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OF

WESTERN AUSTRALIA.

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No. 4201.—C.S.O.

*Colonial Secretary's Office,
Perth, 25th March, 1890.*

$\frac{779}{90}$

HIS Excellency the Administrator directs the publication of the following Despatch, with its enclosure, for general information.

By Command,
OCT. BURT,
Acting Colonial Secretary.

WESTERN AUSTRALIA, }
No. 15. } Downing Street,
SIR, 31st January, 1890.

I am directed by the Secretary of State to transmit to you, for your information and that of your Government, the documents specified in the annexed Schedule, on the subject of the Survey of the Coast of Western Australia.

I have, &c.,
ROBERT G. W. HERBERT.

The Officer Administering
the Government of Western Australia.

| Date. | Description of Document. |
|---------|--------------------------------------|
| 18 Jan. | Copy of a letter from the Admiralty. |

The Admiralty to the Colonial Office.

$\frac{M}{90}$
SIR, Admiralty,
18 January, 1890.

I am commanded by my Lords Commissioners of the Admiralty to request that you will state to Lord Knutsford, for the information of the Governor of Western Australia, that H.M.S. "Penguin," a newly equipped Surveying Ship, is about to proceed to the Australian Station to continue the survey of the coasts of North-West Australia, in the place of H.M.S. "Rambler."

Commander Moore has been instructed to survey the passage through the great mass of islands and reefs lying between Cape Londonderry and Adele Island, which lie in the fairway along the coast towards Cambridge Gulf.

I am, &c.,
EVAN MACGREGOR.

The Under Secretary of State,
Colonial Office.

No. 4202.—C.S.O.

*Colonial Secretary's Office,
Perth, 25th March, 1890.*

$\frac{878}{90}$

HIS Excellency the Administrator directs the publication of the following Despatch, with Sections 18 and 19 of the Imperial Revenue Act (52 & 53 Victoria, ch. 42), for general information.

By Command,
OCT. BURT,
Acting Colonial Secretary.

CIRCULAR.

Downing Street,
SIR, 13th September, 1889.

I have the honor to transmit to you a copy of the Imperial Revenue Act of 1889, and to request that you will cause Sections 18 and 19 to be published for information in the Colony under your Government.

During the sittings of the Colonial Conference in 1887, the attention of Her Majesty's Government was called to the Companies (Colonial Registers) Act, 1883, which had the effect of requiring probate or letters of administration to be taken out both in the Colony and in this country in respect of the wills or estates of Colonial Shareholders holding shares on the Colonial Registers of Banks and other Companies. The proceedings on the subject at pages 76 and 107 of Parliamentary Paper C. 5091, Volume I., and the papers then laid before the Conference, are printed at pages 47, 48, 49 of the Parliamentary Paper C. 5091, Volume II. The promise given in the former that this grievance should be remedied has now been redeemed by the passing of Section 18 for the purpose.

A somewhat similar complaint was brought to the notice of Her Majesty's Government in connection with policies of Life Insurance issued in the Colonies by Insurance Companies carrying on business in the Colonies, but having their head office in the United Kingdom. The sums recoverable under such policies were held to be Assets situated in the United Kingdom; and under Section 11 of the Imperial Revenue Act, 1884, the production of a grant of representation

from a Court in the United Kingdom, by probate, or letters of administration, or confirmation, was necessary to establish the right to recover or receive such amounts.

The hardship of this provision upon persons who had no real connection with the United Kingdom has been recognised, and Section 19 has been passed to remove it.

I have, &c.,
KNUTSFORD.

The Officer Administering
the Government of Western Australia.

REVENUE ACT, 1889.

[52 & 53 Vict., Ch. 42.]

Amendment of 46 and 47 Vict. c. 30, s. 7, as to shares in colonial registers.

18. Notwithstanding provision (b) in section seven of the Companies (Colonial Registers) Act, 1883, the share or other interest of a deceased member, registered in a Colonial Register under that Act, who shall have died domiciled elsewhere than in the United Kingdom, shall, so far as relates to British duties, not be deemed to be part of his estate and effects situated in the United Kingdom, for or in respect of which probate or letters of administration is or are to be granted, or whereof an inventory is to be exhibited and recorded.

Amendment of s. 11 of 47 and 48 Vict. c. 62.

19. The proviso to section eleven of the Revenue Act, 1884, is hereby repealed, and that section shall be read as if the following proviso were therein inserted in lieu of the repealed proviso:

Provided that where a policy of life assurance has been effected with any insurance company by a person who shall die domiciled elsewhere than in the United Kingdom, the production of a grant of representation from a court in the United Kingdom shall not be necessary to establish the right to receive the money payable in respect of such policy.

No. 4203.—C.S.O.

$\frac{841}{90}$

*Colonial Secretary's Office,
Perth, 25th March, 1890.*

HIS Excellency the Administrator directs the publication of the following Order-in-Council, issued by the Government of South Australia, prohibiting the importation or introduction of Sheep and Sheepskins from this Colony into the Northern Territory of South Australia.

By Command,
OCT. BURT,
Acting Colonial Secretary.

At the Executive Council Office, at Adelaide, this twelfth day of February, 1890.

Present—

His Excellency the Administrator of the Government.
The Hon. the Treasurer.
The Hon. the Attorney-General.
The Hon. the Commissioner of Crown Lands.
The Hon. the Commissioner of Public Works.
The Hon. the Minister of Education.

WHEREAS the disease called scab is known to exist in sheep in the Colony of Western Australia, and whereas it is desirable to prohibit the introduction of sheep from such colony into the Northern Territory of the province of South Australia: Now it is hereby ordered by His Excellency the Administrator of the Government in Council, by virtue of the provisions of "The Public Health Act," No. 22 of 1873, that the importation or introduction of sheep from the said Colony of Western Australia into the Northern Territory of the said province shall be, and the same is hereby, absolutely prohibited: And it is further ordered that no sheepskins shall be imported or introduced from the said Colony of Western Australia into the Northern Territory of the said province.

And the Hon. the Minister of Education and of the Northern Territory is to give the necessary directions herein accordingly.

E. P. LEMPRIERE, Clerk of the Council.

No. 4206.—C.S.O.

$\frac{913}{90}$

*Colonial Secretary's Office,
Perth, 27th March, 1890.*

HIS Excellency the Administrator has been pleased to direct that the Public Offices (with the usual exceptions as to the Railway, Postal and Telegraph Departments) be closed on Good Friday, the following Saturday, Easter Monday and Tuesday, the 4th, 5th, 7th, and 8th proximo.

By Command,
OCT. BURT,
Acting Colonial Secretary.

No. 4207.—C.S.O.

$\frac{943}{90}$

*Colonial Secretary's Office,
Perth, 27th March, 1890.*

HIS Excellency the Administrator has been pleased to direct that the Public Offices at Perth and Fremantle (with the usual exceptions as to the Railway, Postal and Telegraph Departments) be closed on Wednesday, the 16th proximo, in order to afford Public Officers the opportunity of taking part in, or being present at, the Military Tournament to be held on that day.

By Command,
OCT. BURT,
Acting Colonial Secretary.

No. 4199.—C.S.O.

$\frac{880}{90}$

*Colonial Secretary's Office,
Perth, 24th March, 1890.*

HIS Excellency the Administrator has been pleased to make the following appointments:—

G. E. TEEDE to be Postmaster and Telegraphist at Jarrahdale, *vice* Miss R. Cooper, resigned.

H. WATSON to be Postal and Telegraph Assistant at Northam, *vice* Teede, promoted.

By Command,
OCT. BURT,
Acting Colonial Secretary.

No. 4200.—C.S.O.

$\frac{712}{90}$

*Colonial Secretary's Office,
Perth, 24th March, 1890.*

HIS Excellency the Administrator has been pleased to make the following appointment:—

JAMES WILLIAM ANDREWS to be Bailiff of the Local Court at Roebourne, *vice* Police Sergeant Kennedy, resigned.

By Command,
OCT. BURT,
Acting Colonial Secretary.

No. 4204.—C.S.O.

