



THE WESTERN AUSTRALIAN
GOVERNMENT GAZETTE.

[PUBLISHED BY AUTHORITY.]

TUESDAY, 24th SEPTEMBER, 1872.

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*Colonial Secretary's Office,
Perth, 23rd September, 1872.*

Western Australian Volunteers.

HIS Excellency The Governor has been pleased to appoint The Honorable Lieutenant-Colonel EDWARD DOUGLASS HARVEST to be Inspector of Volunteers in this Colony.

GEO. PHILLIPS,
pro Colonial Secretary.

*Colonial Secretary's Office,
Perth, 24th September, 1872.*

HIS Excellency The Governor directs it to be notified, for general information, that Her Majesty's Secretary of State for the Home Department has been pleased to appoint MR. WILLIAM ROBERT FAUNTLEROY to be Acting Comptroller General of Convicts in Western Australia, and that Mr. Fauntleroy has assumed the duties of his office.

By Command,
GEO. PHILLIPS,
pro Colonial Secretary.

*Colonial Secretary's Office,
Perth, 23rd September, 1872.*

HIS Excellency The Governor directs it to be notified, for general information, that Her Majesty's Government have been pleased to recognize the appointment of MR. GUSTAVE BECKX as Belgian Consul General at Melbourne, with jurisdiction over Australia and the adjacent Islands.

By Command,
GEO. PHILLIPS,
pro Colonial Secretary.

*Colonial Secretary's Office,
Perth, 17th September, 1872.*

HIS Excellency The Governor, with a view to carry out the under-mentioned resolutions, which were passed during the late Session of the Legislative Council, has been pleased to direct that

1. Applications for nominated Immigrants will be received at the Colonial Secretary's Office, and will be considered on the following dates:—1st January, 1st April, 1st July, and 1st October, in each year.

2. Such applications must be accompanied by a deposit of £4 for each statute adult proposed to be introduced. Two children under ten years of age will count as one statute adult.

3. Should the sum deposited prove to be more than one-fourth the cost of passage, the balance will be returned to the applicant, and the deposit will be returned in full should the application not be proceeded with.

4. Forms of application (as annexed) may be obtained at the Offices of the Resident Magistrate in each District.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Resolutions above referred to.

1. That any sum of money that may be voted by this Council for the purposes of Immigration shall, unless otherwise specifically appropriated, together with all sums that may hereafter be received from Immigrants as Refunds, be administered as an Immigration Fund, in accordance with the following principles, and subject to such regulations in detail as may from time to time be made by His Excellency the Governor in Executive Council.

2. That in awarding assistance to intending Immigrants a preference be given to able bodied and healthy men and women, married or single, between the ages of 18 and 35.

3. That a preference also be given to persons skilled in any industry which there is reason to believe may be beneficially introduced and fostered in this Colony, and in which there may appear ground for belief that this Colony may be able to compete on advantageous terms with other countries, to miners, farm servants, domestic servants, and such workmen at mechanical trades as may appear to be required.

4. That it is highly desirable that girls and young women should be sent out only with their families or under proper supervision.

5. That, for the present, assistance should only be rendered to persons nominated by some respectable person, whose security will be held sufficient for repayment of a proportion of the passage money advanced.

6. That a deposit of one-fourth of the passage money be made when any application for an assisted passage is entertained.

7. That an undertaking be entered into by the person nominating an Immigrant, or by some other sufficiently responsible person, that in the event of the Immigrant's failure to comply with the conditions of repayment under which he has received his passage, such nominator or guarantor will, within three months' notice being given of such default, pay to the Government the sum due by the Immigrant.

8. That each Immigrant shall, prior to receiving his passage ticket, enter into an undertaking to repay to the Government, within twelve months from the date of his arrival in the Colony, one-eighth of the passage money advanced on his behalf; and within the twelve months next following a further sum equal to one-eighth of his passage money. That for every payment tendered by or on behalf of an Immigrant six months before it becomes due, an allowance be made at the rate of five per cent. for every six months by which the Government claim shall be anticipated.

9. That no person, company, or association be, for the present, permitted to nominate a number that shall be in excess of six adult Immigrants in any one year.

10. That encouragement be given to any person who may prepare and publish for distribution in England a Pamphlet showing the advantages held out to Immigrants in this Colony, and the inducements in the way of assisted passages or grants of Land. That authority be granted to the Government to purchase 10,000 copies of such pamphlets for distribution in England, at a cost not exceeding 2d. for each copy.

Form of Application for Government Immigrants.

WESTERN AUSTRALIA.

(Place)

(Date)

I hereby apply for the following persons to be sent to this Colony as Government Immigrants, and undertake that they shall not cause any expense to the Local Government after their arrival; and I forward, herewith, the sum of £ towards their passage, as required by *Government Gazette* Notice of 17th September, 1872; and if the Immigrants themselves are unable to carry out the undertaking to repay the two eighths of the passage money expended on their behalf, in accordance with the Regulations to that effect, I further agree to repay such sum to the Government.

(Name).....

(Occupation)

Witness.....

Names.	Age.	Married or single.	Residence.	Reference.	Relation to Applicant.

To the Honorable
The Colonial Secretary,
Perth.

Signature.....

WESTERN AUSTRALIA.

RAILWAY SURVEYS.

*Colonial Secretary's Office,
Perth, 6th September, 1872.*

TENDERS (endorsed "Tender for Railway Surveys,") will be received at this Office until the Sixteenth day of November, 1872, from duly qualified Railway Engineers and Surveyors, for the following Works:—

1. An Engineering Survey of a proposed line of Railway (to be of a gauge of 42 inches) between Geraldton, Champion Bay, and Northampton, a distance of about thirty-two miles. The work to comprise all surveying, levelling, planning, and specifying necessary for the setting the whole work by Contract.

The Survey to be tendered for at per mile, and Tenders to state whether bridges and culverts are included therein, or separately offered at per foot.

2. A preliminary Survey for a similar line of Railway from Guildford to York, a distance somewhat in excess of eighty miles, the general route of which has already been determined on.

To include a properly benched Survey, with longitudinal section of the whole line, to show generally the measurement of all bridges and culverts, but not detail drawings or specifications.

Tenders for the above Services to include all instruments, plant, and labor; and the work in each case to be completed and plans furnished on or before the first day of June, 1873.

