

Bazette Government

WESTERN AUSTRALIA

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No. 81]

PERTH: FRIDAY, 18th OCTOBER

[1963

Bank Holiday at Leonora. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency The Honourable Sir John John PATRICK DWYER, Lieutenant-Governor and Administrator.

[L.S.] By His Excellency The Honourable Sir John Most Over the Saint Michael and Saint George, Lieutenant-Governor and Administrator in and over the State of Western Australia and its dependencies in the Commonwealth of Australia.

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

Date: Place.

Monday, 18th November, 1963; Leonora.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of October, 1963.

By His Excellency's Command,

ROSS HUTCHINSON, Chief Secretary.

GOD SAVE THE QUEEN !!!

Transfer of Land Act, 1893-1959. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency The Honourable Sir John TO WIT, JOHN PATRICK DWYER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor and Administrator.

[L.S.] Lieutenant-Governor and Administrator in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. 2423/97.

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

Schedule.

- Portion of Perth Lot 787 and being the whole of the land contained in Certificate of Title Volume 1273, folio 893.
- Portion of Perth Town Lot P8 and being lot 2 on Deposited Plan 1382 and being the whole of the land contained in Certificate of Title 511, folio 188.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of October, 1963.

By His Excellency's Command,

(Sgd.) STEWART BOVELL. Minister for Lands.

GOD SAVE THE QUEEN !!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 10th day of October, 1963, the following Orders in Council were authorised to be issued:—

Constitution Act, 1889. ORDER IN COUNCIL.

P.W. 1060/58.

WHEREAS section 74 of the Constitution Act, 1889, provides that the Governor in Council may vest in Heads of Departments, or other officers or persons within the State, power to make minor appointments; and whereas it is desirable that power of appointment of foremen and other persons employed at a daily rate of wage on works under the control of the Department of Public Works, and of Water Supply, Sewerage and Drainage (exclusive of the Metropolitan Water Supply, Saverage and Drainage Department) should be Sewerage and Drainage Department) should be vested in Ian Stanley Metcher: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, by and with the advice of the Executive Council, hereby vests in Ian Stanley Metcher the appointment of foremen and all other persons employed on such works at a daily rate of wage.

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

Fire Brigades Act, 1942-1961. ORDER IN COUNCIL.

C.S.D. 591/63.

WHEREAS it is enacted by subsection (1) of section 5 of the Fire Brigades Act, 1942-1961, that, subject to the provisions of subsection (2) of that section, the municipal and road districts and parts thereof constituted as fire districts prior to the coming into operation of the Fire Brigades Act Amendment Act, 1959, as set out the Second Schedule to the Act, are for the purposes of the Act fire districts under the respective names as set out in that schedule; and whereas it is further enacted, inter alia, by subsection (2) of that section, that for the purposes of the Act the Governor may from time to time, by Order in Council, adjust the boundaries of a fire district: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, doth hereby adjust the boundaries of the Busselton Fire District as set forth in Part IV of the Second Schedule to the Act by substituting for the Road District of Busselton referred to in that Part IV of such Schedule that portion of the municipal district of the Shire of Busselton set forth in the schedule to this Order Act fire districts under the respective names as set Busselton set forth in the schedule to this Order in Council.

Schedule.

Busselton Fire District.

All that portion of land situate within the Muniand that portion of land situate within the Municipal District of the Shire of Busselton, bounded by lines starting from a point on the low water mark of Geographe Bay, situate in prolongation northerly of the western boundary of lot 1 of Sussex Location 6, as shown on Land Titles Office Diagram 16871 and extending generally northerstelly clong that leave water meets and including easterly along that low water mark and including the Busselton Jetty (road number 6019) to the western boundary of Busselton Town Lot 322; thence north-north-westerly and north-easterly along boundaries of that lot to its north-eastern corner and onwards to the western boundary of lot 357; thence northerly, easterly and southerly along boundaries of that lot to the low water mark along boundaries of that lot to the low water mark of Geographe Bay aforesaid; thence generally north-easterly along that low water mark to the north-western corner of location 4339 (Reserve 26354); thence south-easterly along north-eastern boundaries of that location and lot 50 of location 1, as shown on Land Titles Office Plan 6436 and convergeds to the northern side of Marine Terrace onwards to the northern side of Marine Terrace (road number 739); thence south-easterly to the westernmost corner of lot 7 of location 1, as shown westernmost corner of lot 7 of location 1, as shown on Land Titles Office Diagram 16873; thence southeasterly along the westernmost south-western boundary of that lot to its westernmost southwestern corner; thence south-westerly to the northernmost corner of a part of lot 3 of location 1, as shown on Land Titles Office Diagram 5583; thence south-westerly slower the parthernmost. thence south-westerly along the northernmost north-western boundary of that lot to the eastern boundary of lot 5 of location 1, as shown on Land Titles Office Diagram 8056; thence southerly along that boundary and onwards to the southern side of a right of way passing along the southern boundary of that lot; thence south-westerly along that side to the eastern side of Ford Road; thence southerly along that side to a point situate in prolongation easterly of the southern side of Fairlawn Road; thence westerly to and along that side to the north-eastern corner of location 377; thence southerly, westerly and northerly along boundaries of that location to the southern side of Fairlawn Road aforesaid; thence westerly along that side to the western side of West Street; thence northerly along that side to a point situate in prolongation westerly of the southern boundary of Busselton Suburban Lot 76 (Reserve 21297); thence westerly to the south-western corner of location 4182 (Reserve 24846) and onwards to the western side of Queen Elizabeth Drive (road number 196); thence southerly, easterly and again southerly along sides of that road to a point situate in prolongation east-north-easterly of the southern boundary of location 4348 (Reserve 2655); thence generally south-westerly to and along that boundary and the southern boundaries of location 4315 (Reserve 25836), 4352 (Reserve 26620), lot 40 of location 6,

as shown on Land Titles Office Plan 4916 and lot 95 of location 6 aforesaid, as shown on Land Titles Office Plan 6014, to the south-eastern corner of lot 35 of location 6, as shown on Land Titles Office Plan 4916 aforesaid; thence northerly along the eastern boundary of that lot and onwards to a point situate in prolongation easterly of the southern boundary of lot 51; thence westerly to and along that boundary and the southern boundaries of lots 52 to 56 inclusive to the south-western corner of the lastmentioned lot; thence northerly along the western boundaries of that lot, lot 19 and lots 2 and 1 of location 6, as shown on Land Titles Office Diagram 16871 aforesaid and onwards to the starting point. (Public Plans Russelton Townsite starting point. and 413B/40.) (Public Plans Busselton Townsite

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

Forests Act, 1918-1954. ORDERS IN COUNCIL.

WHEREAS by the Forests Act, 1918-1954, it is provided that the Governor may, by Order in Council, dedicate any Crown lands as State Forests within the meaning and for the purposes of that Act: Now, therefore, His Excellency the Lieutenant-Governor and Administrator with the advice and consent of the Executive Council doth hereby dedicate the following Crown lands:-

Forests 283/61, Lands 3414/25.—Nelson Location 1773 as an addition to State Forest No. 9 within the meaning and for the purposes of the said Act. (Plan 439B/40, F2.)

Forests 1209/46, Lands 2442/28, Vol. 2.—Nelson Location 7304 as an addition to State Forest No. 28 within the meaning and for the purposes of the (Plan 439A/40, B1.)

Forests 1371/53, Lands 2680/53.—Nelson Location 8153 as an addition to State Forest No. 37, within the meaning and for the purposes of the said Act. (Public Plan 438A/40, B2.)

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

Forests Act, 1918-1954. ORDER IN COUNCIL.

F.D. 1231/62, L. & S. 2290/61.

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

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

And whereas His Excellency the Governor did cause to be laid on the Table of each House of Parliament his proposal dated the 8th day of November, 1962, for the revocation in part of the dedication of Crown lands as State Forest; and whereas after such proposal had been laid before Parliament a resolution was passed by both Houses that such proposal should be carried out: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, with the advice and consent of the Executive Council, doth hereby revoke in part the dedi-cation of Crown land as State Forest No. 65 by excising those portions of such State Forest as are described in the Schedule hereto.

Schedule.

State Forest No. 65. Swan Locations 7541, 7542 and 7543 as surveyed. 28/80, B4.) (Plans 1A/40, B1, and

> (Sgd.) R. H. DOIG, 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 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 as follows:—

Corres. 10626/08.—That Reserve No. 13591 (Doodlakine Lots 89 and 90) should vest in and be held by Donald Somner Morison, Craig Holden Whitnell, Frank Kenneth Gibbs-Giles, William Gordon Duncan, Peter Alexander Walsh, Colin Edgar Smith and Alexander Wallace Tiller in trust for the purpose of Recreation and Hallsite.

(The Order in Council issued under Executive Council Minute No. 1588, dated the 15th August, 1951, concerning this reserve is hereby superseded.)

Corres. No. 70/56.—That Reserve No. 26984 (Swan Location 7578) should vest in and be held by the Town of Melville in trust for the purpose of a Hall Site (Boy Scouts).

Now, therefore, His Excellency the Lieutenant-Governor and Administrator, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned reserves shall vest in and be held by the abovementioned persons and body in trust for the purposes aforesaid, with powers to the said persons and body, 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.

(Sgd.) R. H. DOIG, 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. 1681/62.—That Reserve No. 19122 (Williams Locations 7606, 7674 and 7738) 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. 4674/52.—That Reserve No. 19128 should vest in and be held by The Fauna Protection Advisory Committee of Western Australia in trust for the purpose of Timber (Mallet) and Conservation of Flora and Fauna.

Corres. 3857/30.—That Reserve No. 20610 should vest in and be held by The Fauna Protection Advisory Committee of Western Australia in trust for the purpose of Timber (Mallet) and Conservation of Flora and Fauna.

corres. 2163/38.—That Reserve No. 22002 (Bruce Rock Lot 307) should vest in and be held by The Roman Catholic Bishop of Perth in trust for the purpose of Recreation.

Corres. No. 2573/62.—That Reserve No. 26983 (Wyndham Lot 1121) should vest in and be held by the Shire of Wyndham in trust for the purpose of Recreation (Bowling Green and Golf and Bowling Club House Site).

Corres. 3744/60.—That Reserve No. 26989 (Manjimup Lot 633) should vest in and be held by the Minister for Water Supply, Sewerage and Drainage in trust for the purpose of Water Supply.

Corres. 1265/63.—That Reserve No. 26990 (Port Hedland Lot 576) should vest in and be held by the Shire of Port Hedland in trust for the purpose of Pensioners' Homes Site.

Corres. 528/20.—That Reserve No. 26991 (Kukerin Lot 59) should vest in and be held by the Shire of Dumbleyung in trust for the purpose of an Infant Health Clinic Site.

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

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

Land Act, 1933-1962. ORDERS IN COUNCILS.

WHEREAS by section 33 of the Land Act, 1933-1962, it is, inter alia, made lawful for the Governor, by Order in Council, to direct that any land reserved pursuant to the provisions of this Act shall be granted in fee simple to any person (as defined in the said section) subject to the condition that the person shall not lease or mortgage the whole or any part of the land without the consent of the Governor and subject to such other conditions and limitations as the Governor shall deem necessary to ensure the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient as follows:—

Corres. 2163/38.—That Reserve No. 22001 (Bruce Rock Lot 306) should, subject as aforesaid, be granted in fee simple to the Roman Catholic Bishop of Perth, to be held in trust for the purpose of a Schoolsite (Roman Catholic).

Corres. 2423/97.—That Reserve No. 26987 (Perth Lot 828) should, subject as aforesaid, be granted in fee simple to the Board of Management, Royal Perth Hospital to be held in trust for the purpose of Hospital Extension (Royal Perth Hospital).

Corres. 2163/38.—That Reserve No. 26988 (Bruce Rock Lot 406) should, subject as aforesaid, be granted in fee simple to the Order of the Presentation Nuns Incorporated to be held in trust for the purpose of a Convent Site (Roman Catholic).

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

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

 $\begin{array}{c} {\rm Metropolitan} \ {\rm Water} \ {\rm Supply}, \ {\rm Sewerage} \ {\rm and} \ {\rm Drainage} \\ {\rm Act}, \ 1909\text{--}1962. \end{array}$

Metropolitan Main Drainage District No. 1.
Wharf Street, Cannington, Extension.
ORDER IN COUNCIL.

M.W.S. 60803/61.

WHEREAS by section 7 (a) of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1962, it is provided that the Governor may, by Order in Council, alter or extend the boundaries of the Metropolitan Water, Sewerage and Drainage Area, or of any District or Metropolitan Main Drainage District; and whereas it is desirable that the boundaries of the Metropolitan Main Drainage District No. 1 as at present defined should be extended: Now, therefore I, the Lieutenant-Governor and Administrator, acting by and with the advice of the Executive Council, do hereby extend the boundaries of the Metropolitan Main Drainage District No. 1 and declare that the said boundaries as shown on Plan M.W.S.S. & D.D., W.A. No. 7087, and as described in Order in Council of 19th June, 1957, and subsequent Orders in Council, shall be extended in the following manner, by adding the area described in the Schedule hereunder and including it in Metropolitan Main Drainage District No. 1.

Schedule.

All that portion of land bounded by lines commencing at the centre of the junction of Sevenoaks Street and Cecil Avenue, Cannington, and proceedof Cecil Avenue to the centre of the junction of Cecil Avenue and Albany Highway; thence in a north-westerly direction along the centre of Albany Highway to a point opposite the south-eastern boundary of lot 4, Albany Highway; thence in a south-westerly direction along the south-eastern boundaries of the said lot 4 to and along the eastern boundary of the right-of-way adjoining lots 5 to 19 inclusive, Wharf Street, to the south-western boundary of lot 19, Wharf Street; thence in a north-westerly direction along the boundary of the said lot 19 to and across Wharf Street and along the south-western boundary of lot 12, Wharf along the south-western boundary of lot 12, Wharf Street to the north-western boundary of the said lot 12; thence in a north-easterly direction along the north-western boundaries of the said lot 12 and of lots 13 and 14, Wharf Street, to the south-western boundary of lot 3, Albany Highway; thence in a north-westerly direction along the said boundary of lot 3 to the south-western boundary of the said lot 3; thence in a north-easterly direction along the said boundary of lot 3 to the south-western boundary of lot part 4, Albany Highway; thence in a north-westerly direction along the said thence in a north-westerly direction along the said boundary of lot part 4 to the south-eastern boundary of the Town Hall site; thence in a south-westerly direction along the said boundary of the Town Hall site to the south-western boundary of the said Town Hall site; thence in a north-westerly direction along the said boundary of the Town Hall site to the centre of George Street; thence in a north-easterly direction along the centre of George Street to the centre of the intersection of George Street and Albany Highway; thence in a southeasterly direction along the centre of Albany Highway to a point opposite the north-western boundary of lot 45, Albany Highway; thence in a north-easterly direction along the said boundary of lot 45 to the south-western boundary of lot 4, Wharf Street; thence north-westerly along the said boundary of lot 4 to the north-western boundary of the right-of-way adjoining lot 4; thence in a north-easterly direction along the said boundary of the easterly direction along the said boundary of the right-of-way to and along the north-western boundaries of lots 51 and 52, Wharf Street, the north-western boundary of the right-of-way adjoining lot 3, Doust Street, to and across Doust Street and along the centre of the right-of-way to the north-western boundary of the right-of-way adjoining lot 14, Wharf Street, and along the said boundary of the right-of-way to and across Channon Street. of the right-of-way to and across Channon Street and along the north-western boundary of the rightof-way adjoining lot 23, Channon Street, to and along the north-western boundary of lot part 126, Wharf Street, and across a right-of-way and along the north-western boundary of lot 34, Derisleigh Street, to and across Derisleigh Street and along the north-western boundary of lot 19, Derisleigh Street, to and across a right-of-way and along the north-western boundary of lot 8, Sevenoaks Street, to the centre of Sevenoaks Street; thence southeasterly along the centre of Sevenoaks Street to the point of commencement as shown in colour on Plan M.W.S.S. & D.D., W.A. No. 7087.

This Order in Council shall take effect from the 18th day of October, 1963.

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

Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1962. Metropolitan Main Drainage District No. 1. Modillion Avenue, Riverton, Extension. ORDER IN COUNCIL.

M.W.S. 60803/61.

WHEREAS by section 7 (a) of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1962, it is provided that the Governor may, by Order in Council, alter or extend the boundaries of the Metropolitan Water, Sewerage and Drainage Area, or of any District, or Metropolitan Main Drainage District; and whereas it is desirable that the boundaries of the Metropolitan Main Drainage

District No. 1 as at present defined should be extended: Now, therefore I, the Lieutenant-Governor and Administrator, acting by and with the advice of the Executive Council, do hereby extend the boundaries of the Metropolitan Main Drainage District No. 1 and declare that the said boundaries as shown on Plan M.W.S.S. & D. D., W.A. No. 7087, and as described in Order in Council of 19th June, 1957, and subsequent Orders in Council, shall be extended in the following manner, by adding the area described in the Schedule hereunder and including it in Metropolitan Main Drainage District No. 1.

Schedule.

All that portion of land bounded by lines commencing at a point in the centre of Herald Avenue, mencing at a point in the centre of Heraid Avenue, Riverton, on the prolongation of the northern boundary of lot 1122, High Road, and proceeding in a northerly direction along the centre of Heraid Avenue to the centre of the intersection of Heraid Avenue and High Road; thence westerly along the centre of High Road to a point on the prolongation of the western boundary of lot 20 prolongation of the western boundary of lot 30, High Road; thence northerly along the western boundaries of the said lot 30, lots 31 to 34 inclusive, Wavel Road, an unnamed road reserve, lots 35, 74, 73, 37, 38, Wavel Road, an unnamed road reserve, lots 39, 40, 83, 82, 81, Wavel Road, an unnamed road reserve, lots 80, 79, 78, 77, Wavel Road, an unnamed road reserve and lots 76, 75, 84, 85, Wavel Road, to the centre of Corinthian Road; thence westerly along the centre of Corinthian Road to the prolongation of the western boundary of lot 580, Modillion Avenue, and northerly along the western boundaries of the said lot 580 and lots 581 and Part 582, Modillion Avenue, to and across an unnamed road reserve and along the western boundary of lot part 583, Modillion Avenue; western boundary of 10t part 363, Modilion Avenue; thence westerly along the southern boundaries of lots 6 and 5, Tribute Street, an unnamed road reserve and lots 4 and 3, Tribute Street, and northerly along the western boundary of the said lot 3 to the centre of Tribute Street; thence westerly along the centre of Tribute Street to the centre of the intersection of Tribute Street and Monota Avenue and northerly along the centre of Monota Avenue and northerly along the centre of Monota Avenue to the prolongation of the southern boundary of lot 693, Barbican Street; thence westerly along the southern boundaries of the said lot 693 and of lot 26, Throsby Street, to the centre of Throsby Street, and northerly along the centre of Throsby Street to the prolongation of the southern boundary of lot 31, Throsby Street; thence westerly and northerly along the southern and western boundaries respectively of the said lot 31; thence westerly along the southern boundary of lot 1, Riverton Drive to the centre of Riverton Drive and north-easterly along the centre of Riverton Drive to the centre of Riverton Drive to the centre of Riverton Drive to the centre of Riverton Driverton D ton Drive to the centre of the junction of Riverton Drive and Corbel Street; thence easterly along the centre of Corbel Street to the centre of the inter-section of Corbel Street and Beryl Avenue and southerly along the centre of Beryl Avenue to the prolongation of the northern boundary of lot 704, Barbican Street; thence easterly along the northern boundaries of lot 704, 705, 1, 2, 3, 708, 709, Barbican Street, to and across Modillion Avenue and along the northern boundaries of lots 886, 1, 2, Barbican Street, and southerly along the eastern boundary of the said lot 2 to the centre of Barbican Street; thence easterly along the centre of Barbican Street to the prolongation of the eastern boundary of lot part 894, Barbican Street, and southerly along the said boundary; thence easterly and southerly along the northern and eastern boundaries respectively of lot 914, Tribute Street, to the centre of Tribute Street, and westerly along the centre of Tribute Street to the prolongation of the eastern boundary of part 1 of lot 923, Modillion Avenue, and southerly along the said boundary thence easterly along the northern boundaries of lots 4, 5, 6, Hermes Street, and of Hera Avenue to a point on the prolongation of the eastern boundary of lot 10, Hermes Street, and southerly along Hera Avenue to and across Hermes Street and along the eastern boundaries of the said lot 10 and of lot 18, Corinthian Road, to the centre of Corinthian Road; thence easterly along the centre of Corinthian Road to the prolongation of the eastern boundary of lot

1094, Modillion Avenue, and southerly along the esatern boundaries of lots 1094, 1093, 1092, 1091, 1090, Modillion Avenue, to the centre of High Road; thence westerly along the centre of High Road to the prolongation of the eastern boundary of lot 1120, High Road, and southerly along the said boundary and westerly along the southern boundaries of lots 1120, 1121, 1122, High Road, into Herald Avenue to the point of commencement as shown in colour on Plan M.W.S.S. & D.D., W.A. No. 7087.

This Order in Council shall take effect from the 18th day of October, 1963.

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

Land Drainage Act, 1925-1954. Waroona Drainage District. ORDER IN COUNCIL.

P.W.W.S. 47/52.

WHEREAS by the Land Drainage Act, 1925-1954, it is provided that before undertaking the construction of drainage works, the Minister shall submit plans, descriptions, books of reference and estimates of the proposed works to the Governor for approval; and that if they are approved, the Governor may forthwith by Order in Council, empower the Minister to undertake the construction of the proposed works: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, with the advice of the Executive Council, doth hereby approve of the plans, descriptions, books of reference and estimates marked on Plan P.W.D., W.A. 40449, for the construction of the drainage works within the Waroona Drainage District which was duly submitted for approval and hereby empowers the Minister to undertake the construction of the said works.

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

Local Government Act, 1960. Shire of Dundas. ORDER IN COUNCIL.

L.G. 233/53.

WHEREAS it is enacted by section 433A of the Local Government Act, 1960-1962, that the Governor may, inter alia, make and publish in the Gazette uniform general by-laws for all or any of the purposes for which by-laws may be made by a council under Part XV of that Act and, by order, declare that all or any such uniform general by-laws as are specified in the order shall apply to the whole or any portion of a district so specified; and whereas the Governor has so made and published the uniform general by-laws hereinafter in this Order appearing: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council and in exercise of the powers aforesaid, doth hereby declare that the whole of each of the uniform general by-laws published in the Gazette on the 23rd June, 1961, on the 13th June, 1962, on the 4th October, 1962, and on the 3rd July, 1963, shall apply to the municipal district of the Shire of Dundas.

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

Local Government Act, 1960. Suspension of Part XV. Shire of Dundas. ORDER IN COUNCIL.

L.G. 233/53.

WHEREAS it is enacted by subsection (1) (b) of section 373 of the Local Government Act, 1960, that the Governor may, by order, apply all or any of the provisions of Part XV of the said Act to any district or to portion of a district; and whereas by subsection (2) of the said section, at the request of a Council, the Governor may, by order, from time

to time suspend the operation of all or any of the provisions of the said Part XV in its district or any portion thereof; and whereas by an Order in Council published in the Government Gazette of the 16th June, 1961, the Lieutenant-Governor and Administrator suspended the operation of Part XV of the Act to the whole of the municipal district of the Shire of Dundas with the exception of the Norseman townsite; and whereas the Dundas Shire Council has requested that the provisions of Part XV shall apply to the whole of its district: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, acting by and with the advice and consent of the Executive Council and in exercise of the power conferred by subsection (1) (b) of the Local Government Act, 1960, doth hereby order that all of the provisions of Part XV of the Act shall apply to the municipal district of the Shire of Dundas and doth further order that the suspension of Part XV contained in the reference to the Shire of Dundas in the Schedule to the Order in Council published in the Government Gazette of the 16th June, 1961, be revoked.

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

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

L.G. 559/61.

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

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

Schedule.
The townsites of Hyden and Karlgarin.

Local Government Act, 1960. Kalgoorlie Regional Traffic Council. ORDER IN COUNCIL.

L.G.D. 884/62.

WHEREAS by the Local Government Act, 1960-1962, it is provided that the Governor, at the request made by the councils of two or more municipalities, may, by order, constitute as a regional district for local government purposes, whether under that or another Act, the whole or portion of the combined area of the district of those municipalities; and shall in the order assign a name to the district and specify the number of members to be allotted to the district and to be nominated by each constituent council; and whereas the councils of the municipalities of the Town of Kalgoorlie and the Shire of Kalgoorlie have made a request that the whole of their districts be constituted as a regional district for the local government purpose of the regulation and control of traffic (exclusive of the licensing of vehicles): Now, therefore, His Excellency the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council, doth hereby constitute as a regional district, for the local government purpose of the regulation and control of traffic, under the Traffic Act, 1919-1961 (exclusive of the licensing of vehicles) the whole of the area of the districts of the Town of Kalgoorlie and the Shire of Kalgoorlie and doth assign to the district the name "Kalgoorlie Regional Traffic District" and doth specify that six members, of whom three shall be nominated by each constituent council, shall be allotted to the district.

(Sgd.) R. H. DOIG, Clerk of the Council. Local Government Act, 1960.
Shire of Goomalling.
Valuation and Rating.
ORDER IN COUNCIL.

L.G. 1732/52.

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

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

Schedule.

The townsites of Goomalling and Jennacubbine.

Premier's Department, Perth, 11th October, 1963.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has cancelled the appointment approved by Executive Council Minute No. 1384 of the 28th July, 1954, of Frank Ernest Allan Bateman as Deputy Chairman of the Public Service Appeal Board and in lieu thereof has appointed, under section 3 of the Public Service Appeal Board Act, 1920-1950, Keith Hamilton Hogg, Stipendiary Magistrate of Perth, to be the Deputy Chairman of the Public Service Appeal Board to act as Chairman thereof in the place of the Chairman of the said Board whenever for any reason the said Chairman is unable to act.

R. H. DOIG, Under Secretary.

LAND AGENTS ACT, 1921.

Application for License in the First Instance.

To the Court of Petty Sessions at Perth:

I, FRANCES IOPPOLO, of 196 Edinboro Street, Joondanna Heights, Office Work, having attained the age of 21 years, hereby apply on behalf of the company registered by the name of Osborne Park Estate Agency Limited 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 171 Hector Street, Osborne Park.

Dated the 26th day of August, 1963.

(Sgd.) FRANCES IOPPOLO.

Appointment of Hearing.

I hereby appoint the 13th day of November, 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 Perth.

Dated the 9th day of October, 1963.

(Sgd.) J. F. McINTYRE, 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.

LAND AGENTS ACT, 1921.

Application for Transfer of a License.

To the Court of Petty Sessions at Perth:

I, FRANCIS AUSTIN RYAN, of 135 St. George's Terrace, Perth, Company Manager, having attained the age of 21 years, hereby apply on behalf of

the company registered by the name of The West Australian Trustee, Executor and Agency Company Limited for a transfer of a license to carry on the business of a land agent under the Land Agents Act, 1921, issued to Lewis Beasley, of 135 St. George's Terrace, Perth, Company Manager.

The principal place of business will be at 135 St. George's Terrace, Perth.

Dated the 1st day of October, 1963.

F. A. RYAN.

The West Australian Trustee, Executor and Agency Company Limited, of 135 St. George's Terrace, Perth, being the lawfully appointed executor of the will of the licensee who died on the 14th day of September, 1963, concur in this application.

Dated the 1st day of October, 1963.

The West Australian Trustee, Executor and Agency Company Limited,

W. H. N. COOMBS, Secretary

Appointment of Hearing.

I hereby appoint the 20th day of November, 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 Perth.

Dated the 16th day of October, 1963.

J. F. McINTYRE, Clerk of Petty Sessions.

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

> PARKER & PARKER, Solicitors, Perth.

Crown Law Department, Perth, 16th October, 1963.

THE Hon. Minister for Justice has approved the appointment of Constable Leo Michael Dwyer, pursuant to section 13 (2) of the Local Courts Act, 1904-1958, as Clerk of the Local Court at Halls Creek as from the 28th October, 1963, vice Constable B. A. Dyball, transferred.

THE Hon. Minister for Justice has approved the appointment of Constable Leo Michael Dwyer as Bailiff of the Halls Creek Local Court, as from 28th October, 1963, *vice* Constable B. A. Dyball, transferred.

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

George Parker Ayres, Bornholm.
George Pearson Burvill, Redmond.
William Henry Cornelis Quarles de Quarles,
Kalamunda.
Marshall Haydn Hood, South Stirlings.
Nigel George Kershaw, Carey Park.
Francis Edward McGrath, Alfred Cove.
Ronald John O'Brien, Mt. Magnet.
Maureen Alice O'Byrne, East Fremantle.
Robert Sydney Priest, Como.
Harry Aubrey Briggs, Napier.
Oswald Thorne, Lower Kalgan.
Rose Elaine Webb, Karrinyup.
Bruce Purdie White, Floreat Park.
Jeffery Bernard Wylie, Albany.

R. C. GREEN, Under Secretary for Law,

SUPREME COURT ACT, 1935-1960.

NOTICE is hereby given under subsection (3) of section 170 of the Supreme Court Act, 1935 (as amended), that by a resolution of the Legislative Council on the 8th October, 1963, the Rule No. 29A inserted in Order LXV of the Rules of the Supreme Court and the Amendments to Appendix N of the Rules of the Supreme Court made under that Act, published in the Government Gazette on 7th February, 1963, and laid upon the Table of the House on the 6th August, 1963, were disallowed.

(Sgd.) R. C. GREEN, Under Secretary for Law.

Public Service Commissioner's Office, Perth, 16th October, 1963.

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

Ex. Co. 3070, P.S.C. 451/63.—C. C. Wintle, Clerk, Records and Correspondence Branch, Police Department, to be Clerk-in-Charge, C-II-3, Records Section, Public Trust Office, Crown Law Department, as from 28th June, 1963.

Ex. Co. 2086, P.S.C. 504/63.—W. Fellowes, Clerk of Courts, Northam, to be Clerk of Local Court, C-II-9, Court Offices, Crown Law Department, as from 2nd August, 1963.

Ex. Co. 2086, P.S.C. 562/63.—F. B. Durrant, Designing Engineer, Grade 1, to be Designing Engineer, Second-in-Charge, P-I-5, Drawing Office, Engineering Division, Metropolitan Water Supply Department, as from 25th September, 1963.

Ex. Co. 2086, P.S.C. 508/63.—R. C. Ehlers, Clerk, Midland Junction, to be Clerk, C-II-1, Fremantle, Court Offices, Crown Law Department, as from 2nd August, 1963.

Ex. Co. 2080, P.S.C. 470/63.—L. R. Peake, Clerk, Accounts Section, to be Trust Officer, Grade 3, C-II-2, Trust Section, Public Trust Office, Crown Law Department, as from 5th July, 1963.

Ex. Co. 2082, P.S.C. 437/63.—R. W. MacPherson, Clerk, Northam Water Supply, to be Clerk-in-Charge, C-II-3, Collie Water Supply, District Offices, Accounting Division, Public Works Department, as from 7th June, 1963.

Ex. Co. 2086, P.S.C. 412/63.—E. Kviesis, Clerk, War Service Homes Section, Accounts Branch, State Housing Commission, to be clerk, C-II-1, Conveyancing Section, Public Trust Office, Crown Law Department, as from 10th May, 1963.

Ex. Co. 2080, P.S.C. 744/62.—J. M. Carmody, Revenue Officer, Revenue Section, Accounting Division, Public Works Department, to be Sub-Accountant, C-II-8, Accounts Branch, State Housing Commission, as from 28th December, 1962.

Ex. Co. 2082, P.S.C. 799/62.—F. M. Scott, Clerk, Insurance Section, to be Clerk, C-II-2, Records Section, State Housing Commission, as from 8th February, 1963.

Ex. Co. 2086, P.S.C. 515/63.—B. A. Collins, Clerk, Accounts Branch, Chief Secretary's Department, to be Clerk, C-II-1, Consumers' Ledgers Section, Accounting Division, Metropolitan Water Supply Department, as from 9th August, 1963.

Ex. Co. 2086, P.S.C. 509/63.—W. B. White, Clerk, Conveyancing Section, Solicitor General's Office, to be Relieving Clerk of Courts, C-II-3/4, Court Offices, Crown Law Department, as from 9th August, 1963.

Ex. Co. 2086, P.S.C. 478/63.—W. A. Johnston-Lingham, Clerk, Expenditure and Checking Section, Accounting Division, Public Works Department, to be Clerk, C-II-2, Internal Audit Section, Accounting Division, Metropolitan Water Supply Department, as from 19th July, 1963.

Ex. Co. 2086, P.S.C. 450/63.—J. O. O'Dwyer, Clerk, Accounts Branch, Education Department, to be Clerk, C-II-1, Accounts Branch, Department of Agriculture, as from 28th June, 1963.

Ex. Co. 2082, P.S.C. 440/63.—G. Hubbard, Clerk, Audit Department, to be Clerk (Relieving), C-II-1, Accounts Branch, Treasury Department, as from 7th June, 1963.

Ex. Co. 2086, P.S.C. 538/63.—I. L. Cardon, Cadet Inspector, to be Assistant Inspector, G-VII-1/2, Inspection Branch, Fisheries Department, as from 30th August, 1963.

Ex. Co. 2082, P.S.C. 531/63.—C. E. Sims, Clerk, Irrigation and Drainage Branch, Engineering Division, to be Clerk-in-Charge, C-II-3, District Office, Kununurra, Public Works Department, as from 23rd August, 1963.

Ex. Co. 2082, P.S.C. 464/63.—L. H. Pilgrim, Clerk, Accounting and Budgeting Section, to be Clerk, C-II-1, General Section, Accounts Branch, Treasury Department, as from 5th July, 1963.

Ex. Co. 2086, P.S.C. 525/63.—D. Morris, Clerk, to be Clerk, C-II-1, Roads and Reserves Branch, Lands and Surveys Department, as from 23rd August, 1963.

Ex. Co. 2086, P.S.C. 529/63.—M. F. Tweedie, Typist, Public Health Department, to be Clerk-Typist, C-III-1/2, Minister's Office, Chief Secretary's Department, as from 23rd August, 1963.

Ex. Co. 2086, P.S.C. 527/63.—R. J. Maxwell, Trust Officer, Grade 3, Public Trust Office, Crown Law Department, to be Clerk (Finance), C-II-2, Finance Section, Department of Industrial Development, as from 23rd August, 1963.

Ex. Co. 2082, P.S.C. 542/63.—C. Higgs, Sub-Accountant, Accounts Branch, Chief Secretary's Department, to be Assistant Accountant, C-II-9, Accounting Division, Public Works Department, as from 6th September, 1963.

Ex. Co. 2082, P.S.C. 535/63.—K. Mavrantonis, Clerk, School Buildings Section, Education Department, to be Clerk, C-II-1, Expenditure Section, Accounts Branch, Treasury Department, as from 23rd August, 1963.

Ex. Co. 2082, P.S.C. 512/63.—R. A. Clews, Clerk, Friendly Societies Section, Registrar General's Office, Chief Secretary's Department, to be Clerk (Relieving), C-II-2, Executive Branch, Engineering Division, Public Works Department, as from 9th August, 1963.

Ex. Co. 2082, P.S.C. 389/63.—R. L. Waters, Clerk, to be Clerk, C-II-2, Staff Branch, Education Department, as from 26th April, 1963.

Ex. Co. 2086, P.S.C. 579/63.—M. F. Lydall, Welfare Officer, to be Probation Officer, G-II-1/5(F), Field Division, Child Welfare Department, as from 19th July, 1963.

Ex. Co. 2082, P.S.C. 585/63.—J. H. Barton, Super-intendent of Secondary Education, to be Deputy Director of Secondary Education, P-E-4, Professional Section, Education Department, as from 25th September, 1963.

And has approved of the creation of the following offices:—

Ex. Co. 3068.—Inspector, Part VI, Health Act, G-II-4, General Section, Inspection (Health Act) Branch, Public Health Department.

Ex. Co. 2080.—Typist, C-V, Fremantle, Court Offices, Crown Law Department.

Ex. Co. 2080.—Clerk-Typist, C-V, Bunbury, Technical Schools Section, Technical Education Division, Education Department.

Ex. Co. 2086.—Field Assistant, G-VI, Wiluna Research Station, North-West Division, Department of Agriculture.

Ex. Co. 2082.—Typist, C-V, Animal Health Section, Animal Division, Department of Agriculture.

R. J. BOND, Public Service Commissioner.

PUBLICITY CLERK—BUSH FIRES BOARD.

THE services of a permanent officer are required for a period of six months to perform publicity and clerical duties at the Bush Fires Board. A salary allowance to the minimum of Class 2 will be paid.

Interested applicants should submit a written application, stating qualifications, to the undersigned by 1st November, 1963.

R. J. BOND, Public Service Commissioner.

VACANCIES IN THE PUBLIC SERVICE

Department			Position	Class	Salary	Date Returnab	
Public Worl	xs			Clerk, Expenditure and Checking Section,	C-II-1	Margin £527-£577	1963 25th October
Do.	••••			Accounting Division (Item 3648/R63) Engineering Draftsman, Mechanical Services Branch, Architectural Division (new Item)	P-II-1/5	Margin £527-£1037	do.
Crown Law	•••			(a) (g) Solicitor, Grade 2, Solicitor General's Office (new Item) (a)	P-II-4/9	Margin £917-£1,577	do.
Do.	•••			Solicitor, Grade 1, Solicitor General's Office (new Item) (a)	P-II- 10/11	Margin £1,637- £1,817 (d)	do. do.
Do. Do.			••••	Clerk, Conveyancing Section, Public Trust Office (Item 1500/R63) Clerk, Accounts Section, Public Trust Office	C-IÍ-2 C-II-1	Margin £627-£677 Margin £527-£577	do. do.
Do. State Housi		••••	•	(Item 1524/R63) Clerk, Insurance Section, Accounts Branch	C-II-1	Margin £527-£577	do.
Do.		••••		(Item 4680/R63) Clerk, War Service Homes Section, Accounts	C-II-1	Margin £527–£577	do.
Metropolitai	n Wat	ter Suj	pply	Branch (Item 4637/R63) Assistant Senior Inspector, Plumbing Inspection and Testing Section, Engineering	G-II-6	Margin £1,097- £1,157	do.
Fisheries	****	•	••	Division (Item 2882/R63) Inspector, Grade 2, Inspection Branch (Item 1965/R63) (a)	G-II-1	Margin £527-£577	do.
Do.	(2 pos	itions)	••••	Assistant Inspector, Inspection Branch (Items 1972 and 1974/R63) (a)	G-VII- 1/2	Margin £225 (21 years)-£400	do.
Mines		•	••••	Clerk-Typist, School of Mines, Kalgoorlie (Item 3049/R63) (a)	C-V	73% (15 years)— to margin £344	do.
Do.			•	District Inspector of Mines, Ventilation (Kalgoorlie) (Item 3063/R63) (a) (c)	,	Margin £1517-£1697	1st November
Treasury	• • • •			Inspector, General Finance Section (Item 4862/R63) (b)	C-II-8	Margin £1397–£1457	do.
Police				Assessor, Collections Section, Traffic Branch (Item 3339/R63)	C-II-3	Margin £737–£797	do.
State Gover Office	nment	Insur	ance	Claims Assessor (Motor Vehicles), Claims and Clerical Branch (new Item) (a) (e)	G-II-4	Margin £857-£917	do.
Do.	do.	do		Clerk, Relieving Staff Section, Claims and Clerical Branch (new Item)	C-II-1 C-II-2	Margin £527-£577	do.
Metropolita Public Hea		ter su	рріу	Clerk, Rating Section, Accounting Division (Item 2654/R63) Medical Officer, Grade 1, Tuberculosis Branch	P-I-7	Margin £627-£677 Margin £2,732	do.
Child Welfa		••		(Item 907/R63) (a) (f) Relief Officer, Maintenance and Relief Branch	C-II-2	Margin £627-£677	do.
Education		•		(Item 1155/R63) District Superintendent of Education (Item	P-E-3	Gross Range	do.
Do.	••••		,.	1677/R63) (a) Superintendent of Infants and Kindergartens	P-E-3(F)	£3,013-£3,327 Gross Range	do.
Do.			••	(Item 1700/R63) (a) Superintendent of Secondary Education	P-E-3	£2,635-£2,925 Gross Range	do.
Do.	****		•	(Mathematics) (Item 1691/R63) (a) Superintendent of Secondary Education	P-E-3	£3,013-£3,327 Gross Range	do.
Do.	•	••••		(Sciences) (new Item) (a) Superintendent of Secondary Education (English) (new Item) (a)	P-E-3	£3,013-£3,327 Gross Range £3,013-£3,327	do.
Do.	••		•	Superintendent of Secondary Education (Foreign Languages) (new Item) (a)	P-E-1/2	Gross Range £2,697-£2,987	do.
Do.	• • • • • • • • • • • • • • • • • • • •	••••		Superintendent of Physical Education (new Item) (a)	P-E-1/2	Gross Range £2,697-£2,987	do.
Do.	••••		••	Superintendent of Library Services (new Item) (a)	P-E-1/2	Gross Range £2,697-£2,987	do.
Do.				Superintendent of Guidance and Special Education (new Item) (a)	P-E-1/2	Gross Range £2,697–£2,987	do.
Do.	•		• • • •	Superintendent of Curriculum (new Item) (a)	P-E-1/2	Gross Range £2,697-£2,987	do.
Do.	•		••••	District Superintendent of Education (Primary) (a)	P-E-3	Gross Range £3,013–£3,327	do.
\mathbf{Do} .	•			District Superintendent of Education (Re-	P-E-1/2	Gross Range £2,697-£2,987	do.

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

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.

R. J. BOND. Public Service Commissioner.

⁽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) First Class Mine Manager's Certificate issued under the provisions of Mines Regulation Act, or an approved equivalent.

⁽d) Office to be classified P-I.1 on completion of 3 years' continuous service therein by occupant.

⁽e) Experience in motor vehicle damage assessing and knowledge of conditions of motor vehicle policies. Practical and technical knowledge of motor vehicles, local motor trade and repairers' standards of work and charges.

⁽f) Medical degree registrable in Western Australia. Specialised knowledge of tuberculosis, preferably with experience in chest hospitals or clinics.

⁽g) First three years of diploma course in Mechanical Engineering at Perth Technical College, or approved equivalent, plus at least four years' practical experience in an engineering drawing office.

DRIED FRUITS ACT, 1947-1954.

Election of Four Elective Members to the Board. REGISTERED growers are hereby notified that it is intended to hold an election to fill the four vacancies in the membership of the Dried Fruits Board, which will occur on the 31st December, 1963, due to the effluxion of time.

The following dates have been fixed:—

Nomination Day: Friday, 8th November, 1963, at 12 o'clock noon.

Election Day: Saturday, 23rd November, 1963. Any person nominating himself as a candidate for the election shall do so in writing signed by himself and stating his full name and address. Nominations must be lodged with the Returning Officer at 54-58 Barrack Street, Perth, not later than 12 o'clock noon on Friday, the 8th November, 1963.

The address of the Returning Officer is State Electoral Department, Second Floor, R. & I. Bank Building, 54-58 Barrack Street, Perth.

S. R. KYD, Returning Officer.

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 Dardanup.

Time.

29th October, 1963, to 31st October, 1963.

Place.

DARDANUP, adjacent to the Dardanup Hall, Little Street, Tuesday, 29th October, 1963.

BUREKUP, adjacent to the Burekup Hall, Wednesday, 30th October, 1963.

WATERLOO, adjacent to the Waterloo Hall, Thursday, 31st October, 1963, 9 a.m. to 12 noon only.

EATON, adjacent to the Eaton Hall, Thursday, 31st October, 1963, 2 p.m. to 3.30 p.m. only.

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 16th day of October, 1963.

W. S. DAVIDSON, Commissioner of Public Health.

HEALTH ACT, 1911-1963.

Department of Public Health, Perth, 10th October, 1963.

P.H.D. 1195/56.

HIS Excellency the Lieutenant-Governor in Council has appointed, under section 11, the undermentioned officer of the Department of Agriculture to be an inspector for the purpose of enforcing the provisions of the Health Act, 1911-1962, in relation to premises used in connection with dairy produce as defined under the Dairy Industry Act, 1922-1953.

Robert Lawrence Johnston.

W. S. DAVIDSON, Commissioner of Public Health

HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 10th October, 1963.

M. 5594/56.

HIS Excellency the Lieutenant-Governor and Administrator in Council has appointed, as from the 1st August, 1963:—

- (1) The persons named in the attached schedule to be members of the Hospital Boards specified for a period of one year.
- (2) Messrs. V. G. Mills, F. White and A. H. Symes to be members of the Brookton District Hospital Board for a period of two years ending 31st July, 1965.
- (3) Messrs. W. B. Locke and S. R. T. Sippe to be members of the Bruce Rock Memorial Hospital Board for a period of three years ending 31st July, 1965, and Mr. I. C. Simmonds for a period of one year ending 31st July, 1964.
- (4) Messrs. D. B. Broad, L. A. McKinley and C. A. Ferguson to be members of the Moora District Hospital Board for a period of two years ending the 31st July, 1965.
- (5) Messrs. W. H. Waterman, L. B. Hotchin, W. G. Wright and Mrs. J. Mitchell to be members of the Plantagenet Hospital Board (Mt. Barker) for a period of two years ending the 31st July, 1965.
- (6) Messrs. R. H. Elliott, E. Meharry, H. C. Williamson, to be members of the Southern Cross District Hospital Board for a period of three years ending 31st July, 1966.