$\frac{850}{90}$

*Colonial Secretary's Office,
Perth, 25th March, 1890.*

HIS Excellency the Administrator has been pleased, on the recommendation of the Central Board of Health, to appoint W. H. ANGOVE and W. G. KNIGHT to be Members of the Local Board of Health, Albany, *vice* N. W. McKail, resigned.

The Board, therefore, now consists of four Members, instead of three as heretofore, in addition to the Mayor, who is an *ex officio* Member.

By Command,
OCT. BURT,
Acting Colonial Secretary.

No. 4205.—C.S.O.

Colonial Secretary's Office, Perth, 25th March, 1890.

HIS Excellency the Administrator directs the publication of the following Despatch, with the Acts therein referred to, for general information.

By Command,
OCT. BURT,
Acting Colonial Secretary.

CIRCULAR.

SIR,

Downing Street, 20th January, 1890.

I have the honor to inform you that the usual number of copies of the Statutes passed in the last Session of Parliament [52 & 53 Victoria], which are supplied for the use of the Colony under your Government, have been transmitted to you.

The Passengers Acts Amendment Act, ch. 29, the Revenue Act, ch. 42, and the Merchant Shipping (Colours) Act, ch. 73, have been already communicated to you by my Circular despatches of the 5th and 12th of September, and the 5th of October.

I have to call your attention to the Merchant Shipping (Tonnage) Act, ch. 43, the Merchant Shipping Act, ch. 46, and the Official Secrets Act, ch. 52, which should be made known in the Colony under your Government.

I have, &c.,
KNUTSFORD.

The Officer Administering the Government of Western Australia.

CHAPTER 43.

An Act to amend the Law relating to the Measurement of the Tonnage of Merchant Ships. [26th August, 1889.]

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same as follows :

1.—(1.) In the measurement of a ship for the purpose of ascertaining her register tonnage, no deduction shall be allowed in respect of any space which has not been first included in the measurement of her tonnage. Amendment of rules for measurement of tonnage.

(2.) In section twenty-one, paragraph (4), of the Merchant Shipping Act, 1854, the words "First, that nothing shall be added for a closed-in space solely appropriated to the berthing of the crew, unless such space exceeds one twentieth of the remaining tonnage of the ship, and in case of such excess the excess only shall be added; and secondly"; and in section twenty-two, paragraph (2), of the same Act the words "subject to the deduction for a closed-in space appropriated to the crew, as mentioned in Rule I." shall be repealed. 17 & 18 Vict. c. 104

Provided that this section shall not apply until after the expiration of five years from the date of the passing of this Act to any ship in the measurement or re-measurement of which the deductions prohibited by this section have been made before the tenth day of March one thousand eight hundred and eighty-nine, or to any ship the building of which was commenced before the tenth day of March one thousand eight hundred and eighty-nine, and which is registered for the first time between that date and the last day of December one thousand eight hundred and eighty-nine, unless in either case the ship is, before the expiration of the said five years, measured or re-measured in accordance with the provisions of this Act, and any such ship may be measured or re-measured at the request of the owner.

But this exemption shall not extend to any ship in the case of which the allowance for propelling-power space exceeds fifty per cent. of the gross tonnage of the ship.

Subject as aforesaid, the tonnage of every ship shall be estimated for all purposes as if any deduction prohibited by this section had not been made, and the particulars relating to the ship's tonnage in the register book, and in her certificate of registry, shall be corrected accordingly.

2. In the case of any ship built or measured after the passing of this Act, such portion of the space or spaces above the crown of the engine room and above the upper deck as is framed in for the machinery or for the admission of light and air, shall not be included in the measurement of the space occupied by the propelling power, except in pursuance of a request in writing to the Board of Trade by the owner of the ship, and shall not be included in pursuance of such request unless:— Rule as to allowance for engine room in steamers.

(a.) that portion is first included in the measurement of the gross tonnage; and

(b.) a surveyor appointed under the Fourth Part of the Merchant Shipping Act, 1854, certifies that the portion so framed in is reasonable in extent and is so constructed as to be safe and seaworthy, and that it cannot be used for any purpose other than the machinery or for the admission of light and air to the machinery or boilers of the ship.

3.—(1.) In measuring or re-measuring a ship for the purpose of ascertaining her register tonnage, the following deductions shall be made from the space included in the measurement of the tonnage:— Deductions for navigation spaces, &c.

(a.) In the case of a ship wholly propelled by sails, any space set apart and used exclusively for the storage of sails:

(b.) In the case of any ship—

(i.) Any space used exclusively for the accommodation of the master;

(ii.) Any space used exclusively for the working of the helm, the capstan, and the anchor gear, or for keeping the charts, signals, and other instruments of navigation, and boatswain's stores; and

(iii.) The space occupied by the donkey engine and boiler, if connected with the main pumps of the ship.

(2.) The deductions allowed under this section shall be subject to the following provisions, namely:—

(a.) The space deducted must be certified by a surveyor appointed by the Board of Trade as reasonable in extent and properly and efficiently constructed for the purpose for which it is intended;

(b.) There must be permanently marked in or over every such space a notice stating the purpose to which it is to be applied and that whilst so applied it is to be deducted from the tonnage of the ship;

(c.) The deduction on account of space for storage of sails must not exceed two and a half per cent. of the tonnage of the ship.

Provisions as to deductions in case of certain steamships.

4. In the case of a screw steamship which, at the passing of this Act, has an engine-room allowance of thirty-two per cent. of the gross tonnage of the ship, and in which any crew space on deck has not been included in the gross tonnage, whether its contents have been deducted therefrom or not, the crew space shall be, on the application of the owner of the ship, or by direction of the Board of Trade, measured and its contents ascertained and added to the register tonnage of the ship; and if it appears that with such addition to the tonnage the engine room does not occupy more than thirteen per cent. of the tonnage of the ship, the existing allowance for engine room of thirty-two per cent. of the tonnage shall be continued, notwithstanding anything in this Act.

Measurement of ships with double bottoms for water ballast.

5. In the case of a ship constructed with a double bottom for water ballast, if the space between the inner and outer plating thereof is certified by a surveyor appointed by the Board of Trade to be not available for the carriage of cargo, stores, or fuel, then the depth required by section twenty-one, paragraph (2), of the Merchant Shipping Act, 1854, shall be taken to be the upper side of the inner plating of the double bottom, and that upper side shall, for the purposes of measurement, be deemed to represent the floor timber referred to in that section.

Re-measurement of foreign ships.

17 & 18 Vict. c. 104.

6. If and whenever it is made to appear to Her Majesty that the tonnage of any foreign ship, as measured by the rules of the country to which she belongs, materially differs from that which would be her tonnage if measured under the Merchant Shipping Act, 1854, and the Acts amending the same, Her Majesty may from time to time, by Order in Council, direct that, notwithstanding any Order in Council for the time being in force under those Acts, any of the ships of that country may, for all or any of the purposes of those Acts, be re-measured in accordance with the provisions of those Acts, and Her Majesty may revoke any Order so made.

Short title and construction.

7. This Act may be cited as the Merchant Shipping (Tonnage) Act, 1889, and shall be construed as one with the Merchant Shipping Act, 1854, and the Acts amending the same.

CHAPTER 46.

An Act to amend the Merchant Shipping Act, 1854, and the Acts amending the same. [26th August, 1889.]

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Remedies for recovery of master's disbursements.

1. Every master of a ship and every person lawfully acting as master of a ship by reason of the decease or incapacity from illness of the master of the ship, shall, so far as the case permits, have the same rights, liens, and remedies for the recovery of disbursements properly made by him on account of the ship, and for liabilities properly incurred by him on account of the ship, as a master of a ship now has for the recovery of his wages; and if in any proceeding in any Court of Admiralty or Vice Admiralty, or in any county court having Admiralty jurisdiction, touching the claim of a master or any person lawfully acting as master to wages or such disbursements or liabilities as aforesaid, any right of set-off or counterclaim is set up, it shall be lawful for the court to enter into and adjudicate upon all questions, and to settle all accounts then arising or outstanding and unsettled between the parties to the proceeding, and to direct payment of any balance which is found to be due.

