

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

[REGISTERED AT THE GENERAL POST OFFICE, ADELAIDE, FOR TRANSMISSION BY POST AS A NEWSPAPER]

ADELAIDE, THURSDAY, MARCH 16, 1967

FAUNA

east-north-easterly from Port

Lincoln.

South Australia (Proclamation by His Excellency the Governor of the State of South Australia. (L.S.) EDRIC BASTYAN. BY virtue of the provisions of the Crown Lands Act, 1929-1966, and all other enabling powers, I, the said Governor, with the advice and consent of the Executive Council, do hereby dedicate the Crown lands defined in the schedule hereto as fauna conservation reserves, and declare that such lands shall be under the care, control and management of the Minister of Agriculture. THE SCHEDULE. Nuyt's Archipelago. Eyre Island, west-north-westerly from Smoky Bay. Isles of St. Francis. Freeling Island south-westerly from Thevenard. Smooth Island Investigator Group. Topgallant Island \rightarrow westerly from Elliston. Ward Island Pearson Isles (south westerly from Elliston), exclusive of those islands being sections 12 and 13, north out of hundreds, acquired by the Commonwealth of Australia. Gambier Islands. Three (3) islets, southerly and westerly from Wedge

Island.

Blyth Island Boucaut Island

Duffield Island

English Island

Sibsey Island

Sir Joseph Banks Group.

CROWN LANDS ACT, 1929-1966:

CONSERVATION RESERVES DEDICATED.

Whidbey Isles. Four Hummocks, exclusive of the southernmost island acquired by the Commonwealth of Australia. west of the hundred of Lake Perforated Island Price Island Wangary. Coffin Bay, Port Douglas, Kellidie Bay Area. The Brothers. Goat Island. Rabbit Island. Islands near Port Lincoln. Smith Island Hopkins Island Lewis Island south-easterly from Port Little Island Owen Island Albatross Island Rabbit Island, north-easterly from Port Lincoln. Liguanea Island, south-westerly from Port Lincoln. Islands near Kangaroo Island. Beatrice Islet Northerly and north-easterly Busby Islet from Kingscote. Casuarina Islets (The Brothers) south of Cape Due Nobby Island, adjacent to Vivonne Bay. Pelorus Islet, south-easterly from Vivonne Bay. Islands South of Adelaide. The Pages, south-easterly from Cape Jervis. Pullen Island, adjacent to Port Elliot.

Neptune Islands (North Neptunes and South Neptunes)

Althorpe Islands, exclusive of the eastern island, being sections 13 and 61, South of Hundreds, acquired

Islands in Pondalowie Bay, exclusive of the southern

acquired by the Commonwealth of Australia.

island, being section 88, hundred of Warrenben.

by the Commonwealth of Australia.

exclusive of the southern island of the South Neptunes

Miscellaneous Islands.

Lipson Island, north-easterly from Tumby Bay. Olive Island, north-westerly from Streaky Bay. Rocky Island, northerly from Coffin Bay.

Rocky Island, westerly of the Four Hummocks. Sinclair Island, east-south-easterly from the town of

Fowlers Bay, Cap Island, north-westerly from Mount Hope on Eyre Peninsula.

Jones Island, at the entrance of Baird Bay, west of Port Kenny.

Islands in American River and Pelican Lagoon (Kangaroo

Sections 475, 476, 477, 478 and 479, hundred of Dudley, county of Carnarvon.

Waldegrave Island and to and west of Waldegrave Island

small island adjacent (adjacent to the hundred of Ward and north westerly from Elliston.

Island in Baird Bay.

Section 181, hundred of Wrenfordsley, county of Robinson. Mount Dutton Bay Area.

The whole of the islands situate within Mount Dutton Bav.

Greenly Island.

About 20 miles west-south-westerly from Point Whidbey in the hundred of Lake Wangary, county of Flinders.

Nuyts Reefs.

South of Cape Adieu in the hundred of Wookata, county of Hopetoun.

Islands of Salt Lagoon.

The two islands in Salt Lagoon being situated east of sections 78 and 80 in the hundred of Baker, county of Russell.

Islands in the Coorong.

The whole of Teal Island, North Pelican Island, Halfway Island, Pelican Island and Mellor Island, hundred of Santo, county of Cardwell.

Given under my hand and the public seal of South Australia, at Adelaide, this 16th day of March, 1967.

F.F.C., 251/1965.

By command. A. J. SHARD, Chief Secretary.

GOD SAVE THE QUEEN!

VINE, FRUIT, AND VEGETABLE PROTECTION ACT, 1885-1959: VARIATION OF REGULATIONS FOR PREVENTING SPREAD OF INFESTATION BY ORIENTAL FRUIT MOTH.

South Australia (Proclamation by His Excellency the Governor of the State of South Australia. to wit

EDRIC BASTYAN. (L.S.)

BY virtue of the provisions of the Vine, Fruit, and Vegetable Protection Act, 1885-1959, and all other enabling powers, I, the Governor of the said State, with the advice and consent of the Executive Council, do hereby:-

- (1) Vary the regulations made by proclamation pursuant to the provisions of the said Act and published in the Government Gazette of the 23rd day of January, 1964, at page 103, as varied by the proclamation made pursuant to the said Act and published in the Government Gazette of the 23rd day of September, 1965, at page 1133, by adding to the schedule thereof the paragraphs contained in the schedule hereto.
- (2) Vary the regulations made by proclamation pursuant to the provisions of the said Act and published in the Government Gazette of the 2nd day of April, 1964, at pages 730 and 731, as varied by the proclamation made pursuant to the said Act and published in the Government Gazette of the 23rd day of September, 1965, at page 1133, by adding to schedule one thereof the paragraphs contained in the schedule hereto.

THE SCHEDULE.

Those portions of the State in the hundreds of Bookpurnong, Gordon and Pyap, being the whole of the Town ward and the Loxton Irrigation ward of the District Council of Loxton and sections 60, 63, 171, 174, 193 and 195, hundred of Gordon. Those portions of the State being sections 31, 51, 58, 69, 77, and 78 in the hundred of Murtho, county of Alfred.

Given under my hand and the public seal of South Australia, at Adelaide, this 16th day of March, 1967.

D.A., 555/1959.

By command, A. J. SHARD, Chief Secretary.

GOD SAVE THE QUEEN!

LOCAL GOVERNMENT ACT, 1934-1966: INCORPORATION OF THE UPPER EYRE PENINSULA INSPECTION CONTROL BOARD.

 ${\tt South \ Australia}\ {\tt f\ Proclamation\ by\ His\ Excellency\ the\ Governor}$ of the State of South Australia. to wit

EDRIC BASTYAN. (L.S.)

WHEREAS all members of the controlling authority under a scheme submitted to the Minister of Local Government by the district councils of Streaky Bay and Murat Bay and duly approved by the said Minister for the administration within the district council districts of Streaky Bay and Murat Bay of the provisions of the Bread Act, 1954, the Building Act, 1923-1966, the Food and Drugs Act, 1908-1962, the Health Act, 1935-1963, the Vermin Act, 1931-1962, the Weeds Act, 1956-1963, the Weights and Measures Act, 1934-1964, and the Sand Drift Act, 1923-1935, have presented to the said Minister a petition dated the 29th day of October, 1966, praying that the said controlling authority shall be constituted a body corporate; and whereas the said Minister has caused the substance of the said petition to be published in the Government Gazette, to wit, the Government Gazette of the 1st day of December, 1966, at page 2058; and whereas no objection in writing to the proposed incorporation was received by the said Minister within one month after the publication in the Government Gazette of the substance of the said petition: Now therefore, I, the said Governor, by virtue of the provisions of Part XIX of the Local Government Act, 1934-1966, and all other enabling powers, and with the advice and consent of the Executive Council, do hereby declare that the said controlling authority shall be a body corporate under the name of the "Upper Eyre Incorporated." Peninsula Inspection Control

Given under my hand and the public seal of South Australia, at Adelaide, this 16th day of March, 1967.

M.L.G., 574/1966.

By command, A. J. SHARD, Chief Secretary.

GOD SAVE THE QUEEN!

CROWN LANDS ACT, 1929-1966: HUNDRED OF DAVEN-PORT—HOSPITAL RESERVERESUMED AND HOSPITAL AND AMBULANCE RESERVES DEDI-CATED.

South Australia (Proclamation by His Excellency the Governor to wit of the State of South Australia.

EDRIC BASTYAN.

BY virtue of the provisions of the Crown Lands Act, 1929-1966, and all other enabling powers, I, the said Governor, with the advice and consent of the Executive Council, do hereby:

- 1. Resume the lands defined in the first schedule hereto, being the whole of the lands which were, by a proclamation published in the Government Gazette of the 18th day of October, 1962, at page 1052, dedicated as a reserve for hospital purposes.
- 2. Dedicate the Crown lands defined in the second schedule hereto as a reserve for hospital purposes.
- 3. Dedicate the Crown lands defined in the third schedule hereto for the purposes of an ambulance reserve, and declare that such lands shall be under the care, control and management of the St. John Council for South Australia Incorporated.

THE FIRST SCHEDULE.

Hospital reserve section 1085, hundred of Davenport. THE SECOND SCHEDULE.

Section 1085, hundred of Davenport, county of Frome, exclusive of all necessary roads and being the greater portion of the land defined in the first schedule hereto, except and reserved unto Her Majesty the Queen full, free and unrestricted right and liberty for Herself and Her agents, servants and workmen from time to time and at all times hereafter to break the surface of, dig, open up and use, that portion of the said section 1085 being a strip of land 16ft. 6in. wide bounded as follows:—Commencing at a point on the eastern boundary of section 1085 distant 267ft. 3in. southerly from the north-easternmost corner of said section; thence westerly at a north-western angle of 90° 34′ with the latter boundary for 260ft. to the western boundary of said section; northerly along portion of latter boundary for 16ft. 6in.; easterly at a north-eastern angle of 89° 26' with the said western boundary for 260ft. to the aforesaid eastern boundary of the section; thence southerly along portion of latter boundary for 16ft. 6in. to the point of commencement; for the purpose of laying down, fixing, installing, taking up, repairing, relaying or examining pipes therein/on under or above the said portion of section 1085 and of using and maintaining such pipes and also for such purposes aforesaid full free and unrestricted right and liberty of entry, egress and regress from time to time and at all times hereafter, with or without horses, plant, equipment, carts, motor vehicles and other carriages, laden or unladen for Her Majesty the Queen and Her agents, servants and workmen in, through, over, across and along the said land.

THE THIRD SCHEDULE.

Section 1162, hundred of Davenport, county of Frome exclusive of all necessary roads and being the remaining portion of the land defined in the first schedule hereto.

Given under my hand and the public seal of South Australia, at Adelaide, this 16th day of March, 1967.

C.S.O., 747/1964.

By command,

A. J. SHARD, Chief Secretary.

GOD SAVE THE QUEEN!

CROWN LANDS ACT, 1929-1966: HUNDRED OF CADELL—CHURCH AND CEMETERY LANDS FREED OF TRUSTS AND GRANT CANCELLED.

South Australia (Proclamation by His Excellency the Governor of the State of South Australia. to wit

EDRIC BASTYAN.

BY virtue of the provisions of the Crown Lands Act, 1929-1966, and all other enabling powers, I, the said Governor, with the advice and consent of the Executive Council, do hereby:

- 1. Free the lands defined in the schedule hereto from the trusts thereon, such lands having been heretofore set apart and granted for church and cemetery purposes for which purposes the said lands are not now used or required.
- 2. Cancel the land grant of the said lands which land grant is mentioned in the said schedule.

Land grant register book volume 1309, folio 179 of lands for church and cemetery purposes situate and being section 218, hundred of Cadell, county of Albert.

Given under my hand and the public seal of South Australia, at Adelaide, this 16th day of March, 1967.

D.L., 6023/1920.

By command.

A. J. SHARD, Chief Secretary. GOD SAVE THE QUEEN!

SEWERAGE ACT, 1929-1966: PORT LINCOLN COUNTRY DRAINAGE AREA—LANDS ADDED TO.

South Australia (Proclamation by His Excellency the Governor of the State of South Australia. to wit

EDRIC BASTYAN. (L.S.)

BY virtue of the provisions of the Sewerage Act, 1929-1966, and all other enabling powers, I, the said Governor, with the advice and consent of the Executive Council, do hereby declare that the lands described in the schedules hereto shall be added to and form part of Port Lincoln Country drainage area.

THE FIRST SCHEDULE.

Comprising the whole of the land comprised in certificate of title, register book, volume 3302, folio 30, being portions of sections 10 and 500 hundred of Lincoln.

THE SECOND SCHEDULE.

Comprising the whole of the land comprised in certificate of title, register book, volume 3355, folio 55, being portions of blocks 125 and 126 of section 52, hundred of Lincoln together with the whole of the land contained in L.T.O. Plan No. 6578 being a subdivision of portion of block 128 of section 52, hundred of Lincoln laid out as Port Lincoln.

THE THIRD SCHEDULE.

Comprising that portion of the hundred of Lincoln bounded as follows: - Commencing at the north-eastern corner of section 501 being a point on the boundary of Port Lincoln Country drainage area as previously proclaimed; thence westerly along the northern boundary of said section to a point in line with the western boundary of land comprised in certificate of title, register book, volume 3294, folio 156, being portions of sections 325 and 323; thence northerly across road to the south-western corner of said land continuing northerly, easterly and again northerly along the westernmost boundary of said land to the southern boundary of section 323 being a point on the boundary of the said drainage area as previously proclaimed; thence easterly and southerly along the boundary of the said drainage area to the point of

Given under my hand and the public seal of South Australia, at Adelaide, this 16th day of March, 1967.

E.W.S., 6426/1966.

By command, A. J. SHARD, Chief Secretary.

GOD SAVE THE QUEEN!

MINING ACT, 1930-1962: HUNDRED OF PORT ADELAIDÉ—ALTERATION OF PROCLAMA-

South Australia f Proclamation by His Excellency the Governor to wit of the State of South Australia.

EDRIC BASTYAN.

BY virtue of the provisions of the Mining Act, 1930-1962, and all other enabling powers, I, the said Governor, with the advice and consent of the Executive Council, do hereby alter the proclamation which was made pursuant to the Mining Act, 1930-1958, and published in the Government Gazette of the 19th day of October, 1961, at page 1277, by excluding therefrom the land defined in the schedule hereto.

THE SCHEDULE.

That portion of section 453, hundred of Port Adelaide, county of Adelaide (Torrens Island) bounded as follows:— Commencing at a point southerly of and distant 100ft, from the centre of the Electricity Trust of South Australia transmission line tower 10N and at right angles to the transmission line it supports; thence easterly and parallel to the said transmission line for 7 chains; southerly at right angles for 14 chains; westerly at right angles for 7 chains; thence northerly at right angles for 14 chains to the point of commencement.

Given under my hand and the public seal of South Australia, at Adelaide, this 16th day of March, 1967.

D.M., 1742/1961.

By command,

A. J. SHARD, Chief Secretary. GOD SAVE THE QUEEN!

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to appoint the undermentioned to be Members of the Aboriginal Affairs Board, pursuant to the provisions of the Aboriginal Affairs Act, 1962, viz.:—

Gladys Elphick.

The Reverend Geoffrey Weston Pope, B.Sc.

James Donald Gunton, B.A., B.Ed. Bert Clark, until the 27th February, 1969, vice Brumbie, resigned. By command,

M.A.A., 33/1965.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to appoint David Marshall Rice, A.S.T.C., M.Aus.I.M.M., to be a Member of the Council of the South Australian Institute of Technology, pursuant to the provisions of the Institute of

Technology Act, 1892-1959, for a term of three (3) years as from the 14th January, 1967, vice Williams, resigned.

By command,

E.D., 25/4/1.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has accepted the resignations of the undermentioned, viz .: -

Hospitals Department.

As Radiographer-

Malcolm Francis Bryce.

H.D., 15/1959.

Public Health Department.

As Medical Officer-

James William McKay.

D.P.H., 67/1965.

Engineering and Water Supply Department.

As Draftsman-

Robert Stanley Edmonds. Graham Gerald Rickard. E.W.S., 638/1965, 5153/1965.

Aboriginal Affairs Department.

As Welfare Officer (Point McLeay)-

Neita Alice Randall.

A.D., 195/1963.

Highways and Local Government Department.

As Draftsman-

Eiki Peel.

H. & L.G.D., 1021/1958.

By command,

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to make the undermentioned appointments in the Public Service, viz.:-

Agent-General in England Department.

Clerk-

Richard George Jones, vice Grant, transferred. T.O., 358/1966.

Motor Vehicles Department.

Checking Officer-

Frank Theodore Charles Bailey, vice Woods, retired. M.V.D., 6/1967.

Chief Secretary's Department.

Assistant Under Secretary-

William Kenneth Fleming, A.A.S.A., vice Brooks, transferred. C.S.O., 562/1963.

Public Health Department.

Draftsman-

Thomas Edward George Webb.

D.P.H., 203/1957.

Prisons Department.

Prison Industry Officer (Grade I) (Adelaide Gaol)— William Wallace Park Fletcher, vice de Kievit, retired. P.D., 112/1967.

Engineering and Water Supply Department. Works Engineer (Bolivar Sewage Treatment Works)— Roger David Stokes, B.E. (Hons.).

Lionel Edmund Barlow, vice Woodward, promoted. E.W.S., 2608/1936, 3939/1966.

Public Buildings Department.

Assistant Director (Planning and Design)-

Stanley Ralph, A.R.I.B.A., A.R.A.I.A., F.A.P.I., vice Lees,

P.B.D., 10/1967.

Harbors Board Department.

Clerk-

William John McArthur, vice Rigney, retired. H.B., 1228/1966.

Registrar-General of Deeds Department.

Senior Planning Officer (State Planning Office)-

David Collingwood Eva, Dip.Arch., Dip.T. & C.P., A.R.I.B.A., A.M.T.P.I., vice Hewitt, resigned.

L.T.O., 3833/1966.

Social Welfare Department.

Clerk—

Brian John Robinson.

D.S.W., 381/1966.

By command.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to appoint Edwin Malcolm Symonds, M.B., B.S., M.R.C.O.G., to be Honorary Assistant Obstetrician and Gynaecologist (whilst the position of Senior Lecturer, Department of Obstetrics and Gynaecology is held in The University of Adelaide), at the Queen Elizabeth Hospital, pursuant to the provisions of the Hospitals Act, 1934-1966.

By command,

H.D., 1159/1965.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to make the undermentioned appointments, pursuant to the provisions of the Births and Deaths Registration Act, 1936-1962,

Acting Deputy Registrar of Births, Deaths and Marriages-John Steel, during the absence on leave of the Deputy Registrar.

Acting District Registrar of Births, Deaths and Marriages-John Robert Cole, for Registration District No. 1, Adelaide, during the absence on leave of the District Registrar.

By command,

B.D.M., 57/1964.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to appoint First Class Constable Ray Edward Jackson, Clerk of the Local Court of Kimba, to be a Commissioner for taking Affidavits in the Supreme Court of South Australia, pursuant to the provisions of the Oaths Act, 1986.

By command,

C.S.C., 36/1967.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to make the undermentioned appoints, pursuant to the provisions of the Justices Act, 1921-1965, viz.:

Clerk of the Court of Summary Jurisdiction-

Senior Constable John Albert Bensley, of Lucindale, vice Stevenson, resigned.

First Class Constable Ronald Philbert Morris, of Penong, vice Thomas, resigned.

By command,

C.S.C., 39/1967, 45/1967. A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has accepted the resignations of the undermentioned from the State Bank of South Australia, viz.:-

Douglas Frank Johns. Frederick John Moller. Colin Francis Clee. Mark Seymour Walsh.

As Ledger Machine Operator-Evelyn Urban. Jennifer Margaret Palmer. Donna Kay Patterson. Josephine Margaret Price. Judith Pauline Dolling. Vera Jean Partington. Heather Anne Hart. Mary Anne Duigan.

As Typista-

Christine Rae Howard. Jennifer Joan Scarce.

By command,

S.B., G.6009.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to confirm the undermentioned appointments in the State Bank of South Australia, pursuant to the provisions of the State Bank Act, 1925-1958, viz.:—

Clerk-

Elliott James Woidt.

Ledger Machine Operator-

Desma Psellos.

By command,

S.B., G.5416A.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to approve of the undermentioned appointments in The Savings Bank of South Australia, pursuant to the provisons of The Savings Bank of South Australia Act, 1929-1965, viz.:—

Inspector—

Allan Lindsay Ireland, A.A.S.A.

Manager of Branch (6-8 hands)—

Present location Flinders Park—

James Maxwell Dally.

Present location Glynde—

Murrie Milton Drew, A.A.S.A.

Present location Klemzig— Charles Jack Linton, A.A.S.A.

T.O., 15/1967.

By command,
A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to add the names of the undermentioned to the Commission of the Peace for South Australia, viz.:—

Hector James Ball, of Bradbury.
Norman Hedley Bice, of Fulham.
Garry Ernest Brown, of Blanchetown.
John Henry Donnelly, of Burbank.
Kenneth Lyal Dunn, of Spalding.
Keith John Hammat, of Spalding.
William Walter George Hill, of Unley.
Kenneth Charles William Hollow, of Black Forest.
Ross Trevor Jacobson, of Unley.
Arnold Raymond Loechel, of Mount Pleasant.
Desmond Riley Merrett, of Adelaide.
Frederick Charles Prout, of Mylor.
Andrew Hector Rollond, of Tungkillo.
Frank Harry Sealey, of Meadows.

By command,

A.G.O., 8/1967.

A. J. SHARD, Chief Secretary.

Chief Secretary's Department, Adelaide, 16th March, 1967. HIS Excellency the Governor in Council has been pleased to approve of the Registrar-General of Deeds licensing the undermentioned as Land Brokers, pursuant to the provisions of section 271 of the Real Property Act, 1886-1963, viz.:—

Carlene Melva Ingerson. John Herbert Higgs. John Laurence Paholski. Colin Douglas Pix. Robert John Underwood.

By command.

A. J. SHARD, Chief Secretary. L.T.O., 2553/1967, 2576/1967, 2501/1967, 2617/1967, 2523/1967. APPOINTMENTS OF CLERKS AND BAILIFFS IN LOCAL COURTS.

Attorney-General's Department, Adelaide, 13th March, 1967. NOTICE is given of the following appointment:—

Senior Constable John Leslie Thomas Barfield, of Parkside, as Assistant Bailiff of the Local Court of Adelaide.

A.G.O., 81/1962.

D. A. Dunstan, Attorney-General.

APPOINTMENTS OF CLERKS AND BAILIFFS IN LOCAL COURTS.

Attorney-General's Department, Adelaide, 8th March, 1967. NOTICE is given of the following appointments:—

First Class Constable John William Orr, of Waikerie, as Assistant Bailiff of the Local Court of Waikerie, vice First Class Constable R. E. Jackson, resigned.

First Class Constable Maxwell George Renny, of Whyalla, as Assistant Bailiff of the Local Court of Whyalla, vice D. S. McGregor, resigned.

First Class Constable Peter Alexander Pritchard, of Kadina, as Assistant Bailiff of the Local Court of Kadina, vice First Class Constable D. P. Moody, resigned.

Senior Constable John Albert Beasley, of Lucindale, as Assistant Bailiff of the Local Court of Naracoorte, vice A. R. Stevenson, resigned.

First Class Constable Ray Edward Jackson, of Kimba, as Clerk and Bailiff of the Local Court of Kimba, vice J. L. T. Barfield, resigned.

D. A. Dunstan, Attorney-General.

C. & S.C., 102/1966, 64/1966, 38/1967, 39/1967, 36/1967.

SOUTH AUSTRALIAN RAILWAYS

Closure of Level Crossing on Road Between Sections 80 and 81, Hundred of Gumbowie.

AS from Friday, 17th March, 1967, the level crossing over the narrow gauge railway between sections 80 and 81, hundred of Gumbowie, will be closed to traffic.

F. E. W. MARTIN, Secretary.

ERRATUM.

ADELAIDE City Corporation Conciliation Committee Award—published Government Gazette 23/2/1967, p. 648—delete the margin of \$3.65 shown for classification 97, Lift Attendant, and insert in lieu thereof "\$5.65".

K. D. HILTON, Industrial Registrar.

VERMIN BOARD DISTRICT OF WIRRULLA.

Annual Elections, 1967.

NOMINATIONS will be received at the Vermin Board Office, Ceduna, for the district of Wirrulla at Ceduna, up to 12 noon on 21st April, 1967, for one member and two auditors. Should more than the required number nominate, an election by ballot will take place on 12th May, 1967.

By order,

C. M. McKechnie, Secretary.

VERMIN BOARD DISTRICT OF PETINA. Annual Elections, 1967.

NOMINATIONS will be received at the vermin board office for the district of Petina at Ceduna, up to 12 o'clock noon on the 10th day of April, 1967, for one member and one auditor. Should more than the required number nominate, an election by ballot will take place on 28th April, 1967.

> By order, C. M. McKechnie, Secretary. 2/2

LOTTERY AND GAMING ACT, 1936-1966.

Particulars of Totalizator Licences Granted for Year ending 31st December, 1967.

No. of Licence.	Name of Club.	Racecourse.	Date.
644	Millicent Racing Club	Millicent	1967. Feb. 4 June 3
645 646 628	Lock Racing Club Inc Streaky Bay Racing Club Strathalbyn Trotting Club Inc.	Lock Streaky Bay Strathalbyn	Sept. 2 April 1 Mar. 4 Feb. 9 (in lieu of
607	Jamestown Racing Club Inc.	Jamestown	Feb. 7 Sept. 28 (in lieu of
593	Naracoorte Trotting Club Inc.	Naracoorte	Sept. 21) Feb. 25 (can-
623	Yorke Peninsula Trotting Club	Kadina	celled) Mar. 16 (can-
615	Quorn Jockey Club	Quorn	celled) April 1 (can-
621	Kingscote Racing Club .	Kingscote	relled) Feb. 27 (in lieu of Feb. 25)
			Feb. 23 (can- celled)

9th March, 1967.

J. G. McKinna, Commissioner of Police.

MINING LEASE APPROVED.

Department of Mines, Adelaide, 9th March, 1967.

NOTICE is hereby given that the undermentioned mining lease has been approved. (The Mining Act, 1930-1962.)

S. C. BEVAN, Minister of Mines.

No. of Lease.	Lessee.	Locality.	Area in Acres.	Reference.
2009	McCarthy, Herbert Edward Alfred	Gold Lease. Hundred of Onkaparinga	20	D.M., 237/1967

J. W. THOROUGHGOOD, Senior Warden.

IN the matter of the estates of the undermentioned deceased persons:—

- Axford, Cecilia Earline, late of 26 Flinders Highway, Port Lincoln, married woman, who died on 10th February, 1967.
- Ball, Adelaide Wentworth, late of 55 Sydenham Road, Norwood, widow, who died on 31st January, 1967.
- Bartley, Maurice Warmington, late of 30 Marlborough Roaq, Westbourne Park, retired farmer, who died on 17th February, 1967.
- Bradley, John Thomas, late of 10 Edsell Street, Norwood, retired driver, who died on 12th February, 1967.
- Burgess, Henry Herbert, late of 163A Greenhill Road, Parkside, retired painter, who died on 10th January, 1967.
- Byerlee, Mabel, late of 17 Cudworth Street, Elizabeth West, married woman, who died on 12th February, 1967.

- Calderbank, Richard Parkinson, late of 30 Bray Street, Pympton Park, retired brush making instructor, who died on 9th February, 1967.
- Canty, Nellie May, late of 56 Harriet Street, West Croydon, married woman, who died on 18th January, 1967.
- Chase, Gertrude, late of 34 Ebor Avenue, Mile End, spinster, who died on 27th January, 1967.
- Davey, Thomas Ninnes Roach, late of 35 Wellington Street, Glandore, retired electrical engineer, who died on 26th December, 1966.
- Downes, George Hugh, late of 11 Luhrs Road, Payneham South, retired french polisher, who died on 6th February, 1967.
- Griffiths, Roy Neil, late of 12 Panorama Drive, Windsor Gardens, chemist, who died on 16th January, 1967.
- Harris, Esmond Claude, late of 2 Light Terrace, North Glenelg, retired tramway employee who died on 31st January, 1967.
- Jackson, Delia, late of 57 Ballantyne Street, Thebarton, widow, who died on 8th February, 1967.
- Jolliffe, Anne, late of 24 Bishops Place, Kensington, married woman, who died on 22nd February, 1967.
- Lehmann, Rosa Amanda, late of Gawler, spinster, who died on 6th October, 1966.
- Niven, David, late of 4 Laurie Street, Mount Gambier, railway employee, who died on 15th January, 1967.
- Ockley, Mary Ethel, late of 16 Partridge Street, Glenelg, spinster, who died on 8th February, 1967.
- Pell, George Charles, late of 30 Yongala Street, Taperoo, retired miner, who died on 8th February, 1967.
- Pfeiler, Herman Arthur, late of Long Flat, dairy farmer, who died on 13th September, 1966.
- Temple, Ethel, late of 155 Fisher Street, Malvern, widow, who died on 5th February, 1967.
- Trout, Ernest Frederick, late of 42 Kitchener Street, Kilburn, labourer, who died on 25th January, 1967.
- Willis, Alfred James, late of Government Road, Port Augusta West, labourer, who died on 13th December, 1966.

Notice is hereby given pursuant to the Trustee Act, 1936-1953, and the Testator's Family Maintenance Act, 1918-1943, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee at his office, Reserve Bank Building, Victoria Square, Adelaide, full particulars and proof of such claims, on or before the 14th day of April, 1967, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee. Dated 16th March, 1967.

G. A. FAHEY, Public Trustee.

[\$11]

NOTICE TO LESSEES, MORTGAGES, AND OTHERS.

Removal of Improvements.

NOTICE is hereby given that proceedings will be taken against anv lessee, purchaser, mortgagee, or other person who shall pull down, remove, destroy, or injure any building, erection, fence or other fixture, or any part thereof, erected or made upon land comprised in any agreement, lease or licence lawfully granted by or on behalf of the Crown, or upon any Crown lands or reserves, unless the approval in writing of the Minister of Lands is first had and obtained, all such improvements being the property of the Crown.

J. D. CORCORAN, Minister of Lands.

REGULATIONS UNDER THE HOSPITALS ACT, 1934-1966.

At the Executive Council Office, at Adelaide, this 16th day of March, 1967.

BY virtue of the provisions of the Hospitals Act, 1934-1966, and all other powers me thereunto enabling, I, the Governor of the State of South Australia, upon the recommendation of the Director-General of Medical Services, and with the advice and consent of the Executive Council, hereby make the regulations set out hereunder.

EDRIC BASTYAN, Governor.

Regulations under the Hospitals Act, 1934-1966.

1. The regulations made under the Hospitals Act, 1934-1966, on the 14th day of January, 1960, and published in the Government Gazette on the same day at page 120, as varied from time to time, are further varied by striking out the whole of paragraph (a) of regulation 1 and inserting in lieu thereof the following paragraph:—

"(a) Daily Rate for Maintenance of Patients Accommodated as In-Patients.

			Hospital.	
Type of Accommodation.	Type of Patient.	Royal Adelaide, The Queen Elizabeth.	Port Pirie (Old Wards), Port Augusta, Port Lincoln (Maternity), Wallaroo, Barmera.	Port Pirie (New Block), Mount Gambier, Port Lincoln (General).
Public Wards	General	\$ 9.00 9.50	\$ 9.00 9.50	\$ 9.00 9.50
Intermediate (Sharerooms) Private	and Workmen's Compensation cases General Maternity General Maternity	11.50 12.50 13.00 16.00 16.50	11.50 11.50 12.00 15.00 15.50	11.50 12.00 12.50 15.50 16.00

In the case of the Queen Elizabeth Hospital the daily rate for maintenance of patients in two-bed or side rooms shall be thirteen dollars."

2. The amendments effected by these regulations shall take effect on the 1st day of April, 1967.

And the Honourable the Chief Secretary is to give the necessary directions herein accordingly.

T.O., 542/1966.

L. King, Clerk of the Council.

PUBLIC SERVICE ACT, 1936-1966.

Public Service Arbitration Act, 1961-1965.

THE Public Service Board having received a determination (No. P.S.A. 8 of 1966) made by the Public Service Arbitrator on the 28th day of February, 1967, hereby makes a return under the Public Service Act, 1936-1966, giving effect to the Arbitrator's determination as required by section 8 of the Public Service Arbitration Act, 1961-1965.

1. Living Wage.

The salaries prescribed by this return are related to the South Australian Living Wage of \$32.30 per week equated to \$1,684 per annum for adult males and \$24.20 per week equated to \$1,262 per annum for adult females.

2. Scope of Determination.

The return applies to adult male and female officers classified in the undermentioned offices.

3. Salaries.

The salary ranges and incremental steps therein for the undermentioned offices shall be as follows:—

Classification.	Department.	Existing Salary Range. \$ per annum.	New Salary Range. \$ per annum.
Male Officers—		. 1	- 1
Visual Aids Officer	Agriculture	2,646-2,768-2,890	2,900-3,050-3,150
Photographer	Libraries	2,646-2,768-2,890	2,900-3,050-3,150
Cameraman	Immigration, Publicity and Tourist Bureau	2,564-2,646-2,768	2,800-2,900-3,050
Photographer and Projectionist	Engineering and Water Supply	2,564-2,646-2,768	2,800-2,900-3,050
Senior Photographer (Aerial)	Lands	2,564-2,646-2,768	2,800-2,900-3,050
Senior Photographer (Pictorial)	Lands	2,564-2,646-2,768	2,800-2,900-3,050
Photographer	Highways and Local Government	2,564-2,646-2,768	2,800-2,900-3,050
Photographer	Education	2,564-2,646-2,768	2,800-2,900-3,050
Clinical Photographer	Hospitals	2,504-2,564-2,646	2,700-2,800-2,900
Photographer	Lands	2,372-2,432-2,504	2,500-2,600-2,700
Assistant Photographer	Education	2,372-2,432-2,504	2,500-2,600-2,700
Assistant Visual Aids Officer	Agriculture	2,372-2,432-2,504	2,500-2,600-2,700
Photographer	Lands	2,310-2,372-2,432	2,500-2,550-2,600
Photographer	Education	2,108-2,168-2,240	2,400-2,450-2,500
Assistant Clinical Photographer	Hospitals	2,046-2,108-2,168	2,400-2,450-2,500
Female Officers—			
Photographer	Supreme Court	1,720-1,776-1,832	1,860-1,910-1,960

4. Date of Operation.

The salaries prescribed by this return shall come into operation upon the expiration of 14 days from the date of publication but shall then be payable as from and including the 6th March, 1967.

Name of Officer.	Title of Office.	Div.	Sec.	Min.	Max.	Salary.	Date of Opera- tion.	Date of Next Incre- ment.	Allowances and Remarks.
				\$ per		\$ per			
	HOS	тта	LS D		. annum CMENT				
-				DE HO		•			
Smith, A. J. S	Clinical Photographer					2,800	6/3/67	6/3/68	
•	Тне (QUEEN	ELIZ	ABETH	Hospita	L.			
Curtin, B. J	Clinical Photographer	. 4	\mathbf{G}	2,700	2,900	2,800	6/3/67	6/3/68	
	SUPRE	ME C	OUR	r DEP	ARTME	NT.			
Davies, Helen C	Photographer	. 4	\mathbf{G}	1,860	1,960	1,910	6/3/67	6/3/68	
	IMMIGRATION, PUBLICI	TY A	ND 7	FOURI	ST BU	REAU I	EPARTM	ENT.	
Johnson, W. StC	Cameraman	. 4	\mathbf{G}	2,800	3,050	2,900	6/3/67	6/3/68	
	DEI	PART	MENT	OF 1	LANDS.				
Boase, W. F			G	2,800	3,050	2,900	6/3/67	6/3/68	
Warner, J. K	Senior Photographer (Pictorial) Photographer	. 4.		2,800 2,500	$3,050 \\ 2,600$	$2,900 \\ 2,500$	$\frac{6/3}{67}$	$\frac{6/3/68}{6/3/68}$	
110000, 11. 0	ENGINEERING A			•		,		0/0/00	
Ruxton, B	Photographer and Projectionist .		G		3.050	2,900	6/3/67	6/3/68	
2001001, 20 000000	•			,	TMENT	,	5/5/51	0/0/00	
Tomlinson, J. N	Photographer		G		3.050	2,900	6/3/67	6/3/68	
	Photographer		$\widetilde{\mathbf{G}}$	2,400	2,500	2,400	6/3/67	6/3/68	
	LIB	RARI	ES D	EPAR	FMENT				
Commane, R. L	Photographer	. 4	G	2,900	3,150	3,050	6/3/67	6/3/68	
	DEPAR	TMEN	T OI	AGR	ICULTU	JRE.			
Edwards, T. D. T	Visual Aids Officer	. 4	\mathbf{G}	2,900	3,150	3,050	6/3/67	6/3/68	

HOUSING IMPROVEMENT ACT, 1940-1966.

WHEREAS by notice published in the Government Gazette on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part VII of the Housing Improvement Act, 1940-1966, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the Gazette.

Address of House.	Allotment, Section, Etc.	Certificate of Title.		Certificate of Title. Date and Page of Government Gazette in which Notice	
Address of House.	Thiothene, Section, 130c.	Volume.	Folio.	Declaring House to be Substandard Published.	Week Payable in Respect of Each House.
					<u>s</u>
26 Coglin Street, Brompton	Allotments 1 and 2 of sub- division of section 370	1727	125	9/2/67, page 361	6.00
54 Green Street, Brompton	Allotment 58 of subdivision of part of section 370	3273	185	9/2/67, page 361	5.00
4 King William Road, Wayville	Part section 239	905	177	9/2/67, page 361	8.00
278 Ward Street, North Adelaide .	Part town acre 767	3072	22	9/2/67, page 361	5.00
280 Ward Street, North Adelaide .	Part town acre 767	3072	22	9/2/67, page 361	4.00
105 Coglin Street, Brompton	Allotment 7 of the subdivision of block 41 of part of section 370	460	157	9/2/67, page 361	7.00
5 Teakle Street, Exeter	Part allotment 38 of subdivision of section 1107	2706	3 9	21/4/66, page 1739	2.50
13 Lincoln Street, Kensington	Allotment 39 and part allotment 60 of subdivision of block 3	2388	49	22/7/65, page 205	7.00

Dated at Adelaide this 14th day of March, 1967.

- J. R. DRIDAN, Chairman.
- B. J. Pash, Secretary.

HOUSING IMPROVEMENT ACT, 1940-1966.

NOTICE is hereby given that the South Australian Housing Trust in the exercise of the powers conferred by the Housing Improvement Act, 1940-1966, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part VII of the Housing Improvement Act, 1940-1966.

No. of House and Street.	Locality	Alletment Section Etc	Certificate of Title.		
No. of House and Street.	Locality.	Allotment, Section, Etc.	Volume.	Folio.	
30 Third Avenue	Wingfield	Allotment 158 of subdivision of section 965 Part town acre 590 Allotments 33, 34 and 35 of section 370 Allotments 10	3355 2742 292 75 2525	78 58 122 8 157	
6 Taylor Street	Brompton Dockville	Allotment 125 of subdivision of part of section 370. Allotment 183 of subdivision of part of section 704 and part of block L of section 2112	3031 1361	177 40	

Dated at Adelaide this 14th day of March, 1967.

- J. R. DRIDAN, Chairman.
- B. J. Pash, Secretary.

HOUSING IMPROVEMENT ACT, 1940-1966.

WHEREAS by notice published in the Government Gazette on the 26th day of May, 1966, at page 2057, the South Australian Housing Trust did declare the house known as No. 3 Teakle Street, Exeter (the said house being situate on part allotment 38 of the subdivision of section 1107 and on land comprised in certificate of title, volume 2706, folio 39), to be substandard for the purposes of Part VII, of the Housing Improvement Act, 1940-1966, and whereas the South Australian Housing Trust is satisfied that the said house has ceased to be so substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of the said house. Dated at Adelaide, this 14th day of March, 1967.

J. R. DRIDAN, Chairman.

B. J. Pash, Secretary.

JOURNAL OF AGRICULTURE.

THE Journal of Agriculture is a monthly journal published by the Department of Agriculture of South Australia.

The subscription rate is 10s. (\$1) a year, payable in advance.

If you wish to have the $J_{\rho}urnal$ posted to you each month, fill in a subscription form and forward together with the

amount of subscription to the Department of Agriculture, Box 901E, G.P.O., Adelaide, giving your own postal return address.

The Journal contains up to date practical advice on all aspects of primary production, as well as the latest results of scientific investigations carried out by the Department and by allied institutions.

STATE OF SOUTH AUSTRALIA.

PRICES ACT, 1948-1966.

Prices Order No. 868 (S.A.).

BRICKS-ADELAIDE METROPOLITAN AREA.

IN pursuance of the powers delegated to me under the Prices Act, 1948-1966, I, Lancelot Horace Baker, the South Australian Prices Commissioner, do hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Order No. 868 (S.A.).

Revocation.

2. Prices Order No. 852 (S.A.) is hereby revoked.

Definitions.

- 3. In this Order-
 - "Bricks" means adequately burnt clay or shale building bricks.
 - "Insides" means, in relation to the sale of any bricks, clay or shale bricks adequately burnt and suitable for the interior walls of buildings, and shall include rough clinkers and callows.
 - "Outsides" means, in relation to the sale of any bricks, well made and well burnt clay or shale bricks with a good clear ring, clean straight arrises, suitable for exterior walls of buildings, where they will be exposed to view and are not intended to be cement rendered or otherwise decoratively treated, in order to present a satisfactory finish, but not including cream bricks, texture bricks or other fancy bricks. Shale bricks shall, in addition, be free from lamination cleavages.
 - "Selected outsides" means, in relation to the sale of any bricks, well burnt bricks, with a good clear ring being bricks defined in this paragraph as outsides, which have been specially selected by hand and set apart by the manufacturer for consistent colour blend or pattern, but not including "fancy bricks."
 - "Run of the kiln" means, in relation to the sale of any bricks, bricks as they are taken from the kiln and includes both grades of bricks defined in this Order as "insides" or "outsides."
 - "Hand pressed bricks" means, in relation to the sale of any bricks, bricks which have been re-pressed in a manually operated press and conform to the standards laid down for "outsides."
 - "Fancy bricks" means cream bricks, texture bricks, glazed bricks, colour blends and any other bricks not elsewhere defined in this order which are normally sold under these names or descriptions and which conform to the standards laid down for "outsides."
 - "Metropolitan brick manufacturer" means, in relation to the sale of any bricks, a brick manufacturer whose kiln or kilns is or are situated within a radius of 15 miles of the General Post Office at Adelaide.
 - "Selected red perforated bricks" means, in relation to the sale of any bricks, bricks which, except for hand pressing, conform to the standards laid down for "hand pressed bricks."
 - "Cream perforated bricks" (plain or texture finish) means, in relation to the sale of any bricks, bricks manufactured from predominantly white or light burning clays or shales and containing not less than 75% light burning materials and which conform to the standards laid down for "outsides."

Maximum Prices.

4. I fix and declare the maximum price at which the class or kind of brick manufactured by a metropolitan brick manufacturer and specified hereunder may be sold by such manufacturer or by any other person to be the price set out in this paragraph against such class or kind of brick.

Maximum prices per 1,000 bricks ex yard or other loading point for delivery to a purchaser:—

Description.	\$	£	s.	d.
Insides	33.60	16	16	0
Run of the kiln	34.60	17		0
Outsides	35.10	17	11	0
Selected outsides	36.60	18		0
Hand pressed bricks	41.60	20		0
Selected red perforated bricks		20		0
Cream perforated bricks	53.60	26	16	0
Fancy bricks—				
"Colour blends," namely, well burnt				
bricks of various colours con-				
sisting of blends of red and				
white or light burning clays or				
shales	43.10	21	11	0
"Cream bricks," namely, well burnt				
bricks manufactured predomin-				
antly from white or light burning				
clays or shales and containing not				
less than 75 per cent light				
burning materials	49.40	24	14	0
"Texture/Tapestry bricks," namely,				
bricks normally sold under this				
name or description and which				
name or description and which have been semi-glazed by salting				
or glaze dip	55.00	27	10	0
"Unglazed texture or tapestry bricks"				
bricks"	49.00	24	10	0
"Glazed bricks," namely, bricks				
which are fully glazed on one side				
which are fully glazed on one side and one end, by salting or glaze				
dip	50.50	25	5	0
"Hand pressing." Where the above-				
mentioned bricks have been re-				
pressed by a manually operated				
press, the prices fixed by this				
Order for fancy bricks may be				
increased by	5.00	2	10	0
"Bricks of all other descriptions"				
excluding refractory bricks	33.60	16	16	0
	- 3	_ 3		,

Fixation of Maximum Prices by Order.

5. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which bricks specified in an Order in writing in pursuance of this paragraph may be sold by any person to whom such Order is given to be such price as is fixed by the South Australian Prices Commissioner by Order to that person.

Dated this 17th day of February, 1967.

L. H. BAKER, The South Australian Prices Commissioner.

STATE OF SOUTH AUSTRALIA.

PRICES ACT, 1948-1966.

Prices Order No. 869 (S.A.).

BRICKS—COUNTRY AREAS.

IN pursuance of the powers delegated to me under the Prices Act, 1948-1966, I, Lancelot Horace Baker, the South Australian Prices Commissioner, do hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Order No. 869 (S.A.).

Revocation.

2. Prices Order No. 853 (S.A.) is hereby revoked.

Definitions.

- 3. In this Order:—
 - "Bricks" means adequately burnt clay or shale building bricks.

- "Insides" means, in relation to the sale of any bricks, clay or shale bricks adequately burnt and suitable for the interior walls of buildings, and shall include rough clinkers and callows.
- "Outsides" means, in relation to the sale of any bricks, well made and well burnt clay or shale bricks with a good clear ring, clean straight arrises, suitable for exterior walls of buildings, where they will be exposed to view and are not intended to be cement rendered or otherwise decoratively treated, in order to present a satisfactory finish, but not including eream bricks, texture bricks or other fancy bricks. Shale bricks shall, in addition, be free from lamination cleavages.
- "Selected outsides" means, in relation to the sale of any bricks, well burnt bricks, with a good clear ring being bricks defined in this paragraph as outsides, which have been specially selected by hand and set apart by the manufacturer for consistent colour blend or pattern, but not including "fancy bricks."
- "Run of the kiln" means, in relation to the sale of any bricks, bricks as they are taken from the kiln and includes both grades of bricks defined in this Order as "insides" or "outsides."
- "Hand pressed bricks" means, in relation to the sale of any bricks, bricks which have been re-pressed in a manually operated press and conform to the standards laid down for "outsides."
- "Fancy bricks" means cream bricks, texture bricks, glazed bricks, colour blends and any other bricks not elsewhere defined in this Order which are normally sold under these names or descriptions and which conform to the standards laid down for "outsides."
- "Country brick manufacturer" means, in relation to the sale of any bricks, a brick manufacturer whose kiln or kilns is or are situated in South Australia beyond a radius of 15 miles of the General Post Office at Adelaide.
- "Prevailing maximum price" means, in relation to the sale of fancy bricks by any person, the maximum price at which any of these bricks were sold by that person on 1st November, 1951, upon substantially identical terms and conditions, or if no such sale was made by that person upon that date upon substantially the same terms and conditions, then the last preceding date upon which such a sale was made by that person upon substantially the same terms and conditions.

Maximum Prices.

4. I fix and declare the maximum price at which the class or kind of brick manufactured by a country brick manufacturer and specified hereunder may be sold by such manufacturer or by any other person to be the price set out in this paragraph against such class or kind of brick.

Maximum prices per 1,000 bricks ex yard or other loading point for delivery to a purchaser:-

Description.	\$	£	s.	d.
Insides	34.80	17	8	0
Run of the kiln	35.60	17	16	0
Outsides	36.10	18	1	0
Selected outsides	37.30	18	13	0
Hand pressed bricks	42.30	21	3	0

5. I fix and declare the maximum price at which fancy bricks may be sold by the manufacturer or any other person, to be:—The prevailing maximum price for those bricks, as the case may be, plus \$7.30 (73s.) per 1,000 bricks.

Fixation of Maximum Price by Order.

6. Notwithstanding the foregoing provisions of this Order, I fix and declare the maximum price at which bricks specified

in an Order in writing in pursuance to this paragraph may be sold by any person to whom such Order is given to be such price as is fixed by the South Australian Prices Commissioner by Order to that person.

Dated this 17th day of February, 1967.

L. H. BAKER. The South Australian Prices Commissioner.

REAL PROPERTY ACT NOTICE.

WHEREAS declarations, as required by section 79 of the Real Property Act of 1886-1963 of the accidental loss of the certificate of title, volume 1184, folio 50, of part lots 11-12 Unley Park have been made, together with application for a provisional certificate of title for the same land to be granted. to Elizabeth Anna Chappel and Violette Osborne Bald. is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said land, on or before the 3rd day of April next ensuing, a provisional certificate, as by law directed, will be issued to the said Elizabeth Anna Chappel and Violette Osborne Bald in respect of the said land. Dated this 14th day of March, 1967, at the Lands Titles Registration Office, Adelaide. (No. 7698.)

[\$1.50]

D. F. Collins. Registrar-General.

REAL PROPERTY ACT NOTICE.

WHEREAS declarations, as required by section 79 of the Real Property Act of 1886-1963 of the accidental loss of the certificate of title, volume 1681, folio 31, of part section 3319, hundreds of Kuitpo and Kondoparinga have been made, together with application for a provisional certificate of title for the same land, to be granted to Eileen Freda Williamson (decd.). Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said land, on or before the 3rd day of April next ensuing, a provisional certificate, as by law directed, will be issued to the said Eileen Freda Williamson (deed.) in respect of the said land. Dated this 14th day of March, 1967, at the Lands Titles Registration Office, Adelaide. (No. 7706.)

[\$1.50]

D. F. Collins, Registrar-General.

REAL PROPERTY ACT NOTICE.

WHEREAS declarations, as required by section 79 of the Real Property Act of 1886-1963 of the accidental loss of the certificate of title, volume 2056, folio 56, of lot 35, Millicent have been made, together with application for a provisional John Stratford and Sydney William Stratford. Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said land, on or before the 3rd day of April next ensuing, a provisional certificate, as by law directed, will be issued to the said Albert John Stratford and Sydney William Stratford in respect of the said land. Dated this 14th day of March, 1967, at the Lands Titles Registration Office, Adelaide. (No. 7715.)

[\$1.50]

D. F. Collins, Registrar-General.

REAL PROPERTY ACT NOTICE.

WHEREAS declarations, as required by section 79 of the Real Property Act of 1886-1963 of the accidental loss of the Real Property Act of 1880-1895 of the acculence loss of the certificate of title, volume 2646, folio 198, of section 112, hundred of Bonython have been made, together with application for a provisional certificate of title for the same land, to be granted to J. T. Hadwen Proprietary Limited (in liquidae). tion). Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said land, on or before the 3rd day of April next ensuing, a provisional certificate, as by law directed, will be issued to the said J. T. Hadwen Proprietary Limited (in liquidation) in respect of the said land. Dated this 14th day of March, 1967, at the Lands Titles Registration Office, Adelaide. (No. 7719.)

[\$1.50]

D. F. Collins, Registrar-General.

REAL PROPERTY ACT NOTICE.

WHEREAS declarations, as required by section 79 of the Real Property Act of 1886-1963 of the accidental loss of the certificate of title, volume 2828, folio 102, of lot 1223, Port Noarlunga have been made, together with application for a provisional certificate of title for the same land, to be granted to John Andrew Cossich and Pamela May Cossich. Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said land, on or before the 3rd day of April next ensuing, a provisional certificate, as by law directed, will be issued to the said John Andrew Cossich and Pamela May Cossich in respect of the said land. Dated this 14th day of March, 1967, at the Lands Titles Registration Office, Adelaide. (No. 7720.)

[\$1.50]

D. F. Collins, Registrar-General.

REAL PROPERTY ACT NOTICE.

IT is my intention to register discharge of mortgage No. 2383560 to John Gilbert Wotherspoon, certificate of title, volume 2343, folios 138, 139 and 140, without the production of the said mortgage, unless caveat be lodged with me before the 3rd day of April, 1967.

[\$1.50]

D. F. Collins, Registrar-General.

REAL PROPERTY ACT NOTICE.

IT is my intention to register partial discharge of mortgage No. 1251953 to Robert Hugo Elix and David Llewellyn Elix, certificate of title, volume 638, folio 144, without the production of the said mortgage, unless caveat be lodged with me before the 3rd day of April, 1967.

[\$1.50]

D. F. Collins, Registrar-General.

REAL PROPERTY ACT NOTICE.

IT is my intention to register discharge of mortgage No. 2728562 to Margaret Addie, certificate of title, volume 1272, folio 116, without the production of the said mortgage, unless caveat be lodged with me before the 3rd day of April, 1967.

[\$1.50]

D. F. Collins, Registrar-General.

REAL PROPERTY ACT NOTICE.

IT is my intention to register transfer of lease No. 1971619 to Balys Diciunas, certificate of title, volume 2491, folios 155 and 156, without the production of the said lease, unless caveat be lodged with me before the 3rd day of April, 1967.

[\$1.50]

D. F. COLLINS, Registrar-General.

REAL PROPERTY ACT NOTICES.

WHEREAS the persons named at the foot hereof have each respectively for himself made application to have the lands set forth and described before his name at the foot hereof brought under the operation of the Real Property Act: Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said lands on or before the expiration of the period herein below for each case specified, the said pieces of land will be brought under the operation of the said Act as by law directed. Diagrams delineating these parcels of land may be inspected at the Lands Titles Office, Adelaide, and in the offices of the several corporations or district councils in which the lands are situated.

THE SCHEDULE.

No. of Application.	Description of Property.	Name.	Residence.	Date up to and inclusive of which Caveat may be Lodged.
29613	Yatala, Hundred of.—Portion of section 835	The Church of England Collegiate School of Saint Peter	Da Costa Building, Grenfell Street,	1967. March 23
29408	Noarlunga, Hundred of.—Portion of section 498.	Thomas Lemon	Adel a ide Reynella	March 23

Dated this 21st day of February, 1967 at the Registry Office, Adelaide, South Australia.

D. F. Collins, Registrar-General.

GATES AND FENCES ON ROADS OUTSIDE DISTRICT COUNCIL DISTRICTS.

PUBLIC attention is called to section 278 of the Crown Lands Act, 1929-1960, which provides that any person who, by materials of any kind except by gates approved by the Minister, wilfully obstructs or injures any road or way not within the limits of a district council district so as to hinder the free passage of any carriage thereon, shall be liable to a penalty of from £2 (\$4) to £10 (\$20), in addition to expense of removal. Any such obstruction may be summarily removed by a Crown lands ranger or any duly authorized person at the cost of the party causing the same.

J. D. CORCORAN, Minister of Lands.

GOVERNMENT GAZETTE NOTICES.

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever

source, should be legibly written on one side of the paper only and sent to the Government Printer so as to be received by him not later than 4 p.m. Tuesday preceding the day of publication.

NOTICE TO LESSEES, MORTGAGES, AND OTHERS.

Removal of Improvements.

NOTICE is hereby given that proceedings will be taken against any lessee, purchaser, mortgagee, or other person who shall pull down, remove, destroy, or injure any building, erection, fence or other fixture, or any part thereof, erected or made upon land comprised in any agreement, lease or licence lawfully granted by or on behalf of the Crown, or upon any Crown lands or reserves, unless the approval in writing of the Minister of Lands is first had and obtained, all such improvements being the property of the Crown.

J. D. CORCORAN, Minister of Lands

TREASURY LICENCES.

THE following list of licences issued at the Treasury during February, 1967, is published for general information.

G. F. SEAMAN, Under Treasurer.

	G. F. SEAMAN, Unde	r Treasurer.
Licence.	Address.	Expiry Date
Auctioneers (Town)—		
Master Butchers Ltd	Adelaide	23/2/68
Raymond L. Tilmouth	Adelaide	6/2/68
Ian O. G. Tait & Co. Pty. Ltd.	Adelaide	8/3/68
G. F. Barton	Adelaide	$24/2/68 \ 24/2/68$
M. J. Barton Kearns Bros. Pty. Ltd	Adelaide	19/2/68
Allan W. Richards	Adelaide	25/2/68
Cecil N. Wilson	Adelaide	23/2/68
Les Jones Pty. Ltd	Adelaide	14/2/68
Charles D. Hurl	Adelaide	14/2/68
R. D. Holmes & Co. Ltd	Adelaide	27/2/68
Trevor M. Butcher	Adelaide	5/3/68
Clarence C. Adcock	Adelaide	1/3/68
Henry F. Nancarrow M. K. Tremaine & Co. Pty.	Adelaide	$15/3/68 \ 15/3/68$
Ltd.	Adelaide	10/0/00
Sidney J. Pounsett	Adelaide	28/2/68
J. W. Sharley Pty. Ltd	Adelaide	1/3/68
Auctioneers (Country)—		
Gerard T. Darcy	Bordertown	4/4/68
Robert C. Daniels	Bordertown	22/2/68
Waldemar Lehmann	Nuriootpa	28/1/68
Francis H. Ogilvy Victorian Producers Co-op.	Renmark Melbourne	$25/2/68 \ 21/2/68$
Co. Ltd.	Menodanie	21/2/00
Leslie H. Loller	Moonta	9/3/68
Eric H. Mortlock	Port Augusta	26/2/68
Phillip T. Underwood	Adelaide	11/2/68
Philip H. Schapel	Port Lincoln	2/3/68
Alan H. Newman	Bordertown	2/2/68
Robert J. Homburg	Tanunda Yorketown	$12/3/68 \ 14/3/68$
Reginald M. Croser Auctioneers (Clerks)—	TOTRETOWN	14/5/00
George E. Simpson	Adelaide	23/2/68
Jack R. Graham	Adelaide	23/2/68
Ian O. G. Tait	Adelaide	8/3/68
Philip J. Kearns	Adelaide	19/2/68
Richard J. Kearns	Adelaide	19/2/68
Richard P. Kearns Lloyd J. Snelling	Adelaide	$19/2/68 \ 4/8/67$
Bernard Mason	Camberwell	21/2/68
Leslie E. Jones	Adelaide	14/2/68
Albert F. Shoesmith	Adelaide	27/2/68
Mostyn K. Tremaine	Adelaide	15/3/68
Francis A. Holland	Adelaide	15/3/68
Franklin B. Milne	Adelaide	1/3/68 $1/3/68$
Douglas H. Sharley Appraisers—	Adelaide	1/5/00
James W. Spooner	Adelaide	9/2/68
Geoffrey B. Ryan	Adelaide	2/2/68
Melville H. Bell	Millicent	2/2/68
Alfred D. Cowan	Adelaide	13/2/68
Basil Armitage	Adelaide	6/2/68
Angus Fletcher	Adelaide Mannum	$3/3/68 \ 28/2/68$
Ronald G. Holliday	Adelaide	10/2/68
Robert M. DeGaris	Naracoorte	10/2/68
William C. Clarke	Adelaide	24/2/68
Reginald G. Montgomery	Strathalbyn	15/2/68
Stanley J. Fereday	Adelaide	13/2/68
William R. Clayton	Adelaide	14/2/68
James A. Robb	Adelaide	$28/2/68 \ 18/2/68$
Lawrence J. Gladstone Alfred G. Frinsdorf	Adelaide	28/2/68
Arthur L. Comport	Adelaide	24/2/68
William R. Gower	Wirrabara	21/2/68
Geoffrey E. Ennis	Adelaide	22/2/68
James A. Tidy	Bordertown	21/2/68
Malcolm McLean	Adelaide	25/2/68
Richard A. Sporn Barrie A. Adcock	Saddleworth	$25/2/68 \ 22/2/68$
Daille 11. Huttor	11401440	1 -2,2,00

TREASURY LICENCES—continued.

Licence.	Address.	Expiry Date.
Ernesto M. Birgden Marie O. Roberts David C. Jones Edward H. Drew Roy J. Jeffery Edward J. McFarlane Thomas P. MacKenzie Mervyn E. Linn John H. Langford Maxwell S. Sergeant Walter R. Batson Peter L. Gaughwin Keith N. Brasington	Belair Adelaide Adelaide Adelaide Burra North Adelaide Willunga Adelaide Adelaide Brinkworth Adelaide Adelaide Adelaide Adelaide Adelaide Adelaide	27/2/68 23/2/68 23/2/68 16/3/68 23/2/68 25/2/68 17/3/68 19/3/68 4/3/68 30/3/68 26/3/68 28/2/68

SOUTH AUSTRALIA—IN THE INDUSTRIAL COMMISSION.

Builders' Labourers (Country) Award—1967 No. 8.

Motor Vehicle (Passenger Carrying) Drivers (other than licensed under M.T.T. Act) Award—1960 No. 25.

NOTICE is given that the following applications will be made to the Industrial Commission, Supreme Court Library Block, Victoria Square South, Adelaide, on 5/4/67 at 10 a.m.

- 1. Application by Builders Labourers Federation of Australia, S.A. Branch, for an order declaring clauses 5 to 36 of the award made on 6/3/67 in matter 1967 No. 8 a common rule of the industry of the occupations of builders' labourers as defined in common rule order of 15/1/64 made in matter 1962 No. 46, throughout the State of S.A. but excluding the metropolitan area subject to the exceptions that such order shall not be binding on (a) the Public Service Commissioner or any public service employee, (b) the Broken Hill Associated Smelters Pty. Ltd. or any employee of such company, (c) The Broken Hill Proprietary Co., Ltd., or any of its employees.
- 2. Application by S.A. Branch of Transport Workers' Union of Australia for an order declaring clauses 3 to 21 of the award made on 11/8/60 in matter 1960 No. 25 as varied a common rule of the industry of the occupations of persons employed as drivers of motor vehicles (other than vehicles licensed under the M.T.T. Act) used for carrying passengers for hire or reward, throughout the State of S.A., subject to the exception that such order shall not be binding on the Public Service Commissioner or any Public Service employee.

Copies of the said awards and orders may be inspected at the office of the Industrial Registrar free of charge. All persons and associations interested and desirous of being heard may, on or before 5/4/67 file a memorandum of appearance and may, on the said date, appear or be represented before the Commission. Any person or association desiring to oppose the said applications may, on or before 3/4/67 file and serve a notice of objection. Any such orders which the Commission may make as to the common rules may be in terms differing from those contained in the applications for common rules.

8/3/67. C. S. Chislett, Acting Industrial Registrar.

SOUTH AUSTRALIA.—In the Industrial Commission. 1965 No. 86.—In the Matter of the industry of occupations of persons employed in (1) preparation and processing of crustacea and shellfish (2) preparation processing and canning of fish (3) killing, plucking, and dressing of poultry and game including (4) (without limitation) any occupation performed in or about any premises in connection with any such preparation and/or processing of crustacea, fish, shellfish, poultry or game.

Tuesday, 28th February, 1967.

THE NOTICE OF APPLICATION filed herein on the 14th February, 1967, by Federated Cold Storage and Meat Preserving Employees Union of Australasia, South Australian Branch, COMING ON FOR HEARING Before Mr. Commissioner W. C. Lean on this day upon Hearing Mr. C. Calnan agent for the applicant and Mr. C. A. Willeox agent for South Australian Fishermen's Co-operative Limited and Others, respondents, This

COMMISSION DOTH ORDER by consent that the award made herein on 24th December, 1965, as varied by the operation of the Industrial Code, 1920-1966 and by order made herein on 10th February, 1967, be and the same is hereby further varied as follows:—

1. By deleting paragraph (d) of subclause (1) of clause 4, wages, and inserting in lieu thereof the following paragraph:—

"(d) Parts I, II and III.

$Juvenile\ Workers.$		
Male—	%	\$
Under 16 years of age	32 11	1.70
16 to 17 years of age	41 15	5.00
17 to 18 years of age	$55\frac{1}{2}$ 20	0.20
18 to 19 years of age	68 24	1.80
19 to 20 years of age	77 28	3.10
20 to 21 years of age	91 33	3.20
(Percentage of total wage of adult ma	le general hand	ls.)
Female—	%	\$
Under 16 years of age	$42\frac{1}{2}$ 11	1.65
`16 to 17 years of age	5 2 1 4	4.25
17 to 18 years of age	62 17	7.00
18 to 19 years of age	$71\frac{1}{2}$ 19	9.60
19 to 20 years of age	$82\frac{1}{2}$ 22	2.60
20 to 21 years of age	93 25	5.50
(Percentage of total wage of adult fen and process workers.)	nale general ha	$^{ m nds}$

Provided that any junior engaged on the work of killing poultry shall be paid the same wage as if he were an adult male for the period so engaged."

AND THIS COMMISSION DOTH FURTHER ORDER that:-

- (a) This order shall be binding on Federated Cold Storage and Meat Preserving Employees' Union of Australasia, South Australian Branch, on South Australian Fishermen's Co-operative Limited, A. A. Brooksby, Adelaide Cray Supplies, Port Lincoln Frozen Foods Limited.
- (b) This order shall apply throughout the State of South Australia, but excluding the metropolitan area as defined by the Industrial Code, 1920-1966.
- (c) This order shall come into force on 16th February, 1967, and shall remain in force for a period of three calendar months therefrom.

By the Commission, (L.S.) C. S. CHISLETT, Acting Industrial Registrar.

SOUTH AUSTRALIA.—In the Industrial Commission. 1965 No. 51.—In the matter of the wages, hours and conditions of employment of persons employed in connection with the trade or business of the carting of bread, cakes and/or smallgoods.

Monday, 6th March, 1967.

The notice of application filed herein on 21st February, 1967, by The Bread Carters' Industrial Federation of Australia, South Australian Branch, coming on for hearing before Mr. Commissioner L. H. Johns on this day upon hearing Mr. T. M. McRae of counsel for the applicant, Mr. G. B. Piper agent for Bread Manufacturers of South Australia Incorporated, respondent, and Mr. R. H. Dunn agent for South Australian Chamber of Manufactures Incorporated, intervener, This Commission doth order (by consent except as to the date of operation) that the award made herein on 27th August, 1965, as varied by the operation of the Industrial Code, be and the same is hereby further varied as follows:—

1. By deleting clause 4, Wages, and inserting the following clause in lieu thereof:—

"4. Wages.

(1) The lowest wages, prices or rates payable to the undermentioned employees shall be as follows:—

Classification.		es of Pay oer week.
Adult baker's carters	 	43.35
Relieving carters	 	46.00
Adult stablemen, grooms and yardmen	 	42.70

(2) The minimum ordinary weekly wages prices or rates payable to juveniles in the undertakings to which this award applies shall be in accordance with the percentages set out hereunder of the adult baker's carters minimum wage or rate for the time being in force:—

	%	\$
Under 17 years of age	55	23.85
17 years of age and under 18	68	29.50
18 years of age and under 19	77	33.40
19 years of age and under 20	85	36.85
Juveniles, 20 years of age and under		
21	88	38.15"

AND THIS COMMISSION DOTH FURTHER ORDER that-

- (a) this order shall be binding on The Bread Carters' Industrial Federation of Australia, South Australian Branch, and on Bread Manufacturers of South Australia Incorporated;
- (b) this order shall apply throughout the State of South Australia but excluding the metropolitan area as defined in the Industrial Code, 1920-1966;
- (c) this order shall come into force on 6th March, 1967 and shall remain in force for a period of three calendar months therefrom.

By the Commission,
(L.S.) K. D. Hilton, Industrial Registrar.

THE INDUSTRIAL CODE, 1920-1966.

Roofing Tile and Asbestos Cement Fixers Conciliation Committee.—Appointment of a New Member.

I, ALFRED FRANCIS KNEEBONE, the Minister of Labour and Industry in and for the State of South Australia, do hereby, pursuant to the provisions of the Industrial Code, 1920-1966, give notice that I did on the 10th day of March, 1967, appoint Graham Keith Allen, of James Hardie & Co. Pty. Ltd., 162 Halifax Street, Adelaide, sales manager, to be a member of the Roofing Tile and Asbestos Cement Fixers Conciliation Committee, in place of James Anthony Young, of 162 Halifax Street, Adelaide, sales manager, who resigned from such Conciliation Committee by writing under his hand, addressed and forwarded to me dated the 23rd day of February, 1967.

A. F. KNEEBONE, Minister of Labour and Industry.

10th March, 1967.

NOTICE OF APPLICATION FOR REGISTRATION OF ADDITIONS AND RESCISSIONS OF RULES OF A REGISTERED ASSOCIATION.

South Australia.—The Industrial Code, 1920-1966.

NOTICE is hereby given that application has been made to me under the Industrial Code, 1920-1966, for the registration of additions and rescissions of rules of the Royal Australian Nursing Federation—Australian Nursing Federation—Employees' Section, S.A. Branches. The application may be inspected free of charge at the office of the Industrial Registrar. Any registered association or person interested who desires to object to the said additions and rescissions may do so by lodging with me a notice of objection in the prescribed form and statutory declaration in support thereof within fourteen days after the publication of this advertisement and by serving on the applicant association copies of the notice of objection and statutory declaration so lodged. Dated this 15th day of March, 1967.

K. D. Hilton, Industrial Registrar.

SOUTH AUSTRALIA.—In the Industrial Commission. 1960 No. 25.—In the matter of the industry of the occupations of drivers of motor vehicles (other than vehicles licensed under the Municipal Tramways Trust Act 1935) used for carrying passengers for hire or reward.

Thursday, 2nd March, 1967.

The notice of application filed herein on 14th February, 1967, by the South Australian Branch of the Transport Workers' Union of Australia coming on for hearing before Mr. Commissioner L. H. Johns on this day upon hearing before J. J. Nyland agent for the applicant and Mr. P. Robertson agent for South Australian Road Passenger Services Association Incorporated and Others, respondents, this Commission Doth Order (by consent) that the award made herein on 11th August, 1960, as varied by the operation of the Industrial Code and by orders made herein on 30th January, 1963, 4th June, 1963, and 12th October, 1965, be and the same is hereby further varied as follows:—

1. By deleting paragraph (A) of clause 3, Wages, and inserting in lieu thereof the following:—

Per week.

"(A)	Weekly	Employees.	
741	ъ.		

- (1) Drivers of motor vehicles on a regular service—
 - (a) Having a licensed seating capacity for more than 25 persons 41.40

 - (c) Having a licensed seating capacity for not more than 15 persons 39.15
- (2) Drivers of motor vehicles not on a regular service—
 - (a) Having a licensed seating capacity for more than 30 persons 42.00
 - (b) Having a licensed seating capacity for not more than 30 persons 40.10

Provided that an employee whose employment necessitates his living at Whyalla shall be paid, in addition to the appropriate wage rate prescribed by this clause, an amount at the rate of 50 cents a week by way of cost of living loading."

AND THIS COMMISSION DOTH FURTHER ORDER that:-

- (a) this order shall be binding on the South Australian Branch of the Transport Workers' Union of Australia and on South Australian Road Passenger Services Association Incorporated, Bowmans Bus Service Limited, Briscoe's Motor Service Limited, L. A. Johnson, Mount Barker Passenger Service Limited, Streaky Bay Motor Services Limited and Yorke Peninsula Service Limited;
- (b) this order shall have effect throughout the State of South Australia;
- (c) this order shall come into force on 14th February, 1967, and shall remain in force for a period of three calendar months therefrom.

By the Commission, (L.S.) K. D. HILTON, Industrial Registrar.

SOUTH AUSTRALIA.—In the Industrial Commission. 1959 No. 87.—In the Matter of the Industry of the occupations and industrial matters (within the meaning of Part II of the Industrial Code, 1920-1958) relating to or arising in connection with the employment of employees in the Industry of the occupation of Drivers of Motor Vehicles, licensed under the Municipal Tramways Trust Act, 1935, and used for carrying passengers for hire or reward.

Thursday, 2nd March, 1967.

THE NOTICE OF APPLICATION filed herein on 14th February, 1967, by the South Australian Branch of the Transport Workers' Union of Australia, COMING ON FOR HEARING before Mr. Commissioner L. H. Johns on this day UPON HEARING Mr. J. J. Nyland agent for the applicant and Mr. P. Robertson agent for South Australian Road Passenger Services Associa-

tion Incorporated, respondent, THIS COMMISSION DOTH ORDER (by consent) that the award made herein on 10th March, 1960, as varied by orders made herein on 4th June, 1963, and 12th October, 1965, be and the same is hereby further varied as follows:

- 1. By deleting subclause (1) of clause 3, Wages, and inserting in lieu thereof the following:
 - "(1) The minimum weekly rate of wages which shall be paid to employees employed in any of the following capacities shall be such as to provide the following margins above the living wage prevailing in South Australia from time to time within the locality as provided in clause 2 of this award:—

Margin per week.

(Weekly Employees)

Drivers of motor passenger buses having a licensed capacity for—

- (a) Not more than 30 persons 7.75
- (b) More than 30 persons 9.50"

AND THIS COMMISSION DOTH FURTHER ORDER that:-

- (a) This order shall be binding on the South Australian Branch of the Transport Workers' Union of Australia and on South Australian Road Passenger Services Association Incorporated.
- (b) This order shall have effect within a radius of ten miles from the General Post Office, Adelaide.
- (c) This order shall come into force on the 14th February, 1967, and shall continue in force for a period of three calendar months therefrom.

By the Commission, (L.S.) K. D. HILTON, Industrial Registrar.

SOUTH AUSTRALIA.—In the Industrial Commission. 1959 No. 75.—In the matter of the wages, hours, and conditions of the employment of persons employed in the occupations and callings of plumbers, gas fitters, galvanized iron workers, lead burners or ship plumbers.

Wednesday, 8th March, 1967.

Before Mr. Commissioner W. C. Lean.

This Commission having taken into consideration the application of the Plumbers and Gasfitters Employees Union of Australia (Adelaide Branch) AND HAVING HEARD Mr. M. R. Schuppan agent for the applicant (and no person or association having objected to the said application) DOTH DECLARE AND ORDER that the regulations, rules and conditions of employment determined by clauses 5 to 24 (both inclusive) of the award made herein on the 17th day of December, 1959, as varied by the operation of the Industrial Code, and as varied by orders made herein on 13th April, 1962, 24th June, 1963, 21st August, 1963, 30th September, 1963, 23rd June, 1964, 3rd June, 1965, 22nd July, 1965, 24th September, 1965, 21st September, 1966, and 7th February, 1967, shall be a Common Rule of the industry of persons employed in the occupations and callings of plumbers, gas fitters, galvanized iron workers, lead burners or ship plumbers throughout the State of South Australia but excluding the metropolitan area as defined in the Industrial Code, 1920-1966, AND THIS COMMISSION DOTH DIRECT that this Common Rule shall be binding on all persons engaged in the said industry (whether as employers or employees and whether members of an association or not) SUBJECT TO THE EXCEPTIONS that this Common Rule shall not be binding on (a) the Public Service Commissioner or Public Service employees; or (b) the South Australian Railways Commissioner or Railway employees; or (c) any district council or the council of any municipality or the employees of any such council; or (d) The Broken Hill Proprietary Company Limited or any of its employees; or (e) The Broken Hill Associated Smelters Proprietary Limited or any of its employees; AND THIS COM-MISSION DOTH FURTHER ORDER that this order shall come into force on 7th February, 1967, and continue in force until the 5th May, 1967.

By the Commission, (L.S.) K. D. HILTON, Industrial Registrar.

DEPARTMENT OF LANDS

Department of Lands, Adelaide

THE undermentioned maps and plans can be obtained from this Department.

- Adelaide and environs series. 1 to 7,920 (10 chains to one inch). Price, \$1.50 per sheet.
- Metropolitan Adelaide, showing Council Boundaries. Scale—1 mile to one inch. Price, \$1.50.
- Metropolitan Adelaide, showing Roads and Contours. Scale—1 mile to one inch. Northern Sheet—Gawler River to Reynella; Southern Sheet—Grand Junction Road to Willunga. Price, \$1.50 per sheet.
- Plans of Government Towns (in Irrigation Areas)— Scale—1 chain to one inch. Price, \$1.50. Scale—2 chains to one inch. Price, \$1.
- Town of Berri and environs. Scale -2 chains to one inch. 6 sheets. Price, \$1.50 per sheet.
- Town of Berri and environs. Scale—4 chains to one inch. Price, \$1.50.
- Map of Kangaroo Island. Scale—8 miles to one inch; price, \$1. Scale—4 miles to one inch; price, \$1.50. Scale—2 miles to one inch (County Carnarvon); price, \$1.50.
- Plan of Murray Lands, showing railways. Scale—4 miles to one inch. Price, \$1.50.
- Berri I.A. Scale—10 chains to one inch, in six sheets. Price, \$1.50 per sheet.
- Cadell I.A. Scale—10 chains to one inch. Price, \$1.
- Cobdogla I.A. Scale—10 chains to one inch. Loveday Division, in six sheets; price, \$1.50 per sheet. Nookamka Division, in two sheets; price, \$1.50 per sheet. Cobdogla Division, one sheet; price, \$1.50.
- Waikerie I.A. (3 divisions) Holder, Ramco, Waikerie. Scale—10 chains to one inch. Price, \$1.50 per sheet.
- Loxton I.A. Scale—10 chains to one inch, 4 sheets; price, \$1 per sheet.
- Loxton I.A. Scale—20 chains to one inch (1964). Price, \$1.50.
- Mypolonga I.A. Scale—10 chains to one inch. Price, \$1.50.
- Neeta I.A. Scale—20 chains to one inch. Price, \$1.
- Pompoota I.A. Scale—5 chains to one inch. Price, \$1.50.

NOTE

Postage Must be Added to the Above Prices.

Attention is called to the fact that in no case will plans, books, etc., be supplied until the proper fee has been received. Insufficient fees will simply be held to the credit of the applicant until called for, and postage will be charged in respect of any notice relative to insufficient fees.

J. R. DUNSFORD, Director of Lands. 1st February, 1967.

- Maps of the State of South Australia. Scale—8 miles to one inch, 15 sheets. Price, \$1 per sheet.
- Map of South Australia. Scale—16 miles to one inch, four sheets. Price, \$1 per sheet.
- Map of portion of South Australia. Scale—12 miles to one inch, in two sheets. Price, \$1.50. Mounted as a wall map, \$4.90.
- Map of southern portion of South Australia, showing areas sold, leased, etc. (Annual Report plan). Scale—16 miles to one inch. Price, \$1.50.
- Map of the southern portion of South Australia, showing Counties, Hundreds, etc. Scale—16 miles to one inch. In Colour, \$1.50. In black, \$1.
- Map of the State of South Australia, showing Land Utilization Zones (Annual Report plan). Scale—30 miles to one inch. Price, \$1.50.
- Base map of South Australia (Hundreds and Counties not shown). Scale—20 miles to one inch (two sheets), price \$1.50; or 30 miles to one inch, price \$1.
- Maps of the State of South Australia, showing runs. Scale—20 miles to one inch, in two sheets, price \$3, mounted as a wall map, \$6.40. Scale—8 miles to one inch, in 19 sheets; price \$1.50 each. Scale—4 miles to one inch; price \$1.50 each.
- Map of South Australia showing Counties. Scale—32 miles to one inch. Price, \$1 each.
- Map of South Australia, showing Municipal and District Council Boundaries (2 sheets). Scale—12 miles to one inch. Price, \$3; mounted as a wall map, \$6.40.
- Map of the State of South Australia. Scale—20 miles to one inch, in two sheets. Price, \$3. 60 miles to one inch; price \$1.
- Topographical Plans of portions of the State of South Australia (Broughton, Burra, Moonta, Wakefield, Wallaroo, Wandearah, etc.). Scale—40 chains to one inch. Price, \$0.50.
- County Plans. Scale—2 miles to one inch. Price, \$1.50.
- River Murray Irrigation Areas. (Annual Report plan.) Scale—8 miles to one inch. Price, \$1.50.
- Hundred plans. Scale—1 mile to one inch. Price, \$1 each.
- Hundred plans. Scale—½ mile to one inch. Price, \$1.50 each.
- Plans of Government Towns. Scale—4 chains to one inch; price, \$1 each. Scale—2 chains to one inch; price, \$1.50 each. Scale—5 chains to one inch (Town of Whyalla), four sheets; price, \$1 per sheet.

SOUTH AUSTRALIA.—In the Industrial Commission. 1967 No. 13.—In the matter of the wages and conditions of employment of Ship Carpenters and Joiners, Whyalla.

Thursday, 23rd February, 1967.

The notice of application filed herein on 17th February, 1967, by Amalgamated Society of Carpenters and Joiners of South Australia coming on for hearing before Mr. Commissioner L. H. Johns on this day upon hearing Mr. V. J. Martin agent for the applicant and Mr. K. M. Douglas agent for The Broken Hill Proprietary Company Limited, respondent, This Commission Doth Award order and declare, by consent, as follows:—

1. PARTIES BOUND-LOCALITY-PERIOD OF OPERATION.

This award shall be binding upon The Broken Hill Proprietary Company Limited in respect to the employment of ship carpenters and joiners (whether or not such employees are members of the Union) at the Whyalla Shipbuilding and Engineering Works of the said Company and upon such employees and the Amalgamated Society of Carpenters and Joiners of South Australia with respect to the Company's shipbuilding operations at Whyalla and shall operate as from the 17th day of February, 1967, and remain in force for a period of three years from such date.

2. BASIC WAGE.

The basic wage under this award shall be the weekly equivalent of the current "living wage" for adult males prescribed from time to time pursuant to the South Australian Industrial Code, 1920-1966, for the Metrolopitan Area of Adelaide plus the cost of living loading for Whyalla determined pursuant to the said Code.

3. MARGIN AND LOADING.

In addition to the basic wage prescribed by clause 2 of this award adult employees shall be paid the margin and tool allowance set out hereunder:—

	Ψ
Margin for skill	18.20
Tool allowance	1.00

Modelmakers shall be paid at the rate of \$3.45 per week extra whilst so engaged.

Employees engaged on ship repair shall be paid at the rate of an additional margin of \$1.15 per week extra while so engaged.

"Ship repairs" means-

- (i) all repair work done on ships;
- (ii) all work other than the making of spare parts and stores done in a workshop used for ship repairs only;
- (iii) work that is incidental to repair work done or to be done on ships and which is executed by the same employees doing such repair work in a workshop used for both ship repairing, general shipbuilding and general ship construction.

4. LEADING HANDS.

In addition to the wages prescribed by clauses 2 and 3 of this award, persons appointed by the company as leading hands shall be paid the following additional amounts.

•	e	Per Week
	in charge of no	
	mployees	

5. Apprenticeship.

(a) Employment of Minors.

The company shall not employ minors in the trades or occupations covered by this award otherwise than under a contract of apprenticeship except as hereinafter provided.

(b) Proportion.

The proportion of apprentices that may be taken by the company shall be one apprentice to every three tradesmen and added tradesmen employed.

For the purpose of ascertaining the number of apprentices, the number of tradesmen and added tradesmen shall be deemed to be the average number working during the immediately preceding six months.

Notwithstanding anything hereinbefore provided, the company may, with the consent of the Apprenticeship Commission and upon satisfying that authority that it has the plant, equipment and staff necessary for the proper tuition of each apprentice concerned, take apprentices in excess of the proportion of apprentices to journeymen authorized herein. Apprentices so taken shall not be counted in future calculations of the proportion of apprentices to tradesmen and added tradesmen authorized by this award.

(c) Period of Apprenticeship.

Subject to the provisions of the Apprentices Act, 1950-1966, the period of apprenticehsip if the apprentice when indentured under the age of 17 years shall be 5 years; if 17 years of age or over—4 or 5 years at the option of the contracting parties.

(d) Adult Apprentices.

Any apprentice who cannot complete his full term of apprenticeship before reaching his twenty-second birthday, may, by agreement with the company, serve as an apprentice until he reaches the age of twenty-three years.

(e) Probationary Period.

Minors may be taken on probation for three months and if apprenticed such three months shall count as part of their period of apprenticeship.

(f) Wages.

The minimum weekly rates of wages for apprentices covered by this award shall be the undermentioned percentages of the basic wage plus margin, but excluding tool allowance, payable to adult employees. In addition apprentices shall be paid a tool allowance according to the scale set out below.

		_	
5	year term—	%	cents.
Ü	1st year	32	27
	2nd year		27
	3rd year		40
	4th year		40
	5th year	87	40
4	year term—		
_	1st year	32	27
	2nd year		40
	3rd year		40
	4th year		4 0

An employee who is under twenty-one years of age on the expiration of his apprenticeship may thereafter work as a minor in the occupation to which he had been apprenticed and shall be paid at not less than the adult rate prescribed by this award.

(g) Hours.

The ordinary hours of employment of apprentices shall not exceed those of the journeyman.

(h) Overtime and Shift Work.

No apprentice under the age of eighteen years shall be required to work overtime or shift work unless he so desires. No apprentice shall, except in an emergency, work or be required to work overtime or shift work at times which would prevent his attendance at technical school as required by any statute, award or regulation applicable to him.

(i) Payment by Results.

An apprentice shall not work under any system of payment by results.

(j) Lost Time.

The apprentice at the end of the calendar period of any year during which he has actually given service to the company upon less than the ordinary working days prescribed herein, or during which he has unlawfully absented himself without the company's consent, shall, for every day short of the said number of working days, and for every day of such absence, serve one day, and the calendar period of the succeeding year of his services shall not be deemed to begin until the said additional day or days shall have been served. Provided that in calculating the extra time to be so served the apprentice shall be credited with time which he has worked during the relevant year in excess of his ordinary hours.

(k) Attendance at Technical Schools.

Apprentices attending technical college or school and presenting reports of satisfactory conduct shall be reimbursed all fees paid by them.

(1) Sick and Annual Leave.

Apprentices shall be entitled to sick and annual leave in accordance with the provisions of clauses 15 and 16 of this award respectively.

(m) Provision of Equipment.

The company shall provide all beads, hollows, rounds, ploughs, and moulding planes required for the use of the apprentice.

(n) Employment on Certain Work Prohibited.

No apprentice of less than three years' experience shall be employed at handling alfol, charcoal, pumice, granulated cork or silicate of cotton or other material used for insulation with respect to which this award or a Board of Reference has prescribed or assessed an additional rate, nor at work in the immediate vicinity so as to be affected by the use thereof.

6. SPECIAL RATES.

In addition to the wages prescribed in clauses 2, 3, 4 and 5 of this award the following special rates and allowances shall be paid to employees including apprentices:—

(a) Confined Space.

Working in confined space (as defined)—7c per hour extra.

(b) Dirty Work.

Work, which a foreman and employee agree is of an unusually dirty or offensive nature—7c per hour extra. In the case of disagreement between the foreman and employee, the employee or a shop steward on his behalf shall be entitled within 24 hours, to ask for a decision on the empoyee's claim by the company's Industrial Department. In such case a decision shall be given on the employee's claim within 48 hours of its being asked for (unless that time expires on a non-working day, in which case it shall be given during the next working day), or else the said allowance shall be paid. Any dispute arising under this subclause as to whether the work is of an unusually dirty or offensive nature shall be determined by the Board of Reference.

(c) Hot Places.

Working for more than one hour in the shade in places where the temperature is raised by artificial means to between 115 and 130 degrees Fahrenheit, 7 cents per hour extra; in

places where such temperature exceeds 130 degrees Fahrenheit, 8 cents per hour extra. Where work continues for more than two hours in such temperatures exceeding 130 degrees Fahrenheit, employees shall also be entitled to twenty minutes' rest after every two hours' work without deduction of pay. The temperature shall be decided by the foreman of the work after consultation with the employees who claim the extra rates.

(d) Insulation Work.

- (i) Employees handling and setting into position alfol for the purposes of insulation—5 cents per hour extra.
- (ii) Employees handling charcoal, pumice, granulated cork, onazote or capacite for the purpose of insulation or working in the immediate vicinity so as to be affected by the use thereof—5 cents per hour extra.
- (iii) Employees handling silicate of cotton, insulwool, slag wool, slag cork or fibreglass for the purpose of insulation or working in the immediate vicinity so as to be affected by the use thereof—10 cents per hour extra.
- (iv) Employees applying flint coat or similar substance by hand in association with the insulating materials referred to in paragraphs (ii) and (iii) of this subclause, so as to make working conditions worse than the handling of such insulating materials alone, shall be paid an additional 2 cents per hour.
- (v) Employees handling other insulating materials, in the handling whereof excessive dust is occasioned, or working in the immediate vicinity so as to be affected by the use thereof, shall receive an additional rate, such additional rate to be assessed by the Board of Reference with due regard to its consistency and proper relationship with and to the rates prescribed in subclauses (i), (ii), (iii) hereof; provided that the said board may reject any claim for such an additional rate whereupon no such additional rate shall be payable.

(e) Wet Places.

An employee working in any place where his clothing or boots become saturated, whether by water, oil or otherwise shall be paid 5 cents per hour extra; provided that this extra rate shall not be payable to an employee who is provided by the company with suitable and effective protective clothing and/or footwear. And provided further that any employee who becomes entitled to this extra rate shall be paid such extra rate for such part of the day or shift as he is required to work in wet clothing or boots.

(f) Explosive Powered Tools.

Employees required to use explosive powered tools shall be paid 2 cents per hour extra. $\,$

(g) Special Rates not Cumulative.

Where more than one of the disabilities entitling an employee to extra rates exist on the same job the company shall be bound to pay only one rate, namely, the highest for the disabilities so prevailing.

(h) Rates not Subject to Penalty Additions.