J. DEVEREUX, Under Secretary.

Hospitals Act, 1927-1955.

Constitution of Hospital Boards.

The Schedule.

Boyup Brook Hospital Board.—Messrs. H. N. Farrall, F. W. Hales, J. E. Thompson, M. W. Harris, J. L. Watkins, C. J. Henderson, A. R. Moulton, K. E. Miller and K. Hales.

Eastern Districts Memorial Hospital Board (Kellerberrin).—Messrs. E. Adshead, C. C. Eakins, K. M. McNeil, F. H. Nicholls, B. R. Nock, R. P. Raston, R. B. H. Thompson and Mesdames F. I. Carger, H. I. Chance, K. M. Harvey, D. M. Podmore and R. L. Stevenson.

Kojonup District Hospital Board.—Messrs. G. Church, R. P. Thorn, L. B. House, P. M. Webb, G. Jeffs, R. D. Suann, and Mesdames J. Palmer, N. Loveland and F. M. Cook.

Morawa District Hospital Board.—Messrs. C. Carslake, L. Roberts, G. Croot, L. M. Phiel, L. Gilmore, C. Noble, L. Broad, R. Shem, B. Sellner, A. Roach and S. White.

Tambellup Hospital Board.—Messrs. P. H. Birt, E. P. Bradshaw, J. S. Lyall, H. G. Schlueter, R. D. Reynalds, Mesdames W. E. Miller, K. R. Thorn, M. O. Bessen and W. H. Clapp.

Wiluna District Hospital Board.—Messrs. A. S. Hill, A. L. Voigt, T. Shanahan, T. Williams and Mesdames R. S. Howard and G. Folvig.

Wickepin District War Memorial Hospital Board.
—Messrs. A. H. Ahrens, L. I. Cumbers, A. W. Coxon, A. M. Keightley, K. Curtis, V. Prosser, C. M. Fulford.

Yalgoo Hospital Board.—Messrs. C. Broad, H. Morrissey, R. Macpherson, B. Green and Mesdames B. Boddington, E. V. Willis and V. Macpherson.

HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 10th October, 1963.

M. 5132/62.

HIS Excellency the Lieutenant-Governor and Administrator has appointed Dr. J. Hinchley to be Medical Officer North West.

J. DEVEREUX, Under Secretary.

HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 10th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Council has:—

M.5420/57.—Appointed Mr. B. R. Buckland to be a member of the Mt. Magnet District Hospital Board for the period ending 31st July, 1964, vice Mr. A. P. Steer, resigned.

- Cancelled the appointment of Messrs.
 E. C. Ball, P. Hatherley, J. Johnston,
 R. Dare, P. Winzar, V. Elder and
 Mesdames H. G. Davies and W. J. Orr as members of the Wagin District Hospital Visiting and Advisory Committee.
- (2) Appointed Messrs. B. O'Sullivan, R. Hemmings and Mrs. R. Hemmings to be members of the Wagin District Hospital Visiting and Advisory Committee.

J. DEVEREUX, Under Secretary.

Fisheries Department Perth, 14th October, 1963.

F.D. 76, Ex. Co. No. 3096.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has approved the appointments of Eric Reginald Hammond and Alfred Edward Victor Tanner as Inspectors of Fisheries under the Fisheries Act, 1905-1962.

> A. J. FRASER, Director of Fisheries.

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 regula-

KWINANA-(B), (C), C257, 35.2p., £500.

LANCELIN—(B), (C), (D), 91, 35.3p., £100.

MT. HELENA—(A), (D), 290, 6a. 0r. 14p., £190. 1st November, 1963, at 3.30 p.m., at Lands Department, Perth.

CUBALLING-(A), 305, 307, 4a. 0r. 18p. each, £40 each; 308, 309, 382, 383, 5a. each, £45 each.

POPANYINNING—(A), 121, 13a. 0r. 10p., £65; 122 123, 20a. 0r. 10p. each, £90 each.

7th November, 1963, at noon at Government Land Agency, Narrogin.

WATHEROO—(B), 71, 1r. 19p., £30.

22nd November, 1963, at 3.30 p.m. at Court House, Moora.

WYNDHAM—(B), (E), 721, 1a. 3r. 31.1p., £175.

13th November, 1963, at 2.30 p.m., at Court House, Wyndham.

- (A) Suburban conditions.
- (B) Building conditions.
- (C) Residential only.
- $\left(D\right)$ Subject to payment for improvements, if purchased by other than the owner thereof.
 - (E) Cement product plant site.

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.

Clarke, W. C.; 347/15185; Kent Location 1570; abandoned; 2011/62; 419/80, A2 and 3.

Greaves, J. S.; 338/7466; Kulin Lot 217; abandoned; 950/60; Townsite.

Hipper, M. C.; 347/11266; Victoria Location 10011; non-payment of rent; 1796/55; 159/80, F1.

Roggiero, A. W.; 347/14996; Plantagenet Locations 4294 and 4295; abandoned; 1175/61; 452D/40,

Stewart, W. C. R.; 347/14876; Fitzgerald Location 337; abandoned; 2590/62; 402/80, DE2.

Stewart, W. C. R.; 347/15192; Fitzgerald Locations 1468 and 1469; abandoned; 3686/62; 402/80, E2.

RESERVES.

Department of Lands and Surveys, Perth, 18th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator 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. 3573/51.

BENCUBBIN.—No. 26992 (Church Site—Congregational), lot No. 172 (1r.). (Plan Bencubbin Townsite.)

Corres. 2163/38.

BRUCE ROCK.—No. 26988 (Convent Site-Roman Catholic), lot No. 406 (1r. 19.6p). gram 69294, Plan Bruce Rock.)

KUKERIN.—No. 26991 (Infant Health Clinic Site), lot No. 59 (1r.). (Plan Kukerin Townsite.)

Corres. 3744/60.

MANJIMUP.—No. 26989 (Water Supply), lot No. 633 (2a. 3r. 36p.). (Original Plan 9106, Plan Manjimup Townsite.)

Corres. 2511/63.

MEEKATHARRA.—No. 26985 (Mining Registrar's Quarters Site), lot No. 205 (1r.). (Plan Meekatharra Townsite.)

Corres. 2423/97.

PERTH.-No. 26987 (Hospital Extension-Perth Hospital), lot No. 828 (formerly portion of Perth Town Lot P8 and being lot 2 on Deposited Plan 1382) (1r. 26.6p.). (Plan Perth Sub 115.)

Corres. 5339/21.

PLANTAGENET.—No. 26986 (Conservation of Flora), location No. 6918 (40a. 2r. 14p.). (Plan 451C/40, D4.)

Corres. 1265/63.

PORT HEDLAND.—No. 26990 (Pensioners' Homes Site), lot No. 576 (about 3r. 14p.). (Plan Port Hedland Sheet 1.)

Corres. 70/56.

SWAN.—No. 26984 (Hall Site—Boy Scouts), location No. 7578 (11.9p.). (Diagram 69332, Plan 1D/20, S.W.)

Corres. 2573/62.

WYNDHAM.—No. 26983 (Recreation—Bowling Green and Golf and Bowling Club House Site), lot No. 1121 (2a. 3r. 1p.). (Diagram 68939, Plan Wyndham Sheet 2.)

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

AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 18th October, 1963.

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

Corres. 9101/00, Vol. 3.—Of the amendment of the boundaries of Reserve No. 12091 "Excepted from Sale," to exclude Meekatharra Lot 205; and of its area being reduced by 1 rood accordingly. (Plan Meekatharra Townsite.)

Corres. 2947/12.—Of the amendment of the boundaries of Reserve No. 14342 (Carnarvon Lot 502) "Explosives (Magazine Site)," to exclude the portion of road shown coloured dark brown on Diagram 19237; and of its area being reduced to 22 acres 1 rood 6 perches accordingly. (Plan Carnavyor Toyresite Short 1) narvon Townsite Sheet 1.)

Corres. 13565/10.—Of the amendment of the boundaries of Reserve No. 14581 "Timber and Camping," to comprise Avon Locations 21116 and 28151 as surveyed and shown on Original Plan 9265; and of its area being reduced to 77 acres 2 roods 15 perches accordingly. (Plan 342A/40, C2.)

Corres. 5117/14.—Of the amendment of the boundaries of Reserve No. 16387 (Kojonup Location 6390) "Water," to include Kojonup Location 9147 as surveyed and shown on Original Plan 6667; and of its area being increased to 107 acres 2 roods 27 perches accordingly. (Plan 417/80, F1.)

Corres. 528/20.—Of the amendment of the boundaries of Reserve No. 18258 (Kukerin Lots 57, 58 and 59) "Hospital (Nurses' Quarters)," to exclude Kukerin Lot 59; and of its area being reduced to 2 roods accordingly. (Plan Kukerin Townsite.)

Corres. 9966/07.—Of the amendment of the boundaries of Reserve No. 21763 (Nelson Locations 2121, 11269 and 11270) "Timber," to exclude the portion of Manjimup Lot 633 as surveyed and shown on Original Plan 9106; and of its area being reduced to about 523 acres 1.6 perches accordingly (Plans Manjimup Townsite.)

Corres. 2163/38.—Of the amendment of the boundaries of Reserve No. 22001 (Bruce Rock Lot 306) "Schoolsite (Roman Catholic)," to exclude the portion now surveyed as Bruce Rock Lot 406 and shown on Diagram 69294; and of its area being reduced to 1 acre 20.4 perches accordingly. (Plan Bruce

Corres. 1231/47.—Of the amendment of the boundaries of Reserve No. 22698 (Emu Point) "Residence or Business Area and Public Utility," to exclude Albany Lot 1035; and of its area being reduced by 37.3 perches accordingly. (Plan Albany Sheet 2.)

Corres. 343/01.—Of the amendment of the boundaries of Reserve No. 23103 (Swan Location 3871) "Public Utility," to exclude the portion now designated Swan Location 7555; and of its area being reduced to about 273 acres accordingly. (Plan 1A/40, AB2.)

Corres. 70/56.—Of the amendment of the boundaries of Reserve No. 24479 (Swan Location 5832) "Recreation," to exclude Swan Location 7578 as surveyed and shown on Diagram 69332; and of its area being reduced to 1 rood 10.6 perches accordingly. (Plan 1D/20, S.W.)

Corres. 4350/52.—Of the amendment of the boundaries of Reserve No. 25746 (Swan Location 7007) "Cemetery," to include the area now designated Swan Location 7555; and of its area being increased to about 737 acres 31 perches accordingly. (Plan 1A/40, AB1 and 2.)

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

CHANGE OF PURPOSE OF RESERVES.

Department of Lands and Surveys, Perth, 18th October, 1963.

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

Corres. 10636/03.—Of the purpose of Reserve No. 9172 being changed from "Watering Place" to "Public Utility." (Plan 415C/40, F3.)

Corres. 1681/62.—Of the purpose of Reserve No. 19122 (Williams Locations 7606, 7674 and 7738) being changed from "Timber (Mallet)" to "Conservation of Flora and Fauna." (Plan 385B/40, E1.)

Corres. 4674/52.—Of the purpose of Reserve No. 19128 being changed from "Timber (Mallet)" to "Timber (Mallet) and Conservation of Flora and Fauna." (Plan Youraling Sheet 4.)

Corres. 3857/30.—Of the purpose of Reserve No. 20610 being changed from "Timber (Mallet)" to "Timber (Mallet) and Conservation of Flora and Fauna." (Plan Youraling Sheet 4.)

F. C. SMITH, Under Secretary for Lands.

CANCELLATIONS OF RESERVES.

Department of Lands and Surveys, Perth, 18th October, 1963.

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

Corres. 8613/07.—Of the cancellation of Reserve No. 14500 (Wagin Lot 724) "Gravel." (Plan Wagin Sheet 1.)

Corres. 4067/28.—Of the cancellation of Reserve No. 19907 (Victoria Location 8929) "Resting Place for Travellers and Stock." (Plan 90/80, C3.)

Corres. 3573/51.—Of the cancellation of Reserve No. 23349 (Bencubbin Lot 147) "Church Site (Congregational)." (Plan Bencubbin Townsite.)

Corres. 1401/59.—Of the cancellation of Reserve No. 25453 (Swan Location 6856) "Footway." (Plan ID/20, N.E.)

F. C. SMITH. Under Secretary for Lands.

DEDICATION OF LAND. Department of Lands and Surveys, Perth, 18th October, 1963.

Corres. 403/52.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to dedicate, under the provisions of the State Housing Act, 1946-1961, Bencubbin Lots 168 and 169 to the purposes of the said Act. (Plan Bencubbin Townsite.)

F. C. SMITH, Under Secretary for Lands.

CANCELLATIONS OF DEDICATIONS.

Department of Lands and Surveys, Perth, 18th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve under the provisions of the State Housing Act, 1946-1961, as follows:—

Corres. 403/52.—Of the cancellation of the dedication of Bencubbin Lots 166 and 167 to the purposes of the said Act. (Plan Bencubbin Town-

Corres. 2305/18.—Of the cancellation of the dedication of Mount Barker Lots 569 and 570 to the purposes of the said Act. (Plan Mount Barker Townsite)

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

SUBURBAN LAND.

Department of Lands and Surveys, Perth, 18th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1962, as follows:—

Corres. 1413/63.—Of Swan Location 6856 being set apart as Suburban Land. (Plan 1D/20, N.E.)

Corres. 2056/62.—Of Swan Location 7729 being set apart as Suburban Land. (Plan 1D/20, N.E.)

F. C. SMITH, Under Secretary for Lands.

QUINDANNING TOWNSITE.

Amendment of Boundaries.

Department of Lands and Surveys,
Perth, 18 October, 1963.

Corres. 10622/06, Vol. 2.-

IT is hereby notified that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1962, of the amendment of the boundaries of Quindanning Townsite, to include the area described in the schedule hereto.

Schedule.

All that portion of land bounded by lines starting from the northern corner of Quindanning Lot 40 (Reserve 22211), a point on the boundary of Quindanning Townsite, and extending generally north-easterly along the eastern side of road number 3163 to the north-western corner of the southern severance of Williams Location 352; thence south-easterly 8 chains 60 and five-tenths links along the southern side of road number 4400; thence 178 degrees 41 minutes to the northern boundary of Quindanning Townsite aforesaid and thence generally north-westerly along that boundary to the starting point. (Public Plans Quindanning Townsite and 384D/40.)

F. C. SMITH, Under Secretary for Lands.

NOW OPEN.

Albany Lot 1035.

Department of Lands and Surveys, Perth, 18th October, 1963.

Corres. 2392/63.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve, under section 45A of the Land Act, 1933-1962, of Albany Lot 1035 being made now available for sale in fee simple, at the purchase price of £575, subject to the following conditions:—

- (a) The purchaser of this lot shall erect thereon a substantial residence to comply with local authority by-laws within three
 (3) years from the date of approval of the application.
- (b) A Crown Grant of the lot will not issue until the building conditions have been complied with and a transfer of the license will not be approved without special approval of the Minister for Lands.
- (c) The purchase money shall be payable over a period of fifteen (15) years in halfyearly instalments bearing interest at the rate of £5 per cent. per annum on reducing purchase money. The first instalment of £26 16s. shall be paid as deposit.

(Plan Albany Sheet 2.)

F. C. SMITH, Under Secretary for Lands.

OPEN FOR SALE.

Department of Lands and Surveys, Perth, 18th October, 1963.

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

Bencubbin Lots 166, 167 and 171.

Corres. 3573/51.—Of Bencubbin Lots 166, 167 and 171 being made available for sale in fee simple; lots 166 and 167 for Church Community purposes and lot 171 for the purpose of a Manse Site, at the purchase price of £30 each, subject to the following conditions:—

- (1) Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Land Office, Perth, on or before Wednesday, 6th November, 1963.
- (2) Balance of purchase money shall be paid within 12 months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.
- (3) All applications lodged on or before the closing date will be treated as having been received on that date and, if there are more applications than one, the application to be granted will be decided by the Land Board.

(Plan Bencubbin Townsite.)

Mount Barker Lot 581.

Corres. 2177/63.—Of Mount Barker Lot 581 being made available for sale in fee simple for the purchase price of £100 for the purpose of a Seed Cleaning Plant Site, subject to the following conditions:—

- (1) Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Lands Department, Perth, on or before Wednesday, 6th November, 1963.
- (2) Balance of the purchase money shall be paid within 12 months from the date of approval of the application by four quarterly instalments on the first days of January, April, July and October.
- (3) 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.
- (4) The successful applicant shall, within a period of one year from the date of approval of the application, develop the site for the purpose of a Seed Cleaning Plant to the satisfaction of the local authority.

(Plan Mount Barker Townsite.)

Point Samson Lot 50.

Corres. 2141/47.—Of Point Samson Lot 50 being made available for sale in fee simple priced at £50, subject to the following conditions:—

- (1) Subject to payment for improvements at the Minister's valuation if the successful applicant is not the owner thereof.
- (2) Applications, accompanied by a deposit of 10 per cent. of the fixed price, must be lodged at the Land Office, Perth, on or before Wednesday, 6th November, 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 first days of January, April, July and October.
- (4) All applications lodged on or before this date will be treated as having been received on the closing date and, if there are more applications than one for the lot, the application to be granted will be decided by the Land Board.

(Plan Point Samson.)

F. C. SMITH, Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 18th October, 1963.

IT is hereby notified for general information that the undermentioned lots are now open for sale under the conditions specified, by public auction, as provided by the Land Act, 1933-1962, at the following upset prices:—

Applications to be lodged at Perth.

Corres. 3573/51.

BENCUBBIN.-Lot 147, Town £35.

Subject to the payment for improvements should the successful applicant not be the owner of same.

Corres. 1034/58.

JERRAMUNGUP.—Lot 142, Town, £200.

Subject to the following conditions:-

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

Corres. 1912/63.

KWINANA.-C260, Town, £400.

Subject to the following special conditions:-

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

Corres. 2056/62.

SWAN (MORLEY).—Location 7729, Town, £300. Subject to the following conditions:—

The purchaser of this lot shall erect thereon a residence or business premises to comply with local authority by-laws within two years from the date of sale. Failure to comply with this condition will render the license forfeitable. A transfer of the license will not be approved and a Crown Grant of the lot will not be issued until the purchaser has complied with the building condition, or has produced evidence that foundations for a building approved

by the local authority have been erected, and also that evidence has been produced to the local authority that it is intended to complete the building without delay.

Corres. 8613/07.

WAGIN.-Lot 724, Suburban, £80.

Plans showing the arrangement of the lots referred to are now obtainable at this office.

F. C. SMITH, Under Secretary for Lands.

OPEN FOR LEASING.

Kalbarri Town Lot 90.

Under Section 117 of the Land Act, 1933-1962.

Wednesday, 13th November, 1963.

Corres. 1069/59. (Plan Kalbarri Townsite.)

APPLICATIONS are invited for leasing Kalbarri Lot 90 for residential purposes for a term of ten (10) years at a rental of £12 per annum and subject to the following conditions:—

- (a) Applicants must be bona fide persons engaged in the fishing industry and who are registered fishermen.
- (b) The lessee shall pay the cost of survey amounting to £9 10s.
- (c) The lease will terminate immediately on the lessee ceasing to be engaged in the fishing industry.
- (d) Compensation will not be payable at the expiration or earlier determination of the lease for any improvements effected on the demised land.

Applications, accompanied by a deposit of $\pounds 16$ 10s., must be lodged at this office on or before Wednesday, 13th November, 1963.

In the event of there being more applications than one, the application to be granted shall be decided by the Land Board.

F. C. SMITH, Under Secretary for Lands.

Department of Lands and Surveys, Perth, 18th October, 1963.

LAND ACT, 1933-1962.

Naming of Road.

Shires of Woodanilling, Dumbleyung and Katanning.

Department of Lands and Surveys, Perth, 11th October, 1963.

Corres. 3212/59.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve, under section 10 of the Land Act, 1933-1962, of the naming of the road in the Shires of Woodanilling, Dumbleyung and Katanning as set out in the schedule hereunder.

Schedule.

The surveyed road, extending north-easterly, northerly and north-westerly, from the south-western corner of Katanning Lot 551 to the north-eastern corner of Pinwernying Lot 93 (Katanning

and Pinwernying Townsite Plans); thence northwesterly to the north-eastern corner of Katanning A.A. Lot 99 (Public Plan Katanning 40 Sheet 3); thence generally north-easterly, north-westerly and north-easterly to the north-western corner of Kojonup Location 67; thence north-easterly along the north-eastern boundary of location 364 to the south-western corner of location 198; thence easterly, north-easterly and northerly to the north-eastern corner of location 1126 (Public Plan Katanning 40 Sheet 1); thence north-easterly, northerly and north-easterly to the north-eastern corner of Williams Location 12301; thence generally northeasterly to the southernmost corner of location 920; thence north-easterly and easterly to the south-eastern corner of location 7659; thence northerly along part of the eastern boundary of the latter location; thence north-easterly, north-westerly and north-easterly, through Reserve No. 2137, to the south-western corner of location 6809; thence north along part of the western boundary of the latter location; thence north-westerly through location 939 to the south-western corner of location 5909 (Public Plan 408D/40); thence northerly to the north-western corner of Location 3733 (Public Plan 408A/40); thence easterly to the south-eastern corner of Dumbleyung Lot 184; thence north-easterly to the north-eastern corner of the latter lot (Dumbleyung Townsite Plan), being named "Katanning-Dumbleyung Road."

Plans Katanning, Pinwernying and Dumbleyung Townsites: Katanning 40 Sheets 1 and 3; 408D/40, 408A/40.)

[This notice supersedes the notice which appeared in the Government Gazette of the 16th August, 1963]

F. C. SMITH, Under Secretary for Lands.

LAND ACT, 1933-1962. (Section 89C.)

Department of Lands and Surveys, Perth, 15th October, 1963.

TENDERS are hereby invited for the purchase under the provisions of section 89C of the Land Act, 1933-1962, for the undermentioned dairy farm in the Denmark District:—

Farm No. A. 284.—Plantagenet Location 5265. Area 230 acres; situated seven miles north of Kent River Siding. (Plan 452D/40.) Ex Lessee G. Dudley.

Improvements: 178 acres cleared or part cleared and laid down to pasture; 40 acres part cleared; 4-roomed house, dairy buildings and yards, hay and machinery shed. Boundary fenced and subdivided into 17 paddocks. Water supply, bore equipped and 1,200 cubic yard dam equipped; tanks, piping and troughs.

The particulars as listed have been compiled from available records, but tenderers must satisfy themselves as to the accuracy and condition of improvements as listed.

Tenders must be accompanied by a deposit of fifteen (15) per cent. of the price tendered and must be addressed to the Under Secretary for Lands, Perth, and endorsed on the envelope "Tender for Plantagenet Location 5265" and lodged at this office by 3.30 p.m. on Wednesday, 6th November, 1963.

The property is for sale on a cash or terms basis. Cash: 15 per cent. deposit, balance on registration of transfer. Terms: 15 per cent. deposit, balance

by 15 equal annual instalments. Interest at the rate of 5 per cent. per annum to be charged on the balance of purchase moneys outstanding.

The highest or any tender will not necessarily be accepted.

F. C. SMITH, Under Secretary for Lands.

CANCELLATION.

L. & S. Corres. 402/56.

THE Minister for Works hereby gives notice that the notice of intention to resume portion of Plantagenet Location 2664 in Crown Lease 359/1954 appearing on page 1250 (item 2) of the Government Gazette (No. 33) of the 10th May, 1963, is hereby cancelled.

Dated this 18th day of October, 1963.

F. C. SMITH, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part VI of the Land Act, 1933-1962. WEDNESDAY, 13th NOVEMBER, 1963.

North-West Division-De Grev District.

Corres. 3138/62. (Plans 98/300 and 109/300.)

IT is notified for general information that an area of about 403,200 acres, formerly comprised in Pilga and Split Rock Stations in the Pilbara Locality, is available for Pastoral leasing at a commencing annual rental of 10s. per 1,000 acres and subject to payment for improvements.

Applications, accompanied by a deposit of £102, must be lodged at this office not later than Wednesday, 13th November, 1963.

Eastern Division—Yilgarn District.

Corres. 56/63. (Plan 24/300.)

IT is notified for general information that an area of about 12,500 acres, being part of late lease 2759/97 and adjoining a southern boundary of lease 395/1093, is available for Pastoral leasing at a commencing annual rental of 5s. per 1,000 acres and subject to payment for improvements.

Applications, accompanied by a deposit of £2 12s. 6d., must be lodged at this office on or before Wednesday, 13th November, 1963.

Eastern Division-Balwina District.

Corres. 3709/60. (Plans Mt. Bannerman and Cornish.)

IT is notified for general information that the land contained in late lease 395/1103 and comprising about 416,210 acres is available for Pastoral leasing at a commencing annual rental of 5s. per 1,000 acres subject to payment for improvements (if any).

Applications, accompanied by a deposit of £53 2s. 6d., must be lodged at this office on or before Wednesday the 13th November, 1963.

F. C. SMITH, Under Secretary for Lands.

Department of Lands and Surveys, Perth, 27th September, 1963.

LAND OPEN FOR SELECTION Perth Land Agency

Department of Lands and Surveys, Perth, 18th October, 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, 13TH NOVEMBER, 1963 SCHEDULE I

Location			Area		Price Per Acre	Plan	Corres. No.	Locality and Classification	De Rec	posi Juire		
Esperan (i) (k)	ce 497 (c) (f) (h		a. 460	r. 2	p. 25	£ s. d.	422/80 F. 3	9052/10	28 miles west of Esperance	£ 15	s. 7	
	3294 (b) (f) (h)	. 2,	,655	2	24		88/80 E. 1	2659/60	27 miles north-east of Kalannie	4	10	_
Roe 248	3295 (b) (f) (h) 4 (g) (h) (i)		$\frac{215}{224}$	$\frac{2}{2}$	$\frac{33}{35}$	85 0 0 (Purchase Price)	376/80 F. 1	2830/62	7 miles south-east of Karlgarin	5 8	6 15	
,, 248	5 (c) (d) (e) (f) (h	abt.4,	,590	0	0		346/80 C. D. 2	645/63	20 miles north-east of Hyden	46	12	6
Victoria	6654 (h) (l)		866	3	29	7 6	123/80 D. 4 & 94/80 D. 1	3190/62	10 miles south-west of Arrino, 9058/19 p. 7	2	18	5
,,	9612 (h) (l)		316	3	37	11 3	123/80 D. 4	3191/62	6 miles west of Arrino, 3191/62 p. 4	2	6	5
* *,	${8929 \atop 10705}$ (h)	•	127	3	18	4 9	90/80 C. 3	4067/28	8 miles west of Gun- yidi	1	16	9
,,	10110 (h)	-	386	3	31	10 6	160D/40 C. 4	2901/59	5 miles north of Nar- aling, 2901/59 p.	2	6	5
	s 14309 (h)	. 1.	,401	1	32	19 9	386/80 F. 3	1885/63	7 miles north of Dug- gan Siding, 4269/ 52 p. 18	3	12	0
Yilgarn	489 579 580 581 (a) (h)	4,	,175	3	4.	4 6 (as one holding)	36/80 C. 1 & 53/80 C. 4	4249/50	Near Bullfinch, 6812/ 22 pp. 16, 17 and 18	5	6	5

^{*} Location 10705 comprises the closed road on the south side of Victoria Location 8744.

SCHEDULE II

District	Description	Plan	Corres No.	Deposit Required								
Roe (16 miles south-east of Narembeen) (d) (e) (f) (h)	Location 2482, being all that area of vacant Crown land containing 962 acres 2 roods 20 perches and bordered on the north-east by the south-west boundary of Roe Location 1026; on the south by portion of the northern boundary of Roe Location 2357 and on the west by the eastern boundaries of Ayon Locations 25823 and 27628	345/80 D. E. 1	1437/63	£ s. d. 21 7 6								
Sussex (5 miles north-east of Cowaramup) (c) (e) (f) (h) (i)	Location 4374, comprising an area of about 92 acres adjoining Locations 2228, 2229 and 4238	413D/40 C. 4	170/59	7 16 3								
Victoria (50 miles east of Ajana) (c) (d) (e) (f) (h) (j)	Location 10713, being the southern portion of Pastoral Lease 392/416 containing about 5,000 acres abutting the northern boundary of No. 3 Rabbit Proof Fence	190/80 C. 3	3675/19	4 6 12 6								

- Subject to cash payment for improvements.
- (b) Subject to necessary survey.
- Subject to survey.
- (d) Subject to provision of necessary roads.
 (e) Subject to classification.
- Subject to pricing.
- (g) Subject to the provisions of Section 53 of the Land Act, 1933-1962.
 (h) Subject to Mining conditions.
 (i) Available to adjoining holders only.
- Subject to Section 109B of the Land Act, 1933-1962.
- Special conditions that :-
 - The maximum area allowed to be selected by any one person is limited to 2,500 acres or such excess as contained by survey.
 - The selector or his agent must take up residence within three years from the date of approval and make it his habitual residence for the following five years.
 - The selector shall in each of the first four years, clear and cultivate 250 acres, or one-tenth of the area, whichever is the lesser, of the land suitable for pasture. In the third year and each of the three years thereafter lay down in pasture the aforesaid 250 acres or one-tenth of the area. Such clearing, cultivation and pasture shall be properly maintained during the term of the lease.
- (l) Subject to payment for improvements.

F. C. SMITH,

LOCAL GOVERNMENT ACT, 1960-1962.

WHEREAS the State Housing Commission, being the owner of land over or along which the undermentioned roads in the Shire of Belmont extends, has applied to the Shire of BELMONT to close the said roads, which are more particularly described hereunder, that is to say:—

Belmont.

Corres. 3713/62.

No. B.661. (a) The whole of Milne Avenue extending between the south-eastern alignment of Sydenham Street and the north-western alignment of Copeland Drive.

- (b) That portion of Board Avenue extending between the south-eastern alignment of Sydenham Street and the north-western alignment of Copeland Drive.
- (c) That portion of Board Avenue extending a distance of four chains north-westward from the north-western alignment of Sydenham Street. (Plan 1D/20, N.E.)

WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned road in the Shire of Wyndham-East Kimberley extends, has applied to the Shire of WYNDHAM-EAST KIMBERLEY to close the said road, which is more particularly described hereunder, that is to

Wyndham-East Kimberley.

Corres. 3436/60.

No. W.800. All that portion of Great Northern Highway being part of the land now designated as Wyndham Town Lots 841, 893 and 894 being-

- (a) all that portion of land starting from the intersection of the northern side of Great Northern Highway with a south-western boundary of lot 841 and extending generally south-easterly along the northern side of that highway to its intersection with a south-eastern boundary of lot 841 aforesaid and thorag south westerly and aforesaid and thence south-westerly and north-westerly along boundaries of that lot to the starting point; and
- (b) all that portion of land starting from the intersection of the northern side of Great Northern Highway with a south-western boundary of lot 894 and extending south-easterly along that side of Great Northern Highway to its intersection with the south-western boundary of lot 893 and thence north-westerly and northerly along that boundary and south-eastern bound-aries of lot 894 aforesaid to the starting point.

And whereas the Council has assented to the said applications:

And whereas the Lieutenant-Governor and Administrator in Executive Council has approved these requests:

It is hereby notified that the said roads are closed.

Dated this 11th day of October, 1963.

F. C. SMITH, Under Secretary for Lands.

LOCAL GOVERNMENT ACT, 1960-1962.

Department of Lands and Surveys Perth, 18th October, 1963.

IT is hereby declared that, pursuant to the resolutions of the Shires of Capel and Donnybrook passed at meetings of the Councils held at CAPEL and DONNYBROOK respectively on or about 8th September, 1961, and 17th August, 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:

Capel and Donnybrook.

L. & S. 2617/61 (MR184), M.R.D. 1059/61.

Road No. 879.—(a) Widening of parts. Those portions of Wellington Location 957, 1289 and 2363 and State Forest No. 28 as delineated and coloured dark brown on Lands and Surveys Diagrams 69304, 69305 and 69306.

(b) Deviation. A strip of land, one chain wide, widening in parts, leaving the present road on the north-western boundary of Wellington Location 4521 (Reserve 22696) and extending, as delineated and coloured dark brown on Lands and Surveys Diagrams 69306 and 69307, south-westwards through the said location 4521, location 1078 and State Forest No. 28 rejoining the present road on a northern boundary of the said State Forest.

Road No. 12542.—A strip of land, one chain wide, commencing at a point on the northern boundary of Wellington Location 1078 situate 200 links westwards from its north-eastern corner and extending, as delineated and coloured dark brown on Lands and Surveys Diagram 69307, westwards along the said boundary to the eastern side of road No. 879.

6.3 perches, 20.2 perches, and 15 perches, being resumed from Wellington Locations 957, 1289 and 2363 respectively. (Notice of intention to resume gazetted 6th September, 1963.)

The area of Reserve 22696 is hereby reduced by 1 acre 24.6 perches.

(Public Plan 414A/40, B2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Kojonup passed at a meeting of the Council held at KOJONUP on or about 13th November, 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:-

Kojonup.

L. & S. 3758/62 (MR203), M.R.D. 1613/62.

Road No. 2466 (widening of parts). Those portions of Kojonup Locations 2600 and 2601 as delineated and coloured dark brown on Lands and Surveys Diagram 69401. 3 roods 10.7 perches and 3 roods 8.6 perches, being resumed from Kojonup Locations 2600 and 2601 respectively. (Notice of intention to resume greated 2nd Nevember 1962) intention to resume gazetted 2nd November, 1962.) (Public Plan 437A/40, B2.)

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

Mullewa.

L. & S. 3759/62 (MR196), M.R.D. 1632/62.
Road No. 8167 (widening of part). That portion of Victoria Location 8759 as delineated and coloured dark brown on Lands and Surveys Diagram 69369. 27.9 perches being resumed from Victoria Location 8759. (Notice of intention to resume gazetted 2nd November, 1962.) (Public Plan 127/80, C2.) 127/80, C2.)

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 14th November, 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: to sav:-

Northampton.

L. & S. 3708/62 (MR204), M.R.D. 1732/61. Road No. 133 (North-West Coastal Highway—widening of part). That portion of Victoria Location 359 as delineated and coloured dark brown

on Lands and Surveys Diagram 69379.

Road No. 1977 (North-West Coastal Highway—widening of part). Those portions of Victoria Locations 140 and 5695 as delineated and coloured dark brown on Original Plan Lands and Surveys Diagram 69380.

Road No. 9185 (North-West Coastal Highwaywidening of part). Those portions of Northampton Lots 131 and 132 as delineated and coloured dark brown on Lands and Surveys Diagram 69378.

0.5 perches and 0.5 perches being resumed from Northampton Lots 131 and 132 respectively, and 9.5 perches, 34.7 perches and 1 rood 23.2 perches being resumed from Victoria Locations 140, 359 and 5695 respectively. (Notice of intention to resume gazetted 2nd November, 1962.)

(Public Plans 160D/40, A4 and Northampton.)

IT is hereby declared that, pursuant to the resolution of the Shire of Serpentine-Jarrahdale passed at a meeting of the Council held at MUNDIJONG on or about the 20th 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:-

Serpentine-Jarrahdale.

L. & S. 3388/61 (MR200), M.R.D. 1561/61.

Road No. 743 (widening of parts). Those portions of Cockburn Sound Locations 218, 237, 364, 546, 565, 570, 614 and 717 and State Forest No. 22 as delineated and coloured dark brown on Original Plan 9263. 2.5 perches, 3.4 perches, 2.4 perches, 4.2 perches, 3.9 perches, 1 acre 0 roods 2.3 perches, 2.5 perches and 1 rood 6.4 perches being resumed from Cockburn Sound Locations 218, 237, 364, 546, 565, 570, 614 and 717 respectively. (Notice of intention to resume gazetted 26th October, 1962, and 1964). (Public Plan 241C/440, D2) 26th July, 1963.) (Public Plan 341C/40, D3.)

IT is hereby declared that, pursuant to the resolition of the City of South Perth, passed at a meeting of the Council held at SOUTH PERTH on or about the 3rd September, 1963, 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: that is to say:-

City of South Perth.

L. & S. 2402/63 (MR202), M.R.D. 616/54.

Road No. 9085 (Melville Place—widening of parts). Those portions of Crown land containing an aggregate of 5.8 perches and 20.8 perches as surveyed and shown on L.T.O. Diagrams 25013 and 25014 respectively.

Road No. 12555 (Queen Street). A strip of land, 75 links wide, widening as surveyed and shown on L.T.O. Diagrams 9709 and 25208, extending, as surveyed along the common boundary of Perth Suburban Lots 68 and 69 from Mill Point Road to South Perth Esplanade.

Road No. 12556 (South Perth Esplanade). A strip of land, one chain wide, widening at its commencement (Certificate of Title Volume 1232, folio 243) commencing at the northernmost corner of Perth Suburban Lot 70 and extending, as surveyed, south-eastwards along the foreshore of the Swan River to the easternmost corner of Suburban Lot 51.

(Public Plan South Perth No. 127.)

And whereas His Excellency the Lieutenant-Governor and Administrator 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 Depart-ment of Lands and Surveys, Perth, it is hereby notified that the lands described above are roads within the meaning of the Local Government Act, 1960-1962, subject to the provisions of the said

Dated this 10th day of October, 1963.

By order of His Excellency the Lieutenant-Governor and Administrator,

> STEWART BOVELL, Minister for Lands.

TRANSFER OF LAND ACT, 1893-1959.

Application 31123/63.

TAKE notice that Allen Joseph Butler of 23 North Street Midland Lifter 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 Swan District and being:-

Portion of Swan Location 15 containing 1 rood and being lot 60 on Plan 1236 Sheet. 1.

Bounded on the west by the eastern boundary of lot 61 on Plan 1236 Sheet 1 measuring 2 chains 50 links on the south by the northern boundary of lot 52 on the said plan measuring 1 chain on the east by the western boundary of lot 59 on the said plan measuring 2 chains 50 links and on the north by part of the southern boun-dary of North Street measuring 1 chain.

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 second day of December next a caveat for the second day of December next a caveat for-bidding the said land being brought under the operation of the said Act.

> P. JOHNSEN. Registrar of Titles.

Office of Titles, Perth, this 16th day of October, 1963.

Lavan & Walsh, Solicitors, Perth, Agents for Brian Smith, Solicitor, Midland, Solicitor for the Applicant.

BUSH FIRES ACT, 1954-1958.

(Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board, East Perth, 14th October, 1963.

Corres. 617.

IT is hereby notified that the Hon. the Minister administering the Bush Fires Act has suspended the operation of all declarations prohibiting the setting fire to the bush, so far as the declarations extend to forest land in the following Shires, until the date stated:-

Zone; Shire; Date.

1; Toodyay; 26th November.

1A; Beverley; 26th November.

1A; Northam; 26th November.

1A; York; 26th November.

2; Brookton; 26th November.

2; Wandering; 26th November.

3; Beverley; 10th December.

3; Mundaring; 10th December.

3; Wandering; 10th December.

3; York; 10th December.

A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958.

Appointment of Bush Fire Control Officers.

Bush Fires Board,

East Perth, 15th October, 1963. IT is hereby notified that the following Shire Coun-

cils have appointed the following persons as bush fire control officers for their respective Shires:—

Brookton: D. R. Craig.

Corrigin: J. L. Hale and B. Whittington.

Irwin: L. R. Bygrave and C. G. Ellery.

Meekatharra: R. W. Atkinson, M. White, G. Lacey, J. J. Bell, A. Beaton, W. Kerr, J. Henderson, J. Lee Steere and R. O'Connor.

Moora: C. R. H. Reid, N. H. Tonkin, P. Glasfurd and A. McCuish.

Northampton: W. McKenzie, L. J. Jupp, J. Burges and R. W. Smith.

Plantagenet: J. C. Watson, G. E. Elverd, A. Jaffer, F. W. Williams and T. H. Capp.

Ravensthorpe: W. Griffiths.

Sandstone: O. D. Drysdale, B. J. Allen, T. C. Marsden, snr., L. A. Heath, P. deC. Lefroy, P. G. Clift, and R. Bowman.

Tambellup: E. P. Bradshaw, W. J. Hams, A. R. Brown, R. L. Genoni, G. H. Bradshaw and R. M. Lehmann.

Toodyay: L. R. Ayling.

West Kimberley: T. S. Emanuel.

Woodanilling: H. Hughes, V. Watson and E. R. Patterson.

The following appointments have been cancelled:

Brookton: F. Whittington and J. L. Gault.

Corrigin: A. Read, W. S. Kirkwood and H. C. Bell.

Dardanup: F. Mather.

Irwin: H. Steele and B. C. Richards.

Moora: P. A. Thomson, D. B. Broad, J. W. H. Ward, R. J. Brown and A. R. Tonkin.

Nannup: L. J. McClellan.

Northampton: L. L. Ralph, G. Carlton and W. Hatch.

Plantagenet: C. G. McKenzie, J. F. Rushton, M. A. McLean, G. T. Couper, R. J. Twigg and A. R. Drage.

Sandstone: R. G. Tonkin.

Tambellup: T. H. Robinson, P. H. Birt, R. J. Tallents, L. A. King and E. R. Blood.

West Kimberley: D. E. Copley.

Westonia: R. F. Taylor.

Woodanilling: E. M. Crossley, H. P. Dolling and N. A. Eckersley.

A. SUTHERLAND. Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. (Section 38.)

Fire Weather Officers.

Bush Fires Board, East Perth, 15th October, 1963.

IT is hereby notified that the Bush Fires Board has approved of the appointments of the following persons for their respective Shires:-

Local Authority; Fire Weather Officers; Deputy Fire Weather Officers. Brookton; —; E. R. Sprigg. Westonia; —; S. W. Rees.

The following appointments have been cancelled:

Brookton; —; P. H. Birt. Westonia; —; R. F. Taylor.

A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. Suspension of Prohibited Burning Times.

Bush Fires Board, East Perth, 15th October, 1963.

Corres. No. 610.

IT is hereby notified for general information that the Hon. Minister for Lands has approved, for the Shires mentioned and for the periods stated in the schedule hereunder, of the following:-

- (a) Acting under the powers conferred by section 17, subsection (3) (i), of the Bush Fires Act, 1954-1958, of the suspension of all declarations of prohibited burning times under section 17 of the Act, so far as such declarations extend to any land used for Railway purposes by Midland Railway Co. of Western Australia Ltd.; and
- (b) acting under the powers conferred by section 17, subsection (3) (iv), of the Act, of the suspension of all declarations of

prohibited burning times under section 17 of the Act, so far as such declarations extend to all land on those parts of roads having a common boundary with land used for Railway purposes by Midland Railway Co. of Western Australia Ltd., as is situated between the road formation and the said common boundary.

Any burning undertaken under the provisions of this suspension shall be subject to the following conditions:

- (1) No burning shall be undertaken on any day on which the local authority or an officer nominated by it prohibits burning on the land affected by these suspensions.
- (2) No burning shall be undertaken on days when the fire hazard forecast issued by the Bureau of Meteorology for the area concerned is "Dangerous" except in accordance with the provisions of the Bush Fires Act.
- (3) At least three men shall be constantly in attendance at every fire until it has been completely extinguished, including all smouldering logs, timber, disused sleepers and other infiammable material.
- (4) Each man shall be provided with a heavy fire rake and each three men with at least one knapsack spray with sufficient water for its operation.
- (5) Any burning carried out under the provisions of this suspension shall comply with section 18 and all other relevant provisions of the Bush Fires Act, 1954-1958.

Schedule.

Shire; Period of Suspension: From (inclusive) to (inclusive).

Geraldton-Greenough; 19th October, 1963, to 7th

December, 1963. Irwin; 19th October, 1963, to 7th December, 1963. Mingenew: 19th October, 1963, to 7th December, 1963.

Three Springs; 19th October, 1963, to 7th Decem-

ber, 1963. Carnamah; 19th October, 1963, to 7th December, 1963.

19th October, 1963, to 7th December, Coorow: 1963.

29th October, 1963, to 23rd December, Moora: 1963.

Victoria Plains; 29th October, 1963, to 23rd December, 1963.

Gingin; 27th November, 1963, to 23rd December, 1963. Chittering; 1st December, 1963, to 23rd December,

1963. Swan; 15th December, 1963, to 23rd December,

1963.

A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. (Section 17.)

Suspension of Prohibited Burning Times.

Bush Fires Board, East Perth, 16th October, 1963.

Corres. 517.

IT is hereby notified that the Hon. the Minister administering the Bush Fires Act has approved of the suspension of the prohibited burning times dethe suspension of the promotice burning times declared for the Town of Narrogin, so far as the declaration relates to Reserves Nos. 8410 and 22722, for the period from 29th October, 1963, to 16th February, 1964. All burning carried out under the terms of this suspension must be authorised by and be under the control of the Narrogin Town Council and must be done in transpass and the consequence. and must be done in trenches, and the area on which the burning takes place must be completely surrounded by an adequate firebreak.

> A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. (Section 18A.)

 $Restricted \ Burnings \ Times-Order \ of \ Suspension.$

Bush Fires Board, East Perth, 16th October, 1963.

Corres. 166.