The work to be subject to the general supervision and direction of such person as may be appointed by the Local Government for that purpose, on whose certificate, that the same has been properly performed, payment will be made.

Each tender must be accompanied with testimonials, showing the capability of the person tendering to execute the work he may desire to undertake, and his previous experience in Railway Engineering.

The Government do not bind themselves to accept the lowest or any tender.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Electric Telegraph Extension.

*Colonial Secretary's Office,
Perth, 17th September, 1872.*

TENDERS (endorsed "Tender for Telegraph Work,") will be received at this Office until noon of Wednesday, 23rd October, 1872, from persons willing to construct a line of Telegraph from Bunbury to Busselton.

Specifications and conditions of Contract may be seen at the Telegraph Office, Perth, and at the Offices of the Resident Magistrate at Bunbury and Busselton.

The Government do not bind themselves to accept the lowest or any tender,

and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

“The Public Works Loan
Act, 1872.”

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

First Issue of Debentures, to the Amount
of Ten Thousand Pounds.

TENDERS (endorsed “Tender for Debentures,”) will be received at this Office until noon of Monday, the 30th day of September, 1872, for the purchase of Debentures to be issued in conformity to the above-named Act.

No Debentures will be allotted for a less sum than One Hundred Pounds.

In accepting Tenders, notice will be given on what date the money will be required.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Albany Gaol.

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

TENDERS (endorsed “Tender for Albany Gaol,”) will be received at this Office until noon of Monday, the 21st October, 1872, from persons willing to construct a Gaol at Albany; plan and specification of which can be seen on application at the Offices of the Resident Magistrate at Albany, and the Clerk of Works at Fremantle.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Albany Jetty Extension.

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

TENDERS (endorsed “Tender for Albany Jetty Extension,”) will be received at this Office until noon of Monday, the 21st October, 1872, from persons willing to undertake the work to be performed in extending the Jetty at the end of Spencer Street, Albany.

A plan and specification may be seen on application at the Offices of the

Resident Magistrate at Albany, and the Clerk of Works at Fremantle.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Bunbury Jetty Extension.

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

TENDERS (endorsed “Tender for Bunbury Jetty Extension,”) will be received at this Office until noon of Wednesday, the 2nd October, 1872, from persons willing to undertake the work to be performed in extending the Public Jetty at Bunbury.

A plan and specification may be seen on application at the Offices of the Resident Magistrate at Bunbury, and the Clerk of Works at Fremantle.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Busselton Jetty Extension.

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

TENDERS (endorsed “Tender for Busselton Jetty Extension,”) will be received at this Office until noon of Wednesday, the 2nd October, 1872, from persons willing to undertake the work to be performed in extending the Public Jetty at Busselton.

A plan and specification may be seen on application at the Offices of the Resident Magistrate at Busselton, and the Clerk of Works at Fremantle.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Champion Bay Jetty Extension.

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

TENDERS (endorsed "Tender for Champion Bay Jetty Extension,") will be received at this Office until noon of Wednesday, the 2nd October, 1872, from persons willing to undertake the work to be performed in extending the Public Jetty at Champion Bay.

A plan and specification may be seen on application at the Offices of the Resident Magistrate at Champion Bay, and the Clerk of Works, Fremantle.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Fremantle Jetty.

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

TENDERS (endorsed "Tender for Fremantle Jetty,") will be received at this Office until noon of Wednesday, the 2nd October, 1872, from persons willing to undertake the construction of a Jetty at Fremantle; plans and specifications of which may be seen on application at the Office of the Clerk of Works at Fremantle.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

Sea Wall at Mandurah.

*Colonial Secretary's Office,
Perth, 20th August, 1872.*

TENDERS (endorsed "Tender for Sea Wall at Mandurah,") will be received at this Office until noon of Wednesday, the 2nd October, 1872, from persons willing to construct a Wall as a Breakwater in the Estuary of the River Murray, at Mandurah.

A plan and specification may be seen on application at the Offices of the Resident Magistrate at Murray, and the Clerk of Works at Fremantle.

The Government do not bind themselves to accept the lowest or any tender,

and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 17th September, 1872.*

TENDERS (endorsed "Tender for Boat,") will be received at this Office until noon of Wednesday, the 25th instant, from persons willing to build a Boat; Plan and Specification of which may be seen on application at the Offices of the Clerks of Works, Perth and Fremantle.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 24th September, 1872.*

TENDERS (endorsed "Tender for Colonial Hospital,") will be received at this Office until noon of Monday, the 30th instant, from persons willing to erect four Bath-rooms, and to supply sundry Furniture for the Colonial Hospital, Perth.

The specification can be seen, and all particulars obtained, on application at the Office of the Clerk of Works, Perth.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

By Command,
GEO. PHILLIPS,
pro Colonial Secretary.

Supreme Court Office.

NOTICE is hereby given, that from and after the 16th inst., and during the absence of the Registrar on duty at Albany, the Clerk of His Honor the Chief Justice will attend at the above office daily (Sundays excepted), from ten till one o'clock, to issue writs, &c., and receive Bills of Sale, and other documents for Registry.

Dated 9th September, 1872.

ROWLEY C. LOFTIE,
Registrar, Supreme Court.

Colonial Secretary's Office,
Perth, 24th September, 1872.

THE following Order in Council is published for general information:—

By Command,
FRED. P. BARLEE,
Colonial Secretary.

EXTRADITION.

Order in Council, dated June 25, 1872, for carrying into effect a Treaty between Her Majesty and the Emperor of Germany for the Mutual Surrender of Criminals, signed at London, May 14, 1872.