The special rates herein prescribed shall be paid irrespective of the times at which the work is performed and shall not be subject to any premium or penalty additions.

7. TRAVELLING AND BOARD.

(a) An employee who on any day or from day to day is required to work at a job away from his accustomed workshop or depot shall at the direction of the company present himself for work at such job at the usual starting time; but for all time reasonably spent in reaching and returning from such job (in excess of the time normally spent in travelling from his home to such workshop or depot and returning) he shall be paid travelling time, and also any fares reasonably incurred in excess of those normally incurred in travelling between his home and such workshop or depot. An employee who with the approval of the company uses his own means of transport for

travelling to or from outside jobs shall be paid the amount of excess fares which he would have incurred in using public transport unless he has an arrangement with the company for a regular allowance.

(b) An employee-

- (i) engaged in one locality to work in another; or
- (ii) sent, other than at his own request, from his usual locality to another for employment which can reasonably be regarded as permanent, involving a change of residence, shall be paid travelling time whilst necessarily travelling between such localities and, for a period not exceeding three months, expenses. Provided that such expenses shall cease after he has taken up permanent residence or abode at the new location.
- (c) An employee sent from his usual locality to another (in circumstances other than those prescribed in subclause (b) hereof) and required to remain away from his usual place of abode shall be paid travelling time whilst necessarily travelling between such localities, and expenses whilst so absent from his usual locality.
- (d) The rate of pay for travelling time shall be ordinary rates except on Saturday afternoons, Sundays and holidays when it shall be time and a half.
- (e) The maximum travelling time to be paid for shall be twelve hours out of every twenty-four hours, or when sleeping berth is provided by the company for all night travel, eight hours out of every twenty-four.
 - (f) "Expenses" for the purpose of this clause means—
 - (i) All fares reasonably incurred. For boat travel, the fares allowed shall be first class on coastal boats, and on interstate boats where there is no second class as distinct from steerage; and for rail travel, second class except where all night travelling is involved when they shall be first class, with sleeping berth where available.
 - (ii) Reasonable expenses incurred whilst travelling including 70 cents for each meal taken.
 - (iii) A reasonable allowance to cover the cost incurred for board and lodging.
- (g) Until further order the company shall be free to engage labour on the site of a job carried on away from the workshop, without payment of any travelling time or fares, unless such employee is sent from the workshop; provided that if any employee engaged for the erection of a job had previously been engaged by the company in the fabrication of the job in a workshop he shall be paid fares in excess of those incurred in travelling to and from the workshop.

8. Hours of Work.

(a) Day Workers.

Subject to the exceptions hereinafter provided the ordinary hours of work shall be 40 per week to be worked in five days of not more than eight hours (Monday to Friday inclusive) and one day (Saturday) of not more than four hours; or five days (Monday to Friday inclusive) of 8 hours each continuously except for meal breaks at the discretion of the company, between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. and noon on Saturday.

Provided that the spread of hours or daily hours prescribed may be altered as to all or a section of the employees by mutual agreement between the company and the representative of the Union in that shop. Provided further that work done prior to the spread of hours fixed in accordance with this clause for which overtime rates are payable shall be deemed for the purpose of this subclause to be part of the ordinary hours of work where the ordinary hours worked within the prescribed spread of hours in any week are less than forty.

(b) Five-days' Week.

In any case in which the ordinary week's work of 40 hours can be performed in five days as aforesaid without—

- (i) detriment to the public interest;
- (ii) loss in the value of goods handled or to be handled;
- (iii) reducing the efficiency of production; or
- (iv) reducing the efficacy of the necessary service, and a majority of the employees in such workshop or establishment desire to work their ordinary hours in five days as aforesaid, the company shall adopt a five day week in such workshop or establishment. Any dispute as to whether the ordinary hours of work can in any case or cases be worked in five days without detriment, loss or reduction as aforesaid shall be determined by the Board of Reference upon application made by or on behalf of the employees. Upon such an application proof that the working of a five days' week will result in such detriment, loss or reduction as aforesaid shall be upon the company. This subclause shall not apply to employees engaged on the maintenance and servicing of plant.
 - It is a condition of the allowing of a five days' week hereunder that if required employees shall comply with the reasonable and lawful orders of the company as to working overtime including the working of overtime on Saturday.

9. SHIFT WORK.

Shift work may be worked in which event the allowances and conditions applicable thereto shall be the appropriate relevant provisions of the Federal Award known as the Metal Trades Award, 1952, as varied, except that the rate to be paid to shift workers for overtime is to be at the rate of time and a half for the first two hours and double time thereafter.

10. OVERTIME.

(a) For all work done outside ordinary hours the rates of pay shall be time and a half for the first two hours and double time thereafter, such double time to continue until the completion of the overtime work. Except as provided in this subclause or subclause (b) hereof in computing overtime each day's work shall stand alone.

(b) Rest Period After Overtime.

When overtime work is necessary it shall wherever reasonably practicable, be so arranged that employees have at least eight consecutive hours off duty between the work of successive days.

An employee (other than a casual employee) 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 consecutive hours off duty between those times shall, subject to this subclause, be released after completion of such overtime until he has had eight consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.

If on the instructions of the company such an employee resumes or continues work without having had such eight 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 consecutive hours off duty without loss of pay for ordinary working time occurring during such absence.

(c) Call Back.

An employee recalled to work overtime after leaving the company's premises (whether notified before or after leaving the premises) shall be paid for a minimum of three hours' work at the appropriate rate for each time he is so recalled; provided that, except in the case of unforeseen circumstances arising, the employee shall not be required to work the full three hours if the job he was recalled to perform is completed within a shorter period. This subclause shall not apply

in cases where it is customary for an employee to return to the company's premises to perform a specific job outside his ordinary working hours, or where the overtime is continuous (subject to a reasonable meal break) with the completion or commencement of ordinary working time.

Overtime worked in the circumstances specified in this subclause shall not be regarded as overtime for the purpose of subclause (b) of this clause where the actual time worked is less than three hours on such recall or on each of such recalls.

(d) Saturday Work—Five Days' Week.

A day worker on a five days' week required to work overtime on a Saturday shall be afforded at least three hours' work or paid for three hours at the appropriate rate except where such overtime is continuous with overtime commenced on the day previous.

(e) Standing By.

Subject to any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back, an employee required to hold himself in readiness to work after ordinary hours shall until released, be paid standing by time at ordinary rates from the time from which he is so to hold himself in readiness.

(f) Ships' Trials—Standing By.

Employees required to remain on board a vessel overnight on ships' trials shall be paid—

- (i) at ordinary rates during ordinary working hours;
- (ii) at overtime rates while actually on duty during overtime hours;
- (iii) subject to subclause (b) and (c) hereof, at ordinary rates while off duty; provided that if suitable sleeping accommodation and meals are not provided in the case of employees who have or are deemed to have an eight hours' break in accordance with subclauses (b) and (c) hereof, such employees shall be paid at the rate of time and a half while off duty and an amount of 70 cents for each meal (breakfast and/or lunch and/or tea) not provided.

(g) Meal Hours—General.

For work done during meal hours and thereafter until a meal hour break is allowed time and a half rates shall be paid. An employee shall not be compelled to work for more than six hours without a break for a meal.

(h) Crib Time.

An employee working overtime shall be allowed a crib time of twenty minutes without deduction of pay after each four hours of overtime worked if the employee continues work after such crib time.

Provided that where a day worker on a five days' week is required to work overtime on a Saturday the first prescribed crib time shall, if occurring between 10 a.m. and 1 p.m., be paid at ordinary rates. Unless the period of overtime is less than one and a half hours an employee before starting overtime after working ordinary hours shall be allowed a meal break of twenty minutes which shall be paid for at ordinary rates. The company and its employees may agree to any variation of this provision to meet the circumstances of the work in hand provided that the company shall not be required to make any payment in respect of any time allowed in excess of twenty minutes.

(i) Tea Money.

An employee required to work overtime for more than two hours without being notified on the previous day or earlier that he will be so required to work shall either be supplied with a meal by the company or paid 70 cents and 40 cents for each subsequent meal, but such payment need not be made to employees living in the same locality as their workshops who can reasonably return home for meals.

Unless the company advises an employee on the previous day or earlier that the amount of overtime to be worked will necessitate the partaking of a second or subsequent meal (as the case may be) the company shall provide such second and/or subsequent meals or make payment in lieu thereof as above prescribed.

If an employee pursuant to notice has provided a meal or meals and is not required to work overtime or is required to work less than the amount advised he shall be paid as above prescribed for meals which he has provided but which are surplus.

(j) Transport of Employees.

When an employee, after having worked overtime, or a shift for which he has not been regularly rostered, finishes work at a time when reasonable means of transport are not available, the company shall provide him with a conveyance to his home, or pay him his current wage for the time reasonably occupied in reaching his home.

(k) Compulsory Overtime.

- (i) The company may require any employee to work reasonable overtime at overtime rates and such employees shall work overtime in accordance with such requirement.
- (ii) The union shall not in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the working of overtime in accordance with the requirements of this subclause.
- (iii) This subclause shall remain in operation until otherwise determined by the authority competent so to do under the Industrial Code.

11. HOLIDAYS AND SUNDAY WORK.

(a) Employees shall be entitled to the following public holidays without loss of pay as regards employees on weekly hiring—New Year's Day, Foundation or Anniversary Day, Good Friday, Easter Saturday, Easter Monday, Anzac Day, Queen's Birthday, Eight Hours Day (or Labour Day), Christmas Day and Boxing Day or such other day as is generally observed in the locality as a substitute for any of the said days respectively.

By agreement between the company and its employees, other days may be substituted for the said days or any of them as to the company's undertaking.

- (b) An employee shall be paid at the rate of double time for work done on Sundays and public holidays, such double time to continue until he is relieved from duty.
- (c) An employee, other than a casual employee, who works on a Sunday or a public holiday and (except for meal breaks) immediately thereafter continues such work shall on being relieved from duty be entitled to be absent until he has had eight consecutive hours off duty, without deduction of pay for ordinary time of duty occurring during such absence.
- (d) Employees, other than on shift, required to work on Sundays or public holidays shall be paid for a minimum of three hours' work.
- (e) Where an employee is absent from his or her employment on the working day before or the working day after a public holiday without reasonable excuse or without the consent of the employer, the employee shall not be entitled to payment for such holiday.

12. Extra Rates Not Cumulative.

Extra rates in this award except rates prescribed in clause 6 of this award are not cumulative so as to exceed the maximum of double the ordinary rates.

13. PAYMENT OF WAGES.

- (a) Wages shall be paid weekly or fortnightly.
- (b) Upon determination of the employment wages due to an employee shall be paid to him on the day of such determination, or forwarded to him by post on the next working day.
- (c) An employee kept waiting for his wages on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid overtime rates after that quarter hour, with a minimum of a quarter of an hour.
- (d) On or prior to pay day, the company shall state to each employee in writing the amount of wages to which he is entitled, the amount of deductions made therefrom, and the net amount being paid to him.

14. Contract of Employment.

Weekly Employment.

- (a) Except as hereinafter provided employment shall be by the week. Any employee not specifically engaged as a casual employee shall be deemed to be employed by the week.
- (b) Employment shall be terminated by a week's notice on either side given at any time during the week or by the payment or forfeiture of a week's wages as the case may be. This shall not affect the right of the company to dismiss any employee without notice for malingering, inefficiency, neglect of duty or misconduct and in such cases the wages shall be paid up to the time of dismissal only or to deduct payment for any day the employee cannot usefully be employed because of any strike or through any breakdown in machinery or any stoppage of work by any cause for which the company cannot reasonably be held responsible. Where an employee has given or been given notice as aforesaid he shall continue in his employment until the date of the expiration of such notice. Any employee who having given or been given notice as aforesaid, without any reasonable cause (proof of which shall lie on him) absents himself from work during such period, shall be deemed to have abandoned his employment and shall not be entitled to payment for work done by him within that period.

Prohibition of Bans, Limitations or Restrictions.

- (c) (i) The union shall not in any way, whether directly or indirectly, be a party to or concerned in any ban, limitation or restriction upon the performance of work in accordance with this award.
- (ii) The union shall be deemed to commit a new and separate breach of the above subclause on each and every day in which it is directly or indirectly a party to such ban, limitation or restriction.
- (d) An employee (other than an employee who has given or received notice in accordance with subclause (b) of this clause) not attending for duty shall, except as provided by clause 15 of this award, lose his pay for the actual time of such non-attendance.

Late Comers.

- (e) Notwithstanding anything elsewhere contained in this award the company may select and utilize for timekeeping purposes any fractional or decimal proportion of an hour (not exceeding quarter of an hour) and may apply such proportion in the calculation of the working time of employees who without reasonable cause promptly communicated to the company, report for duty after their appointed starting times or cease duty before their appointed finishing times.
- If the company adopts the proportion for the aforesaid purpose the same proportion shall also be applied for the calculation of overtime.

15. SICK LEAVE.

(a) An employee on weekly hiring who is absent from his work on account of personal illness, or on account of injury by accident arising out of and in the course of his employ-

ment, shall be entitled to leave of absence, without deduction of pay, subject to the following conditions and limitations—

- (i) He shall not be entitled to paid leave of absence for any period in respect of which he is entitled to workers' compensation.
- (ii) He shall within 24 hours of the commencement of such absence inform the company of his inability to attend for duty, and, as far as practicable, state the nature of the illness or injury and the estimated duration of the absence.
- (iii) He shall prove to the satisfaction of the company (or, in the event of dispute, of the Board of Reference) that he was unable on account of such illness or injury to attend for duty on the day or days for which sick leave is claimed.
- (iv) He shall not be entitled in any year (whether in the employ of one employer or of several) to leave in excess of forty hours of working time.
- (v) The company, in an employee's first twelve months of service shall not be liable to pay the employee for more than three and one-third hours absence owing to such illness or injury in respect of each completed month of employment with the company.

For the purpose of administering paragraph (iv) of this subclause the company may within one month of this award coming into operation or within two weeks of the employee entering his employment require the employee to make a sworn declaration or other written statement as to what paid leave of absence he has had from any employer during the then current year; and upon such statement the company shall be entitled to rely and act.

Single Day Absences.

(b) In the case of an employee who claims to be allowed paid sick leave in accordance with this clause for an absence of one day only, such employee if in the year he has already been allowed paid sick leave on more than one occasion for one day only, shall not be entitled to payment for the day claimed unless he produces to the company a certificate of a duly qualified medical practitioner that in his, the medical practitioner's opinion the employee was unable to attend for duty on account of personal illness or on account of injury by accident. Nothing in this subclause shall limit the company's rights under subclause (a) (iii) hereof.

Cumulative Sick Leave.

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

Attendance at Hospital, etc.

(d) Notwithstanding anything contained in subclause (a) hereof an employee suffering injury through an accident arising out of and in the course of his employment (not being an injury in respect of which he is entitled to workers' compensation) necessitating his attendance during working hours of a doctor, chemist or trained nurse, or at a hospital, shall not suffer any deduction from his pay for the time (not exceeding four hours) so occupied on the day of the accident, and shall be reimbursed by the company all expenses reasonably incurred in connection with such attendance.

16. Annual Leave.

Period of Leave.

(a) A period of 21 consecutive days' leave shall be allowed annually to an employee after twelve months' continuous service (less the period of annual leave) as an employee on weekly

hiring in any one or more of the occupations to which this award applies.

Seven Day Shift Workers.

(b) In addition to the leave hereinbefore prescribed seven day shift workers, that is shift workers who are rostered to work regularly on Sundays and holidays, shall be allowed seven consecutive days' leave including non-working days. Where an employee with twelve months' continuous service is engaged for part of the twelve monthly periods as a seven day shift worker, he shall be entitled to have the period of twenty-one consecutive days' annual leave prescribed in subclause (a) hereof increased by half a day for each month he is continuously engaged as aforesaid.

Annual Leave Exclusive of Public Holidays.

(c) Subject to this subclause the annual leave prescribed by this clause shall be exclusive of any of the holidays prescribed by clause 11 of this award and if any such holiday falls within an employee's period of annual leave and is observed on a day which in the case of that employee would have been an ordinary working day there shall be added to the period of annual leave time equivalent to the ordinary time which the employee would have worked if such day had not been a holiday.

Where a holiday falls as aforesaid and the employee fails without reasonable cause proof whereof shall be upon him to attend for work at his ordinary starting time on the working day immediately following the last day of the period of his annual leave he shall not be entitled to be paid for any such holiday.

Broken Leave.

(d) The annual leave shall be given and taken in a continuous period, or, if the employee and the company so agree, in two separate periods and not otherwise.

Calculation of Continuous Service.

- (e) For the purposes of this clause service shall be deemed to be continuous notwithstanding—
 - (i) any interruption or termination of the employment by the company if such interruption or termination has been made merely with the intention of avoiding obligations hereunder in respect of leave of absence;
 - (ii) any absence from work on account of personal illness or accident or on account of leave lawfully granted by the company; or
 - (iii) any absence with reasonable cause proof whereof shall be upon the employee.

In cases of personal illness or accident or absence with reasonable cause the employee to become entitled to the benefit of this subclause shall inform the company, in writing if practicable, within 24 hours of the commencement of such absence of his inability to attend for duty and as far as practicable the nature of the illness, injury or cause and the estimated duration of his absence.

A notification given by an employee pursuant to clause 15 of this award shall be accepted as a notification under this subclause.

Any absence from work by reason of any cause not being a cause specified in this subclause shall not be deemed to break the continuity of service for the purposes of this clause unless the company during the absence or within 14 days of the termination of the absence notifies the employee in writing that such absence will be regarded as having broken the continuity of service.

In cases of individual absenteeism such notice shall be given in writing to the employee concerned, but in cases of concerted or collective absenteeism notice may be given to the employees by posting up of a notification in the plant, in the manner in which general notifications to employees are usually made in that plant and by posting to the union, if its members have participated in such concerted or collective absenteeism, a copy of same not later than the day it is posted

up in the plant. A notice to an individual employee may be given by delivering same to him personally or by posting it to his last recorded address, in which case it shall be deemed to have reached him in due course of post. In calculating the period of twelve months' continuous service any such absence as aforesaid shall not, except to the extent of not more than 14 days in a twelve-monthly period in the case of sickness or accident, be taken into account in calculating the period of twelve months' continuous service.

Calculation of Month.

(f) For the purpose of this clause a month shall be reckoned as commencing with the beginning of the first day of the employment or period of employment in question and as ending at the beginning of the day which in the latest month in question has the same date number as that which the commencing day has in its month and if there is no such day in such subsequent month shall be reckoned as ending at the end of such subsequent month.

Leave to be Taken.

(g) The annual leave provided for by this clause shall be allowed and shall be taken and except as provided by subclauses (k) and (l) hereof payment shall not be made or accepted in lieu of annual leave.

Time of Taking Leave.

(h) Annual leave shall be given at a time fixed by the company within a period not exceeding six months from the date when the right to annual leave accrues and after not less than two weeks' notice to the employee.

Leave Allowed Before Due Date.

(i) The company may allow annual leave to an employee before the right thereto has accrued due but where leave is taken in such a case a further period of annual leave shall not commence to accrue until after the expiration of the twelve months in respect of which annual leave had been taken before it Where leave has been granted to an employee puraccrued. suant to this subclause before the right thereto has accrued due and the employee subsequently leaves or is discharged from the service of the company before completing the twelve months' continuous service in respect of which the leave was granted the company may for each one complete month of the qualifying period of twelve months not served by the employee deduct from whatever remuneration is payable upon the termination of the employment one-twelfth of the amount of wages paid on account of the annual leave which amount shall not include any sums paid for any of the holidays prescribed by clause 11 of this award.

Payment for Period of Leave.

(j) Each employee before going on leave shall be paid three weeks' wages except a shift worker or an employee taking his leave pursuant to subclause (d) of this clause either of whom shall be paid the amount of wage he would have received in respect of the ordinary time which he would have worked had he not been on leave during the relevant periods. For the purposes of this subclause and subclause (k) hereof wages shall be at the rate prescribed by clauses 2, 3, 4 and 5 of this award for the occupations in which the employee was ordinarily employed immediately prior to the commencement of his leave or the termination of his employment as the case may be. Payment in the case of employees employed on piece or bonus work or any other system of payment by results shall be at time rates.

Proportionate Leave on Dismissal.

(k) If after one month's continuous service in any qualifying twelve-monthly period an employee lawfully leaves his employment or his employment is terminated by the company through no fault of the employee the employee shall be paid at his ordinary rate of wage for 10 hours in the case of day workers and shift workers other than seven day shift workers and 13\frac{1}{2} hours in the case of seven day shift workers in respect of each completed month of continuous service in respect of which leave has not been granted hereunder.

Annual Close Down.

- (1) If the company closes down its plant or a section or sections thereof, for the purposes of allowing annual leave to all or the bulk of the employees in the plant, or section or sections concerned, the following provisions shall apply:—
 - (i) It may by giving not less than one month's notice of its intention so to do stand off for the duration of the close down all employees in the plant or section or sections concerned, and allow to those who are not then qualified for three full weeks' leave pursuant to subclause (a) hereof paid leave on a proportionate basis of one-quarter of a week's leave for each completed month of continuous service.
 - (ii) An employee who has then qualified for three full weeks' annual leave pursuant to subclause (a) hereof and has also completed a further month or more of continuous service shall be allowed his leave, and shall also be paid one-quarter of a week's wages, in respect of each completed month of continuous service performed since the close of his last twelvemonthly qualifying period.
 - (iii) The next twelve-monthly qualifying period for each employee affected by such close down shall commence from the day on which the plant, or section or sections concerned, is re-opened for work: Provided that all time during which an employee is stood off without pay for the purposes of this subclause shall be deemed to be time of service in the next twelve-monthly qualifying period.
 - (iv) If in the first year of his service with the company an employee is allowed proportionate annual leave under paragraph (i) hereof, and subsequently within such year lawfully leaves his employment or his employment is terminated by the company through no fault of the employee he shall be entitled to the benefit of subclause (k) of this clause subject to adjustment for any proportionate leave which he may have been allowed as aforesaid.

17. MISCELLANEOUS.

Boiling Water.

(a) The company shall provide boiling water for employees at meal time.

Drinking Water.

(b) The company shall provide for the use of employees in workshops, a sufficient supply of wholesome cool drinking water from bubble taps or other suitable drinking fountains.

First-Aid Outfit.

(c) In each workshop, and at other places where employees are regularly employed, the company shall provide and continuously maintain at a place or places reasonably accessible to all employees an efficient first-aid outfit.

Provided that this subclause shall not apply to the company if pursuant to any other award or determination or any State Act or regulations, it provides an efficient first-aid outfit.

Lockers.

(d) The company shall at some reasonably convenient place on its premises provide a suitable locker for each employee in its workshop, or hanging facilities which afford reasonable protection for employees' clothes.

Washing and Sanitary Conveniences.

(e) The company shall provide proper and sufficient washing and sanitary conveniences.

Damage to Clothing and Tools.

(f) Compensation to the extent of the damage sustained shall be made where in the course of the work clothing or tools are damaged or destroyed by fire or molten metal or through

the use of corrosive substances. Provided that the company's liability in respect of tools shall be limited to such tools of trade as are ordinarily required for the performance of the employee's duties.

Ventilation

- (g) While any work is being carried on in any confined or enclosed space in which—
 - (i) fumes, gases, dust or vapours which may be dangerous or injurious are liable to be present or to be generated in the course of the work: or
- (ii) the atmosphere may otherwise become vitiated, the company shall install a suction exhaust apparatus through which by means of a power-driven fan air is drawn from the vicinity of the work in relation to which it is installed.

Where it is impracticable to install such suction exhaust apparatus the company shall take all such steps as are necessary to ensure safe working conditions in any such confined or enclosed space.

Grinding Tools.

(h) When employees are paid off after having worked two days or more, they shall be allowed one hour for grinding or sharpening tools, or receive one hour's pay in lieu thereof. The company shall provide a suitable grindstone or sandstone on every job for the use of the employees, with machine or hand power for turning same.

Lock-up for Tools.

(i) The company shall provide, wherever possible, or arrange for a suitable weatherproof place or lock-up in which to story employees' tools.

18. BOARD OF REFERENCE.

- (a) A Board of Reference may be established under this award.
- (b) Such Board of Reference shall be constituted in the following manner—

Two persons to be nominated from time to time by the union and two persons to be nominated by the company, together with a chairman agreed upon by the parties to this award or, in the absence of such agreement the Industrial Registrar of the Industrial Commission of South Australia, or such other person appointed by the Commission.

Provided that any representative (other than the chairman) so appointed may delegate his powers to a substitute.

- (c) Nomination for membership of such Board of Reference and notification of change of membership shall be forwarded by the company or the union as the case may be, to the Industrial Registrar.
- (d) The Board of Reference is empowered to deal with the following matters—
 - (i) The settlement of disputes on any matters arising out of this award.
 - (ii) To consider any proposal made by either of the parties for the regulation of overtime and the distribution of work.
 - (iii) Matters specifically assigned to it by this award.
- (e) The decision of the Board of Reference may be reviewed and altered by the Industrial Commission of South Australia on the application of either party, provided that notice of intention to apply for a review of such decision be given to the chairman of the board and to the other party within fourteen days of such decision, and an application be lodged with the Industrial Commission of South Australia asking for such review within twenty-eight days of such decision, but the Industrial Commission of South Australia may give extended time for such notice and application at any time,

19. SHOP STEWARDS.

An employee appointed shop steward in the shop or department in which he is employed shall, upon notification thereof by the union to the company, be recognized as the accredited representative of the union, and he shall be allowed the necessary time during working hours to interview the company or its representative on matters affecting employees whom he represents.

20. RIGHT OF ENTRY OF UNION OFFICIALS.

- (a) For the purpose of interviewing employees on legitimate union business, a duly accredited union representative shall have the right to enter the company's premises during the midday meal break on the following conditions:
 - (i) That he produces his authority to the gatekeeper or such other person as may be appointed by the company.
 - (ii) That he interviews employees only at places where they are taking their meal.
 - (iii) That not more than one representative of each of not more than three unions be on the premises at any one time.
 - (iv) That no one representative visit the premises more than once in each week.
 - (v) That if the company alleges that a representative is unduly interfering with its work or is creating dissatisfaction amongst its employees or is offensive in his methods or is committing a breach of any of the previous conditions, the company may refuse the right of entry but the representative shall have the right to bring such refusal before the Board of Reference.

Provided that where certain employees are working under a system of shift work which precludes a representative from interviewing them during the midday meal break the representative shall have the right to enter the company's premises for the purpose of interviewing such employees at such time and under such conditions as to notice as may be mutually arranged by the representative and the company or failing agreement at such times and under such conditions as the Board of Reference may decide.

- (b) For the purpose of investigating complaints concerning the application of this award a duly accredited union representative shall be afforded reasonable facilities for entering the company's workshop or plant during working hours, subject to the following conditions:—
 - (i) That he discloses to the company or its representative the complaint which he desires to investigate.
 - (ii) That he makes his investigations in the presence of the company or its representative (if the company so desires).
 - (iii) That he does not interfere with work proceeding in the workshop or plant.
 - (iv) That he conducts himself properly.
- (c) A union representative shall be a duly accredited representative of the union bound by this award if he be the holder for the time being of a certificate, signed by the general secretary of the union and bearing the seal of the union in the following form, or in a form not materially differing therefrom:

Amalgamated Society of Carpenters and Joiners of S.A.

This is to certify that is a duly accredited representative of the abovenamed organization for all purposes of the award between The Amalgamated Society

of Carpenters and Joiners of South Australia and The Broken Hill Proprietary Company Limited as to employees at its Whyalla Shipbuilding and Engineering Works.

(Seal.)	Secretary.
	Date
(Specimen signature of	holder.)
Strictly not transferabl	e

21. TIME AND WAGES BOOK.

- (a) The company shall keep a record from which it can be readily ascertained the name of each employee and his occupation, the hours worked each day, and the wages and allowances paid each week.
- (b) The time occupied by an employee in filling in any time record or cards or in the making of records shall be treated as time of duty, but this does not apply to checking in or out when entering or leaving the company's premises.
- (c) The time and wages record shall be open for inspection to a duly accredited union official during the usual office hours at the company's office or other convenient place; provided that an inspection shall not be demanded unless the secretary of the union or the district secretary or organizer of any division suspects that a breach of the award has been committed; provided also that only one demand for such inspection shall be made in one fortnight.
- (d) The official making such inspection shall be entitled to take a copy of entries in a time and wages record relating to the suspected breach of the award.

22. NOTICE BOARD.

The company shall permit a notice board of reasonable dimensions to be erected in a prominent position in its establishment, upon which accredited union representatives shall be permitted to post formal union notices, signed or counter-signed by the representative posting same. Any notice posted on such board not so signed or countersigned may be removed by an accredited union representative or by the company.

23. Definitions.

For the purposes of the provisions of this award-

- (i) "Confined space" means a compartment, space or place the dimensions of which necessitate an employee working in a stooped or otherwise cramped position, or without proper ventilation and subject thereto includes such a space inside complete tanks, chain lockers and peaks, in bilges, under engine beds, under engine room and stokehold floors, or under or inside boilers.
- (ii) "Sunday" means all time between midnight Saturday and midnight Sunday.
- (iii) "Permanent employee" means an employee who is employed for a period of at least six calendar months subject to good behaviour and proper com-pliance with the directions of the company. If the company during such period dispenses with the services of any such permanent employee except for malingering, inefficiency, neglect of duty or mis-conduct, such employee shall be entitled to be paid at the casual rate prescribed by the current Ship Carpenters and Joiners' (Federal) Award.

By the Commission,

C. S. Chislett, Acting Industrial Registrar. (L.S.)

THE Industrial Agreement hereunder published was filed (1967 No. 19) in the office of the Industrial Registrar on 7th March, 1967.

C. S. Chislett, Acting Industrial Registrar.

This Industrial Agreement made in pursuance of Part II of the Industrial Code 1920-1966, this 7th day of March, 1967 between the South Australian Housing Trust (hereinafter referred to as "the employer") of the one part and the Australian Workers' Union (South Australian Branch) an association composed of or representative of employees (hereinafter referred to as "the Union") of the other part witnesseth that it is hereby agreed by and between the parties as follows:—

1. LOCALITY AND SCOPE.

This agreement shall apply to the operations of the South Australian Housing Trust throughout the State of South Australia, and to the occupations of persons covered by the classifications appearing in clause 3 hereof.

2. Duration.

This agreement shall come into force on the 6th day of February, 1967, and shall continue in force for a period of two years therefrom.

3. Wages.

The minimum rates of wages which shall be paid to adult employees shall comprise the basic wage for the time being in force (within the meaning of the Industrial Code, 1920-1966) and in addition for employees on work of any of the classifications listed herein the amount assigned to that classification of employee or work provided that the rates of pay prescribed herein shall not reduce the rates of pay of employees receiving in excess of these rates prior to the operation of this agreement.

Division 1.—General Staff. Males.

Number. Classification of Employee or Work.	
1. Resident caretaker	\$ 3.15
2. Caretaker	
3. Power sweeper operator	
4. Shop cleaner	
5. Head messenger—	
1st year	6.55
2nd year	
3rd year	8.95
6. Messenger—	
1st year	4.45
2nd year	
3rd year	
Females.	Weekly rate. \$
7. Tea dispenser	
8. Cleaner (in regular employment but working lethan 38 hours per week)	ess
Cleaners employed on a casual basis shall be—	
ordanois employed on a casual basis shan be	Per hour.
	cents
Male cleaner	
Female cleaner	73
Provided that—	
(i) in the case of males—the abovementioned be increased by 13 cents per hour in	rates shall respect of

(i) in the case of males—the abovementioned rates shall be increased by 13 cents per hour in respect of any hour or part of an hour worked between 5 p.m. and 8 a.m. (on the following day) provided that as regards any work which is performed between 5 p.m. and 10 p.m. the rate shall be 9 cents per hour in lieu of 13 cents per hour. (ii) in the case of females the abovementioned rates shall be increased by 7 cents per hour in respect of any hour or part of an hour worked between the hours of 5.30 a.m. and 8 a.m. and between the hours of 5 p.m. and 10 p.m. on Monday to Friday inclusive.

The rates referred to in paragraphs (i) and (ii) above are to be disregarded in calculating overtime, Saturday and Sunday rates and annual and sick leave.

Provided further that in all cases a casual cleaner shall be paid for a minimum of two hours.

Employees performing the duties of resident caretaker shall be provided with quarters and electricity at no charge.

Division II.—Transport Section.

Division 1111 ansport Bection.	
	Margin per week.
9. Plant and equipment mechanic (tradesman)	\$ 12.30
10. Motor mechanic (tradesman)	12.30
11. Service van operator	11.70
12. Lubritorium operator	4.05
13. Garage assistant	
	4.10
Division III.—Engineers Section.	
14. Chainman (see definition)—	
Grade I	5.90
Grade II	7.10
Grade III	8.40
15. Field assistant (Survey) (see definition)—	15.00
$rac{Grade}{G}$ I	15.20
Grade II	17.20
Grade III	19.30
16. Laboratory assistant (see definition)—	
Crode T	7.10
Grade II	8.40
Grade III	9.50
1 m To 1 // 1	11.75
Junior Laboratory Assistant—	11.75
dunor Daboratory Assistant—	Weekly
	rate.
TTT-11 T	\$
With Leaving Certificate—	
16 years and under 17 years	22.10
	25.40
18 years and under 19 years	29.25
19 years and under 20 years	34.10
20 years and under 21 years	. 38.45
Without Leaving Certificate—	
16 years and under 17 years	. 19.80
	. 23.30
18 years and under 19 years	26.75
19 years and under 20 years	
	. 35.20
Division IV.—Engineers Section (Construction	
	\mathbf{Margin}
	per week.
18. Ganger (see definition)—	\$
A 1 +	11.05
Grade II	
Coo do III	. 14.25
	. 16.85
19. Assistant ganger (see definition)	. 10.30
20. Storeman	. 6.90
21. Concrete floater (see definition)	. 6.50
22. Tar or bitumen worker	. 4.90
23. Labourer	. 4.10

Division V.—Parks and Gardens Section.	
24. Propagator	12.65
25. Assistant propagator	8.80
Grade I	8.80
Grade II	10.45
Grade III	12.65
27. Gardener	4.75
28. Garden labourer	4.10
Youth Rates—	
	Weekly
	rate. \$
17 years and under 18 years	21.90
18 years and under 19 years	25.70
19 years and under 20 years	29.30
20 years and under 21 years	32.55
Division VIMachine Drivers and/or Operato	rs.
	Margin er week. \$
29. Excavator driver	13.80
(Excavator shall include shovel with crown or	
luffing boom, dragline, drag shovel, skimmer, graberane, erane.)	
30. Tractor driver operating back actor attachment 70 brake h.p. and under	12.30
31. Tractor driver operating front end loader or over- loader, bulldozer, or carry-all scraper, scoop, ripper, or power operated attachment not else-	
where specified—	
(a) 35 brake h.p. and under	9.25
(b) Over 35 brake h.p. up to 70 brake h.p	11.05
(c) Over 70 brake h.p. and up to 130 brake h.p.	12.30
(d) Over 130 brake h.p	13.70
32. Power grader operator—	
(a) 40 brake h.p. and under	10.25
(b) Over 40 brake h.p. and up to 70 brake h.p.	
(c) 70 brake h.p. and over	13.95
Division VII.—Motor Transport Drivers.	
33. Employee driving other vehicles having maker's capacity of—	
25cwt. or less	8.60
Over 25cwt, but not over 3 tons	10.10
Over 3 tons but under 6 tons	11.70
6 tons and over, but under 7 tons	12.00
7 tons and over, but under 8 tons	12.50
8 tons and over, but under 9 tons	12.80
9 tons and over, but under 10 tons	13.10
10 tons and over, but under 11 tons	13.40
11 tons and over, but under 12 tons	13.80
12 tons and over, but under 13 tons	14.10
13 tons and over, but under 14 tons	14.50
14 tons and over, but under 15 tons	14.80
15 tons and over, but under 16 tons	15.10
16 tons and over, but under 17 tons	15.40
17 tons and over, but under 18 tons	15.70
18 tons and over, but under 19 tons	16.00
19 tons and over, but under 20 tons	16.30
20 tons and over, but under 21 tons	16.60
21 tons and over, but under 22 tons	16.90
22 tons and over, but under 23 tons	17.20
23 tons and over	17.50

Minimum Wage-Adult Males.

Notwithstanding the provisions of this agreement relating to the living wage and the margins set out in items 1 to 33 inclusive no adult male shall be paid a minimum wage of less than \$36.05 per week for the ordinary hours prescribed in this agreement.

Special Rates.

- 1. Employee driving motor (not being a tractor) drawing trailer—
 - An extra 34 cents per day when drawing loaded single axle trailer or 19 cents per day when drawing empty single axle trailer.
 - An extra 44 cents per day when drawing any other loaded trailer or 24 cents per day when drawing any other empty trailer.
 - Provided that not more than one trailer shall be drawn at any one time.
 - 2. Employee driving oil tractor:-
 - (a) For a second trailer an extra \$0.34 per day when drawing loaded single-axle trailer or \$0.19 per day when drawing empty single-axle trailer or an extra \$0.44 per day when drawing any other loaded trailer or \$0.24 per day when drawing any other empty trailer.
 - (b) For each trailer (after the second) an extra \$0.30 per day when drawing a loaded single-axle trailer or \$0.15 per day when drawing empty single-axle trailer or an extra \$0.40 per day when drawing any other loaded trailer or \$0.20 per day when drawing any other empty trailer.
- 3. Whilst engaged in carting tar and/or bitumen and/or emulsified bitumen, tarred or bituminized metal or tarred or bituminized screenings used for tar or bitumen dressing for paving streets and/or footpaths, or whilst driving and operating fantail spreader, an extra \$1.25 per week shall be paid (such men operating for less than a day to be paid \$0.25 for that day).
- 4. Whilst engaged in spreading screenings and sand on tar and/or bitumen and/or emulsified bitumen or any other similar substance and who comes into contact with the tar, bitumen or similar substance shall be paid an extra \$1.25 per week (any man so spreading for a period less than a day shall be paid \$0.25 for that day).
- 5. Tractor driver or roller driver, whilst engaged in hauling tar and/or bitumen and/or emulsified bitumen, tarred or bituminized metal or tarred or bituminized screenings used for tar or bitumen dressing, for paving streets and/or footpaths and whilst engaged in the application of the materials so carried, an extra \$1.25 per week shall be paid (such men operating for less than a day to be paid \$0.25 for that day).
- 6. Operator of front end loader whilst engaged in loading tar, or bituminous metal, or tar or bituminous screenings, used for tar or bituminous dressing for paving streets and/or footpaths, an extra \$1.25 per week shall be paid (such men operating for less than a day to be paid \$0.25 for that day).
- 7. Any truck or tractor driver who, in addition to driving the truck or tractor is engaged in spraying or distributing by hand arsenical or other poisonous weed destroyers shall be paid an extra \$0.15 per day or part thereof whilst so engaged. If he is required to mix such ingredient he shall be entitled to be paid an additional \$0.08 per day or part thereof.
 - 8. Leading Hand—See definition \$2.30

4. CASUAL EMPLOYEES.

- 1. A casual employee shall mean an employee who is engaged by the hour for a period of less than one week.
- 2. Casual employees shall be paid an additional rate of 15 per centum above the rates prescribed in clause 3 of this agreement.
- 3. Casual employees shall not be entitled to any of the benefits prescribed in clauses 7, 8, 11, 12, 13 and 14 of this agreement.

5. Hours of Work.

- 1. The number of ordinary hours per week in respect of which the rates prescribed by this agreement shall be 40 except in the case of resident caretakers in which case it shall be 5?
- 2. The ordinary daily total or working hours shall not exceed 8 hours to be worked between the hours of 7.30 a.m. and 5.30 p.m. on Mondays to Fridays inclusive. Provided that the spread of hours may be altered by mutual agreement between the employer and his employees.

6. OVERTIME.

- 1. Subject to subclauses 2, 3 (a) and (b) hereof, all time worked outside the ordinary hours of work shall be paid for at the rate of time and a half for the first four hours and double time thereafter. All time worked after 12 noon Saturday and all time worked on Sunday shall be paid for at the rate of double time.
- 2. A resident caretaker shall be paid at the rate of time and a quarter for all time worked on Saturday up to 12 noon and time and a half thereafter and on Sunday. This provision shall not apply to flat caretakers.

3. Call Back-

- (a) An employee recalled to work overtime after leaving his place of employment (whether notified before or after leaving his place of employment) shall be paid for a minimum of three hours at the appropriate overtime rate.
- (b) An employee required to present himself for duty on Saturday or Sunday shall be paid as follows:— Sundays—double time for work actually performed, with a minimum payment for a period of three hours, whichever sum is the greater.
 - Saturdays—time and a half for work performed before noon and double time for work performed after noon, with a minimum payment for a period of three hours, whichever sum is the greater.

7. Annual Leave.

- 1. An employee shall be allowed 3 weeks annual leave for each completed year of service on the following basis:—
 - (a) All leave credits will commence as from the 1st December each year and employees must complete 12 months' service from that date before taking annual leave each year, except in the case of annual close-down, when pro rata leave can be taken.
 - (b) Annual leave must be taken during the annual closedown period, or to suit the requirements of the Trust.

8. Pro Rata Leave.

- 1. In the first year of service employees will be credited with pro rata leave as at the 30th November of the year in which service is commenced.
- 2. Employees whose services are terminated (except for misconduct, malingering or other sufficient cause) will be granted pro rata leave at the rate of 10 hours for each completed month of service where leave has not already been taken.
- 3. Pro rata leave which may have accrued to the credit of an employee may be granted at annual close-down periods.
- 4. Where, including pro rata leave an additional month of service is obtained, another day's leave is NOT to be granted.
- 5. Fractions of a month will not be taken into account in calculating any pro rata leave.

9. MONETARY EQUIVALENT OF LEAVE.

- 1. The monetary equivalent of annual leave, pro rata leave and days in lieu of public holidays worked, due to an employee at the time of his death may be paid to his dependant.
- 2. An employee who is dismissed for either malingering, misconduct or other sufficient cause, may be granted the monetary equivalent of annual leave due at the date of dismissal. This does not extend to pro rata leave which can be forfeited if an employee is dismissed for reasons justifying summary dismissal.

10. CONTINUITY OF EMPLOYMENT.

- 1. When an employee is granted leave without pay, the period of absence up to one month is to count as service for annual leave and payment for public holidays.
- 2. Where an employee is granted leave without pay because of absence on workmen's compensation, the period of absence up to three months is to count as service for annual leave.
- 3. Leave without pay in excess of the periods provided in subclauses (1) and (2) hereof is not to count as service for the payment of annual leave, which is to be reduced by one-twelfth of the annual period of leave for which the employee is eligible for each month, or broken part of a month.
- 4. In determining eligibility for an annual increment in pay, leave of absence without pay exceeding 15 working days in the aggregate is to be excluded in computing the length of service required.
- 5. Where an employee is re-engaged immediately following the expiration of pro rata leave, his continuity of service is NOT to be broken.
- 6. Where there is a break of one day or more between the end of pro rata leave and re-employment, the continuity of service is to be broken.

11. SICK LEAVE.

- 1. An employee who is absent from his work on account of personal illness, or on account of injury by accident, shall be entitled to leave of absence without deduction of pay, subject to the following conditions and limitations:—
 - (a) He shall not be entitled to paid leave of absence for any period in respect of which he is entitled to workmen's compensation.
 - (b) He shall, within 24 hours of the commencement of such absence, inform the officer in charge of his inability to attend for duty and as far as practicable, state the nature of the injury or illness and the estimated duration of the absence.
 - (c) He shall prove to the satisfaction of the officer in charge that he was unable, on account of such illness or injury, to attend for duty on the day or days for which sick leave is claimed.
 - (d) He shall not be granted paid leave of absence if the inability to work is the result of his own misconduct.
 - (e) Except as provided in this subclause, he shall not be entitled in any year of service to leave in excess of 40 hours of working time and in his first year of service he shall not be granted more than three and one-third hours for each completed month of service.
 - (f) Absence for the purpose of receiving dental treatment, or for doctors visits for the purpose of having tests made, is not covered by sick leave, because the employee could have attended for work and obtained medical attention in his own time.
 - (g) After an absence of three successive days on sick leave an employee must produce to the officer in charge a medical certificate signed by a duly qualified medical practitioner covering the full period of absence before he shall be entitled to payment for the period claimed.
 - (h) Sick leave shall accumulate from year to year, so that any balance of the period specified in clause 1 (e) which has in any year of service not been allowed to an employee as paid sick leave, may be claimed by the employee and subject to the conditions hereinbefore prescribed, shall be allowed in a subsequent year without diminution of the sick leave prescribed in respect of that year of service.
- 2. Provided that untaken sick leave may accumulate to an extent not exceeding 20 weeks in addition to the current year's leave.
- 3. Accumulation of sick leave is to operate as from the date of commencement with the Trust.

