse Employees' In dustrial Union of Workers Perth—	- d -
[L.S.]	J. J. SCOTT, President.

In the presence of-M. Hastings.

S

### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

### No. 10 of 1961.

Between Transport Workers' Union of Australia, Industrial Union of Workers, Western Australian Branch, Applicant, and Australian Glass Manufacturers Co. Pty. Ltd. and others Respondents.

THE Conciliation Commissioner, in pursuance of the powers and duties conferred upon him by section 108B of the Industrial Arbitration Act, 1912-1961, and in pursuance of a remission to him by the Court of Arbitration, doth hereby make the following Award in connection with the industrial dispute between the abovenamed parties.

### Award

### 1.—Title.

This Award shall be known as the "Transport Workers" (General) Award 1963" and replaces Award No. 9 of 1956, as amended.

### 2.—Arrangement.

- Title.
- Arrangement.
- Scope.
- Area.
- Term.
- Leave to Apply.
- Wages.
- 8. Extra Rates.
- 9. Hours
- 10. Saturday and Sunday Time.
- Night Work. 11.
- 12. Overtime.
- 13.
- Temporary Change of Depot. Time and Wages Record. 14.
- 15. Meals.
- Holidays. 16.
- 17. Annual Leave.
- Sick Leave. 18.
- Contract of Service. Payment of Wages. Board and Lodging.
- 20.
- 22. Provision of Tools and Gear.
- Mixed Functions. 23.
- 24. Proportion of Juniors.
- Junior Worker's Certificate. District Allowance. 25.
- 26.
- 27. Definitions.
- Board of Reference. 28.
- 29 Learning Round.
- Preference. 30
- Long Service Leave.

### 3.-Scope.

This Award shall apply to all workers following the vocations referred to in the wages schedule who are eligible for membership in the applicant union and are employed in the industries carried on by the respondents to this Award in connection with the transportation by road of goods and materials. Provided that this Award shall not apply to breadcarters, workers engaged in the timber industry within the South-West Land Division nor to workers whose duties involve them in delivering goods or materials solely beyond the West Australian State border.

### 4.---Area.

This Award shall operate over the State of Western Australia.

### 5.—Term.

The term of this Award shall be for a period of three (3) years from the date of delivery.

### 6.—Leave to Apply.

Liberty is reserved to either party to amend, delete or add new provisions at any time (following clarification of the applicant's constitutional coverage) in respect of work previously coming within item 9 of the wages schedule to Award No. 9 of 1956 and also to clauses 7 Wages, 9 Hours and 17 Annual Leave.

7 110 200	•		
7.—Wages.			
(1) Basic Wage:	Per	337	. o I-
	£		d.
(a) Within a fifteen (15) mile		ю.	u.
radius from the G.P.O., Perth	14	18	9
(b) Outside a radius of fifteen (15)			
miles from the G.P.O., Perth.			
but within the South-West			
Land Division	14	17	3
(c) Goldfields Areas and the rest of			
the State		11	6
(2) Margins:			
(a) Loaders, washers (except can			
and night washers) yardmen,			
horse drivers' assistants and			
motor drivers assistants		18	0
(b) Night washers	2	8	0
(c) Horse drivers (one horse)		10	0
(d) Horse drivers (two horses)	_	6	0
		U	v
(e) Driver of motor cycle with side car or motor tricycle used for			
the purpose of carting goods	1	11	6
(f) Motor drivers of vehicles—	-		·
Not exceeding twenty-five			
(25) cwt. capacity	2	6	0
Exceeding twenty-five (25)		U	v
cwt. and not exceeding			
three (3) tons capacity	2	19	0
Exceeding three (3) tons and			
under six (6) tons			
capacity	3	11	6
For each complete ton over			
five (5) tons capacity,			
two shillings and six- pence (2s. 6d.) addi-			
tional margin. Provided			
that the maximum			
amount shall not exceed			
forty shillings (40s.)			
Drivers of loaded motor			
wagons (except tractors) drawing a loaded trailer			
also (not to include a mechanical horse) two			
shillings and sixpence			
(2s. 6d.) per day extra.			
- ·			
(g) Driver of articulated vehicles—			
Not exceeding eight (8) tons	1	o	c
capacity Exceeding eight (8) tons	4	8	6
capacity for each com-			
plete additional ton, two			
shillings and sixpence			
(2s. 6d.) additional mar-			
gin. Provided that the			
maximum amount shall			
not exceed fifty shillings			
(50s.).			
(h) Driver of mechanical horse with		0	0
or without a trailer	4	8	6
(i) Tow motors	2	1	6
(j) Forklift	3	4	6

### (3) Leading Hands:

Leading hands appointed as such by the employer shall be paid one shilling and sixpence (1s. 6d.) per day in addition to the rates prescribed.

### (4) Junior Workers:

	Per cent. o Basic Wag		
(a) Drivers—			
17 to 18 years of age		75	
18 to 19 years of age		85	
19 to 20 years of age		95	
Thereafter: Full adult rates.			
(b) Other than drivers—			
Under 16 years of age		35	
16 to 17 years of age		45	
17 to 18 years of age		55	
18 to 19 years of age		65	
19 to 20 years of age		85	
20 to 21 years of age		100	

### (5) Casual Workers-

Casual workers being workers who are dismissed through no fault of their own before the expiration of one (1) week of employment shall be paid fourteen per cent. (14%) in addition to the ordinary rate.

### 8.—Exta Rates.

(1) All persons carting and coming into personal contact with tarred road metal, hot bitumen, tarred blocks or spreading tar or hot bitumen shall be paid one shilling and sixpence (1s. 6d.) per day extra, provided this shall not apply to any packaged goods from which the material does not leak or to any worker who is not required to handle any of the materials named.

### (2) Offensive materials:

Workers carting any of the following Offensive materials shall be paid one shilling and sixpence (1s. 6d.) per day extra:—

Bone dust, bones, blood manure, dead animals, offal, including that which is carted from hotels and restaurants or other places in kerosene tins, green skins, raw hides and sheep skins when fly-blown or maggoty, sausage skin casings (except when packed in non-leaky containers for consumption), spent oxide, hair and fleshings, soda ash, muriate of potash, sheeps' trollers (known as "pie"), stable, cow or pig manure, meat meal, liver meal, blood meal, T.N.T. and any other material which the Board of Reference shall decide from time to time is offensive material. The Board of Reference may delete any material from this definition.

### (3) Dirty materials:

Workers carting any of the following dirty materials shall be paid one shilling (1s.) per day extra:—

When loaded or unloaded by the driver (except by tipping)—

Coal, coke, briquettes, plumbage, graphite, black lead, manganese (excluding the article known as ferro, or iron manganese), lime, "Comaidai" lime, tallite, limil, plaster, plaster of paris, red oxide, zinc oxide, superphosphate (in secondhand and/or farmer's own bags,) dicalcic phosphate, yellow ochre, red ochre, charcoal, empty flour bags, supercel in jute bags, stone dust, refuse and or garbage from ships inport, street sweepings, when carted as a full load, and any material or a particular load thereof which the Board of Reference may decide to be dirty. The Board of Reference may delete any material from this definition.

This allowance shall not apply to any packaged goods from which the material does not leak or seep or to any worker who is not required to handle any of the materials named.

(4) Drivers who handle money during any week or portion of a week as part of their duties and account for it shall be paid in addition to the rate of wage prescribed by clause 7, as follows:—

	£	s.	d.
For any amount handled up to £10		2	0
For any amount handled over £10			
but not exceeding £100		6	0
For any amount handled over £100			
but not exceeding £300		10	0
For any amount handled over £300			
but not exceeding £500		15	0
For any amount handled over £500	1	0	0
•			

The term "money" used herein shall be deemed not to include cheques.

- (5) Workers carting carbon black, except when packed in sealed metal containers, shall be paid five shillings (5s.) per day or part thereof.
- (6) Workers carting secondhand furniture, except to or from a dealer, auction mart or repairer, shall be paid one shilling (1s.) per day extra.

- (7) Workers carting livestock (horses, cattle, sheep, pigs or goats) shall be paid one shilling per day extra.
- (8) A driver who is required to act as salesman of goods in his vehicle shall be paid two shillings (2s.) per week extra.
- (9) Where two or more of the foregoing rates (other than (4) and (8) hereof) have application, only the highest of such rates shall be payable.
- (10) The foregoing rates shall stand alone and shall not be taken into account in respect of overtime payments.

### 9.-Hours.

- (1) The ordinary hours of duty shall not exceed (40) forty per week and except as prescribed in (2) hereof shall be worked in straight shifts exclusive of meal breaks over five or five and a half days per week, Monday to Saturday inclusive, between the hours of 7 a.m. and 6 p.m. Mondays to Friday inclusive and 7 a.m. to 1 p.m. on Saturdays. In respect of work north of the 27th parallel the starting and finishing times of the foregoing spread of hours may be varied by agreement between the employer and the worker, but not to the extent of lengthening such spread.
- (2) The ordinary hours of duty of workers engaged in the undermentioned industries shall not exceed (40) per week, and shall not be spread over more than six days of the week. Such hours shall be worked in continuous shifts exclusive of meal breaks excepting to workers employed in wholesale delivery of milk:—
  - (a) Industries.—Fish, fruit, vegetable, pastry-cook's shops or stores; ice-carting, ice loading, parcel express carting and newspaper delivering; milk cream, ice cream, or dairy produce; mail deliveries; livestock carters; cordial factories.
  - (b) This subclause shall also apply to workers engaged in driving over distances in excess of two hundred miles in a complete journey but only in respect of that journey.
- (3) Where an employer desires to vary or change the starting and finishing time of ordinary hours of any worker or workers covered by subclause (1), he shall give one week's notice of such variation or change to such worker or workers and post a notice of the intended change at the depot, garage or yard.
- (4) Liberty to apply is reserved to either party to amend this clause for the purpose of making provision for shift workers.

### 10.—Saturday and Sunday Time.

All ordinary time worked on Saturdays shall be paid for at the rate of time and a quarter, and all ordinary time worked on Sundays shall be paid for at the rate of time and a half.

### 11.—Night Work.

- (1) Workers employed on any shift where the ordinary hours of duty include hours between 7 p.m. and midnight shall be paid an extra five per cent. (5%) for each shift so worked.
- (2) Workers employed on any shift where the ordinary hours of duty include hours between midnight and seven a.m. (7 a.m.) shall be paid an extra ten per cent. (10%) for each shift so worked.
- (3) This clause shall not apply to Saturday and Sunday work.

### 12.—Overtime.

(1) Subject to (4) hereof all time in excess of eight hours work on any day Monday to Friday inclusive, or outside the spread of hours referred to in clause 9, or in respect of workers covered by clause 9 (1) beyond four hours on Saturdays shall stand alone and be paid for at the rate of time and a half for the first four hours and double time thereafter in addition to the ordinary weekly wage. Provided that all overtime worked on Sundays shall be paid for at the rate of double time. The penalty rates prescribed in clauses 10 and 11 shall not be regarded as part of the ordinary wage for the purpose of calculating overtime.

- (2) A worker required for work on a day other than his ordinary working day or recalled to work after leaving his employer's business premises shall be paid for a minimum of two (2) hours' work at the appropriate rate.
- (3) Notwithstanding anything contained in this Award—
  - (i) an employer may require any worker to work reasonable overtime at overtime rates and such worker shall work overtime in accordance with such requirement;
  - (ii) the union or any worker or workers covered by this Award shall not in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.
- (4) Where two or more drivers are employed on the same vehicle and driving and resting is done in relays, the time so occupied in any week in excess of forty hours shall stand alone and be paid for at ordinary rates and shall not be taken into account for the calculations of overtime in any way whatsoever.

### 13.—Temorary Change of Depot, etc.

Where an employer transfers a worker, after he comes to work, from one stable, garage, yard, or place situated more than two (2) miles distant from the stable, garage, yard or place at which he usually works, fares to and from such altered stable, garage, yard or place shall be allowed by the employer. If he is transferred temporarily to work at a stable, garage, yard or place which requires him to travel one mile or more from his home beyond the distance he usually travels, the excess fares to and from and excess time shall be paid for by the employer.

### 14.—Time and Wages Record.

- (1) Each employer shall provide a time and wages record to be kept in a place where it is easily accessible to both the employer and the worker. Such record shall show the name of the worker, the time he starts and finishes work each day, the number of hours worked by and the wages and overtime paid to each worker and his signature for same. The employer and the worker shall be severally responsible for the proper posting of such record daily, except in the case of milk carters, when the record may be posted weekly.
- (2) Such record shall be open on one day in each week or shall be made available for inspection within twelve hours of notice being given by the Union that they desire to inspect such record during ordinary working hours, to inspection by the Secretary of the Union or any other person authorised in writing by him. Provided that an employer may, at his option in lieu of a time record, provide a mechanical clock for the purpose of recording any of the aforementioned information.
- (3) Notwithstanding the foregoing, north of the 27th parallel or where a worker is engaged on driving over distances in excess of two hundred miles in a complete journey, such record shall be posted weekly or to suit the convenience of the employer's business at the completion of each trip and the employer and the worker shall be severally responsible for the proper posting of such record.

### 15.—Meals.

- (1) A worker required to work overtime for more than two (2) hours without being notified on the previous day or earlier that he will be so required to work, shall be supplied with any meal required by the employer or paid six shillings (6s.) for a meal.
- (2) If the amount of overtime required to be worked necessitates a second or subsequent meal, the employer shall, unless he has notified the workers concerned on the previous day or earlier that such second or subsequent meal will also be required, provide such meals or pay an amount of four shillings (4s.) for each such second or subsequent meal.

- (3) No such payments need to be made to workers living in the same locality as their workshops who can reasonably return home for such meals.
- (4) If a worker in consequence of receiving such notice has provided himself with a meal or meals and is not required to work overtime or is required to work less overtime than notified he shall be paid the amount above prescribed in respect of the meals not then required.
- (5) All workers shall have meal breaks of not less than thirty (30) minutes nor more than one hour each day.
- (6) When a worker is requested by his employer and is so required for duty during any meal time whereby his meal time is postponed for more than one hour, he shall be paid at overtime rates until he gets his meal.

### 16.-Holidays.

- (1) (a) The following days, or the days observed in lieu shall subject as hereinafter provided be allowed as holidays without deduction of pay, namely: 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.
- (b) Where Christmas Day or New Year's Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday and where Boxing Day falls on a Sunday or a Monday such holiday shall be observed on the next succeeding Tuesday; in each such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted.
- (2) Subject to (5) hereof all time worked on such days shall be paid for at the rate of double time.
- (3) Where an employee is required for duty on a holiday he shall be paid for a minimum of two hours at the rate appropriate to the day.
- (4) When an employee is on duty or is available for duty on the working day immediately preceding a holiday, or resumes duty or is available for duty on the whole of the working day immediately following a holiday, as prescribed in subclause (1) hereof, he shall be paid for such holiday.
- (5) By agreement in writing between any worker and his employer work may be performed on any of the foregoing holidays at ordinary rate in which case an additional day shall be added to the Annual Leave for each day so worked.
- (6) 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.

### 17.—Annual Leave.

- (1) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to all workers, after a period of twelve (12) months continuous service with the employer.
- (2) If any Award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day, there shall be added to that period one (1) day being an ordinary working day for each such holiday observed as aforesaid.
- (3) 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.
- (4) 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.

- (5) In the event of a worker being employed by an employer for portion only of a year, he shall only be entitled, subject to subclause (4) hereof, to such leave on full pay as is proportionate to his length of service during that period with such employer and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of such employer are on leave on full pay.
- (6) (a) A worker who is justifiably dismissed for misconduct shall not be entitled to the benefit of the provision of this clause.
- (b) In special circumstances and by mutual consent of the employer, the worker and the Union, annual leave may be taken in not more than two periods.
- (7) The provisions of this clause shall not apply to casual workers.