IT is hereby notified that the suspension is ordered of the provisions of the whole of subsection (2) of section 18 of the Act in respect of the whole of the Shire of Kalamunda for the period 14th October, 1963, to 31st October, 1963, both dates inclusive. All other provisions of the Bush Fires Act must be complied with.

This order is issued subject to the conditions that a person shall not set fire to the bush under the provisions of this order until he has delivered or caused to be delivered notice of his intention to burn on the owner or occupier of all land adjoining the land upon which or upon a part of which the bush proposed to be burnt is situated, and that a bush fire control officer appointed by the Council may, subject to the directions, if any, of the Council, require a person or the owner or occupier of any land to take any precautions he considers necessary before lighting any fire during the period of this suspension and where a fire has already been lit, may direct that all reasonable steps be taken by the owner or occupier or person who lit the fire to extinguish the fire or to prevent the fire from spreading.

A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. (Section 18A.)

Restricted Burning Time—Order of Suspension.

Bush Fires Board, East Perth, 17th October, 1963.

IT is hereby notified that the suspension is ordered of those provisions of subsection (2) of section 18 of the Bush Fires Act, as listed, in relation to the municipalities referred to hereunder, for the periods stated.

This order is issued subject to the conditions that a bush fire control officer appointed by the Council concerned may, subject to the directions, if any, of the Council, require a person or the owner or occupier of any land to take any precautions he considers necessary before lighting any fire during the period of this suspension and where a fire has already been lit, may direct that all reasonable steps be taken by the owner or occupier or person who lit the fire to extinguish the fire or to prevent the fire from spreading.

Municipality; Paragraphs Suspended; Period of Suspension.

Shire of Denmark; (c); 10th October, 1963, to 30th November, 1963 (inclusive).

Shire of Greenbushes; (c); 11th October, 1963, to 1st November, 1963 (inclusive).

A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. (Section 33.)

Shire of Waroona. Firebreaks.

Notice to Owners and Occupiers of Land in the Shire of Waroona.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before the 30th day of November, 1963, to plough, cultivate, scarify or otherwise clear of all inflammable material firebreaks, not less than six feet wide, in the following positions on the land owned or occupied by you:—

- (1) Inside and along the boundaries of all land land used for pasture.
- Immediately surrounding all land under crop.
- (3) Within five chains of the perimeter of all buildings on the land.

If it is impracticable for any reason to clear firebreaks in the position required by this notice, the approval of the Council must be obtained to provide them in an alternative situation.

Firebreaks in the situations described hereunder will be accepted as complying with the requirements of this notice so far as it applies to the common boundary between the land of any owner or occupier and the abutting lands referred to hereunder:—

- (a) Where the land of an owner or occupier abuts on a declared road and the owner or occupier has burned or cleared the bush between the road formation and the common boundary.
- (b) Where the land of an owner or occupier abuts on Crown land on a reserve and the owner or occupier has cleared a firebreak not less than six feet wide on the Crown land or reserve along the common boundary.

Townsites.

Owners and occupiers of townsite lots in the district are required to clear them of any accumulation of inflammable material.

Spark Arresters.

The attention of tractor owners is drawn to the provisions of the Act regarding efficient spark arresters.

Prohibited Burning Times: For that part of the district west of the South-West Railway from 15th December, 1963, to 1st March, 1964; with the exception of the coastal strip (west of the Old Coast Road) which is from 1st January, 1964, to 1st March, 1964.

That part of the Shire east of the South-West Railway, from 15th December, 1963, to 15th March, 1964.

Dated this 14th day of October, 1963.

By order of the Council of the Shire of Waroona,

M. D. GASTON, Shire Clerk.

BUSH FIRES ACT, 1954-1958. Quairading Shire Council.

Notice to Owners and Occupiers of Land in the Quairading Shire Council District.

PURSUANT to section 33 of the above Act, all owners and occupiers of land within the Shire of Quairading are hereby required, on or before the 29th October, 1963, to plough, cultivate, scarify or otherwise clear of all inflammable material, firebreaks, at least eight feet wide, around all cleared and partly-cleared land owned or occupied by them. Where holdings total more than 500 acres of cleared or partly-cleared land, additional firebreaks must be cleared to divide the cleared or part-clared land into areas of not more than 500 acres each surrounded by a firebreak. Where land is in crop, the area under crop shall be surrounded by a firebreak eight feet wide, to immediately encircle the crop. Where part of any cleared or partly-cleared land used for pasture or crop abuts on, or is intersected by public roads, railways, rivers or areas of uncleared land, a firebreak, eight feet wide, shall be cleared within 10 feet and parallel to the common boundary between the land and the road, railway, river or uncleared land.

Buildings and Haystacks.—A firebreak, eight feet wide, shall be cleared one chain from the perimeter of all buildings, haystacks, and homesteads by the 29th October, 1963, and the area between the firebreak and the building or haystack shall be cleared of all inflammable materials by 6th November, 1963. If it is intended to clear the area around buildings by burning, a permit must be obtained from the local bush fire control officer. If it is impracticable for any reason to complete the clearing of firebreaks in the positions, or by the date required by this notice, application must be made not later than 29th October, 1963, to the Quairading Shire Council

for permission to place breaks in an alternative situation or to complete clearing of breaks by a later date to be determined by the Council.

All firebreaks to be maintained clear of infiammable material.

Townsites.-On or before the 15th October, 1963, all Town lots within the Shire of Quairading area are required to be cleaned of all debris of an inflammable nature, and maintained free of such material.

Maximum penalty for non-compliance: £100. Dated this 1st day of October, 1963.

By order of the Council,

F. L. COMMINS Shire Clerk.

BUSH FIRES ACT, 1954-1958. Chapman Valley Shire Council.

Notice to Owners and Occupiers of Land. PURSUANT to the powers contained in the Bush Fires Act, 1954-1958, owners and occupiers of land within the Shire of Chapman Valley are hereby required-

- (a) to plough, cultivate, scarify or otherwise clear firebreaks, not less than six feet wide, inside and along and within one chain of the boundaries of all the land owned or occupied by them, or inside and along and within one chain of the boundaries of all land used for pasture and for crops;
- (b) to plough, cultivate or scarify or otherwise clear firebreaks, not less than six feet wide, immediately adjacent to the perimeter of all crops intended to be harvested for grain or hay;
- (c) to burn the bush between two plough or spade breaks which shall be made around a dwelling house, or other building or stack of hay, wheat or other produce, for the purpose of protecting same from damage by fire, the outer of such plough or spade breaks to be not more than five chains from the property to be protected; and to maintain the said firebreaks clear of all infiammable material until the expiry of the immediately following prohibited burning period.

If it is impracticable for any reason to clear firebreaks in the positions required by this notice, the approval of the Council must be obtained to provide firebreaks in an alternative situation.

All firebreaks required by the foregoing must be prepared:-

In Zone 1 -On or before 22nd October, 1963. In Zone 1C—On or before 1st October, 1963. By order of the Council,

> L. SHERVINGTON, Shire Clerk.

BUSH FIRES ACT, 1954-1958. (Section 33.)

Kondinin Shire Council.

Notice to Owners and Occupiers of Land within the Shire of Kondinin.

IN accordance with the provisions of the above Act, you are hereby required, on or before 28th October, 1963, to plough, cultivate, scarify or otherwise clear, and thereafter maintain free from all inflammable materials, firebreaks, not less than eight feet in width, in the following positions:—

- (a) Within one chain inside boundary fences of all pastures.
- (b) Around all paddocks in which crops are growing.
- (c) Around all buildings and haystacks.

All townsite lots and fuel depots must be kept free of extraneous inflammable materials.

> L. A. SCOTT, Shire Clerk.

BUSH FIRES ACT, 1954-1958. Chapman Valley Shire Council. Prohibited Burning Times.

IT is hereby notified for general information that the prohibited burning times within the Shire of Chapman Valley are:-

Zone 1—From 22nd October, 1963, to 16th February, 1964.

Zone 1C-From 1st October, 1963, to 2nd February, 1964.

The boundaries of the respective zones can be ascertained by enquiry at the Council Office, Nanson.

Harvesting and Carting Bans.

It is notified for general information that harvesting within the Shire of Chapman Valley within a radius of five miles from any bush fire during the above prohibited burning times is prohibited.

Harvesting or carting of crops within the Shire of Chapman Valley is prohibited on the following days during the above prohibited burning periods:-

All Sundays.

Christmas Day (25th December, 1963). Boxing Day (26th December, 1963). New Year's Day (1st January, 1964).

By order of the Council.

L. SHERVINGTON, Shire Clerk.

TOWN PLANNING AND DEVELOPMENT ACT, 1928-1958.

Hoarding By-laws.

T.P.B. 858/2/1/1.

Town Planning Department, Perth, 11th October, 1963.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has approved of by-law 13 of by-laws for the control of hoardings made under section 30, subsection (1), of the Town Planning and Development Act, 1928, and published in the Government Gazette on the 27th November, 1931, as amended, being amended by adding after "Shire of Kalgoorlie" in the Schedule the words "Shire of Gascoyne-Minilya."

J. E. LLOYD, Town Planning Commissioner.

TOWN PLANNING AND DEVELOPMENT ACT (AS AMENDED).

Advertisement of Approved Scheme.

Shire of Bayswater.

Town Planning Scheme No. 3-Morley Shopping Centre Development.

T.P.B. 853/2/14/3, Vol. 2.

Tr. is. 6372/1473, vol. 2.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Hon. the Minister for Town Planning approved the Shire of Bayswater Town Planning Scheme No. 3, Morley Shopping Centre Development, on the 10th day of September, 1963.

J. E. LLOYD, Chairman, Town Planning Board.

BAYSWATER SHIRE COUNCIL. Morley Shopping Centre Development Plan.

A.—GENERAL.

1. This Scheme may be cited as the Bayswater Town Planning Scheme (Morley Shopping Centre Development) and, after the date on which this Scheme takes effect, the Bayswater Town Planning Scheme gazetted on the 11th day of January 1957, as subsequently amended and amplified, shall be read in conjunction with this Scheme where inconsistent this Scheme shall prevail.

- This Scheme shall apply to the land contained within the blue border of Scheme Plan No.
- 3. This Scheme comprises the following parts and documents:-

Part A.—General.

Part B.—Land Use Zone.

Part C.-Implementation Plan No. 2, Sheet 2. Zoning Map Plan No. 2, Sheet 1.

Interpretation.

In this Scheme-

- "filling station" means a building designed or adapted or used for the supply of motor engine fuel and motor vehicle accessories and for the servicing and repairing of motor vehicles but in which no use is made of more than one half of the floor area of such premises as a workroom nor are any of the following operations carried on therein:-
 - (a) Panel beating.
 - (b) Spray painting.
 - (c) Wrecking of motor vehicles;
- "shop" means a building in which goods are regularly offered or exposed for sale or in which refreshments are provided for payment and also includes hairdressers' saloons, fish shops, pet shops and offices of agents, auctioneers and all other businesses other than a shop in which any offensive trade except as herein specifically provided is carried on.
- "Restricted light industry" means an industry in which the processes do not harm the adjoining locality by reason of noise, vibration, smoke, smell, fumes, vapour or steam, dust or grit, oil, waste water or waste products and in which no solid fuel is used in connection with any industrial process and in which the only power-driven machinery used is that driven by electricity, no single motor being rated at more than 10 horse power;
- "Vehicle" means a vehicle as defined in the Traffic Act, 1919, and its amendments;
- "Warehouse" means a building the frontage of which shall be a showroom and which building is designed or adapted or used for the storage of merchandise.
- After the date on which this Scheme takes effect, material alterations to existing works or buildings, the erection or construction of new works and buildings and the use or adaption for use of land, buildings or works otherwise than in accordance with the provisions and tenor of this Scheme are prohibited: Provided that, if at the date of publication of this Scheme any land or building is being lawfully used for a purpose or built on in a manner not permitted by this Scheme, such land or building may be continued to be used for that purpose or in that manner but no such building may be added to or altered in a manner not permitted by this Scheme.
- 5. The Bayswater Shire Council shall be responsible for enforcing and carrying into effect the provisions of this Scheme and it is hereinafter referred to as the "responsible authority."

B.-ZONING.

6. In this Scheme the area is divided into several zones described in the first column hereunder and defined by the colours indicated in the second column and in the notation in Plan No. 2, Sheet No. 1.

In case of doubt the definition in Plan No. 2, Sheet No. 1, shall prevail:-

> Zone. Colour on Plan No.

- Residential Brown
- Special Business Blue Zone

Deferred

- Busi- Blue margin ness Zone
- 4. Filling Station Blue with mauve Zone border
- 5. Restricted Light Mauve Industry
- 6. Public Building Yellow-green with Zonered border.

Uses.

- 7. There shall be no use of any land or building in the special business zone except for one or more of the following purposes:—
 - (a) A shop.

3.

- (b) A department store.
- (c) Professional offices.
- (d) Premises used for public entertainment, but only subject to the approval of the responsible authority and while an entertainment therein is conducted in accordance with such conditions as the responsible authority may lay down.
- (e) A workroom or storeroom connected with a shop in which not more than one-half of the total floor area of such building is used as a workroom or storeroom.

 (a) No building shall be erected in
- building abuts on to a road or pedestrian way and all shop premises shall have access to a rear service area or right-of-way.
- (b) Shop frontage will be permitted only on shop frontage lines as shown on Sheet No. 2, Plan No. 2.
- 9. There shall be no use of any land in the special business zone for the display of new or used vehicles whether for sale or otherwise unless such vehicles are housed in a shop building.

Filling Station Zone.

There shall be no use of any land or building in a filling station zone except for the purpose of a filling station.

Restricted Light Industrial Zone.

- There shall be no use of land or building in a restricted light industrial zone except for one or more of the following purposes:—
 - (a) A restricted light industry.
 - (b) A warehouse.
- (c) A laundry or dry cleaning establishment. Land appurtenant to a building and on the same subdivisional lot may be used only for purposes directly relating to that building.
 - In a restricted light industrial zone-
 - (i) no building shall be erected closer than fifty (50) feet to any street or proposed street and the responsible authority may require a further set back where industrial lots face residential sections, and where space for staff parking is not adequately provided elsewhere on the site;
 - (ii) no person shall stack or place any raw materials or products or by-products or wastes of manufacture nearer to a road or street than the building line;
 - (iii) no land between the bulding line and the street shall be used for any purpose other than a means of access, for parking of vehicles for loading or unloading vehicles or for lawns and gardens;
 - (iv) where these industrial lots abut on residential lots, the responsible authority will
 - (a) buffer provision on the industrial lot by way of a closed fence to a minimum height of six feet and such planting of trees and large shrubs as may be directed;

(b) a set back of at least 30 feet from edge of the residential lot to any industrial building or processing.

Public Building Zone.

13. There shall be no use of any land or building in a public building zone except for the purpose of public buildings as defined in the said Bayswater Road Board Town Planning Scheme gazetted on the 11th day of January, 1957, and for the parking of vehicles.

Deferred Business Zone.

- 14. There shall be no use of any land or building in the deferred business zone except for one or more of the following purposes:—
 - (a) A sale of used vehicles.
 - (b) Trade display but only subject to the approval of the responsible authority and in accordance with such conditions as the responsible authority shall lay down.
 - (c) Plant nursery.
 - (d) A warehouse provided that-
 - the fioor space of such building does not exceed the site coverage permitted in the special business zone;
 - (ii) the site and the design of the building is approved by the responsible authority.

C.—IMPLEMENTATION.

- 15. The responsible authority shall require in the special business zone within this Scheme the provision of three square feet of suitably laid out and surfaced parking area for every one square foot of fioor space of any building erected within the area and such parking area shall be located where directed by the responsible authority.
- 16. No building shall be erected in the scheme area unless—
 - (a) the building is of not more than two storeys in height;
 - (b) the building be constructed of material approved by the responsible authority;
 - (c) the building is of a design approved by the responsible authority.
- 17. No building shall be erected nearer to a street pedestrian way or right-of-way than the building line specified in clause 12 or the shop frontage lines shown on Plan 2, Sheet 2.
- 18. No person shall drive or employ or permit any person to drive a vehicle on a pedestrian way within the Scheme area.
- 19. All claims in pursuance of section 11 of the Town Planning and Development Act, 1948, and its amendments, for compensation for injurious affection by the making of this Scheme shall be made by notice in writing delivered to the Shire Clerk of the Bayswater Shire Council not later than six months from the date on which this scheme is published in the Government Gazette.

Passed by resolution of the Bayswater Shire Council at a Meeting held on the 16th day of May, 1962.

C. J. WOTZKO, President, Bayswater Shire Council.

A. A. PATERSON, Shire Clerk, Bayswater Shire Council.

Recommended-

J. E. LLOYD, Chairman, Town Planning Board.

Approved-

L. A. LOGAN, Minister for Town Planning. TOWN PLANNING AND DEVELOPMENT ACT (AS AMENDED).

Advertisement of Approved Scheme.
Shire of Kalamunda.
Town Planning Scheme.

T.P.B. 853/2/24/1.

IT is hereby notified for public information, in accordance with section 7 of the Town Planning and Development Act, 1928 (as amended), that the Hon. the Minister for Town Planning approved the Shire of Kalamunda Town Planning Scheme on the 9th day of October, 1963.

J. E. LLOYD, Chairman, Town Planning Board.

Town Planning and Development Act, 1928-1961. Local Government Act, 1960-1961. KALAMUNDA SHIRE COUNCIL PLANNING SCHEME.

A.—PRELIMINARY.

- 1. The Kalamunda Shire Council, under and by virtue of all powers conferred on it in that behalf by the Town Planning and Development Act, 1928-1961, and the Local Government Act, 1960-1961, and all other powers enabling it, doth hereby classify and zone the whole of the District administered by it in the manner hereinafter appearing and declare that the Town Planning Scheme hereby published shall hereafter apply to such District.
- 2. In this Scheme, unless the context otherwise requires, the following terms shall have the following respective meanings:—
 - "Building set back line" means a line inside an allotment of land at a specified distance from and parallel to the alignment of the street or streets abutting to the land.
 - "Convalescent homes" shall mean and include all buildings or parts thereof, whether permanent or otherwise, in which persons are received and lodged for nursing attention but in which no medical or surgical treatment or care is provided but shall not include any building or part of a building in which insane persons, inebriates or persons suffering from mental infirmity arising from disease or age are received.
 - "Council" means the Kalamunda Shire Council.
 - "Duplex house" means a single storey building comprising two dwellings, each being complete self-contained units so designed as to give the external appearance of a single dwelling.
 - "District" means the District constituted under the Local Government Act, 1960-1961, and administered by the Kalamunda Shire Council.
 - "Drive in theatre" means an open air theatre with provision for more than seventy-five per cent. of the audience or spectators to view the entertainment while seated in motor vehicles.
 - "Dwelling house" means a building or part of a building which provides or is designed for use as self-contained living accommodation for a single family.
 - "Extractive industry" means an industry engaged in the quarrying or the excavation of minerals either for treatment at the source of supply or for the supply of raw materials to other industries.
 - "Filling station" shall mean a business premises used only for the following purposes, namely: For the sale by retail of petrol, oil, batteries, tyres, accessories and other things associated with motor vehicles, the supply of air, the fitting, removal and exchange of tyres, the repairing of tubes, the charging of batteries, the lubrication of motor vehicles, the adjustment of carburettors, the cleaning and adjustment of spark plugs and other minor repairs, adjustments and maintenance in connection

with motor vehicles: the receipt of tyres for retreading and other processes and the re-delivery thereof; and the rendering of minor services incidental to any of the foregoing.

- "Home occupation" includes dressmaking, millinery, teaching music, art, singing, elocution and voice production and such other occupations of a similar nature as the Council may from time to time approve: Provided always that the portion of the residential premises used for any such occupation shall not exceed a total area of 200 square feet and no persons shall be employed in such occupation by the occupier of the premises.
- "Hospital" shall mean and include all buildings or part thereof, whether permanent or otherwise, in which persons are received and lodged for medical or surgical treatment or care or in which females are received during their confinement or lying in.
- "Hostel" shall mean and include all buildings or parts thereof, whether permanent or otherwise, in which board and lodging or lodging only is provided for gain for a number in excess of four (4) persons but shall not include a convalescent home, a hospital or a hotel.
- "Hotel" means premises in respect of which a Publican's General License, Hotel or Wayside House License has been granted under the Licensing Act, 1911-1961.
- "Industry" means the carrying out of any process for or incidental to—
 - (a) the making, altering, repairing or ornamentation, painting, finishing, cleaning, packing or canning or adapting for sale or breaking up or demolition of any article or part of any article; and
 - (b) the winning, processing and treatment of minerals; and
 - (c) the generation of electricity or the production of gas; and
 - (d) the manufacture of edible goods for human or animal consumption

being a process carried on in the course of trade or business for gain, other than operations connected with—

- (i) the carrying out of agriculture;
- (ii) site works on buildings, works or land; and
- (iii) in the case of the manufacture of goods referred to in subparagraph(d) above, the preparation on the premises of a shop of food for sale

and includes, when carried out on land upon which the process is carried out, and in connection with that process, the storage of goods, any work of administration or accounting, the sale of goods resulting from the process and the use of land for the amenity of persons engaged in the process.

- "Licensed motels" are motels licensed in any manner under the Licensing Act, 1911-1961.
- "Light industry" means an industry which is not likely to inconvenience neighbouring residents or harm neighbouring property by reason of noise, vibration, smoke, smell, fumes, vapour, steam, dust, grit, oil, waste water products, and in which any machinery used is powered by electricity.
- "Lot" means a defined portion of land depicted on a plan or diagram publicly exhibited in the public office of the Department of Lands and Surveys, or deposited in the office of Titles or Registry of Deeds and for which a separate Crown Grant or Certificate of Title has been or can be issued; or depicted on a subdivisional plan

- or diagram, whether so exhibited or deposited or not, but which is, whether before or after the coming into operation of the Town Planning and Development Act amendment, 1956, approved by the Town Planning Board.
- "Motel" means a building, group of buildings or place used or intended to be used to accommodate patrons in a manner similar to a hotel or boarding house but in which special provision is made for the accommodation of patrons with motor vehicles. "Offensive trade" means and includes any of
- "Offensive trade" means and includes any of the trades specified in the Second Schedule to the Health Act, 1911-1960, and any other trade or trades declared to be offensive under the provisions of the Health Act, 1911-1960, by a Proclamation of the Governor published in the Government Gazette of Western Australia.
- "Office" means and includes all premises used for the carrying on of any trade, industry, commercial undertaking business or professional in which no goods are sold or displayed or in which no processes incidental to an industry are carried on.
- "Professional office" means an office not used for the purpose of trade, commerce or industry.
- "Residential flat building" means a building or part of a building containing two or more separate flats or dwelling units each of which provides, or is intended, adapted or designed for use as, self-contained living accommodation for a single family.
- "Sawmill" means a place within the district where any operation for the purpose of preparing or treating timber is carried on.
- "Service station" means business premises for the supply of liquid fuels, lubricants, accessories and parts for motor vehicles, and the carrying out of repairs to motor vehicles, tractors and traction engines which are not a filling station.
- "Shop" means premises in which goods are displayed and sold to the general public but does not include a hotel, a filling station or a service station.
- "Show Rooms" means a building used for the display and sale of—
 - (a) motor vehicles and cycles;
 - (b) farm implements and machines;
 - (c) tractors and traction engines;(d) industrial engines and machines; or
 - (e) industrial refrigerators.
- "Site" means that area of land in the occupation of one person for a particular purpose.

B.—ZONING.

Residential Zones.

- 3. Area.—Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as residential zones.
- 4. Uses.—No person shall use any land or building or structure in a residential zone except for one or more of the following purposes:—
 - (a) A dwelling house.
 - (b) A duplex house.
 - (c) A residential flat building.
 - (d) A surgery of a qualified medical or dental practitioner attached to a dwelling house.
 - (e) A dwelling house containing a room used for consultation and/or treatment by a physiotherapist, masseur, chiropractor or other person whom in the opinion of the Council may carry on a calling of a similar nature.
 - (f) A dwelling house in which a home occupation is carried on.

Machinery may be installed in premises in a residential zone for the occupier's domestic requirements only so long as the area used for such machinery does not exceed 200 square feet.

- 5. Subject to the approval of the Council being obtained and subject to compliance with the clauses of this Scheme, buildings for the following purposes may be erected in a residential zone:
 - (a) An hostel.
 - (b) An athletic or social or residential club.
 - (c) A public hall or church.
 - (d) Public tennis courts.
 - (e) A convalescent home.

Before dealing with any application under this clause, the Council shall require the applicant to advertise particulars of the application and application shall be held open for objections for a period of three months in the same manner as required for amendments to a zoning scheme, and in approving of any such application the Council may impose such conditions as it thinks fit with power to vary or rescind any such conditions.

Prior to such advertisement, the Council shall require the applicant to notify by letter the owners of the lots zoned for residential purposes within such radius as the Council may fix (but not to be less than five chains) of the contents of such application. The applicant shall submit to the Council proof of his compliance with the foregoing requirements in such manner and within such period as the Council may require.

- 6. Duplex Houses.—No person shall erect any building as a duplex house unless such building is erected on one lot having a frontage of not less than 66 feet and a total area of not less than 10,000 square feet: Provided however that the Council (at its discretion) may permit the erection of a duplex house on a smaller parcel of land so long as the total area of such land is not less than 8,000 square feet subject to a minimum frontage of 66 feet. Two duplex houses may not be erected on the one lot or part thereof.
- 7. Residential Flats.—No residential flat building shall be erected unless it complies with the following conditions:-
 - (a) The area of a site for a residential fiat not exceeding two storeys shall be at least 10,000 square feet and for three storeys at least 12,000 square feet and shall have a width, measured horizontally, at right angles to any side, of at least seventy-nine feet at any point within one hundred and thirty feet from a street.
 - (b) The total area of all floors in the building (excluding garages) shall not exceed one-third of the area of the lot on which it is erected.
 - (c) The building shall not be erected with any any part of a wall nearer than ten feet to the side or rear boundaries of the lot and in the case of two or three storey flats walls and windows opening from habitable rooms shall be twenty and thirty feet respectively. The Council may allow out-buildings, including garages, to be erected on a side and rear boundary (where adjoining) of a lot provided such walls are of brick, stone or concrete.
 - (d) There shall be no internal fence or internal structure intended to serve the purpose of a fence.
 - (e) One garage or a paved parking area of 225 square feet, at the discretion of the Council, must be provided for each flat.
- All lots marked on the plan annexed hereto as being the deferred esidential zone shall automatically be deemed to be in the residential zone as and when they are released for such purpose by the Metropolitan Regional Planning Authority. In the meantime the uses provided in clause 4 hereof and the provisions of clause 5, 6 and 7 shall apply thereto but with the permission of the Council land in a deferred residential zone may be used for the same purpose as land in a rural zone.
- 9. The Council (with the approval of the Town Planning Board) may declare any part of a deferred residential area to be a one-acre minimum residential area and on such declaration any land in such area shall be subject to all the provisions of clause 4 to 7 hereof except that no lot therein shall have an area of less than one acre.

Hotel Zones.

Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as hotel zones and lots in such zones may only be used as hotels or licensed motels.

Business Zones.

- 11. Area.—Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as business zones.
- 12. Uses.—No person shall use any land or any building or structure in a business zone except for one or more of the following purposes:-
 - (a) A shop.
 - (b) A combined shop and dwelling.
 - (c) An office.
 - (d) A bank.
 - (e) A club.
 - (f) A theatre or cinema.
 - (g) A hall for public use or dance hall.
 - (h) A fire station.
 - (i) A local authority building.

 - (j) A police station and Court House.(k) A workroom or workrooms or storeroom or storerooms connected with a retail business in which not more than one-half of the total floor area of such business is used as a workroom or workrooms or storeroom or storerooms.
 (1) A surgery of a qualified medical or dental
 - practitioner.
 - (m) The consulting and treatment rooms of a physiotherapist, masseur, chiropractor or such other person whom in the opinion of the Council may carry on a similar calling.

Showrooms and Business Zones.

- Area.-Portions of the district which may be delineated in a manner to be hereinafter determined on the Council amending this Scheme to provide for show rooms and business zones shall thereupon become classified as show rooms and business zone.
- Uses.-No person shall use any land or building or structure in a show room and business zone except for one or more of the following purposes-
 - (a) For purposes permitted in a business zone.
 - (b) Show room.

Public Building Zones.

- Area.—Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as public building zones.
- Uses.-No person shall use any land or any building or structure except for one or more of the following uses:-
 - (a) A hall for public use.
 - (b) A theatre, cinema, open air cinema or drive-in theatre.
 - (c) A church and/or church hall.
 - (d) Professional offices and banks, forming part of a building erected as a hall for public use.
 (e) Public library.

 - (f) Fire station.
 - (g) Police station and Court House.
 - (h) A school or kindergarten.
 - (i) A hospital.
 - (j) A convalescent home.
 - (k) A health clinic not operated for private gain.
 - (1) Government offices.
 - (m) A bank.
 - (n) Administrative local authority and public buildings.
 - (o) A hostel.
 - (p) An athletic or social club.

 - (q) Public tennis courts.
 (r) Camps, (campsites and hostels operated by incorporated bodies for the public benefit and not conducted for profit or gain.

Any site used for a public building as defined by section 173 of the Health Act, 1911-1962, shall have a minimum area of 18,000 square feet and a width of not less than 132 feet except in the case of a school (other than a Government school as defined in the Education Act, 1928-1962) which shall have a minimum area of three acres.

Any use within this zone to be subject to the discretion and conditions required by the Council.

Filling Stations.

- 17. Area.—Those portions of the district which are delinated and coloured and marked as such (according to the legend thereon) in the map annexed hereto are hereby classified as filling station zones.
- 18. Uses.—Premises in such areas may be used only for filling stations.

Service Station.

- 19. Area—Those portions of the district which are delineated and coloured and marked as such (according to the legend thereon) in the map annexed hereto are hereby classified as service station zones.
- 20. Uses.—Premises in such areas may be used only for service stations.

Industrial Zones.

Light Industry Zones.

- 21. Area.—Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as light industrial zones.
- 22. Uses.—No person shall use any land or any building or structure in a light industrial zone except for one or more of the following purposes:—
 - (a) A light industry.
 - (b) A lock-up canteen upon the premises of a factory used primarily to provide meals and refreshments for the employees of the factory.
 - (c) A factory showroom or office upon the premises of or adjoining the factory.
 - (d) A warehouse or storeroom.
 - (e) A dwelling house erected on the factory site for use by a caretaker in accordance with the provisions of clause 25 (d).

General Industrial Zone.

- 23. Area.—Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as general industrial zones.
- 24. Uses.—No person shall use any land or any building or structure in a general industrial zone except for one or more of the following purposes:—
 - (a) An industry.
 - (b) A canteen upon the premises of a factory used primarily to provide meals and refreshments for the employees of the factory.
 - (c) A factory showroom or office upon the premises of or adjoining the factory.
 - (d) A warehouse or storeroom.
 - (e) A dwelling house erected on a factory site for use by a caretaker, in accordance with the provisions of clause 25 (d).

Industrial Zone Provisions.

- 25. (a) No person shall stack or place any fuel or raw materials or products or by-products or wastes of manufacture in a light industrial zone, a general industrial zone, nearer to a road or street than the building set back line.
- (b) No person shall in a light industrial zone, a general industrial zone use the land between the building set back line and the road or street for any purpose other than a means of access, for parking of vehicles, for loading or unloading vehicles, or for lawns, gardens or trade display.
- (c) Facades.—No person shall erect or cause to be erected a building other than a dwelling house in a light industrial zone, a general industrial zone unless the facade of the building be constructed of brock, stone or concrete, or in the case of frame buildings, with corrugated asbestos or aluminium cladding to a design to be approved by the Council.

(d) Within a light industrial zone and a general industrial zone, a dwelling house on land forming part of or adjoining a factory occupied by a caretaker of or an employee of the factory and set aside for the exclusive use of the occupants, may be allowed by resolution of the Council where it is established that such dwelling house is necessary to the proper operation of the industry, but not more than one such residence for each factory.

Rural Zones.

- 26. Area.—Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as rural zones.
- 27. Uses.—No person shall use any land or any building or structure in a rural zone except one or more of the following purposes:—
 - (a) Any use permitted in a residential zone.
 - (b) Agriculture, horticulture, forestry and the keeping of poultry and livestock.
 - (c) With the special approval of the Council an offensive trade may be permitted in a rural zone.
 - (d) With the special approval of the Council an extractive industry may be permitted in a rural zone.
 - (e) Timber milling where the timber is required for the domestic use of the occupier or for cases or other containers for the packing of produce from the land.

Open Space Zone.

- 28. Area.—Those portions of the district which are delineated and coloured as such (according to the legend thereon) in the map annexed hereto are hereby classified as open space zones.
- 29. Uses.—No person shall use any land or building in an open space except for any purposes:—
 - (a) For which the land is vested or dedicated;
 - (b) reserved in any lease or instrument affecting the land;
 - (c) to which the use is restricted in any manner whatsoever; or
 - (d) (if there are no such restrictions, dedications or declarations in respect thereof) for public recreation as the case may be.

C .- EXISTING USES.

- 30. (a) If at the date of publication of this Scheme in the Gazette any land, building or structure is being lawfully used for a purpose or built on in a manner not permitted by this Scheme, such land, building or structure may continue to be used for that purpose or in that manner, but no such building or structure shall be added to or altered in a structural manner unless permission pursuant to this clause is granted in writing by the Council.
- (b) If, at the date of publication of this Scheme in the *Gazette*, any land, building or structure is being used for a purpose or built on in a manner not permitted by this Scheme and such use or purpose is afterwards discontinued or changed or the buildings removed so that it conforms with this Scheme no person shall thereafter use such land, building or structure for any purpose or in any manner not permitted by this Scheme. For the purpose of this subclause a use or purpose shall be deemed to be changed or discontinued if the change or cessation has continued for a period of three calendar months.
- (c) If any building or structure is, at the date of the publication of this Scheme in the *Gazette*, being used for a purpose or constructed in a manner not permitted by this Scheme and is subsequently destroyed or damaged by fire or otherwise to the extent of more than seventy-five per cent. of its value, it shall not thereafter be repaired, rebuilt, altered or added to for the purpose of being used for any purpose not permitted by this Scheme or in a manner not permitted by this Scheme, unless permission to do so is granted by the Council pursuant to this subclause.

D.-MISCELLANEOUS PROVISIONS.

- 31. No land shall be built on until it is drained and provisions made for the disposal of roof water or household or trade wastes as the case may be to the satisfaction of the Council.
- 32. The minimum area of a lot on which a dwelling house, or a dwelling house with attachments permitted under clauses 4 (d) and (e) hereof or a shop and attached dwelling may be erected shall be 6,000 square feet. Only one of such structures may be built on any one lot.

33. Lot frontage:-

- (a) No new lot shall be created in a residential area with a frontage of less than 95 links unless the lot is tapered, in which case the lot shall have a minimum width of 85 links at a distance of 30 feet from the street alignment and a minimum street frontage of 76 links.
- (b) A lesser frontage than 95 links with minimum of 75 links can be permitted by the Council in cases where the area of the new lot will be greater than 32 perches and the area of the land to be subdivided is less than three roods, and no more than two new lots are involved.
- (c) No new business site to be created with a frontage of less than 20 feet or a depth of less than 100 feet.
- (d) All new business sites must be provided with a rear right-of-way for deliveries of a minimum width of 20 feet.
- (e) On lots already partially used for business purposes and where no further subdivision into business lots has been sought, no new buildings will be permitted unless a rear right-of-way as above is provided or a temporary 20 feet wide entry maintained at the side of the business premises.
- (f) Site Coverage:-
 - (i) For land in residential zones—No more than one-third of the sites shall be built upon.
 - (ii) For land in business zones—No more than sixty per cent. of each lot shall be built upon.
- 34. Building Set Back Lines.—The building set back line for any building or structure shall, subject as hereinafter provided, be not less than the following unless covered specifically in the attached Schedule No. 1:—
 - (a) For land in a residential zone—Thirty feet from the alignment of the road or street on which such land abuts except where the contour of the land, in the opinion of the Council, makes a lesser set back desirable than such lesser set back as the Council shall approve in writing shall be permissible.
 - (b) For land in a business zone—Thirty feet from the alignment of the road or street on which such land abuts.
 - (c) For land in a public building zone—Fifty feet from the alignment of the road or street on which such land abuts and a minimum of fifteen feet from adjoining properties.
 - (d) For land in a filling or service station zone—Fifty feet from the alignment of the road or street on which such land abuts and a minimum of fifteen feet from adjoining properties.
 - (e) For land in light industrial zones—Thirty feet from the alignment of the road or street on which such land abuts.
 - (f) For land in a general industrial zone— Fifty feet from the alignment of the road or street on which such land abuts.
 - (g) For land in a rural zone—Thirty feet from the alignment of the road or street on which such land abuts.

- 35. Corner Blocks.—Where a pracel of land has a frontage to more than one road or street, the following provisions shall apply:—
 - (a) A set back of the requisite distance under clause 34 from the street alignment of the lesser frontage unless the two frontages are the same when there shall be a set back of such distance from such frontage as may be nominated by the Council.
 - (b) With the approval of the Council, in a residential zone or a light industrial zone a person may erect a building nearer to one only of the roads or streets than the building set back line but not nearer than fifteen feet to that road or street.
 - (c) With the approval of the Council, in a business zone a person may erect a building nearer to one of the roads or streets than the building set back line but not nearer than ten feet to that road or street.
- 36. Water Table.—No building shall be erected unless the ground level is a minimum of two feet six inches (as certified by the Minister for Water Supplies) unless the Council determines otherwise, above the highest known or estimated sub soil water table. Where filling is needed to meet this requirement, it shall extend a minimum of six feet beyond the outer walls of the building and septic tank and drainage area.
- 37. Existing Adjoining Buildings.—If in the case of any lot, buildings have been erected on the lots immediately adjoining on each side and one of those buildings is in advance of the building set back line, the Council may permit a building to be erected on such land in advance of the building set back line but not nearer to the road or street alignment than the foremost portion of the rearmost building but in any case at a distance of not less than 10 feet from such street alignment whichever is the greater distance from such street, alignment.
- 38. Prohibition.—Subject as aforesaid, no person shall erect or cause to be erected any building or structure nearer to a road or street than the building set back line.

E.—ADMINISTRATION.

- 39. Compensation.—The time for making claims under section 11 of the Town Planning and Development Act, 1928-1961, is hereby fixed as six months from the date on which notice of approval of the Scheme is published in the Government Gazette.
- 40. Penalty.—Any person who shall commit a breach of any of the provisions of this Scheme shall upon conviction be liable to a penalty not exceeding fifty pounds.

Schedule 1. BUILDING ALIGNMENTS.

After the coming into operation of these by-laws, no new building or addition to any existing building shall be erected closer to the existing street alignment than as prescribed hereunder:—

- (1) No building which is intended for use as a dwelling house, and no addition to any such building, shall be built within a distance of 30 feet measured horizontally from the road to the building fronts, or in cases where a building line has been prescribed by any by-law or Town Planning Scheme, within 30 feet of that building line.
- (2) A building line fixed on the northeastern side of Welshpool Road starting from a point 34 feet six inches north-east from the south-western corner of Kalamunda Lot 131; then running south-east in a straight line for a distance of 250 feet to a point 15 feet offset from the existing boundary line; thence continuing parallel to the boundary line in a south-easterly direction to join the existing south-east boundary line of Kalamunda Lot 131 (more particularly delineated on Tracing No. 6—Plan M.R.D., W.A. 2549).

- (3) Canning Road—Eastern Side.—Fifteen (15) feet from existing street alignment from the southern side of Kalamunda Lot 54, Canning Road, corner Mead Street, to the northern side of lot 5 of Canning Location 385, Canning Road, north of Haynes Street.
- (4) Haynes Street—Both Sides—North and South.—Fifteen feet (15) from the existing street alignment from Canning Road to Railway Road.
- (5) Barber Street—Both Sides—East and West.—Nine feet six inches from the existing street alignment from Mead Street to Haynes Street.
- (6) Central Road—Both Sides—East and West.—Nine feet six inches from the existing street alignment from Mead Street to Haynes Street.
- (7) Mead Street—Both Sides—North and South.—Twenty feet (20) from the existing street alignment from Canning Road to Railway Road.

 (8) Railway Road—West Side
- (8) Railway Road—West Side.—From a point 30 feet west from Railway Road along the northern building alignment of Mead Street due north to the intersection with the existing western alignment of Railway Road adjoining the north-eastern corner of Kalamunda Lot 25.
- (9) Maida Vale Road.—Between the western alignment of Newburn Road and the Eastern alignment of Brewer Road.—46 feet six inches from the existing street alignment on both sides.
- (10) Kalamunda Road.—From Brewer Road to the southern alignment of Elizabeth Street —46 feet 6 inches from the existing street alignment, on both sides.
- (11) Elizabeth Street.—From Kalamunda Road to the junction with Railway Road—46 feet 6 inches from the existing street alignment on both sides.
- (12) Canning Road.—From the northern alignment of Blamire Road to the southern alignment of Pomeroy Road—46 feet 6 inches from the existing street alignment, on both sides.
- (13) Pomeroy Road.—From Canning Road to Welshpool Road and on to its junction with Lesmurdie (late Wheelwright) Road —46 feet 6 inches from the existing street alignment on both sides.
- (14) Welshpool Road.—Westerly from Lewis Road to the western side of Marriott Road—46 feet 6 inches from the existing street alignment, on both sides.

Approved by resolution of the Council of the Shire of Kalamunda at the ordinary meeting of the Council held on the 23rd day of September, 1963.

[L.S.]

RAY C. OWEN, President.

P. A. MORAN, Shire Clerk.

This is the Scheme Text to be read in conjunction with the approved maps described in the Appendix hereto to which formal approval was given by the Hon. Minister for Town Planning on the 9th day of October, 1963.

Recommended---

J. E. LLOYD, Chairman, Town Planning Board.

Approved-

L. A. LOGAN, Minister for Town Planning.

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.

The necessa	highest, lowest, or crily be accepted.	any	tender Will not
Contract No.	Project	Closing Date	Conditions now Available at
15315	Collie—Police Station and Quarters—Repairs and Renovations	1963 Oct. 22	P.W.D., Perth P.W.D., Bunbury Clerk of Courts, Collie
15317	Harvey High School— Additions, 1963	Oct. 22	P.W.D., Perth P.W.D., Bunbury P.W.D., Harvey
15318	Bunbury Regional Hos- pital—Erection	Oct. 29	P.W.D., Perth P.W.D., Bunbury
15320	Northam Hospital—Altera- tions to Sterilizing Facili-	Oct. 29	P.W.D., Perth P.W.D., Northam
15321	ties Allendale (Geraldton) School—Additions	Nov. 5	P.W.D., Perth P.W.D., Geraldton
15322	Midland Junction Abat- toirs—Extensions to Sheep and Pig Lairages —Stage 3	Oct. 22	P.W.D., Perth
15323	Broomehill—New School —Erection, 1963	Oct. 29	P.W.D., Perth P.W.D., Albany Police Station, Broomehill Court House, Katan- ning
15324	Moorine Rock School— Repairs and Renova- tions	Oct. 29	P.W.D., Perth P.W.D., Merredin
15325	Port Hedland Water Sup- ply—Construction of 500,000 gallon Re- inforced Concrete Water Tank on Spinifex Hill	Nov. 12	P.W.D., Perth P.W.D., Carnarvon
15326	Tresillian Hospital (Ned- lands)—Repairs and Renovations	Oct. 29	P.W.D., Perth
15327	Roebourne School, Hostel and Native Reserve— Construction of Septic Tanks and Effuent Dis- posal Schemes	Nov. 12	P.W.D., Perth P.W.D., Roebourne P.W.D., Geraldton
15328	Harvey High School— Electrical Additions and Alterations	Nov. 5	P.W.D., Perth P.W.D., Bunbury
15329	Bunbury High School— Conversion of Cloak Room to Vocational Guidance Officers' Room	Nov. 5	P.W.D., Perth P.W.D., Bunbury
15330	Dwellingup — Electrical Installation of the Forests Department Sawmill	Oct. 22	P.W.D., Perth P.W.D., Bunbury Police Station, Pin- jarra
15331	Miling School—Additions	Nov. 5	P.W.D., Perth Clerk of Courts, Moora
15332	Perth Dental Hospital— Supply and Installation of Air Conditioning Equipment	Oct. 29	P.W.D., Perth
15333	Esperance Harbour, Land- backed Berth—Con- struction	Dec. 10	P.W.D., Perth, as from 17th October, 1963
15334	Kalgoorlie School of Mines —Department of Physics Electrical Services	Nov. 12	P.W.D., Perth P.W.D., Kalgoorlie
15335	Wokalup Experimental Farm—Supply and In- stallation of Hot Water Service	Nov. 12	P.W.D., Perth
15336	Ravensthorpe School— Additions 1963	Nov. 12	P.W.D., Perth P.W.D., Narrogin Police Station, Ravensthorpe
15337	Eaton Water Supply— Erection of Pump House and Filter Tank	Nov. 5	P.W.D., Perth P.W.D., Bunbury
15338	Erection of Pump House and Filter Tank Medina Agricultural Re- search Station—Two 25,000 gallon Concrete Tanks	Nov. 5	P.W.D., Perth

By order of the Hon. Minister for Works.

J. McCONNELL,

Under Secretary for Works.