Restrictions on advance notes. 17 & 18 Vict. c. 104. s. 149.

2.—(1.) Any agreement with a seaman made under section one hundred and forty-nine of the Merchant Shipping Act, 1854, may contain a stipulation for payment to or on behalf of the seaman, conditionally on his going to sea in pursuance of the agreement, of a sum not exceeding the amount of one month's wages payable to the seaman under the agreement.

(2.) Save as authorised by this section, any agreement by or on behalf of the employer of a seaman for the payment of money to or on behalf of the seaman conditionally on his going to sea from any port in the United Kingdom shall be void, and no money paid in satisfaction or in respect of any such agreement shall be deducted from the seaman's wages, and no person shall have any right of action, suit, or set off against the seaman or his assignee in respect of any money so paid or purporting to have been so paid.

(3.) Nothing in this section shall affect any allotment made under the Merchant Shipping Act, 1854, or the Acts amending the same.

43 & 44 Vict. c. 16.

(4.) Section two of the Merchant Seamen (Payment of Wages and Rating) Act, 1883, is hereby repealed.

3. Every superintendent of a mercantile marine office shall keep at his office a list of the seamen who, to the best of his knowledge and belief, have deserted or failed to join their ships after signing an agreement to proceed to sea in them, and shall on request show this list to any master of a ship.

Register of deserters.

A superintendent of a mercantile marine office shall not be liable in respect of any entry made in good faith in the list so kept.

4. Where a seaman has agreed with the master of a British ship for payment of his wages in British sterling or any other money, any payment of, or on account of, his wages if made in any other currency than that stated in the agreement, shall, notwithstanding anything in the agreement, be made at the rate of exchange for the money stated in the agreement for the time being current at the place where the payment is made.

Rules as to payment of British seamen in foreign money.

5. The provisions of the Merchant Shipping Act, 1854, and the Acts amending the same, with respect to steamships, shall apply to ships propelled by electricity or other mechanical power, with such modifications as the Board of Trade may from time to time prescribe for purposes of adaptation.

Provisions as to steamships to apply to ships propelled by electricity, &c.

6.—(1.) This Act may be cited as the Merchant Shipping Act, 1889.

(2.) This Act shall be construed as one with the Merchant Shipping Act, 1854, and the Acts amending the same, and this Act and those Acts may be cited collectively as the Merchant Shipping Acts, 1854 to 1889.

Short title and construction.

CHAPTER 52.

An Act to prevent the Disclosure of Official Documents and Information. [26th August, 1889.]

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1.—(1.) (a.) Where a person for the purpose of wrongfully obtaining information—

Disclosure of information.

(i) enters or is in any part of a place belonging to Her Majesty the Queen, being a fortress, arsenal, factory, dockyard, camp, ship, office, or other like place, in which part he is not entitled to be; or

(ii) when lawfully or unlawfully in any such place as aforesaid, either obtains any document, sketch, plan, model, or knowledge of any thing which he is not entitled to obtain, or takes without lawful authority any sketch or plan; or

(iii) when outside any fortress, arsenal, factory, dockyard, or camp belonging to Her Majesty the Queen, takes or attempts to take without authority given by or on behalf of Her Majesty, any sketch or plan of that fortress, arsenal, factory, dockyard, or camp; or

(b) where a person knowingly having possession of, or control over, any such document, sketch, plan, model, or knowledge as has been obtained or taken by means of any act which constitutes an offence against this Act at any time wilfully and without lawful authority communicates or attempts to communicate the same to any person to whom the same ought not, in the interest of the State, to be communicated at that time; or

(c) where a person after having been entrusted in confidence by some officer under Her Majesty the Queen with any document, sketch, plan, model, or information relating to any such place as aforesaid, or to the naval or military affairs of Her Majesty, wilfully and in breach of such confidence communicates the same when, in the interest of the State, it ought not to be communicated;

he shall be guilty of a misdemeanor, and on conviction be liable to imprisonment, with or without hard labor, for a term not exceeding one year, or to a fine, or to both imprisonment and a fine.

(2.) Where a person having possession of any document, sketch, plan, model, or information relating to any fortress, arsenal, factory, dockyard, camp, ship, office, or other like place belonging to Her Majesty, or to the naval or military affairs of Her Majesty, in whatever manner the same has been obtained or taken, at any time wilfully communicates the same to any person to whom he knows the same ought not, in the interest of the State, to be communicated at that time, he shall be guilty of a misdemeanor, and be liable to the same punishment as if he committed an offence under the foregoing provisions of this section.

(3.) Where a person commits any act declared by this section to be a misdemeanor, he shall, if he intended to communicate to a foreign State any information, document, sketch, plan, model, or knowledge obtained or taken by him, or entrusted to him as aforesaid, or if he communicates the same to any agent of a foreign State, be guilty of felony, and on conviction be liable at the discretion of the court to penal servitude for life, or for any term not less than five years, or to imprisonment for any term not exceeding two years with or without hard labor.

2.—(1.) Where a person, by means of his holding or having held an office under Her Majesty the Queen, has lawfully or unlawfully either obtained possession of or control over any document, sketch, plan, or model, or acquired any information, and at any time corruptly or contrary to his official duty communicates or attempts to communicate that document, sketch, plan, model, or information to any person to whom the same ought not, in the interest of the State, or otherwise in the public interest, to be communicated at that time, he shall be guilty of a breach of official trust.

Breach of official trust.

(2.) A person guilty of a breach of official trust shall—

- (a.) if the communication was made or attempted to be made to a foreign State, be guilty of felony, and on conviction be liable at the discretion of the court to penal servitude for life, or for any term not less than five years, or to imprisonment for any term not exceeding two years, with or without hard labor; and
- (b.) in any other case be guilty of a misdemeanor, and on conviction be liable to imprisonment, with or without hard labor, for a term not exceeding one year, or to a fine, or to both imprisonment and a fine.

(3.) This section shall apply to a person holding a contract with any department of the Government of the United Kingdom, or with the holder of any office under Her Majesty the Queen as such holder, where such contract involves an obligation of secrecy, and to any person employed by any person or body of persons holding such a contract, who is under a like obligation of secrecy, as if the person holding the contract and the person so employed were respectively holders of an office under Her Majesty the Queen.

Punishment for incitement or counselling to commit offence.

Expenses of prosecution.

Saving for laws of British possessions.

3. Any person who incites or counsels, or attempts to procure, another person to commit an offence under this Act, shall be guilty of a misdemeanor, and on conviction be liable to the same punishment as if he had committed the offence.

4. The expenses of the prosecution of a misdemeanor under this Act shall be defrayed in like manner as in the case of a felony.

5. If by any law made before or after the passing of this Act by the legislature of any British possession provisions are made which appear to Her Majesty the Queen to be of the like effect as those contained in this Act, Her Majesty may, by Order in Council, suspend the operation within such British possession of this Act or of any part thereof, so long as such law continues in force there, and no longer, and such order shall have effect as if it were enacted in this Act:

Provided that the suspension of this Act, or of any part thereof, in any British possession shall not extend to the holder of an office under Her Majesty the Queen who is not appointed to that office by the Government of that possession.

The expression "British possession" means any part of Her Majesty's dominions not within the United Kingdom.

Extent of Act and place of trial of offence.

6.—(1.) This Act shall apply to all acts made offences by this Act when committed in any part of Her Majesty's dominions, or when committed by British officers or subjects elsewhere.

(2.) An offence under this Act, if alleged to have been committed out of the United Kingdom, may be inquired of, heard, and determined, in any competent British court in the place where the offence was committed, or in Her Majesty's High Court of Justice in England or the Central Criminal Court, and the Act of the forty-second year of the reign of King George the Third, chapter eighty-five, shall apply in like manner as if the offence were mentioned in that Act, and the Central Criminal Court as well as the High Court possessed the jurisdiction given by that Act to the Court of King's Bench.

(3.) An offence under this Act shall not be tried by any court of general or quarter sessions, nor by the sheriff court in Scotland, nor by any court out of the United Kingdom which has not jurisdiction to try crimes which involve the greatest punishment allowed by law.