### 18.-Sick Leave.

- (1) A worker shall be entitled to payment for non-attendance on the ground of personal ill-health at the rate of one-twelfth (1/12th) of a week's pay for each completed month of service. Provided that subject to subclause (7) hereof, payment for absence through such ill-health shall be limited to one (1) week's pay in each calendar year.
- (2) 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.
- (3) This clause shall not apply when the worker is entitled to compensation under the Workers' Compensation Act.
- (4) A worker shall not be entitled to receive any wages from his employer for any time lost through any 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.
- (5) 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.
- (6) Notwithstanding the provisions of subclause (5) hereof, a worker, who in any calendar year has already been allowed paid sick leave for one day only or less shall not be entitled to payment for any further absences unless he produces to the employer a medical certificate stating that he was unable to attend for duty on account of personal ill-health, if such certificate is demanded by the employer.
- (7) Sick leave shall accumulate from year to year so that any balance of the period specified in subclause (1) 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 two (2) years but no longer from the end of year in which it accrues.
- (8) Workers employed beyond the 27th Parallel shall not be obliged to provide a medical certificate in accordance with subclause (5) where it is unreasonably difficult for the worker to obtain such a certificate.

### 19.—Contract of Service.

(1) Except for casual workers, one (1) week's notice at any time on either side shall be given to terminate the employment. If an employer or a worker fails to give the required notice, one (1) week's wages shall be paid or forfeited, provided that an employer may at any time dismiss a worker for refusal or neglect to obey orders, misconduct, carelessness in the performance of his duties, or

- if after receiving one (1) week's notice he does not carry out his duties in the same manner as he had prior to such notice.
- (2) The employer shall be under no obligation to pay for any day not worked on which the worker is required to present himself for work except when such absence from work is due to illness and comes within the provisions of the sick leave clause or such absence is on account of holidays to which a worker is entitled under the provisions of this Award. Provided further that the employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the
- (3) Casual hands shall be notified at the end of the day if their services are not required next day. Failing such notice, a full day's wages shall be paid.

### 20.—Payment of Wages.

Wages shall be paid on any day of each week, but the day once fixed, shall not be altered more than once in three (3) months, or without two (2) weeks' notice to the workers. Such pays shall be available within ten (10) minutes of the time the worker ceases duty, where it is practicable to pay the worker on pay day at the yard or depot. Provided that this clause shall not apply to workers employed on work north of the 27th parallel of south latitude irrespective of the amount of work performed north or south of that latitude who shall only be paid at least fortnightly.

### 21.—Board and Lodging.

- (1) Except as provided for in (3) hereof, a worker engaged on work from which he is unable to return to his home at night, shall be supplied with reasonable food and accomodation or shall be paid for such personal expenses as he reasonably incurs.
- (2) Where a worker boards or lodges with his employer, the employer shall be permitted to deduct from the wages of such worker for food an amount equal to twenty per cent. (20%) of the male basic wage and for accommodation an amount equal to seven and one half per cent. ( $7\frac{1}{2}$ %) of the male basic wage.
- (3) A worker engaged on work which requires him to sleep in or about his truck whilst in the course of travelling from one point to another, or in the absence of suitable accommodation is obliged to provide his own accommodation in the way of tent or hut shall in addition to the application of subclause (1) hereof in respect of food, be paid an allowance in lieu of accommodation of (5s.) five shillings per night with a maximum of one pound five shillings (£1 5s.) per week.

### 22.—Provision of Tools and Gear.

Workers shall be provided free by the employer with all shovels, ropes, gear and other tools necessary for the loading and unloading of goods or material on to or from any vehicle. Workers shall be responsible for such gear and tools and where any such article is lost, destroyed or damaged through the negligence of the worker, he shall pay the cost of such article to the employer; for this purpose the cost may be deducted from any wages due to the worker.

### 23.-Mixed Functions.

A worker who is called upon to perform two (2) or more grades of work for more than two (2) hours on any day, shall be paid for the day at the grade for which the highest rate of wage is prescribed. Where the work for which the highest rate is prescribed does not exceed two (2) hours on any day, the worker shall be paid the highest rate for the actual time so worked.

### 24.—Proportion of Juniors.

- (1) Junior drivers may be employed in the proportion of one junior to every five (5) adult drivers employed.
- (2) Provided that, where less than five (5) adult drivers are employed, one junior driver may be employed.
- (3) Provided also, that where no adult driver is employed, one junior driver may be employed.

### 25.—Junior Worker's Certificate.

- (1) Junior workers shall furnish the employer with a certificate showing the following particulars:—
  - (a) Name in full.
  - (b) Age and date of birth.

The certificate shall be signed by the worker.

(2) No worker shall have any claim upon the employer for additional wages, in the event of his age being wrongly stated on this certificate.

### 26.—District Allowance.

(1) In addition to the wages prescribed in clause 7 hereof, workers employed at depots situated in the following districts shall be paid allowances as specified hereunder:—

					Per	We	ek
					£	s.	d.
(a)	North of the	27th	parallel	of			
	south latitude			the			
	26th parallel	•				8	6
(b)	North of the	26 th	parallel	of			
	south latitude	but s	outh of	the			
	24th parallel				1	10	0
(c)	North of the	24 th	parallel	of			
	south latitude	but s	outh of	the			
	17th parallel			• • • • •	3	0	0
(d)	North of the	17th	parallel	of			
	south latitude				3	10	0

- (2) The above allowances cover a week whether of five, six or seven days. For periods of less than five days, one-seventh of the above shall be payable for each day or part thereof: Provided, however, that employees who have worked at least one-half of a week shall be given the benefit of Sunday in the calculation of district allowances.
- (3) The foregoing allowances shall be reduced by fifty per cent. where the employer supplies free board and lodging to a worker.

### 27.—Definitions.

- (1) "Horse-driver's assistant" and "motor driver's-assistant" shall mean and include any worker who accompanies the driver to assist in loading, unloading or delivering.
- (2) "Loaders" shall mean and include all workers engaged mainly in loading or unloading any goods, wares, merchandise or materials on to or from any vehicle.
- (3) "Yardmen" shall include all adult workers, not otherwise specified, employed in or in connection with a stable, garage or yard.
- (4) "Capacity" shall mean the maximum load the vehicle is permitted to carry in accordance with the license issued in connection therewith under the Traffic Act: Provided that where the vehicle is not so licensed "capacity" shall mean the capacity attributed to the vehicle by the maker or seller thereof.
- (5) "Saturday" for the purpose of this Award means either Saturday or the other day on which the half holiday is observed.

### 28.—Board of Reference.

- (1) A Board of Reference is hereby appointed for the purpose of the Award. Such Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. There are assigned to such Board, in the event of no agreement being arrived at between the parties to the Award, the functions of—
  - (a) adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretations of the provisions of the Award or any of them;
  - (b) deciding any other matter that the Court may refer to the Board from time to time.
- (2) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the regulations to the Industrial Arbitration Act, 1912-1961, which for this purpose are embodied in this Award.

### 29.—Learning Round.

- (1) During the first working week that an adult worker is employed by the employer as a driver, the employer shall be permitted to reduce the prescribed wage to the basic wage whilst the worker is learning the round.
- (2) During the first working week that a junior worker is employed by an employer as a driver the employer shall be permitted to reduce the prescribed wage by fifty per cent. (50 per cent.), whilst the worker is learning the round.
- (3) The foregoing shall apply only where the worker learning the round is accompanied by some other person for the purpose of teaching such worker the round.

### 30.—Preference.

- (1) In this clause the term "Unionist" means a worker who is a financial member of the industrial union of workers party to this Award.
- (2) Any worker whose application for membership of the Union has been refused shall have the right of appeal to the Industrial Registrar whose decision on such matters shall be final. Such worker who has exercised his right of appeal shall pending the decision of the Industrial Registrar have the same rights under this clause as a "Unionist."
- (3) Subject to subclause (4) hereof workers who are not "Unionists" shall, within seven days of being supplied with the necessary application form for membership and a copy of this clause by an accredited representative of the applicant Union, apply in the prescribed manner for membership and if accepted as a member maintain financial membership whilst employed by a respondent to this Award. Workers who are unfinancial members of the industrial union of workers party to this Award shall become and maintain financial membership whilst employed by any respondent to the Award.

### (4) Exemptions:—

- (a) Any worker may apply in writing to the Industrial Registrar, Court of Arbitration, Perth (whose decision shall be final) for exemption from this clause.
- (b) An applicant for exemption shall detail in the application to the Industrial Registrar his reasons for desiring exemption and such application shall only be valid and considered by the Industrial Registrar if it is forwarded by registered post within seven days of the applicant's receipt of the application for membership as prescribed in subclause (3).
- (c) The Industrial Registrar in the exercise of his discretion may grant exemption with such conditions as he deems desirable—
  - (i) if the applicant is a financial member of any other registered industrial union;
  - (ii) if the employee objects on the grounds of conscientious religious belief to becoming a member of any industrial union; and
  - (iii) for any other reason which the Industrial Registrar deems sufficient.
- (5) A worker refused exemption by the Industrial Registrar shall within seven days of the decision make application for membership of the applicant Union and if accepted as a member maintain financial membership whilst employed by a respondent to this Award.
- (6) Parties to this Award are hereby granted leave to apply at any time to amend, add to, or delete any or all of the provisions of this clause.

### 31.-Long Service Leave.

### (a) Right to Leave.

A worker shall as herein provided be entitled to leave with pay in respect of long service.

### (b) Long Service.

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

- (2) Such service shall include service prior to the 1st April, 1958, if it continued until such time but only to the extent of the last twenty (20) 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 (15) 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 the employment by the employer on any ground other than slackness of trade if the worker be reemployed 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 (6) 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 (14) 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 twenty (20) years' service the amount of leave shall be—
  - (a) in respect of twenty (20) years' service so completed—thirteen (13) weeks' leave;
  - (b) in respect of each ten (10) years' service completed after such twenty (20) years—six and a half  $(6\frac{1}{2})$  weeks' leave.
- (3) Where a worker has completed at least fifteen (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 thirteen (13) weeks' leave as the number of completed years of such service bears to twenty (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 thirteen (13) weeks' leave as the number of completed years of such service after the accrual of such entitlement bears to twenty (20) years.
- (4) Where a worker has completed at least ten (10) years' service but less than fifteen (15) years' service since its commencement and his employment is terminated—
  - (i) by his death; or
  - (ii) by the employer for any reason other than serious misconduct; or
  - (iii) by the worker on account of sickness of or injury to the worker or domestic or other pressing necessity where such sickness or injury or necessity is of such a nature as to justify or in the event of a

dispute is in the opinion of the Special Board of Reference, of such a nature as to justify such termination;

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

(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) heerof, 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 comences
- (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) Whereby 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 (1) 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 (3) separate periods in respect of the first thirteen (13) weeks' entitlement and in not more than two (2) 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
  - (e) Payment shall be made in one of the following ways:—
    - (i) In full before the worker goes on

- (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 unex-pired 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 thirteen (13) weeks for twenty (20) 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 hereof 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 (12) months thereafter, or in the case of termination by death of the worker, a period of three (3) 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 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 twenty (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 leave shall not be affected hereby and shall not be deemed to be inconsistent with the provisions
- (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 1st day of April, 1958, shall in respect of the workers covered by such exemption be exempt from the provisions

### (j) Exemptions.

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

### (k) Liberty to Apply.

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

In witness whereof this Award has been signed by the Conciliation Commissioner this 11th day of February, 1963.

> (Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

Schedule of Respondents. Industry; Representative.

Agents-General:

William Barker & Co., Kalgoorlie; Barrett Whitain Barker & Co., Kalgoonie, Bartett & Radley Pty. Ltd., Moora; C. E. Bolt Pty. Ltd., Albany; Ted Britten, Collie; Gascoyne Trading Pty. Ltd., Carnarvon; L. Jessop & Co., Kalgoorlie; W. D. Moore & Co.; George Wills & Co. Ltd.

Stock and/or Wool and/or General:
Dalgety & Co. Ltd., Perth; Westr
Farmers Co-operative Ltd. Agents-Westralian

-Newspaper and Periodicals Dealing and/or Agents-Selling:

Gordon & Gotch (Australasia) Ltd.

Agents—Indent and/or Manufacturers:
E. S. Lazarus & Co. (W.A.) Ltd.
Aerated Waters, Cordials, Manufacturing, Dealing and/or Selling (Outside a radius of twenty-five (25) miles from the G.P.O., Perth).
G.S.R. Mineral Water Co. Pty. Ltd.,

Albany.

Apiarists:

A. J. Markey, Toodyay.

Armoured Car Service:

Armoured Escort Ltd.

Asbestos Goods Manufacturing and/or Dealing: James Hardie & Co. Pty. Ltd. Auctioneering—Fruit, Produce, Meat, Eggs and

Poultry: Berryman & Langley Ltd.

Auctioneering:
T. W. Newbold.
Artificial Manure Manufacturing and/or Dealing:
Cuming Smith & Mount Lyell Farmers Fertilisers Limited.
Bag, Sack and/or Textile Manufacturing and/or

Dealing:

J. Gadsden Pty. Ltd.; Joyce Bros. (W.A.) Pty. Ltd.; Western Australian Worsted and Woollen Mills Ltd., Albany.

Bitumen Products:

Colfix Emulsified Bitumen Products.
Boot Manufacturing and/or Dealing:
Goode Durrant & Murray Ltd.

Bottle Merchants:

Bottle Merchants:
 Kalgoorlie Bottle Exchange.

Box and Case Making and/or Dealing:
 City Case Factory Pty. Ltd.

Brick Making and/or Dealing:
 Metropolitan Brick Co. Ltd.;
 Brick Co. Pty. Ltd.; Hawker
 Building Supplies Pty. Ltd.; H. L. Brisbane & Wunderlich Ltd.

Building and/or Demolition Contractors:
 A. T. Brine & Sons Ltd.; J. G. Hough &

A. T. Brine & Sons Ltd.; J. G. Hough & Son Pty. Ltd., Bunbury; Wrights Salvage Pty. Ltd.; T. D. Scott, Kalgoorlie.
Butter and/or Cheese Making and/or Cream Manu-

facturing and/or Dealing:
Sunny West Co-operative Dairies Ltd.;
Watsons Foods Pty. Ltd.
e, Biscuit and Pastry Manufacturing and/or

Cake, Selling:

Mills & Ware Biscuits Pty. Ltd.; Stanbridges; Tippetts Ltd.

Cartage Contractors:

W. J. Bawden, Geraldton; Bell Bros. Pty. Ltd.; Bishop & Rees, Albany; W. Cleasby, Toodyay; Harvey Transport Co., Harvey; Smith Allan & Co.; R. J. Possett & Co., Northam.

Cement and/or Lime Manufacturing and/or Dealing:

Cockburn Cement Pty. Ltd.; Swan Port-

land Cement Ltd.
Cement Brick Manufacturing:
Dunbrick (W.A.) Pty. Ltd.

Cereal Foods Manufacturing:

Navisco Pty. Ltd.

Clothing Manufacturing and/or Dealing: Goode Durrant & Murray Ltd.; Morris & Co.

Concrete and/or Cement Products Manufacturing: Humes Ltd.; Peter Pan Tiles Pty. Ltd.; Swan Block Co. Pty. Ltd.

Confectionery Manufacturing and/or Dealing:
Calthrop Bros. (W.A.) Pty. Ltd.; MacRobertson (W.A.) Ltd.; The Nestles Co.
(Aust.) Ltd.; Plaistowe & Co. Ltd.

Cotton and Wool Waste Merchants: Cotton Traders of Australia.

Customs, Shipping and/or Forwarding Agents: , Shipping and/or Forwarding Agents.

E. J. Armstrong, Manjimup; Barnards

Pty. Ltd.; Frank Cadd Co. (1959) Pty.

Ltd.; F. W. Churcher & Co.; James Kiernan Pty. Ltd.; Frank Manford Pty. Ltd.;

Prevost & Co. (Pty.) Ltd.

Dairy Produce Dealing: Watsons Foods Pty. Ltd.

Departmental Stores:

Aherns Pty. Ltd.; John Allan Ltd.; Bairds Pty. Ltd.; Boans Ltd.; Drew Robinson & Co., Albany; Thos. Haywood Pty. Ltd., Bunbury; J. A. Hicks & Co. Pty. Ltd., Kalgoorlie.