At the Court at Windsor, the 25th day of June, 1872,
Present:

THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by an Act of Parliament made and passed in the Session of Parliament holden in the thirty-third and thirty-fourth years of the reign of Her present Majesty, intituled "An Act for Amending the Law relating to the Extradition of Criminals," it was amongst other things enacted, that where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Act shall apply in the case of such foreign state; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas a Treaty was concluded on the fourteenth day of May last between Her Majesty and the Emperor of Germany, for the Mutual Extradition of Fugitive Criminals, which Treaty is in the terms following:—

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Majesty the Emperor of Germany, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within the two countries and their jurisdictions, that persons charged with or convicted of the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up; their said Majesties have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honourable Granville George Earl Granville, Lord Leveson, a Peer of the United Kingdom, Knight of the Most Noble Order of the Garter, a Member of Her Majesty's Privy Council, Lord Warden of the Cinque Ports and Constable of Dover Castle, Chancellor of the University of London, Her Majesty's Principal Secretary of State for Foreign Affairs;

And His Majesty the Emperor of Germany, His Minister of State and Chamberlain, Albert Count of Bernstorff-Stintenburg, Knight of the exalted Order of the Black Eagle, Grand Cross of the Order of the Red Eagle with oak leaves, Grand Commander of the Order of the Imperial and Royal House of Hohenzollern in diamonds, and Knight of the Order of the Crown with the Red Cross; Grand Cross of the Order of Civil Merit of the Crown of Bavaria, and of the Order of the Ernestine branch of the House of Saxony, Knight of the Order of the Golden Lion of the House of Nassau, &c., &c., &c., Ambassador Extraordinary and Plenipotentiary of His Imperial and Royal Majesty to Her Britannic Majesty;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

ARTICLE I.

The High Contracting Parties engage to deliver up to each other those persons who, being accused or convicted of a crime committed in the territory of the one Party, shall be found within the territory of the other Party, under the circumstances and conditions stated in the present treaty.

ARTICLE II.

The crimes for which the extradition is to be granted are the following:—

- (1.) Murder, or attempt to murder.
- (2.) Manslaughter.
- (3.) Counterfeiting or altering money, uttering or bringing into circulation counterfeit or altered money.
- (4.) Forgery or counterfeiting, or altering or uttering what is forged or counterfeited or altered; comprehending the crimes designated in the German Penal Code as counterfeiting or falsification of paper-money, bank notes, or other securities, forgery or falsification of other public or private documents, likewise the uttering or bringing into circulation, or wilfully using such counterfeited, forged, or falsified papers.
- (5.) Embezzlement or larceny.
- (6.) Obtaining money or goods by false pretences.
- (7.) Crimes by bankrupts against bankruptcy law; comprehending the crimes designated in the German Penal Code as bankruptcy liable to prosecution.
- (8.) Fraud by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any company, made criminal by any law for the time being in force.

NACHDEM Ihre Majestät die Königin des Vereinigten Königreichs von Grossbritannien und Irland, und Seine Majestät der Deutsche Kaiser, behufs besserer Verwaltung der Rechtspflege und zur Verhütung von Verbrechen innerhalb der beiden Reiche und deren Gerichtsbarkeiten es für zweckmässig befunden haben, dass Personen, welche der in diesem Verträge aufgeführten strafbaren Handlungen beschuldigt oder wegen solcher verurtheilt und vor der Justiz flüchtig geworden sind, unter bestimmten Umständen gegenseitig ausgeliefert werden sollen; so haben Ihre eben gedachten Majestäten behufs Abschliessung eines desfallsigen Vertrags zu Ihren Bevollmächtigten ernannt:

Ihre Majestät die Königin des Vereinigten Königreichs von Grossbritannien und Irland den sehr ehrenwerthen Granville George Grafen Granville, Lord Leveson, Pair des Vereinigten Königreichs, Ritter des Höchstden Ordens vom Hosenband, Mitglied Ihrer Majestät Höchsten Geheimenrathes, Lord Warden der fünf Häfen, Schlosshauptmann von Dover, Kanzler der Universität London, Allerhöchstihren Haupt-Staatssekretair für die Auswärtigen Angelegenheiten;

Und Seine Majestät der Deutsche Kaiser Allerhöchstseinen Staats-Minister und Kämmerer, Albrecht Grafen von Bernstorff-Stintenburg, Ritter des hohen Ordens vom Schwarzen Adler, Grosskreuz des Rothen Adler-Ordens mit Eichenlaub, Gross-Komthur des Kaiserlichen und Königlichlichen Haus-Ordens von Hohenzollern in Brillanten, Ritter des Kronen-Ordens dritter Klasse mit dem rothen Kreuz; Grosskreuz des Ordens der Bayerischen Krone und des Sachsen-Ernestinischen Haus-Ordens, Ritter des Ordens vom Goldenen Löwen des Hauses Nassau, &c., &c., &c., ausserordentlichen und bevollmächtigten Botschafter Seiner Kaiserlichen und Königlichlichen Majestät bei Ihrer Grossbritannischen Majestät;

Welche, nachdem sie sich gegenseitig ihre Vollmachten mitgetheilt und dieselben in guter und gehöriger Form befunden, die folgenden Artikel vereinbart und abgeschlossen haben:—

ARTIKEL I.

Die hohen vertragenden Theile verpflichten sich einander diejenigen Personen auszuliefern, welche wegen einer, auf dem Gebiete des einen Theils begangenen strafbaren Handlung beschuldigt oder verurtheilt sind und in dem Gebiete des anderen Theiles aufgefunden werden, sofern die in dem gegenwärtigen Verträge angegebenen Fälle und Voraussetzungen vorhanden sind.

ARTIKEL II.

Die strafbaren Handlungen, wegen deren die Auslieferung zu gewähren ist, sind folgende:—

- (1.) Mord, Mordversuch.
- (2.) Todtschlag.
- (3.) Nachmachen oder Verfälschen von Metallgeld, Verausgabung oder In-Verkehr-Bringen nachgemachten oder verfälschten Metallgeldes.
- (4.) Nachmachen oder Verfälschen von Papiergeld, Banknoten oder anderen Werthpapieren, Fälschung oder Verfälschung anderer öffentlicher oder Privat-Urkunden, ingleichen Verausgabung oder In-Verkehr-Bringen oder wissentliches Gebrauchen solcher nachgemachten oder gefälschten Papiere.
- (5.) Diebstahl und Unterschlagung.
- (6.) Erlangung von Geld oder anderen Sachen durch falsche Vorspiegelungen.
- (7.) Strafbarer Bankerrott, unter welchen Begriff alle diejenigen strafbaren Handlungen fallen, die nach den bezüglichen Bestimmungen des deutschen Strafgesetzbuchs gerichtlich geahndet werden.
- (8.) Untreue Seitens eines Verwalters und Beauftragten, Banquiers, Agenten, Prokuristen, Vormundes oder Kurators, Vorstandes, Mitgliedes oder Beamten irgend einer Gesellschaft, soweit dieselbe nach den bestehenden Gesetzen mit Strafe bedroht ist.