50 & 51 Vict. c. 20.

Restriction on prosecution.

(4.) The provisions of the Criminal Law and Procedure (Ireland) Act, 1887, shall not apply to any trial under the provisions of this Act.

7.—(1.) A prosecution for an offence against this Act shall not be instituted except by or with the consent of the Attorney-General.

(2.) In this section the expression "Attorney-General" means the Attorney or Solicitor General for England; and as respects Scotland, means the Lord Advocate; and as respects Ireland, means the Attorney or Solicitor General for Ireland; and if the prosecution is instituted in any court out of the United Kingdom, means the person who in that court is Attorney-General, or exercises the like functions as the Attorney-General in England.

Interpretations.

8. In this Act, unless the context otherwise requires—

Any reference to a place belonging to Her Majesty the Queen includes a place belonging to any department of the Government of the United Kingdom or of any of Her Majesty's possessions, whether the place is or is not actually vested in Her Majesty;

Expressions referring to communications include any communication, whether in whole or in part, and whether the document, sketch, plan, model, or information itself or the substance or effect thereof only be communicated;

The expression "document" includes part of a document;

The expression "model" includes design, pattern, and specimen;

The expression "sketch" includes any photograph or other mode of representation of any place or thing;

The expression "office under Her Majesty the Queen" includes any office or employment in or under any department of the Government of the United Kingdom, and so far as regards any document, sketch, plan, model, or information relating to the naval or military affairs of Her Majesty, includes any office or employment in or under any department of the Government of any of Her Majesty's possessions.

Saving.

9. This Act shall not exempt any person from any proceeding for an offence which is punishable at common law, or by military or naval law, or under any Act of Parliament other than this Act, so, however, that no person be punished twice for the same offence.

Short title.

10. This Act may be cited as the Official Secrets Act, 1889.

EASTERN RAILWAY.

Good Friday.

TRAINS will run on this day as on Sunday, with the exception of the Passenger Trains to and from Beverley, which will run as usual.

CLAYTON T. MASON.

Commissioner of Railways.

Perth, 24th March, 1890.

Public Works and Buildings' Department,

Perth, 12th March, 1890.

TENDERS (endorsed "Tender for Wyndham-Hall's Creek Telegraph, Erection of Station") will be received at this Office until noon of Wednesday, the 14th May, from persons willing to erect Telegraph Station at Turkey Creek, on the Wyndham-Hall's Creek Telegraph Line.

Plans and Specification may be seen and full particulars obtained at the Department of Public Works and Buildings, Perth, or the Government Resident's Offices, Wyndham and Derby.

The Government does not bind itself to accept the lowest or any tender, and will require a deposit of a sum of Five pounds with each and all tenders in amount under One hundred pounds, and deposit of 5 per centum on amount with all tenders amounting to over One hundred pounds, as security for the entering into a contract for the performance of the service.

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 such form.

GEORGE T. POOLE,

Colonial Architect.

Works and Buildings' Department,

Perth, 6th March, 1890.

TENDERS (endorsed "Tender for Derby-Hall's Creek Telegraph—Erection of Station at Fitzroy Crossing") will be received at this Office until noon of Saturday, the 26th April, from persons willing to erect a Telegraph Station at the Crossing of the Fitzroy River, on the Derby-Hall's Creek Telegraph line.

Plans and specification may be seen and all particulars obtained at the Department of Works and Buildings, or the Government Resident's Office, Derby.

The Government does not bind itself to accept the lowest or any tender, and will require a deposit of a sum of Five pounds with each and all tenders in amount under One hundred pounds, and deposit of 5 per centum on amount with all tenders amounting to over One hundred pounds, as security for the entering into a contract for the performance of the service.

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 such form.

GEORGE T. POOLE,

Colonial Architect.

Public Works and Buildings' Department,
Perth, 24th March, 1890.

TENDERS (endorsed "Tender for Fremantle Government Boys' School—Repairs, Coloring, and Painting") will be received at this Office until noon of Monday, the 31st March, from persons willing to execute certain repairs, coloring, and painting to the Government Boys' School, Fremantle.

Specification may be seen and full particulars obtained at the Resident Magistrate's Office, Fremantle, or Department of Works and Buildings, Perth.

The Government does not bind itself to accept the lowest or any tender, and will require a deposit of a sum of Five pounds with each and all tenders in amount under One hundred pounds, and deposit of 5 per centum on amount with all tenders amounting to over One hundred pounds, as security for the entering into a contract for the performance of the service.

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 such form.

GEORGE T. POOLE,

Colonial Architect.

Public Works' Department,

Perth, 24th March, 1890.

TENDERS (endorsed "Tender for Geraldton—Alterations and Additions to Court House") will be received at this Office until noon of Thursday, the 10th April next, from persons willing to execute certain alterations and additions to the Court House, Geraldton.

Plans and Specification may be seen and particulars obtained at the Department of Works and Buildings, Perth, or the Government Resident's Office, Geraldton.

The Government does not bind itself to accept the lowest or any tender, and will require a deposit of a sum of Five pounds with each and all tenders in amount under One hundred pounds, and deposit of 5 per centum on amount with all tenders amounting to over One hundred pounds, as security for the entering into a contract for the performance of the service.

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 such form.

GEORGE T. POOLE,

Colonial Architect.

Western Australia.

Crown Lands' Office,

Perth, 21st March, 1890.

HIS Excellency the Administrator has been pleased, on the recommendation of the Nelson Roads Board, to declare the following Main Road:—

No. 306.

A road, one chain wide, leaving the road from Bridgetown to Perup, Gazetted 31st October, 1889, near Nelson Location 32, at Belbarrup, and extending along the old road towards the Warren, leaving the latter road near Dingup, Nelson Location 82, and extending in a South-Easterly direction, passing near Nelson Location 134; thence to a bridge over the Wilgarrup River, situate upwards about 3 miles from its junction with the Warren River, and thence to Topanup, in Nelson Location 6, to join the road to Albany, Gazetted on the 12th January, 1888.

JOHN FORREST,
Commissioner of Crown Lands.

NOTICE.

New Suburban Lands open for Sale between
Fremantle and Perth.

“Buckland Hill.”

Crown Lands' Office,
Perth, 13th March, 1890.

HIS Excellency the Administrator, by virtue of the powers given him by the Land Regulations, has been pleased to order that the Crown Land included within the area hereinafter particularised be classed as Suburban land, hereafter to be known and distinguished as “Buckland Hill.”

Buckland Hill lots are now for sale.

The Lots are numbered from 1 to 132, and contain areas ranging from 1 acre to 6 acres each.

Lots 1, 8, 12, 35, 104, and 115 are reserved for public purposes.

The upset price has been fixed at £10 an acre.

The boundaries of Buckland Hill are:—

Bounded on the *North* by Swan Location 84; on the *West* by part of the road from Perth to Fremantle, and by part of the boundary of North Fremantle townsite, extending East from said road, and South to the Swan River; and on the *East* and *South* by the shore of Swan River, and by the boundaries of Swan Locations 83, 82, 807, 874, 81, 80, 79, and 78, and excluding Swan Location 267.

Maps showing the arrangement of Lots can be obtained at the Crown Lands Office, at one shilling each.

JOHN FORREST,
Commissioner of Crown Lands.

NOTICE.

New Town Lands open for Sale.

TOWNSITE OF “SOUTHERN CROSS,”

YILGARN GOLDFIELDS.

Crown Lands' Office,
Perth, 17th March, 1890.

HIS Excellency the Administrator, by virtue of the powers given him by the Land Regulations, has been pleased to order that the Crown Land included within the area hereinafter particularised be classed as Town and Suburban, to form a Townsite at the newly discovered Yilgarn Goldfields, hereafter to be known and distinguished as “Southern Cross”; containing an area of about 600 acres.

Bounded on the *South-East* by a line extending North 52 degrees 9 minutes East, about 21 chains 45 links, to the Western shore of Lake Polaris, from a spot situate 55 chains 75 links North and 5 chains 2 links West from survey tree marked HK 19, near the southern end of said lake; on the *South-West* by a line extending North 322 degrees 9 minutes East, 145 chains, from said spot; on the *North-West* by a line parallel to the South-East boundary, about 34 chains 50 links in length; and on the *North-East* by the shore of Lake Polaris. All bearings true.