PUBLIC WORKS ACT, 1902-1961.

Sale of Land.

P.W. 2427/59, Ex. Co. No. 3101.

NOTICE is hereby given that His Excellency the Lieutenant-Governor and Administrator has authorised under section 29 (7) of the Public Works Act, 1902-1961, the sale by public auction of the land hereinafter described, such land being

no longer required for the purpose for which it is held.

Land.

Portion of Williams Location 339, being Lot 4 on L.T.O. Diagram 26148 (Certificate of Title Volume 868, folio 14.).

Dated this 10th day of October, 1963.

J. McCONNELL Under Secretary for Works.

M.R.D. 1565/62

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

NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902-1961, that it is intended to take or resume under section 17 (1) of that Act, the piece or parcel of land described in the Schedule hereto and being in the Oldfield District, for the purpose of the following public work, namely, widening Lake Grace-Newdegate-Hopetoun Road, and that the said piece or parcel of land is marked off on Plan M.R.D. W.A. 2910, 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	Francis Edgar Daw	F. E. Daw	Portion of Oldfield Location 205 (Certificate of Title Volume 1023, Folio 958)	a. r. p. 0 1 19 (approx.)

Dated this 14th day of October, 1963.

F. PARRICK,

Secretary, Main Roads.

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.

871839/63-Bishopsgate Street, from lot 32 to lot 34—north-westerly.

Town of Melville.

857412/63-Stock Road, from lot 258 to lot 261northerly.

864803/63—Mudge Street, from lot 119 to Bolas Court—easterly. Bolas Court, from lot 122 to Olive Street—southerly.

Shire of Bayswater.

861836/63—Alfreda Road, from Hamersley Road to

lot 1—northerly. 861837/63—Robinson Road, from lot 6 to lot 8 easterly.

Shire of Belmont.

858893/63—Abernethy Road, from Fulham Street to lot 26—north-westerly. Beverley Road, from Abernethy Road to lot 19—north-easterly. 869218/63—Bowkett Street, from Graham Crescent

to lot 59-westerly.

869550/63-Francisco Street, from lot 37 to lot 39-north-easterly.

869551/63-Ray Road, from Armadale Road to lot 18-north-easterly.

Shire of Perth.

859742/63—Bushey Road, from lot 174 to lot 173 southerly.

859743/63—Willow Road, from lot 361 to lot 363 north-easterly.

873334/63—Elsegood Street, from lot 11 to lot 28 south-westerly.

873345/63—Norton Drive, from lot 57 to Alexander Drive—north-westerly. Alexander Drive, from Norton Drive to lot 29—south-westerly.

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

Dated this 18th October, 1963.

G. SAMUEL. Under Secretary.

COUNTRY TOWNS SEWERAGE ACT, 1948-1956.

Bunbury Sewerage.

Reticulation Area No. 3.

No. 1 Ejector Station and Rising Main. Notice of Intention.

P.W.W.S. 976/63.

NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Country Towns Sewerage Act, 1948-1956.

Description of Proposed Works.

- (a) Six-inch and four-inch diameter reticulation pipe sewers with manholes and all other apparatus connected therewith.
- (b) A brick and tile ejector station and reinforced concrete wells, together with a four-inch diameter reinforced concrete rising main commencing at the said ejector station situated in the north-east corner of lot 5 of location 26 Rose Street, and proceeding generally south through the said lot 5 to the south side of Pose Street, there were along to the south side of Rose Street; thence west along the south side of Rose Street to Spencer Street, discharging into the existing No. 3 Rising Main, as shown in red and blue on Plan P.W.D., W.A. 40606, Drawing No. 1, Sheet No. 1.
- The Locality in Which the Proposed Works will be Constructed.
- (a) and (b) Portion of the Town of Bunbury, between Strickland Street and Park Street, Spencer Street and the Railway Reserve, as shown shaded on Plan P.W.D., W.A. 40606, Drawing No. 1, Sheet No. 1.

The Purpose for Which the Proposed Works are to be Constructed and the Parts of the Area Intended to be Sewered.

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

Commencing at the intersection of Stuart Street and George Street and proceeding north along the centre of George Street to a point opposite the northern boundary of lots 90 to 93, Stuart Street; thence east to and along the said northern boundary to the centre of Bourke Street; thence north along the centre of Bourke Street to the centre of Park Street; thence east along the centre of Park Street to the centre of Blair Street; thence southeast along the centre of Blair Street to the centre east along the centre of Blair Street to the centre of Strickland Street; thence west along the centre of Strickland Street to the centre of Forrest Avenue; thence north-west along the centre of Forrest Avenue to the centre of Spencer Street; thence north along the centre of Spencer Street to a point opposite the centre of Stuart Street; thence east along the centre of Stuart Street to the point of commencement as shown shaded on Plan PWD WA 40606 Drawing No. 1 Sheet Plan P.W.D., W.A. 40606, Drawing No. 1, Sheet

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

At the office of the Minister for Water Supply, Sewerage and Drainage, The Barracks, St. George's Place, Perth, and the office of the Town Clerk, Bunbury Town Council, for one month on and after the 21st day of October, 1963, between the hours of 10 a.m. and 3.30 p.m.

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

16th October, 1963.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

I, ARTHUR STEWART WHITAKER, being a Ranger of the Catchment Area known as Wungong, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found abovementioned, for the destruction of horses found straying in the Catchment Area of Wungong, for the year ending on the 31st December, 1964.

(Sgd.) ARTHUR S. WHITAKER.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan in Western Australia:

ARTHUR STEWART WHITAKER, being Ranger of the Catchment Areas known as Church-Ranger of the Catchment Areas known as Unurchmans Brook and Wungong, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Churchmans Brook and Wungong, for the year ending on the 31st December, 1964.

(Sgd.) ARTHUR S. WHITAKER.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

I, JOHN ROWLAND GILES, being a Ranger of the Catchment Area known as Canning, hereby give of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Canning, for the year ending 31st December, 1964.

(Sgd. J. R. GILES.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan in Western Australia:

I, JOHN ROWLAND GILES, being a Ranger of the Catchment Areas known as Victoria, Kangaroo Gully and Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said District, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Victoria, Kangaroo Gully and Canning, for the year ending on the 31st December,

(Sgd.) J. R. GILES.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan in Western Australia:

I, HAROLD HENRY BARKER, being a Ranger of the Catchment Areas known as Churchman's Brook and Wungong, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said district, for a license, under the terms of the Act abovementioned, for the destruc-tion of horses found straying in the Catchment Areas of Churchman's Brook and Wungong, for the year ending on the 31st December, 1964.

(Sgd.) H. H. BARKER.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

I, PETER ALPHONSUS JOHANNES MARIO VAN TILBORG, being a Ranger of the Catchment Area known as Canning, hereby give notice that it is my intention to apply on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court, of the said district for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Canning, for the year ending on the 31st December, 1964.

(Sgd.) P. A. J. M. VAN TILBORG.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan in Western Australia:

PETER ALPHONSUS JOHANNES MARIO VAN TILBORG, being a Ranger of the Catchment Areas known as Victoria, Kangaroo Gully and Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sew-erage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said District, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Victoria, Kangaroo Gully and Canning, for the year ending on the 31st December, 1964.

(Sgd.) P. A. J. M. VAN TILBORG.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

I, WILLIAM HENRY DIXON, being a Ranger of the Catchment Area known as Serpentine, hereby the Catchment Area known as Serpentine, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Serpentine, for the year ending on the 31st December, 1964 the year ending on the 31st December, 1964.

(Sgd.) H. DIXON.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

I. GEORGE ALFRED TURNER, being a Ranger of the Catchment Area known as Serpentine, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found stray-ing in the Catchment Area of Serpentine, for the year ending on the 31st December, 1964.

(Sgd.) G. A. TURNER.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan in Western Australia:

of the Catchment Areas known as Victoria, Kangaroo Gully and Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said District, for a license, under the terms of the Act abovementioned, for the destruction of houses found straying in the the destruction of horses found straying in the Catchment Areas of Victoria, Kangaroo Gully and Canning, for the year ending on the 31st December, 1964.

(Sgd.) D. MAYNARD.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Swan in Western Australia:

DENNIS MAYNARD, being a Relieving Ranger of the Catchment Areas known as Churchmans Brook and Wungong, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court for the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Areas of Churchmans Brook and Wungong, for the year ending on the 31st December, 1964.

(Sgd.) D. MAYNARD.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

DENNIS MAYNARD, being a Relieving Ranger of the Catchment Area known as Canning, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Canning, for the year ending on the 31st December, 1964.

(Sgd.) D. MAYNARD.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS.

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

DENNIS MAYNARD, being a Relieving Ranger of the Catchment Area known as Serpentine, hereby of the Catchment Area known as Serpentine, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Serpentine, for the year ending on the 31st December, 1964.

(Sgd.) D. MAYNARD.

WILD CATTLE NUISANCE ACT, 1871, AND AMENDMENTS

To the Licensing Court for the District of Murray-Wellington-Forrest in Western Australia:

I, DENNIS MAYNARD, being a Relieving Ranger of the Catchment Area known as Wungong, hereby give notice that it is my intention to apply, on behalf of the Metropolitan Water Supply, Sewerage and Drainage Department, at the next quarterly meeting of the Licensing Court of the said district, for a license, under the terms of the Act abovementioned, for the destruction of horses found straying in the Catchment Area of Wungong, for the year ending on the 31st December, 1964.

(Sgd.) D. MAYNARD.

£ s. d.

£. s. d.

£1,471 19 4

SHIRE OF PEPPERMINT GROVE.

MUNICIPAL FUND ACCOUNT STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30th JUNE, 1963 Receipts

							25	s.	α.
Rates							12,921	2	5
Licences							1,484	11	0
Central Road Trus	E Trund.		diina	Money	Grant		1,198	15	ő
Sanitation	, rana		_	•		••••	1,174	4	ŏ
	~***		••••						6
Fines and Penaltie		• • • •	****	****			9	17	
All Other Revenue			****	****			1,282	2	11
Sale of Plant				****			10	0	0
						_			
Total Rec	eints						£18,080	12	10
	P			• • • • • • • • • • • • • • • • • • • •					
		Ea	pendi	turo					
Administration-		12.0	penu	uuro			£	~	d.
								8.	
Staff Section							2,832	19	5
Members' Section	ı				••••		37	15	3
Debt Service									
Interest on Loan							834	19	4
						••••			ī
Repayment of P			••••	• • • • • • • • • • • • • • • • • • • •	• • • • •	••••	1,807	.4	
Public Works and	Service	es		••••			7,097	10	9
Health Services					• • • •		1,369	15	6
Building Control							75	- 0	0
Public Works Over	head			•			988	5	9
Plant, Machinery a	na 1.00	ois—							
Purchases						****	117	15	2
Operation Costs				****			108	19	8
Central Road Trus	t Fund	. Expe	nditu	re			1,198	15	0
Donations and Gra	nts			****			689	1	1
Transfer to Reserv				****			700	0	0
Purchase of Materi							i	2	10
		••••		****	••••		39	2	-ğ
All Other Expendi	ture			*	****		61	17	1
Refunds	••••	••••		•	****	••••	01	11	1
						-			_
Total Exp	enditui	re		****	****		£17,960	3	8
						-			
		SU	IMMA	$\mathbf{R}\mathbf{Y}$					
							£	s.	d.
Cash and Bank Ba	lances-	1st J	ulv.	1962			888	4	3
Receipts as per St			• .		••••	••••	18,080	12	10
recorbes as ber pe	weemen		••••	••••	••••	••••	10,000		
matal.							10 000	177	
Total			••••	• • • •	••••	••••		17	
Payments as per S	tateme	nt	••••	****	••••	••••	17,960	3	8
						-			
Balance as at 30th	June,	1963	••••	****	••••		£1,008	13	5

TRUST FUND ACCOUNT STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30th JUNE, 1963 Receipts

Bank Balance						176	9	0
Footpath Deposits						140	Õ	ō
Contractors' Deposits				****		50	ō	Ō
Nomination Deposits						10	0	0
Taxation Deductions						696	0	3
Interest						6	9	1
P.L.C Paving of Right-						393	1	0
		,			_			_
Total Receipts						£,1471	19	4
		Paymer	ıts		_			_
		Paymer	ıts		_	£	s.	đ.
Footpath Deposits		Paymer 	ıts 			90	0	0
Contractors' Deposits		·	ıts 			90 50	0	0
Contractors' Deposits Nomination Deposits						90 50 10	0 0 0	0
Contractors' Deposits Nomination Deposits Taxation Deductions						90 50 10 696	0 0 0	0
Contractors' Deposits Nomination Deposits Taxation Deductions Interest to Municipal Fu	 nd Ac	 count				90 50 10 696 12	0 0 0 0 18	0 0 0 3 1
Contractors' Deposits Nomination Deposits Taxation Deductions Interest to Municipal Fur P.L.C.—Paving of Right-	 nd Ac	 count				90 50 10 696 12 393	0 0 0 0 18 1	0 0 0 3 1 0
Contractors' Deposits Nomination Deposits Taxation Deductions Interest to Municipal Fu	 nd Ac	 count				90 50 10 696 12	0 0 0 0 18	0 0 0 3 1

Total Payments

PLANT REPI STATEMENT FOR THE Y	Fund	Accor	ınt				£ 530	s. 0	0	Total Assets . Total Liabiliti
nterest Received Total Receipts							£535		$\frac{2}{2}$	Account Surp
rotar recompts		 Payme					2000	10	_	Contingent Lie
Bank Balance							£ 535	s. 19	d. 2	bentures issu the heading
Total Payments							£535	19	2	We hereby cer
				Г No. 2		-			_	
STATEMENT FOR THE Y Bank Balances—	OF R EAR	ECEII ENDI Receiq		AND P 30th JU	AY NE	ME , 19			,	I certify having permint Grayments," porting Sta
Cottesloe Bowling Club Loan No. 6—Capital	Func	i					1,300 6,739	s. 0 8		found same Documents
ottesloe Bowling Club Sational Bank Interest							314	5	11 8	
Total Receipts						-	£8,354		1	
		Payme	ents			-	•		_	
ontract Payments efrigeration							$^{£}_{6,762}$ 1,256	s. 9	7	
rchitect's Fees Iumcipal Fund Account-	 Tran	 nsfer of		terest. et	c		335 1	4	10 8	STA F
Total Payments						···-	£8,354		1	
					ND	-	CCOUNT			Rates Central Road
LONG SERVICE STATEMENT FOR THE Y	OF R ZEAR	ECEI	PTS ED	AND P 30th JU	AY NE	ME , 19	NTS 963	a	a	Licenses Income from Sanitation Ch
ank Balance ransfer from Municipal	Fund	Accor	шt				47 170	9	5 0	Fines and Pe Other Fees
nterest							4	2	6	Transfer from All Other Re
Total Receipts							£221	11	11	Tota
ank Balance		Рауте					£ 221	S.	d.	
Total Payments		••••				····	£221			Administratio
BALANCE S					NT TA	-				Staff Section Members S
urrent Assets-	,11,313.	Asse							.1	Debt Service Central Road
Cash and Bank Balane	ces			£	s.	d.	£	s.	a.	Public Works Street, Ros Construct
Cash at Bank— Municipal Fund				.::2						Maintena Constructio
Municipal Fund . Current Account . Savings Bank Acc	ount			485 523	8	8 9	1 000	10		Parks and Buildings—
Trust Fund Reserve Funds				220	0	0	1,008	13	Э	Health Serv Public Wor
Long Service Leav Plant Reserve	ve			221 535	11 19	$\frac{11}{2}$				Plant, Mac Donations
undry Debtors-		£ s.	-				977	11	1	Other Servi All Other Ex
Rates			u.	190 10	5 0	4 0				'Tota
Other— Removals and Servic			0							
Road and Footpar	$^{ m th}$	14 15	0							
		$\begin{array}{ccc} 9 & 5 \\ 59 & 1 \end{array}$	$\frac{2}{2}$							Bank Balance Receipts as p
Overpayments Su				94	6	4				Poyments as
			-	45	0	9	339	12	5	Payments as Credit Balanc
				64	7	11				Crouit Balanc
Insecticides eposit—Analytical Com			····-		2		71	9		В
Deferred Asset—Cottes Grove Bowling Club P	sloe-Pe	pperm	int				45 9,715	10	0 2	Current Asset Cash at Ba
ransfer to Reserves— Long Service Leave R				221	11	17	0,110	-0	-	General A Health A
TO 1 TO TO				535	19	2	757	11	1	Trust Ac Investment
				100	0	0	.01	-4	-	ciety
Buildings Furniture				$6,059 \\ 418$	5	7 9				Cash at Bar Commonwe
				3,214 399		8				Loan Capit Sundry Del Stock on E
Playground Equipment				47 79	5 8	0				Fixed Assets Town of Eas
Less Depreciation .				10,318 528	17 3	0				(Transport)
Less Written Off			-	9,790 37	13 8	8				Tota
matal tarata			_			<u> </u>	9,753		5	
LUIGI ASSUIS ,		 Liabili	 ties			-	£22,668	13	6	Current Liabi Deferred Liab
urrent Liabilities— Sundry Creditors				£ 366	s. 3	d. 2	£	s.	d.	Balance Muni
Married Transfer				220	ő	ō				Tota
Long Service Leave				221 535	11 19	11				We hereby ce Statements
I lam reserve				550	_,	_				
Deferred Liabilities—Los		bility			_	_	1,343 14,894		3 9	

1.0	OTTULE	L.D. L				
				£	S.	d.
				22,668	10	6
			1214	 16,238	13	-0

Surplus £6,430 0 6

STIMMADA

nt Liabilities.—The amount of interest included in loan de-es issued, payable over the life of the loans, and not shown under ading of Loan Liability, is approximately £7,195 5s. 9d. by certify that the figures and particulars above are correct. ATHOL J. HOBBS, President. T. WORSLEY, Clerk.

having examined the books and accounts of the Shire of Pepth Grove; also compared the Statements of "Receipts and
ents," "Working Account," and "Balance Sheet," also supstatements, numbered Forms 6 to 8B, both inclusive, and
same to be correct, in accordance with the Books, Accounts, and
ents produced.

W. J. HERON, Auditor.

TOWN OF EAST FREMANTLE.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30th JUNE, 1963

					•			
	1	Receipt	s			•		
Rates						20 007	ş.	
Rates Central Road Trust Fund			••••			32,667 5,561	5 10	11
						0 117	0	ŏ
Income from Property								3
Sanitation Charges							12	6
Sanitation Charges Fines and Penalties Other Fees						28	18	9
Other Fees						1,570	.0	11
Transfer from Trading Co All Other Receipts							10	5
An Other Receipts						606	19	11
Total Receipts						£69,292	16	8
*								_
	72	aymen	t.s					
Administration-	-	agmen	00			£	S.	d.
						7,122	13	1
Staff Section Members Section Debt Service						1,158	9	5
Debt Service	***	Y0				12,279	15	3
Central Road Trust Fund Public Works and Service	Exper	nditure				5,561	10	0
Street, Roads and Foo								
C 1	•					1,917	8	8
						7,924		ĭ
Construction of Reserve	es					2,904	9	10
Parks and Recreation	Ground	l—Mai	inten	ance		6,844	1	9
Buildings—Maintenance						1,846	3	3
Health Services and Sa Public Works Overhead	intatio	H Allon-	ii.			5,137		4
Plant, Machinery and	r (дог. Pools					1 770	17	9 6
Donations and Grants						0 700	í	8
Other Services							$\tilde{2}$	6
All Other Expenditure							5	2
Total Payments						£ $62,288$	7	3
								_
	SU	MMAI	$\mathbf{R}\mathbf{Y}$					
D . D						£	٤.	d.
Bank Balance, 1st July,	1963 (1						0	5
Receipts as per Statemen	us	••••				69,292	10	8
						£65,029	16	3
Payments as per Stateme	nts					00,000		3
Credit Balance, 30th Jun	e, 1963	3				£2,741	9	0
								_
BALANCE S			T 30	oth JU	NE, 1	963		
G 1 11		Assets						
Current Assets— Cash at Bank—				£	s. d.	£	s.	d.
General Account						2,741	9	0
Health Account							14	š
Trust Account				1,006	6 2		-	-
Investments—Fremantle	e Build	ling So)-					
ciety				800	0 0	1 000	^	0
Cash at Bank-Plant Re	000000	A 000***	+			1,806	6	$\frac{2}{8}$
Commonwealth Bonds	eserve z					63 280	8	õ
Loan Capital Fund						19,231	3	ŏ
Sundry Debtors						4,069	0	4
Stock on Hand						1,498	5 7	2
Fixed Assets						157,437	7	5
Town of East Fremantie			α			100 400	10	٥
(Transport)						109,406	ız	8
Total Assets						£296,547	7	1
								_
	r.	iabiliti	es					
	L	ouvered!				£	s.	d.
Current Liabilities-Trust	Depos	its				1,806	6	2
Current Liabilities—Trust Deferred Liabilities—Loan	ı Liabi	$_{ m lity}$				128,125	19	3
Balance Municipal Accum	ulation	Acco	unt				1	8
						£296,547		1
Total Tinhilitian								
Total Liabilities			••			1,200,041	7	
								_
We hereby certify that th	he figu	res an						_
	he figu	res an						_
We hereby certify that th	he figu	res an	d pa	rticulaı	s in a		e w	ith
We hereby certify that th	he figu	res an	d pa	rticulaı W. WA	s in a	accordanc	e w	ith

L. R. LATHAM, Town Clerk.
M. INVERARITY, Chartered Accountant.
C. B. HUGALL, Chartered Accountant

SHIRE OF ARMADALE-KELMSCO	TT.	BALANCE SHEET AS AT 30th JUNE, 1963
Municipal Fund		Current Assets— £ s. d. £ s. d.
STATEMENT OF RECEIPTS AND PAYMEN	TS	Cash at Bank— Municipal Fund 1,724 18 2
FOR THE YEAR ENDED 30th JUNE, 196	3	R. S. Sampson Bequest 1,449 12 1
Receipts	£ s, d.	Infant Health Clinic 158 13 3 Loan Capital and Trust 7,350 16 3
Rates	38,778 5 3	C.R.T. Matching Money 2,760 7 3
	36,919 2 5	13,554 11 6
Government Grants and Recoups	12,747 19 7	Sundry Debtors 3,479 13 0 Stock on Hand as at 30th June, 1963 512 5 1
3	11,043 1 7	Fixed Assets 114,651 10 8
Income from Property	3,591 8 10 3,578 11 0	
Fines and Penalties	4,979 1 0	Total Assets £132,228 17 6
Vermin Receipts	3 7 6	Liabilities
Other Fees	79 3 6	Current Liabilities— £ s. d. £ s. d.
All Other Receipts	9,418 15 3	Sundrydi Cretors 491 16 8 Sundry Creditors—Fire Brigade 6 0 0
Refunds	531 1 3 585 15 8	Deposits—Entrances 30 0 0
Returned Cheques	253 0 2	Trust Fund— R. S. Sampson Bequest 1,449 12 1
Material Transfers	9,555 12 3	Infant Health 158 13 3
Stores Sold	247 0 7	Rates in Suspense 1 4 7 Deposits—
Description 1	14,344 8 2	Private Works 1,656 6 9
Received on Account of Trust	3,996 3 7 1,051 16 11	Other 1,445 0 0
_	 _	Deferred Liabilities—Loan Liability 82,575 14 8
Total Receipts £1	151,703 14 6	
		Total Liabilities £94,157 14 8
Administration— £ s. d.	£ s. d.	SUMMARY
Staff Section	11,035 14 3	£ s. d. Total Assets 132,228 17 6
Members' Section	973 0 11	Total Liabilities 94,157 14 8
Debt Service— Interest on Loans 4,771 6 11		Municipal Accumulation Account £38,071 2 10
Repayment of Principal 11,257 16 0		
Interest on Overdraft 2 11 0	16,031 13 11	
Public Works and Services—		$\begin{array}{ccc} \text{MUNICIPAL ACCUMULATION ACCOUNT} \\ & \text{\pounds} & \text{s. d.} \end{array}$
Streets, Roads and Bridges-		Balance as at 30th June, 1963 38,071 2 10
Maintenance 8,671 0 8		£38,071 2 10
Footpaths 1,297 15 1		£ s. d.
Parking Areas— Construction 600 0 0		Balance as at 1st July, 1962 24,337 8 6
Maintenance 10 0 0		By Profit on Sale of Plant 680 0 0 By Working Account 13,053 14 4
Street Lighting 1,386 16 8 Street Lighting, M.R.D 278 19 2		
Recreation Grounds—		Balance as at 1st July, 1963 £38,071 2 10
Construction 154 14 9		
Constituction 134 14 0		
Maintenance 1,754 18 11		Trust Fund
Maintenance 1,754 18 11 Buildings—Construction, Equipment		STATEMENT OF RECEIPTS AND PAYMENTS
Maintenance 1,754 18 11 Buildings—Construction, Equipment and Maintenance— Halls and Offices—		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963
Maintenance 1,754 18 11 Buildings—Construction, Equipment and Maintenance— Halls and Offices— Construction 527 1 4		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receints
Maintenance 1,754 18 11 Buildings—Construction, Equipment and Maintenance— Halls and Offices— Construction 527 1 4		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Balances as at 1st July, 1962— R. S. Sampson Bequest. 1,390 10 2
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts £ s. d.
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics—		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices—Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— Construction 178 2 11 		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics—		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Exercipts Exercipts
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices—Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— Depots—		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Response Receipts Receipt
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— 1,091 6 2 Asset Items 477 1 4 Clinics— 200 Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— 200 Construction 129 7 0 Construction 129 7 0 Construction 129 7 0		STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipt
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— 1,091 6 2 Asset Items 477 1 4 Clinics— 20 11 Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots—	40.000.10.0	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Receipts State Receipts
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— 1,091 6 2 Asset Items 477 1 4 Clinics— Construction Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— Construction Construction 129 7 0 Maintenance 198 0 4 Kindergarten 2 10 0 Town Planning	40,688 13 2 76 13 0	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Stampson Bequest 1,390 10 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— 3 Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— 2 Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— 2 Construction 129 7 0 Maintenance 198 0 4 Kindergarten 2 10 0 Town Planning Health Services	76 13 0 4,058 15 11	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Receipts State Receipts
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— 328 16 3 Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— 200 Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— 200 Construction 129 7 0 Maintenance 198 0 4 Kindergarten 2 10 0 Town Planning Health Services Bush Fire Control	76 13 0 4,058 15 11 121 19 3 481 6 0	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts State
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— 328 16 3 Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— 200 Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— 200 Construction 129 7 0 Maintenance 198 0 4 Kindergarten 2 10 0 Town Planning Health Services Bush Fire Control	76 13 0 $4,058 15 11$ $121 19 3$	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts State
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— 328 16 3 Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— 200 Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— 200 Construction 129 7 0 Maintenance 198 0 4 Kindergarten 2 10 0 Town Planning Health Services Bush Fire Control Bush Fire Control Building Control Public Works Overhead	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices—Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries—	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices—Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries—	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts State
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices—Construction 527 1 4 Construction 283 16 3 Libraries—	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts State
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment Halls and Offices—Construction 527 1 4 Construction 2,109 14 0 Asset Items 283 16 3 Libraries—	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Stampson Bequest 1,390 10 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices—Construction 527 1 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4 0 4	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Stampson Bequest 1,390 10 2 1 161 1 163 6 2 16 2 16 161 1 16 16 2 16 2
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices— 2,109 14 0 Construction 283 16 3 Libraries— 283 16 3 Libraries— 1,091 6 2 Asset Items 477 1 4 Clinics— 200 Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— 200 Construction 129 7 0 Maintenance 198 0 4 Kindergarten 2 10 0 Town Planning 198 0 4 Health Services 198 0 5 Vermin Services 198 0 5 Bush Fire Control 198 0 6 Building Control 198 0 6 Building Control 198 0 7 Building Control 198 0 7 Building Control 198 0 7 Central Road Trust Fund Expenditure 198 0 7 Matching Moneys—C.R.T. Fund 198 0 7 Donations and Grants—Statutory 198 0 7	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Sampson Bequest 1,390 10 2 2 1 1 1 1 1 1 1 1
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices— 2,109 14 0 Construction 283 16 3 Libraries— 283 16 3 Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— Construction 178 2 11 Maintenance 136 17 4 Pounds 49 0 0 Depots— Construction 129 7 0 Maintenance 198 0 4 Kindergarten Construction 129 7 0 Value Maintenance 198 0 4 Kindergarten Vermin Services Use Use Vermin Services Use Use Bush Fire Control Use Use Building Control Use Use Building Control Use Use Purchase of Plant and Tools Operation Costs Operation Costs Central Road Trust Fund Expenditure Matching Moneys—C.R.T. Fund Donations and Grants— Statutory Non-Statutory </td <td>76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2</td> <td> STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Sampson Bequest 1,390 10 2 161ant Health Clinic 153 6 2 Rates in Suspense 1 4 7 7 7 7 7 7 7 7 7</td>	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Sampson Bequest 1,390 10 2 161ant Health Clinic 153 6 2 Rates in Suspense 1 4 7 7 7 7 7 7 7 7 7
Maintenance 1,754 18 11 Buildings—Construction, and Maintenance— Equipment and Maintenance— Halls and Offices— 527 1 4 Construction 527 1 4 Maintenance 2,109 14 0 Asset Items 283 16 3 Libraries— Maintenance Maintenance 1,091 6 2 Asset Items 477 1 4 Clinics— 200 17 4 17 4 Construction 128 17 4 Pounds 49 0 0 Depots— 136 17 4 Construction 129 7 0 Maintenance 198 0 4 Kindergarten 2 10 0 Town Planning Health Services Bush Fire Control Traffic Control Building Control Public Works Overhead Plant, Machinery and Tools— Operation Costs Central Road Trust Fund Expenditure Matching Moneys—C.R.T. Fund Donations and Grants— Statutory Noxious Weeds	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,883 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2 42 10 0 25 0 0	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Sampson Bequest 1,390 10 2 2 1 1 4 7 7 7 7 7 7 7 7 7
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Maintenance	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2 42 10 0 25 0 0 1,286 4 6 203 8 6 9,994 13 1 3,996 3 7 14,344 8 2 943 6 7	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipt
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Maintenance	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2 42 10 0 1,286 4 6 9,994 13 1 3,996 3 7 14,344 8 2 943 6 7 540 16 0 149,503 4 1	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Sampson Bequest 1,300 10 2 2 1 1 1 1 4 7 7 1 1 1 1 1 1 1 1 1 1 1 1 1
Buildings—Construction, Equipment and Maintenance— Halls and Offices— Construction 527 1 4	76 13 0 4,058 15 11 121 19 3 44,168 16 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2 42 10 0 25 0 0 1,286 4 0 1,286 4 0 1,286 3 7 14,344 8 2 943 8 6 9,994 13 1 3,996 3 7 14,344 8 2 943 6 7 540 16 0 2149,503 4 1	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Sampson Bequest 1,300 10 2 2 1 1 1 4 7 7 1 4 7 7 1 1 1 4 7 7 1 1 1 1
Buildings—Construction, Equipment and Maintenance— Halls and Offices— Construction 527 1 4	76 13 0 4,058 15 11 121 19 3 481 6 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2 42 10 0 25 0 0 1,286 4 6 203 8 6 203 8 6 203 8 6 204 13 1 7 3,996 3 7 14,344 8 2 943 6 7 540 16 0 2149,503 4 1	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts R. S. Sampson Bequest 1,300 10 2 2 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Maintenance	76 13 0 4,058 15 11 121 19 3 44,168 16 0 1,710 9 5 699 10 5 7,839 1 6 14,366 3 9 4,880 3 10 11,043 1 7 2,760 7 3 306 18 7 174 3 5 831 11 4 47 6 2 42 10 0 25 0 0 1,286 4 0 1,286 4 0 1,286 3 7 14,344 8 2 943 8 6 9,994 13 1 3,996 3 7 14,344 8 2 943 6 7 540 16 0 2149,503 4 1	STATEMENT OF RECEIPTS AND PAYMENTS FOR YEAR ENDED 30th JUNE, 1963 Receipts Receipts Receipts Sampson Bequest 1,300 10 2 2 1 1 1 4 7 7 1 4 7 7 1 1 1 4 7 7 1 1 1 1

		Payr	ments	£	s.	d.	£	s.	d.
Loan No. 36-Works							555	4	4
Loan No. 40-Works		•					74	7	3
Loan No. 42-Plant							92	17	11
							745	6	7
Loan No. 44—Works							416	1	5
	••••			•			879	9	7
Loan No. 46—Works				••••			160	11	11
Balance as at 30th June	a. 196	33							
Loan No. 36				237	17	6			
Loan No. 40				364	4	10			
Loop No. 49	•			8	17	8			
Loan No. 48				100	5	7			
Loan No. 44				585	19	7			
Loan No. 45				2,120	10	5			
Loan No. 46				839	8	1			
							4,257	3	8
Total Payments	3						£7,181	2	8

We hereby certify that the figures and particulars attached are correct. J. E. MURRAY, President. W. W. ROGERS, Shire Clerk.

24th July, 1963.

I certify having examined the books and accounts of the Armadale-Kelmscott Shire Council; also compared the Statements of "Receipts and Payments," "Working Account," and "Balance Sheet," also supporting Statements, numbered 6 to 8B, both inclusive, and found same to be correct in accordance with the Books, Accounts and Documents produced.

W. J. HERON, Government Auditor and Inspector.

LOCAL GOVERNMENT ACT, 1960. Memorandum of Imposing Rates. Shire of Mount Magnet.

To whom it may concern:

AT a meeting of the Mount Magnet Shire Council held on the 24th August, 1963, and at an extra-ordinary meeting held on the 5th day of October, 1963, it was resolved that the rates specified here-under should be imposed on all rateable property within the district of the Municipality in accordance with the provisions of the Local Government Act, 1960, and Health Act, 1911-1960.

Schedule of Rates Levied.

General Rate:

(Mining Leases, etc.)—2d. in £ on the unimproved capital value.

Special Areas-

Balance Town Ward-3s. 6d. in £ on the annual value.

Balance Country Ward-8d. in £ on the unimproved capital value.

Minimum Rate-£1 10s. per assessment.

Electricity Undertaking:

One-quarter of one per cent. on the sale of power.

One and one-quarter per cent. on the sale of light.

Sanitary Charge: 3s. per pan removal.

Rubbish Charge:

£3 11s. 6d. per annum for one removal per week.

1s. 4½d. per casual removal. Minimum assessment-10s.

Dated 7th October, 1963.

G. F. JENSEN, President.

LOCAL GOVERNMENT ACT, 1960. Shire of Gnowangerup.

Proposed Loan (No. 93) of £1,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Council of the Shire of Gnowangerup hereby gives notice that it proposes to borrow, by the sale of debentures, money on the following terms and for the following purpose: £1,000, for five years, at a rate of interest not exceeding £5 per cent. per annum, repayable at the office of the Shire of Gnowangerup, Gnowangerup, by 10 equal half-yearly instalments of principal and interest. Purpose: Purchase of caravans for road workers, and road making machinery.

Specifications, estimate of cost, and a statement required by section 609 are open for inspection of (3)---76131

ratepayers of the Municipality, at the office of the Council, Gnowangerup, during office hours, for 35 days after publication of this notice.

Dated this 7th day of October, 1963.

E. B. NORRISH, President.

W. J. CUNEO. Shire Clerk.

LOCAL GOVERNMENT ACT, 1960.

Shire of Busselton.

Notice of Intention to Borrow. Proposed Loan (No. 52) of £1,100.

PURSUANT to section 610 of the Local Government Act, 1960, the Busselton Shire Council hereby gives notice that it proposes to borrow money, by the sale of a debenture or debentures, on the following terms and for the following purpose: £1,100, for 15 years, with interest at the rate of £5 2s. 6d. per cent. per annum, repayable at the Commonwealth Savings Bank of Australia, Perth, by 30 equal half-yearly instalments of principal and interest. Purposed First Savings 1 and 1 pose: Erection of a meat inspection room and store room at the rear of the Council Chambers, Prince Street, Busselton.

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

Dated this 11th day of October, 1963.

F. H. JOLLIFFE, President.

T. McCULLOCH, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960.

Shire of Rockingham.

Notice of Intention to Borrow.

Proposed Loan (No. 69) of £2,500.

PURSUANT to section 610 of the Local Government Act, 1960, the Rockingham Shire Council hereby gives notice that it proposes to borrow money, by sale of debentures, on the following terms and for the following purpose: £2,500, for a period of 15 years, at an interest rate of £5 2s. 6d. per cent. per annum repayable at the National Bank Savings Bank Ltd., Perth, in 30 equal half-yearly instal-ments of principal and interest. Purpose: The development and improvement of Reserve No. 20226 for the Rockingham District Golf Club Incorpor-

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

It is intended that the Rockingham District Golf Club Incorporated will pay a rental to the Council to meet the annual repayments of the proposed loan, and no special loan rate should therefore be necessary.

A. POWELL, President.

D. J. CUTHBERTSON, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Shire of Kulin.

Notice of Intention to Borrow. Proposed Loan (No. 16) of £7,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Kulin Shire Council hereby gives act, 1960, the Kulin Shire Council hereby gives notice that it proposes to borrow money, by the sale of a debenture or debentures, on the following terms and for the following purpose: £7,000, for 20 years, at an interest rate of £5 2s. 6d. per cent. per annum, repayable at the National Bank Savings Bank Ltd., Kulin, by half-yearly instalments of principal and interest. Purpose: To contribute, in conjunction with the Lake Grace Shire Council towards the cost of constructing a community hall at Lake Varley.

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

The undertaking for which the Loan is proposed to be raised will, in the opinion of this Council, be of special benefit to ratepayers owning or occupying all land in the Kulin Shire, east of Holland's Frack, no additional rating will be required to be levied on other land owners in the Shire.

All ratepayers, east of Holland's Track in the Kulin Shire, including owners or occupiers of the undermentioned locations, will be responsible for the repayment of the Loan:—

Roe Locations 1407, 1155, 1154, 2268, 1413, 1124, 1405, 1214, 1390, 1158, 2096, 1411, 1168, 1498, 1499, 1415, 1416, 1362, 1135, 1136, 1121, 1122, 1151, 1152, 2088, 2090, 1153, 1149, 1254, 2246, 1412, 1134, 1378, 1148, 2099, 2044, 3116, 2728, 1133, 2386, 1141, 1142, 1143, 1123, 1177, 1178, 2009, 2004, 3116, 1178, 2009, 2004, 3116, 2728, 1133, 2386, 1141, 1142, 1143, 1123, 1177, 1178, 2009, 2004, 3116, 1178, 2009, 2004, 3116, 1178, 2009, 2004, 3116, 1178, 2009, 1178, 2362, 1145, 1146, 1147, 1796, 1216, 1156, 1157, 1139, 1140, 1197, 1150, 1743, 1817, 2242, 1339, 2381 and 1414.

Dated this 9th day of September, 1963.

H. R. DARE, President. J. F. BOSCHETTI. Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Shire of Pingelly.

Notice of Intention to Borrow. Proposed Loan (No. 19) of £6,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Shire of Pingelly hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purposes: £6,000, for a period of five years, at a rate of interest of £4 17s. 6d. per cent. per annum, repayable at the Bank of New South Wales, Pingelly, by 10 equal half-yearly instalments of principal and interest. Purpose: The purchase of new road making plant (Commer truck and Chembarking leading plant) truck and Chamberlain loader).

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

Dated this 10th day of October, 1963.

LES. S. WATTS, President. W. C. ROBINSON, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960. Shire of Mingenew.

Notice of Intention to Borrow. Proposed Loan (No. 35) of £3,200.

PURSUANT to section 610 of the Local Government Act, 1960, the Mingenew Shire Council hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: £3,200, for 10 years, at a rate of interest not exceeding £5 10s. per cent. per annum, repayable at the Superannuation Board, Perth, by 20 equal half-yearly instalments of principal and interest. Purpose: Bituminous road works.

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

Dated the 14th day of October, 1963.

W. C. K. PEARSE, President. F. B. COOPER, Shire Clerk. LOCAL GOVERNMENT ACT, 1960.

Shire of Capel.

Notice of Intention to Borrow. Proposed Loan No. 18.

PURSUANT to section 610 of the Local Government Act, 1960, the Capel Shire Council hereby gives notice that it proposes to borrow money, by sale of a debenture or debentures, on the following terms and for the following purpose: £56,000, for a period of 10 years, at a rate of interest not exceeding £5 2s. 6d. per cent. per annum, repayable at the Australia and New Zealand Savings Bank Limited, Capel, by 19 half-yearly instalments of principal and interest of £2,697 17s. 11d. and a final instalment of £26,234. Purpose: Installation of a retigulated water supply for the Boyanum Town reticulated water supply for the Boyanup Town-

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

> E. E. A. SCOTT, President.

> W. M. WRIGHT, Shire Clerk.

N.B.—It is hereby notified for general information that the abovementioned loan will be repaid as it falls due by the State Treasury, Perth. No rate therefore, will be struck by the Council for the loan repayments.

LOCAL GOVERNMENT ACT, 1960.

Mullewa Shire Council.

Notice of Intention to Borrow. Proposed Loan (No. 22) of £3,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Mullewa Shire Council hereby ment Act, 1960, the Mullewa Shire Council hereby gives notice that it proposes to borrow money, by sale of debenture or debentures, on the following terms and for the following purpose: £3,000, for seven years, with interest at the rate of £4 18s. 9d. per cent. per annum, repayable at the Bank of New South Wales, Mullewa, by 14 equal half-yearly instalments of principal and interest. Purpose: Purchase of front-end loader.

Plans, specifications, an estimate of costs thereof, and statement required by section 609 of the Act, are open for inspection at the office of the Council, during office hours, for 35 days from the publication of this notice.

G. S. EVES, President.

E. T. BARDEN, Shire Clerk.

ESPERANCE SHIRE COUNCIL. Notice of Intention to Borrow. Proposed Loan (No. 39) of £5,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Esperance Shire Council hereby gives notice of its intention to borrow money, by the sale of a debenture or debentures, on the following terms and for the following purpose: \$5,000 for a period of five years at an inpose: £5,000, for a period of five years, at an interest rate of £5 per cent. per annum, payable at the office of the Commonwealth Savings Bank Ltd., Esperance, in 10 half-yearly instalments of principal and interest. Purpose: The purchase of plant.

Specifications, estimate and statement as required by section 609 are open for inspection at the office of the Council, during business hours, for 35 days after the publication of this notice.

Dated 15th October, 1963.

W. S. PATERSON, President.

J. F. CAMERON, Shire Clerk.

Local Government Act, 1960

Municipality of the Shire of Mingenew

NOTICE REQUIRING PAYMENT OF RATES PRIOR TO SALE

THE several registered proprietors in fee simple or persons appearing by the last memorial in the Office of the Registrar of Deeds to be seised of the fee simple respectively of the several pieces of land described in the third column of the Appendix to this notice and persons appearing in the Register Book or by memorial in the Office of the Registrar of Deeds to have respectively an estate or interest in the land, and whose names appear in the first column of the Appendix to this notice:—

Take notice that-

- (1) default has been made in the payment to the Council of the abovenamed Municipality of a rate charged on the several pieces of land described in the third column of the Appendix to this notice, and the default has continued in respect of each separate piece of land for a period greater than three years;
- (2) the total amount owing to the Council in respect of rates and other amounts charged on each piece of land is shown in the second column of the Appendix set opposite the description of that piece of land;
- (3) payment of these amounts representing rates, is hereby required;
- (4) in default of payment, the pieces of land will be offered for sale by public auction after the expiration of 105 days from the date of this publication of this notice at a time appointed by the Council.

The pieces of land in respect of which the rates specified in the second column of the Appendix are owing are those severally described in the third column of the Appendix and set opposite the respective amounts so specified.

Dated the 10th day of October, 1963.

F. B. COOPER, Clerk of the Council.

Appendix

Names of Registered Proprietors or Owners	Amount Owing		Description of the Several Pieces of Land referred to
May Hunt	Rates Septic Tank Installation 13	£ s. d. 28 19 3 33 10 4	Lot 18 of Victoria Location 1188, Bride Street, Mingenew.
James Vinneir, Joseph Vinneir, Helena Vinneir	Rates	15 18 8	Lots 167 and 168, Linthorne Street, Mingenew, and Lot 171, Oliver Street, Mingenew, all being portion of Victoria Location 1188.

LOCAL GOVERNMENT ACT, 1960.

Shire of Rockingham.

Loans

Department of Local Government, Perth, 14th October, 1963.

L.G. 117/60.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of reticulation to the Golf Course on Reserve 20226 as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Rockingham Shire Council.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Mingenew.

Loans

Department of Local Government, Perth, 14th October, 1963.

L.G. 121/61.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of the removal and recretion of the existing clubhouse on Reserve 20735, as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Mingenew Shire Council.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Northampton.

Loans.

Department of Local Government, Perth, 14th October, 1963.

L.G. 130/61.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of the purchase of portion of the railway station yards between Mary Street and Essex Street, Northampton, for municipal purposes as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Northampton Shire Council.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Greenbushes.

Loans

Department of Local Government, Perth, 14th October, 1963.

L.G. 123/61.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of the installation of septic tanks to private premises as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Greenbushes Shire Council.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Donnybrook.

Loans

Department of Local Government, Perth, 14th October, 1963.