Drug and/or Chemical Manufacturing and/or Dealing:

F. H. Faulding & Co. Ltd.; David Gray & Co. Ltd.; Rumbles Ltd.

Egg Marketing Board:

Western Australian Egg Marketing Board. Electrical Appliances Manufacturing and/or Deal-

> Lightburn & Co. Ltd.; S. W. Hart & Co.; Metters Ltd.

Electroplating:

Industrial Plating Co. Pty. Ltd.

Earthenware Manufacturing and/or Dealing: H. L. Brisbane & Wunderlich Ltd.

Electrical Goods and Appliances Dealing:

Beavis Bros., Northam; R. Bell & Co., Albany; Rowleys Pty. Ltd.

Supplies and/or Equipment Dealing and/or Selling:

Atkins (W.A.) Ltd.; British General Electric Co. Pty. Ltd.; Nicholsons Ltd.

Engineers and/or Brass and/or Iron or Steel Founders:

Atlas Engineering Co. Pty. Ltd.; Bradford Kendall Ltd.; R. Moore & Sons; Structural Engineering Co. of W.A. Pty. Ltd.

Engineering Supplies and Equipment:

Hodgson & Cranston Pty. Ltd., Kalgoorlie.

Farm Implement Manufacturing and/or Dealing: Chamberlain Industries Ltd.; International Harvester Co. of Aust. Pty. Ltd.; H. V. McKay, Massey Harris Pty. Ltd.

Fibrous Plaster Goods Manufacturing and/or Deal-

H. B. Brady & Co.

Fish Dealing and Processing:

Fremantle Fishermen's Co-operative Society Ltd.; Golden Gleam Fish Process-ing Co. Pty. Ltd.; Geraldton; National Fisheries (1947) Pty. Ltd. Fremantle Fishermen's Co-operative

Florists and/or Nurserymen:

Dawson Harrison Pty. Ltd.

Flour Milling and/or Dealing:

Great Southern Roller Flour Mills Ltd.; Thomas & Co. (W.A.) Ltd.

Fruit Extract and/or Essences Manufacturing and/or Dealing: Plaimar Ltd.

Fruit and Vegetable Merchants and/or Agents: Ah Sam & Co.; Gardner Bros.; Premier Markets, Kalgoorlie.

Fruit and Vegetable Processing and Canning: Great West Processed Foods Pty. Ltd.

Fruit Trading:

Tropical Traders Ltd.

Furniture Manufacturing and/or Dealing:
Craiks (1933) Pty. Ltd.; Hearn Bros. &
Stead; Jason Metal Furniture Ltd.

Furniture Removalists:

A. Blowes & Son; R. P. North Co. Pty. Ltd.

Firewood and/or Coal Dealing: Bryant & Waters; Perth Jarrah Mills Pty. Ltd.; Collie Coal and Woodyard.

General Carriers:

Albany Transport Service, Albany; Allen & Brimage, Kalgoorlie; Bingley Bros., Boulder; George Brand & Co., Kalgoorlie; Bullochs Transport; Daly Bros.; B. K. Slater, Katanning.

General Storekeeping:

Armadale-Kelmscott Co-operative Society Ltd., Armadale; Australian Flag Store, Kalgoorlie; Boyup Brook Co-operative Company, Boyup Brook; Central Provisions Stores Pty. Ltd.; Sydney Fong & Co., Geraldton.

Glass Manufacturing

Australian Glass Manufacturers Co. Pty. Ltd.

Glass Merchants and/or Shop Fitters: Arcus Pty. Ltd.

Grocery Manufacturing and/or Dealing: J. & W. Bateman Ltd.; Henry Berry & Co. (Australasia) Ltd.; Bushells Ltd.: Co-operative Wholesale Services Ltd.; H. W. Davidson, Kalgoorlie; W.A. Honey Pool; Sanitarium Health Food Co; Sara & Cook Pty. Ltd.; D. & J. Fowler Ltd.

Grocery Dealing—(Retail) Charlie Carter Ltd.

Greengrocers and/or Fruiterers: Litis Bros. Super Market.

Grain Dealing and/or Agents: Co-operative Bulk Handling Ltd.

Hardware and/or Ironmongery Dealing:

Barnett Bros. Pty. Ltd. B. K. W. Cooperative Co. Ltd., Katanning; Harris Scarfe & Sandovers Ltd.; J. A. Kirby, Bridgetown; McLean Bros. & Rigg Ltd.; J. Krasnostein & Co. Pty. Ltd.; Hawker

Siddeley Building Supplies Pty. Ltd. Ice Cream Manufacturing and/or Selling:
Peters Ice Cream (W.A.) Ltd.; Sunny West
Co-op. Dairies Ltd.

Ice Manufacturing and/or Selling and/or Cold

P. H. Clarke; Diamond Ice & Cool Storage Co. Ltd.; Great Southern Ice Works, Narrogin; Western Ice Co.

Industrial Gases:

Commonwealth Industrial Gases Ltd.

Insulation Manufacturing and/or Installation: Bradford Insulation (W.A.) Ltd.

Laundries and/or Dry Cleaners: Fremantle Steam Laundry Co.; Home of the Good Shepherd Laundry; Johnson's Bag Wash Laundry Pty. Ltd.; Economic Dry Cleaners.

Leather and/or Leather Goods Manufacturing and/or Dealing: Rosenstamm Pty. Ltd.

Locksmiths and/or Gunsmiths: Harry Armstrong Pty. Ltd.

Machinery Manufacturing and/or Dealing: Malloch Bros. Ltd.; Wigmores Ltd.

Macaroni Manufacturing:

Sorrento Macaroni Products.

Marine Dealers and/or Metal Merchants: J. Krasnostein & Co. Pty. Ltd.; Albert G. Sims Ltd.

Metalware Manufacturers and/or Agents: Jason Industries Ltd.

Milk Processors:

Brownes Dairy Ltd.; Masters Dairy Ltd.

Milk Vending:

W.A. Retail Dairymen Industrial Union of Employers.

Mail Contracting:

H. J. Stevens, Kalgoorlie.

Meat Canning:

Watsons Foods Pty. Ltd.

Monumental Masons:

Wilson Gray & Co. Pty. Ltd.
Motor Accessories Dealing:
Raphaels Pty. Ltd.; Replacement Parts Ltd.

Motor Body Building and Panel Beating:

Boltons Ltd.; Howard Porter.

Motor Vehicle Assembling and/or Dealing:
Sydney Atkinson Motors Ltd.; Ford
Motor Co. (Aust.) Pty. Ltd.; Howard Porter.

Motor Garages and Service Stations: Dorsett Motors Pty. Ltd., Bunbury. Musical Instrument Dealing: Nicholsons Ltd.

Newspaper Delivery:

Bays Transport Service Ltd.

Oil Exploration:

West Australian Petroleum Pty. Ltd.

Paint and/or Varnish Manufacturing and/or Deal-

Balm Paints Pty. Ltd.; Lewis Berger & Sons (W.A.) Pty. Ltd.; Clarksons (W.A.) Pty. Ltd.

Plumbing: F. Instone & Co.; H. Rance & Son Pty. Ltd.

Potato Chip and Nut Food Products Manufacturing:

Food Products of Aust. Pty. Ltd.

Produce Merchants and/or Agents: Barrow Linton Pty. Ltd.; Burridge & Warren Ltd.; Harris Bros.; Pauley Bros., Boulder; R. Piercy & Co. Pty. Ltd.

Ready Mixed Concrete:

Ready Mixed Concrete (W.A.) Pty. Ltd.

Rope and Twine Manufacturing:

W.A. Rope & Twine Co. Pty. Ltd.

Rubber Goods Manufacturing and/or Dealing: Dunlop Rubber Aust. Ltd.

Sand Lime Brick Manufacturing: Calsil Bricks Pty. Ltd.

Sandalwood Merchants:

Australian Sandalwood Co. Ltd.

Seed Merchants:

E. Symonds.

Sheet Metal Goods and/or Cannister Manufacturing:

Federal Tinware Manufacturing Pty. Ltd.; S. W. Hart & Co.; Rheem Australia Pty. Ltd.

Ships Chandlers and/or Providores: Fremantle Providering Co. Pty. Ltd.; H. A. W. Jones Pty. Ltd.

Soap and Candle Manufacturing and/or Dealing: Unilever Aust. Pty. Ltd.; Westralian Soaps Pty. Ltd.

Stationery Manufacturing and/or Selling: Spicers (Aust.) Pty. Ltd.

Steel Fencing Manufacturing:

Cyclone Co. of Aust. Ltd.

Steel and Iron Products Distributors: Stewart and Lloyds (Distributors) Pty. Ltd.

Sand and/or Stone and/or Brick and/or Gravel Supplying:

Dixon Bros. Pty. Ltd.; Snashall Bros. Pty. Ltd.; Australian Blue Metal Limited.

Stone Quarrying and/or Lime Production:

Standard Lime & Stone Co.; Australian Blue Metal Limited.

Stove and/or Bathroom Fittings Manufacturing: Metters Ltd.

Merchants—(outside of the South-West Land Division):

Adelaide Timber Co. Pty. Ltd., Kalgoorlie.

Tobacco and/or Cigarette Dealing: W. D. & H. O. Wills (Aust.) Ltd.

Towel Supplying:

City Towel Supply Co. Tyre Repairing and/or Dealing:
Nu-Tred (W.A.) Pty. Ltd.
Well Sinking and/or Boring Contractors:
W. Robinson & Sons.
Vehicle Hiring:

Ryan & Ryan Hire Cars. Wine and/or Spirit Manufacturing and/or Dealing:

G. Gramp & Sons Ltd.; Penfolds Wines Pty. Ltd.; Lionel Samson & Son Pty. Ltd.

Wire Netting Manufacturing: W.A. Netting & Wire Co. Ltd.

Wood Extracts:

Industrial Extracts Ltd.

Wool, Skin and Hide Merchants:

Prevost & Co. Pty. Ltd.
Wool Scourers and Fellmongerers:
Jandakot Wool Scouring Co. Ltd.

Liberty to Apply.

Liberty is reserved to any party to apply to include any of the following as respondents to this

Fremantle Stevedoring Co. Pty. Ltd. Blackwood Flax Co-operative Co. Ltd. Wesfarmers Tutt Bryant Pty. Ltd. British Phosphate Commissioners. Cheynes Beach Whaling Co. Ltd. Fremantle Cold Storage Co. Pty. Ltd. Hot Mix Ltd.
Paper & Wrappings Pty. Ltd.
Smith Copeland (W.A.) Pty. Ltd. Master Butchers Co-operative Ltd. Claude Neon Ltd.

Liberty is further reserved to any party to apply to include any respondent to the Reference of Industrial Dispute as a result of any changes in the classification contained in clause 9 of this Award pursuant to the provisions of clause 6 of this Award.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

### No. 1. of 1963.

Between Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant, and West Australian Newspapers Limited and Western Press Limited, Respondents.

WHEREAS an industrial dispute existed between the abovenamed parties; and whereas the said dispute was referred into Court for the purpose of dispute was referred into Court for the purpose of hearing and determination; and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference; and whereas the parties have this day appeared before the Court by their respective representatives and requested the Court to make the said agreement an Award of the Court: Now, therefore, the Court, pursuant to section 65 of the Industrial Arbitration Act, 1912-1961, and all other powers therein enabling it, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court. 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 Newspaper Award and shall replace Award No. 13 of 1957, as amended.

### 2.—Arrangement.

Title.

Arrangement.

Scope. 4.

Term.

Area.

Hours of Time Workers.

Definitions.

Wages of Time Workers.

Casuals.

10. General Conditions.

11. Pay Slip.

Sick Pay. 12.

Machine Composing. 13. 14. Piecework.

15. Overtime.

16. Meal Break.

17. Holidays.

Termination of Employment. Lower Rate. 18. 19.

20.

Long Service Leave. 21

Record Book.
Union Chapel Delegates.

23. Union Officials Visiting Factory.

24. Call.

25. Health Conditions.

Disputes.

27. Board of Reference.

28. Preference to Unionists. 29. Liberty to Apply.

30. Apprentices.

### 3.—Scope.

This Award shall apply to all workers referred to in Clause 8 hereof (and also pieceworkers) employed by the respondents.

### 4.—Term.

The term of this Award shall be for a period of three (3) years as from 1st October, 1962.

#### 5.—Area.

This Award shall operate over the area comprised within a radius of fifteen (15) miles from the General Post Office, Perth.

### 6.-Hours of Time Workers.

- (a) The maximum number of hours to be worked each week shall be:—  $\,$ 
  - (i) Linotype operators, thirty-six (36) hours day, thirty-four (34) hours night.
  - (ii) All other workers, thirty-eight (38) hours day, thirty-six (36) hours night.
- (b) There shall be a two (2) hour reduction in the weekly working hours for all workers working an abnormal shift. An abnormal shift is a shift exceeding eight and a quarter (8\frac{1}{4}) hours' work (excluding meal breaks), which does not carry overtime rates.
- (c) The week's work shall be accomplished in a maximum of five (5) shifts, the sixth shift (non-working day) to be rotated throughout the week in all sections. Provided that the day staff of West Australian Newspapers Limited employed in the letterpress machine section and other sections or division of sections, following agreement between the employer, the chapel and the Union, may work five (5) shifts each week with Saturday and Sunday off. And further provided that for the staff of Western Press Limited, the week's work shall be accomplished in five (5) shifts each week with Monday off, unless otherwise arranged by agreement between the employer, the chapel and the Union.
- (d) A worker's day or night off shall rotate in rostered sequence. Provided, however, that where necessary to maintain balance of staff a worker is required to work on his day or night off he shall receive a day or night off in lieu the following week, or as soon as possible up to within one month of his having worked on his day or night off. Should the employer be unable to adhere to this proposal, one (1) day or night to shall be added to the worker's annual leave. Provided that in no circumstances is any payment to be made to the worker who is required to work on his day or night off. Should the rostered day or night off for a time worker fall on a shift where more or less hours are worked on the average shift, no overtime shall be charged and there shall be no reduction in pay. For this purpose it is agreed that a six (6) weeks' cycle shall be observed wherein ordinary working hours are levelled up.
- (e) Apprentices shall be allocated in roster on the same basis as journeymen, but when their day or night off falls on a school day they must attend the Technical College for the period set down in the Award and shall be reimbursed with the corresponding time off, such reimbursement to take place within the current six-week cycle. Provided that where an apprentice works or is rostered for work, Monday to Friday, the provisions of this clause shall not apply.
- (f) In cases where any worker is absent through sickness or other causes (such as bereavement) on his rostered day or night off, his day or night off for that week will automatically lapse.
- (g) The hours of all workers shall be as laid down in this Award. Provided that on a Saturday where the normal hours of day work carry into night work, night rates shall be paid for all work

performed after 6.30 p.m. On Saturday a shift of ten (10) hours (excluding meal breaks) may be worked and may extend into Sunday without incurring overtime rates.

Except in cases of emergency or on special occasions to be agreed to by the chapel and the "House," the spread of hours shall not exceed twelve (12) hours, including meal breaks.

- (h) On any working day or night a section of workers may be divided into two or more parts with a different starting or finishing time; provided there is not a break (other than meal breaks) in the continuity of the shift. And further provided that there shall be a rotation of such division of sections. The composition of the division of sections shall be at the discretion of the employer. The provisions of this subclause shall not apply to West Australian Newspapers Ltd. in which case the terms of Order No. 161 of 1962 shall apply.
- (i) In offices where a regular shift is worked between the hours set down in this Award for day work and night work, the wages shall be at a rate proportionate to the number of hours day work and night work. Should the aggregate hours on any mixed shift be three-quarters or more of the hours applying to night work, night rates shall apply.
- (j) In the event of a permanent worker not being provided with work for the maximum number of hours in each week, he shall receive not less than the minimum wage provided for his grade in Clause 8 of this Award.
- (k) The roster of daily hours of each section shall be prominently displayed in each section's workroom and posted on the last working day of each week for the following week. The roster will remain as such until altered by a week's notice or by agreement between the chapel or the Union and the "House," except in cases of sickness, holidays or special circumstances arising which cannot reasonably be foreseen, when the roster may be varied by notification to the worker on or before the day prior to such alteration taking place.
- (1) Leading Hands.—Western Press Limited may classify two compositors, one mechanic or machine compositor, one stereotyper and one member of the machine room, as leading hands. Leading hands shall be permitted to work one hour longer on the abnormal shift than the other members of each section without incurring overtime rates, after which they shall receive overtime at ordinary rates. Provided always that such leading hands shall receive a minimum of one pound (£1) per week above the minimum wage provided in each section.

