

Government Gazette

OF

WESTERN AUSTRALIA.

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PERTH: THURSDAY, JULY 28.

[1892.

No. 5052.—C.S.O.

$\frac{953}{92}$

PROCLAMATION

Western Australia, }
to wit. }

W. C. F. ROBINSON.

(L. S.)

By His Excellency SIR WILLIAM
CLEAVER FRANCIS ROBINSON, Knight
Grand Cross of the Most Dis-
tinguished Order of Saint Michael
and Saint George, Governor and
Commander-in-Chief in and over
the Colony of Western Australia
and its Dependencies, &c., &c., &c.

WHEREAS the Parliament of Western Australia now stands prorogued until Wednesday, the 10th day of August: AND WHEREAS it is expedient further to prorogue the same: NOW THEREFORE I, the said Governor, in exercise of the powers in me vested, do by this my Proclamation further prorogue the said Parliament from Wednesday, the 10th day of August, to Wednesday, the 14th day of September next ensuing.

Given at Perth, under my hand and the Public Seal of the said Colony, this 27th day of July, 1892.

By His Excellency's Command,
GEORGE SHENTON,
Colonial Secretary.

GOD SAVE THE QUEEN!!!

No. 5044.—C.S.O.

$\frac{1146}{92}$

Colonial Secretary's Office,
Perth, 26th July, 1892.

HIS Excellency the Governor in Executive Council has been pleased to appoint MARSHALL FOX to be Registrar and Mining Surveyor of the Murchison Goldfields, *vice* P. C. Binning, late Registrar.

GEORGE SHENTON,
Colonial Secretary.

No. 5056.—C.S.O.

$\frac{1339}{92}$

Colonial Secretary's Office,
Perth, 28th July, 1892.

HIS Excellency the Governor in Executive Council has been pleased to appoint FELIX CECIL COWLE to be a Notary Public for this Colony.

GEORGE SHENTON,
Colonial Secretary.

No. 5045.—C.S.O.

$\frac{1157}{92}$

Colonial Secretary's Office,
Perth, 26th July, 1892.

HIS Excellency the Governor in Executive Council has been pleased to appoint Sub-Inspector W. WALDOCK to be an Officer to carry out the provisions of "The Colonial Passengers Ordinance, 1861," *vice* Sub-Inspector W. C. Lawrence, transferred.

GEORGE SHENTON,
Colonial Secretary.

No. 5046.—C.S.O.

$\frac{1157}{92}$

Colonial Secretary's Office,
Perth, 26th July, 1892.

HIS Excellency the Governor in Executive Council has been pleased to appoint Sub-Inspector WALDOCK to be an Inspector of Distilleries, under the provisions of "The Distillation Act, 1871."

GEORGE SHENTON,
Colonial Secretary.

No. 5053.—C.S.O.

$\frac{937}{92}$

Colonial Secretary's Office,
Perth, 27th July, 1892.

HIS Excellency the Governor in Executive Council has been pleased to appoint THOMAS PERCY DRAPER, Barrister-at-Law, to be Associate to His Honour Mr. Justice Hensman.

GEORGE SHENTON,
Colonial Secretary.

No. 5054.—C.S.O.

$\frac{1192}{92}$

Colonial Secretary's Office,
Perth, 27th July, 1892.

HIS Excellency the Governor has been pleased to approve of the appointment by the Government Resident, Albany, of JOSEPH FARLEY, Sergeant of Police, to witness Contracts made with Aboriginal Natives.

GEORGE SHENTON,
Colonial Secretary.

No. 5055.—C.S.O.

 $\frac{1180}{92}$ Colonial Secretary's Office,
Perth, 27th July, 1892.

HIS Excellency the Governor in Executive Council has been pleased to appoint Police Constable G. G. MEARES to be Bailiff of the Local Court, Greenough, vice Police Constable Watson, resigned.

GEORGE SHENTON,
Colonial Secretary.

No. 5047.—C.S.O.

 $\frac{802}{92}$ Colonial Secretary's Office,
Perth, 26th July, 1892.

HIS Excellency the Administrator in Executive Council, on 21st June, was pleased to appoint W. D. CUMMINS to be a Clerk in the Telegraph Department.

GEORGE SHENTON,
Colonial Secretary.

No. 5048.—C.S.O.

 $\frac{1178}{92}$ Colonial Secretary's Office,
Perth, 26th July, 1892.

HIS Excellency the Governor directs the publication of the following Circular Despatch and Treaty of Friendship, Commerce, and Navigation between Great Britain and Muskat, for general information.

GEORGE SHENTON,
Colonial Secretary.

CIRCULAR (1.)

SIR,

Downing Street,
31st May, 1892.

I have the honour to transmit to you, for publication in the Colony under your Government, a copy of a Treaty of Friendship, Commerce, and Navigation between Great Britain and Muskat, signed at Muskat on the 19th of March, 1891, the ratifications of which were exchanged at Muskat on the 20th of February last.

I have to call your attention to Article XXI. of the Treaty from which you will observe that, if it is desired that the Colony under your Government should come within the operation of the Treaty, notice to that effect must be given to His Highness the Sultan of Muskat within two years from the 20th February, 1892, the date of the exchange of the ratifications.

I have therefore to request that you will be good enough to acquaint me as soon as possible of the wishes of your Government in the matter.

I have, &c.,
KNUTSFORD.

The Officer Administering
the Government of Western Australia.

TREATY OF FRIENDSHIP, COMMERCE, AND
NAVIGATION BETWEEN GREAT BRITAIN AND
MUSKAT.

Signed at Muskat, March 19, 1891.

Ratifications exchanged at Muskat, February 20, 1892.

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and His Highness the Seyyid Feysal-bin-Turki-bin-Saeed, Sultan of Muskat and Oman, being desirous to confirm and strengthen the friendly relations which now subsist between the two countries, and to promote and extend their commercial relations, have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, Colonel Edward Charles Ross, Companion of the Star of India, Her Britannic Majesty's Political Resident in the Persian Gulf;

And His Highness the Sultan of Muskat, in person:

Who have agreed upon and concluded the following Articles:—

ARTICLE I.

The Treaty concluded between the British Government and Sultan Seyyid Saeed-bin-Sultan of Muskat and Oman on the 31st May, 1839 (17 Rabia 1st, 1255), is hereby cancelled and declared void, and the present Treaty, when ratified, shall be substituted for it.

ARTICLE II.

Subjects of Her Britannic Majesty shall, for the purposes of this Treaty, include subjects of native States in India in alliance with Her Majesty. Such subjects shall enjoy, immediately and unconditionally, throughout the dominions of His Highness the Sultan of Muskat, with respect to commerce, shipping, and the exercise of trade, as in every other respect, all the rights, privileges, immunities, advantages, and protection of whatsoever nature, which are, or hereafter may be, enjoyed by, or accorded to, the subjects or citizens of the most favored nation.

They shall more especially not be liable to other or more onerous duties, imposts, restrictions, or obligations of whatever description, than those to which subjects or citizens of the most favored nation now are, or hereafter may be, subjected.

ARTICLE III.

The two High Contracting Parties acknowledge reciprocally to each other the right of appointing Consuls to reside in each other's dominions wherever the interests of commerce may require the presence of such officers; and such Consuls shall at all times be placed, in the country in which they reside, on the footing of the Consuls of the most favored nations. Each of the High Contracting Parties further agree to permit his own subjects to be appointed to Consular offices by the other Contracting Party, provided always that the persons so appointed shall not begin to act without the previous approbation of the Sovereign whose subjects they may be. The public functionaries of either Government residing in the dominions of the other, shall enjoy the same privileges, immunities, and exemptions which are enjoyed within the same dominions by similar public functionaries of other countries.

ARTICLE IV.

There shall be perfect freedom of commerce and navigation between the High Contracting Parties; each shall allow the subjects of the other to enter all ports, creeks, and rivers with their vessels and cargoes, also to travel, reside, pursue commerce and trade, whether wholesale or retail, in each others dominions, and therein to hire, purchase, and possess houses, warehouses, shops, stores, and lands. British subjects shall everywhere be freely permitted, whether personally or by agent, to bargain for, buy, barter, and sell all kinds of goods, articles of import, or native production, whether intended for sale within the dominions of His Highness or for export, and to arrange with the owner or his agent regarding the price of all such goods and produce without interference of any sort on the part of the authorities of His Highness.

His Highness the Sultan of Muskat binds himself not to allow or recognize the establishment of any kind of monopoly or exclusive privilege of trade within his dominions to any Government, Association, or individual.

ARTICLE V.

Subjects of Her Britannic Majesty shall be permitted, throughout the dominions of His Highness the Sultan, to acquire by gift, purchase, intestate succession, or under will, or any other legal manner, land, houses, and property of every description, whether movable, or immovable, to possess the same; and freely to dispose thereof by sale, barter, donation, or otherwise.

ARTICLE VI.

His Highness the Sultan shall be permitted to levy a duty of entry not exceeding 5 per cent. on the value of all goods and merchandize, of whatever description, imported by sea from foreign countries into His Highness' dominions. This duty shall be paid at that port in His Highness' dominions where the goods are first landed, and, on payment thereof, such goods shall thereafter be exempt, within the Sultan's dominions, from all other customs duties or taxes, levied by, or on behalf of, the Government of His Highness the Sultan, by whatever names these may be designated, and no higher import duty shall be claimed from British subjects than that which is paid by subjects or citizens of the most favored nation.

This duty, once paid, shall cover, from all other charges on the part of His Highness the Sultan, goods of whatever description coming from foreign countries by sea, whether these are intended for local consumption or for transmission elsewhere in bulk or otherwise, and whether they remain in the state in which they are imported or have been manufactured.

There shall, however, be exempted from payment of all duty the following, namely:—

1. All goods and merchandize which, being destined for a foreign port, are transhipped from one vessel to another in any of the ports of His Highness the Sultan of Muskat, or which have been for this purpose provisionally landed and deposited in any of the Sultan's custom-houses to await the arrival of a vessel in which to be reshipped aboard. But goods and merchandize so landed shall be exempted only, provided that the consignee or his agent shall have, on the arrival of the ship, landed over the said goods to be kept under Customs seal, and declared them as landed for transshipment, designating at the same time the foreign port of destination, and also provided that the said goods are actually shipped for the said foreign port as originally declared, within a period not exceeding six months after their first landing, and without having, in the interval, changed owners.

2. All goods and merchandize which, not being consigned to a port within the dominions of the Sultan, have been inadvertently landed, provided that such goods are reshipped within a month of being so landed and transported abroad. Should, however, such goods or merchandize, here spoken of, be opened or removed from the custody of the Customs authorities, the full duty shall then be payable on the same.

3. Coals, naval provisions, stores, and fittings, the property of Her Majesty's Government, landed in the dominions of His Highness for the use of the ships of Her Majesty's navy.