- 12. Leave for Employees to Receive Medical Treatment for War Injuries.
- 1. If the absence does not exceed half a day, it is in all cases to be regarded as time on duty.
- 2. If the absence exceeds half a day, it is to be regarded as if due to illness and to be debited to sick leave to which an employee may be entitled with pay.
- 3. In each case where an employee is granted leave with pay, he should be required to produce evidence of his having attended for examination at Keswick, or the Repatriation Department, as the case may be.
 - 13. Leave on Account of Sickness Arising From War Service.
- 1. Each ex-serviceman employee may be granted a special sick leave credit of nine weeks (to be recorded in the equivalent number of working days) which may be drawn upon as required for war-caused sickness.
- 2. Leave within the limit of nine weeks will be on full pay, irrespective of Repatriation benefits.
- 3. Each application for special leave on account of sickness arising from war service must be supported by evidence that the disability has been accepted by the Repatriation Commissioner as due to war service and that the employee is unfit for duty because of such sickness.
 - 4. This period of 45 working days will not accumulate.
- 5. In addition, a further 15 working days war service sick leave per annum accumulating up to a maximum of 45 working days and re-accumulating if used, is granted. This credit to be utilized only when the non-accumulative credit has been exhausted.

14. Public Holidays.

1. An employee shall be paid at the ordinary rate of pay for any of the following public holidays and all other days which may be proclaimed as public holidays in the State of South Australia which occur during his employment:—

New Year's Day,
Australia Day,
Good Friday,
Easter Saturday,
Easter Monday,
Anzac Day,
Queen's Birthday,
Labor Day,
Christmas Day, and
Commemoration Day,

provided that where an employee is absent from his employment on the day before, or the day after a public holiday without reasonable cause, or the prior consent of the officer in charge, the employee shall not be entitled to payment for such holiday.

- 2. Where a paid public holiday falls on a normal working day during a period when an employee is on annual leave, the period of leave shall be extended accordingly.
- 3. Where an employee works on any public holiday for the whole of his usual daily working hours, he shall—
 - (a) be paid at the rate of double ordinary time.
 - (b) where employees so request, a day in lieu may be granted at the convenience of the Trust in respect of a public holiday worked, instead of payment being made at the rate of double time.

15. Long Service Leave.

Long service leave entitlements are 90 calendar days after 10 years' continuous service, plus 9 calendar days' leave for every year of completed service over 10 years, with a maximum of 450 days leave.

16. SPECIAL LEAVE.

Up to three days' special leave with pay may be granted each year to an employee on the death of a wife, husband, father, mother, child or step-child or under such special circumstances as may be determined by the Trust. Proof of such death shall be furnished by the employee to the satisfaction of the employer.

This clause shall have no operation while the period of entitlement to leave under it coincides with any other period of entitlement to leave.

17. LEAVE WITHOUT PAY.

Leave without pay may be granted in special circumstances.

18. MIXED FUNCTIONS.

An employee engaged for more than half of one day on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day. If for less than half of one day he shall be paid the higher rate for the time so worked.

- 19. ALLOWANCE FOR EXCESS FARES AND TRAVELLING TIME.
- 1. The following allowances shall be made to employees to compensate for excess fares and travelling time to and from places of work incurred by employees engaged upon work within the radii respectively stated hereunder from the centre referred to in subclause (2) hereof:—

Over 2 miles and up to 5 miles 0.35 per day
Over 5 miles and up to 12 miles 0.48 per day
Over 12 miles 0.65 per day

Provided that the abovementioned allowance shall not be payable if the employer provides or offers to provide transport with suitable seating accommodation free of charge to the employee from the recognized departmental depot, in which case an allowance of \$0.30 per day in respect of all jobs over 5 miles and up to 12 miles from the centre or an allowance of \$0.42 per day for all jobs over 12 miles and up to 20 miles from the centre or an allowance of \$0.60 per day for all jobs beyond 20 miles from the centre shall be paid.

Provided further that where an employee is required to perform work outside the metropolitan area at a place which is so far distant from his normal depot, camp or place of employment, that he is required to travel for more than one hour each way outside his normal working hours, payment for the actual time occupied in travelling to and from work shall be made at the employees' ordinary rate of pay.

2. For the purpose of the above clauses the following provisions as to centres shall apply:—

The Trust depots at Adelaide, Torrensville, Elizabeth, Marden, Mitchell Park and Hampstead whichever is the employee's recognized base or depot or such other depots as may be nominated shall be treated as the centre from which the radii are to be measured.

3. Where the above provisions apply, time spent in travelling shall not count as time worked, except as specifically provided.

20. DISABILITIES ALLOWANCE.

- 1. In addition to the wages provided in Division III classification number 14, Division IV classifications numbered 18, 19, 21-23, Division VI classifications numbered 29-32 of this agreement, and subject to the exclusions provided in clause 2 hereof, an employee (other than a youth or junior laboratory assistant) whilst actually engaged on construction work (as defined) on site shall be paid an allowance at the rate of \$3.00 per week to compensate for the following disabilities of construction work:—
 - (a) climatic conditions when working in the open on all types of work;
 - (b) the physical disadvantage of having to climb stairs or ladders;

- (c) dust blowing in the wind on construction sites;
- (d) sloppy or muddy conditions;
- (e) dirty conditions;
- (f) drippings from newly-poured concrete;
- (g) the disability of working on all types of scaffolds other than a single plank or a bosun's chair;
- (h) the lack of usual amenities associated with factory work;
- (i) all other diabilities not specifically compensated or allowed for by any other provisions of this agreement.
- 2. Exclusions—Classifications numbered 1-13, 15-17, 20, 24-28, 33.
- 3. "Construction work" for the purpose of clause 1 hereof shall mean and include all work performed on site on construction, alteration, repair or maintenance of roads, drains, footpaths, kerbing and water tables and similar work on site. It shall not include the following classes of work:—
 - (a) work in, around and/or adjacent to a hall, workshop, depot, yard, headquarters, nursery, or other similar establishments;
 - (b) gardening or other agricultural operations.
- 4. For the purpose of calculating the payment as prescribed by this clause, the amount of \$3.00 per week shall be applied at the rate of 7.5 cents per hour.

21. PROTECTIVE CLOTHING.

- 1. Kettlemen, bucketmen, employees operating bitumen spray pump, mixing bitumen, tar or similar substance, employees on tar sprinkler and tar pump handle and employees engaged in carting screenings or sand for tar, bitumen, emulsified bitumen or any similar substances who come in contact with bitumen or tar shall be provided with one suit of overalls and one pair of boots.
 - 2. Garden employees shall be provided with a pair of boots.
- 3. Motor mechanics, Plant and Equipment mechanics shall be provided with two pairs of combination overalls.
- 4. Machine operators who are required to grease and oil their own machines shall be provided with overalls which shall be available at the camp or depot.
- 5. Broom hands behind road roller shall be supplied with one suit of overalls and boots.
- 6. Knapsack sprayer or other distributor of arsenical or other poisons or weed killer shall be provided with gloves, top boots and overalls.
- 7. Gumboots, safety helmets and protective goggles shall be supplied as considered necessary.

Provided that in all cases where protective clothing is supplied by the employer it shall be replaced as required but not more frequently than once in every twelve months.

22. First-Aid Kit.

A first-aid kit shall be provided at all depots.

23. Preference.

Preference in obtaining employment under this agreement shall be given to financial members of the Australian Workers' Union all other things being equal.

24. TIME AND WAGES RECORD.

The employer shall keep or cause to be kept a record from which can be ascertained the name of each employee, his occupation, the hours worked each day, and the wages and allowance for each pay period.

25. Definitions.

1. Leading hand means an employee who is appointed as such by the employer and shall receive \$2.30 above the margin of the highest paid employee under his control.

- 2. Chainman, Grade II, means an employee, appointed by the employer, with suitable experience as a chainman.
- 3. Chainman, Grade III, means an experienced chainman, appointed by the employer, who can assist with instruments.
- 4. Field Assistant (Survey), Grade I, means an employee, appointed by the employer, capable of handling field party and doing minor surveys under supervision.
- 5. Field Assistant (Survey), Grade II, means an employee, appointed by the employer, capable of handling field party and doing more advanced surveys under supervision.
- 6. Field Assistant (Survey) Grade III, means an employee, appointed by the employer, capable of handling field party and doing all survey work under supervision.
- 7. Laboratory Assistant, Grade II, means an employee, appointed by the employer, with suitable experience as a Laboratory Assistant.
- 8. Laboratory Assistant, Grade III, means an employee, appointed by the employer, proficient in at least one branch of laboratory and field testing.
- 9. Ganger means an employee, appointed by the employer, who is in charge of a job with other employees, plant and equipment under his direction and control.
- 10. Assistant ganger means an employee, appointed by the employer, who is required to supervise or direct or be in charge of other employees.
- 11. Concrete floater means an employee finishing by hand using a steel or wooden trowel.
- 12. Senior gardener means an employee, appointed by the employer, who is required to supervise or direct other employees and control plant and equipment.

26. DISPUTES PROCEDURE CLAUSE.

Subject to the Industrial Code, 1920-1966 any dispute or claim or demand (in this clause called "the dispute") which comes to the knowledge of an officer of a Union shall be dealt with in the following manner:—The dispute shall first be submitted by the Union through a local Union representative to the supervising officer or other appropriate local officer of the employer and if not settled, to the appropriate senior local officer of the employer.

If not then settled, it shall be submitted by the Union through the State Secretary or other appropriate official of the Union concerned to the employer's Industrial Officer. If not then settled, it shall be submitted by the Union or by the employer to the President of the State Industrial Commission whose decision shall be final and shall be accepted by the parties. While the above procedure is being followed, work shall continue normally. No party shall be prejudiced as to final settlement by a continuance of work in accordance with this subclause.

27. RESCISSION OF AGREEMENT.

This agreement rescinds the agreement between the parties on the 6th day of January, 1966. (1966 No. 8.)

In witness whereof A. M. Ramsay, General Manager and J. R. Dridan, Chairman of the South Australian Housing Trust have hereunto set their hands on behalf of the South Australian Housing Trust and Donald Newton Cameron, Secretary and John David Wright, President of the Australian Workers' Union (South Australian Branch) have hereunto set their hands on behalf of the Australian Workers' Union (South Australian Branch).

Dated at Adelaide this 7th day of March, 1967.

Signed by the said A. M. Ramsay in the presence of—J. L. CRICHTON.

A. M. RAMSAY.

Signed by the said J. R. Dridan in the presence of—J. L. CRICHTON.

J. R. DRIDAN.

Signed by the said Donald Newton Cameron in the presence of—B. F. J. CAVANAGH.

D. N. CAMERON.

Signed by the said John David Wright in the presence of—B. F. J. CAVANAGH.

J. D. WRIGHT.

THE INDUSTRIAL CODE, 1920-1966.			Per week.
GOVERNMENT MENTAL HOSPITALS CONCILIATION COM	MITTEE	Utility man	φ 6. 50
AWARD PUBLISHED.		Kitchenman and/or porter	4.90
PURSUANT to the provisions of the Industrial Code, 1920- 1963, the Government Mental Hospitals Conciliation Committee,			
constituted by the Minister of Labour and Industry published in the Government Gazette on the 4th day	by notice	B. Additional Margins. In addition to the above margins appropriate to	
1966, in respect of the callings of persons, being Service employees within the meaning of Part II Industrial Code, 1920-1937, who are engaged in capacity in mental hospitals or mental receiving hom makes its award as follows:—	ng Public II of the whatever	their classifications, the following additional margins shall be paid to the employees carrying out the following duties:—	
		Enfield Hospital.	
1. Wages.			Per week.
		Charge nurses (including night charge nurses)	ም 7.20
The lowest wages, prices, or rates payable to the whose classifications appear hereunder shall be su	ich as to	Relieving charge nurse (certificated)	3.85
provide the following marginal differences above wages for males and females respectively:—	the living	The nurse in charge of the men's division at night shall be paid at the rate of \$2.00 per week in addition to his normal rate while so acting.	
Males.		Charge cook	1.45
	Per week.	Onargo (000k	1.45
A Probationer Nurses—	\$	Hillcrest Hospital.	
First year	6.5 0		Per week.
Second year	7.55	Charge nurses (including night charge nurses)	\$ 7.20
Third year	9.05	Relieving charge nurses (certificated)	3.85
		Artisan in charge of workshop	2.70
Nurses—	11.00	Charge cook attendant	1.95
Fourth year	11.80	Relieving charge cook	1.45
Fifth and sixth year	13.10	Handicrafts instructor attendant	1.95
Seventh year to ninth year, inclusive Tenth year and thereafter	14.20 15.40	Provided that any relieving charge nurse whilst acting as night charge nurse shall be paid an additional margin of 7.20 per cent in lieu of that	
The above rates of pay, beyond the first year to be contingent upon passing departmental examinations except for those nurses who are exempt from passing such examinations, provided that a proba-		normally applicable to him. Parkside Hospital.	
tioner nurse who has not passed the necessary examinations, but has served a period of seven			Per week.
years, shall receive 50c per week in addition to the rate otherwise applicable to him and that a further		Charge nurses (including night charge nurses)	7.20
50c per week shall be paid to such probationer nurse who has served a period of 10 years and over.		Relieving charge nurses (certificated)	3.85
nuise who has served a period of 10 years and ever.		Charge artisans	2.70
Tailors, Mechanics, Carpenters, Bootmakers		Dispensary attendant	2.70
(Artisans)— Up to and including sixth year	12.80	Dispensary attendant with a minimum of 5 years experience as such	5.20
Seventh to ninth years, inclusive	13.50	Charge ambulance attendant	2.00
Tenth year and thereafter	14.20	Assistant senior gardener	3.70
Cooks	12.00	Tailor (suit section)	1.95
Butcher	11.55	Handicrafts instructor attendant	1.45
Hall porter	11.00	Provided that any relieving charge nurse whilst acting as night charge nurse Ward H shall be	
Laundrymen	6.80	paid an additional margin of \$7.20 in lieu of that normally applicable to him.	
Gardener	6.5 0	Provided further that any certificated nurse in charge or acting in charge of the "Adolescent	
Bus driver	8.45	Group' at Parkside or Hillcrest Hospitals shall be paid at the rate of \$3.85 per week or part thereof	
Tractor driver	8.40	in addition to his normal rate of pay.	

B Females.	Per week.
Probationer nurses—	\$
First year	. 5.75
Second year	. 6.60
Third year	. 7.70
Nurses—	
Fourth year	. 9.95
Fifth and sixth years	. 10.90
Seventh to ninth years, inclusive	. 11.75
Tenth year and thereafter	. 13.00
The above rates of pay for second, third and courth years to be contingent on passing departmental examinations, except for those nurses where exempt from passing such examination.	; -
Storewoman, Parkside Hospital	. 6.95
Cook	. 9.10
Seamstress in charge, Parkside Hospital	. 6.05
Seamstress, Parkside Hospital	. 4.50
Head laundress (Parkside Hospital)	. 7.05
Laundresses	. 4.95
Domestic in charge of staff dining room (Parksid Hospital)	e . 4.75
Senior canteen assistant, Parkside Hospital	. 4.75
Domestics and/or kitchenmaids	. 3.80
In addition to the above margins appropriate to ications, the following additional margins shall be employees carrying out the following duties:—	their classi- paid to the
	\$
Charge nurses	. 5.30
Relieving charge nurse (certificated)	. 2.85
Relieving charge nurse (not certificated)	. 2.10
Nurse in charge Handicraft Centre	. 1.45

The nurse in charge of O.B. ward, Parkside Hospital at night shall be paid at the rate of \$2.85 per week in addition to her normal rate while so acting.

The nurse in charge of women's division at Hillerest Hospital at night shall be paid at the rate of \$2.85 per week in addition to her normal rate while so acting.

Provided that any certificated nurse in charge or acting in charge of the "Adolescent Group" at Parkside or Hillcrest Hospitals shall be paid at the rate of \$2.85 per week or part thereof in addition to her normal rate of pay.

The nurse in charge of the women's division at Enfield Hospital at night shall be paid at the rate of \$1.75 per week in addition to her normal rate while so acting.

- C. Provided that any nurse who is both a registered general nurse and a certificated psychiatric or mental deficiency nurse shall be paid a further additional margin of \$1.10 per week.
- D. The lowest wages, prices, or rates payable to storemen at the above Institutions shall be such as are provided for in the award of the Government Storemen, Packers, Etc. Conciliation Committe.

2. Hours.

The maximum number of hours for which the wages, prices, margins, or rates fixed in clause 1 of this award shall be paid shall be an average of 40 hours per week worked according to roster.

3. PAYMENT FOR POST-MORTEMS.

A nurse attending post-mortem examinations in any institution under this award shall be paid \$1.50 for each post-mortem attended in addition to his ordinary rate of pay.

4. PENALTY RATES FOR NIGHT DUTY.

Any employee whilst performing night duty shall be paid 10 per cent more than the ordinary rate of pay.

Definition.—To entitle any employee to payment of penalty rates for night duty, such employee shall be on night duty for at least eight hours each night between the hours of 8.00 p.m. and 8.00 a.m.

5. SPECIAL RATES FOR EARLY MORNING DUTY.

- (1) Subject to subclause (3) hereof, any male employee who is required to commence work before 7 a.m. shall be paid a special rate of 10 cents per hour for all ordinary time worked before 7 a.m.
- (2) Subject to subclause (3) hereof, any female employee who is required to commence work before 7 a.m. shall be paid a special rate of 8 cents per hour for all ordinary time worked before 7 a.m.
- (3) In calculating the special rates prescribed in subclauses (1) and (2) hereof, payment shall be made to the nearest quarter of an hour, but no such special rate shall be payable on a Saturday, Sunday or public holiday.

6. Weekend Duty.

In addition to payment at the rate of ordinary time based on the weekly wages prescribed in this award, shift workers shall be paid a further 50 per centum of such rate for ordinary rostered hours (not being overtime) worked between midnight on Friday and midnight on the following Sunday.

7. Rosters.

- (a) Shift rosters shall specify the commencing and finishing times of each shift and shall show the times within which employees shall partake of meals on day work.
- (b) The method of working shifts may in any case be varied to suit the circumstances of the hospital or receiving house by agreement between the employer and the employee or his accredited representative or, in the absence of agree ment, by seven days' notice of alteration given by the employer to the employees.
- (c) When an employee is engaged on a regular roster of shifts, his place on the roster shall not be altered unless he is given 48 hours' notice of the change, provided, however that, in the following cases, the hours of shifts and hours of work for any employee may be altered without notice:
 - (i) Emergency over which the employer has no control.
 - (ii) Mutual change of shift by employees with the consent of the employer.
 - (iii) Absence of employees.
 - (iv) Mutual agreement between the employer and employee.

8. OVERTIME.

- (1) Shift workers.
 - (a) So long as the present rostered hours averaging in excess of 40 per week continue in operation, the additional hours rostered above the standard week of 40 hours shall be paid for at the rate of time and a half.
 - (b) For time lost without pay the deduction shall be at the rate of time and a half for any hours lost in any week up to the additional hours normally rostered in excess of 40 per week. This deduction shall be based on the weekly wages prescribed in this award without the addition of the amount prescribed in subparagraph (a) hereof.
 - (c) For time lost without pay in any week in excess of the additional hours normally rostered in excess of 40 per week, the deduction shall be at ordinary rates based on the weekly wages prescribed in this award without the addition of the amount prescribed in subparagraph (a) hereof.
 - (d) Time worked in excess of the rostered hours shall be paid for at the rate of time and a half for the first four hours and double time thereafter based on the weekly wages prescribed in this award without the addition of the amount prescribed in subparagraph (a) hereof. In computing overtime each day's work shall stand alone.
 - (e) All overtime work performed on Sunday shall be paid for at the rate of double ordinary time.
 - (f) For the purpose of this paragraph all leave with pay shall count as time worked.
- (2) Workers engaged Mondays to Fridays:-
 - (a) For all time worked on any day in excess of eight hours by employees engaged to work Mondays to Fridays (inclusive) overtime shall be paid at the rate of time and a half for the first four hours in any one day and double time thereafter.
 - (b) Time worked by the said employees on any Saturday morning up to four hours shall be paid for at the rate of time and a half.
 - (c) Time worked by the said employees in excess of four hours prior to noon on Saturdays and time worked on any Saturday after 12 noon or on any Sunday shall be paid at the rate of double time.
- (3) Any employee required to work overtime so that he ceases work at least 2 hours after his normal finishing time without being notified on the previous day or earlier that he will be so required to work shall be provided with the evening meal free of charge; provided however that such meal shall not be provided for an employee who lives in or who is provided with board and lodging at the hospital, or who can reasonably return home for meals.
- (4) Any employee recalled to work overtime after leaving the Hospital or Institution shall be paid as for a minimum of three hours' work at the appropriate overtime rate as prescribed herein. Provided that this subclause shall not apply in cases where it is customary for an employee to return to work to perform a specific or customary duty outside his normal working hours.

9. RELIEVING WORK.

(a) Any employee, excepting Relieving Charge Nurses, at Parkside Hospital, Hillcrest Hospital, and Enfield Hospital, relieving a higher grade in this award for a period of one full working day for such employee or longer shall be paid for the time actually worked at the rate applicable to that grade. Provided that where more than one rate is provided for such higher grade the first year rate shall be paid until the

employee has completed one year's continuous service in the higher grade. Provided further, that a relieving charge nurse relieving a higher grade, shall not receive the rate payable for the higher grade whilst the employee in the higher grade is absent on annual leave, rostered days off, and any period of paid sick leave not exceeding 16 consecutive days.

- (b) Any employee relieving a Charge Nurse, a Charge Artisan or a Charge Cook on leave without pay shall be paid the graded rate of the Charge Nurse, Charge Artisan or Charge Cook, so relieved.
- (c) A nurse who relieves the charge nurse in the store for one full day or longer shall be paid at her normal rate or at the rate appropriate to her as a relieving charge nurse under the award whichever rate shall be the greater.

10. BOARD AND LODGING.

The charge for board and lodging and meals supplied to employees shall be as follows:—

- (a) Where the employer boards and lodges the employee —\$6.50 per week.
- (b) Where the employer provides meals only to the employee—24 cents per meal.

Provided that when an employee is especially required to sleep on the employer's premises, such employee shall not be charged for lodging but shall be charged for all meals.

11. TIME AND PLACE OF STARTING AND FINISHING DUTY.

The hours of service shall commence at the employee's post of duty and shall finish at the key board.

12. CONTRACT OF HIRING.

An employee shall be given at least seven clear days' notice of termination of services; such notice to terminate at the end of his rostered day. Such notice may be given on any day of the week. In default of such notice he shall receive one week's pay. Such notice must be given at or before the commencement of work on the first of said seven days.

In the event of an employee voluntarily terminating his services he shall give at least seven days' notice to the employer or his representative; such services to terminate at the end of his rostered day. Such notice may be given on any day of the week. In default of such notice he shall forfeit one week's pay. Such notice must be given at or before the commencement of work on the first of the seven days.

Nothing in this clause however shall affect the right of an employer to dismiss an employee at any time for misconduct or inefficiency in which case payment shall only be made up to the time of the employee's dismissal.

These provisions as to hiring shall not apply to casual employees.

13. Uniform Clothing.

Employees shall, on leaving the employ of a hospital, return the current issue of uniform clothing which has been issued to them by the Department, in good order, reasonable wear and tear excepted. Any employee failing so to do shall be charged an amount equal to the cost price of the uniform clothing concerned.

14. Period of Operation.

This Award shall come into force on and from Monday 6th February, 1967 and remain in force until the 29th July, 1968.

Dated at Adelaide this 7th March, 1967.

L. H. Johns, Chairman.

The above award is published pursuant to section 186 of the Industrial Code.

C. S. Chislett, Acting Industrial Registrar. 8/3/1967.

LOCAL GOVERNMENT OFFICERS' CLASSIFICATION BOARD—CONSOLIDATING DETERMINATION.

LOCAL GOVERNMENT ACT, 1934-1966.

Consolidating Determination of The Local Government Officers' Classification Board.

THE Local Government Officers' Classification Board, pursuant to the provisions of Part IXb of the Local Government Act, 1934-1966, hereby consolidates the determination made on the 8th day of December, 1965, and published in the Government Gazette on the 16th December, 1965, on pages 2130-2140 inclusive, and all variations thereof made from time to time. Pursuant to the provisions of Section 163de (2) of the Local Government Act, 1934-1966, no appeal lies against the determination by the council or any officer affected thereby.

- 1. (a) The minimum salary which shall be payable to the holder of any office under any municipal council named in the first schedule hereto and which office is described in the first schedule hereto shall be the appropriate salary shown in the first schedule hereto for that office.
- (b) The minimum salary which shall be payable to the holder of any office under any district council named in the second schedule hereto and which office is described in the second schedule hereto shall be the appropriate salary shown in the second schedule hereto for that office.
- (c) The minimum salary which shall be payable to any person employed as an inspector by a municipal council or district council named in the first or second schedule hereto shall be the appropriate salary shown in the third schedule hereto.
- (d) The minimum salary which shall be payable to the holder of any office under any municipal council or district council named in the first or second schedule hereto the salary for which office is not provided for in the first to third (both inclusive) schedules hereto shall, if the holder of the office is an adult male be the appropriate salary shown in the fourth schedule hereto and if the holder of an office is an adult female, be the appropriate salary shown in the fifth schedule hereto.
- (e) The minimum salary which shall be payable to the holder of any office under any municipal council or district council named in the first or second schedule hereto the salary for which office is not provided for in the first to fifth (both inclusive) schedules hereto shall, if the holder of the office is less than 21 years of age, be the appropriate salary shown in the sixth schedule hereto.

Relieving Officers.

2. If, for any continuous period exceeding six weeks any officer who at the direction of the council, either expressed or implied, performs the duties of a position higher than that in which he is usually employed he shall, in respect of the period during which he was so employed, be paid at the rate of not less than the minimum salary payable for the higher position: Provided that if the officer whose duties are so performed is a male officer and the officer so performing those duties is a female officer, the female officer shall be paid not less than seventy-five per centum of the minimum salary payable for the higher position.

Payment for Supervision of Road Works.

3. If any sum of money is paid or payable to any officer for the supervision of work in connection with the expenditure of any grant made by the Government for road purposes, that sum shall not be taken into account for the purpose of determining the salary which shall be paid to that officer pursuant to this determination.

Council and Committee Meetings.

4. An officer shall attend meetings of the council by which he is employed (whether meetings of the council or of any committee thereof) whenever required so to do notwithstanding that any such meeting may be held outside the hours mentioned in clause 6 hereof.

Casual and Temporary Employment.

- 5. (i) If any person is employed by a council under a contract of employment for a period of less than four weeks he shall be deemed to be a casual employee and shall be paid at the rate provided by this determination and appropriate for his duties plus fifteen per centum thereof. The provisions of this determination, other than those relating to the salary payable, shall not apply to any casual employee.
 - (ii) The provisions of this determination shall apply to any person other than a casual employee who is employed temporarily by a council.
- (iii) If any person, other than a casual employee, is employed either temporarily or permanently on the basis that the employment shall be part time, the provisions of this determination shall, except where otherwise provided by this determination, be applied to that person on a pro rata basis.

Overtime.

- 6. (a) All time worked in excess of 38 hours in any week by the holder of any office other than the holder of the office of overseer of works, works superintendent, manager or supervisor, depot manager or foreman, city or district gardener, inspector (other than a building or health inspector), or an engineer employed in connection with an electricity undertaking shall be overtime and paid for at the rate of time and a half and all time worked in excess of 40 hours in any week by the holder of any office of overseer of works, works superintendent, manager or supervisor, depot manager or foreman, city or district gardener, inspector (other than a building or health inspector), or engineer employed in connection with an electricity undertaking shall be overtime and paid for at the rate of time and a half: Provided that if any public holiday occurs in any week the time of 38 hours or, as the case may be, 40 hours shall for the purpose of deciding what is overtime, be reduced by the number of hours which ordinarily would have been worked on the public holiday if it had not been a public holiday: Provided further, that no such excess time shall be overtime and paid for as such, unless the time is worked with the approval of either the town clerk or, as the case may be, the district clerk or of some other person (other than the officer by whom the time was worked) who is authorized to give such approval by the council by which the officer is employed.
- (b) Any time worked on Saturday shall be overtime and paid for at the rate of time and a half: Provided that if the council by which any officer is employed so decides, the officer may be required to work on any Saturday morning in which event the officer shall not be required to work on any half day in the week from Monday to Friday to be specified by the council unless the time so worked on any such half-day is overtime and paid for at the rate of time and a half.
 - (c) Any time worked on any Sunday or public holiday shall be overtime and shall be paid for at the rate of double time.
 - (d) Attendance by any officer at any meeting of the council or any committee of the council shall be counted as part of his working week.
- (e) If any town clerk or district clerk or any officer acting as town clerk or district clerk during any period during which he is paid the salary applicable to that office is required by the council to work on any Saturday morning, he shall not be required to work on some half day in the week from Monday to Friday to be specified by the council. Except as is provided in this paragraph, this clause shall not apply with respect to time worked by any town clerk or district clerk, or with respect to time worked by any officer acting as town clerk or district clerk during any period during which he is paid the salary applicable to that office.

Recreation Leave.

- 7. (a) After the completion of every 12 months' service every officer shall be entitled to recreation leave with pay as follows:-
 - (i) Every full-time officer shall, subject to paragraph (b) hereof, be entitled to three weeks' leave, of which at least two weeks shall unless otherwise agreed between the council and the officer be continuous.
 - (ii) Every part-time town clerk and every part-time district clerk shall be entitled to two weeks' leave and every other part-time officer shall be entitled to one week's leave.

Local Government Officers' Classification Board—Consolidating Determination—continued.

- (b) If any officer is dismissed by the council by which he is employed for any reason other than serious misconduct or if any officer voluntarily terminates or is retired from his employment, and if in any such case annual recreation leave has become due to the officer but has not been taken, the officer shall be entitled to be paid a sum equal to the amount of salary to which he would have been entitled if he had continued his employment for the term of the recreation leave to which he is entitled, but this provision shall not apply with respect to more than one period of annual recreation leave.
- (c) If before the completion of any period of 12 months' service the employment of any officer is terminated by the council by which he is employed for any reason other than serious misconduct, or if any officer voluntarily terminates or is retired from his employment, the officer shall be entitled to payment in respect of annual recreation leave, computed on a pro rata basis.
- (d) Recreation leave to which any officer is entitled shall be taken within the period of 12 months next after the right to the leave accrued: Provided that the council by which the officer is employed may approve of any such leave or any part thereof being deferred and taken within the next ensuing 12 months, but if any such leave or any part thereof is not taken within the period of two years after the right to the leave accrued, the officer shall not be entitled to that leave.

Public Holidays.

8. Every public holiday shall be granted as a holiday to every officer.

Sick Leave.

9. In the case of illness, any officer who submits satisfactory medical evidence shall be entitled to leave with full pay to the extent of two weeks per annum. If sick leave is not taken in any year, it shall accumulate from year to year but so that the maximum accumulation to the credit of any officer shall not at any time exceed 32 weeks.

Allowance for Use of Conveyance.

- 10. Where any officer provides his own means of conveyance for the conduct of the business of the council by which he is employed and where, in the opinion of the council, it is necessary for the conveyance to be so provided for the proper discharge of the duties of the officer, the officer shall be made an allowance therefor according to the following provisions:—
 - (a) Where a motor vehicle (other than a motor cycle) is provided—the allowance shall be such appropriate amount per mile for which the motor vehicle is used on the council business, as is shown in the seventh schedule hereto.
 - (b) Where a motor cycle is provided—the allowance shall for every mile it is used on council business be at the rate of 2.5c per mile for the first 5,000 miles for which it is so used in any financial year and 2c per mile for all subsequent mileage in that financial year.
 - (c) Where a horse and vehicle are provided—the allowance shall be the actual cost of providing transport.
 - (d) Where a bicycle is provided—the allowance shall be \$8 per financial year.

Travelling Expenses.

11. All reasonable travelling expenses incurred by any officer in the course of his duty shall be paid for by the council by which he is employed.

Application of Determination.

- 12. Except as provided by clause 13 hereof, the provisions of this determination shall apply to all officers employed as clerical, administrative or professional officers by any municipal council or district council named in the first or second schedules hereto.
- 13. If the salary or wages payable to the holder of any office under any municipal council or district council named in the first or second schedules hereto are fixed under any award or order of the Commonwealth Conciliation and Arbitration Commission or otherwise pursuant to any law of the Commonwealth, then nothing in this determination shall apply to that office or the holder thereof.

Basis of Determination and Interpretation.

14. In this determination-

- (a) every word of the masculine gender shall be construed as including the feminine gender;
- (b) every word in the singular number shall be construed as including the plural number, and every word in the plural number shall be construed as including the singular number;
- (c) for the purposes of the third to sixth schedules (both inclusive) the term "service" means service under any municipal council or district council in South Australia in the particular office in question and for the purposes of the third schedule the term also includes service under the Central Board of Health or the Metropolitan County Board in the particular office in question.

Repeal.

15. The determination made on the 8th day of December, 1965 and all variations thereof made from time to time are hereby rescinded.

THE FIRST SCHEDULE.

Salaries of Holders of Certain Offices under Certain Municipal Councils.

Name of Municipal Council	Title of Office.	Salary Payable per Annum in \$.
Brighton	Town Clerk Assistant Town Clerk Works Superintendent	5,846 4,100 3,704
Burnside	Town Clerk Deputy Town Clerk Superintendent Parks and Gardens Overseer	6,644 4,712 3,604 3,504
BurraCampbelltown	Depot Manager Town Clerk, Overseer, etc. Town Clerk Deputy Town Clerk and City Treasurer Works Superintendent Works Supervisor (Maintenance) Valuator and Assessor	3,504 4,114 6,574 4,494 3,704 3,204 3,504

Local Government Officers' Classification Board—Consolidating Determination—continued. THE FIRST SCHEDULE—continued.

Name of Municipal Council.	Title of Office.	Salary Payable per Annum in §
Clare	Town Clerk and Overseer	4,114
Elizabeth		6,070
	Assistant Town Clerk	4,282
	Accountant	3,704
	Works Manager	3,704
nfield		7,428
	Assistant Town Clerk	5,230
	Accountant	4,374
	Engineer Supervisor Paymaster and Records Clerk	4,304 3,054
awler		4,654
ZAWJCI	Deputy Town Clerk and Accountant.	3,290
	Overseer	3,304
enelg	Town Clerk	5,846
o .	Deputy Town Clerk	4,100
	Overseer	3,304
	Assistant Overseer	2,904
enley and Grange		5,846
	Assistant Town Clerk	4,100
	Overseer, etc.	3,544
. 1	Assistant Overseer	3,004
ndmarsh		5,486 2,079
mestown	Assistant Town Clerk Town Clerk, etc. (part-time)	$\frac{3,872}{2,000}$
adina		2,000 4,114
ensington and Norwood	Town Clerk	5,586
changeon and 1401 wood	Deputy Town Clerk and Accountant	3,972
	Overseer and Building Inspector	3,544
	Health Inspector and Rate Collector	3,604
aitland	Town Clerk, Overseer, etc. (part time)	2,000
arion	Town Clerk	7,032
311011	Assistant Town Clerk	4,954
	Deputy Building Surveyor	4,104
	Accountant and Treasurer.	4,134
	Valuator and Rate Collector	3,504
	City Gardener	3,604
	Engineering Supervisor	4,304
	Works Supervisor	3,454
	Assistant Works Supervisor	3,204
teham	Town Clerk	6,868
	Deputy Town Clerk	4,838
	Accountant Works Manager	4,134 4,608
	Deputy Building Surveyor	4,104
oonta	Town Clerk, etc.	3,814
ount Gambier	Town Clerk	6,306
The state of the s	Assistant Town Clerk	4,444
Murray Bridge	Town Clerk, etc.	4,654
	Assistant Town Clerk, etc.	3,290
	Supervisor of Works	3,404
racoorte	Town Clerk	4,966
	Electrical Engineer	3,904
1	Overseer	3,344
yneham	Town Clerk	$5,552 \\ 3,872$
	Assistant Town Clerk Works Superintendent	3,604
terborough	Town Clerk, Overseer, etc.	4,514
crborough	Electrical Engineer	3,704
	Assistant Electrical Engineer	3,104
rt Adelaide	Town Clerk and City Treasurer	7,194
	Assistant Town Clerk	5,068
	Building Surveyor	4,504
	City Valuator and Town Planner	4,504
	Accountant	4,334
	Rate Collector	3,444
•	Engineering Supervisor	4,204
	Deputy Building Surveyor	4,104
	Public Buildings Officer	3,750 2,704
	Superintendent of Works. City Inspector	3,704 3,504
	VIU 7 1110 POU UUI	0,004

Local Government Officers' Classification Board—Consolidating Determination—continued. THE FIRST SCHEDULE—continued.

Name of Municipal Council.	Title of Office.	Salary Payabl per Annum in
Port Augusta	Town Clerk, etc.	5,244
3	Assistant Town Clerk	3,704
	Overseer	3,474
ort Lincoln	Town Clerk, etc.	5,168
	Assistant Town Clerk, etc.	3,648
	Town Surveyor (Design)	4,304
ort Pirie	Town Clerk, etc.	5,936
	Deputy Town Clerk	4,172
	Chief Clerk/Accountant	3,404
	Electrical Engineer	4,104
	Assistant Electrical Engineer	3,304
	Chief Clerk/Accountant (General Fund)	3,204
	Paymaster	. 2,924
rospect	Town Clerk	5,846
	Deputy Town Clerk	4,100
	Overseer	3,544
uorn	Town Clerk, Overseer	4,104
Genmark	Town Clerk, Works Manager, etc.	5,368
	Assistant Town Clerk	3,648
1. 1	Overseer	3,244
alisbury	Town Clerk	7,068
	Assistant Town Clerk	4,978
	Accountant	4,334
	Planning and Design Officer	4,104
	Assessment Officer	3,504
	Works Superintendent	3,804
	Depot Manager, Purchasing and Stores Officer	3,400
	Valuator	3,504
t. Peters	Town Clerk	4,682
	Assistant Town Clerk	3,310
	Overseer	3,244
trathalbyn	Town Clerk, etc.	3,814
hebarton	Town Clerk, etc.	5,338
	Deputy Town Clerk	3,758
	Overseer	3,424
r 1	Town Gardener	3,104
Jnley	Town Clerk	6,644
	City Treasurer and Valuer	4,400
	Health Superintendent	4,400
	Works Supervisor	3,604
	Depot Foreman	3,054
	Female Office Executive	2,578
	Secretary to Mayor and Town Clerk	2,428
71 . TT 1	Head Gardener	3,504
ictor Harbour	Town Clerk, Overseer, etc.	4,820
7.11	Assistant Town Clerk	3,054
Valkerville	Town Clerk and Overseer	4,920
Vallaroo	Town Clerk, etc.	3,844
Vest Torrens	Town Clerk, etc.	6,992
	Assistant Town Clerk	4,926
	Design Surveyor	5,104
	Overseer	3,804
	Assistant Overseer	3,204
ites of Whenella Committee	Bookkeeper	4,034
ity of Whyalla Commission	Secretary	3,704
	Accountant	3,604
	Overseer	3,504
	Assistant Overseer	2,944
Zoodwille	Head Gardener	2,904
Voodville	Town Clerk	7,480
	Deputy Town Clerk	5,268
	City Treasurer	4,674
	Accountant	4,374
	Chief Inspector	4,104
	Rate Collector, etc.	3,674
	Building Surveyor	4,304
	Depot Manager	3,604
	Superintendent of Works	3,904
	City Gardener	3,664
	Overseer	3,604
	Works Supervisor	3,604
	Secretary to Mayor and Town Clerk	2,450

- (a) The above salaries shall be payable notwithstanding that the holder of any office also holds any other office or offices under the council not specified in this schedule.
- (b) As regards any person holding any office described in the above schedule which is therein referred to as "part time", if the holder of that office in any calendar month works in excess of 86 hours and if the work so in excess is worked at the direction of the council, the holder of the office shall be paid for the excess work at the appropriate rate shown in the following table, but the maximum amount which the council shall be obliged to pay as salary in any calendar month shall be the appropriate amount shown in the following table:—

Salary per Annum shown in the above Schedule.	· Rate per Hour at which the Excess Work is to be Paid.	Maximum Amount Payable in any Calendar Year.
\$ 2,000	2.00	\$ 3,918

THE SECOND SCHEDULE.

Salaries of Holders of Certain Offices under Certain District Councils,

Name of District Council.	Title of Office.	Salary Payable per Annum in \$
Angaston	District Clerk, etc.	4,746
0	Overseer	3,204
Balaklava	District Clerk, Overseer, etc	4,738
Sarmera	District Clerk, etc.	4,396
arossa	District Clerk, Overseer, etc	5,038
eachport	District Clerk, etc.	5,046
•	Overseer	3,554
erri	District Clerk, etc.	5,166
	Assistant District Clerk, Building and Health Inspector	3,646
	Electrical Engineer	3,904
	Overseer	3,280
lyth	District Clerk, Overseer, etc.	4,626
rown's Well	District Clerk, Overseer, etc	4,162
urra Burra	District Clerk, etc.	4,538
	Overseer, etc.	3,280
ute	District Clerk, Overseer, etc.	4,626
arrieton	District Clerk, Overseer, etc. (part time)	2,000
are	District Clerk, Overseer, etc.	4,838
eve	District Clerk, etc.	4,880
	Overseer	3,554
inton	District Clerk, Overseer, etc.	4,368
onalpyn Downs	District Clerk, etc.	5,096
onarpyn Downs	Overseer, etc.	3,404
arratal Proof	District Clerk, Overseer, etc.	4,062
rystal Brook		
udley	District Clerk, Overseer, etc. (part-time)	2,000
ast Murray	District Clerk, Overseer, etc	4,262
ast Torrens	District Clerk, Overseer, etc	4,312
lliston	District Clerk, etc.	4,838
	Overseer	3,554
ncounter Bay	District Clerk, etc.	4,730
	Overseer	3,280
udunda	District Clerk, etc.	4,268
anklin Harbour	District Clerk, etc.	4,626
••	Overseer	3,280
reeling	District Clerk, etc.	3,918
	Overseer	3,104
eorgetown	District Clerk, etc.	4,226
adstone	District Clerk, etc.	3,918
umeracha	District Clerk, etc.	4,070
	Overseer	3,280
allet	District Clerk, etc.	4,268
awker	District Clerk, etc.	3,958
mestown	District Clerk, etc.	4,688
	Assistant District Clerk and Weeds Officer	3,312
	Overseer	3,280
adina	District Clerk, Overseer, etc	4,838
anyaka	District Clerk, Overseer, etc	4,408
	Assistant District Clerk	2,904
apunda	District Clerk, Overseer, etc	4,526
aroonda	District Clerk, Overseer, etc	4,618

Local Government Officers' Classification Board—Consolidating Determination—continued. THE SECOND SCHEDULE—continued.

Name of District Council.	Title of Office.	Salary Payable per Annum in \$.
Kimba	District Clerk, etc.	4,612
	Overseer	3,404
Kingscote	District Clerk, etc.	5,146
	Assistant District Clerk	3,632
	Overseer	3,554
acepede	District Clerk, etc.	4,538
•	Weeds Control Officer	2,768
ameroo	District Clerk, etc.	4,846
	Overseer	3,104
aura	District Clerk, Overseer, etc	3,908
eHunte	District Clerk	4,988
	Overseer	$3,\!554$
incoln	District Clerk, etc.	4,996
	Overseer	$3,\!554$
oxton	District Clerk, etc.	5,266
. 1.1	Overseer, Surveyor	3,954
ucindale	District Clerk, etc.	5,196
fallala	Overseer	3,554
[allala	District Clerk, Overseer, etc	5,038
Lammum	District Clerk, etc.	4,730
Iarne	Overseer	3,280
leadows	District Clerk, Overseer, etc	4,818
icadows	Overseer	4,866
Ieningie	District Clerk, etc.	3,554 4,620
ionnigio	Overseer	4,630
Iillicent	District Clerk, etc.	3,280 5,166
	Assistant District Clerk, etc.	3,646
Inlaton	District Clerk, etc.	4,830
	Overseer	3,404
Iobilong	District Clerk, etc.	4,946
9	Works Superintendent	3,504
Iorgan	District Clerk, etc.	4,168
	Overseer	3,104
Iount Barker	District Clerk, Overseer, etc	5,296
Iount Gambier	District Clerk, etc	4,780
r	Overseer	3,404
Iount Pleasant	District Clerk, Overseer, etc	5,188
Iudla Wirra	District Clerk, Overseer, etc	4,668
Iunno Para	District Clerk, Overseer, etc	5,418
	Assistant District Clerk	3,464
	Works Superintendent	3,350
Junet Roy	Works Supervisor	2,850
Iurat Bay	District Clerk, Overseer, etc	5,076
aracoorte	District Clerk, etc.	5,304
oarlunga	Works Manager District Clerk, Building Surveyor, etc.	3,554
Containg a	Overseer	5, 43 0
	Overseer	3,504
Onkaparinga	District Clerk, Overseer, etc.	3,828 5,006
Prroroo	District Clerk	5,096 4,074
	Overseer	3,104
Owen	District Clerk, Overseer, etc.	3,10 4 4,576
aringa	District Clerk, Overseer	3,734
'eake	District Clerk, Overseer, etc	4,362
enola	District Clerk, etc.	5,154
	Overseer	3,554
	Assistant District Clerk	3,632
eterborough	District Clerk, etc	4,468
·	Overseer	3,280
innaroo	District Clerk	4,588
* : .	Overseer	3,280
irie	District Clerk, Overseer, etc	4,538
ort Broughton	District Clerk, etc.	4,288
lant Tilliat	Overseer	3,104
Port Elliot	District Clerk, Overseer, etc	5,296
Port Germein	Assistant District Clerk	3,388
ore Germent	District Clerk, etc.	4,488
Ort MacDonnell	Overseer	3,144
OIV BLOCKSONINGH	District Clerk, etc. Overseer	4,788
	LANDIGOOF	3,404

Local Government Officers' Classification Board—Consolidating Determination—continued. THE SECOND SCHEDULE—continued.