L.G. 650/60.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of the installation of septic tanks to private premises and for public toilets operated by the Council as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Donnybrook Shire Council.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Murray.

Sale of Land.

Department of Local Government, Perth, 14th October, 1963.

L.G. 695/62.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved, under the provisions of section 266 of the Local Government Act, 1960, the sale by the Murray Shire Council of lots 201 and 202, Certificate of Title Volume 1057, folio 163.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Northampton.

Sale of Land.

Department of Local Government, Perth, 14th October, 1963.

L.G. 100/62.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved, under the provisions of section 266 of the Local Government Act, 1960, the sale by the Northampton Shire Council of lot 153, Certificate of Title Volume 1080, folio 231, without calling public tenders.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Carnamah.

Lease of Land.

Department of Local Government, Perth, 14th October, 1963.

L.G. 917/61

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has directed, under the provisions of section 267 of the Local Government Act, 1960, that the Carnamah Shire Council may lease—

- part of lot 85 of lot M1354, Certificate of Title Volume 1185, folio 2343, to the Carnamah Tennis Club;
- (2) portion of Reserve 14867 to the Carnamah Small Bore Rifle Club;
- (3) portion of Reserve 23497 to the Carnamah Golf Club;

without calling public tenders.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Perth.

Department of Local Government, Perth, 14th October, 1963.

L.G. 499/63.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the provisions of subsection (10) of section 532 of the Local Government Act, 1960, has been pleased to declare all that parcel of land being Reserve 23681 and Swan Locations 5333 and 7685 to be exempt from municipal rates.

A. E. WHITE, Secretary for Local Government.

CEMETERIES ACT, 1897. Pemberton Public Cemetery. Appointment of Trustees.

Department of Local Government, Perth, 14th October, 1963.

L.G. 875/53.

HIS Excellency the Lieutenant-Governor and Administrator has been pleased to appoint Cecil Wilfred Kemp as a trustee to control and manage the Pemberton Public Cemetery, *vice* Ronald E. Roissetter, who has resigned.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960. Municipal Election.

Department of Local Government, Perth, 7th October, 1963.

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

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

City of Fremantle.

1/10/63; Higham, Robert Ernest; City; Estate Agent; (c); Lamb, C. H.

A. E. WHITE, Secretary for Local Government.

INDUSTRIAL ARBITRATION ACT, 1912.

Department of Labour, Perth, 6th September, 1963.

IT is hereby published for general information that His Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased, in accordance with the provisions of section 128 of the Industrial Arbitration Act, 1912, to appoint Harold Sydney Gordon Downey as a member of the Apprenticeship Board more commonly known as the Building Trades Apprenticeship Board, vice William James Payne, deceased, as from the 1st August, 1963.

H. A. JONES, Acting Secretary for Labour.

PLANT DISEASES ACT, 1914-1962.

Department of Agriculture, South Perth, 3rd October, 1963.

IT is hereby notified for general information that the Hon. Minister for Agriculture has approved of the appointment of Horace Rushton as an Inspector under section 7 (2) of the Plant Diseases Act.

> T. C. DUNNE, Director of Agriculture.

PLANT DISEASES ACT, 1914-1962. Department of Agriculture,

South Perth, 3rd October, 1963.

Agric. 382/63.

IT is notified for general information that a Committee to be known as the Brookton Fruit Fly Foliage Baiting Scheme Committee is hereby appointed, under section 12C of the Plant Diseases Act, 1914-1962, to administer, subject to the said Act, the fruit fly foliage baiting scheme within the township of Brookton and to control and prevent the fruit fly pest therein for a minimum period of three years from the date of publication of this notice in the Government Gazette.

The undermentioned persons are hereby appointed to be members of the said Committee under and for the purpose of the said Act:—

- Mr. Alban Frederick Onslow Whittington, White Street, Brookton;
- Mr. Ernest William Whittington, Montgomery Street, Brookton;
- Mr. Ronald Henry Walters, Whittington Street, Brookton;
- Mr. Frank Harris White, White Street, Brookton

(all of whom have been nominated by the Brookton Shire Council); and

Mr. Horace Rushton, an Inspector under the Plant Diseases Act, White Street, Brookton;

who shall be Chairman of the Committee.

T. C. DUNNE, Director of Agriculture.

Department of Agriculture, South Perth, 15th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the appointment of the undermentioned Police Officers as Honorary Inspectors under the Brands Act, 1904-1956, and the Stock Diseases Act, 1895:—

Constable Anthony Westerside (No. 2149). Constable Thomas Desmond Skehan (No. 2574). Constable Ronald Allan White (No. 2577).

> T. C. DUNNE, Director of Agriculture.

Department of Agriculture, South Perth, 15th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council, acting pursuant to the provisions of section 6 (9) of the Wheat Industry Stabilisation Act, 1958, has been pleased to appoint Mr. R. J. Pascoe, Deputy Chief Traffic Manager, as the deputy of Mr. T. A. Earnshaw on the Western Australian Wheat Board.

T. C. DUNNE, Director of Agriculture.

Department of Agriculture, South Perth, 15th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the appointment of the undermentioned persons as Inspectors and Vermin Control Officers, pursuant to section 9 of the Vermin Act, 1918-1962:—

Broadley, William John. Brown, Jack. Fletcher, Royce Mervyn. Jones, Gilbert Clement. Meares, Roy. Mills, John Robert. Muter, Anthony William.

Parkin, Noel Edward.

Robins, Francis Barry.

Hatfield, Sydney Henry Spencer.

Kerr, John.

Gordon, George.

And has approved of the cancellation of the appointment of the undermentioned persons as Inspectors and Vermin Control Officers, pursuant to section 9 of the Vermin Act, 1918-1962:—

Bodle, G. J.

Carter, A. C.

Chapman, R. W.

Delbridge, B. J. L.

Gladwell, R. B.

Keenan, F. E.

Keyser, S. D.

Smith, R. B.

T. C. DUNNE; Director of Agriculture.

MARKETING OF EGGS ACT, 1945-1960.

IT is hereby notified for public information that, in accordance with the provisions of section 31A of the Marketing of Eggs Act, 1945-1960, the Western Australian Egg Marketing Board has fixed the following maximum prices at which first quality eggs may be sold by retail, such prices to apply as from and including Monday, the 14th October, 1963.

Maximum Retail Prices:-

South of 30th Parallel but excluding Bunbury/Albany Area:

			Per	Dozen
			s.	d.
16 lb. Hen	****		 5	7*‡
14 lb. Hen		• • • •	 4	10*‡
12 lb. Hen			 4	0*‡
Duck			 4	0#

*Plus 2d. per dozen packed in cartons of one dozen. Plus a maximum of 1d. per dozen to cover cost of cartage into store.

North of 30th Parallel and Bunbury/Albany Area:

			L	DOLC	1.
			s.	d.	
16 lb.	\mathbf{Hen}	 	 5	9*	
14 lb.	\mathbf{Hen}	 	 5	0*	
12 lb.	\mathbf{Hen}	 	 4	2*	
Duck		 	 4	2	

*Plus 2d. per dozen packed in cartons of one dozen.

Wholesale Prices:--

South of 30th Parallel but excluding Bunbury/ Albany Area: (Minimum purchase five dozens.):

OZCIIO.				
		\mathbf{Per}	Dozen	
		s.	d.	
16 lb. Hen	 	 5	0*	
14 lb. Hen	 	 4	4*	
12 lb. Hen	 	 3	7*	
Duck	 	 3	7	

*Plus 2d. per dozen packed in cartons of one dozen.

North of 30th Parallel and Bunbury/Albany Area. (Minimum purchase five dozens.):

			Per Dozen			
				s.	d.	
16 lb.	\mathbf{Hen}	 		5	2*	
14 lb.	\mathbf{Hen}	 		4	6*	
12 lb.	\mathbf{Hen}	 		3	9*	
Duck		 		3	9	

*Plus 2d. per dozen packed in cartons of one dozen.

Western Australian Egg Marketing Board,

B. S. MARSHALL,

Secretary.

WORKERS' COMPENSATION ACT, 1912-1961. Hospital Charges.

WHEREAS under the provisions of paragraph (d) WHEREAS under the provisions of paragraph (d) of the proviso to paragraph (c) of clause 1 of the First Schedule to the Workers' Compensation Act, 1912-1961, it is enacted that the compensation payable to an injured worker to cover hospital charges shall not exceed that from time to time determined by the Workers' Compensation Board: Now, therefore, the Board, in exercise of the power conferred by the Act, doth hereby determine that, as from the 1st day of November, 1963, the hospital charges referred to in proviso (d) to paragraph (c) of clause 1 of the First Schedule to the Workers' Compensation Act, 1912-1961, shall not exceed not exceed-

(1) four pounds four shillings (£4 4s.) per day for hospitals wherever situated while the injured worker necessarily and pro-perly remains in hospital, provided that this rate shall be regarded as a maximum

- rate and the rate in each case shall not exceed the general rate chargeable for treatment in cases other than workers' compensation cases in a public ward bed in a public hospital, or a ward bed in a private hospital;
- (2) for operating theatre fees, such amount as would normally be payable to the hospital concerned in cases other than workers' compensation cases, or in a public hospital the sum of £3 3s.

Passed by a resolution of the Workers' Compensation Board at a meeting of the said Board held on the 15th day of October, 1963.

NEWTON W. MEWS, Chairman.

W. P. MARK, Member.

R. C. COLE,

Member.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD

Date of Advertising	Schedule No		Supplies Required	Date Clos	
1963	1			196	63
Sept. 27	830A, 1963	••	Removal of Bodies to Morgues at Kalgoorlie, Northam and Geraldton		
	İ		during 1964	Oct.	24
Sept. 27			Burials—Country Towns 1964	Oct.	24
Oct. 4	838A, 1963		Bore Pumping Units for Esperance Water Supply	Oct.	24
Oct. 8	846A, 1963		Piles, Stringers and Corbels	Oct.	24
Oct. 4	855A, 1963		Low Loader Type Trailers	Oct.	24
Oct. 11	856A, 1963		Secondhand Reconditioned Iron-framed Piano	Oct.	24
Oct. 11	864A, 1963		Trailer Type Vibrating Roller	Oct.	
Oct. 11	866A, 1963		Window-mounted Room Air Conditioners	Oct.	
Oct. 11	867A, 1963		Warning Devices at Level Crossings	Oct.	$\frac{24}{24}$
Oct. 11	868A, 1963		6 in. and 9 in. Stoneware Pipes	Oct.	
Oct. 11	869A, 1963		15 in. Reflux Valves	Oct.	
Oct. 11	871A, 1963		C + Mi- M 1	Oct.	$\frac{24}{24}$
Sept. 20	806A, 1963†		la i i a p ·	Ext.	
Dept. 20	500A, 1909	••••	Standard Gauge Bogies	Oct.	. 10 31
Sept. 20	9144 1069±		Standard Course Country and Dreft Coon		
Sept. 20	814A, 1963†		Standard Gauge Couplers and Draft Gear	Ext.	
Aug. 23	7194 1069**		440 walt Air Duraling Smitch was fan Muia Camanating Station Dagumanta	Oct.	31
Aug. 23	713A, 1963*†		440 volt Air Breaker Switchgear for Muja Generating Station. Documents	0-4	0.1
S C	#COA 1000#4		chargeable at £2 2s. and 10s. 6d. each subsequent issue	Oct.	31
Sept. 6	762A, 1963*†	•	Grit Removal Plant for Woodman Point Sewage Treatment Works	Oct.	
Sept. 20	812A, 1963†		Standard Gauge Flat Top Wagons	Oct.	
Oct. 4	847A, 1963†		Universal Grinder	Oct.	31
Oct. 4	848A, 1963†		Combination Turret Lathe	Oct.	31
Oct. 4	849A, 1963†	••••	Horizontal Boring and Facing Machine	Oct.	31
Oct. 4	850A, 1963†		Wheelabrator Shot Blasting Plant	Oct.	31
Oct. 4	851A, 1963		Coloured Cotton Waste	Oct.	31
Oct. 18	872A, 1963		Taxi Telephone Service at Sir Charles Gairdner Hospital, Shenton Park	Oct.	31
Oct. 18	874A, 1963		Car Type Utilities—1963/64	Oct.	31
Oct. 18	880A, 1963		· 22 Long Cartridges	Oct.	31
Oct. 18	881A, 1963		Primary School Radio and Record Playing Equipment	Oct.	31
Oct. 18	882A, 1963		7 only 4-wheel-drive Utilities	Oct.	31
Sept. 27	827A, 1963*†		Intermediate Draw Gear, Rubbing Plates (Manganese Steel) for V Class		
-			Locomotives	Nov.	7
Sept. 6	763A, 1963*†		Extensions to 3 K.V. Oil Break Switchgear for Bunbury Generating Station.		
•			Documents chargeable at £1 1s. first issue and 5s. 3d. each subsequent issue	Nov.	14
Sept. 6	764A, 1963*†		Four only 3,300/440 volt Dry Type Indoor Transformers for Muja Generating		
•	1 '		Station. Documents chargeable at £1 1s. first issue and 5s. 3d. each sub-		
			sequent issue	Nov.	14
Oct. 18	810A, 1963†		Standard Gauge Brakevans	Nov.	
Oct. 18	811A, 1963†		Standard Gauge Ballast Hoppers	Nov.	21
Oct. 11	860A, 1963†		Standard Gauge Ballast Hoppers	Dec.	5
Oct. 18	873A, 1963		Communication Equipment for W.A. Government Railways Department—	200.	,
	7.511, 1000	••••	Northam to Albany	Dec.	12
			Northani vo instity	196	
Oct. 11	870A, 1963*†		3 only 20/20/7·5 M.V.A. 132/66/11·2 kV Star/Star/Delta Transformers for	100	<i>,</i> =
JUI. 11	0.021, 1000		Muja Generating Station. Documents chargeable at £2 2s. first issue and		
				Jan.	9
Oct. 18	888 A 1069*+		10s. 6d. each subsequent issue	oan.	9
Oct. 18	888A, 1963*†		2 Sets of 60,000 KW Turbo Alternators and Anxiliary Equipment. Docu-	A	10
	1		ments chargeable at £2 2s. first issue and 10s. 6d. each subsequent issue	Apr.	10

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

[†] Documents available for inspection only at W.A. Government Tourist Bureau Offices, Melbourne and Sydney.

Addresses—Liaison Offices— W.A. Government Tourist Bureau, No. 10 Royal Arcade, Melbourne, C1.

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

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued For Sale by Tender

Date of Advertising	Schedule No.	For Sale			Date of Closing	
1963					i	1963
Oct. 4	836A, 1963	Engines, Vehicle Parts and Machinery at Albany				Oct. 24
Oct. 4	839A, 1963	1958 L.W.B. Landrover (WAG 4944), at Carnarvon				Oct. 24
Oct. 4	840A, 1963	Bedford 6-ton Tip Truck (WAG 5084), at Carnarvon				Oct. 24
Oct. 11	857A, 1963	Kelly & Lewis 21 in. Centrifugal Water Pump (PW 63)				Oct. 24
Oct. 11	858A, 1963	Trucks and Utilities (20 only)				Oct. 24
Oct. 11	859A, 1963	Motor Cycles (12 only)				Oct. 24
Oct. 11	862A, 1963	Hough Hydraulic Front End Loader (MRD 511)				Oct. 24
Oct. 11	865A, 1963	2 in. Centrifugal Water Pumps (2 only)				Oct. 24
Oct. 11	863A, 1963	Scrap Metal at Ludlow, Manjimup, Collie and Gnangara				Oct. 31
Oct. 18	875A, 1963	Assorted Reject Tyres and Unused Tyres and Tubes				Oct. 31
Oct. 18	876A, 1963	Malcolm Moore Grader (MRD 438)				Oct. 31
Oct. 18	879A, 1963	Furniture and Sundries				Oct. 31
Oct. 18	883A, 1963	Laundry Equipment at Claremont Mental Hospital				Oct. 31
Oct. 18	885A, 1963	Road Rippers (PW 1 and PW 16)				Oct. 31
Oct. 18	887A, 1963	Scrap Batteries				Oct. 31
Oct. 18	877A, 1963	Somerset Side Delivery Rake at Denmark				Nov. 7
Oct. 18	878A, 1963	Damaged Bedford Utility (WAG 5330) at Wyndham				Nov. 7
Oct. 18	884A, 1963	No. 4 x 12 ft. Massey Header at Wongan Hills				Nov. 7
Oct. 18	886A, 1963	1954 Bedford Truck (WAG 3350) at Carnaryon				Nov. 7
		and the state of t		••••		2.0

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

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

Tender forms and full particulars may be obtained on application at the Tender Board Office, 74 Murray Street, Perth.

No Tender necessarily accepted.

18th October, 1963.

A. H. TELFER, Chairman, Tender Board.

Accepted Tenders

Table West & Co. Enterprises Supply of One Shot Bait during period 1/10/63 to 30/9/64 Supply of So 30/9/64 Supply of C.I. Reflux Valves, as follows :— litem 1 1 1 1 1 1 1 1 1 1			Accepted Tenders		
		Contractor	Particulars		Rate
Supply of Sterilizers Supp			Supply of One Shot Bait during period		Details on application £1 4s. 3d. per lb.
Sw. Hart & Co. Pty. Ltd. Ltd. Discrete Supply of Sterilizers Public Works E761 each	672A, 1963		Supply of C.I. Reflux Valves, as follows:— Item 1 Item 2 Item 3 Item 4	 	£91 7s. each £128 12s. each £153 14s. each
Table D. E. Withers Appliances Ply. Ltd. Supply of Washer/Extractor do. £323 10s. each do. £364 do. £594 do. do. £594 do. do.	735A, 1963		C	30 3 11 TTT 1	
Table 1963 Soltons Pty. Ltd. Supply of Washer/Extractor Supply of Calorifier	734A, 1963	D. E. Withers Appli-	Supply Bedpan Washers	do	£323 10s. each
Beckett, Laycock & Item 2	771A, 1963	Atkins (W.A.) Ltd Boltons Pty. Ltd	Supply of Calorifier Supply of Half Lift Windows, as follows :—	do	£594
Watkinson					sterling
Purchase and Removal of Typewriters and do do. do. Adding Machines	792A, 1963	Watkinson	Purchase and Removal of Miscellaneous	a , a,	Details on application
Furchase and Removal of 1958 Ford Main Roads £287	793A, 1963	do	Purchase and Removal of Typewriters and	do	do. do.
Purchase and Removal of Road Widener (MRD 401) Purchase and Removal of 1958 Landrover (WAG 4947) Purchase and Removal of 1958 Landrover (WAG 4947) Purchase and Removal of Fordson Major (WAG 4947) Purchase and Removal of Fordson Major (Tactor (MRD 519) Purchase and Removal of 1957 Landrover (WAG 4609) Purchase and Removal of 1957 Landrover (WAG 4609) Purchase and Removal of Electric Friction (WAG 4609) Purchase and Removal of Electric Friction (WAG 4604) Purchase and Removal of 1960 Willys Jeep (WAG 6014) Purchase and Removal of Holman Pneumatic Drill (PW 54) Purchase and Removal of Auto Diesel 3 in Purping Plant Purchase and Removal of Vibrosoil Compactors, as follows:— Item 1	750A, 1963	Cooper Motors	Purchase and Removal of 1958 Ford	Main Roads	£287
Total Cooper Motors Coop	745A, 1963	Soltoggio Bros	Purchase and Removal of Road Widener	do	£16
Co. Cooper Motors Cooper	756A, 1963	Cooper Motors	Purchase and Removal of 1958 Landrover (WAG 4947)	Agriculture	£312 10s.
WAG 4609 Purchase and Removal of Caravan (PW 16) Public Works £65 £50 10s.	ŕ	Co.	Tractor (MRD 519)		
Track 1963 K. Power Purchase and Removal of Electric Friction Winch (PW 36)		_	(WAG 4609)	Ŭ	
Table R. H. McCreery Main Roads Fall Fall			Purchase and Removal of Electric Friction	_	
matic Drill (PW 54)	748A, 1963	R. H. McCreery	Purchase and Removal of 1960 Willys Jeep (WAG 6014)	Main Roads	£312
Pumping Plant Purchase and Removal of Vibrosoil Compactors, as follows:— Item 1	ŕ	Western Trading Co.	matic Drill (PW 54)	Public Works	£14 11s.
pactors, as follows:— Item 1	·		Pumping Plant		£7 7s.
705A, 1963 Various Purchase and Removal of Mining Equip- Mines Details on application ment at Gabanintha Cancellation 595A, 1963 Cooper Motors Purchase and Removal of 1953 Bedford Agriculture £162	749A, 1963	do. do.	pactors, as follows :— Item 1		1
595A, 1963 Cooper Motors Purchase and Removal of 1953 Bedford Agriculture £162	705A, 1963	Various	Purchase and Removal of Mining Equipment at Gabanintha		Details on application
			Cancellation		
	595A, 1963	Cooper Motors		Agriculture	£162

No. 486 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Hon. Minister for Industrial Development, Respondent.

HAVING heard Mr. H. Barry on behalf of the applicant and Mr. B. Colcutt on behalf of the respondent, and by consent, 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 Charcoal, Iron and Steel Industry Award, No. 24 of 1960, as amended be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 10th day of September, 1963.

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

Schedule.

Clause 29—Wages: Delete Clause 29—Wages and insert in lieu thereof the following:—

Clause 29.-Wages.

The minimum rates of wages payable under the provisions of this Award shall be as follows:

	Per	We	ek.	
(a) Basic Wage:	£	s.	d.	
Outside a 15-mile radius from				
the G.P.O., Perth, but within the South-West				
Land Division	14	19	11	
(b) Margins:				
Blast furnace section—		1 177	•	
Keeper in charge	3	17	6	
Keeper's assistant	2	15	0	
Scale car attendant (in-				
clusive of dirt money)	_	2	0	
Plant hand	1	5	0	
Labourers in yard gang—				
First six months	N	il		
After six months		10	6	
Retort Section—				
Operator (inclusive of dirt				
money)	3	8	6	
Charcoal hand (inclusive				
of dirt money)		13	-	
Continuous retort operator		0	6	
Retort charger using me-		10	•	
chanical equipment	2	13	0	
General Section—				
Yard foreman	5	12	6	

Per Cent. of (c) Junior Workers (Male): Basic Wage. Between 14 and 15 years of age 30 Between 15 and 16 years of age 45 Between 16 and 17 years of age 55

3 10

Nil

1 19 6

100

3 0

Between 17 and 18 years of age 70 Between 18 and 19 years of age 85

(d) Casual workers shall be paid ten per cent (10%) in addition to the rates prescribed in this clause.

Between 20 and 21 years of age

Sampler

Storeman

Leading hands

General labourer

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 314 9f 1963.

Between West Australian Local Government Officers' Association Union of Workers, Perth, Applicant, and Shire of Perth, Respondent.

HAVING heard Mr. P. Sorenson 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 "Shire of Perth Officers' Award", No. 16 of 1961, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 16th day of August, 1963.

By the Court,

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

President.

Schedule.

- 1. Clause 2—Arrangement : Add a new item—20.—Preference.
 - 2. Add a new clause—20.—Preference—as follows:—

20.—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 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."
- (c) Subject to subclause (d) 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 financial and maintain financial membership whilst employed by any respondent to the

(d) 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 (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.
- (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.
- (e) This clause shall not apply to the Shire Clerk.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 535 of 1963.

Between The Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Lewis Berger and Sons (W.A.) Pty. Ltd. and Others, Respondents.

HAVING heard Mr. D. Lippiatt on behalf of the applicant and Mr. D. Hosking on behalf of the respondents, 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 "Paint and Varnish Makers Award," No. 22 of 1957, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 16th day of August, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

Per Week.

Schedule.

1. Clause 8.-Leading Hands: Delete this clause and insert in lieu the following:-

Clause 8.—Leading Hands.

Any male worker placed by the employer in charge of three or more other workers shall be paid at £1 ls. per week in addition to the rates prescribed in the Wages Clause.

2. Clause 22.—Rates of Pay: Delete subclauses (a), (b), (d) and insert in lieu thereof the following :-

		£	s. d.
(a)	Basic Wage:		
	Males	15	1 6
	Females	11	6 1
		Was	ekly
			rgin
			Male
			sic
			age.
			s. d.
(b)	Adult Males:	~	~. u.
` '	(1) Bulk paint tinting	4	8 0
			0 0
	(2) Mixing Powder: Aluminiu		
	monia, casein, sulphuric a copper bronze powder		1 0
			1 0
	(3) Paint mixing and/or operato		
	grinding machine of any kind	1 3	15 0
	(4) Caustic plant	3	16
	(5) Varnish maker	4	16 0
	(6) All others	2	14 0
		Ma	rgin
			ver
			\mathbf{nale}
			Wage
			Veek.
	4.3.3. TO	£	s. d.
(d)	Adult Females:		

Colour card makers and labellers 3. Liberty to apply is reserved in respect of Clause 7.—Casual Workers, Clause 11.—Annual Leave and Clause 22., subclause (e)—Rates of Pay (Junior Females).

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 536 of 1963.

Between The Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Hayes Bros. Pty. Ltd. and Others, Respondents.

HAVING heard Mr. D. Lippiatt on behalf of the applicant and Mr. D. Hosking on behalf of the respondents, 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 "Marine Stores, Award," No. 13 of 1958, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 16th day of August, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

19 6

Schedule.

	ause 6.—Rates						s (a)) a	nd
(b) and	insert in lieu	thereof	the t	ollowi	ing :	-			
. ,							Per V		
							£.	8.	Ы
(a)	Basic Wage:						~	~•	۵.
	Metropolitan	Area							
	$f{Males}$ $f{Females}$						15	1	6
	$\mathbf{Females}$						11	6	1
							Mai	gin	ı
						(Over	Мa	le
						P	asic	Wa	.oa
							Per V		
						-			
								s.	
(b)	Adult Males						1	15	0
subclaus	berty to apply se (c)—Rates	of Pa	y, Cl	ause	7—Ca	sual	W	ork	er,
Ciause .	l2.—Annual L	eave a	na ne	v clai	use .	mea.	TATO	пеу	٠.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 467 of 1963.

Between West Australian Branch, Australasian Meat Industry Employees' Union, Industrial Union of Workers, Perth, Applicant, and Meat & Allied Trades Federation and Others, Respondents.

HAVING heard Mr. J. Flanagan on behalf of the applicant and Mr. D. E. Cort on behalf of the respondents, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912–1961, doth hereby order

That the "Meat Industry (Metropolitan Butchers) Award," No. 31 of 1958, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 16th day of August, 1963.

By the Court,

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

President.

Schedule.

1. Clause 7-Wages: Delete subclauses (a) and (b) and insert in lieu thereof :-

Per Week.

3 18

						£	8.	d.
(a)	Basic Wage:							
	Within a radius G.P.O., Perth—	of 1	5 miles	from	the			
	Males	•				15	1	6
	$\mathbf{Females}$		••	••	•	11	6	1
	Outside a 15 mile mile radius from							
	Males	•				14	19	11
	Females	•		•	••	11	4	11
							r giı ver	1

					E	Basic	Wε	ige
						Per '	Wee	εk
						(Ma	ile).	
						£	s.	d.
(b)	Adı	ult Male Workers:						
	(1)	General Butcher				4	8	0
	(2)	Salter				4		0
	(3)	Smallgoodsman				4	8	0
	(4)	First Shopman				5		0
	(5)	First Smallgoodsma			•	5	5	0
	(6)	Counterhand (i.e., a	wor]	ker in a	sub-			
		stantially pre-wrap	ped n	neat der	oart-			
		ment selling unco	oked	and	pre-			
		wrapped meats who	o is r	not requ	iired			
		to cut such meats)				3	4	0
	(7)	Counterhands who	are	require	d or			

permitted to cut uncooked meats shall be paid not less than the margin

prescribed for a general butcher.

(8) Drivers of motor vehicles—

(i) Not exceeding 25 cwt. capac-2 11 3 5

(ii) Exceeding 25 cwt. but not exceeding 3 tons capacity
(iii) Exceeding 3 tons but not exceeding 6 tons capacity

(iv) For each complete ton over 5 tons capacity-2s. 6d. additional margin.

2. Liberty is reserved to apply in respect to clause 26, subclause (i)(b).

No. 158 of 1963.

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

HAVING heard Mr. H. R. Barrett on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, and by consent, I, the undersigned Conciliation Commissioner of the Court of Arbitration, in pursuance of a remission to be 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 Government Water, Sewerage and Drainage Foremen's Award, No. 1 of 1957, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 16th day of August, 1963.

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

Schedule.

First Schedule-Wages: Delete this schedule and insert in lieu thereof :-

FIRST SCHEDULE. Wages.

		Per Week.
		£ s. d.
(1)	Basic Wage:	
	(a) Metropolitan Area	15 1 6
	(b) South-West Land Division ex-	
	cluding Metropolitan Area	14 19 11
	(c) Goldfields Area	14 14 1
(2)	Classifications and Marginal Ranges:	
	Metropolitan Section.	
	(a) Construction:	
	(i) Supervising Foreman	11 6 0
		to 12 13 6
	/**\ T	12 15 0
	(ii) Foreman, mechanical main-	
	tenance	11 6 0
		to
	(***) T	12 13 6
	(iii) Foreman	8 8 6
		to
		9 17 0
	(b) Maintenance—Water Supply:	
	(i) Loftus Street Foreman)
	(ii) Fremantle Foreman	1
	(iii) Kelmscott Foreman	
	(iv) Midland Junction Foreman	1

(v) Loftus Street Assistant Fore-

Assistant Foreman (service

Foreman

Foreman

(main

(Fre-

7 15

11 19 6

> 7 15 0

12 13

man

(vii)

Assistant

laying)

laying)

(viii) Assistant

mantle) (ix) Sub-Foreman Carpenter			
(c) Maintenance—Sewerage:			
(i) Foreman		8 8 to	6
		11 19	6
(ii) Assistant Foreman		7 15	0
		to 9 10	0
Goldfields Water Supply Section:			
(i) Foreman (Maintenance	or		

....

The employer shall classify each employee within the marginal ranges prescribed and may, in the event of a change in duties or any other circumstances, reclassify any of the positions within those marginal ranges.

Construction)

(ii) Foreman (Tanks—Wells)

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 121 of 1963.

Between Fire Brigade Employees' Industrial Union of Workers (Coastal Districts) of Western Australia, Applicant, and Western Australian Fire Brigade Board, Respondent.

HAVING heard Mr. J. Dennis on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, and by consent, 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 Fire Brigade Employees' (Watchroom Attendants) Award, No. 6 of 1959 as amended be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 16th day of August, 1963.

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

Schedule.

Clause 4.-Wages: Delete subclauses (a) and (b) of this clause and insert in lieu thereof the following:-

					$\operatorname{Per}_{\mathfrak{L}}$	We s.	
(a)	Basic Wage: Metropolitan	Area			 15	l	6
(b)	Margin:						
	Watchroom At	tenda	nt				
	lst year				 2	16	0
	2nd year			••••	 3	10	0
	3rd year.				 4	5	0

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 582 of 1963.

Between The Operative Painters and Decorators' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Swansea Cycle & Motor Company and Others, Respondents.

HAVING heard Mr. J. G. White on behalf of the applicant and Mr. J. Ince on behalf of the respondents, 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 "Cycle Painters Award," No. 30 of 1948, as amended and consolidated, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 23rd day of August, 1963.

By the Court,

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

Schedule.	
Clause 7.—Wages: Delete subclauses (a), (b) a ert in lieu thereof:—	ind (d) and
	Per Week. £ s. d.
(a) Basic Wage:	
Within a radius of fifteen (15) miles from the G.P.O., Perth	15 1 6
Outside a fifteen (15) mile radius but within a 25 mile radius from the G.P.O.,	
Perth	Margin
	Per Week.
(b) Adult Males:	£ s. d.
Liner and writer	$2\ 10\ 0$
Enameller (brush or spray)	1 15 0
All others	Nil

Leading Hands.—Any worker placed in charge of three (3) or more adult workers covered by this Award shall be paid the rate of three shillings and fivepence (3s. 5d.) per day extra.

No. 541 of 1963.

Between The United Furniture Trades Industrial Union of Workers, W.A., Applicant, and Donald J. Chipper and Son and Others, Respondents.

HAVING heard Mr. H. Cox on behalf of the applicant and Mr. J. Ince on behalf of the respondents, 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 "Furniture Trades (Coffin Making) Award,"

That the "Furniture Trades (Coffin Making) Award," No. 2 of 1948, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 19th day of August, 1963.

By the Court,

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

President.

Schedule.

1. Clause 8—Wages : Delete this clause and insert in lieu thereof the following :—

Clause 8-Wages.

Males. Per Week. £ s. d.

(a) Basic Wage:

(i) Within a radius of fifteen (15) miles from the G.P.O., Perth 15 1 6

(ii) Outside a radius of fifteen (15) miles from the G.P.O., Perth but within that part of the South-West Land Division south of the 28th Parallel of latitude

Parallel of latitude 14 19 11 (iii) Rest of State south of the 28th

parallel of latitude and west of 123 degrees of longitude 14 14 1

Margin Per Week. £ s. d.

(b) Adult Males:

Coffin Makers 4 6 0

(c) Any worker placed by the employer in charge of other workers shall be paid seventeen shillings (17s.) per week extra.

2. Liberty is reserved to apply in respect to Clause 7—Holidays and Annual Leave, Clause 9—Casual Workers, and Clause 12—Piecework and new clause "Preference to Unionists."

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 365 of 1963.

Between Fire Brigade Employees' Industrial Union of Workers (Coastal Districts) of Western Australia, Applicant, and The Western Australian Fire Brigade Board, Respondent.

HAVING heard Mr. J. Dennis on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, and by consent, 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 Fire Brigade Employees' Award 1960, No. 17 of 1960, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 16th day of August, 1963.

(Sgd.) S. F. SCHNAARS,

Conciliation Commissioner.

Schedule.

Clause 3—Rates of Pay: Delete subclauses (a) and (b) of this clause and insert in lieu thereof the following:—
(a) Basic Wage:

Per Week.
£ s. d.

Metropolitan area 15 1 6
Agricultural areas 14 19 11
Goldfields area 14 14 1

(b) The following workers shall be paid at the margins shown against their respective classifications:—

				Basic Seven			
		Vhile		When			
		istir			Iou		
			Per			d to	
		Veek				40	
	Cor	tinu	ies	Hours Per Week.			
	5	: s.	d.	£	s.	d.	
Probationary Fireman:							
First two months	. 6	3 14	3	4	3	0	
Third Class Fireman:							
Ten months	. 7	11	3	4	18	0	
Second Class Fireman	8	6	0	5	11	0	
First Class Fireman with le than five years' serv) 4	2	6	7	0	
First Class Fireman after fi							
years' service		13	0	7	12	6	
Senior Fireman	. 12	0	3	8	16	6	

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 577 of 1963.

Between Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Westralian Soaps Pty. Ltd. and Others, Respondents.

HAVING heard Mr. C. Ford on behalf of the applicant and Mr. G. J. Martin 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 "Soap and Allied Products Manufacturing Award," No. 25 of 1960, be amended in accordance with the attached schedule.

Dated at Perth this 23rd day of August, 1963.

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

Schedule.

Delete subclauses (a), (b), (c) and (d) of Clause 26.—Wages, and insert in lieu thereof the following:—

26.—WAGES. (a) Wages shall be paid at least weekly.

						Per '	Wee	k.
						£	s.	d.
(b)	Basic Wage:							
	Adult Males		•		•	15	0	3
	Adult Females		••	• • • • • • • • • • • • • • • • • • • •		11	5	2
						Ma	rgir	1
						Per '	Wee	k.
(c)	Adult Males:					£	s.	$^{\mathrm{d}.}$
	Glycerine Hand	•	••••			2	11	0
	Making soap po	wders	, liqui	d dete	rgents			
	polishes and	stain	8			2	11	0
	Mixing and blen	ding	polishe	es and	stains	2	4	0
	Soap Crutcher					1	16	0
	General Hands	other	$_{ m than}$	above		1	13	0
(d)	Adult Females						11	0

Delete Clause 27.—Leading Hands, and insert in lieu thereof the following:—

27.—Leading Hands.

Any worker placed by the employer in charge of three (3) or more other workers shall be paid the following rates in addition to their ordinary rates of wages:—

			E	er V	Vee	k.
				£	8.	d.
Adult Mal	les	• • • •	 	1	1	0
Adult Fen	nales		 ••		11	0

Liberty is reserved to either party to apply to amend Clause 22—Casual Workers, and Clause 26 (e)—Wages, Junior Workers, at any time during the operation of this Award.

No. 345 of 1963.

Between The Seamen's Union of Western Australia Industrial Union of Workers, Fremantle, Applicant, and Hon. Minister for Works of Western Australia, Respondent.

HAVING heard Mr. D. K. Dans on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, and by consent, 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 Government Dredges Award No. 24 of 1956, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 16th day of August, 1963.

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

Schedule.

Clause 3—Wages: Delete this clause and insert in lieu thereof-

3.—Wages.

(a) Basic Wage:			
()	Per	Wε	ek.
	£	s.	d.
(a) Metropolitan Area	15	1	6
(b) South-West Land Division ex-			
cluding Metropolitan Area	14	19	11
(c) Goldfields Area		14	1
`_			-
(b) Margins:			_
Ladderman	4	5	0
Pipe Winchman on suction dredge	4	5	0
Winchman	3	10	0
Assistant Winchman	3	3	6
Quartermaster	3	3	6
Deck Hand	2	16	0
Fireman	3	10	0
Greaser	3	17	6
Casual Watchman on dredge in			
commission Deck Hand's ordin-			
commission been riund a stant			

ary rate plus 20 per cent. per shift of eight (8) hours.

10 per cent. per shift of eight (8)

Provided that members of the crew shall be paid ordinary rate plus

hours.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 176 of 1963.

Between The West Australian Cleaners, Caretakers, Attendants, Window Cleaners, Attendants and Watchmen's Industrial Union of Workers, (Perth), Applicant, and Zoological Gardens and State Gardens Respondents.

HAVING heard Mr. W. Fitzgerald on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondents, and by consent, 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 "Cleaners and Caretakers (State Gardens Board) Award," No. 14 of 1946, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 23rd day of August, 1963.

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

Schedule.

Clause 9.—Wages: Delete subclauses (a) and (b) of this clause and insert in lieu thereof the following:—

		les	_	Females			
(a) Basic Wage:	£	s.	d.	£	s.	d.	
Metropolitan Area, which for							
this purpose shall be taken							
to be that portion of the							
State comprised within a							
radius of fifteen (15) miles							
from the General Post Office							
Perth	15	1	6	11	6	1	

Agricultural Areas, being the South West Land Division of the State, except such portion thereof as is comprised within the Metropolitan Area as defined herein Goldfields Areas and all other portions of the State, exclusive of the South West	£	•	. d		-	s. 4	
Land Division	14	4	1		11	0	7
Edita Division	1.	-	•		Per	-	•
					Over		
(b) Margins:					£	age s.	, ,
, ,							
Head Keeper		••••			3	3	6
Keepers		••••				19	0
Assistant Keepers		••••			_	1	0
Senior Gardener		••••			1	19	0
Gardener		••••			1	-	0
Ground Attendant		••••			1	19	0
Maintenance Man		••••			1	19	0
Caretaker (plus quarters)		••••			1	19	0
Maintenance Labourer		••••		• · · ·		12	6
Gardener's Labourer		••••				8	6
Mechanical Maintenance Ma	ın	• • • •			3		6
Female Aquarist	**	••••			_	16	-
Leading Maintenance Man,			ıер		3	1	0
Leading Groundsman, Yan					3	1	0
Leading Hand, John Forr	est	Na	tio	nai	^		
Park		····	~	•…•	2	10	0
Maintenance Foreman, Zoo			. G	аг-			_
dens (including tool allow				;	8	17	0
Leading Maintenance Man	1, 2	2 00.	logi	cal	^		_
Gardens		••••		• • • •	_	12	6
Leading Hand, Garden Servi	ices	•…		••••	4	0	6

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 573 of 1963.

Between The United Furniture Trades Industrial Union of Workers, W.A., Applicant, and Joyce Bros. (W.A.) Pty. Ltd. and Others, Respondents.

HAVING heard Mr. H. Cox on behalf of the applicant and Mr. J. Ince on behalf of the respondents, 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 "Iron Bedstead Making Award," No. 37 of 1962, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 19th day of August, 1963.

By the Court,

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

President.

Schedule.

	ause 6.—Wages:		lause	(a) an	d (b) a	nd
	Basic Wage	 	·····		£ 15	s. 1	
					Mai Ov Basic Per V	er Wa	ıge
(b)	Adults:				£	s.	d.
	Toolmaker (Iron Jigmaker (Iron		. 	••••	6 5	7 6	0

u)	Adults:				
	Toolmaker (Iron Bedstead)			6 7	0
	Jigmaker (Iron Bedstead)			56	0
	Welder, 1st Class	•		5 6	0
	Welder, 2nd Class			2 10	0
	Welder, 3rd Class	•		2 2	6
	Link Mesh Machine Operator		• • • •	2 11	0
	Bedstead Maker and Assembler		•	2 2	6
	Spray Painter			2 2	6
	Spring Maker—Hand		••••	2 2	6
	Labourers	••••	• • • •	Nil	

2. Clause 7.—Leading Hands: Delete this clause and insert in lieu thereof the following :-

Clause 7.—Leading Hands.

A worker placed in charge of-

(a) not less than three (3) and not more than ten (10) other workers shall be paid 4s. 3d. per day extra;

- (b) not less than ten (10) and not more than twenty (20) other workers shall be paid 8s. 5d. per day extra;
- (c) more than twenty (20) other workers shall be paid 12s. 8d. per day extra.
- 3. Liberty to apply is reserved in respect to Clause 12—Casual Hands and Clause 18—Annual Leave.

No. 581 of 1963.

Between The Operative Painters and Decorators' Industrial Union of Workers, Perth, Applicant, and Foy & Gibson (W.A.) Ltd and Others, Respondents.

HAVING heard Mr. J. G. White on behalf of the applicant and Mr. J. M. Ince 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 "Ticket Writers' Award," No. 29 of 1958, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 23rd day of August, 1963.

By the Court,

LS.1

(Sgd.) R. V. NEVILE,

President.

Schedule.

Clause 6.—Wages : Delete subclauses (a) , (b) and (e) and insert in lieu thereof the following :— $\,$

Per Week. £ s. d.

(a) Basic Wage: (i) Within a radius of 15 miles of the G.P.O., Perth— Males 15 1 6 Females 11 6 1

- (ii) Outside a 15 mile radius but within a 25 mile radius from the G.P.O., Perth—
 - Males 14 19 11 Females 11 4 11
- (b) An adult worker who is engaged—
 - (i) In the production of a price ticket by the use of water colours the dimensions of which do not necessitate its being cut out of a board which exceeds in size an imperial sheet and/or is employed on silk screen work other than designing and setting—

Male Margin over Male Basic Wage 3 6 0

Female Margin over Female Basic
Wage 2 4 0

(ii) In the production of a showcard by the use of water colours and/or designing and/or setting silk screen work the dimensions of which do not exceed an imperial sheet—

Male Margin over Male Basic

Wage 3 17 0

Female Margin over Female Basic

Wage 2 15 0

- (iii) In the production of tickets and/or showcards other than referred to in (i) and (ii) hereof shall be paid not less than the total wage prescribed from time to time for Signwriters under the Building Trades Award No. 24 of 1958.
- (iv) A price ticket which is a combination
 of a price ticket and a show card shall
 for the purposes of subclause (i) and
 (ii) be deemed to be a show card.
- (e) Leading Hand.—Any worker placed by the employer for not less than one day in charge of three or more other workers shall be paid twenty-one shillings (21s.) per week in addition to the wages prescribed herein.

Liberty to apply is reserved in respect of subclause (d)—Casual Workers.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 538 of 1963.

Between The United Furniture Trades Industrial Union of Workers, W. A. Applicant, and Jason Metal Furniture and Others, Respondents.

HAVING heard Mr. H. Cox on behalf of the applicant and Mr. J. Ince on behalf of the respondents, 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 "Tubular Steel Furniture Award," No. 44 of 1955, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 19th day of August, 1963.

By the Court,

[L.S.]

(Sgd.) R. N. NEVILE,

President.

Schedule.

