

Gazette Governm

OF

AUSTRALIA. WESTERN

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PERTH: FRIDAY, OCTOBER 14.

[1898.

No. 7821.—C.S.O.

Throssell and Warding.

Revesting Avon Locations 61 (part of), 18, 77, N1 (part of), N1 (No. 4), 1097, 1703, 2153, 2152, 2151, 2150, 2115, 2111, 2110, 2103, 2104, 2016, 2109, 2018, 2017, 2112, 2114, and 2113 in Her Majesty.

7204 PROCLAMATION

GERARD SMITH.

Western Sustralia, By His Excellency Lieut. Colonel to fait.

Sir Gerard Smith, Knight Commander of the Most Distinguished 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 by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60th Vict., No. 22), the Governor is empowered, by Proclamation in the Government Gazette, to revest in Her Majesty, or her heirs or successors, all or any lands whereof Her Majesty now is, or Her Majesty, or her heirs or successors, may hereafter become, the registered proprietor or proprietors: And whereas Her Majesty is now the registered proprietor of Avon Location 61 (part of), registered in the Office of Titles in Volume XVI., Folio 229; Avon Locations 18 and 77, registered in the Office of Titles in Volume IV., Folio 279; Avon Location N1 (part of), registered in the Office of Titles in Volume XII., Folio 300; Avon Location N1 (No. 4), registered in the Office of Titles in Volume LXXXII., Folio 101; Avon Location 1097, registered in the Office of Titles in Volume XVII., Folio 218; Avon Location 1703, registered in the Office of Titles in Volume XXV., Folio 356; Avon Location 2153, registered in the Office of Titles in Volume CXVIII., Folio 155; Avon Location 2152, registered in the Office of Titles in Volume CX., Folio 66; Avon Location 2151, registered in the Office of Titles in Volume CX., Fedis 60. App. Teaction 2110 registered in the Office of Titles in Volume CX., Folio 63; Avon Location 2115, registered in the Office of Titles in Volume CX., Folio 62; Avon Location 2111, registered in the Office of Titles in Volume CX. Folio 60; Avon Location 2110, registered in the Office of Titles in Volume CX., Folio 59; Avon Location 2103, registered in the Office of Titles in Volume XCV., Folio 81; Avon Location 2104, registered in the Office of Titles in Volume XCV., Folio 80; Avon Location 2016, registered in the Office of Titles in Volume XCV., Folio 57; Avon Location 2109, registered in the Office of Titles in Volume CXVI., Folio 24; Avon Location 2018, registered in the Office of Titles in Volume LXXXVIII., Folio 200; Avon Location 2017, registered in the Office of Titles in Volume LXXXVIII. LXXXVIII., Folio 197; Avon Location 2112, registered in the Office of Titles in Volume CIII., Folio 133; Avon Location 2114, registered in the Office of Titles in Volume CIII., Folio 131; Avon Location 2113, registered in the Office of Titles in Volume CIII., Folio 130: Now, THEREFORE, I, the said Governor, with the advice and consent of the Executive Council, do by this my Proclamation revest in Her Majesty the Queen, her heirs and successors, Avon Locations 61 (part of), 18, 77, N1 (part of), N1 (No. 4), 1097, 1703, 2153, 2152, 2151, 2150, 2115, 2111, 2110, 2103, 2104, 2016, 2109, 2018, 2017, 2112, 2114, and 2113 aforesaid as of her or their former estate.

Given under my hand and the Public Seal of the said Colony, at Perth, this 6th day of October, 1898.

By His Excellency's Command,

G. RANDELL, Colonial Secretary.

GOD SAVE THE QUEEN!!!

No. 7827.—C.S.O.

Revesting Cranbrook Town Lot 5A, and Broome Hill Town Lots 39J, 40J, 41J, and 42J (late W.A. Land Company's Townsites) in Her Majesty.

1898 PROCLAMATION

Mestern Australia, to wit.

> GERARD SMITH. (L.S.)

By His Excellency Lieut.-Colonel Sir Gerard Smith, Knight Commander of the Most Distinguished 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 by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered, by Proclamation in the Government Gazette, to revest in Her Majesty or her heirs or successors all or any lands whereof Her Majesty now is, or Her Majesty or her heirs or successors may hereafter become the registered proprietor or proprietors: And whereas Her Majesty is now the registered proprietor of Cranbrook Town Lot 5A (late West Australian Land Company's Townsite), registered in the Office of Titles in Volume LXXV., Folio 175, and Broome Hill Town Lots 391, 401, 411, and 421 (late West Australian Land Company's Townsite), registered in the Office of Titles in Volume XXXVII., Folio 244: Now, THEREFORE, I, the said Governor, with the advice and consent of the Executive Council, do by this my Proclamation revest in Her Majesty the Queen, her heirs and successors, Cranbrook Town Lot 5A, Broome Hill Town Lots 39J, 40J, 41J, and 42J (late West Australian Land Company's Townsites) aforesaid, as of her or their former estate.

Given under my hand and the Public Seal of the said Colony, at Perth, this 12th day of October, 1898.

By His Excellency's Command,

G. RANDELL, Colonial Secretary.

GOD SAVE THE QUEEN!!!

No. 7820.—C.S.O.

Bank Holiday at Newcastle.

PROCLAMATION

Western Australia, }
to wit.

GERARD SMITH. (L.S.) By His Excellency Lieut.-Colonel Sir Gerard Smith, Knight Commander of the Most Distinguished 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.

In pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said Colony, do by this my Proclamation appoint

Thursday, 20th October instant,

a special day to be observed as a Bank Holiday in the Town of Newcastle.

Given under my hand and the Public Seal of the said Colony, at Perth, this 3rd day of October, 1898.

By His Excellency's Command,

G. RANDELL, Colonial Secretary.

GOD SAVE THE QUEEN!!!

No. 7823.--C.S.O.

Bank Holiday at Roebourne and Cossack.

PROCLAMATION

Mestern Australia, }

GERARD SMITH. (L.S.)

By His Excellency Lieut.-Colonel Sir Gerard Smith, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commanderin-Chief in and over the Colony of Western Australia and its Dependencies, &c., &c., &c.

N pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said Colony, do by this my Proclamation appoint

Wednesday, the 19th October, instant,

a special day to be observed as a Bank Holiday in the Towns of Roebourne and Cossack.

Given under my hand and the Public Seal of the said Colony, at Perth, this 11th day of October, 1898.

By His Excellency's Command,

G. RANDELL,
Colonial Secretary.

GOD SAVE THE QUEEN!!!

No. 7822.—C.S.O.

Bank Holidays.

PROCLAMATION

Mestern Australia, }

GERARD SMITH.

By His Excellency Lieut.-Colonel Sir Gerard Smith, Knight Commander of the Most Distinguished 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.

IN pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said Colony, do by this my Proclamation, appoint the days and dates hereunder mentioned to be observed as Bank Holidays at the places specified:—

At Coolgardie-Wednesday, 19th October.

At all other Towns—Friday, 21st October.

Given under my hand and the Public Seal of the said Colony, at Perth, this 6th day of October, 1898.

By His Excellency's Command,

G. RANDELL,
Colonial Secretary.

GOD SAVE THE QUEEN!!!

Exemption from Duty-Argentiferous Lead Ore.

Order in Council.

At the Executive Council Chamber, Perth, this 7th day of September, 1898.

Present:

His Excellency the Governor. The Honourables—
The Colonial Treasurer,
The Commissioner of Railways, The Minister of Mines, The Attorney General, The Colonial Secretary.

HEREAS by the 115th Section of "The Customs Consolidation Act, 1892," power is given to the Governor, by Special Order in each case, to exempt from payment of duty, or any proportion thereof, under circumstances of an exceptional nature, to be stated in such Order, any goods upon which duties of Customs may be leviable; Now, THEREFORE, His Excellency the Governor, by and with the advice of the Executive Council, having considered it highly desirable to encourage the Smelting of Ores within this Colony, does hereby order that all Argentiferous Lead Ore imported for use in the Smelting of Gold Ores shall be exempt from the payment of duty.

> F. D. NORTH, Clerk of the Council.

No. 7828—C.S.O.

Board of Management, Perth Hospital.

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Colonial Secretary's Office, Perth, 13th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to appoint T. R. Lowe to be a Member of the Board of Management of the Perth Public Hospital, vice R. Saunders, resigned.

> G. F. ELIOT, Acting Under Secretary.

No. 7791.—C.S.O.

Bank Holidays.

Colonial Secretary's Office, Perth, 21st September, 1898.

OTICE is hereby given that applications for Bank Holidays must be made 14 days prior to the day which is required to be proclaimed, and such applications must come through the Head Offices of the Banks in Perth.

> G. F. ELIOT, Acting Under Secretary.

No. 7797.—C.S.O.

NOTICE.

The Immigration Restriction Act, 1897.

Colonial Secretary's Office, Perth, 22nd September, 1898.

PPLICATIONS for Certificates under the above Act must be accompanied by a Fee of Two pounds (£2).

> G. F. ELIOT, Acting Under Secretary.

No. 7605.--- C.S.O.

Secretary, Perth.

The Immigration Restriction Act, 1897.

Colonial Secretary's Office,

Perth, 3rd May, 1898. OTICE is hereby given that all Applications under Section six of "The Immigration Restriction Act, 1897," by persons domiciled in Western Australia, for a Certificate authorising them to return to the Colony, must be made to the Under

Applicants must give their age, occupation, and birthplace, and send two unmounted Photographs, and state the Port from which they wish to leave and the Port which they wish to land at on their return to the Colony, and they will not be allowed to land at any other Port than that named.

Certificates authorising the return of Applicants will be delivered to them at the place of departure by the Chief Officer of Police at the Port, on the production of the Passage Ticket to the place outside the Colony to which they are proceeding.

> G. F. ELIOT, Acting Under Secretary.

No. 7796.—C.S.O.

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Colonial Secretary's Office, Perth, 22nd September, 1898.

THE following Regulation, under "The Immigration Restriction Act, 1897," is published for general information.

> G. F. ELIOT, Acting Under Secretary.

The Immigration Restriction Act, 1897.

Whereas the Governor is empowered by Section 16 of "The Immigration Restriction Act, 1897," to make Regulations for carrying the said Act into effect: Now therefore I, Lieut.-Colonel Sir Gerard Smith, K.C.M.G., Governor of Western Australia, with the advice of the Executive Council, do hereby make the following Regulation:

"That a Fee of Two pounds shall be charged for all Certificates granted under Section 6 of the abovementioned Act.

Dated the 21st day of September, 1898.

GERARD SMITH,

Governor.

No. 7824.—C.S.O.

Colonial Secretary's Office, Perth, 11th October, 1898.

RIDAY, the 21st instant (Proclamation Day), will be observed as a Public Holiday in the Government Offices throughout the Colony.

> G. F. ELIOT, Acting Under Secretary.

No. 7825.—C.S.O.

Local Board of Health, Yalgoo.

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Colonial Secretary's Office, Perth, 11th October, 1898.

Excellency the Governor in Executive Council has been pleased to appoint Steve HADDY and GEORGE KING to be Members of the Local Board of Health at Yalgoo, vice F. W. Ashwell and S. W. Lownes, resigned.

> G. F. ELIOT, Acting Under Secretary.

No. 7826.—C.S.O.

Municipal By-laws.

Colonial Secretary's Office, Perth, 11th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to confirm the following By-laws made by the Councils of the Municipalities of Bunbury, Bulong, and Perth.

> G. F. ELIOT. Acting Under Secretary.

Municipality of Bunbury.

BY-LAWS OF THE BUNBURY MUNICIPAL COUNCIL.

Pursuant to the powers contained in "The Municipal Institutions Act, 1895," Section 99, and "The Building Act, 1884," Section 40 (as amended by 51 Vict., Section 6, and 59 Vict., 29, Section 24), it is ordered and directed by the Council of the Municipality of Bunbury that the following By-laws shall, from and after confirmation and publication in the Government Gazette, be By-laws of the Bunbury Municipal Council, and all previously existing By-laws be null and void.

By Order,

JAS. MOORE,

Mayor,

Bunbury Municipality.

Town Council Office, Bunbury, 25th August, 1898.

BY-LAW No. 1.-STANDING ORDERS.

CHAPTER I.—ORDER OF PROCEEDINGS.

FOR REGULATING AND GOVERNING THE PROCEEDINGS OF THE COUNCIL OF THE MUNICIPALITY OF BUNBURY.

The business of the Council shall be conducted with open doors.

Withdrawal of strangers.

2. Any three members may require the Council Chamber to be cleared of strangers, and the Mayor, or other presiding Chairman, shall immediately give directions to have the order executed.

Commencement of business.

3. The Council shall commence business so soon after the time stated in the summons as there is a sufficient number of members in attendance to form a quorum, which quorum shall consist of not less than one-third of the members, exclusive of the Mayor or Chairman; but if, at the expiry of fifteen minutes from the time specified in the summons, there is not a quorum present, the Council shall stand adjourned until the next ordinary meeting.

When a quorum not present.

4. At all meetings of the Council, when there are not three members present, exclusive of the Mayor or Chairman or when the Council is counted out (which counting out shall take place whenever there are less than three members present, exclusive of the Mayor or Chairman), such circumstance, together with the names of the members present, shall be recorded in the minute-book.

Confirmation of minutes.

The minutes of any preceding meeting not previously confirmed shall be read as the first business at all meetings of the Council, in order to their confirmation, and no discussion shall be permitted thereupon except as to their accuracy as a record of the proceedings.

Mayor or Chairman may make communications.

6. Immediately after confirmation of the minutes, the Mayor or Chairman may make any communication to the Council he may deem advisable or bring under consideration any business he may think necessary.

Letters shall be read.

7. Letters, petitions, and memorials shall be then read.

Petitions or memorials to be respectful. Presented by member. Member to affix his name. Member to peruse petition.

8. Every petition or memorial shall be respectful and temperate in its language, and shall be presented to the Council by a member only; any member presenting a petition or memorial to the Council shall affix his name at the beginning thereof with the number of signatures; and any member presenting a petition or memorial shall acquaint himself with the contents thereof, and ascertain that it does not contain language disrespectful to the Council,

nature and prayer of every petition or memorial shall be stated to the Council by the member presenting the same.

Questions may be asked.

9. It shall be competent for any member of the Council to ask a question or questions, but he shall confine himself to the question simply, and no debate shall ensue thereon at that time.

Notices of questions shall be given.

10. Notices of questions to be asked at the next ensuing meeting of the Council shall be given to the Town Clerk, in writing, at least four clear days previous to the meeting at which it is intended to ask the same.

When entered on Council Paper.

11. When notices of questions are given, the Town Clerk shall place them on the Council Paper at the commencement of the day's business, and the questions and replies shall be entered in the minute-book of the Council.

Personal explanation.

12. By the indulgence of the Council, a member may explain matters of a personal nature, although there be no question before the Council; but such matters shall not be debated.

Tenders-when to be opened.

13. Tenders for work shall be opened, considered, and dealt with not later than one hour after the time appointed for the meeting of the Council, or at any time subsequent thereto which the Mayor may appoint.

CHAPTER II .-- ORDER OF THE DAY.

Meaning of "Order of the Day."

14. "Order of the Day" shall be taken to mean the report of a committee, a notice of motion, or any matter which the Council may have postponed or directed to be considered at the next or any subsequent meeting of the Council.

Order of business.

- The Orders of the Day shall be numbered, brought on, and disposed of in the order in which they appear on the paper, reports of committees being numbered as the first Orders of the Day.
- 16. No resolution, motion, or report involving the expenditure of any portion of the Municipal funds, exceeding in amount the sum of Twenty pounds, shall be adopted by the Council, unless the same shall have been previously submitted on the notice-paper.

Notice of motion may be brought forward.

17. Any member of the Council may bring forward such business as he may consider advisable in the form of a notice of motion, such notice to be given in writing to the Town Clerk at least four clear days previous to the meeting at which it is intended to consider the same; and the substance of such notice shall be communicated by the Town Clerk to members of the Council in the notice-paper for such meeting, and all such notices of motion shall be considered Orders of the Day.

Unbecoming notices of motion.

18. If any notice of motion contains unbecoming expressions, the Council may order that it be expunged from the Council paper.

Orders of the Day-how called on.

19. No Order of the Day shall be proceeded with when called on, unless the member who gave the notice, or some member authorised by him to proceed thereon, be present, but it, as well as any notice of motion on the notice paper not moved when called on shall lapse.

Adjournment of debate.

20. Any adjourned debate on a motion before the Council, or any motion which the Council may postpone consideration of, and direct to be considered at the next meeting or any subsequent meeting of the Council, shall be set down on the notice paper before and have precedence over any other notices of motion set down for that particular day.

Business not disposed of at adjournment.

If, at the adjournment of the Council, any Orders of the Day on the notice paper have not been called on, such Orders of the Day shall be set down on the notice paper for the next sitting day, and shall take precedence of any subsequent notice of motion.

Call of Council for certain purposes.

22. For the consideration of any By-law, or for the raising or appropriating of money, it shall be competent for any member, without previous notice, to move for a call of the whole Council, for the consideration of any such subject at the next or any subsequent meeting; and, upon such motion being carried, due notice thereof shall be given in the notice paper for the day when the Order of the Day or notice of motion for which such call was made is set down for consideration.

Notice of Motion for call of the Council.

23. For the objects contemplated in Sections 22 and 24 of this By-law, it shall be necessary to lodge with the Town Clerk, at least four clear days previous to the meeting of Council, a notice of motion for the call of the Council to be made at a fixed hour on some subsequent day, and such notice of motion shall appear on the notice paper for the first ordinary meeting of Council as an Order of the Day for consideration. Any member not in attendance at the voting upon any question, whether of adjournment or otherwise, when a call of the Council is made, shall be liable to a penalty of £1, unless reasonable cause for such absence be shown to the satisfaction of the Council.

Call of the Council.

24. The order for calling over the Council on a future day shall be set down as the first Order of the Day for the day so appointed, after the reports of the Committees have been read, unless the call shall be made for a fixed time, in which case the call shall be made at such time or as soon after as the Mayor may appoint.

Call of the Council to be made on a subsequent date.

On an Order of the Day for the call of the whole Council to be made on some subsequent date being affirmed, the Town Clerk shall, by means of the ordinary notice paper, cause notice thereof to be given to each member of the Council.

The Order for a call of the Council to be a special order.

The Order of the Day for calling over the Council shall be set down on the notice paper of the day of meeting on which such call is to be made as a Special Order of the Day, and at the time fixed in such order the Council shall proceed with such call. Any matter or thing then under consideration, and all other business of the Council, shall be held to be, and shall remain, in abeyance until after such call and any motion appertaining thereto has been disposed of.

Motion necessitating call to be considered.

On the call of the Council being completed, the motion necessitating such call shall forthwith be considered; and every member present when such call is made will be required to remain until such motion has been affirmed, rejected, or otherwise disposed of.

Names of the Councillors to be called alphabetically.

28. When the Order of the Day for calling over the Council is read, unless the same be postponed or discharged, the names of the Councillors shall be called over by the Town Clerk alphabetically.

Councillors not answering-Names to be taken down.

The names of the Councillors who do not answer when called shall be taken down by the Town Clerk and recorded in the minutes of the proceedings of the day.

CHAPTER III .- ORDERS OF DEBATE.

Motions and amendments-how proposed.

30. Any member desirous of proposing a motion or amendment, or of discussing any matter under consideration, must rise in his place uncovered, and address the Mayor or other presiding Chairman; and no member when speaking shall be interrupted, unless called to order, in which case he shall sit down, and the member calling to order shall, in the first place, name the Standing Order on the strength of which he rises, and, if found to be correct by the Mayor or other presiding Chairman, shall be heard in preference to any other speaker, and the question of order shall be disposed of before the subject is resumed or any other subject entered upon.

Motions or amendments to be in writing.

31. Any member desirous of proposing a motion or amendment shall state the nature of such amendment shall state the nature of such motion or amendment before addressing the Council thereon, and for the purpose of record shall put it in writing and sign and deliver to the Town Clerk, who shall add thereto the name of the seconder, and the Mayor or other presiding Chairman shall read the same to the Council before being discussed, and no motion or amendment shall be withdrawn without the leave of the Council.

Division of complicated question.

32. The Council may order a complicated question to be divided.

Speaking twice.

No member shall speak twice on the same question, except by way of explanation or in reply upon any original motion of which he may have been the mover, or as the mover of the amendment last carried; nevertheless, any members who may have been misrepresented or misunder-stood shall be allowed to explain immediately before the mover rises to reply, but not after; and after the reply the amendment or the original motion, as the case may be, shall immediately be put to the vote. Amendments.

- Whenever an amendment is moved upon an original proposition, no second amendment shall be taken into consideration until the first amendment has been disposed of. If the first amendment is carried, it shall displace the original question and become itself the question, whereupon only one further amendment may be moved. If the first amendment be negatived, then a second amendment may be submitted to the Council for discussion at one time.
- On an amendment being moved, no member of the Council who has spoken to the original question shall speak again (except in explanation or as the mover of the original question in reply) until the amendment has been put and has become the amended proposition before the Council.
- 36. Any member moving or seconding a motion or amendment in the terms, "I move," etc., or "I second," etc., as the case may be, shall be held to have spoken on that question.

Committees' Reports—Members signing reports of Committees as pro-poser or seconder may address Council on such reports.

Any member who may have signed the proposition paper, either as proposer or seconder, to enable the reports of the Committees of Council to be put to the vote for adoption or otherwise by the Council, shall not be held to have spoken thereon by such act, but may address the Council on matters contained in such reports.

Suspension of Standing Orders.

38. Any one or more of the Standing Orders of the Council may be suspended pro tempore in case of emergency, provided that five members at least be present, and the majority shall then decide whether such suspension is necessary.

Indulgence to members not able to stand.

39. By special indulgence of the Council, a member unable conveniently to stand, by reason of sickness or infirmity, will be permitted to speak sitting and uncovered.

Enforcement of Standing Orders.

Any member may require the enforcement of any Standing Order of the Council by simply noticing that such Order is disobeyed.

Members to be addressed by titles.

41. The members, in speaking, shall designate each other by their respective titles of Mayor, Chairman, or Councillor, as the case may be.

Pre-audience.

42. If two or more members rise to speak at the same time, the Mayor, or other presiding Chairman, shall decide which is entitled to pre-audience.

Mayor to call to order.

The Mayor or other presiding Chairman shall, without waiting for the interposition of the Council, call to order any member proceeding to speak a second time on the same question, unless entitled to reply or in explanation where he has been misrepresented or misunderstood.

Digression, imputation of notices, etc.

44. No member shall digress from the subject matter under discussion, or impute improper motives to any other member, and all personal reflections upon any member shall be considered highly disorderly. Any member may require the Town Clerk to take down any particular word or words used by a member immediately upon the same being used, provided that every such demand be made at the time when such word or words are used, and not after any other member has spoken.

Offensive expressions: Member not explaining or retracting.

45. Any member who shall use any expression capable of being applied offensively to any other member shall, if required by the Council, withdraw such expression and make a satisfactory apology to the Council; and any member having used objectionable words, and not retracting the same and offering suitable apologies for the use thereof to the satisfaction of the Council, shall be censured and fined not more than £10, and any member called to order shall forthwith sit down unless permitted to explain.

Member to withdraw when his conduct is under debate

When, in consequence of disorderly conduct, the Mayor or other presiding Chairman shall call upon any member by name, such member shall withdraw as soon as he has been heard in explanation, and after such member's withdrawal the Council shall at once take the case into consideration.

Members disobedien! or interrupting business guilty of disorderly conduct.

47. Any member who shall wilfully disobey any call to order, or who shall wilfully or vexatiously interrupt the orderly conduct of the business of the Council, shall be deemed to be guilty of disorderly conduct, and on the passing of a motion censuring such Councillor, he shall be fined not more than £10.

Member not paying fine ceases to act as Councillor.

Should any member, upon whom a fine has been inflicted, neglect or refuse to pay the fine so imposed before the rising of the Council or committee then sitting, such member shall cease to have any status or position at any meeting of the Council or committee, neither shall he be allowed to sit at the committee table or take any act or part in any of the proceedings of the Council or committees, unless and until the said fine, with all costs, charges, and expenses connected therewith are fully paid and discharged.

Member obstructing business may be removed from Council.

49. Any member of the Council who shall wilfully, and without just cause, obstruct or impede the transaction of business at any meeting of the said Council, or of any committee appointed by the said Council, shall, if it be resolved by three-fourths of the members present at such resolved by three-tourths of the members present at such meeting that such member has wilfully, and without just cause, obstructed or impeded the transaction of business thereat, be deemed to have failed duly and faithfully to fulfil the duties of his office according to the best of his judgment and ability, and thereupon it shall be lawful for the Mayor to summon a special meeting of the whole Council and to give notice to the said member to show Council, and to give notice to the said member to show cause at such meeting why he should not be removed from his office; and unless cause sufficient be shown to such meeting, such member may be removed by a resolution of the members attending such meeting, and after such removal such member shall cease to be a member of the said Council, and his office shall be deemed to have become and shall be vacant.

To whom fine, charges, etc., are to be paid.

Any fine inflicted on any member of the Council for any breach of this By-law, together with all other costs, charges, and expenses incidental thereto, shall forthwith be paid to the Town Clerk in aid of the Corporation fund.

Decision on points of order.

51. The Mayor or other presiding Chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without argument or comment, and his decision shall be final in that particular

Objections to the ruling of the Mayor.

52. If any objection be taken to the ruling of the Mayor, such objection must be taken at once.

Motions as to the Mayor's ruling to be seconded.

Motions as to the Mayor's ruling to be seconded.

53. Objection having been taken to the ruling of the Mayor, the Councillor so objecting may forthwith move that the ruling of the point then raised is not in accordance with the Standing Orders, specifying the number of such Standing Orders or Order. Should the motion not be seconded, then the business shall be proceeded with at the point where it was interrupted; but if the motion be seconded, it shall be put to the vote, and the result of the vote whether in support of the ruling or otherwise shall vote, whether in support of the ruling or otherwise, shall guide the Council.

Councillors not to converse aloud.

54. No member shall converse aloud, except to call to order, or make any noise or disturbance whilst any member is speaking or any matter is being considered; and in case of such noise or disturbance being persisted in after the Mayor has called to order, the Mayor shall call upon the member making such disturbance by name, and every such member will incur the displeasure and censure of the

Interruption not allowed.

- 55. When a question is being put to the vote, or when the Mayor is speaking, or any member is addressing the chair, no member shall walk out of or across the chamber so as to interrupt him, nor shall any member interrupt another whilst speaking, except—
 - 1. To request that his words be taken down;

 - To call attention to a point of order; or
 To call attention to the want of a quorum.

Speaking "to order."

56. Any member may rise to speak "to order" upon a matter suddenly arising.

Precedents to question of order.

57. All questions of order at any time arising shall until decided, suspend the consideration and decision of every other question.

Production of documents.

58. Any member may of right require the production of any of the documents of the Corporation relating to the question or matter under discussion.

Vote-how taken.

59. The Council shall vote by a show of hands, and the Mayor or other presiding Chairman shall, in taking the vote on any motion or amendment, put the question first in the affirmative and then in the negative; and he may do so as often as it is necessary to enable him to form and declare his opinion, from the show of hands, as to which party has the majority; and every member present shall be required to vote thereon.

Member not in his seat.

60. No member when absent from his seat shall be permitted to vote on any question when being put to the vote by the Mayor or other presiding Chairman.

Members may " pair off."

Two members of the Council who intend to vote on opposite sides on any matter before the Council may "pair off," provided that a note signed by such members having so paired off shall be lodged with the Town Clerk and recorded by him.

Voting on division.

62. No member shall speak upon any question after the same has been put by the Mayor, except to call for a division upon the question, in which case the members voting in the affirmative shall, until the vote is accorded stand up, and those in the negative retain their seats.

Motion for division shall have precedence.

A motion "that the Council do now divide," moved and seconded, shall take precedence of all other business, and shall be put by the Mayor without any discussion taking place; provided that no such motion shall be made so as to interrupt a member while speaking.

Motion for division; if lost debate to be resumed.

64. If the motion to divide be lost, the discussion on the original question shall be resumed where it was interrupted, and no motion to divide on the same subject shall be again entertained until one or more members at least have addressed the Chair upon the question.

Division bell to be rung.

65. So soon as a division shall have been demanded, the Town Clerk shall cause the division bell to be rung, turn a two-minute sand-glass kept on the table for that purpose, and often the large of two minutes. and after the lapse of two minutes, as indicated by such sand-glass, the doors shall be closed, and no Councillor shall enter or leave the Council Chamber until after the division has been recorded.

 $Member\ calling\ for\ a\ division.$

A member calling for a division shall not leave the Council Chamber until the division has taken place, and he shall vote with those who, in the opinion of the Mayor, were in a minority.

Reflecting upon vote of Council.

67. No member shall reflect upon any vote of the Council except for purposes of moving that such vote be rescinded.

Adjournment.

68. No discussion shall be allowed on any motion for adjournment of the Council; but if, on the question being put, the motion be negatived, the subject then under consideration, or the next on the notice paper, shall be discussed or any other that may be allowed precedence before any subsequent motion for adjournment shall be enter-

Withdrawal of motion, etc., no discussion.

69. No discussion shall be allowed on a motion for leave to be given to withdraw a motion or amendment then before the Council.

Restrictions on further motions of adjournment.

Should a motion for adjournment of the Council be negatived, no motion for such adjournment shall be again entertained until one or more members at least have addressed the Chair.

Resolutions-how rescinded.

71. No motion the effect of which if carried would be to rescind any motion which has already passed the Council, shall be entertained during the same municipal year, unless a call of the whole Council has been duly made expressly to consider such motion.

Five members required to rescind.

72. No motion to rescind shall be deemed to be carried unless upon a division; at least five members of the Council shall record their votes in the affirmative.

Adjournment of debate.

73. A debate may be adjourned on motion without any previous notice of motion, duly seconded, and without discussion, either to a late hour of the same day or to another day.

Resumption of debate.

74. The member upon whose motion any debate shall be adjourned by the Council shall be entitled to pre-audience on the resumption of the debate.

Interruption of debate.

75. If any debate on any motion, moved and seconded, be interrupted by the Council being counted out, such debate may be resumed at the point where it was so interrupted on motion without notice. Usage of House's of Parliament to be observed unless other provisions be made.

76. In all cases not herein provided for, resort shall be had to the rules, forms, and practice of the West Δ ustralian House of Parliament, which shall be followed as far as they can be applied to the proceedings of the Council.

Record of attendance.

77. The Town Clerk shall keep a record of the attendance of the members at the Council, and at each committee and sub-committee, and such record shall be presented to the Council at the first Council meeting held in the months of June and December.

CHAPTER IV.—COMMITTEES.

- 78. There shall be three permanent committees of the Council, to be called Finance, Public Works, and Recreation Ground. Such committees shall respectively consist of the Mayor and at least four Councillors, and a quorum of each committee shall be three; but if at the expiration of fifteen minutes from the time specified in the summons there is not a quorum present, the committee meeting shall stand adjourned until such time as the Mayor or Town Clerk shall deem necessary.
- Chairman of committees. 79. The Mayor shall be Chairman of all permanent committees, and in the event of his absence the committee may appoint one of their own members Chairman.

Chairmanship of special committees.

- 80. In all special committees where the Mayor is a member thereof, he shall be the Chairman of such committees.
 - Attendance at committees.
- No person, except a member of the committee, shall be admitted at any meeting of such committee without the consent of the members then present.

Mayor, special committees, or member appointed to inquire may be authorised to act.

82. The Mayor, or a special committee, or any number of the members of the Council, may be appointed to inquire into and report to the next or any subsequent meeting of the Council, or any matter referred to the Mayor or such committee, and it shall be competent for the Council to authorise the Mayor or such special committee to act and deal finally in any or all cases remitted to them prior to their report being presented to the Council.

Permanent committees may be authorised to act.

Any one or more of the permanent committees, acting severally or jointly, to which questions may be referred by the Council for consideration, may be authorised to act in and deal finally with such questions prior to the report of such committee or committees thereon being presented to the Council.

How convened.