The upset price at which allotments within this Townsite will be offered for sale by public auction, as provided by the Land Regulations, will for the present be £20 per Lot.

The allotments already surveyed number from 1 to 112, and average about a quarter of an acre.

Lots 4, 5, and 6 are reserved for public purposes.

JOHN FORREST,
Commissioner of Crown Lands.

NOTICE.

New Town Lots at Broome, Roebuck Bay.

Crown Lands' Office,
Perth, March 15th, 1890.

IT is hereby notified, for general information, that 319 new town lots, averaging about half an acre each, have recently been surveyed at Broome, Roebuck Bay, and numbered from 51 to 369.

The above lots (except those reserved) are now open for sale by auction as prescribed by the Land Regulations, the upset price being fixed at £20 per lot.

The following lots have been reserved for public purposes: Nos. 135 to 142—143 to 156—213 to 217—226 to 233—328 to 330—336 to 353, and 362 to 368; lot 369 has been reserved for a cemetery.

JOHN FORREST,
Commissioner of Crown Lands.

NOTICE.

Sale of Town Lands at Wyndham
(Anthon's Landing.)

Crown Lands' Office,
Perth, 6th March, 1890.

IT is hereby notified, for general information, that the following allotments will be offered for sale by Public Auction, in accordance with the Land Regulations, by the Government Resident, East Kimberley, at Wyndham, on Tuesday, April 22nd, 1890. The upset price per lot will be £50, with an amount as particularised hereunder added as the value of improvements existing on each lot.

| No. of Lots. | Amount added for improvements. | Remarks. |
|--------------|--------------------------------|---|
| 9 | £50 | |
| 10 | 15 | |
| 11 | 800 | |
| 12 | 300 | {The frontage of this lot is 60 links, and a right-of-way 27 links wide separates it from Lot 13. |
| 17 | Nil | |
| 18 | Nil | |
| 19 and 20 | 60 | {To be sold together at £100 upset price. |
| 160 | Nil | |
| 161 | 70 | |
| 162 and 163 | 30 | {To be sold together at £100 upset price. |
| 164 to 169 | Nil | {To be sold separately at £50 each upset price. |
| 390 | 150 | |
| 391 | 200 | |
| 392 | 400 | |
| 394 | 350 | |
| 395 | 115 | |
| 396 | 450 | |
| 397 to 403 | Nil | To be sold separately. |

Plans showing the position and boundaries of each lot can be seen at the Government Resident's Office, Wyndham, or at the Land and Survey Office, Perth.

Lots 13, 14, 15, 16, 157, 158, 159, and 393 are reserved for public purposes.

JOHN FORREST,
Commissioner of Crown Lands.

GOVERNMENT GAZETTE.
LAND SALES.

Crown Lands' Office, Perth, 26th March, 1890.

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 11 o'clock, a.m.

SCHEDULE.

| Dates of Sale. | Places of Sale. | Description of Lots. | Numbers of Lots. | Quantities. | | | Up-set Price. |
|----------------|-----------------|----------------------|------------------|-------------|----|----|---------------------|
| | | | | a. | r. | l. | |
| 1890. | | | | | | | |
| April 2 | Carnarvon ... | Carnarvon ... Town | 121 ... | 0 | 1 | 24 | } £20 each. |
| Do. 9 | Roebourne ... | Roebourne ... do. | 200 ... | 0 | 2 | 0 | |
| Do. 9 | Do. ... | Do. ... do. | 56 ... | 0 | 2 | 0 | |
| Do. 11 | Carnarvon ... | Carnarvon ... do. | 79 ... | 0 | 1 | 24 | |
| Do. 11 | Do. ... | Do. ... do. | 73 ... | 0 | 1 | 3 | |
| Do. 11 | Do. ... | Do. ... do. | 78 ... | 0 | 1 | 24 | |
| Do. 11 | Do. ... | Do. ... do. | 81 ... | 0 | 1 | 24 | } £2 per acre each. |
| Do. 11 | Perth ... | Clarence ... Sub. | 9 ... | 3 | 2 | 10 | |
| Do. 11 | Do. ... | Do. ... do. | 12 ... | 3 | 2 | 5 | |

JOHN FORREST,
Commissioner of Crown Lands.

March 1st, 1890.

LIST of Licenses issued by the Albany Boat Licensing Board, under the 42nd Vict., No. 24, to Steam Launches, Lighters, and Boats for the year 1890:—

| No. | Name of Vessel. | Description. | Name of Owners. | No. of Passengers. | Amount of Cargo. | Restrictions. |
|-----|-----------------|--------------|---------------------|--|------------------|--|
| 1 | Jessie ... | Steam Launch | W. Douglas ... | 90 in Princess Royal Harbor, and 60 in K. G. Sound | Nil ... | King George's Sound and Princess Royal Harbor. |
| 2 | Loch Lomond | Do. ... | A. Armstrong, Senr. | 40 in Princess Royal Harbor, and 25 in K. G. Sound | Nil ... | Do. |
| 3 | Escort ... | Do. ... | O. S. N. Coy.... | 60 in Princess Royal Harbor, and 50 in K. G. Sound | Nil ... | Do. |
| 4 | Perth ... | Iron Lighter | P. & O. Coy. ... | Nil ... | 100 Tons ... | Do. |
| 5 | Fremantle ... | Do. ... | Do. ... | Nil ... | 100 do. ... | Do. |
| 6 | Susan ... | Boat ... | Do. ... | Nil ... | 1 do. ... | Do. |
| 7 | Thistle ... | Lighter | A. Armstrong, Senr. | Nil ... | 40 do. ... | Do. |

ROWLEY C. LOFTIE, Government Resident,
Chairman, for Members of Albany B.L. Board.

LIST of Licenses issued by the Champion Bay Boat Licensing Board, under the 42nd Vict., No. 24, to Vessels and Boats, for the year 1890:—

| No. | Name of Vessel or Boat. | Description. | Registered Tons. | Name of Owner. | No. of Passengers. | Amount of Cargo. | Restrictions. |
|-----|-------------------------|--------------|------------------|-------------------|--------------------|---|---|
| 1 | Una ... | Vessel ... | 15 tons ... | Richard Burton | Thirty ... | 32 tons measurement 15 dead tons ... | { Port of Champion Bay, Dongarra, and Abrolhos Islands. |
| 2 | Mary Ann ... | Boat ... | 2 tons ... | Do. ... | Six ... | Nil ... | |
| 3 | Daylight ... | Vessel ... | 25 tons ... | Wainwright & Co. | Fifty ... | 40 tons measurement 25 dead tons ... | { Port of Champion Bay and Abrolhos Islands. |
| 4 | Lurline ... | Boat ... | 4 tons ... | William Davis ... | Ten ... | Nil ... | |

M. BROWN, Government Resident,
Chairman of Licensing Board,
for Members of Licensing Board.

Government Resident's Office,
Geraldton, 11th February, 1890.

DEPARTMENT OF LAND TITLES.

¹³³/₈₀ Transfer of Land Act, 1874, and "The Real Property Limitations Act, 1878."

TAKE NOTICE that Elizabeth Ann Moore the wife of Edwin Henry Moore of North Fremantle boot finisher 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 Swan District being

Swan Location P. 230.

Bounded on the West by Swan Location P. 231 extending North 23½ chains

On the North by 4 chains of the South boundary of Location P. 229 extending East and by opposite boundaries parallel and equal all bearings being true or thereabouts the measurements more or less and a stout post fixed at each corner of the Location.

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 May next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Deputy Registrar of Titles.

Land Titles' Office, Perth, }
10th February, 1890. }

Parker & Parker, Perth, Applicant's Solicitors.

²¹/₉₀ Transfer of Land Act, 1874.

TAKE NOTICE that Sophia Uglov of Albany widow 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 Albany aforesaid being sub-divisions 1 and 3 of Albany Building Lot 53 bounded as follows—

Sub-division 1 (Oa. 1r. 21p.)

