



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 2183.—C.S.O.
1885

*Colonial Secretary's Office,
Perth, 26th May, 1885.*

HIS Excellency the Administrator directs the publication of the following Address of the Lords Spiritual and Temporal, with reference to the offer of Military Service by the Colonies, together with Her Majesty's Most Gracious Answer.

By Command,
MALCOLM FRASER,
Colonial Secretary.

Address of the Lords Spiritual and Temporal.

Die Luna, 16° Martii 1885.

RESOLVED, *nemine dissentiente*, by the Lords Spiritual and Temporal in Parliament assembled:

That an humble Address be presented to Her Majesty humbly thanking Her Majesty for having graciously accepted the loyal offer of military service from New South Wales; and expressing the satisfaction with which this House has heard the announcement that the loyal offers of military service from other Colonies, and also from India, will, should occasion arise, be duly accepted.

Her Majesty's Most Gracious Answer.

MY LORDS,

I HAVE received your loyal and dutiful Address.

The generous offers of Military service made to Me by My Colonies, and by India have given Me the liveliest satisfaction.

I have gladly accepted the assistance thus loyally tendered, and I trust that it will be found practicable to despatch Contingents from several Colonies for service with My Army during the present year.

The patriotic sympathy and spirit which have been displayed on this occasion in distant parts of My United Empire have caused Me the highest gratification.

No. 2184.—C.S.O.

*Colonial Secretary's Office,
Perth, 26th May, 1885.*

HIS Excellency the Administrator has been pleased to direct that the Anniversary of the Foundation of this Colony be celebrated on Monday, the 1st proximo; which day will accordingly be observed as a Holiday in the Government Offices in the usual manner.

By Command,
MALCOLM FRASER,
Colonial Secretary.

WESTERN AUSTRALIAN VOLUNTEERS.

General Order.

HIS Excellency the Administrator has sanctioned the formation of a Corps of Rifle Volunteers at Albany, to be designated "The Albany Defence Rifles," with an establishment of 80 members, with effect from the 6th May, 1885.

Dr. CECIL ROGERS is appointed Captain of the above named Corps, with effect from the same date.

By Order,

E. F. ANGELO,

Head Quarters,

Lieut.-Col.,

Perth,

Inspecting Field Officer.

26th May, 1885.

WESTERN AUSTRALIAN VOLUNTEERS.

General Order.

HIS Excellency the Administrator has been pleased to appoint the undermentioned gentlemen to Commissions with the rank of Lieutenant, in the order in which they are named in this *Gazette*; the Commissions bearing date 23rd May, 1885:—

F. WEMYSS, Naval Artillery (Military rank only).

CHARLES LEONARD CLIFTON, Fremantle Rifles.

WILLIAM ARTHUR PAYNE, Do.

GEORGE H. STONE, Do.

CHARLES AUGUSTUS SAW, Do.

By Order,

E. F. ANGELO,

Head Quarters,

Lieut.-Col.,

Perth,

Inspecting Field Officer.

26th May, 1885.

No. 2189.—C.S.O.

 $\frac{2019}{85}$ *Colonial Secretary's Office,
Perth, 27th May, 1885.*

HIS Excellency the Administrator directs it to be notified that he has received a Despatch (No. 28, of 11th April, 1885) from Her Majesty's Secretary of State for the Colonies, acquainting him of a revision by the Lords Commissioners of the Admiralty of the North Boundary of the Australian Station and the South Boundary of the China Station, viz.:

From the 1st of July next, the North Boundary of the Australian Station and the South Boundary of the China Station will be as follows:—

"From 95° E. Longitude by the parallel of 10° South Latitude to 130° E. Longitude; thence North to 2° N. Latitude and along that parallel to 136° E. Longitude; thence North to 12° N. Latitude and along that parallel to 160° West Longitude."

By Command,
MALCOLM FRASER,
Colonial Secretary.

No. 2185.—C.S.O.

 $\frac{1912}{85}$ *Colonial Secretary's Office,
Perth, 26th May, 1885.*

HIS Excellency the Administrator directs the publication of the following Notice to Mariners.

By Command,
MALCOLM FRASER,
Colonial Secretary.

Department of Trade and Customs,
Melbourne, 28th April, 1885.

I M P O R T A N T .
NOTICE TO MARINERS.
VICTORIA.

PORT PHILLIP HEADS and CHANNELS.

EXTINGUISHING of LIGHTS and REMOVAL of BUOYS.
Also, **EXHIBITION of ELECTRIC LIGHTS.**

Masters of vessels and others are hereby informed that it may be necessary for the safety of the port and the protection of life and property to, at any moment, remove the facilities now afforded for the safe navigation of Port Phillip.

As a warning that such steps have been taken, and that no vessel will be permitted to enter Port Phillip Heads between sunset and sunrise, the **POINT LONSDALE** and **QUEENSCLIFF** High and Low **LIGHTS** will be **EXTINGUISHED**.

The master or pilot of any vessel entering Port Phillip Heads between sunrise and sunset will be informed by the officer stationed at Queenscliff whether he may proceed through the channel, or whether he must be piloted by a duly licensed pilot specially instructed.

Immediately after the foregoing lights have been extinguished, the following action will be taken:—

The **LIGHTS** in the **SOUTH** and **WEST CHANNELS** will also be **EXTINGUISHED**.

BUOYS.

The present system of buoyage in the **SOUTH, WEST, and COLE'S CHANNELS** will be either entirely **REMOVED** or **DISPLACED**, rendering the navigation therein dangerous excepting to duly licensed pilots, specially instructed, who alone will be advised of existing dangers and of the guiding marks which will, from time to time, be established for the purpose of facilitating the safe navigation of such channels **DURING DAYLIGHT**.

PILOTAGE.

VESSELS PROHIBITED from **ENTERING PORT PHILLIP HEADS BETWEEN SUNSET AND SUNRISE.**

No vessel will be permitted to enter Port Phillip Heads between sunset and sunrise. The pilot schooner will be withdrawn from the outside station from sunset to sunrise, but provision will be made for cruising outside and piloting vessels between sunrise and sunset only.

CAUTION—ELECTRIC LIGHTS.

At the present juncture the Defence Department may at any time exhibit one or more electric lights from the vicinities of Queenscliff and Point Nepean. Such lights will be at least 60 feet below any of the present lights, and must not be taken as guiding lights, as they will be dangerously misleading for navigating purposes, their object being a means of guarding the entrance to Port Phillip.

