

# Bazette Government

## WESTERN AUSTRALIA

(Published by Authority at 3.30 p.m.)

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

No. 85]

PERTH: FRIDAY, 1st NOVEMBER

**[1963** 

## Transfer of Land Act, 1893-1959.

#### PROCLAMATION

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

IL.S.] Wis Excellency The Honourable Sir John Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Saint Goerge, Lieutenant-Governor and Administrator in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. 5735/50, Vol. 2.

WHEREAS by the Transfer of Land Act, 1893-1959, the Governor is empowered, by Proclamation in the Government Gazette, to revest in Her m the Government Gazette, to revest in Her Majesty as of her former estate all or any lands, whereof Her Majesty may become the registered proprietor; and whereas Her Majesty is now the registered proprietor of the 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 my Proclamation reverse in Her Majesty, her heirs and Proclamation revest in Her Majesty, her heirs and successors the land described in the schedule hereto as of her former estate.

#### Schedule.

File No.; Certificate of Title: Volume, Folio. File No.; Certificate of Title: Volume, Folio.
3769/55; portion of Canning Location 1274 and being lot 521 on Plan 6414; 1186, 217.
2525/59; portion of Canning Location 1274 and being lot 225 on Plan 6412; 1186, 215.
2526/59; portion of Canning Location 1274 and being lot 268 on Plan 6413; 1186, 216.
2527/59; portion of Canning Location 1274 and being lot 707 on Plan 6416; 1186, 218.
2528/59; portion of Canning Location 1274 and being lot 978 on Plan 6418; 1186, 219 being lot 978 on Plan 6418; 1186, 219.

Given under by hand and the Public Seal of the said State, at Perth, this 24th day of October, 1963.

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

GOD SAVE THE QUEEN !!!

Transfer of Land Act, 1893-1959.

## PROCLAMATION

WESTERN AUSTRALIA, TO WIT, Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Michael

Corres. 1879/34, Vol. 2.

WHEREAS by the Transfer of Land Act, 1893-1959, the Governor is empowered, by Proclamation in the Government Gazette, to revest in Her Majesty as of her former estate all or any lands, whereof Her Majesty may become the registered proprietor; and whereas Her Majesty is now the registered proprietor of the 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 Williams Location 6995 and being the whole of the land comprised in Certificate of Title Volume 1266, folio 388.

Given under by hand and the Public Seal of the said State, at Perth, this 24th day of October, 1963.

By His Excellency's Command, (Sgd.) STEWART BOVELL, Minister for Lands. GOD SAVE THE QUEEN !!!

## Factories and Shops Act, 1920-1959. PROCLAMATION

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

[L.S.] By His Excellency The Honourable Sir John Most Distinguished Order of 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.

#### F. and S. 394/41.

WHEREAS it is enacted by section 115 of the Fac-WHEREAS it is enacted by section 115 of the Factories and Shops Act, 1920-1959, that the expression "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor and Administrator of the State of Western Australia, by and with the advice and consent of the Executive Council, do hereby proclaim and declare that Tuesday, the 5th day of November, 1963, shall be a public holiday in the Blackwood Upper Shop District for the purposes of section 115 of the Factories and Shops Act, 1920-1959, and all shops (except those mentioned in the 1959, and all shops (except those mentioned in the Fourth Schedule and registered small shops) and warehouses shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of October, 1963.

By His Excellency's Command,

G. P. WILD, Minister for Labour.

GOD SAVE THE QUEEN !!!

### Factories and Shops Act, 1920-1959. PROCLAMATION

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

[L.S.] The Honourable Sir John Honourable

#### F. and S. 477/61.

WHEREAS it is enacted by section 115 of the Factories and Shops Act, 1920-1959, that the expression "Public Holiday" shall mean certain days therein specified, and any other day declared by Proclamation to be a public holiday for the purposes of the said Act: Now, therefore I, the said Lieutenant-Governor and Administrator, acting by and with the advice and consent of the Executive Council de bareby proclaim and degree that Monand with the advice and consent of the Executive Council, do hereby proclaim and declare that Monday, the 11th day of November, 1963, shall be a public holiday throughout the State for the purpose of section 115 of the Factories and Shops Act, 1920-1959, and all shops (with the exception of shops mentioned in the Fourth Schedule and those in represent of which the Schedule Rightham holistics. in respect of which the Sovereign's Birthday holiday is not prescribed as a holiday under the relevant Award or Industrial Agreement registered under the provisions of the Industrial Arbitration Act, 1912-1961) and warehouses, shall be closed.

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of October, 1963.

By His Excellency's Command,

G. P. WILD, Minister for Labour.

GOD SAVE THE QUEEN !!!

#### Alsatian Dog Act, 1962. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency The Honourable Sir John TO WIT, Patrick Dwyer, Knight Commander of the Most Distinguished Order of Saint Michael and Administrator. EL.S.]

By His Excellency The Honourable Sir John Town Honourable Sir John Most Distinguished Order of 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.

WHEREAS it is enacted by section two of the Alsatian Dog Act, 1962, that the Act shall come into operation on a day to be fixed by Proclamation: Now, therefore, I, the Lieutenant-Governor and Administrator, acting with the advice and con-sent of the Executive Council, do hereby fix the day on which this Proclamation is published in the Government Gazette as the day on which the Alsatian Dog Act, 1962 shall come into operation.

Given under my hand and the Public Seal of the said State, at Perth, this 24th day of, October, 1963.

By His Excellency's Command,

(Sgd.) C. D. NALDER, Minister for Agriculture.

GOD SAVE THE QUEEN !!!

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 24th day of October, 1963, the following Orders in Council were authorised to be issued:—

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

C.S.D. 592/63.

WHEREAS it is enacted, *inter alia*, by subsection (2) of section 5 of the Fire Brigades Act, 1942-1961, that for the purposes of the Act the Governor may that for the purposes of the Act the Governor may from time to time, by Order in Council, constitute as a fire district any portion of a district of a local authority which after the coming into operation of the Fire Brigades Act Amendment Act, 1959, is not a fire district, assign a name to a fire district, and include the name of a fire district in Part IV of the Second Schedule to the Act: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, acting with the advice and consent of the Executive Council doth hereby the Executive Council doth hereby-

- (a) constitute that portion of the Municipal District of the Shire of Goomalling more particularly described in the schedule hereunder a fire district;
- (b) assign the name of "Goomalling Fire Dis-trict" to that district; and
- (c) include in column one of Part IV of the Second Schedule to the Act, "Goomalling Fire District" and in column two opposite that name the name of the local authority, "Municipal District of the Shire of Goomalling"

## Schedule.

All that portion of land situate within the Municipal District of the Shire of Goomalling bounded by lines starting from the eastern corner of Goo-malling Town Lot 195 (Reserve 13229) and ex-tending south-westerly along the south-eastern boundaries of that lot and lot 352 and the southeastern side of Eaton Street to the south-western side of Lockyer Street; thence north-westerly along side of Lockyer Street; thence north-westerly along that side to a point situate in prolongation north-easterly of the south-eastern boundary of lot 60 of Avon Location 4732, as shown on Land Titles Office Plan 3377; thence south-westerly to and along that boundary and onwards along the north-western side of road number 26 to the easternmost corner of location 3035; thence north-westerly along the north-eastern boundary of that location to the south-eastern side of the Northam-Goomalling Railway Reserve; thence generally north-easterly along that side to the south-westerly along that side to the south-westerly along that side to a point situate 14 chains north-westerly from the easternmost corner of location 3543; thence 63 degrees 47 minutes to a point situate in prolongation north-westerly of the south-western boundary of location 1545 and thence south-easterly to and along that boundary to the starting point. (Public Plans Goomalling Townsite 32C/40.) 32C/40.)

> (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. 1136/07.—That Reserve No. 10814 should vest in and be held by the Shire of Brookton in trust for the purpose of an Agricultural Hall Site.

(The Order in Council issued under Executive Council Minute No. 660 dated the 7th April, 1963, concerning this Reserve is hereby superseded.)

Corres. 1230/62.—That Reserve No. 26999 (Uduc Agricultural Area Lot 67) should vest in and be held by the Minister for Works in trust for the purpose of Drainage.

Corres. 1258/63.—That Reserve No. 27001 (Merredin Lot 1117) should vest in and be held by the Shire of Merredin in trust for the purpose of a Youth Centre.

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

Land Act, 1933-1962. ORDER IN COUNCIL.

Corr. 3128/47.

WHEREAS by section 33 of the Land Act, 1933-1962, it is made lawful for the Governor to direct that any reserve shall vest in and be held by any municipality, body corporate, or other person or persons to be named in the order, in trust for any of the purposes set forth in section 29 of the said Act, or for the like or other public purposes to be specified in such order and with power of subleasing; and whereas it is deemed expedient that Reserve No. 27002 (Swan Location 7218) should vest in and be held by the City of Nedlands in trust for the purpose of a Kindergarten 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 reserve shall vest in and be held by the City of Nedlands in trust for a Kindergarten Site with power to the said City of Nedlands, 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, 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 that the land is used for the purpose for which the land is reserved as aforesaid; and whereas it is deemed expedient as follows:—

Corres. 9234/10.—That Reserve No. 27000 (Merredin Lot 1116) should, subject as aforesaid, be granted in fee simple to The Perth Diocesan Trustees to be held in trust for Church Purposes (Church of England).

Corres. 3769/55.—That Reserve No. 26993 (Canning Location 1930) should, subject as aforesaid, be granted in fee simple to the City of Perth to be held in trust for Civic Purposes.

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 aforesaid bodies to be held in trust for the aforesaid purposes, subject to the condition that the lands 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.

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

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 that the land is issued for the purpose for which the land is reserved as aforesaid: and whereas it is deemed expedient as follows:—

Corres. 2527/59.—That Reserve No. 26994 (Canning Location 1931) should, subject as aforesaid, be granted in fee simple to the City of Perth to be held in trust for the purpose of a Park.

Corres. 2526/59.—That Reserve No. 26995 (Canning Location 1932) should, subject as aforesaid, be granted in fee simple to the City of Perth for the purpose of a Park.

Corres. 2525/59.—That Reserve No. 26996 (Canning Location 1933) should, subject as aforesaid, be granted in fee simple to the City of Perth to be held in trust for the purpose of a Park.

Corres. 2528/59.—That Reserve No. 26997 (Canning Location 1934) should, subject as aforesaid, be granted in fee simple to the City of Perth to be held in trust for the purpose of a Park.

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.

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

### Forests Act, 1918-1954. ORDER IN COUNCIL.

Lands 4461/55, Vol. 2.

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 Crown land described in the schedule hereto as State Forest No. 64 within the meaning and for the purposes of the said Act.

The Orders in Council issued under Executive Council Minutes No. 504 and 1128 dated the 19th March, 1958, and the 11th June, 1958, are hereby superseded.

#### Schedule.

- (1) All that portion of land in the Hay and Plantagenet Districts and Denmark Estate as shown coloured yellow on Miscellaneous Roll Plan 181, exclusive of Hay Locations 2120, 2121 and 2122.
- (2) Plantagenet Locations 2362, 3796 and 3797. (Public Plans 444/80, 452/80, 452C/40 and 452D/40.)

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

## Forests Act, 1918-1954. ORDER IN COUNCIL.

Forests 32/62, Lands 1879/34, Vol. 2.

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 Williams Location 15338 as an addition to State Forest No. 51 within the meaning and for the purposes of the said Act. (Plan 378D/40, A3.)

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

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

P.W.W.S. 226/49 "A."

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. 40298, for the construction of the drainage works within the College Piper Designator. works within the Collie River 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.

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

P.W.W.S. 391/48.

WHEREAS by the Land Drainage Act, 1925-1954, it is provided that before undertaking the construc-tion of drainage works, the Minister shall submit tion 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. reference and estimates marked on Plan P.W.D., W.A. 4056, for the construction of the drainage works within the Pinjarra 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 Cuballing. ORDER IN COUNCIL.

L.G. 1104/52.

WHEREAS it is enacted by section 433A of the Local Government Act, 1960, 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 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 Counwith 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 townsites of Cuballing and Popanyinning within the municipal district of the Shire of Cuballing.

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

Local Government Act, 1960. Shire of Rockingham. Declaration of Townsite. ORDER IN COUNCIL.

HIS Excellency the Lieutenant-Governor and Administrator, acting by and with the advice and consent of the Executive Council, under the power conferred by section 686 of the Local Government Act, 1960, doth hereby-

- (1) declare that all that piece of land described in the schedule hereto, situate within the district of the Shire of Rockingham, shall be a townsite having the name of "Peelhurst";
- (2) revoke the order concerning the Peelhurst Townsite which appeared in the Govern-ment Gazette of the 2nd March, 1962, at page 565.

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

#### Schedule.

Extension and Redescription of Peelhurst Townsite.

All that portion of land bounded by lines starting from the north-western corner of lot 12 of Cockburn Sound Location 16, as shown on Land Titles Office Diagram 27704, and extending easterly and southerly along boundaries of that lot and onwards to the southern boundary of lot 10; thence westerly and northerly along boundaries of that lot to the south-western corner of lot 12 aforesaid, and thence generally northerly along western boundaries of that lot to the starting point. (Public Plans 341D/40 and 380A/40).

> Local Government Act, 1960. Shire of Trayning-Kununoppin-Yelbeni. Alteration of Ward Boundaries. ORDER IN COUNCIL.

L.G. 158/61.

WHEREAS it is provided by paragraph (g) of subsection (2) of section 12 of the Local Government Act, 1960, that the Governor may, on presentation of a petition under the common seal of the municipality, alter the boundaries of the Wards of a district; and whereas the Council of the municipality of the Shire of Trayning-Kununoppin-Yelbeni has presented such a petition praying that the Wards of the district shall be so altered. Now the Wards of the district shall be so altered: Now, therefore, His Excellency the Lieutenant-Governor and Administrator, acting by and with the advice and consent of the Executive Council, doth hereby alter the boundaries of the Wards of the district of the Shire of Trayning-Kununoppin-Yelbeni by transferring from the Yelbeni Ward to the Trayning Ward the following land:—

That portion of Avon Location 28034 which comprised the former Avon Location 11941.

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

#### JUSTICES OF THE PEACE.

Premier's Department, Perth, 31st October, 1963.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has been pleased to approve of the appointment of John Hill Chellew, of 57 Watkins Road, Claremont, as a Justice of the Peace for the State of Western Australia.

IT is hereby notified for public information that His Excellency the Governor in Executive Council has accepted the resignation of William MacIntosh Lyall, of 83 Thomas Street, Perth, as a Justice of the Peace for the State of Western Australia.

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

#### AUDIT ACT, 1904. (Section 33.)

The Treasury, Perth, 30th October, 1963.

Tsv. 2/61.

IT is hereby published for general information that Mr. R. V. Maloney has been appointed as Certifying Officer *vice* Mr. J. McGeough for the State Government Insurance Office, as from 30th September, 1963.

Tsy. 749/38.

IT is hereby published for general information that Mr. L. S. Humann has been appointed as Certifying Officer for the State Electoral Department, as from 21st October, 1963.

Tsy. 169/61.

IT is hereby published for general information that Mr. A. B. Tenger has been cancelled as Certifying Officer for the Forests Department, as from the 17th October, 1963.

> K. J. TOWNSING, Under Treasurer.

#### LAND AGENTS ACT, 1921.

Application for License in the First Instance. To the Court of Petty Sessions at Perth:

I, ERIC READING, of 25 Norman Street, North Innaloo, Assistant Manager, having attained the age of 21 years, hereby apply on my behalf on behalf of the company registered by the name of Bevilaqua & Williams Pty. 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 35 Barrack Street, Perth.

Dated the 20th day of October, 1963.

E. READING.

## Appointment of Hearing.

I hereby appoint the 2nd day of January, 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 29th day of October, 1963.

C. F. ROBERTS, Clerk of Petty Sessions.

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

#### PARLIAMENT OF WESTERN AUSTRALIA. Bills Assented To.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has assented in the name and on behalf of Her Majesty the Queen, on the dates stated, to the undermentioned Bills passed by the Legislative Council and the Legislative Assembly during the Second Session of the Twenty-fourth Parliament, 1963.

Short Title of Bill; Date of Assent; Act No. Stamp Act Amendment; 15th October, 1963; VII. Bunbury Harbour Board Act Amendment; 15th October, 1963; VIII.

Albany Harbour Board Act Amendment; 15th October, 1963; IX.

Motor Vehicle Drivers Instructors; 15th October, 1963; X.

Bush Fires Act Amendment; 22nd October, 1963; XI.

30th October, 1963.

J. B. ROBERTS, Clerk of the Parliaments.

Crown Law Department, Perth, 30th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has approved of the appointment of William Fellowes, pursuant to section 13 (1) of the Local Courts Act, 1904-1958, as Clerk of the Local Court at Perth as from the 1st October, 1963, vice William Lewis Hardwick. transferred.

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

Desley Eva Ferguson, South Perth. Kevin Patrick McKeown, Trayning. Brian Snowball, Dalkeith.

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

> Electoral Department, Perth, 28th October, 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Council has approved of the appointment, under the provisions of section 63 of the Electoral Act, 1907-1962, of Stanley Edward Wheeler as Clerk of the Writs as from the 21st October, 1963, vice George Frederick Mathea, retired.

> S. E. WHEELER Chief Electoral Officer.

Chief Secretary's Department, Perth, 24th October, 1963.

C.S.D. 115/61.

HIS Excellency the Governor in Council has approved of the appointment of Mr. Kenneth M. Mc-Kenna as Acting Registrar of Friendly Societies during the absence on leave of Mr. Thomas Duke, for the period 14th October to 27th October, 1963, inclusive.

> J. DEVEREUX, Under Secretary.

#### CROWN LAW DEPARTMENT.

Stipendiary Magistrate.

THE attention of permanent officers employed under the Public Service Act is drawn to the advertisement which will appear in *The West Australian* of the 26th October and 2nd November, 1963, for the position of Stipendiary Magistrate, P-I-3/7, Crown Law Department.

> R. J. BOND, Public Service Commissioner.

Public Service Commissioner's Office, Perth, 30th October, 1963.

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

Ex. Co. 3142-Inspector, G-II-4, Scaffolding Inspection Section, Factories Branch, Department of Labour.

> R. J. BOND, Public Service Commissioner.

#### VACANCIES IN THE PUBLIC SERVICE

D	epartm	ent		Position	Class	Salary	Date Returnable
							1963
Mines				Deputy Director, Government Chemical Laboratories (new Item)	P-I-7	Margin £2,732	8th November
Police	···· y	••••		Cashier, Fremantle Office, Traffic Branch (Item 3433/R63)	C-II-2	Margin £627-£677	do.
Native W	elfare			Typist, Administrative Branch (Item 3240/R63)	C-III-1	Margin £423-£450	do.
Lands and		ys		Inspector, Applications and Inspection Branch (Item $2219/R63$ ) (a)	G-II-2/3	Margin £627-£797	do.
Crown La	w			Clerk, Endorsing Room, Land Titles Office (Item 1587/R63)	C-II-2/3	Margin £627–£797	do.
Do.	••••			Clerk, Endorsing Room, Land Titles Office (Item 1589/R63)	C-II-2	Margin £627–£677	do.
Do.	••••			Clerk, Index Room, Land Titles Office (Item 1577/R63)	C-II-1	Margin £527–£577	do.
Do.	••••			Clerk Assistant, Bunbury, Court Offices (Item 1404/R63)	C-II-2/3	Margin £627–£797	do.
tate Hou	sing			Cashier, Accounts Branch (Item 4597/R63)	C-II-3	Margin £737-£797	do.
Electoral	••••	••••		Assistant Chief Electoral Officer (Item 1906/R63)	C-II-10	Margin £1637-£1697	do.
Forests				Clerk-in-Charge, Records Branch (Item 2046/R63)	C-II-3	Margin £737-£797	do.
Education		••••		Technical Assistant, Technical Extension Service, Technical Education Division (Item 1883/R63)	G–III–1	Margin £423-£450	do.
Lands and	l Surve	ys		Under Secretary (Item 2152/R63)	A-S-4	Gross £4,350	15th November
Crown La	w			Trust Officer, Grade 3, Trust Section, Public Trust Office (Item 1489/R63)	C-II-2	Margin £627-£677	do.
Do.		••••		Clerk, Companies Registration Office (Item 1336/R63)	C-II-2	Margin £627-£677	do.
Agricultur	e	••••	••••	Clerk, Muresk Agricultural College (Item 501/R63)	C-II-1/2	Margin £527-£677	do.
Labour		••••		Inspector, Scaffolding Section, Factories Branch (new Item) (a) (c)	G-II-4	Margin £857–£917	do.
Child Wel	fare (2	positi	ons)	Probation Officer, Field Division (Items 1182 and 1185/R63) (a)	P-II-2/6 (F) (d) Or	Margin £627–£1,157	do.
					P-II-1/5 (F) (e) Or	Margin £577–£1,037	do.
					G-II-1/5 (F) (f)	Margin £527-£1,037	do.
Public He	alth			Inspector, Part VI, Health Act, Inspection (Health Act) Branch (new Item) (a) (g)	G-II-4	Margin £857-£917	do.

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

(c) Applicants are required to sit for an examination under the provisions of the Inspection of Scaffolding Act, 1924–62, to be held at the Perth Technical College on the 27th and 28th November, 1963, from 7.30 p.m. Applicants must satisfy the Chief Inspector that they have been engaged in the building trade for at least seven years. Details of the scope of the examination and the duties of the position can be obtained from the Public Service Commissioner's Office.

- (d) Diploma in Social Studies.
- (e) Graduate or near graduate.
- (f) Other relevant qualifications.
- (g) Applicants should be qualified health inspectors with extensive knowledge of building construction. They should hold the certificate in Health Technology (Sanitary Science) or be prepared to undertake this course of study.

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.

1st November, 1963.

R. J. BOND, Public Service Commissioner.

# 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 Donnybrook.

#### Time.

8th November, 1963, to 13th November, 1963.
Place.

Brookhampton, adjacent to Brookhampton Hall. Friday, 8th November, 1963, 9 a.m. to 10 a.m. only.

Noggerup, adjacent to Noggerup Hall. Friday, 8th November, 1963, 11.30 a.m. to 12.30 p.m. only.

Lowden, adjacent to Post Office. Friday, 8th November, 1963, 2 p.m. to 3 p.m. only.

Donnybrook, Lesser Hall, Memorial Hall, corner Bentley and Collins Streets, Donnybrook. Friday 8th November, 1963, Tuesday, 12th November, 1963, and Wednesday, 13th November, 1963

Perth Chest Clinic, 17 Murray Street, Perth.

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 29th day of October, 1963.

W. S. DAVIDSON, Commissioner of Public Health. HEALTH ACT, 1911-1962.

P.H.D. 1643/62.

THE appointment of Dr. R. W. Walker *vice* Dr. D. C. G. Henderson as Medical Officer of Health to the Shire of Kondinin, is approved.

W. S. DAVIDSON, Commissioner of Public Health.

#### 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 Harvey.

#### Time.

4th November, 1963, to 19th November, 1963.
Place.

Harvey, Drill Hall, corner Uduc Road and Young Street. Monday, 4th November, 1963, to Wednesday, 6th November, 1963, also Thursday, 7th November, 9 a.m. to 11 a.m. only.

Australind, adjacent to the Australind Service Station, Australind Road. Tuesday, 12th Noyember, 1963, 9 a.m. to 10 a.m. only.

Benger, adjacent to Benger Community Hall. Tuesday, 12th November, 1963, 11 a.m. to 12 noon only.

Roelands, adjacent to Roelands Hall. Tuesday, 12th November, 1963, 2 p.m. to 3.30 p.m. only.

Brunswick, adjacent to Brunswick Hall, corner South-West Highway and Sommers Road. Wednesday, 13th November, 1963, to Thursday, 14th November, 1963.

Wokalup, adjacent to Wokalup Hotel. Friday, 15th November, 1963, 9 a.m. to 10 a.m. only.

Mornington Mills. Friday, 15th November, 1963, 11.30 a.m. to 12.30 p.m. and 2 p.m. to 3.30 p.m.

Yarloop, adjacent to Yarloop Hall. Monday, 18th November, 1963, and Tuesday, 19th November, 1963, 9 a.m. to 11 a.m.

Cookernup, adjacent to Post Office. Tuesday, 19th November, 1963, 12 noon to 1 p.m. only.

 $\mathbf{or}$ 

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 29th day of October, 1963.

W. S. DAVIDSON, Commissioner of Public Health.

#### HEALTH ACT, 1911-1962.

Department of Public Health, Perth, 29th October, 1963.

P.H.D. 1670/62.

HIS Excellency the Lieutenant-Governor and Administrator in Council has, pursuant to section 119 of the Health Act, 1911-1962—

- (1) approved of the use by the Upper Blackwood Shire Council of that land being part of Nelson Location 6691 as a site for the disposal of rubbish; and
- (2) revoked the approval of lot 149, Boyup Brook Townsite (Reserve 15706), as a site for the disposal of rubbish.

W. S. DAVIDSON, Commissioner of Public Health. HEALTH ACT, 1911-1962.

Kwinana Shire Council.

Department of Public Health, Perth, 29th October, 1963.

P.H.D. 1353/62.

THE appointment of Dr. A. C. Kingsbury as Medical Officer of Health to the Shire of Kwinana for the term expiring 31st October, 1964, is approved.

W. S. DAVIDSON, Commissioner of Public Health.

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HOSPITALS ACT, 1927-1955.

Medical Department, Perth, 24th October, 1963.

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

M. 6495/62.—The following to be members of the Princess Margaret Hospital Board for the period ending 30th November, 1964:—

The Under Secretary for Health (Mr. J. J. Devereux) or his deputy.

The Deputy Commissioner of Public Health (Dr. D. J. R. Snow).

- M. 5582/58.—Messrs. D. Davidson, L Reid, J. Danks, J. Padley, D. Timperley, J. Edwards, H. King, C. Linke, K. Joyce, R. Lillyman and L. Adams to be members of the Kukerin District Hospital Board for a period of six months commencing from the 1st August, 1963.
- M. 5573/68.—Mr. R. Tagliaferri to the Laverton District Hospital Board for the period ending 31st July, 1964, vice Mr. L. Bond, resigned.

J. DEVEREUX, Under Secretary.

NURSES' REGISTRATION ACT, 1921-1959.

Department of Public Health, Perth, 29th October, 1963.

P.H.D. 1131/63.

HIS Excellency the Lieutenant-Governor and Administrator in Council has, pursuant to section 16 (a) of the Nurses' Registration Act, 1921-1959—

(1) Cancelled the appointments of the following:—

Florence Lorna Ridd Stevens, as an examiner for the General Certificate; and

Faye Wells, as an examiner for the Mental Health Certificate.

(2) Appointed the following:-

Alexander Thomas Bain Sinclair and Peter Christie Anderson, as examiners in Anatomy and Physiology;

Jack Rhodes and Archie Samuel Ellis, as examiners for the Mental Health Certificate; and

Richard Henry James, Lauris Kennedy Pearse, Joan Elizabeth Greenhalgh and Myrtle Priscilla Underwood as examiners in General Nursing for the General Certificate.

(3) Granted leave of absence for twelve months, from 1st January, 1964, to Dr. Kingsley Mortimer (examiner for Anatomy and Physiology—First Professional Certificate).

W. S. DAVIDSON, Commissioner of Public Health.

#### NAVIGABLE WATERS REGULATIONS.

Harbour and Light Department. Fremantle. 24th October. 1963.

ACTING pursuant to the powers conferred by regulation 48A of the Navigable Waters Regulation. the Harbour and Light Department doth. by this notice:—

- (1) Define and set aside the following area of navigable waters for the racing of speedboats. namely:—
  - (a) Norring Lake—Shire of Wagin.— All that area of water measuring 2.640 feet by 178 feet in a northnorth-easterly direction as defined by marker buoys.
- (2) Define and set aside the following area of navigable waters, for the purpose of water ski-ing, namely:—
  - (a) Norring Lake—Shire of Wagin.— All the water of Norring Lake with the exception of the aforementioned area set aside for speedboat racing and the area to the north of the reserve No. 19772 measuring 400 feet in a northerly direction from the most easterly point of the reserve and 800 feet due westerly to foreshore set aside as a swimming area and defined by markers.

K. G. FORSYTH.

Manager.

#### Child Welfare Department, Perth. 24th October. 1963.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to approve of the appointment of Mr. Harold Williams as a member of the Mukinbudin Children's Court. under section 19 (2) (a) of the Child Welfare Act. 1947-1962.

J. McCALL. Director.

#### GOVERNMENT LAND SALES.

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

BREMER BAY-(A). 49. 1r.. £55.

20th November, 1963. at 3.15 p.m.. at R. & I. Bank. Ongerup.

BROOMEHILL—635. 38.5p.. £70.

20th November. 1963. at 11 a.m., at Court House. Katanning.

HOPETOUN-(A). 123. 1r.. £55.

20th November. 1963. at 11 a.m.. at Court House. Ravensthorpe.

KALGOORLIE-2844. 1r., £30.

19th November. 1963. at 2 p.m.. at Government Land Agency. Kalgoorlie.

CARILLA—(A). 22/23 as one holding. 2r. 27.6p.. £150.

CORRIGIN—(A) (B). 377. 1a. 0r. 4.5p.. 378. 3r. 35.1p.. £80 each.

JERRAMUNGUP—(A) (C). 45. 38.4p., £50: (A) (D). 142. 1r. 27p.. £200.

KWINANA—(A) (C). C260. 32p.. £400.

15th November. 1963, at 3.30 p.m., at Lands Department. Perth.

- (A) Building conditions.
- (B) Light industry purposes.
- (C) Residential only.
- (D) Business only.

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. Ferguson. B. D.: 347/11058: Yilgarn Location 1061: non-payment of rent: 155/55: 53/80. A3 and 4. Hurley P. M. and W. L.: 347/14270: Neridup Lo-

Hurley. P. M. and W. L.; 347/14270; Neridup Location 148: non-compliance with conditions: 3077/61: 424/80. BC1 and 2.

#### RESERVES.

Department of Lands and Surveys. Perth. 1st November. 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. 3769/55.

CANNING.—No. 26993 (Civic Purposes). location No. 1930 (formerly portion of Canning Location 1274 and being lot 521 on Plan 6414). (20a. 1r. 18p.). (Plans 1D/20. S.E.. and F13-4.)

Corres. 2527/59.

CANNING.—No. 26994 (Park), location No. 1931 (formerly portion of Canning Location 1274 and being lot 707 on Plan 6416) (1a. 1r. 13p.). (Plan 1D/20. S.E.)

Corres. 2526/59.

CANNING.—No. 26995 (Park). location No. 1932 (formerly portion of Canning Location 1274 and being lot 268 on Plan 6413) (1a. 0r. 39.7p.). (Plan 1D/20. S.E.)

Corres. 2525/59.

CANNING.—No. 26996 (Park), location No. 1933 (formerly portion of Canning Location 1274 and being lot 225 on Plan 6412), (1a. 1r. 24.2p.), (Plan 1D/20, S.E.)

Corres. 2528/59.

CANNING.—No. 26997 (Park). location No. 1934 (formerly portion of Canning Location 1274 and being lot 978 on Plan 6418 (2a. 1r. 16p.). (Plan F13-4.)

Corres. 1791/62.

COCKBURN SOUND.—No. 26998 (Prison Site), location No. 2017 (about 160a.). (Plan 341A/40. B2.)

Corres. 9234/10.

MERREDIN.—No. 27000 (Church Purposes—Church of England). lot No. 1116 (1r. 24.9p.). (Diagram 69391. Plan Merredin Townsite.)

Corres. 1258/63.

MERREDIN.—No. 27001 (Youth Centre). lot No. 1117 (1r. 39p.). (Plan Merredin Townsite.)

Corres. 3128/47.

SWAN.—No. 27002 (Kindergarten Site). location No. 7218 (1r. 33.5p.). (Diagram 68605, Plan 1D/20, S.W.)

Corres. 1230/62.

UDUC AGRICULTURAL AREA.—No. 26999 (Drainage), lot No. 67 (about 6a. 2r. 16p.). (Plan 383D/40. B4.)

F. C. SMITH. Under Secretary for Lands.

#### AMENDMENT OF RESERVES.

Department of Lands and Surveys, Perth, 1st November, 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. 3354/60.—Of the amendment of the boundaries of Reserve No. 2517 (Uduc Agricultural Area Lot 54) "Public Utility," to exclude the portion now designated Uduc Agricultural Area Lot 67; and of its area being reduced to about 159 acres 1 rood 24 perches accordingly. (Plan 383D/40, B4.)

Corres. 4791/13, Vol. 5.—Of the amendment of the boundaries of Reserve No. 15556 "Drainage and Conservation of Fauna," to exclude the area now designated Cockburn Sound Location 2017; and of its area being reduced to about 1,884 acres accordingly. (Plan 341A/40, B1 and 2.)

Corres. 6062/14.—Of the amendment of the boundaries of Reserve No. 15800 (Wellington Location 4102) "Recreation," to include Wellington Location 4103 as surveyed and shown on Original Plan 9344; and of its area being increased to about 73 acres 2 roods 24 perches accordingly. (Plan 415B/40, F1.)

Corres. 6947/20.—Of the amendment of the boundaries of Reserve No. 17823 (Ninghan Location 424) "Water," to include Ninghan Location 2059; and of its area being increased to 189 acres 3 roods 38 perches accordingly. (Plan 64/80, E2.)

Corres. 3644/27.—Of the amendment of the boundaries of Reserve No. 19757 (Tambellup Lot 290) "Greater Sports Ground and Community Centre," to exclude Tambellup Lots 310 to 319 inclusive, 321 to 329 inclusive, Cousins Street, Birt Street and the widening of Crawford Street as shown on Diagram 68830, together with Tambellup Lot 320; and of its area being reduced to about 102 acres 3 roods 8 perches accordingly. (Plan Tambellup Townsite.)

Corres. 9234/10.—Of the amendment of the boundaries of Reserve No. 23998 "Church Site (Church of England)," to comprise Merredin Lot 814 as surveyed and shown on Diagram 62943: and of its area being reduced to 2 roods 21.6 perches accordingly. (Plan Merredin Townsite.)

Corres. 4461/55, Vol. 2.—Of the amendment of the boundaries of Reserve No. 24660 "Water Catchment Area—Denmark River," to comprise all that portion of land, containing about 92,000 acres, being the land delineated and shown coloured yellow on Department of Lands and Surveys Miscellaneous Plan 308 and including Hay Locations 364, 366, 368, 497, 517, 798, 842, 853, 944, 1440, 1443, 1448 to 1455 inclusive, 1458, 1544, 1547, 1555, 1560, 1564 to 1567 inclusive, 1820, 1821, 1826, 1827, 1831 to 1834 inclusive, 1836, 1837, 1856, 2123, 2140 to 2143 inclusive, 2146, 2147, 2160 and 2182, Plantagenet locations 2072, 2362, 3796 and 3797 and Denmark Estate lots 399, 400, 525, 529 to 535 inclusive, 546 to 549 inclusive, 584, 601, 602, 603, 605, 606, 607, 652, 653, 688 and 909. (Public Plans 452C/40, 452D/40, 444/80 and 452/80.)

F. C. SMITH, Under Secretary for Lands.

## CANCELLATIONS OF RESERVES.

Department of Lands and Surveys, Perth, 1st November, 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. 1703/90.—Of the cancellation of Reserve No. 8459 (Wellington Location 4103) "Public Utility." (Plan 415B/40, F1.)

Corres. 6420/22.—Of the cancellation of Reserve No. 18194 (Denmark Lots 47 and 48) "Government Buildings (Officials' Quarters)." (Plan Denmark Townsite.)

Corres. 3222/22.—Of the cancellation of Reserve No. 18323 (Ninghan Location 2059) "Hall Site and Recreation." (Plan 64/80, E2.)

Corres. 1919/47.—Of the cancellation of Reserve No. 23625 (Kulin Lots 201 and 202) "Church Site Methodist." (Plan Kulin Townsite.)

Corres. 3777/49.—Of the cancellation of Reserve No. 24316 (Sussex Location 4112) "Timber (Settlers' Requirements)." (Plan 413D/40, BC4.)

