



# Commonwealth of Australia Gazette.

PUBLISHED BY AUTHORITY.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 74.]

FRIDAY, 13<sup>TH</sup> JUNE.

[1919.

Commonwealth of Australia.

GEORGE THE FIFTH, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India:

To Our Trusty and Well-beloved THOMAS PERCY DRAPER, Our Attorney-General for Our State of Western Australia:

GREETING:

**W**HEREAS by the *Judiciary Act 1903-1915* it is enacted that indictable offences against the laws of the Commonwealth shall be prosecuted by indictment in the name of the Attorney-General of the Commonwealth or of such other person as the Governor-General appoints in that behalf, and that any such appointment shall be by Commission in the King's name and may extend to the whole Commonwealth or to any State or part of the Commonwealth: And whereas it is desirable to appoint some person to prosecute indictable offences against the laws of the Commonwealth triable within Our State of Western Australia; Now, therefore, We do hereby appoint you to prosecute by indictment in your name indictable offences against the laws of the Commonwealth triable within Our State of Western Australia as fully and effectually to all intents and purposes as Our Attorney-General of Our Commonwealth of Australia could prosecute those offences: And We give and grant to you all such powers and authorities of Our said Attorney-General in relation to those offences as are capable of being granted by this Commission, including the power, when any person is under commitment upon a charge of any such offence, to decline to proceed further in the prosecution, and, if the person is in custody, by warrant under your hand to direct the discharge of the person from custody: Provided that nothing herein contained shall be construed to affect the power of Our Attorney-General of Our Commonwealth of Australia or of any other person appointed by Us in that behalf to prosecute by indictment in his name any indictable offence against the laws of the Commonwealth triable within Our said State: And We declare that this Our Commission shall continue in force so long as you hold the office of Attorney-General for Our said State unless sooner revoked by Our Governor-General in and over Our Commonwealth of Australia.

Witness Our Right Trusty and Well-beloved Sir Ronald Craufurd Munro Ferguson, a Member of Our Most Honorable Privy Council, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor-General and Commander-in-Chief in and over our Commonwealth of Australia this eleventh day of June, in the year of our Lord One thousand nine hundred and nineteen, and in the tenth year of Our reign.

R. M. FERGUSON, Governor-General.

By His Excellency's Command,

LITTLETON E. GROOM, Acting Attorney-General.

(Entered on record by me in Register of Patents, No. 6, page 365, this thirteenth day of June, One thousand nine hundred and nineteen.)

M. L. SHEPHERD.

C.9067.

Commonwealth of Australia.

GEORGE THE FIFTH, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India:

To Our Trusty and Well-beloved HENRY NEWMAN BARWELL, Our Attorney-General for Our State of South Australia.

GREETING:

**W**HEREAS by the *Judiciary Act 1903-1915* it is enacted that indictable offences against the laws of the Commonwealth shall be prosecuted by indictment in the name of the Attorney-General of the Commonwealth or of such other person as the Governor-General appoints in that behalf, and that any such appointment shall be by Commission in the King's name and may extend to the whole Commonwealth or to any State or part of the Commonwealth: And whereas it is desirable to appoint some person to prosecute indictable offences against the laws of the Commonwealth triable within Our State of South Australia; Now, therefore, We do hereby appoint you to prosecute by indictment in your name indictable offences against the laws of the Commonwealth triable within Our State of South Australia as fully and effectually to all intents and purposes as Our Attorney-General of Our Commonwealth of Australia could prosecute those offences: And We give and grant to you all such powers and authorities of Our said Attorney-General in relation to those offences as are capable of being granted by this Commission, including the power, when any person is under commitment upon a charge of any such offence, to decline to proceed further in the prosecution, and, if the person is in custody, by warrant under your hand to direct the discharge of the person from custody: Provided that nothing herein contained shall be construed to affect the power of Our Attorney-General of Our Commonwealth of Australia or of any other person appointed by Us in that behalf to prosecute by indictment in his name any indictable offence against the laws of the Commonwealth triable within Our said State: And We declare that this Our Commission shall continue in force so long as you hold the office of Attorney-General for Our said State unless sooner revoked by Our Governor-General in and over Our Commonwealth of Australia.

Witness Our Right Trusty and Well-beloved Sir Ronald Craufurd Munro Ferguson, a Member of Our Most Honorable Privy Council, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor-General and Commander-in-Chief in and over our Commonwealth of Australia this eleventh day of June, in the year of our Lord One thousand nine hundred and nineteen, and in the tenth year of Our reign.

R. M. FERGUSON, Governor-General.

By His Excellency's Command,

LITTLETON E. GROOM, Acting Attorney-General.