G. D. LANGRIDGE,
Commissioner of Trade and Customs.

No. 2182.—C.S.O.

 $\frac{1821}{85}$ *Colonial Secretary's Office,
Perth, 23rd May, 1885.*

HIS Excellency the Administrator directs it to be notified that, on the recommendation of the Murray Roads Board, Mr. H. Sutton has been permitted to erect swing gates across the Pinjarrah (Fouracre's) Road, on East boundary of Pastoral Lease 8474 and North boundary of Pastoral License 9338.

By Command,
MALCOLM FRASER,
Colonial Secretary.

No. 2186.—C.S.O.

 $\frac{1825}{85}$ *Colonial Secretary's Office,
Perth, 26th May, 1885.*

HIS Excellency the Administrator directs it to be notified that, on the recommendation of the Williams Roads Board, Messrs. Monger and Lowe have been permitted to erect two swing gates across the track leading from the Perth-Albany Road to Murridong.

By Command,
MALCOLM FRASER,
Colonial Secretary.

No. 2187.—C.S.O.

 $\frac{1622}{85}$ *Colonial Secretary's Office,
Perth, 26th May, 1885.*

HIS Excellency the Administrator, in Executive Council, has been pleased to approve of the following additional By-Law passed by the Geraldton Municipal Council.

By Command,
MALCOLM FRASER,
Colonial Secretary.

GERALDTON MUNICIPALITY.

By-Law under "The Cattle, Trespass, Fencing, and Impounding Act, 1882."

The Council of the Municipality of Geraldton, in exercise of the powers in that behalf vested in them by Acts of Council 40 Victoria, No. 13, and 46 Victoria, No. 7, doth hereby enact that from and after the date of this By-Law coming into operation the owner of any cattle which shall be found trespassing in or upon any land whereof the said Municipality shall be the owner, or in or upon any land within the limits of the said Municipality which shall not be enclosed by a sufficient fence, shall, on conviction before one of Her Majesty's Justices of the Peace in and for the Colony of Western Australia, forfeit and pay for every such offence the following fines:

For every entire horse, ass, or bull, not less than £3 or more than £5.

For every other head of cattle, a sum not exceeding 40 shillings.

No. 2188.—C.S.O.

 $\frac{1320}{85}$ *Colonial Secretary's Office,
Perth, 26th May, 1885.*

HIS Excellency the Administrator, in Executive Council, has been pleased to approve of the following additional By-Laws passed by the Perth City Council.

By Command,
MALCOLM FRASER,
Colonial Secretary.

BY-LAW No. 4.

A By-Law to regulate the construction of Ash Pits.

WHEREAS by the Act of the Governor and Legislative Council of Western Australia, 48 Victoria, No. 15, intitled "The Building Act, 1884," power is given to the Council of the City of Perth to make such By-Laws or Regulations as to the said Council shall seem fit for the carrying out of

the provisions of the above Act; And Whereas it is necessary that a By-Law be framed regulating the construction of pits or places for the deposit of ashes and other refuse or rubbish from dwellings in the City: Be it enacted by the Council of the City of Perth,—That every house or other building erected within the City of Perth since the passing of the above Act, or to be hereafter erected in the said City, shall be provided with an ash pit, constructed of stone or brickwork not less than nine inches in thickness, and the same shall be cement lined, and the sides of such pit shall be carried up two feet above the surface of the ground. That no pit shall be constructed nearer than two feet to a neighbor's boundary wall or fence, nor nearer than twenty feet to any dwelling house, unless with the consent of the Surveyor.

That the size of a pit shall be according to the class of dwelling to which the same shall belong, as hereunder stated, or otherwise modified to suit locality as the Surveyor may direct:—

	ft.	ft.	in.	ft.
Class 1.—Cottages containing from 2 to 4 Rooms	3	2	6	3
Class 2.—Cottages containing from 5 to 7 Rooms	4	2	6	3
Class 3.—Block of cottages not exceeding 4 of 4 rooms each	5	3	0	3
Class 4.—Dwelling houses from 8 to 12 Rooms	6	3	0	3
Class 5.—Stores, Livery Stables, and Hotels	from 6 to 8	3	0	3

Any owner of a house or other building as aforesaid who shall neglect or refuse to construct such a pit and of such size and character and within such time as the Council shall by written notice to such owner order, shall on conviction before any two or more Justices of the Peace forfeit and pay a penalty not exceeding Ten Pounds.

G. RANDELL,
Mayor.

Passed by the Council of the City of Perth,
on the 2nd day of April, 1885.

W. E. VICTOR,
Town Clerk.

BY-LAW No. 5.

A By-Law for the preservation of Public Decency.

WHEREAS by an Act of the Governor and Legislative Council of Western Australia, 40 Victoria, No. 13, intituled An Act to amend "The Municipal Institutions Act, 1871," power is given to the Council of the City of Perth to make such By-Laws as to them shall seem meet for the preservation of Public Decency; And Whereas privies are erected in various parts of the said City in exposed situations to the annoyance of passengers and to the inconvenience of the occupiers of the dwelling houses or premises to which such privies or water closets belong, and also are a cause of inconvenience and annoyance to the occupiers of the premises adjoining: Be it ordered and directed by the Council of the City of Perth, That every privy or water closet, whether already built or hereafter to be built in the yard or area of any building or premises as aforesaid, shall be properly enclosed and screened from public view. Any

owner or occupier or agent for owner of such aforesaid buildings or premises who shall refuse or neglect, after one month's notice under the hand of the Mayor, duly served, to thus properly screen such privy or closet shall, on conviction before any Justice of the Peace, forfeit and pay a penalty not exceeding Forty shillings nor less than Ten shillings.

G. RANDELL,
Mayor.

Passed by the Council of the City of Perth,
on the 2nd day of April, 1885.

W. E. VICTOR,
Town Clerk.

EASTERN RAILWAY.

Works and Railways' Department,
Perth, 27th May, 1885.

NOTICE.

THE Third Section of this Railway will be opened on Monday, the 29th day of June, 1885, and will be available for Public Traffic on and after the following day.

CLAYTON T. MASON,
Commissioner of Railways.

Works and Railways' Department,
Perth, 26th May, 1885.

I HEREBY certify that the Third Section of the Eastern Railway (Chidlow's Well to York) may be safely used for Passenger and Goods Traffic.