### 7.—Definitions.

"Day work" shall mean work done between 8 a.m. and  $6.30~\mathrm{p.m.}$ 

"Night work" shall mean work done between 6.30 p.m. and 8 a.m.  $\,$ 

"Machine compositor" shall mean a worker operating any class of composing machine keyboard.

"Assistant reader" shall mean any person employed to hold and read copy and generally assist a reader in his work. An assistant reader shall not be permitted to accept responsibility for any proofed matter for publication; provided, however, that he may be permitted to read, revise, correct or sub-edit any advertising or other copy for the purpose of instruction in the higher duties for a period not exceeding two (2) hours in any one shift.

## 8.—Wages of Time Workers.

The minimum weekly rates of wages shall be:-

£ s. d.

Basic Wage:

Metropolitan area .... 14 18 9

	Mai	gin s.	
Composing Room:  Machine compositor	12	4	6
Hand compositor Mechanic  Hand compositors working part time on display machines shall be paid the machine compositor's rate, this provision to apply only when regularly employed for more than two (2) hours per shift on the machine.  If employed for four (4) hours or more, the machine compositor's rate shall be paid for the full shift.  Reading Room:	10 10	2 2	6 6
Reader Assistant reader (a) One cadet reader's assistant may be employed for every four (4) or part of four (4) readers permanently employed and shall be regarded, in all matters applicable, as a registered apprentice.  (b) The rates of pay for cadets shall be the following percentage of the reader's weekly wage:—	10 6	10	6 0
	Per		
16 to 17 years 17 to 18 years	-	7½ 0	
17 to 18 years 18 to 19 years	-	7½	
19 to 20 years	7	5	
20 to 21 years	8	$2\frac{1}{2}$	
(c) No cadet shall be engaged to the exclusion of a permanent reader's assistant.			
	$_{\mathfrak{L}}^{\mathbf{M}}$	arg s.	in. d.
Stereotyping Room:  Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November,		s.	d. 6
Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.	£ 10	s. 2	d. 6
Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.  Machine Room: Rotary machinist Brake hand Letterpress machinist The head machinist shall	£ 10	s. 2 6	d. 6
Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.  Machine Room: Rotary machinist Brake hand Letterpress machinist	£ 10 6	s. 2 6	d. 6 6
Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.  Machine Room:  Rotary machinist Brake hand Letterpress machinist The head machinist shall have the right temporarily to change his men from one position to another as often as he thinks fit without any change in the pay. Provided that such change (or changes) do not exceed two (2) hours in any one shift.  Publishing Room:	£ 10 6	s. 2 6 8 1 2	d. 6 6 0 6 6
Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.  Machine Room: Rotary machinist Brake hand Letterpress machinist The head machinist shall have the right temporarily to change his men from one position to another as often as he thinks fit without any change in the pay. Provided that such change (or changes) do not exceed two (2) hours in any one shift.  Publishing Room: Publishing Room:	£ 10 6	s. 2 6 8 1 2	d. 6 6 0 6 6
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Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.  Machine Room: Rotary machinist Brake hand Letterpress machinist The head machinist shall have the right temporarily to change his men from one position to another as often as he thinks fit without any change in the pay. Provided that such change (or changes) do not exceed two (2) hours in any one shift.  Publishing Room: Publishing Room: Publishing Room: Photo Engraving— Operator or half-tone etcher Line etcher, proofer, mounter, printer	£ 10 6 6 10 7 10 5	s. 2 6 8 1 2 19 19	d. 666
Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.  Machine Room: Rotary machinist Brake hand Letterpress machinist The head machinist shall have the right temporarily to change his men from one position to another as often as he thinks fit without any change in the pay. Provided that such change (or changes) do not exceed two (2) hours in any one shift.  Publishing Room: Publishing Room: Publishing Room: Publishing Room: Photo Engraving— Operator or half-tone etcher Line etcher, proofer, mounter, printer	£ 10 6 6 10 7 10 5 5 12 12	s. 2 6 8 1 2 19 1 1	d. 666 0 0 3 3
Stereotyper Stereotyper's assistant  Except by agreement with the Union or with the chapel concerned, no employer shall employ any stereotyper's assistant other than those workers as employed at 12th November, 1958.  Machine Room: Rotary machinist Brake hand Letterpress machinist The head machinist shall have the right temporarily to change his men from one position to another as often as he thinks fit without any change in the pay. Provided that such change (or changes) do not exceed two (2) hours in any one shift.  Publishing Room: Publishing Room: Publishing Room: Photo Engraving— Operator or half-tone etcher Line etcher, proofer, mounter, printer	£ 10 6 6 10 7 10 5 5 12 12	s. 2 6 8 1 2 19 1 1	d. 666 0 0 3 3

room and stereotyping room

shall not exceed one (1) to four (4) and in the machine room and stereotyping room shall not exceed two (2) to three (3).

### Apprentices:

The minimum weekly wage payable to an apprentice shall be the following percentage of the hand compositor's weekly wage:—

	Per Weel
	Per Cent
During the first six months	$33\frac{1}{3}$
During the second six	
months	
During the third six months	40
During the fourth six	
months	
During the fifth six months	
During the sixth six months	
During the seventh six	
$\mathbf{months}$	
During the eighth six	
months	773
During the ninth six	
months	. 82½
During the tenth six	
months	. 87 <del>½</del>

### Night Work.

The loading on the ordinary rates of pay for night work shall be two pounds seven shillings and sixpence (£2 7s. 6d.) per week.

### General.

Where a worker in the following grades has not had twelve (12) months' continuous experience in the work in which he is engaged he shall be paid five shillings (5s.) per week less than the rates set out above (General hands and stereotyper's assistants).

### Computation of Time Off.

For the purposes of computing time where it is necessary to deduct time taken at own expense or to assess payment for a day's work, or broken week through sickness or other causes only, the rate shall be the normal regular working hours of the shift or shifts at the hourly rate for the particular shift or shifts of the section in which the worker is employed.

## 9.—Casuals.

- (a) A casual worker is a worker engaged other than as a weekly worker and shall be paid at the hourly rate prescribed for the work upon which he is employed, with the addition of twelve and a half per cent.  $(12\frac{1}{2}\%)$ .
- (b) Casuals shall be guaranteed four (4) hours in any shift.
- (c) Casuals who are sent for and whose services are not availed of shall be paid a "call" at the rate of two (2) hours' pay at casual rates.
- (d) Casuals employed for a full week of five (5) shifts day or night work shall be paid the prescribed weekly wage for permanent workers with no extra allowance per shift.
- (e) Casuals working mixed shifts, i.e., shifts commencing before 6.30 p.m. and ending after 6.30 p.m. shall be paid day rates, provided the work after 6.30 p.m. does not exceed one hour. If it does, then night rates are to be paid throughout.

### 10.—General Conditions.

- (a) If during the course of a working week a worker rostered for night work is called upon to change his shift and work during the day, he shall be paid ordinary rates for night work, and a worker rostered for day work who is called upon to change his shift and work at night shall be paid ordinary rates for night work for the shifts worked.
- (b) Workers shall be paid at the rate for the classification at which they are usually employed and when put to work of a higher grade for more

than two (2) hours during a day or night shift shall receive while so employed the difference in pay between their ordinary rate and the higher rate. A worker put to work on a lower grade shall be paid his ordinary rate.

- (c) Whenever the finishing time of any worker (other than a worker employed regularly on a night shift of a daily or a weekly newspaper) is such as to cause him to miss the usual means of conveyance home, he shall be conveyed home in a suitable manner without delay, at the expense of the employer.
- (d) Pieceworkers shall be covered by all clauses in this Award with the exception of the following provisions:—

Clause 6—Hours of Time Workers (other than subclauses (h) and (i)).

Clause 8-Wages of Time Workers.

Clause 15 (g)—Overtime.

Clause 17 (d)—Holidays (rate of payment).

(e) 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, or such absence is on account of holidays to which the worker is entitled under the provisions of this Award.

### 11.—Pay Slip.

If specifically required by a worker, a pay slip shall be issued to him showing his gross wages and overtime, all authorised deductions, and the net amount due.

### 12.-Sick Pay.

- (a) Permanent workers absent through sickness shall be paid full wages for the first week of absence, after which the legal liability of the employer shall cease, but this shall not be deemed to exclude any right of the worker under the Workers' Compensation Act or Employers' Liability Act. Provided that if a worker who has been absent through sickness returns to work so insufficiently recovered as to necessitate, within fourteen (14) days of such return, his again absenting himself from work because of the effects of the original sickness, such subsequent absence shall be deemed to be a continuance of the original
- (b) After two (2) days' absence on account of sickness, a worker shall be required to produce a doctor's certificate certifying to the nature of the sickness and to its probable duration, and the employer may at his own expense send a doctor for an examination of the worker and report.

## 13.-Machine Composing.

- (a) No person, other than a hand compositor, a machine compositor, or an apprentice compositor, shall be employed to operate a type-setting machine.
- (b) Compositors learning machine operating shall be paid the compositor's time rate of wages, and shall serve a probationary period of twelve (12) months. Such compositor must be able at the end of the first three (3) months of the probationary period to set and correct at a speed of at least four thousand (4,000) ens an hour; at the end of six (6) months at least five thousand (5,000) ens an hour; at the end of nine (9) months at least six thousand (6,000) ens an hour; and at the end of twelve (12) months at least seven thousand (7,000) ens an hour; which shall be the limit of the probationary period. When a compositor shall be able to set and correct an average of seven thousand (7,000) ens an hour, based on minion matrices thirteen (13) ems measure, the matter to be solid, he shall be deemed a proficient operator. The test of the operator's proficiency shall be his ability to set any of the above numbers at the period stated as tests for a full day on fair copy, and to approximately maintain these averages. Each employer may adopt the usual means of accurately testing the proficiency of a probationer.

- (c) Except in cases of emergency, machine compositors shall not be required to work together on time and piecework. Provided that where a machine is used only for setting headings or display lines for advertisements, such machine shall be worked on time. Provided further that machine compositors may set lines for display advertisements, and for blocks, etc., that cannot reasonably be given out to pieceworkers; the Printer and the pieceworkers' representative or the Father of the Chapel being in agreement as to the class of matter covered by this clause before it shall become operative; and that the "House" shall have the right to set on time "takes" of less than twelve (12) lines.
- (d) A machine compositor on time work shall not be required to do engineer's or attendant's work. Provided that in all cases machine compositors on time work shall assist in changing their machines, attend to distributor stops and metal pots, without incurring any extra payment.
- (e) A pieceworker or a machine compositor required to go on hand composing work shall be paid the machine compositor's rate. No operator shall be permanently changed from machine to hand composing without one (1) week's notice.

### 14.-Piecework.

- (a) (i) The rate of pay for machine compositors on piecework shall be 20.5d. per thousand (1,000) ens for matter actually set and corrected. To the earnings of a piecework operator there shall be added the sum of three pounds and fourpence (£3 0s. 4d.) in each week and to the earnings of such an operator employed on night work a further sum of two pounds seven shillings and sixpence (£2 7s. 6d.) in each week; if such operator works less than five (5) shifts in any week such sum or sums to be added shall in each case be proportionately reduced.
- (ii) The rate specified above has been fixed on a basic wage of fourteen pounds eighteen shillings and ninepence (£14 18s. 9d.) and consequent upon any fluctuation of the basic wage the amount of the increase or decrease shall be added to or deducted from the earnings of a pieceworker.
- (b) Guarantee.—Pieceworkers working day or night shall be guaranteed twenty-five (25) hours' work per week to be worked over five (5) shifts.

In the event of more or less shifts being worked in any week the guarantee shall be increased or decreased by five (5) hours for each shift. Time worked short of the guarantee shall be paid for at the machine compositor's hourly rate computed on the basis of thirty-six (36) hours a week for day work and thirty-four (34) hours a week for night work.

- (c) Any time worked in excess of seven and a quarter  $(7\frac{1}{4})$  hours in any one day or night shall be paid for at overtime rates.
- (d) The cast-up shall be according to the points system. Provided that the minimum multiplier for any line shall be forty-three (43).
- (e) Pieceworkers shall be paid on the "flat" system, and shall not charge for white lines, leads, or other matter added by the "House."
- (f) Instructions shall be written on the first slip of copy on the left hand corner.
- (g) The insertion of all corrected slugs shall be done by the "House." The "House" may at its discretion correct on time the errors in proofs and revises.
- (h) Corrections if not on ordinary galley-proof or if on scraps shall be pasted on proof paper. Indentions and divisions in multiple-slug matter shall be marked.
- (i) No undue advantage shall be permitted to one pieceworker over another.
- (j) Pencil copy of sub-edited copy shall not be acceptable unless a special black subbing pencil is used, nor shall any copy be acceptable if in the opinion of the Printer and the operators' representative or Father of the Chapel it is illegible or indistinct.
  - (k) All lines cast shall be charged full lines.

- (I) All catch-lines shall be charged by the piece-worker.
- (m) Correcting Page Proofs.—Broadsheet, twelve (12) lines; half broadsheet, six (6) lines; quarter broadsheet, three (3) lines in addition to the charge for corrections.
- (n) The pieceworker shall charge two (2) lines for every line of housemark corrections done by him. Alterations in standing advertisements constituting less than twelve (12) consecutive lines, when given out on piecework, shall be charged as housemarks.
- (o) All first proofs and revise correction marks left undone by the pieceworker in the first proof shall be done by the pieceworker. All fresh erorrs imported into corrected matter by the pieceworker shall, if not corrected by him, be charged against him at the rate of housemarks.
- (p) If a machine is changed by order to a different type, the pieceworker shall not be required to change back again to make corrections, which shall be done by the house machine corrector, and all such corrections, mechanical and circled errors excepted, shall be charged against the pieceworker at the rate of housemarks.
- (q) All machine errors—to be countersigned by the mechanic—shall be charged as housemarks. Provided that when a pieceworker has obviously continued setting without drawing the attention of the mechanic to the faulty working of the machine, the charges shall be disallowed.
- (r) Standing time shall be charged at the time operator's rate; every minute to count. Standing time for machine delays shall be countersigned by the mechanic.

When a pieceworker is being paid standing time he may be called upon to perform other work.

- (s) Not less than twelve (12) lines shall constitute a "take" of copy. Provided that the copy given out at any time, whether referring to different articles or not, shall constitute one "take."
- (t) The following charges for machine changes shall apply:—Change of liners, twelve (12) lines each way; change of gauge, four (4) lines each way, to be calculated on the basis of measure next to be set.
- (u) No pieceworker shall be required to set reprint copy of a type size smaller than seven (7) point where practicable. This subclause does not apply to reprint advertisements.
- (v) The total charge for setting consecutive articles or "take" in the middle of a "take" shall be twenty-four (24) lines; stop press items are excluded from this subclause and do not carry a penalty charge.
- (w) Tabular Matter Cast on One Bar.—Two columns justification, one-third extra; three columns, one-half extra; four or more columns, double, in accordance with the sample sheet set out in the schedule to this Award. These charges are to be made whether the matter is with or without headings or rules. Introductory lines or footnotes not exceeding four (4) lines shall be charged with the table.
- (x) Liberty is reserved to either party to apply to amend this clause in the event of any major change in style.

### 15.—Overtime.

- (a) Overtime shall be charged at the rate of time and one-half for the first three (3) hours and double time thereafter. Where a worker employed on a rostered shift exceeds his spread of hours and is called upon to work overtime into Sunday he shall be paid ordinary overtime rates. Special Sunday work shall be paid for at double rates.
- (b) For the purpose of computing time or overtime the following periods shall operate: Eight (8) minutes or over to be charged one-quarter of an hour; twenty-three (23) minutes or over, one-half hour; thirty-eight (38) minutes or over, three-quarters of an hour; fifty-three (53) minutes or over, one hour.