The Town Clerk shall convene each committee whenever there is business to report or act upon, and also when requested by the Mayor or any two members of the com-

Chairman to give casting vote.

85. In case of an equality of votes in any committee, the Chairman shall give a casting vote only. On the acceptance by the Council of a final report from a special committee, the said committee shall be considered discharged.

Standing Orders to be observed.

The Standing Orders of the Council shall be observed in committees, except the rule limiting the number of times of speaking (but no member shall be permitted to speak more than twice on any subject), except the rule as to divisions, which shall not be taken in committees, and except as to the business of committees being conducted with open doors.

CHAPTER V .- ELECTION TO OFFICES.

Election of Officers.

S7. All elections for offices at the disposal of the Council shall be effected by voting by ballot, and it shall be a general rule that the three, if not, then that the two candidates polling the largest number of votes be again put to the ballot, until one of the candidates shall have polled the majority of votes of the members present, every member present being required to record his vote.

Notice of election.

88. When office is at the disposal of the Council, five clear days' notice shall be given by advertisement in one or more of the local newspapers of the intention of the Council to fill such vacancy, and the same notice shall invite applications for the office to be sent into the next meeting of the Council.

Salary to be fixed before election.

89. The salary or allowance attached to the office under the consideration of the Council shall be fixed in all cases preceding the election, and the salary of any officer, when fixed, shall not at any time be considered with a view to its reduction, unless specially sanctioned by and at the meeting of the Council, at which two-thirds at least of the members are present.

Letters of application to be opened.

90. At the next meeting of the Council, after the notice as before-mentioned has been given, all letters of application for the office shall be opened and the names read aloud and considered.

Leave of absence two weeks annually.

Each and every officer in the corporation service 91. Each and every omeer in the corporation service shall be entitled to a period of two weeks in every year of leave of absence, in connection with which the time of departure and return to duty shall be decided by the Mayor and Town Clerk; provided that, as regards officers filling subordinate positions, such leave of absence shall be subject to approximate by the head of each respective department. to arrangement by the head of each respective department, who shall report thereon to the Town Clerk.

Security.

92. No member of the Council, nor any auditor of the Municipality, nor any officer of the Corporation, shall be received as surety for any officer appointed by the Council, or for any work to be done for the Council, and, in all cases in which security for the due and faithful performance of any duty or contract is required, the expense of preparing such security shall be borne by the Council.

CHAPTER VI.—MISCELLANEOUS.

Custody and use of the Corporation Seal.

93. The Town Clerk shall have charge of the Common Seal of the Corporation and shall be responsible for the safe custody and proper use of the same.

Attestations under Corporation Scal.

94. The Town Clerk shall not affix the Common Seal to any corporate document other than contracts of work to be executed, entered into by and with the Corporation, without the express orders of the Council; but in cases of powers of attorney, and other legal instruments not relating to the Corporation, the signatures to which require to be verified by declaration or otherwise before the Mayor, the said seal shall and may be affixed by the Town Clerk to the Mayor's certificate accompanying the same, on receipt by the Town Clerk of a fee of half-a-guinea for each such attestation.

Custody of Records, journals, etc.

95. The custody of the journals, records, and all documents whatsoever laid before the Council shall be in the Town Clerk, who shall neither take, nor permit to be taken, any such journals, records, or documents from the Corporation offices without the express leave or order of the tion offices Council.

Passing of By-laws.

96. No By-law shall be finally passed or adopted at the meeting at which it shall have been first proposed, nor until the next or some subsequent meeting of the Council, duly convened.

Interpretation.

97. The word "Mayor" shall mean and include the presiding Chairman, whether of the Council or of any Committee of the Council, as well as His Worship the

Chaptee VII .-- Suspension of Standing Orders.

Suspension of Standing Orders.

98. In case of urgent necessity, any Standing Order or Orders of the Council may be suspended, on motion duly made and seconded, without notice, provided that such motion has the concurrence of at least five members of the Council.

Suspension of Standing Orders carried by majority.

99. When a motion for the suspension of any Standing Order or Orders appears on the notice paper, such motion may be carried by a majority of the whole Council.

Duration of Standing Orders.

100. The whole of these Standing Orders shall continue in force until altered, amended, or repealed.

BY-LAW No. 2.

FOR REGULATING THE DUTIES OF OFFICERS OF THE Corporation.

Town Clerk.

This officer is the medium of communication between all the officers of the Corporation and the Council. All officers must, therefore, take their instructions from the Town Clerk.

TOWN CLERK'S DEPARTMENT.

Duties of Town Clerk.

- To attend all Council meetings.
- To attend all committees.

- 3. To take notes of all minutes and prepare reports of committees.
- 4. To conduct all correspondence and give the Surveyor and other officers instructions as directed by the minutes.
 - 5. To answer all questions on Corporation business.
- 6. To see that the accounts are audited twice a year and the balance-sheets prepared and printed yearly.
- 7. To see to the gazetting and printing of all By-laws and advertisements.
- 8. To attend to the assessment books and citizens' roll, examine proofs of latter, and arrange for distribution of copies prior to the elections; also attend all Courts of Revision or Appeal, make the necessary arrangements for the elections, and prepare paper, etc., for the elections
- 9. To summon the members to Council and committees.
- 10. To prepare all bonds of officers, see that the guarantees are given, and agreements for letting Corporation premises are prepared, and report to the Council.
- 11. To prepare all notices and orders for making private streets, fencing in of lands, and repayments of money.
- 12. To advise with the officers, from time to time, as to their duties and the mode of carrying them out.
- 13. To keep the cash-book, journal, and ledger, as well as any and all books required to show the receipts and expenditure made by the Corporation, the said books to be kept written up every month ready for the inspection of the Finance Committee or any member of the Council who may at any time during office hours desire to see them.
- 14. To check all accounts sent in by the Corporation officers, and to see that all accounts for works exceeding £5 in amount have stated on them the authority under which such works have been done; to check all returns made by the collectors or other of the Corporation officers, and to see that with all returns made the heels of the receipt-books accompany the returns; to report to the Finance Committee at their first meeting thereafter any officer neglecting to make his returns as provided, with the necessary vouchers attached thereto.
- 15. To see that all papers necessary for the Finance Committee are ready for them at their meeting, and he is empowered to call for and obtain any paper or books relating to the financial affairs of the Corporation.
- 16. To see that the bank passbook is made up within two hours of the time of meeting of the Finance Committee, and produce it at each meeting of that committee; or, should any member of the Council desire to see it at any time during office hours, he will produce it for their inspection.
- 17. To pay to the Treasurer at least once a week any moneys that may be received by him on behalf of the Corporation.
- 18. Any other matter relating to the finance of the Corporation he must attend to as though it had been inserted in these instructions.

Officer of Health.

- 1. It is the duty of the Officer of Health to superintend the application of all sanitary measures ordered by the Local Board, and to advise them generally in all such matters.
- 2. The Officer of Health shall make frequent examination of the district under his control, and see that the duties of the Inspectors are efficiently performed and report any neglect of these officers, and, if necessary, suspend any of them until such report and neglect have been considered by the Local Board.
- 3. He is, pursuant to the powers contained in "The Public Health Act, 1886," to inspect premises that may be reported to him, or that he may have reason to believe are in a filthy or unwholesome condition or affecting health, and, if found so, to give a certificate in accordance with Section 60 of the Act; he also is required to examine premises where any process of manufacture causing effluvia is carried on, and, if necessary, furnish the Local Board with the required certificate, in accordance with Section 57; he is also to inspect and furnish a certificate, if necessary, of any houses built for habitation, or of any over-crowding, in accordance with Sections 66 and 67; he is also to assist the Board with his presence and advice, if necessary, in order to the carrying out of Section 31, referring to the sale of unwholesome food, and on all occasions to give them the benefit of his medical experience and skill.
- 4. The Officer of Health is to report to the Local Board, with the least possible delay, any undue prevalence of disease in his district, whether generally or locally, and in the latter case it will be his duty to attract the attention of the Local Board to the locality, in order that remedial measures may be at once taken; he is also carefully to note the appearance in his district of any epidemic, endemic, or

- occurrence or circumstances affecting or likely to involve public health, and he shall immediately make a full report to the Central Board, in accordance with Section 35; and the Health Officer is expected energetically to assist in carrying out and enforcing the regulations of the Central Board for mitigating, as far as possible, and preventing and checking the spread of epidemic and other diseases, as detailed in Section 38.
- 5. The Officer of Health is to furnish the Local Board of his district during the months of April and October of each year with a report on the health, cleanliness, and general sanitary state of his district for that period, making any remarks and observations he may think proper.
- 6. The Officer of Health shall, from time to time, issue to the Inspector such orders and instructions as the said Health Officer may deem necessary; and the Inspector, being placed under the control of the Health Officer, is required to report to him direct upon all matters or things appertaining to their respective duties and districts. Any special matter contained in any such reports necessary to be brought under the notice of the Local Board, shall be forwarded by the Health Officer to the Local Board in the usual manner.
- 7. The Officer of Health shall obey the orders of the Council.

Treasurer.

- 1. It is the duty of the Treasurer to pay into the bank to the credit of the Corporation immediately after receipt any sum or sums of money that may be received by him on behalf of the Corporation, and all receipts given by him for moneys received must be signed as Treasurer.
- 2. No moneys are to be paid into the bank by any officer except by or through the Treasurer.
- 3. The Treasurer is to give receipt on printed form to the officer on receipt by him of that officer's cash.

TOWN SURVEYOR'S DEPARTMENT.

Duties.

- 1. To promptly attend to all instructions received through the Town Clerk. $\,$
- 2. To prepare proper plans and specifications for all works and improvements as regards streets, roads, bridges, buildings, or premises under the control of the Council situate within the bounds of the town of Bumbury; to examine all materials to be employed in such works, and see the same faithfully and promptly executed and performed; to lay out such work as to height, lines, levels, and dimensions, and watch the progress and formation lest such height, lines, etc., should be altered; to measure all metal before being used on any works; and measure and make returns to the Finance Committee, through the Town Clerk, for payment for all works and materials.
- 3. To see that the work of cleansing and repairing all public streets, roads, and footways is properly carried out.
- 4. To see that no labourers are engaged but those who are able-bodied and sober, and to immediately discharge any labourer guilty of disobedience, insubordination, or found incapable of performing the duties allotted to him.
- 5. To see that the time of the men is returned by the gangers, and, if satisfied with the correctness thereof, that the paysheet is made out accordingly.
- 6. To give the necessary lines and levels to persons building next to public ways, and to see that there is no encroachment on public property.
- 7. To see that all sewers, drains, culverts, and bridges are maintained in a state of efficiency.
- 8. To see that the laws with regard to buildings within the Municipality of Bunbury are not infringed, and to take action in the case of dangerous buildings.
- 9. To see that the officers under his control carry out their duties efficiently, and to report any departure therefrom.
- 10. To attend all meetings of the Council and Works and Finance Committees, if required.
- 11. To render the Town Clerk, when required, reports and accounts of all matters coming under his control; to supply fortnightly, or oftener, if required, to the Council returns of works completed or in progress, with remarks thereon.
- 12. To define, from time to time, duties of the gaugers, and to see that they are communicated to them in writing.

General instructions to officers.

1. At all times officers of the Corporation, in passing through the town, are required to be watchful and vigilant, and to report to the Town Clerk any dereliction of duty on the part of the contractors, or any infringement of the Corporation's Acts or the By-laws.

- 2. Any officer must, on the direction of the Town Clerk, assist, for the time being, any other officer of the Corporation, as instructed.
- 3. No officer or cadet is to be absent without leave. Special leave may be obtained, to the extent of one day only, from the Town Clerk, if he is satisfied as to the urgency of the occasion.
- 4. Should any officer be absent from illness, he must notify the same to the Town Clerk; and if ill for more than 24 hours, such notification must be accompanied by a medical certificate.

BY-LAW No. 3.

MUNICIPAL RATES.

All Municipal rates shall be payable half-yearly, and the Collector for the time being appointed by the Council shall, within sixty (60) days of the making up of the Rate Book, leave with the owner or occupier of the ratable property, or at his residence, or post to his last known address, or affix upon the property rated a notice of the amount due by such persons, and requiring payment thereof within fourteen (14) days. In the event of any ratepayers being in arrears, the Town Clerk shall take proceedings for recovery.

BY-LAW No. 4.

FIRES IN CHIMNEY FLUES.

- 1. The occupier of any premises within the Municipality, whereof any chimney flues shall take fire, from having been suffered to become foul, shall forfeit and pay, upon conviction, a penalty not exceeding £10. Provided that if any defendant shall plead that such chimney flue did not take fire in consequence of being foul, the onus of proof shall lie on such defendant.
- 2. No person shall use, or cause to be used, any explosive material or substance for the purpose of cleaning chimneys.

BY-LAW No. 5.

FOR REGULATING THE FORMATION OF CROSSINGS OVER FOOTWAYS.

- 1. Crossing places over the footways of the Municipality of Bunbury shall be made and maintained in the form, manner, and of the material as approved by the Town Surveyor, and no crossing shall be made until an application for the same has been forwarded to the Council, and their approval obtained in writing; and the construction of all such crossings must be to the satisfaction of the Town Surveyor.
- 2. The crossing is to be well paved, or otherwise made to the satisfaction of the Town Surveyor, the whole width of the footpath well sloped from the centre to the water table, and the length of the crossing, measured longitudinally with respect to the streets, shall not be less than twelve feet; the kerbing to be neatly returned for a short distance across the footpath. If the Town Surveyor thinks fit he may order a culvert instead of an invert to be constructed.
- 3. Any person offending against the provisions hereof, shall forfeit, on conviction, a sum not exceeding £10.

BY-LAW No. 6.

DAIRIES.

- 1. Any person or persons carrying on the trade of cowkeepers, dairymen, or purveyors of milk within the area controlled by the Local Board of Health, shall register their names and addresses with the Town Clerk, and shall keep their milk stores, shops, or dairies, or milk vessels used for containing milk for sale, and every place used in connection therewith, in a thoroughly clean condition, to the satisfaction of the Health Inspector, or any other officer appointed by the Council or Board: and every dairy shall be licensed on payment of a fee of £1 per annum for any number of cows not exceeding five, or £2 per annum for any number of cows exceeding five.
- 2. The Health Inspector or any other officer appointed by the Board or Council shall at all times have access to any premises used for dairy purposes or for the sale of milk, and is hereby empowered to seize at any time, for the purpose of analysis, any milk apparently intended for sale.
- 3. No person shall contaminate or adulterate in any way any milk offered for sale within the Health District. Any person offending against this Bye-law shall forfeit and pay, on conviction, a penalty not exceeding £20 for every such offence.
- 4. Any cow which, in the opinion of the officer appointed by the Board or Council, is unfit for dairying purposes shall be quarantined in such manner and for such time as may be directed. All expenses in connection with such quarantine shall be defrayed by the owner of such cow or cows.

5. The Board or Council reserve the right to cancel any license at any time.

BY-LAW No. 7.

TO RESTRAIN THE KEEPING OF HOUSES OF ILL-FAME, DOG-FIGHTS, PRIZE-FIGHES, ETC., WITHIN THE MUNICIPALITY OF BUNBURY.

- 1. Any person acting as the proprietor, and any person having chief control or management, or being the occupier of any brothel or any house of bad repute within the said Municipality of Bunbury shall forfeit and pay a sum not exceeding £10, and a further sum not exceeding £1 for every day during which such person shall, after notice to desist from any Inspector appointed by the Council, continue to act, control, occupy, or manage any brothel as aforesaid.
- 2. And any person letting any house, knowing that such house is about to be used, or is being used by the tenant thereof as a brothel, shall forfeit and pay a sum not exceeding £10, and a further sum of £1 per day for every day during which tenant is in occupation after notice to eject from any Inspector appointed by the Council.
- 3. Any person engaged in assisting, instigating, aiding, or abetting at any prize-fight, dog-fight, or cock-fight within the said Municipality of Bunbury shall, on conviction, forfeit and pay a sum not exceeding £10.
- 4. The owner, lessee, tenant, occupier, or person or persons using any gaming-table, or who shall engage or assist in any description of gambling within the said Municipality of Bunbury shall, on conviction, forfeit and pay a sum not exceeding £10.
- 5. The owner or occupier of any premises who shall permit or allow any prize-fight, dog-fight, or cock-fight, gaming or gambling of any description to take place, or be carried on upon such premises within the Municipality of Bunbury shall, on conviction, forfeit and pay a sum not exceeding £10.

BY-LAW No. 8.

TO RESTRICT THE BREAKING-IN, ETC., OF ANY HORSES IN THE STREETS OF THE TOWN.

- 1. No person shall break-in any horse, mule, ass, or any other animal in any street of the town, either by leading, riding, or driving same.
- 2. No person shall lead or exhibit, or cause or suffer to be led or exhibited, any entire-horse through or in any street within the Municipality between the hours of eight o'clock of the forenoon and six o'clock of the afternoon.
- 3. No person in charge of any entire-horse or bull shall cause, allow, permit, or suffer any entire-horse or bull to be turned loose in any yard or other place with any animals for the purpose of covering, except in such yard, building, or other premises as shall be entirely screened from public view.

BY-LAW No. 9.

TO PROVIDE RESTRICTIONS AS TO HAWKERS.

- 1. No person shall hawk any fruit, fish, or vegetables, or articles of merchandise within any part of the town without having first obtained a license from the Council.
- 2. Any person who travels and trades on foot, or with any vehicle or animal, or otherwise carrying to sell or expose or offer for sale, within the limits afore aid any of the articles or things aforesaid shall be deemed to hawk the same.
- 3. No person shall keep, manage, or conduct at any movable or temporarily fixed stall, in or near any street, for the sale of any meat, fruit, vegetables, drink, eatables, or articles of merchandise, unless such person be licensed.
- 4. Every hawker, whilst employed in hawking, shall produce his license upon being required by any constable or any officer of the Council, and shall at all times have affixed to some conspicuous part of his cart, barrow, basket. vehicle, or dray a board or plate bearing his name and the words "Licensed Hawker" legibly painted thereon in letters not less than lin. in length.
- 5. No licensed stall shall be placed or allowed to stand in any street or position other than that mentioned in the license, or between the hours of 8 p.m. and 2 p.m.
- 6. The following fees shall be paid for licenses to hawkers or stalls, and shall be paid in advance on the first day in every quarter, and if payment be not paid when due the license shall be void:—

For every Hawker 5s. per quarter. For every Stall £2 ,, ,,

7. Every licensed hawker and stall-holder shall at all times obey the lawful directions of the Traffic Inspector or other authorised officer of the Council.

8. No person to whom a hawker's or stall-holder's license is granted shall lend, transfer, or assign his license granted, and no person shall borrow or make use of any such license granted to a person other than himself.

BY-LAW No. 10.

PROHIBITING FIRES N THE OPEN AIR.

- 1. Every person who shall place, or permit to be placed in any street, lane, yard, or place, whether public or private, any fire or combustible material of any kind, or let off any fireworks within the Municipality in such manner as to endanger any contiguous building shall be liable to a penalty of not more than Five pounds for every offence, and shall further be liable to a similar penalty for every day during which the said offence shall be continued.
- 2. Any unprotected fire in the open air made or permitted within ten yards of any dwelling-house, store, or other building, or within five yards from any fence shall, for the purpose of this By-law, be held to endanger such building or other structure.

BY-LAW No. 11.

ERECTION OF PAVILION, TENTS, ETC.

- 1. No tent, pavilion, shed, or other structure of calico, canvas, or other inflammable material shall be erected within the limits of the Municipality of Bunbury (except by the Council on the public lands of the Corporation, or by the Government on any Government reserve for temporary purposes only) without a license from the Council.
- 2. No tent, pavilion, shed, or other structure of calico canvas, or other inflammable material, if already erected shall be allowed to remain (except it has been erected by the Council on the public lands of the Corporation, or by the Government on any Government reserve for temporary purposes only) without a license from the Council, or except for such time and upon such terms as shall be specified in and indorsed upon such license.
- 3. The fee for a license for the erection of a tent within the Municipality shall be the sum of 10s. The license shall be for a term not exceeding three months from the first day of January, April, July, or October preceding the date of issue, but may be renewed by the Council from quarter to quarter upon payment of the quarterly fee of 10s.
- 4. All tents erected within the Municipality, pursuant to a license by the Council, shall be placed in such positions as the Health Inspector shall direct.
- 5. Every person who shall do any act contrary to, or shall neglect or omit to do any act required to be done by any of these By-laws, shall for every such offence be liable to a penalty not exceeding £5.

BY-LAW No. 12.

TO PREVENT DANGER FROM FIREARMS.

Any person who shall wantonly and without lawful excuse discharge any firearm in, near to, or across any public street within the Municipality shall forfeit and pay, upon conviction, a penalty not exceeding £10 for every such offence.

BY-LAW No. 13.

FOR THE RESTRICTION OF GOATS.

- 1. Every goat found at large in any street, road, or public place, or within any public enclosure or reserve may be forthwith, by any officer of the Corporation, seized and destroyed.
- 2. The carcase of every goat destroyed as aforesaid shall be forthwith removed and buried in such place as shall be by the Council set apart for that purpose.
- 3. The owner of any goat which shall have been seized and destroyed as aforesaid shall forfeit and pay a penalty not exceeding £10, in addition to the cost and expenses incurred in the removal and burial of the carcase.

BY-LAW No. 14.

FOR PROHIBITING THE THROWING OR DISCHARGING OF HANDBILLS OR OTHER PRINTED MATTER ON THE STREETS OF THE TOWN.

No person shall throw or discharge in or upon any of the streets of the Town of Bunbury, or in or upon any of the reserves, any handbills or other printed matter, and every person so offending against the provisions of this By-law shall, on conviction, for each offence forfeit or pay a penalty not exceeding £10.

BY-LAW No. 15.

FOR THE PUNISHMENT OF PERSONS FALSELY REPRESENTING THEMSELVES TO BE OFFICERS OF THE CORPORATION.

Any person falsely representing himself to be an officer of the Corporation of the Town of Bunbury shall, on conviction, forfeit and pay a sum not exceeding £10.

BY-LAW No. 16.

To prohibit the Erection of Fences with Barbed Wire abutting on Public Places.

- 1. No owner or occupier of land within the Municipality of Bunbury shall erect, or cause, or permit to be erected any fence with barbed wire abutting on any place within the said Municipality.
- 2. Every person offending against this By-law shall, on conviction, forfeit and pay a penalty not exceeding £10.

BY-LAW No. 17.

PARK LANDS, RESERVES, AND RECREATION GROUNDS.

- 1. All park lands and recreation grounds shall be open to the public daily for recreation purposes, excepting as otherwise provided for in this By-law.
- 2. The Council shall have the power to grant the exclusive right to use and occupy any park lands, recreation grounds, or reserves within the Municipality or under the control of the Council for holding sports or amusements to any responsible person or persons for any time not exceeding three consecutive days, subject to such conditions as may be decided upon by the Council; and any person or persons obtaining such right shall be responsible for the proper care of all fences, buildings, erections, and trees upon or enclosing such park lands, recreation grounds, and reserves, and shall pay to the Council a fee to be fixed by the Council; but the public shall have the right to enter upon such lands on payment to the person or persons so using and occupying as aforesaid a sum of not more than 1s. per head per day, and subject to the rules and regulations made by the persons so using and occupying; provided that an extra charge of not more than 2s. per head may be made to any part of the grounds set apart as a special reserve or stand, and all vehicles and horses at 6d. each.
- 3. No cattle, pigs, goats, or loose horses shall be allowed upon any park lands, or whether in harness or in saddle shall be allowed therein without the previous consent in writing of the Council.
- 4. All persons using or being upon any park lands, recreation grounds, or reserves shall at all times conduct themselves in a becoming and orderly manner, and any person creating any disturbance or annoyance to the public, or playing any unlawful game, or any game which, in the opinion of the Council, is dangerous, shall be liable to be expelled therefrom by any police constable or officer of the Council, or person or persons using and occupying as referred to in Section 2 of this By-law or their assistants.
- 5. The Council may, in its discretion, prohibit any games or gymnastics from being played or carried on by any person or persons upon any park lands, recreation grounds, or reserves on any Sunday.
- 6. No person shall sell or expose for sale any goods, wares, fruit, or merchandise on the park lands, recreation grounds, or reserves without first having obtained the written consent of the Council, and having paid a fee, the amount of the said fee to be fixed by and paid to the Council.
- 7. No person shall damage or injure any tree, shrubplant, building, erection, or other property in any park landsrecreation grounds or reserves, or do any damage to the soil or surface thereof.
- 8. When any party, company, society, club, or organisation of any kind shall play any game or games, or picnic on the said lands, they shall immediately, prior to their leaving the ground, collect and remove, or cause to be collected and removed, all waste materials, broken glass, scraps, litter, and rubbish of any kind brought or made upon the ground by them. In the event of the non-observance of this regulation, the actual cost of thoroughly performing the necessary duty by the officers or employés of the Council employed in the work shall be charged and recovered from any of the participants in the play, game, or picnic before any one or more justices of the peace, with costs of such recovery.

BY-LAW No. 18.

To provide for the licensing of Carts and Carriages under "The Cart and Carriage Licensing Act, 1876."

All vehicles, whether kept for hire or otherwise, and used upon any road within the Municipality of Bunbury, shall be licensed under "The Cart and Carriage Licensing Act, 1876," and any person keeping any cart or carriage, and failing to take out a license, shall be guilty of an offence against the above-mentioned Act, and shall, upon conviction, forfeit and pay a sum not exceeding £10, in addition to the full fee payable for any such license required to be taken out.

BY-LAW No. 19.

VEHICLES TO BE LICENSED.

1. From and after the passing of this By-law no vehicle of any description whatever shall be permitted to ply for hire within the limits of the Municipality of Bunbury for the conveyance of goods or merchandise until the same shall have been duly licensed by the Town Clerk of the said Municipality; and every owner of every vehicle who shall cause, allow, or permit the same to ply for hire in carrying goods or merchandise without having first obtained such license shall forfeit and pay for every such offence a penalty not exceeding £5; provided that licensed vehicles carrying travellers' luggage shall not be bound to provide such license.

Drivers to be approved by the Town Clerk.

2. No person shall ply for hire within the limits of the Municipality of Bunbury with any licensed vehicle, for the conveyance of goods or merchandise, until he shall have been approved by the Town Clerk of the said Municipality as a fit and proper person to be a licensed driver, and shall have registered his Christian and surname, and also his place of abode, in the office of the Town Clerk, and shall have received from the Town Clerk a certificate of approval.

Drivers not to be changed without approval of Town Clerk.

3. In event of the owner of any vehicle licensed to convey goods or merchandise within the Municipality being desirous of changing the driver of such licensed vehicle, the owner thereof shall give notice to the Town Clerk of such proposed or intended change, and, previous to any change, shall produce to the Town Clerk the license for such vehicle, in order that the Licensing Officer may, upon approval, insert thereon the Christian and surname, and also the place of abode, of the person intended to be registered for the time being as the driver of such vehicle.

BY-LAW No. 20.

TO PREVENT ANIMALS OR VEHICLES BEING LEFT IN THE STREET OR OBSTRUCTING ANY PORTION OF THE STREET.

1. No person shall leave unattended or allow to stray in any street any horse, ass, mule, ox, cow, goat or camel, or any vehicle to which may be attached and harnessed any animal for a longer period than necessary for loading or unloading the same; provided that where suitable bridle-posts are erected, the horse or other animal may be securely fastened thereto for any time not exceeding sixty minutes, but immediately upon the request of any officer of the Council or police constable such horse or other animal shall be removed; failing to carry out such request, the horse or other animal, together with the vehicle, may be seized and removed to the nearest police station, Municipal yard, or pound; and the person leaving such animal or vehicle shall forfeit and pay a sum not exceeding £10, in addition to any pound fees which may have become due and payable by such impounding.

BY-LAW No. 21.

FOR LICENSING AND REGULATING HANDCARTS.

- 1. No person shall use any wheelbarrow or handcart to transport or convey baggage, goods, or other things from place to place, within the town of Bunbury, for hire, wages, or pay for such conveyance without being licensed therefor by the Council; provided that this provision shall not apply to any person wholly employed by any hotel or boarding-house keeper for conveying any baggage or other articles to or from such hotel or boarding-house, and using a handcart or wheelbarrow therefor, provided that the name of the hotel or boarding-house be painted distinctly on the handcart or wheelbarrow.
- 2. Every person receiving a license for a handcart as aforesaid shall pay the sum of 5s, to the Town Clerk; and such license shall run for one year from the first of January in each year, and may be renewed by the Council.

BY-LAW No. 22.

FOR THE PRESERVATION OF TREES IN THE TOWN OF BUNBURY.

Any person who shall carelessly, wilfully, or wantonly injure, destroy, or carry away, or remove from its place any tree, shrub, or plant planted in any of the streets, enclosures, or public places of, belonging to, or under the care or superintendence of the Corporation of the said town, or shall, carelessly, wilfully, or wantonly injure, destroy, carry amay, remove out of its place, or ride or drive against, or tie any horse or other animal to any of the tree-guards, fences, or other protection, shall forfeit for any such offence a penalty of not more than £10.

BY-LAW No. 23.

TO REGULATE CARRIAGE TRAFFIC IN THE STREETS.

The driver of any private vehicle taking up or setting down any person at any place of public worship or public amusement, or at any public meeting, or who is waiting for such purpose, shall act under the direction of the officer of the Council or police constable who may be on duty at such place or places, and shall perform his duty in a quiet manner, and obey such directions.

BY-LAW No. 24.

To provide for the turning of any Vehicle, Horse, or other Animal in the Streets of the Town.

The driver of every vehicle, or the rider of every horse or other animal, turning for the purpose of proceeding in an opposite direction, or turning the corner, or crossing the intersections of any street in the town, shall bring the horse or other animal to a walking pace before commencing to turn.

BY-LAW No. 25.

RESTRICTIONS AS TO FURIOUS DRIVING.

No person shall ride or drive furiously or carelessly in any street, nor be drunk while driving or riding; and no person shall drive at a rapid pace at or round the intersection at any of the streets.

BY-LAW No. 26.

REGULATING THE PASSING OF ADVERTISING VANS IN THE STREETS.

No person shall, without the written consent of the Town Clerk, drive or cause to be driven through any street of the said town any cart, carriage, van, or other articles with advertisements posted thereon, used or intended solely for advertisement purposes.

BY-LAW No. 27.

For prohibiting or regulating Processions in the Streets of the Town.

No procession of persons, with or without vehicles (except for funeral, military, or police purposes), shall parade or pass through any street unless and until the previous consent, in writing, of the Mayor, or in his absence, of the Town Clerk, shall be first had and obtained, and then only by the route or at the place or places specified in such consent, nor until the recipient of such consent shall, if required, have paid the cost of giving public notice by advertisement setting forth the particulars of the route.

BY-LAW No. 28.

To regulate the driving of unyoked Cattle and unbroken Horses through the Town.

1. No unyoked cattle or any sheep or other stock, and no unbroken horse or horses, whether roped or not, shall be driven or ridden into or along any street of the town except between the hours of 10 o'clock at night and 8 o'clock of the morning during the months of May, June, July, August, September, and except between the hours of 11 o'clock at night and 6 o'clock in the morning during the months of October, November, December, January, February, March, and April; provided that nothing herein contained shall be held to extend to any milch cow going to or returning from depasturing or watering.

or returning from depasturing or watering.

2. No bull or stallion shall be driven, ridden, or led into or along any street of the town, except the same be under the control of a safe keeper and be secured by proper reins, so that the animal may be under control of the said keeper.

BY-LAW No. 29.

To prevent Obstructions on the Footpaths and Streets

No person shall permit any boxes, cases, coal, sand, firewood, goods, wares, merchandise, or other articles or effects to remain on any part of the street or on any of the said town after sunset, nor in any case for a longer period than shall be necessary for housing or removing same. Every person so offending shall forfeit and pay for every such offence a penalty not exceeding £10.

BY-LAW No. 30.

- To prohibit the throwing of Orange-peel or other like dangerous Substance on the Footpaths or into or upon any Street or Gutter.
- 1. No person shall throw or place any orange-peel or any other vegetable substance, or any dangerous, offensive, or noxious substance, vegetable or otherwise, or throw any lighted match on any footpath.