Name of District Council.	Title of Office.	Salary Payable per Annum in \$.	
ort Wakefield	District Clerk, Overseer, etc	4,162	
Redhill	District Clerk, Overseer, etc.	4,312	
liverton	District Clerk, Overseer, etc.	4.776	
obe	District Clerk, etc.	4,376	
obertstown	District Clerk, etc.	3,758	
opertstown	1 - 1		
1.11 (1	Overseer	3,104	
ddleworth	District Clerk, Overseer, etc	4,568	
edan	District Clerk, Overseer, etc	4,718	
nowtown	District Clerk, etc	4,176	
	Overseer	3,104	
palding	District Clerk, etc.	4,018	
	Overseer	3,104	
irling	District Clerk	5,116	
~	Chief Clerk	3,304	
	Overseer, etc.	3,416	
	Quarry Manager	2,654	
rathalbyn	District Clerk, etc.	4,638	
	Overseer	3,144	
treaky Bay	District Clerk, Overseer, etc.	5,226	
oromy bay	Assistant District Clerk	3,409	
antanoola	District Clerk, etc.	4,418	
	Overseer	3,280	
anunda	District Clerk, etc.	4,038	
atiara	District Clerk, etc.	5,664	
***************************************	Assistant District Clerk	3,884	
	Works Manager	3,854	
	Assistant Works Manager	3.004	
ea Tree Gully	District Clerk, etc.	6,070	
ea free Guny		4,282	
	Assistant District Clerk	3.904	
	Accountant		
	Works Superintendent	3,604	
	Works Supervisor (Subdivisions and Contracts)	2,850	
	Works Supervisor (Construction)	2,800	
	Works Supervisor (Maintenance)	2,800	
ruro	District Clerk, Overseer, etc	3,958	
umby Bay	District Clerk, etc.	4,730	
	Overseer	3,280	
Opper Wakefield	District Clerk, Overseer, etc	4,108	
Vaikerie	District Clerk, etc.	4,796	
alkerie	· · · · · · · · · · · · · · · · · · ·	3,280	
7	Assistant District Clerk	4,476	
Varooka	District Clerk, etc.		
7-11	Overseer	3,144	
illunga	District Clerk, Overseer, etc	5,030	
	Assistant District Clerk	3,058	
Vilmington	District Clerk, etc.	4,312	
	Overseer	3,144	
ankalilla	District Clerk, Overseer, etc	5,088	
Torke Peninsula	District Clerk, etc	4,496	
	Overseer	3,280	
Torketown	District Clerk, etc.	4,780	
	Overseer	3,280	

⁽a) The above salaries shall be payable notwithstanding that the holder of any office also holds any other office or offices under the council not specified in this schedule.

⁽b) As regards any person holding any office described in the above schedule which is therein referred to as "part-time," if the holder of that office in any calendar month works in excess of 86 hours, and if the work so in excess is worked at the direction of the council, the holder of the office shall be paid for the excess work at the appropriate rate shown in the following table, but the maximum amount which the council shall be obliged to pay as salary in any calendar month shall be the appropriate amount shown in the following table:—

Salary per Annum shown in the above Schedule.	Rate per Hour at which the Excess Work is to be Paid.	Maximum Amount Payable in any Calendar Year.
\$	\$	\$
2,000	2.00	3,918

THE THIRD SCHEDULE.

The minimum salary payable to any adult person holding the office of general inspector, traffic inspector, weights and measures inspector, building inspector, health inspector, nurse, or nurse inspectress under any municipal council or district council named in the first or second schedule hereto, which office is not described in the first or second schedule hereto, shall be the appropriate salary shown in the following table and as provided by paragraphs (1) to (10) of this schedule:—

	Inspectors.					
	Health Inspector.	Building Inspector.	Weights and Measures Inspector.	Traffic Inspector.	General Inspector.	
Salary payable during 1st year adult service Salary payable during 2nd year adult service Salary payable during 3rd year adult service Salary payable during 4th year adult service Salary payable during 5th year adult service Salary payable during 6th year adult service and thereafter	\$ 2,868 3,010 3,152 3,292 3,476 3,520	\$ 2,808 2,950 3,092 3,232 3,416 3,460	\$ 2,504 2,564 2,644 2,644 2,644 2,644	\$ 2,384 2,416 2,448 2,480 2,512 2,544	\$ 2,324 2,384 2,384 2,384 2,384 2,384 2,384	

- (1) If any person holds office as an inspector of any kind and also holds office as an inspector of any other kind and performs the duties attached to the second mentioned office, the salary for which is, in accordance with the above table, greater than that prescribed for the first mentioned office, then he shall, subject to paragraph (9) hereof, be paid at the appropriate rate set out in the above table for the second mentioned office.
- (2) A female inspector shall be paid at seventy-five per centum of the appropriate rate set out in the above table, or as the case may require, as varied pursuant to paragraph (9) hereof.
- (3) An inspector (whether a male or female) who is required by the council to supervise the work of two other inspectors shall be paid \$130 per annum in addition to the salary payable, pursuant to the above table.
- (4) An inspector (whether a male or female) who is required by the council to supervise the work of three or more other inspectors shall be paid \$260 per annum in addition to the salary payable, pursuant to the above table.
- (5) Every male or female health inspector who, pursuant to the Health Regulations, 1961, holds a certificate of competency for the purposes of the Health Act, 1935-1966, or a certificate of competency for the purposes of the Food and Drugs Act, 1908-1962, shall be paid \$50 per annum for each such certificate so held, in addition to the salary payable to him or her, pursuant to the above table.
- (6) Every female health inspector who is registered as a nurse under the Nurses Registration Act, 1920-1966, shall be paid \$50 per annum in addition to the salary payable to her pursuant to the above table: Provided if she also holds a certificate of competency for the purposes of the Health Act, 1935-1966, she shall, notwithstanding paragraph (5) hereof, not be paid in respect of that certificate as provided by paragraph (5) hereof.
- (7) The salary of any female employed by a council as a "nurse," "nurse inspectress" or under a similar title shall be seventy-five per centum of the salary appropriate for a health inspector, as set out in the above table, and for the purpose of the above table and paragraphs (1) to (6), (9) to (10), inclusive, hereto, she shall be deemed to be a health inspector.
- (8) Every male or female building inspector who, in pursuance of section 68a of the Building Act, 1923-1965, is authorized by the council to carry out any of the duties, or powers mentioned in the said section shall, whilst so authorized, be paid \$50 per annum in addition to the salary payable, pursuant to the above table.
- (9) (a) If any adult person holds the office of Health Inspector and also the office of Building Inspector and is usually employed for less than one third of his time on the duties of a Health Inspector, then whether or not he also holds the office of Weights and Measures, Traffic or General Inspector, or any of those offices, he shall be paid at the rate shown in the above table for a Health Inspector and appropriate for his years of service (as modified, as the case may require, by paragraph (2) of this schedule) less one half of the difference between that rate and the corresponding rate for a Building Inspector.
- (b) If any adult person holds the office of Health Inspector and also the office of Weights and Measures, Traffic or General Inspector, but does not hold the office of Building Inspector and is usually employed less than one third of his time on the duties of a Health Inspector, he shall be paid at the rate shown in the above table as that payable to a Building Inspector and appropriate for his years of service as modified as the case may require, by paragraph (2) of this schedule.
- (c) If an adult person holds the office of Building Inspector and also holds the office of Weights and Measures, Traffic or General Inspector or any of those offices, but does not hold the office of Health Inspector and is usually employed for less than one third of his time on the duties of a Building Inspector, he shall be paid at the rate shown in the above table for a Building Inspector and appropriate for his years of service (as modified, as the case may require, by paragraph (2) of this schedule) less one half of the difference between that rate and the corresponding rate for a Weights and Measures Inspector.
 - (d) Nothing in this sub-paragraph shall affect a payment to an inspector pursuant to paragraphs (3) to (6), both inclusive, of this schedule.
- (10) If any adult person is the holder of any office described in the First or Second Schedule and is also the holder of the office of Health Inspector then, notwithstanding the provisions of paragraph (a) of the First Schedule and of paragraph (a) of the Second Schedule, his salary shall be calculated as follows:—
 - (i) Subject to subparagraph (iii) hereof, if the said person is usually employed for more than one third or more of his time on the duties of a Health Inspector than he shall be paid at the rate for a Health Inspector set out in the above table and appropriate for his years of service and as modified, as the case may require, by paragraph (2) of this schedule;
 - (ii) Subject to subparagraph (iii) hereof, if the said person is usually employed for less than one third of his time on the duties of a Health Inspector then he shall be paid at the rate for a Health Inspector set out in the above table and appropriate for his years of service and as the case may require, modified by paragraph (2) of this schedule, less one half of the difference between that rate and the salary provided to be paid to that person by the first or second schedule, as the case may be;

- (iii) If the salary to the said person payable according to subparagraphs (i) or (ii) hereof would be less than the salary provided to be paid to that person by the first or second schedule, as the case may be, then the salary payable shall be that provided to be paid by the first or second schedule, as the case may be;
- (iv) In every such case the said person shall be entitled to any payment provided to be paid pursuant to paragraphs (3) to (6), both inclusive, of this schedule.
- (11) If any adult person who holds the position of inspector with any council and carries out duties other than those carried out by a Health, Building, Weights and Measures or Traffic Inspector, shall be classified as a General Inspector and paid in accordance with the scale of salaries set out in the Third Schedule for a General Inspector and appropriate for his years of service.

THE FOURTH SCHEDULE.

The minimum salary payable to the holder of any office under any municipal council or district council named in the first or second schedules hereto, which office is not described in the first to third schedules (both inclusive) hereto, shall, if the holder of the office is an adult male, be the appropriate salary shown in the following table:—

Male Officers.

	Without Intermediate	With Intermediate	With Leaving
	Certificate.	Certificate.	Certificate.
Salary payable during the first year of adult service Salary payable during the second year of adult service Salary payable during the third year of adult service Salary payable during the fourth year of adult service Salary payable during the sixth year of adult service Salary payable during the sixth year of adult service Salary payable during the seventh year of adult service Salary payable during the eighth year of adult service Salary payable during the ninth year of adult service	\$ 2,004 2,104 2,204 2,304 2,404 2,504 2,604 2,704 2,804	\$ 2,104 2,214 2,324 2,444 2,564 2,684 2,804 2,924 3,044	\$ 2,204 2,324 2,444 2,564 2,684 2,804 2,924 3,044 3,044

THE FIFTH SCHEDULE.

The minimum salary payable to the holder of any office under any municipal council or district council named in the first and second schedules hereto, which office is not described in the first to fourth (both inclusive) schedules hereto shall, if the holder of the office is an adult female, be the appropriate salary shown in the following table:—

Female Officers.

	Salary per Annum	Salary per Annum	Salary per Annum
	Payable to Officer	Payable to Officer	Payable to Officer
	Included in Class A.	Included in Class B.	Included in Class C.
Salary payable during the first year of adult service	\$ 1,708 1,808 1,858 1,928 1,988 2,048 2,088	\$ 1,838 1,918 1,978 2,058 2,118 2,148 2,208	\$ 1,878 1,958 1,978 2,078 2,138 2,198 2,248

For the purpose of calculating the salaries payable pursuant to this schedule, every adult female officer shall be included in one or other of the following classes according to the work performed by her:—

Class A.—All typistes (other than stenographers and typistes); all typistes and clerks; and all clerks (including operators of adding machines); and all other adult female officers not included in Class B or Class C.

Class B.—All stenographers and typistes.

Class C.—All operators of ledger machines, book-keeping machines, or calculating machines (other than operators of adding machines), and all female officers principally employed as cashiers.

THE SIXTH SCHEDULE.

The minimum salary payable to the holder of any office under any municipal council or district council named in the first or second schedule hereto which office is not described in other schedules hereto, shall, if the holder of the office is less than 21 years of age, be the appropriate salary shown in the following table:—

Juveniles.

		Male.			Female.		
	Without With With Intermediate Certificate. Certificate. Certificate.			Class A.	Class B.	Class C.	
0 10 1 1 1	\$	\$	\$	\$	\$	\$	
Over 16 years and under 17 years	927	1,034	1,153	1,066	1,151	1,215	
Over 17 years and under 18 years	1,109	1,215	1,324	$1,\!173$	1,258	1,308	
Over 18 years and under 19 years	1,290	1,396	1,552	1,278	1,338	1,398	
Over 19 years and under 20 years	1.514	1,620	1,778	1,378	1,458	1,518	
Over 20 years and under 21 years	1,734	1,834	2,004	1,478	1,598	1,678	

For the purposes of calculating the salaries payable pursuant to this schedule to female officers, any female officer whose age is less than 21 years shall be included in one or other of the following classes according to the work performed by her —

Class A.—All typistes (other than stenographers and typistes); all typistes and clerks; and all clerks (including operators of adding machines); and all other female officers not included in Class B or Class C.

Class B.—All stenographers and typistes.

Class C.—All operators of ledger machines, book-keeping machines, or calculating machines (other than operators of adding machines), and female officers principally employed as cashiers.

THE SEVENTH SCHEDULE.

Scale of Allowances per Mile to be made for the use of Motor Vehicles (Other than Motor Cycles).

	Where Officer is Employed by Any Metropolitan Council.		Where Officer is Employed by Any Other Council.	
·	For First 5,000 Miles in Any Financial Year.	For All Subsequent Mileage in any Financial Year.	For First 5,000 Miles in Any Financial Year.	For All Subsequent Mileage in any Financial Year.
	c	c	c	c
Motor Vehicle of 1	5 H.P. or Less.			
Amount in cents to be allowed per mile	8	5.7	8.5	6.2
Motor Vehicle Ov	er 15 H.P.			
Amount in cents to be allowed per mile	9.1	6.4	9.6	6.9

In the above table "metropolitan council" means any council defined as such by the Local Government Act, 1934-1966.

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- (a) the minimum salary payable to the holder of any office was fixed by the First or Second Schedule of the Determination of the board made on the 8th December, 1965 (hereinafter referred to as "the determination of 8th December, 1965"); and
- (b) the provisions of either of the said Schedules are varied by this Determination so that the reference to the said salary has been deleted from that Schedule and so that the salary payable to the holder of the office is fixed by one of the other schedules of the Determination of 8th December, 1965; and
- (*) the minimum salary payable pursuant to the first or second schedule of the Determination of 8th December, 1965, to the person who is the holder of that office at the time this Determination comes into operation is greater than the minimum salary payable to the holder of that office pursuant to another schedule of the Determination of 8th December, 1965.

then the minimum salary payable to that person shall continue to be that fixed in the first or second schedule of the determination of 8th December, 1965, until such time as, pursuant to any other schedule of the determination of 8th December, 1965, the minimum salary would be greater than the salary fixed by the first or second schedule threeof.

27th February, 1967.

THE INDUSTRIAL CODE, 1920-1966.

FIRE-WATCHMEN CONCILIATION COMMITTEE,—AWARD PUBLISHED.

THE award of the Conciliation Committee, formerly Industrial Board, constituted by notice published in the *Government Gazette* of the 18th August, 1966, in respect of the occupation and callings of persons (other than employees of the corporation of the city of Adelaide) employed as fire-watchmen in places of public entertainment is as follows:—

SECTION "A'"—PERMANENT THEATRE FIREWATCHMEN.

(The rates fixed hereunder are based on the weekly wage of \$32.80 per week or 82 cents per hour.)

CLAUSE 1. WAGES.

The rates of pay, paid to fire-watchmen (subject to adjustment as hereinafter mentioned) shall be as follows:—

- (a) At any theatre at which two performances are held daily (Sundays excepted) and both in day time \$33.60 per week.
- (b) At any theatre at which two performances are held daily (Sundays excepted) one in the day time and one in the night time \$33.67 per week.
- (c) At any theatre at which three performances are held daily (Sundays excepted) in the morning, afternoon and night \$41.20 per week.
- (d) At any theatre at which performances are held daily (Sundays excepted) in the morning, afternoon and night as one continuous session, or where four or more performances are held in one day \$41.20 per week. Should a theatre change from one type of performance to another the new rate shall be paid as laid down in subclauses (a) to (d) hereof from the first day of the new performance.
- (e) The rates of pay in this award shall be increased or decreased in accordance with any increase or decrease in the living wage for adult male employees which may be determined by the Commission during the continuance of this award, such increases or decreases to come into effect at the same time as the award making such increases or decreases shall come into force.

CLAUSE 2. OVERTIME RATES.

Any time which a fire-watchman falling within clause 1 is required to be on duty at a theatre before 9.30 a.m. or after 11.15 p.m. or in excess of 52 hours in any week, shall be regarded as overtime, such overtime to be totalled for each calendar week, and paid for at the rate of \$1.29 per hour or part thereof, except as hereinafter provided. The aforementioned clause 2 is not to be applied to special performances.

CLAUSE 3. SPECIAL RATES.

- (a) When any theatre firewatchman falling within subclauses (a) to (e) of clause 1 is brought on for a special late night or early morning performance, he shall be paid \$6.86 for such duty, which amount shall be paid in those circumstances in lieu of the overtime rates fixed by clause 2, and for all time after four hours at \$1.72 per hour or part thereof.
- (b) Firewatchmen employed at places of amusement other than picture theatres, shall be paid at the rate of \$1.72 per hour or part thereof after midnight until 1 a.m., thereafter \$2.57 per hour or part thereof.
- (c) All firewatchmen covered by clause 1, subclauses (a) to (e) required to attend on a Sunday at a theatre where a special Sunday performance is held, shall be paid at the rate of \$1.72 per hour or part thereof with a minimum payment of \$6.86.
- (d) All firewatchmen covered by clause 1, subclauses (a) to (d) hereof shall be paid a meal allowance of 60 cents per day.

CLAUSE 4. SUNDAYS AND PUBLIC HOLIDAYS.

All firewatchmen on duty on any public holiday prescribed in the Holidays Act of South Australia, 1910-1959 (or days observed in lieu thereof, or any additional day or days

proclaimed under the said Act), shall be paid at the rate of double time for the hours on duty, with a minimum payment of \$6.86

CLAUSE 5. ANNUAL LEAVE AND SICK LEAVE.

- (a) Firewatchmen to whom the rates set out in clause 1 of this award apply, shall, after 12 months' continuous service, be granted three weeks' leave per annum on full pay.
- (b) When a public holiday occurs during a firewatchman's annual leave and such public holiday would ordinarily have been a day on which he was rostered for duty such day shall, at the option of the employer, either be added to the firewatchman's annual leave or be paid for by the employer.
- (c) Firewatchmen to whom the rates set out in clause 1, subclauses (a), (b) and (c) of this award apply, shall be granted two days' leave per fortnight.
- (d) Firewatchmen to whom the rates set out in clause 1, subclause (d) of this award apply, shall be granted two days leave per week.
- (e) Sick leave: one week's sick leave per annum after six months' service. If such leave is not taken during a year it shall accumulate from year to year.

SECTION "B"—"PER DUTY" FIREWATCHMEN. CLAUSE 1. WAGES.

(a) A fee of 86 cents per hour or part thereof with a minimum of \$3.43 shall be paid for any duty: the time to be calculated from the time that the firewatchmen sign on for any duty and all such duties shall be deemed to have terminated not later than 11.10 p.m. For any time on duty after 11.10 p.m. until 11.30 p.m. the fee shall be \$1.29; if the finishing time shall be after 11.30 p.m. but before midnight, in lieu of \$1.29 the fee be \$1.72.

The foregoing subclause is subject to the following exceptions:—

- (i) For any special duty at which a firewatchman books on at 7.30 p.m. or later and is timed to finish at midnight the fee shall be \$5.14. For the next hour or part thereof after midnight \$1.72 shall be paid in addition to the prescribed fee.
- (ii) For any special duty at which a firewatchman books on at 7.30 p.m. or later and is timed to end at 1 a.m. the fee shall be \$6.86 and for an hour or part thereof after 1 a.m. \$2.57 shall be paid in addition to the prescribed fee.
- (iii) For any racecourse or trotting duty within a 10 mile radius of the Adelaide G.P.O., the fee shall be \$5.71 except that on gazetted public holidays the fee shall be \$8.56.
- (iv) For any duty at the Rowley Park Speedway or at any other place where motor speed contests are held or at the Memorial Drive for the South Australian Lawn Tennis Association, football matches, cricket matches at the Adelaide Oval, and exhibitions, the fee for the first six hours or any part thereof shall be \$5.71 except that on gazetted public holidays the fee shall be \$8.56. For every hour or part thereof in excess of 6 hours an hourly rate of 86 cents shall be paid except that on gazetted public holidays such hourly rate shall be \$1.29.
- (v) For any racecourse or trotting duty beyond 10 mile radius of the Adelaide G.P.O. (except Oakbank) the fee shall be \$8.56.
- (vi) For any racecourse duty at Oakbank the fee shall be
- (vii) The rates of pay in this award shall be increased or decreased in accordance with any increase or decrease in the living wage for adult male employees which may be determined by the Commission during the continuance of this award, such increases or decreases to come into effect at the same time as the award making such increases or decreases shall come into force.

CLAUSE 2. SPECIAL RATES.

- (a) Any firewatchman brought on for a special late night or early morning performance shall be paid at the rate of \$1.72 per hour or part thereof, with a minimum payment of \$6.86.
- (b) A per duty firewatchman who is required to work the same times as the permanent theatre firewatchman he is relieving shall be entitled to a meal allowance of 60 cents per day if the permanent theatre firewatchman had been eligible for such payment.

CLAUSE 3. SUNDAYS AND PUBLIC HOLIDAYS.

- (a) Any firewatchman who is on duty and who is employed pursuant to—
 - (i) Subclause (a) of clause 1 shall be paid therefor at double the amounts prescribed in clause 1 if on duty on Christmas Day, Labor Day or Good Friday and at one and a half times the amounts so prescribed on any other gazetted holiday.
 - (ii) Paragraphs (i) and (ii) of clause 1 shall be paid therefor at one and a half times the amounts prescribed in paragraph (i) of clause 1 to the extent that the maximum payment shall be calculated at \$2.57 per hour or part thereof on duty, and that the minimum payment shall be the sum of \$7.71, if the portion of the duty required before midnight falls on any gazetted public holiday or a Sunday.
- (b) Any firewatchman who is required to be on duty on any portion of a Sunday other than for the purpose of duties covered by paragraphs (i) and (ii) of clause 1 and clause 2 of section "B", shall be paid \$1.72 per hour or part thereof, with a minimum payment of \$6.86.

CLAUSE 4.—ANNUAL LEAVE.

- (a) Performance workers in theatres who are employed for at least 6 performances spread over any one week, shall receive 2 weeks' annual leave after 1 full year's service, as defined in subclause (b) hereof, with payment at the rate of 24 hours for each week.
- (b) A full year's service for the purpose of this clause shall mean service for 52 weeks in each of which the employee works for at least 6 performances. Such weeks need not be succeeding weeks.
- (c) Subject to the provisions of suclause (d) hereof pro rata payment at the rate of 24/13 hours for each completed 4 weeks of service as described in subclause (a) hereof shall be made in cases where the employment is terminated and the employee has 4 weeks or more of such service with the employer.
- (d) Should an employee be summarily dismissed the provisions of subclause (c) hereof shall not apply.

PERIOD OF OPERATION.

This award shall operate on and from the 9th day of March, 1967, except clause 4 of section "B" which shall operate on and from the 1st day of January, 1967. The award shall remain in force until the 31st day of December, 1967.

Dated this 9th day of March, 1967.

W. C. LEAN, Chairman.

The above award is published pursuant to section 186 of the Industrial Code.

C. S. Chislett, Acting Industrial Registrar. 10th March, 1967.

THE Industrial Agreement Variation hereunder published was filed (1965 No. 29) in the office of the Industrial Registrar on 10th March, 1967.

K. D. HILTON, Industrial Registrar.

THIS INDUSTRIAL AGREEMENT made in pursuance of Part II of the Industrial Code, 1920-1966, on 7th March, 1967, varying the Industrial Agreement made on 1st day of June, 1965, between Southern Australia Perpetual Forests Limited (hereinafter referred to as the "company") of the one part and the Australian Workers' Union (South Australian Branch) an Association composed of, or representative of employees (hereinafter referred to as the "association") of the other part, witnesseth that it is hereby agreed by and between the parties that this Agreement shall be varied by deleting subclause (2) of clause 4, Wages, and inserting in lieu thereof the following:—

aster referred to as the "association") of the	
VITNESSETH that it is hereby agreed by and	between t
arties that this Agreement shall be varied by lause (2) of clause 4, Wages, and inserting in	deleting su
he following:—	i neu there
(2) Marginal Additions.	
	\$
1. Forest worker	4.10
2. Nurseryman	4.90
3. Prunerman	4.90
4. Employee engaged in cleaning and/or shoot cutting	4.55
5. Employee engaged in mullonising and/or grubbing	5.60

certificate issued by the Conservator of
Forests whilst attending fires 6.10

8. Driver of motor freight vehicles not For classifications

exceeding 25cwt. capacity
9. Driver of motor freight vehicle exceeding 25cwt. but not exceeding 3 tons capacity

10. Driver of motor freight vehicle exceeding 3 tons capacity but not exceeding 6 tons capacity

For classifications 8, 9, 10, those rates currently applicable in the Drivers of Goods Carrying State Award shall apply, or as amended from time to time.

11. Drivers of wheel driven tractors 9.15

12. Drivers of track driven tractors 12.30

13. Leadings hands—Employees appointed leading hands shall in addition to their normal rate be paid extra per week . . . 2.30

14. Fire tower watcher (as defined) 5.60

The above rates shall apply as and from the 6th day of February, 1967.

In WITNESS whereof the parties hereto have hereunder set their hands and seals this 7th day of March, 1967.

THE COMMON SEAL of SOUTHERN AUSTRALIA PERPETUAL FORESTS LIMITED has been hereto affixed by the undersigned by direction of the Board of Directors:—

(L.S.) H. BOULLY, Director. CHARLES H. HOMES, Secretary.

SIGNED on behalf of the Australian Workers' Union (South Australian Branch) by:—

JOHN DAVID WRIGHT, President, in the presence of:—J. D. MILLER.

J. D. WRIGHT.

DONALD NEWTON CAMERON, Secretary, in the presence of:-

D. N. CAMERON.

GENERAL CONDITIONS UNDER WHICH CROWN LANDS ARE SOLD UNDER AGREEMENT WITH COVENANT TO PURCHASE OR LEASED IN PERPETUITY.

UNDER THE CROWN LANDS ACT, 1929-1966.

APPLICATIONS for agreement or lease are made subject to the following conditions:

Separate applications for agreement or lease must be made to the Director of Lands by sealed letter, endorsed "Application for Agreement or Perpetual Lease," whichever the applicant requires, also stating the district where land is situated, and giving name in full, occupation, and address of applicant.

Applications received will be dealt with at a meeting of the Land

Every application must be accompanied by a statement that the applicant is over 18 years of age. A false statement as to age will involve forficture of the agreement or lease and moneys paid on account thereof.

Stamp duty will be payable on each perpetual lease.

Stamp duty will be payable on each perpetual lease.

The agreement or lease, as the case may be, will be prepared and forwarded in triplicate to the successful applicant or his agent. Every successful applicant must within twenty-eight days after receipt of the agreement or lease, or within such further time as The Minister of Lands (hereinafter called the Minister) allows, execute and return the agreement or lease in triplicate to the Minister, together with fee for agreement or lease, \$8, and the first half-yearly instalment for agreement or the first year's rent and stamp duty for lease or the unpaid balances thereof, failing which the Minister may by notice in writing, served on the successful applicant personally or by post, declare that the said successful applicant has forfeited all moneys paid by him and his right to an agreement or lease.

by him and his right to an agreement or lease.

No agreement or lease of Crown lands shall be granted to any person who is already the holder of lands (except town or city lands or lands held under pastoral or miscellaneous leases) of the unimproved value of \$15,000 or who would thereby become the holder of lands exceeding such value, except where the land to be allotted is suitable only for pastoral purposes and the carrying capacity of such land and all other lands held would altogether not exceed 5,000 sheep; or 10,000 sheep if the land is situated outside of hundreds or situated in any of the hundreds set out in the eleventh schedule to the Crown Lands Act, 1929-1966. (Except as provided by subsection (2) of section 31 of the Crown Lands Act, 1929-1966.)

No purchaser or lessee shall be entitled to impound any cattle or sheep trespassing on any land comprised in his agreement or lease and which adjoins a travelling stock reserve, unless such land shall be enclosed with a fence sufficiently substantial and close to ordinarily resist the trespass of the cattle or the sheep trespassing.

In deciding between applicants for the same section of land, the Board may give the preference to the applicant who shall agree to take the section on condition of personal residence: and every agreement or lease so granted shall contain a covenant by the purchaser or lesse to personally reside on such land for nine months at the least in every year of the term.

The purchaser or lessee will be liable for any amounts due on account of wirenetting, fencing materials, waterpiping, vermin rates, wild dog rates, or rates under the Dog Fence Act.

All agreements and leases shall commence from a date to be fixed by the Land Board when allotting the land.

RESERVATIONS, COVENANTS, CONDITIONS, AND PROVISIONS APPLICABLE TO AGREEMENTS.

- 1. There are excepted and reserved all gold, silver, copper, tin, and other metals, all ores and other substances containing metals, all minerals, and all gems and precious stones, coal, and mineral oils upon, in, or under the land to the vendor, and all persons lawfully claiming under or authorized by him with full and free liberty of access, ingress, egrees, and regress with or without horses, cattle, carts, drays, carriages, engines, and all necessary implements and things into, upon, and from the land for all reasonable purposes, and to cut, dig, sink, try, search, work, remove, and dispose of all or any of the said excepted and reserved things.
- 2. The purchaser shall purchase the section and the improvements thereon from the Crown at the price fixed by the Land Board and published in the Government Gazette notice that the section is open to be taken up on agreement with covenant to purchase, and the purchaser shall pay for the land and improvements by twenty instalments payable half-yearly in advance, as provided by the Act: Provided that the purchaser may complete purchase of his land at any time after six years from the date of the agreement on payment of the balance of purchase-money and interest to date of completion: Also provided that the conditions of the agreement have been fully complied with to the satisfaction of the Minister.
- 3. The purchaser will pay and discharge all rates, taxes, assessments, impositions and outgoings which shall become payable in respect of
- 4. The purchaser shall and will during the first five years from the date of the agreement substantially fence the boundaries of the land vith a fence or wall ordinarily capable of resisting the trespass of cattle, and will, until the completion of the purchase of the land, maintain and uphold such fence in good and substantial repair.
- 5. The purchaser will during the agreement keep and maintain in good and tenantable repair and condition all improvements on the land

- 6. The purchaser will during the first two years from the date of the agreement clear so as to render available for cultivation, or so as to improve the grazing capacity thereof, not less than one-eighth of the area specified in that behalf in the advertisement in the Government Gazette declaring the lands open for application and will during the second two years clear as aforesaid not less than one-eighth of the area so specified and will during each succeeding year clear as aforesaid not less than one-eighth of the area so specified, until the whole of the area so specified has been cleared, and will at all times keep available for cultivation or grazing, as the case may be, the land so cleared.
- 7. The purchaser will not, without the consent of the vendor being first had and obtained, transfer, sublet, encumber, or mortgage the land.
- 8. The purchaser will, subject to the regulations in force for the time being under the Mining Act, 1930-1962, or any other Act authorizing the making of regulations, permit every gold or mineral lessee or licensee holding a lease or licence the Mining Act, 1930-1962, or any other Act for the time being authorizing the granting of gold or mineral leases or licences of or respecting any of the land and all persons authorized by such lessee or licensee to have free and unrestricted access to and egress from the land comprised in such gold or mineral lease or licence.
- in such gold or mineral lease or licence.

 9. The purchaser will insure, and during the agreement keep insured, in the full insurable value thereof in some insurance office in Adclaide to be approved by the vendor, all buildings, erections, and other improvements the property of the vendor upon the land or which may thereafter be thereupon, against loss and damage by fire, storm, and tempest, such insurance to be in the joint names of the purchaser and the vendor, and will forthwith lodge the policy of every such insurance in the office of the vendor, and will forward to the vendor the receipts for the premiums payable in respect of every such policy within seven days after the same shall become due, and if the foregoing covenant shall not be duly observed then the vendor shall be at liberty to insure the said buildings, erections, and other improvements in manner aforesaid and to recover the amount paid for such insurance in like manner as the instalments under the agreement are recoverable when in arrear, and all sums of money received under any such insurance shall be laid out in re-instating the premises in respect of which the same shall have been received. been received.
- 10. The purchaser will destroy all rabbits on the land and fill up their burrows to the satisfaction of the vendor, and will forthwith commence to destroy all such other vermin on the land as are, by or under the Vermin Act, 1931-1964, or by or under any other Act for the time being in force in the State of South Australia, declared to be vermin, and will keep the land free of all vermin to the satisfaction of the vendor during the agreement and will destroy and keep the land free from all weeds which are declared by the Governor by regulation under the Weeds Act, 1956-1963, to be dangerous or noxious weeds.

 11. The purchaser will neither allow to remain nor erect nor suffer the erection of any brush fence upon the land.
- 12. The purchaser shall and will set apart and reserve for the growth of timber at least five acres of every two hundred and fifty acres of the land, and shall not and will not destroy or permit or suffer to be lestroyed any timber trees growing thereon at any time.
- 13. The purchaser will set apart and keep reserved for the purpose of preventing soil crosion such areas of the land comprised in the agreement, being areas covered with natural scrub growth, as the Minister or his servants shall notify to the purchaser, and will not destroy or permit to be destroyed an natural scrub growth growing on the said areas: The said areas will be of the respective sizes and in the respective positions notified to the purchaser by the Minister or his servants, provided that the total area of the said areas shall not exceed one-tenth of the area of the land comprised in the agreement, or such greater area as the Minister on the recommendation of the Land Board may determine in any particular case. The land to be set apart and kept reserved pursuant to this clause shall be in addition to the land required to be set apart and reserved pursuant to clause 12 hereof.
- required to be set apart and reserved pursuant to clause 12 hereof.

 14. The Minister may at any time or from time to time resume possession of all or any part of the land for roads, railways, or for sites for towns or park lands, or for mining purposes, or for any public purpose whatsoever after the expiration of three calendar months from the giving by the said Minister to the purchaser of notice in writing of the intended resumption, and immediately upon the giving of such notice the right of the purchaser to complete the purchase shall cease and determine and be void as to all or such of the lands as shall be specified in such notice, and that immediately after the expiration of the said three calendar months the agreement and the right of the purchaser to possession shall cease and determine and be void as to all or such part of the lands as shall be specified in such notice, anything in the agreement to the contrary notwithstanding: Provided that on any resumption the purchaser shall, except as hereinafter in the next following clause is provided, be paid compensation for the loss the purchaser shall sustain thereby, and in case of dispute the amount of such compensation shall be determined by the Land Board or, at the option of the said Minister or the purchaser, in the manner provided by section 289 of the Crown Lands Act, 1929-1966.
- 15. The vendor reserves unto himself and all persons and bodies authorized by him full right and liberty without any payment to the purchaser by way of compensation from time to time and at all times with or without beasts of draught or burden or any vehicles whatever to enter into and upon the land for the purposes of laying pipes or a pipe track in, along, over, or under the land and to view the condition

of and to cleanse, relay, repair, and maintain the said pipes or pipe track, and to allow water to be in and to flow through the said pipes or pipe track, and to construct drains and pipe tracks, and to lay pipes where required in, along, over, or under the land, and to view the condition of and cleanse, relay, repair, and maintain the said drains and pipe tracks and pipes, and to allow water to be in and to flow through the said drains, pipe tracks, and pipes.

- 16. It shall be lawful for the vendor and all persons authorized by him at all times unrestrictedly to enter into and upon the land before completion of the purchase thereof.
- 17. The purchaser shall and will permit the Crown and the owner of any mining claim situated on the land and the holder of any mining lease of the whole or any portion of the land or under any law in force for the time being relating to mining with or without workmen full and free liberty of access, ingress, cgress, and regress into, upon, and from the land comprised in such claim or lease.
- 18. The agreement shall be liable to forfeiture if any of the instalments reserved by the agreement shall be unpaid and in arrears for more than six months after the day whereon the same is made payable by the agreement, the purchaser having had at least three months previous notice in writing demanding its payment, or if the vendor shall be satisfied there has been a breach in the performance of any of the covenants contained in the agreement or that the agreement is liable to forfeiture, and the vendor may re-enter and take possession of the land, and it shall be lawful for the Minister, before or after re-entry, to cancel and determine the agreement and these possession of the land, and it shall be lawful for the Minister, before or after re-entry, to cancel and determine the agreement and the said Minister may thereupon insert a notice in the Government Gazette declaring the agreement to be forfeited, and such notice appearing in the Government Gazette shall in all courts and elsewhere and under all circumstances be taken to be conclusive evidence that the agreement has been legally sancelled and forfeited: Provided that the vendor or the said Minister shall not (except in the case of an instalment being unpaid and in arrear as aforesaid or of a breach of Clause 7 hereof) exercise the powers expressed in this clause in case of a breach of covenant before the expiration of a period of three months after notice has been given to the purchaser of such breach and requiring the performance of the covenant: Provided nevertheless that if notice has been given to the purchaser of such provers: Provided also that the said Minister instead of exercising such powers: Provided also that the said Minister instead of exercising such power of forfeiture or cancellation as aforesaid may by notice in writing to the purchaser impose on the purchaser a penalty of such sum as may be fixed by the Land Board constituted under the Crown Lands Act, 1929-1966, and such penalty shall be recoverable in the same manner as the instalme
- 19. Any notice to be served or given to the purchaser under the agreement shall be deemed to have been duly served or given if the same be sent through the post office, enclosed in an envelope addressed to the purchaser at any address stated in any recent application, letter, or documents received from him or at his usual or last known place of abode in the said State, or to the care of any solicitor, attorney, or agent acting in the purchaser's behalf in the particular matter in respect whereof such notice is given, and such notice shall be deemed to have been served or given on, and time shall run from the day of the posting thereof as aforesaid.

RESERVATIONS, COVENANTS, AND CONDITIONS APPLICABLE TO PERPETUAL LEASES

(some of which, shortly stated below, are more fully set out in the Crown Lands Act, 1929-1966).

RESERVATIONS.

20. There are reserved to the Crown all gold, silver, copper, tin, and other metals, all ores, and other substances containing metals, all minerals, and all gems and precious stones, coal, and mineral oils, with incidental powers of search and mining: And also the right to enter upon the land leased to construct drains and/or pipe tracks and/or to lay pipes and/or to conserve water for public use where required without any payment to the lessee by way of compensation.

COVENANTS.

- 2. The lessee shall-
- (a) Pay all rents annually in advance.
- (b) Enclose the land with a cattle-proof fence before the end of the fifth year of the lease.
- (c) Keep in good repair all Crown improvements (if any) on the land.
- (d) During the first two years clear so as to render available for cultivation, or so as to improve the grazing capacity thereof, not less than one-eighth of the area specified in that behalf in the lease, and will during the second two years clear as aforesaid not less than one-eighth of the area so specified, and will during each succeeding year clear as aforesaid not less than one-eighth of the area so specified, until the whole of the area so specified has been cleared, and will at all times keep available for cultivation or grazing, as the case may be, the land so cleared.
- (e) Forthwith commence to destroy and to keep the land and the adjoining half width of all public roads adjacent thereto free from vermin to the satisfaction of The Minister of Lands (hereinafter called the Minister) during the lease, and fill up all burrows on the land and the said half width of road.
- (f) Destroy and keep the land free from all weeds which are declared by the Governor by regulation under the Weeds Act, 1956-1963, to be dangerous or noxious weeds.

- (g) Insure and keep insured, in the full insurable value thereof. against loss and damage by fire, storm, and tempest all buildings, erections, and other improvements, the property of the Crown upon the land in the joint names of the Minister and the lessee, in some insurance office in Adelaide to be approved of by the Minister, and forthwith lodge the policy of such insurance in the office of the Minister, and forward to the Minister the receipts for the premiums payable in respect of such policy within seven days after the same shall become due. The Minister may insure on default by the lessee and recover all amounts paid for such insurance in like manner as the rents are recoverable.
- (h) Permit the Minister and his authorized agents at all times to enter upon the land to search and mine for minerals on the land and remove therefrom any minerals or other things reserved and belonging to the Crown and also to permit the owner of any mining claim situated on the land and the holder of any mining lease of the whole or any portion of the land under any law in force for the time being relating to mining, with or without workmen, full and free liberty of access, ingress, egress, and regress into, upon, and from the land comprised in such claim or lease.
- (i) Set apart and reserve at least five acres of every two hundred and fifty acres for the growth of timber, and no timber trees growing thereon shall be destroyed.
- thereon shall be destroyed.

 (j) Set apart and keep reserved for the purpose of preventing soil erosion such areas of the land comprised in the lease, being areas covered with natural scrub growth, as the Minister or his servants shall notify to the iessee, and will not destroy or permit to be destroyed any natural scrub growth growing in the said areas; the said areas to be of the respective sizes and in the respective positions notified to the lessee by the Minister or his servants: Provided that the total area of the said areas shall not exceed one-tenth of the area of the land comprised in the lease, or such greater area as the Minister on the recommendation of the Land Board may determine in any particular case. The land to be set apart and kept reserved pursuant to this clause shall be in addition to the land required to be set apart and reserved pursuant to clause (h) hereof. hereof
- (k) Pay and discharge all rates, taxes, assessments, impositions, and outgoings which shall become payable in respect of the land.
- (l) Pay for the improvements (if any) on the land in the manner prescribed: Provided that in the event of any instalment being in arrear the lessee shall pay interest thereon at the rate of 5 per centum per annum from the date such instalment shall become due until the date of payment thereof: Provided also that the lessees shall have the right to pay off the whole or any portion of the money payable under this covenant, together with interest then due, at any time.

And the lessee shall not-

- (m) Transfer, assign, sublet, encumber, or mortgage the land or any part thereof without the written consent of the Minister first had in each case.
- (n) Erect brush fence or suffer or permit the same to be erected or to remain on the land.

CONDITIONS.

- 3. The lease shall be liable to forfeiture in the following cases:-
- (a) If default be made in payment of any rent in arrear for six months, after the same falls due, the lessee having had at least three months' previous notice in writing demanding its payment; or if
- (b) default be made in the performance of any covenant; or if
- (c) the land shall be transferred, sublet, or mortgaged without the written consent of the Minister first had in each case; or if
- (d) the lessee shall refuse to permit the Crown by its officers or servants to enter upon the land to construct drains and/or pipe tracks and/or to lay pipes and/or to conserve water for public use; or if
- (e) the lessee shall refuse to permit the Minister and his authorized agents and the owner of any mining claim and the holder of any mining lease to exercise the liberty hereinbefore mentioned; or if
- (f) the lessee shall not set apart and reserve for the growth of timber at least five acres of every two hundred and fifty acres of the land, or if the lessee shall destroy or permit or suffer to be destroyed any timber trees growing thereon; or if
- (g) the lessee shall not set apart and thereafter keep reserved for the purpose of preventing soil erosion such areas of the land comprised in the lease, being areas covered with natural scrub growth, of the respective sizes and in the respective positions notified to the lessee by the Minister or his servants, or if the lessee shall destroy or permit to be destroyed any natural scrub growth growing on the said areas; or if
- (h) the lessee shall erect brush fence or suffer or permit the same to be erected or to remain on the land.
- 4. The land may be resumed by the Crown for mining or for any public work or purposes, full compensation being made to the lessee for his loss.