- (c) Overtime for pieceworkers shall be assessed at the machine compositor's rate and shall be paid the penalty only of one-half for the first three (3) hours, and the hourly rate thereafter, plus piecework rates for all matter set.
- (d) Day workers shall be paid at day overtime rates and night workers at night overtime rates. In offices where a regular shift is worked between the hours set down in this Award as day work and night work, overtime worked by such intermediate shift workers between 8 a.m. and 6.30 p.m. shall be paid at day rates and that worked between 6.30 p.m. and 8 a.m. shall be paid at night rates.
- (e) An employer shall not insist upon a worker working overtime where the worker declares he is not free to work and discloses a good reason to the employer to support his declaration. No worker shall be dismissed or in any way whatsoever prejudiced in his employment by reason of his refusal to work overtime where he has satisfactorily disclosed he is not free to work. Any dispute arising under this subclause shall be heard and decided by the Board of Reference.
- (f) Where overtime in excess of one (1) hour extends beyond a normal meal hour and notice of overtime has not been given to a worker during the previous shift. five shillings (5s.) shall be paid as an allowance for tea money.
- (g) It shall not be necessary for all sections to commence work at the same time, but where any individual worker is called in before his usual starting time or retained after his usual finishing time he shall be paid overtime.

### 16.—Meal Break.

- (a) The time allowance for meals shall be such as may be mutually arranged between each employer and the workers and, in default or agreement, as fixed by the Board of Reference.
- (b) No worker shall be compelled to break shift except for meals, and a shift shall not exceed five (5) hours without a meal break.
- (c) A meal break shall be arranged by the person in charge of the section at a time which will in his opinion best suit the exigencies of the work.

### 17.—Holidays.

- (a) Every worker (including pieceworkers) shall receive four (4) weeks' holiday in each year on full pay, at times convenient to the employer; provided always that should the services of a worker be brought to a termination after the expiration of three (3) calendar months, but before the expiration of twelve (12) calendar months, the said four (4) weeks' holiday shall be commuted to a holiday of two (2) days for each calendar month's service. Provided further that where a worker is dismissed for serious and wilful misconduct the provisions of this clause shall not apply.
- (b) It is further agreed that holiday rights for workers will accrue on the 31st December of each year. The holiday leave for workers joining the employer's service during the year will be adjusted to this date each year. Holiday leave will be given at the convenience of the employer, who has the right and may require to give it at any time.
- (c) A casual worker who has been regularly employed for one or more shifts a week shall be granted four (4) weeks' annual leave at his average weekly earnings exclusive of overtime and penalty rates calculated over the period in respect of which the leave has accrued; provided that this subclause shall not apply to any worker with less than three (3) months' continuous regular employment as aforesaid; and provided further that should the employment come to an end after the expiration of three (3) calendar months but before the expiration of twelve (12) calendar months from the date of the commencement of the employment, a worker shall be granted such a proportion of four (4) weeks' leave as the period of his employment bears to twelve (12) calendar months; and provided further that should the

worker be dismissed for serious and wilful misconduct, the provisions of this subclause shall not apply.

- (d) A worker shall receive holiday pay at the rate applicable to the weekly day rate wage on the classification he is employed and in addition such night work loading proportionate to the shifts he was employed on night work during the period in which his holidays accrued.
- (e) One (1) day at Christmas and one (1) day at Easter shall be paid holidays and should a worker be required to work on those days he shall receive double pay for the time worked, in addition to the holiday pay. The payment for a pieceworker for those days shall be: Ens and standing time, double, plus one (1) day's pay at one-fifth (1/5th) of the machine compositor's weekly wage. Where a worker is required to work on any special day gazetted or proclaimed as a special holiday, he shall receive the day's pay plus ordinary rates for the time worked and a pieceworker shall receive one (1) day's pay at one-fifth (1/5th) of the machine compositor's weekly wage plus ens and standing time for the time worked.
- (f) Where a worker's rostered day or night off falls on a paid holiday he shall be granted a day or night off in lieu, either immediately preceding or immediately subsequent to the day or night taken as the holiday. Should the employer be unable to maintain a working balance of staff, the provisions of Clause 6 (d) shall apply.
- (g) Pieceworkers shall be paid at the machine compositor's night rate plus fifteen per cent. (15%) for annual holidays.

### 18.—Termination of Employment.

The employment of a weekly worker may be terminated by a week's notice on either side and such notice may be given at any time during the week, to take effect one week after the day on which it is given. This shall not affect the right of the employer to dismiss any worker without notice for malingering, neglect of duty, or misconduct, and in such cases wages shall be paid up to the time of dismissal only. In the case of casuals, no notice is necessary.

### 19.-Lower Rate.

- (a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.
- (b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference for determination.
- (c) Pending the Board's decision, the worker shall be entitled to work for and be employed at the proposed lesser rate.
- (d) The wages of under-rate workers shall rise or fall on a *pro rata* basis, in conformity with the rise or fall in the basic wage.

### 20.-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 1st April, 1958, if it continued until such time but only to the extent of the last twenty (20) completed years of continuous service.
- (3) (i) Where a business has, whether before or after the 1st April, 1958, been transmitted from an employer (herein called "the transmitter") 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 (15) 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 this 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 the employment by the employer on any ground other than slackness of trade if the worker be reemployed by the same employer within a period not exceeding two (2) 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 (6) 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 into operation of this clause by reason of any cause not specified in this clause unless the employer during the absence or within fourteen (14) 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. 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 twenty (20) years' service the amount of leave shall be-
  - (a) in respect of twenty (20) years' service so completed—thirteen (13) weeks' leave;
  - (b) in respect of each ten (10) years' service completed after such twenty (20) years—six and a half  $(6\frac{1}{2})$  weeks' leave.
- (3) Where a worker has completed at least fifteen (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 termination takes place before the worker has become entitled to leave under placitum (a) of paragraph (2) hereof such proportion of thirteen (13) weeks' leave as the number of completed years of such service bears to twenty (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 thirteen (13) weeks' leave as the number of completed years of such service after the accrual of such entitlement bears to twenty (20) years.
- (4) Where a worker has completed at least ten (10) years' service but less than fifteen (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 thirteen (13) weeks' leave as the number of completed years of such service bears to twenty (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 cominences 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) Pieceworkers shall be paid at the machine compositor's night rate plus fifteen per cent.

### (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 (1) 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 thirteen (13) weeks' entitlement and in not more than two (2) 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 employ-ment 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 thirteen (13) weeks for twenty (20) 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 of this Award 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 (12) months thereafter, or in the case of termination by death of the worker a period of three (3) 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 (1) representative or substitute thereof nominated from time to time by the Western Australian Employers' Federation (Incorporated) and one (1) 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 twenty (20) or more years' service or employment or an accrued right on a worker or his personal representative to payment in respect of long service leave shall not be affected hereby and shall not be deemed to be inconsistent with the provisions hereof
- (2) The entitlement of any such worker to leave in respect of a period of service with the employer completed after the period in respect of which the long service leave referred to in paragraph (1) hereof accrued due shall be in accordance herewith.
- (3) Subject to paragraphs (1) and (2) hereof, the entitlement to leave hereunder shall be in substitution for and satisfaction of any long service leave to which the worker may be entitled in respect of employment of the worker by the employer.
- (4) An employer who under any State law with regard to long service leave is exempted from the provisions of that law as at the first day of April, 1958, shall in respect of the workers covered by such exemption be exempt from the provisions hereof.

## (j) Exemptions.

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

### (k) Liberty to Apply.

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

## 21.-Record Book.

- (a) Each employer shall keep at his office, or at each of them if more than one, a book containing a record of—
  - (i) the names of all workers employed by him at such office, and to whom this Award applies; and
  - (ii) the class of work performed, the hours during which the worker is employed, and the wages paid to each worker.

Provided that the employer may, at his option, use a mechanical clock in lieu of a time book for the purpose of recording the time of each worker.

(b) The employer and the worker shall be severally responsible for the proper posting up daily of such book. Such book or, when a clock is installed, the time cards, may be inspected at any time during the ordinary business hours by the secretary for the time being of the workers' and employers' unions (if any) and also by any person authorised by the President of the Court of Arbitration.

### 22.—Union Chapel Delegates.

Delegates chosen from the chapel of workers, but not more than three (3) shall be allowed the necessary time in working hours to interview the employer or his representative for the purpose of discussing industrial matters.

### 23-Union Officials Visiting Factory.

An employer shall permit two (2) officials of the Printing Industry Employees' Union of Australia, Western Australian Branch, to interview the Father or Clerk of the Chapel or individual members or to collect subscriptions during working hours, but shall not interview members in such a manner as to delay publication.

### 24.--Call.

- (a) A worker called in to work otherwise than in his usual working hours, shall if he attends, be paid two (2) hours at ordinary rates as a call in addition to his ordinary wage.
- (b) Subclause (a) of this clause shall not apply when a worker has been notified before he leaves work on his previous shift that he will be required for duty, nor when a worker is required to commence work within one (1) hour of his usual starting time.
- (c) Any worker called in under the provisions of this clause shall receive the prescribed rate for the time worked in addition to the call.
- (d) If no work is available to a worker when called, two (2) hours shall be paid for at ordinary rate

### 25.—Health Conditions.

Type metal shavings or type metal dust shall not be permitted to accumulate in a workroom in such a manner that it may be inhaled by the workers to the detriment of their health.

Dry cleaning shall not, so far as practicable, be permitted or carried out in any room or place where lead or type metal dust is accumulated.

Efficient ventilation shall be provided in all workshops and factories.

The employer shall provide suitable places for workers to wash their hands.

Proper facilities shall be provided by the employer so that clothing of workers taken off during working hours may be protected from the dust of the workroom.

All metal pots heated by gas or other fume-producing means shall be provided with suitable hoods so fitted that all noxious fumes and gases may be conducted into the open air.

Where artificial lighting is used it shall, as far as possible, be of such a nature and be so situated as to prevent undue strain to the eyes.

A first-aid ambulance chest shall be provided in all establishments, equipped to the satisfaction of the factory inspector with all usual necessary furnishings and appliances and placed in a position approved of by such official.

Notices containing advice for the preservation of the health and protection of workmen, if provided by the Union, shall be kept prominently posted and displayed in all workrooms of the employer.

### 26.—Disputes.

Any dispute arising out of this Award which cannot be satisfactorily settled between the Father of the Chapel (or his deputy) who attends to the interests of the workers concerned, and the person in charge of the particular section, shall be referred to the Union and the "House." If not then settled, it shall be referred to the Board of Reference.

### 27.—Board of Reference.

- (a) For the purpose of this Award, a Board of Reference is hereby appointed which shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties. The said Board shall have assigned to it, in the event of no agreement being arrived at between the parties to the dispute, the functions of—
  - (i) adjusting any matters of difference which may arise from time to time, except such as involve interpretation of the provisions of this Award or any of them;
  - (ii) dealing with any other matter which the Court may refer to the Board from time to time.
- (b) An appeal shall lie from any decision of such Board in the manner and subject to the conditions prescribed in the Industrial Arbitration Act, 1912-1961, which for this purpose are embodied in this Award.

### 28.—Preference to Unionists.

Members of the Union bound by this Award shall, all other things being equal, have preference of employment.

### 29.—Liberty to Apply.

Liberty is reserved to the Union to apply at any time in respect of—

- (a) Tele-typesetter, if introduced into the industry;
- (b) margins, but only in the event of any alteration brought about by the arrangement made under the Melbourne Daily Newspaper Offices Agreement;
- (c) annual leave;

and to all parties

(d) Clause 6 (h).

### 30.—Apprentices.

- (a) Apprentices may be taken to the following trades: Composing, letterpress machining, letterpress and rotary machining, linotype mechanics, stereotyping and photo engraving. The section or sections in which an apprentice to photo engraving is to be instructed shall be set out in clause 3 (a) of the Apprenticeship Agreement.
- (b) Proportion of Apprentices.—Every office covered by this Award shall be entitled to employ one (1) apprentice to photo engraving for every three (3) or fraction of three (3) journeymen permanently employed in the photo engraving trade, and in each other trade one (1) apprentice to every four (4) or fraction of four (4) journeymen permanently employed in that trade. (The term "permanently employed" shall mean having been fully employed for a period of three (3) months previously.)
- (c) The employment of apprentices shall be governed by the Apprenticeship Regulations, 1953, with the following amendments:—
  - (i) Delete Regulation 25 (c) and insert a new paragraph as follows:—
    - 25. (c) The period during which apprentices are to attend such technical school or classes if such are available shall be eight (8) hours per fortnight during the full five (5) years of the apprenticeship, for apprentices registered prior to 31st December, 1958. Apprentices indentured after that date shall attend for up to eight (8) hours per week according to the classes available, for the first year and for four (4) hours per week or. alternatively, eight (8) hours per fortnight, for the three (3) succeeding years. These apprentices shall not be required to attend technical classes in the fifth year of their apprenticeship.

- (ii) Add to Regulation 36 a new paragraph as follows:—
  - (c) An apprentice 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 or sickness arising out of his own wilful default.
- (d) Each apprenticeship shall be for a term of five (5) years and no apprentice shall be allowed to commence his apprenticeship until he has attained the age of 16 years.
- (e) An apprentice shall be allowed to work at night on reaching the age of eighteen (18) years. If so employed at night the apprentice shall be paid eight shillings (8s.) per shift extra in addition to his wages in Clause 8; provided that any apprentice over eighteen (18) years of age employed on weekly newspapers may work without extra pay on the night the paper is printed.
  - (f) Particular Provisions:-
    - (i) Apprentices to Composing-
      - (a) The employer shall undertake to teach or cause to be taught to compositor apprentices the trade of a compositor.
      - (b) An apprentice shall not be allowed to operate a linotype machine until he has passed the third year's test as a hand compositor. Should he be put on a machine during the fourth or fifth year he shall be given at least four (4) hours' practice a day and shall receive ten shillings (10s.) per week in addition to the wages prescribed in Clause 8 hereof. An apprentice shall not be fully employed on a machine to the exclusion of a permanent machine compositor.
      - (c) The term "permanently employed" in this and subsequent clauses shall mean having been fully employed for a period of three (3) months previously.
    - (ii) Apprentices to Letterpress Machining:—

An apprentice shall be taught and instructed in all phases of letterpress machining, and all things incidental thereto, including make-ready and mixing and use of inks, black and colour printing, the class of paper and stock used, and the care of cylinder letterpress machines, including the mechanism of such machines. For this purpose the employer shall have and use in his business at least one cylinder machine. An attendance at the Technical College shall be a sufficient compliance with this clause as to colour printing.

- (iii) Apprentices to Letterpress and Rotary Machining:—
  - (a) For the purpose of determining the number of apprentices to which an office is entitled, each rotary machine minder and brake hand shall be deemed a journeyman.
  - (b) In cases where an office can teach the apprentice letterpress machining, the wages will be those set out in this Award for composing or letterpress machining throughout the whole term of the apprenticeship. Where an office cannot teach the apprentice letterpress machining it shall be competent for it to arrange with another firm to undertake this on its behalf, in which case the apprentice while so employed and trained shall receive the wages as set out in the Award governing the employment of apprentices in the office in which he is

- being trained. When the apprentice returns to the newspaper office for training in rotary machining he shall be paid the wages set out in Clause 8.
- (c) An apprentice to letterpress and rotary machining shall be taught and instructed for the first three (3) years in all phases of letterpress machining and all things incidental thereto, including make-ready and mixing and use of inks, black and colour printing, the class of paper and stock used, and the care of cylinder letterpress machines, including the mechanism of such machines, and for the balance of his apprenticeship he shall be taught and instructed in all phases of rotary machining and all things incidental thereto.
- (iv) Apprentices to Linotype Mechanics:-
  - (a) An apprentice to linotype mechanics shall be taught and instructed in all phases of the mechanism of linotype, ludlow, elrod, and slug casting machines, how to attend and adjust them, and make such repairs to them as the mechanical equipment of the employer's business will permit, and all things incidental to a linotype, elrod, ludlow or slug casting machine.
  - (b) An apprentice to linotype mechanics shall attend the Perth Technical College for instruction in fitting and turning one night and one-half day every week at the employer's expense.
- (v) Apprentices to Stereotyping:-

An apprentice to stereotyping shall be taught and instructed in the preparation of flongs for moulding, facing and conditioning and preparing the forme for moulding, facing and conditioning, in the preparation of the matrix for the casting boxes, including packing, cutting and roasting, in casting, routing, dressing, deletions, and knocking-up and all other chisel work that may be required, also all work performed by a jobbing stereotyper which includes the preparing of type formes and blocks for flat moulding; packing, cutting, roasting and casting flat stereotyping plates, in routing, finishing, deletions, additions, inserting and any other bench work necessary.