On the N.E. by 150 links of Stirling Street.
On the S.E. by 211½ links of Duke Street.
On the W. by 183 links of Sub-division 2 and
On the N. by 254 links of Building 54.

Sub-division 3 (Oa. 1r. 10p.)

On the N.E. by 223 links of Sub-division 2.
On the S.E. by 188½ links of Duke Street.
On the W. by 258 links of Short Street and
On the N. by 86 links of Building Lot 54.

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 ARE HEREBY REQUIRED to lodge in this Office on or before the 29th day of March next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Deputy Registrar of Titles.

Land Titles' Office, Perth, }
25th February, 1890. }

Lancel V. de Hamel, of Albany, Applicant's Solicitor.

²²/₉₀ Transfer of Land Act, 1874.

TAKE NOTICE that Sophia Uglov of Albany widow 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 Albany being

Building Lot S 36 (2 roods).

Bounded on the S.E. by 1 chain of Stirling Terrace.
On the N.W. by 1 chain of Peel's Place.
On the N.E. by Building Lot S 35 and
On the S.W. by Building S 37 each 5 chains.

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 29th day of March next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Deputy Registrar of Titles.

Land Titles' Office, Perth, }
25th February, 1890. }

Lancel V. de Hamel, Albany, Applicant's Solicitor.

²⁷/₉₀ Transfer of Land Act, 1874, Section 51.

TAKE NOTICE that Margaret Walsh of Perth widow executrix and devisee of the late Nicholas Walsh of the same place military pensioner deceased 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 City of Perth being

Perth Town Lot E 79

As the same is comprised in Certificate of Title Volume XII folium 168.

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 12th day of April next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, }
7th March, 1890. }

Leake, James, & Kidson, Perth, Applicant's Solicitors.

²⁵/₉₀ Transfer of Land Act, 1874, Section 51.

TAKE NOTICE that John William McGrath of Beverley farmer administrator of estate of Terence McGrath of the same place deceased intestate 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 Avon District being:—

| Location | Area | Vol. | Fol. |
|----------|-------------|--------|------|
| 930 | (100 acres) | V. | 334 |
| 1664 | (100 acres) | XXVII. | 362 |
| 1663 | (100 acres) | XXX. | 41 |

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 ARE HEREBY REQUIRED to lodge in this Office on or before the 12th day of April next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT,
Deputy Registrar of Titles.

Land Titles' Office, Perth, }
7th March, 1890. }

Stone & Burt, Perth, Applicant's Solicitors.

²³/₉₀ Transfer of Land Act, 1874.

TAKE NOTICE that George Moir of Albany 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 Plantagenet District containing in the aggregate 154 acres being

Locations 58, 59, 127, 128, and 144

as the same are described in the maps and books of the Survey Office and are in the occupation of the applicant.

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 ARE HEREBY REQUIRED to lodge in this Office on or before the 19th day of April next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, }
11th March, 1890. }

Haynes & Robinson, Albany, Applicant's Solicitors.

Transfer of Land Act, 1874; and The Real Property Limitations Act, 1878.

TAKE NOTICE that Charlotte Bussell of 35 Rue de Lubeck Paris France 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 Leschenault District being

Leschenault Location 66 (160 acres.)

Bounded on the South by a line 35 chains in length extending East from a spot 10 links East from centre of a red gum tree notched V on its South side and ● on its West side about the 95th angle of a Post road between Bunbury and Kojonup marked out by Assistant Surveyor A. C. Gregory in 1847

On the North by a line parallel and equal in length to the South boundary

On the West by a line 4571 links in length extending North from spot hereinbefore mentioned and

On the East by a line parallel and equal in length to the West boundary.

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 17th day of May next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, }
21st January, 1890. }

Designs and Trade Marks Act, 1884.

IT is hereby notified that the Apollinaris Company, Limited, of 19, Regent Street, London, England, Mineral Water Proprietors, have applied to register the various Trade Marks described below, in Class 44, in respect of Mineral and Aerated Waters, natural and artificial:

An oval label in the centre of which appears the representation of a fountain surrounded by foliage, over which two birds are flying, above this are the words "Apollinaris Natural Mineral Water," below it appears the name and address of the applicant Company, while on either side are printed directions. This label to be used either alone or in combination with other marks or printed matter, and to be printed in black or white or any color, upon white or black or any colored ground. *Said Trade Mark has been in use by the applicant Company since April, 1886, but the centre picture of the spring, foliage, and birds was adopted in the year 1874.*

A triangle in solid color, equilateral in shape, beneath which are the words "Trade Mark," and may be used in white or black or any color, either alone or in combination with other mark or marks, or other printed matter, and upon white or black or any colored ground. *Has been in use by the applicant Company since April, 1885.*

The name "Apollinaris" is a fancy word, not in common use, to be printed in black or white, or any color, upon white or black or any colored ground, and to be used either alone or in combination with other marks or printed matter. *The name "Apollinaris" has been used by applicant Company or predecessors in business since the year 1852.*

The word "Friedrichshall" is a fancy word, not in common use, associated with a disc in solid color. The word "Friedrichshall" is printed in Italic letters on a tinted label of oblong shape, immediately above the said disc, while on either side appears various advertising and descriptive matter. This label may be printed on any ground, the type and color of the disc may be changed, as also the wording and the style of printing of the said advertising and descriptive matter. *The word "Friedrichshall" was adopted in the year 1850.*

A divided diamond having its larger diameter vertical, and divided by its shorter diameter into two equilateral triangles of equal size, of which the upper is printed in solid color, and the lower is open in outline; beneath it are the words "Trade Mark," and said trade mark may be used in white

or black or any color, either alone or in combination with other mark or marks or other printed matter, and upon white or black or any colored ground. *Was adopted by the applicant Company in April, 1885.*

A diamond in solid color, having its longer diameter vertical, beneath which are the words "Trade Mark," and said trade mark may be used in white or black or any color, either alone or in combination with other mark or marks or other printed matter, and upon white or black or any colored ground. *Was adopted by the applicant Company in April, 1885.*

Notice is hereby given that, unless it be shown to my satisfaction before the expiration of 21 days from the publication hereof that any of such Trade Marks have been previously registered, or that some other person is entitled to any of such Trade Marks, or that any of such Trade Marks are so like some other Trade Mark that they may be mistaken for the same, a certificate will be issued to the applicants, certifying that the said Company are entitled to the use of all and each of the same.

WALTER A. GALE,

Acting Registrar of Designs

and Trade Marks.

Patent Office, Perth,
March 24th, 1890.

Designs and Trade Marks Act, 1884.

IT is hereby notified that W. C. Harrison and Company, of Port Adelaide, in the Province of South Australia, Millers, have applied to register the Trade Mark represented below, in Class 42, in respect of Flour, Semolina, Wheaten Meal, and other products of Cereals:



Notice is hereby given that, unless it be shown to my satisfaction before the expiration of 21 days from the publication hereof that such Trade Mark has been previously registered, or that some other person is entitled to such Trade Mark, or that such Trade Mark is so like some other Trade Mark that it may be mistaken for the same, a certificate will be issued to the applicants, certifying that the said firm is entitled to the use of the same.

WALTER A. GALE,

Acting Registrar of Designs

and Trade Marks.

Patent Office, Perth,
March 24th, 1890.

Electoral District of Perth.

PERSONS desiring to have their names inserted on the Electoral Roll for the Perth District must apply to the Clerk to Magistrates on or before the 10th April next.

The Electoral List may be perused, without payment of fee, during the week ending 24th April.

Objections to the names on the list must be sent to the Clerk; also a notice thereof given by the objector to the persons objected to, on or before the 24th April.

A Court of Petty Sessions for the revision of the list will be held at the Police Court House, Perth, on Monday, 12th May next, at 11 o'clock, a.m.

THOS. J. HOWELL,

Clerk to Magistrates, Perth.

Police Court, Perth, }
5th March, 1890. }

Electoral District, Fremantle.

ANY person whose name is not already on the Electoral Roll for the District of Fremantle, and who desires to have it inserted thereon, must apply, personally or otherwise, to the Clerk of the Magistrates, on or before April 10th.