- 2. No person shall sweep, throw, or place any rubbish, garbage, sweepings, litter, refuse of any description on any footpath or street of the said town, or into any gutter or channel thereof, or cause or permit the same to remain therein.
- 3. No person shall empty, throw, or discharge, or permit to be emptied, thrown, or discharged, any foul or offensive water, or other offensive liquid, into or upon any street of the town, or into any gutter or channel thereof.

BY-LAW No. 31.

TO PREVENT THE DANGER FROM THE DRIVING OF VE-HICLES AT NIGHT WITHOUT LIGHTS.

No person shall, between sunset and sunrise, in, upon, or along any streets within the Municipality, drive any vehicle, constructed or used for the conveyance of goods, wares, or merchandise, without having a lamp or lantern securely fixed and lighted at the off side, nor any vehicle constructed or used for the conveyance of persons, as well goods, wares, or merchandise, or of persons only, without having a lamp or lantern securely fixed and lighted on each side of the front of the said vehicle.

BY-LAW No. 32.

By-laws under the Width of Tires Act (59 Vict., No. 39), 1895.

1. It shall not be lawful for any person engaged in building, constructing, selling, or making vehicles, to build, construct, or make, sell, or hire, or offer for sale or hire, any vehicle, unless the width of the tires of such vehicle shall be in the following proportion to the diameter of the axlearms of such vehicle, namely :—

When the diameter of the axle-arm is

- inches, the width of the tire shall be 3 inches
- $3\frac{1}{2}$ 22 ,, $2\frac{1}{2}$ 4. ,, ,, ,, $2\frac{3}{4}$ 4.5 ,,
- 2. No person shall import into the Municipality of Bunbury any vehicle the tires of the wheels of which vehicle are not of the width presented or specified by the preceding By-laws, and if such vehicle be imported no person shall use or employ it upon any public road in the Municipality.
- 3. Any person offending against the provisions of either of the two preceding By-laws shall be liable, on conviction, to a penalty not exceeding $\pounds 5$.
- 4. "Vehicle" means and includes any wagon, dray, eart, or lovry, but does not include any vehicle intended solely to carry passengers.

BY-LAW No. 33.

REGULATION AS TO BILL-POSTING IN THE TOWN OF BUNBURY.

Every person who is desirous of posting handbills or other form of advertisement on the walls or other parts of the town where the same is allowed, must make application to the Bunbury Municipality for a license for so doing, and the same, if the party is approved of by the Town Council, shall pay an annual fee of 5s. for such permission; but in no event shall it be lawful for any bill-poster to post any bills or other form of advertisement on any public fence or the walls of early public six the said town propagate. the walls of any public buildings in the said town, nor upon the walls of any private houses, unless he shall first obtain the consent of the owner or occupier of such house or other premises.

BY-LAW No. 34.

TO PREVENT DAMAGE TO FOOTPATHS AND OTHER COUNCIL PROPERTIES.

No person, without first having obtained the written sanction of the Council, shall break up, cut down, damage, destroy, injure, or deface any footpath, drain, gutter, culvert, bridge, road, public way, tree, tree-guard, plant, gate, fence, post, lantern, lamp-post, implements, materials, buildings, or other properties of the said Town Council or under the control thereof.

BY-LAW No. 35.

REGULATIONS AND CONDITIONS FOR THE LICENSING OF DANCING-ROOMS OR SALOONS.

- The term for which each such license shall be made shall be twelve months, dating from the first day of January in each year.
- 2. The payment to be made to the Town Clerk for each such license and for every renewal thereof shall be £1; but if such license shall for the first time be made in the second half of the year, the sum payable for such first license shall be correspondingly reduced to one-half of the sum of

- 3. The conditions of license, and every renewal thereof, are as follows:
 - (a.) There must be upon the premises privies in equal number for males and females, with proper partitions—those for the one sex from those of the other-and in the proportion at the least of one other—and in the proportion at the least of one privy for every twenty persons, in the extent of the number of persons which the dancing room or saloon shall be calculated to accommodate. In the privy for males urinal accommodation must be provided, and such privies must be kept at all times clean and inodorous, and the floors and winter must be sampled along on the former of sinks must be scrubbed clean on the forenoon of each day after that which there shall be, or shall have been, any persons dancing in the dancing room or saloon.
 - (b.) There must be hat and cloak room, and a separate lavatory for persons of each sex, and such lavatories must be provided with a constant supply of water and all necessary utensils and appliances for washing hands and face.
 - (c.) The premises throughout must at all times be open or of the Local Board of Health for the said Municipality, who may by the said Council or Board be authorised to inspect dancing rooms or
 - (d.) All licenses shall be signed by the Town Clerk, and be in form as shown below in Schedule A.
 - (e.) No dice, cards, or games-of-chance of any description shall be played for any gain on premises licensed as a dancing room or saloon.
 - (f.) No person shall be permitted or suffered to enter, or remain in any dancing room or saloon, who shall be drunk, or who shall use any profane, indecent, or obscene language, or who shall assault any person, or behave in a riotous or improper manner, or who shall, in any way, offend against decency as regards dress, language or conduct.
 - (g.) The Council reserves to itself the right to cancel any license given or granted, should they be possessed of satisfactory evidence that any of the foregoing resolutions have been committed or infringed.
 - (h.) If any person keep open or maintain any dancing room or saloon in any house, tent, or edifice, the same not being duly licensed, or if any person take or receive, either directly or indirectly, payment for admission of any other person thereto, he shall, on conviction thereof before any two or justices of the peace, forfeit and pay a sum not exceeding £20, or be imprisoned for any period not exceeding three months.

SCHEDULE A.

MUNICIPALITY OF BUNBURY.

.....(Date.)

No..... License for Dancing Room or Saloon.

to use those premises situate in Street, Bunbury, as a Dancing Room or Saloon, subject to the provisions contained in By-law 38 of the said Municipality.

License fee, £1 per annum.

Town Clerk.

BY-LAW No. 36.

REGULATING SIGNBOARDS, AWNINGS, OVERHANGING LAMPS, ETC.

- 1. No person shall place or suspend in any street or lane in the Municipality of Bunbury any signboards or other sign, show-bill, or show-boards, or awning, overhanging lamp, or other thing which shall project more than 3ft. from the building line, or be at a lesser height than 8ft. in the clear from the ground, except by permission of the Council.
- Every person offending against this By-law shall be liable to a penalty not exceeding £5.

BY-LAW No. 37.

- For the Punishment of any Contractor or other Person WHO SHALL DEPOSIT, OR CAUSE TO BE DEPOSITED, ANY RUBBISH OR MATERIAL OR OTHER MATTER ON THE SURFACE OF ANY STREET OR ROADWAY IN THE MUNICIPALITY OF BUNBURY.
- 1. Any person who shall place, lay, deposit, shoot, or discharge any rubbish or materials whatsoever on the surface of any street or roadway or public reserve within the Municipality of Bunbury, without having first obtained from the Town Clerk a permit so to do, shall forfeit and pay for each offence a sum not exceeding £10.

- 2. Every person shall, after having received notice from the Town Clerk as in the next preceding section provided a permit to deposit rubbish or material on the surface of any street, have and keep a sufficient and continuous light burning thereon from sunset to sunrise during the time such rubbish or material shall remain and continue so deposited.
- 3. When any building material, rubbish, or other things shall be laid, or any hole or excavation shall be made in any of the streets of the said Municipality of Bunbury, the person depositing, or causing such materials or other things to be so laid, or the said hole or excavation to be made shall at his own expense cause a sufficient light to be fixed in a proper place upon or near the same, and continue such light every night from sunset to sunrise during the time such materials, hole, or excavation shall remain: and such person shall at his own expense cause such materials, rubbish, or other things, hole, or excavation to be sufficiently fenced and enclosed until such materials or other things shall be removed and the hole or excavation filled up, or otherwise made secure: and in case such person shall refuse or neglect so to light, fence, or enclose such materials or other things, or such hole or excavation, he shall, for every such offence, forfeit and pay a sum not exceeding £10

BY-LAW No. 38.

To provide for the Cleansing of the Footways of the Municipality of Bunbury.

Any person who shall beat or shake any carpet, rug, or mat, or who shall sweep or throw anything whatsoever in any street before the hour of twelve o'clock at midnight, or after the hour of eight o'clock in the morning, shall forfeit and pay, on conviction, a penalty not exceeding £2.

BY-LAW No. 39.

A BY-LAW TO PREVENT THE DRIVING OF HORSES OR OTHER ANIMALS ATTACHED TO WAGONS, DRAYS, OR CARTS AT A FASTER PACE THAN A COMMON WALK.

Every person who shall drive any horse or other animal drawing any wagon, dray, cart, or other such carriage without springs at a faster rate than a common walk, through, over, or along any street, road, or thoroughfare in the town of Bunbury shall, on conviction, forfeit and pay a penalty not exceeding £5.

BY-LAW No. 40.

REGULATING THE KEEPING OF SWINE.

- 1. It shall not be lawful for any person to keep or breed any kind of living swine within a distance of 200 feet from any inhabited dwelling-house, or any public street or roadway within the Municipality of Bunbury, nor within that portion of the Municipality bounded on the South by Stirling Street, on the West by Highwater mark, and on the East by Arthur Street.
- 2. No swine shall be kept so as to be a nuisance to any person or injurious to public health.
- 3. Any person offending against the provisions of this By-law shall forfeit and pay, upon conviction, a penalty not exceeding £5 for every such offence.

BY-LAW No. 41.

SAND, ROCK, AND GRAVEL.

Any person who shall remove any sand, rock, or gravel from any land under the control of the Council without having first obtained a permit therefor shall be liable to a penalty not exceeding £10.

BY-LAW No. 42.

BURNING OF RUBBISH.

Except between the hours of 5 and 7 o'clock in the evening, and then only after at least 24 hours' notice, in writing, to the Town Clerk or the Secretary of the Fire Brigade, no person shall be at liberty to set fire to or burn off any scrub, bushes, trees, or rubbish of any kind, whether public or private, within the Municipality. Every person offending against the provisions of this By-law shall be liable for each offence to a penalty not exceeding £10.

BY-LAW No. 43.

FOR COMPELLING THE FILLING-UP OF ANY CELLAR-WAYS OR OPENINGS UNDER FOOTWAYS.

- 1. No trap-door or cellar-flap or covering over any stair, vault, or cellar-way, or opening shall be made or fixed so that the covering to such stair, vault, or cellar-way or opening shall project on or over any portion of the footway of any street within the town of Bunbury.
- 2. From and after the first day of January, 1899, all openings, ways, cellar-flaps, and trap-doors projecting on or

- being in or under any footway in the said town shall be removed, and all cellars and openings in or under any footway shall be filled up and made level with the footway to the satisfaction of the Town Surveyor.
- 3. Any person offending against either of the provisions of this By-law shall for every offence forfeit and pay a penalty not being more than £10.

BY-LAW No. 44.

OBSTRUCTIONS TO STREETS.

- 1. No person shall congregate with another, or others, or by himself, or with another, or others, behave, act, or stand in any street, within the town so as to obstruct the free passage and traffic through, along, or upon any part of the same.
- 2. Every person who, in the opinion of any Traffic Inspector or other officer of the Council, or of any police constable, is obstructing by himself, or with any person or persons the free traffic through, along, or upon any part of the street or footway shall, when so requested by such inspector, officer, or constable, move on so as to remove such obstructions.

BY-LAW No. 45.

Obstruction of Footpath by placing Carriages, etc., thereon.

No person shall drive, or ride, or place, or cause, permit, or suffer to be ridden, driven, or placed upon any footpath in the said town any waggon, cart, dray, sledge, bicycle, tricycle, or any other vehicle which may be driven, ridden, or drawn, or any wheelbarrow, handbarrow, truck, hogshead, cask, barrel, or other article or thing, nor shall lead, drive, or ride any animal or animals whatsoever upon any of the footways aforesaid.

BY-LAW No. 46.

TO PREVENT ACCIDENTS FROM THE RIDING OF PROPELLING OF BICYCLES, TRICYCLES, AND OTHER VELOCIPEDES.

- 1. Throughout this By-law the expression "Bicycle" means bicycle, tricycle, or other velocipede; the expression "Bicyclist" means a person riding, propelling, or otherwise using or having the management or control of a bicycle, tricycle, or other velocipede in any street, roadway, or other footway within the town of Bunbury.
- 2. Every bicyclist within the town of Bunbury shall observe the rules of the road. A bicyclist shall not ride nor impel a bicycle upon any footway, pavement, or causeway made or set apart for the use or accommodation of foot-passengers.
- 3. Every bicyclist who rides a bicycle during the hours between surset and sunrise shall carry, attached to his or her bicycle, a lamp, which shall be so constructed and placed as to exhibit a bright light in the direction in which he or she is proceeding, and shall be so lighted and kept lighted as to afford adequate means of signalling the approach or position of such bicycle.
- 4. Every bicyclist, when riding or propelling a bicycle, shall carry a bell, to be used as a signal to warn footpassengers, and generally used to avert accidents.
- 5. No person using a bicycle, or having charge thereof, shall leave the same at any one time in or on any street or footway within the said Municipality so as to become an obstruction, and every person shall remove his or her bicycle immediately upon being requested by a constable or other authorised official.
- $6.\,$ No bicyclist shall pass at a speed exceeding eight miles an hour any person who shall be riding or driving.
- 7. In every case in which a bicyclist meets any horse, mule, or other beast of burden, and where, by reason of such meeting, such horse, mule, or other beast of burden may become restive or alarmed, or may cease to be under due control of the person for the time being in charge of such horse, mule, or other beast of burden, such bicyclist shall dismount as speedily as possible, and shall continue dismounted so long as may be reasonably necessary to avoid accident.
- 8. Every person offending against any portion of this By-law shall be liable for any one offence to a fine not exceeding £10.

BY-LAW No. 47.

FOR PROVIDING AND MAINTAINING SUITABLE CLOSETS AND FOR PROHIBITING CRSSPITS.

The owner of every house or premises within the Town and Health District of Bunbury shall cause to be constructed on the said premises a suitable closet provided with a door and properly covered in. Such closet shall be maintained and

ventilated to the satisfaction of the officers of the Council, and shall in no case be situated at a less distance than 20 feet from any dwelling-house or place of business, except by the express permission of the Council first obtained. Existing cesspits shall forthwith be carefully emptied, cleaned, refilled with clean earth or stone, thoroughly rammed, and under no circumstances whatever shall new or additional cesspits be made in any place within the boundaries of the Health District of Bunbury.

BY-LAW No. 48.

TO COMPEL USE OF DISINFECTANTS.

The owner of any house or premises, or any person having the management or control of any house or premises, whether public or private, within the Town and Health District of Bunbury, shall cause to be kept in every closet belonging thereto a box containing dry earth, ashes, sawdust, or such other material as the Council or their officers may approve, and cause all nightsoil which may be deposited in any pan or receptacle in such closets to be immediately on the deposit thereof covered with a quantity of deodorant or disinfectant sufficient to thoroughly and effectually deodorise or disinfect the contents of such pans or receptacle.

BY-LAW No. 49.

FOR REGULATING THE DEPOSIT OF RUBBISH.

Any person depositing any refuse matter whatsoever, whether liquid or solid, or any carcases of any dead poultry or animal within the area under the control of the Local Board of Health, other than at the depôts set apart for that purpose, shall be liable for each offence to a penalty not exceeding £10.

BY-LAW No. 50.

FOR PREVENTING THE PLACING OF ANY OFFENSIVE LIQUID OR OTHER REFUSE MATTER ON STREETS OR LAND, ETC.

- 1. No foul or offensive water or other offensive liquid, and no garbage, sweepings, or other refuse matter or thing shall be pumped, emptied, sweept, thrown, or otherwise discharged into or upon any part whatever of any street, lane, or yard, whether public or private, within the limits of the town of Bunbury.
- 2. No garbage, sweepings, food, or other refuse matter shall be scattered, heaped, or deposited within any yard or premises within the town save in boxes or vessels approved of by the Council, which when filled may be reasonably carried by one man, and which shall be specially provided by the occupier of the house or building to which yard is attached, and shall be placed and kept as to be readily accessible to the person employed by the Council for removing the same.
- 3. For every offence against the provisions of this Bylaw the offender shall be liable to a penalty not exceeding £10.

BY-LAW No. 51.

REGULATING THE REMOVAL OF NIGHTSOIL, ETC.

The removal of nightsoil and urine from all closets and urinals within the district controlled by the Local Board of Health of Bunbury shall, unless the contract be determined by the Board, be carried out by the contractor for the time being.

BY-LAW No. 52.

To regulate the erection of Privies.

- 1. No person shall erect within the Town of Bunbury any water-closet, earth-closet, or privy the walls of which are not of stone, wood, or iron, and every closet shall be equipped with a pan constructed of galvanised iron; it shall be water-tight, and the ground on which it stands shall be cemented or otherwise made impervious.
- 2. The trap-doors of every closet within the Health District of Bunbury shall be so constructed as to be close-fitting, and shall at all times be kept in a state of thorough repair.
- 3. Any person offending against the provisions of this By-law shall forfeit and pay for each offence a sum not exceeding £10.

BY-LAW 53.

TO PREVENT DANGER FROM INFLAMMABLE MATERIALS.

Any person who shall stack any hay, straw, or other inflammable material within 75 feet of any house or other building, and who shall not remove the same within 48 hours after due notice by the Town Clerk, shall forfeit and pay, on conviction, a penalty not exceeding £10 for every such offence.

BY-LAW No. 54.

DANGEROUS ACCUMULATIONS.

Whereas great danger to life and property, by reason of fire, arises from the practice of allowing the accumulation of dangerous quantities of shavings, sawdust, straw, paper, and other inflammable materials in and upon the yards, ways, and other premises within the Municipality: Be it ordered and directed by the Council of the Municipality of Bunbury that, if after one week's notice given by the Town Clerk served upon the occupier, owner, or agent of the premises, such inflammable materials (being in dangerous quantities as aforesaid) shall not be removed, then the said occupier, owner, or agent shall be guilty of an offence against this By-law and, on conviction, shall forfeit and pay for every such offence a sum not exceeding £5.

BY-LAW No. 55.

Removal of Animals and Vehicles left on the Streets.

Any officer of the Council or any police constable may seize and remove any animals or vehicles left unattended in any street, or obstructing any portion of any street, and the owner of any animal so seized and removed shall, upon conviction, be liable to a penalty not exceeding £2.

BY-LAW No. 56.

DEFACING NOTICES.

Any person who shall write, soil, or deface, or mark any printed or written notice affixed to any fence, wall, or hoarding within the Municipality shall, on conviction, be liable to a penalty not exceeding £5.

BY-LAW No. 57.

LODGING HOUSES.

The proprietors of all lodging-houses in which persons are harboured or lodged for hire for a single night, or for less than a week at one time, and also of any premises where more than six person are boarded or lodged for hire from week to week, must make written application to the Council for licenses for the same, and pay to the Council an annual fee of One pound; and every person offending against the provisions of this By-law will be liable, on conviction, to a penalty not exceeding 5s. for every day during which premises are so used without being duly registered.

BY-LAW No. 58.

LAMP-POSTS, ETC.

No lamp posts, or bridle posts, telegraph, telephone, or electric-lighting poles and flagstaffs shall be erected by any person in any street without the written consent of the Council, and shall be placed in such position, and shall be painted once at least in every three years, as may be directed by the Council; and the Council may order the removal by the owners of all bent, dangerous, or unsightly posts or poles. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding £2 for every such offence.

BY-LAW No. 59.

WALLS AND FENCES.

- 1. Any fence or wall erected and abutting on any public street will be subject to the approval of the Council, and the owner of such fence or wall shall keep and maintain such fence or wall in good order and repair, and shall remove the same if not so approved, and upon the Council ordering the removal of same.
- 2. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty net exceeding £5 for every such offence.

BY-LAW No. 60.

TRESPASS BY LIVE STOCK.

- 1. Any owner, or other person, who shall wilfully or negligently allow any horse, or other live stock, to stray, or be at large within the limits of the Municipality, shall forfeit and pay for every such offence the following fines, in addition to pound fees and damage by trespass:—
 - 2. For every entire-horse or bull not more than £5.
- For every other head of cattle within the meaning of the Act (47 Vict., No. 7) not exceeding £2.
 - 3. The Poundkeeper's fees shall be as under:-

For impounding ev	ery ho	rse, ca	ttle,	
or goats, at per	head			6d.
Pigs, per head				2s.
Sheep, per head				1d.

BY-LAW No. 61.

BATH HOUSE.

Any person who shall commit any nuisance within any public bath belonging to or in charge of the Council, or shall fish therefrom, or shall loiter about such bath to the annoyance of bathers therein, shall, upon conviction, forfeit and pay any sum not exceeding £5.

BY-LAW No. 62.

Animals wearing Bells.

No cow, horse, bullock, or other animal wearing a bell shall be kept within the Municipality between sunset and sunrise under a penalty not exceeding 40s. for every such offence

BY-LAW No. 63.

DEPASTURING STOCK.

Any person who shall depasture any horses, cattle, or sheep, or allow the same to trespass on any street or lands belonging to or in charge of or in possession of or under the control or power of the Council without a license therefor shall forfeit and pay upon conviction, a penalty not exceeding £2 per head.

Schedule of fees for depasturing Stock on the Bunbury Commonage.

		s.	d.
1st.—Cattle above 12 months (to	$_{ m the}$		
number of eight) each		5	0
2nd.—Cattle above eight in number,	per		
head		10	0
3rd.—Every horse, per head		10	0
4th.—Every sheep, per head		5	0
5th.—Every goat, per head		10	0

BY-LAW No. 64.

ENCROACHMENTS OR OBSTRUCTIONS TO BE REMOVED.

- 1. On the order of the Council, the Town Clerk or other appointed officer may direct the removal within fourteen days of any building, fence, or other obstruction or encoachment in or upon any street, lane, or public place under the control of the Council.
- 2. In any case where, after service of notice for such removal, any such encroachment or obstruction has not been removed within the specified time, it shall be lawful for the officer appointed by the Council to remove the same at the cost and charges of the person so offending and to proceed against the offender for the breach of this By-law, the penalty for which breach shall not be more than £5 for every day or part of a day during which such offence shall be committed or continued after the expiry of the notice prescribed therein

BY-LAW No 65.

STABLES, COWSHEDS, GOATSHEDS, PIGSTIES, ETC.

The occupier or owner of any land within the Municipality, on which there shall be erected any stable, cowshed, cattle-shed, sheep-pen, or pigsty, shall cause such premises to be kept in such a state, in respect of cleanliness, as not to be a nuisance or injurious to health, and shall cause all dung, soil, or manure produced or accumulated thereon to be collected in one place on such premises, and shall keep the same until removed or required for use in an inoffensive condition and so as not to be productive of any nuisance.

BY-LAW No. 66.

TIMBER.

1. Any person who shall cut or remove any timber or bush on the lands belonging to or in charge of or under the possession, control, or power of the Council without a license therefor, shall forfeit and pay, upon conviction, a penalty not exceeding £5.

Scale of fees under this By-law.

2. Timber license, 5s. per month each man.

BY-LAW No. 67.

- FOR REGULATING HACKNEY CARRIAGES AND VEHICLES LICENSED TO CARRY PASSENGERS AND PLYING FOR HIRE, AND THE OWNERS AND DRIVERS THEREOF, WITHIN THE MUNICIPALITY OF BUNBURY.
- 1. The Licensing Officer of the Municipality shall issue licenses only to such owners, conductors, and drivers of hackney carriages, vehicles, and cabs as, in his discretion, are fit to be entrusted therewith. A driver's license shall entitle the owner thereof during the existence of license to drive a licensed carriage, vehicle, or cab within the Municipality of Bunbury. A carriage license shall permit and allow the carriage, vehicle, or cab therein referred to during the existence of the license to be used for the carriage of the number of passengers mentioned in such

- license in the Municipality of Bunbury when driven by a licensed driver; but such license shall not entitle the owner to become the driver unless he is a licensed driver under the following section:—
- 2. The licensing Officer shall not license any person as driver of any licensed vehicle unless and until he is satisfied the person so offering himself as driver is fit and competent for the duties of a licensed driver.
- 3. The owner of every licensed carriage shall at all times, when plying or employing such carriage for hire, have the same in good order, with the harness sufficient, perfect, and in good condition and the whole ready and sufficient for duty with the driver and horse or horses competent to perform any drive or distance that may be reasonably required.
- 4. The license of any owner, driver, or conductor may for any misconduct be revoked, cancelled, or suspended by the Licensing Officer as he shall deem right, after notice given to such owner, driver, or conductor to show cause why the same should not be revoked, cancelled, or suspended, and opportunity thereupon given to him to show such cause.
- 5. In the event of any license being refused, revoked, cancelled, or suspended it shall be lawful for the person affected to appeal to the Mayor and Council against the decision of the Licensing Officer, who shall inquire into the matter of such appeal, and at their discretion, confirm the decision of the Licensing Officer or direct the issue or continuance of a license, and their decision shall be final.
- 6. Any person having hired or used a licensed carriage, and refusing to pay the legal fare at the termination of the journey or engagement, or when demanded, shall, on conviction before any justice of the peace, forfeit and pay a sum not exceeding £5.
- 7. No hackney carriage of any description whatsoever shall ply for hire within the Municipality until and unless the same be duly licensed by the said Licensing Officer.
- 8. No driver or conductor of a licensed vehicle shall lend or part with his license, nor shall the proprietor of any such vehicle employ an unlicensed person as driver or conductor thereof.
- 9. No owner or driver of any licensed carriage shall refuse or delay to admit and carry in and by his carriage the number of persons painted or marked thereon or specified in the license granted in respect thereof.
- 10. No owner or driver of any licensed carriage, or other licensed vehicle, having agreed to take any fare at any time, or from any place, shall delay, neglect, or refuse to fulfil such agreement.
- 11. No driver shall carry, or knowingly permit to be carried, in any licensed carriage, except to some police office or watch-house, any drunken or intoxicated person or any person so violently or noisily conducting himself, or otherwise so misbehaving as to occasion any public annoyance, or annoyance to the passengers of such vehicle, or disturb the public peace.
- 12. No owner or driver of any carriage, or any other person, shall obstruct any officer of the Corporation in the execution of his duties.
- 13. No proprietor shall be at liberty to lend his license to any person.
- 14. Nothing in this By-law contained shall apply or be held to apply to carriages which shall be let for hire, only when previously ordered or be spoken at the residence of their owners, and which shall never be permitted to apply for hire in any street or place off the premises of their respective owners or the owners or drivers of such carriages.

BY-LAW No. 68.

TO PROVIDE FOR THE CARTING OF RUBBISH FROM HOUSES .

Every householder within the North and Central Wards of the Municipality must provide a box or bin of the capacity of at least one bushel in which to deposit household rubbish. This box or bin will be emptied by the Corporation cart once a week, or oftener if required, at a cost of three-pence for each time of emptying (one emptying a week, at least, to be charged for), and proportionately more for larger quantities, provided that the maximum charge for a full load shall not exceed three shillings.

Rubbish will be carted from houses on Stirling Street, White Road, and Vasse Road on the same conditions, if desired by the householders.

BY-LAW No. 69.

To regulate Buildings within the Municipality of Bunbury.

1. The several words mentioned in the second section of "The Building Act, 1884," shall, where used in these By-laws, have the same construction as is provided for in such section, except that the words "Council," "Mayor," "Town

Clerk," and "Surveyor" shall mean the Council, Mayor, Town Clerk, or Surveyor respectively of the Municipality of Bunbury.

- 2. Every person intending to erect, alter, or add to any building within the Municipality of Bunbury shall, three days before commencing to erect, alter, or add to the same, deposit with the Surveyor, for his approval, drawings showing the plan, elevation, and sections of such proposed building, addition, or alteration, together with full and complete specifications of the work proposed to be done, and together also with a plan of the locality showing the position of such building; and no person shall commence to erect, alter, or add to any such building until the Surveyor shall have signified his approval of such plans and specifications by the issue to such person of a certificate of such approval, to be called a Building License.
- 3. Every person who shall do any act contrary to or subversive of, or shall neglect or omit to do any act required to be done by this By-law, shall be liable for every such offence to a penalty not exceeding £20.
- 4. Every person wishing to deposit any stones, bricks, lime, rubbish, timber, iron, or other material on any public street, or to make any excavation on any land abutting on, adjoining, or contiguous to any public street shall first make application for and obtain from the Surveyor a license to do so. Such application and license shall be made in the Form "A" in the Schedule hereto, and in such application he shall state the place and extent of the site he wishes to so occupy, and shall pay the fees for such site according to the scale marked "B" in the Schedule, and shall occupy the site subject to the conditions stated in such license. Any infringement of this regulation shall subject the person guilty of such infringement to a fine of £5 for every day such infringement continues, to be recovered in a summary manner before justices.
- 5. Every person who shall be required to erect any hoarding, fence, platform, or handrail under the two last preceding regulations, shall keep the same in good and sufficient repair to the satisfaction of the Surveyor, so long as it shall, in his opinion, be necessary for the public safety, and every such person shall, immediately on receipt of notice from the Surveyor that such hoarding, fence, platform, or handrail is out of repair and requiring him to repair the same forthwith, repair the same to the satisfaction of the Surveyor, and shall be liable to a penalty of £1 for every day the same shall continue in disrepair after the receipt by him of such notice.
- 6. Every person erecting such hoarding, fence, platform, or handrail or obstruction of any kind in the public street, or any excavation as aforesaid, shall cause the same to be well lighted at night, and shall be liable to a penalty of not more than £1 for every such night on which the same is not so lighted.
- 7. It shall be lawful for the Surveyor to take immediate steps to enforce any of the preceding regulations, and he may cause any such hoarding or other obstruction which has been erected without his license, or which has been erected or continued in breach of the conditions of any such license to be removed, or any such excavations to be filled in, or injuries to the public street repaired at the cost and expense of the person erecting or making the same, and such costs and expenses shall be recoverable from the person so making the same as well as the penalties hereinbefore imposed.
- 8. With regard to the component materials of external walls of buildings that front upon or face towards any public street within the North and Central Wards of the Municipality, and within so much of the South Ward as is comprised in the frontages of the South side of Stirling Street, the South and North sides of White Road, and the East and West sides of Vasse Road from Stirling Street to its junction with the Blackwood Road, every such wall, if the premises are to be used for business purposes, must be built of brick or stone or artificial stone together laid in, and with mortar or cement in such manner as to produce solid work. If the premises are to be used as dwellings only the external walls may be of wood, provided that the premises are creeted not less than twenty feet from the street line, and that the plans and specifications of the building and its position on the ground have been approved by the Surveyor.
- 9. If any external wall or enclosure be at any time hereafter taken down or otherwise demolished for the height of one story, or for a space equal to one fourth of the whole surface of such external wall, then every part thereof not built in the manner and of the several materials by these By-laws directed for external walls, must be taken down, and the same must be re-built in such manner and of such materials for and in all respects as by these By-laws directed for external walls hereafter to be built according to the class and rate of the building to which such external wall or enclosure shall belong.