4. All goods and merchandize transhipped or landed for the repair of damage caused by stress of weather or other disaster at sea, provided the cargo so discharged shall be reshipped and taken away on board of the same vessel, or if the latter shall have been condemned, or her departure delayed, in any other manner.

ARTICLE VII.

No article whatever shall be prohibited from being imported into or exported from the territories of His Highness the Sultan of Muskat, and no export duties are to be levied on goods exported from those territories except with the consent of the Government of Her Britannic Majesty, such consent being subject to the conditions that may be laid down in the notifications intimating the same.

ARTICLE VIII.

It is agreed and understood by the High Contracting Parties that, in the event of an arrangement being entered into hereafter between His Highness and the Powers having Treaty relations with Muskat, and

to which Great Britain shall be a consenting party, whereby vessels entering the port of Muskat shall be charged with shipping, tonnage, or harbour dues, such dues to be administered under the control of a special Board for the improvement of the harbour and construction and maintenance of lighthouses, &c.; nothing in the aforementioned provisions shall be construed so as to exempt British vessels from payment of such shipping, harbour, or tonnage dues as may hereafter be agreed upon.

ARTICLE IX.

It shall be at the option of the British subject in each case to pay the percentage duties stipulated in Article VI, either in cash, or, if the nature of the goods allows of it, in kind, by giving up an equivalent amount of the goods or produce.

In the event of payment being made in cash, the value of the merchandise, goods, or produce on which duty is to be levied, shall be fixed according to the ready-money market price ruling at the time when the duty is levied. In the case of foreign imports, the value shall be fixed according to the market price at Muskat, and in that of native goods and produce by the market price at the place where the merchant shall choose to pay the duty.

In the event of any dispute arising between a British subject and the Custom-house authorities regarding the value of such goods, this shall be determined by reference to two experts, each party nominating one, and the value so ascertained shall be decisive. Should, however, these experts not be able to agree, they shall choose an umpire, whose decision is to be considered final.

ARTICLE X.

His Highness the Sultan of Muskat engages by the present Treaty to provide and give orders to his officials that the movement of goods in transit shall not be obstructed or delayed in a vexatious manner by unnecessary Customs formalities and Regulations, and that every facility will be given for their transport.

ARTICLE XI.

British vessels entering a port in the dominions of his Highness the Sultan of Muskat, in distress, shall receive from the local authorities all necessary aid to enable them to revictual and refit so as to proceed on their voyage.

Should a British vessel be wrecked off the coast of His Highness' dominions, the authorities of His Highness shall render all assistance in their power to the distressed vessel, in order to save the ship, her cargo, and those on board; they shall also give aid and protection to persons saved, and shall assist them in reaching the nearest British Consulate; they shall further take every possible care that the goods so recovered are safely stored, and kept for the purpose of being handed over to the owner, captain, agent of the ship, or British Consul, subject always to rights of salvage.

His Highness' authorities shall further see that the British Consulate is at once informed of such disaster having occurred.

Should a British vessel, wrecked on the coast of His Highness' dominions, be plundered, the authorities of His Highness shall, as soon as they come to know thereof, render prompt assistance and take measures to pursue and punish the robbers, and recover the stolen property. Likewise should a vessel of his Highness the Sultan of Muskat, or of one of his subjects, enter a British port in distress, or be wrecked off the coast of Her Majesty's dominions, the like help and assistance shall be rendered by the British authorities.

ARTICLE XII.

Should sailors or others belonging to a British ship of war or merchant vessel, desert and take refuge on shore or on board of any of His Highness' ships, the authorities of His Highness the Sultan of Muskat shall, upon request of a Consular official, or, in his absence, of the captain of the ship, take the necessary steps in order to have them arrested and delivered over to the Consular official or to the captain.

In this, however, the Consular officer and captain shall render every assistance.

ARTICLE XIII.

Subjects of Her Britannic Majesty shall as regards their person and property, enjoy within the dominions of His Highness the Sultan of Muskat the rights of extraterritoriality.

The authorities of His Highness the Sultan have no right to interfere in disputes with subjects of Her Britannic Majesty amongst themselves, or between them and members of other Christian nations; such questions, whether of a civil or criminal nature, shall be decided by the competent consular authorities. The trial and also the punishment of all offences and crimes of which British subjects may be accused within the dominions of His Highness the Sultan, also the hearing and settlement of all civil questions, claims, or disputes in which they are the defendants, is expressly reserved to the British Consular authorities and Courts, and removed from the jurisdiction of His Highness the Sultan.

Should disputes arise between subjects of His Highness the Sultan or other non-Christian Power, not represented by Consuls at Muskat, and a subject of Her Britannic Majesty, in which the British subject is the plaintiff or complainant, the matter shall be brought before and decided by the highest authority of the Sultan, or some person specially delegated by him for this purpose. The proceedings and final decision in such a case shall not, however, be considered legal unless notice has been given and an opportunity afforded for the British Consul or his substitute to attend at the hearing and final decision.

ARTICLE XIV.

Subjects of His Highness the Sultan, or any non-Christian nation, not represented by Consuls at Muskat, who are in the regular service of British subjects within the dominions of His Highness the Sultan of Muskat, shall enjoy the same protection as British subjects themselves.

Should they be charged with having committed a crime or serious offence punishable by law, they shall, on sufficient evidence being shown to justify further proceedings, be handed over by British employers, or by order of the British Consul, to the authorities of His Highness the Sultan for trial and punishment.

ARTICLE XV.

Should a subject of Her Majesty residing in the dominions of His Highness the Sultan of Muskat be adjudicated bankrupt, the British Consul shall take possession of, recover, and realize all available property and assets of such bankrupt, to be dealt with and distributed according to the provisions of English Bankruptcy Law.

ARTICLE XVI.

Should a subject of His Highness the Sultan of Muskat resist or evade payment of the just and rightful claims of a British subject, the authorities of His Highness the Sultan shall afford to the British

creditor every aid and facility in recovering the amount due to him. In like manner the British Consul shall afford every aid and facility to subjects of His Highness the Sultan of Muskat, in recovering debts justly due to them from a British subject.

ARTICLE XVII.

Should a British subject die within the dominions of His Highness the Sultan of Muskat, or dying elsewhere leave property therein, movable or immovable, the British Consul shall be authorised to collect, realize, and take possession of the estate of the deceased, to be disposed of according to the provisions of English law.

ARTICLE XVIII.

The houses, dwellings, warehouses, and other premises of British subjects, or of persons actually in their regular service within the dominions of His Highness the Sultan of Muskat, shall not be entered, or searched under any pretext, by the officials of His Highness without the consent of the occupier, unless with the cognizance and assistance of the British Consul or his substitute.

ARTICLE XIX.

It is hereby agreed between the two High Contracting Parties that, in the event of an agreement being hereafter arrived at between His Highness the Sultan of Muskat and the various Powers with which His Highness shall be in Treaty relations, including Great Britain, which must be a consenting party, whereby the residents of a district or town shall, without distinction of nationality, be made subject to the payment of local taxes, for municipal and sanitary purposes, the same to be fixed and administered by or under the control of a special Board, nothing contained in this Treaty shall be understood so as to exempt British residents from the payment of such taxes.

ARTICLE XX.

Subjects of the two High Contracting Parties shall, within the dominions of each other, enjoy freedom of conscience and religious toleration, the free and public exercise of all forms of religion, and the right to build edifices for religious worship.

ARTICLE XXI.

The stipulations of the present Treaty shall be applicable to all the Colonies and foreign possessions of Her Britannic Majesty so far as the laws permit, excepting to those hereinafter named, that is to say, except to—

- The Dominion of Canada.
- Newfoundland.
- The Cape of Good Hope.
- Natal.
- New South Wales.
- Victoria.
- Queensland.
- Tasmania.
- South Australia.
- Western Australia.
- New Zealand.

Provided always that the stipulations of the present Treaty shall be made applicable to any of the above-named Colonies or foreign possessions, on whose behalf notice to that effect shall have been given by Her Britannic Majesty's Representative in Muskat to His Highness the Sultan within two years from the date of exchange of the ratifications of the present Treaty.

ARTICLE XXII.

The present Treaty has been executed in quadruplicate, two copies being written in English and two in Arabic. These are understood to be of similar import and signification; in the event, however, of doubt hereafter arising as to the proper interpretation of the English or Arabic text of one or other of the Treaty stipulations, the English text shall be considered decisive. The treaty shall come into operation within one month after the date when the ratifications may take place.

ARTICLE XXIII.

After the lapse of twelve years from the date on which this Treaty shall come into force, and on twelve months' notice given by either party, this Treaty shall be subject to revision by Plenipotentiaries appointed on both sides for this purpose, who shall be empowered to decide on and adopt such amendments as experience shall prove to be desirable.

In witness whereof Colonel Edward Charles Ross, C.S.I., on behalf of Her Majesty the Queen of Great Britain and Ireland, and Empress of India, and His Highness Seyyed Feysal-bin-Turki, Sultan of Muskat, on his own behalf, have signed the same and affixed thereto their respective seals.

Done at Muskat, this 19th day of March, 1891, corresponding to the 5th Shaaban of the year 1308 Hijreea.

(Signed) EDWARD CHARLES ROSS, Colonel,
Political Resident in the Persian Gulf.
Signature in Arabic of His Highness the
Sultan of Muskat.

Protocol.

The Undersigned in proceeding to the exchange of ratifications of the Treaty signed at Muskat on the 19th March, 1891, between Her Majesty the Queen of Great Britain and Ireland, Empress of India, and His Highness Seyyed Feysal-bin-Turki, Sultan of Muskat, have agreed to the present Protocol, which shall have the same force and validity as if it had been inserted in the body of the Treaty itself.

It is agreed that under Article XXIII of the said Treaty either of the High Contracting Parties shall be at liberty, after the expiration of twelve years from the date on which the Treaty has come into force, to terminate the said Treaty at any time on giving twelve months' notice.

In witness whereof the Undersigned, duly authorised for the purpose, have signed the present Protocol, in quadruplicate, and have affixed thereto their seals.

Done at Muskat, on the 20th day of February, 1892.

(Signed) A. C. TALBOT, Lieutenant-Colonel,
Political Resident, Persian Gulf.

(L.S.)

(Signature in Arabic of His Highness
the Sultan of Muskat.)

(L.S.)

No. 5049.—C.S.O.

Order by the Queen in Council.

Colonial Secretary's Office, Perth, 26th July, 1892.

HIS Excellency the Governor directs the publication of the following Order by Her Majesty the Queen in Council, dated the 9th of May, 1892, for giving effect to the Treaty between Her Majesty and His Serene Highness the Prince of Monaco, for the Mutual Extradition of Fugitive Criminals, signed at Paris on the 17th of December, 1891, the ratifications of which were exchanged at Paris on the 17th of March, 1892.