- (9.) Rape.
 (10.) Abduction.
 (11.) Child stealing.
 (12.) Burglary or housebreaking.
- (13.) Arson.
 (14.) Robbery with violence.
 (15.) Threats by letter, or otherwise, with intent to extort.
 (16.) Sinking or destroying a vessel at sea, or attempting to do so.
 (17.) Assaults on board a ship on the high seas, with intent to destroy life, or to do grievous bodily harm.
 (18.) Revolt, or conspiracy to revolt, by two or more persons on board a ship on the high seas, against the authority of the master.

The extradition is also to take place for participation in any of the aforesaid crimes, provided such participation be punishable by the laws of both the Contracting Parties.

ARTICLE III.

No German shall be delivered up by any of the Governments of the Empire to the Government of the United Kingdom; and no subject of the United Kingdom shall be delivered up by the Government thereof to any German Government.

ARTICLE IV.

The extradition shall not take place if the person claimed on the part of the Government of the United Kingdom, or the person claimed on the part of any of the Governments of the German Empire, has already been tried and discharged or punished, or is still under trial, in one of the States of the German Empire, or in the United Kingdom, respectively, for the crime for which his extradition is demanded.

If the person claimed on the part of the Government of the United Kingdom, or if the person claimed on the part of any of the Governments of the German Empire, should be under examination for any other crime in one of the States of the German Empire, or in the United Kingdom respectively, his extradition shall be deferred until the conclusion of the trial, and the full execution of any punishment awarded to him.

ARTICLE V.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the State applied to.

ARTICLE VI.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove that the requisition for his surrender has in fact been made with a view to try or punish him for an offence of a political character.

ARTICLE VII.

A person surrendered can in no case be kept in prison, or be brought to trial in the State to which the surrender has been made, for any other crime or on account of any other matters than those for which the extradition shall have taken place.

This stipulation does not apply to crimes committed after the extradition.

ARTICLE VIII.

The requisition for extradition shall be made through the Diplomatic Agents of the High Contracting Parties, respectively.

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime had been committed there.

If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

A requisition for extradition cannot be founded on sentences passed *in contumaciam*.

ARTICLE IX.

If the requisition for extradition be in accordance with the foregoing stipulations, the competent authorities of the State applied to shall proceed to the arrest of the fugitive.

The prisoner is then to be brought before a competent Magistrate, who is to examine him and to conduct the preliminary investigation of the case, just as if the apprehension had taken place for a crime committed in the same country.

ARTICLE X.

The extradition shall not take place before the expiration of fifteen days from the apprehension, and then only if the evidence be found sufficient, according to the laws of the State applied to, either to justify the committal of the prisoner for trial, in case the crime had been committed in the territory of the said State, or to prove that the prisoner is the identical person convicted by the Courts of the State which makes the requisition.

- (9.) Nothzucht.
 (10.) Entführung.
 (11.) Kinderraub.
 (12.) Einbrechen und Eindringen in ein Wohnhaus oder dazu gehöriges Nebengebäude mit der Absicht, ein Verbrechen zu begehen, zur Tages- (housebreaking) oder Nachtzeit (burglary).
 (13.) Vorsätzliche Brandstiftung.
 (14.) Raub mit Gewaltthätigkeiten.
 (15.) Erpressung.

- (16.) Vorsätzliche Versenkung oder Zerstörung eines Schiffes zur See, oder Versuch dieses Verbrechens.
 (17.) Angriffe auf Personen an Bord eines Schiffes auf hoher See in der Absicht zu tödten oder eine schwere Körperverletzung zu verüben.
 (18.) Widerstand mit Thätlichkeiten (revolt) gegen den Schiffsführer an Bord eines Schiffes auf hoher See, wenn dieser von zwei oder mehreren Personen verübt wird, oder Verschwörung zu einem solchen Widerstande.

Die Auslieferung findet auch wegen Theilnahme an einer der vorbezeichneten strafbaren Handlungen statt, sofern diese nach der Gesetzgebung beider vertragenden Theile mit Strafe bedroht ist.

ARTIKEL III.

Kein Deutscher wird von Seiten der Regierungen des Deutschen Reichs an die Regierung des Vereinigten Königreichs und von Seiten dieser kein englischer Unterthan an eine Regierung des Deutschen Reichs ausgeliefert werden.

ARTIKEL IV.

Die Auslieferung soll nicht stattfinden, wenn die von einer Regierung des Deutschen Reichs verfolgte Person im Vereinigten Königreich, oder die Seitens der Regierung des Vereinigten Königreichs verfolgte Person in einem der Staaten des Deutschen Reichs wegen derselben strafbaren Handlung, wegen deren die Auslieferung beantragt wird, in Untersuchung gewesen und ausser Verfolgung gesetzt worden, oder sich noch in Untersuchung befindet, oder bereits bestraft worden ist.

Wenn die von einer Regierung des Deutschen Reichs verfolgte Person im Vereinigten Königreich, oder wenn die Seitens der Regierung des Vereinigten Königreichs verfolgte Person in einem der Staaten des Deutschen Reichs wegen einer anderen strafbaren Handlung in Untersuchung ist, so soll ihre Auslieferung bis zur Beendigung dieser Untersuchung und vollendeter Vollstreckung der etwa gegen sie erkannten Strafe aufgeschoben werden.

ARTIKEL V.

Die Auslieferung soll nicht stattfinden, wenn seit der begangenen strafbaren Handlung, oder der Einleitung der strafgerichtlichen Verfolgung, oder der erfolgten Verurteilung nach den Gesetzen des ersuchten Staats Verjährung der strafgerichtlichen Verfolgung oder der erkannten Strafe eingetreten ist.

ARTIKEL VI.

Ein flüchtiger Verbrecher soll nicht ausgeliefert werden, wenn die strafbare Handlung, wegen deren seine Auslieferung verlangt wird, einen politischen Charakter auf sich trägt, oder wenn er beweisen kann, dass der Antrag auf seine Auslieferung in Wirklichkeit mit der Absicht gestellt worden ist, ihn wegen eines Verbrechens oder Vergehens politischer Natur zu verfolgen oder zu bestrafen.