F. C. SMITH, Under Secretary for Lands.

# LAND ACT, 1933-1962. (Section 89A.)

Farm Reconstruction Area.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased, under the provisions of section 89A of the Land Act 1933-1962, to define and set apart the lands described in the schedule hereto as a Farm Reconstruction Area.

#### Schedule.

Corres.; Land; Plan.

2653/61; Hay Location 2265; 453C/40, F4.

F. C. SMITH, Under Secretary for Lands.

#### NOW OPEN.

Denmark Lots 47 and 48.

Department of Lands and Surveys, Perth, 1st November, 1963.

Corres. 6420/22.

IT is hereby notified that 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 Denmark Lots 47 and 48 being made now available for sale in fee simple, priced at £175 each. (Plan Denmark Townsite.)

F. C. SMITH, Under Secretary for Lands.

## LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 1st November, 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. 608/16, Vol. 4.

LAKE GRACE.—Lots 213, 221, 222 and 223, Town, £55 each; 219, 220, Town, £50 each.

Subject to the following conditions:-

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

Corres. 12972/08.

MEENAAR.—Lot 43, Suburban; £40.

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

F. C. SMITH, Under Secretary for Lands,

#### LAND ACT, 1933-1962.

Naming and Change of Name of Roads and Streets. Department of Lands and Surveys

Perth, 1st November, 1963.

IT is hereby notified for general information that His Excellency the Lieutenant-Governor and Administrator has been pleased to approve, under section 10 of the Land Act, 1933-1962 as follows:—

Town of Mosman Park.

Corres. 3128/58.—Of the change of names of roads in the Town of Mosman Park, as set out in the schedule hereunder:

#### Schedule.

Present Name; Position; New Name.

Calero Street; from Palmerston Street to Manning Street; Jameson Street.

Bateman Street; from McCabe Street to Fordham Street; Downey Street.

Ti Tu Place; from Coombe Way to the north-east-ern corner of lot 35, as shown on L.T.O. Diagram 26140; The Coombe.

Coombe Way; from Saunders Street to the eastern corner of lot 38 as shown on L.T.O. Diagram 26140; The Coombe.

(Plans Cottesloe and Mosman Park and North Fremantle.)

#### Shire of Armadale-Kelmscott.

Corres. 505/58.—Of the road along the south-eastern boundary of Kelmscott Suburban Lot 31 from the Canning River to the north-western alignment of Brookton Highway, being named "Armstrong Road." (Plan Kelmscott Townsite.)

#### Shire of Bayswater.

Corres. 1361/58.—Of the change of home roads in the Shire of Bayswater as set out in the

#### Schedule.

Present Name; Position; New Name.

Kemp Street; from Lindley Street to Wade Street as shown on L.T.O. Plan 7411; Wade Street.

Palmer Place; from Saunders Street to the southwestern boundary of lot 19 as shown on L.T.O. Diagram 26633; Hart Place.

(Plan Clifton 81.)

#### Shire of Cockburn.

Corres. 3614/54.—Of the naming of the road, extending (north-westerly) along the south-eastern boundary of the Jandakot-Armadale Railway from Hammond Road to the railway crossing on the north-eastern boundary of Cockburn Sound Location 541, as "Parkes Street." (Plan 341A/40.) (Plan 341A/40.)

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

#### OPEN FOR LEASING.

Under Section 116 of the Land Act, 1933-1962.

#### WEDNESDAY, 20th NOVEMBER, 1963.

Corres. 3719/62 (Plan 96/80, E3.)

APPLICATIONS are invited for leasing Ninghan APPLICATIONS are invited for leasing Ningman Location 419, comprising 4,925 acres 1 rood 18 perches, for Grazing purposes for a term of five (5) years at annual rental of £20 and subject to the condition that compensation will not be payable for improvements effected by the lessee and existing at the expiration or earlier determination of ing at the expiration or earlier determination of the lease.

Applications, accompanied by a deposit of £11, must be lodged in this office on or before Wednesday, 20th November, 1963.

Corres. 6406/24, Vol. 2. (Plan 96/80, E3 and 4.) APPLICATIONS are invited for leasing Ninghan Locations 378 and 418, part of 415, and the area abutting the western boundary of location 378, comprising a total of about 9,381 acres, for Grazing purposes for a term of five (5) years at an annual rental of £40 and subject to the condition that compensation will not be payable for improvements effected by the lessee and existing at the expiration or earlier determination of the lease.

Applications, accompaned by a deposit of £21, must be lodged in this office on or before Wednesday, 20th November, 1963.

F. C. SMITH, Under Secretary for Lands. Department of Lands and Surveys,

Perth, 1st November, 1963.

#### LAND OPEN FOR SELECTION Perth Land Agency

Department of Lands and Surveys, Perth, 1st November, 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, 11th DECEMBER, 1963

Location	Area	Price Per Acre	Plan	Corres. No.	Locality and Classification	Deposit Required
	a. r. p.	£ s. d.		]		£ s. d.
Kent 1413 (b) (g) (i)	<b>3,41</b> 5 0 28	19 6	434/80 A. 2,	2778/60	4 miles south-west of	4 16 0
4044 (7) ( ) (1)	0.400		435/80 F. 2		Jerramungup, 666	
,, 1811 (b) (g) (i)	3,499 3 9	7 9	418/80 E. 1, 2	2000/62	11 miles south-east	4 16 0
					of Pingrup, 437,	
D 400 1 408 (7) ( ) (D	2.00= 2.0	1. 0			Eng.	1
Roe 426 and 427 (b) (g) (i)	2,087 3 8	14 6	406/80A. 2, 3,	170/60	22 miles north-east	4 4 0
			407/80F. 2, 3		of Pingrup, 7107/	
					22, P's 7 and 8	

## LAND OPEN FOR SELECTION—continued. OPEN ON AND AFTER WEDNESDAY, 20th NOVEMBER, 1963

SCHEDULE I

Location	Area	Purchase Price	Plan	Corres. No.	Classifica tion	Deposit Required
Avon 12225 (g)	3,000 2 2	9 6	343B/40 D. 2	2248/54	10 miles south of Dulbelling Siding, 2248/54, p. 29	4 16
Nelson 6706 (a) (g) (h)	100 0 8	1 15 3	438D/40 C. 3	1255/46	15 miles north-west of Tone Bridge Townsite, 1255/46, p. 8	1 16 9
,, 10038 (g)	165 1 10	1 14 3	454B/40 F. 1	2858/58	3 miles east of North- cliffe, 2015/31, Vol. 2, p. 189	1 18 8
,, 10039 (g)	158 0 0	1 11 0	,,	326/59	3 miles east of North- cliffe, 350, Sheet 2	1 16 9
Sussex 1502 (g)	267 0 23	1 12 3	441A/40 B. 1	612/56	5 miles north-west of Augusta	2 2 5
,, 4149 (b) (d) (g)	473 1 16	1 0 6	,,	2164/58	5 miles north-west of Augusta, 2164/58, p. 18	2 8 9
Victoria 10148 (a) (g)	4,730 2 0	4 3	192/80 E. 4	2423/59	13 miles west of Ajana, 4421/53, p. 25	5 11 8

#### SCHEDULE II

District	Description	iption Plan Co		Deposit Required
Ninghan (7 miles north-west of Bonnie Rock) (c) (d) (e) (f) (g)	The area of about 2,500 acres abutting the eastern boundary of Ninghan Location 3973, bounded on the north by a line extending east in prolongation of the northern boundary of Location 3973 about 184 chains; thence south about 154 chains; thence north-westerly about 100 chains; thence south about 58 chains; thence west about 100 chains to the south-east corner of Location 3973	67/80 A. 2, 3	379/63	£ s. d. 36 3 9

- (a) Subject to payment for improvements.
- Subject to examination of survey.

- Subject to survey.
  Subject to provision of necessary roads.
  Subject to classification.
- Subject to pricing. Subject to mining conditions.
- Available to adjoining holders only.
- Special conditions:
  - (1) The maximum area allowed to be selected by any one person is limited to 2,500 acres or such excess as contained by survey.
  - (2) 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, plant to cereal crop or 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.

F. C. SMITH, Under Secretary for Lands.

## LOCAL GOVERNMENT ACT, 1960-1962. Department of Lands and Surveys, Perth, 1st November, 1963.

IT is hereby declared that, pursuant to the resolution of the Shire of Albany, passed at a meeting of the Council held at ALBANY on or about 20th February, 1959, 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:—

## Albany.

## L. & S. 946/33 (MR178), M.R.D. 678/60.

Road No. 992 (Chester Pass Road-widening of parts). Those portions of Plantagenet Locations 5496, 5497 and 5498 as delineated and coloured dark brown on Lands and Surveys Diagram 69104. 25.7 perches, 3 roods 39.5 perches, and 15.7 perches being resumed from Plantagenet Locations 5496, 5497 and 5498 respectively. (Notice of intention to resume gazetted 2nd August, 1963.) (Public Plan 451C/40, D4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Albany passed at a meeting of the Council held at ALBANY on or about 30th April, 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:-

## Albany.

402/56 (R423).

Road No. 12567. A strip of land, one chain wide, widening within Plantagenet Locations 2665 and 2781 as delineated and coloured dark brown on Lands and Surveys Diagram 67511, leaving a surveyed road at the north-eastern corner of location 2774 and extending as surveyed, southwards along the eastern boundaries of locations 2774 and 2781 to road No. 8560 at the south-eastern corner of the lastmentioned location. 7.9 perches and 7.9 perches being resumed from Plantagenet Locations 2665 and 2781 respectively. (Notice of intention to resume gazetted 10th May, 1963.) (Public Plant 451D/40, RA) Plan 451D/40, B4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Beverley passed at a meeting of the Council held at BEVERLEY on or about the 12th July, 1947, 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:—

#### Beverley.

L. & S. 9687/04 (MR194), M.R.D. 439/47.

Road No. 375 (widening of parts). Those portions of Mawson Lots 32 to 42 inclusive as delineated and coloured dark brown on Original Plan 7378. The area of Reserve 14336 (Mawson Lot 36) is hereby reduced by 22 perches. (Public Plan Mawson)

IT is hereby declared that, pursuant to the resolution of the Shire of Brookton passed at a meeting of the Council held at BROOKTON on or about the 27th May, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

#### Brookton.

281/60 (R527).

Road No. 2197 (widening and deviation of parts). Those portions of Avon Locations 4899, 4309, 4777, 5914, 5918 and 6034 and Crown land as delineated and coloured dark brown on Lands and Surveys Diagram 69045 and Original Plan 9209. 1 acre 1 rood 35.6 perches, 2.3 perches, 1 rood, 1 rood 29.7 perches, 3 roods 22.5 perches and 2 acres 1 rood 22 perches being resumed from Avon Locations 4309, 4777, 4899, 5914, 5918 and 6034 respectively. (Notice of intention to resume gazetted 9th August, 1963.) (Public Plan 343D/40, B4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Busselton passed at a meeting of the Council held at BUSSELTON on or about 30th April, 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:—

#### Busselton.

1266/62 (R565).

Road No. 12562. A strip of land, one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 69112, leaving road No. 330 (Bussell Highway) at the south-eastern corner of Sussex Location 2853 and extending, as surveyed, westwards along the southern boundaries of the said location and location 2854 to a surveyed road at the south-western corner of the latter location. 2 roods 39.1 perches being resumed from Sussex Location 2854. (Notice of intention to resume gazetted 30th August, 1963.) (Public Plan 413D/40, B3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Chittering passed at a meeting of the Council held at BINDOON on or about 10th October, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

### Chittering.

9409/97, Vol. 4 (R479).

Road No. 4200 (widening of parts). Those portions of Swan Locations 209, 570 and 1351 as delineated and coloured dark brown on Original Plan 9180. 1 acre 0 roods 32 perches, 1 rood 30.5 perches and 3 roods 20.1 perches being resumed from Swan Locations 209, 570 and 1351 respectively. (Notice of intention to resume gazetted 30th August, 1963.) (Public Plan 28/80, D3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dardanup passed at a meeting of the Council held at DARDANUP on or about 15th June, 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:—

#### Dardanup,

6805/98 (R648).

Road No. 954 (widening of part). That portion of Reserve No. 302 abutting the present road. The area of Reserve 302 is hereby reduced by 2 acres 1 rood 30 perches. (Public Plan 411D/40, B3.)

IT is hereby declared that, pursuant to the resolution of the Shire of Donnybrook passed at a meeting of the Council held at DONNYBROOK on or about 21st 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:—

#### Donnybrook.

L. & S. 3931/62 (MR205), M.R.D. 975/54.

Road No. 9228 (South Western Highway—widening of parts). Those portions of Wellington Locations 218 and 396 as delineated and coloured dark brown on Original Plan 9363. 1 rood 22.4 perches and 25 perches being resumed from Wellington Locations 218 and 396 respectively. (Notice of intention to resume gazetted 16th November, 1962.) (Public Plan Donnybrook.)

IT is hereby declared that, pursuant to the resolution of the Shire of Dumbleyung passed at a meeting of the Council held at DUMBLEYUNG on or about 10th June, 1949, 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:—

#### Dumbleyung.

L. & S. 5920/08 (MR165), M.R.D. 148/61.

Road No. 3370. (a) Widening of part. Those portions of Williams Locations 5610, 5611 and 3839 as delineated and coloured dark brown on Original Plan 8040.

(b) Extension (Bartram Road). A strip of land, one chain wide, widening as delineated and coloured dark brown on Original Plan 8040, leaving the eastern terminus of the present road on the eastern boundary of Williams Location 3839 and extending, as surveyed, south-eastwards to and along the north-eastern boundaries of Dumbleyung Lots 105, 106 and 184 (Reserve 26634) to the north-eastern corner of the lastmentioned lot and onwards to a line in prolongation south-westwards of the south-eastern alignment of Tunney Street.

Road No. 12557 (Tunney Street). A strip of land, one chain wide, widening in parts, leaving Bairstow Street at the north-eastern corner of Dumbleyung Lot 174 and extending, as surveyed, southwards along the eastern boundaries of the said lot and lot 171 to and along the eastern boundary of lot 185 (Reserve 14727) to and along the eastern boundary of lot 205 (Reserve 15122) to the south-eastern corner of the lastmentioned lot and onwards to and through the Dumbleyung Station Yard to Road No. 3370 (Bartram Road).

Road No. 12557 (Deviation). A strip of land, 150 links wide, leaving the present road on the northern side of the Dumbleyung Station Yard and extending, as surveyed and delineated and coloured dark brown on Original Plan 8040 southwestwards through the said station yard to road No. 3370 (Bartram Road).

10.9 perches, being resumed from Dumbleyung Lot 106, and 1 acre 2 roods 29.8 perches, 2 roods 33.8 perches and 1 acre 0 roods 32.2 perches being resumed from Williams Locations 3839, 5610 and 5611 respectively. (Notice of intention to resume 14th June, 1963.)

The area of Reserve 26634 is hereby reduced by 1 acre 3 roods 15.4 perches.

(Public Plans Dumbleyung, and 408A/40, B2.)

IT is hereby declared that, pursuant to the resolution of the Town of Geraldton passed at a meeting of the Council held at GERALDTON on or about the 2nd April, 1957, 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:—

Town of Geraldton.

1391/57 (R604).

Road No. 12560 (Keane Street). A strip of land, one chain wide, widening in parts as surveyed and as delineated and coloured dark brown on Lands and Surveys Diagram 68839, leaving Fraser Street at the south-eastern corner of Geraldton Lot 853 and extending as surveyed, northwards along the eastern boundaries of the said lot and lots 854, 1781, 1780 (Class A Reserve 22382), 859 and 860 to Shenton Street at the north-eastern corner of the lastmentioned lot.

Road No. 12561 (Fraser Street). A strip of land, one chain wide, widening as delineated and coloured dark brown on Lands and Surveys Diagram 68839, leaving Onslow Street at the south-western corner of Geraldton Lot 852 and extending, as surveyed, eastwards along the southern boundary of that lot and Lot 853 to Keane Street (road No. 12560).

The area of Class A Reserve 22382 is hereby reduced by 2 roods 17.4 perches.

(Public Plan Geraldton Sheet 1.)

IT is hereby declared that, pursuant to the resolution of the Shire of Harvey passed at a meeting of the Council held at HARVEY on or about 27th June, 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:—

#### Harvey.

6643/96, Vol. 2 (R514).

Road No. 12565. A strip of land, one chain wide, widening at its terminus, leaving the southern side of road No. 3030 within Wellington Location 1 and extending, as delineated and coloured dark brown on Original Plan 6486 and Lands and Surveys Diagram 63595, south-westwards, southwards, south-eastwards and again southwards through the said location and location 4581 (Reserve 22985) to road No. 828 within the said Location 1. 31 acres 3 roods 5 perches being resumed from Wellington Location 1. (Notice of intention to Resume gazetted 9th August, 1963.) The area of Reserve 22985 is hereby reduced by 14.8 perches. (Public Plan 411A/40, B1.)

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

#### Katanning.

30/11 (R.731).

Road No. 12564. A strip of land (Crown), one chain wide, leaving a surveyed road at the north-western corner of Kojonup Location 3925 and extending, as surveyed, southwards and eastwards along the western and southern boundaries of the said location and the southern boundaries of locations 3924 and 3767 to Road 889 (Warren Road) at the southern corner of the lastmentioned location. (Public Plan 408D/40, C4.)

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 the 26th October, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

#### Kojonup.

468/59 (R545).

Road No. 9161 (widening of parts). These portions of Kojonup Location 52 abutting the present road as delineated and coloured dark brown on Original Plan 8852.

Road No. 12559. A strip of land, 30 links wide, leaving road No. 8913 (Clarke Street) at the northeastern corner of lot 28 of Kojonup Location 52 (L.T.O. Plan 2933) and extending, as delineated and coloured dark brown on Original Plan 8352, south-eastwards inside and along the eastern boundary of the said lot to road No. 9161 at its south-eastern corner. 19.2 perches being resumed from Kojonup Location 52 (Notice of intention to resume gazetted 30th August. 1963). resume gazetted 30th August, 1963).

(Public Plan Kojonup.)

IT is hereby declared that, pursuant to the resolution of the Shire of Moora passed at a meeting of the Council held at MOORA on or about 23rd February, 1961, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a pay read that is to say: of a new road, that is to say:-

Moora.

4988/97 (R461).

Road No. 1004 (Berkshire Valley Road—widening of part). Those portions of Melbourne Locations 910 and 911 as delineated and coloured dark brown on Original Plan 9171, 13 acres 1 rood 21 perches and 1 rood 25 perches being resumed from Melbourne Locations 910 and 911 respectively. (Notice of intention to resume gazetted 17th May, 1963.) (Public Plan 63/80, D4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Moora passed at a meeting of the Council held at MOORA on or about 28th March, 1960, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:—

Moora.

1047/60 (R573).

Road No. 12558. A strip of land, three chains wide, widening in parts, leaving a surveyed road at the north-western corner of Melbourne Location 2030 and extending, as delineated and coloured dark brown on Original Plan 9243, southwards along the western boundaries of the said location and location 3597 to a surveyed road at the south-western corner of the latter location. 26 acres 2 rood 3 perches and 75 acres 2 roods 20 perches being resumed from Melbourne Locations 2030 and 39597 respectively. (Notice of intention to resume gazetted 9th August, 1963.) (Public Plan 63/80, B.1.2.)

IT is hereby declared that, pursuant to the resolution of the Shire of Mundaring passed at a meeting of the Council held at MUNDARING on or about 11th February, 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:—

Mundaring.

3779/54 (R643).

Road No. 12563 (Stuart Street). A strip of land, one chain wide, commencing at the south-western corner of lot 167 of Swan Location 16 (L.T.O. Plan 1878) and extending, as surveyed and shown on the said plan, northwards along the western boundaries of the said lot and lot 168, location 5564 and lots of the said lot and lot 106, location 3564 and lots 170 to 183 inclusive of location 16 to Great Eastern Highway at the northern corner of the lastmentioned lot. 1 acre 2 roods 12 perches being resumed from Swan Location 16. (Notice of intention to resume gazetted 30th August, 1963.) (Public Plan M146-4.)

IT is hereby declared that, pursuant to the resolution of the Shire of Northampton passed at meeting of the Council held at NORTHAMPTON on or about 22nd July, 1959, the undermentioned lands have been set apart, taken, or resumed under section 17 of the Public Works Act, 1902-1961, for the purpose of a new road, that is to say:-

Northampton.

1288/29 (R732).

Road No. 8140 (widening of part.) That portion of Crown land as delineated and coloured dark brown on Lands and Surveys Diagram 68634. (Public Plan 191/80, D4.)

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 Department 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 Act.

Dated this 24th day of November, 1963.

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

(Sgd.) STEWART BOVELL, Minister for Lands.

## STATE HOUSING ACT, 1946-1961.

Forfeiture of Lease.

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

Lease; Lessee; Land.

Crown Lease number 642/1958; Clement Chulung, of Wyndham, Labourer; Wyndham Lot 537.

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

#### McNESS HOUSING TRUST ACT, 1930-1954. Sale of Land.

NOTICE is hereby given that His Excellency the Governor in Executive Council has consented, under section 5 (e) of the McNess Housing Trust Act, 1930-1954, to the sale by the McNess Housing Trust of the lands in the schedule hereunder:—

File 501/30, Ex. Co. No. 3183.

No. 22 Fifth Avenue, Bassendean.—Portion of Swan Location Q2, and being lot 62 on Plan 1181, and being portion of land comprised in Certificate of Title Volume 1064, folio 602.

A. J. McLAREN, Chairman, McNess Housing Trust.

TRANSFER OF LAND ACT, 1893-1959. Application 9494/63.

TAKE notice that Leonard Charles Elverd of 102 Pensioner Road Kojonup School Bus Driver Executor of the Will of William Morris Elverd deceased 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 Kojonup District and being:—

Portion of Kojonup Suburban Lot G containing 33 acres 3 roods 36 perches.

Bounded on the south by the northern boundaries of lot 9 and private right-of-way of Kojonup Suburban Lot P 15 on Plan 4743 and part of a northern boundary of Kojonup Suburban Lot P 16 measuring 12 chains 25 links also on the south by the northern boundary of Kojonup Lot 244 and part of a northern boundary of Kojonup Suburban Lot P 14 measuring 9 chains 51.8 links on the west by part of the eastern boundary of Soldier Road measuring 17 chains 78.6 links on the north by parts of the southern boundaries of Kojonup Suburban Lots P 9 and P 10 measuring 21 chains 25.3 links and on the east by parts of the western boundaries of Pensioner Road measuring 10 chains 12.3 links 5 chains 13.1 links and 2 chains 77.8 links and bounded on the inner part by portion of the Boyup-Kojonup Railway.

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 16th day of December next a caveat forbidding the said land being brought under the operation of the said Act.

P. JOHNSEN, Registrar of Titles.

Office of Titles, Perth, this 30th day of October, 1963

Muir & Williams, Solicitors, Perth, Solicitors for the Applicant.

#### ERRATUM.

IN the Government Gazette (No. 81) of 18th October, 1963, on page 3162, under the heading "Bush Fires Act, 1954-1958—Appointment of Bush Fire Control Officers," in lines 4 and 5 delete the name "T. C. Marsden, snr."

A. SUTHERLAND, Secretary, Bush Fires Board.

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

Fire Weather Officers.

Bush Fires Board, East Perth, 29th 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.

Geraldton-Greenough; —; R. Maslen.

Kulin; —; H. P. Alden.

The following appointment has been cancelled:—

Kulin; —; T. Ryan.

A. SUTHERLAND, Secretary, Bush Fires Board.

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

Restricted Burning Time—Order of Suspension.

Bush Fires Board,

East Perth, 31st 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 Bridgetown; (a), (b), (d), (e) and (f); 1st November, 1963, to 13th November, 1963 (inclusive).

Shire of Donnybrook; (c); 1st November, 1963, to 30th November, 1963 (inclusive).

Shire of Gingin; (a), (b), (c), (d), (e), (f) and (g); 22nd October, 1963, to 31st October, 1963 (inclusive).

Shire of Murray; (c); 25th October, 1963, to 30th November, 1963 (inclusive).

Shire of Woodanilling; (a), (b), (c), (d), (e) and (g); 25th October, 1963 to 12th November, 1963 (inclusive).

A. SUTHERLAND, Secretary, Bush Fires Board. BUSH FIRES ACT, 1954-1958.

Appointment of Bush Fire Control Officers.

Bush Fires Board, East Perth, 29th October, 1963.

IT is hereby notified that the following Shire and Town Councils have appointed the following persons as bush fire control officers for their respective districts:

Augusta-Margaret River: E. H. Lilly.

Bridgetown: A. J. Ogden, H. R. Bloxsome, H. W. G. Ashley and A. Warburton.

Chapman Valley: B. J. Rumble.

Corrigin: E. Turnbull.

Cue: K. V. Folland, S. R. Murphy, A. R. Beaton, J. W. Price, A. G. P. Leeds, R. G. Moses, P. C. Lefroy, R. D. Clarkson and A. R. P. Leeds.

Dandaragan: J. S. A. Brown and J. J. Wilkinson, jnr.

East Fremantle Town: L. A. Greaves.

Esperance: J. L. Dwyer and F. D. Freeman.

Gascoyne-Minilya: C. B. McKenna, D. J. Craig, A. W. Johnston, R. J. M. Brazier and R. P. Lockyer.

Harvey: R. Talbot.

Kulin: H. F. Proud, E. J. Heffernan and R. Argent.

Lake Grace: O. R. Kirwan, J. Dorotich, R. H. Tilbrook and E. J. Waddell.

Leonora: F. J. A. Gould, K. Stokes and T. Leaver.

Mingenew: A. T. Eaton and N. G. McMahon. Moora: F. Hamilton.

Mullewa: J. B. Percy, E. A. Officer and D. J. Brenkley.

Murray: W. E. Morrell and J. M. Whyte.

Sandstone: T. C. M. Senior.

The following appointments have been cancelled:-

Augusta-Margaret River: C. G. Yann.

Bridgetown: W. E. Gregory, G. W. Ward, D. Walter and H. Ramage.

Corrigin: J. Turnbull.

Dandaragan: J. L. Rowe, J. A. V. Brown, J. W. Turner, G. E. Lang and H. J. Wilkinson, jnr.

Harvey: T. Talbot.

Kulin: R. A. G. Davies, H. Sprigg and E. K. Murray.

Lake Grace: P. F. Lloyd and G. Battison.

Murray: J. Tucker and L. V. Oliver.

A. SUTHERLAND, Secretary, Bush Fires Board.

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

Bush Fires Board, East Perth, 27th September, 1963.

Corres. 782.

HIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to declare, under section 17 of the Bush Fires Act, 1954-1958, that it shall be unlawful to set fire to the bush in the following Towns and Shires during the periods set out below:

Shire of Mt. Magnet: 1st September, 1963, to 30th April, 1964 (inclusive).

Shire of Sandstone: 1st October, 1963, to 31st March, 1964 (inclusive).

Shire of Laverton, Shire of Leonora and Shire of Wiluna: 1st October, 1963, to 31st March, 1964 (inclusive).

Town of Boulder, Town of Kalgoorlie, Shire of Coolgardie, Shire of Cue and Shire of Kalgoorlie: 1st October, 1963, to 30th April, 1964 (inclusive).

> A. SUTHERLAND, Secretary, Bush Fires Board.

BUSH FIRES ACT, 1954-1958. Amendment of Wardens' Districts.

> Bush Fires Board, East Perth, 29th October, 1963.

IT is hereby notified that the Hon. Minister administering the Bush Fires Act has approved of the amendment of Wardens' Districts Nos. 1, 5 and 6 (as defined in Government Gazette (No. 21) of 16th March, 1962) as set out in the schedule here-

#### Schedule.

Wardens District No. 1 is amended by the deletion of the municipalities of Shires of Chittering, Gingin and Toodyay.

Wardens District No. 5 is amended by the addition of the municipality of the Shire of Toodyay.

Wardens District No. 6 is amended by the addition of the municipalities of the Shires of Chittering and Gingin.

> A. SUTHERLAND, Secretary, Bush Fires Board.

## BUSH FIRES ACT, 1954-1958.

(Section 18A.)

Restricted Burning Time-Order of Suspension.

Bush Fires Board, East Perth, 31st 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 must be notified before burning can commence and 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.

Municipality; Paragraphs Suspended; Period of Suspension.

Shire of Capel; (a), (b), (c), (d), (e), and (g); 1st November, 1963, to 15th November, 1963, (inclusive).

e of Gingin; (a), (b), (c), (d), (e), and (g); 1st November, 1963, to 18th November, 1963, Shire of Gingin; (a), (inclusive).

> A. SUTHERLAND, Secretary, Bush Fires Board.

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

Suspension of Prohibited Burning Times.

Bush Fires Board, East Perth, 29th October, 1963.

Corres. 511.

IT is hereby notified that the Hon. Minister for Lands has approved of the suspension until the 15th December, 1963, of the prohibited burning times declared for the Town of York so far as the declaration relates to land within all streets, roads, rights of way, and reserves in the Town and also all land under the control of the York Town Council.

> A. SUTHERLAND, Secretary, Bush Fires Board.

### BUSH FIRES ACT, 1954-1958. Shire of West Arthur. Firebreaks.

PURSUANT to section 33 of the Bush Fires Act, 1954, notice is hereby given that all owners and/or occupiers of land within the Shire of West Arthur must prepare firebreaks before 11th November, 1963.

Breaks of not less than six (6) feet wide must be provided around all clearing within farm boundaries, and within one chain of the perimeter of any building or group of buildings or hay stacks.

Firebreaks may be ploughed, scarified or otherwise cleaned of all infiammable material, and maintained in a cleared condition.

By order of the Council,

G. WHITELEY, Shire Clerk.

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

Shire of Yilgarn.

PURSUANT to the powers contained in section 33 of the above Act, you are hereby required, on or before the 29th October, 1963, to plough, scarify, cultivate or otherwise clear, and thereafter maintain free of all inflammable material, firebreaks of not less than 10 feet in width in the following positions on the land owned or occupied by you:—

- (1) Inside and along the whole of the external boundaries of the property or properties owned or occupied by you.
- (2) Where buildings or haystacks are situated on the property, additional firebreaks, not less than 10 feet in width, must be provided within five chains of the perimeter of such buildings or haystacks, in such a manner as to completely encircle the buildings or haystacks.

If for any reason it is considered impracticable to provide firebreaks in the position required by this notice, the approval of the Shire Council must be obtained to construct such firebreaks in an alternative position. Approval to any such variation will only be granted where the fire control officer for the area has first signified his approval to the variation.

Where the land of any owner abuts a constructed road and the owner or occupier has burned or cleared the bush between the road formation and the boundary of his land, such firebreak will be accepted as complying with the requirements of this notice so far as it applies to the abutting boundaries of the property.

By order of the Council,

R. W. MANGINI, Shire Clerk.

# TOWN PLANNING AND DEVELOPMENT ACT, 1928 (AS AMENDED).

Notice that an Amending Plan to the Bunbury Town Planning Scheme has been Prepared and is Available for Inspection.

Town Planning Scheme No. 3—Amendment No. 3. T.P.B. 853/6/2/7.

NOTICE is hereby given that the Bunbury Town Council, in pursuance of its powers under the Town Planning and Development Act, 1928 (as amended), has prepared an amending plan for the purpose of amending the Bunbury Town Planning Scheme No. 3.

All maps, plans, descriptions and other data fully setting out and explaining the proposed amendments have been deposited at the Bunbury Town Council Chambers and at the office of the Town Planning Department, Perth, and will be open for inspection without payment of any fee by all persons affected, between the hours of 10 a.m. and 4 p.m. on all days of the week except Saturdays, Sundays, and Public Holidays until and including the 1st day of February, 1964.

Any persons affected by the proposed amendments are required to set forth in writing all objections they may have addressed to the Town Clerk, Bunbury Town Council, Council Chambers, Bunbury on or before the 1st day of February, 1964

S. F. SCOTT, Town Clerk to the Council.

## TOWN PLANNING AND DEVELOPMENT ACT, 1928-1958.

Hoarding By-laws.

Town Planning Department, Perth, 30th October, 1963.

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

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 of November, 1931, as amended, being amended by adding after "Shire of Gascoyne Minilya" the words "Shires of Busselton, Cockburn and Dundas".

J. E. LLOYD, Town Planning Commissioner.

## METROPOLITAN REGION TOWN PLANNING SCHEME ACT, 1959-1962.

The Metropolitan Region Planning Authority, Perth, 31st October, 1963.

IT is notified for public information that, pursuant to section 32 of the Metropolitan Region Town Planning Scheme Act, 1959-1962, the Metropolitan Region Scheme has effect from and after the 30th day of October, 1963.

N. A. WILKINSON, Secretary.

Metropolitan Region Town Planning Scheme Act, 1959-1962.

#### DELEGATION.

THE Metropolitan Region Planning Authority, acting under the provisions of the Metropolitan Region Town Planning Scheme Act, 1959-1962, hereby delegates to the local authorities set out in the schedule hereto power to determine applications for their approval of the commencing and carrying out of development of land within their respective areas, in accordance with Parts III and IV of the Metropolitan Region Scheme.

This Delegation shall have effect on and from the 30th day of October, 1963.

#### Schedule.

The municipalities of--

the cities of Fremantle, Nedlands, Perth, South Perth and Subiaco;

The municipalities of-

the towns of Claremont, Cottesloe, East Fremantle, Midland, Melville and Mosman Park;

The municipalities of-

the shires of Armadale-Kelmscott, Bassendean, Bayswater, Belmont, Canning, Cockburn, Gosnells, Kalamunda, Kwinana, Mundaring, Peppermint Grove, Perth, Rockingham, Serpentine - Jarrahdale, Swan - Guildford and Wanneroo.

> M. E. HAMER, Chairman.

31st October, 1963.

P.W. 1354/61 "A"; Ex. Co. No. 3228

Municipality of Fremantle Act, 1925; Public Works Act, 1902-1961

#### LAND ACQUISITION

City Of Fremantle-Street Widening (Adelaide and Cantonment Streets) and Other Purposes

NOTICE is hereby given, and it is hereby declared, that the piece or parcel of land described in the Schedule hereto—being in the Fremantle Town District, has, in pursuance of the written approval, under Section 3 of the Municipality of Fremantle Act, 1925, and the Public Works Act, 1902–1961, of His Excellency the Governor, acting by and with the advice of the Executive Council, dated the 30th day of October, 1963, been compulsorily taken and set paart for the purposes of the following public work, namely:—City of Fremantle—Street Widening (Adelaide and Cantonment Streets) and Other Purposes.

And further notice is hereby given that the said piece or parcel of land so taken and set apart is shown marked off on Plan, P.W.D., W.A. 40681, which may be inspected at the Office of the Minister for Works, Perth.

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

#### SCHEDULE

No. on Plan P.W.D., W.A., No. 40681	Owner or Reputed Owner	Description	Area
	Lockes Ltd	Portion of Fremantle Town Lot 335, being that portion of Lot 2, and that portion of the land coloured brown and marked Right of Way on L.T.O. Diagram 5797, now contained in L.T.O. Diagram 29613 (Certificate of Title Volume 802, Folio 126)	a. r. p. 0 0 1·9

Certified correct this 29th day of October, 1963.

G. P. WILD, Minister for Works. DOUGLAS KENDREW, Governor in Executive Council.

Dated this 30th day of October, 1963.

P.W. 1354/61; Ex. Co. No. 3196

Municipality of Fremantle Act, 1925; Public Works Act, 1902-1961

#### LAND ACQUISITION

City of Fremantle-Street Widening (Adelaide and Cantonment Streets) and Other Purposes

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Fremantle Town District—have, in pursuance of the written approval under section 3 of the Municipality of Fremantle Act, 1925, and the Public Works Act, 1902-1961, of His Excellency the Lieutenant-Governor and Administrator, acting by and with the advice of the Executive Council, dated the 24th day of October, 1963, been compulsorily taken and set apart for the purposes of the following public work, namely:—City of Fremantle—Street Widening (Adelaide and Cantonment Streets) and Other Purposes.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan, P.W.D., W.A., 40637, which may be inspected at the Office of the Minister for Works, Perth.