GEORGE SHENTON,
Colonial Secretary.

ORDER IN COUNCIL.

EXTRADITION TREATY BETWEEN GREAT BRITAIN AND MONACO.

Windsor, 9th May, 1892.

At the Court at Windsor, the 9th day of May, 1892.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY.

Lord President.
Lord Steward.
Earl of Yarborough.

Sir Walter Barttelot, Bart.
Mr. Forwood.

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 by an Act of the Parliament of Canada passed in 1886, and entitled "An Act respecting the Extradition of Fugitive Criminals," provision is made for carrying into effect within the Dominion the surrender of fugitive criminals:

And whereas by an Order of Her Majesty the Queen in Council, dated the seventeenth day of November, one thousand eight hundred and eighty-eight, it was directed that the operation of the Extradition Acts, 1870 and 1873, should be suspended within the Dominion of Canada so long as the provision of the said Act of the Parliament of Canada of 1886 should continue in force and no longer:

And whereas a Treaty was concluded on the seventeenth day of December one thousand eight hundred and ninety-one, between Her Majesty and His Serene Highness the Prince of Monaco, 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, Empress of India, and His Serene Highness the Prince of Monaco, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within their respective territories, that persons charged with or convicted of the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up; the said High Contracting Parties have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, Edwin Henry Egerton, Esquire, Companion of the Most Honourable Order of the Bath, Her Majesty's Minister Plenipotentiary at Paris;

And His Serene Highness the Prince of Monaco, Louis Fernand de Bonnefoy, Baron du Charmel, Envoy Extraordinary and Minister Plenipotentiary of Monaco in France;

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

ARTICLE I.

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

ARTICLE II.

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

1. Murder, or attempt, or conspiracy to murder.
2. Manslaughter.
3. Assault occasioning actual bodily harm. Malicious wounding or inflicting grievous bodily harm.
4. Counterfeiting or altering money, or uttering counterfeit or altered money.
5. Knowingly making any instrument, tool, or engine adapted and intended for counterfeiting coin.
6. Forgery, counterfeiting, or altering or uttering what is forged, or counterfeited, or altered.
7. Embezzlement or larceny.
8. Malicious injury to property if the offence be indictable.
9. Obtaining money, goods, or valuable securities by false pretences.
10. Receiving money, valuable security, or other property, knowing the same to have been stolen, embezzled, or unlawfully obtained.
11. Crimes against Bankruptcy Law.
12. Fraud by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any company.
13. Perjury or subornation of perjury.
14. Rape.
15. Carnal knowledge, or any attempt to have carnal knowledge, of a girl under 16 years of age, so far as such acts are punishable by the law of the State upon which the demand is made.
16. Indecent assault. Indecent assault without violence upon children of either sex under 13 years of age.
17. Administering drugs or using instruments with intent to procure the miscarriage of a woman.

18. Abduction.
19. Child stealing.
20. Abandoning children, exposing or unlawfully detaining them.
21. Kidnapping and false imprisonment.
22. Burglary or housebreaking.
23. Arson.
24. Robbery with violence.
25. Any malicious act done with intent to endanger the safety of any person in a railway train.
26. Threats, by letter or otherwise, with intent to extort.
27. Piracy by law of nations.
28. Sinking or destroying a vessel at sea, or attempting or conspiring to do so.
29. Assaults on board a ship on the high seas, with intent to destroy life, or to do grievous bodily harm.
30. Revolt, or conspiracy to revolt, by two or more persons on board a ship on the high seas against the authority of the master.
31. Dealing in slaves in such a manner as to constitute a criminal offence against the laws of both States.

Extradition is also to be granted for participation in any of the aforesaid crimes, provided such participation be punishable by the laws of both the contracting parties.

Extradition may also be granted, at the discretion of the State applied to, in respect of any other crime for which, according to the laws of both the Contracting Parties for the time being in force, the grant can be made.

ARTICLE III.

Either Government may, in its absolute discretion, refuse to deliver up its own subjects to the other Government.

ARTICLE IV.

The extradition shall not take place if the person claimed on the part of the British Government, or the person claimed on the part of the Government of Monaco, has already been tried and discharged or punished, or is still under trial within the territories of the two High Contracting Parties respectively, for the crime for which his extradition is demanded.

If the person claimed on the part of the British Government, or if the person claimed on the part of the Government of Monaco should be under examination, or is undergoing sentence under a conviction, for any other crime within the territories of the two High Contracting Parties respectively, his extradition shall be deferred until after he has been discharged, whether by acquittal or on expiration of his sentence, or otherwise.

ARTICLE V.

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

ARTICLE VI.

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

ARTICLE VII.

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

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

ARTICLE VIII.

The requisition for extradition shall be made in the following manner:—

Applications on behalf of Her Britannic Majesty's Government for the surrender of a fugitive criminal in Monaco shall be made by Her Majesty's Consul in the Principality.

Application on behalf of the Principality of Monaco for the surrender of a fugitive criminal in the United Kingdom shall be made by the Consul-General of Monaco in London.

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

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

A sentence passed in *contumacia* is not to be deemed a conviction, but a person so sentenced may be dealt with as an accused person.

ARTICLE IX.

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

ARTICLE X.

If the fugitive has been arrested in the British dominions, he shall forthwith be brought before a competent Magistrate, who is to examine him and to conduct the preliminary investigation of the case, just as if the apprehension had taken place for a crime committed in the British dominions.

In the examinations which they have to make in accordance with the foregoing stipulations, the authorities of the British dominions shall admit as valid evidence the sworn depositions or the affirmations of witnesses taken in Monaco, or copies thereof, and likewise the warrants and sentences issued therein, and certificates of, or judicial documents stating the fact of, a conviction, provided the same are authenticated as follows:—

1. A warrant must purport to be signed by a Judge, Magistrate, or officer of the Principality of Monaco.

2. Depositions or affirmations or the copies thereof must purport to be certified under the hand of a Judge, Magistrate, or officer of the Principality of Monaco, to be the original depositions or affirmations, or to be the true copies thereof, as the case may require.

3. A certificate of, or judicial document stating the fact of, a conviction must purport to be certified by a Judge, Magistrate, or officer of the Principality of Monaco.

4. In every case such warrant, deposition, affirmation, copy, certificate, or judicial document must be authenticated either by the oath of some witness, or by being sealed with the official seal and legalisation of the Governor General of the Principality of Monaco; but any other mode of authentication for the time being permitted by the law in that part of the British dominions where the examination is taken may be substituted for the foregoing.

ARTICLE XI.

If the fugitive has been arrested in the Principality of Monaco, his surrender shall be granted if, upon examination by a competent authority, it appears that the documents furnished by the British Government contain sufficient *prima facie* evidence to justify the extradition.

The authorities of the Principality shall admit as valid evidence records drawn up by the British authorities of the depositions of witnesses, or copies thereof, and records of conviction or other judicial documents or copies thereof: Provided that the said documents be signed or authenticated by an authority whose competence shall be certified by the seal of a Minister of State of Her Britannic Majesty.

And whereas the ratifications of the said Treaty were exchanged at Paris on the seventeenth day of March, one thousand eight hundred and ninety-two

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 twenty-third day of May, one thousand eight hundred and ninety-two, the said Acts shall apply in the case of Monaco, and of the said Treaty with His Serene Highness the Prince of Monaco.

Provided always, and it is hereby further ordered that the operation of the said Extradition Acts, 1870 and 1873, shall be suspended within the Dominion of Canada so far as relates to Monaco and to the said Treaty, and so long as the provisions of the Canadian Act aforesaid of 1886 continue in force, and no longer.

HERBERT M. SUFT.

ARTICLE XII.

The extradition shall not take place unless the evidence be found sufficient, according to the laws of the State applied to, either to justify the committal of the prisoner for trial, in case the crime had been committed in the territory of the said State, or to prove that the prisoner is the identical person convicted by the Courts of the State which makes the requisition, and that the crime of which he has been convicted is one in respect of which extradition could, at the time of such conviction, have been granted by the State applied to. In Her Britannic Majesty's dominions the fugitive criminal shall not be surrendered until the expiration of fifteen days from the date of his being committed to prison to await his surrender.

ARTICLE XIII.

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 XIV.

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, or within such further time as the State applied to, or the proper Tribunal thereof shall direct, the fugitive shall be set at liberty.

ARTICLE XV.

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

ARTICLE XVI.

All expenses connected with extradition shall be borne by the demanding State.

ARTICLE XVII.

Either of the High Contracting Parties who may wish to have recourse for purposes of extradition to transit through the territory of a third Power shall be bound to arrange the condition of transit with such third Power.

ARTICLE XVIII.

When in a criminal case of a non-political character either of the High Contracting Parties should think it necessary to take the evidence of witnesses residing in the dominion of the other, or to obtain any other legal evidence, a "Commission Rogatoire" to that effect shall be sent through the channel indicated in Article VIII., and effect shall be given thereto conformably to the laws in force in the place where the evidence is to be taken.

ARTICLE XIX.

All documents which shall be reciprocally communicated in execution of the present Treaty shall be accompanied by a French or English translation (certified to be correct by the Consul who transmits the document in accordance with Article VIII.), when they are not drawn up in the language of the country upon which the demand is made.

The expense of such translations shall be borne by the demanding State.

ARTICLE XX.

The stipulations of the present Treaty shall be applicable to the Colonies and foreign possessions of Her Britannic Majesty, so far as the laws for the time being in force in such Colonies and foreign possessions respectively will allow.

The requisition for the surrender of a fugitive criminal who has taken refuge in any of such Colonies or foreign possessions may be made to the Governor or chief authority of such Colony or possession by any person authorised to act in such Colony or possession as a Consular Officer of the Principality of Monaco.

Such requisitions may be disposed of, subject always, as nearly as may be, and so far as the law of such Colony or foreign possession will allow, 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 criminals from Monaco who may take refuge within such Colonies and foreign possessions, on the basis, as nearly as may be, and so far as the law of such Colony or foreign possession will allow, of the provisions of the present Treaty.

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

ARTICLE XXI.

The present Treaty shall come into force ten days after its publication, in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties at any time on giving to the other six months' notice of its intention to do so.

The Treaty shall be ratified, and the ratifications shall be exchanged at Paris, as soon as possible.

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

Done at Paris, the 17th day of December, 1891.

(L.S.) EDWIN H. EGERTON.
(L.S.) LE BARON DU CHARMEL.

No. 5050.—C.S.O.

NOTICE.

*Colonial Secretary's Office,
Perth, 26th July, 1892.*

THE attention of Proprietors and Editors of Newspapers is directed to Section 16 of the 48th Victoria, No. 12 (The Newspaper Libel and Registration Act, 1884), whereby it is required that the copy of the paper filed in the Colonial Secretary's Office shall be signed by the Printer of the paper. Non-compliance with the said section renders the offender liable, for every such offence, to a penalty not exceeding Ten Pounds.