ARTIKEL VII.

Die ausgelieferte Person darf in dem Staate, an welchen die Auslieferung erfolgt ist, keinesfalls wegen einer anderen strafbaren Handlung oder auf Grund anderer Thatfachen, als derjenigen, wegen deren die Auslieferung erfolgt ist, in Haft gehalten oder zur Untersuchung gezogen werden.

Auf strafbare Handlungen, welche nach erfolgter Auslieferung verübt sind, findet diese Bestimmung keine Anwendung.

ARTIKEL VIII.

Die Anträge auf Auslieferung sollen durch die diplomatischen Agenten der hohen vertragenden Theile gestellt werden.

Mit dem Antrage auf Auslieferung eines Beschuldigten müssen ein Haftbefehl, welcher von der zuständigen Behörde des die Auslieferung begehrenden Staates erlassen ist, und solche Beweise beigebracht werden, welche nach den Gesetzen des Ortes, wo der Beschuldigte aufgefunden wird, dessen Verhaftung rechtfertigen würden, wenn die strafbare Handlung dort begangen wäre.

Betrifft der Antrag eine bereits verurtheilte Person, so muss das Straf-Urtheil beigebracht werden, welches von dem zuständigen Gericht des die Auslieferung begehrenden Staates gegen den Verurtheilten erlassen ist.

Auf Straf-Urtheile, welche von Ungehorsams wegen (*in contumaciam*) erlassen sind, kann der Auslieferungs-Antrag nicht gegründet werden.

ARTIKEL IX.

Wenn das Auslieferungsgesuch nach den vorstehenden Bestimmungen begründet ist, so sollen die zuständigen Behörden des ersuchten Staates zur Festnahme des Flüchtlings schreiten.

Der Ergriffene wird sodann vor den dazu gesetzlich berufenen richterlichen Beamten gebracht, welcher ihn ebenso zu verhören und den Straffall vorläufig zu untersuchen hat, als wenn die Ergreifung wegen einer im Inlande begangenen strafbaren Handlung erfolgt wäre.

ARTIKEL X.

Die Auslieferung erfolgt nicht vor Ablauf von fünfzehn Tagen seit der Ergreifung und nur dann, wenn die Beweise für genügend befunden worden sind, um nach den Gesetzen des ersuchten Staates entweder die Verweisung des Ergriffenen zur Hauptuntersuchung zu rechtfertigen, falls die strafbare Handlung im Gebiet dieses Staates begangen wäre, oder darzuthun, dass der Ergriffene mit der von den Gerichten des ersuchenden Staates verurtheilten Person identisch ist.

ARTICLE XI.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the State applied to shall admit as entirely valid evidence the sworn depositions or statements of witnesses taken in the other State, or copies thereof, and likewise the warrants and sentences issued therein, provided such documents are signed or certified by a Judge, Magistrate, or Officer of such State, and are authenticated by the oath of some witness, or by being sealed with the official seal of the Minister of Justice, or some other Minister of State.

ARTICLE XII.

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, he shall be set at liberty.

ARTICLE XIII.

All articles seized, which were in the possession of the person to be surrendered at the time of his apprehension, shall, if the competent authority of the State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place; and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

ARTICLE XIV.

The High Contracting Parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance till placed on board ship; they reciprocally agree to bear such expenses themselves.

ARTICLE XV.

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty.

The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions shall be made to the Governor or Chief Authority of such Colony or possession by the Chief Consular Officer of the German Empire in such Colony or possession.

Such requisitions may be disposed of, subject always, as nearly as may be, to the provisions of this Treaty, by the said Governor or Chief Authority, who, however, shall be at liberty either to grant the surrender, or to refer the matter to his Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and foreign possessions for the surrender of German criminals, who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, of the provisions of the present Treaty.

The requisition for the surrender of a fugitive criminal from any Colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding Articles of the present Treaty.

ARTICLE XVI.

The present Treaty shall come into force ten days after its publication in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties, but shall remain in force for six months after notice has been given for its termination.

The Treaty shall be ratified, and the ratifications shall be exchanged at London in four weeks, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

Done at London, the fourteenth day of May, in the year of our Lord One thousand eight hundred and seventy-two.

(L.S.) GRANVILLE.
(L.S.) BERNSTORFF.

And whereas the ratifications of the said Treaty were exchanged at London on the eleventh day of June instant:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Act, doth order, and it is hereby ordered, that from and after the eighth day of July, one thousand eight hundred and seventy-two, the said Act shall apply in the case of the said Treaty with the Emperor of Germany.

ARTIKEL XI.

Die Behörden des ersuchten Staats haben bei der Prüfung, welche ihnen nach den vorstehenden Bestimmungen obliegt, den beeidigten Zeugen-Aussagen, welche in dem anderen Staate zu Protokoll genommen sind, imgleichen den Abschriften solcher Original-Zeugen-Aussagen, und ebenso den Haftbefehlen und Straf-Urtheilen volle Beweiskraft beizulegen, vorausgesetzt, dass diese Schriftstücke durch einen Richter, eine obrigkeitliche Person oder einen anderen Beamten dieses Staates unterzeichnet oder bescheinigt und durch einen beeidigten Zeugen oder durch Beidrückung des Amtssiegels des Justiz- oder eines anderen Staatsministers beglaubigt sind.

ARTIKEL XII.

Wenn die zur Auslieferung genügenden Beweise nicht binnen zwei Monaten von dem Tage der Ergreifung des Flüchtigen an beigebracht werden, so ist der Ergreifene auf freien Fuss zu setzen.

ARTIKEL XIII.

Alle in Beschlag genommenen Gegenstände, welche sich zur Zeit der Ergreifung im Besitze des Auszulieferenden befinden, sollen, wenn die zuständige Behörde des um die Auslieferung ersuchten Staates die Ausantwortung derselben angeordnet hat, bei Vollziehung der Auslieferung mit übergeben werden, und es soll sich diese Uebertragung nicht blos auf die entfremdeten Gegenstände, sondern auf Alles erstrecken, was zum Beweise der strafbaren Handlung dienen kann.

ARTIKEL XIV.