CLAYTON T. MASON,
Commissioner of Railways.

Public Works and Railways' Department,
Perth, 27th May, 1885.

NOTICE.

ON and after Wednesday, the 3rd June, and until further notice, a train will run daily (Sundays excepted) between York and Chidlow's Well, returning same day at the following times:—

York dep. ...	9:30 a.m.	Chidlow's Well dep. 1:15 p.m.
Chidlow's Well arr. 12:30 p.m.	York arr. ...	4:15 p.m.

Ordinary Goods traffic cannot be undertaken till after the opening of this Section, but a limited quantity of merchandise will be carried daily.

CLAYTON T. MASON,
Commissioner of Railways.

Crown Lands' Office, Perth, 26th May, 1885.

HIS Excellency the Administrator has been pleased, on the recommendation of the Commissioner of Crown Lands, to set apart, as Public Reserves, the land described in the Schedule below, for the purposes herein set forth:—

RESERVES.

Recorded Number.	Content. a. r. p.	Description of Boundaries.	Purpose for which made.
767	2 1 0	Bridgetown (Town Lot No. 115).—Bounded on the North by Bridgetown Town Lot 96, measuring 3 chains 26 links. On the West by 6 chains 91 links of Roe Street. On the South by 3 chains 26 links of Blechynden Street; and on the East by Bridgetown Town Lot 114, measuring 6 chains 91 links.	Site for Wesleyan Methodist Chapel.
773	16 0 0	Swan.—Bounded on the North by 2 chains 19 links of the South boundary of Swan Location 820. On the West by the East boundary of Swan Location 894, measuring 7 chains 75 links. On the South by 2 chains 19 links of the North boundary of Swan Location 1078; and on the East by a line parallel and equal to the West boundary.	Public purposes.

JOHN FORREST, Commissioner of Crown Lands.

No. 2181.—C.S.O.

Order of The Queen in Council.

Colonial Secretary's Office, Perth, 20th May, 1885.

HIS Excellency the Administrator directs the publication of the following Circular Despatch, dated 16th March, 1885, received from the Right Honorable the Secretary of State for the Colonies, together with its enclosure, a copy of an Order of Her Majesty the Queen in Council, dated the 5th of March, 1885, for giving effect to the Treaty for the mutual surrender of Fugitive Criminals between Great Britain and the Oriental Republic of Uruguay.

By Command,
MALCOLM FRASER,
Colonial Secretary.

CIRCULAR.

SIR,

Downing Street, 16th March, 1885.

I have the honour to transmit to you, for publication in the Colony under your Government, a copy of an Order of Her Majesty in Council, dated 5th of March, 1885, for giving effect to the Treaty for the mutual surrender of Fugitive Criminals between Great Britain and the Oriental Republic of Uruguay, and signed on the 26th of March, 1884.

The Treaty will come into operation in the United Kingdom on the 20th of March, 1885, in conformity with Article 16.

The Officer Administering the Government of Western Australia.

I have, &c.,
DERBY.

Extract from "The London Gazette" of Tuesday, March 10, 1885.

At the Court at Windsor, the 5th day of March, 1885.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY.

Lord President.

Lord Steward.

Lord Privy Seal.

Mr. Trevelyan.

WHEREAS by the "Extradition Acts, 1870 and 1873," 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 Acts 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 that if by any law made after the passing of the Act of 1870 by the Legislature of any British possession, provision is made for carrying into effect within such possession the surrender of fugitive criminals who are in or suspected of being in such British possession Her Majesty may by the Order in Council applying the said Acts in the case of any foreign State, or by any subsequent Order suspend the operation within any such British possession of the said Acts, or of any part thereof, so far as it relates to such foreign State, and so long as such law continues in force there and no longer:

And whereas in accordance with section 18 of "The Extradition Act, 1870," the Legislature of the Dominion of Canada has, by laws passed in the years 1877 and 1882, and respectively styled "The Extradition Act, 1877," and "An Act to Amend the Extradition Act, 1877," made provision for carrying into effect within the Dominion the surrender of fugitive criminals who are in, or are suspected of being in, the Dominion:

And whereas a Treaty was concluded on the twenty-sixth day of March, one thousand eight hundred and eighty-four, between Her Majesty and the Oriental Republic of the Uruguay, 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 Excellency the President of the Oriental Republic of the Uruguay, having judged it expedient, with a view to the better administration of justice and the prevention of crime, that persons charged with or convicted of the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude the present Treaty, and have appointed as their Plenipotentiaries, namely:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Honorable Edmund John Monson, a Companion of the Most Honorable Order of the Bath, Her Majesty's Minister Resident and Consul-General to the Oriental Republic of the Uruguay; and

His Excellency the President of the Oriental Republic of the Uruguay, Dr. Don Manuel Herrera y Obes, his Minister Secretary of State for the Department of Foreign Affairs;

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

ARTICLE I.

The High Contracting Parties engage to deliver up to each other reciprocally, under the circumstances and conditions stated in the present Treaty, all persons, excepting their own subjects or citizens, who, being accused or convicted of any of the crimes enumerated in Article II committed in the territory of the one party, shall be found within the territory of the other party.

ARTICLE II.

The extradition shall be reciprocally granted for the following crimes or offences:—

1. Murder (including assassination, parricide, infanticide, poisoning, or attempt to murder).
2. Manslaughter.
3. Administering drugs or using instruments with intent to procure the miscarriage of women.
4. Rape.
5. Aggravated or indecent assault. Carnal knowledge of a girl under the age of 10 years; carnal knowledge of a girl above the age of 10 years and under the age of 12 years; indecent assault upon any female, or any attempt to have carnal knowledge of a girl under 12 years of age.
6. Kidnapping and false imprisonment, child-stealing, abandoning, exposing, or unlawfully detaining children.
7. Abduction of minors.
8. Bigamy.
9. Wounding, or inflicting grievous bodily harm, when such acts cause permanent disease or incapacity for personal labor, or the absolute loss or privation of a member or organ.
10. Arson.
11. Burglary or housebreaking, robbery with violence, larceny or embezzlement.
12. Fraud by banker, agent, factor, trustee, director, member, or public officer of any company, made criminal by any law for the time being in force.

13. Obtaining money, valuable security, or goods by false pretences; receiving any money, valuable security, or other property knowing the same to have been feloniously stolen or unlawfully obtained, the quantity or value of which shall be greater in amount than £200 sterling.