GEORGE SHENTON,
Colonial Secretary.

No. 5051.—C.S.O.

 $\frac{19 \frac{3}{4}}{9 \frac{3}{4}}$

*Colonial Secretary's Office,
Perth, 26th July, 1892.*

IT is hereby notified that the undermentioned has been registered as a General Practitioner for the Colony, under "The Medical Ordinance, 1869" (33 Vic., No. 8):—

SIDNEY ADOLPHUS BERNAYS.

Qualifications.—Member Royal College Surgeons, England, 1874; Licentiate Society of Apothecaries, London, 1875. Registered under the Imperial Medical Act.

GEORGE SHENTON,
Colonial Secretary.

No. 5028.—C.S.O.

Friendly Societies.

*Colonial Secretary's Office,
Perth, 22nd June, 1892.*

THE attention of Officers of Friendly Societies is particularly directed to the provisions of the Friendly Societies Ordinances and Acts, more especially to Section 11 of the 27 Vic., No. 6, which requires an Annual Return to be furnished to the Government by each Society on or before the first day of March of every year.

GEORGE SHENTON,
Colonial Secretary.

No. 5039.—C.S.O.

 $\frac{8 \frac{1}{2}}{9 \frac{1}{2}}$

*Colonial Secretary's Office,
Perth, 13th July, 1892.*

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased, under Section 26 of "The Municipal Institutions Act, 1876," to appoint J. M. FINNERTY, Resident Magistrate of the Yilgarn Goldfield, to do all such acts and things as under the said Act are required to be done in settling the Electoral List of the Municipality of Southern Cross; and His Excellency, with the like advice, has fixed Monday, the 1st day of August, proximo, as the time for making up such Electoral List, and has appointed the Magistrate's Court House as the place for such purpose.

GEORGE SHENTON,
Colonial Secretary.

No. 5040.—C.S.O.

 $\frac{8 \frac{1}{2}}{9 \frac{1}{2}}$

*Colonial Secretary's Office,
Perth, 13th July, 1892.*

IT is hereby notified, for general information, that under the provisions of "The Municipal Institutions Act, 1876," His Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that the first Election of a Chairman and Six Councillors for the Municipality of Southern Cross, proclaimed under such Act, shall be held at the Magistrate's Court House, on Monday, the 15th day of August, proximo; and His Excellency, with the like advice, has nominated J. M. FINNERTY, Resident Magistrate of the Yilgarn Goldfield, the Presiding and Returning Officer at such Election.

The poll to be opened at 11 o'clock in the forenoon, and closed at 6 o'clock in the afternoon of that day.

GEORGE SHENTON,
Colonial Secretary.

No. 5016.—C.S.O.

 $\frac{7 \frac{3}{4}}{9 \frac{3}{4}}$

Bonus for Making Jam.

*Colonial Secretary's Office,
Perth, 14th June, 1892.*

IT is hereby notified, for general information, that a bonus of £200 (two hundred pounds) for the manufacture of jam is offered by the Government to be competed for on the following conditions:—

- (1) A sum of £10 per ton will be paid to any person or company who manufactures not less than 3 tons of good marketable jam, made from fruit grown in the Colony, other than grapes, melons, pumpkins, and tomatoes.
- (2) The sum of £10 per ton shall not be paid for any quantity exceeding 20 tons in all.
- (3) Competitors to notify the Government so soon as the stipulated quantity of three tons is made.
- (4) The amount of the bonus will be paid to each applicant so soon as the Government is satisfied that the jam has been made and is in a marketable state and in good condition.
- (5) The jam to be made between the 1st November, 1891, and the 30th June, 1893.
- (6) Applications for the bonus will be decided by the Governor-in-Council, whose decision on any application or point arising shall be final.

GEORGE SHENTON,
Colonial Secretary.

*Colonial Treasurer's Office,
Perth, 6th July, 1892.*

THE attention of Bankers and the public generally is particularly requested to the provisions of "The Gold Declaration Act, 1888," which are as follows.

JOHN FORREST,
Colonial Treasurer.

1. ANY banker or other person exporting from the Colony any gold, gold ore, gold dust, or gold bullion, if such gold, gold ore, or gold dust shall have been found in or procured from the soil of the Colony, or if the gold contained in such bullion shall have been found in or procured from the soil of the Colony, shall at the Customs declare the weight or value of the same at the time of export.

2. ANY person failing to comply with the provisions of this Act may, on summary conviction before two Justices, be fined any sum not exceeding Ten pounds, or any sum not exceeding an amount equal to Five per cent. on the value of the undeclared articles, whichever sum shall be the greater.

3. NO person exporting from the Colony articles manufactured of gold, although such gold shall have been found in or procured from the soil of the Colony, shall be bound to declare the weight or value of such articles.

*Department of Lands and Surveys,
Perth, 21st July, 1892.*

HIS Excellency the Governor in Executive Council has been pleased to approve of Mr. WILLIAM PUMPHREY being placed on the Williams Commonage Board, in lieu of Mr. C. F. Cogdon, who has left the District.

W. E. MARMION,
Commissioner of Crown Lands.

NOTICE.

*Department of Lands and Surveys,
Perth, 13th June, 1892.*

IT is hereby notified, for general information, that three new Lots have been laid out in Fremantle (Nos. 1369, 1370, and 1371) between High, Ellen, and Swanbourne Streets.

The above lots are now open for sale by auction as prescribed by the Land Regulations, the upset price being fixed at £75 each.

W. E. MARMION,
Commissioner of Crown Lands.

*Department of Lands and Surveys,
Perth, 13th July, 1892.*

HIS Excellency the Governor in Council has been pleased to make the following additional Regulation, under the provisions of "The Mineral Lands Act, 1892," and directs it to be inserted after Clause 77 and before Clause 78 of the Regulations gazetted 30th June last, Clause 78 being renumbered 79.

W. E. MARMION,
Commissioner of Crown Lands.

Rules and agreements to be binding.

78. All rules and agreements entered into by a majority of at least two-thirds in number and interest of the shareholders of any claim or lease for the management and working thereof shall be binding on the shareholders of such claim or lease, and on any person becoming a shareholder therein, provided such rules and agreements are not contrary to these Regulations. All such rules and agreements to be binding must be registered by filing a copy signed by the parties or their agents, at the Registrar's office, and payment of the prescribed fee of Five shillings, and such rules or agreements may be abolished or amended at any time by a like majority of the shareholders in any such claim or lease.

Western Australian Local Forces.

General Order.

Fremantle Rifles.—Captain C. L. CLIFTON resigns his Commission, and is granted the Honorary rank of Major, with permission to wear the prescribed uniform on retirement. Captain A. A. SCOTT, from the Unattached List, to be Captain-Commandant, *vice* Major Clifton.

Retired List.—Honorary Major C. L. CLIFTON, from Fremantle Rifles, to be Major.

By Command,
GEO. PHILLIPS,
Major,
Commandant Local Forces.

Head Quarters, Perth, }
27th July, 1892. }

Katanning Court House Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to "The Hon. The Director of Public Works," and marked outside, "Tender for Katanning Court House Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Office of the Resident Magistrate, Katanning, and at the Office of the Government Resident, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia,
12th July, 1892.

Broome Hill.

Police Station Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 16th August, 1892, for the above Contract.

They are to be addressed to the Hon. the Director of Public Works, and marked outside, "Tender for Police Station Contract, No. 1."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, Railway Station at Broome Hill, and at Court House, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia,
13th July 1892. }

Carnarvon.

Goods Shed Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 30th August, 1892, for the above Contract.

They are to be addressed to the Hon. the Director of Public Works, and marked outside, "Tender for Carnarvon Goods Shed Contract."

Conditions of Contract, Specifications and Drawings may be seen at this Office, and at the Office of the Resident Magistrate, Carnarvon, and at the Office of the Government Resident, Geraldton.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892. }

Katanning.Post, Telegraph Offices and Quarters Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to The Hon. the Director of Public Works, and marked outside, "Tender for Katanning Post, Telegraph Offices and Quarters Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Railway Station, Katanning, and at the Office of the Government Resident, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Wagin Lake.Post, Telegraph Offices and Quarters Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to The Hon. the Director of Public Works, and marked outside, "Tender for Wagin Lake Post, Telegraph Offices and Quarters Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Railway Station, Wagin Lake, and at the Office of the Government Resident, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Carnarvon.Court House Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 16th August, 1892, for the above Contract.

They are to be addressed to The Hon. The Director of Public Works, and marked outside, "Tender for Carnarvon Court House Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, and at the Office of the Resident Magistrate, Carnarvon.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Mount Barker.Post, Telegraph Offices and Quarters Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to The Hon. the Director of Public Works, and marked outside, "Tender for Mount Barker Post, Telegraph Offices and Quarters Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Railway Station, Mount Barker, and at the Office of the Government Resident, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Pingelly.Post, Telegraph Offices and Quarters Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to The Hon. The Director of Public Works, and marked outside, "Tender for Pingelly Post, Telegraph Offices and Quarters Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Railway Station, Pingelly, and at the Office of the Government Resident, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways, and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Narrogin.Post, Telegraph Offices and Quarters Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to The Hon. The Director of Public Works, and marked outside, "Tender for Narrogin Post, Telegraph Offices and Quarters Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Railway Station, Narrogin, and at the Office of the Government Resident, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,
Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Broome Hill.

Post, Telegraph Offices and Quarters Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to The Hon. the Director of Public Works, and marked outside, "Tender for Broome Hill Post, Telegraph Offices and Quarters Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Railway Station, Broome Hill, and at the Office of the Government Resident, Albany.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,

Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Greenbushes.

Public Buildings Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 2nd August, 1892, for the above Contract.

They are to be addressed to The Hon. The Director of Public Works, and marked outside, "Tender for Greenbushes Public Buildings Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, at the Office of the Resident Magistrate, Bunbury, and at the Court House, Bridgetown.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,

Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
5th July, 1892.

Margaret River Road—Bridge and Approaches Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 9th day of August, 1892, for the above Contract.

They are to be addressed to The Hon. The Director of Public Works, and marked outside, "Tender for Margaret River Road—Bridge and Approaches Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, and at the Offices of the Resident Magistrates at Vasse and Bunbury.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,

Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
16th July, 1892.

Perth.

Government Printing Offices—Additions Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 9th August, 1892, for the above Contract.

They are to be addressed to "The Hon. The Director of Public Works," and marked outside, "Tender for Government Printing Offices—Additions Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office.

The lowest or any tender will not necessarily be accepted.

H. W. VENN,

Commissioner of Railways and
Director of Public Works.

Public Works Office,
Perth, Western Australia, }
26th July, 1892.

Appointment.

(35 Vict., No. 3.)