Die hohen vertragenden Theile verzichten darauf, die Erstattung derjenigen Kosten, welche ihnen aus der Festnahme und dem Unterhalt des Auszulieferenden und seinem Transport bis zur Einschiffung erwachsen, in Anspruch zu nehmen, willigen, vielmehr gegenseitig darin, diese Kosten selbst zu tragen.

ARTIKEL XV.

Die Bestimmungen des gegenwärtigen Vertrages sollen auf die Colonien und auswärtigen Besitzungen Ihrer Grossbritannischen Majestät Anwendung finden.

Der Antrag auf Auslieferung eines flüchtigen Verbrechens, welcher in einer dieser Colonien oder auswärtigen Besitzungen Zuflucht gefunden hat, soll an den Statthalter oder die oberste Behörde dieser Colonie oder Besitzung durch den obersten Consular-Beamten des Deutschen Reichs in dieser Colonie oder Besitzung gerichtet werden.

Ueber solche Anträge soll der gedachte Statthalter oder die gedachte oberste Behörde so viel als möglich nach den Bestimmungen des gegenwärtigen Vertrages befinden, jedoch soll denselben freistehen, entweder die Auslieferung zu bewilligen oder über den Fall an ihre Regierung zu berichten.

Ihrer Grossbritannischen Majestät soll es jedoch freistehen, in den Britischen Colonien und auswärtigen Besitzungen über die Auslieferung Deutscher Verbrecher, welche innerhalb dieser Colonien und auswärtigen Besitzungen Zuflucht gefunden haben, auf möglichst gleicher Grundlage mit den Bestimmungen des gegenwärtigen Vertrages besondere Anordnungen zu treffen.

Anträge betreffend die Auslieferung von Verbrechern, welche aus einer Colonie oder auswärtigen Besitzung Ihrer Grossbritannischen Majestät geflüchtet sind, sollen nach den Bestimmungen der vorstehenden Artikel des gegenwärtigen Vertrags behandelt werden.

ARTIKEL XVI.

Der gegenwärtige Vertrag soll zehn Tage nach seiner, in Gemässheit der durch die Gesetzgebung der hohen vertragenden Theile vorgeschriebenen Formen erfolgten Veröffentlichung in Kraft treten. Der Vertrag kann von jedem der beiden hohen vertragenden Theile aufgekündigt werden, bleibt jedoch nach erfolgter Aufkündigung noch sechs Monate in Kraft.

Der Vertrag wird ratifizirt und die Ratifikationen werden nach vier Wochen, oder wo möglich früher, in London ausgewechselt werden.

Zu Urkund dessen haben die beiderseitigen Bevollmächtigten die gegenwärtige Uebereinkunft unterzeichnet und mit ihren Wappen untersiegelt.

So geschehen zu London am Vierzehnten Mai, im Jahre des Herrn Ein tausend achthundert und zwei und siebenzig.

(L.S.) GRANVILLE.
(L.S.) BERNSTORFF.

ARTHUR HELPS.

MAIL NOTICE.

General Post Office,
Perth, 21st September, 1872.

MAILS for transmission by Contract Packet *via* King George's Sound will close at the General Post Office, Perth, as under:—

For Europe, India, Cape of Good Hope, &c., on Saturday, the 12th October, at 4 o'clock, p.m.

For the Australian Colonies, New Zealand, and Tasmania, on Monday, the 7th October, at 12 o'clock (noon.)

Money Orders for transmission by the above conveyance will be issued on the United Kingdom up to 11 o'clock a.m.

on Friday, 11th October, and on the Australian Colonies, New Zealand, and Tasmania, up to 11 o'clock a.m. on Saturday, 5th October.

Letters for Registration may be posted one hour before the closing of the Mail.

Late Letters, on payment of a fee of 6d., may be posted up to 5 o'clock, p.m., for the European Mails, and up to 12h. 30m., for the Colonial Mails.

Newspapers must be posted one hour before the closing of the Mail by which they are intended to be sent, otherwise they will not be forwarded until the next Mail.

A. HELMICH,
Postmaster-General.

GOLD! GOLD!! GOLD!!!

WESTERN AUSTRALIA.

*Colonial Secretary's Office,
Perth, 2nd September, 1872.*

WHEREAS Gold in small quantities has been found in various parts of Western Australia, it is hereby notified, for general information, that the Local Government of Western Australia offer as a reward for the discovery of a workable Gold-field, within a radius of three hundred miles from any declared Port in the Colony, the sum of

£ 5, 0 0 0,

upon the following conditions:—

1. That such reward be not payable until Ten thousand ounces of Gold, either alluvial or crushed from quartz, and obtained from such Gold-field, be entered and cleared at a Customs House at some Port in Western Australia, and actually shipped to Great Britain within a period of two years from the date of the registration in the Office of the Colonial Secretary of the exact position of such Gold-field.

2. That the Governor of the Colony for the time being, in Executive Council, do finally adjudicate and determine to whom alone, or, if there be several claimants, to whom and in what proportions, the above reward shall be payable and paid.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 2nd September, 1872.*

IT is hereby notified, for general information, that subject to the following regulations, His Excellency The Governor has been pleased to direct that for the future all Vessels *bonâ fide* built and owned in this Colony, and that all Vessels *bonâ fide* owned in this Colony, shall be exempt from Pilotage Charges.

1. All Coasters and other Vessels claiming exemption from Pilotage Charges shall, from the time of their sighting Rottneest until their anchors are dropped, hoist at the main-mast head a white flag (not less than 9 feet 6 inches in size) with a black ball in the centre. Vessels failing to do this will incur full Pilotage Charges.

2. Vessels *bonâ fide* owned in the Colony will be required to pay an annual sum of £5 in full of all Pilotage Charges.

3. The Master of every Vessel (not being a Coaster) *bonâ fide* built and owned or *bonâ fide* owned in the Colony must possess a certificate of exemption from the Local Board of this Colony. A charge of Two pounds ten shillings will be charged for such certificate in this Colony.

By Command,
FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 10th September, 1872.*

HIS Excellency The Governor has been pleased, on the recommendation of the Wellington Local Road Board, to approve the classification of the Road below described as a Minor Road.

FRED. P. BARLEE,
Colonial Secretary.

WELLINGTON ROAD DISTRICT.