(vi) Apprentices to Photo Engraving:-

An apprentice to photo engraving shall be taught and instructed in at least one of the following sections:—

Operating.
Half-tone etching.
Line etching.
Printing on metal.
Proofing, mounting and finishing.
Photo litho operating, half-tone,
colour and dot etching.
Photo litho printing, half-tone,
colour and dot etching.

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 18th day of February, 1963.

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

President.

Filed at my office this 18th day of February, 1963.

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

## SCHEDULE.

# No Charge

Letters to the Editor       4         Features       5         Law Courts       13, 14         Motoring       15         Woman's Interests       16, 17         Trade and Finance       18, 19         Sporting       21-25         Lottery Results       27	Dunp Cases of Cleos 18/ Parsnips 3lbs for 1/9 Peas 1/10 lb. Grannysmiths 4lbs for 3/ Oranges from 1/ doz. Daisy Buns 1/4 ea. Frankfurts 2/9 lb. Bacon Rashers 5/ lb. Matured Cheese 4/6 lb. Macroons 2/7 pkt.
Amusements (noon)	1949 HILLMAN MINX sedan, original £445 dep £140 1952 MORRIS MINOR convertible, spotless throughout £435, dep £110 1950 FORD PREFECT sedan, 1 owner £350 dep £110 1951 FORD ANGLIA tourer, very sound £295, dep £80
Cool Spa       3         Cunjorie       4         Cooriest       5         Carigem       6         Coquimbo       6         Cindeross       6         Diorite       1         Dover Boy       3	AUSTIN A30 5 sedan. gen- ume 10,000 miles. attractive blue duco, beige int. In as new condition . £575 MORRIS MINOR 52, 2 door saloon excellent throughout £565
1 Native drum 6 German composer 10 Borodin's prince 11 Biblical character 12 Domestic servant 13 Mature 14 Lam 15 Folds	McDONALD not out

# 2 Columns-One-third

City Motor 12/	'55 '55 '55 '55
Industrial Brush. 10 12 11 H.S. and S. 10 2 10 City Motors 1 2 6 W.A. Woollens 100 8 6 W.A. Trustee 50 0 6 W.A. Industrial 35 10 6 (1) (2)	19 lo 19 sd 19 sd 19 or 19 w 19
Mistomer 9 1 Bendrum 8 11 Burette 8 8 Sandara 8 5 Gypsy Tune 8 12 Madone 8 2 Purella 8 1 Cintique 8 0 Palm Lady 8 0 Dual Vista 7 12 By The Sea 7 12 (1) (2)	5.4 7.3 8.4 10 10

'55 Holden Standard Sedan.  10.000 miles with extras, as new condition £865 '55 Holden Special Sedan. low milage, with radio and ex- tras £825 '55 Holden Special Sedan. low milage, cannot be faulted £860 '55 Holden Business Sedan. one owner low milage, fitted with radio and extras  £835  (1) (2)	1956 Chevrolet. radio, 9 weeks old. As E1945 hand new
1951 Ford Prefect sdn., low milage	2x5       Rejoinder, —       8 12         2 Maigold, Tulloh       8 10         4x6       High Finance, McLauchlan       8 6         1098       Time Gentlemen, F. Moore       8 6         300       Chaucer's Way, Langdon       8 5         0       Eudisan, Muir       8 5         x00       Glory Van, —       8 5         07       Panpin, Moxham       8 5         (1)       (2)       (3)
5.45: Wake Up To Mustic 7.30: News and Weather. 8.45: Up And Coming. 10.10: Doug. Gilmore Previews Local Races. 10.25: Eastern States Racing Results 10.30: Charlie Amon Football Preview. (1) (2)	859 Bisagno 15 9 8 250 Flash Fox 3 9 6 060 CYklon King 10 9 1 135 Laurle Hussar 17 9 1 130 Arbolada 14 . 9 0 560 Beau Cavalier 22 8 12 750 Stannum 5 . 8 12 980 Chidden 21 . 8 10 090 Balkan Light 19 8 9 120 High Value 7 8 9 411 Bright Elaze 4 . 8 6 (1) (2) (3)

# 3 Columns—One-half

655 Princess Maureen 414 Leoleon 040 King Soi 000 Neisonette 950 Vioro 481 Kol's Nest 247 Largene 000 Glory Hail 002 Clanlock (1) (2)	sc 12 12 24 24 24 36 36 36 (3)
Marealyn Lucky San	294/6 139/ 57/6 9/ 114/6 30/ 459/ 88/ 16/6 7/ 9/ 5/ (2) (3)
20 LYNTON LA Lansdell's br Mavista—Black yrs., scr. (L. H. 2.14½ 1/1 *PRINCESS M scr. (D. Avery) 2 6 ANNASEL scr. 2.15½ 14 Brown Range. scr. 7 Wrack's Memory 20 Dillon Chief scr. 8 Luxury Tax scr. (1) (2)	g, Prince Dixie, 13 Lansdell)  1AUREEN 1.14½ (J. Lindau)

# 4 or more Columns-Double

4 or more Col	umns—Double
55 HOLDEN Sedan, radio and sun visor. 7,000 miles 895 225 53 HOLDEN w. radio 695 175 51 PREFECT sdn 395 100 50 AUSTIN A40 sdn. immaculate cond. 450 120 (1) (2) (3) (4)	005 Arabian Sunshine 6 14¼ 14¼ sc 420 Leoleon 1
2c5c7cSea Raider 8 0 4c0 3cLady Lyric, Liddelow* 7 12 8 1c2cBen Mozol 7 10 8 0 0 Atoll, O'Brien* . 7 7 6 0 4 Dream Star 7 7 0cGay Reveller 7 7 9 8 5 King Neptune 7 7 1 2 3 (4) (5)	10 x 12 £4 13 6 £12 12 6 6 8 x 8 £4 15 0 £12 0 0 12 x 14 £10 2 6 £16 5 0 12 x 14 £2 8 6 £5 19 6 1 2   3 (4) (5)
5 3 6x0 MAPOLLO. 1 D. Avery 1 8 0 9 MEXICO. 2. R. Percy 8 0 0 8 FLORENCE GAY. 4. J. R. Morg 7 9 2 0XINTERVIEW. 5. H. Moran 0 0 0 0 FRENCHIE. 1. L. Richter 9 1 0 7 DUDLEY DENVER. 2. F. W. Fo. 0 CHICORA. 3. H. Cushing 2 0 9 7 ACE ORO. 4. H. Harrison 0 1 4 3 STEEL MASTER, 5. P. Coulson 1 2 3 4 (5)	10¼ 17¼ sc 21 7/4 16¾ 17¼ sc 21 6 16¾ 17¼ sc 21 25 10½ 17½ sc 21 25 10½ 17½ sc 21 4 13¼ 14¼ 12 20¼ 66 13¾ 13¼ 12 20¼ 50 13¾ 13¼ 12 20¼ 100 13¾ 13¼ 12 20¼ 100 13¾ 13¼ 12 20¼ 100 13¼ 13¼ 12 20¼ 100 13¼ 13¼ 12 20¼ 100 10¾ 11½ 12 20¼ 2
2 3 2×3 0 6 JOURNEY'S END, 7 0 0 0 2c1 COVENT STAR, Mo 8 1 6 NATIONAL LAW, U 0 8 6 5 3 1 BON CHANCE, Sho 4 4 5 8 5 8 BYRINE GOLD, An 0 0 6 5 0 8 GLENSUELLE, J lor; 8 6c0c0c5c7cHASTY IDOL, Rapso 1)(2)(3)(4)(5)(6) (7)	oxham . 8 6 Jnkovich 8 5 Irp* 8 3 Igus 8 2 V. Tay- 7 3
EAST PERTH 15 11 EAST FREMANTLE 15 10 PERTH 15 9 SOUTH FREMANTLE 15 9 Claremont 15 8 West Perth 15 7 Subiaco 15 3 Swan Districts 15 3 (1) (2) (3)	L. For Agst. P.C. Pts. 4 1,305 1,080 120 44 5 1,240 1,058 117 40 6 1,218 1,123 108 36 6 1,319 1,326 99 36 7 1,232 1,285 95 32 8 1,204 1,128 106 28 12 1,113 1,326 83 12 12 1,136 1,441 78 12 (4) (5) (6) (7) (8)
EAST PERTH	1st 2nd 3rd 4th Qtr. Qtr. Qtr. Qtr. Qtr. Pts. 2.0 6.3 6.6 12.14 84 3.7 4.10 8.10 9.11 65 (2) (3) (4) (5) (6)
One-third  126 Olive Collette. 1 Tester 508 Native Royal. 2 Brennan 000 Don Seba. 3 Currie. 000 Nelsonette. 4 Richards 260 Red Hanover, 1 Maynard 300 Harold John. 2 Richter 090 Lagnicourt. 1 Burns 070 Wilver's Faith. 2 Johnson 053 Phillip Walla. 3 Miles 700 Melarab. 4 Mallis 100 Victor David, 1 Wicks (1)	Double       100 Jicky     8.0     12     7       50 Betonia     8.5     6     8       100 Bossie     Girl     8.13     7     9       8 Deliana     8.6     1     10 <t< td=""></t<>
Double 2.11½ 2.13½ 13f sc 2.19 3 2.12½ 2.14¾ 14fy sc 2.19 100 2.13 2.14½ 12f sc 2.19 100 2.13½ 2.15½ 13f sc 2.19 100 2.13½ 2.15¼ 13f sc 2.19 100 2.13¾ 2.15¼ 13f 12 2.18¼ 14 2.10¾ D 14fy 12 2.18¼ 104 2.10¾ A 12fy 24 2.17¾ 106 2.14 2.20¾ 12f 24 2.17¾ 25 2.14 2.17 12f 24 2.17¾ 25 2.14½ A 13f 24 2.17¾ 100 2.11¼ A 13f 24 2.17¾ 100 2.11¼ A 13f 24 2.17¾ 100 2.11¼ 2.15½ 13f 36 2.17 33 (1) (2) (3) (4) (5) (6)	Double       9:0 7½         9:23:55 Scalect       9:0 7½         2:1 5 Mr. Jones       8:13 6         5:56 xc Truce Flag       8:4 6         1:2 2 Torloch       8:2 7½         2:xx55c Rejoinder       8:0 6         5:xxc1c Pleasure Bound       7:13 6         2:5 4c Gypsy Blue       7:12 6         1:2 3)       (4)
No Charge Webster—Handy throughout. Crowe—Never prominent. Chadwick—In ruck throughout. Moxham—Handy early. D. Moore—Showed up early. J. Sheedy—Last all way.	Double  13 6 5 Weaken a little Sat. 16 6 5 Fast and freshened up. 16 10 5 Not raced since Dec. 1 7/4 2 At his top. Consistent. 11 9/2 5 Good first up run Sat. 8 4 1 Won Well among 2-y-o. 13 6 4 Sound run last week. (1) (2) (3) (4)

No. 28 of 1963.

Between Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Sunny West Cooperative Dairies Ltd and others, Respondents.

HAVING heard Mr. D. C. Lippiatt on behalf fo the applicant and Mr. D. L. Hosking on behalf of the respondents, I, the undersigned, Conciliation Commissioner of the Court of Arbitration, in pursuance of a remission to me by the said Court and in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, do hereby order and declare—

That the Dairy Factory Workers' Award No. 23A of 1959, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 12th day of March, 1963.

(Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

Add to clause 2.—Arrangement the following:—
28.—Preference.

Add new clause 28.—Preference as follows:—

### 28.—Preference.

- (a) In this clause the term "Unionist" means a worker who is a financial member of the industrial union of workers party to this Award.
- (b) In engaging or dismissing labour preference of employment shall be given to unionists provided that such Unionists are adequately experienced in the class of work to be performed and are otherwise competent to perform the work; provided further that it shall be a defence on the part of an employer charged with engaging a worker other than a "Unionist" when a "Unionist" was available for such engagement, that the employer having made enquiries from the appropriate Union or, if in the country areas, other reasonable enquiries, did not know that any "Unionist" competent to perform the class of work involved was available.
- (c) Any worker whose application for membership of the Union has been refused shall have the right of appeal to the Industrial Registrar whose decision on such matter shall be final. Such worker who has exercised his right of appeal shall pending the decision of the Industrial Registrar have the same rights under this clause as a "Unionist."
- (d) Subject to subclause (e) hereof workers who are not "Unionists" shall within seven days of being supplied with the necessary application form for membership and a copy of this clause by an accredited representative of the applicant Union, apply in the prescribed manner for membership and if accepted as a member, maintain financial membership whilst employed by a respondent to this Award. Workers who are unfinancial or financial members of the Union of workers party to this Award, shall become and/or maintain financial membership whilst employed by any respondent to this Award.
  - (e) Exemptions:
    - (i) Any worker may apply in writing to the Industrial Registrar, Court of Arbitration, Perth (whose decision shall be final) for exemption from this clause.
  - (ii) An applicant for exemption shall detail in the application to the Industrial Registrar his reasons for desiring exemption, and such application shall only be valid and considered by the Industrial Registrar if it is forwarded by registered post within seven days

- of the applicant's receipt of the application for membership as prescribed in subclause (d).
- (iii) The Industrial Registrar in the exercise of his discretion may grant exemption with such conditions as he deems desirable—
  - (a) if the applicant is a financial member of any other registered Industrial Union;
  - (b) If the employee objects on the grounds of conscientious religious belief to becoming a member of any Industrial Union; and
  - (c) for any other reason which the Industrial Registrar deems sufficient.
- (iv) A worker refused exemption by the Industrial Registrar shall within seven days of the decision make application for membership of the applicant Union and if accepted as a member maintain financial membership whilst employed by a respondent to this Award.
- (f) No employer shall, while to his knowledge adequately experienced unionists competent to perform the class of work required are available, retain in his employment any worker for a period of more than seven days after being advised by the Union concerned that such worker has not complied with either subclause (d) or paragraph 4 of subclause (e) of this clause or for a period of more than seven days after a conviction for a breach of this clause in reference to the employment of such worker.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA

No. 127 of 1962.

Between West Australian Branch, Australasian Meat Industry Empoyees' Union, Industrial Union of Workers, Perth, and Others, Applicants, and The Wyndham Freezing, Canning and Meat Export Works, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Wyndham Meat Works Award" No. 10 of 1946, as amended and consolidated, be and the same is hereby further amended in the manner following:—

1. Clause 58.—Apprentices. Delete the whole of subclause (a) of this clause and insert in lieu thereof:—

Percentage of Basic Wage and District Allowance Per Week.

(a) Weekly Rates—

First year .... 35

Second year .... 48

Third year .... 662

Fourth year .... 871

Fifth year .... 100 plus 30s.

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,
President

No. 337 of 1962.

Between West Australian Branch Australasian Meat Industry Employees' Union, Industrial Union of Workers, Perth, Applicant, and Meat and Allied Trades Federation of Australia (Western Australian Division) Union of Employers, Perth, Respondent.

HAVING heard Mr. J. Flanagan on behalf of the applicant and Mr. D. E. Cort on behalf of the respondent, I, the undersigned, Conciliation Commissioner of the Court of Arbitration, in pursuance of a remission to me by the said Court, and in pursuance of the powers contained in section 92 of the Industrial Arbitration Act. 1912-1961, do hereby order and declare—

That the Meat Industry (Kalgoorlie) Butchers' Award No. 5 of 1959, as amended, be and the same is hereby further amended in accordance with the attached schedule. Dated at Perth this 15th day of March, 1963.