CONDITIONS APPLICABLE TO HOMESTEAD LEASES OR HOMESTEAD AGREEMENTS IN ADDITION TO THE ABOVE.

No person shall be entitled to an agreement or lease of a homestead block except one who gains his livelihood by his own labour. Either husband or wife may hold a homestead block, but not both at the same

The purchaser or lessee of a homestead block shall personally reside on the land for nine months in each year of the term, but residence by any member of the purchaser's or lessee's family shall be considered residence by the purchaser or lessee.

Plans may be inspected at the Department of Lands, Adelaide, and obtained by applying to the Director of Lands.

J. D. CORCORAN, The Minister of Lands.

LAND FOR ALLOTMENT.

Department of Lands, Adelaide, 16th March, 1967.

THE undermentioned section of land is now declared open to application, and all applications received at the office of the Director of Lands before 3 o'clock P.M. on Tuesday, 23rd March, 1967, will be submitted to the Land Board for allotment.

J. D. CORCORAN, The Minister of Lands.

CROWN LANDS.

Agreement with Covenant to Purchase or Perpetual Lease under the Crown Lands Act, 1929-1966.

	Ar	ea.	Agreement wi	th Covenant to Purchase.	Perpetu	al Lease.
No. of Section.	Total Area.	To be Cleared.	Value of Land, including Improvements.	Half-yearly Instalment for Land and Improvements Payable in Advance.	Annual Rent per Acre.	Annual Rent.
	A. R. P.	Acres.	\$	\$	\$	\$

WESTERN DISTRICT.

HUNDRED OF WARD (County of Musgrave).

Adjacent to the Town of Elliston.

Agreement to Purchase Only.

No Crown improvements.

Formerly portion of parklands.

An application by the Elliston Show Society Incorporated will receive favourable consideration from the Land Board.

D.L., 4639/65.

J. R. Dunsford, Director of Lands.

Department of Lands, Adelaide, 16th March, 1967.

THE following list of lands sold at auction or by private contract is published for general information.

J. D. CORCORAN, The Minister of Lands.

Allotment Number.	Name of Town.	Area.	Purchase Money.	To Whom Sold.	Address of Purchaser.	Date of Sale.
1958 1959	Whyalla	A. R. P. 0 0 29 0 0 38	\$ 1,520.00 1,800.00	The Council of the Institute of Medical and Veterinary Science	Frome Road, Adelaide	1/2/67
248/263 and 265	Meningie	4 2 14	5,100.00 (300.00 per allotment)	South Australian Housing Trust	17 Angas Street, Adelaide	8/2/67
29	Smoky Bay	0 0 36	90.00	Tselentis, Angelo	Smoky Bay	16/2/67

J. R. Dunsford, Director of Lands.

Adelaide, 14th March, 1967.

NOTICE is hereby given that the agreement mentioned and described at the foot hereof has been cancelled, and determined by The Minister of Lands, and is hereby declared forfeited.

J. D. CORCORAN, The Minister of Lands.

Agreement.	Section.	Hundred.	Purchaser.	Cause of Forfeiture.	Date of Cancellation.
No. 13530	414	North out of hundreds, county of Manchester	Simounds, J. B. and R. J.	Non-payment of arrears	8/3/67

The above notice is inserted and published by the authority of the Honourable James Desmond Corcoran, The Minister of Lands.

J. R. Dunsford, Director of Lands.

Second Publication.]

Department of Lands, Adelaide, 7th March, 1967.

THE following applications for consent to transfer leases have been lodged in this department.

J. R. DUNSFORD, Director of Lands.

D.L.	Description.	Number.	Section.	Hundred.	From—	То
664/67 972/67	Perpetual Irrigation perpetual	18509 228, 1006	11 37, 40 and	Cowan Cadell irrigation area	Young, S. C	Young, R. C. Tiller, D. G. W.
1008/67	soldiers Perpetual	and 1396 13014a	53 65	Geegeela	McCallum, J. G. and Mrs. J. L.	Rohrlach, K. P. and Mrs. A.
1009/67	Irrigation perpetual	Pt. 691	Pt. 205A	Waikerie irrigation area	Smith, Mrs. N. M	Ampol Petroleum Limited
1010/67	Perpetual	18824	66 and 67.	Boothby	Pearce, E. T. A. and G. E. (one undivided moiety)	Pearce, D. F. and Mrs. N. S.
1011/67	Perpetual	10072E	44	Parcoola	Loffler, H. A	The National Trust of South Australia
1012/67	Perpetual	19411	79	Senior	Lloyde, C. J. and Mrs. D. H.	Lloyde, N. W.
1016/67	Homestead perpetual	Pt. 4990	Pt. 276	Stirling	Hill, A	Stephens, L. E.
1018/67 1020/67	Perpetual Perpetual	14487 3651J	134 and 135 73	Bower Myponga	Noske, S. H Elder's Trustee and Executor Co. Ltd., as as executor of the estate of R. J. Sargent (deceased)	Schmidt, C. H. Nunn, M. G. and Mrs. J. L.
1023/67	Homestead perpetual	3752	290	Ridley	Sweet, R. G. and Fidge, W. C.	Andrew, W. A.
1024/67	Perpetual	1796, 5533, 5533A, 7759 and 8131	$ \begin{cases} 73 \text{ and } 74' \\ 33/43, \\ 47/51, \\ 53/63 \\ \text{and } 165 \end{cases} $	Pearce	Dearman, D. M	Harris, L. J. and Mrs. M. A.
1026/67	Irrigation perpetual soldiers	1011	174	Berri irrigation area	Roberts, Mrs. A. M	Berri Co-operative Winery and Distillery Limited
1028/67	Marginal lands perpetual	838	285	Moorook	May, R. E. and Mrs. M. T.	Richardson, T. S. and E. M.
1029/67	Perpetual	15438 and 15439	35, 39, 109 and 111	Mann	Jenkins, G. K. and Mrs. L.	Lienert, C. O. and Mrs. G. P.
1030/67	Irrigation perpetual		1121	Berri irrigation area	Halliday, B. McG. and Almond, Mrs. J. S. (nee Halliday)	Halliday, R.
894/67	Perpetual	Pts. 18819 and 18820	Pts. 5 and 11 7 and	Neville	Grimwade, A. S., Mrs. B. G., F. S. and J. C.	Niall, G. M.
1047/67	Perpetual	9595, 9596, pts. 17406 and 17407	pt. 11 38, 39, 42, 43, 75, 76 and pts. 162 and	Nildottie	Hocking, A. G., K. R. and D. C.	Hocking, D. C.
1048/67	Perpetual	17047, 17048, 17049, pts. & 17406 17407	163 126, 144, 145, 159, 168, pts. 162 and 163	Nildottie	Hocking, A. G., K. R. and D. C.	Hocking, A. G.
1049/67	perpetual Perpetual	5902, 5903, 8089 and 17545	18, 19, 25w, 26, 27, 55 and 157	Nildottie	Farmers' Co-operative Executors and Trustees Ltd. as executor of the estate of E. W. Rogers, (deceased)	Loechel, T. J.
1050/67	Perpetual	11651	20	Dixson	Harrop, C. G	Fauser, R. A. and Mrs. B. B.
1052/67	Irrigation perpetual	165 and 457	91 and 447	Waikerie irrigation	Andrew, Mrs. M. C.	Werner, E. F. and Mrs. R. J.
1053/67	Irrigation town	1492	Allot. 711 .	area Town of Berri	Rice, R. J. and Mrs. F. H.	The District Council of Berri
1054/67	perpetual Perpetual	18619	116	Coombe	Zacker, H. J. and R. H.	Zacker, R. H. and Mrs. E. M.
1055/67	Perpetual	18909	5	Nicholls	Lemmey, G. C. and M. J.	Glover, A. E., R. H. and C. R.

TRANSFERS OF AGREEMENTS, LEASES, SUBLEASES, ETC.—continued.

D.L.	Description.	Number.	Section.	Hundred.	From—	То—
1056/67	War service perpetual	666	91	Newland	Groves-Ordway, B. L	McCabe, R. M. and G. F.
1057/67	Perpetual	Pt. 7341g .	19, 20, 437 and 469	Stirling	Bonnie Braes Pastoral Co. Pty. Ltd.	Cozens, W. G.
1058/67	Perpetual	Pt. 7341G .	18	Stirling	Bonnie Braes Pastoral Co. Pty. Ltd.	Cozens, J. D.
1059/67	Perpetual	6037, 9298B, 9429, 16636, 13364, 15477 and 17607	$\left. egin{array}{c} 7, 9, 10B, \\ A4, 14A, \\ 15 \end{array} \right\}$	Wright	Shipard, E. C	Shipard, L. E. and T. W.
,	Miscellaneous	12916	34/36, 40, 41 and 46			

[\$18.85]

Second Publication.]

Department of Lands, Adelaide, 7th March, 1967.

THE following application for consent to sublet a lease has been lodged in this department.

J. R. Dunsford, Director of Lands.

D.L.	Description.	Number.	Section.	Hundred.	From	То—
1027/67	Irrigation perpetual soldiers	Pt. 1087	Pt. 598	Berri irrigation area	Rofe, R. J.	Berri Co-operative Winery and Distillery Limited

[\$0.65]

SURVEYORS ACT, 1935-1961, SOUTH AUSTRALIA.

LICENSED SURVEYORS' REGISTER.

BY virtue of section 29, subsequent 1 of the above Act, it is hereby notified for general information that the undermentioned surveyor is duly registered under the said Act.

Name.	${f Address}.$	Date of Qualification or Registration.
Pedler, Donald Alexander	67 Lime Avenue, Mildura, Victoria	13th March, 1967

G. W. Stewart, Secretary.

First Publication.]

Department of Lands, Adelaide, 14th March, 1967.

THE following applications for consent to sublet part of an agreement and lease have been lodged in this department.

J. R. Dunsford, Director of Lands.

D.L.	Description.	Number.	Section.	Hundred.	From—	То—
815/67 4303/65	Perpetual Agreement	3453 Pt. 13410.	400 and 511 Pt. 686	Kuitpo Caroline	Rowell, Miss M. R. E Clark, A. C	Carter, L. J. Mount Gambier Rifle and Small Bore Club Incorporated

[\$1.30]

First Publication.]

Department of Lands, Adelaide, 14th March, 1967.

THE following applications for consent to transfer an agreement and leases have been lodged in this department.

J. R. Dunsford, Director of Lands.

D.L.	Description.	Number.	Section.	Hundred.	From—	То—
975/67	Perpetual	Pt. 19079 .	22	Charleston	George, R. D. and Mrs. K. M.	Sargent, A. L. B. and R. B.
1110/67	Irrigation town perpetual	1212	Allot. 535 .	Town of Berri	Murrie, J. A. and Mrs. D. M.	Barton (Dr.) D. C. and Mrs. J. McG.
1130/67	Perpetual	7890	1	Cohen	Oats, R. S. J	Warmington, L. E. and Mrs. P. M.
1132/67	Perpetual	8850	2A	Cohen	Oats, R. S. J. and Mrs. W. J.	Riddle, C. J. and Mrs. B. M.
1134/67	Marginal lands perpetual	618	12, 23 and 24	Yantanabie	Roberts, G. C. as the administrator of the estate of K. W. Priest	Priest, J. and Mrs. J. A.
1136/67	Irrigation perpetual	Pt. 834	Pt. 214	Waikerie irrigation area	(deceased) Public Trustee as executor of the estate of C. E. B. Baldock	Rudland, Mrs. S. R.
1137/67	Irrigation perpetual	833, 943, and pt. 834	169, 213 and pt. 214	Waikerie irrigation area	(deceased) Public Trustee as executor of the estate of C. E. B. Baldock (deceased)	Fridd, N. J.
1135/67	Marginal lands perpetual	1206	25, 26 and 27	Yantanabie	Roberts, G. C. as the administrator of the estate of K. W. Priest (deceased)	Barrett, C. D.
1163/67	Perpetual	Pt. 6220	Pt. 1B	Wanilla	Gerschwitz, A. G., R. S., V. L. and D. W.	Gerschwitz, V. L. and D. W.
1164/67	Perpetual	Pt. 6220	Pt. 1в	Wanilla	Gerschwitz, A. G., R. S., V. L. and D. W.	Gerschwitz, A. G. and R. S.
1165/67	Marginal lands	719	40	Chesson	Norman, B. W. and Mrs. H. J.	Hill, L. L. and Mrs. A. P
1166/67	Homestead perpetual	4623	1541	Wallaroo	Johnson, R. J. and Mrs. J. M.	Keast, M. K. and Mrs. C. F.
1184/67	Perpetual	6393A	440	Booyoolie	Lane, L. W. C. and Mrs. A. M. D.	Head, A. G. and M. U.
1185/67	Perpetual	3137	122 and 123	Cameron	Greenshields, R. P. and M. C. (as joint tenants)	Greenshields, R. P. and M. C. (as tenants-in- common)
1186/67	Perpetual	5712	139 and 140	Encounter Bay	Seraphic (Aust.) Pty. Ltd.	Ogilvie, B. I. and Mrs. J. W.
1187/67	Perpetual	9363	233	Nangkita	Elder's Trustee and Executor Co. Ltd. as executor of the estate of A. O. Wilksch (deceased)	Wright, G. T. E. and Mrs. B. J.
1188/67 1189/67	Perpetual Closer settlement agreement	14879 Pt. 927	430 630 and pt. 398	Onkaparinga Jessie	Schulz, Mrs. L. K Skewes, E. F., Huntly, W. A. and Grose, Ö. E. as the executors of the estate of E. M. Hansford (deceased)	Ruotola, V. and Mrs. A. Drury, W. N.
1190/67	Acquired soldiers perpetual	364	28 and 47 .	Petina	Greenfield, Mrs. L. M	Greenfield, R. J.
1100/01	Marginal lands perpetual	Pt. 164	12	Wallala	Groomora, Mis. D. M	Groomora, 10. 0.
1192/67	Acquired soldiers	367	27 and 51	Petina	Greenfield, Mrs. L. M	Greenfield, F. H.
1102/01	Marginal lands perpetual	Pt. 164	1	Wallala	oronnom, mis. D. m	Groomou, F. II.
1195/67	Perpetual	1487, 3126, 4994, 6349A, 6463, 10235 and 10667	$\begin{cases} 2/4, 56/60 \\ \text{and } 62 \\ 9, 10 \text{ and } 11 \end{cases}$	Hardy	Hams, W. H. R. (his interest)	Hams, R. W.

Department of Lands, 16th March, 1967.

THE following list of licences to occupy Crown lands, which have been transferred, is published for general information.

J. D. CORCORAN, The Minister of Lands.

Licence No. Transferees Name.		Situation.		
9697	Johnston, Evelyn (Mrs.), of "The Springs", via Mount	Use portion of the coast reserve adjacent to section 505, hundred of Kongorong, as a site for a shack		
11262	Varga, Viktor, of 18 Kent Road, Keswick	Dugout site No. 159 on the Crown lands formerly portion of		
11363	Mason, Horace Raymond and Mason, Kathleen Mary Alice, both of Mil Lel	block 743, "Stuart Range", adjacent to Coober Pedy Portion of the coast reserve adjacent to section 499, hundred of Kongorong, as a shack site		

J. R. DUNSFORD, Director of Lands.

Department of Lands, 16th March, 1967.

THE following list of new licences issued by this department to occupy Crown lands is published for general information. Occupation under these licences for ensuing years will not be published, but a notice will be published when such occupation is terminated or the licence transferred.

J. D. CORCORAN, The Minister of Lands and Minister of Irrigation.

Licence No.	Name.	Situation.	Date of Commencement.	Date of Expiry.
11949	Phillips, John Henry (deceased) c/o E. M., D. H. Phillips, of Box 7, Eudunda; and Elders Trustee and Executor Co. Ltd., as trustees	Portion of the travelling stock reserve from the south- eastern corner of section 50, hundred of Maud, to the Florieton water conservation reserve, for grazing only	1/3/66	29/2/67
11953	Lucas, Donald Victor, of 33 Kurrajong Street, Mount Gambier	Portion of the coast reserve adjacent to section 499, hundred of Kongorong, as a shack site	1/3/67	29/2/68
11954	Mellor, John Elliott, of River Road, Mylor	Portion of the travelling stock reserve from the south- eastern corner of section 138 to the north-western corner of section 139, hundred of Eba, for grazing purposes only	1/3/67	29/2/68
11955	Pickles, Arthur and Pickles, Mary, both of 3 Boandik Terrace, Mount Gambier	Portion of the coast reserve (site No. 1), adjacent to section 344, hundred of Kongorong, as a shack site	1/3/67	29/2/68
11956	Chapman, John Benjamin James, of 8 Leahy Street, Port Augusta	Portion of the coast reserve adjacent to section 11, hundred of Jenkins, as a site for a shack	1/3/67	29/2/68
11957	Lukas, Zygmut and Lukas, Mary, of 1 Sparrow Avenue, Mount Gambier	Portion of the coast reserve (site No. 12), adjacent to section 344, hundred of Kongorong, site for a shack	1/3/67	29/2/68
11958	Hoffrichter, Louis Keith, of Athenna	Portion of the travelling stock reserve, situate in the hundreds of Bonython and Moule, to lay a pipeline	1/10/66	30/9/67
	Īлс	ENCES WITHIN IRRIGATION AREAS.		
3541	Inwood, Ethel Alice, of Jervois	Crown lands embankment and river frontage adjacent to sections 116, 117 and 898, Jervois division, Jervois irrigation area, for grazing and/or cultivation purposes	1/3/67	29/2/68
3542	Elliott, Kenneth Wilbur and Elliott, Thelma Elizabeth, both of 36 Beatty Terrace, Murray Bridge	Crown lands adjoining sections 738, 765 and 766, Baseby irrigation area, for grazing only	1/1/67	31/12/67

J. R. Dunsford, Director of Lands.

Adelaide, 14th March, 1967.

NOTICE is hereby given that the undermentioned lease has been surrendered absolutely.

J. D. CORCORAN, Minister of Irrigation.

Lease.	Section.	Irrigation Area.	Lessee.
War service irrigation perpetual lease No. 160	290	Chaffey	Fischer, A. R.

J. R. Dunsford, Director of Lands.

Adelaide, 16th March, 1967.

NOTICE is hereby given that the undermentioned lease has been surrendered absolutely.

J. D. CORCORAN, The Minister of Lands.

Lease.	Section.	Hundred.	Lessee.
Miscellaneous lease No. 13026	360	Bundaleer	Farmers Co-operative Executors and Trustees Ltd. as executors the estate of Batten, J. L. (deceased)

J. R. Dunsford, Director of Lands.

Adelaide, 16th March, 1967.

NOTICE is hereby given that the areas of the undermentioned leases have been amended and that the amended area is now shown in the last column of this notice.

Lessee.	Lease.	Block.	Irrigation Area.	Area.
				Acres.
Rawnsley, F. W. and J	Irrigation perpetual soldiers lease No. 1129	368	Cobdogla	18 approximately, subject to survey
Thiele, W. E.; Cook, D. K. and Jacobs, S. D.	Irrigation perpetual lease No. 139B	99	Waikerie	106
Shankland, R. E	Irrigation perpetual soldiers lease No.	605, 726	Jervois	122
Neindorf, M. P	Irrigation perpetual lease No. 1781A	444	Cobdogla	113

J. R. DUNSFORD, Director of Lands.

MONEY-LENDERS ACT, 1940.

SECTION 19 (2).

RETURN of money-lenders' licences issued, renewed, transferred, cancelled, or suspended, or otherwise dealt with by the Local Court shown during the periods from the 31st January, 1967, to the 14th February, 1967.

Name of Licensee.	Authorized Name.	Authorized Address.	Date.	Court Held.	Nature of Endorse- ment.
Francis, John Ryder	Francis John Ryder	207 O'Connell Street, Rear portion 2nd floor, North Adelaide	8/2/67	Adelaide .	New licence
Parade Motors Proprietary Limited, on the application of Cecil Eric Dix, a person authorized in writing	Parade Motors Proprietary Limited	62 Parade, Norwood	14/2/67	Adelaide .	New Licence
William Sampson Mitchell Cyril Charles Lewis Palm	William Sampson Mitchell Cyril Charles Lewis Palm	5 Wallala Avenue, Parkholme 14 Barnet Road, Gawler Rail	$\frac{14/2/67}{20/2/67}$	Adelaide . Gawler	New licence New licence

Dated the 7th day of March, 1967.

J. G. McKinna, Commissioner of Police.

SURVEY MARKS. Caution to the Public.

PERSONS are cautioned against injuring or removing any landmarks from Crown lands, and attention is called to section 276 of the Crown Lands Act, 1929-1960, the penalty under which will be enforced. In all cases the offenders will be prosecuted.

"276. Whoever wilfully and unlawfully defaces, injures, destroys, removes, or obliterates any survey picket or

other landmarks erected or being on any lands belonging to or vested in the Crown shall, on conviction, be liable to a penalty of not more than fifty pounds."

Attention is also drawn to section 34 (1) of the Surveyors Act, 1935-1961.

"34. (1) Any person who, without lawful authority, wilfully or recklessly damages, destroys, removes or interferes with any survey mark, shall be guilty of an offence."

LAND SALE, TUESDAY, 18TH APRIL, 1967.

Under the Crown Rates and Taxes Recovery Act, 1945.

Department of Lands, Adelaide, 16th March, 1967.

NOTICE is hereby given that the lands described in the schedule hereto will be offered for sale by public auction at the Licensing Court, 23 Flinders Street, Adelaide, on Tuesday, 18th April, 1967, at 11 a.m., under the provisions of the Crown Rates and Taxes Recovery Act, 1945.

The purchaser may pay to The Minister of Lands the fees and charges payable for the stamping and registration of the transfer.

Biddings to advance at not less than one dollar.

The purchaser will be required to pay a deposit of twenty per centum of the purchase-money at the time of sale and the balance within one calendar month after the day of sale.

Time shall be deemed to be of the essence of the contract.

After payment to The Minister of Lands of the whole of the purchase-money payable and of the fees and charges abovementioned, the purchaser will be entitled pursuant to the Crown Rates and Taxes Recovery Act, 1945, to an indefeasible estate in fee simple in the land sold free, in all cases, from any mortgage, lease, tenancy, encumbrance, or charge, and free from all liability for rates, taxes, or other payments as mentioned in section 18 of the said Act.

	THE SCHEDULE.	
Description of Land.	Tenure on which the Land is Held. Land Grant or	Description of Improvements.
No. of Lot or Section.	Certificate of Title, Register Book.	
out as Halletts Cove Es	•	d of Noarlunga, laid o. 2132.
290	Volume 982, folio 119	
Allotments in the tow	n of Kingston S.E. hun	dred of Lacepede.
25	Volume 28, folio 190	
26	Volume 2612, folio 19	Fencing
Lot in the subdivision out as Kingston, S.E., u	n of section 508, hundre vide L.T.O. Plan No. 423	
14	Volume 2019, folio 89	Fencing
Lot in the subdivision of Blanche, laid out as M		section 850, hundred .O. Plan No. 5387. —
Lots in the subdivision out as Naracoorte, vide	n of section 757, hundred L.T.O. Plan No. 5222.	d of Naracoorte, laid
7 and 16	Volume 2297, folio 55 and volume 2460, folio 71 respectively	
8	Volume 2615, folio 111	
Part Lot in the subdinaracoorte, laid out as N	ivision of sections 5, 6 Varacoorte East, vide L.T	
Part 45	Volume 1825, folio 31	Fencing
Section in the hundred	l of Waterhouse.	
227	Limited certificate of title, volume A, folio 39	
Lots in the subdivision Bordertown East, vide L	of section 39, hundred of T.O. Plan, No. 1124.	f Tatiara, laid out as
151	Volume 416, folio 216	
152	Volume 416, folio 216	· —

Lots in the subdivision of Bordertown Park, vide L.	of section 79, hundred of T.O. Plan No. 1190.	Tatiara, laid out as
138		Fencing
139	Volume 424, folio 6	Fencing
Lot in the subdivision laid out as Loxton, vide 32		d of Bookpurnong,
-		
Muirhead.	n of Millicent North, h	
8	Volume 722, folio 189	Fencing
Lot in the subdivision out as Dalwood Park, vid	of section 177, hundred e L.T.O. Plan No. 3686	
14 V	Volume 2292, folio 11	Fencing and clearing
as Tailem Bend East, vid		Seymour, laid out
56 \\	Volume 2469, folio 85	_
Allotments in the town	of Rose Town, hundred	l of Lacepede.
138 V	Volume 267, folio 177	
208 V	Volume 391, folio 52	Fencing
212 V	Volume 260, folio 233	_
226 V	Volume 260, folio 229	
247 V	Volume 421, folio 46	
248 V	Volume 265, folio 197	Fencing
256 V	Volume 269, folio 98	Fencing
266 V	olume 265, folio 70	
Lot in the subdivision of laid out as Karoonda, vide	of section 73, hundred of & L.T.O. Plan No. 3366.	f Marmon Jabuk,
107 V	Volume 1442, folio 24	_
Section in the hundred	-	
76a V Lots in the subdivision of		Gregory, laid out
as Pinda, vide L.T.O. Plan	n No. 675.	
11 and 12 V	olume 316, folio 72	<u></u>
13, 14, 38 and 39 V	olume 281, folio 31	
36, 37, 193, 211 and V 212	folume 281, folio 29 and volume 327, folio 61	<u></u>
198 and 199 V	olume 1643, folio 199	
176, 177 and 197 V	olume 318, folio 225	
Section in the hundred of		
41 V	olume 1953, folio 44 (Clearing and fencing
Allotment in the town of	of Noora, hundred of G	ordon.
19 V	olume 1229, folio 74	1000

Allotments in the tow	n of Wolseley, hundred of Tatiara.
	Volume 945, folio 179 Fencing
92	Volume 462, folio 163
119	Volume 462, folio 163
as Wolseley, vide L.T.O	
215	Volume 1170, folio 130 Fencing
out as Penola South, vid	ision of section 154, hundred of Penola, laid le L.T.O. Plan No. 233 Volume 127, folio 234 Fencing
	vn of Paruna, hundred of Kekwick
39	-
40	Volume 1399, folio 17 —
48	Volume 1597, folio 157 Clearing.
Muirhead.	town of Hatherleigh, hundred of Mount
39 and 40	The state of the s
57 and 58	Volume 493, folio 95
111 and 112	Volume 375, folio 106 —
172	Volume 954, folio 24 Clearing
Lot in the subdivision laid out as East Calling	on of section 2016A, hundred of Monarto, ton, vide L.T.O. Plan No. 151.
	Volume 77, folio 126 Fencing and volume 77, folio 127
as Rouse, vide L.T.O. P	
61	Volume 327, folio 33 Fencing
62	Volume 327, folio 33 Fencing
Allotment in the tow 18	n of Mantung, hundred of Mantung. Volume 1801, folio 56 —
Allotments in the tow	n of Alawoona, hundred of Allen.
24	Volume 1531, folio 170 —
25	Volume 1493, folio 130 —
53	Volume 1016, folio 177 —
58	Volume 1043, folio 83 —
84	Volume 1019, folio 65 —
85	Volume 1534, folio 121 — — — — — — — — — — — — — — — — — —
86	Volume 1534, folio 121 —
Allotments in the tow	n of Copeville, hundred of Bandon. Volume 1602, folio 88 Clearing
11	Volume 1610, folio 162
D.L., 3233/1965 and I	D.L., 4772/1966.

J. D. CORCORAN, The Minister of Lands.

TOWN PLANNING COMMITTEE.

Copies of the Town Planning Committee's "Report on the Metropolitan Area of Adelaide" are available for purchase at the office of the Government Town Planner, 7th Floor, New Police Building, Angas Street, Adelaide, at a cost of £8 (\$16) plus 5s. (50c) postage if applicable.

The Report of 304 pages contains 24 chapters of text and many maps, photographs and diagrams, and also includes a copy of the Development Plan for the Metropolitan Area.

LAND TAX ACT, 1936-1966.

General Notice-Assessment for Land Tax.

NOTICE is hereby given that the assessment of all lands liable to land tax under the Land Tax Act, 1936-1966, made pursuant to that Act as of 1st July, 1965, and the assessment book of which assessment is deposited in the Land Tax Office, Adelaide has been altered and corrected as appears in the said assessment book.

Dated this 16th day of March, 1967.

K. C. TAEUBER, Commissioner of Land Tax.

WATERWORKS ACT, 1932-1966; SEWERAGE ACT, 1929-1966.

General Notice—Assessments for Water and Sewer Rating.

NOTICE is hereby given that the assessments of all lands and premises subject to assessment for water and sewer rating under the Waterworks Act, 1932-1966 and the Sewerage Act, 1929-1966, and made pursuant to those Acts as of the 1st July, 1966 and the 1st January, 1967, and the assessment books of which assessments are deposited in the office of the Minister of Works, Adelaide, have been altered as appears in the said assessment books.

Dated this 16th day of March, 1967.

C. D. HUTCHENS, Minister of Works.

GOVERNMENT LAND SALE, TUESDAY, 18TH APRIL, 1967.

Under the Crown Lands Act, 1929-1966.

Department of Lands, Adelaide, 16th March, 1967.

NOTICE is hereby given that the following portions of Crown lands will be offered for sale by public auction at the Licensing Court, 23 Flinders Street, Adelaide, on Tuesday, 18th April, 1967, at 11 a.m., at the upset prices set out in the schedule hereto, on the terms and conditions and under the provisions of the Act relating to the sale and other disposals of lands belonging to the Crown in South Australia. Biddings to advance at not less than one dollar per The purchaser shall pay a deposit of twenty per centum of the purchase-money at the time of the sale, and the balance within one calendar month. The purchaser will also be required to forward a fee of \$8 for each land grant and a diagram fee of \$1 for each allotment purchased, together with the balance of the purchasemoney as aforesaid.

Time shall be deemed to be of the essence of the contract.

The following conditions must also be observed:—

- (a) Not more than the specified number of allotments set out under the name of each town in the schedule hereto shall be purchased at the sale by or on behalf of any person.
- (b) No allotment in any town shall be purchased at the sale by or on behalf of any person who holds more than the specified number of allotments set out under the name of such town.

- (c) Allotments in any town shall not be purchased at the sale by or on behalf of any person so as to increase the total number of allotments in that town held by him or on his behalf beyond the specified number of allotments set out under the name of such town.
- (d) If it is shown to the satisfaction of The Minister of Lands that any allotments have been purchased in breach of any of the above conditions lettered (a), (b) and (c), the Governor may by notice published in the Government Gazette cancel the sale of all or any of those allotments; whereupon the sale so cancelled shall become absolutely void and the allotments of which the sale was cancelled shall be forfeited to the Crown.

And it is hereby declared that in addition to the above and subject to the usual conditions of sale, the allotments will be sold subject to the following conditions:—

- 1. The purchaser or his successor in title shall within three years from the date of sale thereof erect on the land a building of a kind specified respectively in the schedule hereto and to the value of not less than the amount specified respectively in the said schedule.
- 2. The land shall not be transferred, mortgaged, or otherwise dealt with within six years from the date of sale thereof without the consent in writing of The Minister of Lands.

Upon a breach of any of the abovementioned conditions in respect of the land the Governor may by notice published in the Government Gazette cancel the sale of the land whereupon the said sale shall become absolutely void and the said land shall be forfeited to the Crown.

All gold, silver, copper, tin, and other metals, all ores and other substances containing metals, all minerals and all gems and precious stones, coal and mineral oils will be excepted and reserved from the grant of the land, provided that stone ordinarily used for building or road purposes will be exempted from the reservations.

J. D. CORCORAN, The Minister of Lands.

THE SCHEDULE.

TOWN ALLOTMENTS.

			Minimum
No. of			Value of
Allotment.	Area.	Upset Price.	Buildings to
		•	be Erected.
	A. R. P.	\$	\$

Town of Cowell—Hundred of Playford (County of Jervois).

No Limitation of Holdings.

	110 111	iii ca cioii (or reordings.	
146	1	2 . 8	750.00	8,000.00
147	1	9 17	750.00	8 000 00

Note—The kind of building to be erected on each of the above allotments, in accordance with condition 1, is one suitable for religious purposes.

D.L., 4735/1962.

TOWN OF KINGOONYA—NORTH OUT OF HUNDREDS (Out of Counties).

The maximum number of allotments, referred to in conditions lettered (a), (b) and (c), is two.

occide (a), (o) and (o	,,			
1	0	1 2 .	30.00	
2	0	1 2	30.00	_
4	0	1 0	30.00	
6	0	1 0	30.00	
7	0	1 0	30.00	<u> </u>
8	0	1 0	30.00	
56	0	1 0	30.00	
57	0	1 0	30.00	
58 D.L., 5229/1966.	0	1 0	30.00	
D.L., 5229/1966.			-	

			Minimum
No. of			Value of
Allotment.	Area.	Upset Price.	Buildings to
		•	be Erected.
	A. R. P.	\$	\$

Town of Port Hughes—Hundred of Wallaroo (County of Daly).

The specified number of allotments referred to in conditions lettered (a), (b) and (c) is one.

The specified num (b) and (c) is on		llotments r	eferred to in e	onditions letter
220	0	1 0	240.00	2,500.00
221	0	1 0	240.00	2,500.00
222	0	1 0	240.00	2,500.00
223	0	1 0	240.00	2,500.00
224	0	1 0	240.00	2,500.00
225	0	1 0	240.00	2,500.00
226	0	1 0	240.00	2,500.00
227	0	1 0	240.00	2,500.00
238	0	1 0	200.00	2,500.00
244	0	1 0	200.00	2.500.00
256	0	1 0	200.00	2,500.00
257	0	1 0	200.00	2,500.00
258	0	1 0	200.00	2,500.00
280	0	1 0	200.00	2,500.00
281	0	1 0	200.00	2,500.00
282	0	1 0	200.00	2,500.00
343	0	1 0	450.00	2,500.00
344	0	0 36	450.00	2,500.00
345	0	0 36	450.00	2,500.00
346	0	0 36	450.00	2,500.00
347	0	0 36	450.00	2,500.00
348	0	0 36	300.00	2,500.00
349	0	0 36	300.00	2,500.00
3 50	0	0 36	300.00	2,500.00
351	0	0 36	300.00	2,500.00
352	0	0 38	300.00	2,500.00

Note.—The kind of building to be erected on each of the above allotments in accordance with condition 1, is a residence or holiday residence.

Allotments 220 to 227 inclusive, 238, 244, 256, 257, 258, 280, 281 and 282 are subject to occupation by M. J. and Mrs. B. Dayman under annual licence 7469, which will be terminated following sale as regards these allotments.

D.L., 4633/1966.

J. R. DUNSFORD, Director of Lands.

OPENING AND CLOSING OF ROADS.

Districts of Lameroo and Tatiara.—Plans Nos. 19 and 66. PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, and the Highways Act, 1926-1963, I hereby give notice that the Commissioner of Highways proposes, at a meeting to be held at Highways and Local Government Department, 33 Warwick Street, Walkerville, on Monday the 24th day of April, 1967, at 9.30 a.m. to make an order to close and surrender

to the Crown the following old roads, viz., in the hundreds of Allenby and Makin, being in the hundred of Allenby, 1st, the whole of the road dividing the south-eastern corner of section 44 from Crown lands; in the hundred of Makin, 2nd, a strip of land, 2 chains wide by about 2 miles long, portion of the road dividing section 17 from section 18, situated along and adjoining the eastern boundary of the said section 17 as delineated, coloured green, and marked "X and Y" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below: A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the offices of the abovementioned councils and Commissioner for public inspection, containing (so far as known) the several requirements of the said Acts: And I hereby require all persons within one month after 16th March, 1967, being the date of the first publication of this notice, to forward to the said Commissioner, in writing, any objection, together with reasons for same, to the closing and disposing of the said old roads. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 14th day of March, 1967.

D.L., 1627/1966.

H. A. Bailey, Surveyor-General.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Allenby— 44	Her Majesty	R. H. McDonald, Preshaw Street,
46	Her Majesty	Castlemaine, Vic. G. J. Oram, Wilkawatt
Crown lands South out of Hds. Co. Chandos—	Her Majesty	Vacant
30	Her Majesty	R. M., G. T. and D. J. Pocock, Box 59, Lameroo
Hd. Makin		
17	Her Majesty	W. H. Bowering, 44 Grenfell Street, Adelaide
18	Her Majesty	J. H. E. and G. B. Newbery, Wallaroo
Blk. 611	Her Majesty	Vacant
	1	1/2

OPENING AND CLOSING OF ROADS. District of Tea Tree Gully.—Plan No. 62.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, and the Highways Act, 1926-1963, I hereby give notice that the Commissioner of Highways proposes, at a meeting to be held at Highways and Local Government Department, 33 Warwick Street, Walkerville, on Monday the 24th day of April, 1967, at 9.30 a.m. to make an order to open the following new road, viz., in the hundred of Yatala, being a strip of land, of varying width, portion of section 2166 situate adjoining and adjacent to the road intersecting the south-western corner of the said section 2166 and being a deviation and widening of the said road as delineated, coloured red, and numbered "1" in the above plan. And to close and vest the following old road in the adjoining owners, viz., in the said hundred, being all that portion of road excluded by the deviation above described as delineated, coloured green, and marked "A and B" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below: A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council and Commissioner for public inspection, containing (so far as known) the several requirements of the said Acts: And I hereby require all persons within one month after 16th March,

1967, being the date of the first publication of this notice, to 7 orward to the said Commissioner, in writing, any objection, together with reasons for same, to opening the said intended road, or the closing and disposing of the said old road. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 14th day of March, 1967.

D.L., 2477/1965.

H. A. BAILEY, Surveyor-General.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Yatala— 2165, 2166, 5458.	A. J. Strachan, Golden Grove	Owner
Pt. 1560 (C.T. 2376/57	Executor Trustee & Agency Company of S.A. Ltd., 22 Grenfell Street, Adelaide, and C. and B. A. Huppatz, Golden Grove	Owner
Pt. 1560 (C.T. 2376/58)	L. A. and M. E. Reid, 91 John Street, Salisbury	Owner
		1/2

OPENING AND CLOSING OF ROADS.

District of Barmera.—Plan No. 15.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the district council of Barmera proposes, at a meeting to be held at Barmera on Wednesday, the 19th day of April, 1967, at 1.30 p.m., to make an order to close and surrender to the Crown the following old road, viz., in the Cobdogla Irrigation Area, town of Barmera, being that portion of Eyre Street dividing allotment 229 (hospital land) from section 380 as delineated, coloured green, and marked "A" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old road. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 5438/1965.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Cobdogla Irrigation Area— 380 Town of Barmera—	Her Majesty	Barmera Golf Club Inc., Barmera
Lot 229 Lot 201	Her Majesty South Australian	Barmera Hospital Board, Barmera Owner
	Housing Trust, Angas St., Adelaide	2/2

OPENING AND CLOSING OF ROADS.

Town af Henley and Grange.-Plan No. 37.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the municipal council of the town of Henley and Grange proposes, at a meeting to be held at Henley Beach on Monday, the 17th day of April, 1967, at 7.15 p.m., to make an order to close and sell the following old roads as previously arranged by the council, viz., in the hundreds of Yatala and Adelaide, being, in the hundred of Yatala, 1st, the whole of the road dividing allotments 6, 4, 3 and 1 in L.T.O. plan 7007 from allotments 7 and 11 in said L.T.O. plan; 2nd, the whole of the road dividing allotments 7, 8, 9 and 10 in L.T.O. plan 7007 from allotments 11, 12, 13 and 14 in said plan and allotments part 260 (C.T. 2353/155) and 261 and 262 in L.T.O. plan 712; in the hundred of Adelaide, 3rd, a triangularly-shaped portion of road adjoining the south-eastern boundary of part section 229 (C.T. 2493/60), as delineated, coloured green, and marked "A to H and J to M'' in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old roads. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 3955/1965.

Schedule of Sections, Owners, and Occupiers, so far as known.

,		
No. of Section and Hundred.	Owners.	Occupiers.
Hd. Yatala—		
L.T.O. Plan 712—		
Pt. allot. 258	A. C. Garr, 29 Pal-	Owner
1 t. anot. 200	merston Road,	
	North Unley	
Pt. allot, 260	R. R. and M. P.	Owners
(C.T.	Dunn, 14 Angas	
2353/155)	Street, Alberton	
Allot, 261	D. Zajkovic, Tapleys	Owner
1111011 201 1111	Hill Road, Fulham	
	Gardens	
Allot, 262	S. Stefanidis,	Owner
2211001 202 11111	Tapleys Hill Road,	
	Fulham Gardens	
Pt. allot. 269	J. G. and H. R.	Owners
(C.T.	Illsley, Derby	
3179/150)	Street, Grange	
L.T.O. Plan 7007—		
Allot. 1	J. G. A. and S. E.	Owners
	Hutton, Yorkshire	
	Street, Grange	_
Allot. 3	D. J. and A.	Owners
	Sowton, 42 Lor-	
	raine Avenue,	
	Lockleys	
Allot. 4	F. H. and F. L. Von	Owners
	Minden, Westmore-	
	land Road, Grange	0
Allot. 6	L. J. Coombs, Derby	Owner
	Street, Grange and	
	G. M. Reilly, 52	
	Chopin Road,	
A33 4 M	Somerton B. J. and P. A.	Owners
Allot. 7		Owners
	Hall, 46 Hamilton Road, Woodville	
	North	
	INOLUI	

Schedule of Sections, Owners, and Occupiers, so far as known—continued.

Allot. 8 R. and S. M. Applekamp, 10 Derby Street, Grange F. J. A. and D. J. Bryce, 8 Derby Street, Grange R. J. and D. M. C. Williams, 6 Derby Street, Grange I. J. and L. A. Banfield, 21 Yorkshire Street, Grange J. D. and M. V. Bowditch, 19 Yorkshire Street, Grange I. B. and D. M. Cassebohm, Yorkshire Street, Grange J. B. and D. M. Cassebohm, Yorkshire Street, Grange J. and M. R. Wharton, 14 Yorkshire Street, Grange J. and M. R. Wharton, 14 Yorkshire Street, Grange Street, Grange J. and M. R. Wharton, 14 Yorkshire Street, Grange Street, Grange S. Delvizis, 30 Yorkshire Street, Grange	ers ers
Allot. 9 F. J. A. and D. J. Bryce, 8 Derby Street, Grange Allot. 10 Williams, 6 Derby Street, Grange Allot. 11 I. J. and L. A. Banfield, 21 Yorkshire Street, Grange Allot. 12 Bowditch, 19 Yorkshire Street, Grange Allot. 13 IB. and D. M. Cassebohm, Yorkshire Street, Grange J. D. and M. V. Bowditch, 19 Yorkshire Street, Grange J. B. and D. M. Cassebohm, Yorkshire Street, Grange J. and M. R. Wharton, 14 Yorkshire Street, Grange S. Delvizis, 30 Yorkshire Street, Grange Grange S. Delvizis, 30 Yorkshire Street, Grange	ers
Allot. 10 R. J. and D. M. C. Williams, 6 Derby Street, Grange I. J. and L. A. Banfield, 21 Yorkshire Street, Grange J. D. and M. V. Bowditch, 19 Yorkshire Street, Grange I. B. and D. M. Cassebohm, Yorkshire Street, Grange J. D. and M. R. Wharton, 14 Yorkshire Street, Grange L.T.O. Plan 4547—Allot. 15 S. Delvizis, 30 Yorkshire Street, Grange S. Delvizis, 30 Yorkshire Street, Grange	
Allot. 11 I. J. and L. A. Banfield, 21 Yorkshire Street, Grange J. D. and M. V. Bowditch, 19 Yorkshire Street, Grange I. B. and D. M. Cassebohm, Yorkshire Street, Grange J. and M. R. Wharton, 14 Yorkshire Street, Grange L.T.O. Plan 4547—Allot. 15 S. Delvizis, 30 Yorkshire Street, Grange	ers
Allot. 12 J. D. and M. V. Bowditch, 19 Yorkshire Street, Grange I. B. and D. M. Cassebohm, Yorkshire Street, Grange J. and M. R. Wharton, 14 Yorkshire Street, Grange L.T.O. Plan 4547— Allot. 15 S. Delvizis, 30 Yorkshire Street, Grange	
Allot. 13 Allot. 14 L.T.O. Plan 4547— Allot. 15 Allot. 16 Allot. 17 I. B. and D. M. Cassebohm, Yorkshire Street, Grange J. and M. R. Wharton, 14 Yorkshire Street, Grange S. Delvizis, 30 Yorkshire Street, Grange	ers
Allot. 14 J. and M. R. Wharton, 14 Yorkshire Street, Grange L.T.O. Plan 4547— Allot. 15 S. Delvizis, 30 Yorkshire Street, Grange	er
Allot. 15 S. Delvizis, 30 York- shire Street, Grange	ers
shire Street, Grange	
	er
Hd. Adelaide—	
L.T.O. Plan 6456—	
Allot. 2 Davies Investments Pty. Ltd., 33 Pirie Street, Adelaide	er
Allot. 19 H. Hassan, 88 Seaview Road, West Beach	er
Pt. sec. 229 Henley 14ft. Sailing Own (C.T. Club Inc., 2493/60) Esplanade, Henley	er
Pt. sec. 229 South C. G. Hann, 70 Way- Own	
(C.T. mouth Street,	er
2495/31) Adelaide	aer

OPENING AND CLOSING OF ROADS.