14. (a.) Counterfeiting or altering money, or bringing into circulation counterfeited or altered money;

(b.) Forgery, or counterfeiting, or altering or knowingly uttering what is forged, counterfeited, or altered;

(c.) Knowingly making without lawful authority any instrument, tool, or engine adapted and intended for the counterfeiting of coin of the realm.

15. Crimes against the Bankruptcy Law.

16. Any malicious act done with intent to endanger persons in a railway train.

17. Malicious injury to property if such offence be indictable, and punishable with one year's imprisonment or more.

18. Crimes committed at sea:—

(a.) Piracy by the law of nations;

(b.) Sinking or destroying a vessel at sea, or attempting or conspiring to do so;

(c.) Revolt or conspiracy to revolt by two or more persons on board a ship on the high seas against the authority of the master;

(d.) Assault on board a ship on the high seas with intent to destroy life, or to do grievous bodily harm.

19. Dealing in slaves in such manner as to constitute an offence against the laws of both countries.

The extradition is also to take place for participation in any of the aforesaid crimes as an accessory before or after the fact, provided such participation be punishable by the laws of both Contracting Parties.

ARTICLE III.

The provisions of the present Treaty shall not be applicable to offences committed before the date of its conclusion.

ARTICLE IV.

A person surrendered shall not be detained or tried for any crime or offence committed in the other country before the extradition other than the crime or offence for which his surrender has been granted.

ARTICLE V.

No person shall be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or if he prove to the satisfaction of the competent authority of the State in which he is 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 VI.

In the Oriental Republic of the Uruguay the proceedings for the demand and obtaining extradition shall be as follows:—

The Diplomatic Representative or Consular-General of Great Britain shall address to the Minister Secretary of State in the Department of Foreign Relations, with the demand for extradition, an authentic and

legalized copy of the sentence or mandate of arrest issued by competent authority, or other documents of the same legal force, against the accused person, setting forth clearly the crime or offence on account of which proceedings are being taken against the fugitive. Those judicial documents shall be accompanied, if possible, by a description of the person claimed, and by any other information or intelligence which may serve to identify such person.

These documents shall be communicated by the Minister of Foreign Relations to the Superior Tribunal of Justice, which, in its turn, shall transmit them to the Stipendiary Magistrate (Jenz Latrudo del Crimen). This functionary shall have power, authority, and jurisdiction, in virtue of the claim preferred, to issue the formal order of arrest of the person so claimed, in order that he may be brought before him, and that, in his presence, and after hearing his defence, the proofs of his criminality may be taken into consideration; and if the result of this audience be that the said proofs are sufficient to sustain the charge, he shall be obliged to issue the formal order of delivery, giving notice thereof, by the medium of the Superior Tribunal of Justice, to the Minister of Foreign Relations, who shall dictate the necessary measures for placing the fugitive at the disposal of the British Agents charged to receive him.

In case the documents furnished by Her Britannic Majesty's Government for the identification of the person claimed, or the information obtained for the same end by the authorities of the Oriental Republic of the Uruguay, be held to be insufficient, notice shall immediately be given of the fact to the Diplomatic Representative or Consular Agent of Great Britain, the person under arrest remaining in custody until the British Government shall have furnished new proofs to establish the identity of such person, or evidence to clear up other difficulties relating to the examination of, and decision upon, the matter.

The arrest above referred to of the person proceeded against for any of the crimes or offences specified in this Treaty shall not be prolonged more than three months. At the expiration of that period, if the Government making the claim shall not have fulfilled the conditions above stated, the prisoner shall be released, and shall not be liable to be re-arrested on the same charge.

ARTICLE VII.

In the dominions of Her Britannic Majesty, other than the Colonies or foreign Possessions of Her Majesty, the manner of proceeding, in order to demand and obtain extradition, shall be as follows:—

(c.) In the case of a person accused—The requisition for the surrender shall be made to Her Britannic Majesty's Principal Secretary of State for Foreign Affairs by the Diplomatic Representative or Consul-General of the Oriental Republic of the Uruguay. The said demand shall be accompanied by a warrant of arrest or other equivalent judicial document, issued by a Judge or Magistrate duly authorised to take cognizance of the acts charged against the accused in that Republic and duly authenticated depositions or statements taken on oath before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any particulars which may serve to identify him.

The said Principal Secretary of State shall transmit such documents to Her Britannic Majesty's Principal Secretary of State for the Home Department, who shall then, by order under his hand and seal, signify to some Police Magistrate in London that such requisition has been made, and require him, if there be due cause, to issue his warrant for the apprehension of the fugitive. On the receipt of such order from the Secretary of State, and on the production of such evidence as would, in the opinion of the Magistrate, justify the issue of the warrant if the crime had been committed in the United Kingdom, he shall issue his warrant accordingly.

When the person claimed shall have been apprehended, he shall be brought before the Magistrate who issued the warrant, or some other Police Magistrate in London. If the evidence to be then produced shall be such as to justify, according to the law of England, the committal for trial of the prisoner, if the crime of which he is accused had been committed in the United Kingdom, the Police Magistrate shall commit him to prison to await the warrant of the Secretary of State for his surrender, sending immediately to the Secretary of State a certificate of the committal and a report upon the case.

After the expiration of a period from the committal of the prisoner, which shall never be less than fifteen days, the Secretary of State shall, by order under his hand and seal, order the fugitive criminal to be surrendered to such person as may be duly authorised to receive him on the part of the Oriental Republic of the Uruguay.

(b.) In the case of a person convicted—The course of proceeding shall be the same as above indicated, except that the warrant to be transmitted by the Diplomatic Representative or Consul-General of the Oriental Republic of the Uruguay in support of his requisition shall clearly set forth the crime or offence of which the person claimed has been convicted, and state the place and date of his conviction.

The evidence to be produced before the Police Magistrate shall be such as would, according to the law of England, prove that the prisoner was convicted of the crime charged.

(c.) Persons convicted by judgment in default of *arrêt de continuation* shall be, in the matter of extradition, considered as persons accused, and, as such, be surrendered.

(d.) After the Police Magistrate shall have committed the accused or convicted person to prison to await the order of a Secretary of State for his surrender, such person shall have the right to apply for a writ of *habeas corpus*; if he should so apply, his surrender must be deferred until after the decision of the Court upon the return to the writ, and even then can only take place if the decision is adverse to the applicant. In the latter case the Court may at once order his delivery to the person authorised to receive him, without the order of a Secretary of State for his surrender, or commit him to prison to await such order.