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

#### SCHEDULE

No. on Plan, P.W.D., W.A., No. 40637	Owner or Reputed Owner	Description	Area		
			a.	r.	p. 24
1	John Horace Williams, Albert Gerald Williams, Clarence Williams and Kenneth Williams, one undivided half share, and Francesco Miragliotta, one undivided half share	Portion of Fremantle Town Lot 335, being Lot 1 on L.T.O. Diagram 5797 (Certificate of Title Volume 1171, Folio 848, and Certificate of Title Volume 812, Folio 2)	0	0	24
2	Kurt Lessheim	Fremantle Town Lot 336 (Certificate of Title Volume 1000, Folio 283)	0	1	10.8
3	Peter Vasil Terptse, one undivided third share, Athanasse Petros Terpsis, one undivided third share and Theodoros Vassilion Terpon, one undivided third share	Portion of Fremantle Town Lot 322, being Lots 2 and 3 on L.T.O. Diagram 7778 (Certificate of Title Volume 1134, Folio 311, Certificate of Title Volume 1134, Folio 312, Certificate of Title Volume 1134, Folio 313)	0	0	35.7

Certified correct this 11th day of October, 1963.

G. P. WILD, Minister for Works. J. P. DWYER, Lieutenant-Governor and Administrator in Executive Council.

Dated this 24th day of October, 1963.

P.W. 2401/62; Ex. Co. No. 3199

Town Planning Development Act, 1928-1962; Public Works Act, 1902-1961

#### LAND ACQUISITION

Shire of Canning-Town Planning Scheme No. 7

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Canning District—have, in pursuance of the written approval under the Town Planning Development Act, 1928-1962, and the Public Works Act, 1902-1961, of His Excellency the Lieutenant-Governor and Administrator, acting by and with the advice of the Executive Council, dated the 24th day of October, 1963, been compulsorily taken and set apart for the purposes of the following public work, namely:—Shire of Canning—Town Planning Scheme No. 7.

And further notice is hereby given that the said pieces or parcels of land so taken and set apart are shown marked off on Plan, P.W.D., W.A., 40163, which may be inspected at the Office of the Minister for Works, Perth.

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

#### SCHEDULE

No. on Plan, P.W.D., W.A., No. 40163	Owner or Reputed Owner	Description	Aı	ea
1	George Leslie Lithgo and Eileen Lithgo	Portion of Canning Location 25, being Lot 3 on L.T.O. Diagram 19968 (Certificate of Title Volume 1988 Folio 254)	a. r. 1 2	
2 and 2a	Erskine Henry Muton and Nadia Muton	Volume 1258, Folio 254) Portion of Canning Location 25, being Lots 2 and 4 on L.T.O. Diagram 19968 (Certificate of Title Volume 1258, Folio 255)	1 0	0
2b	Erskine Henry Muton and Nadia Muton, registered proprietors, and Joan Mary Ann Disselkoen, purchaser under Contract of Sale	Portion of Canning Location 25, being Lot 5 on L.T.O. Diagram 19968 (Certificate of Title Volume 1258, Folio 255)	0 2	0
2c	Erskine Henry Muton and Nadia Muton, registered proprietors, and Herman Pieter van der Sluys and Geertruida Appolonia van der Sluys, purchasers under Contract of Sale	Portion of Canning Location 25, being Lot 1 on L.T.O. Diagram 19968 (Certificate of Title Volume 1258, Folio 255)	0 2	0
3	William Andrew Mitchell	Portion of Canning Location 25, being Lot 775 on L.T.O. Plan 4387 (Certificate of Title Volume 1143, Folio 974)	0 3	5.
4, 4a and 7	Riverton Estates Pty. Ltd	Portion of Canning Location 25, being Lots 774, 773 and 781 on L.T.O. Plan 4387 (Certificate of Title Volume 1122, Folio 649)	2 2	4.
5	Wallace Steedman Halley	Portion of Canning Location 25, being part of Lot 782 on L.T.O. Plan 4387 (Certificate of Title Volume 1226, Folio 146)	0 2	28 ·
6	Hilda Margaret Halley and Wallace Steedman Halley	Portion of Canning Location 25, being Lot 15 on L.T.O. Diagram 23882 (Certificate of Title Volume 1219, Folio 857)	0 0	39.
8	Raymond Leslie Hunt and Blanche Hunt	Portion of Canning Location 25, being Lot 780 on L.T.O. Plan 4387 (Certificate of Title Volume 1143, Folio 973)	0 3	10 ·
9	Evelyn Helen Wilson	Portion of Canning Location 25, being Lot 755 on L.T.O. Plan 4387 (Certificate of Title Volume 1201, Folio 934)	0 2	35.
10	Allan George Gannaway and Shirley Roselyn Gannaway	Portion of Canning Location 25, being Lot 756 on L.T.O. Plan 4387 (Certificate of Title Volume 1204, Folio 186)	0 2	28 ·
11	Albert Grahanı Russell	Portion of Canning Location 25, being Lot 757 on L.T.O. Plan 4387 (Certificate of Title Volume 1182, Folio 574)	0 2	38 ·
12	Allan Gordon Linton and Mary Frances Alice Linton	Portion of Canning Location 25, being Lot 758 on L.T.O. Plan 4387 (Certificate of Title Volume 1180, Folio 704)	0 3	9.
13	James Gribble Dunn	Portion of Canning Location 25, being Lot 759 on L.T.O. Plan 4387 (Certificate of Title Volume 1214. Folio 878)	0 3	20 ·
14	Brian Godfrey Johnson and Yvonne Joy Johnson	Portion of Canning Location 25, being Lot 760 on L.T.O. Plan 4387 (Certificate of Title Volume 1182, Folio 864)	0 2	6.8
15 and 15a	Arthur Ernest Wright	Portion of Canning Location 25, being Lots 761 and 762 on L.T.O. Plan 4387 (Certificate of Title Volume 1207, Folio 248)	1 1	22
16	Neale Ward Thomas	Portion of Canning Location 25, being Lot 763 on L.T.O. Plan 4387 (Certificate of Title Volume 1171, Folio 189)	0 2	18.
17	Neale Ward Thomas	Portion of Canning Location 25, being Lot 764 on L.T.O. Plan 4387 (Certificate of Title Volume 1171, Folio 188)	0 2	20
18 and 18a	Frank Albert Holmes, registered proprietor, and John England Glasson, purchaser under Contract of Sale	Portion of Canning Location 25, being Lots 765 and 766 on L.T.O. Plan 4387 (Certificate of Title Volume 1158, Folio 276)	1 1	0
19 and 22	Estates Development Company Proprietary Limited	Portion of Canning Location 25, being Lots 1 and 5 on L.T.O. Diagram 24682 (Certificate of Title Volume 1243, Folio 863)	1 0	20
20	Estates Development Company Proprietary Limited	Portion of Canning Location 25, being Lot 2 on L.T.O. Diagram 24683 (Certificate of Title Volume 1243, Folio 851)	0 2	10

#### SCHEDULE—continued

No. on Plan, P.W.D., W.A., No. 40163	Owner or Reputed Owner	Description	Area	
21, 21a and 23	Estates Development Company Proprietary Limited	Portion of Canning Location 25, being Lots 37 4 and 6 on L.T.O. Diagram 24684 (Certificat	a. r. r. 1 2 28	p. 8 · 6
24	Garfield Silverton Cargeeg, Harold Spencer Cargeeg and Ian Garfield Cargeeg	of Title Volume 1243, Folio 866) Portion of Canning Location 25, being Lot 783 on L.T.O. Plan 4387 (Certificate of Title	0 2 20	)
25	Thomas Yacobus van der Sommen	Volume 1177, Folio 383) Portion of Canning Location 25, being Lot 784 on L.T.O. Plan 4387 (Certificate of Title	0 2 20	)
26	Adrianus Petrus Bauwman	Volume 1221, Folio 224) Portion of Canning Location 25, being Lot 785 on L.T.O. Plan 4387 (Certificate of Title	0 2 20	)
27	Arthur Terence Wilson and Rose Marjorie Wilson	Volume 1168, Folio 616) Portion of Canning Location 25, being Lot 786 on L.T.O. Plan 4387 (Certificate of Title	0 2 20	Э
28 and 28a	Edna Kathleen Dixon	Volume 1195, Folio 425) Portion of Canning Location 25, being Lots 787 and 788 on L.T.O. Plan 4887 (Certificate of	1 1 0	0
29	Edwin Sommerhalder	Title Volume 1151, Folio 304) Portion of Canning Location 25, being Lot 6 on L.T.O. Diagram 23596 (Certificate of Title	0 3 15	5 · 9
30	Vydantas Dekeris	Volume 1241, Folio 355) Portion of Canning Location 25, being part of Lot 2 on L.T.O. Diagram 17831 (Certificate of	1 3 24	4.8
31	Pranas Kriskis	Title Volume 1239, Folio 213) Portion of Canning Location 25, being part of Lot 1 on L.T.O. Diagram 17831 (Certificate	1 2 17	7 · 6
35	Canning Road Board	of Title Volume 1231, Folio 39) Portion of Canning Location 25, being the portion coloured brown and marked R.O.W. on L.T.O. Diagram 23596 (Certificate of Title Volume 1241, Folio 354)	0 0 3	1 • 6
36	Edna Kathleen Dixon	Portion of Canning Location 25, being Lot 796 on L.T.O. Plan 4387 (Certificate of Title Volume 1118, Folio 400)	0 2 20	0
37	George Barrington Kersley	Portion of Canning Location 25, being Lot 797 on L.T.O. Plan 4387 (Certificate of Title Volume 1147, Folio 938)	0 2 20	0
38	Konrad Hopfmueller and Frieda Hopfmueller	Portion of Canning Location 25, being Lot 798 on L.T.O. Plan 4387 (Certificate of Title Volume 1142, Folio 390)	0 2 20	0
44	Istuan Szonyi and Zsofia Szonyi	Portion of Canning Location 25, being Lot 804 on L.T.O. Plan 4387 (Certificate of Title Volume 1187, Folio 359)	0 2 20	0
47	Thorold Douglas Mills	Portion of Canning Location 25, being Lot 807 on L.T.O. Plan 4387 (Certificate of Title Volume 1163, Folio 62)	0 2 20	0
48	Thorold Douglas Mills	Portion of Canning Location 25, being Lot 808 on L.T.O. Plan 4387 (Certificate of Title Volume 1195, Folio 913)	0 2 2	.0
49	Cyril Edgar Witton and Eileen Bessie Witton	Portion of Canning Location 25, being Lot 809 on L.T.O. Plan 4387 (Certificate of Title Volume 1136, Folio 380)	0 2 2	0.
50 and 50a	Robert Norman Weir and Ruby Weir	Portion of Canning Location 25, being Lots 810 and 811 on L.T.O. Plan 4387 (Certificate of Title Volume 1171, Folio 186)	11	0
51	Terence John Andrews	Portion of Canning Location 25, being Lot 812 on L.T.O. Plan 4387 (Certificate of Title	0 2 1	6
52	Priscilla Adelaide Nail	Volume 1183, Folio 570) Portion of Canning Location 25, being Lot 813 on L.T.O. Plan 4387 (Certificate of Title Volume 1231, Folio 926)	0 2 1	6
53	Peter William Lyon, registered proprietor, and Lorraine Rhonda Wyatt, purchaser under Contract of Sale	Portion of Canning Location 25, being Lot 814 on L.T.O. Plan 4387 (Certificate of Title Volume 692, Folio 82)	0 2 1	.6

Certified correct this 16th day of October, 1963.

G. P. WILD, Minister for Works. J. P. DWYER, Lieutenant-Governor and Administrator in Executive Council.

Dated this 24th day of October, 1663.

## PUBLIC WORKS ACT, 1902-1961. Sale of Land.

P.W. 889/53 "A," Ex. Co. No. 3201.

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, and under section 266 of the Local Government Act, 1960-1961, 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 Plantagenet Location 121, being part of lot 2 on L.T.O. Diagram 3969 (Certificate of Title Volume 1262, folio 341).

Dated this 24th day of October, 1963.

J. M. McCONNELL, Under Secretary for Works.

Contract No.

15339

15340

Project

Margaret River High School—Machinery Shed —Erection

West Perth—Purchase and Removal of Improve-ments, No. 3 Havelock Street

Conditions now Available at

P.W.D., Perth P.W.D., Bunbury Police Station, Mar-garet River

Contract Office, P.W.D., Perth

Closing Date

1963 Nov. 12

Nov. 5

#### 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 necessa	highest, lowest, or arily be accepted.	any	tender will not	15341	Geraldton Water Supply— Booster Pumping Sta- tion—Erection	Nov. 19	P.W.D., Perth P.W.D., Geraldton
Contract No.	Project	Closing Date	Conditions now Available at	15343	Esperance — Agricultural Department Offices— Additions	Nov. 19	P.W.D., Perth P.W.D., Kalgoorlie Police Station Es-
15325	Port Hedland Water Sup- ply—Construction of 500,000 gallon Re- inforced Concrete Water Tank on Spinifex Hill	1963 Nov. 12	P.W.D., Perth P.W.D., Carnarvon	15344	Burracoppin School and Quarters—Removal and Re-erection of Buildings	Nov. 19	P.W.D., Perth P.W.D., Merredin
15327	Roebourne School, Hostel and Native Reserve	Nov. 12	P.W.D., Perth P.W.D., Roebourne	15345	Gingin — New School — Erection	Nov. 19	P.W.D., Perth Police Station, Gingin
	Construction of Septic Tanks and Effluent Dis- posal Schemes		P.W.D., Geraldton	15346	Port Hedland Hospital— Cyclone Storm Shutters	Nov. 26	P.W.D. Perth, P.W.D. Port Hedland
15328	Harvey High School— Electrical Additions and Alterations	Nov. 5	P.W.D., Perth P.W.D., Bunbury	15347	Moora—R. & I. Bank— Repairs and Renova- tions	Nov. 19	P.W.D., Perth P.W.D., Geraldton Court House, Moora
15329	Bunbury High School— Conversion of Cloak Room to Vocational Guidance Officers' Room	Nov. 5	P.W.D., Perth P.W.D., Bunbury	15348	Esperance Hospital—New Morgue—Erection	Nov. 26	P.W.D. Perth P.W.D. Kalgoorlie Police Station, Esper- ance Mining Registrar,
15331	Miling School—Additions	Nov. 5	P.W.D., Perth Clerk of Courts, Moora	15349	Northam Hospital—Sup-	Nov. 19	Norseman P.W.D. Perth
15333	Esperance Harbour, Land- backed Berth—Con- struction	Dec. 10	P.W.D., Pertli, as from 17th October, 1963	15351	ply and installation of a Sterilizer Kudardup School and	Nov. 26	P.W.D. Perth
15334	Kalgoorlie School of Mines —Department of Physics Electrical Services	Nov. 12	P.W.D., Perth P.W.D., Kalgoorlie		Quarters—Septic Tank Installation		P.W.D., Perth P.W.D., Bunbury Police Station, Mar- garet River
15335	Wokalup Experimental Farm—Supply and Installation of Hot Water	Nov. 12	P.W.D., Perth	15352	Burekup School Quarters —Septic Tank Installa- tion	Nov. 26	P.W.D., Perth P.W.D., Bunbury
	Service			15353	Salmon Gums Agricultural Resaerch Station—Re-	Nov. 26	P.W.D., Perth P.W.D., Kalgoorlie
15336	Ravensthorpe School— Additions 1963	Nov. 12	P.W.D., Perth P.W.D., Narrogin Police Station, Ravensthorpe		pairs and Renovations and Septic Tank Installa- tion		Police Station Salmon Gums
15337	Eaton Water Supply— Erection of Pump House and Filter Tank	Nov. 5	P.W.D., Perth P.W.D., Bunbury	15354	Goomalling—R. & I. Bank —Remodelling	Nov. 26	P.W.D., Perth R. & I. Bank, Goo- malling P.W.D., Northam
15338	Medina Agricultural Re- search Station—Two	Nov. 5	P.W.D., Perth	Ву	order of the Hon.		
	25,000 gallon Concrete Tanks				Under		CONNELL, ary for Works.

#### Public Works Act, 1902-1961

P.W.W.S. 643/63

#### NOTICE OF INTENTION TO RESUME LAND

Waroona Irrigation-Waroona Dam Site and Storage Area

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1961, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Murray District, for the purpose of the following public work, namely, Waroona Irrigation—Waroona Dam Site and Storage Area and that the said pieces or parcels of land are marked off on Plan P.W.D. W.A. 40665, which may be inspected at the Office of the Minister for Works, Perth.

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No.	Owner or Reputed Owner	Occupier or Reputed Occupier	Description			rea orox).	
				a.	r.	p.	
1	Frederick Parker (Junior) and Charlie Parker	F. and C. Parker	Portion of Murray Location 542, being part of the land comprised in Certificate of Title Volume 1105, Folio 824	103	0	26	
2	Charlie Parker and Freder- ick Parker	C. and F. Parker	Portion of Murray Location 638, being part of the land comprised in Certificate of Title Volume 1110, Folio 946	10	1	5	
3	Frederick Parker (Junior) and Charlie Parker	F. and C. Parker	Portion of Murray Location 508, being part of the land comprised in Certificate of Title Volume 1010, Folio 366	177	3	6	
4	Robert John Lyons regis- tered proprietor and Brown and Sons, Owners	Brown and Sons	Portion of Murray Location 27, being part of the land contained in L.T.O. Diagram 8625 and being part of the land in Certificate of Title Volume 1022, Folio 18	92	2	26	
5	Charlie Parker and Freder- ick Parker	C. and F. Parker	Portion of Murray Location 645, being part of the land comprised in Certificate of Title Volume 937, Folio 127	7	3	21	
6	Frederick Parker (Junior) and Charlie Parker	F. and C. Parker	Portion of Murray Location 1218, being part of the land comprised in Certificate of Title Volume 848, Folio 191	12	0	13	
7	Eileen O'Driscoll	E. O'Driscoll	Portion of Murray Location 181, being part of the land comprised in Certificate of Title Volume 182, Folio 192	19	0	6	

M.R.D. 792/63

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

#### NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1961, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Victoria District, for the purpose of the following public work, namely, Jurien East Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 3235, 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	Clarence John Peacock, Gordon Escort Peacock, and Howard Joseph Pea- cock	C. J., G. E. and H. J. Pea- cock	Portion of Victoria Location 10338 (Crown Lease 1099/61)	a. r. p. 55 0 0 (approx.)
2	Desmond Joseph Coakley, Kevin Patrick Coakley, and Michael Maurice Coakley	D. J., K. P. and M. M. Coakley	Portion of Victoria Location 10415 (Crown Lease 835/62)	120 0 0 (approx.)
3	Francis Albert Popplewell, John Benjamin Popplewell, well, Arthur Popplewell, and William Wilkes Popplewell	F. A., J. B., A. and W. W. Popplewell	Portion of Victoria Location 10351 (Certificate of Title Volume 1208, Folio 560)	35 0 0 (approx.)

Dated this 29th day of October, 1963.

F. PARRICK, Secretary, Main Roads.

M.R.D. 737/50

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

#### NOTICE OF INTENTION TO TAKE OR RESUME LAND

THE Minister for Works hereby gives notice, in accordance with the provisions of section 17 (2) of the Public Works Act, 1902–1961, that it is intended to take or resume, under section 17 (1) of that Act, the pieces or parcels of land described in the Schedule hereto, and being all in the Sussex District, for the purpose of the following public work, namely, widening Caves Road, and that the said pieces or parcels of land are marked off on Plan M.R.D., W.A. 1536, 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	Cedar George Armstrong	C. G. Armstrong	Portion of Sussex Locations 786 and 1137 and being part of Lot 2 on Diagram 27255 (Cer- tificate of Title Volume 1255, Folio 371)	a. r. p. 0 0 23 (approx.)
2	Jonathan Margrave Terry	J. M. Terry	Portion of Sussex Locations 94 and 121 (Cer-	2 1 18
3	Brian Walker Terry	B. W. Terry	tificate of Title Volume 1226, Folio 398) Portion of Sussex Location 918 (Certificate of Title Volume 867, Folio 80)	(approx.) 2 3 9 (approx.)
4	Bernice Marian McLeod	B. M. McLeod	Portion of Sussex Location 636 (Certificate	$0 \ 1 \ 10$
5	Walter Joseph Kaltenbach	W. J. Kaltenbach	of Title Volume 868, Folio 92) Portion of Sussex Locations 410 and 201 (Certificate of Title Volume 891, Folio 58)	(approx.) 0 1 23 (approx.)
6	Dorothy Evelyn Peirce	D. E. Peirce	Portion of Sussex Location 201 (Certificate	$0 \ 0 \ 14$
7	Giuseppe Cusmano	G. Cusmano	of Title Volume 883, Folio 16) Portion of Sussex Location 482 (Certificate of Title Volume 1004, Folio 911)	(approx.) 0 1 28 (approx.)
8	Dorothy Evelyn Pierce	D. E. Pierce	Portion of Sussex Location 736 (Certificate	$0 \ 0 \ 34$
9	John Desmond Bussell	J. D. Bussell	of Title Volume 1070, Folio 393) Portion of Sussex Location 407 and being part of the land in Certificate of Title Volume 1109, Folio 245)	(approx.) 1 0 16 (approx.)
10	Norman Ernest Elkington and Elizabeth Joy Elk- ington	N. E. and E. J. Elkington	Portion of Sussex Location 271 (Certificate of Title Volume 1153, Folio 816)	0 2 4 (approx.)
11	Mary Ellen Keenan	M. E. Keenan	Portion of Sussex Location 1292 and being part of the land in Certificate of Title Volume 1215, Folio 349	0 1 30 (approx.)

M.R.D. 1080/63

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 Avon District, for the purpose of the following public work, namely, widening Mingenew-Mullewa Road, and that the said piece or parcel of land is marked off on Plan M.R.D., W.A. 1364, 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	The Midland Railway Com- pany of Western Aus- tralia Limited	Vacant	Portion of Avon Location 1904 and being part of Lot M.2143 on Plan 7861 (Cer- tificate of Title Volume 422, Folio 172)	a. r. p. 0 1 26

Dated this 23rd day of October, 1963.

F. PARRICK, Secretary, Main Roads.

M.R.D. 1119/63

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 Cockburn Sound District, for the purpose of the following public work, namely, Fremantle-Mandurah-Pinjarra Road and Macedonia Street Junction—Drainage, and that the said piece or parcel of land is marked off on Plan M.R.D., W.A. 1688, 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	Albert William Bartlett	Vacant	Portion of Cockburn Sound Location 508 and being Lot 253 on Plan 3638 (Certificate of Title Volume 1150, Folio 143)	a. r. p. 0 2 1·7

Dated this 25th day of October, 1963.

F. PARRICK, Secretary, Main Roads.

M.R.D. 1178/63

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 Northam District, for the purpose of the following public work, namely, widening Midland-Merredin-Southern Cross Road, and that the said piece or parcel of land is marked off on Plan M.R.D., W.A. 2645, which may be inspected at the Office of the Commissioner of Main Roads, Malcolm Street, Perth.

#### SCHEDULE

No.	Owner or Reputed Owner	Occupier or	Reput	ed Occ	upier	Description	Area
1	Ernest Thomson Muir and Jessie Olive Eileen Muir	Vacant	****	••••	***************************************	Portion of Northam Suburban Lot N3 and being part of Lot 14 on Plan 603 (Cer- tificate of Title Volume 1240, Folio 250)	a. r. p. 0 0 7 (approx.)

Dated this 30th day of October, 1963.

F. PARRICK, Secretary, Main Roads.

## METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

Metropolitan Main Drainage District No. 1. Modillion Avenue, Riverton, Extension. M.W.S. 60803/61.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1962, it is hereby notified that all land situated within such portions of Metropolitan Main Drainage District No. 1 as extended by Order in Council published in the Government Gazette on the 18th day of October, 1963, shall be rated for Metropolitan Main Drainage as from the 1st day of November, 1963.

G. SAMUEL, Under Secretary.

## METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

Metropolitan Main Drainage District No. 1. Wharf Street, Cannington, Extension. M.W.S. 60803/61.

IN accordance with the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909-1962, it is hereby notified that all land situated within such portions of Metropolitan Main Drainage District No. 1 as extended by Order in Council published in the Government Gazette on the 18th day of October, 1963, shall be rated for Metropolitan Main Drainage as from the 1st day of November, 1963.

G. SAMUEL, Under Secretary.

## 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.

858566/63—Palana Road from lot 392 to Tumut Road—westerly. Tumut Road from Palana Road to lot 374—southerly.

#### City of South Perth.

848807/63—Brookside Avenue from lot 250 to Swanview Terrace—north-easterly.

## Town of Claremont.

858719/63—Stirling Road from lot 1 to lot 18—northerly.

## Town of Melville.

835359/62—Hislop Road from lot 20 to Wichmann Road—northerly.

857413/63—Bricknell Road from Wichmann Road to Kingsall Road—north-easterly. Kingsall Road from lot 34 to lot 11—south-easterly.

857414/63—Luff Street from lot 69 to lot 70—south-westerly.

864807/63—Harrod Street from lot 86 to lot 85-southerly.

#### Shire of Armadale-Kelmscott.

856098/63—Tredale Avenue from lot 50 to lot 49—southerly.

## Shire of Bassendean.

856433/63—Mary Crescent from lot 96 to lot 93—easterly.

856434/63—Maley Street from Mons Street to lot 95—north-easterly.

## Shire of Bayswater.

865285/63—Camboon Street from north part lot 57 to lot 60—northerly.

#### Shire of Belmont.

857084/63—Arlunya Street from lot 36 to Alexander Street—south-easterly.

869552/63—Ray Road from lot 18 to lot 16—north-easterly.

#### Shire of Canning.

869395/63—Barber Place from Leigh Street to lot 114—easterly.

869408/63—Webb Street from Sandra Way to lot 703—northerly.

#### Shire of Cockburn.

871019/62—Rockingham Road from lot part 6 to lot 3—northerly.

#### Shire of Mundaring.

861345/63—Cara Road from Alandale Road to lot 114—north-westerly.

861346/63—Russell Street from lot 41 to lot 44—south-westerly.

871512/63—Frost Street from lot 40 to lot 51—southerly.

#### Shire of Perth.

859734/63—Maisie Crescent from Stockdale Crescent to lot 949—southerly.

862333/63—Harold Street from lot 55 to lot 54—north-westerly.

866758/63—Hepworth Road from lot 26 to lot 25—easterly.

871683/63—Riley Street from lot 24 to lot 22—easterly.

872837/63—Ravenswood Court from Ravenswood Drive to lot 1078—south-easterly.

873341/63—Golding Street from lot 148 to lot 281—south-easterly.

873351/63—Grand Promenade from lot 5 to lot 2—north-westerly.

873352/63—Cheviot Place from lot 53 to Cheviot Street—southerly. Cheviot Street from Cheviot Place to lot 40—westerly.

873353/63—Waverley Street from part lot 7 to lot 155—south-easterly.

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

Dated this 25th day of October, 1963.

G. SAMUEL, Under Secretary.

£ s. d.

### SHIRE OF BROOME

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

Rates Licenses Government Gra Matching Money Income from Pr Sanitation Char	operty ges	ecoups					3,683 296 646 508 2,091	18 0 0	8 7 11 11 2 10
Fines and Pena		****			••••			16	0
Cemetery Recei					••••			15	6
Vermin Receipts	5							13	0
Other Fees								12	0
Transfer from 'I		ncern					6,430	3	6
All Other Recei	pts						24,499	2	5
Total ]	Receipts						£43,490	19	6
		D	aymen	ŧo.					
		r	идтеп	60			£		d.
Administration							3,454		11
Membership Sec	tion						480	4	11
Debt Service								12	4
Street Lighting								18	3
Health Service				****			30	0	0
Sanitation							2,536	1	11
Other Health E	expenditur	e					10	12	3
Vermin Services							23	3	10
Bush Fire Cont							51	18	11
Traffic Control							264	11	0
Cemeteries					****		263	2	5
Public Works C					****		221	18	1
Plant, Machine							407	-8	11
Operation Cost	.,						Cr. 11	õ	0
Central Road T	rust Func	Expe	ndifar				646	18	ıĭ
Matching Mone							318	16	10
Donations and							48	-2	ŏ
Electric Light		 1 aaoum	+ ····	••••			22,839	ĩ	18
Transfers to El				dvance		••••	328	19	1
							422	6	8
All Other Worl					• • • •	••••	3,695	10	1
All Other Expe	narane			••••			5,095	10	1
Total	Payments	****					£44,346	2	10

SUMMARY	Administration— Payments £ s. d. £ s. d
£ s. d. Cash and Bank Balances, 1st July, 1962 2.996 15 2	Salaries 1,272 8 9
Receipts as per Statement 43,490 19 6	Insurances 9 14 9
Boymonts on nor Statement 46,487 14 8	Pay-Roll Tax 21 3 4 Advertising 100 6 5
Payments as per Statement	Stationery and Printing          149 2 10           General Administration           156 14 11
Consisting of Electric Light 1,922 12 10	Audit Fees 44 10 0
Municipal 218 19 0	Operation—
	Supervision         226 9 4           Insurances         239 5 2           Superannuation         134 4 5
Trust Fund	Holiday and Sick Pay 563 14 2
STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30th JUNE, 1963	Pay-Roll Tax 84 11 10 Building Maintenance 11 3 0
Receipts	Plant Maintenance 1,961 8 0
£ s. d. Balance at 1st July, 1962 391 17 7	Transmission 1,593 12 2
Group Taxation	Lubricating Oil 255 12 10
State Housing Commission 208 13 0	Transfer to Municipal Fund—
Metal Descript	Cash 4,000 0 0 Interest on Loans 729 16 5
	Interest on Loans 729 16 5 Repayment of Principal 1,700 7 1
$Payments$ $ ext{$\pounds$}$ s. d.	Capital Expenditure—
Group Taxation	Preliminary Expenses, A.C. Conversion 234 2 6
State Housing Commission          208 13 0           Sundry Expenditure           58 14 9	Other Expenditure—Private Works 28 15 2
To Balance Carried Down 583 4 0	Total Payments £23,168 1 7
Total Payments £2,984 12 2	SUMMARY £ s. d. £ s. d.
MUNTOLDAL ACQUINIULATION ACCOUNT	Cash and Bank Balance as at 30th June,
MUNICIPAL ACCUMULATION ACCOUNT	1962 1,819 16 1 Receipts as per Statement 23,270 18 4
Working Account Deficit 2,084 19 8 Balance, 30th June, 1963 21,401 7 9	Payments as per Statement 25,090 14 5 23,168 1 7
£23,486 7 5	Credit Deleges
	Credit Balance ±1,322 12 10
BALANCE SHEET AS AT 30th JUNE, 1963 Assets	
Current Assets—	Electric Light Undertaking
Trust Fund 383 4 0	REVENUE ACCOUNT FOR YEAR ENDED 30th JUNE, 1963
Loan Capital Trust, Commonwealth Bonds 200 0 0	Payments
Payment to Central Road Trust Fund 583 4 0 318 16 10	£ s. d. £ s. d. Administration 1,884 13 10
Sundry Debtors—  Rates 853 3 2	Operation Costs— Building Maintenance 11 3 0
Sanitation 1,569 0 9 Others—Property Income 107 2 0	Plant 1,910 19 6
Private Works 523 1 0 Government Grants 1,866 5 4	Transmission 1,577 3 9
Miscellaneous 513 1 11	13,560 13 8
Refunds 279 10 4 5,711 4 6	Depreciation 2,584 8 3
Stocks on Hand 485 16 3 Deferred Assets—	Overhead Expenses— Insurances 248 19 11
Deposits 10 0 0 Fixed Assets at Book Value, 1960-61,	Supervision           226         9         4           Holday and Sick Pay          675         11         5
plus Additions at Cost—	Pay-Roll Tax 105 15 2
Furniture and Equipment 1,358 6 1  Machinery and Plant 6,084 7 7	
Tools at Valuation 435 15 0	Net Revenue Account 3,676 5 11
16,548 8 8	Total Payments £22,962 17 6
Less Provision for Depreciation 3,355 14 3	·
Electricity Undertakings, Investment 17,514 2 9	Destate
Total Assets £39,957 10 7	Receipts $\pounds$ s. d. $\pounds$ s. d.
Liabilities  Liabilities  £ s. d. £ s. d.	Sales and Meter Rent 23,603 2 6  Less Discount 711 1 4
Accrued Charges 130 3 0	
Trust Funds 583 4 0 Others—Refunds 6 0	Total Receipts £22,962 17 6
Electric Light Current Account 1,922 12 10 Sundry Creditors 463 16 3	
Deferred Liabilities—Loan Liability 3,100 2 1 15,456 0 9	NET REVENUE ACCOUNT FOR THE YEAR
m ( ) T   1991	ENDED 30th JUNE, 1963
	Transfer to Municipal Fund
SUMMARY £ s. d. £ s. d.	Loan Principal 1,700 7 1 Balance Carried Down, 30th August, 1963 1,263 16 5
Total Assets 39,957 10 7 Total Liabilities 18,556 2 10	· · · · · · · · · · · · · · · · · · ·
	£3,693 19 11
Municipal Accumulation Account Surplus £21,401 7 9	£ s. d.
Contingent Liability.—The amount of interest included in Loan De-	Balance Brought Down, 1st July, 1962 17 14 0 Revenue Transferred 3,676 5 11
bentures issued payable over the life of the loans, and not shown under the heading of Loan Liability, is approximately £3,579.	£3,693 19 11
	By Balance Brought Down, 1st July, 1963 £1,263 16 5
Flagésia Tinké Danaséme-4	
Electric Light Department ANNUAL STATEMENT AS AT 30th JUNE, 1963	
Receipts	Electric Light Account BALANCE SHEET AS AT 30th JUNE, 1963
£ s. d. £ s. d. Electric Light Current Sales and Meter	Assets
Rent 22,800 19 3 Other Revenue—	Current Assets—       £ s. d.       £ s. d.         Balance with Shire Council         1,922 12 10
Re-connection Fees        2       0       0         Private Works         87       6       5	Sundry Debtors—
General Refunds and Bank Transfers 51 13 0	Works 71 6 5
Capital Advanced from Municipal Fund 140 19 5 328 19 8	Stocks 2,126 16 5
Total Persints	Hormode and Manif Urangtone 10 10 0
Total Receipts £23,270 18 4	Refunds and Bank Transfers 19 19 2
10tat Neverpts ±25,270 18 4	5,609 1 3