DESCRIPTION OF A MINOR ROAD.

Leaving the Perth-Bunbury Road at the sixteenth mile from Bunbury, and passing close along the South-East and Eastern sides of Myerlup Swamp for about 2 miles, then turning in a North-easterly direction for about 5½ miles, then about East to M. B. Smith's station, at Uduc.

LAND SALES.

*Commissioner of Crown Lands' Office,
Perth, 24th September, 1872.*

THE undermentioned Allotments of Land will be offered for Sale, at Public Auction, by the Receiver of Revenue, at Perth, on the 18th September, 1872, one o'clock, p.m.:—

Gingin Town Lots, Nos. 8, 9, 10, 12, 30, 36, and 37,

Upset price, £6 each.

York Town Lots, Nos. 409, and 410,

Upset price, £5 each.

Fremantle Town Lots, Nos. 234, and 235,

Upset price, £6 each.

On the 25th September, 1872:—

Perth Town Lots, Nos. L 42, 43, and 44,

Upset price, £6 each.

York Town Lots, Nos. 117, 403, 404, and 405,

Upset price, £5 each.

Gingin Town Lots, Nos. 33, 34, and 35,

Upset price, £6 each.

On the 2nd October, 1872:—

Perth Town Lot, No. N 51,

Upset price, £6.

Perth Town Lots, Nos. Y 153, 156, and 157,

Upset price, £6 each.

On the 9th October, 1872:—

Fremantle Suburban Lot, No. 20,

Contents, 2 acres,

Upset price, £1 per acre.

Perth Town Lot, No. Y 260,

Upset price, £6.

Perth Town Lot, No. I 45,

Upset price, £6.

Perth Town Lots, Nos. Y 250, and 252,

Upset price, £6 each.

York Suburban Lots, 34, 35, 37, and 38,

Upset price, £1 per acre, each.

Fremantle Town Lots, Nos. 466, 467, and 583,

Upset price, £6 each.

On the 16th October, 1872:—

Perth Town Lot, No. N 44,

Upset price, £6.

On the 30th October, 1872:—

Fremantle Town Lot, No. 632,

Upset price, £6.

Perth Town Lots, Nos. N 43 and Y 210,

Upset price, £6 each.

Perth Suburban Lot, No. 146,

Upset price, £2 per acre.

Pinjarrah Town Lots, Nos. 8 and 9,

Upset price, £5 each.

On the 6th November, 1872:—

Perth Suburban Lot, No. 145,

Upset price, £2 per acre.

Fremantle Town Lot, No. 844,

Upset price, £6.

On the 13th November, 1872:—

Perth Town Lots, Nos. N 125 and 126,

Upset price, £6 each.

Perth Town Lots, Nos. X 14 and 15,
Upset price, £6 each.
Perth Suburban Lot, No. 59,
Contents, 3 acres, 1 rood, 24 perches,
Upset price, £2 per acre.
Fremantle Town Lots, Nos. 701, 702, and 843,
Upset price, £6 each.

At the Resident Magistrate's Office, York,
on the 9th October, 1872:—

York Suburban Lots, Nos. 150, 151, 154, 155,
156, 157, 158, 159, 162, 163, 237, 238, 239,
243, 244, and 245,
Upset price, £1 per acre, each.

On the 30th October, 1872:—

York Town Lots, Nos. 326, 327, 328, 329, 330,
331, 332, 333, 334, 335, and 338,
Upset price, £5 each.

York Suburban Lots, Nos. 72, 189, 190, 191,
192, 193, 194, 195, 196, 197, 198, 199, and 200,
Upset price, £1 per acre.

On the 13th November, 1872:—

York Town Lots, Nos. 113, and 114,
Upset price, £5 each.

On the 20th November, 1872:—

Beverley Suburban Lot, No. 18,
Contents, 5 acres,
Upset price, £1 per acre.

York Suburban Lot, No. 145,
Contents, 10 acres,
Upset price, £1 per acre.

York Town Lots, Nos. 437, and 438,
Upset price, £5 each.

At the Resident Magistrate's Office,
Newcastle, on the 6th November, 1872:—

Newcastle Town Lots, Nos. 68, and 69,
Upset price, £5 each.

At the Resident Magistrate's Office,
Bunbury, on the 6th November, 1872:—

Bunbury Town Lot, No. 106,
Upset price, £5.

At the Resident Magistrate's Office,
Vasse, on the 6th November, 1872:—

Busselton Suburban Lots, Nos. 16, 17, and 18,
Upset price, £1 per acre.

Wonnerup Suburban Lot, No. 58,
Contents 10 acres, 2 roods, 18 perches.
Upset price, £1 per acre.

Wonnerup Suburban Lot, No. 64,
Contents 8 acres, 0 roods, 30 perches,
Upset price, £1 per acre.

At the Resident Magistrate's Office, Ger-
aldton, on the 13th November, 1872:—

Geraldton Town Lot, No. 301,
Upset price, £6.

MALCOLM FRASER,
Commissioner of Crown Lands.

Commissioner of Crown Lands' Office,
Perth, 16th September, 1872.

HIS Excellency The Governor has
been pleased to order that the
piece of Land hereinafter described be
set apart for Special Occupation, under
the Land Regulations now in force.

MALCOLM FRASER,
Commissioner of Crown Lands.

COCKBURN SOUND DISTRICT.

LOCATION No. 159, UNDER CLAUSE 43.—20 acres.

Bounded on the *South* by an East line of 17
chains from a spot on the Eastern boundary
of the Reserve for the Townsite of Clarence,
situate about 28 chains North from its South-
east corner. On the *West* by a North line of
about 18 chains. On the *East* by a North line
of about 21 chains; and on the *North* by the
Southern shore of Lake Munster, connecting
the North ends of the East and West bound-
aries. All bearings being true or thereabouts,
and the measurements more or less.

Special Occupation Lands.

NOTICE.

Commissioner of Crown Lands' Office,
Perth, 30th August, 1872.

NO Commonage, or right to graze
any description of live stock, has
been, is, or will be, conveyed or allowed
to any Licensee of "Special Occupation
Land" by the License, excepting, of
course, over the land actually comprised
therein.

MALCOLM FRASER,
Commissioner of Crown Lands.

Commissioner of Crown Lands' Office,
Perth, 4th September, 1872.