ARTICLE VIII.

Warrants, depositions, or statements on oath, issued or taken in the dominions of either of the two High Contracting Parties, and copies thereof, and certificates of or judicial documents stating the fact of

And whereas the ratifications of the said Treaty were exchanged at Monte Video on the thirteenth day of December, one thousand eight hundred and eighty-four;

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 Acts, doth order, and it is hereby ordered, that from and after the twentieth day of March, one thousand eight hundred and eighty-five, the said Acts shall apply in the case of Uruguay, and of the said Treaty with the Oriental Republic of the Uruguay.

Provided always, and it is hereby further ordered that the operation of the said Acts shall be suspended within the Dominion of Canada, so far as relates to the Oriental Republic of the Uruguay and the said Treaty, and so long as the provisions of the Canadian Acts aforesaid continue in force, and no longer.

conviction, shall be received in evidence in proceedings in the dominions of the other, if purporting to be signed or certified by a Judge, Magistrate, or officer of the country where they were issued or taken, provided such warrants, depositions, statements, copies, certificates, and judicial documents 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 IX.

A fugitive criminal may be apprehended under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority in either country, on such information or complaint, and such evidence, or after such proceedings as would, in the opinion of the authority issuing the warrant, justify the issue of a warrant if the crime had been committed or the person convicted in that part of the dominions of the two Contracting Parties in which the Magistrate, Justice of the Peace, or other competent authority exercises jurisdiction: Provided, however, that in the United Kingdom the accused shall, in such case, be sent as speedily as possible before a Police Magistrate in London. He shall in accordance with this Article be discharged, as well in the United Kingdom as in the Oriental Republic of the Uruguay, if within the term of thirty days a requisition for extradition shall not have been made by the Diplomatic or Consular Agent of his country in accordance with the stipulations of this Treaty.

The same rule shall apply to the cases of persons accused or convicted of any of the crimes or offences specified in this Treaty, and committed on the high seas on board any vessel of either country which may come into a port of the other.

ARTICLE X.

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 Oriental Republic of the Uruguay in such Colony or Possession.

Such requisition 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 Uruguayan 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.

ARTICLE XI.

The claim for extradition shall not be complied with if the individual claimed has been already tried for the same offence in the country whence the extradition is demanded, or if, since the commission of the acts charged, the accusation or the conviction, exemption from prosecution or punishment, has been acquired by lapse of time, according to the laws of that country.

ARTICLE XII.

If the individual claimed by one of the two High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other Powers, on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date.

ARTICLE XIII.

If the individual claimed should be under prosecution, or have been condemned for a crime or offence committed in the country where he may have taken refuge, his surrender may be deferred until he shall have been discharged in due course of law.

In case he should be proceeded against or detained in such country, on account of obligations contracted towards private individuals, the extradition shall nevertheless take place.

ARTICLE XIV.

Every article found in the possession of the individual claimed at the time of his arrest shall, if the competent authority so decide, be delivered up with his person at the time when the extradition takes place. Such delivery shall not be limited to the property or articles obtained by stealing or by fraudulent bankruptcy, but shall extend to everything that may serve as proof of the crime or offence, and shall take place even when the extradition, after having been granted, cannot be carried out by reason of the escape or death of the individual claimed.

The rights of third parties with regard to the said property or articles are nevertheless reserved.

ARTICLE XV.

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 as far as the frontier; they reciprocally agree to bear such expenses themselves.

ARTICLE XVI.

The present Treaty shall be ratified, and the ratifications shall be exchanged at Monte Video as soon as possible.

It shall come into operation ten days after its publication, in conformity with the laws of the respective countries, and each of the Contracting Parties may at any time terminate the Treaty on giving to the other six months' notice of its intention to do so.

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

Done at Monte Video, the twenty-sixth day of March in the year of Our Lord one thousand eight hundred and eighty-four.

(L.S.) EDMUND MONSON.

(L.S.) MANL. HERRA. Y OBES.

*Public Works and Railways' Department,
Perth, 13th May, 1885.*

NO eligible Tenders having been received, fresh Tenders (endorsed "Tender for Repairs to Post Office, Fremantle,") will be received at this Office until noon of Friday, the 29th day of May, 1885, from persons willing to perform certain Repairs to the Post Office, Fremantle.

Specification may be seen and full particulars obtained on application at the office of the Postmaster, Fremantle, and at the Public Works Department, 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.

CLAYTON T. MASON,
Director of Public Works
and Commissioner of Railways.

*Public Works and Railways' Department,
Perth, 12th May, 1885.*

NO eligible Tenders having been received, fresh Tenders (endorsed "Tender for Cemented Tank at Point Moore, Champion Bay,") will be received at this Office until noon of Friday, the 29th day of May, 1885, from persons willing to construct a Stone and Cemented Water Tank at Point Moore, Champion Bay.

Plan and Specification may be seen and full particulars obtained at the Government Resident's Office, Geraldton, and at the Public Works Department, 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.

CLAYTON T. MASON,
Director of Public Works
and Commissioner of Railways.

*Public Works and Railways' Department,
Perth, 6th May, 1885.*

TENDERS (endorsed "Tender for Landing Platform, Ashburton, N.W.,") will be received at this Office until noon of Friday, the 7th August, 1885, from persons willing to construct a Landing Platform at the "Ashburton," North-West Coast.

Plans and Specification may be seen and full particulars obtained on application to Messrs. J. Clarke & Co., Ashburton, and at the Public Works Office, 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.

CLAYTON T. MASON,
Director of Public Works,
and Commissioner of Railways.

*Public Works and Railways' Department,
Perth, 6th May, 1885.*

TENDERS (endorsed "Tender for Police Station, Sharks Bay,") will be received at this Office until noon of Friday, the 10th July, 1885, from persons willing to erect a wooden Police Station and Cells at Sharks Bay.

Plans and Specification may be seen and full particulars obtained at the Public Works Office, 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.

CLAYTON T. MASON,
Director of Public Works,
and Commissioner of Railways.

*Public Works and Railways' Department,
Perth, 27th May, 1885.*

TENDERS (endorsed "Tenders for Additions to Post Office, York,") will be received at this Office until noon of Tuesday, the 16th day of June, from persons willing to perform certain additional works to the Post Office, York.