1. Clause 8—Wages: Delete subclauses (a), (b) and (e) and insert in lieu thereof the following:—

inse	rt in	lieu	there	of the f	ollow	ing	:				
							[ale:		\mathbf{Fen}		
							We		Per		
	_					£	s.	d.	£	в.	d.
(a)	Bas	ic W	'age :								
	Met	ropo	litan 🛭	Area							
	W			adius o							
			iles	from	$_{ m the}$		_				
				Perth		15	1	6	11	6	1
	Out			is of 15							
				ł.P.O., P							
				n the So d Divisio		14	10	11	11	4]	1
		*** 68	ou Lain	I DIVISIO	J11	17	10			rgir	
										ver	1
										ale	
									Basic	: Wa	age
									Per		
/1.5		1. 3.							£	s.	d.
(b)			lales:								
	(1)			chinist-					_	_	
		(a)	-	er, four			••••	•••		2	0
		(b)	All of	hers, ex	cept	San	$_{ m der}$	•••	. 3	1	6
		(c)	Sande	er	• • • • •				. 2	10	0
	(2)	Upl	$_{ m lolster}$	er	••••				. 5	2	0
	(3)	Ass	embler	·—							
		(a)	A pe	erson a	sseml	ling	z w	ooder	ı		
			parts	of tubi	ılar s	teel	fur	niture	,		
				ailing,							
			and	includin	g cra	mpi	ng	and a		19	6
		/h\	-	n attac	_				,	10	U
		(b)		rson assexing wo							
				frames		-	1 00		- 1	15	0
	(4)	Spr		and/or			rs a				
	(-)		ners						. 2	2	6
	(5)	Wel	lders.	1st cla		e		vorke			
	(-)	usin	ig elect	tric arc c	or ace	tyle	ne,	petrol			
		or	coal g	as blow	, pip	e o	ther	thar	1	_	
				ith the				•••	. 5	6	0
		We	lders,	2nd Cla the fe	ıss (i	.e.,	a v	worke	:		
			using	the fo	orego	ıng	typ	oes o	t I		
				ng appa jig or a							
			autor	natic we	lding	ma	chi	nes for	•		
			$_{ m the\ se}$	etting up	of w	hicl	h he	is not	,		
			respo	nsible)				•••		10	0
	(6)		ding						. 2	2	6
	(7)			boring,	cut	ting	, pi	ressing	g l	15	0
	(8)		ourer-								0
		(a) (b)	Other	ig out	••••		••••	•••		15 Nil	6
		(0)	Оше	rs	••••		••••	•••	-		ac.
									Perce of Fe		
									Danie		

(e) Females:

(i) Junior Females—

Between 15 and 16 years of age		35
Between 16 and 17 years of age		45
Between 17 and 18 years of age	••••	55
Between 18 and 19 years of age		65
Between 19 and 20 years of age		82
Between 20 and 21 years of age		100

Basic Wage

Per Week.

Margin
Over
Female
Basic Wage
Per Week.
£ s. d.

(ii) Adult Females

1 6 6

- 2. Clause 9—Leading Hand: Delete the words "fifteen shillings" and insert in lieu thereof the words "sixteen shillings and sixpence."
- 3. Liberty is reserved in respect of Clause 11—Casual Workers, Clause 16—Annual Leave and new clause "Preference to Unionists."

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 494 of 1963.

Between Building Trades Association of Unions of Western Australia (Association of Workers) and Others, Applicants, and Master Builders' Association of Western Australia (Union of Employers) Perth, and Others, Respondents.

HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. J. Ince on behalf of the respondent, and by consent, 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 "Building Trades Award," No. 24 of 1958, as amended, be and the same is hereby further amended in the manner following:—

Clause 9—Wages: Delete subclause (e) and insert in lieu thereof the following:—

(e) Disabilities Allowance 15

Dated at Perth this 28th day of August, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 346 of 1963.

Between The Seamen's Union of Western Australia Industrial Union of Workers, Fremantle, Applicant, and Fremantle Harbour Trust Commissioners, Respondent.

HAVING heard Mr. D. K. Dans on behalf of the applicant and Mr. L. W. Robertson on behalf of the respondent, and by consent, 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 "Fremantle Harbour Trust (Deckhands, Firemen and Deckboys) Award," No. 13 of 1956, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 28th day of August, 1963.

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

Schedule.

Clause 8.—Rates of Pay: Delete subclause (a) and insert in lieu thereof:—

(a) The rates of pay for deckhands and firemen shall be as follows:—

	Dec	kha	$_{ m nds}.$	Fin	reme	en.
	Per	We	ek.	Per	We	ek.
	£	s.	d.	£	s.	d.
Basic Wage (within a 15-						
mile radius of the						
G.P.O., Perth)	15	1	6	15	1	6
Margin	2	16	0	3	10	0
Weekly Wage				18	11	6
Plus an allowance pay-						
able weekly for shift						
work, weekend work and						
holiday work, the amount						
of such allowance being						
equal to 20 per cent. of						
the weekly wage.						

Clause 21.—Rates of Pay: Delete the existing clause and insert in lieu thereof:—

Clause 21.—Rates of Pay.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 540 of 1963.

Between The United Furniture Trades Industrial Union of Workers, W.A., Applicant, and Western Glass Works, Pty. Ltd. and Others, Respondents.

HAVING heard Mr. H. Cox on behalf of the applicant and Mr. J. Ince on behalf of the respondents, 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 "Glass Trades Award," No. 20 of 1956, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 19th day of August, 1963.

By the Court,

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

President.

Schedule.

- 1. Clause 17—Leading Hand: Delete the words "fifteen shillings (15s.)" and insert in lieu thereof the words "sixteen shillings and sixpence (16s. 6d.)".
- 2. Clause 31—Wages: Delete subclauses (a) and (b) and insert in lieu thereof the following:—

(a)	Basic Wage: Metropolitan Area South-West Land I	 Division	 i	£ 15 14 1 Man Per V ver Wa	1 9 1 rgin Wee	ek sic
(b)	Adults:					
` '	Drawer and Designe	er	 	6	0	0
	Glass Beveller		 	5	6	0
	Glass Silverer		 	5	6	0
	Leadlight Glazier		 	5	6	0
	Glass Sandblaster		 	5	6	0
	General Labourer		 	N	Vil.	

3. Liberty to apply is reserved in respect to Clause 11—Annual Leave, Clause 15—Casual Workers, and new clause "Preference to Unionists".

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 519 of 1963.

Between the West Australian Jewellers, Watchmakers Optical Technicians and Allied Trades Industrial Union of Workers, Applicant, and Laubman and Pank (W.A.) Pty. Ltd., Respondent

HAVING heard Mr. R. H. Hartley on behalf of the applicant and Mr. D. Hosking 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 Optical Mechanics' Award, No. 13 of 1954, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 16th day of August, 1963. By the Court,

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

Schedule.

Clause 25.—Wages: Delete subclauses (a), (b) and (d) and insert in lieu thereof the following:—

	Per	ale We	
(a) Basic Wage:	£	s.	d.
(i) Within a radius of fifteen (15) miles from the G.P.O., Perth	15	1	6
(ii) Outside a radius of fifteen(15) miles from the G.P.O.,Perth, but within theSouth-West Land Division	14	19	11
(iii) Within a radius of five (5) miles from the Post Office, Kalgoorlie	14	14	1
(b) Margin: Optical Mechanics		8	0

(d) Leading Hands:

Any optical mechanic placed in charge of three (3) and not more than ten (10) optical mechanics shall be paid twenty-one shillings (21s.) per week extra; more than ten (10) and not more than twenty (20) optical mechanics, forty-two shillings and sixpence (42s. 6d.) per week extra; more than twenty (20) optical mechanics, sixtythree shillings and six pence (63s. 6d.) per week extra.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 518 of 1963.

Between the West Australian Jewellers, Watchmakers, Optical Technicians and Allied Trades Industrial Union of Workers, Applicant, and Caris Bros. Limited, Respondent.

HAVING heard Mr. R. H. Hartley 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 Arbitratration Act, 1912-1961, doth hereby order and declare-

That the Watchmakers and Jewellers' Award, No. 49 of 1955, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 16th day of August, 1963.

By the Court.

ILS.1

(Sgd.) R. V. NEVILE,

President.

5 6 0

Schedule.

Clause 9.—Wages: Delete subclauses (a), (b) and

(a) Basic Wage— £ s. c (i) Within a radius of fifteen (15) miles from the G.P.O.,	_
(a) Basic Wage— £ s. c	
(i) Within a radius of fifteen	۲.
	ı.
	6
 (ii) Outside a radius of fifteen (15) miles from the G.P.O., Perth, but within the South-West Land Division 14 19 1 	1
(iii) Within a radius of five (5) miles from the Post Office, Kalgoorlie 14 14	1
Kaigooriie 14 14 Margin: Par Wook	s

Per Week. (b) Adult Males: £ s. d. Watchmaker, Clockmaker, Watch and Clock Repairer 5 10 Jeweller, Setter, General Jewel-lers' Tradesman and En-

(d) Leading Hands:

graver

Any watchmaker or jeweller placed in charge of three (3) and not more than ten (10) watchmakers or jewellers shall be paid twenty-one shillings (21s.) per week extra; more than ten (10) and not more than twenty (20) watchmakers or jewellers, forty-two shillings and six pence (42s. 6d.) per week extra; more than twenty (20) watchmakers or jewellers, sixty-three shillings and six pence (63s. 6d.) per week extra. Any watchmaker or jeweller placed in (63s. 6d.) per week extra.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 592 of 1963.

Between United Metropolitan Timber Yards, Sawmills and Woodworkers Employees' Union of Workers, Applicant, and Millars Timber and Trading Co. and others, Respondents.

HAVING heard Mr. C. D. Brown on behalf of the applicant and Mr. J. M. Ince on behalf of the respondents, the Court, in pursuance of the powers

contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and de-

That the Timber Yard Workers' Award, No. 11 of 1951, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 23rd day of August, 1963. By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

Schedule.

First Schedule: Delete subclause (a) and insert in lieu thereof the following:-

> Margin Per Week.

			Wet	
(a)	Adult Workers:	£	S	d.
	(I) LOG SAWMILLING SECTI	ON	Γ.	
1.	Sawyers-			
	(a) Twin sawyer planking out and flitching to size	5	6	0
	(b) Twin sawyer not other- wise classified	3	13	0
	(c) Other breaking down saws where planks are not cut to size	3	13	0
2.	Benchmen—			
	(a) No. 1 Bench	5	6	0
	(b) No. 3 Bench	2	16	0
	(c) No. 4 Bench	1	10	0
3.	Pullers-out and/or assistants on No. 1 Bench—			
	(a) Single-handed on dead roller	3	13	0
	(b) Dead roller where more than one engaged	2	3	6
	(c) Friction feed		11	0
4.		-	11	U
4.	Dockerman and Tallyman— (a) Where only one docking			
	saw one docking	1	11	0
	(b) Where two or more dock-	-		Ŭ
	ing saws other than fire-			
	wood in the log sawmill- ing section:—			
	Main docker	2	2	6
	Other dockers		2	6
5.				
	down saw	1	11	0
6.	Hookman	1	13	O.
7.	Pullers-out and/or assistants			-
	on No. 3 Bench	1	0	6
c	(II) RE-SAWING SECTION			
8.				
	(a) Circular sawyer cutting to depth of 7½ inches or			

5.	Re-Sa	wyers			
	(a)	Circular	sawye	er cutti	ng
		to depth	of $7\frac{1}{2}$	inches	or
		over			

	over				4	11	0
(b)	Circular s depth of				2	19	0
3and-	-saw roller	re-cu	ıt				
(a)	Large-usi	ng b	lade	over			

9.	Band-saw	roller	re-cut	
	(a) Lar	ge-usin	ig blade	
	3 in	chec		

Smal over	ising inch					2	19
 rman		one	des	tim	١		

4 8 0

0

10.	Dockerman—
	(a) Joiner

(a) 00111C1	WIIO .	graucs	01111		
ber				2 16	
(b) Other				1 13	6

11. Tailers-out-

(a) From circular saw cut-			
ting over $7\frac{1}{2}$ inches	1	10	0
(b) From circular saw cut-			
ting 7½ inches or under	1	0	6

	oning 12 money of under	
(c)	From band saw roller re-	
	cut using blade over 3	
	inches	

	(III) WOODMACHINING SECT	ION Marg Per Weel	•	wo	OODMACHINING SECTION—conti	M	d. Iarg Per Wee	
		£ s.	d.				s.	
12.	Shaper	4 15	0	21.	Dove-tailer—			
13. 14.	Grinder whose principal duty is grinding knives and cutters Moulding Machinist, or one, two, three or four sides planer—	4 15	0		(a) Who is required to set up his own machine and only grind his knives and then only from such time as			
	(a) Who is required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	4 15	0		he is required so to act (b) Who is not required to grind his knives and cutters, but is at any time required to set up his machine and then only	2	17	6
	(b) Who is not required to grind his knives and				from such time as he is required so to act	1	10	٥
	cutters, but is at any			22.	Saw Doctor (as defined)	6		0
	time required to set up			23.	Saw Sharpener	3	-	-
	his machine and then			24.	Thicknesser—	Ü	Ü	U
	only from such time as he is required so to act	2 17	6		(a) Who is required to set up			
	(c) Who is not required to grind his knives and		ŭ		his own machine and grind his knives and cut-			
	cutters or set up his	2 1	٥		ters and then only from			
1.5	machine	4 1	U		such time as he is required so to act	9	17	6
15.	Buzzer— (a) When required to do				(b) Who is not required to	4	1.	U
	other than planing one				grind his knives and cut-			
	face and squaring edge,				ters, but is at any time			
	and who is required to set up his own machine				required to set up his machine and then only			
	grind his knives and				from such time as he is			
	cutters, and then only				required so to act	1	10	0
	from such time as he is	4 15	^	25.	Fret Sawyer or Detail Band			
	required so to act (b) Who is required to set	4 15	0		Sawyer (if full-time employed)	2	17	6
	up his own machine and			26.	Sand Paperer-			
	grind his knives and				(a) Working double machine		17	6
	cutters and then only				(b) Working other machine	2	11	0
	from such time as he is required so to act	2 17	6	27.	Chain Morticer—			
	(c) Who is not required to grind his knives and cutters, but is at any time required to set up his machine and then only from such time as he is				(a) Who is required to set up his machine or to grind his knives and cutters and then only from such time as he is required so to act	2	17	6
	required so to act	1 10	0		(b) Who is not required to grind his own knives and			
16.	Tenoner—				cutters or set up his			
	(a) Who is required to set up his machine and grind his knives and cutters and then only from such time as he is required so to act	4 15	0	28.	machines Morticer— (a) Who is required to set up his machine or to grind his knives and cut-	1	10	0
	(b) Who is not required to				ters and then only from such time as he is re-			
	grind his knives and cut- ters, but is at any time				quired so to act	2	17	6
	required to set up his				(b) Who is not required to			
	machine and then only				grind his knives and cut- ters or set up his machine	1	10	0
	from such time as he is required so to act	2 17	6	29.	Grader behind fast feed fioor-	_		•
	(c) Who is not required to	,	Ů		ing machine	1	10	0
	grind his knives and cut-			30.	Floor sanding machine	1	10	0
	ters or set up his mach-	1 10	٥	31.	Grader and Feeder, fast feed			^
17.	ine General joiner and operator on	1 10	U		flooring machine	1	1	U
11.	sticking machine	4 15	0		(IV) GENERAL SECTION.			
18.	Flooring Machinist—		-	32.	Motor Lorry Driver— (a) Not exceeding 25 cwt.			
	Fast feed	4 15	0		(a) Not exceeding 25 cwt. capacity	2	11	0
19.	Fast feed Sizer	4 15	0		(b) Exceeding 25 cwt. and			•
20.	Jointer—				not exceeding 3 tons			
	(a) Who is required to set up				capacity	3	4	0
	his own machine and grind his knives and cut-				(c) Exceeding 3 tons and	0	1 17	c
	ters and then only from				under 6 tons capacity (d) For each complete ton	3	17	О
	such time as he is re-	_			over 5 tons capacity an			
	quired so to act	2 17	6		additional		2	6
	(b) Who is not required to grind his knives and cutters, but is at any time required to set up his				(e) Drivers of loaded motor lorry drawing a loaded trailer also, one shilling			
	machine and then only				(1s.) per extra day.		_	
	from such time as he is		_	33.	Orderman, Country		19	
	required so to act	1 10	0	34.	Tallyman	2	16	0

Per Week.

	M	argi	n
	Per	Wee	ek.
	£	s.	d.
Man choosing timber for saw-			
ing, dressing, moulding, or			
	2	16	0
Nightwatchman	_		0
Nightwatchman who also does			
	1	17	6
Stacker who stacks timber for			
seasoning by the process of			
stripping—			
(a) Other than with fork lift			
, 1)	1	12	6
		18	6
Packer	1	10	0
Mill Greaser (if full-time em-			
ployed)	1	8	0
Mill or Yard Hand (as defined)		7	6
Kiln Operator	2	13	6
Kiln Attendant	1	17	6
Other unclassified male adults	5	Ni	1.
Straddle Carrier Driver	3	15	0
Fork Lift Driver	3	10	0
Two Motor Driver	2	5	6
Shunter (on rails)	1	5	0
Tractor Driver (on rails)	2	0	6
	Nightwatchman who also does boiler attending and cleaning Stacker who stacks timber for seasoning by the process of stripping— (a) Other than with fork lift (stacker in charge of stack)	Man choosing timber for sawing, dressing, moulding, or turning machine	ing, dressing, moulding, or turning machine

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 24 of 1963.

(Application No. 507 of 1963.)

In the matter of the Industrial Arbitration Act 1912-1961, and in the matter of Industrial Agreement No. 3 of 1954, and in the matter of an Industrial Dispute between Building Trades Association of Unions of Western Australia (Association of Workers) and The Builders' Labourers' Union of Workers, Perth, Western Australia, Applicants, and The State Electricity Commission of Western Australia, Respondent.

WHEREAS an industrial dispute arose between the abovenamed parties; and whereas following a conference convened by the President of the Court of Arbitration on the 10th day of July, 1963, the matters in dispute were referred into Court under section 171 (7) of the said Act for hearing and determination. Now therefore the Court present determination: Now, therefore, the Court, pursuant to section 61 (b) (ii) of the said Act, doth hereby make the following Award:-

1.--Title.

This Award shall be known as the "S.E.C. Builders Labourers' Agreement Supplementary Award."

2.—Term.

The term of this Award shall be for a period of one (1) year.

3.—Scope.

This Award shall apply to members of the Builders Labourers' Union of Workers, Perth, employed by the State Electricity Commission at the Muja Power Station under Industrial Agreement numbered 3 of 1954.

4.—Basic Wage.

£ s. d. 14 19 11 Per Week

5.—Allowances, Special Provisions, etc.

Workers engaged on construction work on the site of the Muja Power Station shall be paid fares and travelling time and disability allowance and all extra rates for special conditions of work, from time to time prescribed for construction workers under the provisions of the Building Trades Award.

In witness whereof this Award has been signed by the President of the Court and the Seal of the Court has been hereto affixed this 19th day of August, 1963.

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

President.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 534 of 1963.

Between Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and R. David Moss and others, Respondents.

HAVING heard Mr. D. Lippiatt on behalf of the applicant and Mr. D. Hosking on behalf of the respondents, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and declaration. declare:-

That the Plastic Manufacturing Award, No. 8 of 1960, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 16th day of August, 1963. By the Court,

> (Sgd.) R. V. NEVILE, [L.S.1) President.

Schedule.

1. Clause 21.—Rates of Pay: Delete subclauses (a), (b) and (c) and insert in lieu thereof the following:-

					•	O.	** ~	~**
(a.)	Basic	wage:				£	s.	d.
	Adult	Males				15	1	6
		Females			****	11	6	1
					Ma	rgir	O o	er
							Ba	
					V	Vag	е ре	er
							eek	
(b)	Adult	Males:					S.	
(10)			operator	(as	de-			
		ned)				3	10	0
	Plastic	c Press	Operator	(ot)	ner)	1	13	0
	All of						18	6
					ма	rgir	ı Oı	7er
					Fen			
							e p	
					•		eek	
								-
						£	~	d.
(c)	Adult	Females	S				19	6

Clause 22.—Extra Rates and Conditions: Delete subclause (a) and insert in lieu thereof the following:-

(a) Leading Hands:—

(i) Any male worker placed by the employer in charge of three or more other workers shall be paid £1 1s. per week in addition to the rates prescribed in the wages clause.

(ii) Any female worker placed by the em-ployer in charge of three or more other workers shall be paid at 11s. per week in addition to the rates prescribed in the wages clause.

3. Liberty to apply is reserved in respect of Clause 11—Meal Money and Clause 19—Casual Workers.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 537 of 1963.

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

HAVING heard Mr. C. Ford on behalf of the applicant and Mr. J. M. Ince on behalf of the respondents, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act. 1912-1961, doth hereby order and de-

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

Dated at Perth this 23rd day of August, 1963. By the Court,

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

s. d.

3 7

1 16 6

2 0 6

....

6

0

0

2 15 6

1 12 6

3 6

1 2

Schedule.

1. Clause 6.—Wages: Delete subcl (b) and (c) and insert in lieu thereof ing:—			
111g.—	Per	We	ek.
(a) Basic Wage:		s.	
(i) Within a 15-mile radius from	ı		
the G.P.O., Perth— Males	. 15	1	6

....

maker-multiple certificate

Females (ii) Outside a 15-mile radius from the G.P.O., Perth, but within the South-West Land Division-

.... 14 19 11 11 4 11 Males Females

Margin Per Week.

Butter Factories Section-(1) Tester Grader and Butter-

(b) Adult Males:

	position	3	17	0
(2)	Butter-maker with certificate	3	7	6
(3)	Grader of Cream for but- ter-making with certificate	3	9	6
(4)	Tester of Cream for butter- making with certificate	3	2	0
(5)	Assistant Butter-maker	1	16	6
(6)	Butter Cutter in charge of machine	1	16	6
(7)	Vacreator Operator and Neutraliser	2	4	0
(8)	Weighing Machine Operator and/or Sampler	1	12	6
(9)	Dried Milk Operator	1		6
	Factory Hands	_	2	0
Chees	e Factories Section—			
(11)	Cheese Maker with certifi-			

C

(12) Assistant Cheese Maker

(13) Cheeseroom Hand

cate

(14) Factory Hand	1	2	0
Milk Condenseries Section—			
(15) Milk and Cream Tester	3	2	0
(16) Milk Tipper and Grader	1	4	0
(17) Vacuum Pan Operator	2	14	6
(18) Weighing machine (milk			
receiving)	1	12	6
(19) Tubular Heater and/or			
Ejector	1	4	0
(20) Sugar Boiler	1	4	0
(21) Can Washer	1	4	0
(22) Separator	1	4	0
(23) Packing Machine	1	4	0
(24) Nailing Machine	1	4	0
(25) Factory Hands	1	2	0

Clause 9.—Leading Hands: Delete this clause and insert in lieu thereof the following:-

Machine

Milk Treatment Plant Section:

(27) Pasteuriser

(c) Adult Females (all Sections) ...

(29) Factory Hands

(26) Tester and Grader

(28) Man in charge of Bottling

9.—Leading Hands.

Any male worker appointed by his employer as a leading hand in charge of three or more other workers shall be paid seventeen shillings (17s.) per week in addition to the rates prescribed herein.

This clause shall not apply to any worker who in carrying out his duties is required to direct other workers.

3. Liberty to apply is reserved in respect of subclause (e), Clause 6—Wages, Clause 8—Casual Workers and Clause 11—Overtime.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA

No. 533 of 1963.

Between The Federated Miscellaneous Workers'
Union of Australia, West Australian Branch,
Union of Workers, Applicant and Melbourne
Cask and Drum Company and Re-Nu Drum Services, Respondents.

HAVING Heard Mr. C. Ford on behalf of the aplicant and Mr. J. M. Ince on behalf of the Respondents, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and de-

That the Drum Reclaiming Award, No. 21 of 1961 be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 23rd day of August, 1963. By the Court,

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

Schedule.

1. Clause 23—Leading Hands: Delete this clause and insert in lieu thereof the following:—

23.—Leading Hands.

Any male worker placed by the employer in charge of three (3) or more other workers shall be paid £1 1s. per week in addition to the rates prescribed in the Wages Clause.

2. Clause 25—Rates of Pay: Delete this clause and insert in lieu thereof the following:—

25.—Rates of Pay.

The minimum rates of wages payable to workers covered by this Award shall be as

Per Week. £ s. d.

(a) Basic Wage:

- (i) Within a 15 miles radius from the G.P.O., Perth 15 1 6
- (ii) Outside a radius of 15 miles from the G.P.O., Perth, but within the South-West Land Division

14 19 11 Margin Over Male Basic Per Week.

£. s. d.

(b) Adult Males:

- (1) Painting and incidental duties-
 - (a) In Booth 2 15 0 (b) Others 2 7 6
- (2) Chiming, shaping, internal lacquering, rumbling, cleaning, classifying and drum in
 - specting 2 3 0

(3) Yard Hands 1 2 0 Percentage of

Male Basic Wage Per Week.

(c)	Jun	ior	Males	:		70
			years		age	 25
15	to	16	years	or	age	 35
16	to	17	years	of	age	 45
17	to	18	years	of	age	 55
18	to	19	years	of	age	 70
19	to	20	years	of	age	 80
20	to	21	years	of	age	 100

3. Liberty to apply is reserved in respect of Clause 12—Meal Money and Clause 21—Casual Workers.

	_				
IN THE COURT OF ARBITRATION WESTERN AUSTRALIA.	OF			Per W	
No. 157 of 1963.			(d) Concretor-underground in	٠.	٠.
Between the Government Water, Sewera			tunnels— Minimum	21	-
Drainage Employees' Industrial Un Workers, Applicant, and The Hon. Min			Maximum at the discretion of the	42	ь
Water Supply, Sewerage and Draina spondent.	ge, Re-		Engineer in Charge. (e) Concretor on manhole		
HAVING heard Mr. H. R. Barrett on behal	f of the		covers (f) Concretor other than above	42 25	6
applicant and Mr. E. R. Kelly on behalf respondent and by consent, I, the und	of the		(g) Reinforcement Worker	28	6
Conciliation Commissioner of the Court of tration, in pursuance of a remission to me	of Arbi-	(6)	(h) Screeder Chainman:	32	0
said Court and in pursuance of the power	ers con-	(0)	(i) Picking up and recording		
tained in section 92 of the Industrial Art Act, 1912-1961, do hereby order and declar	oitration are—		junctions (ii) Others	39 25	0
That the Government Water, Sewer	age and	(7)	Chlorine Attendant		0
Drainage Employees' Award No. 8 of amended, be and the same is hereby	further	(8)	Compressor—man in charge of	42	6
amended in accordance with the a schedule.	attached	(9)	Controller—Water Supply—West Northam and Kalgoorlie Reser-		
Dated at Perth this 2nd day of August,	1963.		voirs	98	6
(Sgd.) S. F. SCHNAAR			(Relieving water supply controller on Saturdays or Sundays		
Conciliation Commiss	ioner.		1/6th of the weekly rate operating for the water supply con-		
Schedule.			troller per day plus 25 per cent., on the other days 1/5th of such		
First Schedule: Delete this schedule an	d insert		rate without any additional		
in lieu thereof:— First Schedule.		(10)	penalty.) Crane Attendant and Hookman	17	Λ
Wages.			Cut and Cover Man	35	•
A. Basic Wage:	er Week	(12)	Gangers:		
_	£ s. d.		(a) Ganger (Special Class) (b) Ganger (Other)—	117	0
Metropolitan Area South West Land Division other than	15 1 6		Grade 1	~ =	
Metropolitan Area Goldfields and all other portions of	14 19 11		Grade 2 Grade 3	95 85	
the State	14 14 1		Grade 4 Grade 5	74 64	0
B. Classifications and Margins: (1) Batterman	s. d. 21 0	(13)	Gardening Labourer—Subiaco	14	0
(2) Bottom Man	30 6		Jumperman	32	0
When working over 20 feet (3) Caretakers:	33 0	(15)	Labourer:		
(a) Mt. Hawthorn, Thompson's			1st three months service Thereafter	Nil. 7	6
Lake, Mt. Yokine—To be on duty as required. (No		(16)	Labourer on stages	10	6
payment for overtime) (b) Mt. Eliza—96 hours per	85 0	(17)	Machine Drivers:		
fortnight to be worked			(a) (i) Tractor Drivers not us- ing power control or hy-		
within 13 shifts. (No pay- ment for overtime.)	85 0		draulic unit— Under 40 h.p	57	0
(c) Melville—To be on duty when required. (No pay-			40 h.p. and over (ii) Tractor Drivers using	68	6
ment for overtime.)	85 0		power control or hydraulic		
(d) Relieving caretaker at Mt. Eliza shall be paid for			Under 40 h.p	77	6
relief work three-tenths (3/10ths) of the weekly			40 h.p. and over (b) Driver of calf dozer	100 53	0
basic wage for the work on that day.			(c) Driver and Operator of compressor mounted on		
(e) Gardener — Caretaker —	05 0		tractor, including use of air tools	67	0
Mundaring Weir	85 0		(d) Driver of Euclid Twin Power Scraper		
(4) Cement and Concrete (Machine Mixing):		(18)) Maintenance Men and Service	141	Ū
(a) Man controlling the weigh- ing apparatus for batching			Layers:		
the constituents of concrete	61 0		(a) G.W.S.— (i) Leading Maintenance		
and the concrete mixer (b) Man in charge portable	61 0		Men (ii) Assistants to above		
mixing machine (c) Conveyor Belt Attendants,	42 6		(b) Sewerage—		
including starting and stop- ping motors	50 0		(i) Leading Maintenance Men	77	0
(5) Cement and Concrete, other than			(ii) Other Maintenance Men		0
above:			(c) Drainage— (i) First three months	Nil.	
(a) Pump-Crete Operators— First engagement	53 0		(ii) Thereafter—		0
After six months (b) Vibrator Operator	$\begin{array}{cc} 67 & 0 \\ 39 & 0 \end{array}$		Grade 1 Grade 2	42	. 6
(c) Workers placing cement slurry on dry sand banks	14 0		Progress into Grade 2 after two years' service		

	-			
	Per V	Week d.	= = :	eek d.
(d) Service Layer (Met. Area)—	s.	u.	(28) Pneumatic Tool Operators:	u.
Grade 1	77	0	(a) Concrete Paving Breaker 42	6
Assistant to above Grade 2	28 61		1101	6 6
Assistant to above	22	0	(5) ==00	6
(19) Meter Reader:			(e) Scabbler (machine) 42	6
(a) Meter Reader (Special			(29) Powder Monkey 63	6
reading mines water trust			(30) Pumping Stations (G.W.S.):	
and other large consump- tion meters, Kalgoorlie and			(a) Electric Pump attendants 80	6
Boulder)	56	0	(b) Fireman and Greasers— Steam Pumping Stations 56	0
(b) Meter on Service Adjuster (G.W.S.). The duties of			(31) Pump Attendants:	
Meter on Service Adjuster			(i) Sewerage Stations 28	6
shall be testing, oiling			(ii) Spear Plant Attendant 31	6
meters, reading meters, re- packing glands, fitting			(a) Including lunch hour attendance 63	6
glasses and new buffer	45	C	(iii) Attendant on motor	
plates	45	6	pumps unwatering trenches or excavations, including	
(20) Mining:	00	^	lunch hour attendances 53	
(a) Rock Drill in shafts (b) Rock Drill in other places	80 53	0	(iv) Attendant on motor pumps 21 (v) Water Supply Pumping	0
(c) Hand Miners in shafts	55	6	Stations, Mounts Bay Road,	
(d) Hand Miners in other places		6	Loftus Street, Osborne Park and Attadale 35	^
(e) Packers underground	19	0		U
(f) Miners in rises (g) Forepoling in sand	55 44		(32) Quarry Workers: (a) Spaller in Quarry 42	6
(h) Bracemen		-	(b) Spaller spalling to speci-	v
(i) Trucker underground		0	fied maximum dimensions in diorite or granite 42	6
Liberty to apply is re- served in respect to mining			in diorite or granite 42 (c) Spaller in diorite or granite	U
classifications.			other than above 21	0
(21) Night Officers:			(d) Hammer and Gadman 21 (e) Hammer and Drill Man 32	0
(a) Loftus Street and Fre-			(f) Powder Monkey (quarry) 72	
mantle Yards—Basic Wage plus half $(\frac{1}{2})$ for a week's			(g) Rock Drill Man (machine) 42 (h) Stone Cracker Feeder 21	6 0
work.			(i) Labourer in quarry 21	ŏ
(b) Relieving Night Officer on specified holidays—Basic			(j) Man in charge hand boring plant 21	0
Wage plus one-quarter			plant 21 (k) Hand Boring Plant Assis-	U
$(\frac{1}{4})$ plus a day in lieu.			tant 10	6
(?2) Nu-roof Caulker	. 28	6	(1) Barring down rock on face 42	6
(23) Officers in Charge (G.W.S. dis-	•		(33) Rangers: (a) Senior 91	0
tricts): (a) Norseman	183	6	(a) Senior 91 (b) Others 85	
(a) Norseman (b) Leonora, York and Mun-		. 0	(This item to be ex- cluded from all other pro-	
daring-Darlington District	155	0	visions of this award ex-	
(24) Painters of iron work	. 32	0	cept annual leave. Pre-	
(25) Pile Driving:			sent conditions in respect to hours and overtime to	
(a) Winch Driver on wood of			continue.)	
steel sheet machine (b) Topman, pile frame		2 6	(34) Rigger 85	0
(b) Topman, pile frame (c) Pile Frame Attendant	. 21	L Õ	(35) Rigger's Assistant 14	6
(d) Pile Driver dollying stump piles with hand dolly in			(36) Rodding out new reticulation	
trenches	. 21	L 0	sewers 21	
(e) Pile and Lath Driver— pneumatic machine		2 6	(37) Sand Tester 39	0
(26) Pipe Jointing and Fitting:	. 12	. 0		6
	. 45	2 6	(39) Septic Tank and Treatment Works Attendants:	
(a) Pipe Jointer (b) Pipe Setter	. 63	3 6	(a) Swanbourne (including all	
(c) Pipe Setter's Attendant (d) Pipe Setter's Assistant		1 0	allowances) 105	0
Pipe Setters in long	3	, ,	(b) Fremantle (including all allowances except that pre-	
covers shall be paid on	е		scribed for cleaning out	
shilling (1s.) per day extra (e) Man placing rubber ring	s.		septic tanks in paragrph	
on concrete hydrauli				0
pipes— (i) up to 12 in. in dia	_		Relieving attendants on	
meter	2	1 0	Sundays all inclusive rate of one-third (ard) Basic	
(ii) over 12 in. in dia meter		2 0	Wage per shift.	
meter (f) Pipe Screwer	. 4	2 6	(40) Shot Blast and Sand Blast	
(g) Temporary jointing wit:	n 9	1 0	Dresser:	
gibalt joints (h) Lead Jointing—	4		(i) Who is not protected fro m flying shot and sand by a	
(i) Lead Runner (ii) Lead Potman	2	$egin{array}{ccc} 1 & 0 \ 2 & 6 \end{array}$	properly enclosed cabin 67	0
(iii) Lead Caulker	4	-	(ii) Who is protected from fiy- ing shot and sand by a	
(27) Platelayer (Light tram tracks)	2	1 0		6

	1	Per W	eek '	:	Per W	eek
(41)	Spears—sinking	s. 21	d. 0	(c) Fitter (including meter	s	d.
(42)	Steel Frame Work:			flitter) (d) Motor Mechanic	106 106	0
	(i) Assembling such on con- crete reservoirs	32	0	(d) Motor Mechanic (e) Oxy or Electric Welder	106	0
	(ii) Fixing steel plate forms in	-	-	(f) Oxy and Electric Welder on		Ů
(49)	position stone Pitcher	$\frac{25}{21}$	0	main pipelines, 24 in. dia- meter and over	127	0
	Storeman:	21	U	This margin shall in-	10.	•
, ==/	(a) Head Storeman, Loftus		•	clude all allowances ex- cepting the two shillings		
	Street	99	0	(2s.) per day extra for overhead welding in wet		
	Grade 1 (Main Depots	77	^	places when water-proof		
	G.W.S.) Grade 2 (Metropolitan)	61	0	mats are not provided, the allowances for work-		
		72 72	0	ing inside pipes under subclause (aa) of clause		
	Grade 3 (Other Depots G.W.S.)	39	0	9 and the camping allow- ance referred to in Clause		
		55	0	25 (a).		
	Grades 2 and 3 to be	00	U	(g) Plasterer (not including guniting)	106	0
	determined by the Officer in Charge.			(A plasterer not provided	200	•
(45)	(c) Storemen's Assistant	28	0	with the necessary tools for the performance of		
(49)	Testing: (a) Senior Tester, plumbing			his work shall be paid a tool allowance of 4s. 9d.		
	fixtures and fittings (b) Tester on plumbing fit-	106	0	per week).		
	tings—			(h) Turner (i) Welder—	106	0
	(i) First 12 months (ii) Second 12 months	32 44	0 0	(i) Special Class	116	0
	(iii) Thereafter	61	0	(ii) First Class	106	0
	(c) Tester in charge of testing			(iii) Second Class (iv) Third Class	50 42	0 6
	earthenware and concrete pipes and fittings	66	0	(v) Fourth Class	35	0
	(d) Tester, earthenware and concrete pipes—			Liberty is reserved to apply in respect of the		
	(i) First six months	22	0	above classifications.		
	(ii) Thereafter (e) Tester in charge asbestos	44	0	(50) Trademen's Assistant and Mach- inists:		
	pipes enarge aspestos	50	0	(a) Blacksmith's striker	32	6
	(f) Water Meter Testers (Lof- tus Street)—			(b) Carpenter's Labourer	21	0
	(i) Tester	33	6	(c) Drilling Machinist (d) Fitters' Assistant (in-	50	0
	(ii) Tester in Charge of multi-bench	44	6	cluding meter fitters, as- sistant)	32	6
(46	Timberman:			(e) Garage Attendant	32	0
	Working at a depth of 20 feet Working over a depth of 20 feet	48 52	6 0	(f) Oxy or Electric Welders' Assistant	21	0
	Timberman's Assistant	11	-	(g) Oxy or Electric Welders'		-
(47	Timber Cutters:			Assistant on main pipeline (h) Screwing Machinist	28 50	0 0
	(a) Faller cutting timber for milling on construction site			(i) Tool Sharpener	53	0
	or for construction pur- poses	53	0	Liberty to apply is re- served in respect of items		
	(b) Timber cutting, preparing			(a), (c), (d) and (h).		
	timber for construction work other than piles,			(51) Transport:		
	lathe, keels and sets (c) Timber Cutter other than	42	6	(a) Motor Lorry drivers— (i) Not exceeding 25 cwt.		
	above	32	0	capacity	46	0
	(d) Broad Axeman (e) Axeman (falling, cutting	91	0	(ii) Exceeding 25 cwt. and not exceeding three tons		
	and lopping timber)	21	0	capacity	59	0
	(f) Falling for the purpose of clearing where major por-			(iii) Exceeding three tons capacity and under 6 tons	71	6
	tion of bush is over 12 in.	95	0	(iv) For each complete ton over five tons capacity		
	(g) Power Saw Operator		6	three shillings (3s.) ad-		
	(h) Worker operating petrol driven circular saw or			ditional margin. (y) Drivers of loaded mot or		
	chain saw saw or	50	0	wagons (except tractors) drawing a loaded trailer		
	Tradegmen:	14	0	also (not to include a		
(49) Tradesmen: (a) Blacksmith	106	0	mechanical horse) two shillings and sixpenc e		
	(b) Carpenter. (Tool allow-	. •		(2s. 6d.) per day extra. (vi) Drivers of articulated		
	ance payable in accordance with Building Trades (Gov-			vehicles not exceeding		_
	ernment) Award.)	106	0	eight (8) tons capacity	88	6

		Week	IN THE COURT OF ARBITRATION
(vii) Drivers of articulated	s.	d.	OF WESTERN AUSTRALIA.
vehicles exceeding eight			No. 576 of 1963.
(8) tons capacity for each complete additional ton three shillings (3s.)			Between Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and W.A. Brushware Co.
additional margin. (b) Motor Lorry Driver's Assistant—Daily allowance of			Ltd., Respondent. HAING Heard Mr. C. Ford on behalf of the aplicant and Mr. J. M. Ince on behalf of the re-
three shillings (3s.). N.B.—A Motor Lorry			spondent, the Court, in pursuance of the powers contained in section 92 of the Industrial Arbitration Act, 1912-1961, doth hereby order and de-
Driver's duties includes or- dinary running adjust- ments.			clare— That the Brushmakers' Award, No. 30 of
(c) Horse drivers: One horse	30	0	1959, be and the same is hereby amended in the terms of the attached Schedule.
Two horses Three, four or five horses	46 52		Dated at Perth this 23rd day of August, 1963.
Liberty to apply is reserved in respect to the Transport Section.			By the Court, [L.S.] (Sgd.) R. V. NEVILE, President.
(52) Trench Digger Operator:			
(i) When first employed	42		Schedule.
(ii) After six months		•	1. Clause 8—Wages: Delete subclauses (a) (b)
(53) Trowel Hand or Renderer (54) Watchmen:	42	6	and (c) and insert in lieu thereof the following:— Per
Per week of 56 hours.—Basic			Week.
Wage (plus 1/5th) plus four (4) days special leave			(a) Basic Wage: £ s. d. Male 15 1 6
per month.			Male 15 1 6 Female 11 6 1
Casual watchmen shall receive ten per cent. (10%) extra.			Margin Over Male
(55) Winch Driver	32	0	Basic Wage Per Week.
(56) Wire Fence Repairer or Erector	21	0	£ s. d.
(57) Miscellaneous:			(b) Adult Males—
(a) Workers at bush sawmills, log benchmen, handlemen			(i) Hair Pan Hands 2 15 0 Bass Pan Hands 2 15 0
and tailers out—To be paid			Bottle Brushmakers 2 15 0
rates prescribed in any Award or Industrial Agree-			Finishers 2 15 0
ment having the effect of a			Millet Broom Makers 2 15 0 Millet Broom Sewers 2 15 0
common rule applicable to such work, and operating			Millet Broom Sewers 2 15 0 Wood Working
in the district.			Machinists 2 15 0
(b) Road Workers—The rates from time to time paid by			Ducoers and Lacquerers 2 15 0 Sorter 2 15 0
the Minister for Works shall be paid by the Min-			Timber Stackers and/or
ister respondent to this			all others 8 0
Award. (c) Sawbenchmen—The rates			(ii) Wood Working Machin- ists whose work includes
from time to time paid by			both making cutters and
the Minister for Works shall be paid by the Min-			setting machines 3 6 0
ister respondent to this			Margin Over Female Basic Wage Per
Award. (d) Sawfilers.—The rates from			Week. s d.
time paid by the Min-			(c) Adult Females 11 0
ister for Works shall be paid by the Minister re-			2. Clause 9—Leading Hands: Delete this clause
spondent to this Award.			and insert in lieu thereof the following:—
(e) Scoopman—The rates from time to time paid by the			9.—Leading Hands.
Minister for Works shall be			Any worker appointed by the employer as a leading hand shall be paid in addition to the
paid by the Minister respondent to this Award.			prescribed rates as under:— Per
	entage		, Week. £ s d.
	asıc \ Weel		(a) When placed in charge of
(58) Apprentices:	0.5		not less than two (2) nor more than four (4) other
First year Second year	35 48		more than four (4) other workers—
Third year	663		Males 11 0 Females 6 0
Fifth year 1	$87\frac{1}{2}$		Females 6 0 (b) When placed in charge of
_	s 30s		(5) or more other work-
Fourth Schedule: Delete subclause (i) sert in lieu thereof—	and	ı m-	ers— <u>Males</u> 1 1 0
(i) Rate of Pay:			Females 10 6
Treatment Works Attendant (Sub Margin 33s.	oiaco)		3. Liberty to apply is reserved in respect of subclause (e), Clause 8—Wages.

No. 514 of 1963.

Between Western Australian Municipal, Road Boards, Parks and Racecourse Employees' Union of Workers, Perth, Applicant, and Town of Albany and Others, Respondents. Applicant, and Town of Albany and Others, Respondents. HAVING heard Mr. P. Norris on behalf of the applicant and Mr. G. J. Martin 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 declaraorder and declare-

That the Municipal Employees (Country Districts) Award No. 77 of 1948, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 16th day of August, 1963.

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

Conciliation Comm	118810	oner	
Schedule.			
26. Special Conditions and Extra Rates: I clauses (f) (i) and (ii) and (p) and insert the following	Delet	e sı	ub-
(f) (i) Leading hands placed in charge of no	ot le	s th	an
three (3) or more than ten (10) other shall be paid one pound thirteen	aer v	vork	ers
shall be paid one pound thirtee (£1 13s.) per week above the rate	en s.	hilli	ngs
the workers whose work they di	rect.	, age	. 01
(ii) Leading hands placed in charge of	mor	e tl	an
ten (10) other workers shall be pounds four shillings and sixpence	pa (£9)	id t	wo.
per week above the rate of wa	ges	of	the
workers whose work they direct.			
(p) Any worker employed on any phase of rowork on footpaths shall receive a maless than nineteen shillings and sixpence	rgin	of 1	not
per week. 28. Wages: Delete this clause and insert in l		1	
the following:—	ieu i	cner	eoi
28.—Wages.			
The minimum rates of wages payable to covered by this Award shall be as follows:	0 W	ork	ers
•	Per		
(a) Basic Wage:	£	8.	α.
Outside a twenty-five (25) mile radius of			
the G.P.O., Perth, but within the South West Land Division		19	11
South Field Edite Division		ırgir	
	Per		
(b) Adults:	£	8.	d.
(1) Sanitary service workers.— Pan Removers	3	8	0
Pan Washers	3		6
Stage Hands Trenchmen	$\frac{3}{3}$		6
Trenchmen Rubbish and Dust carters (horse-	3	3	6
drawn vehicles) who actually	•		
handle rubbish Tipmen		11 5	6 6
Male Attendants at public latrines	•	Ü	Ü
(seven-day week) Motor Truck Drivers on Sanitary		15	6
work	6	1	0
Horse Drivers on Sanitary work	4	9	0
Assistants on rubbish or dust lorries or trucks	1	5	6
(ii) Horse drivers, etc.—	_	•	Ů
Over two horses	2	17	6
Double horse Single horse		11 13	0
Stableman		10	0
(iii) Motor Vehicle Drivers.—			
Not exceeding twenty-five (25) cwt.	_		
capacity Exceeding twenty-five (25) cwt.	2	11	0
and not exceeding three (3) tons			
capacity Exceeding three (3) tons and under	3	5	0
six (6) tons capacity	3	18	6
For each complete ton over five (5)			
tons capacity three shillings (3s.) additional margin.			
additional margin.			