HIS Excellency The Governor has
been pleased, on the recommenda-
tion of the Commissioner of Crown Lands,
to set apart as a Public Reserve the land
described in the Schedule below, for the
purposes therein set forth.

MALCOLM FRASER,
Commissioner of Crown Lands.

SCHEDULE.

The Reserve herein described has been
made for the purposes stated, under
the provisions of the Land Regulations
now in force:—

Number on Map.	Quantity		Description.	Purpose for which Reserve is made.
	Acres.			
10 A In two parts.	a. r. p.			
Part 1.	7	0 0	Bounded on the <i>North- ward</i> by 5 chains of Nottingham road. On the <i>Southward</i> by 5 chains of Folewood road; and on the <i>Eastward</i> and <i>Westward</i> by New- castle Suburban Lots 38 and 40, measuring respectively 14 chains.	For Presby- terian pur- poses.
Part 2.	a. r. p.			
	7	0 0	Bounded on the <i>North- ward</i> by 5 chains of Nottingham road. On the <i>Southward</i> by 5 chains of Folewood road; and on the <i>Eastward</i> and <i>Westward</i> by New- castle Suburban Lots 39 and 41, each measur- ing 14 chains.	

Lands for Special Occupation.

Land Office, Perth,
16th September, 1872.

THE several Areas of land hereinafter
described, save and except Town-
ships, Alienated Lands, Reserves, Tillage
Leases, and Mineral Lands within such
definitions, are hereby laid out and
defined in accordance with the provisions
of number thirty-seven of the Land
Regulations now in force; but the said
definitions and limitations are subject to
such amendments, additions, adjustments,
cancellations, or alterations as may be
considered from time to time or at any
time desirable or necessary; and further

in regard to such lands, no rights or privileges, allowed by number thirty-eight of the Land Regulations aforesaid, in respect to Commonage, are to be deemed conferred specially or necessarily in any case to any applicant or applicants for land within these areas, in regard to which this is a sufficient notification.

MALCOLM FRASER,
Commissioner of Crown Lands.

First Series.

EIGHTH NOTICE.

LVII.—VICTORIA DISTRICT (*Cockleshell Gully*).

Bounded on the *North* and *East* by lines extending West 32 chains and South 31 chains 25 links from the South-east corner of Tillage lease 6790; the opposite boundaries being parallel and equal, and bearings true.

LVIII.—AVON DISTRICT (*Coombekine*).

Bounded on the *North* and *East* by lines extending West 33 chains 33 links and South 22 chains 40 links from a spot situate 10 chains eastward and 22 chains 40 links northward from the East end of Coombekine pool, in the Hotham River. On the *West* by a South line of 27 chains 20 links; and on the *South* by the Hotham River. All bearings true.

LIX.—AVON DISTRICT (*Coolbung*).

Bounded on the *North-North-West* and *West-South-West* by lines extending East-North-East 28 chains and South-South-East 35 chains 71 links from a spot 58 chains East-North-East and 14 chains South-South-East from the South-East corner of Avon Location 141, at Coolbung. The opposite boundaries being parallel and equal, and bearings true.

LX.—KOJONUP DISTRICT (*Moojebup*).

Bounded on the *South* and *West* by lines extending 40 chains East and 25 chains North from a spot on the North boundary of Tillage lease 5100, 12 chains East from its North-west corner. The opposite boundaries being parallel and equal, and bearings true.

NOTICE.

Fremantle, 10th September, 1872.

THE Government requiring the whole of the land on the West side of the Rails, leading from the South Jetty towards High Street, parties are requested to remove their Goods therefrom, within fourteen days from the 9th instant.

L. WORSLEY CLIFTON,
Collector of Customs.

JOHN F. STONE,
Superintendent of Water Police.

Bunbury Municipality.

PURSUANT to the provisions of the Act 34th Vict., No. 6, Sect. 24, a Special Meeting of Ratepayers of the above Municipality will be held in the Bunbury Mechanics' Hall, on Wednesday, the 2nd October next, at half-past 7, p.m., for the purpose of electing a Councillor and Treasurer *vice* Mr. L. S. Eliot, resigned.

W. SPENCER,
Chairman Bunbury Municipality.
Bunbury, 18th September, 1872.

*Comptroller General's Office,
Perth, 21st September, 1872.*

A CONDITIONAL PARDON has been issued to the undermentioned Convict:—

Reg. No. 6109 James Durkin

CONDITIONAL Releases have been issued to the undermentioned Convicts:—

Reg. No. 8781 John Burn
" 8819 Edward Clarke
" 8970 Thomas Quinn

CERTIFICATES of Freedom have been issued to the undermentioned Convicts, whose sentences have expired:—

Reg. No. 4572 John Watts
" 7952 James Collins
" 7970 James Dougherty
" 9063 George Andrews
" 9074 Samuel Barns

HIS Excellency The Governor has been pleased to revoke the Tickets-of-Leave of the undermentioned Convicts:—

Reg. No. 6851 Michael Carpenter
" 9281 Thomas Ryan

THE undermentioned men are requested to communicate with this office:—

Reg. No. 5053 Peter Pruntee, who received a Conditional Pardon on the 11th April, 1863.

Reg. No. 7523 John Riley, who received a Conditional Pardon on the 31st May, 1872.

Reg. No. 8793 Thomas Burns, who received a Conditional Release on the 4th March, 1872.

Reg. No. 9303 George Spiers, who received a Certificate of Freedom on the 5th August, 1870.

W. R. FAUNTLEROY,
Acting Comptroller General.

The Bankruptcy Act, 1871.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the Matter of Proceedings for liquidation by arrangement or composition with Creditors, instituted by Robert John Wheeler, of the "Travellers' Rest," York Road, Publican.

NOTICE is hereby given that a first General Meeting of the Creditors of the above-named person has been summoned to be held at the Castle Hotel, York, on Wednesday, the 2nd day of October next, at 10 o'clock in the forenoon precisely.

Dated this 24th day of September, 1872.

S. H. PARKER,
Attorney for the said Robert John Wheeler.

NOTICE.

WE have applied to the Local Board for permission to close the track—in three months from this date—through our paddocks on the Wanering Grant.

NEW & CLARK.
Wanering, August 13th, 1872.