- 10. Party walls: in reference to the component parts thereof: Every part of such party wall must be built of sound bricks, or stone, or artificial stone, or of such bricks, or stone, or artificial stone together laid in, and with mortar or cement, and in such manner as to produce solid work; and as to the woodwork which it may be desired to connect with the party walls of any building the bearing ends of wooden beams, brestsummers, girders, trimming joists, and the ends of partition heads and sills, and the bearing ends of the main timbers of any roof, and wood bricks may be laid into the substances of a party wall, but no such beam, brestsummer, girder, joist, partition head, or sill, nor any part of a roof being wood, nor any wood bricks must be laid or placed within two inches of the centre of any party wall, and no other woodwork of any kind must be laid into, placed upon, or be run or driven into any part of the substance of any party wall, but if the ends of timber be carried in iron shoes or stone corbels then such iron shoes or stone corbels must be built into the wall at least one-half the thickness of such wall, and the top of every such party wall must be finished with one course of sound hard bricks, set on edge in good mortar or cement, or by a coping of any other properly secured and sufficiently water-proof and fire-proof covering.
- 11. With regard to the roof, flat, and gutter of any building, and of every projection therefrom, and also balconies and shop fronts, they must be so arranged and conconstructed, and so supplied with gutters and pipes as to prevent the water therefrom dripping on to or running over any public way, and all such rain pipes, eves, and gutters are to be made of metal.
- With regard to the drains of buildings of any class and of every addition thereto: Before the several walls of any such building shall have been built to the height of 10 feet from their foundations, the drains thereof must have been properly built and made good; that is to say if there be within 100 feet from any front of the building a common sewer in which it is lawful and practicable to drain, then into such common sewer, and if there be not in such situation and within such distance any such common sewer, then to the best outlet that can be obtained so as to render in either case drains available for the drainage of the lowest floor of such building or additions thereto, and also of its privies and offices, and every such drain must be laid to a sufficient fall or current, so as that the whole of such drain within the walls of such building shall be wholly covered over under the lowest floor independently thereof, and every such drain within the walls of such building must be built and covered over with bricks, stone, or slate, and so as to render the drain air-tight, and generally all drains shall be laid and built to the approval of the Surveyor.
- 13. In the case of any building being erected abutting on the footpath of a public street, or of any plastering operations being intended to be performed above the first story of any building, the builder or other person having charge of such building or the plasterer shall before proceeding to build further than the first story of such building so being erected or with any plastering aforesaid, give notice, in writing, to the Surveyor, who shall thereupon give directions to such builder, person, or plasterer for the covering for such footpath as he shall think fit, and any builder or plasterer who shall fail to give such notice or who shall proceed with such building or plastering without having complied in all respects with the directions of the Surveyor, or without keeping such covering or other erection directed by him in an efficient state of repair to the satisfaction of such Surveyor, shall incur a penalty of £5 for each day on which such default shall occur or continue.
- 14. With regard to back yards or open space attached to dwelling-houses every house hereafter built or re-built must have an enclosed back yard or open space (according to Section 5, "The Building Act Amendment Act of 1887"). exclusive of any building thereon, unless all the rooms of such house can be lighted and ventilated from the street.
- 15. Privies at present built or hereafter to be built: Every privy as to situation, size, and construction is to be to the satisfaction of the Surveyor or Inspector of the Local Board of Health. It shall be sufficiently ventilated, and shall not be erected nearer than 3 feet to any adjoining boundary, and no privy or urinal shall open on the public street without the special permission of the Council. Under the seat the floor is to have a metal tray, or to be composed of concrete, stone, or some non-sorbent material with a proper fall.
- 16. With regard to rooms in other parts of the building in reference to height thereof, every room used or intended to be used for the purpose of habitation, must be at the least the height of 9 feet from floor to ceiling.
- 17. Every room used for the purposes of habitation, or for the assemblage of people for any purpose whatever shall be well and properly ventilated to the satisfaction of

the Surveyor, by the insertion of air-bricks below the floor, and by openings in the sleeper walls; also by ventilators in the ceiling, or at the top of the walls thereof, according to the size of such rooms.

18. Awnings or verandahs to be erected over footpaths are to be in accordance with drawings and specifications are to be in accordance with drawings and specifications approved of by the Surveyor and accordingly adopted by the Council. The minimum height to be 8 feet, the verandah to be painted and kept in repair to the satisfaction of the Surveyor, who shall have power to order such repair to the verandahs generally as he may deem necessary. In the event of neglect, or of the Surveyor because the reception of the surveyor appropriate the reception of the surveyor because the reception of the surveyor appropriate the surveyor appropriate the surveyor and accordingly adopted by the Surveyor and acco observing the necessity of removal or repair, such must be commenced within seven days of the receipt of notice from the Surveyor, and must be completed within fourteen days from such notice, or otherwise the verandahs will be removed as nuisances, the cost of such removal to be borne by the owner or occupier, and to be recoverable from him in a summary manner before justices.

19. All brestsummers to be either of iron or jarrah wood.

- 20. Every fireplace constructed of iron shall be lined with brick or stone, built up to a height of 3 feet from the level of the fire-rest, and not less than four and a half inches thick, and the hearth of every such fire-place or chimney must be laid and bedded wholly on brick or stone, or other incombustible substance. Such hearth to consist of a slab or slabs of brick, tile, stone, slate, iron, or other proper and sufficient substance at least 12in. longer than the opening of the chimney when finished, and at least 18in. in front of the arch over the same.
- 21. Where any building shall, in the opinion of the Surveyor, be ruinous or dangerous, under the meaning of Clause 16 of "The Building Act, 1884," the Surveyor shall give notice to the owner thereof to remove or renovate the same, and every such owner shall forthwith comply with such order under a penalty of not more than £20 for non-compliance.
- 22. With regard to the granting of permission for the erection of temporary buildings, special permission may be granted by the Council for a period to be stated for the erection of temporary buildings, all the walls of which may be of wood or iron.
- 23. And, generally, where anything shall have been done or omitted to be done in contravention to these regulations, it shall be lawful for the Surveyor, at his discretion, to enter on the premises and remove or cause to be removed any buildings or other thing which has been erected in contravention thereof, or to do or cause to be done any act of thing which should have been done in pursuance thereof, and the costs of so doing shall be borne and paid by such owner and other person, in addition to any penalties to which he may be liable in respect thereof under these regulations.

SCHEDULE.

FORM A.

Bunbury Municipal Council.

No. of

No. Hoarding License and Building Permit, granted to of Street, for months, commencing from and terminating on the permitting the enclosing of a specified area of Street, and the erection and (or) alteration of certain buildings, the Block, Plan, Plans, and Specifications whereof have been duly submitted for inspection and approval, and the authorised Building Fees, amounting to £ paid, but subject to the following conditions and to all the provisions and penalties of the Building Acts, 1884, 1887, and 1895, and the Health Acts, and "The Municipal Institutions Act, 1895."

Conditions.

Fee.—Shall be threepence per superficial yard per mouth, payable in advance, and renewal required may be granted at the discretion of the Surveyor, at the rate of three half-pence per superficial yard per week.

Arca.—Shall be restricted to a frontage of maximum width of feet, height lineal feet, a

Hoarding and Gangway.—Shall be strongly and securely constructed of materials, and to a design to be approved of by the Surveyor, and maintained in good condition throughout the currency of this license, and at any time the Surveyor may, if he think fit, order any alteration or addition to be made to the hoarding for the better protection and convenience of the public.

Lighting.—A sufficient light shall be displayed and maintained at the external angles of the hoarding each night from sunset to sunrise.

Advertising. No advertisement, sign, placard, or device shall be osted or written on any hoarding without the written consent of the

Obstructions, —The gangway and water-chanel shall at all times be kept clear throughout.

Sanitary.—Before commencing to build a privy shall be erected for the use of the workmen and all the requirements of the Sanitary Authorities strictly complied with.

Re-instatement.—At the expiration of the period for which this license is granted, or sooner if possible, the hoarding shall be cleared away, and the footpath, kerbing, channeling, and roadway made good to the gatisfaction of the Surveyor.

 $Deposit.{\bf --As} \ additional \ security \ for \ the satisfactory \ performance \ of the last-named \ condition, \ the \ licensee \ has \ deposited \ the \ sum \ of \ \pounds \ \ with \ the \ Town \ Clerk.$

Fees payable to the Form "B" under these Regulate	ions.	
	£s	. d.
For every building not exceeding 800 feet in floor area	0 10	0
in the case of a new building, and the measure- ments of new work only be taken. For every additional hundred feet of floor area, or		
fraction of a hundred feet	0 2	2 0
For inspecting dangerous structures, by order of the Mayor	1 (0
For every chimney, shaft of any mill, manufactory, or other building	0 10) 0
floors, roofs, etc	0.10	0 0
For licensing temporary structure 10s. to	1 (0 (
Fees for Special Services as performed by Surveyor		
For attending to the cutting away, chimney breasts,		
_ etc	1 (0 (
For inspecting arches and floors, etc	0 10	0 (
For inspecting formation of openings in party or ex- ternal walls, over 6 inches in width	0 10	0 0

Fees for Special Services not expressly provided for. For any service performed by the Surveyor, which is required by the By-laws, but not comprehended under any of the foregoing heads, such fee (not to exceed £5 5s.) as the Council of the said Municipality, by resolution duly arrived at, may appoint and fix.

All fees payable under this By-law become the property and part of the ordinary income of the Municipality.

Conditions for determining Minimum thickness of Walls.

		Th	ickness in Inches.
For one-story work (stone) all exterior wall	s		14
Partition walls (stone), not less than			9
Partition walls (stone), not less than			12
,, ,, (brick) ,, Cellar walls for house of one story, not less			$\frac{4\frac{1}{2}}{20}$
Cellar walls for house of one story, not less	than		20
			24
First story walls (stone), not less than	.,.		14
			9
Ground floor, carrying one upper story (s	stone).	not	
less than			18
Ground floor, carrying one upper story	brick).	not	
less than			14

The same thickness of walls for third story as provided for second story

The footings in all cases to be at least four inches thicker than the upper walls.

BY-LAW No. 70.

PENALTIES.

For every offence against the provisions of these By-laws, to which no penalty is herein attached, the offender shall, upon conviction before any one or more justices of the peace, forfeit and pay a penalty not exceeding Ten pounds (£10).

BY-LAW No. 71.

In accordance with the powers and provisions contained in and by virtue of "The Public Health Act, 1886," and the amendments thereof, any of the foregoing By-laws which may apply shall be in force in and are extended to the whole of the district under the jurisdiction of the Local Board of Health of Bunbury.

BY-LAW No. 72.

INTERPRETATION.

The several words mentioned in Section 3 of "The Municipal Institutions Act, 1895," and Section 2 of "The Public Health Act, 1886," shall, where used in these Bylaws (excepting where otherwise provided), have the same construction as is provided for by such Sections and Acts.

Municipality of Bulong.

BY-LAW FOR REGULATING THE DEPOSIT OF RUBBISH.

Any person depositing any refuse matter or rubbish at any place within the area under the control of the Local Board of Health, other than the Depôt for such matter appointed by the Board for such deposit, shall be liable, for each such offence, to a penalty not exceeding £10.

W. S. LECKY,

Town Clerk.

Council Chambers, 23rd September, 1898.

2506

Municipality of Perth.

Whereas by Section 99 of "The Municipal Institutions Act, 1895," it is enacted that every Council may make, publish, alter, modify, amend or repeal By-laws for any of the special and general purposes enumerated in the said Section 99: And whereas, on the 5th day of March, 1897, the Council of the City of Perth did enact certain By-laws, numbered 1 to 56, for the regulating and licensing of public vehicles and drivers, and it is deemed expedient to amend By-law No. 54 of such By-laws: Be it therefore ordered and directed by the Council of the City of Perth, as follows:—

1. By-law No. 54 of the said By-laws for regulating and licensing public vehicles and drivers, is hereby amended by the substitution of the words "these By-laws" in lieu of the words "By-law No. 40" in the second line of the said By-law

Passed by the Council of the City of Perth on the 26th day of September, 1898.

ALEXANDER FORREST, Mayor.

H. E. Petherick, Town Clerk.

Ty.—No. 4941

Public Warehouse.

(55 Vict., No. 31, Section 126.)

HEREBY appoint all buildings within that piece or parcel of ground, situate at South Perth, being the site of the Zoological Gardens, and being within the boundaries of the Warehousing Place declared as such, to be Public Warehouses for the lodging of Goods therein for the security of Customs Duties.

JOHN FORREST,

Colonial Treasurer.

The Treasury, 7th October, 1898.

Ty.—No. 4941

Warehousing Place.

(55 Vict., No. 31, Section 126.)

IIS Excellency the Governor in Council has appointed all that piece or parcel of ground, situate at South Perth, being the site of the Zoological Gardens, to be a Warehousing Place, under the provisions of the Act above-mentioned.

JOHN FORREST, Colonial Treasurer.

The Treasury, 7th October, 1898.

C.L.D. 1833/98.

Crown Law Offices, Perth, 12th October, 1898.

IIS Excellency the Governor in Executive Council has been pleased to appoint ISIDORE GRIMISH to be Clerk of Courts and Clerk to Magistrates at Marble Bar, vice H. Bradshaw.

W. F. SAYER, Secretary Law Department.

Appointment.

Department of Lands and Surveys, Perth, 6th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to make the following temporary appointment in the Department of Lands and Surveys:—

3746 E. N. Knight to be Junior Draftsman.

GEO. THROSSELL,

Commissioner of Crown Lands.

1988 Department of Lands and Surveys, Perth, 12th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to dispense with the services of E. Newton McCulloch, as Clerk in the Department of Lands and Surveys, from the 7th October, 1898.

GEO. THROSSELL, Commissioner of Crown Lands.

Townsite of Waverley (Siberia).

New Town Lots open for Sale.

4990

Department of Lands and Surveys, Perth, 6th October, 1898.

IS Excellency the Governor in Executive Council, by virtue of the powers given him by the Land Regulations, has been pleased to order that the Crown Lands included within the area hereinafter particularised be classed as Town and Suburban, to form a Townsite within the Coolgardie Goldfield, hereafter to be known and distinguished as "Waverley":—

Bounded by lines starting from a point situate 2 chains $23\frac{e}{10}$ links West and 14 chains $74\frac{e}{10}$ links North from the North-West corner of Water Reserve \bigwedge 4251, and extending 62° 32′ 13 chains 50 links; thence 152° 32′ 9 chains 59 links; thence 62° 32′ 28 chains 50 links; thence 332° 32′ 68 chains 63 links; thence 242° 32′ 28 chains 50 links; thence 152° 32′ 19 chains 18 links; thence 242° 32′ 13 chains 50 links; thence 152° 32′ 9 chains 59 links; thence 242° 32′ 13 chains 50 links; thence 152° 32′ 9 chains 68 links; thence 62° 32′ 13 chains 50 links; thence 152° 32′ 9 chains 59 links to the starting point; excluding all lands at present legally held under the Goldfields Act and Regulations, except those held under business licenses or residence areas. (Siberia Locality Plan.)

The allotments already surveyed are numbered from 1 to 49 inclusive.

Town Lots 11, 12, 17, 18, 27, 30, 33, 34, 43, 44, and 49 have been reserved.

Crown Grants for these lots will only extend to a depth of 20 feet below the natural surface of the grounds.

The upset prices at which allotments within this townsite will be offered for sale by public auction, as provided by the Land Regulations, will for the present be £10 per lot, with the exception of corner lots, the upset price of which will be £15 per lot.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office and at the Offices of the Warden and Inspecting Surveyor, Coolgardie Goldfield.

GEO. THROSSELL, Commissioner of Crown Lands.

Kalgoorlie Cemetery.

 $6\frac{64}{98}$ 2

Department of Lands and Surveys, Perth, 12th October, 1898.

T is hereby notified, for general information, that under the provisions of the Act for the Regulation of Cemeteries (61 Vict., No. 23), His Excellency the Governor has been pleased to appoint the undermentioned gentlemen to be Trustees of the Cemetery at Kalgoorlie (Reserves 3609 and 6056), to supersede the Board of Management appointed 22nd May, 1896:—

Rev. A. O'GORMAN, Rev. E. GORDON-SAVILLE, Rev. ALEXANDER CROW, Rev. THOMAS A. JAMES, Mr. W. J. COTTER, Mr. NORMAN H. HAWKINS, Mr. LOUIS A. MORRIS.

Cancellation of Homestead Farms,

Department of Lands and Surveys, Perth, 9th September, 1898.

T is hereby notified, for general information, that the undermentioned Homestead Farms have been cancelled for non-compliance with the conditions under which they were granted, and the land contained therein will be again open for selection on and after the 1st October, 1898.

Cor. No.	No.	Agricultural or Distric	No. of Lot.	Name of Selector.
1505/96 2770/96 99/95 2979/96 7368/96 8288/96 8287/96 8600/96 9134/96 5451/97 7297/97 7751/97 7841/97 9255/97 10769/97 11292/97		Boyanup Coolup Do. Murray Coolup Kojonup	 285 pt. 35 pt. 182 31 147 173 171 pt. 206 204 12 142 132 & pt.131 pt.185 85	Page, W. R. Farrant, A. G. Niland, T. J. Dalglish, J. B. M. Ayres, F. G. Browne, B. B. Brown, A. G. Browne, T. S. Sargeant, D. Hunter, W. F. Davine, H. Gray, A. F. Crouch, C. S. Noonan, C. J. Walker, P. Murphy, T. Sprigg, Jas. Landeryon, D. J.
	1	1	ı	

GEO. THROSSELL, Commissioner of Crown Lands.

NOTICE.

3 0 1 7 Department of Lands and Surveys, Perth, 9th September, 1898.

I T is hereby notified, for general information, that the Reserves at Madura and Katchela have been placed under the supervision of William Stuart McGill, in order that the rights of the public may be protected.

Travellers with stock are hereby warned that they must not stay longer on the Reserves than 24 hours, and must have travelled previously at least 15 miles with either horses or camels, and five miles with sheep.

Camels must not be watered at the Tanks on account of the limited supply, but Afghans, or those in charge of camels, may take up to 40 gallons for the use of their party.

GEO. THROSSELL, Commissioner of Crown Lands.

Cancellation of Homestead Farms.

Department of Lands and Surveys, Perth, 7th October, 1898.

IT is hereby notified, for general information, that the undermentioned Homestead Farms have been cancelled for non-compliance with the conditions under which they were granted, and the land contained therein will be again open for selection on and after the 1st November, 1898.

Cor. No.	No.	Agricultural Area or District.	No. of Lot.	Name of Selector.
10751 077 11285 97 12285 97 12737	$ \begin{array}{c} $	Plantagenet Coolup Plantagenet Plantagenet	 84 	Firmin, W. Adam. Frost, H. P. Haining, J. Brazier, E.

GEO. THROSSELL, Commissioner of Crown Lands.

Reductions in the upset Prices of Coolgardie Town Lots.

7.07

Department of Lands and Surveys, Perth, 9th September, 1898.

T is hereby notified, for general information, that the undermentioned Coolgardie Town Lots have been reduced as follows:—

Lots 1264 to 1311 and 1318 to 1339, all inclusive, reduced to £7 10s. each.

Lots 1630, 1631, 1702 to 1704, inclusive, and 1707, reduced to $\pounds 8$ each.

Lots 1312 to 1317, 1340 to 1351, 1467, 1468, 1469, 1471, 1506, to 1511, 1536, 1548 to 1551, 1576 to 1579, 1584, 1588, 1589, 1590, 1592 to 1604, 1623, 1624, 1626, 1627, all inclusive, reduced to £10 each.

Lots 1699 to 1701 inclusive, and 1710, reduced to $\pounds 12$ each.

Lots 1497 to 1499, 1512 to 1516, 1544 to 1547, 1580 to 1583, 1616, all inclusive, reduced to £12 10s. each.

Lots 1472 to 1484, 1500 to 1505, 1517, 1560, 1561 1605 to 1608, 1610 to 1615, 1617, 1621, 1705, 1717, 1893 to 1900, 1903 to 1910, all inclusive, reduced to, £15 each.

Lots 1568 to 1575, 1696 to 1698, all inclusive, reduced to £16 each.

Lot 1718 reduced to £18.

Lots 1457, 1465, 1486 to 1496, 1518 to 1525, 1706, 1708, 1709, 1713 to 1716, 1720 to 1725, 1728 to 1733, 1736 to 1741, 1744 to 1749, 1876 to 1882, 1885 to 1892, 1901, 1902, all inclusive, reduced to £20 each.

Lots 1458 to 1464, 1618, 1619, 1719, 1726, 1727, 1734, 1735, 1742, 1743, 1750, 1752 to 1757, 1760 to 1765, all inclusive, reduced to £25 each.

Lots 1751, 1758, 1759, 1766, 1810, 1859 to 1865 1868 to 1875, 1883, 1884, all inclusive, reduced to $\pounds 30$ each.

GEO. THROSSELL, Commissioner of Crown Lands.

Amendment of Schedule to "The Fishery Act, 1889."

(53 Vict., No. 4.)

9 6 0 3

Department of Lands and Surveys, Perth, 14th September, 1898.

Council has been pleased to approve of the following amendments of the Schedule to "The Fishery Act, 1889."

GEO. THROSSELL, Commissioner of Crown Lands.

SCHEDULE.

SCHED CHE:						
					oz.	
Bream					4	
Bream (silver)					4	
Butter Fish					4	
Flathead					4	
Flounder					6	
Garfish					2	
Gurnet or Gurnard					4	
Mullet					6	
Perch or Yellow Ta	il				4	
Perth Herring					3	
Pike					8	
Rock Cod					4	
Salmon Trout					$\bar{2}$	
Schnapper					8	
Herring (sea)			•••		2	
Sand Mullet or Pile		•••	•••	•••	4	
03 : 1 3	ALLEGE CE	•••	•••	•••		
	• • •		• • •	• • •	4	
Sole	• • •	• • • •	• • •	• • •	4	
Tailor			• • •		6	
Whiting					4	
Crayfish					12	

Government Land Sales.

Jandakot Agricultural Area.

10926

Department of Lands and Surveys, Perth, 7th October, 1898.

THE undermentioned Free Homestead Farms in the Jandakot Agricultural Area having been the Jandakot Agricultural Area having been cancelled for non-fulfilment of conditions, the right of selecting, under Conditional Purchase, the land included therein, will be submitted for sale at Public Auction, at this office, on Friday, the 28th inst., at 11 o'clock a.m.

2. Each Lot will be offered separately at the upset price of £1, and knocked down to the highest bidder, the amount bid to be taken as a premium in addition

3. Premium and rent must be paid immediately after sale, failure of which will render the sale void.

4. Lands not sold at the auction may be applied for on the following day in the ordinary manner.

Corr. No.	No.	Agricultural Area or District.	No. of Lot.	Name of Selector.
2.7.4 (90.5	15/120	Jandakot	31	McLeod, Henry.
2115	15/178	Do	69	Lawrence, W.
3 9 7 3 9 6	15/348	Do.,	66	Liljengvist, C. H
ទ <u>ព្គ័ន</u> ្ធ	15/398	Do	53	Owen, D.
7 2 3 2	15/436	Do	pt. 175	Moore, J. H.
8 <u>8 8</u> 5	15/499	Do	81	Jones, R. S.
5 <u>0</u> 0	15/534	Do	148	Branch, Henry.
5 0 4 9 7	15/535	Do	125	Hobbs, H. F.
4 9 9 0 7	15/536	Do	147	Barratt, Albert.
$1\frac{3}{9}\frac{9}{7}5$	15/588	Do	57	Stones, S.
1347	15/589	Do	59	Herbert, W. H.
1524	15/593	Do	32	Ryan, E. D.
$1\frac{5}{9}\frac{3}{7}3$	15/595	Do	29	Ryan, T. F.
2 <u>2 o</u> s	15/626	Do	27	Patterson, A. M.
8179	15/658	Do	20	Reid, R.
$3\frac{7}{9}\frac{5}{7}0$	15/660	Do	18	Russell, E. D.
3 9 7 0	15/664	Do	25	Rose, Minnie.
3 9 4 2	15/675	Do	39	Horne, D. P.
4017	15/679	Do	3	Urquhart, W.
\$ \$ \frac{2}{9} 5	15/718	Do	177	Hardy, Ed.
4 <u>5 6</u> 3	15/719	Do	166	Clark, C. H.
5 3 2 3	15/742	Do	28	Ottrey, H.
5 3 2 5 9 7	15/749	Do	26	Rowland, G. E.
6 <u>0 3</u> 6	15/764	Do	196	Hitchings, F. J.
97	15/765	Do	200	Brown, W. W.
0372	15/814	.Do	21	Cannon, T. D.
5 <u>8</u> 6	15/974	Do	19	Tuckwell, J. S.

GEO. THROSSELL, Commissioner of Crown Lands.

Forfeiture of Immigrant's Grant.

Department of Lands and Surveys, Perth, 7th October, 1898.

THE undermentioned Immigrant's Grant having been cancelled for non-falls. been cancelled for non-fulfilment of conditions, the right of selecting, under Conditional Purchase, the land included therein will be offered for sale at Public Auction at this Office on Friday, the 28th inst., at 11 o'clock a.m.

2. This Lot will be offered at the upset price of £1, and knocked down to the highest bidder; the amount bid to be taken as a premium in addition to the rent.

3. Premium and rent must be paid immediately after sale, failure of which renders the sale void.

4. If the land is not sold it may be applied for on the following day in the ordinary manner.

No.	Name.	Area.	District.	
I.G, 344	Begley, Cornelius	Acres. 124	Jandakot, 38.	

GEO. THROSSELL, Commissioner of Crown Lands.

Sale of a Forfeited Conditional Purchase.

Department of Lands and Surveys, 3554 Perth, 7th October, 1898.

THE undermentioned License, forfeited through non-fulfilment of conditions (full particulars of which are given below), will be offered for Sale by Public Auction, at this Office, on Friday, the 28th inst., at 11 o'clock a.m.

- 2. This license will be offered at the upset price of £1 and knocked down to the highest bidder, the amount bid to be taken as a premium in addition to the rent.
- 3. Premium and rent must be paid immediately after sale, failure of which renders the sale void.
- 4. If the land is not sold it may be applied for on the following day in the ordinary manner.

No.	Name.	Area.	Rent.	District or Locality.
46/903	Russell, Ed	79	£1 19 6	Jandakot,46

GEO. THROSSELL, Commissioner of Crown Lands.

Forfeiture of Conditional Purchases.

Department of Lands and Surveys, Perth, 7th October, 1898. 7365 & 7571

T is hereby notified, for general information, that the undermentioned Conditional Purchases have been forfeited for non-fulfilment of Conditions, and the land contained therein will be again open for selection on and after 1st November, 1898:-

No.	Agricultural Area or District.	Area.	Name.	
46/766	Harvey	143 & 146	Ayres, F. G.	
46/963	Coolup	Pt. 144	Thompson, J.	

GEO. THROSSELL, Commissioner of Crown Lands.

Amended Boundaries of the Townsite of Broad Arrow.

 $0~\underline{\bullet}~\underline{7}~0\\\underline{9}~\overline{7}~0$

Department of Lands and Surveys, Perth, 4th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to see the council has been pleased t has been pleased to approve of the following boundaries of the Townsite of Broad Arrow, in lieu of those published in the Government Gazette of the 22nd October, 1897 (A 4717), which are hereby cancelled:

Bounded by lines starting from the intersection of the West side of Duke Street and the South side of Cleland Street, and extending 160° 25′ 33 chains; thence 70° 25′ 6 chains 75 links; thence 160° 25′ 7 chains 25 links; thence 70° 25′ 6 chains 75 links; thence 160° 25′ 13 chains 43 links; thence 70° 25′ 66 chains 50 links; thence 340° 25′ 55 chains 81 links; thence 250° 25′ 40 chains; thence 340° 25′ about 45 chains; thence 250° 25′ about 36 chains 50 links; thence 250° 25′ about 36 chains 50 links; thence 250° 25′ about 31 chains 20 links; and thence 70° 25′ about 13 chains to the starting point.

Excluding all lands the surface rights of which are at present legally held under the Goldfields Act and Regulations, with the exception of those held under Business Licenses or as Residence Areas.

Townsite of Pinjarrah.

Additional Town and Suburban Lots open for Sale.

Department of Lands and Surveys, Perth, 28th September, 1898.

IS Excellency the Governor in Executive Council, by virtue of the powers given him by the Land Regulations, has been pleased to order that the Crown Lands included within the area hereinafter particularised be classed as Town and Suburban to form a Townsite on the South-Western Railway, hereafter to be known and distinguished as "Pinjarrah" (late Murray Location 12).

The additional allot ments now surveyed are numbered as follows:—

Town 120 to 188 inclusive, Suburban 91 to 139 inclusive.

Town Lots 120, 124, 125, 138, 149, 150, 151, 164, 165, 166, 172, 175, 181, and Suburban Lots 99, 100, 101, 102, 113, 127, 137, 138 and 139 have been reserved.

The upset prices at which these additional Town and Suburban Lots within this Townsite will be offered for sale by public auction, as provided by the Land Regulations, will for the present be: Town £15 per lot, and Suburban £3 per acre.

Plans of the same, showing the arrangement of the lots referred to, are now obtainable at this Office and the Offices of the Resident Magistrate, Pinjarrah, and Government Land Agent, Bunbury.

GEO. THROSSELL, Commissioner of Crown Lands.

"The Fishery Act, 1889."

(53rd Viet., No. 4.)

Department of Lands and Surveys,

Perth, 14th September, 1898.

I T is hereby notified, for general information, that
His Excellency the Governor in Executive
Council has been pleased to add the undermentioned
to the Schedule of the above Act:—

Crayfish, 12 ounces.

GEO. THROSSELL, Commissioner of Crown Lands.

Application under Clause 6 of the Land Regulations.

Department of Lands and Surveys, Perth, 20th August, 1898.

T is hereby notified, for general information, that JNO. MACKESY BARRY, an Officer of the Lands and Survey Department, has applied to acquire, by transfer, 100 acres in the Swan District, under Conditional Purchase.

GEO. THROSSELL, Commissioner of Crown Lands.

Forfeited Conditional Purchase Leases.

8 00 3 Perth, 6th October, 1898.

THE undermentioned Leases have been forfeited for non-payment of rent for 1898:—

Nos.	Names.	Area.	Rent.	District or Locality.
49/1447	Talbot, John	100	£2 10 0	Nelson.
49/1448	Do	400	£10 0 0	Do.

GEO. THROSSELL, Commissioner of Crown Lands.

Townsite of Lennonville.

New Town Lots open for Sale.

3383

Department of Lands and Surveys, Perth, 28th September, 1898.

IS Excellency the Governor in Executive Council, by virtue of the powers given him by the Land Regulations, has been pleased to order that the Crown Lands included within the area hereinafter particularised be classed as Town and Suburban, to form a Townsite within the Murchison Goldfield, hereafter to be known and distinguished as "Lennonville":—

Bounded by lines starting from a point situate 110 chains 94 links East and 271 chains 96 links North from Trigonometrical Station K 5, and extending 276° 10′ 51 chains 16 links; thence 340° 20 chains 67 links, 353° 4′ 17 chains 65 links, 6° 10′ 45 links, 96° 10′ 2 chains, 6° 10′ 25 chains along part of the Geraldton-Cue Railway Reserve; thence 96° 10′ 62 chains 25 links; thence 186° 10′ 61 chains 20 links to the starting point. Excluding all lands at present legally held under the Goldfields Act and Regulations, except those held under business licenses or residence areas.

The allotments already surveyed are numbered from 1 to 68 inclusive.

Town Lots 13, 23, 24, 25, 40, 45, 47, 51, 53, and 67 have been reserved, and Lots 49, 66, and 68 temporarily reserved.

Crown Grants for these lots will only extend to a depth of 20 feet below the natural surface of the ground.

The upset prices at which allotments within this Townsite will be offered for sale by public auction, as provided by the Land Regulations, will for the present be as follows:—

£6 each: Lots 52, 54, 56, 58, 60, and 62.

£8 each: Lots 4, 6, 8, 10, 12, 14, 20, 22, 26, 28, 30, 36, 38, 42, 44, 46, 50, 55, 57, 59, 61, 63, and 64.

£10 each: Lots 2, 3, 5, 7, 9, 11, 16, 18, 19, 21, 27, 29, 32, 34, 35, 37, 39, 41, 43, 48, and 65.

£12 each: Lots 1, 15, 17, 31, and 53.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the Warden's Office, Murchison Goldfield, Cue.

> GEO. THROSSELL, Commissioner of Crown Lands.

Alteration of Clause 2 of the Regulations for the Control and Management of the Pearl Shell Fishery at Sharks Bay.

7 5 0 9 5 7 Department of Lands and Surveys, Perth, 21st September, 1898.

Council has been pleased to approve of the word "January" being inserted in the fourth line of Clause 2 of the Regulations for the control and management of the Pearl Shell Fishery at Sharks Bay in lieu of the word "October."