Drivers of loaded motor waggons	Margin Per Wee £ s.	k.
(except tractors) drawing a loaded trailer also (not to include a mechanical horse), three shillings and fivepence (3s. 5d.) per day extra. Drivers of articulated vehicles— Not exceeding eight (8) tons capacity Exceeding eight (8) tons capacity, for each complete additional ton three shillings (3s.) additional	4 17	6
margin. (iv) Machine Drivers.— Oil driven power road roller	3 15	6
Tractors on tracks while using power operated attachments	4 5	0
Front-end Loader, pneumatic tyres	$\begin{array}{ccc} 3 & 10 \\ 3 & 5 \end{array}$	6 0
Power Grader	4 12	ŏ
Loader—mechanic bucket type— truck or tractor mounted	3 10	6
Tractor mower	$\begin{array}{ccc} 3 & 10 \\ 2 & 11 \end{array}$	6 0
Men operating steam cleaner Mechanical shovelman or bin attend-		-
ant Steam roller driver	1 13 4 0	0 6
Mobile crane	3 10	6
Driver of mechanical horse with or without trailer	4 17	6
(v) Gardeners, etc.—		
Nurserymen, first class gardeners appointed as such by the employer,		
and street tree loppers and/or	2 0	6
Gardeners planting out and attend-	2 0	Ü
ing flower beds and assistant nurserymen	1 10	6
Others including workers in attend-		
ance on reserves, parks and planta- tions and men using scythe	15	6
Bowling green keepers Bowling green assistants	$egin{smallmatrix} 2 & 0 \ 15 \end{bmatrix}$	6 6
Tennis Court keepers Turf Wicket Keeper	1 15	0
Tommin Count Assistants	1 15 15	0 6
Hand motor mower	1 13	ŏ
Hand rotary hoe and operators of other machines	1 13	0
(vi) Bridge and Culvert workers.—	10	
Culvert worker Bridge Carpenter	$\begin{array}{c} 19 \\ 3 8 \end{array}$	$\frac{6}{0}$
Bridge Carpenter's Assistant (vii) Drainage Workers	1 5	6
Pipe jointer	19	6
Pipe setter Timberman	$egin{array}{ccc} 2 & 4 \ 1 & 5 \end{array}$	6 6
Others	19	6
(viii) Quarrymen—Soft Stone Quarries.—		
Spallers	1 10	0
Hammer and Drillmen	$\begin{array}{c} 1 \ 10 \\ 1 \ 10 \end{array}$	0
Powder Monkey Quarrymen—Hard Stone Quar-	3 1	6
ries.—	0 1	
Powder Monkey Crusher feeder		6 0
Machine man (jack hammer)	$egin{pmatrix} 2 & 0 \ 2 & 0 \end{bmatrix}$	6 6
Man barring down Spaller Plant Attendant	$\begin{array}{ccc} 2 & 0 \\ 2 & 0 \end{array}$	6
Plant Attendant Man filling wagon under bin	$egin{array}{cccc} 3 & 1 \ 2 & 0 \end{array}$	6 6
Jumpermen	1 10	0
Others (ix) Bitumen Workers.—	19	6
Tar, bitumen or bituminous emul-	,	•
sion mixing machine Manufacturing bituminous emul-	1 13	0
sions	1 13	0
Spreading premix on roads or footpaths	1 13	0
Dragmen Topman weighing metal and bitumen	1 13	0
for bituminous emulsions (high		_
temperature mixing machine) Feeding bituminous mixer (metal)	$\begin{array}{cc}5&3\\1&8\end{array}$	6
Feeding bituminous mixer (filler)	1 13	0
Cutting, feeding or heating Spreading bituminous mixtures	$\begin{array}{cc}1&13\\2&10\end{array}$	$0 \\ 0$

	Margin er Week.	IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.			
Ditumen Second Hand levelling off	£ s. d.	No. 468 of 1963.			
Bitumen Screed Hand levelling off bituminous concrete	2 16 0	Between West Australian Branch, Australasian			
Trimming road surfaces to shape and		Meat Industry Employee's Union, Industrial			
grade after initial spreading of metal and prior to spraying	1 13 0	Union of Workers, Perth, Applicant and Australian Casing Co. Pty. Ltd., Respondent.			
Sweeping roads and/or spreading		HAVING heard Mr. J. Flanagan on behalf of the			
metal before and after tar or bitu-	1 10 6	applicant and Mr. D. Cort on behalf of the re-			
men spraying Operator of metal spreading machine	2 11 6	spondent, the Court, in pursuance of the powers			
(x) Kerb and Path Hands.—		contained in section 92 of the Industrial Arbitra- tion Act, 1912-1961, doth hereby order and de-			
Wood Kerber Concrete Slab layer	$\begin{array}{cccc}2&4&6\\2&0&6\end{array}$	clare—			
	2 0 6	That the Meat Industry (Sausage Casing			
Concrete Kerb layer Concrete Finisher	2 0 6	Manufacturing) Award, No. 42 of 1956, as amended, be and the same is hereby further			
Concrete Slab and Kerb Makers Concrete Slab and Kerb Maker's	1 13 0	amended in the terms of the attached schedule.			
Assistants	1 1 0	Dated at Perth this 16th day of August, 1963.			
Gravel and Stone Lump Kerb Layers Concrete Screed Hands and Slab	1 10 6	By the Court,			
and Kerb Layer's Assistants	19 6	[L.S.] (Sgd.) R. V. NEVILE,			
Workers mixing, wheeling and packing concrete (including mix-		President.			
ing machine)	1 8 6	Schedule.			
(xi) Road Workers or Depot Men.—		Clause 22—Wages:—Delete subclause (a) and			
Road Workers and Depot Men	19 6	(b) and insert in lieu thereof the following:—			
Hammer and Gadmen breaking up roads or footpaths	1 15 0	Per			
Knappers on roads or footpaths	19 6	Week. £ s. d.			
Spallers on roads or footpaths	1 1 0	(a) Basic Wage:			
(xii) Ploughman (not drivers).— One (1) to three (3) horses	19 6	Within a radius of fifteen (15)			
Over three (3) horses	1 5 6	miles from the G.P.O., Perth 15 1 6			
When ploughing with a tractor or truck	1 15 0	Outside a radius of fifteen (15) miles but within a radius of			
truck (xiii) Scoopmen.—	1 13 0	thirty (30) miles from the			
Mechanically hauled scoop or grader	1 15 0	G.P.O., Perth 14 19 11			
Horse drawn scoop or grader	1 13 6	Margin over Basic Wage			
(xiv) General.—	10.0	Per Week.			
Sand and/or gravel pitmen Axemen	19 6 19 6	£ s. d.			
Broad Axemen	4 16 6	(b) Adults:			
Jack Hammermen and Pneumatic Drillmen	2 0 6	Workers on beef or mutton scraping—			
Grave Diggers	$\frac{1}{2}$ $\frac{1}{5}$ $\frac{1}{6}$	First three months' experi-			
Exhumations: (a) For each body lifted the		ence in industry 3 4 0 Thereafter 4 19 0			
sum of two pounds four					
shillings (£2 4s.) shall be paid; Provided that this					
shall not apply to still-		IN THE COURT OF ARBITRATION OF			
born exhumations, when the sum of eleven shill-		WESTERN AUSTRALIA			
ings(11s.)shall be paid for		No. 482 of 1963.			
each body lifted.		Between the West Australian Jewellers, Watch-			
(b) In the case of two or more workers being required		makers, Optical Technicians and Allied Trades Industrial Union of Workers, Applicant, and			
to perform the task refer-		Caris Bros. Ltd., Respondent.			
red to in (a) above, the prescribed amounts shall		HAVING heard Mr R. W. Clohessy on behalf of			
be equally divided.	B	the applicant and Mr. D. Hosking on behalf of the respondent, the Court, in pursuance of the powers			
Nightwatchmen Tree Fallers (native trees)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	contained in section 92 of the Industrial Arbitra-			
Sprayers or fumigators of noxious		tion Act, 1912-1961, doth hereby order and			
weeds and/or pests, vermin, mosquitoes or ants, or workers em-		declare:— The Watchmakers and Jewellers Award, No.			
ployed in destroying blackberry	1 10 ^	49 of 1955, as amended, be and the same is			
bush and boxthorn Vermin Inspectors (where this work	1 13 0	hereby further amended in the manner fol-			
is not carried out by an officer)	3 3 6	lowing:— Clause 9.—Wages: Delete subclause (c)			
(xv) Electricity or Gas Workers.— Assistants employed in electricity or		and insert in lieu thereof the following:—			
gas undertakings	19 6	Per Cent. of			
(xvi) Sinking and/or Repairing Wells.— Well Sinker		Male Basic Wage Per			
Erecting and/or repairing windmills	1 13 0	Week.			
(xvii) Winch Drivers (xviii) Water Board Workers.—		(c) Apprentices— First year 35			
Maintenance Men—driving truck		Second year 50			
Maintenance Men	1 8 6	Third year 63 Fourth year 84			
Meter Repairer Meter Repairer and Maintenance		Fifth year 100			
Men	2 16 0	Sixth year 100 plus			
(xix) Male attendants at caravan com- pounds and camping areas		£1 18s. 3d. Dated at Perth this 13th day of September, 1963.			
(xx) Liberty is reserved to either party		By the Court,			
to apply to add new classifications to this clause during the operation		[L.S.] (Sgd.) R. V. NEVILE,			
of this Award		President.			

No. 503 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Appli-cant, and Minister for Works and others, Respondents.

HAVING heard Mr. H. Barry on behalf of the applicant; Mr. E. R. Kelly on behalf of the Minister for Works; Mr. K. J. Monteath on behalf of the Fremantle Harbour Trust Commissioners, and Mr. J. Lund on behalf of the Western Australian Government Railways Commission, and by consent, I, the undersigned Conciliation Commissioner of the Court of Arbitration in pursuance of a rethe 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 Divers and Tenders' Award, 1955, No. 46 of 1955, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 13th day of September,

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

Schedule.

Clause 7—Wages: Delete the existing clause and insert in lieu thereof the following:—

7. Wages.

Basic Wage: Per week. £ s. d. Within a fifteen (15) mile radius from the General Post Office, 15 1 6 Perth South-West Land Division, excluding the Metropolitan Area 14 19 11 Elsewhere 14 14 (a) Divers shall be paid, when diving, at the following rate per shift:-

Margin over basic wage-

£3 17s.

- (b) When not actually engaged in diving a diver shall be entitled to be paid the margin over the basic wage provided in the appropriate Industrial Award or Agreement for the particular work he may be employed upon: Provided always that such work entitled him to a margin of at least sixty-three shillings and sixpence (63s. 6d.) per week over the basic wage. If the work upon which he is employed does not provide a margin of sixty-three shillings and six-pence (63s. 6d.) he shall be paid such a retaining allow-ance as will bring his margin over the basic wage up to an amount of sixty-three shillings and sixpence (63s. 6d.) per week over the basic wage.
- (c) Tenders shall be paid at the following rate per shift, when attending on a diver:— Margin over basic wage— £1 5s.
- (d) When not actually engaged in attending on a diver, a tender shall be entitled to be paid the margin over the basic wage provided in the appro-priate Industrial Award or priate Industrial Award or Agreement for the particular work he may be employed upon: Provided always that such work entitles him to a margin of at least thirty-two shillings (32s.) per week over the basic wage. If the work upon which he is employed

does not provide a margin of thirty-two shillings (32s.) he shall be paid such a retaining shall be part such a recaming allowance as will bring his margin over the basic wage up to an amount of thirty-two shillings (32s.) per week over the basic wage.

(e) Divers and tenders shall be entitled to the amounts provided respectively for a shift, even though the diver only takes one dip during the course of the shift: Provided that divers and tenders shall, if required, perform any other duties in addition to diving and tending in order to complete the full shift, without any addition to the shift rate herein prescribed.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 489 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Agriculture Protection Board, Respondent.

HAVING heard Mr. H. Barry on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondent, and by consent, 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 Government Vermin Fence Employees' Award, No. 21 of 1955, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 13th day of September,

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

Schedule.

Clause 10-Wages: Delete Clause 10-Wages and insert in lieu thereof the following:-

10.-Wages.

	IV.	Iale	s.
(a) Basic Wage:	£	s.	d.
Metropolitan Area	15	1	6
Elsewhere in South-West Land			
Division	14	19	11
Elsewhere in the State	14	14	1

(b) The following margins per week above the basic wage shall be payable to the following classes of workers:-

Margin. per week. £ s. d. (1) Inspector 5 6 0 (2) Sub-Inspector 3 17 6 (3) Tractor Driver— 40 h.p. and over Under 40 h.p. 2 11 U 2 6 (4) Leading Hand (in addition to his usual rate)
(5) Boundary Riders
(6) General Hands
(7) Tractor Drivers Assistant 14 1 O 1 0 ŏ (8) Employees called upon,

- when the Inspector is not immediately in control of the work to drive a motor truck for a period of two (2) hours or longer on any day shall be paid for the day at a weekly margin of £2 13s.
- (c) "Leading Hand" shall mean a worker who is a member of a gang of not less than three (3) men and who is instructed by the Inspector-in-charge to exercise control over the other workers with respect to the time of commencing and finishing work.

No. 502 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Minister for Works and others, respondents.

HAVING heard Mr. H. Barry on behalf of the applicant, Mr. E. R. Kelly on behalf of the Minister for Works, and Mr. K. J. Monteath on behalf of the Fremantle Harbour Trust Commissioners, and by consent, 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 A.W.U. Port Construction Award No. 24 of 1953, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 13th day of September, 1963.

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

Schedule.

Clause 12—Cooks: Delete subclauses 2 (b) (i), (ii) and (iii) and 2 (d) (1), (2) and (3) and insert in lieu thereof the following:—

- 2. (b) A cook so engaged shall be remunerated at the following rates:—
 - (i) A cook required to work seven days per week shall be paid a margin of £1 15s. plus three-fifths of the basic wage and margin to cover all overtime and weekend work.
 - (ii) A cook required to work six days per week shall be paid a margin of £1 15s. plus two-fifths of the basic wage and margin to cover all overtime and weekend work.
 - (iii) A cook required to work five days per week shall be paid a margin of £1 15s. plus one-sixth of the basic wage and margin to cover all overtime.
- (d) The cook's offsider shall be paid the following rates:—
 - (i) Cook's offsider required to work seven (7) days per week shall be paid the basic wage plus a margin of 8s. 6d., plus three-fifths of the basic wage and margin to cover all overtime and weekend work.
 - (ii) Cook's offsider required to work six (6) days per week shall be paid the basic wage plus a margin of eight shillings and sixpence (8s. 6d.) plus two-fifths of the basic wage and margin to cover all overtime and weekend work.
 - (iii) Cook's offsider required to work five (5) days per week shall be paid the basic wage plus a margin of eight shillings and sixpence (8s. 6d.), plus on-sixth of the basic wage and margin, to cover all overtime.

Clause 34—Rates of Pay: Delete the existing clause and insert in lieu thereof the following:—

34.—Rates of Pay.

The rates of pay shall be as set out in the schedule to this Award. The daily rate shall be adjusted to the nearest penny.

Wages Schedule.

Basic Wage:	£	s.	d.
Within a fifteen (15) r	nile		
radius from the G.F			
Perth	15	1	6
South-West Land Divis			
excluding the M etro			
itan Area	14	19	11
Elsewhere	14	14	1

The following weekly margins over the basic wage as declared from time to time by the Arbitration Court shall be paid:—

age a	s declared from time to time tion Court shall be paid:—	e b	y t	he
DILIA		Μa	ırgi	n.
1.	Classification. Stone tipping	£ 1		d. 0
	Cement and Concrete.			
2.	Workers engaged tipping cement into trucks or hand-			
	ling dry cement in machine			
	mixing or on concrete board,			
	shall receive one shilling and fourpence (1s. 4d.) per			
	day extra. This payment			
	includes any allowance under item (3) and does not			
	apply to men receiving con-			
3.	crete workers' margin.			
ъ.	Workers handling dry cement in bags shall be al-			
	lowed eightpence (8d.) per			
	day above their ordinary wage, provided that no such			
	payment shall be due unless			
	at least 10 bags are handled on any one day and the			
	workers are not receiving the			
	concrete workers' margin.			
4.	Concrete pile construction— (a) Pile reinforcement or			
	mould assembler	1	12	6
5.	(b) All others	1	8	0
σ.	(compressed air)	2	2	6
6.	(b) All others breaker (compressed air) Concrete mixing machine			
77	(man in charge)	2	2	6
7.	Concrete mixing machine (others)	1	8	0
8.	Concrete men mixing by	-	Ū	Ŭ
	hand	1	8	0
9.	Screeder		12	0
10. 11.	Trowel hand or renderer Workers manufacturing	2	2	6
11.	concrete sleeves	1	8	0
	Drilling and Blasting Plan			
12.	Leading hand		11	0
13. 14.	Machine man Attendants	2 1	17 8	6 0
17.		1	0	U
15	Plate Laying Gang. Ganger	5	e	0
	Leading hand		3	6
17.	Plate layers		12	
18.	Pile driving—			
	(1) Wood pile driving—			
	from floating or shore based plant in pro-			
	tected waters (includ-			
	ing dirt money)— (a) Man in charge	3	5	6
	(b) Topman	1	15	0
	(c) Machine man (2) Wood pile driving—	1	8	0
	from floating plant			
	in exposed waters			
	(including dirt money)—			
	(a) Man in charge		11	
	(b) Topman (c) Machine man		1 7 5	6 6
	(3) Steel and concrete	4		Ü
	pile driving—carried			
	out under any of the above conditions (in-			
	cluding dirt money)—			_
	(a) Man in charge (b) Topman		11 17	0 6
	(c) Machine man		5	6
10	Quarries.			
19.	Ganger in charge of operation shall be paid eleven			
	shillings (11s.) per week in			
	excess of rate prescribed herein for other gangers.			
20.	Powder monkey	3	3	6

						3 # a a de a
		Margi £ s.				Margin £ s. d.
21.	Loaders, slingers and hook-			61.	Pile charers and scrapers	1 8 0
00	man	2 10	0	62.	Puntman in charge	1 8 0
22. 23.	Machine man Barring down at Roelands	2 18	0	63.	Powder monkey	3 3 6
۷۵.	and similar quarries	2 2	6	64.	Roller driver	3 8 6
24.	Jumper man	2 2	6	65. 66.	Rat catcher (inclusive rate)	1 8 0
25.	Hammer and drill	2 2	6	00.	Resawyer—Fremantle Har- bour Trust	2 5 6
26.	Spallers (granite or diorite)	2 2	6	67.	Rigger (special harbour	
27.	Labourer (Roelands quarry)	1 8	0		works)	3 15 6
28.	All others	1 1	6	68.	Sawyer at Harbour Trust	3 5 6
29.	Nippers (under 21 years of age), rate as agreed upon or			69.	Tailer out	1 11 0
	as fixed by Board of Refer-			70. 71.	Saw sharpener Section workers, Fremantle	2 2 6
	ence.			11.	Harbour Trust	1 8 0
	Survey Hands.			72.	Stores:—	
30.	Boatmen, chainmen or reel- men	1 8	0		(a) Storeman in charge,	
31.	Bookman or leadsman	1 14	-		Fremantle Harbour Works	3 4 0
	Tar and Bitumen.				(b) Store labourers, Fre-	· 1 · 0
32.	Men working with tar, bitu-				mantle Harbour Trust, Fremantle	
	men or bitumen emulsion—				Harbour Works	1 8 0
	(a) Spraying or spreading hot tar on bitumen,			73.	Tradesmen's assistants, ex-	
	except with a brush	2 5	6		cepting engineering trades-	
	(b) All others	1 12	6	74.	men's assistants Truck examiners	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
33.	Hot mix bitumen mixing	2 7	6	75.	Truck examiners	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
34.	gang Hot mix bitumen gang on	4 1	U	76.	Timber squarers using	1 2 0
34.	wharf or where same class				broad axe	4 11 0
	of work is operating under	0 -		77.	Tool sharpener	2 13 0
0.5	same conditions hand	2 5	6	78.	Watchman — Fremantle	
35.	Bitumastic macadam—hand ramming of (by heavy hand				Harbour Works (duties in- clude attending to plant,	
	rammer)	3 3	6		etc.)	17 6
36.	Tar tank attendant (where			79.	Winch driver other than	
	more than one worker is employed doing the same			0.0	on pile driving	1 13 6
	kind of work they shall be			80.	Wood blocks, cubes or flags (man laying)	1 12 0
	paid the rate prescribed for	2 5	6	81.	Wood borers up to one inch	- 12 0
	a tar tank attendant)	2 J	U		(compressed air)	1 13 0
۰	General.	1 8	0	82.	Wood borers over one inch (compressed air)	0 - 0
37. 38.	Boatmen Benchman at harbour	1 0	U	83.	(compressed air) Junior workers—	2 5 6
30.	works, Fremantle	3 18	6	00.		centage of
39.	Benchman's assistant	1 15	0		Ва	sic Wage.
40.	Slingers and hookman	1 19			Up to 16 years of age	30
41.	Rigger's labourer	1 13	0		16 to 17 years of age 17 to 18 years of age	35 45
42.	Chippers and scrapers of iron work on shore	2 5	6		18 to 19 years of age	60
43.	iron work on shore Chippers and scrapers	2 0	Ū		19 to 20 years of age	75
40.	(compressed air)	2 19	6		20 to 21 years of age	90 Monain
44.	Diver's air pumper	1 8	0			Margin. £ s. d.
45.	Drilling and screwing	0.10	•	84.		
40	machinist dradge	2 10	U		work suction dredges, members of gang attending	
46.	Fireman on grab dredge (when required)	1 11	0		dredge and fitting pipes	
47.	Fuelman—				and moorings in conditions	
	Leading	$\begin{array}{ccc} 2 & 2 \\ 1 & 8 \end{array}$			similar to those existing on present reclamation work	
48.	Ordinary Gangers in charge of less	1 8	U		north of Causeway on and	
40.	than eight men	3 5	6		prior to 1st August, 1948 This rate to include all	2 11 0
49.	Gangers in charge of more				allowances for wet pay and	
	than eight men	4 11	0		obnoxious work.	
50.	Grab (Priestman) man in charge	3 5	6		Note.—This rate also to be paid to all men who are	
51.	charge Guard	2 7	-		called upon to fit pipes	
51. 52.	Hammer and gadman	1 8			and/or moorings or to as-	
53.	Hammer and drill	1 14	-		sist in such work, while so engaged.	
54.	Hand boring plant—		_	85.		
	(a) Leading hand (b) Others	1 15		20.	fittings pipes in sand or	_
55.	Jackhammer man	$\begin{array}{ccc} 1 & 2 \\ 2 & 2 \end{array}$			similar material	2 5 0
56.	Labourer	Ni	-	86.	Men working in conditions similar to those mentioned	
57.	Lavatory attendant	1 8			in Item 84 but not required	
58.	Magazine hands — making	0 15	^	_	to fit pipes or moorings	1 13 0
5 9 .	up charge Magazine hands	2 15 1 8		87.	Working in conditions simi- lar to those mentioned in	
60.	Men engaged in stripping		_		Item 85 but not required	
	wharf timbers (all in rate)	1 2	6	9/9	to fit pipes or moorings	1 8 0

the Metropolitan Area

(1) Nursery Hand, Hamel and

(2) Planters (digging, holing, spot cultivation, planting)

Plus a special allowance of two shillings (2s.) if protective clothing is not supplied. (The margin provides for planting in wet weather.)

(3) Culvert construction—not more

(4) Sucker bashing and grubbing

(5) Topographical survey and classification hands

than five (5) feet in length

Dryandra
Nursery Hand, Hamel and
Dryandra, with at least six
months' experience

(b) Margins:

Dryandra

3204 GOVERN	MENT	GAZETTE,	W.A.	[18 Octob	er,	196	3 .
_	Iargin			;	Per		_
88. Albany Harbour Works trestle and pipe gang 1 89. Structural steel erectors— (a) Workers aloft engaged in the erection of steel staunchions, girders, prin-	s. d. 8 0		cleaning where advance	ne major por- sh to be cut an 12 in. in regenerating marked in	1	s. 1	
cipals, etc 1 (b) Workers engaged on the ground 1	19 0 13 0 19 0	(7)	Clearing tracks embracing the operations: Cros working rock cu bridge construct sucker bashing, interfering or de forming and gra The margins	following secutting logs, lvert and light tion, grubbing cutting down angerous trees,		14	0
IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA. No. 484 of 1963.			items as listed will remain an when carried out and continuous	in the Award ad have effect t as a separate			
Between Australian Workers' Union, West Branch, Industrial Union of Workers, cant, and Conservator of Forests of W Australia, Respondent.	Appli-	(9)	Bush telephones	 —erection and	1	1	0
HAVING heard Mr. H. Barry on behalf applicant and Mr. E. R. Kelly on behalf of t spondent, and by consent, I, the undersigned	he re- l. Con-		Top disposal madependently			1	
cillation Commissioner of the Court of Arbit in pursuance of a remission to me by th Court and in pursuance of the powers contai section 92 of the Industrial Arbitration Act.	ration, le said ined in		Working rock, of gads or dr crowbars Axeman carry	rills, picks or 	1	1	0
1961, do hereby order and declare— That the Forestry Workers Award, No 1958, as amended be and the same is further amended in accordance with attached schedule.	hereby		generation clear ment work, thinning of pol- out marking as purpose of cl	ning improve- and crown e stands with- nd falling for earing where			
Dated at Perth this 13th day of Sept 1963.		(14)	major portion of 12 in. in diameter workman	eter	1	15	0
(Sgd.) S. F. SCHNAARS Conciliation Commissio ——— Schedule. Clause 32—Overtime, subclause (b) (ii): the words and figures "thirty-two shillings (and insert in lieu thereof the words and "thirty-five shillings (35s.)". Clause 36—Wages: Delete the existing clause.	Delete (32s.)", figures	(14)	least six month is a member of gang, and in married man is departmental hone is available, of a single man departmental ha home station single men not partmental hou	ns' experience, a regular fire the case of a resident in a couse provided, or in the case, resident in a couse or hut at h. Married or living in a de-			
insert in lieu thereof:— 36.—Wages.	isc and		still come with vision if, in the the officer in	hin this pro- he opinion of charge, they	•		
	Week. Es. d.		are living with proximity of the	neir work	. 1	15	0
Metropolitan area, being that portion of the State comprised within a radius of fifteen (15) miles from the G.P.O., Perth 15	5 1 6	(16)	Axeman fallitimber for composes Faller for millit Powder monkey	struction pur- ng purposes	2		6
Agricultural Areas, being the South-West Land Division of the State, except such portion thereof as is comprised within the Metropolitan Area.	1 10 11	(19)	Tool sharpener Saw sharpener hand or cross Bush carpenter	r—other than cut	. 3		0

14 19 11

14 0

15 0

5

1 1

14 0

14 0

driven dragsaw

(a) Grader Driver-

(23) Plant Operators-

unit---

(20) Bush carpenter(21) Worker operating petrol-

saw (22) Worker operating petrol-

driven circular saw or chain

(i) Operating machine under 40 h.p. (ii) 40 h.p. and over

(b) Tractor driver not using power control or hydraulic

(c) Tractor driver using power control or hydraulic unit—

(i) Under 40 h.p.

(i) Under 40 h.p.

(ii) 40 h.p. and over

(ii) 40 h.p. and over

•...

2 10

2

2 17 0

3 8

3 17

5 0 0

....

		_		
		Per `	Wee s.	
*(24)	Motor drivers of vehicles not exceeding 25 cwt. capacity	2	6	0
	Exceeding 25 cwt. and not exceeding three tons capacity	2	19	0
	Exceeding three (3) tons capacity and under six			
	(6) tons For each complete ton over	3	11	6
	five tons capacity three shillings (3s.) additional margin.			
	N.B.—Motor lorry drivers' duties include ordinary running adjustments.			
	*Liberty to apply is reserved to either party to this Award in respect to these items.			
(25)	Graderman operating blade up to 6 ft. in width Over 6 ft. in width	1 1	1 12	0
(26)	Carpenter's assistant	1	12	6
(27)	Broad axeman	4	11	0
(28)	Ploughman's offsider		15	0
(29)	Mining timber cutters	1	12	0
(30)	Firewood cutters	1	12	0
(31)	Fence post splitters	1	12	0
(32)	Pine fallers for milling	1	19	0
(33)	Handyman and storeman	2	5	6
	Overseer	5	6	0
(35)	Sanitary and/or garbage attendant (full time)	2	5	6
(36)		2	บ	U
(OE)	First 3 months service After 3 months service		Ni 7	1 6
(37)	Controlled Burning.—This item will apply when controlled burning is carried out in spring and autumn months as a regular job during ordinary working hours. Clause 32 (b) will continue to apply to all other fire control work	1	4	6
(38)	High pruning		14	0
(39)	Portable rock drill operator	2	2	6
(40)	Employment of boys-			
	Telephone boys employed solely in the capacity of messengers—25 per cent. of the basic wage.			
	Boys whose homes are in the vicinity of the forest may be employed in the nursery or on other light work at the following rates of pay:—			
		HOLD	ante	200

Percentage of Basic Wage Rate

Up to 17 years of age 50
On attaining 17 years 72
On attaining 18 years 83
On attaining 19 years 94
On attaining 20 years Full Rate

Clause 37—Look-out Man:—Delete subclause (a) (i) and (ii) and insert in lieu thereof the following:—

- (a) Any worker detailed for work on a lookout tower shall receive:—
 - (i) For each half day, i.e., up to mid-day or after mid-day for any number of hours worked—One pound twelve shillings and threepence (£1 12s. 3d.)
 - (ii) For Saturday afternoons and for each half day on Sunday—One pound thirteen shillings and eightpence (£1 13s. 8d.)

Provided that a special allowance of two shillings and sixpence (2s. 6d.) per half day shall be paid to cover extra duties which a look-out man may be called upon to perform outside of the normal hours of continuous watch as provided in subclause (e).

For part of a half-day—The basic wage will be paid for the number of hours worked inside the usual working hours, and at fire service rates for the time worked outside the ordinary hours, provided that no payment for a portion of a half-day shall exceed the rate for that half day. A minimum of half an hour will be adopted for short service, such as taking a bearing on a fire.

(b) The rate for each half day, including Saturday afternoon and Sunday, shall be increased or decreased by twopence (2d.) for each subsequent rise or fall of one shilling and tenpence (1s. 10d.) in the basic wage above or below the present rate of £14 19s. 11d.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 547 of 1963.

Between The Royal Australian Nursing Federation (Western Australian Branch) Industrial Union of Workers, Perth, Applicant, and The Hon. Minister for Health and Others, Respondents.

HAVING heard Miss K. Reidy on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondents, and by consent, 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 Nurses (Public Hospitals) Award, No. 19 of 1958, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 13th day of September, 1963.

S. F. SCHNAARS, Conciliation Commissioner.

Schedule.

Clause 7—Wages: Delete this clause and insert in lieu thereof:—

7.—Wages.

- (a) Wages shall be paid at least twice per calendar month, or fortnightly at the option of the employer. Provided that, by agreement between the employer and the Federation, the wages in any particular case may be paid once per calendar month.
- (b) The minimum wage rates payable to workers shall be as set out hereunder. The rates for convenience sake are set forth in weekly amounts:—

Basic Wage:

Males. Females. £ s. d. £ s. d. Metropolitan Area, being that portion of the State comprised within a radius of fifteen (15) miles from the General Post Office, 15 1 6 11 6 1 Perth Agricultural Areas, being the South-West Land Division of the State, except such portion thereof as is comprised within the Metropolitan Area 14 19 11 11 4 11

Males. £ s. d. Goldfields Areas and all	Femal £ s.				Margin er Week. £ s. d.
other portions of the State, exclusive of the South-West Land Division 14 14 1	11 0	7	(8) (a) Sister in Charge of and/or Departmer Training School or bury Hospital and	it of a at Bun- Sister in	£ S. U.
A—Student Nurses:	Percenta		Charge of Materni and/or Labour V Kalgoorlie Hospital	Vard at	
(1) Females—	of Fema asic Wa		Second year		8 8 6 8 16 0 9 3 6
	65	е	Provided that pre perience as a S Charge of a ward partment in any school covered b Award shall count perience.	vious ex- ister in l or de- training y this	
(2) Males—		B.C.	(b) After five consecuti		
First year Second year Third year Fourth year	80 95 Margi Per We	ek.	Provided that Sister in Charge of is temporarily tra	with the where a f a ward ansferred	9 17 0
(3) Student Nurses for Special Certificate— (a) Trained Nurses— (i) Midwifery Certificate (ii) Infant Health Certificate	£ s.	0	to another position the requirements of ployer, service i other position sha as service as S Charge of a ward	f an em- n such Il count ister in	
cate (iii) Dental Nursing Certifi- cate	4 11 4 11		(9) Sister Training Dental Perth Dental Hospital- First year	····	8 8 6
(b) Others—			Second year		8 16 0 9 3 6
First year—48 per cent. of female basic wage. Second year—56½ per cent. of female basic wage.			(10) Senior Sister of Outpat other Department who than five (5) trained employed—	re more	9 0 0
B.—Qualified Nurses: (1) Midwifery Nurse without General Certificate— First year Second year and thereafter	5 12 6 0	6	Second year	patients'	8 2 0 8 8 6 8 16 0
(2) Staff Nurse Training Schools— First year	6 0	0	Wards where five (5) trained staff are emplo First year	or less yed—	8 8 6
Second year (3) Junior Sister other than Training Schools—	0 1	U	Second year Third year		8 16 0 9 3 6
First year Second year (4) Sister employed in hospitals		0	(12) Sister in Charge of Out or other Department wh than five (5) and under trained staff are employ	ere more ten (10)	
with not less than two (2) years' hospital experience after registration either as a Staff			First year Second year Third year	1	10 11 0 10 18 6 11 6 0
Nurse and/or Junior Sister— First year Second year Third year and thereafter	77	6	(13) Sister in Charge of Out or other Department wh than ten (10) trained employed—	patients' ere more	
(5) Clinic Sister Training Schools— First year Second year	$\begin{array}{cc} 7 & 7 \\ 7 & 15 \end{array}$	0	First year Second year Third year	1	11 19 6
Third year (6) Sister in Charge of Geriatric and Psychiatric Wards other than Training Schools—	8 2	0	(14) Theatre Sister employmajor theatres of Schools—	Training	8 2 0
First year Second year Third year	7 15	0	First year Second year Third year (15) Sister in Charge of l		8 8 6 8 16 0
(7) (a) Home Sister in Nurses' Home with up to 250 nurse residents—			three (3) major theatr	es	9 3 6 9 10 0
First year Second year Third year (b) Home Sister in Nurses' Home with over 250 nurse	7 15	0	(16) Sister in Charge of the four (4) or five (5) theatres and the major blocks at Princess Marg	nree (3), major theatre	9 17 0
residents— First year second year Third year	8 8		Fremantle Hospitals— First year Second year Third year	1 1 1 1	10 4 6 10 11 0 10 18 6

		Margi Per Wee £ s.	ek.	Margin Per Week. £ s. d.
(17)	Sister in Charge of major theatres, six (6) and over—	L S.	u.	(d) Other Tutors and Clinical Supervisors—
	First year second year	11 12 11 19 12 6	0 6 0	First year 8 2 6 Second year 9 8 6 Third year 10 14 6 Fourth year 11 14 0 Fifth year 12 13 6
(18)	Sister in Charge of Labour floor with major theatre in Maternity Training School—			(23) Assistant Matron, Dental Hospital 11 6 0
		10 18 11 6	6 0	(24) Assistant Matron, Mt. Henry 13 5 6 (25) Assistant Matron, Royal Perth
	Third year	11 12	ő	Hospital 17 18 0 (26) (a) Deputy Matron, Kalgoorlie and Wooroloo Hospitals 15 11 6
(18A)	Sister in Charge of Casualty Theatre, Fremantle Hospital—		•	and Wooroloo Hospitals 15 11 6 (b) Deputy Matron, Country Hospitals other than Kal-
	First year Second year Third year	8 8	0 6 0	goorlie or Wooroloo 12 6 0 (27) Deputy Matron at major met-
(19)	(a) Afternoon Superintendent— (b) Senior Sister in hospital of			ropolitan hospitals other than Royal Perth Hospital 17 18 0 (28) Deputy Matron, Royal Perth
	up to thirty (30) bed average—	•		Hospital 23 3 0 (29) Sub-Matron, Royal Perth Hos-
	(c) Relieving Sister for Depart- mental Hospitals—	-		pital Annexe 20 6 0 (30) Matron at hospitals with an adjusted bed average of—
	First year Second year Third year	. 9 3	6	(a) Under 5 beds 10 11 0 (b) 5 and under 10 beds 11 19 6
	Provided that the Relieving Sister shall not receive	-	v	(c) 10 and under 20 beds 13 5 6 (d) 20 and under 50 beds 14 10 6 (e) 50 and under 100 beds 17 3 6
	a lesser wage than the employee she is relieving.			(31) Matron, Sunset 15 19 0 (32) Matron, Dental Hospital 15 19 0
(20)	Night Superintendent— (a) Under 100 beds—			(32) Matron, Mt. Henry 18 9 0 (34) Matron, Kalgoorlie Hospital 23 10 0
	First year Second year Third year	. 9 17	0	(35) Matron at major metropolitan hospitals other than Royal Perth Hospital 23 10 0
	(b) Not less than 100 and under 300 beds—	ŗ		(36) Matron, Royal Perth Hospital 30 16 6 (37) Sister in Charge of Hospital
	First year Second year Third year	. 10 18	6	Annexe of General, Children's or Maternity Hospitals— (a) Under 100 beds—
	(c) Over 300 beds— First year	11 12		First year 8 16 0 Second year 9 3 6 Third year 9 10 0
	Second year Third year			(b) Over 100 beds— First year 10 4 6
(21)	(a) Health Services Sister and Senior Sister in a hospita of over 30 to 150 bed aver	.1		Second year 10 11 0 Third year 10 18 6
	Second year	10 11	6	(38) Sister in charge of a private wing at major metropolitan hospitals other than Royal Perth Hospital—
	Third year (b) Senior Sister in a hospita of over 150 bed average—		, 0	First year 9 10 0 Second year 9 17 0 Third year 10 4 6
	_ , .		6	(39) Sister in Charge of Woodbridge
(22)	Tutorial Staff—	12 0	, 0	Second year 10 4 6
	(a) Principal Tutor at Roya Perth Hospital—			Third year 10 18 6 Note:—
	First year Second year Third year	20 17 21 15 22 13	6	vided, experience bliair litear experience
	(b) Principal Tutor (except a Royal Perth Hospital)—			Provided that experience with hospitals not covered by this Award shall be taken into consideration by the employer in five
•	Second year Third year	19 5	76	ing a worker's rate of wage. In the event of a dispute between the employer and the Federation in relation to the foregoing, the
	(c) Senior Tutor at Roya Perth Hospital—		o <i>e</i>	matter shall be referred to a Board of Reference for determination.
	Second year Third year Fourth year	14 9 15 7 16 8 17 8 18 1	7 6 5 6 3 6	shall rest on the employee concerned, who shall produce a certificate signed by her previous employer or employers setting out

No. 487 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Minister for Agriculture and Minister for Education, Respondents.

HAVING heard Mr. H. Barry on behalf of the applicant and Mr. E. R. Kelly on behalf of the respondents, and by consent, 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 State Research Stations, Muresk Agricultural College and Agricultural Schools Award, No. 7 of 1959, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 13th day of September, 1963. Sgd.) S. F. SCHNAARS,

Conciliation Commissioner.

s. d.

15 1 6

4 3 0

0

5

Schedule.

Delete existing Clause 25—Wages and insert in lieu thereof the following:—

25.--Wages.

Basic Wage:

Metropolitan Area-

Males

				• • • •	15 11	6	1
Females					11	U	1
South-West					1.4	10	11
Males Females		,			11	19	11 11
				• • • • •	11	4	11
Rest of the	State-				1.4	1.4	-
Males Females	****	• • • •		• • • •	14	14	$rac{1}{7}$
Females	• • • •			• • • •	Ma	U Verir	٠,
				τ	er '		
						S.	
Classification:					~	ь.	u.
(1) Demonstra	tors	oc lict	od ho	220			
under (wh							
general di							
shall be re							
to student							
plete stude							
(a) On					3	17	6
		month			·		Ů
		rvice			4	11	0
	uresk						
		ener De	mons	tra-			
	tor			•••			
N:	arrogi	n					
	Poult	ryman	Dem	on-			
	str	ator.					
		ryman	Dem	ion-			
		ator.					
		man	Dem	ion-			
		ator.	_				
		ardist	Dem	ion-			
		ator.					
		pman ator.	Den	ion-			
					^		_
(b) On	appoi	ntment	 		3	10	6
Afte	er six	mont	ns sa	atis-			

factory service

Denmark-

strator.

strator.

strator.

Dairyman

these

tions.

....

* Liberty to

(4) Leading hand (including

margins and allowances)

(2) General Farm Hand

(3) Farm labourer

(5) Handyman

Piggeryman

Poultryman Demon-

Demon-

Demon-

classifica-

all

apply

reserved to either

party in respect of

(6) Domesti	cs—	IM.		in P	Fema er We	ek.
(a) F	irst cook		s. 69	d. 0		d. 0
(b) S	econd cook eliever	and	37	6	30	0
	here only ook is em		51	0	40	0
	dult male d	lomes-	21	0		
(e) K	itchenman		21	0		
(f) P	antryman		21	0		
	nspecified omestic		21	0		
(h) F	Citchenmaio	i			25	6
(i) H	lousemaid				25	6
(j) V	Vaitress				25	6
(k) T	nspecified	female				
v	orkers				25	6
(1) J	unior Fem	ales		(ercent of Fem asic Wa	ale
	Under 18	years	of	age	60.5	j
	18 to 19	years	of	age	73.5	5
	At 19 year	ars of	age		Full dult r	_

INDUSTRIAL AGREEMENT.

No. 20 of 1963.

(Registered 15th August, 1963).

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912, this 18th day of July, 1963, between the Government Printer, Perth, of the one part, and the Coastal District Committee Amalgamated Engineering Union Association of Workers and the Australasian Society of Engineers, Industrial Union of Workers, Perth, of the other part, whereby it is mutually agreed that the Industrial Agreement made between the abovenamed parties on the 3rd day of July, 1958 and Nod. 11 of 1958, be varied in manner following, that is to say:—

5.—Rates of Wages.

Subclause (b): Delete the classifications and margins in this subclause and insert in lieu thereof the following classifications and margins:—

				$_{\mathrm{Per}}$	We	ek.
				£	s.	d.
1.	Assistant Engineer	•	••	 6	12	6
2.	Electrician	••		 6	12	6
3.	Knife Grinder	•		 4	3	6
4.	Electrician's Assistant	••••		 2	0	6

Subclause (c): Delete paragraph (i) and insert in lieu thereof the following:—

(i) Whilst present conditions continue the electrician shall be paid an allowance of 21s. per week above the rate prescribed herein.

In witness whereof the parties hereto have hereunder set their hands and seals the day and year first hereinbefore written

Signed on behalf of the Coastal District Committee Amalgamated Engineering Union Association of Workers—

> A. J. MARKS, President.

[L.S.]

J. McMULLAN, Secretary.

Signed on behalf of the Australasian Society of Engineers, Industrial Union of Workers, Perth—

G. PIESLEY, President.

[L.S.]

R. ANDERSON Secretary.

A. DAVIES.

Signed by the Government Printer, Perth.

1.01021

In the presence of—

R. D. Davies.

INDUSTRIAL AGREEMENT.

No. 17A of 1963.

(Registered 14th August, 1963.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912–1961, this 11th day of July, 1963, between The Sugar Refining Employees' Industrial Union of Workers, Fremantle (hereinafter referred to as "the Union"), of the one part, and The Colonial Sugar Refining Company Limited (hereinafter referred to as "the Company"), of the other part, witnesseth that for the considerations hereinafter appearing the parties hereto mutually covenant and agree the one with the other as follows :-

1.—Title.

This Agreement shall be known as the "Sugar Refinery Workers' Agreement", and shall replace Agreement No. 19 of 1962.

2.—Arrangement.

- Title.
- Arrangement.
- 3. Term.
- Area. Definitions. 5.
- Hours.
- Overtime.
- Contract of Service.
- Holidays
- 10. Annual Leave.
- Time and Wages Record. Board of Reference. 11. 12.
- 13. Representative Interviewing Workers. Recognition of Union—Notices.
- 15. Mixed Functions.
- 16. Aged and Infirm Workers.
- 17. Payment for Sickness.
- 18. Long Service Leave.
- Wages and Allowances.

3.—Term.

This Agreement shall come into operation from the date hereof and shall continue in force for a period of one (1) year.