The Electoral List will be kept fixed at the Court House, and may be perused by any person without payment of fee, during the week ending April 24th.

Objections to names on the Electoral List must be sent to the Magistrates' Clerk, and notice thereof given by the objector to the person objected to, on or before April 24th.

A list of persons objected to will be kept fixed at the Court House for eight days preceding May 4th.

A Court of Petty Sessions for Revision of the Electoral List will be held at the Court House, Fremantle, on Monday, May 12th, at 11 o'clock in the forenoon.

H. G. WRIGHT,

Magistrates' Clerk.

Resident Magistrate's Office,
Fremantle, 18th March, 1890.

Electoral District of Wellington.

ANY person whose name is not already on the Electoral Roll for the District of Wellington, and desires to have it inserted thereon, must apply personally or otherwise to the Clerk of the Magistrates on or before 10th April.

The Electoral List will be kept fixed at the Court House, and may be perused by any person without payment of fee during the week ending 24th April.

Objections to names on the Electoral List must be sent to the Magistrates' Clerk, and notice thereof given by the objector to the person objected to, on or before 24th April.

List of persons objected to will be kept fixed at the Court House for eight days preceding 4th May.

A Court of Petty Session for revision of the Electoral List of the District of Wellington will be holden in the Court House, Bunbury, on Wednesday, the 14th May, 1890, at 11 o'clock in the forenoon.

GEO. R. TEEDE,

Magistrates' Clerk, Bunbury.

Resident Magistrate's Office, }
Bunbury, 20th March, 1890. }

Electoral District of Geraldton.

A COURT of Petty Sessions for the revision of the Electoral List of the above District will be held at the Court House, Geraldton, on Friday, the 16th day of May next, at noon.

Any person desiring to have his name inserted in the said Electoral List must apply, personally or otherwise, to the Clerk to the Magistrates, on or before the 10th day of April next; and any Elector objecting to any person must give the requisite notices to the Clerk aforesaid, as well as the person objected to, on or before the 24th day of April next ensuing.

RAYMOND ELIOT,

Clerk to Magistrates.

Government Resident's Office, }
Geraldton, 19th March, 1890. }

Electoral District of Greenough.

A COURT of Petty Sessions for the revision of the Electoral List of the District will be held at the Court House, Greenough, on Saturday, the 17th day of May next, at 11 o'clock in the forenoon.

Any person desiring to have his name inserted in the said Electoral List must apply, personally or otherwise, to the Magistrates' Clerk, on or before the 10th day of April next; and any Elector objecting to any other person must give the requisite notices to the Clerk aforesaid, as well as the person objected to, on or before the 24th of April next ensuing.

The Electoral List may be perused without payment of fee during the week ending 24th April.

LLOYD SEXTON,

Clerk to Magistrates.

Government Resident's Office, }
Greenough, 18th March, 1890. }

Electoral District, Swan.

ANY person desirous of having his name inserted on the Electoral Roll for the Swan District must apply, personally or by letter, to the Clerk to the Magistrates, up to the 10th April next.

The Electoral List will be kept fixed at the Court House, during the week ending the 24th April next.

Objections to names upon the Roll must be sent to the Clerk, and notice thereof given by the objector to the person objected to, on or before April the 24th.

A Court of Petty Sessions for the revision of the List will be held at the Guildford Court House, on Tuesday, the 13th May next, at 11 o'clock, a.m.

WILLIAM E. BROWN,

Clerk to Magistrates.

Guildford, 24th March, 1890.

Electoral District of York.

ANY qualified person desirous of having his name inserted on the Electoral Roll for the above district must apply to the undersigned, either personally or by letter, stating the nature of his qualification, and the situation of the property upon which such qualification is based, not later than the 10th day of April next, after which date to the 24th inclusive the Roll will be open to perusal at the Court House, York, free of charge.

Objections to names on the said Roll must be lodged at the Office not later than the 24th April next.

A Court of Petty Sessions for the revision of the said Roll will be held at the Court House, York, on Saturday, the 10th day of May ensuing.

R. HARDMAN,

Clerk to Magistrates.

Court House, York, }
17th March, 1890. }

Electoral District, Sussex.

ANY person whose name is not already on the Electoral Roll for the District of Sussex, and who desires to have it inserted thereon, must apply, personally or otherwise, to the Clerk of the Magistrates, on or before April 10th.

The Electoral List will be kept fixed at the Court House, and may be perused, without payment of fee, during the week ending April 24th.

Objections to names on the Electoral List must be sent to the Magistrates' Clerk, and notice thereof given by the objector to the person objected to, on or before April 24th.

A list of persons objected to will be kept fixed at the Court House for eight days preceding May 4th.

A Court of Petty Sessions for the revision of the Electoral List will be held at the Court House, Busselton, on Tuesday, 13th May, at 11 o'clock in the forenoon.

A. R. PRIES,
Clerk to the Magistrates.

Resident Magistrate's Office, }
Vasse, 17th March, 1890. }

NOTICE.

ALL persons wishing to have their names placed on the Electoral List for the District of Toodyay must make their application, personally or otherwise, to the Clerk of the Court, Newcastle, on or before the 10th April next; after which date such List may be seen at the Court House to the 24th April.

Objections to names on List must be made to the Clerk, and notice given to persons objected to, on or before the 24th April. A List of such names will be kept posted up at the Court House during the eight days preceding 4th May.

A Court of Petty Sessions for the revision of the Electoral List of Toodyay District will be held in Court House, Newcastle, on Tuesday, the 6th day of May, at 11 o'clock, a.m.

W. R. PIESSE,
Clerk to Magistrates, Toodyay.

Resident's Office, Newcastle,
13th March, 1890.

Appointment.

Under Act 35th Vict., No. 3.

HIS Honor the Acting Chief Justice has been pleased to appoint HAMILTON MAXWELL, of Edinburgh, Scotland, Writer to the Signet, a Commissioner to administer Oaths, and to take and receive Affidavits, Declarations, &c., to be used in the Supreme Court of Western Australia; also to take acknowledgments of Deeds executed by Married Women.

F. A. MOSELEY,
Acting Registrar Supreme Court.

Supreme Court Office,
Perth, 20th March, 1890.

Appointment.

Under Act 35th Vict., No. 3.

HIS Honor the Acting Chief Justice has been pleased to appoint GEORGE EUGENE SOLOMON, of 28 Holford Square, London, W.C., Solicitor, a Commissioner to administer Oaths and to take and receive Affidavits, Declarations, &c., to be used in the Supreme Court of Western Australia; also to take acknowledgments of Deeds executed by Married Women.

F. A. MOSELEY,
Acting Registrar Supreme Court.

Supreme Court Office,
Perth, 25th March, 1890.

Swan Roads Board.

AN election of a Member for the Swan Roads Board, to fill the vacancy caused by the resignation of Mr. Gerald Meagher, will be held at the Guildford Court, on Wednesday, the 9th of April proximo, at 11 a.m. Intending candidates must give seven days notice of their intention, by letter addressed to the Chairman.

WILLIAM E. BROWN,
Secretary Swan Roads Board.

March 24, 1890.

The Spring Gully Tin Mining Company (No-Liability).

NOTICE is hereby given that all shares in the above Company on which the 4th Call remains unpaid are forfeited, and will be sold by Public Auction, on Tuesday, the 8th day of April, 1890, at 12 o'clock, noon, at the Registered Office of the Company, Hay Street, Perth.

W. E. CLIFTON,
Manager.

Perth, March 26th, 1890.

The Spring Gully Tin Mining Company (No-Liability).

NOTICE is hereby given that a call (the 5th) of One penny per share has been made, and will be payable at the Registered Office of the Company, Hay Street, Perth, on or before Wednesday, the 9th day of April, 1890.

W. E. CLIFTON,
Manager.

Perth, March 26th, 1890.

The Central Gold Mining Company (No-Liability).

NOTICE is hereby given that all shares in the above Company on which the 17th call remains unpaid are forfeited, and will be sold by Public Auction, on Tuesday, the 8th day of April, 1890, at 12 o'clock, noon, at the Registered Office of the Company, Hay Street, Perth.