The Clause as amended will read as follows:—

2. The rent for an Exclusive License shall be at the rate of not less than Sixpence per acre per annum, and shall be payable in advance on the 1st day of January in each year, and if not paid within fourteen days from date thereof it shall be lawful for the Inspector to cancel such license. Provided that, in respect of Exclusive Licenses over any blocks surveyed and set apart for such licenses, the rent shall be £10 per block irrespective of the area.

Regulation under "The Fishery Act, 1889"

(53 Vict., No. 4).

Department of Lands and Surveys, Perth, 14th September, 1898. 5 9 0 3 9 8

HEREAS by Section six of "The Fishery Act, 1889," it is enacted that it shall be lawful for the Governor in Council, from time to time, by Regulations to be published in the Government Guzette, amongst other things:-

- To determine the times and seasons at which the taking of any species of fish shall commence and cease:
- To regulate the size of the meshes of nets to be used for the capture of any species of fish;

And to impose such reasonable penalties, not exceeding Twenty Pounds (£20), and forfeitures as the Governor in Council may think fit, for any breach of such Regulations:

His Excellency the Governor in Council does, by this Regulation, declare it to be unlawful for any person to fish by means of any net of less than three inch mesh or gauge (the mesh to be measured from point to point when stretched out, and when in working order, or at the time of fishing) on and after the 1st January, 1899, in any part of the Swan and Canning Rivers now open for net fishing.

Every person committing a breach of this Regulation shall be liable, on conviction, to a penalty of not more than Twenty pounds (£20), and shall forfeit the implements used and all fish which shall have been taken.

The Regulation published in the Government Gazette of the 2nd September instant is hereby cancelled.

> GEO. THROSSELL, Commissioner of Crown Lands.

Regulation under "The Fishery Act, 1889."

(53 Vict, No. 4.)

Department of Lands and Surveys, Perth, 14th September, 1898. 8 9 3 8

WHEREAS by Section six of "The Fishery Act, 1889," it is enacted that it shall be lawful for the Governor in Council, from time to time, by Regulations to be published in the Government Gazette, amongst other things-

To determine the times and seasons at which the taking of any species of fish shall commence and cease,

And to impose such reasonable penalties, not exceeding Twenty pounds (£20), and forfeitures as the Governor in Council may think fit for any breach of such Regulations:

His Excellency the Governor in Council does, by this Regulation, declare it to be unlawful for any person to fish for, take or remove, in any manner whatever, during the months of November, December, January, and February in every year, any "Cravfish."

Every person committing a breach of this Regulation shall be liable, on conviction, to a penalty of not more than Twenty pounds, and shall forfeit the implements used and all crayfish which shall have been taken.

> GEO. THROSSELL, Commissioner of Crown Lands.

NOTICE.

Sale of Special Timber Licenses.

Department of Lands and Surveys, $9\frac{5}{9}\frac{4}{8}0$ Perth, 16th September, 1898.

THE undermentioned Special Timber Licenses (rent for which has (rent for which has not been completed, in accordance with the Land Regulations, for the year 1898), will be offered for sale, by public auction, at this Office, Perth, on Monday, 17th October, 1898; sale to commence at 11 a.m.

- 2. Each license will be offered separately at the upset price of £1, and knocked down to the highest bidder, the amount bid to be taken as a premium in addition to the annual rent.
- Premium and rent must be paid immediately after sale, failure of which will render the sale void.
- Lands not sold at the auction may be applied for on the following day, in the ordinary manner.

GEO. THROSSELL, Commissioner of Crown Lands.

No.	Names.		Acre- age.	R	ent.		District or Locality.
				£	s.	đ	
6/428	Banger, W. T	 	4,480	140	0	0	Wellington
442	Parry, H. E	 	4,480	140	0	0	Nelson
444	Yelverton, Eloise	 	4,480	140	0	0	Wellington
445	Do	 	4,480	140	0	0	Nelson
446	Do	 	4,480	140	0	0	Do.
447	Do	 	4,480	140	0	0	Do.
448	Do	 	4,480	140	0	0	Wellington
449	Do	 	4,480	140	0	0	Do
450	Do	 	4,480	140	0	0	Do.
484	Powell, T. W. L.	 	4,480	140	0	0	Nelson
485	Do	 	4,480	140	0	0	Do.
486	Do	 	4,480	140	0	0	Do.
487	Do	 	4,480	140	0	0	Do.
488	Do	 	4,480	140	0	0	Do.
489	Do	 ***	4,480	140	0	0	Do.
490	Hindhaugh, C. W.	 	4,480	140	0	0	Do.
491	Do	 	4,480	140	0	0	Do.
492	Do. :	 	4,480	140	0	0	Do.
493	Do	 	4,480	140	0	0	Do.
494	Do	 	4,480	140	0	0	Do.
495	Do	 	4,480	140	0	0	Do.

Issue of Crown Grants for Suburban and Rural Lands.

Department of Lands and Surveys, Perth, 27th September, 1898.

T is hereby notified, for general information, that any number of adjoining Suburban or Rural Lots purchased from the Crown by one person at the same time may, on the written request of the purchaser, if such request is made at the time of the completion of the purchase, be included in one Crown Grant, and only one fee of 30s. will be charged.

> GEO. THROSSELL, Commissioner of Crown Lands.

Change of Purpose of Reserve 2034.

Department of Lands and Surveys, Perth, 12th October, 1898. 9209

IS Excellency the Governor in Executive Council has been pleased, under Clause 35 of the Land Regulations, 1887, to set apart Reserve No. 2034 (Wellington) for "Timber," in lieu of Public Utility, as previously gazetted.

Townsite of Bonnie Vale.

Additional Town Lots open for Sale.

4204

Department of Lands and Surveys, Perth, 12th October, 1898.

T is hereby notified, for general information, that 59 additional Town Lots have been laid out within the Townsite of Bonnie Vale, and, with the exception of those which have been reserved, are now open for sale.

The additional allotments now surveyed are numbered from 58 to 116 inclusive.

Town Lots 63, 67, 76, 77, 78, 82, 89, 93, 101, 102, 114, 115, and 116 have been reserved.

Crown Grants for the lots will only extend to a depth of 20 feet below the natural surface of the ground.

The upset prices at which these additional allotments will be offered for sale by public auction, as provided by the Land Regulations, will, for the present, be as follows:-

£15 per Lot.—Lots 97 to 104 inclusive, 107 to 114 inclusive.

£17 10s. per Lot.—Lots 105 and 106.

£20 per Lot.—Lots 96 and 115.

£25 per Lot.—Lots 58 to 66 inclusive, 69 to 77 inclusive, 79 to 85 inclusive, and 88 to 94 inclusive.

£30 per Lot.—Lots 67, 68, 78, 86, 87, and 95.

Plans of the same, showing the arrangement of the lots referred to, are now obtainable at this Office, and at the Offices of the Warden and Inspecting Surveyor, Coolgardie Goldfield.

> GEO. THROSSELL. Commissioner of Crown Lands.

State Forest, Peak Hill.

10633

Department of Lands and Surveys, Perth, 6th October, 1898.

T is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to order that from this date the Crown Lands included within the area hereunder described shall be a State Forest under Clause 99 of the Land Regulations, and to prohibit the cutting of all timber within such area:

A block of land, 200 chains square, having its boundaries in the meridian and at right angles thereto, with Peak Hill Post Office in its centre.

> GEO. THROSSELL, Commissioner of Crown Lands.

NOTICE.

Eastern Railway.

4256

Department of Lands and Surveys, Perth, 7th October, 1898.

T is hereby notified, for general information, that the Crown Lands within the 2-mile limit on the Eastern Railway, between Chidlow's Well and Northam, with the exception of the land temporarily reserved for pipe track or otherwise reserved, will be open for selection under the Land Regulations on and after the 7th November next.

Further particulars can be obtained on application to the Department of Lands and Surveys.

> GEO. THROSSELL, Commissioner of Crown Lands.

"The Roads Act, 1888."

HEREAS the Nelson Roads Board, by resolution passed at a meeting of the Board, held at Bridgetown on the 29th day of September, 1897, resolved to take, for the purpose of opening a new line of communication, the lands hereinafter described, that is to say:

No. 776.

 $\frac{5111}{97}$

A strip of land as surveyed (O.P. 199 Nelson), one chain wide and 50 links wide respectively, the West side starting from the Bunbury-Bridgetown Road at a point situate 38° 10′ 16 chains 80 links from the South-West corner of Nelson Loc. 115, and extending in a general South-Westerly direction, passing through said South-West corner and through Nelson Loc. 284, through a point on its South boundary situate 4 chains 74 links East from its South-West corner, thence (50 links wide) through Nelson Loc. 21 to a point on its West boundary, situate 8 chains 70 links South from the North-East corner of Loc. 80, thence (100 links wide) passing through Nelson Loc. 80, C.P. 49/297 (O.P. 139 Nelson), along part of the South boundary of C.P. 48/1495, through Nelson Loc. 5 (Diagram 97/9), through S.O.L. 7/1655 to a point 2 chains 39 links South from the North-East corner of Nelson Location 142. (Plan S. 28.) Previous description published in Government Gazette of A strip of land as surveyed (O.P. 199 Nelson), one chain

Previous description published in Government Gazette of 24th December, 1897, cancelled.

No. 777.

A strip of land, one chain wide, leaving road (No. 776 above) at the West boundary of Nelson Loc. 21 as surveyed (O.P. 199 Nelson), and extending in a general South-Easterly direction through said Loc. 21, the North side passing through the South-West corner of Nelson Loc. 27, thence passing along the South-West boundary of Nelson Loc. 277, the South boundaries of C.Ps. 47/173, 49/268 as an argument (O.P. 130 Nelson) to join the Bunbury-Bridgetown surveyed (O.P. 139 Nelson) to join the Bunbury-Bridgetown Road at a point about 6 chains North from the North boundary of Reserve 1653 (Gravel Pits). (Plan S. 28.)

And whereas such resolution has been duly published by the said Board for three months in the Government Gazette, and in the Southern Times and Bunbury Herald newspapers, circulating in the District of the said Board;

AND WHEREAS the said Board has given to the owners of the lands above described and intended to be taken, one month's notice in writing of the said resolution;

AND WHEREAS the Governor in Executive Council has confirmed the said resolution, it is hereby notified that the said lands have been taken by the said Board for the purpose aforesaid; and the said Board, with the approval of the Governor in Council, does hereby class the road along such lands to be a Minor Road.

Dated the 6th day of October, 1898.

J. ALLNUTT, Chairman Nelson Roads Board.

In pursuance of the provisions of Section 58 of "The Roads Act, 1888," I do hereby notify the new lines of communication described in the above-mentioned resolution of the Nelson Roads Board to be a road within the meaning of "The Roads Act, 1888," subject to the provisions of the said Act.

Dated the 6th day of October, 1898.

GEO. THROSSELL. Commissioner of Crown Lands.

Open for Selection.

Reserve 3336 (Nelson), near Balingup.

Department of Lands and Surveys, Perth, 1st October, 1898.

T is hereby notified, for general information, that the land not containing valuable timber, within the boundaries of Reserve 3336 (Nelson), near Balingup, will be open for selection on and after the 1st day of November next.

LAND SALES.

Department of Lands and Surveys, Perth, 14th October, 1898.

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., except Wagin, at 3 p.m.

SCHEDULE.

Dates of	f Sale.	Places of Sale		Description o	f Lots.	Number of Lo	ots.		ntities.	- Upset Prices,
100	20									
189		D1- TT'11		ווידו ו דריוו	m					
Oct.	15	Peak Hill		Peak Hill	Town	59		0	1 0	$\mathcal{L}15$ each.
Do.	15	Do.		Do	<u>D</u> o.	91		0	1 0.	1)
Do.	15	Do.		Do	<u>D</u> o.	99		0	1 0	£10.
Do.	17	Broome		Broome	Do.	172		0	2 16	£20.
Do.	19	Katanning		Katanning	Lots			63	1 3	£600.
Do.	25	Cue		Austin	Do.	14		0	1 0	£10.
Nov.	2	Broad Arrov	v	Broad Arrow	Town	2		ŏ	$\tilde{1}$ $\check{0}$	7
Do.	$\overline{2}$	Do.		Do	Do.	77		ő	$\vec{1}$ $\vec{0}$	
Do.	$\bar{2}$	Do.		Do	Do.	1 70	• • •	ő	$\hat{1}$ $\hat{0}$	
Do.	$ar{2}$	Do.	• • • •	T	Do.	5 74		0	1 0	
Do.	$\tilde{2}$	Do.	• • •	TO.						
		1 .			Do.	76		0	$\frac{1}{1}$	
Do.	$\frac{2}{2}$	Do.	•••	Do	Do.	83	• • • •	0	1 0	
Do.	2	Do.	• • •	Do	Do.	87		0	1 0	
Do.	$\frac{2}{2}$	Do.		Do	<u>D</u> o.	89		0	1 0	
Do.	2	Do.		Do	Do.	207		0	1 6	1
Do.	2	Do.		Do	Do.	208		0	1 7	
Do.	2	Do.		Do	Do.	210		0	0.38	li
Do.	2	Do.		Do	Do.	212		0	0 38	
Do.	2	Do.		Do	Do.	213		0	0 38	$\gtrsim £40$ each.
Do.	2	Do.		Do	Do.	214		0	0 38	1 6 20 .000
Do.	2	Do.		Do	Do.	215		ŏ	0 38	
Do.	$\bar{2}$	Do.		Do	Do.	01.6		0	0 38	000 Marie
Do.	$\bar{2}$	Do.		TO.		017		0	0 38	
Do.	$ar{2}$	Do.	•••	TD.	Do. Do.	0.10	•••			
Do.	$\frac{2}{2}$	Do.	• • • •	i				0		
	$\overset{\scriptscriptstyle 2}{2}$		• • • •	Do	Do.	220		0	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	
Do.		Do.		Do	Do.	221		0	$\begin{array}{ccc} 1 & 0 \\ \end{array}$	
Do.	$\frac{2}{2}$	Do.		Do	<u>D</u> o.	222		0	1 0	
Do.	$\frac{2}{2}$	Do.		Do	<u>D</u> o.	223		0	1 0	
Do.	2	Do.		Do	<u>D</u> o.	$224 \dots$		0	1 0	1.
Do.	2	Do.		Do	Do.	$225 \dots$		0	1 0	
Do.	2	Do.		Do	Do.	226		0	1 0	1)
Do.	2	Coolgardie		Coolgardie	\dots Lots	$1549 \dots$		0	1 0	£10.
Do.	2	Do.		Do	Do.	1701		0	1 7	£12.
Do.	2	Do.		Do	Do.	$1473 \dots$		0	0 38	1)
Do.	2	Do.		Do	Do.	$1475 \dots$		Ō	0 36	£15 each.
Do.	2	Do.		Do	Do.	1500		ő	1 4) 5225 535011.
Do.	$\overline{2}$	Do.		Do	Do.	1569		ő	0.23	15
Do.	$\bar{2}$	Do.		Do	Do.	1277		0	0 32	£16 each.
Do.	$\tilde{2}$	Do.		T) a	Do.	TEMO	•••	0	0 36	(DIO Gacii.
Do.	$\tilde{2}$	Do.		T) a	Do.	$1763 \dots$		0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1
Do.	$\frac{2}{2}$	Do. Do.		70	Do.	1001				£25 each.
\mathbf{D}_0 .	$\frac{2}{2}$	Colliefields	•••			-	••	0	$\frac{1}{1}$	13
Do.		1	• • •	Colliefields	Town	7		0	1 0	
	2	Do.	• • •	Do	Do.	35		0	1 0	
Do.	$\frac{2}{2}$	Do.		Do	<u>D</u> o.	39		0	1 0	11
Do.	2	Do.		Do	<u>D</u> o.	79		0	1 0	£15 each, subject
Do.	$\frac{2}{2}$	Do.	• • • •	Do	<u>D</u> o.	107		0	1 0	to improvements.
Do.	2	Do.		Do	Do.	121		0	1 0	io improvements.
Do.	2	Do.		Do	Do.	180		0	1 0	
Do.	2	Do.		Do	Do.	226		0	1 0	
Do.	2	Do.		Do	Do.	$246 \dots$		0	1 0	1)
Do.	2	Katanning		†Katanning	Do.	347		Ö	$\overline{1}$ 17	£10.
Do.	2	Newcastle		Newcastle	Do.	83		ì	$\tilde{0}$ $\tilde{0}$	£20.
Do.	2	Do.		Toodyay	Sub.	P.18		$\overline{4}$	0 0	£2 per acre.
							.,.	-	- 0	Por tiore.

^{*}These three lots to be sold as one, and knocked down to the highest bidder with all improvements thereon. The improvements consist of 22½ acres cleared land, 9 acres of which are planted with choice fruit trees of various kinds, and 8 acres of vineyard all in good order. Terms:—£200 cash down immediately after sale, and balance to be paid in equal instalments extending over five years. Plans and further particulars can be obtained at this office, or at the office of Government Land Agent, Katanning.

⁺ Conditions same as Suburban Lots, viz.:—Twelve months to complete purchase and two years to fence external boundaries, except Grass Valley, which have two years to complete purchase and one year to fence external boundaries.

LAND SALES—continued.

Dates of Sale.		Places of Sale,		Description o	f Lots.	Number of I	ots.	Qua	ntit	ties.	Upset Prices.	
***************************************								a.	r.	р.		
1898												
Nov.	3			Bridgetown	Town	$449 \dots$	{	2	1	36	£15.	
Do.	3			Geraldton	Sub.	$149 \dots$		2	1	13	£10 per acre each.	
$\underline{\mathbf{D}}$ o.	3			Do	Do.	$150 \dots$		2	3	36	i J	
$\underline{\mathbf{p}}$ o.	3			Northampton	Town	83		0	3	38	£15.	
Do.	4			${f Fremantle}$	Sub.	$175 \dots$		0	2	4	£30.	
Do.	4			$\mathbf{Kalgoorlie}$	Do.	$203 \dots$		0	1	0	} £40.	
Do.	4			$Menzies \dots$	Do.	$460 \dots$		0	1	0)	
Do.	4			${f Y}$ erilla	Do.	6		0	1	0	£15.	
Do.	5			Lawlers	Do.	$101 \dots$		0	1	0	£20.	
Do.	5			$ m Wiluna \ \dots$	Do.	37		0	1	0	\\ \pmu 20, subject to improvements.	
Do.	5	Wagin .		†Wagin	Do.	$155 \dots$		0	2	0		
Do.	5	Do		Do	Do.	$266 \dots$		O	3	2	} £10 each.	
Do.	5	Do		Do	Do.	81		0	1	0)	
Do.	5	Do		Do	Do.	8		2	2	32	£3 per acre.	
Do.	10	Northam .		†Grass Valley	Town	3		0	1	28		
Do.	10	Do		Do	Do.	$4 \dots$		0	1	29	$\mathcal{L}8$ each.	
Do.	10	Do.		Do	Do.	7		0	1	12	1)	
Do.	10	Do.		Do	Do.	8		0	1	19	} £8 each.	
Do.	10	Do.		Do	Do.	9		0	1	20	20 each.	
Do.	11	Kanowna .		Kanowna	Do.	97		0	1	0	£40.	
Do.	12	Cue		Mainland	Do.	$27 \dots$		0	1	31	£15, with £150 added for improvements. £10, with £450 added for	
Do.	12	Do.		Do	Do.	28		0	1	0	£10, with £450 added for improvements.	
Do.	16	Tanana		Esperance \dots	Do.	218		0	1	28)	
Do.	16	Do		Do	Do.	$219 \dots$		0	1	28	£40 each.	
Do.	16	\mathcal{D}_{α}		Do	Do.	$220 \dots$		0	1	28	()	
Do.	16	Denham (Shark Bay)		Denham	Do.	1		0	1	33	£5.	
Do.	19	TO 1 TTT11		Peak Hill	Do.	$54 \dots$	[0	1	0	£10.	
Do.	$\overline{19}$	Do		Do	Do.	84		Ŏ	ī	0	£15.	
Do.	19	Do		Do	Do.	$26 \dots$		ŏ	î	Ö		
Do.	$\tilde{19}$	Do		Do	Do.	83		ŏ	î	ŏ	£25 each.	
					20.	· · · · · · · · · · · · · · · · · · ·		Ů	_		'	

† Conditions same as Suburban Lots, viz.:—Twelve months to complete purchase and two years to fence external boundaries, except Grass Valley, which have two years to complete purchase and one year to fence external boundaries.

N.B.--Land within Goldfields Mining Districts is only sold to a depth of 20ft, below the natural surface.

GEO. THROSSELL, Commissioner of Crown Lands.

Cancellation of Reserve 3221.

Department of Lands and Surveys,

Perth, 12th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to approve of the Cancellation of Reserve 3221 (North Coolgardie Goldfield), as published in the Government Gazette of the 31st January, 1896.

GEO. THROSSELL, Commissioner of Crown Lands.

Quindaning Commonage.

Department of Lands and Surveys, Perth, 6th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to appoint the following gentlemen to be a Board of Management of Reserve 605A (Quindaning Commonage), viz.:—

JOHN MARKHAM PAGE, DANIEL HENRICKSON, WILLIAM PUMPHERY, THOMAS WILSON, JOHN WALLOCK.

All previous appointments are hereby cancelled in connection with the above.

GEO. THROSSELL, Commissioner of Crown Lands.

Change of Purpose of Reserve.

Department of Lands and Surveys, Perth, 6th October, 1898.

IS Excellency the Governor in Executive Council has been pleased, under Clause 35 of the Land Regulations, 1887, to set apart Reserve No. 3265 (Esperance Town Lots 104 to 110 inclusive) as a School site, in lieu of Public Park, as previously gazetted.

GEO. THROSSELL, Commissioner of Crown Lands.

Change of Purpose of Reserve.

Department of Lands and Surveys,
Perth, 6th October, 1898.

IS Excellency the Governor in Executive Council has been pleased, under Clause 35 of the Land Regulations, 1887, to set apart Reserve No. 3266 (Esperance Town Lot 272) for Public Buildings, in lieu of Municipal purposes, as previously gazetted.

RESERVES.

Department of Lands and Surveys, Perth, 12th October, 1898.

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

Recorded No.	Contents. a. r. p.	Town and District, and Description of Boundaries.	Purposes for which made.
4550 *8857	360 0 0	Mount Margaret.—Bounded on the South-East and North-East by lines starting from a point situate 47 chains 99 links East and 93 chains 89 links North from Trigonometrical Station HR (conjoined) 36, and extending 233° 34′ 60 chains and 323° 34′ 60 chains; the opposite boundaries being parallel and equal. (Diagram 407, Mount Margaret Locality Plan.) Reserve 5175 hereby reduced.	Racecourse.
5531 1 <u>87</u> 1	158 0 0 (ex road)	Williams.—Bounded by lines starting from the North-East corner of C.P. $\frac{48}{2037}$, and extending 179° 44′ 40″[59 chains 23 links along its East boundary; thence 89° 44′ 40″ 30 chains 1 link and 359° 44′ 40″ 51 chains 76 links to the Hotham River, and along its left bank downwards 274° 24′ 10″ 19 chains 14 links and 298° 9′ 40″ 12 chains 43 links to the starting point, and on the inner part by a public road. (Diagram 850. Plan S 12.)	Racecourse (Marradong).
5606 2414 994	5 0 0	Melbourne (Moora).—Bounded by lines starting from a point on the North side of a road from Moora to Dandarraga, situate 4 chains $16\frac{6}{10}$ links North and 12 chains $82\frac{5}{10}$ links West from the South-West corner of Melbourne Location 979, and extending North 8 chains 22 links, 270° 0′ 30″ 7 chains $7\frac{2}{10}$ links, 180° 1′ 5 chains $92\frac{2}{10}$ links to said side of road, and along it 108° 7 chains 44 links to the starting point. (Diagram 777. Plan, Melb. 5).	Cemetery.
5699 146 97	10 0 37	North-East Coolgardie Goldfield (\(\Lambda 5171 Mount Monger\)).—Subdivision 35 of Reserve 5171.	Recreation.
5970 7531	1 3 37	Beverley.—Sub. Lot 139.	Church of England Cemeter
5971 7511	1 3 5	Beverley.—Sub. Lot 178.	Roman Catholic Cemetery.
5972 7511	1 0 32	Beverley.—Sub. Lot 179. Reserve 3567 is reduced by Reserves 5970, 5971 and 5972.	Wesleyan Cemetery.
6106 3996	1 20 5	Subiaco.—Perth Suburban Lot 215.	Home for Incurables.
6109 9 1 7 7 9 6	0 1 0	Kalgoorlie.—Town Lot 445. Reserve 4734 is hereby cancelled.	Mine Managers' Institute.
6116 9198 977	0 1 0	Bonnie Vale.—Town Lot 66.	Church of England.
6161 8 8 3 3 4	about 300 0 0	Nelson.—Bounded by lines starting from a point on the West side of a public road running along the West side of the Bridgetown Eailway Reserve, situate East of the North-East corner of C.P. 48/1603, and extending West to the South-East corner of Nelson Loc. 786, thence North, passing along its East boundary to said side of road, and along it South-Easterly to the starting point. (Plan S 28.)	Water.
6187 9531 9581	0 1 0	Bonnie Vale.—Town Lot 44.	Salvation Army.
6188	0 3 14	Katanning.—Town Lot 17.	Oddfellows.
6189 9 18 3	0 1 0	Burbanks.—Town Lot 14.	Salvation Army.

RESERVES—continued.

Recorded No.	Content.	p.	Town or District, and Description of Boundaries,	Purposes for which made.
6190	4 0 0		Geraldton.—Sub. Lot B.	Agricultural and Horticul tural Society.
6191	0 1	0	Menzies.—Town Lot 128.	Public utility.
6192	0 1	0	Menzies.—Town Lot 135.	Public utility.
6193	0 1	0	Menzies.—Town Lot 141.	Public utility.
6194	0 1	0	Menzies.—Town Lot 148.	Public utility.
6195	0 1	0	Menzies.—Town Lot 161.	Public utility.
6196	0 2	0	Menzies.—Town Lots 167 and 168.	Public utility.
6197	0 1	0	Menzies.—Town Lot 175.	Public utility.
6198	0 1	0	Menzies.—Town Lot 182.	Public utility.
6199	0 2	0	Menzies.—Town Lots 189 and 190.	Public utility.
6206	1 2	8	Esperance.—Town Lots 12, 13, 14, and 15. Reserve 2598 is hereby cancelled, and Reserve 2611 is hereby reduced.	Municipal endowment.
6209	0 2	0	Waverley.—Town Lots 11 and 12.	Public utility.
6210	0 2	0	Waverley.—Town Lots 17 and 18.	Public utility.
6211	0 1	0	Waverley.—Town Lot 27.	Public utility.
6212	0 1	0	Waverley.—Town Lot 30.	Public utility.
6213	0 2	0	Waverley.—Town Lots 33 and 34.	Public utility.
6214 10734	0 2	0	Waverley.—Town Lots 43 and 44.	Public utility.
6215	4 0 3	39	Waverley.—Town Lot 49.	Public utility.
6218	0 0 :	38	Bonnie Vale.—Town Lot 63.	Public utility.
6219	0 2	0	Bonnie Vale.—Town Lots 76 and 77.	Public utility.

RESERVES—continued.

Recorded No.	Content. a. r. p.	Town or District, and Description of Boundaries.	Purposes for which made.
6220 0 4 9 5 9 7 5	0 1 0	Bonnie Vale.—Town Lot 78.	Public utility.
6221 6495	0 0 38	Bonnie Vale.—Town Lot 82.	Public utility.
6222 0 4 9 5 9 7	0 1 0	Bonnie ValeTown Lot 89.	Public utility.
6223 6495 97	0 1 0	Bonnie Vale.—Town Lot 93.	Public utility.
6224 6495 97	0 2 0	Bonnie Vale.—Town Lots 101 and 102.	Public utility.
6225 6405 97	0 2 0	Bonnie Vale.—Town Lots 114 and 115.	Public utility.
6226 1 0 7 9 2 9 8	11 3 0	Bonnie Vale.—'Town Lot 116.	Recreation.
6227	0 1 0	Bonnie Vale.—Town Lot 67.	Mechanics' Institute.
6228 9 5 0 7 9 8	0 1 0	Coolgardie (Montana).—Town Lot 1622. Reserve 5862 is hereby cancelled.	Church of England.
6231 21 98	2 0 16	Lennonville.—Town Lot 49.	Schoolsite.

GEO. THROSSELL, Commissioner of Crown Lands.

NOTICE.

Agricultural Lands Purchase Act. (60 Vict., No. 26.)

Department of Lands and Surveys, Perth, 2nd August, 1898.

IT is hereby notified, for general information, that the Government is open to receive offers to sell Freehold Agricultural Land, in blocks of suitable size for subdivision, situated within ten miles of a railway, under the provisions of the Agricultural Lands Purchase Act.

Offers must be made in writing, addressed to the Commissioner of Crown Lands, and should state whether the vendor requires payment in cash or debentures, as provided by the Act.

GEO. THROSSELL, Commissioner of Crown Lands.

Regulation respecting the Survey Fees payable by Selectors of Homestead Farms.

 $7\frac{99}{98}$ Department of R

Department of Lands and Surveys, Perth, 12th October, 1898.

IS Excellency the Governor, in Executive Council, has been pleased, under Clause 46 of "The Homesteads Act, 1893," to make the following Regulation respecting the Survey Fees payable by Selectors of Homestead Farms:—

For the Survey of each Homestead Farm, the area of which exceeds 100 acres, a Survey Fee of £6 shall be paid by the Selector before obtaining the Crown Grant.

Amendment of Areas and Boundaries of Reserves.

Department of Lands and Surveys, Perth, 12th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to approve of the Area and Boundaries of Reserve No. 4714 being amended as described in the Schedule below, for the purpose therein set forth; the Area and Boundaries published in the Government Gazette of the 6th May, 1898, being hereby cancelled:—

Recorded Number.	a.	rea.	p.	Town or District.	Purpose for which made.
4714	670	, 0	0	Avon (Yorkrakine Hill).—Bounded by lines starting from the North-West corner of Avon Location 713, and extending North 80 chains, East 80 chains, South 90 chains, West 30 chains, North 10 chains, to the North-East corner of said Location 713, and along its North boundary West to the starting point. (Plan C 9.)	Water.

GEO. THROSSELL, Commissioner of Crown Lands.

 $2\frac{5}{8}\frac{8}{5}6$

Department of Lands and Surveys, Perth, 12th October, 1898.

Boundaries of Reserve No. 1941 being amended as described in the Schedule below, for the purpose therein set forth; the Area and Boundaries published in the Government Gazette of the 17th December, 1891, being hereby cancelled:—

Recorded Number.	Area. a. r. p.	Town or District.	Purpose for which made.
1941	about 600 0 0	Williams (Wolwolling Siding).—Bounded on the North and East by lines starting from a point situate about 20 chains North and about 50 chains East from the 170 mile post on the Great Southern Railway, and extending West about 105 chains, and South about 60 chains, the opposite boundaries being parallel and equal, excluding said railway reserve. (Plan S. 13.)	Public utility.

GEO. THROSSELL, Commissioner of Crown Lands.

ROADS BOARD ELECTION.

10133

Department of Lands and Surveys, Perth, 7th September, 1898.

Its Excellency the Governor in Executive Council has been pleased to appoint C. D. V. Foss to be the Officer to do the acts and things required to be done in and about the settling of the Electoral Lists of the Lower Minilya Roads Board District, to hold an Open Court for the Revision of the same, and to be Returning Officer at the first Election; also to appoint the following place and dates in connection therewith, viz.:—

		Place	э.				Dates.
Preparation of Electoral Lists	Coralya Station	•••		••			Monday, 12th Sept., 1898.
Latest date on which additions or objections to Lists may be received by Returning Officer by registered letter	Do.				•••		Friday, 23rd Sept., 1898.
Open Court for Revision of Lists	Do.				•••		Wednesday, 5th Oct., 1898.
Election of Members	Do.			••	•••	٠	Friday, 14th Oct., 1898.

Reduction in Upset Price of Bonnie Vale Town Lots.

Department of Lands and Surveys, Perth, 13th October, 1898.