Fixed Assets £ s. d. £ s. d.	Liabilities £ s. d.
Mains, Poles and Meters and Cost, 1947–48, Book Value 6,440 11 6 Switchboards, 1947–48, plus Additions 587 19 5	Building Reserve Fund          2,570         8         4           Long Service Reserve Fund           855         7         6
Engines and Machinery plus Additions 22,420 17 6 Buildings, Engine Beds and Tanks 5,056 0 10	Plant Reserve Fund         1,090 16 1           Municipal Accumulation Account         26,599 13 6
34,504 19 3 Less Depreciation 18,570 9 5	Total Liabilities £31,116 5 5
Preliminary Expenses, A.C. Conversion 634 9 10	We certify that the figures and particulars above are correct.
Tools and Valuation 273 0 0 Drums and Cost 57 0 0 16,898 9 10	G. G. CRAIG, President. I. G. L. WATKINS, F.A.S.A., F.I.M.A., Shire Clerk.
Total Assets £22,507 11 1	C. J. GRIGG, A.A.S.A., Auditor.
Liabilities	SHIRE OF CUNDERIN.
£ s. d. £ s. d. £ s. d. Labilities—Accrued Liabilities 626 19 11	STATEMENT OF RECEIPTS AND PAYMENTS
Fixed Liabilities— Municipal Fund Advance	FOR THE YEAR ENDED 30th JUNE, 1963  Receipts
Account 32,616 14 9  Less Payment—Cash 12,000 0 0	Rates £ s. d. £ s. d. 20,559 10 1
Less Payment—Loan Cap- ital 3,102 12 0 15,102 12 0	Licenses— Traffic 14,191 1 6 Other 18 10 0
	Government Grants 14,209 11 6 12,864 15 1
Total Liabilities £18,141 2 8	Matching Moneys—  Contribution 2,693 0 0  Subsidy 2,019 15 0
SUMMARY	Income from Properties 4,712 15 0 5,690 9 10
£ s. d. £ s. d. Total Assets 22,507 11 1	Sanitation Charges       1,642 1 9         Fines and Penalties       425 19         Legal Expenses Recovered—Traffic       34 14 6
Total Liabilities	Legal Expenses Recovered—Traffic        34 14 6         Cemetery Receipts         57 8 0         Other Fees           183 17 0
<del></del>	Contribution Cost Works 2,738 16 3 Repayment—Private Works 1,756 6 6
Capital Reserve Account	Subsidy—Dental Clinic       106 0 0         All Other Receipts       1,614 10 0         Loan Advance Account       5,780 13 5
## S. d. & S. d. B. S. d. Balance of Net Revenue Account   1,263 16 5   16 16 17   17 18 18 18 18 18 18 18 18 18 18 18 18 18	Refunds and Overpayments 470 0 3
£4,366 8 5	Total Receipts £72,847 8 8
We hereby certify that the figures and particulars above are correct.  D. T. FARRELL, President.	STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30th JUNE, 1963
E. TREZISE, Shire Clerk.  I have examined the books and accounts of the Shire of Broome for the	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
year ended 30th June, 1963.  I certify that the Annual Statements mentioned above correspond with	Staff Section             7,310 16 5           Membership Section             244 3 3
the books of account, vouchers and documents submitted for audit, and are, in my opinion, correct, subject to my report.	Debt Service       9,306 4 11         Works       23,796 16 5         Land, Buildings and Equipment       2,091 17 8
R. R. MARTIN, Government Inspector of Municipalities.	Maintenance—Properties 2,551 1 1 Health Services 741 7 9
	Sanitation 1,465 6 4 Vermin Services 428 5 0
SHIRE OF GASCOYNE-MINILYA	Bush Fire Control       318 0 0         Traffic Control       935 0 10         Cemetery Expenditure       57 8 8
STATEMENT OF RECEIPTS AND PAYMENTS FOR THE YEAR ENDED 30th JUNE, 1963	Works Overhead 3,166 16 3 Plant, Machinery and Tools 1,805 9 6
Receipts $\mathfrak{L}$ s. d.	Operations Costs not Allocated 135 6 8 Central Road Trust Fund Expenditure— Road Contribution—
Rates       5,715       11       5         Licenses       8,576       8       2         Government Grants       12,255       6       8	Contribution 2,693 0 0 Subsidy 2,019 15 0
Income from Property 6,334 4 4 Sanitation Charges 17 0 0	Matching Moneys       3,379 0 0         Donations and Grants       632 19 9         Transfer to Quarry Undertaking       360 0
Fines and Penalties       108 12 6         Vermin Receipts       4 13 3         Other Fees       153 19 6	Materials not Allocated 31 18 10 All Other Expenditure 695 7 0
Other Fees       153 19 6         Stores       64 15 0         All Other Receipts       14 0 8	Loan Advance Account        5,788 10 7         Refunds and Overpayments         461 18 4
Total Receipts £33,244 11 6	Total Payments £70,416 10 3
Payments £ s. d.	SUMMARY
Administration 3,601 16 1 Public Works and Services 14,163 2 10	Cash and Bank Balance, 1st July, 1962 (Debit)
Public Works Overhead          1,247         14         1           Health Services          464         14         1	Payments as per Statement 70,416 10 3
Vermin Services         4 13 3           Fire Control         78 17 0           Traffic Control         685 8 1	Receipts as per Statement 72,847 8 8
Donations 595 15 3 Plant and Tools 4,270 14 10	Debit Balance, 30th June, 1963 (Debit) £368 13 8  BALANCE SHEET AS AT 30th JUNE, 1963
Operating Costs         5,343         9         3           Transfer to Reserves         1,000         0         0           All Other Expenditure         38         2         2	Current Assets— £ s. d.
Refunds	Trust Fund 1,825 4 6 Payment to Central Road Trust Fund 3,379 0 0
Total Payments £31,503 18 11	Prepayments
BALANCE SHEET AS AT 30th JUNE, 1963	Stock of Fuel             356         7         8           Deferred Assets             22         10         0
Assets Current Assets— Municipal Fund £ s. d. £ s. d. Municipal Fund 4,817 11 0	Fixed Assets
Building Reserve 2,570 8 4 Long Service Leave 855 7 6	Total Assets £144,489 7 7
Plant Reserve 1,090 16 1 4,516 11 11	Current Liabilities— £ s. d.
Commonwealth Loan       300 0 0         Prepayments       369 16 10         Sundry Debtor       26 0 0	Bank Overdraft       368 13 8         Sundry Creditors       2,917 18 10         Accrued Charges       683 3 2
Sunary Dector   26 0 0   1	
	Trust Funds 1,825 4 6 Deferred Liabilities 61,977 3 10
Total Assets £31,116 5 5	Deferred Liabilities        61,977       3       10         Total Liabilities        £67,772       4       0

MARY  Account  EIPTS  DED 3  reipts   ments	### ##################################	5 11 16 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	ENTS 162 14 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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ments			\$\frac{338}{0} & 6 & 10 \\ \$10 & 0 & 0 \\ \$25 & 0 & 0 \\ \$1,100 & 10 & 3 \\ \$8 & 16 & 8 \\ \$39 & 0 & 0 \\ \$\frac{25}{0} & 0 & 110 & 15 & 0 \\ \$1 & 25 & 0 & 0 \\ \$1 & 10 & 15 & 0 & 0 \\ \$1 & 25 & 0 & 0 & 0 \\ \$1 & 10 & 15 &
ments			25 0 0 6 6 4 2 1,100 10 3 88 16 8 39 0 0 0 . £2,425 11 11 . £ s. d. 25 0 0 110 15 0 2 2 0 0 0 2 2 0 0 0 2 2 0 0 0 2 2 0 0 0 2 2 0 0 0 2 2 0 0 0 2 2 0 0 0 2 2 0 0 0 2 2 0 0 0 0 2 2 0
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umu-			1,391 4 8
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ors pital Ad	lvance		13 2 9 6,046 0 1
			£6,059 2 10
and pa	rticula	rs abo	ve are correct.
C.	A. H.	ARGR	AVE. President HY, Shire Clerk
and acc	counts	of the	Shire of Cue, also
Receipts	sand	Payme	ents,""Working Statements of the
ouna sai	me to o	e corre oduced	ect, in accordance
	ceipts  ceipts	ceipts AND JUDED 30th JUCCEIPTS AND JUDED 30th JUCCEIPTS AND JUCCEIPTS A	ments  S AT 30th JUNE, seets  \$ \$ d 43 5 5 161 17 1 434 7 5 434 7 5 4509 18 6 482 1 48

SHIRE OF GERAL	OTON-	GREENO	UGH	Donations— £ s. d. £ s. d.
STATEMENT OF RECI	IPTS AI	ND PAYMEN	TS	St. John Ambulance       5 0 0         Infant Health Centre       10 10 0         Returned Soldiers' League       5 5 0
FOR THE YEAR EN		h JUNE, 196	3	Red Cross 5 5 0
Rates	eipts 9	£ s. d. 9,805 0 3	£ s. d.	Other Payments— Private Works 128 5 3
Payment in lieu of Rates		2 0 0	9,807 0 3	Sundry Works and Services 414 7 8 Refunds 347 9 6 Novious Weeds 423 17 3
Licenses— License Fees	8	8,122 5 4	•	Regional Traffic Suspense 1,753 3 11
Dog Act Building		$\begin{array}{cccccccccccccccccccccccccccccccccccc$		Transfer to Housing Reserve 2,101 9 6  Transfer to Plant Reserve 5,000 0 0 10,228 13 1
Gates Health Act		9 0 0	8,178 16 10	£36,449 3 7
Government Grants-Main Roads partment	De-		11,124 5 8	SUMMARY
Income from Property— Recreation Grounds		372 0 0	,	£ s. d.  Credit Balance, 1st July, 1962 564 0 7
Halls and Buildings		71 5 0	443 5 0	Add Receipts for Year 36,526 8 10
Sanitation Charges— Septic Tank Fees		18 0 0		27,090 9 5 Less Payments for Year 36,449 3 7
Sanitary Rebates		6 0 0	$24 \ 0 \ 0$	Credit Balance, 30th June, 1963 £641 5 10
Vermin Receipts— Government Bonuses Sale of Poisons		$\begin{array}{cccc} 44 & 16 & 9 \\ 4 & 2 & 6 \end{array}$		BALANCE SHEET AS AT 30th JUNE, 1963
Matching Moneys—			48 19 3	Liabilities £ s. d.
Refund Subsidy			$528  0  0 \\ 396  0  0$	Current Liabilities—Sundry Creditors 936 10 6 Deferred Liabilities—Loan Liability 1,913 11 11
Other Fees— Traffic Control—				Plant Replacement Reserve       5,000 0 0         General Reserve       1,029 3 4         Housing Reserve       2,205 11 11
License Plates Duplicate Certificates		$\begin{array}{cccccccccccccccccccccccccccccccccccc$		Housing Reserve
All Other Receipts-			149 10 6	Total Liabilities £56,505 10 2
Refunds			$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Assets
Regional Traffic Suspense Sale of Property Sale of Plant			3,091 8 11 69 0 0	Current Assets— £ s. d. £ s. d. Cash at Bank—Municipal Fund 641 5 10
Private Works Commissions and Insurance Re	bates		435 19 1 77 10 0	Reserve Funds—Bank Account 8,294 15 3 Payment to Central Road Trust Fund 1,860 0 0
Transport Board Fee Sundry Receipts			$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	10,796 1 1 Sundry Debtors—
Total Receipts		_	£36,526 8 10	Rates 48 13 9 Private Works 75 17 1
		_		Agricultural Department Vermin Bonus 7 19 3 Property Income 20 0 0
Administration—	ments	£ s. d.	£ s. d.	Miscellancous       254 17 11         Regional Traffic       157 8 11         Refunds       1 1 9
Salaries		3,448 5 2 58 18 8 410 6 11		Refunds 1 1 9 Stock in Hand— 565 18 8
Office Expenses Advertising Stationery		45 16 0 86 4 11		Fuel and Materials
Expenses Levying Rates Legal Expenses		$   \begin{array}{ccccccccccccccccccccccccccccccccccc$		576 17 2 Deferred Assets—
Audit Fees Bank Charges		100 0 0 13 10 0		Drums 22 4 0 Regional Health Deposit 100 0 0
Insurance Other Administration Costs		$\begin{array}{cccccccccccccccccccccccccccccccccccc$		Reserve Funds 8,294 15 3
Members' Section-			<b>4,222 10</b> 2	Fixed Assets— Freehold Land and Buildings 8,954 0 0 Road Plant 29,335 4 10
Election Expenses Members' Travelling		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		Tools 182 2 2
Conference Expenses Refreshments Donations		182 17 8		Fire Control Plant
Insurance		19 3 3	339 1 11	39,407 16 3
Debt Service— Interest on Loans		138 4 3		Less Depreciation 3,258 2 3 36,149 14 0
Repayment of Principal Interest on Overdraft		1,806 0 8 14 14 0		£56,505 10 2
Public Works and Services-		C 400 10 4	1,958 18 11	F. R. S. CANT, President.
Road Construction Road Maintenance Bridges and Crossings	****	6,408 13 4 2,757 14 2 638 10 2		W. C. TRIGG, A.A.S.A., Shire Clerk.
Buildings—		7 3 8		
Halls and Offices Depot	••••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		1001 CONTROL 1000
Furniture		67 16 3	9,999 8 3	LOCAL GOVERNMENT ACT, 1960. Shire of Busselton.
Health— Inspections			247 6 1	Notice of Intention to Borrow.
Infectious Diseases, etc Vermin—	••••	 957 15 A	16 1 10	Proposed Loan (No. 53) of £8,000.
Inspections Bonuses		357 15 0 69 19 0	427 14 0	PURSUANT to section 610 of the Local Government Act, 1960, the Busselton Shire Council hereby gives
Bush Fire Control Traffic Control—			86 3 10	notice that it proposes to borrow money, by the
Salaries and Expenses Traffic Plates		$\begin{array}{cccccccccccccccccccccccccccccccccccc$		sale of a debenture or debentures, on the following terms and for the following purpose: £8,000, for
Public Work Overheads—			344 16 10	15 years, with interest at the rate of £5 per cent.
Supervision Superannuation, Workmen		\$2 16 10 189 8 0		per annum, repayable by 30 equal half-yearly instalments of principal and interest. Purpose: Bitu-
Holiday and Sick Pay Insurance on Works		1,113 18 9 354 17 0	1 7/1 0 7	men sealing of country roads under the Contributory Bitumen Scheme.
Plant, Machinery and Tools— Purchase of Plant		20 4 10	1,741 0 7	Plans, specifications and estimates, as required
Purchase of Tools		25 2 2	45 7 0	by section 609 of the Act, are open for inspection
Operation Costs— Fuels and Oils		1,807 12 9		of ratepayers at the office of the Council for thirty- five (35) days after publication of this notice, dur-
Materials Tyres, Repairs, Wages		262 13 0 3,756 6 5		ing office hours.
		5,826 12 2		Dated this 25th day of October, 1963.
Less Allocated to Works	 Main-	1,844 11 1	3,982 1 1	F. H. JOLLIFFE, President.
Central Road Trust Fund—Road tenance			924 0 0 1,860 0 0	T. McCULLOCH,
Matching Moneys	•	••••	1,000 0 0	Shire Clerk.

#### LOCAL GOVERNMENT ACT, 1960.

Shire of Broome.

Notice of Intention to Borrow. Proposed Loan (No. 20) of £22,800.

PURSUANT to section 610 of the Local Government Act, 1960, the Broome 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: £22,800, for a period of five years, at the interest rate of £4 17s. 6d. per cent. per annum, payable at the office of the Commonwealth Savings Bank of Australia, Perth, in 10 equal half-yearly instalments of principle and interest. Purpose: Purchase of road making equipment.

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

Dated this 23rd day of October, 1963.

D. T. FARRELL, President.

E. S. T. TREZISE, Shire Clerk.

LOCAL GOVERNMENT ACT, 1960.

Town of Geraldton.

Notice of Intention to Borrow.

Proposed Loan (No. 66) of £10,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Town of Geraldton gives notice that it proposes to borrow, by the sale of debentures or a debenture, money on the following terms for the following purpose: £10,000, for a period of ten (10) years, with interest at the rate of 5 per cent. per annum, repayable at the Commonwealth Savings Bank of Australia, Perth, by twenty (20) equal half-yearly instalments of principal and interest. Purpose: Bitumen road works.

Plans and specifications together with an estimate of the cost thereof and statement required by section 609 are open for inspection at the office of the Council, during office hours, for a period of 35 days after publication of this notice.

H. W. CHAMBERS, Town Clerk.

23rd October, 1963.

#### SHIRE OF KALGOORLIE.

Notice of Intention to Borrow. Proposed Loan No. 15.

PURSUANT to section 610 of the Local Government Act, 1960, the Kalgoorlie Shire Council hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: £1,200, for a period of 15 years, at an interest rate not exceeding £5 per cent. per annum, payable at the Bank of New South Wales, Hannan Street, Kalgoorlie, in 30 equal half-yearly instalments of principal and interest. Purpose: Installation of septic systems, Lakewood School and Quarters.

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

Note.—With reference to the above loan, the Government of Western Australia has undertaken to repay the loan as it falls due. No rate, therefore, will be struck by the Council for the loan repayments.

N. H. JOHNS, President.

A. E. RASMUSSEN, Shire Clerk.

#### LOCAL GOVERNMENT ACT, 1960. Town of Northam.

Notice of Intention to Borrow. Loan (No. 66) of £3,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Northam Town 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: £3,000, for 15 years, at a rate of interest of £5 per cent. per annum, repayable half-yearly at the Commonwealth Savings Bank of Australia, Perth. Purpose: To finance the supply and erection of fencing at Jubilee Oval and part cost of the supply and erection of a club room at the Burwood Park Basketball Courts.

Estimates of proposals are open for inspection at the Council office for a period of 35 days after the publication of this notice.

Dated 24th October, 1963.

C. T. BEAVIS,

Mayor.

N. J. D. RIDGWAY, Town Clerk.

#### LOCAL GOVERNMENT ACT, 1960.

Town of Northam.

Notice of Intention to Borrow.

Loan (No. 67) of £5,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Northam Town 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 15 years, at a rate of interest of £5 per cent. per annum, repayable half-yearly at the Commonwealth Savings Bank of Australia, Perth. Purpose: To finance the supply and erection of a new public conveniences block in replacement of the conveniences in Minson Avenue, adjacent to Avon Street.

Estimates of proposals are open for inspection at the Council office for a period of 35 days after publication of this notice.

Dated 24th October, 1963.

C. T. BEAVIS,

Mayor.

N. J. D. RIDGWAY, Town Clerk.

## LOCAL GOVERNMENT ACT, 1960.

Shire of Wagin.

Notice of Intention to Borrow. Proposed Loan (No. 37) of £1,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Wagin Shire Council hereby gives notice of its intention to borrow money, by the sale of debentures, on the following terms and for the following purpose: £1,000, for 20 years, with interest at the rate of £5 per cent. per annum, repayable at the office of the State Government Insurance Office, Perth, by 40 equal half-yearly instalments of principal and interest. Purpose: Erection of spectators' stand (proportion of cost only) on Wagin Shire Sports Ground, Ballagen Road, Wagin.

Plans, specifications, an estimate of the cost thereof and statement required by section 609 of the Act are open for inspection of ratepayers at the office of the Council, during office hours, for thirty-five (35) days after the publication of this notice.

J. W. ROWELL, President.

F. B. MASON, Shire Clerk.

### LOCAL GOVERNMENT ACT, 1960.

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

PURSUANT to section 610 of the Local Government Act, 1960, the Wandering Shire Council gives ment Act, 1960, the Wandering Shire Council gives notice that it proposes to borrow, by sale of debentures, money on the following terms and for the following reasons or purposes: Loan No. 11 £2,000, for 10 years, with interest at the rate of £5 per cent. per annum, repayable at the offices of the Superannuation Board, Perth, by 20 equal half-yearly instalments of principal and interest. Purpose: Improved facilities on Golf Course Reserve No. 10183 No. 10183.

Plans, specifications, an estimate of the cost thereof and statements required by section 609 of the Act are open for inspection by ratepayers at the office of the Council, Wandering, during ordinary office hours, for thirty-five (35) days after publication of this potice. lication of this notice.

Dated this 21st day of October, 1963.

H. L. PENNINGTON,

President.

R. H. GORDON

Shire Clerk.

In respect of the above notice, it is advised that, as the loan will be a self-servicing one, no increase in rates will be necessary.

### LOCAL GOVERNMENT ACT, 1960.

Shire of Wyalkatchem.

Notice of Intention to Borrow.

Proposed Loan (No. 13) of £55,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Wyalkatchem 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: £55,000, for 15 years, with interest at the rate of £5 per cent. per annum, repayable at The National Bank Savings Bank Limited Wyalkatchem by 30 equal Savings Bank Limited, Wyalkatchem, by 30 equal half-yearly instalments of principal and interest. Purpose: Construction of a septic efficient and sullage disposal scheme in Wyalkatchem.

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

Dated this 28th day of October, 1963.

A. R. McLEAN, President.

R. H. SOLOSY, Shire Clerk.

N.B.—It is hereby notified for general information that as the abovementioned loan will be repaid by the State Treasury, Perth, on the due dates, no additional rate will be levied by the Council for the repayment of this loan.

## SHIRE OF PINGELLY Notice of Intention to Borrow. Proposed Loan No. 20.

PURSUANT to section 610 of the Local Government Act, 1960, the Pingelly Shire Council 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 15 years, at a rate of interest of £5 per cent. per annum, repayable at the Bank of New South Wales, Pingelly, by 30 equal half-yearly instalments of principal and interest. Purpose: Improvements to the Greater Sports Ground on Reserve 23983.

Plans, specifications and 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 after the publication of this notice.

LES. S. WATTS, President.

W. C. ROBINSON, Shire Clerk.

#### TOWN OF KALGOORLIE.

Notice of Intention to Borrow. Proposed Loan (No. 34) of £15,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Town of Kalgoorlie 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 purposes: £15,000, for a period of 15 years, at an interest rate not exceeding £5 per cent. per annum, payable at the Commonwealth Savings Bank of Australia, Perth, in 30 equal half-yearly instalments of principal and interest.

Purpose:-

£5,000 for balance of payment for new electricity plant purchased.

£5,000 for a new transmission main and work on the Shire Distribution System.

£5,000 for civil works in connection with the proposed additional generating unit.

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

Repayment of this loan and interest thereon, is to be met from receipts for the sale of electric current, and therefore, no loan rate will be applicable to this loan.

Dated this 29th day of October, 1963.

R. G. MOORE,

Mayor.

D. R. MORRISON, Town Clerk.

TOWN OF MELVILLE. Notice of Intention to Borrow. Proposed Loan (No. 100) of £6,000.

PURSUANT to section 610 of the Local Government Act, 1960-1962, the Town Council of Melville hereby gives notice that it proposes to borrow money, by the sale of debentures, on the following terms and for the following purpose: Six thousand pounds (£6,000), for a period of 15 years, at an interest rate of £5 per cent. per annum, payable at the office of the Coal Mine Workers' Pension Tribunal, Superannuation Board, Perth, in 30 equal half-yearly instalments of principal and interest.

- (1) Erection of machinery and storage shed and workmen amenities room, Point Walter, Reserve No. 4813.
- (2) Foreshore reclamation, reserve Attadale.
- (3) Applecross foreshore (part)—reserve improvements, soil top dressing and grassing.
- (4) Deepwater Point, provision of change rooms and construction of jetty.

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

Dated the 30th day of October, 1963

J. E. CONNELL, Deputy Mayor.

J. E. ELLIS,

Town Clerk.

#### LOCAL GOVERNMENT ACT, 1960. Shire of Donnybrook.

Notice of Intention to Borrow. Proposed Loan (No. 30) of £3,000.

PURSUANT to section 610 of the Local Government Act, 1960, the Donnybrook 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 purposes; £3,000, for 10 years, at a rate of interest of £5 per cent. per annum, repayable at the Superannuation Board, Perth, by 20 equal half yearly instalments of principle and interest. Purpose: Installation of septic tanks to private premises and for public toilets.

Plans, specifications and estimates of the cost thereof and statements as required by section 609 are open for inspection at the Shire Council Office, during ordinary office hours, for a period of 35 days after the publication of this notice.

Dated this 28th day of October, 1963.

H. B. AYERS, President.

D. A. JONES, Shire Clerk.

#### LOCAL GOVERNMENT ACT, 1960. Shire of Denmark.

Proposed Loan (No. 28) of £1,900.

PURSUANT to section 610 of the Local Government Act, 1960, the Denmark Shire Council hereby gives notice of its intention to borrow money, by the sale of debentures, on the following terms and for the following purpose: £1,900, for 20 years, at a rate of interest not exceeding £5 per cent. per annum, repayable at the office of the Council by 40 equal instalments of principal and interest. Purpose: Erection of brick toilet block and septic systems on Reserve 15513, Denmark Showground.

Plans, specifications and the 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.

Dated this 22nd day of October, 1963.

S. F. RAVENHILL, J.P., President,

F. W. TIMOTHY, Shire Clerk.

#### LOCAL GOVERNMENT ACT, 1960. Shire of Denmark.

Proposed Loan (No. 29) of £3,700.

PURSUANT to section 610 of the Local Government Act, 1960, the Denmark Shire Council hereby gives notice of its intention to borrow, by the sale of debentures, money on the following terms and for the following purpose: £3,700, for 10 years, at an interest rate not exceeding £5 per cent. per annum, repayable at the office of the Council by 20 equal instalments of principal and interest. Purpose: Erection of caretaker's cottage and shop, toilet block and improvements to existing facilities at Reserve 24510, Peaceful Bay.

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

Dated this 22nd day of October, 1963.

S. F. RAVENHILL, J.P., President.

F. W. TIMOTHY, Shire Clerk.

### LOCAL GOVERNMENT ACT, 1960. Memorandum of Imposing Rates. Shire of Broome.

To whom it may concern:

AT a meeting of the Broome Shire Council held on the 14th day of September, 1963, it was resolved that the rates specified hereunder should be imposed on all rateable property within the following Wards and specified areas within the district in accordance with the provisions of the Local Government Act, 1960.

Schedule of Rates Levied.

General Rate:

Broome Ward—3s. 6d. in the £ on annual values.

Dampier Ward—5d. in the £ on unimproved capital values.

A minimum of £3 on both Broome and Dampier Wards for each separate owner on each lot or sub-lot.

Five per cent. discount will be allowed if paid within 30 days from date of assessment.

Rubbish Removals: 2s. per bin lift per week. Sanitary Removals: 4s. per pan lift per week. Electric Light: Supercharge of 10 per cent. on all accounts.

Dated this 23rd day of October, 1963.

D. T. FARRELL, President.

E. TREZISE, Shire Clerk.

## LOCAL GOVERNMENT ACT, 1960.

Shire of Cranbrook.

Memorandum of Imposing Rates.

To whom it may concern:

AT a meeting of the Cranbrook Shire Council held on the 12th day of July, 1963, it was resolved that the rates specified hereunder should be imposed on all rateable property within the Shire in accordance with the provisions of the Local Government Act, 1960.

Schedule of Rates Levied.

General Rate:

Rural Area—10d, in the £ on unimproved capital value.

Cranbrook Townsite—1s. in the £ on unimproved capital value.

Discount of  $2\frac{1}{2}$  per cent. on current rates allowed if paid before the 30th September, 1963.

L. G. HORDACRE, President.

#### SHIRE OF KALAMUNDA.

AT a meeting of the Kalamunda Shire Council held on the 29th August, 1963, it was resolved that the undermentioned rate be levied on the unimproved capital value of all rateable land within the district of the municipality, pursuant to the provisions of the Local Government Act, 1960:—

General Rate:

Kalamunda Ward—8d. in the £. All other Wards— $7\frac{1}{2}d$ . in the £.

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

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

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

> R. C. OWEN, President.

## TRAFFIC ACT, 1919. Shire of Kellerberrin.

IT is hereby notified for general information that the Shire of Kellerberrin, acting under the provisions of section 52 of the Traffic Act, 1919, hereby suspends the regulations made under that Act in so far as may be necessary for the conduct and control of motor car and motor cycle racing to be conducted between the hours of 10 a.m. and 6 p.m. on 11th November, 1963, on the roads listed in the schedule hereunder:—

Massingham Street. Scott Street. Hammond Street. Sewell Street. Forrest Street. Ripper Street. 31st October, 1963.

> T. R. BENNETT, Shire Clerk.

## SHIRE OF PERTH. Notice.

To Ronald H. Johnson, 10 King Albert Road, Trigg Island:

THE Council of the Shire of Perth, being the local authority of the Municipal District of the Shire of Perth, pursuant to the provisions of the Local Government Act, 1960-1961, being of the opinion that the timber-framed asbestos dwelling and outbuilding situated on the land being part of lot 1, location 611, house number 10 King Albert Road, Trigg Island, and situated within the District of the Shire of Perth, of which you are the owner, are neglected buildings, hereby gives you notice that you are to take down immediately the said buildings.

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

Dated the 16th day of September, 1963.

LLOYD P. KNUCKEY, Shire Clerk.

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

#### SHIRE OF PERTH.

#### Notice.

To Joondanna Constructions Pty. Ltd., 160 Roberts Street, Joondanna Heights:

TAKE notice that the Shire of Perth, being the local authority for the Municipal District of Perth, pursuant to the provisions of the Local Government Act of 1960-1962, hereby gives you notice, pursuant to section 411 of the said Act, that you, having been convicted on the 3rd day of August, 1961, of an offence against the provisions of Regulation 2 of the Second Schedule to the Road Districts Act, 1919-1959, in that you did erect a building without the consent of the said Shire otherwise than in accordance with the plans and specifications therefor which had been approved by the said Shire upon the land known as lot 19, Location Au on Plan 3059, Kinsella Street, Osborne, in the District of the said Shire, are to bring the said building into conformity with the provisions of the said Act as re-enacted by the said Local Government Act by amending the said building so that it conforms with the said plans and specifications.

If you do not, within 14 days from the day upon which this notice is served upon you, comply with the requisitions of this notice, the said Shire of Perth may make a complaint to the Court of Petty Sessions, Perth, which, subject to your right of appeal under Division 19, Part 15, of the said Local Government Act, may make an order authorising the Council of the said Shire to do whatever is necessary for the purpose of bringing the said building into conformity with the provisions of the said Local Government Act.

Dated the 7th day of October, 1963.

LLOYD P. KNUCKEY,

Shire Clerk.

Issued for and on behalf of the Shire of Perth.

LOCAL GOVERNMENT ACT, 1960. Shire of Broome. Loans.

Department of Local Government, Perth, 28th October, 1963.

L.G. 122/61 "A."

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of the provision of financial assistance to consumers for the re-wiring of their properties in accordance with the Assistance by Local Authorities in Wiring Dwellings for Elec-

tricity Act, 1953, as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Broome Shire Council.

A. E. WHITE, Secretary for Local Government.

### LOCAL GOVERNMENT ACT, 1960. Shire of Donnybrook.

Loans.

Department of Local Government,
Perth, 28th 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 erection of a new hall shop on portion of Donnybrook Town Lot 2, Certificate of Title Volume CXCV, folio 182, 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 Kulin.

Loans.

Department of Local Government, Perth, 28th October, 1963.

L.G. 3064/52.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of the part cost of constructing a community hall on lots 7 and 8, Lake Varley, within the district of the Shire of Lake Grace, as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Kulin Shire Council.

A. E. WHITE, Secretary for Local Government.

#### LOCAL GOVERNMENT ACT, 1960.

Shire of Mandurah.

Loans.

Department of Local Government, Perth, 28th October, 1963.

L.G. 342/60.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of the provision of a clubhouse on lot 2 of Murray Location 66, Plan 7472, Certificate of Title Volume 1247, folio 752, as a work and undertaking for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Mandurah Shire Council.

A. E. WHITE, Secretary for Local Government.

#### LOCAL GOVERNMENT ACT, 1960.

Shire of Yilgarn.

Loans.

Department of Local Government, Perth, 28th October, 1963.

L.G. 103/61.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved of—

- (a) the installation of septic tanks at the Marvel Loch State School and Quarters;
- (b) the purchase of a high tension main from Bullfinch to Southern Cross;

as works and undertakings for which money may be borrowed under Part XXVI of the Local Government Act, 1960, by the Yilgarn Shire Council.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

City of Nedlands.

Sale of Land.

Department of Local Government, Perth, 28th October, 1963.

L.G. 761/63.

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 Nedlands City Council of Lot 287 of Perthshire Location Aw, Plan 3321, Certificate of Title Volume 1268, folio 240.

A. E. WHITE, Secretary for Local Government.

#### LOCAL GOVERNMENT ACT, 1960.

Shire of Kwinana.

Sale of Land.

Department of Local Government. Perth, 28th October, 1963.

L.G. 123/54.

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 Kwinana Shire Council of lot 490 of Cockburn Sound Location 342, Plan 3638, Certificate of Title Volume 1169, folio 565, without calling public tenders.

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

#### LOCAL GOVERNMENT ACT, 1960.

Shire of Mandurah.

Lease of Land.

Department of Local Government, Perth, 28th October, 1963.

L.G. 130/56.

IT is hereby notified for public information that His Excellency the Lieutenant-Governor and Administrator has approved, under the provisions of section 267 of the Local Government Act, 1960, the lease by the Mandurah Shire Council by private treaty of lot 1 of Murray Location 66, Plan 7472, Certificate of Title Volume 1247, folio 753, to the Mandurah Country Club for a term of 21 years.

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

#### LOCAL GOVERNMENT ACT, 1960.

Shire of Narembeen.

Lease of Land.

Department of Local Government, Perth, 28th October, 1963.

L.G. 911/63.

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 Narembeen Shire Council may lease portion of Reserve A20378 to the Narembeen Memorial Swimming Pool Management Committee without calling public tenders.

A. E. WHITE, Secretary for Local Government.

LOCAL GOVERNMENT ACT, 1960.

Shire of Tammin.

Lease of Land.

Department of Local Government, Perth, 28th October, 1963.

L.G. 744/63.

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 Tammin Shire Council may lease Reserve 26972 to the Tammin Bowling Club without calling public tenders.

A. E. WHITE, Secretary for Local Government.

#### LOCAL GOVERNMENT ACT, 1960.

Municipal Election.

Department of Local Government, Perth, 21st October, 1963.

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

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

Shire of Mukinbudin.

5/10/63; Shadbolt, Alvon Nestor; Wattoning; Far-

mer; (c); Beckingham, A. L. 5/10/63; Watson, Frederick Allan; Bonnie Rock; Farmer; (c); Whitcher, R.

A. E. WHITE, Secretary for Local Government.

#### PLANT DISEASES ACT, 1914-1962.

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

Agric 651/63.

IT is notified for general information that a Committee to be known as the York 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 Town of York 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 purposes of the said Act:—

Mr. Frederick Ashbolt, 12 Georgiana Street, York;

Mr. Frederick James Vernon Fairhead, 68 Macartney Street, York;

Mr. Geoffrey Roy Inkpen, 44 Ford Street, York.

Mr. William Augustus Fricker, 21 Grey Street. York;

(all of whom have been nominated by the York Town Council).

and

Mr. Philip Maurice Aldworth Glass, 13 Harriott Street, York;

> (an inspector under the Plant Diseases Act) who shall be chairman of the Committee.

> > T. C. DUNNE, Director of Agriculture.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD—continued. Accepted Tenders—continued.