Specification may be seen and full particulars obtained on application at the office of the Postmaster, York, and at the Public Works Department, 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.

CLAYTON T. MASON,
Director of Public Works
and Commissioner of Railways.

*General Post Office,
Perth, 4th May, 1885.*

TENDERS will be received at this office up to noon of Monday, the 8th of June, 1885, for the conveyance of the undermentioned mail, for one, two, or three years, viz. :—

From Guildford to Grove Farm, and *vice versa*, three times a week, on horseback.

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

Special forms of tender, with agreement attached, may be obtained upon application at the Guildford Post Office, or at the General Post Office, Perth, and no tender will be accepted unless rendered on the prescribed form.

A. HELMICH,
Postmaster General,
and General Superintendent of Telegraphs.

WESTERN AUSTRALIA.
METEOROLOGICAL OBSERVATIONS for the Week ending 14th of May, 1885.

Station.	Week ending	Barometer corrected and reduced to sea level and 32 deg. Falt.				Thermometers in Shade.						Degree of Humidity = 100.	Radiation Thermometers exposed.		Wind.	Rainfall in inches.	Cloud amount 0 to 100.	Ozone.	Evaporation.	
		Mean for Week	Highest.	Lowest.	Date.	Dry Bulb.	Wet Bulb.	Extreme Readings, Dry Bulb.		Solar.	Mean Temp.		Direction.	Force in miles per hour.						
Camaron—Lat. 31° 52' 45" S.; Long. 113° 29' E.	14th May	29.96	30.07	29.78	10th	60	68	58	62	60	68	53	54	81	57
Gemildon—Lat. 32° 46' 40" S.; Long. 114° 36' 14" E.	do.	30.00	30.23	29.84	10, 11	58	62	56	62	58	65	53	54	81	100
York—Lat. 31° 57' 15" S.; Long. 115° 47' 15" E.	do.	30.87	30.30	29.67	11th	54	56	52	56	54	58	49	49	80	100
Perth—Lat. 31° 11' S.; Long. 115° 49' 30" E.	do.	30.83	30.27	29.72	10th	54	61	51	58	54	63	51	51	80	88
Rothnest—Lat. 31° 59' 15" S.; Long. 115° 23' 91" E.	do.	30.88	30.16	29.71	10th	56	59	55	59	55	68	51	51	80	88
Freemantle—Lat. 32° 03' 13" S.; Long. 115° 45' 13" E.	do.	30.93	30.29	29.76	12th	54	60	52	58	54	60	52	52	81	80
Bunbury—Lat. 33° 18' 33" S.; Long. 115° 28' 56" E.	do.	29.89	30.27	29.73	10th	52	58	51	58	52	68	49	49	82	100
Augusta—Lat. 33° 18' 33" S.; Long. 115° 28' 56" E.	do.	29.92	30.38	29.74	13th	54	56	52	56	54	61	47	47	81	81
Albany—Lat. 35° 02' 0" S.; Long. 117° 51' 0" E.	do.	30.00	30.48	29.74	do.	50	59	46	59	50	71	42	42	69	77
Esperance Bay—Lat. 33° 50' S.; Long. 121° 55' E.	do.

METEOROLOGICAL OBSERVATIONS for the Week ending 21st of May, 1885.

Camaron	21st May	29.69	30.09	29.88	20th	58	69	53	69	58	84	54	54	85	41
Gemildon	do.	29.87	30.22	29.22	do.	70	72	66	67	66	66	40	40	85	88
York	do.	29.81	30.04	29.51	do.	64	54	58	58	58	66	49	49	80	89
Perth	do.	29.86	30.04	29.52	do.	69	69	64	64	64	72	47	47	77	60
Rothnest	do.	29.83	30.02	29.46	do.	69	61	53	61	53	68	52	52	84	69
Freemantle	do.	29.86	30.01	29.55	do.	66	63	55	63	55	68	52	52	82	69
Bunbury	do.	29.78	30.03	29.35	do.	67	61	51	62	50	64	46	46	80	78
Augusta	do.	29.59	29.85	29.20	do.	61	53	44	53	44	64	46	46	59	87
Albany	do.	29.74	30.04	29.29	do.	60	60	51	56	51	61	45	45	67	87
Esperance Bay	do.	29.62	30.07	29.47	do.	68	68	48	61	48	73	48	48	89	70

The Observations are taken at 9 a.m., with the exception of the Barometer, which is also registered at 3 p.m. MALCOLM A. C. FRASER, Meteorological Reporter.

DEPARTMENT OF LAND TITLES.

Transfer of Land Act, 1874.

TAKE NOTICE that James Leonard of Angaston in the province of South Australia Esquire has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Albany being

Albany Suburban Lot A 2

containing 4 acres 0 roods 38 perches and bounded
 On the E. by Suburban Lot A1 measuring 10ch. 40lks.
 On the W. by Suburban Lot A3 measuring 10ch. 80lks.
 On the S. by a due East and West line 4 chains and
 On the North by that portion of Middleton Road which is contained between the East and West boundaries.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 20th day of June next a caveat forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
 Land Titles' Office, Perth, } Registrar of Titles.
 18th May, 1885. }
 Solicitors for the Applicant, Stone & Burt, Perth.

Transfer of Land Act, 1874, and Municipal Institutions Act, 1871.

TAKE NOTICE that Andrew Moir of Cape Riche in the Kent District of Western Australia yeoman has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Albany being

Albany Building Lot 146 (Oa. 1r. 18p.)

Bounded on the South by one chain of Frederick Street
 On the West by 2 chains 60 links of Aberdeen Street
 On the North by the South boundary of Building Lot 145 and extending perpendicular to Aberdeen Street about 1 chain 65 links in length and
 On the East by about 2 chains 90 links of Building Lot 147.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 6th day of June next a caveat forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
 Land Titles' Office, Perth, } Registrar of Titles.
 28th April, 1885. }
 Leake & Harper, Perth, Solicitors for the Applicant.

Transfer of Land Act, 1874, and 29 Vic., No. 8.

TAKE NOTICE that Fanny King wife of Vincent King of Murray Street Perth house proprietor administratrix with the will annexed of the late George Budd of Perth deceased has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcels of land situate in Perth aforesaid viz :

Perth Building Lot V 26.

With frontage of 150 links each upon Wellington and Murray Streets and depth of 610 links upon V 27 and V 25.

Perth Building Lot Y 98.