(Sgd.) S. F. SCHNAARS, Conciliation Commissioner.

### Schedule,

### Clause 2-Arrangement:

1. Delete item 31, Leave to Apply, and insert in lieu thereof:—

31.--Preference.

Clause 31—Leave to Apply.

2. Delete this clause and insert in lieu thereof:-

### 31.—Preference.

- (a) In this clause the term "Unionist" means a worker who is a financial member of the industrial union of workers party to this award.
- (b) Any worker whose application for membership of the Union has been refused shall have the right of appeal to the Industrial Registrar whose decision on such matters shall be final. Such worker who has exercised his right of appeal shall pending the decision of the Industrial Registrar have the same rights under this clause as a "Unionist".
- (c) Subject to subclause (d) hereof workers (other than apprentices) who are not "Unionists" shall, within seven (7) days of being supplied with the necessary application form for membership and a copy of this clause by an accredited representative of the applicant Union, apply in the prescribed manner for membership and if accepted as a member maintain financial membership whilst employed by a respondent to this Award. Workers (other than apprentices) who are unfinancial members of the industrial union of workers party to this Award shall become and maintain financial membership whilst employed by any respondent to the Award.

## (d) Exemptions:-

- (i) Any worker may apply in writing to the Industrial Registrar, Court of Arbitration, Perth (whose decision will be final) for exemption from this clause.
- (ii) An applicant for exemption shall detail in the application to the Industrial Registrar his reasons for desiring exemption and such application shall only be valid and considered by the Industrial Registrar if it is forwarded by registered post within seven (7) days of the applicant's receipt of the application for membership as prescribed in subclause (c).
- (iii) The Industrial Registrar in the exercise of his discretion may grant exemption with such conditions as he deems desirable—
  - (a) if the applicant is a financial member of any other registered industrial union;

- (b) if the employee objects on the grounds of conscientious religious belief to becoming a member of any industrial union; and
- (c) for any other reason which the Industrial Registrar deems sufficient.
- (e) A worker refused exemption by the Industrial Registrar shall within seven (7) days of the decision make application for membership of the applicant Union and if accepted as a member maintain financial membership whilst employed by a respondent to this Award.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 58 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and B.P. (Kwinana) Proprietary Limited, Respondent.

HAVING heard Mr. H. Barry on behalf of the applicant and Mr. G. Martin on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Oil Refinery Tug and Small Craft Crews' Award" No. 23 of 1954, as amended, be and the same is hereby further amended in the manner following:—

Clause 12.—Holidays.

Add to subclause (h) of this clause the following proviso:—

Provided that for a seven (7) day shift worker annual leave payments shall be the amount which the worker concerned would have received had he worked his actual roster, but excluding overtime.

Dated at Perth this 12th day of March, 1963. By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 116 of 1962.

Between Federated Moulders (Metals) Union of Workers, Perth, applicant, and Minister for Works and others, Respondents.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Moulders (Government) Award" No. 19 of 1930, as amended and consolidated, be and the same is hereby further amended in the manner following:—

1. Clause 24—Wages. Delete the paragraph headed "Apprentices" and insert in lieu thereof:—

Apprentices—	Percentage of Basic Wage Per Week.		
First year			35
Second year			48
Third year			$66\ 2/3$
Fourth year			$87\frac{1}{2}$
Fifth year			100 plus 30s

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

No. 113 of 1962.

Between the Boilermakers' Society of Australia, Union of Workers, Coastal Districts, W.A., Applicant, and the Hon. Minister for Works as Minister Controlling State Engineering Works, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Boilermakers (State Engineering Works) Award" No. 9 of 1957 as amended, be and the same is hereby further amended in the manner following:—

1. Delete the whole of the section headed "Apprentices" appearing in the First Schedule and insert in lieu thereof:—

Apprentices—		Bas	centage of sic Wage r Week
First year	****		35
Second year			48
Third year			66≩
Fourth year			$87\frac{1}{2}$
Fifth year	****		100 plus 30s.

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 120 of 1962.

Betweeen Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant, and the Government Printer, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Printing (Government Printing Office) Award" No. 22 of 1956 as amended, be and the same is hereby further amended in the manner following:—

- 1. Clause 5—Rates of Wages. Delete paragraph (b) subclause 2 and insert in lieu thereof:—
  - (b) Apprentices.—The minimum rate of wages for apprentices shall be as under:—

    Percentage of

	Basic Wage Per Week.		
First year			35
Second year			48
Third year		• • • •	6 <b>6</b> ⅔
Fourth year	• • • •	• • • •	87½
Fifth year	• • • •		100 plus 30s.

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

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

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 128 of 1962.

Betweeen West Australian Amalgamated Society of Railway Employees' Union of Workers and Others, Applicants, and The Western Australian Government Railways Commission, Respondent

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. J. A. Lund on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Railway Employees' Award" No. 3 of 1961 as amended be and the same is hereby further amended in the manner following:—

1. Clause 44—Wages. Delete item numbered 130 and insert in lieu the following:—

130. Apprentices.—The rates of pay for apprentices shall be as under:—

	Percentage of Basic Wage Per Week.		
First year			35
Second year		••••	48
Third year			663
Fourth year		***	871
<b>F</b> ifth year			<b>100</b> plus 30s.

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 114 of 1962.

Between West Australian Branch, Australasian Meat Industry Employees' Union, Industrial Union of Workers, Perth, Applicant, and Midland Junction Abattoir Board and The Hon. Minister for Agriculture, Respondents.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuanct of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961 doth hereby order and declare—

That the "Metropolitan District Abattoir (Local Consumption) Award" No. 45 of 1955, as amended, be and the same is hereby further amended in the manner following:—

1. Clause 23.—Apprentices. Delete the whole of subclause (4) and insert in lieu thereof:—

(4) Rates of Pay-

Percentage of Basic Wage Per Week.
35
48
66 2/3
87½
100 plus 30s

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

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

#### No. 115 of 1962.

Between Hospital Employees' Industrial Union of W.A., Applicant, and Board of Management, Perth Dental Hospital, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Hospital Employees (Perth Dental Hospital) Award" No. 11 of 1959 as amended, be and the same is hereby further amended in the manner following:—

1. Clause 13.—Wages, Salaries and Allowances. Delete the whole of subclause (3) and insert in lieu thereof—

(3) Apprentices.—Apprentices shall be paid the undermentioned rates:—

	Basic Wage <b>P</b> er Week					
First year			35			
Second year			48			
Third year			66 2/3			
Fourth year			$87\frac{1}{2}$			
Fifth year		,	100 plus 30s.			

Percentage of

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

# No. 119 of 1962.

Between Electrical Trades Union of Workers of Australia (Western Australian Branch), Perth, Applicant, and Conservator of Forests, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Radio and Telecommunications (Government) Award" No. 15 of 1958, as amended, be and the same is hereby further amended in the manner following:—

1. Delete the whole of the section headed "Apprentices" appearing in the First Schedule and insert in lieu thereof:—

Apprentices—	Percentage of Basic Wage Per Week.			
First year			35	
Second year			48	
Third year			66 <del>3</del>	
Fourth year			87½	
Fifth year			100 plus 30s.	

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

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

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

### No. 126 of 1962.

Between Government Water, Sewerage and Drainage Employees' Industrial Union of Workers, Applicant, and the Hon. Minister for Water Supply, Sewerage and Drainage, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the resepondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Government Water, Sewerage and Drainage Employees' Award" No. 8 of 1956, as amended, be and the same is hereby further amended in the manner following:—

1. First Schedule.—Wages. Delete Item 58 and insert in lieu thereof:—

58. Apprentices—		Percentage of Male Basic Wage Per Week.			
First year			35		
Second year			48		
Third year			66≩		
Fourth year			$87\frac{1}{2}$		
Fifth year			100 plus 30s.		

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

## No. 129 of 1962.

Between State Executive, Australasian Society of Engineers' Industrial Association of Workers and Others, Applicants, and Hon. Minister for Works and Others, Respondents.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Engineering Trades (Government) Award" No. 29 of 1957, as amended, be and the same is hereby further amended in the manner following:—

1. Delete the whole section headed "Apprentices" appearing in the First Schedule and insert in lieu thereof:—

Apprentices—	Percentage of Basic Wage Per Week.				
First year		35			
Second year		48			
Third year		66§			
Fourth year		87½			
Fifth year	• • • •	100 1	olus 30s		

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

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

No. 122 of 1962

Between Western Australian Amalgamated Society of Carpenters and Joiners' Industrial Union of Workers, Applicant, and State Electricity Commission of Western Australia, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare—

That the "Carpenters (State Electricity) Award" No. 13 of 1953 as amended, be and the same is hereby further amended in the manner following:-

1. Clause 29.—Apprentices: Delete subclause (d) and insert in lieu the following:--

(d) Wages—	Ba	sic Wage or Week.
First year	 	35
Second year	 	48
Third year	 	663
Fourth year	 	$87\frac{1}{2}$
Fifth year	 	100 plus 30s.

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 123 of 1962.

Between Australasian Society of Engineers' Industrial Union of Workers, Perth, W.A., and others, Applicant, and the State Electricity Commission of Western Australia, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare-

That the "Engineering Trades (State Electricity Commission) Award" No. 2 of 1957, as amended, be and the same is hereby further amended in the manner following:-

1. Wages Schedule.—Delete the item headed "Apprentices" and insert in lieu thereof:

Apprentices—			Percentage of Basic Wage Per Week.
First year		• • • •	35
Second year	****		48
Third year			66%
Fourth year			$87\frac{1}{2}$
Fifth year			100 plus 30s.

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[LS.]

(Sgd.) R. V. NEVILE, President.

### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 124 of 1962.

Between State Executive, Australasian Society of Engineers' Industrial Association of Workers, and others, Applicant, and The Fremantle Harbour Trust Commissioners, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. L. W. Robertson on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare-

That the "Fremantle Harbour Trust (Metal Trades Employees) Award" No. 23 of 1953, as amended, be and the same is hereby further amended in the manner following:—

1. First Schedule-Rates of Pay. Add the following:-

Apprentices—	Percentage of Basic Wage Per Week.					
First year			35			
Second year			48			
Third year			66 <del>3</del>			
Fourth year			$87\frac{1}{2}$			
Fifth year			100 plus 30s.			

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE, President.

### IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 121 of 1962.

Between The Boilermakers' Society of Australia, Union of Workers, Coastal Districts, W.A., Applicant, and The State Electricity Com-mission of Western Australia, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declare-

That the "Boilermaking Trades (State Electricity Commission) Award" No. 38 of 1955, as amended, be and the same is hereby further amended in the manner following:-

- Wages Schedule. Delete subclause (c) and insert in lieu thereof:-
  - (c) Apprentices. The rates of pay for apprentices shall be as under-

	Percentage of Basic Wag <del>e</del> Per Week.			
First year	 	35		
Second year	 	48		
Third year	 	66 <del>3</del>		
Fourth year	 	$87\frac{1}{2}$		
Fifth year	 	100 plus 30s		

2. This amendment will take effect as from the beginning of the first pay period commencing on or after the date hereof.

Dated at Perth this 6th day of March, 1963.

By the Court.

(Sgd.) R. V. NEVILE, President.

[L.S.]

### INDUSTRIAL AGREEMENT.

### No. 3 of 1963.

### (Registered 14th March, 1963.)

THIS agreement, made in pursuance of the Industrial Arbitration Act, 1912-1961, this 8th day of March, 1963, between the Australian Workers' Union, Westralian Branch, Industrial Union of Workers (hereinafter referred to as "The Union") of the one part and Cheynes Beach Whaling Co. Ltd. (hereinafter referred to as "The Company") of the other part, witnesseth that, for the considerations hereinafter appearing, the parties hereto mutually convenant and agree the one with the other as follows:-

### 1.—Title.

This Agreement shall be known as the "Cheynes Beach Whaling Shore Station Agreement, 1963."

### 2.—Arrangement.

- 1. Title.
- 2. Arrangement.
- Area and Scope.
- Term.
- Contract of Service.
- Wages. 6.
- Hours.
- Overtime.
- 9. Rest Period After Overtime. 10. Shift Work.
- 11. Holidays.
- 12. Annual Leave.
- 13. Sick Leave.
- 14. First Aid.
- 15. Time and Wages Record.
- 16. Preference.
- 17. Long Service Leave.

### 3.—Area and Scope.

This Agreement shall apply to workers referred to in clause 6 hereof employed by the Company at Cheynes Beach, Albany.

### 4.—Term.

The term of this Agreement shall be from March 8th, 1963, until the completion of the 1963 Whaling Season.

# 5.—Contract of Service.

- (a) Except in the case of casual workers, the contract of service shall be by the week and shall be terminable by one week's notice given on either side on any day. If the Company or a worker fails to give the required notice one week's wages shall be paid or forfeited.
- (b) This clause does not affect the right to dismiss for misconduct.

### 6.—Wages.

The minimum rates of wages payable under the provisions of this Agreement shall be as follows:-

	Per		
(a) Basic Wage—	£	s.	ď.
South West Land Division	14	17	3
(b) Margins—			
Dryer Operator	2	18	0
Separator Operator	2	18	0
Decanter Operator	2	18	0
Boatman	3	8	9
Driver Hygiene	2	6	0

## 7.-Hours.

- (a) The ordinary working hours shall be worked between Monday and Friday inclusive and shall not exceed forty (40) hours in any one week or eight (8) hours in any one day.
- (b) The meal interval shall not exceed one (1) hour.
- (c) When a night shift is worked, the ordinary hours of such shift shall be inclusive of a twentyminute crib time which shall be taken in relays at such times as not to cause a stoppage of work.

### 8.—Overtime.

- (a) For all work done beyond the hours of duty, payment shall be made at the rate of time and a half for the first four (4) hours and double time thereafter.
- (b) All work performed on Sundays or on the holidays prescribed in subclause 11 (a) hereof shall be paid for at the rate of double time.
- (c) Overtime on shift work shall be based on the rate payable for shift work.
- (d) A worker required to work overtime for more than two (2) hours, without being notified on the previous day or earlier that he will be so required to work, shall be supplied with a meal by the Company.
- (e) (i) The Company 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 Agreement, or worker or workers covered by this Agreement, shall in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.
- (f) In the calculation of overtime rates, each day shall stand alone. Provided that when a worker continues working beyond midnight on any day, the hours worked after midnight shall be counted as part of the previous day's work for the purpose of calculating the rates to be paid.
- (g) When a worker is recalled to work after the completion of his shift he shall be paid at least three (3) hours at overtime rates.
- (h) When a worker is required to hold himself in readiness for a call to work after ordinary hours, he shall be paid at ordinary rates for the time he so holds himself in readiness.

### 9.—Rest Period After Overtime.

- (a) When overtime work is necessary it shall, wherever reasonably practicable, be so arranged that workers have at least eight (8) consecutive hours off duty between the work on successive days.
- (b) A worker who works so much overtime between the termination of his ordinary work on one day and the commencement of his ordinary work on the next day that he has not at least eight (8) consecutive hours off duty between those times shall, subject to this subclause, be released after completion of such overtime until he has had eight (8) consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.
- (c) If, on the instructions of the Company, such worker resumes or continues work without having had such eight (8) consecutive hours off duty he shall be paid at double rates until he is released from duty for such period and he shall then be entitled to be absent until he has eight (8) consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.

## 10.-Shift Work.

When the work is performed on shifts the loading on the ordinary rate of pay for night shift shall be ten per cent. (10%).

### 11.—Holidays.

- (a) The following days, or the days observed in lieu, shall subject to subclause (b) of clause 8 hereof, be allowed as holidays, without deduction of pay namely: 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. named in the subclause.
- (b) Where Christmas Day, Boxing Day or New Year's Day fall on a Sunday and where Christmas Day or New Year's Day fall on a Saturday such holiday or holidays shall be observed on the next succeeding working day or days which shall be deemed a holiday or holidays without deduction of pay in lieu of the days named.