Schedule No.	Contractor	Particulars	Department Concerned	Rate
	-		DHING	
441A, 1963	Dobbie Dico Meter Co. (W.A.) Pty. Ltd.	Supply of Water Meters, as follows:—           Item 1               Item 3	P.W.W.S	£6 6s. 6d. each £14 8s. 6d. each £227 each
	Saunders & Stuart Ltd.	Item 8		£24 each £34 each
		Item 6		£88 each £98 each £45 each
		Item 10 Item 11		£61 each £82 each
740A, 1963 698A, 1963	Saunders & Stuart Ltd. M. B. John & Hatters-	Supply of Steel Decking for Derby Jetty Supply of C.I. Sluice Valves	P.W.D P.W.W.S	£15,746 £569 each
770A, 1963 723A, 1963	ley Ltd. Newco Engineering Skipper Bailey Motor	Supply of Grids for Motor Traffic Passes Supply of Chassis and Cab	M.R.D do	£53 9s. per set £325
680A, 1963	Co. Ltd. Chamberlain Industries Pty. Ltd.	Supply of Tractors	do	£3,142 12s.
737A, 1963		Supply of Steam Heated Kitchen Equipment as follows:—		0.11~
	S. W. Hart & Co. Pty. Ltd.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		£415 £1,146 £36 each
	H. L. Brisbane & Wnn- derlich Ltd.	Item 3		£123
H201 1000	Hotel, Cafe Supplies Ptv. Ltd.	Item 5	Gov. Stores	£450
728A, 1963	Spicers (Aust) Pty. Ltd.	Supply of Paper Towelling and Dispensers Item 1 Item 2	Gov. Stores	3s. $1\frac{1}{2}$ d. per roll 29s. 3d. each
788, 1963	Various	Supply of Drugs during period $25/10/63$ to $31/3/64$	Various	At rates tendered
797A, 1963	Various	Supply of Materials for Schools Crafts Training	Education Gov. Stores	Details on application
759A, 1963	Jacksons Drawing Sup-	Supply of Tracing Linen and Tracing Paper as follows:—  Item 1		£127 3s. per roll
	plies McDongall Pty. Ltd.	Item 3 Item 2		48s. 9d. per roll £8 3s. per roll
694A, 1963		Item 4 Supply of Air Conditioning Equipment, as follows:—	P.W.D	£3 5s. per roll
	Gordon Bros. & Dwyer Pty. Ltd.	Items 1 and 2 Items 3 and 4		£2,012 £115
	J. & E. Ledger Sales	Items 8 and 9 Items 5, 6 and 7 Item 10		£195 £363 £762
852A, 1963	Pty. Ltd. D. & J. Fowler (Aust.) Ltd.	Item 10	Medical	
		Item 1 (a) Item 1 (b)	••••	3s. 6¾d. lb. 3s. 6¾d. lb.
781A, 1963 825A, 1963	W. J. Boyd & Co Cumpstons Engraving	Item 1 (d) Supply of Portable Steel Huts Engraving of Timber Hanimers, as fol-	M.R.D Forests	3s. 10d. lb. £49 15s. each
	Works Pty. Ltd.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		£2 18s. 9d. each £2 18s. 9d. each
		Item 3 Item 4		£2 18s. 9d. each £2 18s. 9d. each
752A, 1963	Hostel & Cafe Supplies Pty. Ltd.	Supply of Dishwashing Machine	P.W.D P.W.W.S.	£352
727A, 1963 780A, 1963	R. E. O'Connor  Belele Pastoral Co. Ltd. Western Trading Co.	Purchase and Removal of Lead Jointed Piping at Nallan Main Cue (10,000 lin. ft.) 5,000 lin. ft	M.R.D	5d. per lin. ft. 5d. per lin. ft. £178
819A, 1963	Western Trading Co.	Truck with Tar Spray (MRD 3) Purchase and Removal of 18 in. Electric	P.W.D	£18 11s.
823A, 1963 798A, 1963	Western Trading Co. D. A. & D. G. Payne	Docking Saw (PW 6) Purchase and Removal of Concrete Mixer Purchase and Removal of C.I. Horse Drawn	do do	£13 13s. £51 10s.
821A, 1963	Western Trading Co.	Roller (PW 11) at Albany Purchase and Removal of Eilbeck Electric Friction Winch (PW 31)	do	£28 11s.
818A, 19 <b>63</b>	Cooper Motors	Purchase and Removal of 1958 Landrover (WAG 4694)	do	£352
822A, 1963	Lange & Amies	Purchase and Removal of International TD9 Angle Dozer (MRD 496)	M.R.D Wyndhan Meat	£775 2s. 3d. lb.
835A, 1963 841A, 1963	Metal Traders (A/asia) Pty. Ltd. J. Krasnostein & Co.	Purchase and Removal of Scrap Copper, as per Items 1, 2, 3, and 4 Purchase and Removal of Ajax 1 in. Centri-	Works P.W.D	£5 7s.
843A, 1963	Pty. Ltd.  J. Krasnostein & Co. Pty. Ltd.	fugal Pump (PW 88) Purchase and Removal of Pulsometer 1½ in. Centrifugal Water Pump (PW 92)	do	£4 1s.
330A, 1963	Bennett Bros	Cancellation Purchase and Removal of TD14A International Dozer (MRD 425) at Albany	P.W.D	£425

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD

#### Tenders for Government Supplies

196	Date of Advertising Schedule No.			Supplies Required					
1963					196	3			
Oct.	22	919A, 1963		30,000 cub. yards of Sand	Nov.				
Sept.	27	827A, 1963*†		30,000 cub. yards of Sand					
				Locomotives	Nov.				
Oct.	18	895A, 1963		Firewood at Claremont, Perth and Fremantle	Nov.				
Oct.	18	896A, 1963		Cartage of Battery Supplies from Port Hedland Jetty to Marble Bar	Nov.				
Oct.	18	897A, 1963		Cartage of Battery Supplies, Mt. Magnet to Boogardie	Nov.				
Oct.	18	898A, 1963		Cartage of Battery Supplies, Mt. Magnet to Sandstone	Nov.				
Oct.	18	899A, 1963		Cartage of Battery Supplies at Coolgardie	Nov.				
Oct.	18	900A, 1963		Cartage of Battery Supplies at Cue	Nov.				
Oct.	18	901A. 1963		Cartage of Battery Supplies at Kalgoorlie	Nov.				
Oct.	18	902A, 1963		Cartage of Battery Supplies at Kalgoorlie Cartage of Battery Supplies, Kalgoorlie to Yarri	Nov.				
Oct.	18	903A, 1963		Cartage of Rattery Supplies at Leonora	Nov.				
Oct.	18	904A, 1963		Cartage of Battery Supplies, Leonora to Lake Darlot	Nov.				
Oct.	18	905A, 1963		Cartage of Battery Supplies at Meckatharra	Nov.				
Oct.	18	906A, 1963		Cartage of Battery Supplies, Meekatharra to Marble Bar	Nov.				
Oct.	18	907A, 1963		Cartage of Battery Supplies at Menzies	Nov.				
Oct.	18	908A, 1963		Cartage of Battery Supplies at Menzies Cartage of Battery Supplies at Norseman	Nov.				
Oct.	18	909A, 1963		Cartage of Battery Supplies at Moseinai	Nov.				
Oct.	18		••••	Cartage of Battery Supplies, Broad Arrow to Ora Banda	Nov.				
Oct.	18	910A, 1963		Cartage of Battery Supplies, Southern Cross to Marvel Loch	Nov.				
	18	911A, 1963		Cartage of Battery Supplies, Geraldton to Northampton					
Oct.		915A, 1963		18 in. Shaping Machine	Nov.				
Oct.	18	916A, 1963		6 ft. Radial Drilling Machine	Nov.				
Oct.	22	917A, 1963	• • • •	Limestone for South Fremantle Foreshore and Groynes	Nov.				
Oct.	22	918A, 1963	••••	Jarrah or Blackbutt Piles for Albany Deep Water Jetty	Nov.				
					Nov.				
et.	25	933A, 1963		Cartage of Firewood to Claremont Mental Hospital, Lemnos, Greenplace,					
				Sunset and Heathcote	Nov.				
Vov.	1	959A, 1963		Prefabricated Shed	Nov.				
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.				
Sept.	6	764A, 1963*†		Four only 3,300/440 volt Dry Type Indoor Transformers for Muja Generating					
				Station. Documents chargeable at £1 1s. first issue and 5s. 3d. each sub-					
				sequent issue	Nov.				
Oct.	18	889A, 1963		Echo Sounding Equipment	Nov.				
Oct.	25	931A, 1963		Bins and Trailers for Cartage of Ilmenite	Nov.				
Oct.	25	935A, 1963		Jarrah or Blackbutt Piles for North-West Jetties	Nov.				
Oct.	25	936A, 1963			INOV.				
				Firewood at Gilgai No. 7 Pumping Station					
	29			Firewood at Gilgai No. 7 Pumping Station	Nov.				
Oct.	$\frac{29}{1}$	938A, 1963		Motor Vehicles (26 ouly)	Nov. Nov.				
Oct. Nov.	1	938A, 1963 949A, 1963		Motor Vehicles (26 only)	Nov.				
Oct. Nov. Nov.		938A, 1963		Motor Vehicles (26 only)	Nov. Nov. Nov.				
Oct. Nov. Nov.	1 1	938A, 1963 949A, 1963 950A, 1963		Motor Vehicles (26 only)  Taxi Transport between the Claremont Mental Hospital and the R.P.H.  Firewood to Schools, Government Departments and Institutions in various  Country Districts	Nov. Nov. Nov.				
Oet. Nov. Nov. Nov.	1 1	938A, 1963 949A, 1963 950A, 1963 956A, 1963		Motor Vehicles (26 only)	Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov.	1 1 1	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963		Motor Vehicles (26 only)	Nov. Nov. Nov. Nov. Nov. Nov.				
Det. Nov. Nov. Nov. Nov.	1 1 1 1	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963		Motor Vehicles (26 only)  Taxi Transport between the Claremont Mental Hospital and the R.P.H.  Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R. 4 only Bus Chassis for W.A.G.R.  Piles and Stringers	Nov. Nov. Nov. Nov. Nov. Nov.				
Det. Nov. Nov. Nov. Nov. Nov.	1 1 1 1 1	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963		Motor Vehicles (26 only)  Taxi Transport between the Claremont Mental Hospital and the R.P.H.  Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R. 4 only Bus Chassis for W.A.G.R.  Piles and Stringers	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Det. Nov. Nov. Nov. Nov. Nov. Nov.	1 1 1 1 1 1 18	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963†		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Nov. Oct.	1 1 1 1 1 18 18	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963†		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Nov. Oct. Oct.	1 1 1 1 1 18 18 18 25	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H. Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R. 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Oct. Oct. Oct.	1 1 1 1 1 18 18 18 25	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963†		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Oct. Oct. Oct.	1 1 1 1 1 18 18 18 25	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Oct. Oct. Oct. Nov.	1 1 1 1 1 18 18 25 1 1	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 958A, 1963 860A, 1963†		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Det. Nov. Nov. Nov. Nov. Nov. Det. Det. Nov. Nov.	1 1 1 1 1 18 18 25 1 1	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 958A, 1963 860A, 1963†		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw 22 kV Nine-panel Switchboard	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Det. Nov. Nov. Nov. Nov. Det. Det. Nov. Nov. Det. Det.	1 1 1 1 1 18 18 25 1 1 11 25	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 958A, 1963 958A, 1963 934A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H. Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R. 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw 22 kV Nine-panel Switchboard Automatic Tamping Machine for Dual Gauge Railway	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Det. Nov. Nov. Nov. Nov. Det. Det. Nov. Nov. Det. Det.	1 1 1 1 1 18 18 25 1 1	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 958A, 1963 860A, 1963†		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H. Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R. 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw 22 kV Nine-panel Switchboard Automatic Tamping Machine for Dual Gauge Railway Communication Equipment for W.A. Government Railways Department—	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Nov. Oct. Oct. Nov. Nov. Oct. Oct. Oct. Oct.	1 1 1 1 1 18 18 25 1 1 11 25	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 958A, 1963 958A, 1963 934A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H. Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R. 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw 22 kV Nine-panel Switchboard Automatic Tamping Machine for Dual Gauge Railway	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
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Oct. Nov. Nov. Nov. Nov. Oct. Oct. Nov. Oct. Oct. Oct. Oct. Oct. Oct. Oct.	1 1 1 1 1 18 18 25 1 1 11 25	938A, 1963 949A, 1963 950A, 1963 956A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 958A, 1963 958A, 1963 934A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R. Piles and Stringers	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
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Oct. Nov. Nov. Nov. Oct. Oct. Oct. Oct. Oct. Oct. Oct. Oct	1 1 1 1 1 18 18 25 1 1 11 25 18	938A, 1963 949A, 1963 950A, 1963 950A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 860A, 1963† 860A, 1963† 873A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw 22 kV Nine-panel Switchboard Automatic Tamping Machine for Dual Gauge Railway Communication Equipment for W.A. Government Railways Department— Northam to Albany  3 only 20/20/7·5 M.V.A. 132/66/11·2 kV Star/Star/Delta Transformers for Muja Generating Station. Documents chargeable at £2 2s. first issue and 10s. 6d. each subsequent issue	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Oct. Oct. Oct. Oct. Oct. Oct. Oct. Oct	1 1 1 1 1 18 18 18 25 1 1 11 25 18	938A, 1963 949A, 1963 950A, 1963 950A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 958A, 1963 860A, 1963† 934A, 1963 873A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R. Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw 22 kV Nine-panel Switchboard Automatic Tamping Machine for Dual Gauge Railway Communication Equipment for W.A. Government Railways Department— Northam to Albany  3 only 20/20/7·5 M.V.A. 132/66/11·2 kV Star/Star/Delta Transformers for Muja Generating Station. Documents chargeable at £2 2s. first issue and 10s. 6d. each subsequent issue 2 only 10-ton Electrically-operated Overhead Travelling Cranes	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.				
Oct. Nov. Nov. Nov. Nov. Nov. Nov. Oct. Oct. Oct. Oct. Oct. Oct.	1 1 1 1 1 18 18 25 1 1 11 25 18	938A, 1963 949A, 1963 950A, 1963 950A, 1963 957A, 1963 961A, 1963 962A, 1963 810A, 1963† 811A, 1963† 932A, 1963 951A, 1963 860A, 1963† 860A, 1963† 873A, 1963		Motor Vehicles (26 only) Taxi Transport between the Claremont Mental Hospital and the R.P.H Firewood to Schools, Government Departments and Institutions in various Country Districts 4 only Bus Bodies for W.A.G.R 4 only Bus Chassis for W.A.G.R Piles and Stringers Limestone Rubble Base Course Material Standard Gauge Brakevans Standard Gauge Brakevans Standard Gauge Ballast Hoppers Wheels for C Class Locomotives Bread for Muresk Agricultural College Electric Meat Saw 22 kV Nine-panel Switchboard Automatic Tamping Machine for Dual Gauge Railway Communication Equipment for W.A. Government Railways Department— Northam to Albany  3 only 20/20/7·5 M.V.A. 132/66/11·2 kV Star/Star/Delta Transformers for Muja Generating Station. Documents chargeable at £2 2s. first issue and 10s. 6d. each subsequent issue	Nov. Nov. Nov. Nov. Nov. Nov. Nov. Nov.	34			

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

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

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

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

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued

For Sale by Tender

		To but of Lemmo						
Date of Advertising	Schedule No.	For Sale						
1963	1		1963					
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 Carnarvon	Nov. 7					
Oct. 18	893A, 1963	1954 Bedford Truck (WAG 3350) at Carnarvon              20 only Steel Pontoon Boxes	Nov. 7					
Oct. 25	920A, 1963	1955 Austin 3 ton Truck (WAG 3697)	Nov. 7					
Oct. 25	921A, 1963	1956 Dodge 15 cwt. Utility (WAG 4137)	Nov. 7					
Oct. 25	922A, 1963	Tractors, Motor Vehicles, Caravan, Engines, Tyres and Sundries	Nov. 7					
Oct. 25	929A, 1963	Tractors, Front End Loader and Motor Vehicles at Gnangara	Nov. 7					
Oct. 25	930A, 1963	2 in. Centrifugal Pumping Plant (PW 151)	Nov. 7					
Oct. 25	923A, 1963	1950 International TD6 Crawler Tractor (WAG 2924) at Harvey	Nov. 14					
Oct. 25	924A, 1963	1948 International T.D. 14A Crawler Tractor (WAG 2571) at Ludlow	Nov. 14					
Oct. 25	925A, 1963	1955 Moore M3 Diesel Grader (WAG 3803) and 1951 International Utility						
		(WAG 2492) at Dwellingup	Nov. 14					
Oct. 25	926A, 1963	Diesel Grader, Diesel Wheel Tractor and Holden Utility at Manjimup	Nov. 14					
Oct. 25	927A, 1963	1954 Moore M3 Diesel Grader (WAG 3310) at Mundaring Diesel Wheel Tractor, Crawler Tractor and Willys Jeep at Collie	Nov. 14					
Oct. 25	928A, 1963	Diesel Wheel Tractor, Crawler Tractor and Willys Jeep at Collie	Nov. 14					
Oct. 29	937A, 1963	Motor Vehicles (27 only) at Perth, Bunbury, Merredin, Northam, Narrogin						
		and Kalgoorlie	Nov. 14					
Nov. 1	939A, 1963	30 K.V.A. Alternator	Nov. 14					
Nov. 1	940A, 1963	1954 Austin 5 ton Tip Truck (WAG 3239)	Nov. 14					
Nov. 1	941A, 1963	1951 International 15 cwt. Utility (WAG 2658)	Nov. 14					
Nov. 1	942A, 1963	International TD9 Hydraulic-operated Angle Dozer (MRD 530)	Nov. 14					
Nov. 1	943A, 1963	1959 Bedford 30 cwt. Van (WAG 5241)	Nov. 14					
Nov. 1	944A, 1963	1960 Holden Station Sedan and 1960 Holden Utility Fordson Hydraulic Front End Loader (MR 40)	Nov. 14					
Nov. 1	945A, 1964	Fordson Hydraulic Front End Loader (MR 40)	Nov. 14					
Nov. 1	946A, 1963	Lightning Concrete Mixer (MRD 410)	Nov. 14					
Nov. 1	947A, 1963	Muir Hill Hi-Way Dumper Jacques Power Shovel and Ruston Hornsby Power						
		Shovel	Nov. 14					
Nov. 1	948A, 1963	1957 Land-Rover (WAG 4635)	Nov. 14					
Nov. 1	952A, 1963	Britstand Road Grader (MRD 432)	Nov. 14					
Nov. 1	953A, 1963	Bitumen Kettle (MRD 426)	Nov. 14					
Nov. 1	954A, 1963	1961 Willys 4-wheel-drive 1 ton Utility (WAG 6133)	Nov. 14					
Nov. 1	955A, 1963	Aveling Austin Road Grader (MR 156)	Nov. 14					

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.

1st November, 1963.

A. H. TELFER, Chairman, Tender Board.

## APPOINTMENTS.

(Under section 6 of the Registration of Births, Deaths and Marriages Act, 1894-1956.)

Registrar General's Office, Perth, 30th October, 1963.

THE following appointments have been approved:

R.G. No. 44/61.—Mr. William Beaumont White, as District Registrar of Births, Deaths and Marriages for the Moora Registry District, to maintain an office at Moora, during the absence on leave of Mr. Kevin William Sheedy; this appointment dates from 25th October, 1963.

R.G. No. 78/61.—Constable John Stanley Rule, as Assistant District Registrar of Births and Deaths for the Northam Registry District, to maintain an office at Goomalling, during the absence on leave of Constable William Allen Shaddick; this appointment dates from 21st October, 1963.

E. J. BROWNFIELD, Registrar General.

## Western Australia.

# BUILDING SOCIETIES ACT, 1920 (AS AMENDED).

NOTICE is hereby given that a Building Society called "The Family Building Society" is duly registered under the provisions of the above Act.

Dated this 23rd day of October, 1963.

NELSON W. BURTON, Registrar of Building Societies.

## CO-OPERATIVE AND PROVIDENT SOCIETIES ACT, 1903-1947.

#### Cancelling of Registry.

THE registry of the Jerramungup Co-operative Society Limited, Register No. 70 held at Jerramungup, is hereby cancelled at its request owing to the number of members in the society being reduced to less than seven.

Dated this 29th day of October, 1963.

T. DUKE, Registrar of Friendly Societies.

#### 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 non-payment 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.

#### PILEARA 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.; Flegg, Harold Noel, and Johnston, Robert.

1121—LITTLE PORTREE: Baker, John Chaffey.

1094-BLUE BAR: Dorrington, Hary Barker.

#### SOUTH-WEST MINERAL FIELD.

Gold Mining Lease.

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.

3458—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.

Great West-4059—BULLFINCH NORTH WEST: ern Consolidated, No Liability.

4109—RISING SUN DEEPS EXTENDED: O Western Consolidated, No Liability.

4113—COPPERHEAD NORTH WEST DEEPS: Western Consolidated, No Great Liability.

4250—PALMERSTON: Grace, William James.

4268-VICTORIA SOUTH: Rota, Gildo.

4345—SPEEDIE: Grace, William James.

4462—GOLDEN VIEW: Grace, Will Robinson, Frederick Allen. William James,

4492—SOUTH FIRNESS: Clarke, Charles Leslie.

4499—BOHEMIA: Clarke, Charles Leslie.

4510-THREE BOYS: Grace, William James.

#### MINING ACT, 1904-1961. Appointment.

Department of Mines, Perth, 24th October, 1963.

IIIS Excellency the Lieutenant-Governor and Administrator in Executive Council has been pleased to make the following appointment:-

973/26.—Police Constable Leo Michael Dwyer, as Acting Mining Registrar, Halls Creek, and Bailiff of the Warden's Court, Halls Creek, vice Police Constable Bruce Ardington Dyball, transferred, to date from the 28th day of October, 1963.

> A. H. TELFER, Under Secretary for Mines.

#### MINING ACT, 1904-1961

Department of Mines Perth, 24th 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, Surrender, Non-forfeiture in lieu of fine, Authorities to Mine, Temporary Reserves and 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	Kurnalpi	460K* 5794Z* 6620E* 48

#### MINING ACT, 1904-1961—continued.

The undermentioned application for a Miner's Homestead Lease was approved, subject to survey, to date from 1st January, 1963:—

1963 :		11						•		•	
	Goldfield		District				No. of Application				ication
East Coolga	ardie		East Coolgar	die .			327E*				
The unde	ermentioned	application for	r a Machinery	Lease v	vas	approved, su	bject	to si	urvey	y :	
	Goldfield		Market Control of the	Distric	ŧ		No. of Application				ication
West Kiml	perley						1 (62H)*, 2 (63H)*, 3 (64H)*, 4 (65H)*, 5 (66E				()*, 4 (65H)*, 5 (66H)*
W				* Co	ndi	tionally.		organization and the second			
The surre	ender of the	undermention	ed Gold Minin	g Lease	wa	is accepted :-		manananan mananan manan			
Go	oldfield	]	District	No. Lea		Name of	Leas	se		L	vessees
Yilgarn				. 345	18	Jupitor			Joh H	in Henry M Iarold Cotton	cLeod and Frederick
The unde	ermentioned	Gold Mining L	ease was declare	ed not f	orfe	ited, the fine	inflic	ted in	ı lieu	of forfeiture	having been paid :—
Ge	oldfield	]	District	No. Lea		Name of	Lease Lessees		essees		
Murchison		Day Daw	'n	. 573	D	Mountain V	iew	w Mountain View Gold No Liabili			Gold No Liability
The unde	ermentioned	applications fo	or Authority to	Mine	on 1	reserved and	exen	pted	land	l were approv	ved conditionally :
No.	Corres. No.	Осси	pant	A11	tho	rised Holding			Go	ldfield	Locality
2/1963 (1267H) 1Z/1963 (1252H)	1576/63 1314/63	Noel Carnicel Barbara Evel		-		g Area 7191 g Area 27332	Ŭ		Donovan's Find Menzies		
The unde	ermentioned	Temporary Re	eserves have be	en conf	firm	ed and the r	ights	of oc	ecupa	incy approved	l conditionally :—
No.	Corres. No.		Occupier	And the same of th		Terr	n				Locality
2707H 1351/63 Western Mining Corporation Limited Central Norseman Gold Corporation No Liability 2719H 1641/63 Central Norseman Gold Corporation No Liability 2720H 1641/63 Central Norseman Gold Corporation No Liability Central Norseman Gold Corporation No Liability		rpora-	Six months from 3/10/63 South-west of Londonde Coolgardie Goldfield South-east of Norseman Goldfield			e Goldfield f Norseman in Dundas f Norseman in Dundas					
The unde	ermentioned	Temporary Re	eserves have be	en conf	irme	ed and the ri	ghts	of oc	cupa	ncy renewed:	_
No.	Corres. No.		Occupier			Terr	n				Locality
2383H 2621H to 2628H	777/62 1170/62	tion No Li Western M Limited	lining Corpo	ration	Tw	17/6/64	from	26/9	 /63	East Murchi	the Dundas Goldfiled
2635H	777/62	tion No L	eman Gold Con ability			17/6/64		•••			the Dundas Goldfield
2669H	777/62 777/62	tion No Li	eman Gold Co lability eman Gold Co			17/6/64 17/6/64					the Dundas Goldfield the Dundas Goldfield
2670H	111/04	COLUMN MOIS	Julius Gotte COI	Loru-	- 0	/ U/ Ux		• • •	****	T. C. S. C. CALLEGER II.	minero Gordinold

tion No Liability

#### No. 584 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Australian Seal Company Pty. Ltd., Respondent.

HAVING heard Mr. H. Barry 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 Crown Seal Manufacturing Award, No. 13 of 1960, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

By the Court,

[L.S.]

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

Per Week.

#### Schedule.

1. Clause 9—Wages: Delete this clause and insert in lieu thereof the following:

9.--Wages

							£	S.	d.
(a)	Basic Wag	ge:							
	$_{ m Males}$			****			15	1	6
	Females						11	6	1
						Marg	cin (	Over	
							e Ba		
						Wage :	Per	Wee	k.
(b)	(i) Adult	Males	:				s.		
	Mill	Operato:	r			2	8	6	
	Mixin	$g^{T}Roon$	a Op	erator		3	10	6	
	Mixin	g Roon	a Ass	sistant		2	8	6	
	Machi	ine Ope	rator	'S		1.	15	6	
				l Cork)		1	8	6	
	Hami	ner Mil	l Fee	der		1	15	6	
	Gener	al Ass	istanı	t (Prin	ting				
		oartmen				1	6	6	
	•		,			Marg	gin (	Over	
						Fema	ile ]	Basic	,
						Wage	Per	Wee	k.
	(ii) Adult	Femal	es:				s.		
				experie	nce		Nil		
		after					11	0	
4.3	т . 11 т	т 1.							

(c) Leading Hands:

(d) Junior Males:

- A leading hand placed in charge
  - not less than three (3) and not more than ten (10) other workers shall be paid twenty-one shillings (21s.) per week extra;
  - (b) more than ten (10) and not more than twenty (20) other workers shall be paid forty-two shill-ings and sixpence (42s. 6d.) per week extra:
  - (c) more than twenty (20) other workers shall be paid sixty-three shillings and sixpence (63s. 6d.) per week extra.

Percentage of Male Basic Wage Per Week.

	14 to 15 years of age	 	25
	15 to 16 years of age	 	35
	16 to 17 years of age	 	45
	17 to 18 years of age	 	55
	18 to 19 years of age	 • • • •	70
	19 to 20 years of age	 	80
	20 to 21 years of age	 	95
			Percentage
		of	Female Basic
		W	ag <b>e</b> Per Week.
(e)	Junior Females:		
	15 to 16 years of age	 ****	35
	16 to 17 years of age	 	45
	17 to 18 years of age	 	55
	18 to 19 years of age	 	65
	19 to 20 years of age	 	75
	20 to 21 years of age	 	85

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 585 of 1963.

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

HAVING heard Mr. H. Barry 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

That the Cast Concrete Products Manufacturing Award, No. 21 of 1960, as amended, be and the same is hereby further amended in the terms of the attached schedule

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

By the Court,

[L.S.]

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

#### Schedule.

Clause 22-Wages: Delete subclauses (a), (b) and (c) and insert in lieu thereof the following :-Per Week.

(a)	Basic	Wage	 	 	$^{\pounds}_{15}$	s. l	d. 6
					M	arg	in
					$\operatorname{Per}$		
					C	)ve	r
						asi	
					W	<sup>7</sup> ag	e.
(b)	Adult	Males:					
					£	s.	d.

Exposed Aggregate Finisher 2 18 Man in charge of steel stressing .....
Concrete Mixer Operator .... ....
Assemblers and makers of prestressed, precast and exposed aggregate components .....

(5) Reinforcement Maker and Concrete Buggy Driver

(c) Leading Hands: Any male worker placed by the employer in charge of three or more other workers shall be paid twenty-one shillings (21s.) per week in addition to the rates prescribed in subclause (b) hereof.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 431 of 1963.

Between Electrical Trades Union of Workers of Australia (Western Australian Branch), Perth, Applicant, and Boans Limited and others, Respondents.

HAVING heard Mr. R. W. Clohessy 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 Radio and Television Workers Award, No. 22 of 1959, as amended, be and the same is hereby further amended in the manner following:-

Clause 29-Wages: Delete subclause (d) and insert in lieu thereof the following:

		-		
			P	ercentage
				of
			В	asic Wage
			F	er Week.
(d) Apprentices-				
First year		****		35
Second year	****			50
Third year				68
Fourth year				90
Fifth year		••		100
				plus
			£	1 18s. 3d.
Porth this 10th day	of San	tambar	1062	

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

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

> > President.

#### No. 433 of 1963.

Between Amalgamated Engineering Union of Workers, Perth Branch, and others, Applicants, and Saunders & Stuart Pty. Ltd. and others, Respondents.

HAVING heard Mr. R. W. Clohessy on behalf of the applicants 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 Metal Trades Award, No. 1 of 1954, as amended be and the same is hereby further amended in the manner following:—

Second Schedule—Wages: Delete paragraph (o) and insert in lieu thereof the following:—

msert in hen there	on one	TOHOME	ug		
			Pe	ercentage	e
				of	
			Ba	sic Wag	e
			P	er Week	
(o) Apprentices-	_				
First year				35	
Second year		••••		50	
Third year				68	
Fourth year				90	
Fifth year				100	
· ·				plus	
			£	l 18s. 3d	

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

By the Court,

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

President.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 648 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and F. W. Wright & Co. Ltd. and Others, Respondents.

HAVING heard Mr. H. Barry 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 Chaffcutting Industry Award, No. 19 of 1951, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

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

#### Schedule.

Clause 6—Wages: Delete this clause and insert in lieu thereof the following:—

6.—Wages.

	Per	We	ek.
(a) Basic Wage:		s.	$^{\mathrm{d}}$ .
(i) Within a fifteen (15) mile radius of the G.P.O., Perth	15	l	6
(ii) Outside a fifteen (15) miles radius of the G.P.O., Perth, but within the South-West Land Division		19	11
(b) Classifications			

	C1 10 11	
(b)	Classifications	

					JVL.	argı	n
					Per	We	ek.
					£	s.	$\mathbf{d}$ .
Cook				 	1	6	0
Bag Sewer				 	1	l5	0
Engine Dr	iver ar	d/or	Feeder	 	4	17	0
Hay Press	Wirer			 	l	15	0
Bale Lump	er.			 	l	15	0
Stackman				 		10	0
Assistants				 		10	0

Cooks shall be paid eighteen shillings (18s.) per week extra for each extra carter and/or other worker outside the normal team for whom he cooks.

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

No. 407 of 1963

Between The Western Australian Amalgamated Society of Carpenters and Joiners' Industrial Union of Workers, Applicant, and Australian Blue Asbestos Ltd., Respondent.

HAVING heard Mr. R. W. Clohessy 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 Carpenters and Joiners' (Australian Blue Asbestos) Award, No. 17 of 1957, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

By the Court,

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

President.

of Basic Wage

#### Schedule.

Clause 5—Wages: Delete subclause (c) and insert in lieu thereof the following:—

Per Cent.

and District Allowance Apprentices— First year .... Second year 3550 .... .... .... Third year 68 .... .... Fourth year 90 .... 100 Fifth year plus £1 18s. 3d.

Where an apprentice works in circumstances which would entitle a tradesman to the disabilities allowance the following extra rates shall be raid to apprentices:

 shall be paid to apprentices:—
 Per Cent. of Disabilities Allowance Per Week.

 First year ...
 35

 Second year
 50

 Third year
 68

 Fourth year
 90

 Fifth year
 100

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 432 of 1963.

Between Amalgamated Engineering Union of Workers, Perth Branch, and others, Applicants, and Millars' Timber and Trading Co. Ltd. and others, Respondents. HAVING heard Mr. R. W. Clohessy on behalf of the applicants 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 Metal Trades (Timber Industry) Award, No. 15 of 1954, as amended, be and the same is hereby further in the manner following:—

Clause 11—Wages: Delete subclause (c) and insert in lieu thereof the following:—

Percentage

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

By the Court,

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

President.

of

#### No. 415 of 1963

Between The Operative Painters and Decorators' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Lake View and Star Ltd., Respondent. HAVING heard Mr. R. W. Clohessy 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 Painters (Gold Mining) Award, No. 28A of 1946, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

£1 18s. 3d.

#### Schedule.

Clause 7-Wages: Delete subclause (d) and insert in lieu thereof the following :-Percentage

					of Basic
					Wage,
					District
				A	llowance
					and
					Industry
					llowance
				F	er Week.
(d)	Apprentices' W	ages			
	First year		 		35
	Second year		 		50
	Third year		 		68
	Fourth year		 		90
	Fifth year		 		100
					plus

Where an apprentice works in circumstances which would entitle a tradesman to the disabilities allowance the following extra rates shall be paid to apprentices:

		P	ercentage
			of Dis-
			abilities
		A	llowance
		P	er Week.
First year	 	 	35
Second year	 	 	50
Third year	 	 	68
Fourth year	 	 	90
Fifth year	 	 	100
•			

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

#### No. 416 of 1963.

Between Western Australia Pastrycooks and Confectioners' Employees' Union of Workers, Perth, Applicant, and Boans Ltd., Respondent.

HAVING heard Mr. R. W. Clohessy 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 Pastrycooks' Award, No. 11 of 1962, be and the same is hereby amended in the manner following :-

Clause 20-Wages: Delete subclause (f) and insert

in lieu thereof the following :-

(f)	Apprentices—			asic Wage Per Week.
	First year	 		35
	Second year	 		50
	Third year	 		<b>6</b> 8
	Fourth year	 		90
	Fifth year	 		100
				plus
			£	I I8s. 3d.

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

By the Court,

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

President.

Per Cent.

of Male

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

No. 417 of 1963

Between The West Australian Plumbers and Sheet Metal Workers' Industrial Union of Workers, Applicant and Lake View and Star Ltd. and others, Respondents.

HAVING heard Mr. R. W. Clohessy 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 Plumbers (Gold Mining) Award, No. 78 of 1947, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

#### Schedule.

Clause 7—Wages: Dele lieu thereof the following:-Delete subclause (d) and insert in

				I	Percentage
					of Basic
					Wage,
					District
				£	Allowance
					$\mathbf{and}$
					Industry
				£	Allowance
				I	er Week.
(d) Apprentices' Wa	ges-				
First year	·				35
Second year					50
Third year					68
Fourth year					90
Fifth year		• • • • •			100
•					plus
				£	l 18s. 3d.
Where an apprenti	ce worl	s in cir	cumsta	nces	

which would entitle a tradesman to the disabilities allowance the following extra rates shall be paid to apprentices:

I.	r r			Percentage of Dis- abilities
			_	Per Week.
First year			 	35
Second year			 	50
Third year			 	68
Fourth year			 	90
Fifth year		• • • •	 	100

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

No. 405 of 1963.

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

HAVING heard Mr. R. W. Clohessy 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 Meat Industry (Kalgoorlie) Butchers' Award, 5 of 1959, as amended, be and the same is hereby further amended in the manner following -:

Clause 7-Wages: Delete subclause (e) and insert in lieu thercof the following :-

Per Cent. ofBasic Wage Per Week (e) Apprentices-First year .... Second year 35 50 68 Third year .... . . . . .... Fourth year 90 .... .... .... Fifth year 100 plus £1 18s. 3d.

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

By the Court,

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

President.

No. 401 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 applicants 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 Building Trades Award, No. 24 of 1958, as aniended, be and the same is hereby further aniended in the terms of the attached schedule.

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

By the Court,

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

President.

Per Cent.

#### Schedule.

Clause 35—Apprentices: Delete subclause (c) and insert in lieu thereof the following:—

of Male
Basic Wage
Per Week.
.... 35

					Τ.	GY, AA GGW
(c)	Wages					
	First year					35
	Second year				• • • • •	50
	Third year		••	••••	•	68
	Fourth year	• • • •	•		•	90
	Fifth year	• • • •	••••			100
						plus
					0	rio ol

Where apprentices work in circumstances which would entitle tradesmen to the disabilities allowance, the following extra rates shall be paid to apprentices:—

Per Cent. of Dis-abilities Allowance Per Week. 35 First year .... Second year 50 • • • • . . . . .... .... Third year 68 •••• .... Fourth year 90 Fifth year 100

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

Nos. 402 and 403 of 1963.

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

HAVING heard Mr. R. W. Clohessy 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 Meat Industry (South-West Land Division) Award, No. 26 of 1959, be and the same is hereby amended in the manner following:—

Clause 7—Wages: Delete subclause (5) and insert in lieu thereof the following —:

			В	of Male asic Wage 'er Week.
(5) Apprentices—				
First year	• • • •			35
Second year	•	•		50
Third year	• • • • •	•		68
Fourth year		•		90
Fifth year	•	•	••	100
·				plus
			£	1 Î8s. 3d.

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

By the Court,

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

President.

Per Cent.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 404 of 1963.

Between West Australian Branch, Australasian Meat Industry Employees' Union, Industrial Union of Workers, Perth, Applicant, and W. O. Johnston & Sons, and others, Respondents.

HAVING heard Mr. R. W. Clohessy 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 Bacon Curers' and Smallgoods Making Award, No. 5 of 1949, as amended, be and the same is hereby further amended in the manner following:—

Clause 25—Wages: Delete subclause (c) and insert in lieu thereof the following:—

(c) Apprentices—		В	er Cent of asic Wage Per Week.
First year	 		35
Second year	 		50
Third year	 		68
Fourth year	 		90
Fifth year	 		100
			plus
		£	1 18s. 3d.