With frontage of 150 links upon Roe Street and depth of 5 chains upon Y 97 and Y 99 the South-West boundary being parallel and equal to the Roe Street boundary.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land or in either of them ARE HEREBY REQUIRED to lodge in this Office on or before the 30th day of May next a caveat forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
 Land Titles' Office, Perth, } Registrar of Titles.
 1st May, 1885. }
 Solicitors for the applicant, Parker & Parker, Perth.

$\frac{20}{85}$ **Transfer of Land Act, 1874; and the Real Property Limitations Act, 1878.**

TAKE NOTICE that John Richard Morrell of Northam farmer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Avon District containing 1000 acres being a portion of

AVON LOCATION P 1.

Bounded on the *Westward* and *Southward* by lines running N.N.W. 3347 links along the Eastern boundary of Northam townsite and E.N.E. 29784 links from the townsite of Northam at a point 1925 links N.N.W. from the South-west corner of said location P 1.

On the *Northward* by an E.N.E. line of 29850 links along the Southern boundary of portion of said location known as Chidlow's land and on the *Eastward* by a S.S.E. line of 3342 links. Bearing magnetic distances more or less.

The above land lies North of and adjoining 576 acres of location P1 registered in the names of Ann Morgan vol. XII 383 and Frederick Morrell vol. XIII 131 respectively in two equal parcels.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this office on or before the 13th day of June next a *caveat* forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
Registrar of Titles.

Land Titles' Office, Perth,)
12th March, 1885.)

Solicitors for applicant, Parker & Parker, Perth.

$\frac{67}{84}$ **Transfer of Land Act, 1874; and The Real Property Limitation Act, 1878.**

TAKE NOTICE that Charles Houlder M'Gowan of Boyanup Preston River farmer has made application to be registered as the proprietor of an estate in fee simple in the following parcel of land situate in the Wellington District containing 385 acres being

Leschenault Location 54

Bounded on the *N.* by a line about 5723 links in length extending in direction of West from that part of the left bank of Preston River situate about 11 miles above Location 29 at Picton on said river the North boundary passing through a squared and pointed post 3 feet high in a trench [] about 227 links West from said left bank and terminating 661 links East from a similar post in the angle of a trench []

On the *W.* by a South line about 65 chains in length terminating Southward at a spot 661 links East from a squared and pointed post 3 feet high in the angle of a trench []

On the *S.* by an East line about 2163 links in length to Preston River aforesaid passing through a similar post in a trench [] about 1074 links West from left bank of said river and

On the *E.* by the Prestou River.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 31st day of October next a *caveat* forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
Registrar of Titles.

Land Titles' Office, Perth,)
2nd February, 1885.)

John Horgan, Perth, Solicitor for applicant.

$\frac{6}{83}$ **Transfer of Land Act, 1874, and the Real Property Limitation Act, 1878.**

TAKE NOTICE that William Marriott of Benger in the Wellington District farmer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcels of land situate in the Wellington District being portions of

WELLINGTON LOCATION No. 1.

containing 400 acres known as Rural Lots 37 39 41 and 43 Ommanney Road bounded

On the *Westward* by 82 chains of the Eastern side of Ommanney Road starting from the North-west corner of Rural Lot 35 Ommanney Road and extending in a North-erly direction to the South-west corner of Rural Lot 45 Ommanney Road.

On the *Southward* by the Northern boundary of Rural Lot 35 aforesaid measuring 50 chains.

On the *Northward* by the Southern boundary of Rural Lot 45 aforesaid measuring 50 chains.

On the *Eastward* by a straight line parallel and equal in length to the Western boundary and

On the *inner part* by a public road 50 links wide between Lots 37 and 39 measurements more or less.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land or in either of them ARE HEREBY REQUIRED to lodge in this office on or before the 6th day of June next a *caveat* forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
Registrar of Titles.

Land Titles' Office, Perth,)
9th March, 1885.)

Stone and Burt, Perth, Solicitors for the applicant.

$\frac{14}{85}$ **Transfer of Land Act, 1874; and The Real Property Limitation Act, 1878.**

TAKE NOTICE that John Flaherty of Brunswick farmer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Wellington District being a portion of Wellington Location 1 consisting of

Rural Lots 42 43 44 Clifton Road

bounded on the *W.* by a line running North 45 chains along the East boundary of Rural Lot 41 Clifton Road from its South-east corner to the Brunswick River and South 1175 links.

On the *S.* by an East line of 28 chains to the North-west corner of Rural Lot 1 Clifton Road. *Thence* along the Western boundary of said lot for a distance of 31chs. 30lks. to Clifton Road. *Thence* along North side of said road to the South-west corner of Rural Lot 45 Clifton Road.

On the *Eastward* by said Lot 45 measuring 6310 links terminating at the Brunswick River and

On the *N.* by the Brunswick river downward to the North end of the West boundary and on the inner part by part of Clifton road 1 chain wide. Distances more or less and bearings magnetic.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 4th day of July next a *caveat* forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
Registrar of Titles.

Land Titles' Office, Perth,)
3rd March, 1885.)

Solicitors for the Applicant, Parker and Parker, Perth.

$\frac{42}{85}$ **Transfer of Land Act, 1874.**

TAKE NOTICE that Charles Edwards of York store-keeper has made application to be registered as the proprietor of an estate in fee simple in possession in the following four parcels of land situate in the townsite of York being

York Suburban Lots A 6 and A7.

together forming an entirety bounded

On the *N.E.* by 767 links of Suburban Road.

On the *S.E.* by Brook Street extending 786 links and 870 links respectively parallel to the North West boundary of Suburban Lot A 5.

On the *S.W.* by the river Avon and

On the *N.W.* by Suburban Lot A 8 measuring 1480 links and containing 1la. 1r. 20p. or thereabouts and

York Town Lots 421 and 422.

together containing four acres and lying between Ulster Road Little Street George Street and Fish Street.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this office on or before the 20th day of June next a *caveat* forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
Registrar of Titles.

Land Titles' Office, Perth,)
18th May, 1885.)

Solicitor for Applicant, E. Sholl, Perth.