HIS Honor the Chief Justice has been pleased to appoint FELIX CECIL COWLE, of Perth, in the Colony of Western Australia, Solicitor, a Commissioner to administer Oaths, and to take and receive Affidavits, Declarations, &c., within the Colony of Western Australia, to be used in the Supreme Court of said Colony; also to take acknowledgments of Deeds executed by Married Women in said Colony.

F. A. MOSELEY,

Registrar.

Supreme Court Office, Perth,
19th July, 1892.

R.G. $\frac{32}{126}$

Registrar General's Office,
Perth, 23rd July, 1892.

IT is hereby notified, for general information, that the undermentioned Clergyman was this day duly registered in this Office for the Celebration of Marriages in the Colony of Western Australia, in accordance with the provisions of the 14th Section of the 19th Victoria, No. 12:—

Denomination and Name.	Residence.
<i>Presbyterian Church.</i> The Rev. William Edwin Hillier	Albany.

MALCOLM A. C. FRASER,
Registrar General.

Examination for Certificates.

THE Inspector of Schools will hold an Examination for Certificates, in September. Candidates must forward their names, &c., to him not later than the 20th August.

O. P. STABLES,

Secretary Central Board of Education.

Perth, July 26th, 1892.

Leases and Licenses forfeited through non-payment of Rent for 1892—continued.

No.	Name.	Acreage.	Rent.	District or Locality.
EASTERN DIVISION.—Pastoral Leases—continued.				
			£ s. d.	
70/416	Macpherson, Wm. ...	20,000	2 10 0	Victoria
70/464	Oliver, Thomas R. ...	20,000	2 10 0	East of Gulleway
70/467	Do. ...	20,000	2 10 0	Do.
70/486	Allen, Anthony J. ...	100,000	12 10 0	Oakover River
70/487	Do. ...	50,000	6 5 0	Do.
70/489	Hassell, A. W. ...	20,000	2 10 0	Queen Vic. Sp.
70/497	Adams, Chas. F. ...	20,000	2 10 0	Burracoppin
70/502	Lindon, James ...	50,000	6 5 0	Ophthalmia Range
70/503	Do. ...	50,000	6 5 0	Do.
70/504	Morrison, James ...	100,000	12 10 0	Lake Barlee
70/505	Do. ...	100,000	12 10 0	Do.
70/506	Do. ...	100,000	12 10 0	Do.
70/507	Do. ...	100,000	12 10 0	Do.
70/511	Monger, John H. ...	100,000	12 10 0	Mt. Burges
70/512	Do. ...	100,000	12 10 0	Do.
70/513	Do. ...	100,000	12 10 0	Do.
70/514	Do. ...	50,000	6 5 0	Do.
70/515	Do. ...	50,000	6 5 0	Do.
70/523	Allen, Anthony J. ...	150,000	18 15 0	Upper Fortescue
70/525	Rickey, John W. ...	20,000	2 10 0	Hampton Plains
70/530	Hassell, A. W. ...	480,000	60 0 0	Do.
70/540	Hann & Fiddes ...	41,000	5 2 6	Gaseoyne River
70/541	Do. ...	50,000	6 5 0	Sweeny Creek
70/543	Do. ...	180,000	22 10 0	Windich Spring
70/545	Do. ...	20,000	2 10 0	Sweeny Creek
70/555	Do. ...	211,000	26 7 6	Negri Creek
70/560	Cooke, Lewin J. ...	25,000	3 2 6	De Grey
70/565	Cooke, Nathl. W. ...	86,000	10 15 0	Emu Creek

KIMBERLEY DIVISION.—Pastoral Leases.

71/94	Hill & Durack ...	50,000	25 0 0	Ord River
71/101	Godfrey, Geo. ...	50,000	25 0 0	Glenelg River
71/126	Hill & Durack, M. J. ...	100,000	50 0 0	Ord River
71/127	Hill & Durack ...	50,000	25 0 0	Do.
71/137	Hill & Durack & Durack	150,000	75 0 0	Bow River
71/175	Foster, Thomas ...	50,000	25 0 0	Sturt Creek
71/183	Bradshaw, Joseph ...	1,000,000	500 0 0	Prince Regent Rr.
71/214	Ticherne, Coventry, and James	70,000	35 0 0	Byam, Martin, and Augusta Islands
71/217	Slater & Corbett ...	100,000	50 0 0	Carnot Bay
71/219	Mayall & McAtee ...	50,000	25 0 0	Lennard R.

Conditional Purchase Licenses—Clause 46.

46/18	Warner, Geo. ...	144	3 12 0	Avon
46/23	McCaul, Bernard ...	147	3 13 6	Do.
46/24	Do. ...	135	3 7 6	Do.
46/26	Clarke, Osborne, & Porter ...	136	3 8 0	Canning
46/27	Stirling, H. G. ...	501	12 10 6	Do.
46/28	Piddington & Abraham	300	7 10 0	Co. Sound
46/29	Kraemer, Fred. ...	288	7 4 0	Co. Sound
46/32	Osmer, Geo. ...	114	2 17 0	Do.
46/34	Hellier, Pat. ...	117	2 18 6	Do.
46/37	Sheehan, David, Geo.	154	3 17 0	Do.
46/38	Coleman, Wm. ...	114	2 17 0	Do.
46/39	Malley, C. H. A. ...	111	2 15 6	Do.
46/43	Ray, Joseph C. ...	264	6 12 0	Do.
46/44	Dawson, James ...	214	5 7 0	Do.
46/47	Imlah, Geo. ...	228	5 14 0	Do.
46/48	Do. ...	399	9 19 6	Do.
46/50	Bromham, Charlotte ...	107	2 13 6	Do.
46/51	Burman, Jas. Chas. ...	133	3 6 6	Canning

Conditional Purchase Licenses—Clause 47.

47/227	Bussell, Edith A. ...	200	5 0 0	Sussex
47/273	Reynolds, Thos. ...	100	2 10 0	Avon
47/311	Byfield, V. R. ...	100	2 10 0	Swan
47/396	Wheatley, Peter ...	100	2 10 0	Nelson
47/415	Pollard, Thos. Wm. ...	100	2 10 0	Williams
47/489	Green, Levi, senr. ...	100	2 10 0	Murray

No.	Name.	Acreage.	Rent.	District or Locality.
Conditional Purchase—Clause 48.				
			£ s. d.	
48/236	Hoy, J. J. & G. ...	200	5 0 0	Melbourne
48/248	Pollard & Horley ...	100	2 10 0	Williams
48/339	Cook, William ...	100	2 10 0	Melbourne
48/378	Martin, Patrick ...	100	2 10 0	Avon
48/403	Powell, Edward ...	450	11 5 0	Do.
48/404	Hester, Gerald E. ...	400	10 0 0	Nelson
48/405	Edwards, Alf. Geo. ...	100	2 10 0	Avon
48/464	Hester, Gerald C. ...	100	2 10 0	Nelson
48/473	Roberts, Wm. Chas. F. ...	200	5 0 0	Wellington
48/476	Cable, Joseph ...	100	2 10 0	Williams
48/480	Spencer, Richd. L. ...	100	2 10 0	Nelson
48/481	Gould, Thos. & Jno. ...	200	5 0 0	Avon
48/502	Brand & Gould ...	400	10 0 0	Victoria
48/517	Tomlinson, Jane ...	100	2 10 0	Swan
48/518	Pumphrey, Wm. ...	300	7 10 0	Williams
48/530	Carter, Robert ...	100	2 10 0	Avon
48/531	Do. ...	100	2 10 0	Do.
48/571	Ecclestone, Jas. ...	100	2 10 0	Wellington
48/609	Godfrey, Wm. Pat. ...	150	3 15 0	Avon
48/611	Delmage, Fred. Henry ...	100	2 10 0	Avon
48/615	Darlot, Henry S. ...	100	2 10 0	Wellington
48/616	Do. ...	100	2 10 0	Do.
48/632	Forward, George ...	100	2 10 0	Avon
48/636	Bennett, James ...	518	12 19 0	Co. Sound
48/637	Wilkins, Geo. W. ...	100	2 10 0	Canning
48/646	Archibald and Catlett	640	16 0 0	Wellington
48/655	Hoffstatter, Gustav ...	107	2 13 6	Canning
48/660	Williams, Wm. and Robert ...	200	5 0 0	Avon
48/661	Hurst, John ...	100	2 10 0	Wellington
48/665	Pollard, Reuben ...	200	5 0 0	Williams
48/669	Burley, Rhoda M. ...	100	2 10 0	Swan
48/675	Brennan, Elizabeth ...	200	5 0 0	Sussex
48/725	Osborne, Chas. H. ...	50	1 5 0	Swan
48/744	Moulton, Louis C. ...	250	6 5 0	Nelson
48/753	McInnes, Samuel ...	200	5 0 0	Murray
48/786	Delmage, Fred. Henry ...	100	2 10 0	Victoria
48/821	Warren, David ...	100	2 10 0	Do.

Conditional Purchase—Clause 49.

49/40	Toll, Annie M. ...	100	5 0 0	Plantagenet
49/108	Galle, J. M. F. P. ...	100	5 0 0	Kent
49/110	Do. ...	100	5 0 0	Do.
49/126	Canning, M. F. A. ...	120	6 0 0	Canning
49/221	Fawcett, Theo. ...	100	5 0 0	Williams
49/259	Lockyer, Joseph ...	100	5 0 0	Avon
49/285	Caporn & Bernard ...	100	5 0 0	Wellington
49/347	Booth, Donald F. ...	120	6 0 0	Canning
49/348	Do. ...	120	6 0 0	Do.
49/357	Lockyer, Lydia ...	200	10 0 0	Avon
49/374	Howlett, Stephen ...	105	5 5 0	Swan
49/375	Do. ...	180	9 0 0	Do.
49/376	Do. ...	100	5 0 0	Do.
49/379	Mallon, John ...	215	10 15 0	Avon
49/400	McDaniell, Albert ...	100	5 0 0	Wellington
49/410	Llewellyn, W. H. ...	300	15 0 0	Co. Sound

Conditional Purchase—Clause 50.

50/20	Muir, Robert ...	500	12 10 0	
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Poison Leases.

8/138	Wray, John, junr. ...	692	1 0 0	Plantagenet
8/245	Wray, Wm. P. ...	2,480	3 0 0	Do.
78/27	Wray, John, junr. ...	2,000	2 0 0	Kent

Special Lease.

114/5	Bibra, L. A. von ...	2 0 0	2 0 0	Wooramel R.
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No.	Name.	Acreage.	Rent.	District or Locality.	Upset Price.
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SOUTH-WEST DIVISION—Special Occupation Licenses.

			£ s. d.		£ s. d.
7/565	Hayes, Wm. T. ...	100	5 0 0	Wellington	37 10 0
7/1282	Foley, Francis ...	200	10 0 0	Victoria	65 0 0

Traffic Earnings—Eastern Railway.

From the 27th April to the 26th May, 1892.