I T is hereby notified, for general information, that the Upset Price of Bonnie Vale Town Lots has been reduced, as shown in the Schedule hereunder:—

Lots 29 to 35 inclusive Lots 38 to 44 do. Start Start

GEO. THROSSELL, Commissioner of Crown Lands.

"The Roads Act, 1888."

7 0 2 0

T is hereby notified, that the Nelson Roads Board has taken, for the purpose of opening a new line of communication, the Crown Lands hereinafter described, that is to say—

No. 755.

A strip of land one chain wide starting from a point on the North boundary of C.P. 48/1687, situate 21 chains 43 links East from its North-West corner, and extending as surveyed (Original Plans Nelson 139, 106, and 156), passing through said C.P. 48/1687, C.Ps. 48/1686, 48/2023, and 48/2008, along part of the Eastern and the Northern boundary of C.P. 47/25 and part of the Northern boundary of 48/1862. (Plan S., 28.)

And the said Board, with the approval of the Governor in Council, does hereby class the Road along such lands to be a Minor Road.

J. ALLNUTT, Chairman of Nelson Roads Board.

In pursuance of the provisions of Section 58 of "The Roads Act, 1888," I do hereby notify the new line of communication described above to be a Road within the meaning of "The Roads Act, 1888," subject to the provisions of the said Act.

Dated the 12th day of October, 1898.

GEO. THROSSELL,

Commissioner of Crown Lands.

Regulations under "The Fishery Act, 1889."

9:884 9:7 Department of Lands and Surveys, Perth, 13th October, 1898.

W HEREAS by Section six of "The Fishery Act, 1889," it is enacted that it shall be lawful for the Governor in Council from time to time, by Regulations to be published in the Government Gazette, amongst other things—

- To prescribe limits in or about the mouth of, or within any river, creek, stream, estuary, or other inlet of the sea within which it shall not be lawful for any person to fish by means of any net or fixed engine;
- 2. To determine the times and seasons at which the taking of any species of fish shall commence and cease;

and to impose such reasonable penalties not exceeding Twenty pounds (£20) and forfeitures as the Governor in Council may think fit for any breach of such Regulations.

His Excellency the Governor in Council does by these Regulations declare it to be unlawful for any person to fish by means of any net or fixed engine within in any part of Warnbro' Sound (otherwise known as Safety Bay) during the season commencing on the first day of October and ceasing on the thirty-first day of December in each and every year till further notice.

And also, that it shall be unlawful for any person to fish with a line within the said Sound or Bay except between the times of five o'clock a.m. and eight o'clock a.m. during each day of the aforementioned season.

Every person committing a breach of these Regulations shall be liable, on conviction, to a penalty of not more than Twenty (£20) pounds, and shall forfeit the implements used and all fish which shall have been taken.

GEO. THROSSELL, Commissioner of Crown Lands.

The Licensed Surveyors Act, 1895.

Perth, 5th October, 1898.

IT is hereby notified, for general information, that the following gentlemen have been licensed to practise under the above Act:—

 $\frac{37}{98}$ James Paterson. $\frac{18}{98}$ Hugh Russel.

C. G. MORRIS, Secretary Land Surveyors' Licensing Board.

The Mineral Lands Act, 1892.

Addition to Regulation 2—Diamonds and other Precious Stones.

Department of Mines, Perth, 8th September, 1898.

IIS Excellency the Governor in Executive Council has been pleased to make the following addition to Regulation No. 2 of "The Mineral Lands Act, 1892."

H. B. LEFROY, Minister of Mines.

Definition.—Minerals: Diamonds and other precious stones.

 $5\frac{7.5}{9.8}5$

 $4\frac{77}{98}3$

Department of Mines, Perth, 12th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to make the following appointment:—

Allison D. Smith to be, temporarily, Chief Inspector of Boilers; to date from 12th September, 1898.

FRANCIS GILL, Under Secretary for Mines.

Notice.

Mines Regulation Act, 1895.

THE attention of Mine Managers and the Public is called to the fact that it is required that a printed copy of the General Rules shall be posted at the Office, or in some conspicuous place in connection with every Mine.

This is to notify that copies of the said General Rules, printed in large type on calico, may be obtained at all Wardens' or Registrars' Offices on the Goldfields, on payment of One shilling each.

FRANCIS GILL, Under Secretary for Mines.

Voidance of Gold Mining and Mineral Leases.

Department of Mines, Perth, 11th October, 1898.

I T is hereby notified, for public information, that the undermentioned Gold Mining and Mineral Leases have been voided for Non-payment of Rent and Penalties for the year 1898; such voidance to be dated as from the 8th instant.

As previously notified, all the lands comprised in the areas of the leases so voided are open to be taken up and applied for as prospecting areas, claims, or leases, in accordance with the Goldfields and Mineral Lands Acts and Regulations.

For information as to the original numbers, names of mines, and names of lessees of the undermentioned leases see previous issues of the Government Gazette.

FRANCIS GILL, Under Secretary for Mines.

Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.
	(COOL	GARD	IE G	OLDE	TELD).		NOR!	гн с	OOL				IELD	cont	inued.
			KUN	ANALL	ING.				4g	60g	112g	138g	IAGARA 1540	171g]	178g	201 _G	244G
8s 14s 22s 32s	56s 57s 60s 63s	146s 147s 149s 155s	191s 192s 195s 221s	300s 309s 318s 321s	359s 361s 366s 368s	385s 389s 390s 391s	401s 402s 403s 410s	421s 422s 423s 424s	176 186 376 406	636 656 886 1066	113g 114g 115g 116g	140g 143g 144g 148g	1586 1596 1646 1706	172g 176g 177g	1886 1986 1996	220g 234g 241g	249 G 262 G 266 G
36s 37s 38s	72 s 81s 86s	169s 171s	223s 232s 241s	325s 337s 340s	371s 372s 373s	393s 394s 395s	412s 413s 414s	426s 429s 430s	4v	54u	710	144u	LARRIN	209 U	243 u	295v	313v
41s 44s 47s	89s 96s 107s	181s 183s 184s 185s	243s 258s 264s	343s 346s 347s	375s 379s 380s	396s 397s 398s	415s 416s 417s	431s 432s 433s	5บ 7บ 20บ 30บ	580 600 640 650	72 v 79 u 103 u 104 u	161 u 164 u 165 u 166 u	185u 186u 190u 194u	222v 232v 237v 238v	255v 265v 267v 280v	296v 297v 299v 306v	320v 321v
48s 50s 53s	125s 133s	187s 190s	293s 295s	348s 353s	381s 384s	399s 400s	418s 420s	438s 440s	33 u 42 u	68u 69u	112u 124u	172u 173u	207 u 268 u	239u 240u	281 u 291 u	309u 312u	322 u 323 u
		•	coc	LGARI	, 1777	'	,		NO	RTH-	EAST				GOLI)FIEI	LD.
23	1688	2007	2724	2908	3083	3374	3485	3542	22y 42y	170x 171x	321 y 323 y	399 _Y	SULONG 503x 506x	580y 589y	622Y 623Y	643y 644y	657y 659y
168 205 245	1689 1699 1728	2025 2057 2101	2736 2742 2750	2910 2926 2979	3103 3133 3144	3379 3386 3402	3488 3492 3494	3547 3551 3553	48 y 83 y	213y 243y	343 y 344 y	418y 435y	513y 542y	591Y 594Y	624Y 626Y	646 y 648 y	661Y 662Y
423 477	1729 1768	2139 2169	2755 2767	2981 2991	3177 3194	3407 3413	3497 3498	3554 3555	98Y 103Y 106Y	255y 258y 287y	363 y 374 y 385 y	468x 474x 475x	559 x 561 x 562 x	604Y 609Y 617Y	627 y 628 y 633 y	651 y 652 y 653 y	663 y 666 y 669 y
531 576 577	1769 1786 1794	2187 2240 2278	2768 2769 2775	3000 3004 3009	3201 3246 3247	3441 3449 3450	3499 3500 3501	3557 3559 3560	117y 143y	288y 290y	386 y 397 y	480y 496y	571Y 575Y	618y 621y	634y 641y	655y 656y	670x 671x
601 632 805	1798 1811 1840	2279 2383 2390	2794 2797 2834	3019 3020 3028	3252 3260 3280	3454 3461 3462	3503 3511	3561 3563 3565	165 y	310 _Y	398 _Y		I NO WN		İ		
814 934	1861 1867	2393 2499	2879 2889	3033 3034	3320 3321	3463 3468	3515 3517 3518	3566 3568	124x 139x 167x	273x 289x 313x	395x 397x 400x	523x 530x 536x	643x 647x 669x	698x 712x 714x	767x 768x 779x	804x 805x 809x	826x 827x 828x
1449a 1491 1509	1903 1905 1913	2538 2541 2589	2891 2896 2897	3035 3046 3057	3330 3338 3340	3472 3474 3476	3519 3522 3526	3569 3574 3576	170x 172x	317x 327x	$\frac{402x}{403x}$	542x 546x	670x 671x	720x 721x	787x 788x	811x 813x	830x 831x
1533 1606	1953 1959	$2597 \\ 2624$	2898 2900	3058 3064	3341 3344	3478 3480	3534 3537	3577 3579	178x 188x 197x	329x 341x 354x	481x 484x 489x	555x 556x 574x	672x 673x 684x	730x 734x 738x	793x 794x 795x	814x 815x 816x	834x 838x 842x
1630 1666	1989	2657	2902	3074	3368	3483	3538	3582	204x 205x	358x 376x	504x 516x	582x 604x	687x 688x	761x 763x	796x 799x	817x 818x	845x 848x
	MODE	ntr ()	2010	ADDI	T . C C	T T) TIT	77 T 3 V		249x 259x	385x 393x	519x	639x	697x	764x	800x	825x	850x
	NOW.	rh CC	OOLG.			LDFI	ELD.		18k 26k	75AK 90K	139к 144к	151 K	URNAL	170ĸ	203ĸ	222K	227k
13R	94R	219R	247R	ERILLA 275R	301r	347R	357R	375R	40k 40k 40bk 50k	113 _K 125 _{EK}	145k 150k	152k 154k 158k	160k 166k 167k	173k 195k 198k	208k 214k 216k	224k 225k 226k	231 k 234 k 235 k
14r 15r 17r	98n 103n 111n	220n 230n 234n	248r 249r 251r	276r 281r 285r	302r 304r 305r	348r 349r 352r	362r 363r 369r	376r 377r 382r	l ook	BI	ROAD	ARE	ow e	, [CTO t	' LTETA	D. '	
18r 74r 88r	130r 180r 206r	257r 239r 244r	256r : 261r 257r	286r 288r 291r	313R 329R 332R	353r 354r 355r	370R 372R	394n 395n 396n	70w	227w	413w		AD ARR		925w 1	945w I	999w
92r 93r	212R 218R	245R 246R	270R 274R	298R 300R	333R 346R	356R	373r 374r	398r	97 w 101 w	232 w 263 w	416w 460w	666w 683w	748w 754w	821w 827w	927w 928w	948w 950w	1006w 1007w
			M	ENZIE	3 .				110w 141w 170w	264w 278w 282w	461 w 484 w 502 w	692w 694w 698w	756w 762w 777w	833 w 844 w 845 w	929 w 930 w 932 w	957 w 963 w 964 w	1009w 1012w 1013w
2731z 2732z	3040z 3070z	3378z 3407z	3531z 3555z	3810z 3830z	4057z 4061z	4224z 4225z	4555z 4680z	4837z 4850z	177w 179w 192w	287 w 305 w 306 w	547 w 559 w 603 w	704w 711w 713w	779w 783w 787w	847 w 894 w 895 w	933w 934w	965w 971w	1017w 1018w
2751z 2756z	3101z 3119z	3408z 3410z	3560z 3636z	3853z 3858z	4097z 4107z	4282z 4336z	4705z 4715z	4853z 4854z	194w 196w	341w 355w	608w 610w	714w 718w	788w 792w	903w 907w	935 w 937 w 939 w	973w 974w 977w	1022w 1026w 1030w
2759z 2760z 2763z	3121z 3230z 3276z	3416z 3470z 3479z	3662z 3663Az 3676z	3859z 3860z 3861z	4116z 4117z 4171z	4337z 4359z 4414z	4754z 4799z 4819z	4856z 4857z 4858z	199w 207w 209w	381 w 398 w 404 w	626w 627w 629w	722w 730w 731w	793 w 795 w 803 w	908w 911w 914w	940w 941w 942w	981w 983w 984w	1031 w 1032 w 1033 w
2785z 2786z 3036z	3289z 3292z 3373z	3482z 3508z 3515z	3693z 3694z 3793z	3998z 4007z 4049z	4213z 4221z 4223z	4446z 4447z	4832z 4833z	4861z 4865z	216w 219w 220w	405w 406w 407w	630w 645w 654w	736w 738w	805w 812w	922w 924w	943w 944w	992w 996w	1037w 1040w
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Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.		Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.	Present No.
	EAS	T COC	DLGA	RDIE	GOJ	LDFIE	LD.				MOT	INT I	MARG	ARET	GOL	DFIE	LD.	
1063в	1699 _E [2045E	2125E	GOORL 2989E	3432E	3614E	3657E	3688E					MT. I	MARGA]	RET.			
1076E 1136E 1146E 1244E 1251E 1262E 1278E 1279E 1282E 1329E 1349E 1449E	1700E 1701E 1702E 1704E 1754E 1755E 1763E 1816E 1817E 1870E 1910E 1917E	2077E 2102E 2103E 2104E 2105E 2106E 2107E 2108E 2109E 2110E 2111E 2111E	2132E 2267E 2371E 2375E 2401E 2402E 2408E 2509E 2555E 2644E 2651E 2652E	3122E 3133E 3204E 3223E 3291E 3292E 3293E 3310E 3363E 3367E 3368E 3371E	3455E 3467E 3473E 3474E 3479E 3184E 3528E 3533E 3534E 3539E 3574E 3595E	3619E 3620E 3621E 3622E 3624E 3627E 3628E 3631E 3632E 3633E 3638E 3639E	3658E 3659E 3661E 3662E 3663E 3664E 3666E 3667E 3668E 3669E 3672E 3674E	3690E 3691E 3693E 3695E 3697E 3699E 3700E 3704E 3715E 3716E 3718E		167 217 1007 1017 1567 1687 2147 2487 2507 2627	2711 2901 3061 3581 3831 4481 4631 4721 4781 4891	490T 491T 492T 495T 496T 512T 519T 563T 605T 608T	611T 618T 635T 668T 669T 670T 672T 676T 682T 688T	690T 691T 692T 695T 696T 700T 701T 702T 703T 705T	707± 709± 710± 711± 712± 714± 716± 717± 719± 721±	723T 724T 728T 729T 730T 731T 732T 733T 736T 737T	738T 739T 740T 741T 742T 743T 744T 745T 746T 747T	748r 749r 750r 752r 753r 756r 757r 758r 760r 763r
1453E 1455E 1482E 1493E	1937 _E 1938 _E 1957 _E	2113E 2114E 2115E	2653E 2654E 2726E	3383E 3404E 3405E	3598E 3600E 3603E	3640E 3641E 3642E	3676E 3680E 3681E	3723E 3726E 3734E						MALCO				
1500E 1500E 1506E 1518E 1542E 1670E	1958E 2036E 2037E 2038E 2043E	2116E 2117E 2118E 2119E 2120E	2739E 2774E 2776E 2939E 2964E	3406E 3407E 3410E 3342E	3606E 3608E 3609E 3613E	3644E 3646E 3648E 3652E	3683E 3684E 3685E 3687E	3736E 3737E 3738E 3739E		5c 6c 9c 14c 16c 50c	76c 78c 131c 144c 148c 149c	159c 160c 164c 181c 184c 188c	223c 230c 236c 237c 239c 244c	280c 281c 282c 283c 309c	329c 336c 337c 338c 346c 364c	385c 419c 423c 427c 429c 430c	433c 434c 435c 437c 438c 443c	462c 464c 467c 470c 473c 477c
,		YILG		GOL		ELD.				51.c 60c 75c	153c 157c 158c	193c 201c 206c	245c 246c 257c	313c 314c 317c	367c 381c 382c	431c 432c	448c 458c	483c 484c
214 215 216	218 228 235	238 245 254	255 278 280	294 301 364	378 379 402	403 424	441 443	$\frac{444}{452}$				PILE	BARRA	4 GO	LDFIE	ELD.		
		DIIN	,	GOLI	.स.च्यं	r.D	,		Ì				NU	LLAGIN	E.			
		DOM.		RSEMA		DD.					.31r	37L	47L	67L	69L	⁷³ L	74L	
28 40 44 67 75 81 102 104	127 131 134 135 139 163 164 272	381 402 403 412 419 451 454 457 459	509 510 520 530 539 550 558 560	582 590 599 602 603 609 613 615	621 622 624 625 626 627 633 637	640 641 643 645 646 648 649 651	658 659 660 662 664 666 667 668	670 672 673 674 679 684 689 692		147 148 155 210	223 230 238 252	280 290 291 301	307 340 372 384	395 410 428	432 444 445	446 452 454	455 456 458	460 464 465
123 124	338 379	459 505	572 578	616 620	638 639	654 657	669	693			WE	ST P	ILBA	RRA	GOLI	FIEI	D.	
		MURC	HISC	N GO	LDF	IELD.				00 .	10	· ·		PILBA		00 .		••
386 574 594	714 716 718	746 748 817	822 846 849	867 921 960	963 993	1080 1093	1096 1100	1101 1108		28 29 41	46 47 48	56 57	69 74	75 77	80 81	90	94 98	99 93
54n	95n 100n	115n 121n	NA 126n 133n	NNINE. 140n 142n	155n 156n	177n	190n	200n			F	EAK	HILI	GOT	DFIE	LD.		
77n 90n 37d	114n	125N 125N	138n	152n 152n Y DAW1 140d		188 _N	191 N	207 n 154 d		23P 39P	72P 75P	78p 83p	PE / 84P 85P	87p	L. ⁹¹ P	92P	94P	95 P
	*0)		T MAG							A	SHB	URTO	N GO	LDFI	ELD.		
54m 154m	184m 224m	232m 291m	295м 296м	297м 304м	310m 311m		331m 342m	347м 364м			_			RTIME				
	EAS	T MU				DFIEI	ιD.						11	12				
11 12 25 26 27 28	29 30 31 32 39 40	41 43 44 49 50	63 94 95 98 110	WLERS 123 126 131 133 134	142 150 173 179 183	185 186 192 231 238	249 252 281 284 302	303 304 305 311 313				СОТ		COAT	FIEL	D.		
<i>4</i> € 1	₩ (52 YAL(120 3 00	139 $^{\mid}$ $^{\mid}$	FIEI	LD.	I			$122 \\ 123 \\ 124$	$125 \\ 126 \\ 127$	$\begin{array}{c c} 128 \\ 129 \\ 130 \end{array}$	131 132 133	134 135 136	137 138 139	$140 \\ 141 \\ 142 \\ 1$	$\begin{bmatrix} 143 \\ 144 \\ 166 \end{bmatrix}$	167 168
29	178 +	225		ALGOO. 287		384	390 ,	395				М	ISCET	LLAN	EOUS			
29 55 75 89 146	196 211 212 223	255 262 265 269	272 278 283	316 349 362	376 379 380 381	387 388 389	391 393 394	396 397 402						HAMPT		-		
										,								

Gold Yield.

No. 37 Department of Mines, Perth, 10th October, 1898.

THE undermentioned Returns received during the week ended 8th October, under Regulation No. 98 (Schedule 22), are published for general information.

FRANCIS GILL, Under Secretary for Mines.

Treatment completed, . 1898.	Lease No.	Name of Mine.	District.	Goldfield.	Quantity of Ore treated.	Yield of Gold.	Average yield per Ton of Ore Treated.	Mint Value of Gold per Ounce
NOT SEASON THE PARTY OF THE PAR			en e	Of the Assessment Control of the Con	tons cwts, qrs,lbs,	ozs. dwts. grs.	ozs. dwts. grs.	£ s. d.
			FOR Т	HIRD QUARTER.				
1st July	3649е	The Livingstone	Kalgoorlie	East Coolgardie	8 0 0 0	7 12 0	0 19 0	4 3 0
27th Aug.	286g	Blue Bell	Niagara	North Coolgardie	163 0 0 0	153 4 0	0 18 19	
25th Sept.		Kopcke Reward Claim (Salgash)	Marble Bar	Pilbarra	†8 10 0 0	40 5 12	4 14 18	3 15 0
1st Sept.	538	Lady Adelaide, Tremain Mill (Yandecoogina), 1st	Do	Do	35 4 0 0	62 16 0	1 15 19	
28th Sept. 30th Sept.	$\frac{24}{2}$	Crushing Bellevue (Mt. Sir Samuel) British King, No. 1 West (Lake Darlôt)	Lawlers Do	East Murchison Do	282 0 0 0 24 10 0 0	98 8 18 16 5 0	0 6 23 0 13 6	3 5 0
30th Sept. 30th Sept. 30th Sept.	322 97 	Kyneton Pride of Darlôt P.A. 121 (Lake Darlôt)	Do Do Do	Do Do Do	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$egin{pmatrix} 7 & 0 & 0 \\ 1 & 11 & 8 \\ 3 & 10 & 0 \end{bmatrix}$	0 10 0 0 5 0 0 14 0	3 13 0
27th Sept.	$\begin{cases} 640 \\ 811 \\ 1138 \end{cases}$	Arcadia Gold Mines, Ltd.	Cue	Murchison	34 0 0 0	6 17 0	0 4 0	3 18 6
29th Sept.	634	Cuddingwarra G.Ms., Ltd.	Do	Do	350 0 0 0	*126 0 6	0 7 4	3 15 0
27th Sept.	208, etc.	Cue Victory G.Ms., Ltd.	Do	Do	31 0 0 0	15 17 12	0 10 5	3 18 6
1st Sept. 30th Sept. 24th Sept. For Sept. 23rd Sept. 3rd Sept.	882 882 1072 7n 25n	Great White Eye Do Weld Hercules Champion Extended Royalist Consolidated For Brett and Smith (Cement)	Do Do Do Nannine Do Day Dawn	Do Do Do Do Do Do	20 0 0 0 0 17 0 0 0 0 193 0 0 0 0 875 0 0 0 0 133 0 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 10 8 0 9 15 0 3 20 0 13 6 1 3 19	3 14 0 3 12 0 3 11 0
	4D 30D 153D	Chicago United Co	Do	Do	‡20 0 0 0	r 24 10 0		
10th Sept.	$\left\{egin{array}{c} 5 ext{D} \ 9 ext{D} \ 142 ext{D} \end{array} ight.$	{ Island Eureka G.M. Co.	Do	Do	‡50 0 0 0	r223 1 0		
29th Sept. 29th Sept. 29th Sept. 28th Sept. 30th Sept.	138D 371M 399M 421 125c 126c	Rubicon	Do Mt. Magnet Do Yalgoo Mt. Malcolm	Do Do Do Yalgoo Mt. Margaret	$ \begin{vmatrix} 40 & 0 & 0 & 0 \\ 24 & 0 & 0 & 0 \\ 78 & 0 & 0 & 0 \\ 5 & 0 & 0 & 0 \\ 224 & 0 & 0 & 0 \end{vmatrix} $	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3 19 6 3 17 0 3 18 6 3 17 6 3 12 6
26th Sept. 26th Sept. 26th Sept. 28th Sept. 30th Sept. 28th Sept. 24th Sept. 20th Sept. 30th Sept.	535c 474c 18c 147c 12c 263c 4855z 4878z 2820z	Blue Gown Blue Jacket Diorite King Malcolm Mohr Richmond Gem Trump	Do Do Do Do Do Do Do Do Do Menzies Do	Do Do Do Do Do North Coolgardie Do Do	16 0 0 0 0 8 0 0 0 0 34 0 0 0 38 10 0 0 104 0 0 0 145 0 0 0 177 10 0 0 12 0 0 0 360 0 0 0	* 9 12 0 * 19 7 0 * 31 1 0 35 14 20 106 6 8 167 3 0 165 4 0 6 19 0 825 7 0	0 12 0 2 8 9 0 18 6 0 18 13 1 0 10 1 3 1 2 2 15 0 11 14 2 5 20	3 12 6 3 12 6 3 12 6 3 0 0 3 14 2
	3024z, etc. 2836z	Menzies Consolidated Gold Mines, Limited Queensland Menzies G.M.	Do	Do	90 0 0 0	483 17 0 354 1 0	0 13 21 3 18 16	3 14 3
29th Sept.	3050z	Co. (No-Liability) Skirkin	Do	Do	17 0 0 0	48 12 0	2 17 4	
26th Sept. 30th Sept.	6u 41g 268g	Mt. Higgin's Property	Ularring Niagara	Do Do	17 8 0 0 540 0 0 0	48 7 0 404 0 0	2 15 13 0 14 23	3 11 0
27th Sept. 22nd Sept. 22nd Sept. 22nd Sept. 29th Sept. 24th Sept. 26th Sept. 9th Sept. 30th Sept. 24th Sept. 17th Sept.	286R 414R 416R 384R 358R 885 W 25 W 3 W	Crown Lands Crushed Tragedian Kangaroo Keep it Dark Lady Edith (Linden) Wimmera (Linden) Australasia Extended Excelsior (Bardoc) Golden Arrow Lady Bountiful	Yerilla Do Do Do Do Broad Arrow Do Do Do	Do Do Do Do Do Do Broad Arrow Do Do Do	10 0 0 0 0 9 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 13 0 1 0 10 0 10 6 5 13 5 1 9 21 0 5 4 1 1 14 0 12 20 0 12 22	3 15 0 3 15 0 3 15 0 3 15 0 3 10 0 3 19 6 3 17 6 3 15 0 3 5 0
30th Sept. 21st Sept.	57w 	Paddington Consols Alluvial Claim No. 47 (Roose Syndicate)	Do Kanowna	Do N.E. Coolgardie	1700 0 0 0 22 0 0 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	0 10 4 0 19 6	3 17 0 3 19 0

GOLD YIELD—continued.

			GOID 1	TEDD—continued			1	1	
Treatment completed, 1898.	Lease No.	Name of Mine.	District.	District. Goldfield.		Yield of Gold.	Average yield per Ton of Ore Treated.	Mint Value of Gold per Ounce	
				3	tons cwt. qrs. lbs.	ozs. dwts. grs.	ozs. dwts. grs.	£ s. d.	
	'		FOR THIRD	QUARTER-contin	ined.				
For Sept.	83x	Golden Cement Lease	Kanowna	N.E. Coolgardie	¶370 0 0 0	145 15 0	0 7 21	14 1 6	
,, ,,	75x	Golden Feather	Do	Do	35 0 0 0	19 0 0	0 10 20	4 7 0	
14th Sept. 15th Sept.	•••	Fitzroy Lead South Lead	Do	Do Do	¶ 23 0 0 0 ¶ 33 0 0 0	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{bmatrix} 4 & 1 & 6 \\ 4 & 1 & 6 \end{bmatrix}$	
16th Sept.		North Lead	Do	Do	¶ 27 0 0 0	4 11 12	0 3 9	4 1 6	
For Sept.	(12x	White Feather Main Reef,	Do	Do	800 0 0 0	801 18 0	1 0 1	3 16 0	
23rd Sept.	etc.	Limited Melbourne United	Bulong	Do	62 0 0 0	59 0 0	0 19 0	3 15 0	
23rd Sept.	9 y ,	Queen Margaret	Do	Do	478 5 0 0	622 0 20	1 6 0	3 15 0	
-	142ч 228к	, ,		T.	25 0 0 0	8 17 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 10 0	
24th Sept. 30th Sept.	281E	Brophy's Kurnalpi Consols Brookman Bros.' Boulder G.M. Co., Ltd.	Kurnalpı Kalgoorlie	E. Coolgardie	362 0 0 0	325 0 0	0 17 22	3 18 6	
30th Sept.	873E	Great Boulder Main Reef	Do	Do	602 0 0 0	1229 0 0	2 0 19	4 0 0	
For Sept. 21st Sept.	66E 16E	Great Boulder Perseverance Great Boulder Proprietary	Do Do	Do Do	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	4 2 0	
-	100	G.Ms., Limited						• • •	
30th Sept.	410E	Hannan's Oroya G.M. Co., Limited	Do	Do	1597 0 0 0	647 0 0	0 8 2		
29th Sept.	97E, 160E	Hannan's Reward	Do	Do	45 0 0 0	186 3 0	4 2 17	3 15 0	
30th Sept.	31E	Ivanhoe Gold Corporation,	Do	Do	1672 0 0 0	2970 1 12	1 15 12	4 1 0	
30th Sept.	31E	Limited Ivanhoe Gold Corporation, Limited	Do	Do		cy ² 1799 18 12	0 15 6		
For Sept.	73E	Kalgoorlie Mint and Iron King G.Ms., Ltd.	Do	Do	110 0 0 0	61 4 18	0 11 3		
15th Sept.	35E	North Boulder G.M	Do	Do	485 0 0 0	459 9 0	0 18 22	4 1 11	
30th Sept. 27th Sept.	35E 3618	Do Brilliant (late No. 2 Bay-	Do Coolgardie	Do Coolgardie	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	438 6 0 * 20 0 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	4 1 11	
27 on Sept.	(207)	ley's South)	Coolgardie	Coorgardie	40 0 0 0	20 0 0	0 10 0		
30th Sept.	134	Burbank's Birthday Gift	Do	Do	1385 0 0 0	* 1821 19 0	1 6 7	3 17 11	
30th Sept.	134	Do	Do Do	Do Do	110 0 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	3 12 4	
30th Sept. 30th Sept.	3556 575	Lily Londonderry G.M	Do	Do Do	400 0 0 0	451 0 0	1 2 13	3 13 6	
30th Sept.	2413	Mt. Burgess G.M. Co., Ltd., (Bonnie Vale)	Do	Do	20 0 0 0	*6110	0 6 13	4 0 0	
For Sept.	1839 3415	Royal Tar Sherlaw G.M	Do	Do Do	9 0 0 0	*5 0 0 *202 9 0	$egin{array}{cccc} 0 & 11 & 2 \\ 0 & 13 & 2 \\ \end{array}$	$\begin{bmatrix} 3 & 12 & 6 \\ 3 & 8 & 0 \end{bmatrix}$	
24th Sept. 26th Sept.	1151	Westralia and East Extd. Mines, Ltd.	Do	Do Do	1937 2 0 0	1090 14 0	0 11 6	000	
29th Sept.	447s	John Bull	Kunanalling	Do	49 0 0 0 0 20 0 0 0	71 6 18 $26 11 0$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 17 0 3 17 6	
24th Sept. For Sept.	450s 77s	Matrix North Ormuz G.M	Do Do	Do Do	20 0 0 0	15 18 0	0 15 21	3 17 6	
For Sept.	79s		Do	Do	500 0 0 0	*311 16 0	0 12 11	3 16 6	
30th Sept.	17s	Wealth of Nations	Do	Do	730 0 0 0	*358 19 0	0 9 20	3 15 0	
27th Sept. 30th Sept.	583 695	Albemarle Lily	Norseman Do	Dundas Do	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 17 6	
30th Sept.	18, 19,		Do	Do	757 0 0 0	* 895 12 0	1 3 15		
30th Sept.	etc. 106	Princess Royal	Do	Do	716 0 0 0	*870 0 0	1 4 7	3 16 0	
4th Oct.		Quartz Claim 251	Cue	Murchison	18 0 0 0	17 9 12	0 19 10	4 0 0	
4th Oct.	379m	Quartz Claim 281	Do Mt. Magnet	Do	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{bmatrix} 4 & 7 & 12 \\ 5 & 5 & 0 \end{bmatrix}$	0 10 22 0 4 18		
3rd Oct.	372m 421m	Lady Bunbury	mo. magneo	170			0 4110		
7th Oct.	(334м) (15м)	neid, late Spiendour)	Do	Do	36 10 0 0	70 0 0	1 18 8		
8th Oct.	371T	ا م ^ب	Mt. Margaret Menzies	Mt. Margaret North Coolgardie	183 0 0 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		
6th Oct. 3rd Oct.	4877z 1076w	Bardoc G.Ms., Ltd	Menzies Broad Arrow	Broad Arrow	20 0 0 0	24 9 0	1 4 10	4 0 0	
1st Oct.	131w	South Star	Do	Do	64 0 0 0	194 19 0	3 0 22	4 1 6	
3rd Oct.	20	Golden Bar	Coolgardie Do	Coolgardie	262 0 0 0 26 0 0 0	$\begin{bmatrix} 157 & 5 & 0 \\ 28 & 7 & 3 \end{bmatrix}$	0 12 0 1 1 19	3 8 0	
7th Oct. 3rd Oct.	3346 18, etc.		Do	Do	$\begin{vmatrix} 26 & 0 & 0 & 0 \\ a94 & 0 & 0 & 0 \end{vmatrix}$	139 9 0	1 9 16		
22.2 000	22, 200.	Total Ore Treated			24438 14 0 0	28186 0 13	1 3 1		
		Total dollied			0 2 0 0	84 10 0			
		Total dolled				02.10 0]	

Government Gazette, page 2792, Champion Extended, Nannine, for 464ozs., average, 10dwts. 22grs., read 564ozs., average 13dwts. 6grs. Do. do. page 2934, St. George (Lake Darlôt) for 10ozs. from 11lbs. read 11ozs. from 10lbs.