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

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

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 714 of 1963.

Between Electrical Trades Union of Workers of Anstralia (Western Australian Branch), Perth, and others, Applicants, and State Electricity Commission of Western Australia, Respondent.

HAVING heard Mr. R. W. Fletcher on behalf of the Electrical Trades Union of Workers of Australia (Western Australian Branch), Pertli, and Coastal District Committee Amalgamated Engineering Union Association of Workers; Mr. M. Jahn on behalf of the State Executive, Anstralasian Society of Engineers' Industrial Association of Workers, and Mr. R. A. West 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 Engineering Trades (State Electricity Commission) Award, No. 2 of 1957, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 27th day of September, 1963.

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

#### Schedule.

Add to Clause 1A—Arrangement, the following:— 33.—Mnja Power Station Construction.

Add new Clause 33.—Mııja Power Station Construction as follows :—

33.—Muja Power Station Construction.

(a) The employees of the State Electricity Commission of Western Australia who are engaged for construction work on the site of the Muja Power Station shall be excluded from all other provisions of this Award No. 2 of 1957 (as amended) and shall be governed by the provisions of the Metal Trades (South-West Land Division Industrial Construction) Award No. 12 of 1963. with the exception of Clause 4—Area, and Clause 5—Scope.

(b) Employees of the State Electricity Commission of Western Australia who are employed normally in the Commission's established Depots and Workshops and who are transferred temporarily to work on construction work on the site of the Muja Power Station shall be entitled to be paid the disabilities allowance and height money and fares and travelling as prescribed by Award No. 12 of 1963.

No. 408 of 1963

Between The Western Australian Amalgamated Society of Carpenters and Joiners' Industrial Union of Workers, Applicant, and Lake View and Star Ltd., Respondent. HAVING heard Mr. R. W. Clohessy 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 Carpenters' (Gold Mining) Award, No. 34 of 1947, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

By the Court.

[L.S.]

(Sgd.) R. V. NEVILE,

President.

Per Cent.

#### Schedule.

Clause 4—Wages: Delete subclause (d) and insert in lieu thereof the following :-

						of Basic
						Wage, Dis-
						trict
						Allowance
						and
						Industry
						Allowance
						Per Week.
(d)	Apprentices' Wa	ges-				
	First year					35
	Second year					50
	Third year					68
	Fourth year					90
	Fifth year					100
	·					plus
						£1 Î8s. 3d.
V	Vhere an appren	tice v	vorks	in circ	nın-	
star	ices which would e	ntitle	a trade	snian te	o the	
disa	bilities allowance	e the	follor	ving e	xtra	
	es shall be paid t					
	•					Per Cent.
						of Dis-
						abilities
						Allowance
						Per Week.
	First year					35
	Second year					50
	Third year					68
	Fourth year					90
	Fifth year					100
		_				

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

No. 406 of 1963.

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

HAVING heard Mr. R. W. Clohessy 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 Meat Industry (Metropolitan Butchers) Award, No. 31 of 1958, as amended, be and the same is hereby further amended in the manner following:—
Clause 7—Wages: Delete subclause (e) and insert in lieu thereof the following:--

		В	asic Wage
		F	er Week.
(c) Apprentices—			
First year	 •		35
Second year	 		50
Third year	 • • • •		68
Fourth year	 •		90
Fifth year	 		100
v			plus
		¢	1 ÎSe 34

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

By the Court,

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

President.

Per Cent. of

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

No. 671 of 1963

Between Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Hugo Fischer Pty. Ltd. and others, Respondents.

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

That the Saddlers and Leatherworkers' Award, No. 7 of 1962, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 20th day of September, 1963.

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

#### Schedule.

Clause 9-Wages: Delete subclauses (a), (b) and (c) and insert in lien thereof the following:-

sert in n	en t	nereor rue rono	wing:					
	Wit	Wage : hin a 15-mile ra th—	adins of	the G.	P.O.,	£	s.	d.
	A	dult Male dult Female				15 11	1 6	6 1
(ii)		side a 15-mile South-West L						
		dult Male dult Female				14 11	19 <b>4</b>	
(b) A	.dult	Males:				Per Over Ba	· Ma asic age.	ek de
(i)	belt	nnfacture and/c ing, gaskets an ilar articles				2	16	0
(ii)	(a)	Saddlery and Manufacture a dles, harness, bridle work an for horses or si and whipthon	nd/or re harnes d strapp imilar co	pair of ss sad ings, co	sad- ldles, ollars	3	17	6
	(b)	Leathergoods ers engaged in leather goods	Section the man	—All w nufactu 	ork- re of	3	13	6
	(c)	Fibre Goods, Manufacture portmanteaux, suit and att goods, musice similar cases, radio cases, sl and similar in other articles,	and/or bags a ache ca linstructured intercal dustrial	repair ses, to ment wireles ms, we masks	of mks, ravel and ss or lders and	3	5	0
	(d)	Sporting Good facture and/or goods of all de	repair	of spor	anıı- rting 	Ma Per	10 rgin Wee ver	

Delete Clause 23-Leading Hands, and insert in lien thereof the following :-

Adult Females:

Journeywomen

#### 23.—Leading Hands.

Feniale Basic Wage.

> £ s. d.

1 4 6

Any male worker placed by the employer in charge of three (3) or more other workers shall be paid at £1 Is. per week in addition to the rates prescribed in the wages

Nos. 409 and 438 of 1963.

Between Coastal District Committee Amalgamated Engineering Union of Workers and others, Applicants, and Australian Iron and Steel Limited, Respondent.

HAVING heard Mr. R. W. Clohessy on behalf of the applicants 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 Iron Ore Production Industry (Yampi Sound) Award, No. 17 of 1955, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

#### Schedule.

1. Clause 35—Wages: Delete paragraph (ii), subclause (c), and insert in lieu thereof the following:—

Percentage of Male Basic Wage and District Allowance Per Week.

(ii) Apprentices shall be paid wages and proportionate district allowance in accordance with the scale hereunder:—

First year	 	 	35
Second year	 •	 	50
Third year	• • • •	 	68
Fourth year		 	90
777.Ct 1	 	 	100
J			plus
		£1	18s. 3d.

2. Clause 38—Wages: Delete paragraph (ii) of subclause (f) and insert in lieu thereof the following:—

Percentage of Male Basic Wage and District Allowance Per Week.

(ii) Apprentices shall be paid wages and proportionate district allowance in accordance with the scale hereunder:—

First year					35
Second year	• • • • •				50
					68
Fourth year	• • • •			• • • •	90
Fifth year		• • • • •	• • • •		100
					plus
				£	1 Ī8s. 3d.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 544 of 1963

Between The Royal Australian Nursing Federation (Western Australian Branch) Industrial Union of Workers, Perth, Applicant, and The Board of Management of the Perth Dental Hospital, Respondent.

HAVING heard Miss K. Reidy 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 Dental Nurses' Award, No. 38 of 1959, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 30th day of September, 1963.

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

19. Salaries: Delete subclause (c) and insert in lieu thereof:—

			Margin
			Over
		В	asic Wag
			er Week.
Dental Nurses-			£ s. d
First year	 ****	 	3 10
Second year	 	 	4  0
Third year	 	 	4 11
Fourth year	 	 	5 1
Thereafter		 1471	6 0

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

No. 545 of 1963.

Between Royal Australian Nursing Federation (Western Australian Branch) Industrial Union of Workers, Perth, Applicant, and The Hon. Minister for Health, Respondent.

HAVING heard Miss K. Reidy 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 Tuberculosis Nurses' Award, No. 37 of 1959, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 30th day of September, 1963.

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

#### Schedule.

30. Wages: Delete subclause B and insert in lieu thereof:—

				Ι	er 1	Wee	k.
В.	Tuberculosis St	aff Nu	rse		£	s.	$^{\mathrm{d}.}$
	First year			 	5	12	6
	Second year			 	6	0	0
	Third year			 	6	7	0
	·						

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 546 of 1963.

Between The Royal Australian Nursing Federation (Western Australian Branch) Industrial Union of Workers, Perth, Applicant, and The Hon. Minister for Health, Respondent.

HAVING heard Miss K. Reidy 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 Infant Health Nurses' (Government) Award, No. 39 of 1959, as amended, be and the same is hereby further amended in accordance with the attached schedule.

Dated at Perth this 30th day of September, 1963.

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

9 3

#### Schedule.

20. Salaries: Delete subclause (b) and insert in lieu thereof:—

(b)	Mar	gins per weel	abov	e basi	c wage	e:	£	s.	d.
•	(i)	Staff Supervi	isor—						
	` '	First year					10	11	0
		Second year					10	18	6
		Third year					11	6	0
	(ii)	Senior Sister	_						
	` '	First year					9	10	0
		Second year					9	17	0
		Third year					10	4	6
	(iii)	Sisters—							
	(***/	First year					8	8	6
		Second year					8	16	0

Third year ....

in

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 532 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and James Hardie & Co. Pty. Ltd., Respondent.

HAVING heard Mr. H. Barry 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 Asbestos-Cement Workers Award, No. 23 of 1960, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

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

#### Schedule.

1. Clause 11—Leading Hands: Delete this clause and insert in lieu thereof the following:—

#### 11.—Leading Hands.

Any worker appointed as a leading hand by the employer shall be paid the following amounts in addition to his ordinary wages when placed in charge of—

- (i) not less than three (3) and not more than ten (10) other workers, twenty-one shillings (21s.) per week;
- (ii) more than ten (10) other workers, two pounds two shillings and sixpence (£2 2s. 6d.) per week.
- 2. Clause 9—Wages: Delete subclauses (a) and (b) and insert in lieu thereof the following:—

		Per Week.
		$\mathfrak{L}$ s. d.
(a)	Basic Wage	15 1 6
		Margin
		Per Week.
(b)	Adult Males:	£ s. d.
( - )	1. Sheet machine driver	2 17 6
	2. Man in charge—tide mill	$\overline{1}$ $\overline{19}$ $\overline{0}$
	0 4.7.4	1 19 0
	4. Machine stacker and wet trimmer	1 13 0
		1 10 0
	operator	1 19 0
	5. Dry trimmer—operator in charge	1 19 0
	6. Hoist driver—weigher (cement bulk	
	handling)	$1 \ 16 \ 0$
	7. Rodman (hand corrugation)	$1\ 14\ 6$
	8. Moulder—first class	2 2 6
	9. Moulder—second class	$1 \ 16 \ 0$
	10. Magnani machine operator	$2\ 17\ 6$
	11. Magnani machine leverman and	
	mixer	$1 \ 19 \ 0$
	12. Pipe lathe operator and socket	1 10 0
		1 14 6
	13. Overhead crane driver in cabin	1 19 0
	14. Crate and tray maker	1 13 0
	15. Sawyer—dockerman	$2 \ 10 \ 0$
	16. Fork lift driver	3 10 6
	17. All others	$1 \ 11 \ 0$

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA

#### No. 530 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and White Rock Quarries and Others, Respondents.

HAVING heard Mr. H. Barry 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 Quarrying (A.W.U.) Award, No. 44 of 1948, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

By the Court,

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

President.

#### Schedule.

Claus lieu	e 18—Wages: Del thereof the follow	ete subo ving :	clauses -	(a) and	d (b)	and	ins	ert
		Ü				Per '	Wee	k.
							s.	
(a)	Basic Wage:					~	~.	٠.
` '	Within a radius	of fifte	een mi	les of	the			
	G.P.O., Pert					15	1	6
	Outside a fiftee	n mila	radir	re of	the			
	G.P.O., Pertl							
	West Land I					14	19	11
	moot Lana 1	71 1 101011	or one	, is the te				
							rgin	
						Per		
					(	)ver		
							age.	
						£	s.	d.
(b)	Adult Males:							
	Powder Monkey		• • • • •			3	1	6
	Crusher Feeder				• • • • •	2	10	0
	Machine Man					2	0	6
	Man Barring Do	wn				2	0	6
	Spaller					2	0	6
	Plant Attendant					3	1	6
	Man filling wagon	s under	bin			2	0	6
	Tool Sharpener					2	11	0
	Others						19	6

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 527 of 1963.

Between Australian Worker's Union, Westralian Brancli, Industrial Union of Workers, Applicant, and Swan Portland Cement Limited, Respondent.

HAVING heard Mr. H. Barry 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 Industrail Arbitration Act, 1912–1961, doth hereby order and declare—

That the Cement Workers' Award, No. 21 of 1954, as amended, be and the same is hereby further amended in the terms of the attached schedule.

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

> [L.S.] R. V. NEVILE, President.

#### Schedule.

1.	Cla	ause 11—Wages:	Dele	te subcl	lauses (	a) a:	nd (	b) a	nd
		lieu thereof the f			. '	′	,	<i>'</i>	
							£	s.	d.
(	a)	Basic Wage					15	1	6
,	,	Ü					Ma	rgir	ı
							Per '		
							£	s.	d.
(	b)	Adult Workers:							
,	-,	Raw Mill—							
		Miller					2	10	0
		Assistant	• • • • •	••••	• • • • • • • • • • • • • • • • • • • •		ĩ	8	6
			••••	•	••••		1	O	U
		Coal and Cement	Mill-						
		Miller					2	10	0
		Assistant					1	8	6
		TD / 1771.							
		Rotary Kilu—							
		$\mathbf{Burner}$					4	1	0
		Assistant					2	1	0
		General—							
		Coal drier					2	10	0
		Construction			emplo	ved			
		as such)		,			2	2	6
		Elevator and					2	5	6
		Machine bag	filler				2	5	6
		Plant attenda					1	8	6
		Stockhouse h					ī	8	6
		Yard worker					ī	ō	0
		Crusher Feed					$\tilde{2}$	อั	6
							ī	10	0
		Clarke shovel					ī	8	6
		Change house					ī	ŏ	0
								•	

2

Quarry-

Powder monkey

Quarry man ....

2. Delete Clause 25—Leading Hands and insert in lieu thereof the following:—

#### 25.—Leading Hands.

Any worker appointed as a leading hand by the employer shall be paid the following amounts in addition to his ordinary wages when placed in charge of—

- (i) not less than three (3) and not more than ten (10) other workers—twenty-one shillings (21s.) per week;
- (ii) more than ten (10) and not more than twenty (20) other workers—forty-two shillings and sixpence (42s. 6d.) per week;
- (iii) more than twenty (20) other workers sixty-three shillings and sixpence (63s. 6d.) per week.
- 3. These alterations will take effect as from the beginning of the first pay period commencing on or after the date hereof.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 420 of 1963.

Between Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant, and Albany Advertiser (1932) Ltd. and others, Respondents.

HAVING heard Mr. R. W. Clohessy 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 Printing (Country) Award, No. 12 of 1960, as amended, be and the same is hereby further amended in the manner following:—

Clause 8—Wages : Delete subclause (e) and insert in lieu thereof the following :—

			er cent.
			of Male
		В	asic Wage
(e) Apprentices—			er Week.
First year	•	 	35
Second year		 • • • •	50
Third year		 	68
Fourth year		 	90
Fifth year		 	100
			plus
		£	1 Î8s. 3d.

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

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

President.

Don Cont

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 421 of 1963.

Between Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant, and Hocking and Co. Ltd., Respondent. HAVING heard Mr. R. W. Clohessy 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 Kalgoorlie Printing Award, No. 28 of 1950, as amended, be and the same is hereby further amended in the manner following:—

Clause 34—Apprentices: Delete subclause (g) and insert in lieu thereof the following:—

Per Cent. of Basic Wage Per Week.

(g) The minimum weekly wage payable to an apprentice shall be—

		.,		
			• • • •	35
Second year				50
Third year	•			68
Fourth year				90
Fifth year	••		••••	100
				plus
			£l	18s. 3d.

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

By the Court,

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

President.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 485 of 1963

Between Australian Works' Union Westralian Branch, Industrial Union of Workers, Applicant, and Commissioner of Main Roads, 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 Main Roads Construction and Maintenance Award, No. 28 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, 1963.

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

#### Schedule.

Ciause 14.—Cooks: Delete subclauses (b) and (d) of this clause and insert in lieu thereof the following:—

- (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 threefifths of the basic wage and margin to cover all overtime and week-end work.
  - (ii) A cook required to work six days per week shall be paid a margin of £1 15s. plus twofifths of the basic wage and margin to cover all overtime and week-end 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.
  - (iv) The decision as to whether a cook shall be employed five, six, or seven days per week shall rest with the officer in charge of the job.
- (d) Subject to subclause (b) (iv) of this clause, the cook's offsider shall be paid the following rates:—
  - (1) 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.
  - (2) 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.
  - (3) Cook's offsider required to work five (5) days per week shall be paid basic wage plus a margin of eight shillings and sixpence (8s. 6d.), plus one sixth of the basic wage and margin, to cover all overtime.

Clause 43.—Wages: Delete this clause and insert in lieu thereof the following:—

43.—Wages. £ s. d. (i) Basic Wage: Metropolitan Area 15 1 6 Elsewhere in South-West Land Division .... 14 19 11 Elsewhere in State 14 14 1 (ii) The following weekly margins over the basic wage as declared from time to time by the Arbitration Court shall be paid :l. Construction worker.... 1 1 0 2. General hand .... 10 .... 3. Overseer maintenance-Under six men 3 4 Over six nieii 8 . . . . 4. Can man 1 12 ... 0 5. Hand spray nozzelman 2 2 6 6. Kettleman in charge 2 3 6 .... 7. Assistant kettleman .... 1 12 .... 8. Driver internal combustion Roller-(a) Under 10 tons .... 3 8 6 .... .... (b) 10 tons and over 0 4 • • • • •

	£	s.	d.		£	s. d.
9. Picking up man (when not working				31. Rigger		7 6
under the direction of the straight- edge man)	1	12	0	Liberty is reserved to either party in the case of a major construction		
10. Spray operator	3	8	6	job.		
11. Straight-edge man		12	0	32. Rope splicer— Hemp	1 1	2 0
12. Broad axe man	4	11	0	Hemp	2 1	
13. Concrete mixing machine (power driven) man in charge	2	2	6	33. Screeder	1 1	
14. Overseer—				34. Quarry work—	9	o e
8 men and under with no major plant employed	3	7	0	(a) Man barring down (b) Powder monkey		2 6 3 6
8 men and mider using major plant		11	0	(c) Rock drill machine man	2 1	
Over 8 men	5	11	0	(d) Spaller (quarry only)	2	2 6
Special class		16	6	35. Pneumatic tool operator—	2	2 6
15. Jumper man 16. Man in charge of compressor	2	12 2	0 6	(a) Concrete paving breaker (b) Jack hammer man		2 6
16. Man in charge of compressor 17. Ploughman		12	0	(c) Clay digger		2 6
18. Plant operators—				(d) Pneumatic pick	2	2 6
(a) Power grader driver— (1) Operating machine under				(e) Compactor operators— (i) Internal concrete vibrator	1 1	2 0
40 b.h.p.:				(ii) Vibrating roller		2 6
(a) (b) Special place	4	0	6	(iii) Ranımer, mechanical	2	2 6
(b) Special class (2) Operating machine 40	4	8	0	(iv) Rock drill machine man	2	2 6
b.h.p. and over-	_			*36. Motor drivers of vehicles— Not exceeding twenty-five (25) cwt.		
(a) (b) Special Class	5	$\frac{3}{10}$	0	capacity	2	6 0
(b) Special Class (3) When engaged on water	9	10	6	Exceeding 25cwt. and not exceeding	9.1	9 0
binding	<b>5</b>	3	0	three (3) tons capacity Exceeding three (3) tons capacity	2 1	9 0
(b) Tractor driver using power con- trol or hydraulic unit—				and under six (6) tons	3 l	l 6
(1) Tractor driver under 40				For each completed ton over five		
b.h.p.—	9	1.7	6	(5) tons capacity, three shillings (3s.) additional margin		
(a) (b) Special class		5		N.B. Motor lorry drivers duties		
(2) Tractor driver 40 b.h.p.	_	-		include ordinary running adjust- ments.		
and over—	5	0	0	* Liberty to apply is reserved to		
(a) (b) Special class	5	7		either party to this Award in		
(c) Tractor driver not using power		-	-	respect to this item  37. Labourer not elsewhere classified	Nil	l.
eontrol or hydranlic unit— (1) Under 40 b.h.p	9	17	0	<u> </u>		
(1) Under 40 b.n.p (2) 40 b.h.p. and over		8	6			
(d) Loaders—						
(1) Mechanical bucket-type truck or tractor mounted	3	8	6	IN THE COURT OF ARBITRATION OF	F	
(2) Front end and overhead—	0	Ü	U	WESTERN AUSTRALIA.		
(a) Pneumatic tyres	3	8	6	No. 430 of 1963		
(b) Track machines— Rate as for tractors				Between Electrical Trades Union of Workers of		
(e) Wayne road sweeper	5	0	0	(Western Australian Goldfields Sub-branch), K Applicant, and Lake View and Star Limited, Res		
N.B. The duties of plant operator				HAVING heard Mr. R. W. Clohessy on behalf of the	-	
shall include servicing and running adjustments.				and Mr. D. Hosking on behalf of the respondent, the in pursuance of the powers contained in section and the powers contained and the power containe		
19. Pump attendants (motor) on pumps				Industrial Arbitration Act, 1912–1961, doth here		
unwatering trenches or excavations including attendance during the				and declare—		
lunch hour			0	That the Electrical Trades (Gold Mining) Av 59 of 1948, as amended be and the same is hereb		
20. Sanitaryman	2	5	6	amended in the manner following:—	,	1
21 Tool sharpener		13	0	Clause 5-Wages: Delete subclause (d) a	nd i	nsert
22. Trowel hand and renderer	2	2	6	in lien thereof:—	eroc-	ıtage
23. Man controlling weighing apparatus, excluding portable weighing machine	2	5	6		$\mathbf{f}_{\mathbf{B}}$	asic
24. Hamnier and drillman			0		Wag Distr	
25. Driver of portable petrol-driven	•				llowa	ance
crossent or circular saw	2	2	6	т	and andus	
26. Fallers when cutting timber for milling or timber used for construc-				A	llowa	ance
tion work	2	13	0	(d) Apprentices—	er W	eek.
27. Blacksmith striker (outside the	1	10	e	First year	35	
South-West Land Division) 28. Worker curing concrete: Basic wage	1	12	υ	Second year	50 68	
plus one-quarter, seven days per				Third year Fourth year	90	1
week, no overtime 29. Pipe setter cement pipes	1	12	0	Fifth year	100 plu	
30. Pile driving—	•				l 18s	
(a) Man in charge	3	3	6	Dated at Perth this 10th day of September, 1963.		
(b) All others Liberty is reserved to either party	1	l5	U	By the Court,		
in the case of a major construction				[L.S.] (Sgd.) R. V. NEVILE,		
job.				Pre	esid <b>e</b> r	(160

No. 422 of 1963.

Between Federated Miscellaneous Workers' Union of Australia, West Australian Branch, Union of Workers, Applicant, and Hugo Fischer Pty. Ltd. and others, Respondents.

HAVING heard Mr. R. W. Clohessy 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 Saddlers and Leatherworkers' Award, No. 7 of 1962, as amended, be and the same is hereby further amended in the manner following:—

Clause 9—Wages: Delete subclause (f) and insert in lieu thereof the following:—

		r	er Cent.
		(	of Male
		$\mathbf{B}_{\mathbf{a}}$	asic Wage
(f) Apprentices	(Male)—		er Week.
First year		 • • • • •	35
Second year		 	50
Third year		 	68
Fourth year		 	90
Fifth year		 	100
•			plus
		£	1 18s. 3d.

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

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

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

No. 423 of 1963.

Between The West Australian Phimbers and Sheet Metal Workers' Industrial Union of Workers, Applicant, and F. Instone & Co. and others, Respondents.

HAVING heard Mr. R. W. Clohessy 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 Sheet Metal Workers' Award, No. 7 of 1952, as amended, be and the same is hereby further amended in the manner following:—

Clause 12—Apprentices: Delete subclause (d) and insert in lieu thereof:—

Per Cent. of Basic Wage Per Week.

(d) The minimum wage payable to an apprentice shall be—

	•		• • • • •	35
Second year	•	••••		50
f(1) ' 1		• • • • •		68
Fourth year	• •	•	•	90
Fifth year				100
				plus

£1 18s. 3d. Dated at Perth this 10th day of September, 1963.

By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA

No. 583 of 1963.

Between Australian Workers' Union, Westralian Branch, Industrial Union of Workers, Applicant, and Archibald & Thorpe, Baker Construction Co. and others, Respondents.

HAVING heard Mr. H. Barry 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 Australian Workers Union Construction and Maintenance Award, No. 2 of 1963, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 13th day of September, 1963.

By the Court,

[L.S.]

R. V. NEVILE,
President.

#### Schedule.

1. Clause 2—Arrangement: Delete Item 31—Liberty, and insert in lieu thereof the following:—

#### 31.—Preference to Unionists

- 2. Clause 10—Overtime: Add new subclauses (c), (d), (e), (f) and (g) as follows:—
  - (c) When a worker, other than cook house personnel or a shift worker, is required for duty during the meal interval, whereby his neal time is postponed for more than one (1) hour, he shall be paid at overtime rates from the time he usually commences his meal interval until he gets his meal.
  - (d) When a worker is recalled to work after the customary working time for the day and after he has left work for the day, or called out to work on a Saturday or a Sunday, he shall be paid for at least three (3) hours at the appropriate overtime rate.
  - (e) (i) 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 commencement of his ordinary work on the next day that he has not at least eight (8) consecutive hours off duty between those times shall, subject to this subclause, be released after completion of such overtime until he has had eight (8) consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.
  - (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.
  - (f) When a worker is required to hold himself in readiness for a call to work after ordinary hours, he shall be paid at ordinary rates for the time he so holds himself in readiness.
  - (g) In the calculation of overtime rates, each day shall stand alone: Provided that when a worker continues beyond midnight on any day the hours worked after midnight shall be counted as part of the previous days work for the purpose of calculating the rates to be paid.
- 3. Delete Clause 27—Cookhouse Personnel and insert in lieu thereof the following :—

#### 27.—Cookhouse Personnel.

Cookhouse personnel shall be engaged by the week and shall, in addition to the basic wage prescribed in clause 28 of this Award, be paid the following amounts:—
Margins and Loadings.

	-	Head look			ssis ant Cook	-		ook Off- ider	
	V	Per Veel s.		V	Per Veel s.	_	V	Per Veel s.	
Margin for skill Loading for time worked in ex- cess of the or- dinary weekly	4	15	6	3	10	0	2	19	6
hours of work	2	10	0	1	18	0	1	13	0
	£7	5	6	£5	8	0	£4	12	6

Additional Rates for Week-end and Holiday Work.

Cookhouse personnel cooking on a Saturday and/or a Sunday shall be remunerated as follows:—

(a) When cooking for three or more men required by the employer to work on a Saturday and/or a Sunday—

Time and a half of one-fifth of the weekly loaded rate prescribed.

s. d.

1 12

- (b) When cooking for men in circumstances not covered by paragraph (a) hereof or when cooking for men not required by the employer to work on a Saturday and/or a Sunday—
  - (i) When cooking for eight men or less (including the cook), per day-£4 2s. 6d.
  - (ii) When cooking for more than eight

Time and a half of one-fifth of the weekly loaded rate prescribed.

Provided that cookhouse personnel shall not be paid under this paragraph when cooking for themselves only.

(c) When cooking on a holiday-

Cookhouse personnel required to work on a holiday shall be paid therefore at the rate of time and a half of one-fifth of the above prescribed weekly loaded

4. Delete Clause 28—Wages and insert in lieu thereof the following :-

#### 28.-Wages.

The foregoing margins shall be in addition to the respective basic wage as set out hereunder:— Por Week

		rer v	vee.	к.
		£	s.	d.
(a)	Basic Wage:			
	(i) Within a 15 mile radius from the			
	G.P.O., Pertli	15	1	6
	(ii) Outside a 15 mile radius from			
	the G.P.O., Perth, but within			
	the South-West Land Division	14	19	11
	(iii) Remainder of the State	14	14	1
	Classification of Worker or Work.			
		Ma	roin	

 $\ \, \mathbf{f} \quad \text{s. } \ \, \mathbf{d}.$ 

	Part 1.—RAILWAY CONSTRUCTI	ON.			
1.	Adzing machine, labourer at (as define	ed)	1	12	6
2.				16	ĕ
3.	4.1			5	ŏ
4.	Air compressor, worker in charge	as			
	defined)		1	16	6
5.	Back bolter			12	6
6.	70.11 ( 1 ( 1 0 1)		1	12	6
7.	Boxer up (as defined)		ī	12	6
8.	Canip orderly		ī	16	6
9.		as			
	defined)		1	16	6
10.	Fastener			16	6
11.				5	0
12.			1	16	6
13.	73.1		2	5	0
14.	Haminerman and/or gadsman and/	or			
	drillman		1	16	6
15.	Jacknian employed in a railway co	n-			
			1	16	6
16.			1	16	6
17.			2	13	0
18.			2	13	0
19.	Rails, worker cutting or breaking		1	16	6
20.	D 1		1	12	6
21.	D - 4 - b - 4		1	16	6
22.			1	12	6
23.	Straightening gang in railway constru	ıc-			
			1	12	6

#### PART II.—DIVERS AND TENDERS

- 24. (a) Divers shall be paid, when diving at the following rate per shift 3 17 0
  - (b) When not actually engaged in diving, a diver shall be entitled to be paid the margin over the basic wage of his margin over the basic wage of his usual classification. Provided always that such classification shall entitle him to a margin of at least sixtythree shillings and sixpence (63s. 6d.) per week over the basic wage. If the classification under which he is employed does not provide a margin of sixty-three shillings and sixpence (63s. 6d.) he shall be paid such a retaining allowance as will bring his margin over the basic wage up to the amount of sixtythree shillings and sixpence (63s. 6d.) three shillings and sixpence (63s. 6d.) per week over the basic wage.

25. (a) Tenders shall be paid at the following rate per shift, when attending on a diver :-

Margin over basic wage, £1 5s.

- (b) When not actually engaged in attending on a diver, a tender shall be entitled to be paid the margin be entitled to be paid the margin over the basic wage of his usual classification. Provided always that such classification shall entitle him to a margin of at least thirty-two shillings (32s.) per week over the basic wage. If the classification under which he is employed does not provide a margin of thirty-two shillings (32 s.)he shall be paid such a retaining allowance as will bring his margin over the basic wage up to an margin over the basic wage up to an amount of thirty-two shillings (32s.) per week over the basic wage.
- 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 to complete the full shift, without the shift of th any addition to the shift rate herein prescribed.

#### PART III.—PILE DRIVING.

	TIME THE TIME DISTING.	
26.	(a) Man in charge of pile frame	4 11 0
		3 3 6
	(b) Topman (c) Pile frame hand	$2 \ 5 \ 6$
	PART IV.—GENERAL.	
27.	Axeman (as defined)	1 16 6
28.	Axeman on boards or shoes (as defined)	3 10 0
29.	Axeman broad Bar bending machine	4 11 0
<b>3</b> 0.	Bar bending machine	2 2 6
31.	Barrer down or faceman outside quarry	
	or mine	$1\ 16\ 6$
32.	Batterman or trimmer (as defined)	$1\ 16\ 6$
33.	Binman (as defined)	1 16 6
34.	Bitumen pourer (as defined)	$2\ 15\ 6$
35.	Bitumen worker (as defined)	1 16 6
36.	Boodler (as defined)	1 13 6
37.	Boxer out (as defined)	1 16 6
38.	Bracenian	$1\ 16\ 6$
<b>3</b> 9.	Bracenian Brusli hand	$2\ 17\ 6$
40.	Bulldozer attendant (whose work includes	
	marking out)	1 12 6
41.	Camp orderly	$1\ 16\ 6$
42.	Carpenter's Labourer	2 8 0
43.	Cement, worker loading, unloading or stacking	
	stacking	$1\ 16\ 6$
44.	Chainman	1 16 6
45.	Chipper, pipes (as defined)	1 16 6
46.	Concrete worker	$2 \ 7 \ 0$
47.	Concrete batching plant operator	3 7 6
48.	Crusher feeder (other than in connection	
	with a quarry)	2 17 6
49.	Diamond drilling—	
	First runner	4 18 6
	First runner Second runner	$2 \ 10 \ 0$
	neiper	1 12 6
50.	Dogman	$2 \ 8 \ 0$
51.	Drillman	$1\ 16\ 6$
52.	raceman outside quarry or mine	$1\ 16\ 6$
53.	Fencer (as defined)	$2 \ 2 \ 6$
54.	Gravel or sand washing machine worker	
	attending	$1\ 12\ 6$
<b>55</b> .	Jackhammerman, pavement breaker,	
	pneumatic pick and clay digger	$2 \ 13 \ 0$
56.	Jointer—	
	(i) 1st class (as defined)	3  6  0
	(ii) 2nd class (as defined)	2 13 6
- <b></b>	(iii) 3rd class (as defined)	$2 \ 10 \ 0$
57.	Jumperman	$2 \ 5 \ 0$
58.	Jumperman Kerb and gutter layer	1 16 6
59.	Kerb and gutter layer casting in situ	$\frac{2}{100}$ $\frac{5}{100}$ $\frac{0}{100}$
60.	Labourer grubbing trees	1 12 6
61.	Labourer (for whom a margin is not elsewhere prescribed) Machine drill sharpener	
00	elsewhere prescribed)	1 10 0
62.	Machine drill sharpener	3 9 6
63.	Metal or gravel spreader (as defined)	1 12 6
64	Piels and for alterralmen	1 10 6

Pick and/or shovelman .... ....

		£	s.	d.
65.	Pipe coating machine (other than lag- ging)—			
	Worker operating	3	9	6
	Worker assisting in plant (as defined)		5	0
66.	Pipe layer (in final position)	$\bar{2}$	5	Ō
67.	Platman (as defined)	$\frac{2}{2}$	13	6
68.	Powder monkey (as defined)	$\hat{3}$	3	6
69.	Powder monkey's assistant (as defined)		ī	ō
70.	Power rammer, worker operating	$\frac{2}{2}$	10	Õ
71.	Power saw operator	$\bar{2}$	2	6
72.	Rigger and splicer—wire and/or hempen	_	_	
	rope (as defined)	3	9	6
73.	Sanitary and/or garbage attendant	ī		6
<b>74</b> .	Shaft sinker or raise worker	2	15	6
75.	Sharpener, tool (as defined)	3		6
76.	Skipman on crusher only	ī	16	6
77.	Spaller (as defined)	1	16	6
78.	Storeman (as defined)	2	18	0
79.	Storeman, other	1	19	0
80.	Tar or bitumen sprayer (power driven)			
	attendant	$^{2}$	5	0
81.	Tar worker, inside pipes (as defined)	3	9	6
82.	Tar worker, outside pipes (as defined)	2	5	0
83.	Tar worker, other	1	16	6
84.	Timberman (as defined) —			
	Working at a depth of up to 6 feet	1	16	6
	Working at a depth of from 6 feet to 20			
	feet	2	15	6
	Working at a depth of over 20 feet	3	7	0
	Working at a tunnel or drive	3	7	0
85.	Tipman (as defined)	1	12	6
86.	Wire and/or bar worker	$^{2}$	2	6 6
87.	Operator of mobile blast hole drill	3	1	0
	PART V.—DREDGING.			
88.	(a) Operators	5	7	0
	(b) Pipe hands	2	12	0
	· · · -			

#### PART VI.-LEADING HAND.

Means a worker who is required to supervise or direct or be in charge of not less than three other workers and shall be paid twenty one shillings (21s.) in addition.

5. Delete Clause 31-Liberty and insert in lieu thereof the following:-

#### 31.—Preference to Unionists.

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

- (iii) The Industrial Registrar in the exercise of his discretion may grant exemption with such conditions as he deems desirable-
  - (a) if the applicant is a financial member of any other registered industrial Union;
  - (b) if the employee objects on the grounds of conscientious religious belief to be-coming a member of any industrial union; and
  - 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 appli-cant Union and if accepted as a member maintain financial membership whilst employed by a respondent to this Award.
  - No employer shall, while to his know-No employer shan, while to his know-ledge adequately experienced unionists competent to perform the class of work required are available, retain in his employment any worker for a period of more than seven days after being advised by the Union concerned that such worker has not complied with either subclause (d) or paragraph (iv) of sub-clause (e) of this clause or for a period of more than seven days after a conviction for a breach of this clause in reference to the employment of such worker.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 16 of 1963.