Stations.	Passengers and Parcels.	Goods.	Total.	Corresponding Month, 1891.	Tonnage.		Outward Tonnage May, 1891.
					Outward.	Inward.	
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	Tons cwt. qrs.	Tons cwt. qrs.	Tons cwt. qrs.
Fremantle	696 18 9	873 13 10	1570 12 7	1239 18 10	2752 7 3	2235 1 1	1836 8 0
Perth	1016 6 6	1033 7 4	2049 13 10	1393 14 4	419 15 3	4204 17 0	361 6 1
Guildford	204 13 5	142 13 4	347 6 9	475 1 0	1191 2 2	514 3 3	721 11 3
Chidlow's Well	15 7 6	1 14 5	17 1 11	34 1 9	3503 12 0	195 12 3	2670 3 0
Clackline	10 0 9	3 9 7	13 10 4	87 10 6	44 7 0	21 9 3	476 3 0
Spencer's Brook	11 8 9	2 13 6	14 2 3	14 13 11	6 3 0	12 6 0	8 16 0
York	167 3 7	652 18 7	820 2 2	376 10 3	332 3 2	492 19 0	180 13 1
Beverley	73 8 0	210 6 9	283 14 9	152 4 5	16 2 1	337 15 2	32 8 0
Northam	79 19 8	254 4 6	334 4 2	248 12 7	96 3 3	235 5 0	283 2 2
Newcastle	48 18 5	81 4 11	130 3 4	120 4 2	53 8 3	97 18 2	76 14 1
Intermediate Stations	78 2 6	...	78 2 6	27 10 11
Miscellaneous	128 16 3	666 17 5	795 13 8	88 10 2	22 3 1	90 1 0	58 0 0
Great Southern Railway
Total	2531 4 1	3923 4 2	6454 8 3	4258 12 10	8437 9 2	8437 9 2	6705 6 0

Works and Railways Department,

Perth, July, 1892.

JOHN FORREST,

Acting for Commissioner of Railways.

Department of Lands and Surveys, Perth, 27th July, 1892.

HIS Excellency the Governor in Executive Council has been pleased to set apart, as Public Reserves, the land described in the Schedule below, for the purposes therein set forth:—

RESERVES.

Recorded Number.	Content. a. r. p.	Town or District, and Description of Boundaries.	Purpose for which made.
2052	about 580 0 0	Wellington.—Bounded on the <i>East</i> by the prolongation Southward of the Eastern boundary of Reserve 645A; on the <i>South</i> by the prolongation Eastward of the South boundary of Reserve 2013; and on the <i>Westward</i> and <i>Northward</i> by the Eastern boundaries of said Reserve 2013, Wellington Location 583, and the Upper Preston Road.	Public utility.
2053	about 60 0 0	Wellington.—Bounded on the <i>North</i> by the South boundaries of Wellington Locations 449 and 636; on the <i>West</i> by part of the East boundary of Wellington Location 466; and on the <i>South</i> and <i>East</i> by the right bank of the Preston River.	Public utility.
2054	2 2 0	Jandakot Agricultural Area.—Lot 258.	Drainage purposes.
2055	320 0 0	Swan.—Bounded on the <i>West</i> by a North line of about 63 chains from a point 40 chains South from the South-East corner of Swan Location 430; on the <i>South</i> by an East line of about 29 chains; on the <i>South-East</i> by the centre of the Swan River; on the <i>East</i> by a North line of about 30 chains, and on the <i>North</i> by a West line of 60 chains, so situate as to contain 320 acres in conjunction with the other boundaries.	Public utility.
2056	100 0 0	Wellington.—Bounded by lines starting from a spot on the West side of the Fremantle-Bunbury Road situate 34 chains 3 links South and about 6 chains East from the 28-mile post, and extending West about 53 chains along the South boundary of Conditional Purchase $\frac{1}{2} \frac{1}{2}$, South 18 chains 27 links, and East about 56 chains to the West side of said road, and Northward to starting point.	For use of aboriginal native, Edward Farrell.

W. E. MARMION, Commissioner of Crown Lands.

NOTICE.

IT is hereby notified, for general information, and in accordance with Section 36 of the Electoral Act (53rd Victoria, No. 23), that the Honorable the Speaker has this day issued a Writ for the Election of a Member to serve in the Legislative Assembly for the Electoral District of Moore, in the place of Mr. GEORGE RANDALL, resigned, and has appointed the dates for such Election, &c., as specified below:—

Name of District.	Place of Nomination.	Date of Nomination.	Date of holding of Poll, if any.	Date for Return of Writ.
Moore	New Norcia Court House	August 2nd, 1892 ...	August 11th, 1892 ...	August 13th, 1892.

Legislative Assembly Chamber,
July 4th, 1892.

WALTER A. GALE,
Clerk of the Assembly.

$\frac{27.03}{0.1}$ $\frac{1.054}{0.2}$ $\frac{3.03}{0.2}$

Department of Lands and Surveys, Perth, 13th July, 1892.

IN accordance with the requirements of Clause 76 of the Land Regulations, it is hereby notified that the undermentioned Applications for Poison Leases, under Clause 78 of the Regulations, have been received at this Office:—

No.	Name.	District.	Area.	Boundaries.
$\frac{7.5}{8.4}$	Archibald Knox Brown	Nelson	Acres. 13,000	Bounded by lines starting from the North-West corner of Poison Pre-emptive Right $\frac{8}{100}$, and extending South about 340 chains, West 403 chains 37 links, North about 315 chains, to an angle in Poison Pre-emptive Right $\frac{8}{100}$, East 303 chains 13 links, to the South-East corner of Poison Pre-emptive Right $\frac{8}{100}$; thence North 25 chains 48 links, and East 100 chains 24 links, to the starting point.
$\frac{7.5}{8.7}$	Samuel Bagg	Kojonup	2,000	Bounded by lines starting from the North-East corner of Poison Lease $\frac{8}{100}$, and extending West about 165 chains along part of its North boundary; thence North about 160 chains to the left bank of the Balgarup River; thence along said river upwards to the Northernmost corner of Kojonup Location 19; thence South-West 113 chains 90 links, South-East 51 chains 22 links, along the North-West and South-West boundaries of said Location 19; thence South-West 19 chains 29 links, South-East 57 chains 10 links, North-East 5 chains 3 links, South-East 57 chains 10 links, passing along the South-West boundaries of Kojonup Locations 18 and 17 to the starting point.
$\frac{7.5}{8.8}$	Hope, James William	Avon (York Road)	About 6,300	Bounded by lines starting from the North-East corner of Reserve No. 909 at Sand Springs, and extending East 125 chains 67 links to the York Road, and along its Southern side 13 chains 67 links; then East 100 chains 89 links to the Western boundary of Reserve No. 44 at St. Ronan's Well, and Southwards 20 chains 85 links to its South-Western corner; thence Eastwards along its Southern boundary 41 chains 48 links, East about 80 chains; then South-South-East about 155 chains, passing along part of the Western boundary of Conditional Purchase $\frac{8}{100}$ to a spot 24 chains 56 links Southward from its Westernmost corner; thence North 242 degrees 49 minutes East, 125 chains 56 links, to the Eastern boundary of Poison Lease $\frac{8}{100}$, and North 37 chains 32 links to its North-East corner; thence West about 344 chains 35 links, North 123 chains 78 links, to the South-West corner of said Reserve No. 909, East 28 chains 11 links, and North 28 chains 79 links, to the starting point.

W. E. MARMION,
Commissioner of Crown Lands.

WESTERN AUSTRALIA.

METEOROLOGICAL OBSERVATIONS for the week ending 28th and two days ending 30th June, and weeks ending 7th and 14th July, 1892.

Table with columns: Station, Lat., Long., Boiling, Barometer corrected and reduced to sea level and 32 deg. Fah., Extreme Readings, Temperature in Shade, Dry Bulb, Wet Bulb, Radiation Thermometers exposed, Wind, Rainfall, Total inches, Days, Total No. of days, Cloud amount, Ozone, Evaporation.

METEOROLOGICAL OBSERVATIONS for the week ending 21st July, 1892.

The Observations are taken at 9 a.m.; the Barometer is also registered at 3 p.m., the Mean of the two readings being here * taken + Force by Beaufort's scale.

MALCOLM A. C. FRASER, Meteorological Reporter.

DEPARTMENT OF LAND TITLES.

151/92 Transfer of Land Act, 1874, Section 51.

TAKE NOTICE that Henry James King of Fremantle clerk the sole surviving executor and trustee of the will of William Owston the younger deceased has made application to be registered as the proprietor of the one undivided moiety of the said William Owston the younger of an estate in fee simple in possession in the following parcels of land viz.:

Table listing land parcels: York Town Lot 306, Northam Town Lot 20, Do., Do., Do., Do., Do., Do., Carnarvon Town Lot 173.

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 20th day of August next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT, Registrar of Titles. Land Titles' Office, Perth, 27th July, 1892. Leake, James, & Kidson, Fremantle, Applicant's Solicitors.

240/91 Transfer of Land Act, 1874.

TAKE NOTICE that William Dalgety Moore of Fremantle merchant and Barrington Clarke Wood of Perth auctioneer executors of the will of Mary Higham deceased have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcels of land situate in Fremantle aforesaid as set out and described in the several Crown Grants thereof viz.:

Table listing Town Lot 77 containing parcels: Do. 254, Do. 255, Do. 312, Do. 369, Do. 370, Do. 371, Do. 599, Do. 643, Do. 645, Do. 646, Do. 647, Do. 648, Do. 826, Do. 831, Do. 832.

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 ARE HEREBY REQUIRED to lodge in this Office on or before the 20th day of August next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT, Registrar of Titles. Land Titles' Office, Perth, 25th July, 1892. Stone & Burt, Perth, Applicants' Solicitors.

125/92 Transfer of Land Act, 1874, Section 51.

TAKE notice that Margaret Whitehead of Albany widow administratrix of the estate of William Whitehead 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 Kojonup District viz.:

Kojonup Location 226 as comprised in Certificate of Title Volume XXXIV. folium 135.

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 August next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT, Registrar of Titles. Land Titles' Office, Perth, 21st July, 1892. Hannes & Robinson, Albany, Applicant's Solicitors.

$\frac{121}{92}$

Transfer of Land Act, 1874.

TAKE NOTICE that Ellen Elizabeth Brown Wylde of Perth widow formerly Ellen Elizabeth Brown Ffarington spinster has made application to be registered as the proprietor of a power of appointment of an estate in fee simple in possession in the following parcel of land situate in Perth aforesaid viz. :—

The Southern moiety of Perth Suburban Lot 22.

Bounded on the South by Suburban Lot 21 measuring 8 chains.

On the West by 2 chains 50 links of a public highway the opposite boundaries being parallel and equal.

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

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth,)
16th July, 1892.)

Parker & Parker, Perth, Applicant's Solicitors.