District of Barossa.—Plan No. 38.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the district council of Barossa proposes, at a meeting to be held at Lyndoch on Monday, the 10th day of April, 1967, at 10 a.m., to make an order to close the following old roads and sell the piece lettered "A" to C. H. Bain and the pieces lettered "B, C and D" to H. H. and C. V. Lehmann of the following old roads, viz., in the hundred of Barossa being 1st, the whole of the road dividing parts section 991 (C's. of T. 1203/5 and 6—waterworks land) from parts section 985 (C's. of T. 2791/39 and 2902/93); 2nd, the whole of the road dividing sections 1728, 3062, 3060 and 3061 from sections 3057, 3058 and parts section 3059 (C's of T. 1681/175 and 3139/137) as delineated, coloured green, and marked "A, B, C and D" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old roads. Copy of such objection and reasons shall also be forwarded

by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 3617/1966.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Munno Para and Barossa—	. 1	
1031, pt. 1032 and 1728 Hd. Barossa—	H. H. and C. V. Lehmann, Gawler	Owner
3058, 3057, 3061, closed road and pt. 3059 (C.T. 1681/175)	H. H. and C. V. Lehmann, Gaveer	Owners
3060, 3062 and 3063	Yaringa Ltd., 62 Gawler Place, Adelaide	Owner
Pt. 3059 (C.T. 3139/137)	Screenings Pty. Ltd., C/o L. C. Knight, 35 Grenfell Street, Adelaide	Owner
3035 and 3036	L. McA. Bills, 25 Murray Street, Gawler	Owner
Pt. 991 (C.T. 1203/5 and 6)	Minister of Works, Adelaide	Owner
Pt. 991 (C.T. 2561/23)	E. M. Mitchell, Adelaide Road, Williamstown	Owner
Pt. 985 (C.T. 2902/93)	A. W. Buckley, Williamstown	Owner
Sec. 144	A. W. and V. M. Ruchs, 37 Branche Street, Gawler East	Owners
Pt. 985 (C.T.	C. H. Bain, Williamstown	Owner
2791/39)	williamstown	2/2

OPENING AND CLOSING OF ROADS.

District of Redhill.—Plan No. 14.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the district council of Redhill proposes, at a meeting to be held at Redhill on Thursday, the 13th day of April, 1967, at 1.30 p.m., to make an order to close and sell the following old roads to the adjoining owners as previously arranged by the district council, viz., in the hundreds of Redhill and Koolunga, being, in the hundred of Redhill, 1st, the whole of the road dividing sections 567w and 567E from section 566; 2nd, the whole of the road dividing sections 743 and 744 from sections 329, 330 and 331; 3rd, the whole of the road dividing section 778 from section 779; 4th, the whole of the road dividing sections 486, 485 and 484 from sections 487, 488, 489, 490 and 491; 5th, the whole of the road dividing sections 467, 470, 475, 483 and 482; 6th, the whole of the road dividing sections 247 and 253 from sections 246 and 254; in the hundred of Koolunga, 7th, the whole of the road adjoining the north-western boundary of section 354 and the greater portion of the road adjoining the north-western boundary of section 355, as delineated, coloured green, and marked "A to H, J to O and Q to U" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the

said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old roads. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 4150/1966.

Schedule of Sections, Owners, and Occupiers, so far as known

No. of Section and Hundred.	Owners.	Occupiers.
TING I		
Hd. Mundoora— 461	A. D. Button,	Owner
462E	Clements Gap M. G. and R. D. Stringer, Clements	Owners
Id. Redhill—	Gap	
566, 567E, 567W, 545	W. G. Stringer, Mundoora	Owner
797	B. F. and M. B. Boughen,	Owners
742, 482/3	Mundoora E. G. Mumford, Redhill	Owner
329/31, 743/4	P. and G. Wheaton,	Owners
	8 Laurel Avenue, Linden Park and W. S. Wheaton,	
333	Redhill C. D. and R. E. I.	Owners
745	Wheaton, Redhill Her Majesty	C. D. and R. E. I.
250	L. I. Lines, Crystal Brook	Wheaton, Redhill Owner
778/9, 280/1	B. and M. M. Smart, Redhill	Owners
$234, 246, 254/5 \dots$	P. R. and H. N. Rackham, Redhill	Owners
Easement	Electricity Trust of South Australia, 220 Greenhill	Owner
231	Road, Eastwood W. D. Lines, Crystal Brook	Owner
247, 253	M. J. and M. P. Slattery, Crystal	Owners
771, 808	Brook Her Majesty	E. G. Mumford, Redhill
738/9	L. J. and J. J.	Owners
487/90	Evans, Redhill A. Kelly, Redhill	Owner
466/7, 470/1,	W. F. Burns, Lake-	Owner
474/5, 484/6, 491 261	view R. H. Dunsford,	Owner
492/3	Redhill D. E. Bishop,	Owner
312/3	Redhill G. J. Hayes, Crystal	Owner
Hd. Koolunga—	Brook	
353/5	N. A. Fuller, Koolunga	Owner
356	A. C. and A. M. Johnson, Brink- worth	Owners
Pt. 214	L. G. and M. D.	Owners
Park lands (town of Koolunga), 352 (stone	Lange, Koolunga Her Majesty	District Council of Redhill, Redhill
reserve)		

OPENING AND CLOSING OF ROADS.

City of Enfield.—Plan No. 89.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the municipal council of the city of Enfield proposes, at a meeting to be held at Broadview on Monday, the 24th day of April, 1967, at 9.15 p.m. to make an order to close and vest in the South Australian Housing Trust the following old road, viz., in the hundred of Yatala, being the whole of the road dividing reserve "A" in L.T.O. plan 7151 from part allotment 152 (C.T. 3369/73) in the said plan as delineated, coloured green, and marked "A" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below: A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 16th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons fosme, to the closing and disposing of the said old road. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 14th day of March, 1967.

H. A. BAILEY, Surveyor-General.

D.L., 4752/1966.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Yatala— Pt. sec. 499	Her Majesty	Hillcrest Hospital, Fosters Road, Gilles Plains
Reserve "A"	Corporation of the	Owner
	City of Enfield, Hampstead Road, Broadview	
Lot 140	South Australian Housing Trust, Angas Street, Adelaide	H. F. A. Males, 108 Oxford Street, Hillerest and J. G. Robinson, 110 Oxford Street Hillerest
Pt. lot 152 (C.T. 3369/73)	South Australian Housing Trust, Angas Street, Adelaide	Owner
Pt. lot 152 (C.T. 3369/72)	Minister of Education, Flinders Street, Adelaide	Owner
	1	1/2

OPENING AND CLOSING OF ROADS.

City of Adelaide.—Plan No. 36.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the municipal council of the city of Adelaide proposes, at a meeting to be held in the council chamber, town hall, Adelaide, on Monday, the 24th day of April, 1967, at 2 p.m., to make an order to close and sell to The Myer Emporium (S.A.) Ltd. the following old road, viz., in the hundred of Adelaide, city of Adelaide, being the whole of Witcombe Court dividing town acre 329 (C.T. 8/123) from part town acre 384 (C.T. 1101/193) and abutting part town acre 383 (C.T. 1568/45) as delineated, coloured green, and marked "A" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been

deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old road. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 4624/1966.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Adelaide— City of Adelaide— Town Acre 329 (C.T. 8/123) Pt. Town Acre 383 (C.T. 1568/45) and pt. town acre 384 (C.T. 1101/193)	Minister of Education, 31 Flinders Street, Adelaide Myer Emporium (S.A.) Ltd., Rundle Street, Adelaide	Myer Emporium (S.A.) Ltd., Rundle Street, Adelaide Myer Emporium (S.A.) Ltd., Rundle Street, Adelaide

NOTICE UNDER THE ROADS (OPENING AND CLOSING) ACT, 1932-1946.

IN pursuance of the Roads (Opening and Closing) Act, 1932-1946, section 20d, subsection 1, notice is hereby given by The Minister of Lands that: Whereas it is considered that Adolphus Phelps was entitled to a certificate of title over the closed road dividing sections 714 and 715 from sections 725 and 726, hundred of Noarlunga, vide notice of confirmation of road order published in Government Gazette of 10th January, 1907, in district of Clarendon road plan No. 36 deposited in the office of the Surveyor-General at Adelaide: and whereas no certificate of title was issued in respect of the said closed road and the said Adolphus Phelps is believed to be dead or unknown: and whereas application is made by Alexander McKenzie McEachern and Lesley Annie McEachern of Clarendon for the issue of a certificate of title to them over that portion of the said closed road dividing section 715 from section 726, hundred of Noarlunga, by virtue of possession by them of the said portion of closed road: and the said The Minister of Lands being satisfied that the said Alexander McKenzie McEachern and Lesley Annie McEachern are in possession of the said portion of closed road and that there is apparently no other known person entitled to possession thereof hereby intends by virtue of the provisions of the said Act, unless objection by any person claiming any interest in the said portion of closed road is received, in writing, by the said Minister within one month after 16th March, 1967, to issue a certificate of title to the said Alexander McKenzie McEachern and Lesley Annie McEachern over the said portion of closed road. Dated this 6th day of March, 1967.

J. D. CORCORAN, The Minister of Lands.

OPENING AND CLOSING OF ROADS.

City of Adelaide.—Plan No. 32.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the municipal council of the city of Adelaide proposes, at a meeting to be held in the council chamber, town hall, Adelaide, on Monday, the 24th day of April, 1967, at 2 p.m., to make an order to close and sell to G. F. Cleland & Sons Pty. Ltd. the following old road, viz., in the hundred of Adelaide, city of Adelaide, being the whole of Marlborough Court dividing part town acre 388 (C.T.

1511/74) from part town acre 325 (C.T. 167/179) and part town acre 387 (C.T. 1266/157) as delineated, coloured green, and marked "A" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old road. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 3520/1966.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Adelaide— City of Adelaide—		
Pt. town acre 325 (C.T. 167/179)	G. F. Cleland & Sons Ltd. Byron Place, Adelaide	Owners
Pt. town acre 387 (C.T. 1266/157)	G. F. Cleland & Sons Ltd., Byron Place, Adelaide	Owners
Pt. town acre 388 (C.T. 1511/74)	G. F. Cleland & Sons Ltd., Byron Place, Adelaide	Owners
1011/11/	Tidowide	2/2

NOTICE OF CONFIRMATION OF ROAD ORDER.

District of Pinnaroo.-Plan No. 16.

NOTICE is hereby given that, by order dated the 20th day of February, 1967, the Commissioner of Highways having, at a meeting held the same day, made order that a certain piece of land in the hundred of Pinnaroo, being an irregularly-shaped portion of road situate abutting the north-western corner of section 32 shall be discontinued as road, and vested in the District Council of Pinnaroo. His Excellency the Governor's Deputy has been pleased to confirm the said order, and to direct that the Minister of Lands shall, upon application by the persons entitled respectively to the lands mentioned in such order, issue certificates of title to such persons. Dated the 14th day of March, 1967.

H. A. Bailey, Surveyor-General.

OPENING AND CLOSING OF ROADS.

D.L., 4183/1965.

City of Adelaide.—Plan No. 30.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the municipal council of the city of Adelaide proposes, at a meeting to be held in the council chamber, town hall, Adelaide on Monday, the 24th day of April, 1967, at 2 p.m. to make an order to close and sell to Rosebery Investments Pty. Ltd. the following old road, viz., in the hundred of Adelaide, city of Adelaide, being the whole of the road extending southerly from North Terrace for a distance of 100ft. and dividing part town acre 1 (C.T. 1144/132) from part town acre 1 (C.T. 1020/59) as delineated. coloured green, and marked "A" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require

all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old road. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 2189/1966.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Adelaide— City of Adelaide— Pts. town acre 1 (C's of T. 1144/132 and 1020/59)	Rosebery Invest- ments Pty. Ltd., 11-14 North Terrace, Adelaide	Newmarket Adelaide Pty. Ltd., 14 Grenfell Street, Adelaide 2/2

OPENING AND CLOSING OF ROADS.

District of Teatree Gully.—Plan No. 66.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the district council of Teatree Gully proposes, at a meeting to be held at Teatree Gully on Monday, the 17th day of April, 1967, at 7.30 p.m. to make an order to close and retain the following old road viz., in the hundred of Yatala, being in L.T.O. plan 7671, the whole of the road dividing allotments 318 and 320 from allotments 321 and 334 and extending between Harcourt Terrace and Oxford Crescent as delineated, coloured green, and marked "A" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old road Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 170/1967.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Yatala— L.T.O. Plan 7671—		
Lot 320	A. C. and E. George, 13 Harcourt Terrace, Modbury	Owners
Lot 318	P. and A. M. Williams, 14 Oxford Crescent, Modbury	Owners
Lot 321	R. A. and S. P. M. A. Heffer, 11 Har- court Terrace, Modbury	Owners
Lot 334	A. L. and L. Crutchley, Oxford	Owners
	Crescent, Modbury	2/2

OPENING AND CLOSING OF ROADS.

District of Onkaparinga.-Plan No. 81.

PURSUANT to the Roads (Opening and Closing) Act, 1932-1946, I hereby give notice that the district council of Onkaparinga proposes, at a meeting to be held at Woodside on Monday, the 24th day of April, 1967, at 9.30 a.m., to make an order to close and sell the following old road to A. F. and G. R. Fry, viz., in the hundred of Onkaparinga, being the whole of the road dividing part section 62 (C.T. 1997/76) from parts section 63 (C's of T. 2580/184 and 185) as delineated, coloured green, and marked "A" in above plan.

The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below. A survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, and a copy thereof deposited in the office of the abovementioned council for public inspection, containing (so far as known) the several requirements of the said Act: And I hereby require all persons within one month after 9th March, 1967, being the date of the first publication of this notice, to forward to the said council, in writing, any objection, together with reasons for same, to the closing and disposing of the said old road. Copy of such objection and reasons shall also be forwarded by the objector, to the Surveyor-General, Department of Lands, Adelaide. Dated this 7th day of March, 1967.

G. H. C. Kennedy, Deputy Surveyor-General. D.L., 3689/1966.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section and Hundred.	Owners.	Occupiers.
Hd. Onkaparinga— Pt. 62 (C.T. 1997/76) pt. 63 (C.T. 2580/184) Pt. 63 (C.T. 2580/185) Pt. 63 (C.T. 675/16) Pts. 64 and 65 (C.T. 797/99)	A. Fry, Forest Range G. R. & A. Fry, Forest Range A. K. Maynard, Lenswood A. A. and R. H. Trevenen, Forest Range	Owners Owner Owners
	1	2/2

NOTICE UNDER THE ROADS (OPENING AND CLOSING) ACT, 1932-1946.

IN pursuance of the Roads (Opening and Closing) Act, 1932-1946, section 20d, subsection 1, notice is hereby given by The Minister of Lands that: Whereas it is considered that Adolphus Phelps was entitled to a certificate of title over the closed road dividing sections 714 and 715 from sections 725 and 726, hundred of Noarlunga, vide notice of confirmation of road order published in Government Gazette of 10th January, 1907, in district of Clarendon road plan No. 36 deposited in the office of the Surveyor-General at Adelaide: and whereas no certificate of title was issued in respect of the said closed road and the said Adolphus Phelps is believed to be dead or unknown: and whereas application is made by John Hansborough Dutton and Lesley Margaret Dutton of Bagot Well for the issue of a certificate of title to them over that portion of the said closed road dividing section 714 from section 725, hundred of Noarlunga, by virtue of possession by them of the said portion of closed road: and the said The Minister of Lands being satisfied that the said John Hansborough Dutton and Lesley Margaret Dutton are in possession of the said portion of closed road and that there is apparently no other known person entitled to possession thereof hereby intends by virtue of the provisions of the said Act, unless objection by any person claiming any interest in the said portion of closed road is received, in writing, by the said Minister within one month after 16th March, 1967, to issue a certificate of title to the said John Hansborough Dutton and Lesley Margaret Dutton over the said portion of closed road. Dated this 6th day of March, 1967.

J. D. CORCORAN, The Minister of Lands.

NOTICE OF CONFIRMATION OF ROAD ORDER.

District of Willunga.-Plan No. 45.

NOTICE is hereby given that, by order dated the 20th day of February, 1967, the Commissioner of Highways having, at a meeting held the same day, made order that a certain piece of about 6½ chains long, situated dividing part section 394 from part section 400 (C.T. 2129/198) situated between the Main South Road and the land being acquired for the new Aldinga by-pass road shall be discontinued as road, and vested in D. Stone, subject to an easement to the Minister of Works. His Excellency the Governor's Deputy has been pleased to confirm the said order, and to direct that the Minister of Lands shall, upon application by the persons entitled respectively to the lands mentioned in such order, issue certificates of title to such persons. Dated the 14th day of March, 1967.

H. A. BAILEY, Surveyor-General.

D.L., 3523/1965.

EAST MIDLAND LICENSING DISTRICT.

THE following applications will be considered by the Licensing Court for the abovementioned District at its annual meeting to be held at courthouse at Clare on Tuesday, 21st March, 1967, at 11.00 a.m.

190	77, at 11.00 a.m.	
	Renewals—Publican's Lic Additional Bo	ences, Temperance Permits, ur-room Permits.
1	Auburn,	Pamdeneil Proprietary
	Auburn.	Limited.
		Bertie Nathaniel Robert
2	Belalie,	Todd, manager.
	Jamestown.	Francis Cyril Montgomerie
	Jamestown.	and Mary Josephine
3	Dalalia III.4.1	Montgomerie.
J	Belalie Hotel,	
	Jamestown.	
	Saloon bar.	
	Bottle department.	
4	Bentley's,	Raymond Thomas George
_	Clare.	and Ethel Mary George.
5	Bentley's Hotel,	• 0
	Clare.	
	Saloon bar.	
	Cocktail bar.	
6	Bon Accord,	Frederick Kenneth Thurgood
	Burra North.	and Jean Elizabeth Thur-
		good.
7	Booborowie,	Allan Freeman and Sylvia
	Booborowie.	Dulcie Freeman.
8	Burra,	George Kingston Grubb and
	Burra.	Aileen Jean Grubb.
9	Burra Hotel,	orubb.
	Burra.	
	Saloon bar.	
10	Clare,	Delinda Ruby McAvaney.
	Clare.	20111dd 11dby McAvaney.
11	Clare Hotel,	
	Clare.	
	Saloon bar.	
	Lounge bar.	
12	Commercial,	Lyla Rasheed.
	Burra.	-Jasheeu.
13	Commercial,	John Maxwell Holmes and
	Ayr Street,	Yvonne Celeste Beatrice
	_ ,	Tronne Celesie Deatrice

Yvonne Celeste Beatrice Holmes. Herbert Henry Hooper and

Stella Hooper.

Harold Robert Smith.

Gerald Erhardt Schluter.

Greenock. Servery bar beer garden.

Greenock Creek Tavern,

Murray Street, Greenock.

Greenock Creek Tavern.

Jamestown.

Commercial,

Eudunda,

Morgan.

Eudunda.

14

18 Hamley Bridge

James Lynn Wadrop Gibson Hamley Bridge. and Laurel Norma Gibson.

Ren	ewals—Publican's Licences Additional Bar-	and Temperance Permits and Room Pemits.	Renewals—Publican's Licences Additional Barr	
	Hotel.	Licensee.	Hotel.	Licensee.
19	Hanson, Farrell Flat.	George Gordon Earle and Hilda May Earle.	51 Wellington, Waterloo.	John Charles Bradshaw Breen and Louisa Emily
$\frac{20}{21}$	Hotel Central, Main Street, Riverton. Hotel	Ronald John Griffiths. Ernest Walter Fahey and	52 Wheatsheaf, Allendale North.	Breen. Clarence Albert John Ledgard.
	Saddleworth. Hotel Saddleworth,	Joan Fahey.	53 Wildongoleeche, Hallett.	Glen Belgin Williams.
22	Saddleworth. Beer garden servery bar.		New Applicants—Previously L	icensed Premises—Publican's rmits, Additional Bar-room
23	Kooringa, Burra.	Ellen Jones.	Permits. 54 Clare Castle,	Sydney John McLaren and
24	Light, Eudunda.	Bruce Schultz and Lilian May Schultz.	Main Street, Kapunda.	Nellie McLaren.
25	Manoora, Manoora.	Valda Thelma Collins.	55 Freeling, Hanson Street,	Freeling Hotel Pty. Ltd. Robert John Miles, manager.
26	Marrabel, Marrabel.	Bruce Baxter and Valma Joan Baxter.	Freeling. 56 Freeling Hotel,	
27	Mintaro, Mintaro.	Robert Henry Simounds and Velda Laurel Simounds.	Freeling. Saloon bar.	
28	Mount Bryan, Mount Bryan.	Albert Dew Wise and Hilda Avela Wise.	57 Jamestown, Jamestown.	Owen Newton Teagle and Gwendoline Joan Teagle.
29	Mount Mary, Mount Mary.	Colin Maurice Gutsche and Rhonda May Gutsche.	58 Railway, Alexander Terrace,	John Maxwell Williams and Maralyn Gwen Williams.
30	North Kapunda, Kapunda.	Stanley George Deal and Norma Elaine Deal.	Jamestown.	
	Point Pass, Point Pass.	Oscar Friedrich Gustav Heinrich.	Renewal—Storeke 59 Kapunda,	eeper's Licence. Laszlo Jenei and Barbara
32	Prince of Wales, Kapunda.	Alexander Stewart and Beryl Stewart. Alma Reichstein.	Main Street.	Joan Jenei.
33	Railway Hotel, Freeling. Railway,	Patrick Lawrence Reynolds	Renewals—Storekeeper's Av 60 Eudunda,	ustralian Wine Licences. Victor Philip Liebelt and
34 35	Kapunda. Railway,	and Elizabeth Reynolds. Horace Tasman Beck and	South Terrace. 61 Kapunda,	Irene Mary Liebelt. Laszlo Jenei and Barbara
50	Burra Road, Saddleworth.	Myrtle Kathleen Beck.	Main Street.	Joan Jenei.
36	Rhynie,	Gordon Maxwell Scott and	Renewals—Distiller's S	torekeeper's Licences.
37	Rhynie. Rising Sun, Auburn.	Geoffrey Walter Scott. William Charles Bampton and Ermyntrude Mary	62 Clare, Dominic Street.	Stanley Wine Company Proprietary Limited. Karl Hubert Knappstein,
38	Riverton, Riverton.	Bampton. Rex Byron Clark and Edith Ann Clark.	63 Clare, Lennon Street.	manager. Clarevale Co-operative Winery Limited.
39	Robertstown, Robertstown.	Glenn Raymond Naffin.		William Patrick McBride, manager.
40	Royal Exchange, Burra North.	Vasilio Andreou and Helen Andreou.	64 Seppeltsfield.	B. Seppelt & Sons Proprietary Limited.
41	Sevenhill Hotel,	Frank Dell and Joyce Louisa		Robert Leo Seppelt, manager.
42	Sevenhill. Sir James Fergusson,	Dell. Helmsley Arthur Watson and	Renewals—Club Registrations	
43	Tarlee. Sir John Franklin,	Grace Irene Watson. Mervyn Harold King and	65 Cadell, Part Section 171.	The Cadell Club Incorporated. Lawrence Robert Hoffman,
44	Kapunda. Spalding,	Mona Joan King. Ida Fahey and Ida Fahey	66 Eudunda,	manager. The Eudunda Club
	Spalding.	as the legal personal repres. of the estate of the late A. Fahey.	Bruce Street.	Incorporated. Douglas Edward Kinter, manager.
45	Spalding Hotel, Spalding. Servery bar.		Renewal—Billiard Ta	ble Licence (Club).
46	Temporary bar. Sutherlands,	Rosley Gordon Pilmore and	67 Eudunda, Bruce Street.	The Eudunda Club Incorporated.
47	Sutherlands. Taminga,	Hildred Eileen Pilmore. Malcolm Stuart Woods and	_	Douglas Edward Kinter, manager.
40	Clare.	Gertrude Eva Joyce Woods.	J. KERNAHAN, C	Clerk of the Licensing Court.
48	Taminga Hotel, Clare.		TRANSFER OF LEASE	
49	Saloon bar. Terminus,	David John Tilley and	NOTICE is hereby given that transfer Crown leases or agree	applications for consent to
	Morgan.	Vicki Elizabeth Tilley.	office of the Director of Land	ls, with fees, not later than
50	Watervale, Watervale.	Laurence Walter Tee and Mary Tee.	3 o'clock p.m. on Mondays, in the following Thursday in the Go	order to ensure publication

Dangerous and Noxious Weeds

To this date 13th January, 1966, the following list of weeds has been proclaimed in South Australia by regulations under the Weeds Act, 1956-1963.

- 1. The plants described in the first schedule hereto are hereby declared to be dangerous we ds throughout the whole of the State, for the purposes of the Weeds Act, 1956-63.
- 2. The plants described in the second schedule hereto are hereby declared to be noxious weeds throughout the whole of the State, for the purposes of the Weeds A.t, 1956-1963.
- 3. The plants described in the third schedule hereto are hereby delard to be noxious weeds within those portions of the State respectively appearing below the names of such weeds in the said third schedule hereto, for the purposes of the Weeds Act, 1956-1963.

THE FIRST SCHEDULE.

Botanical name. Common name. Khaki Weed Alternanthera pungens Cirsium arvense Perennial Thistle Citrullus colocynthis Colocynth Eichhornia crassives Water Hyacinth Eu horbia marginata Snow-on-the-mountain Iva axillaris Poverty-weed Nasella trichotoma Scrrated or Nasella Tussock Prosopis juliflora Mesquite Pampas Lily of the Valley Salphichroa origanifolia Mint Weed Salvia reflexa Ragwort Senecio jacobca Sida le prosa Alkali Sida Toxicodendron radicans Poison Ivy Xanthium pungens Noogoora Burr

THE SECOND SCHEDULE. Botanical name. Common name. (Centaurea Creeping Knapweed Acroptilon repensrepens) Camel-Thorn Alhagi camelorum Three-corner Garlic Allium triquetrum Crow or Field Garlic Allium vineale Amsinckia spp. Yellow Burweed Asphodelus fistulosus Onion Weed Cardaria draba Hoary Cress Carduus pycnocephalus Slender Thistle Carduus tenuiflo.us Winged Slender Thistle Saffron Thistle Carthamus lanatus Carrichtera annua (Vella annua) Wards Weed Innocent Weed Cenchrus pauciflorus Centaurea calcitrapa Star Thistle Skeleton Weed Chondrilla juncea Conium spp. Hemlock Convolvulus arvensis Field Bindweed DodderCuscuta spp. Cardoon or Artichoke Thistle or Wild Artichoke Cynara cardunculus Thornapple Datura spp. False Caper Euphorbia terracina Homeria spp. Cape Tulip St. John's Wort Hypericum perforatum Lycium ferocissimum African Boxthorn Horehound Marrubium vulgare Prickly Pear Opuntia spp. Soldier Thistle Picnomon acarna Wild Mignonette Reseda luteola Cut-leaf Mignonette Blackberry Rubus spp. (introduced) Senecio pterophorus African Daisy

Silene vulgaris

Bladder Campion

Botanical name. Common name. Silybum marianum Variegated Thistle Tomato Weed or Silver-leaf Solanum elaeagnifolium Nightshade Buffalo Burr Solanum rostratum Sorghum halepense Johnson Grass Tribulus terrestris Caltrop Ulex europaeus Gorse or Furze Xanthium californicum Californian Burr Xanthium spinosum Bathurst Burr

THE THIRD SCHEDULE.

Botanical name.

Common name.

Diplotaxis tenuifolia Lincoln Weed

Within those portions of the State comprising all municipalities and district council districts with the exception of all municipalities and district council district son Eyre Peninsula and the district council district of Peterborough.

Echium italicum Italian Bugloss

Within those portions of the State comprising the municipality of the city of Mount Gambier, the municipalities of the towns of Naracourte and Victor Harbour, and the district council districts of Bachport, En ounter Bay, Gumeraha, Lalepede, Luindale, Millicent, Mount Gambier, Naracourte, Onkaparinga, Penola, Port MacDonnell, Robe, Tantanoola and Tatiara.

Echium lycopsis (Echium plantagineum) Salvation Jane or Paterson's Curse

Within those portions of the State comprising the municipalities of the cities of Burnside, Campbelltown, Mitcham and Mount Gambier, the municipalities of the towns of Naracoorte, Matland, Port Lincoln and Victor Harbour, and the district our il districts of Barossa, Beachport, Cleve, Clinton, Coonalpyn Downs, Dudley, East Torrens, Elliston, Encounter Bay, Franklin Harbour, Gumeracha, Kimba, Kings.ott, Lacepede, Lameroo, LeHunte, Lincoln, Lucindale, Meadows, Millicent, Meningic, Minlaton, Mobilong, Mount Barker, Mount Gambier, Mount Pleasant, Murat Bay, Naracoorte, Nearlunga, Onkaparanga, Peake, Pen la, Port Elliot, Port MacDonnell, Robe, Stirling, Strathalbyn, Streaky Bay, Tantanoola, Tatiara, Teatree Gulle, Tumby Bay, Warooka, Willunga, Yankalilla, Yorke Peninsula and Yorketown.

Spiny Emex or Three-corner Jack

Within those portions of the State comprising the municipalities of the cities of Ad laide, Burnside, Enfield, Konsington and Norwood, Marion, Mit ham, Port Ad laide, Prospect, Unley, West Torrens and Woodville, the municipalities of the towns of Brighton, Campbelltown, Henley and Grange, Hindmarsh, Payneham, St. Peters, Renmark and Thebarton and the garden suburb and the district council districts of Barmera, Barossa, Berri, Cleve, Elliston, Encounter Bay, Franklin Harbour, Kimba, LcHunte, Lincoln, Loxton, Mobilong, Murat Bay, Noarlunga, Peake, Port Elliot, Streaky Bay, Tumby Bay, Warooka and Yankalilla.

Foeniculum vulgare Fennel

Within those portions of the State comprising the municipalities of the cities of Adclaide, Burnside, Enfield, Kensington and Norwood, Marion, Mitham, Mount Gambier, Port Adclaide, Prospect, Unley, West Torrens, and Woodville, and the municipalities of the towns of Brighton, Campbelltown, Glenelg, Henley and Grange, Hindmarsh, Payneham, St. Peters, Thebarton and Walkerville, and the Garden Suburb, and the district council district of Port MacDonnell.

Hirschfeldia incana Buchan Weed

Within those portions of the State comprising the municipality of the city of Mount Gambier and the district council districts of Mount Gambier, Port MacDonnell, Tatiara, Naraccorte, Penola, Lacepede. Lucindale, Tantanoola, Robe, Millicent and Beachport.

Lavandula staechas Topped Lavender

Within those portions of the State comprising the district council districts of Port Elliot and Strathalbyn.

Winged Sea Lavender

Within those portions of the State comprising the municipalities of the towns of Moonta, Kadina and Wallaroo, and the district council district of Kadina.

Melianthus major Cape Honey Flower

Within that portion of the State comprising the district council district of Strathalbyn.

Sour-sob

Within those portions of the State comprising the district council disricts of Beachport, Cleve, Coonalpyn Downs, Dudley, Elliston, Franklin Harbour, Kimba, Kingscote, Lacepede, LeHunte, Lincoln, Lucindale, Millicent, Naracoorte, Murat Bay, Mount Gambier, Penola, Port MacDonnell, Robe, Streaky Bay, Tantanoola, Tatiara and Tumby Bay.

Dated 13th January, 1966.

CITY OF ADELAIDE.

Extraordinary Vacancy.

AN extraordinary vacancy having occurred in the office of councillor for Grey ward, public notice is given pursuant to section 137 of the Local Government Act, 1934-1966, that nomination of candidates for such office will be received at the town clerk's office, Town Hall, Adelaide, before the hour of noon on Thursday, 30th March, 1967.

Town Clerk's Office, Town Hall, Adelaide.

R. W. ARLAND, Town Clerk.

Appointment of Substitute Referee under the Building Act, 1923-1965.

NOTICE is hereby given, by virtue of the provisions of the Building Act, 1923-1965, that the council of the corporation of the city of Adelaide, at a meeting held on 13th February, 1967, appointed John Hynam Bullock, B.E., M.I.E.(Aust.), to be a referee for the purposes of the Building Act, 1923-1965, to act in any future appeals to the referees where Thomas Albert Farrent is unable to act as a referee by reason of ineligibility or any other cause.

Town Hall, Adelaide, 14th February, 1967.

By order, R. W. Arland, Town Clerk.

Resolution under Section 686 of the Local Government Act, 1934-1966, re By-law No. XXXIV in Respect of Traffic.

NOTICE is hereby given that the council of the corporation of the city of Adelaide, at a meeting held on 13th March, 1967, at which sixteen out of the eighteen members then in office were present, passed the following resolution.

Resolved.—That, pursuant to section 686 of the Local Government Act, 1934-1966, the resolution duly passed by the council on the 20th day of August, 1966, as varied by resolutions duly passed by the council from time to time, declaring that section 6 of by-law No. XXXIV should apply to those portions of the area set forth therein, be and is hereby further varied by adding after the words, "Crowther Street, between the hours of 8 a.m. and 5 p.m. on Mondays to Fridays, inclusive," appearing in paragraph (a) thereof, the words, "Arthur Street."

Licensed Stand.

Notice is also hereby given that the council of the corporation of the city of Adelaide, at a meeting held on 13th March, 1967, passed the following resolution.

Resolved.—That, in pursuance of the powers contained in section 370 of the Local Government Act, 1934-1966, and all other powers hereunto enabling the council declares that the following licensed stand be and is hereby appointed.

No. 160—Victoria Square, east side of the eastern roadway, commencing at a point 189ft. north of the northern building alignment of Angas Street and extending north for 81ft.

This stand is appointed-

- (a) for vehicles plying for hire and licensed under by-law No. XXV; and
- (b) for vehicles plying for hire within the municipality of the city of Adelaide for the carriage of passengers or goods from within the said municipality to any place outside a radius of 10 miles from the General Post Office, Adelaide;

and such vehicles shall not ply for hire elsewhere than from such stand.

Metered Zones and Metered Spaces for Vehicles.

Notice is further given that the council of the corporation of the city of Adelaide, at a meeting held on 13th March, 1967, passed the following resolution.

Resolved.—That, pursuant to section 2 of by-law No. LXVIII, the resolution duly passed by the council on the 20th day of January, 1958, as varied by resolutions duly passed by the council from time to time, declaring the numbers and situations of metered spaces within metered zones, be and

is hereby further varied by striking out all the metered spaces in paragraph (b) of Zone 28, and inserting in lieu thereof the following metered spaces:—

Zone 28.

(b) Eight (8) metered spaces, each 7ft. in width, situate adjacent to and parallel with the eastern kerb of the eastern roadway of Victoria Square, between Wakefield Street and Angas Street.

Town Hall, Adelaide, 14th March, 1967.

By order, R. W. Arland, Town Clerk.

NOTICE is hereby given that at a meeting of the council of the corporation of the city of Adelaide, held on 13th March, 1967, the following order was made by a resolution carried by an absolute majority of the whole number of the members of the council:—

Order.

Whereas, the council of the corporation of the city of Adelaide having resolved that it was desirable pursuant to the provisions of Division II of Part XLV of the Local Government Act, 1934-1966, to borrow the sum of \$500,000 for the purchase of land, and whereas notice of the foregoing was published by the council pursuant to section 858 of the said Act in the South Australian Government Gazette on the 9th day of February, 1967, and twice in the Advertiser and the News (on the 9th and 10th days of February, 1967), daily newspapers circulating in the city of Adelaide, and whereas no demand having been made by one hundred ratepayers for a poll in manner provided in the said section 858, the consent of the ratepayers to the said borrowing is considered as obtained. Now, the council, by an absolute majority of the whole number of members of the council, resolves and orders pursuant to section 858 III of the said Act that in accordance with the provisions of Division II of Part XLV of the Local Government Act, 1934-1966, the sum of \$500,000 be borrowed for purposes connected with the purchase of land, and for purposes incidental thereto, and that the town clerk be authorized to borrow such money at the most advantageous terms available. Dated this 13th day of March, 1967.

Town Hall, Adelaide.

R. W. ARLAND, Town Clerk.

CITY OF MOUNT GAMBIER.

Appointment of Auditor.

NOTICE is hereby given that at a meeting of the council held on Thursday, 23rd February, 1967, Mr. Wilfred Lewis Hobba was appointed auditor to the corporation of the city of Mount Gambier for a period to expire in August, 1967.

D. H. M. ROEGER, Town Clerk.

CITY OF PAYNEHAM.

Public Parks Act.

NOTICE is hereby given that Council at a meeting held on 6th March, 1967, declared that the whole of the land comprised in certificate of title register book volume 3316, folio 186, being part section 306 hundred of Adelaide be set aside as recreational grounds and that the revenue derived from such grounds will be used for the maintenance and improvement of the area concerned.

R. H. WILLIAMS, Town Clerk.

Prohibited Areas.

NOTICE is hereby given that at a meeting of council held on 6th March, 1967, it was resolved that in pursuance of the powers contained in section 373 of the Local Government Act, 1934-1966, that the following no standing zones be declared:—

No Standing Any Time.

(a) The north side of Magill Road commencing at the western alignment of Glynburn Road and extending in a westerly direction for a distance of 50ft.

(b) The western side of Glynburn Road commencing at the northern alignment of Magill Road and extending in a northerly direction for a distance of 30ft.

R. H. WILLIAMS, Town Clerk.

Appointment.

NOTICE is hereby given that at a meeting of council held on 6th March, 1967, Christopher McRae was appointed a traffic and general inspector pursuant to section 157 of the Local Government Act, 1934-1966, a constable pursuant to section 161 of the Local Government Act, 1934-1966, and an authorized officer pursuant to section 9 of the Weeds Act, 1956-63.

R. H. WILLIAMS, Town Clerk.

CITY OF PORT ADELAIDE.

Prohibited Area.

NOTICE is hereby given that at a meeting of the council, held on 9th March, 1967 it was resolved:—

That pursuant to powers contained in section 686 of the Local Government Act, 1934-1966, this council hereby declares that section 3 of by-law No. 6 in respect of traffic shall apply to that portion of Military Road on the western side, commencing at the prolongation of the southern building alignment of Semaphore Road and continuing southerly for 57ft.

D. T. BAMPTON, Town Clerk.

CITY OF SALISBURY.

Supplementary Election.

NOTICE is hereby given that the following nominations were received by me on the 10th day of March, 1967:—Salisbury East ward—Colin Alfred Darling, Colin Mitchell, Anthony Albert Sibley, Stanley Tom Williams. There being more than the required number of nominations, all further proceedings are accordingly adjourned until Saturday, 1st April, 1967 when an election by ballot will be held between the hours of 8 a.m. and 6 p.m. at the following polling places:—

- (1) Salisbury Institute Supper Room, Wiltshire Street, Salisbury.
- (2) Brahma Lodge Recreation Hall, Harrow Road, Brahma Lodge.
- (3) L. H. Gardiner Pty. Ltd. office, 31 Smith Road, Salisbury East.

 J. BORMANN, Returning Officer.

Orders to Borrow.

- (1) \$20,000. Notice is hereby given that at the meeting of the corporation of the city of Salisbury, held on Tuesday, 14th March, 1967, it was resolved and ordered by an absolute majority that the council shall borrow the sum of twenty thousand dollars (\$20,000) by means of the issue of a debenture in accordance with section 424 of the Local Government Act, 1934-1966, for the purposes set out in the notice of intention to borrow as published in the South Australian Government Gazette on 2nd February, 1967, at page 349.
- (2) \$13,000. Notice is hereby given that at the meeting of the corporation of the city of Salisbury, held on Tuesday, 14th March, 1967, it was resolved and ordered by an absolute majority that the council shall borrow the sum of thirteen thousand dollars (\$13,000) on the security of the general rates by means of the issue of a debenture in accordance with section 424 of the Local Government Act, 1934-1966, for the purposes set out in the notice of intention to borrow as published in the South Australian Government Gazette on the 9th February, 1967, at page 419.

J. Bormann, Town Clerk.

Dated 15th March, 1967.

CITY OF WEST TORRENS.

Prohibited Areas.

NOTICE is hereby given that the council of the corporation of the city of West Torrens pursuant to section 373 of the Local Government Act, 1934-1966, declares the following prohibited areas:—

Everard Avenue, Keswick.—The northern half of Everard Avenue, Keswick, commencing at a point 15ft. west of the western alignment of Chatham Road and extending westwards for a distance of 100ft. to be a prohibited area within the meaning of the said section with an exemption therefrom of buses owned by or operated under licence issued by the M.T.T. pulled into the kerb for loading and unloading of passengers.

And pursuant to section 686 of the Local Government Act, 1934-1966, paragraph 1 of by-law No. 29 of the corporation of the city of West Torrens, previously model by-law No. VII shall henceforth apply to that portion of the area of the city of West Torrens as hereinafter set out:—

Burt Avenue, Hilton.—The southern half of Burt Avenue, Hilton, commencing at the western alignment of South Road and extending westwards to the eastern alignment of Pearson Street. The northern half of Burt Avenue commencing at the western alignment of South Road and extending westwards to a projection of the eastern alignment of Pearson Street.

Albert Street, Richmond.—The southern side of Albert Street, Richmond, commencing at the western alignment of South Road and extending westwards to the eastern alignment of Martin Place.

M. G. H. STOTT, Town Clerk.

CITY OF WOODVILLE.

THE corporation of the city of Woodville, at its meeting on 13th March, 1967, when 17 of the 19 members of council were present, pursuant to section 303 (1) of the Local Government Act, 1934-1966, declared the land marked "A" on the plan attached to memorandum of transfer from:—

- (a) Edward William Stewart and Constance May Stewart to the corporation, being the land contained in certificate of title register book, volume 1900, folio 8, as a public road and named Hartley Road.
- (b) Brian Bernard Fallon and Barbara Ann Fallon to the corporation, being the land contained in certificate of title register book, volume 1913, folio 103, as a public road and named Hartley Road.
- (c) Ronald Grant Bettison and Jennifer Beth Bettison to the corporation, being the land contained in certificate of title register book, volume 1830, folio 100, as a public road and named Hartley Road.
- (d) William Walter Weling to the corporation, being the land contained in certificate of title register book, volume 3292, folio 172, as a public road and named Hartley Road.
- (e) William Arthur Powell and Margaret Elaine Powell to the corporation, being the land contained in certificate of title register book, volume 1602, folio 80, as a public road and named Hartley Road.
- (f) Boleslaw Sienkiewicz to the corporation, being the land contained in certificate of title register book, volume 3040, folio 6, as a public road and named Hawke Street.
- (g) Minister of Works to the corporation, being the land contained in certificate of title register book, volume 1634, folio 152, as a public road and named Noblet Street.

R. A. KERR, Town Clerk.

TOWN OF NARACOORTE.

NOTICE is hereby given that Richard George Leahy has been appointed traffic inspector, health inspector and general inspector for the town of Naracoorte.

R. F. FAIRBROTHER, Town Clerk.

Resolutions under Section 686 of the Local Government Act, 1934-1966. Re By-law No. VI in Respect of Traffic.

NOTICE is hereby given that the council of the corporation of the town of Naracoorte, at a meeting held on 21st February, 1967, at which eight of the nine members then constituting the council were present, passed the following resolutions:—

(1) That, pursuant to section 686 of the Local Government Act, 1934-1966, paragraph 1 of by-law No. VI in respect of traffic shall apply to the following streets:—

Smith Street (both sides), from DeGaris Place to and including the Police Station.

Ormerod Street (both sides), from DeGaris Place to and including lot 20.

McRae Street (both sides), from Robertson Street to Ormerod Street.

Jones Street (both sides), from Robertson Street to Ormerod Street.

DeGaris Place (both sides), the whole street.

Bank Place (both sides), the whole street.

(2) That, pursuant to section 686 of the Local Government Act, 1934-1966, paragraph 2 of by-law No. VI in respect of traffic shall apply to the following streets:—

Robertson Street (south side), from Magarey Crescent to Jones Street, excluding the frontages of lots 42 and 43. Robertson Street (north side), from Jones Street to Rolland Street.

Ormerod Street (north side), the whole street.