Gold Mining Leases.

Department of Mines, 12th October, 1898.

T is hereby notified that, in accordance with the provisions of Section 48 of "The Goldfields Act, 1895," His Excellency the Governor in Executive Council of 6th October, 1898, has been pleased to deal with the following Gold Mining Leases and Applications therefor, as shown below.

H. B. LEFROY, Minister of Mines.

APPLICATIONS APPROVED, SUBJECT TO SURVEY.

GOLDFIELD.	District.	Leases.							
Murchison	Mt. Magnet	 271м	272м	279м	293м	404м	410м	411m	412m
MT. MARGARET	MT. MALCOLM	 562c 570c	563c 571c	564c 572c	565c	566c	567c	568c	569c
NORTH COOLGARDIE	YERILLA ULARRING	 389r 336u	337u	338u	339u	340u	342u		
N.E. Coolgardie	Bulong	 598y 864x					The proposed support of the second of the se	Account of the second	
East Coolgardie	•••	3754е				10,00		*	

FORFEITURES.

Goldfield.	District.	No. of Lease.	Name of Lease.	Name of Lessee.		
NORTH COOLGARDIE	Menzies	3304z 3826z 4265z	Primrose La Loo Primrose Extended	E. K. Cox. The East Lady Sherry Company (No-Liability). E. K. Cox.		
EAST MURCHISON		60	Royal George	C. D. Brown.		
Yilgarn		264	Blackbourne Rising Sun Royal Victoria South Royal Victoria Gold Mine Moonlight Mt. Rankin South Twinkling Star	The Admiral Gold Mining Company (No-Liability). The Southern Cross Gold Mines Development Company, Ltd. Frank Holmes. The Admiral Gold Mining Company (No-Liability). The Southern Cross Gold Mines Development Company, Ltd. F. Holmes and W. Green Frank Holmes. J. W. Thomas and Frank Holmes.		

Department of Mines.

Notice.

N application and payment of the undermentioned fees and charges, the following can be obtained at the Head Office, Perth:—

	£	s.	d.
Miner's Rights (each)	0	10	0
Mining Licenses (each)	0	10	0
Goldfields Act and Regulations	0	1	0
Mineral Lands Act, 1892, and			
Regulations	0	1	0
Reports and other pamphlets			
(each)	0	1	0
Plans of Mining Centres, Routes,			
etc. (each)	0	1	0
Geological Map, Western Aus-			
tralia	0	2	6

H. B. LEFROY,
Minister of Mines.

Proclamation revoked as to excepting certain Lands from Occupation within 40 Chains of any Goldfields Townsite.

Department of Mines, $r_{\frac{1}{2}\frac{1}{5}}^{7}$ Perth, 4th August, 1898.

IS Excellency the Governor in Executive Council, under the powers conferred upon him by Section 22 of "The Goldfields Act, 1895" (59 Vict., No. 40), has been pleased to revoke the Proclamation dated 10th November, 1897, and published in Government Gazette of 3rd December, 1897, which excepts from occupation for Mining, or Business, or Residence, under Miner's Right or Business Licenses, certain Lands situated within 40 chains of any Goldfields Townsite: to take effect from 27th July, 1898.

H. B. LEFROY,
Minister of Mines.

The Steam Boilers Act, 1897.

Notice to Owners of Steam Boilers.

Department of Mines, Perth, 12th October, 1898.

Is Excellency the Governor, having proclaimed the South Western Pinish having proclaimed the South-Western Division of the Colony to be a District under the provisions of "The Steam Boilers Act, 1897," notice is hereby given that the particulars set out in the First Schedule of the Act must be forwarded to the Chief Inspector of Boilers, at Perth, without delay, as provided by Clause 8 of

Clause 8.—"The owner of any boiler erected in this Colony, whether within a district or not, shall, within sixty days after the commencement of this Act, and any person who may hereafter become the owner of such boiler shall, within fourteen days after becoming such owner, serve on the Inspector of the district where such boiler is erected, or, if it is not erected in a district, on the Chief Inspector, a notice in the form and containing the particulars set out in the First Schedule to this Act, or as near thereto as circumstances will admit; and if such notice be not delivered or posted, by registered letter, when practicable, as aforesaid, every such owner shall be liable to a fine not exceeding Ten pounds."

A copy of the First Schedule is appended for public information.

By order of the Hon. the Minister of Mines,

FRANCIS GILL. Under Secretary for Mines.

STEAM BOILERS ACT, 1897.

FIRST SCHEDULE.

Notice of Ownership of Boiler.

To the Inspector.

Take notice that I am the owner of the boiler hereunder

General description and principal dimensions:

Grate-bar surface in square feet:

Constructed of iron or steel:

Maker's name and where constructed: Age of boiler and original working pressure in lbs. per square inch:
Place where boiler is erected:

Dated this

day of

,189 .

Owner's signature..... Owner's address.....

Government Assays.

T is hereby notified, for public information, that the previous notice as to Government Assays is cancelled, and that the rates and conditions as set forth hereunder will be imposed.

> H. B. LEFROY, Minister of Mines.

Assays, Analyses, and Determinations of any Western Australian Ore or Rock will be made by the Assayer to the Geological Survey, when not unduly interfering with official work, subject to the following conditions:

1. Each sample must weigh not less than 6oz., nor more than 1½lbs., and the pieces of which it is composed must not be of larger gauge than 3 inches, nor smaller than 1 in.

- 2. Each sample must be enclosed in a separate canvas bag or strong paper wrapper, with a piece of white paper on which are written the name and postal address of the sender, together with a private mark or number by which it may be readily identified.
- 3. Address the parcel to:-

The Mineralogist and Assayer, Geological Survey Branch, Department of Mines Perth.

(N.B.—The rate of postage for mineral samples is 1d. for every 2oz. and under.)

- 4. Send a letter at the same time to the same address, enclosing the fees and stating for what metals the samples are to be assayed, or other instructions, as the case may be.
- 5. Always keep duplicate samples of those sent, and mark them in a similar way.
- 6. The scale of fees is as follows:--£ s. d. (a.) For the determination of a Rock or Mineral \dots \dots \dots ... 0 10 6 (b.) For Assay for Lead, Iron, or Manganese, each 0 10 6 (c.) For Assay for Silver, Copper, or Tin, each 0 12 6 (d.) For Assay for Gold or Zinc, each ... 0 15 0 (e.) For Assay for Lead, Silver, and Gold 1 5 0 (f.) For Assay for Mercury, Antimony, Bismuth, Chromium, Nickel, or Cobalt, each 1 11 (g.) For Analysis and Valuation of Coal 1 11 6 (h.) For complete Analysis of any Mineral or Ore 2 12 6 (i.) For other determinations, according ... 2 12 6 to time spent, up to

The Department reserves to itself the right of refusing to make any Assay of any samples sent.

With the object of encouraging bond fide prospecting, free Assays will be made, on conditions which can be ascertained on application at the Offices of the Government Geologist.

The Mineral Lands Act, 1892.

Additions to Regulations 80 and 84—Protection Areas and Reward Claims North of the Tropic of Capricorn.

4773

Department of Mines, Perth, 8th September, 1898.

IS Excellency the Governor in Executive Council has been placed to cil has been pleased to make the following additions to Regulations 80 and 84, under the provisions of "The Mineral Lands Act, 1892."

> H. B. LEFROY, Minister of Mines.

Clause 80.—Size of Protection Area, North of the Tropic of Capricorn and beyond the limits of a Mining District, 80 chains by 80 chains; within the limits of a Mining District, 40 chains by 40 chains.

Clause 84.—The size of Reward Claims which shall be given for the discovery of payable minerals in any creek, river, or ordinary alluvial ground beyond the limits of a Mining District and North of the Tropic of Capricorn, shall be 320 acres; within the limits of a Mining District and one mile or more from the nearest boundaries of occupied workings, 160 acres.

The above Reward shall be in addition to the number of claims to which the party should be otherwise entitled in ordinary alluvial claims, and may be marked off in one block, in any rectangular shape at the option of the prospector. Provided that no side of the block shall be less than 10 chains.

Department of Mines, Perth, 16th February, 1898.

MINE Managers and others are requested to strictly adopt the following form of address when forwarding Crushing Returns by post:—

CRUSHING RETURNS ONLY.

"ON CIVIL SERVICE."

The Statist,

Department of Mines, Perth.

CRUSHING RETURNS BY FREE TELEGRAPH.—"ON CIVIL SERVICE."—In forwarding these Returns the following particulars should only be given:—

Date Completion Crushing
No. of Lease
Name of Mine or Lease
Nature of Treatment
Tons
Ounces
Mint Value of Gold per ounce

HENRY C. PRINSEP,

Under Secretary for Mines.

16th February, 1898.

Department of Mines, Perth, 13th October, 1898.

THE undermentioned Gold Mining Leases are now ready for issue, and may be obtained on application by the Lessees or their orders:—

[Note.—(1.) Orders must be signed by all shareholders or by their attorney or authorised agent. (2.) All Transfer Certificates previously issued must first be returned.]

COOLGARDIE GOLDFIELD, Nos. 22, 93, 122, 226, 509, 516, 576, 577, 601, 603, 632, 805, 831, 862, 1076, 1204, 1533, 1583, 1610, 1630, 1688, 1689, 1728, 1840, 1854, 1905, 2160, 2178, 2187, 2210, 2286, 2383, 2392, 2393, 2596, 2609, 2638, 2750, 2827, 2869, 2877, 2979, 2985, 3096, 3131, 3251, 3359, 3399, 3404, 3408, 3409, 3415, 3416, 3417, 3418, 3419, 3423, 3426, 3427, 3428, 3435, 3437, 3439, 3452, 3453, 3455, 3456, 3481, 3486, 3502, 3505, 3509, 3510, 3520, 3525, 3562.

Mineral Lease No. 39,

Kunanalling District.—1s (238), 6s (441), 8s (498), 14s (720), 20s (1041), 32s (1243), 34s (1330), 44s (1479), 48s (1535), 53s (1580), 56s (1608), 57s (1622), 60s (1654), 63s (1663), 72s (1704), 73s (1709), 89s (1859), 119s (2045), 151s (2290), 181s (2565), 190s (2625), 278s (2976), 375s (3431), 376s (3432), 377s (3433), 440s (2184).

EAST COOLGARDIE GOLDFIELD, Nos. 22E, 24E, 34E, 39E, 134E, 197E, 219E, 225E, 352E, 392E, 448E, 552E, 755E, 790E, 853E, 860E, 861E, 922E, 924E, 941E, 942E, 943E, 945E, 946E, 947E, 948E, 949E, 960E, 972E, 977E, 988E, 989E, 997E, 999E, 1001E, 1002E, 1003E, 1006E, 1007E, 1008E, 1012E, 1013E, 1024e, 1025e, 1026e, 1027e, 1028e, 1029e, 1030e, 1034e, 1035e, 1036e, 1037e, 1038e, 1040e, 1041e, 1042e, 1075e, 1095e, 1097e, 1100E, 1102E, 1108E, 1109E, 1114AE, 1121E, 1123E, 1134E, 1137E, 1139E, 1142E, 1162E, 1163E, 1167E, 1172E, 1173E, 1175E, 1176E, 1177E, 1178E, 1168E, 1170E, 1179е, 1205E 1397Е, 1493Е, 1282E, 1283E, 1639E, 1640E, 1643E, 1645E. 1653E, 2121E, 2375Е, 2555Е, 1676E, 1763E, 2726E, 3309Е, 2776E, 2931E, 3006E, 3277E, 3287E, 3301E, 3349Е, 3406E, 3407E, 3628E, 3633E, 3374E, 3404е, 3405е, 3426e, 3452E,3469E, 3550E, 3556е, 3633Е, 3646Е, 3649Е, 3652Е, 3599е, 3682E, 3696E, 3705E, 3709E.

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District, Nos. 12x (105E), 13x (106E), 14x (107E), 52x (237E), 55x (243E), 68x (308E), 75x (345E), 120x (608E), 124x (618E), 153x (735AE), 204x (906E), 813x, 814x, 815x, 816x, 817x, 818x.

Bulong District, Nos. 48v (636E), 506v, 559v, 638v, 639v. Kurnalpi District, 16k (), 125Ek (2573E).

BROAD ARROW GOLDFIELD.

Nos. 3w (196E), 21w (315E), 40w (460E), 41w (461E), 51w (512E), 53w (526E), 55w (542) 63w (564E), 76w (592E), 139w (868E), 147w (909E), 173w (1005E), 216w (1299E), 381w (2159E), 407w (2233E), 610w (3045E), 628w, 960w (484E), 964w, 1012w, 1021w.

NORTH COOLGARDIE GOLDFIELD.

Menzies District, Nos. 2776z, 2822z (1404c), 2828z (1423c), 2832z (1430c), 2834z, 2843z (1450c), 2844z (1451c), 3002z, 3006z, 3011z, 3031z, 3040z, 3048z, 3070z, 3089z, 3098z, 3100z, 3106z, 3121z, 3138z, 3148z, 3203z, 3204z, 3235z, 3249z, 3269z, 3276z, 3289z, 3293z, 3322z, 3398z, 3480z, 3481z, 3806z, 3820z, 3914z, 4064z, 4457z, 4750z, 4843z.

Niagara District, Nos. 4G (3140z), 7G (3144z), 21G (3195z), 112G (3794z).

Ularring District, Nos. 9u (3212z), 36u (3456z), 115u (4172z), 116u (4173z), 186u (4507z), 208u, 260u (4745z), 261u (4746), 262u (4747).

Yerilla District, Nos. 87r (880e), 109r (1066e), 110r (1067e), 180r (3895z).

MOUNT MARGARET GOLDFIELD.

Mount Margaret, 709T, 710T, 711T.

Mount Malcolm, Nos. 52c, 53c, 62c, 81c, 199c, 200c, 231c, 335c.

PEAK HILL GOLDFIELD.

Nos. 13P (87N), 15P, 16P (107N).

MURCHISON GOLDFIELD.

Murchison, Nos. 661, 751, 867, 882, 960, 1044.

Mount Magnet District, 40m, 65m, 66m, 141m, 168m, 172m, 173m, 179m, 182m, 185m, 201m, 206m, 220m, 225m, 226m, 239m, 257m, 264m, 295m, 316m.

Nannine District, 84n, 99n.

EAST MURCHISON GOLDFIELD.

Nos. 15, 129.

DUNDAS GOLDFIELD.

Nos. 16, 28, 29, 35, 44, 52, 53, 71, 77, 81, 102, 123, 135, 152, 168, 196, 228, 229.

YILGARN GOLDFIELD.

Nos. 235, 253, 254, 356, 443.

PILBARRA GOLDFIELD.

Pilbarra, Nos. 161, 187, 223, 252, 428.

West Pilbarra, Nos. 47 (260P), 48 (270P), 51 (282P).

YALGOO GOLDFIELD.

Nos. 17, 53, 54, 225, 283, 301.

A. S. BAKER, Registrar.

E. 3274

Education Department, Perth, 6th October, 1898.

THE Honourable the Minister of Education, acting herein under Section eight of "The Elementary Education Act, 1894," has been pleased to appoint the following to act as Compulsory Officers in the respective districts set opposite their names:—

Corporal A. Loveday Murray Vasse Corporal Geo. Buck . Toodyay Sergeant Arthur Patten Constable T. Lucas ... Constable C. Wiseby Greenough Irwin Corporal John Crockett Constable R. Whiteside Beverley Broome Hill Kojonup Wagin Williams M. Kavanagh F. Buttle ... A. Dellar ... T. Carroll... ,, Hamelin and Karridale. Corporal G. G. Meares Bridgetown Constable Chas. Street Moora Sergeant C. Wood ...
W.P.C. O. H. Baker ...
Sergeant J. McCarthy
Sergeant McIntyre ...
Constable Wm. Walker Carnarvon Sharks Bay Roebourne and Cossack. Cue Day Dawn ... Mount Magnet Corporal Pilkington ... Constable F. R. Fox ... Corporal F. Tylor ... Sergeant John McAtee Sergeant W. Lappin... YalgooNannine Esperance Norseman

CYRIL JACKSON,

Inspector General of Schools.

TENDERS FOR PUBLIC WORKS.

Balla Balla and Fortescue.

Jetties and Tramways.

Leasing for period of 12 months.

TENDERS will be received at this Office up to noon on Tuesday, the 18th October, 1898, for the above Contract.

They are to be addressed to "The Hon. the Director of Public Works," and marked outside, "Tender for Leasing......Jetty and Tramway."

Conditions of Lease may be seen at this Office, and at the Office of the Resident Magistrate, Roebourne, where local tenders will also be received up to noon on the same date.

The highest or any tender will not necessarily be accepted.

By order of the Hon. Director of Public Works,

M. E. JULL,

Under Secretary for Public Works.

Public Works Office, Perth, Western Australia, 16th September, 1898.

Goldfields Water Supply Branch.

Wangine Soak.

Leasing Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 18th October, 1898, for the above Contract.

They are to be addressed to "The Hon. the Director of Public Works," and marked outside, "Tender for Leasing Wangine Soak."

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

The lowest or any tender will not necessarily be accepted.

By order of the Hon. Director of Public Works,

M. E. JULL,

Under Secretary for Public Works.

Public Works Office, Perth, Western Australia, 3rd October, 1898.

Maud's Landing.

Jetty and Tramway.

Leasing for period of 12 months.

TENDERS will be received at this Office up to noon on Tuesday, the 18th October, 1898, for the above Contract.

They are to be addressed to "The Hon. the Director of Public Works," and marked outside, "Tender for Leasing Maud's Landing Jetty and Tramway."

Conditions of Lease may be seen at this Office, and at the Office of the Resident Magistrate, Carnarvon, where local tenders will also be received up to noon on the same date.

The highest or any tender will not necessarily be accepted.

By order of the Hon. Director of Public Works,

M. E. JULL,

Under Secretary for Public Works.

Public Works Office, Perth, Western Australia, 16th September, 1898.

Broome.

Jetty and Tramway.

Leasing for period of 12 Months.

TENDERS will be received at this Office up to noon on Tuesday, the 18th October, 1898, for the above Contract.

They are to be addressed to "The Hon. the Director of Public Works," and marked outside, "Tender for Leasing Broome Jetty and Tramway."

Conditions of Lease may be seen at this Office, and at the Office of the Resident Magistrate, Broome, where local tenders will also be received up to noon on the same date.

The highest or any tender will not necessarily be accepted.

By order of the Hon. Director of Public Works,

M. E. JULL,

Under Secretary for Public Works.

Public Works Office, Perth, Western Australia, 16th September, 1898.

Mundaring.

Post Office Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 18th October, 1898, for the above Contract.

They are to be addressed to "The Hon. the Director of Public Works," and marked outside, "Tender for Mundaring Post Office Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office on and after the 3rd October, 1898.

The lowest or any tender will not necessarily be accepted.

By order of the Hon. Director of Public Works, M. E. JULL,

Under Secretary for Public Works.

Public Works Office, Perth, Western Australia, 29th September, 1898.

Plympton,

School Additions Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 25th October, 1898, for the above Contract.

They are to be addressed to "The Hon. the Director of Public Works," and marked outside, "Tender for Plympton—School Additions Contract."

Conditions of Contract, Specifications, and Drawings may be seen at this Office, and at the Court House, Fremantle, on and after the 8th instant.

Schedules of Quantities can also be obtained on payment of One guinea (£1 ls.) each, which sum will be returned on receipt of a bonâ fide tender.

The lowest or any tender will not necessarily be accepted.

By order of the Hon. Director of Public Works,

M. E. JULL.

Under Secretary for Public Works.

Public Works Office,
Perth, Western Australia,
6th October, 1898.

Boulder School.

Teacher's Quarters Additions Contract.

TENDERS will be received at this Office up to noon on Tuesday, the 25th October, 1898, for the above Contract.

They are to be addressed to "The Hon. the Director of Public Works," and marked outside, "Tender for Boulder School Teacher's Quarters Additions Contract."

Telegraph tenders, similarly addressed and marked, will be received up to the same hour, provided that written tenders in due form have previously been lodged with the Public Works Supervisor at Kalgoorlie.

Conditions of Contract, Specifications, and Drawings may be seen at this Office, and at the Public Works Office at Kalgoorlie.

The lowest or any tender will not necessarily be accepted.

By order of the Hon. Director of Public Works,

M. E. JULL,

Under Secretary for Public Works.

Public Works Office, Perth, Western Australia, 7th October, 1898.

Public Works Department.

Payment of Accounts.

I T is hereby notified, for general information, that after 1st July, 1898, accounts due by this Department, for which duly certified vouchers have been received, will be paid from 1st to 24th of each month, at the Paymaster's Office, Barrack Buildings, St. George's Terrace, Perth. After the 24th of each month no payments will be made until the 1st of the ensuing month.

By order,

M. E. JULL, Under Secretary for Public Works.

NOTICE.

North Fremantle Temporary Road Bridge over Swan River.

It is hereby notified, for general information, that the North Fremantle Temporary Road Bridge is completed, and will be opened for traffic on and after the 28th inst., in accordance with Clause 32 of the Jetty and Foreshore Regulations published in Government Gazette on the 25th October, 1897.

M. E. JULL,

Under Secretary for Public Works. Dated 27th June, 1898.

NOTICE.

Old Road Bridge, North Fremantle.

I T is hereby notified, for general information, that the Old North Fremantle Road Bridge will be closed to vehicular traffic, and will be available for pedestrians only on and after the 15th September, 1898, in accordance with Clause 29 of the Swan River Jetty and Foreshore Regulations.

M. E. JULL, Under Secretary for Public Works. Dated September 14th, 1898.

NOTICE.

Middle Swan Bridge.

It is hereby notified, for general information, that the Middle Swan Road Bridge has been completed, and will be opened for public traffic on and after the 1st July, in accordance with Clause 32 of the Jetty and Foreshore Regulations published in Government Gazette on the 25th October, 1897.

M. E. JULL,

Under Secretary for Public Works. Dated 29th June, 1898.

New Temporary Road Bridge at Fremantle.

IIS Excellency the Governor in Executive Council has been pleased to make the following By-law, by virtue of the provisions of "The Jetties Regulation Act, 1878":—

BY-LAW.

No person shall ride or drive any horse or other animal, or any vehicle, on the New Temporary Road Bridge over the Swan River, at Fremantle, beyond a walking pace; and every person acting in violation of this By-law shall, on conviction, be liable to a penalty not exceeding Twenty pounds. (42 Vict., No. 18.)

Signed by the Honourable Director of Public Works,

In the presence of the Under Secretary of Public Works on the 31st day of August, 1898,

I approve of and consent to the aforegoing Regulations

GERARD SMITH,

Governor.

The Jetties Regulations Act, 1878.

Swan River Jetties and Foreshores Regulations.

NOTICE.

NDER Clause 22 of the above Regulations, the U depositing of sand or other material, or rubbish of any kind, in the vicinity of the Mill Street or William Street Jetties is hereby prohibited.

Subject to the approval of the Government Engineer, sand or other material (not rubbish or scavengings) may be deposited at the foot of Barrack Street, where reclamation is in progress.

Any infringement of this notice will render the offender liable to a penalty of £20 (42 Vict. No. 18).

F. H. PIESSE,

Director of Public Works.

28th September, 1898.

W.R.-No. 6560/98,

West Australian Government Railways.

Owen's Anchorage Railway. (42 Vict., No. 31, Sec. 26.)

HEREBY certify that the Owen's Anchorage Railway, comprising a distance of 2 miles 50 chains or thereabouts, may be safely used for Passenger and Goods Traffic.

F. H. PIESSE,

Commissioner of Railways.

7th October, 1898.

W.R.-4255/98.

5-7-98.

Western Australian Government Railways.

IS Excellency the Governor in Executive Council has been pleased to approve of the Rates to be charged to Passengers from Perth and Fremantle joining steamers at Albany being amended as follows:--

Class.	Albany to Perth or via versa.	
PER MAIL STEAMERS.	£ s. d	£ s. d.
Saloon, 2nd Saloon, and Steerage Passengers travelling 1st Class Saloon Passengers travelling 2nd	2 16 5	2 18 2
Class	1 10 0	1 11 0
Steerage Passengers travelling 2nd Class	1 5 0	1 6 0
Per Intercolonial Boats. Passengers travelling 1st Class Passengers travelling 2nd Class	1 16 5 1 5 0	1 18 2 1 6 0

To obtain the concession from Albany, Passengers must present certificate, signed by the Purser, showing class travelled by boat. Passengers to Albany must produce from the Shipping Company certificate showing the boat they intend travelling by and the class of steamer ticket.

By order of the Hon. Commissioner of Railways,

ALPIN F. THOMSON,

Under Secretary for Railways.

W.R.-6276/98.

Western Australian Government Railways.

IS Excellency the Governor in Executive Council has been pleased to approve of a special rate of four (4) shillings per ton, minimum five (5) tons per 4-wheeled wagon, and ten (10) tons per bogie wagon, for the carriage of goods between Fremantle and Perth, the goods to be loaded and unloaded by owners and to be conveyed solely at owners risk. This rate will come into force on the 3rd October, 1898.

By order of the Hon. Commissioner of Railways,

ALPIN F. THOMSON,

Under Secretary for Railways.

28th September, 1898.

W.R.-4764/98.

Western Australian Government Railways.

Testing Chains for Shipping Companies.

T is hereby notified, for general information, that chain slings will be tested at the Locomotive Workshops, Fremantle, on application being made to the General Manager. The fees will depend upon the number of slings given in for testing at one time, and the size and length of the same.

By Order of the Hon. Commissioner of Railways,

ALPIN F. THOMSON,

Under Secretary for Railways.

27th September, 1898.

Government Stores Department, Clifton Street, North Fremantle, 5th October, 1898.

THE Government Stores Department having removed to North Francisco moved to North Fremantle, it is requested that all communications and consignments be addressed,

> "The Government Storekeeper, Clifton Street, North Fremantle."

By order of the Right Hon. the Colonial Treasurer,

CARLTON R. PETHER, Government Storekeeper.

NOTICE.

ROTTNEST SALT.

FOR Sale, at Government Stores, North Fremantle:-

Fine Salt, in quantities not less than 1 ton, £3 per ton (bags included).

Crude Salt, in quantities not less than 1 ton, £1 7s. per ton (bags included).

Applications should be made to the undersigned. By order of the Right Hon. the Colonial Treasurer,

CARLTON R. PETHER,

Government Storekeeper.

Government Stores Department, Fremantle, W.A., 31st October, 1896.

Tenders for Annual Contracts for the Year 1899.

Police Office, Perth, 3rd October, 1898.

as the case may be) will be received at the Office of the Commissioner of Police until noon of MONDAY, the 21st NOVEMBER, 1898, from persons willing to contract for the performance of the following Services during the year 1899:-

1.—OATS for POLICE HORSES for 1899.

To be supplied and delivered, as required, at the several Police Stations named, at per bushel of 50lbs.

correct State Corrections		buoner or dorse.	
	Probable		Probable
	quantity		quantity
	required : bushels.		required : bushels.
Albany	264	Lawlers	300
Bardoe	132	Marble Bar	132
Beverley	200	Menzies	300
Bunbury	264	Mingenew	132
Black Flag	132	Mullewa	132
Bridgetown	132	Moora	132
Broome	132	Mount Barker	132
Broomehill	66	Mount Magnet	132
Bulong	132	Mount Malcolm	132
Busselton	132	Mount Wittenoo	
Broad Arrow	132	Midland Junctio	
Boulder		Nannine	200
Carnaryon		Northampton	132
		Northam	200
Coolgardie Colliefields	9.0	Norseman	132
a		Newcastle	400
Cue Claremont	132		
	66	Niagara	66
Day Dawn	264	Onslow	132
Derby	300	Perth	1000
Donnybrook	66	Pinjarrah	132
Dongarra	132	Pilbarra	200
Esperance Bay	300	Paddington	66
Fremantle	300	Peak Hill	132
Geraldton	200	Rockingham	132
Guildford	132	Roebourne	500
Gingin	$\dots 132$	Rothsay	132
Greenough	132	Southern Cross	132
Gullewa	132	Victoria Plains	200
$\operatorname{Hamelin} \dots$	$\dots 132$	$Wagin \dots$	132
Jarrahdale	66	Whim Creek	200
Katanning	66	Williams River	$\dots 132$
Kelmscott	66	${f Wyndham}$	200
Kojonup	132	${ m York} \qquad \dots$	200
Kalgoorlie	200	${ m Yalgoo} $	200
Kanowna	200	Yerilla	$\dots 132$
Lyons and Gasco	yne		
Junction	$\dots 132$		

The Oats to be of first-rate quality, and delivered at the respective Police Stations at the Contractor's expense on or after the 1st January, 1899, in such quantities and at such times only at the above-named Stations as may be demanded in writing by the Officer in charge of such Stations, and to be subject to approval on delivery.

The Government does not bind itself to take from the Contractor the whole quantity tendered to be supplied, unless demanded in writing as above.

2.—CHAFF for POLICE HORSES for 1899.

Good Sown Wheat or Oat Hay, to be supplied and delivered at the several Police Stations named, at per ton of 2,240lbs

	Probable quantity required: tons.		Probable quantity required:
Albany Bardoc	10	Beverley Bunbury	9

2.—CHAFF for POLICE HORSES—continued.

	re	robable nantity quired : tons.		qua req	bable ntity uired ons.
Black Flag		6	Marble Bar		6
Bridgetown		6	Menzies		9
Broome		6	Mingenew		9
Broomehill		3	Mullewa		6
Bulong		6	Mount Barker		6
Busselton		6	Mount Magnet		6
Broad Arrow		$_{6}$	Mount Malcolm		3
Boulder		3	Mount Wittenoom		6
Carnarvon		12	Midland Junction		3
Coolgardie		24	Moora		6
Colliefields		3	Nannine		9
Cue		6	Niagara		3
Claremont		3	Northampton		6
Day Dawn		12	Northam		9
Derby		15	Norseman		6
Dongarra		9	Newcastle		6
Donnybrook		3	Onslow		6
Esperance Bay		12	Perth		45
Fremantle		12	Pinjarrah		6
Geraldton		9	Pilbarra		9
Guildford		6	Paddington		3
Gingin		6	Peak Hill		6
Greenough		6	Rockingham		6
Gullewa		6	Roebourne		25
Hamelin		6	Rothsay		6
Jarrahdale		3	Southern Cross		6
Katanning		3	Victoria Plains		9
Kojonup		6	Wagin		6
Kalgoorlie	,	9	Whim Creek		9
Kanowna		6	Williams River		6
Kelmscott		3	Wyndham		9
Lawlers	٠.	10	York		. 9
Lyons and Gascoy	me		Yalgoo		9
Junction		6	Yerilla		6

The Chaff to be of first-rate quality, and delivered at the respective Police Stations at the Contractor's expense on or after the 1st January, 1899, in such quantities and at such times only at the above-named Stations as may be demanded in writing by the Officer in charge of such Stations, and to be subject to approval on delivery.

The Government does not bind itself to take from the Contractor the whole quantity tendered to be supplied, unless demanded in writing as above.