$\frac{24}{52}$

Transfer of Land Act, 1874.

TAKE NOTICE that Frederick George White of Albany kangaroo hunter 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 viz. :—

29 perches of Albany Town Lot 144.

Bounded on the North-East by 2 chains 78 links of Spencer Street.

On the North-West by 2 chains 89 links of Town Lot 143 and

On the South by a line joining the North-East and North-West boundaries and measuring 1 chain 32½ links.

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

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth,)
13th July, 1892.)

B. H. Darbyshire, Albany, Applicant's Solicitor.

$\frac{123}{92}$

Transfer of Land Act, 1874.

TAKE NOTICE that William Britnall of Perth house proprietor and Thomas George Molloy of Perth accountant have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcel of land situate in Perth aforesaid viz. :—

Town Lot H 22

containing 0a. 3r. 14p. and having a frontage of 3 chains upon Murray Street with a depth of 2 chains 80 links.

AND FURTHER TAKE NOTICE that all persons other than the applicants 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 30th day of July instant a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth,)
9th July, 1892.)

$\frac{134}{92}$

Transfer of Land Act, 1874.

TAKE NOTICE that Horace George Stirling newspaper proprietor Joseph Dyson baker and Frederick Letchfield Glaskin jeweller the present trustees of the "Sons of Australia" have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcel of land situate in Perth viz. :—

Town Lot Q 2

Bounded on the South-West by 2 chains of Goderich Street On the North-West by 2 chains 85 links of Barrack Street On the North-East by Lot Q 1 measuring 2 chains and On the South-East by 2 chains 85 links of Lot Q 3.

AND FURTHER TAKE NOTICE that all persons other than the applicants 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 30th day of July instant a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth,)
6th July, 1892.)

$\frac{122}{92}$

Transfer of Land Act, 1874, Section 51, and 47 Vic., No. 20.

TAKE NOTICE that the Curator of Intestates Estates 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 Victoria District viz. :—

	Vol.	Fol.
Victoria Location 1685 containing 138 acres	XXX	35
" " 1686 " 77 "	XXX	36
" " 1636 " 117 "	XXX	228
" " 1637 " 104 "	XXX	229

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 13th day of August next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT,
Land Titles' Office, Perth,)
20th July, 1892.)
Registrar of Titles.

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

$\frac{210}{91}$

Transfer of Land Act, 1874.

TAKE NOTICE that Matthew Gibney of Perth Roman Catholic Bishop 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 Perthshire District viz. :—

LOCATIONS A n AND A o

Location A n (containing 200 acres)

Bounded on the North by a line about 60 chains 97 links in length extending true West or thereabouts from part of the Western boundary of Swan Location 968 through a squared mahogany post 3 feet high in a trench 3 chains 60 links West from said boundary and 1 chain 8 links North 1 degree East from [] on a double-stemmed white-gum tree the North boundary terminating Westward at a squared mahogany post 3½ feet high in a trench 85 links North 52 degrees West from a mark on a mahogany tree

Bounded on the West by a line 31 chains 96 links in length true South or thereabouts from post last mentioned to another squared mahogany post 3½ feet high in a trench 86 links East 5 degrees South from a mark notched on a mahogany tree

On the South by a line about 68 chains 91 links in length true East or thereabouts to the Western boundary of said Location 968 from post last mentioned passing through another squared mahogany post 4 feet high in a trench 11 chains 47 links West from said boundary and 37 links North 46 degrees West from a mark notched on a branching mahogany tree and

Bounded on the East by the Western boundary of Location 968 aforesaid between the North and South boundaries.

Perthshire Location A o (200 acres)

Bounded on the North by a line about 62 chains 51 links in length extending true West or thereabouts from part of the Western boundary of Swan Location 968 through a squared post 3 feet high in a trench about 2 chains 21 links West from said shore and 1 chain 21 links North 60 degrees West from [] notched on a white-gum tree said boundary

terminating Westward at a squared mahogany post 3½ feet high in a trench 32 links South 14 degrees East from [] notched on a crooked mahogany tree

Bounded on the West by a line about 32 chains 25 links in length true South or thereabouts from mahogany post last mentioned to another similar post in the angle of a trench 35 links South 73 degrees West from [] notched on a mahogany tree

On the South by a line about 63 chains 98 links in length true East or thereabouts from the post last mentioned to the Western boundary of Location 968 and passing through a squared mahogany post in a trench at North-West corner of Location A n 3 chains 1 link East from said last-mentioned post and passing also through a squared mahogany post 3 feet high in a trench 3 chains 60 links West from said Western boundary of 968 and one chain 8 links North 1 degree East from [] on a double-stemmed white-gum tree and

Bounded on the East by part of the West boundary of Location 968 aforesaid between the North and South boundaries.

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 20th day of August next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Land Titles' Office, Perth,) Registrar of Titles.
27th July, 1892.)
Horgan & Moorhead, Perth, Applicant's Solicitors.

¹⁶⁴/₉₁ Transfer of Land Act, 1874.

TAKE NOTICE that Charles Edwards and Kenneth Edwards both of York merchants have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcel of land situate in Beverley viz. :-

1a. 2r. 8p. of Beverley Suburban Lot 7.

Bounded by lines starting from the intersection of Vincent and Forrest Streets thence Northward along

Forrest Street 5 chains thence Westward 4 chains 50 links along the Southern boundary of Suburban Lot 8 thence Southward 3 chains thence Eastward 3 chains 50 links thence Southward 2 chains to Vincent Street thence Eastward along Vincent Street 1 chain to the starting point.

AND FURTHER TAKE NOTICE that all persons other than the applicants 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 August next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Registrar of Titles.

Land Titles' Office, Perth,)
27th July, 1892.)

E. Sholl, Perth, Applicants' Solicitor.

The Electoral District of Moore.

I the undersigned, being the Returning Officer for the said District, hereby give notice that on the Fourth day of July instant I received from the Speaker of the Legislative Assembly a Writ for the Election of a Member to serve in the Legislative Assembly for the said District; that the day and time of Nomination will be from the hour of noon to the hour of two in the afternoon on Tuesday, the second day of August, 1892; that the place of Nomination will be at the New Norcia Court House, being the Central Polling Place for the said Electoral District; that in the event of a poll being required the day and time of the taking of such poll will be from the hour of ten in the forenoon to the hour of six in the afternoon on Thursday, the eleventh day of August, 1892, and that the places for taking such poll will be above-mentioned place and the following District Polling Places, viz., at Dandaragan (Drummond's Station), and at Berkshire Valley (Clinch's Station).

Dated the fifth day of July, 1892.

JOHN ADAM,

Returning Officer for the Electoral District of Moore

LAND SALES.

Department of Lands and Surveys, Perth, 27th July, 1892.

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.			Upset Prices.
				a.	r.	p.	
1892.							
August 3	Carnarvon ...	Carnarvon ... Sub.	20 ...	4	2	32	£6 per acre.
Do. 3	Katanning ...	Pinwernying ... Sub.	86 ...	6	3	13	
Do. 3	Do. ...	Do. ... Do.	87 ...	6	3	13	£3 per acre each.
Do. 3	Do. ...	Do. ... Do.	88 ...	6	3	12	
Do. 3	Roebourne ...	Shellborough ...	15 ...	0	1	22	£10 each.
Do. 3	Do. ...	Do. ...	16 ...	0	2	13	
Do. 3	Do. ...	Do. ...	17 ...	0	2	0	
Do. 4	Geraldton ...	Geraldton ... Town	617 ...	0	3	17	£50.
Do. 5	Southern Cross	Southern Cross ... Town	54 ...	0	1	0	£30 each.
Do. 5	Do. ...	Do. ... Do.	59 ...	0	1	0	
Do. 5	Do. ...	Do. ... Do.	69 ...	0	1	0	
Do. 5	Do. ...	Do. ... Do.	78 ...	0	1	0	
Do. 5	Do. ...	Do. ... Do.	79 ...	0	1	0	

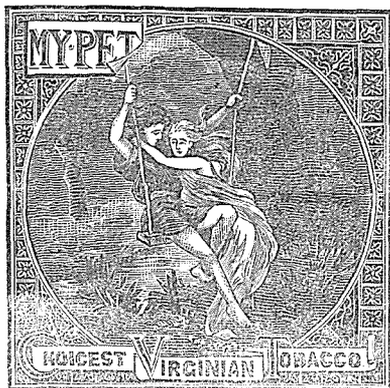
Designs and Trade Marks Act, 1884.

No. P. 22.

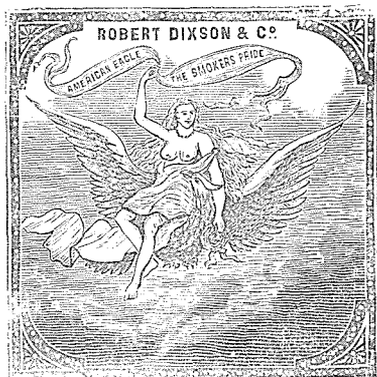
IT is hereby notified that Hugh Robert Dixon, of Fremantle, in the Colony of Western Australia, Tobacco Manufacturer, has applied to register the Trade Marks represented below:—

In Class 45, in respect of Manufactured Tobacco:

(1)



(2)



Notice is hereby given that, unless it be shown to my satisfaction before the expiration of two months from the publication hereof that such Trade Marks have been previously registered, or that some other person is entitled to such Trade Marks or that such Trade Marks are so like some other Trade Marks that they may be mistaken for the same, a certificate will be issued to the applicant, certifying that he is entitled to the use of the same.

MALCOLM A. C. FRASER,

Registrar of Designs and Trade Marks.

Designs and Trade Marks Office,
Perth, 28th July, 1892.

Perth Local Board of Health.

AMENDED BY-LAWS FOR THE PERTH WATER SUPPLY AREA.

AT a Meeting of the Perth Local Board of Health, held on Thursday, 14th July, 1892, the following Amendments were made to the Perth Water Supply Area By-Laws:—

“Interpretation Clause”—

“Owner.” To be added: “or the holders, occupiers, or managers of any reserve.”

In 12th Section of By-Laws—

To strike out all after the word “be,” in the second line, and insert the words “any sum not exceeding Ten pounds, according to the 25th Section of the Public Health Act of 1886.”

WM. TRAYLEN,
Chairman.

Perth, July 14th.

Confirmed by the Central Board of Health.

CHAS. D'OYLY FORBES,
Secretary.

Perth, July 22nd, 1892.

No. P. 22.

In the matter of “The Patent Act, 1888” (52 Victoria, No. 5), and of “The Patent Act Amendment, 1892” (55 Victoria, No. 15).