(3) That, pursuant to section 686 of the Local Government Act, 1934-1966, paragraph 3 of by-law No. VI in respect of traffic shall apply to the following streets:—

Robertson Street (north side), from Magarey Crescent to Jones Street.

Robertson Street (south side), from Jones Street to Rolland Street.

By order, R. F. FAIRBROTHER, Town Clerk.

TOWN OF RENMARK.

Notice of Intention to Borrow.

NOTICE is hereby given in accordance with section 426 of the Local Government Act, 1934-1966 that the council of the corporation of the town of Renmark proposes to borrow by means of a debenture on the security of the general rates the sum of \$9,000 from the National Bank Savings Bank Limited for a term of ten (10) years. The interest rate to be named in the debenture is \$5.75 per cent per annum and repayment of principal and interest on the terminable annuity system will be made in twenty half-yearly instalments of \$597.97. The purpose for which the loan is to be applied is restoration of the river bank and wharf sheet piling. A statement showing the proposed expenditure of the money to be borrowed, together with plans, specifications and estimates are available for inspection by ratepayers at the town clerk's office, Ral Ral Avenue, Renmark during normal office hours.

R. E. C. THOMPSON, Town Clerk.

TOWN OF ST. PETERS.

Poll-Change of Rating System.

THE following proposition was submitted to a poll of owners of ratable property held on 4th March, 1967, pursuant to section 197 of the Local Government Act:—

"That Division III of Part X of the Local Government Act, providing for rating land values only, shall cease to operate as regards this municipality."

The results of the poll were:-

Votes cast in agreement with the proposition ... 855 Votes cast objecting to the proposition 582 Informal votes cast 68

The proposition was accordingly declared duly carried. Dated 14th March, 1967.

D. G. PITT, Town Clerk and Returning Officer.

TOWN OF THEBARTON.

Annual Municipal Elections, 1967.

PUBLIC notice is hereby given that in terms of the Local Government Act, 1934-1966, nomination of candidates to fill the

various offices of mayor, two aldermen and one councillor for each of the following wards, viz., Strangways, 'Musgrave, Jervois and Torrens wards, will be received up to noon on Friday, 12th May, 1967, at the office of the town clerk. Nomination forms may be obtained at the town clerk's office. Should more candidates be nominated than are required for each of the respective offices all proceedings in respect of the filling of such vacancies will be adjourned until Saturday, 1st July, 1967, when an election by ballot will be held, due notice of which will be given.

R. C. TUCKER, Town Clerk.

Appointment of Returning Officer.

PUBLIC notice is hereby given that Reginald Cecil Tucker has been duly appointed returning officer to conduct the annual municipal elections for 1967.

R. L. CRAFTER, Mayor.

DISTRICT COUNCIL OF ANGASTON.

Order to Borrow.

NOTICE is hereby given that at a meeting of the district council of Angaston, held on Friday, 17th February, 1967 (being an adjournment of the meeting held on Monday, 13th February, 1967), it was resolved by an absolute majority and ordered that the said council borrow from the National Bank Savings Bank Limited the sum of two hundred thousand dollars (\$200,000), by means of a debenture on the security of the general rate. The conditions and purpose of the loan are as advertised in the South Australian Government Gazette of 22nd December, 1966, on page 2332, and also in The Leader and The Barossa and Light Herald of the same date.

By order of the council, C. T. LEPAGE, District Clerk.

Emergency Fire Services Appointments.

NOTICE is hereby given that at a meeting of the district council of Angaston, held on Monday, 13th February, 1967, at which all 10 members were present, the following appointments were made:—

District Officer, Mr. R. C. Schubert, Nuriootpa.

Fire Control Officers-

Angaston—Supervisor, Mr. R. H. Angas; Messrs. V. W. Batten, C. Blenkiron, C. W. Henschke, L. K. James, M. H. Rasmus.

Mount McKenzie—Deputy Supervisor, Mr. J. B. Evans; Messrs. A. Grossman, Lyal Johnston, H. H. Zander.

Keyneton-Messrs. C. F. Angas, D. J. Mitchell.

Moculta—Deputy Supervisors, Messrs. G. E. Bartsch and E. G. Dean; Mr. C. H. Weber.

Nuriootpa—Messrs. V. O. Elix, H. Gladigau, L. Hampel, R. C. Schubert.

Stockwell-Mr. M. C. Zerna.

The above fire control officers have all been appointed with powers under section 90 of the Bush Fires Act, 1960, by the district council of Angaston. These appointments supersede all previous appointments.

C. T. LEPAGE, District Clerk.

DISTRICT COUNCIL OF BURRA BURRA.

Order to Borrow.

NOTICE is hereby given that at a meeting of the district council of Burra Burra, held on Tuesday, 7th March, 1967, the said council, by resolution, carried by absolute majority, made an order to borrow from The Savings Bank of South Australia the sum of twenty thousand dollars for a term of five years, repayable in half-yearly instalments of \$2,314.79 and carrying interest at 5.5 per cent per annum, notice of the intention of which was published in the Government Gazette of 19th January, 1967, at page 206.

T. G. PERRY, District Clerk.

DISTRICT COUNCIL OF GEORGETOWN.

Fire Control Officers.

NOTICE is hereby given that at a meeting of council held Tuesday, 7th March, 1967, D. W. Milne and R. E. Eckermann were appointed fire control officers for the whole of the district council area *vice* S. L. Sergeant (dec.) and A. F. Weckert, resigned.

K. R. Adams, District Clerk.

DISTRICT COUNCIL OF KINGSCOTE.

Bush Fires Act, 1960-Seasonal Conditions.

NOTICE is hereby given that due to seasonal conditions the council of the district council of Kingscote at a meeting held on Monday, 13th March, 1967, altered the conditional burning period pursuant to section 41 of the Bush Fires Act, 1960, so that the said period shall conclude on 21st March, 1967, and that such alteration shall apply to the whole of the council area. Dated 14th March, 1967.

H. W. BOYCE, District Clerk.

DISTRICT COUNCIL OF MILLICENT.

Closing of Street.

NOTICE is hereby given that, pursuant to the provisions of section 59 of the Police Offences Act, 1953-1961, George Street, between the intersections of North Terrace and Short Street, will be closed to vehicular traffic for the purpose of conducting a street carnival, between the hours of 9.30 a.m. and 11.30 a.m. on Monday, 27th March, 1967.

J. D. SCANLON, Chairman.

DISTRICT COUNCIL OF MOUNT GAMBIER.

NOTICE is hereby given that the district council of Mount Gambier, at a meeting held on 24th February, 1967, passed the following resolutions:—

Resolved that the land contained in memorandum of transfer from William Mitchell and Kathleen Edwina Moore to the council and dated the 6th day of February, 1967, and comprising portion of the land contained in certificate of title register book volume 2341, folio 165, be and is hereby declared to be a public park.

Resolved that the land contained in Memorandum of transfer from George and Lillian Maude Shelton to the council and dated 20th February, 1967, and comprising portion of the land in certificate of title register book volume 738, folio 136, be and is hereby declared to be a public park.

Resolved that the land contained in Memorandum of transfer from Cyril John Beckman to the council and dated the 13th day of February, 1967, and comprising portion of the land in certificate of title register book, volume 3438, folio 27, be and is hereby declared to be a public park.

J. J. JOHNSON, District Clerk.

DISTRICT COUNCIL OF OWEN.

Order to Borrow.

NOTICE is hereby given that the district council of Owen, at a meeting duly held on 10th March, 1967, has resolved and ordered, by an absolute majority, that the district council of Owen borrow from the Bank of Adelaide Savings Bank the sum of \$14,000 by means of a debenture on the security of the general rates, for the purpose and under the conditions stated in the notice of intention to borrow, as published in the Government Gazette dated 9th February, 1967, at page 421, and in the Advertiser dated 8th and 9th February, 1967. Dated at Owen, 10th March, 1967.

K. G. LINDSAY, District Clerk.

DISTRICT COUNCIL OF PARINGA.

NOTICE is hereby given of the intention to borrow the sum of \$15,000 at 5\(^3\) per cent interest from the National Bank Savings Bank Ltd. over a period of five years against the security of the general rate for the purchase of road making machinery and of the further intention of borrowing the sum of \$11,500 at 5\(^3\) per cent interest from the National Bank of Australasia Ltd. Officers' Provident Fund over a period of 30 years for extensions to the district office at Paringa. Plans.

specifications and estimates for which together with a statement showing the proposed expenditure of the money are open for inspection at the district office, Paringa.

P. R. LOTT, District Clerk.

ASSOCIATIONS INCORPORATION ACT, 1956-1965.

Notice of Issue of Certification of Incorporation.

NOTICE is hereby given pursuant to section 11 of the said Act of the issue this day of a certificate of incorporation of Booleroo Centre and District Ambulance Service Incorporated, under the provisions of the said Act. Dated this 13th day of March, 1967.

R. K. SOWDEN, Registrar of Companies.

ASSOCIATIONS INCORPORATION ACT, 1956-1965.

Notice of Issue of Certificate of Incorporation.

NOTICE is hereby given pursuant to section 11 of the said Act of the issue this day of a certificate of incorporation of Kapunda Golf Club Incorporated, under the provisions of the said Act. Dated this 13th day of March, 1967.

R. E. GREGOR, Registrar of Companies.

ASSOCIATIONS INCORPORATION ACT, 1956-1965.

Notice of Issue of Certificate of Incorporation.

NOTICE is hereby given pursuant to section 11 of the said Act of the issue this day of a certificate of incorporation of St. Peter's Old Collegians Football Club Incorporated, under the provisions of the said Act. Dated this 13th day of March, 1967.

R. K. SOWDEN, Registrar of Companies.

SOUTH AUSTRALIA.—In the Supreme Court. No. 159 of 1961.—In the matter of Allan Smith Limited and in the matter of the Companies Act 1934-1960.—Notice is hereby given that application has been made by Gordon James Bowering Pridham of 54 Currie Street, Adelaide, the liquidator of the abovenamed company for his release. A report of his accounts together with a summary thereof pursuant to section 219 of "The Companies Act 1934-1960" has been prepared and may be inspected at the office of the Registrar of Companies, Friday the 31st day of March 1967 at the Masters Chambers, Supreme Court, Victoria Square, Adelaide is the time appointed for the consideration of the application and report. Any creditor, contributory, or person interested is entitled to attend and be heard in objection to the application.

HUNTER BOUCAUT & ASHTON, per J. E. ASHTON.

[\$3]

Form 92.

SOUTH AUSTRALIA.—COMPANIES REGULATIONS.

NOTICE OF MEETING OF CREDITORS.

Edco Products Pty. Ltd.

NOTICE is hereby given that a meeting of the creditors of Edco Products Pty. Ltd. will be held at the Members Club Room of the Royal Association of Justices of S.A. Inc., 7 Pirie Street, Adelaide on Tuesday the 21st day of March, 1967 at eleven o'clock in the forenoon for the following purposes:—

- 1. To receive a report from a director and to receive the company's statement of affairs.
- 2. To receive a report upon general meeting of shareholders to be held at Adelaide on the 21st day of March, 1967 at which a special resolution will be proposed:

"That the company be wound up voluntarily and that a liquidator be nominated for the purpose of the winding up in view of the inability of the company by reason of its liabilities to continue its business."

and

- 3. In the event of the shareholders in the general meeting having resolved that the company go into voluntary liquidation and having nominated a liquidator to consider and confirm his appointment as such.
- 4. If thought fit to appoint a committee of inspection pursuant to section 262 of the above Act.

5. To fix the remuneration of the proposed liquidator or to delegate such power to the committee of inspection if appointed.

Dated this 6th day of March, 1967.

C. SYDLER, Secretary.

HARDIE RUBBER COMPANY PTY, LIMITED. Notice of Change of Name.

TAKE notice that it is intended to apply to the Registrar of Companies to change the name of Hardie Rubber Company Pty. Limited to Firestone Australia Proprietary Limited consequent upon the change of name of the company presently called Firestone (Australia) Proprietary Limited to 265 Parramatta Road Proprietary Limited. The reason for the proposed changes of name is that, following the recent acquisition by The Firestone Tire & Rubber Company of Akron, Ohio, U.S.A., of a majority interest in the Hardie Rubber group of companies, it is intended that the Hardie companies shall henceforth be identified as part of the worldwide Firestone group. Dated the 18th day of March, 1967.

[\$1.50]

J. L. KIPLING, Secretary.

SOUTH AUSTRALIA.—COMPANIES ACT 1962-1966.

NOTICE TO CREDITORS OF INTENTION TO DECLARE A DIVIDEND.

Guy & Sutherland Pty. Limited (In Liquidation).

NOTICE is hereby given that a first dividend is intended to be declared in the above matter. Any person who has not proved his debt by the 13th day of April, 1967 will be excluded from such dividend. Dated this 10th day of March, 1967.

[\$1.50]

E. JOHN SHEPHERD, Liquidator, KENNEDY, SMAIL & SHEPHERD, 274 Melbourne Street, North Adelaide. S.A.

SOUTH AUSTRALIA.—COMPANIES ACT, 1962.

Section 254 (2).

NOTICE OF RESOLUTION.

Jameys Proprietary Limited.

TO the Registrar of Companies.—At a general meeting of the members of Jameys Proprietary Limited duly convened and held at the office of Romilly Harry & Co., Solicitors, Romilly House, 1 North Terrace, Hackney, Adelaide, South Australia, on the 3rd day of March, 1967, the special resolution set out below was duly passed:—

"That the company be liquidated by a creditors voluntary winding up and that Maurice John Ryan, Chartered Accountant, 193 West Terrace, Adelaide be appointed liquidator for the purpose of such winding up."

Dated this 6th day of March, 1967.

[\$2]

C. Entwistle, Acting Secretary.

SOUTH AUSTRALIA.—In the Supreme Court. No. 307 of 1967.—In the matter of South Road Hotel Motel Pty. Limited and in the matter of the Companies Act 1962-1966.—Notice is hereby given that a petition for the winding up of the above-named company by the Supreme Court of South Australia was, on the 6th day of March, 1967, presented to the said Court by Frances Valmae Lashbrook Kinnaird of 521 Fullarton Road, Netherby in the State of South Australia. And that the said petition will come on for hearing before the court on the 10th day of April, 1967, and any creditor or contributory of the said company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the prescribed charge for the same.

O'LOUGHLIN, ROBERTSON & Co., City Mutual Life Building, 118 King William Street, Adelaide. Solicitors for the Petitioner.

Note:—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed, notice in writing of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the abovenamed not later than one o'clock in the afternoon of Friday the 7th day of April, 1967.

[\$3]

SOUTH AUSTRALIA.—COMPANIES ACT 1962-1966.

NOTICE TO CREDITORS OF INTENTION TO DECLARE A DIVIDEND.

Spacious Homes Pty. Ltd. (In Liquidation).

NOTICE is hereby given that a first dividend is intended to be declared in the above matter. Any person who has not proved his debt by the 13th day of April 1967 will be excluded from such dividend. Dated this 13th day of March, 1967.

E. John Shepherd, Liquidator, Kennedy, Small & Shepherd, 274 Melbourne Street, North Adelaide. S.A.

[\$1.50]

IN THE MATTER OF THE STANDARD INSURANCE COMPANY LIMITED (IN LIQUIDATION).

Notice of Intention to Declare Dividend to Creditors.

NOTICE is given that a first dividend to creditors is intended to be declared in the above matter pursuant to the undertakings given by me to the Supreme Court of South Australia. Any creditor who has not proved his debt and does not do so with the official liquidator in South Australia by the 21st day of April 1967 will be excluded from this dividend. Forms of proof may be obtained from the undersigned. Dated this 17th day of March, 1967.

HORACE S. J. TILLEY, Principal Liquidator in Zealand by his agent GORDON JAMES BOWERING PRIDHAM, Official Liquidator in South Australia.

[\$1.50]

THE COMPANIES ACT 1962-1966.

Wholesalers Agency Company Proprietary Limited. PURSUANT to sections 254 and 258, at an extraordinary general meeting of the members of Wholesalers Agency Company Proprietary Limited convened and held at the registered office of the company, 66 Rundle Street, Adelaide, on 7th March, 1967, at 10.30 a.m. the following special resolutions were duly passed:—

- 1. That the company be wound up voluntarily and
- 2. That Graham M. Ewart and Eric V. Cox be appointed liquidators of the company with full power given to each to act on behalf of both of them.

R. L. MONTGOMERY, Director.

[\$2]

IN the matter of the estates of the undermentioned deceased persons:—

Beasley, Estelle Edyth, late of 24 Railway Terrace, Hove, married woman, who died on the 21st February, 1967.

Beer, Alfred Ernest, late of 11 Railway Terrace, Mallala, retired farmer, who died on the 3rd November, 1966.

Braum Rentha Ernesting late of 5 Russyand April 1986.

Braun, Bertha Ernestine, late of 5 Burwood Avenue, Nailsworth, widow, who died on 9th January, 1967.

Cheesman, John, late of Jetty Street, Normanville, retired dairy farmer, who died on the 24th August, 1966.

Daly, Gwendoline May, late of 5 Stonehaven Street, Rosewater, married woman, who died on the 21st February, 1967.

Edwards, Reuben Ernest, late of 27 East Avenue, Allenby Gardens, plumber, who died on the 25th October, 1966.

Elkin, Harry Herman, late of Chobham, Surrey, England, formerly of Port Lincoln, retired dentist, who died on the 27th October, 1966.

Ellery, Henry Norman, late of 78 Frederick Street, Unley, retired assistant publisher, who died on the 28th December, 1966.

Hale, Ada Dorothy, late of 6 Wattle Avenue, Brighton, widow, who died on the 5th January, 1967.

Hanley, Thomas, late of 9 Wilson Street, Cowandilla, delivery driver, who died on the 30th December, 1966.

Height, Joseph Henry, late of C/o Little Sisters of the Poor,
 18 Cross Road, Myrtle Bank, formerly of 19 Spring
 Street, Plympton, retired gardener, who died on the 16th
 December, 1966.

December, 1966.

Jarrett, Arthur Wellby, late of 17 Howard Road, Beverley, retired railway employee, who died on the 11th January,

1967.

Nicholls, Victor Charles William, late of Auburn, retired grazier, who died on the 16th November, 1966.

Perry, Beatrice Eulalie, late of Hillcrest Hospital, Hillcrest, formerly of 93 Robert Street, West Croydon, widow, who died on the 10th December, 1966.

Russell, Frederick, late of Heathfield, railway employee, who died on the 1st January, 1967.

Tingey, Rosina Ellen, late of 120 Greenhill Road, Unley, spinster, who died on the 23rd December, 1966.

Turner, Elsie Olive, late of Flat 10, 119 Main North East Road, Collinswood, widow, who died on the 12th December, 1966.

Wauchope, Gordon Charles, late of 128 Grant Avenue, Toorak Gardens, company director, who died on the 8th November, 1966.

Notice is hereby given pursuant to the Trustee Act, 1936-1953 and the Testator's Family Maintenance Act 1918-1943 that all creditors beneficiaries and other persons having claims against the said estates are required to send to Executor Trustee and Agency Company of South Australia Limited of 22 Grenfell Street Adelaide in the State of South Australia full particulars of their claims on or before the 22nd day of April 1967 otherwise they will be excluded from the distribution of the said estates. Dated the 16th day of March, 1967.

EXECUTOR TRUSTEE AND AGENCY COMPANY OF SOUTH AUSTRALIA LIMITED, 22 Grenfell Street, Adelaide. [\$11.50]

IN the matter of the estates of the undermentioned deceased persons:—

Bunston, Thomas Charles, late of Tantanoola, retired labourer, who died at Parkside on the 25th day of November, 1966.

Carr, Pearl Pétrel Maria, late of Clarendon, married woman, who died at Blackwood on the 10th day of December,

Clindening, Frank Ormsby, late of Anna Street, Mannum, retired clerk, who died at Mannum on the 8th day of December, 1966.

Grear, William George Gilbert, late of 58 Stroud Street, Cheltenham, retired stevedore, who died at Cheltenham on the 5th day of December, 1966.

the 5th day of December, 1966.

Larner, Arthur Francis, late of 651 Greenhill Road, Burnside, superintendent of materials, who died at Adelaide on the 28th day of January, 1967.

Nicholls, Reginald, late of Marble Hill Road, Ashton, retired gardener, who died at Uraidla on the 16th day of December, 1966.

Sandow, Alinda Mary Jenkin, late of "Resthaven" Hill Street, Mitcham, formerly of 9 Flora Terrace, Prospect, spinster, who died at "Resthaven" on the 2nd day of January, 1967.

Schulz, Ronald Martin, late of Raymond Road, Ashton, gardener, who died at Ashton on the 5th day of December, 1966.

Verco, William Davey, late of 434 Regency Road, Blair Athol, carpenter, who died at Adelaide on the 19th day of December, 1966.

Notice is hereby given pursuant to "The Trustee Act, 1936-1953" and "The Testators Family Maintenance Act, 1918-1943" that all creditors beneficiaries and others having claims against any of the said Estates are directed to send full particulars of their claims to the undersigned on or before the 17th day of April, 1967 otherwise they will be excluded from the distribution of the said estates. Dated this 16th day of March, 1967.

ELDER'S TRUSTEE AND EXECUTOR COMPANY LIMITED, 172 North Terrace, Adelaide.

IN the matter of the estate of the undermentioned deceased persons:—

Baum, Edward Albert, late of Auburn, retired farmer who died at Riverton on the 11th of November, 1966.

Bray, Kate Moss, late of 1112 Old Port Road, Hendon, widow who died at Hendon on the 23rd of November, 1966.

Dale, Anna Bernhadine, late of 25 Victoria Road Birkenhead, widow who died at Semaphore on the 6th of January, 1967

Dixon, Geoffrey John, late of Culburra, farmer who died at Tailem Bend on the 16th of January 1967.

Frith, Annie Louisa, late of 56 Angas Street Westbourne Park married woman who died at Adelaide on the 17th day of November, 1966.

Manning, Alice Rosalie, late of McLaren Vale, spinster who died at McLaren Vale on the 10th of May, 1966.

McKenzie, Beryl Freda, late of 17 Henrietta Street Blair Athol, married woman who died at Blair Athol on the 21st of November, 1966.

Presgrave, Frank Ewen, late of 18 Mayfield Avenue, Hectorville, retired drapery salesman (in the will described out of business) who died at Norwood on the 22nd December, 1966.

Sheldon, James, late of 29 Caulfield Avenue Cumberland Park retired farmer who died at Torrens Park on the 29th of October, 1966.

Smart, Colina Elizabeth, late of 167 Cross Roads Westbourne Park, spinster, who died at Westbourne Park on the 17th of September, 1966.

Notice is hereby given pursuant to the "Trustees Act 1936-1953 and the Testators Family Maintenance Act 1918-1943" that all creditors beneficiaries and others having claims against any of the estates abovementioned are required to send full particulars of such to Farmers' Co-operative Executors and Trustees Limited on or before the 13th of April, 1967. Dated this 9th day of March, 1967.

FARMERS' CO-OPERATIVE EXECUTORS AND TRUSTEES LIMITED, [\$7.50] 11-13 Bentham Street, Adelaide.

NOTICE TO CREDITORS.

IN the matter of the estates of the undermentioned deceased persons:—

Armfield, Samuel Marsden, late of 38 East Terrace, Ardrossan, retired plumber, who died on the 22nd day of December, 1966.

Cunningham, Frank Cyril, late of Sheringa, retired grazier, who died on the 12th day of November 1966.

Rosewarne, Maxwell Deane, late of Yankalilla, branch manager, who died on the 28th day of December 1966.

Smith, Edward Lyle, formerly of 73 Archer Street, North Adelaide, but late of 54 Buxton Street, North Adelaide, clerk, who died at Adelaide on 24th day of March, 1962. Probates of the wills of the abovenamed deceased persons were granted to Bagot's Executor and Trustee Company Limited of 198 North Terrace, Adelaide.

Capparotto, Mario, late of Kalangadoo, haulage contractor and farmer, and a member of the partnership of M. & V. Caparotto, who died on the 28th day of October, 1966.

Probate of the will of the abovenamed deceased person was granted to Bagot's Executor and Trustee Company Limited of 198 North Terrace, Adelaide and Vittorio Caparotto.

Notice is hereby given pursuant to the Trustee Act 1936-1953, and the Testators Family Maintenance Act 1918-1943 that creditors, beneficiaries and other persons having claims against any of the abovementioned estates or partnership are required to send full particulars of such claims to Bagot's Executor and Trustee Company Limited on or before the 17th day of April, otherwise they will be excluded from the distributions of the estates. Dated this 16th day of March, 1967.

BAGOT'S EXECUTOR AND TRUSTEE COMPANY LIMITED, [\$5] 198 North Terrace, Adelaide.

GOVERNMENT TENDERS.

Minister of Works Office, Adelaide, 14th March, 1967.

SEPARATE sealed tenders for the undermentioned work will be received at the office of the Director, Public Buildings Department, Victoria Square, Adelaide, until 2 p.m. on the dated specified.

Locality.	Nature of Work.	Where Plans can be Seen.	Date when Plans can be Seen.	Date when Tenders are Due.
Campbelltown High School	Installation of electrical services including switchboard, lighting and power for new wing.	Public Buildings Department, 185-187 Gawler	1966. February 27	1967. March 21
Campbelltown High School	(Specification 152E-66) Additional classroom block. Installation of warm air heating systems, gas services, fume exhaust system and water service comprising	Place, Adelaide Public Buildings Department, 185-187 Gawler	February 27	March 21
	oil fired furnaces, automatic air filter, fume exhaust fans, ductwork, oil storage tank, piping, gas turrets and ablution outlets.	Place, Adelaide		
Campbelltown High School	(Specification 112E-66) Extension of Time— The erection of a three storey extension on the west side of the existing high school, consisting	Public Buildings Depart- ment, 185-187 Gawler Place, Adelaide	February 27	March 29
	of eleven classrooms, three laboratories, male and female lavatory and cloakroom, stores, etc., with a built in shelter area occupying a			
	large part of the lowest of the three floors. Area is approximately 18 squares. Construction and finishes are generally similar to those in the existing school i.e., footings, pier			
	and beam and shelter area is reinforced, concrete with steel frame and pre-cast concrete panels on the two upper floors. Roof is of low			
	pitch with steel decking. Windows are aluminium and there are extensive joinery fittings and stand plumbing. The block is to be connected to the existing building with a			
	single span steel frame connecting bridge. Siteworks include the reducing to levels, the formation of banks and the erection of internal retaining walls, reinforced concrete steps and			
	perimeter paths, together with the re-routing and modification of existing driveways and a new vehicular entrance. Specified Bill of			
Para Hills West Primary and Infant School	Quantities supplied. (Specification 211A-66) Installation of warm air heating systems and water services, comprising three oil fired furnaces, three supply air fans, duct work, two automatic self cleaning air filters, 4 (four) two gallon water storage heaters, ablution outlets, garden watering points, piping, controls and associated electrical work. (Specification 6E-66)	Public Buildings Depart- ment, 185 Gawler Place, Adelaide	March 6	March 28
Para Hills West Primary and Infant School	Installation of electrical services including main switchboard, lighting and power. (Specification 52E-66)	Public Buildings Department, 185 Gawler Place, Adelaide	March 6	March 28
Roseworthy Agricultural College	Remodel existing bathroom by removing internal masonry partition, concrete floor, bath and urinal. Replace with new terrazzo partitions to form shower cubicles, new concrete floor finished with ceramic tiles and new stainless steel urninal	Public Buildings Depart- ment, 185-7 Gawler Place, Adelaide and Gawler Police Station	March 20	April 4
	Reposition existing hand basins. Remove stud framing and timber floor to verandah, the former to be replaced with new and the latter			
	with concrete. Supply and fix built in oil heater complete with tank and controls Electrical work to include the replacement of			
	existing installation and to supply and install new distribution board, infra red heaters, fluorescent light fittings, etc. (Specification 4604-66)	-		
Laurel Park Technical College	The supply, fabrication and delivery of structural steelwork for the classroom block, canteen, administration block and covered ways and the supply, fabrication and erection of steel-	Public Buildings Department, 185-187 Gawler Place, Adelaide	March 13	April 4
	work for 3 workshop buildings. (Nominated Sub-Contractor). (Specification 37E-67)			

TENT	ERS-	_cont	inn	ođ.

Locality.	Nature of Work.	Where Plans can be Seen.	Date when Plans can be Seen.	Date when Tenders are Due.
			1966.	1967.
Para Hills West Primary and Infant School	A two storey primary building containing 15 classrooms, activity room and toilets, with concrete pier and beam foundations, light steel frame, concrete floors, aluminium windows and external doors, galvanized iron	Public Buildings Depart- ment, 185 Gawler Place, Adelaide	March 6	April 4
	roof, external walls of brick and precast concrete slabs with exposed aggregate finish and internal partitions of woodwool slabs. A two storey infant building containing eight classrooms, activity room, shelter and toilets, of similar constructions			
	A two storey administration building containing offices and toilets on the ground floor and a library on the first floor, of similar construction and linked with steel and concrete bridges at first floor level to the primary and infant			
	A single storey shelter with pier and beam foundations, light steel frame, concrete floor, brick walls, galvanized iron roof, and			
	aluminium windows The total volume of these buildings is approximately 500,000 cu. ft. In addition, extensive siteworks consisting of grading, paving, drainage and fencing. (Specification 210A-66)			
Smithfield Plains Primary and Infant School	(Specified bills of quantities provided) Installation of warm air heating systems, bore water and mains water services, comprising three oil fired furnaces, three fans, one oil storage tank, two automatic air filters, duct-	Public Buildings Depart- ment, 185-187 Gawler Place, Adelaide	March 13	April 4
Department of Lands,	work, constructing a bore, bore pump, garden watering points, seven sink heaters, piping, ablution outlets, controls and associated electrical work. (Specification 450E-66) Supply and install a constant temperature water	Public Buildings Depart-	March 20	April 4
Treasury Building, Adelaide	supply unit in the reflex room. (Specification 29E-67)	ment, 185-7 Gawler Place, Adelaide		
Smithfield Plains Primary and Infant School	Erection of two storey building containing 14 classrooms, library toilets, administrative offices, activity room and shelter 70ft. x 32ft. Concrete foundations and floors, masonry walls, steel roof bearers, galvanized roof decking, aluminium windows	Public Buildings Depart- ment, 185-187 Gawler Place, Adelaide	March 13	April 11
	Extensive plumbing and joinery. Total approximate volume 300,000 cub. ft. Together with site development including grading, retaining walls, soil levelling, paving, stormwater disposal and fencing			
	Single storey infant building containing 8 class- rooms, toilets, administrative section, activity room and shelter Additional approximate volume 110,000 cub. ft. Specified Bill of Quantities supplied.			
Royal Adelaide Hospital— Stage II Theatre Block	(Specification 445a-66) Supply and installation of three (3) radiograph film processors with rapid processing cycle and one (1) radiograph film processor with standard processing cycle, complete with ancillary	Public Buildings Department, 185-187 Gawler Place, Adelaide	March 20	April 11
Morphett Vale Primary School	equipment. (Specification 441E-66) Installation of electrical services, including consumer's mains, main switchboard, distribution boards, submains, lighting and power at Primary School. (Specification 33E-67)	Public Buildings Department, 185-187 Gawler Place, Adelaide	March 20	April 11
Morphett Vale Primary School	Installation of warm air heating systems, bore water services and mains water services comprising two oil fired furnaces, two supply air fans, one oil storage tank, one automatic air filter, ductwork, developing a bore, one bore pump, garden watering points, six sink heaters,	Public Buildings Department, 185-7 Gawler Place, Adelaide	March 20	April 11
	piping, ablution outlets, controls and associated electrical work. (Specification 451x-66)			

TENDERS—continued.

Locality.	Nature of Work.	Where Plans can be Seen.	Date when Plans can be Seen.	Date when Tenders are Due.
Royal Adelaide Hospital—Stage II Theatre Block Morphett Vale Primary School	Readvertisement— The supply and installation of X-ray units for diagnostic radiology service in rooms C.17, C.18, C.19 and E.19. (Specification 50x-67) Two storey building containing 14 classrooms, library, toilets, administrative offices, activity room and shelter, 70ft. x 32ft. Concrete foundations and floors, masonry walls, steel roof bearers, galvanized roof decking, aluminium windows Extensive plumbing and joinery Total approximate volume 300,000 cub. ft. Together with site development, including grading, retaining walls, soil levelling, paving, stormwater disposal and fencing. Specified Bill of Quantities supplied. (Specification 4444-66)	Public Buildings Department, 185-7 Gawler Place, Adelaide Public Buildings Department, 185-7 Gawler Place, Adelaide	1965. March 3 March 20	1965. April 18 April 18

The tenders must be clearly endorsed with the name of the work tendered for.

Plans and specifications and tender forms can be seen at the office of the Director, Public Buildings Department, 185 Gawler Place, Adelaide, and at the abovementioned places.

Tenderers are specially requested to state the time required for the performance of the work.

The lowest or any tender will not necessarily be accepted.

C. D. HUTCHENS, Minister of Works.

SOUTH AUSTRALIAN RAILWAYS.

TENDERS will be received by the Railways Commissioner for the undermentioned work, up to 3 p.m. on the dates stated.

WEDNESDAY, 22ND MARCH, 1967.

Supply of One (1) 2-ton Capacity Tray Top Truck.

- (a) One (1) 2-ton capacity tray top truck.
- (b) Trade-in allowance on existing Bedford tray top truck, S.A.R. No. C62-11.

Vehicle No. C62-11 may be inspected at Islington Railway Workshops, Churchill Road, Islington, 'phone 65-1161, extension 685, for appointment.

Specifications are available from the office of the Railways Commissioner, Adelaide.

C.M.E., 266/1967.

THURSDAY, 23RD MARCH, 1967.

Supply of Four (4) Section Trollies (Standard Gauge) and Two (2) Four-wheeled Trailers.

Specifications available from the office of the Railways Commissioner, Adelade.

S.A.R., 7447/1966.

TUESDAY, 28TH MARCH, 1967.

Mile End—Construction and Sealing of Roadway.

Specifications and plans available from the office of the Chief Engineer, Adelaide, for \$10 per set.

S.A.R., 1129/1967.

WEDNESDAY, 29TH MARCH, 1967.

Peterborough—Installation of Additional Light and Power Points in 24 Cottages.

Specifications and plans available from the office of the Chief Engineer, and Superintendent, Peterborough.—S.A.R., 7531/1966.

Bowmans—Supply and Installation of one 75 Cubic Feet Refrigerator.

Specifications available from the office of the Chief Engineer, Adelaide.—S.A.R., 958/1967.

Monday, 3rd April, 1967.

Port Dock—Construction and Sealing of Roadway at Stores Area.

Specifications and plans available from the office of the Chief Engineer, Adelaide, for \$10 per set.—S.A.R., 1130/1967.

WEDNESDAY, 17TH MAY, 1967.

Supply and Delivery of Seven (7) Bogie Type Bo-Bo Shunt Diesel Electric Locomotives, 4ft. 8½in. Gauge.

Manufacture, supply and delivery at the Peterborough Locomotive Depot of the South Australian Railways of seven (7) bogie type Bo-Bo Shunt Diesel Electric Locomotives (500-550 h.p. available for traction), 4ft. 8½ in. gauge, in complete working order together with two (2) spare bogies complete with traction motors, gears, etc., assembled and in working order, but excluding Hasler Speedo Generator, one (1) spare enginegenerator set comprising engine, main and auxiliary generator complete and in working order, also spare parts and equipment as may be selected from a list supplied by the tenderer.

Drawings and specifications may be examined or purchased at the office of the Railways Commissioners in Adelaide and Melbourne and the South Australian Government Tourist Bureau, 390 George Street, Sydney. Price \$10.50 per set.

Envelopes containing tenders to be endorsed "Tender for seven (7) Shunt Diesel Electric Locomotives."

Full particulars to be stated in tender. C.M.E., 1332/1966.

Envelopes containing tenders to be suitably endorsed. No tender necessarily accepted.

F. E. W. MARTIN, Secretary.

ENGINEERING AND WATER SUPPLY DEPARTMENT.

Office of Minister of Works, Adelaide, 21st February, 1967. TENDERS will be received at the office of the Director and Engineer-in-Chief, Victoria Square, Adelaide, up to noon on Thursday, the twenty-third day of March, 1967, for the complete construction of one (1) reinforced concrete standpipe of 300,000gall, capacity for Mypolonga Irrigation Area.

Specifications and drawings can be seen at the above office and a copy obtained on payment of the sum of \$10 per set, which amount will be refunded to bona fide enquirers on the return of documents under conditions described in the specification.

Tender should be endorsed on envelope, "Tender for Standpipe for Mypolonga Irrigation Area" and posted to the Director and Engineer-in-Chief, Box 641F, G.P.O., Adelaide, or delivered to the Plan and Tender Foom, first floor, Engineering and Water Supply Building, Victoria Square East.

No tender necessarily accepted.

J. D. CORCORAN, Minister of Irrigation. E.W.S., 6372/1966.

Office of Minister of Works, Adelaide, 21st February, 1967. TENDERS will be received at the office of the Director and Engineer-in-Chief, Victoria Square, Adelaide, up to noon on Thursday, the twenty-third day of March, 1967, for the complete construction of one (1) reinforced concrete bridge over Preamimma Creek near the township of Murray Bridge.

Specifications and drawings can be seen at the above office and a copy obtained on payment of the sum of \$10 per set, which amount will be refunded to *bona fide* enquirers on the return of documents under conditions described in the specification.

Tender should be endorsed on envelope, "Tender for Reinforced Concrete Bridge over Preamimma Creek" and posted to the Director and Engineer-in-Chief, Box 641F, G.P.O., Adelaide, or delivered to the Plan and Tender Room, first floor, Engineering and Water Supply Building, Victoria Square East.

No tender necessarily accepted.

J. D. CORCORAN, Minister of Irrigation.

E.W.S., 658/1965.

THE SOUTH AUSTRALIAN HARBORS BOARD.

TENDERS will be received at the office of the Board, Victoria Square, Adelaide, up to noon on Thursday, the 30th day of March, 1967, for cleaning the Harbors Board offices at Port

Specifications can be seen at the above office and at the offices of the Board, Ellen Street, Port Pirie, on and after 13th March, and a copy obtained free of charge.

Tenders should be endorsed "Tender for Cleaning of Port Pirie Office."

No tender necessarily accepted.

H.B., 291/1944.

R. J. WIGHT, Secretary.

TENDERS will be received at the office of the Board, Victoria Square, Adelaide, up to noon on Thursday, the 23rd day of March, 1967, for the demolition and removal of a timber framed house at Lot 62 (No. 18), Swigg Street, Birkenhead.

Drawings and specifications can be seen at the above office and at the office of the Board, Lipson Street, Port Adelaide, on and after 13th March, and a copy obtained free of charge. Tenders should be endorsed "Tender for house at Lot 62, Swigg St. Birkenhead."

No tender necessarily accepted.

H.B., 78/1967.

R. J. Wight. Secretary.

DEPARTMENT OF LANDS.

Renovations to House, Murray Bridge.

TENDERS closing 3 p.m., Tuesday, 21st March, 1967, are invited for exterior and interior repairs and painting (labour and materials) of departmental house at corner of Adelaide Road and Bertha Street, Murray Bridge.

All work must be carried out to the satisfaction of the Minister of Lands or his appointed officers.

No tender necessarily accepted.

Specifications and tender form obtainable from the Director of Lands, Adelaide, or Department of Lands, Murray Bridge.

Tenders must be addressed on envelope "Renovations to house, Murray Bridge," and addressed to the Director of Lands, Box 293A, G.P.O., Adelaide.

D.L., 749/1965.

J. R. DUNSFORD, Director of Lands.

Erection of Chain Mesh Fencing—Thebarton Depot.
TENDERS closing 3 p.m., Tuesday, 4th April, 1967, are invited for the erection of chain mesh fencing (labour and materials) on boundary of West Thebarton Road and Queen Street, Thebarton Depot.

All work must be carried out to the satisfaction of the Minister of Lands or his appointed officers.

No tender necessarily accepted.

Plans, specifications and tender form obtainable from the Director of Lands, Adelaide.

Tenders must be addressed on envelope, "Erection of fencing, Thebarton Depot," and addressed to the Director of Lands, Box 293A, G.P.O., Adelaide.

13th March, 1967.

D.L., 712/1967.

J. R. DUNSFORD, Director of Lands.

HIGHWAYS AND LOCAL GOVERNMENT DEPARTMENT. TENDERS will be received at the office of the Commissioner of Highways, 33 Warwick Street, Wālkerville, until 2 p.m. on Tuesday, 21st March, 1967, for the construction of a reinforced concrete and steel girder bridge over Currency Creek on the Adelaide-Goolwa Main Road No. 11.

Specifications and tender form are available at the office of the Commissioner for \$5.

J. N. YEATES, Commissioner of Highways.

PUBLICATIONS ON SALE.

PUBLICATIONS on sale at the Government Printing Office, King William Road, Adelaide, South Australia.

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Principal Acts up to 16 pages, 1s. 6d. (15c); each additional 16 pages, 6d. (5c); amendments, 1s. (10c) each; postage extra.

Awards.—6d. (5c) each; postage extra.

Bills as Presented to Parliament.—Up to 16 Pages, 1s. 6d. (15c); each additional 16 pages, 6d. (5c); postage extra.

Birth Notification Books.—50 leaves in dup., 2s. (20c), plus sales tax; postage 8d. (7c).

- Blue Books, Parliamentary, of S.A.—Comprising all reports and other papers laid before the Legislature and ordered to be printed, £6 (\$12) per session; postage extra. Blue Book for 1965 £9 (\$18).
- Denison's and Brand's Decisions.—Rules of Debate, etc., in the House of Commons, by E. G. Blackmore, 11s. (\$1.10); postage 1s. 11d. (19c).
- "Government Gazette".—1s. 6d. (15c) per copy; postage extra. £3 (\$6) per annum.

Handbooks of the Flora and Fauna of South Australia-

- THE BUILDING OF AUSTRALIA AND THE SUCCESSION OF LIFE, WITH SPECIAL REFERENCE TO SOUTH AUSTRALIA, by Walter Howchin, F.G.S. Part I, 5s. (50c); postage 10d. (8c). Part II, 7s. 6d. (75c); postage 1s. 3d. (12c). Part III, 7s. 6d. (75c); postage 1s. 3d. (12c).
- FLORA OF SOUTH AUSTRALIA, by J. M. Black, A.L.S. Part I, 10s. 6d. (\$1.05); postage 10d. (8c). Part II, 8s. 6d. (85c); postage 1s. 3d. (12c). Part III, 7s. (70c); postage 10d. (8c). Part IV, 15s. 6d. (\$1.55); postage 10d. (8c). Supplement to J. M. Black's Flora of South Australia (Second Edition 1943-1957), by Hansjoerg Eichler, 16s. (\$1.60); postage extra.
- SOUTH AUSTRALIAN MOLLUSCA: ARCHAEOGAS-TROPODA, by Bernard C. Cotton, F.R.Z.S., 26s. 6d. (\$2.65), postage 1s. 8d. (17c); CHITONS, by Bernard C. Cotton, F.R.Z.S., 14s. (\$1.40); postage 10d. (9c); PELE-CYPODA, by Bernard C. Cotton, F.R.Z.S., 24s. 6d. (\$2.45), postage 1s. 8d. (17c).
- THE CRUSTACEANS OF SOUTH AUSTRALIA, by Herbert M. Hale. Part I, 5s. (50c); postage 10d. (8c). Part II, 5s. (50c); postage 10d. (8c).
- THE SEAWEEDS OF SOUTH AUSTRALIA, by A. H. S. Lucas, M.A., B.Sc. Part II, 8s. 6d. (85c); postage 1s. 3d. (12c).
- THE MARINE AND FRESH WATER FISHES OF SOUTH AUSTRALIA, by Trevor D. Scott, M.Sc., 16s. (\$1,60); postage 1s. 8d. (17c).
- ABORIGINAL MAN IN SOUTH AND CENTRAL AUSTRALIA, Authors selected by the Board for Anthropological Research, University of Adelaide, 15s. (\$1.50); postage, 1s. 2d. (12c).
- "Hansard".—Debates of South Australian Houses of Legislature. Bound, 20s. (\$2) per session; postage extra. Annual subscriptions (loose copies), 8s. (80c) per session, including postage. Weekly copies, 6d. (5c) each; postage extra.
- Health Books.—For reporting Infectious Diseases by Local Boards (large), 5s. 6d. (55c); postage 1s. 5d. (14c). For Medical Practitioners (small), 4s. (40c); postage 8d. (7c). Certificates of Immunization Books—Tetanus, 1s. 5d. (14c); postage 5d. (4c). Cholera, 1s. 6d. (15c); postage 5d. (4c). Smallpox, 2s. (20c); postage 5d. (4c).
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Law Calendar of South Australia.—7s. 6d. (75c); postage 5d.

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