4.—Area.

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

5.—Definitions.

"Casual Worker" except as hereinafter provided means a worker employed for less than one (1) week, with a minimum of two hours in any day. He shall be paid at the rate of ten (10) per cent. in addition to the rate prescribed in this Agreement on an hourly basis.

This shall not apply to a casual worker on raw sugar.

"Casual Watchnian" means a watchnian who is employed for a period of one (1) week or less or who is regularly employed and who does not perform more than twelve (12) hours work in any one (1) week. He shall be paid at the rate of ten (10) per cent. in addition to the rate prescribed for a watchman in this Agreement on an hourly basis.

6.-Hours.

- (a) Subject as hereinafter provided in subclause (c) hereof, the hours of workers shall be forty (40) per week.
- (b) The day's work for workers employed on single shift (i.e. day work only) shall consist of eight (8) hours each day Monday to Friday inclusive.
- (c) Workers on shift work may be employed five (5) shifts of eight hours each, inclusive of crib time. Such workers shall be employed on day, afternoon and night shifts on

Provided that these shift hours may be altered at any time by agreement in writing between the Union and the employer, subject always to the provision that the average weekly hours shall not exceed forty (40). Until any such agreement has been arrived at it shall be permissible for the company to continue the system in operation at the date hereof

- (d) Shift workers referred to in subclause (c) of this clause may commence the work of a night shift at 11 p.m. in which case the time worked between 11 p.m. and midnight on any Sunday or public holiday hereinafter specified shall carry ordinary rate and be included as part of their ordinary shiftwork hours.
- (e) Notwithstanding anything contained in subclauses (a) to (d) hereof inclusive the hours of work for watchmen shall be forty-eight (48) per week.

7.—Overtime.

Except as otherwise provided :-

- (a) For all work done outside the hours of duty on any day as hereinbefore prescribed or determined by agreement, payment shall be made at the rate of time and a half for the first four (4) hours, and at double time rate thereafter.
- (b) Subject to the provision in clause 6 (d) hereof and except in the case of watchmen all time worked on Sundays and on the holidays prescribed in clause 9 of this Agreement shall be paid for at double time rate.
- (c) Any worker required to continue working overtime after ordinary ceasing time shall be paid 6s. 6d. for each meal time occurring during the period he is so working. Such meal times shall be deemed to commence at 8 a.m., 6 p.m. and 12 midnight.

Provided that such payment shall not apply where the worker has been notified the previous day of the requirement to work overtime.

- (d) A worker recalled after leaving the Company's premises to work overtime shall be paid a minimum of three hours at the appropriate rate.
- (e) Where a worker is called on to work a quick shift, he shall be paid at the rate of time and a quarter for that shift.

A " quick shift " shall mean a shift where a worker is brought on to work a full shift before having had at least eight (8) hours off duty.

- (i) Rest Period After Overtime. 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 of successive days.

 (ii) A worker (other than a casual worker) who works so much overtime between the termination of his ordinary work on one day and the com-mencement 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.
 - (iii) If, on the instructions of his employer, such a 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 had eight (8) consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.
- (g) Notwithstanding anything contained in this Agreement-
 - (i) an employer may require any worker to work reasonable 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 requirements of this subclause.

8.—Contract of Service.

- (a) Except in the case of a casual worker, whose engagement shall be by the hour for not less than two (2) hours, the contract of hiring of every worker shall be for a weekly engagement, terminable on either side by one week's notice given on any day.
- (b) Any worker not attending for duty shall lose his pay for the actual time of such non-attendance, subject to the provisions of clause 19 hereof as to payment for absence on account of illness. Where any absence extends for more than one (1) week, the employment shall be deemed to have terminated upon the expiration of the said week.
- (c) This clause does not affect the right to dismiss for misconduct in which case wages shall be paid up to the time of dismissal only.
- (d) The employer shall be entitled to deduct payment for any day or portion of a day upon which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it or by any other association or Union, or through the breakdown of the employer's machinery, or any stoppage of work by any cause which the employer cannot reasonably prevent.

9.—Holidays.

- (a) (i) The following days or the days observed in lieu shall subject to clause 7 (b) hereof, be allowed as holidays without deduction of pay, namely: New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, State Foundation Day, Sovereign's Birthday, Christmas Day and Boxing Day provided that another day may be taken as a holiday by arrangement between the parties in lieu of any of the days named in the subclause.
- (ii) Where Christinas Day or New Year's Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday and where Boxing Day falls on a Sunday or a Monday such holiday shall be observed on the next succeeding Tuesday, in each case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted.
- (b) On any public holiday not prescribed as a holiday under this Agreement, 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 rate of pay shall apply.
- (c) If watchmen are required to work on any of the paid holidays observed in accordance with subclause (a) of this clause then the employer by arrangement with the worker may allow such watchmen either equivalent time off without loss of pay or an additional day added to the watchman's annual leave in respect of each such holiday worked.

10.—Annual Leave.

- (a) Except as hereinafter provided, a period of three (3) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of 12 months' continuous service with such employer.
- (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 observed 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 employer through no fault of the worker, the worker shall be paid one quarter 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) Where the employer closes his factory for the purpose of allowing annual leave to his workers in the event of a worker being employed for portion only of a year he shall 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 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.
- (f) (i) A worker who is justifiably dismissed for misconduct shall not be entitled to the benefit of the provisions of this clause.
- (ii) In special circumstances and by mutual consent of the employer, the worker and the Union concerned, annual leave may be taken in not more than two periods.
- (g) The provisions of this clause shall not apply to casual workers.

11.—Time and Wages Record.

The employer shall keep and enter up, or cause to be kept and entered up, a record containing the names of each of his workers to whom this Agreement applies, the class of work performed by and the wages paid to each such worker, and the time during which each such worker has been employed. Such record shall be open for inspection by a representative of the Union of Workers during the usual office hours.

12.—Board of Reference.

- (a) The Court hereby appoints for the purpose of the Agreement a Board of Reference.
- (b) The Board shall consist of a chairman and two (2) other representatives, one to be nominated by each of the parties.
- (c) In the event of a disagreement between the parties bound by this Agreement, in any of the matters hereinafter mentioned, the Board is hereby assigned the following functions:—
 - (1) 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 Agreement or any of them.

- (2) Deciding any other matter that the Court may refer to the Board from time to time.
- (d) The provisions of regulation 106 of the regulations under the Industrial Arbitration Act shall be deemed to apply to any Board of Reference appointed hereunder.

13.—Representative Interviewing Workers.

In the case of disagreement existing or anticipated concerning any of the provisions of this Agreement an accredited representative of the Union shall be permitted to interview the workers during the recognised meal hour on the business premises of the employer, and accompanied by a representative of the employer if so desired, to inspect during the progress of the work the operations affected; but this permission shall not be exercised without the consent of the employer more than once in any one week.

14.—Recognition of Union—Notices.

- (a) Should any matters relative to terms and conditions of employment arise during the currency of this Agreement affecting the workers generally, the Union shall have the right by appointment to interview and to be heard by the employer's representatives thereon, with a view to arriving at some understanding.
- (b) A copy of this Agreement shall be posted in a suitable place agreed upon between the employer and the Union.
- (c) The accredited Union representative shall not be prevented from posting any lawful notice of the Union in a suitable place agreed upon between the employer and the Union.

15.—Mixed Functions.

Where a worker is employed for four (4) hours or less during any day on work in a higher grade than his ordinary occupation he shall be paid for the time so occupied at the higher rate. If so employed for more than four (4) hours he shall be paid at the higher rate for the whole of the shift.

16.—Aged and Infirm Workers.

- (a) Any worker who by reason of old age or infirmity is unable to earn the minimum wage may be paid such lesser wage as may from time to time be agreed upon in writing between the Union and the employer.
- (b) In the event of no agreement being arrived at, the matter may be referred to the Board of Reference for determination.
- (c) After application has been made to the Board, and pending the Board's decision, the worker shall be entitled to work for the employer at the proposed lesser rate.

17.—Payment for Sickness.

- (a) A worker shall be entitled to payment for non-attendance, on the ground of personal ill-health for one-twelfth (1/12th) of a week for each completed month of service; provided that payment for absence through such ill-health shall be limited to one week in each calendar year. Payment hereunder may be adjusted at the end of each calendar year or at the time the worker leaves the service of the employer, in the event of the worker being entitled by service subsequent to the sickness to a greater allowance than that made at the time the sickness occurred. This clause shall not apply where the worker is entitled to compensation under the Workers' Compensation Act.
- (b) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of an accident not arising out of or in the course of his employment, or for any accident, wherever sustained, arising out of his own wilful default, or for sickness, arising out of his own wilful default.
- (c) No worker shall be entitled to the benefits of this clause unless he produces proof satisfactory to his employer of sickness, but the employer shall not be entitled to a medical certificate unless the absence is for three (3) days or more.
- (d) Sick leave shall accumulate from year to year so that any balance of the period prescribed in subclause (a) of this clause which has in any year not been allowed to any worker by his employer as paid sick leave may be claimed by the worker and subject to the conditions hereinbefore prescribed, shall be allowed by his employer in any subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant to this subclause shall be available to the worker for a period of five (5) years but no longer from the end of the year in which it accrues.

18.—Long Service Leave.

(i) Period of Operation.

This clause shall continue in force for the term of this Agreement, provided that in the event of any State Legislation or State and/or Federal award providing for long service leave imposing any rights, liabilities, or obligations on the parties to this Agreement other than under this Agreement and an exemption is not obtained from the operation of such legislation and/or award by virtue of this Agreement, this clause shall cease to operate as from the date of operation of such legislation and/or award.

(ii) Entitlement to Leave.

Subject to this Agreement every worker, not being a casual worker, shall be entitled to long service leave on ordinary pay in respect of continuous service with the Company.

(iii) Period of Leave.

The amount of such entitlement in the case of a worker who has completed at least 20 years' continuous service with the Company shall be—

- (a) in respect of the 20 years' service so completed—13 weeks' leave; and
- (b) in respect of each 10 years' service with the Company completed after such 20 years—six and one half weeks' leave.
 - (iv) Pro Rata Entitlement on Termination.

In the case of a worker who has completed at least 10 years' service but less than 20 years' service with the Company and whose services with the Company are terminated by the Company for any cause other than serious misconduct, or by the worker for any reason or by reason of the death of the worker, the worker shall be entitled to a proportionate amount of leave in respect of the period of completed years of such service since the commencement of his continuous service, or since the last accrual of entitlement to leave on the basis of 13 weeks for 20 years' service.

(v) Calculation of Continuous Service.

- (a) For the purpose of this subclause the following absences (whether before or after the commencement of this Agreement) shall not break the continuity of service, and shall, subject to any limitation herein, count as service:—
 - (i) Absence in respect of any period during which the worker shall have served as a member of the Naval, Military or Air Forces of the Commonwealth of Australia (other than as a member of the permanent forces of the Commonwealth of Australia and other than as a member of the British Commonwealth Occupation Forces in Japan), or as a member of the Civil Construction Corps established under the National Security Act 1939 (as amended) or absence on compulsory service 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 resumes employment with the employer by whom he was employed immediately before the commencement of such absence.
 - (ii) Absence on any annual leave or long service leave.
 - (iii) Absence following any termination of the employment by the Company if such termination has been made merely with the intention of avoiding obligations under this Agreement in respect of long service leave or annual leave.
 - (iv) Absence necessitated by personal sickness or injury of which not more than 15 working days a year shall count as service.
- (b) For the purposes of this subclause the following absences (whether before or after the commencement of this Agreement) shall not break the continuity of service, but the period of such absence shall not count as service:—
 - (i) Absence following any termination of the employment by the Company on any ground other than slackness of trade, if the worker be re-employed by the Company within a period not exceeding two months from the date of such termination.
 - (ii) Absence during any standing down of a worker in accordance with the provisions of this Agreement.
 - (iii) Absence following any termination of the employment by the Company on the ground of slackness of trade if the worker is re-employed by the Company within a period not exceeding six months from the date of such termination.
 - (iv) Absence of the worker authorised by the employer at any time.
 - (6)---76131

- (v) Absence arising directly or indirectly from an industrial dispute but only if the worker returns to work in accordance with the terms of settlement of the dispute.
- (c) After the coming into operation of this Agreement absence from work by reason of any cause not being a cause specified in this clause for a period in excess of 14 days shall be deemed to break the continuity of service for the purposes of this clause unless the worker notifies the Company in writing of the reason for his absence.

(vi) Service Before Commencement of Agreement.

For the purpose of calculating the entitlement to leave, continuous service of a worker with the Company immediately prior to the coming into operation of this Agreement, shall be taken into account but only to the extent of the last 20 completed years of such service, provided that any service prior to such 20 years' service will carry such leave if the worker remains in the Company's service until his retirement.

(vii) Time of Taking Leave.

Long service leave shall be granted and taken on the retirement of the worker provided that when a worker has completed 20 years of continuous service he will be entitled to not more than thirteen (13) weeks interim leave which will be taken at such time as may be agreed between the Company and the worker having regard to the needs of the Company's establishment where the worker is working. Additional interim long service leave on the basis of up to six (6) weeks for each additional 10 years' service may be taken at such time as may be agreed between the Company and the worker.

(viii) Payment on Termination for Leave Not Taken.

Where the employment of a worker is terminated otherwise than by his death and he has an entitlement to long service leave the worker shall be deemed to have entered upon and taken the leave from the date of such termination and the Company shall forthwith pay to the worker in full his ordinary pay for the leave less any amount already paid to the worker in respect of that leave.

(ix) Payment on Death.

Where a worker dies during his employment and any long service leave to which he is entitled under this Agreement has not been taken or received in full by the worker, the Company shall upon request by the personal representative of the worker, pay to that representative the amount due in respect of such leave providing that where no personal representative has been appointed within three months of the date of the worker's death the Company may pay to the widow or such of the next of kin as it considers appropriate, the said amount due. The obligation of the Company to such worker or worker's estate in respect of long service leave shall be and shall be deemed to have been satisfied by such payment.

(x) Payment for Period of Leave.

Each worker shall be paid for each week of leave his ordinary time rate of pay applicable at the date he enters upon the period of leave. Such ordinary time rate shall be for the standard hours prescribed by this Agreement but in the case of part-time workers for the number of hours usually worked up to but not exceeding the prescribed standard.

Note:--" Ordinary time rate of pay "--

- (1) shall not include
 - shift premiums, overtime, penalty rates, commissions, bonuses, allowances or the like;
 - payment in the case of workers employed on piece or bonus work or any other system of payment by result shall be at ordinary time rates;
- (2) 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.

(xi) Method of Payment.

Payment shall be made in one of the following ways:-

- (a) In full before the worker goes on leave; or
- (b) 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
- (c) in any other way agreed between the Company and the worker.

(xii) Public Holidays and Annual Leave During Period of Leave.

Any long service leave shall be inclusive of any public holidays specified in this Agreement occurring during the period when the leave is taken, but shall not be inclusive of any annual leave.

[18 October, 1963.

(xiii) Transmission of Business.

For the purposes of this clause where a business has, whether before or after the coming into operation of this Agreement been transmitted from an employer (in this paragraph called "the transmittor") to another employer (in this paragraph 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

- (a) the continuity of service of such worker shall be deemed not to have been broken by reason only of the transmission; and
- (b) the period of the continuous service which the worker has had with the transmittor (or any prior transmittor) shall be deemed to be continuous service of the worker with the transmittee.

In this subclause "transmission" includes transfer, conveyance, assignment or succession whether by agreement or by operation of law and "transmitted" has a corresponding meaning.

(xiv) Benefits Related to Long Service.

The Company will continue to operate its E.A. Scheme to provide superannuation benefits in accordance with the rules of that scheme m addition to any leave granted under this Agreement.

(xv) Leave to be in Satisfaction of All Rights.

The entitlement to long service leave hereunder shall be in substitution for and satisfaction of any long service leave or benefit in the nature of long service leave, to which the worker may be entitled in respect of the employment by the Company, and any leave taken or in respect of which payment has been made by the Company shall be deducted from any amount of long service leave to which such worker is entitled pursuant to this Agremeent.

(xvi) Records.

- (a) The employer shall keep an adequate long service leave record.
- (b) Such record shall be open for inspection in the manner and circumstances prescribed by this Agreement with respect to the Time and Wages Record.

19.—Wages and Allowances.

The minimum rate of wages payable to workers covered by this Agreement shall be in accordance with the following:-

	£		.3
(a) Basic Wage:	x	s.	d.
Males Females	15 11	0 5	$\frac{3}{2}$
(b) Weekly Margins for Adults:			
Males—			
Raw Sugar— Mechanical Equipment Operator Receiving Raw Sugar—	4	10	0
Hopper Attendant/Sampler	2	8	0
Melting House— Washing Fugals	$_2$	2	0
Filters—	_	-	Ü
Filters and Clarification	3	5	0
Char End— Kilns, filling and emptying cisterns	2	12	0
Pan Floor—			
Sugar Boiler 1st Class	5	0	6
Sugar Boiler 2nd Class (i.e. with less than 12 months employment'			
sugar boiling)	4	4	6
Refined Fugals	3	12	0
Boil-out Fugals	2	7	0
Cleaner attendants (shift work)	1	15	0
Refined Sugar—			
Drier and Grader	2	2	0
Leading Hand Autos	3	8	0
Auto-machine Operator	2	3	0
Bag Store—			
Leading Hand	3	13	0
Darners and Handlers	1	19	0
Bag Making (including hessian and			
small packages)	1	19	0
Refined Sugar Store Room—			
Stackers and Truckers		3	0
Fork lift drivers		10	6
Leading Hand—Retail Packages	3	13	0
Yard Gang—			
Leading Hand		5	0
Yardmen	1	13	0

(b) Weekly Margins for Adults—(continued) Miscellaneous—	£	8.	d.
Engineers' Store Attendant	4	0	0
Leading Hand Cleaner	3	7	0
Unspecified Male Workers	1	13	0
Watchman (This rate is based on 40 hours work. Under this Award watchmen are required to work 48 hours at ordinary time rate of wages.)		14	0
Adult Female Workers—			
Small packages		16	0
Unspecified female workers		10	0
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Workers (other than watchmen) working shifts shall be paid a shift allowance of 29s. per week in addition to the margins set out above.

- (c) Handling Coal. Workers engaged in handling coal shall be paid at the rate of fourpence (4d.) per hour extra whilst so employed.
- (d) Workers who are required to clean such specified tanks and bins as agreed between the Union and the Company and who are required to work in the tank or bin shall be paid an extra 1s. 6d. per hour with a minimum payment for two hours
- (e) Junior Male Workers. These workers shall be paid a proportion of the adult minimum wage for the unspecified worker as set out below:
 - (i) Day Workers-

Aged 16 to 17 years 40%.

Aged 17 to 18 years 50%.

Aged 18 to 19 years 60%.

Aged 19 to 20 years 70%.

Aged 20 to 21 years 90%.

No Junior employed as automachine operator shall be paid less than the rate prescribed for junior male workers 18 to 19 years of age.

(ii) Shift Workers-

Aged 18 to 19 years 70 per cent. plus 60 per cent. of the shift allowance.

Aged 19 to 20 years 80 per cent. plus 60 per cent. of the shift allowance.

Aged 20 to 21 years 100 per cent. plus 60 per cent. of the shift allowance.

- (iii) All Junior wage rates shall be calculated to the nearest sixpence (6d.)
- (f) Junior Female Workers. These workers shall be paid a proportion of the female basic wage as set out below:

Aged 16 to 17 years 55%.

Aged 17 to 18 years 65%. Aged 18 to 19 years 75%. Aged 19 to 20 years 85%.

Aged 20 to 21 years 95%.

These rates shall be calculated to the nearest sixpence

(g) Kipp Kelly. Workers working at the char end who are required to attend to the Kipp Kelly shall be paid at the rate of sixpence (6d.) per hour extra whilst so working.

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 Sugar Re-

fining Employees' Industrial Union of Workers Fremantle was hereunto affixed in the presence of-

A. G. WEST, [L.S.] Secretary. D. LIMON,

Signed for and on behalf of The Colonial

Sugar Refining Company Limited.

J. E. MAKINSON, Attorney in W.A.

President.

This Industrial Agreement has been registered subject to the provisions of the Industrial Arbitration Act, 1912-1961 particularly section 93 thereof and the provisions of Award No. 87 of 1948 which still remain in force.

14th August, 1963.

G. MELLOWSHIP, Clerk of the Court of Arbitration.

INDUSTRIAL AGREEMENT.

No. 21 of 1963.

(Registered 30th August, 1963.)

THIS agreement made in pursuance of the Industrial Arbitration Act, 1912–1961, this 30th day of August, 1963, between the State Electricity Commission of Western Australia and the Fremantle Gas and Coke Company Limited of the one part (hereinafter referred to as the "Employers") and the West Australian Gas Works Industrial Union of Workers of the other part (hereinafter referred to as the "Union") whereby it is mutually agreed by and between the parties as follows: Whereas the parties hereto being the parties to an follows: Whereas the parties hereto being the parties to an Industrial Agreement made on the 14th September, 1962, and numbered 14 of 1962, do mutually agree that the said Industrial Agreement be varied, then the said Industrial Agreement shall be and the same is hereby varied in the following manner, that is to say :-

Delete subclause (c) of Clause 21—Special Provisions and Allowance, and insert in lieu thereof the following:—

- (c) A Leading Hand placed in charge of-
 - (i) not less than three (3) and not more than ten (10) other workers shall be paid four shillings and two pence (4s. 2d.) per day extra;
 - (ii) more than ten (10) and not more than twenty (20) other workers shall be paid eight shillings and five pence (8s. 5d.) per day extra;
 - (iii) more than twenty (20) other workers shall be paid twelve shillings and eight pence (12s. 8d.) per day extra.

Per Week.

Delete Clause 24-Wages Schedule, and insert in lieu thereof the following:

Clause 24.—Wages Schedule.

		£	s. d.
(a) B	asic Wage:		
V	Vithin a 15 mile radius from the G.P.O.,		
	Perth	15	1 6
O	utside a 15 mile radius from the G.P.O.,		
	Perth, but within the South-West		
	Land Division	14 1	9 11
		\mathbf{Mar}_{i}	$_{ m gin}$
		O_{∇}	
		Basic ¹	
		Per W	
(b) CI	assification:	s.	d.
1.	Automatic Carburetted Water Gas		
	Plant Operator	70	0
2.	Transmission Carbarottea (1975)		
	Plant Assistant	35	0
	Carburetted Water Gas Plant Operator	70	0
	Carburetted Water Gas Plant Assistant	35	0
5.	The second secon		
	(Albany)	40	6
6.		101	0
7.		106	0
8.		39	0
9.			
	only)	89	0
10.	Gas Fitter	101	0
	Gas Fitter's Assistant	32	6
	Gas Meter Tester	96	0
13.	Gas Meter Repairer—		
	1st 12 months	85	0

2.	Automatic Carburetted Water Gas		
	Plant Assistant	35	0
3.	Carburetted Water Gas Plant Operator	70	ŏ
4.	Carburetted Water Gas Plant Assistant	35	ŏ
5.	Carburetted Water Gas Plant Operator		•
٥.	(Albany)	40	6
6.	(Albany) Complaint Man	101	ŏ
7.	Complaint Man (Special)	106	ŏ
8.	Elevator and Conveyorman	39	ŏ
9.	Ganger in charge main gang (Fremantle	00	U
σ.	Oanger in charge main gang (Fremanne	89	0
10.	only) Gas Fitter	101	0
	Gas Fitter		
11.	Gas Fitter's Assistant	32	6
12.	• • • • • • • • • • • • • • • • • • • •	96	0
13.			^
	1st 12 months thereafter	85	0
	thereafter	92	6
14.	Hammer Man (Vibratory) (Fremantle		
	only) Holder Attendant (Victoria Park Dis-	40	0
15.	Holder Attendant (Victoria Park Dis-		
	tribution) Holder Attendant (Gas Works)	39	0
16.	Holder Attendant (Gas Works)	32	6
17.	Labourer—		
	(a) On mains, coal, coke, tar and		
	handling oxide	19	0
	(b) Wrecking meters	29	ŏ
	handling oxide (b) Wrecking meters (c) Filling and emptying tar con-	20	•
	toinorg	29	0
18.	tainers	20	U
10.	man patering, seuring, cleaning nues	59	0
19.	and re-charging retorts	59	U
19.	Man in charge Collie coal screening		_
20	plant	51	0
20.	Man filling and emptying purifiers	39	6
21.	Main layer or caulker	64	0
22.	Main Layer's Assistant	29	0
23.	Maintenance Man (including retort		
	brickwelding) Meter Connection Maker	70	0
24.	Meter Connection Maker	42	0
25.	Meter Opener (including cleaning,		
	checking, painting and topping meters)	35	0
26.	Oiler and Greaser	39	0
27.	Powder Monkey (Fremantle only)	61	6
28.	Retort Operator	70	Õ
	Parasas		v

	Per Cent.
	of Basic
	Wage.
29. Retort Operator—Leading (Fremantle	0
	109 0
00 0	35 0
31. Stove and Appliance Tester	
32. Syphon Pumper and Painter	39 0
33. Tar Distillation and Ammonia Plant	= 0 0
Attendant	70 0
34. Tradesman's Assistant (Fremantle	
only)	32 6
35. Gas Meter Preparer	48 0
(c) Junior Workers (Male):	
Up to 16 years of age	30
Between 16 and 17 years of age	40
Between 17 and 18 years of age	65
Between 18 and 19 years of age	80
Between 19 and 21 years of age	95
	-
Signed for and on behalf of the State	
Electricity Commission of Western	
Australia, in the presence of—	
J. A. Farmer.	
JAMES B. JUK	CES.
General	'
or and a second of the second	

Signed for and on behalf of the Fremantle Gas and Coke Company Limited, in the presence of— Allen J. White.

E. E. TOMLINSON,

Chairman.

Signed for and on behalf of the West Australian Gas Works Industrial Union of Workers, in the presence of_

J. A. B. WALTON, President.

[L.S.]

R. L. JONES, Secretary.

MINING ACT, 1904-1961.

Notice of Intention to Forfeit Leases for Non-Payment of Rent.

> Department of Mines, Perth, 10th October, 1963.

IN accordance with section 97 of the Mining Act, 1904-1961, notice is hereby given that, unless the rent due on the undermentioned leases be paid on or before the 29th November, 1963, it is the intention of the Governor under the provisions of section 98 of the Mining Act, 1904-1961, to forfeit such leases for breach of covenant, viz., for nonpayment of rent.

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

BROAD ARROW GOLDFIELD.

Gold Mining Lease.

2310W-NEW GIMBLET: Nazzari, Louis.

COOLGARDIE GOLDFIELD.

Coolgardie District.

Gold Mining Leases.

5891—ERNBEE: Greaves, Herbert.

5986-JENNY WREN: Meadows, Sydney Charles, and Bail, Robert McLean.

6016—GREAT LION: Turle, Eileen Isabel.

EAST COOLGARDIE GOLDFIELD.

Gold Mining Lease.

6312E-INVERNESS: Bell, Herbert.

NORTH COOLGARDIE GOLDFIELD.

Niagara District.

Gold Mining Lease.

938G—TWO D's MAIN: Bright, William Edward, and Bright, Jasper.

Menzies District.

Gold Mining Lease.

5736Z-BODDINGTON: Procter, Rupert.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kurnalpi District.

Gold Mining Leases.

457K-MULGABBIE LUCKNOW: Crane, Charles Reginald Russell and Anderson, Edwin Richard.

458K—MULGABBIE PERSEVERANCE: Charles Reginald Russell, and Anderson, Edwin Richard.

PILBARA GOLDFIELD.

Marble Bar District.

Gold Mining Leases

817—PRINCE CHARLIE: Valed Pty. Ltd.; Flegg, Harold Noel, and Johnston, Robert.

930-ALEXANDER: Baker, John Chaffey.

1072—PRINCESS MAY: Valed Pty. Ltd.; Fleg Harold Noel, and Johnston, Robert. 1121—LITTLE PORTREE: Baker, John Chaffey. Flegg,

1094—BLUE BAR: Dorrington, Hary Barker.

SOUTH-WEST MINERAL FIELD.

Gold Mining Leases.

106H—GRIFFINS FIND: Griffin, Charles Roy; Griffin, Charles, and Lawless, James Browne.

YILGARN GOLDFIELD.

Gold Mining Leases.

3350-RISING SUN: Great Western Consolidated, No Liability.

JUPITOR: McLeod, John Henry, and Cotton, Frederick Harold.

3875—VICTORIA: Rota, Gildo.

3965—RISING SUN NORTH: Great Western Consolidated, No Liability.

4002-FRASER'S SOUTH: Great Western Consolidated, No Liability.

4018—FRASER'S: Great Western Consolidated, No Liability

4058—RISING SUN DEEPS: Great Western Consolidated, No Liability

4059--BULLFINCH NORTH WEST: Great Western Consolidated, No Liability

4109—RISING SUN DEEPS EXTENDED: (
Western Consolidated, No Liability
4113—COPPERHEAD NORTH WEST DE Great

NORTH DEEPS: Great Western Consolidated, No Liability

PALMERSTON: Grace, William James. 4250-

4268-4345

-VICTORIA SOUTH: Rota, Gildo. -SPEEDIE: Grace, William James. -GOLDEN VIEW: Grace, William 4462-William James,

Robinson, Frederick Allen.

SOUTH FIRNESS: Clarke, Charles Leslie.

4499—BOHEMIA: Clarke, Charles Leslie. 4510—THREE BOYS: Grace, William James.

MINES REGULATION ACT, 1946.

Appointment.

Department of Mines, Perth, 11th October, 1963.

HISExcellency the Lieutenant-Governor and Administrator in Executive Council been has pleased to make the following appointment:-

60.—John Leslie Hunt, as Workmen's Inspector of Mines for the Pilbara, West 555/60.-Pilbara, Ashburton, Kimberley and West Kimberley Goldfields for a further period of three years, until the 29th day of September, 1966.

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

MINING ACT, 1904-1961

Department of Mines, Perth, 10th October, 1963.

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

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

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

Goldfield				District					No. of Application		
Coolgardie East Coolgardie					Kunanalling East Coolgardie				••••	1051S. 6619E*.	

* Conditionally.

The undermentioned applications for licenses to Treat Tailings were approved conditionally:-

	and the state of t									
No.	Corres. No.	Licensee	Goldfield	Locality	Period					
1514H (7/1963) 1515H (8/1963)	1286/63 1287/63	Stubbs, Stuart Henry Stubbs, Stuart Henry	Pilbara	Soanesville	Twelve months from the 15th day of October, 1963. Twelve months from the 15th day of October, 1963.					

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

No.	Corres. No.	Licensees	Goldfield	Locality	Period
1475H (2/1962)	752/62	Stubbs, Stuart Henry	Pilbara	Soanesville	Twelve months from 1st day of September, 1963.

MINING ACT, 1904-1961-continued.

The undermentioned application for Authority to Mine on reserved and exempted land was approved conditionally:—

No.	Corres. No.	Occupant	Authorised Holding	Goldfield	Locality	
1251H (1/1963)	688/62	Duperouzel, George Charles	Prospecting Area No. 7183	Yilgarn	Donovan's Find, Marvel Loch.	

The undermentioned application for Authority to Mine on reserved and exempted land was refused :-

No.	No. Corres. Applicant		Authorised Holding applied for	Goldfield	Locality
1262H (22/1963)	1317/63	Ball, Wambie	Prospecting Area No. 2681	Pilbara	Wodgina.

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

No.	Corres. No.	Occupier	Term	Locality
2685H 2701H 2702H 2703H	1047/63 1328/63	Greenhill, Thomas William Warren Hamersley Iron Pty. Limited	Six months from the 22nd day of August, 1963 In accordance with terms and conditions of an agreement dated the 30th day of July, 1963	Yundamindera, in the Mount Margaret Goldfield. In the Ashburton and West Pil- bara Goldfield.
2705H 2708H to 2717H (incl.)	1313/63 1364/63	The Broken Hill Proprietary Company Limited Cyprus Mines Corporation, Utah Construction and Min- ing Company, and Consoli- dated Goldfields (Australia) Pty. Limited	Six months from the 12th day of September, 1963 From the 3rd day of September, 1963, to the 31st day of March, 1964	Robe Hill, in the Ashburton Goldfield. Pilbara Goldfield.

The undermentioned Temporary Reserve's rights of occupancy have been renewed:-

No.	Corres. No.	Occupier	Term	Locality
2445H 2446H }	1444/63	Western Aluminium No Liability	Twelve months from the 24th day of September, 1963	South-West Mineral Field and Collie River Mineral Field, re-
2509H 2646H }	82/62	Ashburton Mining Company Pty. Limited	Period expiring on the 27th day of February, 1964	spectively. Ashburton Goldfield.

COMPANIES ACT, 1962-1963. Darling Range Firebrick Co. Pty. Ltd. (In Liquidation.)

Notice Pursuant to Section 272 (1).

Notice of General Meeting of Shareholders. NOTICE is hereby given that a general meeting of the above company will be held at "Edwin House," 1 Harvest Terrace, Perth, on Wednesday, the 27th November, 1963, at 10.30 a.m., for the purpose of presenting an account showing how the winding up has been conducted and the property of the company disposed of and giving any explanation thereon.

W. HAYES, Liquidator.

COMPANIES ACT, 1961-1962.

Levinsons Pty. Limited (in Liquidation). NOTICE is hereby given that a final general meeting of the abovenamed company is to be held on Monday, 18th November, 1963, at 10.30 a.m., at the offices of King, Lissiman & Co., 66 Thomas Street, West Perth, for the purpose of laying before the meeting the Liquidator's account of the winding up.

K. H. LISSIMAN, Liquidator.

COMPANIES ACT, 1943-1961.

Woorree Pastoral Co. Pty. Ltd. (In Liquidation). Notice of Meetings of Creditors and Shareholders. (Pursuant to Section 250.)

NOTICE is hereby given that a meeting of the creditors of Woorree Pastoral Co. Pty. Ltd. (In Liquidation) will be held at the office of the Liquidator, c/o. McLaren & Stewart, Chartered Accountants, Third Floor, Atlas Building, 8-10 The Esplanade, Perth, on Tuesday, the 12th day of November, 1963, at 10 a.m., for the purpose of—

- (a) receiving the Liquidator's account and report on the winding-up for the year ended 9th August, 1963;
- (b) considering and, if thought fit, passing the following resolution:—

That the account of Elder, Smith & Co., Limited, for £247 10s. for air fares paid on behalf of the company on the 13th July, 1962, be paid in priority to all other unsecured creditors.

Notice is also given that a general meeting of shareholders of the company will be held at the office of the Liquidator on Tuesday, the 12th day of November, 1963, at 10.30 a.m., to receive the Liquidator's account and report referred to herein. Dated at Perth, this 14th day of October, 1963.

H. C. STEWART, Liquidator.

COMPANIES ACT, 1961, AND AMENDMENTS. (Section 254 (2).)

Notice of Resolutions.

Navlor & Currie Ptv. Limited.

AT a general meeting of the members of Naylor & Currie Pty. Limited, duly convened and held at 36 Goldsmith Road, Claremont, on the 14th day of October, 1963, the special resolutions set out below were duly passed:-

- (1) That the company be wound up voluntarily as a members' voluntary winding up and that Albert John Patrick Ethell, of Rankin, Morrison & Co., Chartered Accountants, 55 St. George's Terrace, Perth, be appointed Liquidator for the purposes of such winding up.
- (2) That the remuneration of the Liquidator be fixed at £150 plus out of pocket expenses.

Dated this 14th day of October, 1963.

J. W. ROWE, Chairman.

UNCLAIMED MONEYS ACT, 1912-1947. Industrial Extracts Limited.

Register of Unclaimed Money held by Industrial Extracts Limited.

Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

Name unknown, address unknown; £37 6s. 8d.; dividends; over 20 years.

A. M. Roach, address unknown; £6 4s. 8d.; payment for goods purchased; 1956.

Industrial Extracts Limited,

K. B. GALE. Secretary.

UNCLAIMED MONEYS ACT, 1912-1947. Plaimar Limited.

Register of Unclaimed Money held by Plaimar Limited.

Name and Last Known Address of Owner on Books; Total Amount Due to Owner; Description of Unclaimed Money; Date of Last Claim.

Name unknown, address unknown; £31 16s. 8d.; dividends; over 20 years.

Name unknown, address unknown; £5 0s. 3d.: citrus payment; 1942.

- D. Bevan, address unknown; £10 13s. 3d.; citrus payment; 1943.
- D. Bevan, address unknown; £10 12s. 2d.; citrus payment; 1943.
- A. A. Paynes, address unknown; £8 16s. 11d.; citrus payment; 1945.
- Name unknown, address unknown; £28 2s. 7d.; citrus payment; 1948.
- D. E. Lawler, Maddington; £5 17s. 6d.; citrus payment; 1951.
- W. Clarke, Armadale; £10 5s. 7d.; citrus payment; 1951.
- E. Boyle, Maddington; £10 7s. 1d.; citrus payment; 1951.
- G. G. Clarke, Armadale; £5 8s. 4d.; citrus payment; 1952.
- Bevan and White, Keysbrook; £8 14s. 1d.; citrus payment; 1952.
- R. H. Standford, Bickley; £7 5s.; citrus payment; 1952.

Plaimar Limited.

K. B. GALE. Secretary.

DECEASED ESTATES.

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 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 indi-cated 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.

Name; Address; Occupation; Date of Death. Cockram, Dora Alice, late of 15 Rheola Street, West Perth, Widow; died 6th August, 1963.

Particulars to Nicholson, Verschuer & Nicholson, 97 St. George's Terrace, Perth, Solicitors for the Executor, by 18th November, 1963.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the will of Vivien Olive Foster, late of 5 Darley Street, South Perth, in the State of Western Australia, Widow, deceased.

CREDITORS and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estate of the abovenamed deceased, who died on the 23rd day of August, 1963, are required by the Executrix, Phyllis Eve Pick, care of Messrs. Ilbery, Toohey & Barblett, Solicitors, of 98 St. George's Terrace, Perth, in the said State, to send particulars of their claim to her by the 30th day of November, 1963, after which date the said Phyllis Eve Pick may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated this 15th day of October, 1963.

ILBERY, TOOHEY & BARBLETT, of 98 St. George's Terrace, Perth. Solicitors for the Executrix.

Notice to Creditors.

Catherine Margaret Massam (also known as Kathrine Margaret Massam), late of 14 Camelia Street, North Perth, in the State of Western Australia, Widow, deceased. Kathrine

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 at Nedlands on the 10th day of April, 1963, are required by the Administrator to send particulars of their claims to him, care of Muir & Williams, Solicitors, 81 St. George's Terrace, Perth, by the 18th day of November, 1963, after which date the Administrator may convey or distribute the assets having regard only the claims to which he then has notice.

Dated the 18th day of October, 1963.

MUIR & WILLIAMS, 81 St. George's Terrace, Perth, Solicitors for the Administrator.

Notice to Creditors and Claimants.

THE WEST AUSTRALIAN TRUSTEE, EXECU-TOR AND AGENCY COMPANY LIMITED, of 135 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.

Last Day for Claims, 25/11/63.

Castledine, Florence, formerly of 1 Chudleigh Street, East Fremantle, but late of 131 Broadway, Nedlands, Widow, died 19/6/63.

Kennan, Ada Johanna, late of 63 Riley Road, Claremont, Widow, died 21/8/63.
Prior, Frances Maude, late of 33 Mount Street, Perth, Widow, died 28/8/63.

Dated at Perth this 16th day of October, 1963.

F. A. RYAN, Manager.

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

Lunghi, Barbara Jean, late of 18 Freshwater Parade, Claremont, formerly of 18 Victoria Parade, Claremont, and of 7 Park Lane, Claremont, Married Weman, died 10/12/60. Last day for claims,

Patterson, William Leopold, late of 12 Wright Street, Perth, Engineer; died 18/7/63. Last day for claims, 29/11/63

Rollo, Margaret, late of 43 Cargill Street, Victoria Park, Widow; died 24/7/63. Last day for claims, 29/11/63.

Coleman, William Gordon, late of Dwellingup, Storekeeper, died 13/8/63 Last day for claims,

Groth, Leslie, late of Government Water Supply Camp, Todd Street, Merredin, formerly of 15 Craddock Road, Merredin, Fitter's Assistant and Caretaker; died 23/1/63. Last day for claims, 29/11/63.

Dated at Perth this 17th day of October, 1963.

The Perpetual Executors Trustees and Agency Company (W.A.), Limited,

> N. SNELL. Secretary.

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 estate of the undermentioned deceased person.

Dated at Perth the 15th day of October, 1963.

W. J. ROBINSON, Public Trustee 555 Hay Street, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed. Munro, Donald; War Pensioner; late of 240 New-castle Street, Perth; 23/6/63; 8/10/63.

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 14th day of October, 1963.

W. J. ROBINSON, Public Trustee, Public Trust Office, 555 Hay Street, Perth.

Name, Occupation; Address; Date of Death. Last Date for Claims, 18th November, 1963.

Storry, Alfred Geoffrey Spring; —; late of Hospital for the Blind, 14 Sunbury Road, Victoria Park; 8/6/63.

McWilliams, John; Old Age Pensioner; late of 169a Aberdeen Street, Perth; 19/5/63.

Last Date for Claims, 25th November, 1963.

Wisbey, Horace William; Retired Miner; late of c/o 7 Pitt Street, Kalgoorlie; 22/6/63.
Linnell, Albert Edgar; War Pensioner; late of Ocean Beach Road, Denmark; 16/5/63.
Colgan, Edward Stanley; Retired Miner; late of 28 Hare Street, Kalgoorlie; 5/6/63.
Keyte, Harry Walter John; Launch Driver; late of

18 Carson Terrace, Geraldton, 26/7/63.

Last Date for Claims, 2nd December, 1963.

Yates, Edward; Engineer; late of Menzies and of

9 Armstrong Road, Applecross; 10/8/63. Le Cornu, Raymond Hartley; Musician; late of 46

Le Cornu, Raymond Hartley; Musician; late of 46
Victoria Avenue, Claremont; 24/3/63.
Hart, James; Retired Garage Attendant; late of
36 Coolgardie Street, Mundaring; 1/8/63.
West, Elizabeth Louisa Florence; Widow; late of
14 Roberts Street, Bayswater; 17/9/63.
Simmonds, Alfred William; Retired Patrolman;
late of 4 Dunbar Road, Claremont; 10/9/63.
Hastings, John (also known as Hastings, Jack);
Fisherman; late of Craigie Road, Wanneroo;
10/2/61. 10/2/61.

Laker, Bertha; Widow; late of 3 Thomas Street, Mosman Park; 29/9/63. Payne, Robert Fenimore (also known as Payne,

Robert Frank); Seaman; late of 51 Pembroke Street, Bicton; 5/7/63.

Fairfoul, Ian Ronald; Pharmacy Storekeeper, Royal Perth Hospital; late of 144 Eton Street, North Perth; 25/9/63.

Pertn; 25/9/63.

Jones, Ralph Vincent; Service Pensioner; late of "Sunset," Nedlands; 17/7/63.

Zemunik, Kate; Married Woman; late of 40 Sussex Street, Spearwood; 10/8/63.

Doherty, Elizabeth; Widow; late of Claremont;

Doherty, Elizabeth; 17/7/63.

	CC	NTE	NTS.			Page.
Agriculture, Departr						3180-1
Appointments			3150, 3	153-4, 3	161-2,	3180-1, 3214
Arbitration Court						3184-3213
Bank Holidays Procl						3145
Bush Fires Act						3161-4
Cemetery Act						3180
Chief Secretary's De	partn	ient				3145
Commissioners for De		tions	·			3150
Companies Act						3215-16
Constitution Act		277				3145
Country Towns Sewe	rage	Act		••••		3172-3
Crown Law Departm						3150-1
Deceased Persons' E		5				3216-17
Dried Fruits Act						3153
	••••		••••			3153
Fire Brigades Act	••••					3146
The same and same						3154
Forestry						3146
Health Department						3153-4
Industrial Arbitratio					31	80, 3184-3213
Labour, Department						3180
						3150
						3149
Land Titles						3161
Land Titles Lands Department					31	45-7, 3154-61
ZOOMI GOVERNMENT D	epartı	nent			314	9-50, 3174-80
Main Roads						3172
Marketing of Eggs						3181
Metropolitan Water	Supp	ly, e	tc.		3	147-9, 3172-4
Mines Department						3213-15
Municipalities				3149-5	0, 316	3-71, 3174-80
Notice of Intention						3172
Notice Requiring F	erson	s to) Su	bmit t	о Х	-ray
Examination						3153
Orders in Council						3145-50
Plant Diseases Act						3180-1
Premier's Departmer						3150
Proclamations						3145
Public Service Comr	nissio:	ner				3151-2
Public Trustee						3217
Public Works Depar	tmen	t				3145, 3171-2
Sale of Land						3172
Sale of Land for No	n-pay	men	t of	Rates		3179
State Housing Act						3155
Supreme Court Act-						3151
Tender Board						3182-3
77						3183
Tenders Invited					3158	, 3171, 3182-3
- Wat						3164-71
						3161
Programmed a series of the ser						3216-17
Unclaimed Money						3216
Water Supply, etc.,						3149, 3172-3
Wild Cattle Nuisance						3173-4
Workers' Compensat						3182-3
Clicio Compenso		0				5252 6