### 12.—Annual Leave.

- (a) Except as hereinafter provided, a period of two (2) consecutive week's leave with payment of ordinary wages as prescribed shall be allowed annually to a worker after a period of twelve (12) months continuous service.
- (b) If any prescribed holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such holiday as aforesaid.
- (c) If after one month's continuous service in any qualifying twelve-monthly period a worker lawfully leaves his employment, or his employment is terminated by the Comptny through no fault of the worker, the worker shall be paid one-sixth 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 Agreement shall not count for the purpose of determining his right to annual leave.
- (e) In the event of a worker being employed by the Company for portion only of a year, he shall only be entitled, subject to subclause (c) of this clause, to such leave on full pay as is proportionate to his length of service during that period with the Company, and if such leave is not equal to the leave given to the other workers he shall not be entitled to work or pay whilst the other workers of the Company are on leave on full pay.
- (f) A worker who is justifiably dismissed for misconduct shall not be entitled to the benefit of the provisions of this clause.

### 13.—Sick Leave.

- (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 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 Company, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance that that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.
- (b) A worker shall not be entitled to receive any wages from the Company 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 the Company of sickness, but the Company shall not be entitled to a medical certificate unless the absence is for three (3) days or more.
- (d) All sick leave unclaimed shall be paid to the worker on termination of employment or at the end of the season.

### 14.—First Aid.

The Company shall provide a first aid chest in conformity with the scale prescribed by the Factories and Shops Act.

### 15.—Time and Wages Record.

- (a) The Company shall keep a record containing—
  - (i) the names of all workers employed to whom this agreement applies;
  - (ii) the class of work performed;
  - (iii) the hours worked (including overtime) by each 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 by a duly accredited representative of the union, and he shall be allowed to take extracts therefrom.

### 16.—Preference.

- (a) In this clause, the term "Unionist" means a worker who is a financial member of the Australian Workers' Union, Westralian Branch, Industrial Union of Workers.
- (b) In engaging or dismissing labour preference of employment shall be given to Unionists, provided that such Unionists are adequately experienced in the class of work to be performed and are otherwise competent to perform the work: Provided further that it shall be a defence on the part of the Company charged with engaging a worker other than a "Unionist" when a "Unionist" was available for such engagement, that the Company, having made enquiries from the Union, did not know that any "Unionist" competent to perform the class of work involved was available.
- (c) Any worker whose application for membership of the Union has been refused shall be so advised by the Union in writing and shall have the right of appeal within seven days of being so advised to the Industrial Registrar whose decision on such matter shall be final. Such worker who has exercised his right of appeal shall, pending the decision of the Industrial Registrar, have the same rights under this clause as a "Unionist".
- (d) Subject to subclause (e) hereof, workers who are not "Unionists" shall within seven (7) days of being supplied with the necessary application form for membership and a copy of this clause, by an accredited representative of the Union, apply in the prescribed manner for membership and, if accepted as a member, maintain financial membership whilst employed by the Company.

### (e) Exemptions:---

- (i) Any worker may apply in writing to the Industrial Registrar, Court of Arbitration, Perth (whose decision shall be final) for exemption from this clause.
- (ii) An applicant for exemption shall detail in the application to the Industrial Registrar his reasons for desiring exemption and such application shall only be valid and considered by the Industrial Registrar if it is forwarded by registered post within seven (7) days of the applicant's receipt of the application for membership as precribed in subclause (d).
- (iii) The Industrial Registrar in the exercise of his discretion may grant exemption with such 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) for any other reason which the Industrial Registrar deems sufficient.
- (iv) A worker refused exemption by the Industrial Registrar shall, within seven (7) days of the decision, make application for membership of the Union, and if accepted as a member, maintain financial membership whilst employed by the Company.
- (f) The Company shall not while to its knowledge adequately experienced unionists competent to perform the class of work are available, retain in its employment any worker for a period of more than seven (7) days after being advised by the Union that such worker has not complied with either subclause (d) or paragraph (iv) of subclause (e) of this clause, or for a period of more than seven (7) days after a conviction for a breach of this clause in reference to the employment of such worker, or for a period of more than (7) days after the Company has been advised by the Union that the worker has not exercised his right

of appeal under subclause (c) hereof following the rejection of his application for membership or having exercised such appeal has had such appeal rejected by the Industrial Registrar.

### 17.—Long Service Leave.

The provisions of Order No. 55 of 1958, as amended, shall apply.

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

The Common Seal of the Australian Workers' Union, Westralian Branch, Industrial Union of Workers, was hereto affixed in the presence of—

H. BARRY,
President.
C. H. GOLDING,

Secretary.

[L.S.]

Signed for and on behalf of Cheynes Beach Whaling Co. Ltd. in the presence of—

S. M. REILLY.

F. V. Mitchell.

MINING ACT, 1904-1961.

Part XIII, Division 1.

Before the W.A. Coal Industry Tribunal held at Collie.

Application No. 45 of 1962.

Between Coal Miners' Industrial Union of Workers of W.A., Collie, Applicants, and Griffin Coal Mining Co. Ltd., and others, Respondents.

Application to amend Award No. 4 of 1953, Clause 9.—Overtime.

(Application No. 45 of 1962 of the W.A. Coal Industry Tribunal.)

Decision—Correction.

WHEREAS the amendment made by order issued on 28th November, 1962, is erroneous and does not give effect to the intention of the Tribunal, such amendment is hereby revoked and the following will take effect in its stead:—

The Tribunal hereby awards, orders and prescribes that Award No. 4 of 1953, as amended, be further amended in the following manner:—

1. Clause 9.—Overtime, subclause (b), paragraph (i). Add to the existing paragraph the following words:—

"for the first five hours and thereafter double time."  $\,$ 

2. This amendment shall be deemed to have taken effect on and from 28th November, 1962. Dated at Perth this 13th day of March, 1963.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

Filed in my office this 18th day of March, 1963.
G. MELLOWSHIP,
Clerk of Court of Arbitration.

# NORTHAM JOINERY & HARDWARE CO. PTY. LTD.

408-410 Fitzgerald Street, Northam. Notice of Meeting of Creditors.

NOTICE is hereby given that, pursuant to section 260 of the Companies Act, 1961-1962, a meeting of creditors of Northam Joinery & Hardware Co. Pty. Ltd. will be held at the offices of Messrs. McLaren & Stewart, Chartered Accountants, Third Floor, Atlas Building, 8-10 The Esplanade, Perth, on Tuesday, the 30th day of April, 1963, at 2.30 p.m.

Dated at Perth this 29th day of March, 1963.

J. P. E. GIBSON, Director. PARTNERSHIP ACT, 1895. Dissolution of Partnership. "Romaine" Frock Shop.

TAKE notice that as from and including the 12th day of February, 1963, Gertrude Alma Murcott, of 38 North Street, Cottesloe, Married Woman, retired from the partnership of frock salon formerly carried on by her in partnership with Frank Elvey Paramor and Beryl Beatrice Paramor, both of 57 Dundas Road, Inglewood, under the style or firm name of "Romaine," and that the said Frank Elvey Paramor and Beryl Beatrice Paramor are now the sole proprietors of the said business.

Dated the 27th day of March, 1963.

KEN. HATFIELD, Solicitor for the abovenamed Gertrude Alma Murcott.

MORRIS CRAWCOUR & SOLOMON, Solicitors for the abovenamed Frank Elvey Paramor and Beryl Beatrice Paramor.

## PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the partnership heretofore subsisting between George Henry Newton and William John Fuller, carrying on business as "Geo. H. Newton, Fuller & Co.," stock and sharebrokers at New Zealand Chambers, 105 St. George's Terrace, Perth, was dissolved by the retirement of the estate of the late George Henry Newton, deceased, on the 8th day of October, 1962, from which date the business has been carried on by William John Fuller who has been and is entitled to receive all moneys payable to the business and has been and is responsible for all debts owing by the business at and since the 8th day of October, 1962.

Dated the 2nd day of April, 1963.

Signed for and on behalf of The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, as Executor of the Will of George Henry Newton. in the presence of—

(Sgd.) M. N. Andrew.

(Sgd.) F. T. RODDA, Manager.

Signed by the said William John Fuller in the presence of—

(Sgd.) M. N. Andrew.

(Sgd.) W. J. FULLER.

### UNCLAIMED MONEYS ACT, 1912.

Great Northern Broadcasters Limited.

Register of Unclaimed Money held by Great Northern Broadcasters Limited.

Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

Moher, Kenneth, Wiluna; £5 13s. 6d.; dividend 1-11 on 10 shares in Great Northern Broadcasters Ltd.; no claim ever made.

### TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estates of the undermentioned deceased persons are required by The Perpetual Executors, Trustees and Agency Company (W.A.) Limited, of 89 St. George's Terrace, Perth, to send particulars of their claims to the company by the undermentioned date, after which date the said

company may convey or distribute the assets having regard only to the claims of which the company then has notice.

- BUTCHER, SYDNEY JAMES BRETT, late of Mukinbudin, Farmer; who died 20th September, 1962. Last day for claims 8th May, 1963.
- McWHAE, KEITH ALLAN, late of Augusta, W.A.; Retired Surveyor; who died 11th December, 1962. Last day for claims 8th May, 1963.
- GILL, VIOLET ROSE, late of 255 Grand Promenade, Scarborough, Widow; who died 28th December, 1962. Last day for claims 8th May, 1963.
- BUNCE, ERNEST WILLIAM HEATH, late of 76 Broome Street, Cottesloe, Retired Farmer; who died 26th January, 1963. Last day for claims 8th May, 1963.
- BANTOCK, DONALD HARRISON, late of Lower Chittering and of 87 Smythe Road, Nedlands, Farmer; who died 4th February, 1963. Last day for claims 8th May, 1963.

Dated at Perth this 2nd day of April, 1963.

The Perpetual Executors, Trustees and Agency Company (W.A.) Limited,

F. T. RODDA, Manager.

#### Notice to Creditors.

In the matter of the Will of ROLAND PHILIP RAMAGE, late 49 St. Kilda Road, Rivervale, Commonwealth Public Servant.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estate of the deceased who died on 21st October, 1962, are required to send particulars of their claims to the Executor care of the undersigned by 3rd May, 1963, after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated this 1st April, 1963.

BOULTBEE, GODFREY & VIRTUE, Solicitors, 44 St. George's Terrace, Perth.

## Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the estate of any of the undermentioned deceased persons are required by the personal representatives of the estate concerned to send particulars of their claims to them by the date indicated hereunder after which date such personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

SCANLAN, CECIL ROBERT, late of Adelaide Street, Busselton, Retired Engineer; died 12th September, 1951. Particulars to the Trustee, of care of Slee, Anderson & Pidgeon, Solicitors, Bunbury, by Monday, 6th May, 1963.

NIX, FREDERICK ALBERT, late of 19 Cale Street, Como, Retired Farmer; died 13th September, 1962. Particulars to the Trustee, of care of Slee, Anderson & Pidgeon, Solicitors, Bunbury, by Monday, 6th May, 1963.

HARRIS, GREGORY GEORGE PATRICK, late of Charlotte Street, Dardanup, Storekeeper, Merchant and Business Manager; died 10th October, 1961. Particulars to the Trustee, of care of Slee, Anderson & Pidgeon, Solicitors, Bunbury, by Monday, 6th May, 1963.

### DECEASED ESTATES.

Notice to Creditors and Claimants.

ANNETTS, MAY, late of Dalwallinu, in the State of Western Australia, Married Woman, deceased, intestate; who died on the 3rd day of December, 1935.

PARTICULARS to the Executor, c/o Messrs. Kott, Wallace & Gunning, Solicitors, 62 St. George's Terrace, Perth, by the 10th day of May, 1963.

KOTT, WALLACE & GUNNING, Solicitors, 62 St. George's Terrace, Perth.

NOTICE TO CREDITORS AND CLAIMANTS. THE WEST AUSTRALIAN TRUSTEE EXECUTOR AND AGENCY COMPANY LIMITED, of 135 St. George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estates of the undermentioned deceased persons, to send particulars of their claims to it by the date stated hereunder, after which date the company may convey or distribute the assets, having regard only to the claims of which it then has notice.

- SCURRY, GEORGE HENRY ARTHUR, late of 6 Ellesmere Road, Mt. Lawley, but formerly of 16 Mends Street, South Perth, Retired Manager and Commercial Traveller; died 15/10/62. Closing date for claims 12/5/63.
- LE VAUX, ANNE ELIZABETH, late of 11 Branksome Gardens, City Beach, Married Woman; died 29/1/63. Closing date for claims 12/5/63.
- HACKSHAW, HENRY CHARLES TAMAN, late of Mills Road, Gosnells, but formerly of Hay Street, Perth, and of Scotts Hotel, Bridgetown, Publican; died 2/2/63. Closing date for claims 12/5/63.
- WOOD, YETRIC, late of "Willowdene," Albany Highway, Bedfordale, Orchardist; died 20/10/62. Closing date for claims 12/5/63.

Dated at Perth this 4th day of March, 1963.

The West Australian Trustee, Executor and Agency Company Limited.

LEWIS BEASLEY,
Manager.

### TRUSTEES ACT, 1962.

Notice to Creditors and Claimants.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act relates) in respect of the estates of the undermentioned deceased persons are required to send particulars of their claims to me on or before the respective dates shown hereunder after which dates I may convey or distribute the assets, having regard only to the claims of which I then have notice.

Dated at Perth the 2nd day of April, 1963.

W. J. ROBINSON, Public Trustee, Public Trust Office, 555 Hay Street, Perth.

Name; Occupation; Address; Date of Death.

Last Date for Claims, 10th May, 1963.

Bullimore, Selina; Widow; formerly of Westral Street, Bruce Rock, but late of Wooroloo; 8/3/63.

Bennett, Irene Evelyn Grace; Married Woman; late of 60 First Avenue, Kelmscott; 2/2/63.

Hardeman, Lillian Ivy; Married Woman; late of 85 Richardson Street, Boulder; 19/2/63.

Sassella, Gioseph; Retired Farmer; formerly of Salmon Gums but late of 10 Hamersley Street, Esperance; 18/7/62.

Last Date for Claims, 17th May, 1963.

Butler, Alice Janet; Widow; formerly of 3 Rae Street, Leederville, but late of Hardy Lodge, 57 Monmouth Street, Mount Lawley; 11/3/63. Dutton, Cecil; Miner; formerly Kalgoorlie and Coolgardie but late of Claremont; 17/3/63.

Hannagan, Andrew Patrick; Clerk; late of 13 Harrow Street, Mount Hawthorn; 11/1/63.

Sloss, Stuart William (also known as Sloss, Stewart); P.M.G. Employee; formerly of 30 London Street, Mount Hawthorn, but late Governor Broome Hotel, Perth; 23/10/62.

Lacava, Gaetano; Stonemason; late of 74 Baden Street, Joondanna; 28/2/63.

O'Neil, Clara Jane; Widow; late of 50 Cambridge Street, West Leederville; 31/12/61.

Heffernan, Amy May; Married Woman; late of 96 Caledonian Avenue, Maylands; 7/3/63. Mazurkiewicz, Marian; Welder, Water Supply Department; late of 17 Church Street, Kelmscott; 16/2/63.

Harvey, Catherine; Widow; late of Third Avenue, West Midland; 19/1/63.

Bailey, William; Male Nurse; late of 26 Shenton Road, Claremont; 15/2/63.

Diamond, Alexander James; Storeman; late of 68 Lamond Street, Alfred Cove; 27/9/62.

Tracey, Winifred Clarice Jean; Spinster; late of "Negaunee," Old York Road, Greenmount; 13/2/63.

Varley, Edward Clifford; Retired Medical Practitioner; formerly of 254 Rokeby Road, Subiaco, but late of Shenton Park; 18/7/62.

### 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 2nd day of April, 1963.

W. J. ROBINSON, Public Trustee, 555 Hay Street, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.

Booty, Bertie William; Retired Railway Worker; late of Sunset Home, Nedlands; 27/12/62; 29/3/63.

## EASTER HOLIDAYS.

### GOVERNMENT GAZETTE.

THE next issue of the Government Gazette will be published on Thursday, 11th April, 1963, in lieu of Good Friday, 12th April, 1963.

All notices for insertion therein must be received BEFORE 10 a.m. on WEDNESDAY, 10th April,

A. B. DAVIES, Government Printer.

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