NOTICE is hereby given that HUGH DIXSON, of Park and Elizabeth Streets, Sydney, in the Colony of New South Wales, trading as “Dixson and Sons,” Tobacco and Cigarette Manufacturer, has applied for Letters Patent, in respect of an Invention styled “Improvements in Cigarette Machines.” The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 21st day of September next, object to the granting of Letters Patent to the said HUGH DIXSON, in respect of the said invention, by lodging at the Patent Office a notice in writing, stating his name and address, and the nature and ground of his objection. A fee of 10s. 6d. is payable with such notice.

Dated this 21st day of July, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, etc.

No. P. 22.

In the matter of “The Patent Act, 1888” (52 Victoria, No. 5), and of “The Patent Act Amendment, 1892” (55 Victoria, No. 15).

NOTICE is hereby given that EDWARD LEWIS, of Salisbury Buildings, Bourke Street, Melbourne, in the Colony of Victoria, Agent, Assignee of WILLIAM ERRINGTON, of Salisbury Buildings, as aforesaid, Engineer, has applied for Letters Patent, in respect of an Invention, styled “An Improved Hydrant and Valves.” The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 21st day of September next, object to the granting of Letters Patent to the said EDWARD LEWIS, in respect of the said invention, by lodging at the Patent Office a notice in writing, stating his name and address, and the nature and ground of his objection. A fee of 10s. 6d. is payable with such notice.

Dated this 21st day of July, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, &c.

P 22

In the matter of "The Patent Act, 1888" (52 Victoria, No. 5), and of "The Patent Act Amendment, 1892" (55 Victoria, No. 15).

NOTICE is hereby given that HARRY BAMPTON of Fremantle, in the Colony of Western Australia, Marine Engineer, has applied for Letters Patent, in respect of an Invention styled "An Improved Method of an Apparatus for picking up Pearl Shell, &c., in Deep Water." The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 30th day of August next, object to the granting of Letters Patent to the said HARRY BAMPTON, in respect of the said invention, by lodging at the Patent Office a notice in writing stating his name and address, and the nature of his objection.

Dated this 30th day of June, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, &c.

P 22

In the matter of "The Patent Act, 1888" (52 Victoria, No. 5), and of "The Patent Act Amendment, 1892" (55 Victoria, No. 15).

NOTICE is hereby given that JOHN BUCKINGHAM, of Roleystone, in the Canning District, in the Colony of Western Australia, farmer, has applied for Letters Patent, in respect of an Invention styled "An Improved Wheel for Carts, Carriages, and other Vehicles." The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 16th day of August next, object to the granting of Letters Patent to the said JOHN BUCKINGHAM, in respect of the said invention, by lodging at the Patent Office a notice in writing stating his name and address, and the nature and ground of his objection.

Dated this 16th day of June, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, etc.

No. P. 22

In the matter of "The Patent Act, 1888" (52 Victoria, No. 5), and of "The Patent Act Amendment, 1892" (55 Victoria, No. 15).

NOTICE is hereby given that JOHN SUTTON NETTLEFOLD, of Castle Works, Tyder, near Newport, in the County of Monmouth, England, Manager of Works, has applied for Letters Patent, in respect of an Invention styled "Improvements in Bale Ties and Hoops for binding Compressed Bales of Cotton and other Bales." The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 21st day of September next, object to the granting of Letters Patent to the said JOHN SUTTON NETTLEFOLD, in respect of the said invention, by lodging at the Patent Office a notice in writing, stating his name and address, and the nature and ground of his objection. A fee of 10s. 6d. is payable with such notice.

Dated this 21st day of July, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, etc.

P 22

In the matter of "The Patent Act, 1888" (52 Victoria, No. 5) and of "The Patent Act Amendment, 1892" (55 Victoria, No. 15).

NOTICE is hereby given that DUNCAN McMURTRIE, of Stawell, in the Colony of Victoria, Battery Manager, has applied for Letters Patent, in respect of an Invention styled "An Improved Method of and Apparatus for Softening Amalgam on the Copper Plates of Gold-saving Appliances." The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 16th day of August next, object to the granting of Letters Patent to the said DUNCAN McMURTRIE, in respect of the said invention, by lodging at the Patent Office a notice in writing stating his name and address, and the nature and ground of his objection.

Dated this 16th day of June, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, etc.

No. P. 22

In the matter of "The Patent Act, 1888" (52 Victoria, No. 5), and of "The Patent Act Amendment, 1892" (55 Victoria, No. 15).

NOTICE is hereby given that NATHANIEL WILLIAM MCKAIL, of Albany, in the Colony of Western Australia, Gentleman, has applied for Letters Patent, in respect of an Invention, styled "An Improved Tree and Stump Puller." The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 14th day of September next, object to the granting of Letters Patent to the said Nathaniel William McKail, in respect of the said invention, by lodging at the Patent Office a notice in writing, stating his name and address, and the nature and ground of his objection. A fee of 10s. 6d. is payable with such notice.

Dated this 14th day of July, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, etc.

No. P. 22

In the matter of "The Patent Act, 1888" (52 Victoria, No. 5), and of "The Patent Act Amendment, 1892" (55 Victoria, No. 15).

NOTICE is hereby given that HORACE FOWLER BROWN, of West Broadway, City of Butte, County of Silver Bow, State of Montana, one of the United States of America, Mechanical Engineer, has applied for Letters Patent, in respect of an Invention styled "Improvements in and relating to Ore Roasting Furnaces." The specifications and drawings in connection with such invention are now open for inspection at the Patent Office, Perth, and any person may, on or before the 21st day of September next, object to the granting of Letters Patent to the said HORACE FOWLER BROWN, in respect of the said invention, by lodging at the Patent Office a notice in writing, stating his name and address, and the nature and ground of his objection. A fee of 10s. 6d. is payable with such notice.

Dated this 21st day of July, 1892.

MALCOLM A. C. FRASER,
Registrar of Patents, etc.

WE have applied to the Katanning Roads Board for permission to close the road running through Block E 31 from Katanning to Yowangup.

F. & C. PIESSE,
as Agents for ALEX. FORREST.

Katanning, July 18, 1892.

I HAVE applied to the Katanning Roads Board for permission to close the road running through my block of land, F 6, from Katanning to Cronin's.

G. CARLSON.

Katanning, July 18, 1892.

NOTICE.

WE hereby notify that it is our intention to apply to the York Roads Board for permission to close the old track to Marley Pool running through block, No. 1263, of our Mount Hardey Estate, and to erect swing gates on the new surveyed road through the same block.

J. H. MONGER & CO.

12th July, 1892.

Greenough Roads Board.

NOTICE.

AT a Meeting of the Greenough Roads Board, held on the 7th March last, it was resolved that the Road along Pensioners' Block No. 5, North-West side, be closed, and that another Road, one chain wide, be declared along and on the South-East side of Pensioners' Block No. 5.

THOMAS HARRISON,
Chairman Greenough Roads Board.

NOTICE.

I HAVE applied to the Mourambine Roads Board to close the Road running through Avon Locations Nos. 590, 652, 1064.

C. C. SMITH.

Beambine, July 17th, 1892.

James Ker, deceased.

PURSUANT to the 29th section of the 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 Western Australia by an Ordinance of the said Colony, the 31st Victoria, No. 8), Notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of James Ker, late of Cubbine, near Northam, in the said Colony, deceased (who died at Cubbine, aforesaid, on the 14th day of February, 1892, and Letters of Administration of whose personal estate were duly granted to John Norris Taylor, of Walling, near Beverley, in the Colony aforesaid, by the Supreme Court of the said Colony, on the 16th day of June, 1892), are hereby required to send in writing the particulars of their claims or demands to the said John Norris Taylor, on or before the 22nd

day of August, 1892: And notice is hereby given also that at the expiration of the last-mentioned day, the said John Norris Taylor will proceed to distribute the assets of the said James Ker, deceased, amongst the parties entitled thereto, having regard to the claims of which the said John Norris Taylor has then had notice, and that the said John Norris Taylor will not be liable for the assets or any part thereof so distributed to any person of whose claim the said John Norris Taylor has not had notice at the time of the distribution.

Dated this twenty-second day of July, 1892.

SHOLL & FOULKES,
Howick-Street, Perth,
Solicitors for the said John Norris Taylor.

Notice to Creditors.

William Dalton, deceased.

PURSUANT to the 29th Section of the Act of Parliament, 22 and 23 Vic., chap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees" (adopted in Western Australia by an Ordinance of the said Colony, 31st Vic., No. 8), Notice is hereby given that all Creditors and other persons having any claims or demands upon or against the estate of the late William Dalton, deceased, late of Perth, in the said Colony (who died at Perth aforesaid on the twentieth day of October, 1871, and whose Will was proved in the Principal Registry of the Supreme Court of the said Colony, on the twenty-fourth day of June, 1892, by James Young Simpson and Frantz Anthon Didrick Christian Helmich, of Perth, aforesaid, the surviving executors in the said Will named), are hereby required to send in writing particulars of their claims or demands to us, the undersigned, Messrs. Stone & Burt, at our offices, Howick Street, Perth, in the Colony aforesaid, on or before the first day of August next. And notice is hereby also given that at the expiration of the last-mentioned day the said James Young Simpson and Frantz Anthon Didrick Christian Helmich will proceed to distribute the assets of the said William Dalton, deceased, amongst the parties entitled thereto, having regard to the claims of which the said James Young Simpson and Frantz Anthon Diridck Christian Helmich has then had notice, and the said James Young Simpson and Frantz Anthon Diridck Christian Helmich will not be liable for the assets or any part thereof so distributed to any person of whose claim the said James Young Simpson and Frantz Anthon Didrick Christian Helmich have not had notice at the time of the distribution.

Dated this 29th day of June, 1892.

STONE & BURT,
Howick Street, Perth,
Solicitors for the above-named Executors.

James Lloyd, deceased.

PURSUANT to the 29th Section of the 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 Western Australia by an Ordinance of the said Colony, the 31st Victoria, No. 8), Notice is hereby given that all Creditors and other persons having any claims or demands upon or against the estate of James Lloyd, late of Wanneroo, in the said Colony, deceased (who died at Perth, on the 5th day of June, 1892, and Letters of Administration of whose personal estate were duly granted to Charles Lloyd, of Newcastle, in the Colony aforesaid, by the Supreme

Court of the said Colony, on the 16th day of June, 1892), are hereby required to send in writing the particulars of their claims or demands to us, the undersigned, on or before the 1st day of August, 1892. And notice is hereby also given that at the expiration of the last-mentioned day the said Charles Lloyd will proceed to distribute the assets of the said James Lloyd, deceased, amongst the parties entitled thereto, having regard to the claims of which the said Charles Lloyd has then had notice, and that the said Charles Lloyd will not be liable for the assets or any part thereof so distributed to any person of whose claim the said Charles Lloyd has not had notice at the time of the distribution.

Dated this 29th day of June, 1892.

STONE & BURT,
Howick Street, Perth,
Solicitors for the said Charles Lloyd.

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.*

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