Between Broome Freezing and Chilling Works Pty. Ltd., Applicant, and The Federated Engine Drivers and Firemen's Union of Workers of Western Australia, Respondent.

WHEREAS an industrial dispute existed between the abovenamed parties; and whereas the said dispute was referred into Court for the purpose of hearing and determination; and whereas the said of hearing and determination; and whereas the said reference of industrial dispute was remitted by the Court to the Conciliation Commissioner; and whereas the parties subsequently met and conferred and have arrived at agreement on all matters in difference; and whereas the parties have this day appeared before the Conciliation Commissioner by their respective representatives and requested the Conciliation Commissioner to make the said Agreement an Award of the Court: Now, therefore, the Conciliation Commissioner, pursuant to section 65 of the Industrial Arbitration Act, 1912-1961, and all other powers therein en-Act, 1912-1961, and all other powers therein enabling him, hereby declares the memorandum hereunder written to have the same effect as and be deemed an Award of the Court.

#### Memorandum of Agreement.

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

#### 1.—Title.

This award shall be known as the "Engine Drivers' (Broome Abattoirs) Award 1963" and replaces Industrial Agreement No. 4 of 1951.

#### 2.—Arrangement.

- Title. 1.
- $\overline{2}$ . Arrangement.
- 3. Scope.
- 4. Area.
- 5. Term
- 6. Definitions.
- General Conditions.
- 8. Preference.
- 9. Hours
- 10. Overtime.
- 11. Holidays.
- 12. Annual Leave.
- 13. Sick Leave.
- Travelling. 14. 15. Guarantee.
- Breakdowns, etc.
- 16. 17. Board of Reference.
- 18. Wages.
- 19. First Aid.
- 20. Shift Work.

#### 3.—Scope.

This Award shall apply to the workers classified in clause 18 hereof employed by the applicant.

#### 4.—Area.

This Award shall operate over that area occupied by the Works of the applicant at Broome.

#### 5.—Term.

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

#### 6.—Definitions.

In this Award, unless the context otherwise indicates, the words—  $\,$ 

"Mutually agreed" or "mutual arrangement" mean agreed in writing between the employer and the union, or its representative.

#### 7.—General Conditions.

- (1) Any worker carrying out work classified at a higher rate than the rate pertaining to his recognised task, shall be paid for that day at the highest rate for such tasks.
- (2) Wages shall be paid on the first Friday next succeeding the commencement of the employment and thereafter on the regular fortnightly pay day during a smokeoh period, on each alternate Friday. Provided that the employer shall, if required to do so by any worker—
  - (a) arrange for weekly allotments to be forwarded to any person nominated in writing by a worker; and
  - (b) pay to the worker on each Friday on which payment of wages is not made an amount nominated in writing by such worker as an advance against the moneys to be paid on the succeeding pay day.

Provided that the aggregate amount of any such allotment and any such advance shall not exceed the sum of fifteen pounds (£15) in any one week. No more than three (3) days' pay shall be kept in hand.

- (3) (a) The employer shall give the union delegate concerned reasonable notice of the necessity to work overtime. Sufficient competent men shall be made available for any overtime to be worked and the union or its representative shall be responsible for the supply of such workers.
- (b) Subject as hereinafter provided overtime shall be distributed on a roster system between workers competent to do the work but a worker shall not be entitled to claim overtime on work outside his normal classification unless required so to work by the employer. Provided that a worker shall have the right to forfeit his place on the roster if he obtains a replacement suitable to the employer to perform any work required, but any such replacement shall maintain his own place on the roster.
- (c) Where overtime is worked outside a worker's normal classification, he shall be paid at the rate prescribed for the actual work performed.
- (4) (a) Workers shall be provided with accommodation in the quarters erected for that purpose, including stretcher, mattress, pillow, wardrobe, cupboard and chair. No charge or deduction from wages shall be made for such accommodation.
- (b) A worker shall be liable for any loss or damage to such accommodation including stretcher, mattress, pillow, wardrobe, cupboard and chair, fair wear and tear attributable to ordinary use excepted and in the event of any loss or damage the employer may recover an amount as mutually agreed with the union representative to compensate therefor, from any wages due to such worker or otherwise legally recover such compensation or balance thereof.
- (5) Each worker who boards at the works canteen shall have an amount equivalent to twenty-seven per cent. (27%) of the basic wage for the Goldfields Areas and all other portions of the State, exclusive of the South-West Land Division, deducted from his wages weekly.

- (6) Subject to clause 15 hereof, notwithstanding that the rates of pay are set forth on a weekly basis, there shall be no obligation on the part of the employer or the workers to give a week's notice or any other notice to determine the employment, the position being in this respect the same as if the worker was employed at a daily wage.
- (7) All delegates shall be officially recognised by the employer.

#### 8.—Preference.

- (1) Preference of employment in respect of tasks for which rates of wages are specified in this award shall be given to members of the union who are parties to this award, provided they are competent workmen for the task for which they are selected and do their work to the satisfaction of the employer.
- (2) Subject to preference to members of the union who are a party to this award, the employer shall have the right—
  - (a) to select workers with due regard to their qualifications for their respective tasks;
  - (b) to allot to workers their respective tasks; to dispense with the services of any worker for incompetence, drunkenness, misconduct:
  - (c) in the event of a member of the union not being available at Broome, and without limiting the rights of the employer contained elsewhere in this clause, to employ a non-member of the union, but any worker so employed shall within seven (7) days of commencing employment make application to join the union, provided he is supplied with the prescribed form by the union representative, and if accepted shall then maintain financial membership with the union to be eligible to claim preference of employment in the next succeeding year. For the purposes of this paragraph, a nonmember of the union shall include an unfinancial member who shall within fourteen (14) days of commencing employment become financial.

#### 9.—Hours.

- (1) Except where otherwise provided, forty (40) hours shall constitute an ordinary week's work divided into five (5) working days, Monday to Friday inclusive, of eight (8) hours in each day which shall be exclusive of the meal interval Except for Engine Drivers in which case such hours shall be inclusive of crib time.
- (2) Except for shift workers and as otherwise mutually agreed upon, ordinary starting time shall be 7.30 a.m. and ordinary ceasing time 4.30 p.m.

#### 10.—Overtime.

- (1) Except as provided in subclause (2) hereof, overtime rates shall be paid in respect of all work done outside the normal hours of duty including work on Saturday at the rate of time and a half for the first four (4) hours and double time thereafter.
- (2) These overtime rates shall not apply to excess time due to private arrangement between the workers themselves or for the purpose of effecting the customary rotation of shifts, or which is owing to a relieving man not coming on at the appointed time. The time for which any worker may be paid at ordinary rates instead of overtime due to a relieving man not coming on at the proper time, shall not exceed two (2) hours, after the expiration of which overtime rates shall apply for the whole shift.
- (3) Subject to any mutual arrangement and subject also to the provisions of subclause (4) of this clause, any worker who is required to work any overtime other than that referred to in subclause (2) of this clause shall be paid for a minimum period of at least two (2) hours of such overtime.
- (4) All work performed on Sundays and the holidays prescribed in clause 11 hereof shall be paid for at the rate of double time and workers shall be provided with a minimum of four (4) hours' work or payment therefor on such days.

#### 11.-Holidays.

- (1) (a) The following days, or the days observed in lieu shall, subject as hereinafter provided, be allowed as holidays without deduction of pay, namely: New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, Broome Cup Day, Sovereign's Birthday, Christmas Day and Boxing Day. Provided that another day may be taken as a holiday by arrangement between the parties, in lieu of any of the days named in the subclause.
- (b) Where Christmas Day or New Year's Day falls on a Saturday or a Sunday, such holiday shall be observed on the next succeeding Monday and where Boxing Day falls on a Sunday or a Monday such holiday shall be observed on the next succeeding Tuesday; in each such case the substituted day shall be deemed a holiday without deduction of pay in lieu of the day for which it is substituted.
- (2) Whenever any holiday falls on a worker's ordinary working day and the worker is not required to work on such day, he shall be paid for the ordinary hours he would have worked on such day if it had not been a holiday.
- (3) Payment for holidays shall be at the rate pertaining to each worker's task.
- (4) When a worker is off duty owing to leave without pay or sickness, including accidents on or off duty, except time for which he is entitled to claim sick pay, any holiday falling during such absence shall not be treated as a paid holiday. Where the worker is on duty or available on the working day immediately preceding a holiday, or resumes duty or is available on the working day immediately following a holiday, as prescribed in this clause, the worker shall be entitled to a paid holiday on all such holidays.

#### 12.—Annual Leave.

- (1) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed anually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
- (2) If any award holiday falls within a worker's period of annual leave and is observed on a day which in the case of that worker would have been an ordinary working day there shall be added to that period one day being an ordinary working day for each such day observed as aforesaid.
- (3) (a) Subject to paragraph (b) when computing the annual leave due under this clause no deduction shall be made from such leave in respect of the period that the worker is on annual leave and/or holidays. Provided that no deduction shall be made for any approved period a worker is absent from duty through sickness with or without pay unless the absence exceeds three (3) calendar months, in which case deduction may be made for such excess only.
- (b) Approved periods of absence from work caused through accidents sustained in the course of employment shall not be considered breaks in continuity of service but the first six (6) months only of any such period shall count as service for the purpose of computing annual leave.
- (4) After one (1) month's continuous service in any qualifying twelve monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
  - (a) one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;

- (b) one-quarter of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 7th day of October, 1963, and one-sixth (\$\frac{1}{6}\$) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- (5) (a) A worker who is justifiably dismissed for misconduct shall not be entitled to the benefit of the provisions of this clause.
- (b) In special circumstances and by mutual consent of the employer, the worker and the union concerned, annual leave may be taken in not more than two (2) periods.
- (6) When work is closed down for the purpose of allowing annual leave to be taken, workers with less than a full year's service shall only be entitled to payment during such period for the number of days' leave due to them. Provided that nothing herein contained shall deprive the employer of his right to retain such worker at work during the close-down period as may be essential.
- (7) Workers regularly working for the works north of South Latitude 26 shall be allowed to accumulate annual leave for two years, subject to the convenience of the employer. Such workers who proceed to Fremantle and Geraldton during the period of such leave shall be allowed once in each two years reasonable travelling time on the forward and return journeys between the place of their employment and either of the said ports.
- (8) "Ordinary wages" for the purpose of subclause (1) hereof shall mean the average rate of wage the worker has received over the period of his employment in respect of his ordinary hours of work.
- (9) This clause shall not apply to any worker, who without reasonable cause and without the consent of the employer leaves his employment before the end of the guaranteed period.

#### 13.—Sick Leave.

- (1) 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, subject to subclause (4) hereof, payment for absence through such ill-health shall be limited to one (1) week in each calendar year in respect to each worker. 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's compensation and the Workers' Compensation Act.
- (2) A worker shall not be entitled to receive any wages from his employer for any time lost through the result of any accident not arising out of or in the course of his employment or for any accident, wherever sustained, arising out of his own wilful default or for sickness arising out of his own wilful default.
- (3) 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.
- (4) (a) In the case of a regular worker sick leave shall accumulate from year to year while he remains a regular worker so that any balance of the period specified in subclause (1) of this clause which has in any year not been allowed to any worker by his employer as paid sick leave may be claimed by the worker and, subject to the conditions hereinbefore prescribed, shall be allowed by his employer in any subsequent year without diminution of the sick leave prescribed in respect of that year.

(b) For the purposes of this subclause a regular worker shall be deemed to be a worker who continues work for such period as the employer feels is necessary to complete the season's operations and who recommences work for the next ensuing season.

#### 14.—Travelling.

- (1) (a) Subject as hereinafter provided each worker (except those engaged at Broome) shall be entitled to passage from place of engagement to Broome and travelling time allowance.
- (b) Any worker who leaves of his own accord or is dismissed for misconduct before the end of the season's operations as defined in clause 15 shall be liable to refund the cost of his fare to Broome and any wages due to him shall be retained as part payment, and the balance will be legally recover-
- (2) Subject as hereinafter provided each worker shall be entitled to passage from Broome to place of engagement, and travelling time allowance after termination of work in his department or when his services are not further required by the employer provided that his duties have been performed to the satisfaction of the employer.
- (3) When required by the employer to travel by plane the travelling time allowance referred to herein shall be at the task rate applicable but if the travelling time exceeds one day subsequent days shall be at half rate, but otherwise such allowance shall be at the rate of seventeen shillings and sixpence (17s. 6d.) per day.
- (4) Passage may be either by ship or plane at the discretion of the employer.

#### Guarantee.

- (1) There shall be a guarantee of work for sixteen (16) weeks (or such longer period as may be fixed by the employer prior to the engagement of seasonal workers) from the date of commence-ment of slaughtering in respect of workers engaged in Perth or Fremantle, provided that this guarantee shall not apply in respect to any worker who is dismissed for misconduct or who is unable satisfactorily to perform the work for which he is engaged.
- (2) Each such worker shall be engaged on the express condition that he will perform any work required by the employer during the guaranteed period and during such additional period as may be necessary in the opinion of the employer to complete the season's operations.

#### 16.—Breakdowns, Etc.

The employer shall be entitled to deduct payment for any day or portion of a day on which the worker cannot be usefully employed because of any strike by the Union or Unions affiliated with it, or 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.

#### 17.—Board of Reference.

- (1) The Court hereby appoints for the purpose of this award, a Board of Reference.
- (2) The Board shall consist of a chairman, to be appointed by the Court and two (2) other representatives, one to be nominated by each of the parties.
- (3) The Board is hereby assigned the following functions in the event of a disagreement between the parties bound by this award:-
  - (a) Adjusting any matters of difference which may arise between the parties from time to time, except such as involve interpretation of the province of the pr tion of the provisions of this award or any of them.
  - (b) Deciding any other matter that the Court may refer to the Board from time to time.
- (4) The provision of Regulation 106 of the Industrial Arbitration Act, 1912-1961 shall be deemed to apply to any Board of Reference appointed hereunder.

#### 18.-Wages.

The minimum rate of wages payable to workers covered by this award shall be as follows:-

> Per Week £ s. d.

(1) Basic Wage

.... 14 14 1 Margin Per

(2) Adult Males:

Week £ s. d. 5 5 6

(a) Engine Driver

Engine drivers shall, if necessary perform such additional work as required. Provided that such additional work shall not prevent them having continual supervision over their engine, and provided further that an engine driver required to attend to a refrigerating compressor shall have added to his margin the sum of twenty-one shillings (21s.) per week.

(b) Assistants 4 1 0

#### 19.—First Aid.

The employer shall keep at the works for the use of the workers a First Aid Kit, fully stocked according to a schedule to be laid down by St. John Ambulance Association.

#### 20.-Shift Work.

- (1) Shifts may be worked in departments where operations are continuous or are required for more than twelve (12) hours per day.
- (2) (a) Where any particular process is carried out on shifts other than day shift and less than five (5) consecutive afternoon or five (5) consecutive night shifts are worked on that process, then workers employed on such afternoon or night shifts shall be paid at overtime rates.
- (b) The sequence of work shall not be deemed to be broken under the preceding paragraph by reason of the fact that work on the process is not carried out on a Saturday or Sunday or on any public holiday or by reason of a stoppage of work beyond the control of the employer.
- (3) Where a shift commences at or after 11 p.m. then the whole shift shall be paid for at the rate which applies to the major portion of the shift.
- (4) A worker employed on any shift other than day shift shall be paid for afternoon shift five per cent. (5%) and for night shift seven and a half per cent. ( $7\frac{1}{2}$ %) in addition to his ordinary rate.
- I certify pursuant to section 65 of the Industrial Arbitration Act, 1912-1961, that the foregoing is a copy of the agreement arrived at between the parties mentioned above.

Dated at Perth this 7th day of October, 1963.

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

Filed at my office this 7th day of October, 1963.

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

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 680 of 1963.

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

HAVING heard Mr. J. Flanagan on behalf of the applicant and Mr. D. E. Cort on behalf of the respondent, 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 Meat Industry (South-West Land Division) Award, No. 26 of 1959, as amended, be and the same is hereby further amended in accordance with the following schedule.

Dated at Perth this 4th day of October, 1963.

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

#### Schedule.

Clause 7—Wages: Delete subclause (a) and (b) and insert in lieu thereof:—

msert in neu thereor.—	_	***	
(1) Basic Wage:		Wee s. d	
(a) Adult Males (b) Adult Females	4.4	19 1: 4 1:	
	Marg Basic Per		ge
(2) Adult Male Workers:	£	s. 0	ı.
(a) General Butcher	. 4	8 (	0
(b) Salter	. 4	8 (	0
(c) Smallgoodsman	. 4	8 (	0
(d) First Shopman	. 5	5 (	0
(e) First Smallgoodsman	5	5	0
worker in a substantiall pre-wrapped meat de partment selling uncooker and pre-wrapped meat and who is not required to cut such meats)  (g) Counterhands who ar required or permitted to cut uncooked meats shall be paid not less than the	d s s d s s d s d s d s d s d s d s d s	4	0
(i) not exceeding 2 cwt. capacity		11	0
(ii) exceeding 25 cw but not exceedin 3 tons capacity (iii) exceeding 3 ton capacity but no	g 3 s	5	0
exceeding 6 ton capacity (iv) for each complet ton over 5 ton capacity 2s. 6d. ad ditional margin.	3 e s	18	6
(i) Slaughterman	6	1	0
(j) Slaughterman's laboure		15	0
(k) Labourer in slaughter yard	-	18	0
yard	••	10	J

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 233 of 1963.

Between The Hotel, Club, Caterers, Tea Room and Restaurant Employees' Industrial Union of Workers, Perth, Applicant, and Brittania Coffee Palace, Crystal Hostel, Derward Hostel and Others, Respondents.

HAVING heard Mrs. C. M. Boniface on behalf of the applicant and Mr. G. Martin on behalf of the respondents, 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 Hostel Employees' (Metropolitan) Award, No. 23 of 1955, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 4th day of October, 1963. By the Court,

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

#### Schedule.

- 1. Clause 2—Arrangement: Delete the numeral and words "8.—Night Work"—and insert in lieu thereof the following:—
  - 8.—Additional Rates for Ordinary Hours.
- 2. Clause 8—Night Work: Delete this clause and insert in lieu thereof the following:—
  - 8.—Additional Rates for Ordinary Hours.
  - (1) All ordinary hours worked between 8 p.m. and midnight, Monday to Friday both inclusive, shall be paid for at an extra five per cent. (5%) and all ordinary hours worked between midnight and 6 a.m., Sunday midnight to Friday midnight both inclusive, shall be paid for at an extra ten per cent. (10%).
  - (2) All ordinary hours worked on Saturdays shall be paid for at an extra twenty-five per cent. (25%), and all ordinary hours worked on Sundays shall be paid for at an extra fifty per cent. (50%).
  - (3) The foregoing rates shall not be an addition to the rates prescribed for casual workers.
- 3. Clause 9—Wages: Delete subclause (b) of this clause and insert in lieu thereof the following:—

#### (b) Classification:

(0) (	lassification.	_			_		
			largi : We			largi r We	
			Over			Over	
		_	Male		F	ema	le
		-	Basic			Basic	
			Vage S.		£	Wage	
(1)	Cooks (in establish-	L	8.	u.	L	s.	d.
(1)	ments where three						
	cooks are em-						
	ployed)—						
	First cook	4	7	0	4	7	0
	Second cook	3	1	0	3		0
	Third cook	2	10	0	2	10	0
(2)	Where more than three cooks are em-						
	ployed the mini-						
	mum shall be	2	10	0	2	10	0
(3)	Where two cooks	_		-			
(0)	are employed—						
	First cook		10	6	3		6
	Second cook	2	13	0	2	13	0
(4)	Where only one						c
	cook is employed	3	2	6	3	2	6
	Waiter	1	8	6			
(6)							
	tryman, scullery-	1	1	0			
(7)		1	8	6			
(8)	•	1	8	6			
(9)	Lift attendant	1	1	0			
(10)	Yardman and un-	-	_	·			
(10)	specified male						
	workers	1	1	0			
(11)	Waitress				1	8	6
(12)	All other female						_
	workers				1	8	6

- 4. Clause 13—Holidays: Delete subclause (c) of this clause and insert in lieu thereof the following:—
  - (c) Night Porters.—Night Porters shall be entitled to one night off duty in each week. Provided that, if work is performed by a night porter in lieu of his night off, he shall be paid for such work at the rate of time and one-half. This provision shall not be availed of more than on six nights in any one year. Any dispute arising out of this provision shall be referred to the Board of Reference.
- 5. These alterations will take effect as from the beginning of the first pay period commencing after the date hereof.

#### No. 418 of 1963.

Between Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant, and The Printing and Allied Trades Employers' Association of Western Australia (Union of Employers), Respondent.

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

That the Printing (Jobbing) Award, No. 6 of 1928, as amended, be and the same is hereby further amended in the manner following:—

Clause 13—Apprentices: Delete subclause (46) and insert in lieu thereof:—

Per Cent. of Basic Wage Per Week.

(46) The minimum wage payable to an apprentice shall be—

First year				35
Second year		••••		50
Third year				<b>6</b> 8
Fourth year				90
Fifth year	•			100
				plus
			£1	18s.3d.

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

By the Court,

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

# IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

#### No. 236 of 1963.

Between The Hotel, Club, Caterers, Tea Room and Restaurant Employees' Industrial Union of Workers, Perth, Applicant, and Miss Rene Kennedy, Mrs. Matthews and others, Respondents.

HAVING heard Mrs. C. M. Boniface on behalf of the applicant and Mr. G. Martin on behalf of the respondents, 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 Catering (Boarding Houses) Award, No. 16 of 1931, as amended, be and the same is hereby further amended in the terms of the attached schedule.

Dated at Perth this 4th day of October, 1963.

By the Court,

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

#### Schedule.

- 1. Clause 7—Wages: Delete subclauses (b) and (c) of this clause and insert in lieu thereof the following:—
  - (b) Adult Male Workers:

				Basi Per		Vage	
				£	s.	d.	
Cook				3	2	6	
Yardman and males	all	other	adult 	1	1	0	

Margin Over

Male

		F Bas	em: ic V	Over ale Vage eek.
		£	s.	d.
(c)	Adult Female Workers:			
	In establishments where three (3) cooks are employed—		_	
	First Cook	4		0
	Second Cook		1	0
	Third Cook	2	10	0
	In establishments where two (2) cooks are employed—			
	First Cook	3	10	6
	Second Cook	2	15	0
	Where only one (1) cook is			
	employed	. 3	<b>2</b>	6
	Head Waitress	. 1	11	6
	All other adult females	1	8	6

[1 November, 1963.

2. These alterations will take effect as from the beginning of the first pay period commencing after the date hereof.

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

No. 419 of 1963.

Between Printing Industry Employees' Union of Australia, Western Australian Branch, Industrial Union of Workers, Perth, Applicant, and J. Gibbney & Son Pty. Ltd. and others, Respondents.

HAVING heard Mr. R. W. Clohessy 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 Photo Engraving Award, No. 9 of 1961, be and the same is hereby amended in the manner following:—

Clause 31—Apprentices: Delete subclause (f) and insert in lieu thereof the following:—

Per Cent. of Male Basic Wage Per Week.

(f) The minimum weekly wage payable to an apprentice shall be—

First year	•		•···	35
Second year			•···	50
Third year	•	•…•	•	68
Fourth year	••			90
Fifth year	•			100
				plus
			£1	18s. 3d.

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

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

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 238 of 1963.

Between The Hotel, Club, Caterers, Tea Room and Restaurant Employees' Industrial Union of Workers, Perth, Applicant, and The Commercial Travellers' Club, Karrinyup Country Club and others, Respondents.

HAVING heard Mrs. C. M. Boniface on behalf of the applicant and Mr. G. Martin on behalf of the respondents, 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 Club Employees' Award, No. 4 of 1959, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 4th day of October, 1963.

By the Court,

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

#### Schedule.

1. Clause 13—Wages: Delete subclause (b) of this clause and insert in lieu thereof the following:—

		Margins.				
		Males. Female				
(b) Adult Workers:	£	s.	d.	£	s.	d.
In establishments where						
three (3) cooks are						
employed—						
1st Cook	4	7	0	4	7	0
2nd Cook	3	1	0	3	1	0
3rd Cook	2	10	0	2	10	0
Where more than three						
(3) cooks are em-						
ployed, the minimum		10	•	•	10	0
shall be	2	10	0	2	10	0
In establishments where two (2) cooks are						
employed—						
1st Cook	3	10	6	3	10	6
2nd Cook	2	13	0	2	13	0
In establishments where						
only one (1) cook is	_	_	_	_	_	_
employed	3	2	6	3	2	6
Barman	3	10	0			_
Barmaid				7	5	5
Waiter	1	8	6			
Kitchenman	1	1	0			
Pantryman	1	1	0			
Night Porter	1	12	0			
Hall Porter	1	8	6			
Steward	1	8	6			
Yardman	1	1	0			
Other male workers	1	1	0			
Waitress				1	8	6
All other female workers				1	8	6

2. These alterations will take effect as from the beginning of the first pay period commencing after the date hereof.

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

No. 429 of 1963.

Between Federated Moulders (Metals) Union of Workers, Perth, Applicant, and Lake View and Star Limited, Respondent.

HAVING heard Mr. R. W. Clohessy 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 Moulders (Gold Mining) Award, No. 4 of 1934, as amended, be and the same is hereby further amended in the manner following:—

Clause 3—Wages: Delete subclause (d) and insert in lieu thereof the following:—

				ercentage of asic Wage
			т	and industry
				llowance
				er Week.
(d) Apprentices	Wages-		_	er week.
First year	••••		••	35
Second year			• • • •	50
Third year	••••	•••		68
Fourth year		•	••••	90
Fifth year		••••		100
-				plus
			£	1 18s. 3d.

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

By the Court,

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

President.

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

No. 294 (3) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Asbestos-Cement Workers' Award, No. 23 of 1960, be and the same is hereby amended in the terms of the attached schedule. Dated at Perth this 29th day of August, 1963.

By the Court.

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

#### Schedule.

Clause 17.-Holidays and Annual Leave.

- 1. Delete subclauses (d) and (f) of this clause and insert in lieu thereof the following:—  $\,$ 
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave prescribed herein.
  - (f) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (<sup>1</sup>/<sub>8</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (\$\frac{1}{4}\$) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (\$\frac{1}{6}\$) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (k) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (4) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Bacon Curing and Smallgoods Making Award, No. 5 of 1949, be and the same is hereby amended in the terms of the attached schedule

Dated at Perth this 29th day of August, 1963. By the Court,

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

#### Schedule.

#### Clause 11.-Annual Leave.

- 1. Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:—
  - (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (c) After one month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (g) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

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

[1 November, 1963.

No. 294 (5) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Bag Sack and Textile Award, No. 3 of 1960, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

(Sgd.) R. V. NEVILE,

President.

#### Schedule.

#### Clause 8.—Holidays.

- - (c) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave prescribed herein.
  - (e) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth ( $\frac{1}{6}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter ( $\frac{1}{4}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (j) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (6) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Baking (Country) Award, No. 15 of 1955, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

#### Clause 10.—Holidays.

- 1. Delete subclause (d) and insert:-
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave prescribed herein.
- 2. Delete subclause (f) and insert:-
  - (f) After one (1) month's continuous service in any qualifying twelve monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth ( $\frac{1}{6}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter ( $\frac{1}{4}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (\frac{1}{4}\) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 29th August, 1963, and one-sixth (\frac{1}{6}\) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 3. Delete paragraphs (ii) and (iii) of subclause (k) and insert:—
  - (ii) Subclause (d) hereof shall not apply but 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 twelve months' continuous service with that employer but where a worker completes that twelve months' continuous service on or

- after the 30th November, 1963, he shall be allowed four (4) consecutive weeks' leave instead of the three (3) consecutive weeks' leave prescribed herein.
- (iii) Subclause (f) hereof shall not apply but after one (1) month's continuous service in any qualifying twelve monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
  - (a) one-quarter (1/4) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one third (1/3) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
  - (b) one-third (\(\frac{1}{3}\)) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 29th August, 1963, and one-quarter (\(\frac{1}{4}\)) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.

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

No. 294 (7) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Bakers' (Metropolitan) Award, No. 15 of 1961, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963.

By the Court,

[L.S.]

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

#### Schedule.

#### Clause 10.-Holidays.

- 1. Delete subclauses (c) and (e) of this clause and insert in lieu thereof the following:—
  - (c) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.

- (e) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
  - (i) one-sixth ( $\frac{1}{6}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter ( $\frac{1}{4}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
  - (ii) one-quarter (\(\frac{1}{4}\)) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (\(\frac{1}{6}\)) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (k) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (8) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Baking (Kalgoorlie) Award, No. 14 of 1955, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

#### Clause 9.—Holidays.

- 1. Delete subclause (d) and insert:-
  - (d) 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 twelve (12) months' continuous service with that employer, but where a worker completes that twelve months' continuous service on or after the 30th November, 1963, he shall be allowed four (4) consecutive weeks' leave instead of the three (3) consecutive weeks' leave prescribed herein.
  - 2. Delete subclause (f) and insert:—
    - (f) After one (1) month's continuous service in any qualifying twelve monthly period a worker whose employment terminates

shall be paid, in respect of each completed month of continuous service in that qualifying period—

- (i) one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-third (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
- (ii) one-third (\frac{1}{3}) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 29th August, 1963, and one-quarter (\frac{1}{4}) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 424 of 1963.

Between United Metropolitan Timber Yards, Sawmills and Woodworkers Employees' Union of Workers, Applicant and Millars Timber and Trading Co., Respondent.

HAVING heard Mr. R. W. Clohessy 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 Timber Yard Workers' Award, No. 11 of 1951, as amended, be and the same is hereby further amended in the manner following:—

First Schedule: Delete subclause (c) and insert in lieu thereof the following:—

				$\mathbf{of}$
			В	asic Wage
			P	er Week.
(c) Apprentices—				
First year	••••			35
Second year				50
Third year			••••	68
Fourth year	••••		• • • •	90
Fifth year		••••	****	100
_				plus
			£	1 18s. 3d.

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

By the Court,

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

President.

Per Cent.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 425 of 1963.

Between United Metropolitan Timber Yards, Sawmills and Woodworkers Employees' Union of Workers, Applicant, and Cass Case Company, Respondent.

HAVING heard Mr. R. W. Clohessy 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 Case and Box Makers' Award, No. 48 of 1951, as amended, be and the same is hereby further amended in the manner following:—

First Schedule—Wages: Delete Item 15 and insert in lieu thereof the following:—

		1	Per Cent. of Male Basic Wage Per Week.
15. Apprentices—			
First year	 		35
Second year	 		50
Third year	 ••••		68
Fourth year	 	••••	90
Fifth year	 		100
			$_{ m plus}$
			£1 18s. <b>3</b> d.

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

By the Court,

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

President.

No. 294 (15) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Bootmaking (Bespoke) Award, No. 4 of 1946, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

#### Clause 7.—Annual Leave.

- 1. Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:—
  - (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave prescribed herein.
  - (c) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (h) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

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

No. 294 (16) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Breadcarters' (Perth and Suburbs) Award, No. 29 of 1949, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

#### Clause 16.—Annual Leave.

- 1. Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:—
  - (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (c) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth ( $\frac{1}{6}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter ( $\frac{1}{4}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (1) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (1) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (h) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (17) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Breadcarters' (Albany) Award, No. 17 of 1945, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963.

By the Court,

[L.S.]

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

#### Schedule.

#### Clause 17.—Annual Leave.

- 1. Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:—
  - (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (c) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth ( $\frac{1}{6}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter ( $\frac{1}{4}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (¼) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (⅙) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (h) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 294 (18) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Breadcarters' (Bunbury) Award, No. 3 of 1934, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963.

By the Court,

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

#### Schedule.

#### Clause 17.—Annual Leave.

- 1. Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:—
  - (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave prescribed herein.
  - (c) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - on or after that date,

      (ii) one-quarter (\frac{1}{4}\) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (\frac{1}{6}\) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (j) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (19) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Breadcarters' (Kalgoorlie) Award, No. 16 of 1941, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

#### Clause 6.—Holidays.

- 1. Delete subclauses (d) and (f) of this clause and insert in lieu thereof the following:—
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (f) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - on or after that date;

      (ii) one-quarter (\frac{1}{4}) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (\frac{1}{6}) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
  - 2. Add the following new subclause to this clause:—
    - (m) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

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

No. 294 (20) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Brickmaking (Cement) Award, No. 22 of 1945, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

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

President.

#### Schedule.

Clause 8.—Annual Leave and Holidays.

- 1. Delete subclauses (c) and (e) of this clause and insert in lieu thereof the following:—
  - (c) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (e) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (<sup>1</sup>/<sub>8</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (\frac{1}{4}) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (\frac{1}{6}) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (j) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (21) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; heave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers con-ferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order-

That the Brickmaking (Fire and Tapestry Bricks) Award, No. 9 of 1959, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

Clause 16.—Holidays and Annual Leave.

- 1. Delete subclauses (d) and (f) of this clause and insert in lieu thereof the following:—
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed snall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive shall be allowed annually to a worker by weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (f) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period-
    - (i) one-sixth ( $\frac{1}{6}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter ( $\frac{1}{4}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (1) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (a) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- Add the following new subclause to this 2. clause:-
  - (j) Notwithstanding anything else herein contained an employer who observes a Christ-mas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

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

No. 294 (22) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers con-ferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order-

That the Brickmaking (Housebricks) Award, No. 20 of 1958, be and the same is hereby amended in the terms of the attached schedule. Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

Clause 21.—Holidays and Annual Leave.

- 1. Delete subclause (d) and insert:-
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive week's leave instead of the two (2) consecutive weeks' leave prescribed herein.
- 2. Delete subclause (f) and insert:—
  - (f) After one (1) month's continuous service in any qualifying twelve monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period-
    - (i) one-sixth  $\binom{1}{6}$  of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (\(\frac{1}{4}\)) of a week's pay at his ordinary rate of wage if he leaves his employment or effect that all the second or of th ployment on or after that date:
    - (ii) one-quarter (\frac{1}{4}) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 29th August, 1963, and one-sixth (\frac{1}{6}) of a week's pay at his ordinary rate of wage if his employment is so terminated on or employment is so terminated on or before that date.
- 3. Delete subclause (j) and insert:-
  - (j) (i) A continuous kiln burner, that is a burner who is rostered to work reguburner who is rostered to work regularly on Sunday and holidays shall be allowed one (1) week's leave in addition to the leave to which he is otherwise entitled under this clause.
    - (ii) Where a worker with twelve (12) months' continuous service is engaged for part of a qualifying twelve monthly period as a seven day shift worker,

he shall be entitled to have the period of annual leave to which he is otherwise entitled under this clause increased by one-twelfth (1/12th) of a week for each completed month he is continuously so engaged.

- 4. Add a new subclause (k):--
  - (k) Notwithstanding anything else herein contained, an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 294 (23) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Brickyard Employees' (Cement Tile Manufacturing) Award, No. 36 of 1956, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

#### Clause 15.—Holidays.

- 1. Delete subclauses (d) and (f) of this clause and insert in lieu thereof the following:—  $\,$ 
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave prescribed herein.
  - (f) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (½) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (½) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (\(\frac{1}{4}\)) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and

one-sixth  $(\frac{1}{6})$  of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.

- 2. Add the following new subclause to this clause:—
  - (j) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 294 (24) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Brickyard Employees—Pottery Workers' (Pipe and Tile Section) Award, No. 8 of 1959, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

Clause 9.—Holidays and Annual Leave.

- 1. Delete subclauses (c) and (e) of this clause and insert in lieu thereof the following:—  $\begin{tabular}{ll} \hline \end{tabular}$ 
  - (c) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (e) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (a) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (a) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (4) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and

one-sixth  $(\frac{1}{8})$  of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.

- 2. Add the following new subclause to this clause:—
  - (i) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

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

No. 294 (25) of 1963.