W. E. CLIFTON,
Manager.

Perth, March 26th, 1890.

The Central Extended Gold Mining Company (No-Liability).

NOTICE is hereby given that all shares in the above Company on which the 7th call remains unpaid are forfeited, and will be sold by Public Auction, on Tuesday, the 8th day of April, 1890, at 12 o'clock, noon, at the Registered Office of the Company, Hay Street, Perth.

W. E. CLIFTON,
Manager.

Perth, March 26th, 1890.

The Gregory's-Irwin Coal Mining Company (No-Liability).

NOTICE is hereby given that a call of 3d. per share has been made, and will be payable at the Registered Office of the Company, Central Buildings, Perth, on Wednesday, the 9th day of April, 1890.

R. S. BROWN,
Manager.

Perth, 26th March, 1890.

The Gregory's Irwin Coal Mining Company
(No-Liability).

NOTICE is hereby given that an Extraordinary Meeting of the above Company is hereby convened, and will be held in the Mechanics' Institute, Perth, on Thursday, the third of April, 1890, at eight o'clock, p.m.

To consider the present position of the Company.
Dated at Perth, the 19th day of March, 1890.

By order of the Board,
R. S. BROWN,
Manager.

Fraser's Gold Mining Company (No-Liability).

NOTICE is hereby given that all shares on which the calls remain unpaid are forfeited, and, unless previously redeemed, will be sold by public auction at the Registered Office of the Company, St. George's Terrace, Perth, on Thursday, the 3rd day of April, 1890, at 12 o'clock, noon.

Dated this 18th day of March, 1890,
St. George's Terrace, Perth.

HENRY J. SAUNDERS,
Manager.

NOTICE.

I HEREBY give notice that I have applied to the Victoria Plains Roads Board for permission to place a Gate across the Road between my fences at Walebing, about twelve chains North of Melbourne Location 12.

H. B. LEFROY.

Walebing, 24th March, 1890.

NORTHAM ROADS BOARD.

NOTICE.

A LINE of road, $\frac{1}{2}$ chain wide, will be resumed by the above Board, leaving the Grass Valley Road at a point intersected by the Southern boundary of Location P 1, following that boundary about fifteen (15) chains to the South-East corner post of Location P 1 aforesaid; thence for 58 chains along the Eastern boundary of the said Location P 1 to a point intersected by a track known as the Malabaine Road.

W. S. DEMPSTER,
Chairman, N. R. B.

Northam, 5th March, 1890.

I HEREBY give notice that I have applied to West Kimberley Roads Board for permission to erect Swing Gates across Derby Goldfields Road, at a point about five miles East of Upper Liveryn-gah.

W. E. MARMION,
pro Kimberley Pastoral Company.

NOTICE.

WE have applied to the Roebourne Roads Board for permission to erect a Swing Gate across the Main Road from Chinginarra to Roebourne, on the Eastern boundary of Chinginarra block.

MARMION & O'GRADY, BROS.

Woodlands, 5th March, 1890.

The Chairman, Plantagenet Roads Board, Mount Barker.

SIR,—I hereby apply to have the tracks through Locations 168 (100 acres) and 169 (100 acres), situated at "Pootenup," closed.

Location 169 is bounded on portion of North and Western boundary by No. 806 (broad arrow), the remaining boundary and Location 168 by Crown lands. These tracks are ordinary bush roads, made, to the best of my knowledge, by the former owner of said Locations, and not Gazetted.

Yours, &c.,

HORACE EGERTON WARBURTON.

NOTICE TO CREDITORS.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the goods of Patrick Donnelly, deceased.

NOTICE is hereby given, pursuant to an Act of Parliament of the 22nd and 23rd Victoria, Cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees" (adopted in the Colony of Western Australia by Ordinance 31st Victoria, No. 8, of the said Colony), that all persons having any claims or demands against the estate of Patrick Donnelly, late of New Mile, near Newcastle, in the said Colony, farmer, deceased (who died on the 15th day of October, 1889, and whose will was proved by Catherine Donnelly, the sole legatee therein named, on the 14th day of January, 1890, in the Supreme Court of Western Australia, in its Ecclesiastical Jurisdiction) are hereby required to send in the particulars of their debts and claims to the said Catherine Donnelly, on or before the 12th day of April next, after which date the said Catherine Donnelly will proceed to distribute the assets of the said deceased, amongst the parties entitled thereto, having regard only to the claims of which she shall then have had notice, and that she will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim she shall not then have had notice.

Dated this 10th day of March, 1890.

STONE & BURT,

Howick Street, Perth,

Solicitors for the said Catherine Donnelly.

In re C. D. Price.

A FIRST and final dividend is about to be declared in the above estate; all creditors who have not proved their claims by Monday, the 31st inst., will be excluded.

J. M. DRUMMOND,
Trustee.

Perth, 11th March, 1890.

The Bankruptcy Act, 1871.

IN THE LOCAL COURT OF GERALDTON, HOLDEN AT GERALDTON.

A FIRST and final dividend of nine shillings in the pound has been declared in the matter of Joseph Purdy of the Walkaway Inn, on the Back Greenough Flats, Innkeeper, adjudicated bankrupt on the 20th day of December, 1888, and will be paid by me at my office in Marine Terrace in Geraldton, on and after the twenty-first day of March, 1890.

Dated this twenty-first day of March, 1890.

CHARLES CROWTHER,
Trustee.

The Bankruptcy Act, 1871.

IN THE SUPREME COURT, WESTERN AUSTRALIA.

In the matter of a bankruptcy petition against Marshall Waller Clifton, of Wokalup, in the Wellington District, near Bunbury, in the Colony of Western Australia, Farmer and Grazier.

UPON the hearing of this petition this day, and upon proof, satisfactory to the Court, of the debt of the petitioner, and of the act or acts of bankruptcy alleged to have been committed by the said Marshall Waller Clifton having been given, it is ordered that the said Marshall Waller Clifton be and he is hereby adjudged bankrupt.

Given under the seal of the Court, this 22nd day of March, 1890.

By the Court,
F. A. MOSELEY,
Acting Registrar.

The first general meeting of the creditors of the said Marshall Waller Clifton is hereby summoned to be held at this Court on Thursday, the eleventh day of April, 1890, at 11 o'clock of the forenoon; and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their proofs of debts to the Registrar.

The Bankruptcy Act, 1871.

IN THE SUPREME COURT, WESTERN AUSTRALIA.

In the matter of Marshall Waller Clifton, of Wokalup, in the Wellington District, near Bunbury, in the Colony of Western Australia, farmer and grazier.

UNTIL such time as the appointment of a Trustee by the creditors shall have been certified by this Court, it is hereby certified and declared that the Registrar of this Court is the Trustee of the property of the said bankrupt.

Given under the seal of the Court this 22nd day of March, 1890.

By the Court,
(L.S.) F. A. MOSELEY,
Acting Registrar.

Messrs. Leake, James, and Kidson, Solicitors, Perth.

The Bankruptcy Act, 1871.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of Ernest Adolphus Archdeacon, of Newcastle, Storekeeper, in liquidation.

A FIRST and final dividend of five shillings and eightpence half-penny (5s. 8½d.) in the pound has been declared in this estate, and will be payable at the office of Holman, Haines & Co., Accountants, Howick Street, Perth, on and after Monday next, March 31st, 1890.

Dated at Perth, this twenty-fifth day of March, 1890.

HERBERT H. HOLMAN,
Trustee.

The Bankruptcy Act, 1871.

IN THE SUPREME COURT, WESTERN AUSTRALIA.

In the matter of proceedings for liquidation by arrangement or composition with creditors instituted by Arthur James Edwards, of the North-West District of Western Australia, butcher.

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 Office of Mr. Augustus Roe, Solicitor, Roebourne, on Tuesday, the 22nd day of April, 1890, at 11 o'clock in the forenoon precisely.

Dated this 26th day of March, 1890.

(L.S.) AUGUSTUS S. ROE,
Attorney for the said Arthur James Edwards.

The Government Gazette.

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