¹³⁻¹⁴/₈₅ **Transfer of Land Act, 1874.**

TAKE NOTICE that John Ashbolt of York yeoman as tenant by the curtesy and Lilly Gertrude Ashbolt his infant daughter (acting herein by the said John Ashbolt her guardian) as being owner of an estate in fee simple in reversion expectant on the death of her said father have made application to be registered as the proprietors for life and in fee respectively in the following parcels of land situate in the townsite of York viz. :-

Town Lots 193 194 (2a. Or. 16p.)

bounded on the *E.* by 703 links of Meares Street.
On the S. by 3 chains of Macartney Street.
On the W. by Town Lot 195 and
On the N. by 3 chains of Pool Street.

Town Lots 209 210 (2a. 1r. 24p.)

bounded on the *E.* by 4 chains of Georgiana Street.
On the N. by Town Lots 205, 206, 207, 208.
On the W. by 4 chains of Gilford Street and
On the S. by the Recreation Ground.

Town Lots 431, 432, 433, 434 (12a. 3r. 36p.)

On the E. by 664 links of Gilford Street.
On the N. by 6 chains of Little Street.
On the W. by 664 links of Meares Street and
On the S. by Town Lot 435.

Town Lot 416 (1a. 1r. 30p.)

bounded on the *N.* by Town Lot 415 measuring 454 links.
On the E. by 403 links of Lot 414.
On the S. by 262 links of Macartney Street and
On the W. by 445 links of Ulster Road.

Town Lots 417, 418, 419 (3a. 1r. 10p.)

bounded on the *N.* by 628 links of Macartney Street.
On the W. by 756 links of Ulster Road.
On the S. by 268 links of Little Street and
On the E. by Lot 420.

AND FURTHER TAKE NOTICE that all persons other than the applicants claiming to have any estate right title or interest in the above parcels of land or in any of them ARE HEREBY REQUIRED to lodge in this Office on or before the 4th day of July next a caveat forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
 Registrar of Titles.

Land Titles' Office, Perth, }
 May 26th, 1885. }

Parker and Parker, Perth, applicants' Solicitors.

¹³/₈₅ **Transfer of Land Act, 1874, and the Real Property Limitations Act, 1878.**

TAKE NOTICE that David Eedle of Frogmore near Brunswick farmer and grazier has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Wellington District containing 100 acres being a portion of Wellington Location No. 1 known as Rural Lot 40 Clifton Road bounded

On the S. by 1750 links of said David Eedle's 1973 acres part of said Location

On the E. by 4440 links of said 1973 acres and about 16 chains of Rural Lot 41 Clifton Road

On the N. by the Brunswick river and

On the W. by Rural Lot 39 Clifton Road.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 6th day of June next a caveat forbidding the same from being brought under the operation of the Act.

F. A. MOSELEY,
 Registrar of Titles.

Land Titles' Office, Perth, }
 March 10th, 1885. }

Stone & Burt, Perth, Solicitors for the Applicant.

NOTICE.

*Crown Lands' Office,
 Perth, 26th May, 1885.*

Quarry Lots on shore of Rocky Bay.

IT is hereby notified, for general information, that 21 Quarry Lots, each containing about one acre, and numbered from Q1 to Q21 have been laid out on the shore of Rocky Bay, and are now open for lease for one year, at a rental of £5 per lot.

JOHN FORREST,

Commissioner of Crown Lands.

Crown Lands' Office, Perth, 26th May, 1885.

LICENSES to cut Timber from Crown Lands within the Special Timber Area, Darling Range, under Regulations of 23rd October, 1883, issued during the week ended 26th May, 1885 :-

Name of Licensee	No.	Date.		Fees.	Names of Men to be employed.
		From	To		
West Australian Manufacturing Co.	159	21-5-85	20-8-85	£ s. d. 0 15 0	Jackson.

JOHN FORREST, Commissioner of Crown Lands.

LAND SALES.

Crown Lands' Office, Perth, 25th May, 1885.

THE undermentioned Allotments of Land will be offered for Sale, at Public Auction, on the dates and at the places specified in the Schedule below; at noon.

SCHEDULE.

Dates of Sale.	Places of Sale.	Description of Lots.	Number of Lots.	Quantities.			Upset Prices.
				a.	r.	p.	
1885.							
June 3	Perth ...	Carnarvon ... Town	195 ...	0	2	0	£20
Do.	Busselton ...	Busselton ... Do.	65 ...	0	2	0	£20
June 4	Geraldton ...	Geraldton ... Sub.	61 ...	3	0	0	£6

JOHN FORREST, Commissioner of Crown Lands.

Notice of Private Bill.

WE the undersigned, acting on behalf of the surviving Governors and principal original contributors to the funds of the Bishop's Collegiate School, Perth, hereby give notice that it is our intention to petition the Legislative Council, at its next session, for a Private Bill to vest the Collegiate School property in "the Standing Committee of the Synod of the Western Australian Branch of the Church of England," for such educational purposes as they shall consider to be most nearly in accordance with the objects for which the property was originally purchased.

H. H. PERTH
 JOS. GEGG, Dean of Perth
 A. O'GRADY LEFROY
 FRAS. LOCHEE
 G. GLYDE

Perth, May 27th, 1885.

I HEREBY give notice that it is my intention to apply to the Swan Roads Board for permission to close the old track leading from Swan Location 94 through Swan Locations 163, 153, 154, and 137, along the Chittering Lake towards the Bindoon Road.

HENRY MARTIN.

Chittering, March 25th, 1885.

NOTICE.

I HAVE applied, by memorial, to the Toodyay Roads Board to close the line of Road lately gazetted, leading from Twine's Road in a westerly direction to the Bijoording Road, and passing through my land, Locations 806 and 677.

J. FOLEY.

Toodyay, April 27th, 1885.

For Sale at the Government Printing Office.

OFFICIAL REPORT by Monsieur Prillieux of the state of MILDEW (PERONOSPORA) IN VINES in France and Algeria; translated by J. C. H. James, Esq. Presented to the Legislative Council by Command of His Excellency the Governor, and Ordered by the Council to be printed.

Forwarded by post for sixpence.

STATUTES OF WESTERN AUSTRALIA.

A LIMITED number of the Revised Edition of the above Statutes can be purchased on application at the Office of the Honorable the Colonial Secretary. Price per set, bound with Index, £4 10s.

Colonial Secretary's Office, }
 Perth, 14th Feb., 1884. }

The Government Gazette.

SUBSCRIPTIONS:—*The Subscription will be at the rate of 5s. per annum, payable in advance. Subscriptions are required to terminate at the end of June or December; a less period than six months cannot be subscribed for.*

ADVERTISEMENTS will be charged at the following rates—

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