In the matter of the Industrial Arbitration Act. 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Brickyard Employees-Porcelain Workers Award, No. 24 of 1959, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

Clause 9.—Holidays and Annual Leave.

- 1. Delete subclause (c) and insert:—
  - (c) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
- 2. Delete subclause (e) and insert:—
  - (e) After one (1) month's continuous service in any qualifying twelve monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date:

rate of wage if he leaves his employment on or after that date;

(ii) one-quarter (\frac{1}{4}) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 29th August, 1963,

and one-sixth  $(\frac{1}{6})$  of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.

- 3. Add new subclauses:-
  - (i) (i) A continuous kiln burner, that is a burner who is rostered to work regularly on Sunday and holidays shall be allowed one (1) week's leave in addition to the leave to which he is otherwise entitled under this clause.
    - wise entitled there this clause.

      (ii) Where a worker with twelve (12) months' continuous service is engaged for part of a qualifying twelve (12) monthly period as a seven day shift worker, he shall be entitled to have the period of annual leave to which he is otherwise entitled under this clause increased by one-twelfth (1/12th of a week for each completed month he is continuously so engaged.
  - (j) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

## IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 294 (26) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Brickyard Employees-Roof Tile Fixers' Award, No. 7 of 1963, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

[L.S.]

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

#### Schedule.

Clause 13.—Holidays and Annual Leave.

- 1. Delete subclauses (d) and (f) of this clause and insert in lieu thereof the following:—
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.

- (f) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
  - (i) one-sixth ( $\frac{1}{6}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, one one-quarter ( $\frac{1}{4}$ ) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
  - (ii) one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (j) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (27) of 1963

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Brickyard Employees-Sand Lime Bricks Award, No. 2 of 1962, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963. By the Court,

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

#### Schedule.

Clause 17.—Holidays and Annual Leave.

- 1. Delete subclauses (c) and (e) of this clause and insert in lieu thereof the following:—
  - (c) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave prescribed herein.

- (e) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
  - (i) one-sixth (\$\frac{1}{6}\$) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (\$\frac{1}{4}\$) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
  - (ii) one-quarter (\frac{1}{4}\) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (\frac{1}{6}\) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (i) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

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

No. 294 (28) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Brushmakers' Award, No. 30 of 1959, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963.

By the Court,

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

#### Schedule.

Clause 14.—Annual Leave.

- 1. Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:—
  - (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.

- (c) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
  - (i) one-sixth (a) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (a) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
  - (ii) one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
- 2. Add the following new subclause to this clause:—
  - (h) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 426 of 1963.

Between The West Australian Timber Industry Industrial Union of Workers, South-West Land Division, Applicant, and Millars' Timber and Trading Co. Ltd., Respondent. HAVING heard Mr. R. W. Clohessy on behalf of the applicant and Mr. D. Hosking on behalf of the respondent, the Court,

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 Award No. 36 of 1950, as amended, be and the same is hereby further amended in the manner following:—

Schedule 1—Rates of Pay: Delete subclause (d) and insert in lieu thereof the following:—

Per Cent. of Basic Wage Per Week.

(d) Apprentices—The rates for apprentices shall be as under—

First year	 		35
Second year			50
Third year			68
Fourth year	 		90
Fifth year	 		100
			plus
		6.1	10~ 00

Dated at Perth this 10th Day of September, 1963. By the Court,

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

President.

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

No. 294 (29) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various

Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Building Trades Award, No. 24 of 1958, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963.

By the Court,

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

#### Schedule.

#### Clause 24.—Holidays.

- 1. Delete subclause (d) and insert:—
  - (d) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
- 2. Delete subclause (f) and insert:—
  - (f) (i) Workers receiving lost time allowance.—After one (1) week's continuous service in any qualifying twelve monthly period, a worker whose employment terminates shall be paid in respect of each completed week of continuous service in that qualifying period—
    - (a) one-twenty-sixth (1/26th) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November. 1963, and three-fifty-seconds (3/52nds) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (b) three-fifty-seconds (3/52nds) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 29th August. 1963, and one-twenty-sixth (1/26th) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.
    - (ii) Other Workers.—After one (1) month's continuous service in any qualifying twelve monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
      - (a) one-sixth (<sup>1</sup>/<sub>6</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (<sup>1</sup>/<sub>4</sub>) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
      - (b) one-quarter (¼) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after the 29th August, 1963, and one-sixth (⅙) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.

- 3. Add a new subclause:-
  - (n) Notwithstanding anything else herein contained an employer who observes a Christ-mas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

No. 294 (31) of 1963.

In the matter of the Industrial Arbitration Act, 1912-1961, and in the matter of various Awards and Industrial Agreements.

WHEREAS the Court of Arbitration (hereinafter referred to as "the Court") by way of summonses called upon the parties to various Awards and Industrial Agreements to show cause why the provisions contained therein relating to Annual Leave and Public Holidays should not be amended; and whereas the said summonses came on for hearing on the 17th day of June, 1963; and whereas the Court, having heard Mr. J. Coleman on behalf of industrial unions affiliated with the Trades and Labour Council of Western Australia, Mr. D. E. Cort on behalf of certain private employers, Mr. E. R. Kelly on behalf of various Ministers of the Crown in the right of the State and various Crown instrumentalities, and other representatives for other industrial unions and employers, determined that various Awards and Industrial Agreements be amended: Now, therefore, the Court, in pursuance of the powers conferred on it by section 61 of the Industrial Arbitration Act, 1912-1961, doth hereby order—

That the Butchers' Award, No. 10 of 1939, be and the same is hereby amended in the terms of the attached schedule.

Dated at Perth this 29th day of August, 1963.

By the Court,

[L.S.]

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

#### Schedule.

#### Clause 8.—Annual Leave.

- Delete subclauses (a) and (c) of this clause and insert in lieu thereof the following:-
  - (a) Except as hereinafter provided, a period of two (2) consecutive weeks' leave with payment of ordinary wages as prescribed shall be allowed annually to a worker by his employer after a period of twelve (12) months' continuous service with that employer, but where a worker completes that twelve (12) months' continuous service on or after the 30th November, 1963, he shall be allowed three (3) consecutive weeks' leave instead of the two (2) consecutive weeks' leave prescribed herein.
  - (c) After one (1) month's continuous service in any qualifying twelve (12) monthly period a worker whose employment terminates shall be paid, in respect of each completed month of continuous service in that qualifying period—
    - (i) one-sixth (1/6) of a week's pay at his ordinary rate of wage if he leaves his employment before the 30th November, 1963, and one-quarter (1/4) of a week's pay at his ordinary rate of wage if he leaves his employment on or after that date;
    - (ii) one-quarter (1/4) of a week's pay at his ordinary rate of wage if his employment is terminated by the employer through no fault of the worker after 29th August, 1963, and one-sixth (1) of a week's pay at his ordinary rate of wage if his employment is so terminated on or before that date.

- 2. Add the following new subclause to this clause:
  - (h) Notwithstanding anything else herein contained an employer who observes a Christmas closedown for the purpose of granting annual leave may require a worker to take his annual leave in not more than two (2) periods but neither of such periods shall be less than one (1) week.

#### INDUSTRIAL AGREEMENT.

No. 25 of 1963.

(Registered 4th October, 1963.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1952, this 1st day of October, 1963, between the Minister for Agriculture, of the one part, and the Australian Workers' ture, of the one part, and the Australian Workers' Union, Westralian Branch. Industrial Union of Workers, Perth, of the other part, witnesseth as follows: Whereas the parties hereto being the parties to an Industrial Agreement made on the 18th day of July, 1960, and numbered 47 of 1960, have mutually agreed that the said Industrial Agreement be amended then the said Industrial Agreement shall be, and the same is hereby varied in the manner following that is to say: in the manner following, that is to say:-

Delete Clause 6-Wages and insert in lieu:-

Area South West Land Division

	w s.	eek. d.
 15 14	1 19	
200		-

Margin Per Week Over Basic Wage. £ s. d.

Leading Hand in charge	Fiat			
Tractor Drivers		2	10	0
Fiat Tractor Drivers	•.•.	2	2	6
General Farm Hands		1	4	6
Farm Labourer			7	0
T : A' == 1				

Leading Hand-

Basic Wage:

Metropolitan

3s. 4d. per day in addition to the rate prescribed for the work being performed by such leading hand.

Junior Workers-

The rate of pay for junior workers shall be as under:—

		Per	centage
		0:	f Male
		Bas	ic Wage.
14 to 15 years	 		38
15 to 16 years	 		44
16 to 17 years	 		52
17 to 18 years	 	*	60
18 to 19 years	 		75
19 years	 F	ull Bas	ic Wage.

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

C. D. NALDER.

Signed by the Minister for Agriculture in the presence of-

K. Solomon,

Classified Officer State Civil Service, Department of Agriculture, Perth.

The Common Seal of the Australian Work-ers' Union Westralian Branch, Industrial Workers, Union of Perth was hereunto af-fixed in the presence of—

[L.S.]

F. V. MITCHELL, Secretary.

H. BARRY, President.

#### INDUSTRIAL AGREEMENT.

No. 23 of 1963.

(Registered 16th September, 1963.)

THIS agreement made in pursuance of the Industrial Arbitration Act, 1912, this 22nd day of August, 1963. between the West Australian Vehicle Builders' Industrial Union of Workers of the one part, and the Hon. Minister for Works of the other part, whereby it is mutually agreed that the Industrial Agreement made between the abovenamed parties on the 18th day of December, 1957, and numbered 14 of 1957, be varied in the following manner:-

Clause 8.-Wages: Delete this clause and insert in lieu thereof :-

(a) Basic Wage:

` '						Per		
						£		d.
	Metropolitan Are	ea	•			15	1	6
(b)	Margins:							
	1. Body Builder			••••		5		0
	2. Painters, incl.	uding s	spray p	painter		5		0
	3. Trimmer					5	6	0
	4. Panel Beater					5	6	0
	<ol><li>Painters' Lab</li></ol>	ourer			,	1	12	6
(c)	Leading Hands:							
` '	Any tradesma		ed in	charge	of			
	three or more	other v	worker	s shall	be			
	paid, in addition							
	the extra rate he							
			_				_	a
	(i) When in						8. 21	d 0
	ten (10)						21	U
	(ii) When i	1 cnar	ge or	eieven	(11)		42	e
	to twen	LUY (20)	) men				42	6
	(iii) When in		ge or o		nty		20	
	(20) me	n			••••		63	6
						ъ.		
						Perc		
						of o		
						gin		r
							asic	
. 15						W	age.	
(a)	Apprentices:							
	First year						35	
	Second year						18	
	Third year				•…		36/2	2/3
	Fourth Year			• • • •			$37\frac{1}{2}$	
	Fifth year	••••				£l	10s.	

Fifth year

- (e) Junior Workers:
  (i) A "Junior Worker" is a person other than an apprentice under twenty-one years of age engaged in any of the following classes of work:— Grinding paint, cleaning paint pots, washing down vehicles, taking off and putting on wheels, cleaning old ironwork, running mes-sages, teasing hair and fibre, cleaning and oiling up leather work, cleaning up shop, and carrying and stacking timber in short lengths, holding up panels or guards and generally assisting in all branches other than using tools
  - (ii) Junior workers engaged in teasing hair or fibre shall be supplied with respirators.
  - (iii) Junior workers shall not be engaged until the employer's quota of apprentices, if any, has been exhausted.
  - (iv) In the event of a junior worker becoming apprenticed, the provisions hereinafter mentioned under the heading of apprentices shall apply.
  - (v) In shops where the employer is not in a position to train apprentices, junior workers may be employed in the proportion of one junior to each three or fraction of three journeymen employed.

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

Signed for and on behalf of the West Australian Vehicle Builders Industrial Union of Workers-

G. E. WILSON, President.

[L.S.]

R. L. JONES, Secretary.

Signed for and on behalf of The Minister for Works by— J. Hulme

In the presence of-F. Bowen

#### INDUSTRIAL AGREEMENT.

No. 30 of 1963.

(Registered 14th October, 1963.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1961, this 10th day of October, 1963, between the Australian Workers' Union, Westralian Branch, Industrial Union of Workers (hereinafter referred to as "the Union"), of the one part, and Cheynes Beach Whaling Co. (1963) Pty. Ltd., formerly known as Cheynes Beach Wholing Co. (1963) Pty. Ltd., formerly known as Cheynes Beach Whaling Co. Ltd., (hereinafter referred to as "the Company"), of the other part, whereby it is mutually agreed by and between the parties as follows: Where as the parties hereto being the parties to an Industrial Agreement made on the 8th day of March, 1963, and numbered 4 of 1963, do mutually agree that the said Industrial Agreement, shall be and the same is hereby varied in ment shall be and the same is hereby varied in the following manner, that is to say:—

Clause 8.-Wages: Delete the existing clause and insert in lieu thereof the following:-

#### 8.--Wages.

(a) The rate of wage for seamen and firemen shall be-

		Per	We	ek.
		£	s.	d.
	(i) Port Rate	17	15	0
	(ii) Whaling Rate	33	5	0
(b)	The rate of wage for a cook			
	shall be—	32	3	6
	Provided, that when messing			
	is discontinued, in accordance			
	with the provisions of clause 14			
	(a) hereof, the cook's rate of	117	1.5	^
	wage shall be			0
(C)	The above rates are inclusive of			
	West Land Division Basic	Wag	ŗе	ΟĬ
	£14 19s. 11d.			

- (d) The rate of wage for a deck boy shall be-
  - (i) 18 years of age and under—45 per cent. of basic wage.
  - (ii) Over 18 years of age-Full seamen rate.

The Common Seal of the Australian Workers Australian Westralian Union, Branch, Industrial Union of Workers, was hereto affixed in the presence was hereto of----

[L.S.]

H. BARRY, President.

F. V. MITCHELL, Secretary,

Signed for and on behalf of Cheynes Beach Whaling Co. (1963) Pty. Ltd. in the presence of-

S. M. REILLY.

#### INDUSTRIAL AGREEMENT.

No. 27 of 1963.

(Registered 7th October, 1963.)

THIS Agreement made in pursuance of the Industrial Arbitration Act, 1912-1961, this 30th day of September, 1963, between the Farmers' Weekly Newspaper Company Limited, proprietors of the newspaper The Farmers' Weekly of the one part, and the Western Australian Journalists' Industrial Union of Workers, a union registered under the said Act, of the other part, whereby it is agreed that the following rates and conditions shall govern employment with respect to the said newspaper.

This Agreement shall operate over an area comprised within a radius of 15 miles from the General Post Office, Perth.

This Agreement, which supersedes all previous agreements, shall come into force on and be operative from the 1st day of September, 1963, and

shall continue in operation until the 31st day of August, 1966, and thereafter until a new agreement is entered into between the parties.

The parties agree that the minimum weekly rates of pay shall be affected by an increase or decrease in the basic wage as declared by the State Court of Arbitration.

4	_Minimum	Dotos	٥f	Dov	
- 1	Minimim	Rates	OI	Pav.	

Basic Wage:			£	s.	d.
Adult Males	 	 	15	1	6

The minimum weekly rates of pay shall be as follows:—

From 1st September, 1963, to 31st August, 1964:—

1;	904:				£	s.	d.
	1.	Editor		 	41	2	3
	2.	Senior		 	35	15	6
	3.	General		 	$^{29}$	2	10
	4.	Junior		 	23	9	7
From	1st	September,	1964:				
	1.	Editor		 	43	6	3
	2.	Senior		 	37	12	0
	3.	General		 	30	9	3
	4.	Junior		 	$^{24}$	10	9

#### 2.-Cadets.

(a) Cadets as hereinafter defined shall be paid the following weekly rates:—

First year—50 per cent. of Junior's salary. Second year—60 per cent. of Junior's salary. Third year—75 per cent. of Junior's salary. Fourth year—85 per cent. of Junior's salary.

- (b) A cadet for the purpose of this Agreement is a person who is in training for journalism but who has not had four years' experience.
- (c) The services of a cadet shall be regarded as continuous, notwithstanding that he may have been employed on more than one newspaper during his period of cadetship.
- (d) The period of cadetship shall be retrospective.

#### 3.—Casual Journalists.

- (a) A casual journalist shall be one who may be employed on the ordinary routine work of the literary staff for not more than seven days in any period of one month except when he is engaged to replace a permanent journalist absent on sick, holiday or other emergency leave.
- (b) Casual journalists shall only be engaged and paid as follows:—
  - For half-day or four hours or less—12½ per cent. of Senior's weekly rate.
  - For full day comprising four hours and not more than eight—20 per cent. of Senior's weekly rate.
- (c) Casual journalists employed for supplying sporting results only on Saturday afternoons shall be paid 3½d. a line or a minimum sum of £1 5s. for the afternoon.

#### 4.—Contributors.

Members of the Australian Journalists' Association who contribute matter for publication, but who are not on the classified staff, and who do not usually act as general members of the staff, shall be paid at the following rates:—

For press (except leading articles)— $3\frac{1}{2}d$ . a line.

For leading articles or verse—4½d. a line.

### 5.—Correspondents.

District correspondents regularly employed as such shall be paid at least the rate prescribed for a junior journalist.

### 6.—Classification of Journalists.

(a) Journalists, with the exception of those specified in subclause (e) of this clause, shall be classified as follows:—

Senior journalists. General journalists. Junior journalists.

- (b) The newspaper shall employ at least one full-time classified journalist.
- (c) Classified journalists shall be classified in the following proportions:—

#### Number of Journalists Employed. 5 6 7 1 2 3 4 4 Seniors Generals 2 1 1 1 Juniors

- (d) Not more than one cadet shall be employed to every five members of the classified staff.
- (e) The exceptions to the classification mentioned in clause 6, subclause (a), shall be: Editor, casuals, cadets, district correspondents, contributors and all other employees who are not salaried members of the staff.
- (f) The expression "editor" includes not only a journalist who is engaged or paid as such, but also a person who constantly or regularly and not merely by way of emergency performs substantially the duties which are ordinarily performed by the persons so engaged or paid.

#### 7.—Hours of Employment.

- (a) The ordinary working week for journalists shall not exceed 40 hours.
- (b) There shall be two clear days (one of which may be Sunday) off in each week.
- (c) Members of the classified staff, cadets and the editor, shall have a clear day off duty on full pay on Christmas Day and on Good Friday, or, in lieu thereof, on the day before or after each of these days. This shall be in addition to the ordinary weekly days off duty. The weekly hours during the weeks in which Christmas Day and Good Friday occur shall be reduced to 32.
- (d) Subject to the next succeeding subclause, the period between the time of entering on duty, as hereinafter defined, and the time signed off as the time of completion shall be reckoned as actual time worked, except such time as is actually occupied in meal-time.
- (e) After the expiration of a period of 11 hours in any one day from the time of entering on duty, as hereinafter defined, all time until the time signed off as the time of completion shall be reckoned as overtime and either allowed or paid off as hereinafter provided.
- (f) When the weekly maximum number of hours is exceeded in any week, time to the amount of the excess shall be deducted from the 40 hours to be worked during the next succeeding week.
- (g) The time due as arrears shall be allowed continuously, provided that by agreement between the employer and the journalist the time off may be taken in periods of not less than half a day each.
- (h) Notice of time off shall, as far as possible, be given before 5 p.m. on the preceding day.
- (i) If time off is not allowed as hereinafter provided it shall be paid for at the rate of time and a half.

#### 8.—Time Book.

- (a) A time book, in a form to be agreed upon by the parties, shall be provided by the employer and kept on the premises. It shall, among other things, provide for the entries hereinafter mentioned.
- (b) Except on country engagements, the working day of a journalist shall commence at the time of his entering on duty.
  - (c) "Entering on duty" means—
    - (1) arrival at the office for the first time in the day for the purpose of performing duty;
    - (2) beginning to perform the first engagement, whichever is the earlier, a reasonable time being allowed in the latter case to cover the period required to reach the engagement from home.

- (d) Except as otherwise provided, all journalists shall make the following entries in the time book: Each of them shall personally on entering on duty, or as soon thereafter as circumstances reasonably permit, sign on in the time book and write therein the time of entering upon duty as above defined. He shall also, on completing his work for the day, or as soon thereafter as circumstances reasonably permit, sign off, stating the time of completion.
- (e) Entries so made, if not disputed within 24 hours, shall be taken to be correct.
- (f) The time book shall be open for inspection during office hours by (1) every member of the staff; (2) the Secretary of the West Australian Journalists' Industrial Union of Workers or a member of the said Union authorised in writing to in-

#### 9.—Country Engagements.

On country engagements, time on duty shall be reckoned as follows:-

- (a) If the engagement is confined to one day, the whole time during which the journalist is absent from the city.
- (b) If the engagement extends beyond one day, five-twelfths of the time the journalist is absent from the city.

#### 10.—Expenses.

All employees embraced in this Agreement shall be paid reasonable out-of-pocket expenses incurred while on duty.

#### 11.-Holiday Leave.

- (a) All journalists regularly employed on salaries and district correspondents fully employed as such, shall after 30th November, 1963, receive five con-secutive weeks' holiday on full pay, irrespective of sick leave.
- (b) Between 1st September, 1963, and 29th November, 1963, holiday provisions in clause 11 of Agreement No. 25 of 1958 shall apply.
- (c) If a journalist is not employed for a full year, then a proportionate part of the annual leave shall be granted.
- (d) The term "full pay" in this clause relating to district correspondents shall be taken to mean pay at the same rate as that of a junior journalist.

#### 12.-Sick Pay.

All journalists regularly employed on salaries shall in every year, be paid while absent through illness at not less than the following scale:—

- (a) For every two months, or part of two months, they have been employed up to six months, they shall be paid the first week on full pay, the second week at half pay and the third week at quarter pay.
- (b) After they have been employed for six months, they shall be paid the first four weeks at full pay, the second four weeks at half pay and the third four weeks at quarter pay.
- (c) After they have been employed for five years, they shall be paid the first eight weeks at full pay, the second eight weeks at half pay and the third eight weeks at quarter pay.

#### 13.—Compensation.

Where a member, by reason of the amount of his remuneration, is not deemed to be a worker within the meaning of the Workers' Compensation Act, the employer shall, in the event of an accident to such member arising out of and in the course of his employment resulting in his total permanent incapacity, pay to him and, in the event of his death from such accident, to his dependants, such weekly or other sum as would be payable to him or his dependants had he been a worker within the meaning of the Workers' Compensation Act, and had the statutory limit of remuneration contained in the definition of a worker in such an contained in the definition of a worker in such an Act been above the amount of remuneration the member concerned is being paid.

#### 14.—Relieving.

Any journalist or cadet temporarily taking the place of another of higher grade shall, while doing so, be paid at the higher rate; provided that this does not apply to holidays or sick leave where the absent journalist or cadet is paid by the employer.

#### 15.—Termination of Employment.

- (a) Editor.—Termination of employment of edior shall be subject to three calendar months' notice after he has held the position for six months. If an editor has held the position for less than six months, then four weeks' notice shall be given.
- (b) Journalists.—After 26 weeks of employment during which period one week's notice shall suffice, the employment of a classified member, cadet or district correspondent shall not be terminated by either party unless the following period of notice of such termination shall be given or, in the case of the termination by the employer, payment made in lieu thereof:-

Senior: Eight weeks.

General: Eight weeks. Junior: Four weeks.

District correspondent: Four weeks.

Cadets: First and second year, two weeks; third and fourth year, four weeks.

Provided always that the proprietor shall have the right to give an editor, journalist, district cor-respondent or cadet notice of immediate termination of employment in the event of misconduct or refusal of duty.

#### 16.—Salaries and Conditions to Continue.

Any journalist who, prior to this Agreement coming into force, was in possession of status and conditions of employment better than those prescribed herein shall not have such status or conditions reduced or abrogated in any way.

#### 17.—Names to be Furnished.

- (a) The names of all journalists employed by any of the employers, together with a statement as to the grade in which they are employed, shall be entered, and when necessary added to or corrected by and on behalf of the proprietor employing the journalists, in a book to be kept by such employers for the purpose in their office.
- (b) A copy of such entries, on application in writing by the Secretary of the West Australian Journalists' Industrial Union of Workers at any time, shall be furnished by the employer to any member of the said Union authorised in writing to receive it.
- (c) Any adjustment of the staff, through resignation, dismissal or any other cause shall be notified by the proprietor in writing to the secretary of the said Union within two weeks of such adjustment.

#### 18.—Broadcasting.

All time involved in broadcasting or in gathering or preparing matter for broadcasting by direction of the employer shall be treated as time worked in accordance with the provisions of the Agreement.

#### 19.—Male and Female Employees.

All provisions in this Agreement shall apply equally to male and female employees.

#### 20.—Travel by Air.

Notwithstanding anything contained in this Award, a member may decline to undertake an assignment if it necessitates his travelling by air except by a regular passenger air service.

#### 21.-Use of Office Cars.

A member shall not be called upon to drive an office-owned car on any assignment unless he is made exempt by his employer from financial liabilities coverable by ordinary insurance during the whole period he is in charge of the car.

#### 22.—Signing Work.

No member shall be requested to sign for publication any matter which his office has instructed him to prepare.

Signed for and on behalf of the said Farmers' Weekly Newspaper Co. Ltd. for The Farmers' Weekly Newspaper in the presence of—

D. W. MAISEY

[L.S.]

Director.

T. E. SULLIVAN, Secretary.

he Common Seal of the Western Australian Journalists' Industrial Union of Workers was hereunto afffixed in the presence of—

C. Durbridge, Justice of the Peace.

[L.S.]

D. R. PRATT, President.

E. GODFREY, Secretary.

#### INDUSTRIAL AGREEMENT.

No. 29 of 1963.

(Registered 14th October, 1963.)

THIS Agreement in pursuance of the Industrial Arbitration Act, 1912-1961, this 30th day of September, 1963, between the Australian Workers' Union, Westralian Branch, Industrial Union of Workers (hereinafter referred to as "the Union"), of the one part, and Cheynes Beach Whaling Co. (1963) Pty. Ltd., formerly known as Cheynes Beach Whaling Co. Ltd. (hereinafter referred to as "the Company"), of the other part, whereby it is mutually agreed by and between the parties as follows: Whereas the parties hereto being the parties to an Industrial Agreement made on the 8th day of March, 1963, and numbered 3 of 1963, do mutually agree that the said Industrial Agreement shall be and the same is hereby varied in the following manner, that is to say:—

Clause 6—Wages: Delete the existing clause and insert in lieu thereof the following:—  $\,$ 

#### 6.-Wages.

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

Per Week. £ s. d.

(a) Basic Wage: South West Land Division 14 19 11

(b) Margins:

Dryer Operator .... 3 4 0
Separator Operator .... 3 4 0
Decantor Operator ... 3 4 0
Boatman ... 3 15 9
Driver Hygiene ... 2 11 0

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

The Common Seal of the Australian Workers Union, Westralian Branch, Industrial Union of Workers, was hereto affixed in the presence of—

[L.S.]

H. BARRY, President.

F. V. MITCHELL, Secretary.

Signed for and on behalf of Cheynes Beach Whaling Co. (1963) Pty. Ltd. in the presence of—

S. M. REILLY.

MINING ACT, 1904-1961.

Part XIII, Division 1.

Before W.A. Coal Industry Tribunal Held at Collie. Application No. 44 of 1963.

Between Australian Collieries Staff Association of W.A., Collie Branch, Applicant and Griffin Coal Mining Co. Ltd. and others, Respondents.

Application to amend Clause 19-Sick Leave.

(Application No. 44 of 1963 of the W.A. Coal Industry Tribunal)

The Tribunal hereby awards, orders and prescribes that Award No. 62 of 1955 of the W.A. Coal Industry Tribunal, as amended, be further amended in the following manner:—

- 1. Clause 19—Sick Leave: Add the following new subclause:—
  - (x) Provided that any employee, who changes his employment within the industry after the coming into operation of this subclause and maintains continuity of employment, shall be entitled to credit by his new employer of all sick leave accumulated but not availed of by him in his former employment.
- 2. This amendment shall take effect forthwith.

Dated at Collie this 11th day of September, 1963.

W. J. WALLWORK, Chairman, W.A. Coal Industry Tribunal.

Filed in my office this 27th day of September, 1963. G. MELLOWSHIP.

Clerk of Court of Arbitration.

#### MINING ACT, 1904-1961.

Part XIII, Division 1.

Before W.A. Coal Industry Tribunal Held at Collie.
Application No. 46 of 1963.

Between Coal Miners' Industrial Union of Workers of W.A., Collie, Applicant, and Griffin Coal Mining Co. Ltd. and others, Respondents.

Application to have D. P. Mills, Mine Timber Contractor, joined as a party to Award No. 4 of 1953.

(Application No. 46 of 1963 of the W.A. Coal Industry Tribunal.)

The Tribunal hereby awards, orders and prescribes that Award No. 4 of 1953 of the W.A. Coal Industry Tribunal, as amended, be further amended by adding D. P. Mills, as an employer party to the said Award.

Dated at Collie this 11th day of September, 1963.

W. J. WALLWORK. Chairman, W. A. Coal Industry Tribunal.

Filed in my office this 27th day of September, 1963.

G. MELLOWSHIP. Clerk of Court of Arbitration.

## GREAT WEST PROCESSED FOODS PTY. LTD. Notice to Creditors.

ON the 24th of October, 1963, a proposed compromise with creditors of the abovenamed company (except those for whose claims Edward Lionel Wilson as Receiver appointed by the Rural and Industries Bank of Western Australia is personally liable and except preferred creditors, secured creditors and hire and hire purchase creditors and Plaican Pty. Limited) unanimously agreed to at a meeting of such creditors on the 9th October 1963, was approved by the Court.

Any such creditors who did not receive notice of the said meeting are required by the said Edward Lionel Wilson, as Trustee of the funds provided for carrying the said compromise into effect, to send particulars of their claims to him care of Messrs. Melsom, Wilson and Smith, Chartered Accountants, 104 St. George's Terrace, Perth, by the 30th day of November, 1963, after which date the said Trustee may distribute the said funds having regard only to the claims of which he then has notice.

E. L. WILSON.

Notice to Creditors and Claimants.

THE WEST AUSTRALIAN TRUSTEE EXECUTOR AND AGENCY COMPANY LIMITED of 135 St. George's Terrace, Perth, requires creditors and other persons having claims (to which section 63 of the Trustees Act, 1962, relates) in respect of the estates of the undermentioned deceased persons to send particulars of their claims to it by the date stated hereunder, after which date the company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Last Day for Claims, 9th December, 1963. Chitty, Ethel May, late of 47 Elvira Street, Palmyra and formerly of Ninth Road, Armadale, Widow; died 13/7/63.

Eckersley, Arnold Vincent, late of 16 The Crescent, Footscray, Victoria, and formerly of 52 Howick Street, Victoria Park, Photographer; died 29/6/61.

Saggers, Norman, late of Mingenew, Pensioner; died 20/4/63.

Dated at Perth this 31st day of October, 1963.

F. A. RYAN, Manager.

#### 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 undermenrespect 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 indicated hereunder after which date such personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

Name; Address; Occupation; Date of Death. Weatherall, John George, late of Repatriation General Hospital, Hollywood, in the State of Western Australia, Retired Serviceman, Deceased; died 26th June, 1963.

Particulars to Executor, care of Wheatley & Sons, Solicitors, 49 St. George's Terrace, Perth, by 9th December, 1963.

#### 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.

Eatt, Ernest Reuben, formerly of Esperance and of 165 Marmion Street, Fremantle, late of Admiral Street, Lockyer, Albany, Storeman, Contractor and Main Roads Overseer; died 6/5/1961. Last day for claims 6/12/1963.

Gill, James Patrick, late of 23 Currong Way Nollamara, Retired School Teacher; died 22/1/1963. Last day for claims 6/12/1963. died

Badock, Violet Flora Emily, late 67 Melville Terrace, South Perth, Widow; died 13/8/1963. Last day for claims 6/12/1963.

Downing, Ethel Maria, late of 5 Stuart Street, Mosman Park, Widow; died 18/6/1963. Last day for claims 6/12/1963.

Dated at Perth this 29th day of October, 1963. The Perpetual Executors Trustees, and Agency Company (W.A.) Limited,

> N. SNELL, Secretary.

#### 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 28th 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, 2nd December, 1963.

Williamson, Devina Fullerton; Spinster; late of Claremont; 9/8/63.

Jose, Michael Patrick; Retired Miner; late of Wooroloo; 20/7/63.

Hartzer, Kenneth; Waterside Worker; la Adelaide Street, Fremantle; April, 1963. late of

Gwilliam, Reginald Thomas; Goldfields Water Supply Employee; late of Yellowdine; 12/9/63. Last Date for Claims, 9th December, 1963.

Brown, Joseph; Labourer; late of Karlgarin; 20/4/63.

Kidd, John; Farmer; late of Kununoppin; 5/10/63. Cobban, George; Carpenter; late of Fimiston; 31/7/63

King, Samuel; Retired Labourer; formerly of 3 Jewell Parade, North Fremantle, but late of Jalon Hospital, 47 Goldsworthy Road, Claremont; 18/10/63.

Morgan, Arthur; Retired Farmer; late of Canna; 18/8/63.

Kelly, Annie Louisa; Widow; late of Koojan; 10/4/63.

Last Date for Claims, 16th December, 1963

Logan, Bruce Donald; Warden; late of St. Christophers Boys' Hostel, Northam; 18/8/63. Pidcock, William Thomas; Accountant; late of 54

Roseberry Street, Bayswater; 12/10/63.

McDonald, Florence Mary Anne; Widow; late of 38 Sydney Street, North Perth; 10/8/63.

Fingland, Edith Mary; Widow, late of "Portree", 2 St. George's Terrace, Perth; 19/9/63.

Bredi, Witold; Labourer; Formerly of 3 Tuart Street, Bunbury, but late of 108 Hodgson Street, Tuart Hill; 15/6/63.

Balsom, Gordon; Cleaner; late of 108 Southern River Road, Gosnells; 13/10/63.

McIntosh, Johanna; Widow, formerly of 62 Henry Street, East Cannington, but late of Glendalough Home, Glendalough; 17/7/63.

Telford, Jack James Nonpareil; Retired Inspector of Schools; formerly of 131 Broadway, Nedlands, but late of 21 Princess Road, Nedlands; 31/8/63..

Evans, Albert Edward; Retired Agent; formerly of Salmon Gums but late of 17 Waylen Road, Shenton Park; 27/7/63.

#### PUBLIC TRUSTEE ACT, 1941-1953.

NOTICE is hereby given that, pursuant to section 14 of the Public Trustee Act, 1941-1953, the Public Trustee has elected to administer the estates of the undermentioned deceased persons.

Dated at Perth the 28th day of October, 1963.

W. J. ROBINSON, Public Trustee 555 Hay Street, Perth.

Name of Deceased; Occupation; Address; Date of Death; Date Election Filed.

Hopkins, Robert Bramwell; Retired Bricklayer; late of Nazareth House, Geraldton; 10/8/63; 24/10/63.

Guest, Gilbert Harold; War Pensioner; late of Edward Millen Home, Albany Highway, East Victoria Park; 5/7/63; 25/10/63.

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#### SPECIAL NOTICE.

ADVERTISEMENTS.—Notices for insertion must be received by the Government Printer at the Government Printing Office, Station Street, Wembley, or at the Main Hall, Treasury Buildings, St. George's Terrace, Perth, BEFORE TEN O'CLOCK a.m. on THURSDAY, or the day preceding the day of publication, and are charged at the following rates:—

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To estimate the cost of an advertisement, count nine words to a line; heading, signature and date being reckoned as separate lines.

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Where signatures are appended to copy for publication in the *Government Gazette* they must appear in typewritten or block characters below the written signature. Unless this is done, no responsibility will be accepted by this office for any error in the initials or names as printed.

The office at the Treasury Buildings, Perth, will be closed each day between 1 p.m. and 1.45 p.m.

All communications should be addressed to "The Government Printer, Station Street, Wembley."

#### THE W.A. INDUSTRIAL GAZETTE.

(Published Quarterly.)

THE Annual Subscription to the above is 25 shillings and the charge for a single copy, seven shillings and sixpence.

The subscription may be sent to the Government Printer, Station Street, Wembley.

The publication contains reports of all proceedings of the Court of Arbitration and Industrial Boards, all Industrial Agreements, and matter of a similar industrial nature.

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