(Entered on record by me in Register of Patents, No. 6, page 366, this thirteenth day of June, One thousand nine hundred and nineteen.)

M. L. SHEPHERD.

WAR PRECAUTIONS (PRICES) REGULATIONS 1916.  
DETERMINATION OF MAXIMUM PRICES.

ORDER No. 600.

FLOUR.—BRAN AND POLLARD.—QUEENSLAND.

Melbourne, 12th June, 1919.

WALTER MASSY GREENE, acting for the Minister of State for Defence, in pursuance of the War Precautions (Prices) Regulations 1916, and on the recommendation of the Chief Commissioner of Prices, do hereby order as follows:—

1. This Order may be cited as Prices Order No. 600, and shall come into force on the 13th day of June, 1919.
2. This Order shall apply to all the proclaimed areas in the State of Queensland specified in the Schedule to Order No. 507.
3. The various prices set out in the Schedule to Prices Orders Nos. 507 and 564 may be increased by an amount sufficient to recoup the millers the extra freight and/or other charges (if any) incurred owing to the dislocation of shipping on Wheat brought from other States.

W. MASSY GREENE,  
Acting for the Minister of State for Defence.

WAR PRECAUTIONS (PRICES) REGULATIONS 1916.  
DETERMINATION OF MAXIMUM PRICES.

ORDER No. 601.

FLOUR.—SOUTH AUSTRALIA.

Melbourne, 12th June, 1919.

WALTER MASSY GREENE, acting for the Minister of State for Defence, in pursuance of the War Precautions (Prices) Regulations 1916, and on the recommendation of the Chief Commissioner for Prices, do hereby order as follows:—

1. This Order may be cited as Prices Order No. 601, and shall come into force on the 13th day of June, 1919.
2. Prices Order No. 207, made on the 12th November, 1917, is hereby repealed.
3. This Order shall apply to all the proclaimed areas in the State of South Australia specified in the Schedule to this Order.
4. The maximum prices which may be charged for flour shall, until further order, be as set out in the Schedule to this Order.

W. MASSY GREENE,  
Acting for the Minister of State for Defence.

SCHEDULE.

Area.	Millers' Prices to Retailers for Cash (delivered on Rail or Carts at Mill Door).				Retail Shop Prices for Cash.			
	Per ton in 150-lb. bags.	Per ton in 100-lb. bags.	Per ton in 50-lb. bags.	Per ton in 25-lb. bags.	Per 100-lb. bag.	Per 50-lb. bag.	Per 25-lb. bag.	Per lb.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	s. d.	s. d.	s. d.	s. d.
Port Adelaide .. .. .	10 15 0	10 17 6	11 12 6	12 5 10	12 9	6 9	3 8	0 2
Port Augusta .. .. .								
Port Pirie .. .. .								
Bridgewater .. .. .								
Lyndoch .. .. .								
Gawler .. .. .								
Wasleys .. .. .								
Greenock .. .. .								
Laura .. .. .								
Tumby Bay .. .. .								
Moonta .. .. .	10 12 6	10 15 0	11 10 0	12 3 4	12 7	6 9	3 8	0 2
Port Victoria .. .. .								
Hamley Bridge .. .. .								
Kapunda .. .. .								
Caltowie .. .. .								
Tanunda .. .. .	10 10 0	10 12 6	11 7 6	12 0 10	12 6	6 8	3 7	0 2
Jamestown .. .. .								
Balaklava .. .. .								
Burra .. .. .								
Orroroo .. .. .								
Marrabel .. .. .								
Blyth .. .. .								
Saddleworth .. .. .								
Stockwell .. .. .								
Strathalbyn .. .. .								
Angaston .. .. .								
Auburn .. .. .								
Eudunda .. .. .								
Sedan .. .. .								
Torrens .. .. .	10 5 0	10 7 6	11 2 6	11 15 10	12 4	6 6	3 7	0 2
Blumberg .. .. .								
Mannum .. .. .								
Murray Bridge .. .. .								
Petersburg .. .. .								
Terowie .. .. .	10 2 6	10 5 0	11 0 0	11 13 4	12 2	6 5	3 6	0 2
Narracoorte .. .. .								
Bordertown .. .. .								
Morgan .. .. .								
Wolseley .. .. .								
Mount Gambler .. .. .								
Millicent .. .. .								

All proclaimed areas in the State of South Australia other than those specified above

The prices fixed under this Order for the nearest of the areas specified above, plus cost of transportation.

Two shillings and sixpence per ton may be added to the above-mentioned prices when the sale is booked for one or more days.

When any of the above-mentioned goods are booked for seven or more days the following additions may be made to the retail cash prices:—100-lb. bag, 6d.; 50-lb. bag, 4d.; 25-lb. bag, 2d.