 $3.\mathrm{-For}$ the Supply of Bedding to the above Stations and (with the exception of the Perth and Fremantle Stations) the removal of the Manure therefrom.

4.—For Shoeing Police Horses at the above Stations.

Tenders to state the rate per set and for removes.

The shoeing to be performed to the satisfaction of the Officer in charge.

The Government does not bind itself to accept the lowest or any tender for any of the above-named services, and reserves to itself the right of accepting a portion of the tender.

The whole of the supplies to be of unexceptionable quality, and subject to approval on delivery.

No transfer of any Contract will be permitted without the previous consent of the Government.

Empty bags and packages may be obtained by Contractors, or their agents, upon application to the Officers in charge of the Stations for which they have Contracts, but the Government will not be responsible for or undertake to return empties.

Each Tender must bear the bonâ fide signatures of two responsible and approved sureties, who will be required to be bound for the due performance of the Contract under a penalty of about one-fourth of the estimated sum to be paid under each Contract. Parties are requested to be careful in drawing up their Tenders, which should be in strict conformity with this Notice.

Special Forms of Tender for Forage may be had on application at the various Police Stations throughout the Colony, and ordinary forms of Tender may be obtained, as heretofore, on application to the various Resident Magistrates, and at the Public Offices, Perth; and no Tender will be entertained unless rendered on the prescribed form. It is not necessary to forward duplicate tenders; one tender form properly filled up and witnessed, both as regards the Contractor and his sureties, will suffice.

GEO. PHILLIPS,

General Post Office, Perth, 21st September, 1898.

TENDERS (endorsed "Tender for [as the case may be] Mail") will be received at this Office until noon on Saturday, 26th November, 1898, for the conveyance of the undermentioned Mails, for one, two, or three years:—

CENTRAL AND EASTERN DISTRICTS.

1. Fremantle-Railway Station, etc.

Between the Fremantle Post Office and the Railway Station, also between the Fremantle Post Office, Sea Jetties, and South Quay, as often as required, in covered spring vehicles.

2. Fremantle-Letter Receivers, etc.

For the clearance of the Letter Receivers (including the Town Hall) and delivery of newspapers by English and Intercolonial Mails in Fremantle, as often as required, in covered spring vehicles.

3. Fremantle-Beaconsfield.

Between the Fremantle Post Office, the Railway Station, and the Post Office at Beaconsfield, as often as required; also for the clearance of the Letter Pillar Receivers, and the delivery of newspapers by English and Intercolonial mails at Beaconsfield, when required, in a spring vehicle.

4. North Fremantle-Railway Station.

Between the North Fremantle Post Office and the Railway Station, as often as required, in a spring vehicle.

$5.\ \ New castle-Goomal ling-Badbatting.$

From the Newcastle Post Office to Badbatting, viâ Culham, Byeen, McIntosh's, Beejoording, Woodlands, Mumberkine, and Goomalling, returning viâ Wangamine to Newcastle, the Mail Carrier visiting the various homesteads en route, for the purpose of delivering and receiving letters, once a week, by spring vehicle.

6. Leederville-Railway Station.

Between the Post Office, Leederville, and the Railway Station, Leederville, three times a day, on horseback.

7. Killerberrin-Wattoning.

Between Killerberrin and Wattoning, via Tarragon, Muggakine, and Mangowine, once a fortnight, on horseback.

8. Moora-Berkshire Valley.

Between the Post Office at Moora and the Post Office at Berkshire Valley, via Walebing, twice a week, in a spring vehicle.

9. Moora-Dandarragan-Yatheroo.

Between the Post Office at Moora and Yatheroo, via Dandarragan Post Office, twice a week, in a spring vehicle.

$10.\ Northam\text{-}Railway\ Station.$

Between the Post Office, Northam, and the Railway Station, twice daily, or oftener if required, in a spring vehicle.

11. Perth-Railway Station.

Between the General Post Office, Perth, and the Railway Station, Perth, as often as required, in covered vehicles.

12. Perth-Victoria Park.

For the delivery of correspondence, and the clearance of all Letter Receivers at Victoria Park, on horseback, not exceeding twice daily. Particulars of the boundaries of this service may be obtained upon application at the General Post Office.

13. Perth-Wanneroo.

From Perth to Wanneroo (Mount Morris) and vice versa, on horseback, once a week, calling at the various homesteads en route to deliver and receive letters and newspapers.

14. Plympton-North Fremantle.

Between Post Office, Plympton, and the North Fremantle Railway Station, daily, or as often as required, in a spring vehicle.

15. Subiaco-Railway Station.

Between the Post Office, Subiaco, and the Railway Station, six times a day, or oftener if required, in a spring vehicle.

16. York-Railway Station.

Between the York Post Office and the Railway Station, daily, as often as required.

SOUTHERN CROSS AND COOLGARDIE DISTRICTS.

17. Boulder-Railway Station.

Between the Post Office, Boulder, and the Railway Station, as often as required, in a spring vehicle.

17A. Bulong-Kurnalpi.

Between the Post Office, Bulong, and Kurnalpi, once a week, by bicycle or on horseback.

18. Kanowna-Bulong.

Between the Post Office, Kanowna, and Bulong, via Ballagundi, twice a week, in a spring vehicle.

19. Kanowna-Railway Station.

Between the Post Office, Kanowna, and the Railway Station, as often as required, in a spring vehicle.

20 Kanowna-Gippsland.

Between the Post Office, Kanowna, and Gippsland, once a week, in a spring vehicle.

21. Menzies-Mount Ida

Between the Post Office, Menzies, and Mount Ida, via 28-Mile Condenser, once a week, by pack horse or vehicle.

22. Menzies-Railway Station.

Between the Post Office, Menzies, and Railway Station, as often as required, in a spring vehicle.

23. Southern Cross-Railway Station.

Between the Post Office, Southern Cross, and the Railway Station, as often as required, in a spring vehicle.

24. Yerilla-Edjudina.

Between the Post Office, Yerilla, and Edjudina, once a week, on horseback.

NORTHERN DISTRICTS.

$25.\ Broome-Wharf.$

For the conveyance of mails between the Broome Post Office and the Wharf, when required.

26. Carnarvon-Dairy Creek.

Between Carnarvon and Dairy Creek, receiving and delivering letters, etc., at the various homesteads en route, including Walbenardoo (Mr. Munroe's) once a fortnight, in a spring vehicle.

27. Carnarvon-Yanyereddie.

Between Carnarvon and Yanyereddie, via the homesteads of Messrs. Cleveland, Campbell, & Musk, Brockman's Shearing Shed, when necessary, and Newman's Boundary Well, between Midalya, and Williamsberry Station, receiving and delivering letters, etc., en route, twice a month, in a spring vehicle.

28. Dongara-Railway Station.

Between the Post Office, Dongarra, and the Railway Station, as often as required, in a spring vehicle.

29. Geraldton-Railway Station.

Between the Post Office, Geraldton, and the Railway Station, also the Jetty, as often as required, in a spring vehicle.

30. Mingenew-Bangemall.

Between Mingenew Station, and Bangemall Goldfiel ds fortnightly, via Thomas Police Station, in a spring vehicle.

31. Onslow-Landing.

Between the Post Office, Onslow, and the Landing, and thence to the steamer in Ashburton Roads, by boat, as often as required.

32. Sharks Bay-Hamelin Pool.

By a cutter from Sharks Bay direct to Hamelin Pool, and vice versa, once every two months.

33. Wyndham-Hall's Creek.

Between the Post Office, Wyndham, and the Post Office, Hall's Creek, via Argyle Downs, Ord River, and Flora Valley, on horseback, once a month.

34. Roebourne-Port Hedland.

Between Roebourne and Port Hedland, via Whim Creek, Balla Balla, McKay's Station, and Wedge's Station, once a week, in a spring vehicle.

35. Port Hedland-Marble Bar.

Between the Post Office, Port Hedland, and the Post Office, Marble Bar, via Hardy's Station, once a week, in a spring vehicle.

36. Port Hedland-Braeside.

Between the Post Office, Port Hedland, and Braeside Station, via DeGrey, Condon, Mulyie, Muccan, and Yarree, Warrawagine, once a fortnight, on horseback,

37. Marble Bar-Bamboo Creek.

Between the Post Office, Marble Bar, and the Post Office, Bamboo Creek, via Talga Talga, in a spring vehic e, once a week.

38. Marble Bar-Nullagine.

Between the Post Office, Marble Bar, and the Post Office, Nullagine, via Warrawoona, and Corunna Downs Station, once a week, in a spring vehicle.

39. Balla Balla-Tambourah.

Between Balla Balla and Tambourah, via Whim Creek, Toweranna, Mallina, Hong Kong, Pilbarra, Yondeara Station, 10-Mile Well, and Woodstock Hotel, once a fortnight, in a spring vehicle or on horseback.

MURCHISON DISTRICTS.

40. Cue-Nannine.

Between the Post Office, Cue, and the Post Office, Namine, via Tuckanarra and Cork Tree Flat, three times a week, in a spring vehicle.

41. Lawlers-Lake Darlôt.

Between the Post Office, Lawlers, and Lake Darlôt, once a week, on horseback.

42. Mount Magnet-Jones' Well.

Between the Post Office, Mount Magnet, and Jones, Well, and vice versa, by horseback, vehicle, or bicycle' daily.

43. Mount Magnet-Railway Station.

Between the Post Office, Mount Magnet, and the Railway Station, as often as required, in a spring vehicle.

44. Melville-Mileura.

From Melville to Mileura, via Meka, Mt. Wittenoom, Murgoo, Boolardy, Manfred, Milly Milly, Berringarra, Mount Gould, and Moorrarrie, returning to Melville via Berringarra, Milly Milly, Manfred, Boolardie, Murgoo, Mt. Wittenoom, and Meka, once a fortnight, in a spring vehicle.

45. Mullewa-Railway Station.

Between the Post Office, Mullewa, and the Railway Station, as often as required, in a spring vehicle.

46. Yalgoo-Rothesay.

Between the Post Office, Yalgoo, and Rothesay, via Broad's, Neuregara, Thundelara, Field's, Pinyalling, and Field's Camp, once a fortnight, in a spring vehicle.

47. Wurrago-Gullewa.

Between Wurrago and Gullewa, twice a week, in a spring vehicle.

SOUTHERN AND SOUTH-WESTERN DISTRICTS.

48. Albany-Broome Hill.

Between the Post Office at Albany and the Post Office at Broome Hill, via Woodlands, Woodburn, Warrenup, Wollyganup, Mongup, Magetup, Glen Vale, Glengarry, Pallinup, Martinup, and Woodiarrup, once a fortnight, on horseback or in a spring vehicle.

49. Albany-King River.

From the Post Office, Albany, via Perth Road to Brookman's, Balston's, Vincent's, Drew's, Bennett's, Greenwood's, Blaxland's, Government School, Bailey's, Townsley's, Newman's, Gibb's, Kelty's, King River Crossing, and Affleck's, returning via the same places, twice a week, on horseback or in a spring vehicle.

$50. \ Bunbury-Railway \ Station.$

Between the Post Office, Bunbury, and the Railway Station, twice a day, or oftener if required, in a spring vehicle.

51. Bunbury-Hampden.

Between the Post Office, Bunbury, and Hampden, via Rosamal, Parkfield, Spring Hill, Runnymede, and Myalup, twice a week, on horseback.

52. Capel-Thomas Roberts'.

Between the Post Office at Capel and Thomas Roberts', calling at George and Proctor Scott's, thence to Higgin's (Springfield), via Rich's, Ramsay's, Rose's, and McCourt's, thence via J. Higgin's to the Capel Post Office, twice a week, on horseback.

53. Bridgetown-Balbarrup.

Between the Post Office, Bridgetown, and Balbarrup, on horseback or in a spring vehicle, (a) once a week, (b) twice a week.

54. Katanning-Broome Hill.

Between the Post Office at Katanning and Broome Hill, via Kojonup and Eticup, and vice versa, once a week, in a spring vehicle.

55. Katanning-Elijah Quartermaine's.

From the Katanning Post Office, viá Yowanup, Garstone's, Terlich's, Maracoondy, Severnis, Bell's, Wilhems to Elijah Quartermaine's, thence to Alfred Quartermaine's, Prosser's, New School House, Turner's, Yowanup to Katanning, once a week, on horseback.

56. Lockeville-Wonnerup Station.

From the Post Office, Lockeville, to Menbemup, Grove House (C. Layman's), Inlet Park, Rushley, and Richardson's, twice a week, on horseback.

57. Norseman-Peninsula,

Between the Post Office, Norseman, and the Peninsula, $vi\dot{a}$ Princess Royal, Desirable, and Three Colonies, twice a week, in a spring vehicle.

$58.\ Princess\ Royal\ Mine-Buldania.$

Between the Princess Royal Mine and Buldania once a week, by bicycle.

59. Preston-Mrs. Nunn's Homestead.

Between the Post Office at Preston and the Homestead of Mrs. Nunn's, viâ Mr. Fisher's residence, calling at the various homesteads en route, twice a week, on horseback.

60. Pinjarrah-Railway Station.

Between the Post Office, Pinjarrah, and the Railway Station, as often as required, in a spring vehicle.

Every tender must be accompanied by a sketch of the route, as provided for on the Tender Form.

The arrival and departure of Mails will be subject to instructions from the Postmaster General, and liable to alterations at any time during the year.

Every tender must bear the *bonâ fide* signatures, duly witnessed, of the tenderer and of two responsible persons willing to become bound for the due fulfilment of the Contract, in a sum not exceeding the gross amount of the Contract for the whole period over which it extends.

Every tender must be accompanied by the written consent, duly witnessed, of persons proposed as bondsmen, as hereinbefore provided, to execute the bonds as aforesaid for the due performance of the Contract, in the event of such tender being accepted.

The Government reserves the right of terminating the Contract at any time by giving one month's notice to the Contractor.

Special forms of Tender, with conditions attached, may be obtained on application to the various Postmasters, and at the General Post Office, Perth; and no Tender will be entertained unless rendered on the prescribed form.

The Government does not bind itself to accept the lowest or any tender.

R. A. SHOLL,

Postmaster General and General Superintendent of Telegraphs.

Betting Advertisements and Circulars— Special treatment by the British Postal Department.

General Post Office,
Perth, 18th August, 1898.

IT is hereby notified, for the information of the Public and Postmasters, that Advertisements and Circulars relating to Bets and Wagers are illegal in Great Britain; and that, in future, any such reaching the United Kingdom from abroad in open covers will not be delivered, but be returned to the country of origin.

R. A. SHOLL,
Postmaster General and
General Superintendent of Telegraphs.

NOTICE.

5 <u>5 6</u> 8

General Post Office, Perth, 29th September, 1898.

T is hereby notified, for general information, that on and after the 1st October, 1898, the following Rates of Commission on Inland Money Orders will come into operation:—

Amounts.	New rates of com- mission.	Charges for transfers and repayments.	Charges for repayment of void orders.
Any amount not ex-		0.7	
ceeding £5	6d.	6d.	1s. 6d.
Above £5 and not ex-			
ceeding £10	ls.	ls.	2s.
Above £10 and not ex-			
ceeding £15	1s. 6d.	1s. 6d.	2s.
Above £15 and not ex-			
ceeding £20	2s.	2s.	2s.
9	·		

INLAND TELEGRAPH MONEY ORDERS.

The charge for the Official Advice Telegram and repetition thereof will be 2s. instead of 1s. 6d. as hitherto.

R. A. SHOLL.

Postmaster General and General Superintendent of Telegraphs.

NOTICE.

Tenders for Painting Letter Receivers.

5 8 <u>2</u> 6

General Post Office, Perth, 30th September, 1898.

TENDERS will be received at this Office up to noon of Tuesday, the 18th day of October, 1898, for repainting and lettering all iron Pillar Letter Receivers now erected in the city.

Each tender is to be forwarded under cover addressed to the Postmaster General, and to be marked "Tender for painting Letter Receivers."

Any further information can be obtained from the Inspector of Mails, General Post Office, Perth.

R. A. SHOLL,

Postmaster General and General Superintendent of Telegraphs.

NOTICE.

 $3\frac{3}{9}\frac{1}{8}3$

General Post Office, Perth, 4th October, 1898.

IS Excellency the Governor in Executive Council has been pleased to approve of the following amended Telegraphic Charges, framed under the provisions of the Post and Telegraph Act (57 Victoria, No. 5, Section 68, Sub-section 32):—

For telegrams lodged from 7 o'clock, p.m., till 10 o'clock, p.m., 50 per cent. in addition to the ordinary charges.

For telegrams lodged for any office other than those open till 10 o'clock p.m. or lodged later than 10 o'clock, p.m., for transmission to any office which may be open for any purpose, double the ordinary rates will be charged.

R. A. SHOLL,

Postmaster General and General Superintendent of Telegraphs.

TENDER ACCEPTED.

 $1\frac{3}{0}\frac{5}{8}1$

General Post Office, Perth, 6th October, 1898.

THE following Tender has been accepted for the conveyance of the undermentioned Mails:—

Joseph W. Waldeck, £60 per annum:

From Waldeck's Station to Paynesville, and vice verså, once a week, on horseback, connecting with Mt. Magnet-Lawlers Mail Service.

R. A. SHOLL,
Postmaster General and
General Superintendent of Telegraphs.

"Customs Duties Amendment Act, 1898."

Custom House, Fremantle, 26th September, 1898.

THE following Ruling under "The Customs Duties Amendment Act, 1898," is published for general information.

CLAYTON T. MASON, Collector of Customs.

Machinery dutiable at 5 per cent. shall mean machines or machinery the parts of which may be imported at one time or partly by one vessel and partly by another, but being all parts which go to make up one machine.

Machinery—parts of—dutiable at 10 per cent. shall mean machinery imported as duplicate parts, or to replace damaged, broken, or worn out parts.

(Signed.)

JOHN FORREST, Colonial Treasurer.

R.G. $\frac{98}{331}$ & $\frac{98}{332}$.

Registrar General's Office, Perth, 10th October, 1898.

T is hereby notified, for general information, and in accordance with Sections 20 and 23 of 58 Vict., No. 16, that the following Ministers are duly registered in this Office for the Celebration of Marriages in the Colony of Western Australia:—

Designation.	Residence.	Registry District within which Residence is situated.
CHURCH OF ENGLAND. The Rev. Cuthbert Hudleston, M.A.	Kalgoorlie	E. Coolgardie.
ROMAN CATHOLIC CHURCH. The Rev. Martin Aloysius O'Carroll The Rev. Gerald Joseph Griffen	York Perth	York. Perth.

MALCOLM A. C. FRASER, Registrar General.

Government Registry Office.

June 30th, 1898.

MPLOYERS of labour throughout the Colony are hereby informed that there is registered at the Office of the Inspector of Charitable Institutions, Perth, a list of persons in need of work.

The list includes farm men, general labourers, cooks, gardeners, carpenters, &c., &c.

Contractors and others in need of such, or any other description of labour, please communicate with the undersigned.

JAS. LONGMORE, Inspector of Charitable Institutions.

Geological Survey Office, Perth.

N Sale at this Office the Reports and other Publications of the Geological Survey.

Catalogue on application.

A. GIBB MAITLAND, Government Geologist.

14th September, 1898.

DEPARTMENT OF LAND TITLES.

Transfer of Land Act, 1893.

Northampton esquire Samuel Lockier Burges of Woodbrook Roebourne esquire and Edward Horne Wittenoom of London England Agent General for Western Australia executors of the will of Thomas Burges 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 the Victoria district and being

Victoria Locations 11, 46, 264, 381, 435, 625, 627, 631, 632, 633, 634, 635, 636, 637, 638, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 657, 659, 679, 701, 702, 706, 719, 740, 741, 742, 258, and 780.

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 HERBY REQUIRED to lodge in this Office on or before the 12th day of November 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, { 22nd September, 1898. }

388

Stone & Burt, Perth, Applicants' Solicitors.

Transfer of Land Act, 1893.

PAKE NOTICE that James Barr of Wellington Street Perth executor of Sarah Jane Barr who died on the 19th day of June 1898 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 city of Perth and being

(a.) Part of Perth Town Lot V 25 (containing 1 rood $2\frac{1}{10}$ perches).

Bounded on the North-East by 1 chain 31 $^{1}_{10}$ links of Wellington Street

On the South-East by 2 chains $\frac{7}{10}$ links of Queen Street

On the South-West by another part of V 25, measuring 1 chain 30 $\frac{n}{10}$ links and

On the North-West by 2 chains $\frac{7}{10}$ links of the South-East boundary of V 26.

The land is more particularly defined on Diagram 912 deposited in the Land Titles' Office.

(b.) Perth Town Lot V 82 (containing 1 acre $13\frac{2}{10}$ perches).

Bounded on the South-West by 1 chain 70 $^3_{70}$ links of Wellington Street

On the North-West by the South-East boundary of V 83 measuring 6 chains $46\,\frac{5}{10}$ links

On the North-East by 1 chain 71 $\frac{8}{10}$ links of Kensington Lane and

Lane and
On the South-East by the North-West boundary of V S1

measuring 6 chains 24 $\frac{6}{10}$ links.

The land is more particularly defined on Diagram 878 deposited in the Land Titles' Office.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land ARE HEREBY REQUIRED to lodge in this Office on or before the 29th day of October 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, (6th October, 1898.

George Leake & Co., Perth, Applicant's Solicitors.

Transfer of Land Act, 1893, and The Real Property Limitations Act, 1878.

FAKE NOTICE that William Paterson of Perth and Edward McLarty of Pinjarrah farmer Executors of the will of John McLarty late of Pinjarrah farmer deceased have made application to be registered as the proprietors of au estate in fee simple in possession in the following parcel of 1 nd situate in the Murray District and being

Murray Location 16 (containing 125 acres)

Bounded on the North by 46 chains 73 links of the South boundary of Location 3

On the West by the East boundary of Location 128 measuring 25 chains $6 \ \mathrm{links}$

On the South by 47 chains 53 links of a public road and On the East by part of the left bank of the Murray River.

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 HERBY REQUIRED to lodge in this Office on or before the 10th day of December next a carcat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT, Registrar of Titles.

Land Titles' Office, Perth, \ 29th September, 1898.

Stone & Burt, Perth, Applicants' Solicitors.

Transfer of Land Act, 1893, Section 222, and the Real Property Limitations Act, 1878.

 $\frac{4.3.7}{9.8}$

TRAKE NOTICE that Thomas Jecks of Guildford gentleman has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Guildford and being

Portion of Guildford Town Lot 12 (containing $10\frac{4}{10}$ perches)

Bounded on the North-West by 9 chains $94\frac{4}{10}$ links of the South-East boundary of Lot 13 starting from the North-East corner of Lot 13 on Market Street and extending South-West along said South-East boundary.

On the South and South-East by the other part of Lot 12 measuring respectively $24\frac{1}{10}$ and 9 chains $74\frac{\pi}{10}$ links.

The land is more particularly defined on Diagram 866 deposited in the Land Titles Office.

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 11th day of November next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT, Registrar of Titles.

Land Titles Office, Perth, \\
13th October, 1898.

Stone & Burt, Perth, Applicant's Solicitors.

$\frac{47.2}{9.5}$ Transfer of Land Act, 1893, Sec. 75.

OTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the fifth day of November 1898 to issue to Hannah Hossack of Claremont Western Australia Special Certificates of Title to the land described below the duplicate certificates having as is alleged been destroyed by fire.

Dated 6th day of October 1898.

ALFRED E. BURT, Registrar of Titles.

The Land referred to:

- (a) Lot 41 of Swan Location 621 as the same is registered in Volume XX. Folio 9.
- (b) Subdivision 19 of Melville Suburban Lot 92 as the same is registered in Volume LIV. Folio 50.

Transfer of Land Act, 1893. 469 98

TAKE NOTICE that Henry Caporn of Bunbury saddler and William Alexander Caporn of Perth printer 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 the City of Perth and being

Part of Perth Town Lot F 13 (containing 34 perches).

Bounded on the South-West by 75 % links of Hay Street On the South-East by 2 chains $80\frac{4}{10}$ links of the North-West boundary of F 14
On the North-East and North-West by other parts of F 13 measuring respectively $75\frac{4}{3}$ links and 2 chains $80\frac{4}{10}$ links.

The land is more particularly defined on diagram $\,926$ deposited in the Land Titles' Office.

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 15th day of October next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT

Land Titles' Office, Perth, \ 22nd September, 1898.

Registrar of Titles.

Parker & Parker, Perth, Applicants' Solicitors.

$\frac{565}{98}$ Transfer of Land Act, 1893.

TAKE NOTICE that Jeanie Brown Thielemann the wife of Henry Thielemann of York baker has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Town of York and being

Portion of York Suburban Lot 1 (containing 3 acres 3 roods 10 perches).

Bounded on the Eastward by 4 chains 10 links of Tenth Road

On the Southward by 8 chains 93 links of Brunswick Road

On the Westward by 5 chains 60 links of the Eastern boundary of Suburban Lot 5
On the Northward by 1 chain of the Southern boundary

of Suburban Lot 2

And by another part of Suburban Lot 1 measuring 1 chain 50 links and 7 chains 93 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 5th day of November 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, 29th September, 1898.

Frank Martin, Perth, Applicant's Solicitor.

Transfer of Land Act, 1893, Sec. 222, and the Real Property Limitations Act, 1878.

TAKE NOTICE that John Stokes of the Greenough Flats farmer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Victoria District and being:

Victoria Location 1049 (containing 100 acres).

Bounded on the North-West by the South-East boundary

of Location 711 measuring 40 chains
On the North-East by 25 chains of Company Road
On the South-East by 40 chains of Henry Road and
On the South-West by a line parallel and equal to the North-East boundary.

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

ALFRED E. BURT.

Registrar of Titles.

Land Titles' Office, Perth, 15th September, 1898.

Jenkins & Abbott, Barrack Street, Perth, Applicant's Solicitors

Transfer of Land Act, 1893. $\frac{564}{98}$

TAKE NOTICE that Thomas William Salkilld of Perth commission agent has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Guildford and being

Guildford Town Lot 111 (containing 1 acre 1 rood 5 perches).

Bounded on the South by the North boundary of Lot 112 measuring about 8 chains 24 links
On the West by 1 chain 50 links of North Street

On the North by the South boundary of Lot 110 measur-

ing about 8 chains 84 links
And on the East by part of the right bank of the Swan River.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 5th day of November 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, 29th September, 1898.

Haynes, Robinson, Sholl, & Foulkes, Perth, Applicant's Solicitors.

Transfer of Land Act, 1893, Section 75.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twentieth day of October 1898 to issue to Harry Schimmelpennick Ainsworth of Geraldton mining agent Special Certificates of Title to the land described below the duplicate Certificates having as is alleged been lost or destroyed.

The Land referred to:

(a.) Geraldton Town Lot 562 as the same is registered in Volume XLIII. Folio 36.

(b.) Geraldton Town Lot 563 as the same is registered in Volume XLIII. Folio 37.

Dated 22nd day of September, 1898.

ALFRED E. BURT, Registrar of Titles.

Stone & Burt, Perth, Applicant's Solicitors.

Transfer of Land Act, 1893, and The Real Property Limitations Act, 1878.

TAKE NOTICE that Wallace Prosser of Bunbury boot manufacturer 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 District of Leschenault and being

Portion of Leschenault Location 26 (containing $31\frac{6}{10}$ perches).

Bounded on the West by 2 chains $47\frac{1}{2}$ links of Vasse Road

On the Northward by a line measuring 8 100 links

On the North-East by 2 chains $13\frac{2}{10}$ links of the Blackwood Road

And on the South-East by a line measuring 1 chain $79\frac{3}{10}$ links.

The land is more particularly defined on Diagram 842 deposited in the Land Titles' Office.

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 10th day of November 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, \ 8th September, 1898.

Kenneth M. Eastman, Bunbury, Applicant's Solicitor.

Transfer of Land Act, 1893.

TAKE NOTICE that Florence Augusta Strode Hall wife of Charles Edmund Strode Hall of Singapore commercial traveller and Elias Solomon of Fremantle esquire (trustees under the will of Lucius Alexander Manning late of Davilak near Fremantle deceased) have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcels of land:—

(a.) Cockburn Sound Locations 80, 81, 82, 83, 84, 102, 109, 112, 113, 114, 133, 3, and parts of 85, 87, 101, and 4 (forming an entirety containing about 744 acres).

Bounded by lines starting from the South-West corner of Location 222 and extending South along the East side of a public road for 47 chains 69½ links 12 chains 8 links 20 chains 67½ links 13 chains 1 link and 9 chains 84¾ links to the North boundary of Location 102 thence West crossing said public road along said North boundary for about 4 chains 11½ links to the shore of Owen's Anchorage thence South along the shore of Owen's Anchorage to the South boundary of Location 102 thence East along said South boundary crossing the aforementioned public road for 13 chains 56 links to the South-East corner of Location 102 thence North along part of the West boundary of Location 280 for 13 chains 42 links thence East along the North boundary of Location 280 for 27 chains 43 links to the North-East corner of Location 280 thence South along the East boundary of Location 280 thence South along the East boundary of Location 280 thence East for 23 chains 45 links passing along part of the North boundary of Location 417 the North boundary of Location 160 to the West side of a public road thence North along the West side of said public road for 45 chains 50 links thence East along said road for 3 chains 70 links thence North along said road for 59 chains 31 links to the South boundary of Location 10 thence North along the West boundary of Location 10 thence North along the West boundary of Location 10 thence North along the West boundary of Location 10 thence North along the West boundary of Location 10 thence North along the West boundary of Location 10 thence North along the West boundary of Location 10 thence North along the South-East corner of Location 10 thence North along the South boundary of Location 222 thence West along the South boundary of Location 222 thence West links to the South-boundary of Location 222 thence West links to the starting points.

Bounded on the inner part by a public road.

(b.) Portions of Fremantle Town Lots 587, 588 and 589 (containing together 3 roods 8³/₁₀ perches).

Bounded on the South by 2 chains 25 links of South Street On the West by 4 chains of Fitzgerald Terrace

On the North by 1 chain 76 links of Lord Street

And on the Eastward by the other portions of Lots 587 588 and 589 that have been resumed for the purposes of the Fremantle-Owen's Anchorage Railway measuring together 4 chains 3 links.

(c.) Portion of Fremantle Town Lot 653 (containing $33\frac{n}{10}$ perches).

Bounded on the North by 1 chain 50 links of Lord Street On the East by Lot 652 measuring 2 chains $\frac{1}{10}$ link

On the South by 60 links of the North boundary of Lot 590

And on the Westward by the other portion of 653 that has been resumed for the purposes of the Fremantle–Owen's Anchorage Railway measuring 2 chains $19\frac{a}{10}$ links.

(d.) Fremantle Town Lots 591 and 652 (containing together 2 roods 16 perches).

Bounded on the South by 1 chain 50 links of South Street On the East by Lots 592 and 651 measuring together 4 chains $\frac{a}{10}$ links

On the North by 1 chain 50 links of Lord Street

And on the West by Lots 653 and 590 measuring together 4 chains $\frac{2}{10}$ links.

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 5th day of November 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, } 29th September, 1898.

Moss & Barsden, Fremantle, Applicants' Solicitors.

$\frac{518}{98}$ Transfer of Land Act, 1893.

TAKE NOTICE that James Bernard Duffy and Frederick John Duffy of Wanneroo farmers have made application to be registered as the proprietors of an estate in fee simple in possession as joint tenants in the following parcels of land situate in the Swan District and being

(a) Swan Location 185 (containing 10 acres)

Bounded on the West by 8 chains of a public road On the North by 12 chains 50 links of a public road

On the ${\it East}$ by 8 chains of the West boundary of Location 565 and

On the South by 12 chains 50 links of the North boundary of Location 189.

(b) Portion of Swan Location 189 (containing 10 acres $9\frac{9}{10}$ perches)

Bounded on the West by 4 chains $87\frac{1}{2}$ links of a public road

On the North by 20 chains 64 links of the North boundary of Location 189 and by opposite boundaries parallel and equal.

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 5th day of November 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, 29th September, 1898.

 $\frac{5.3.6}{9.8}$

Transfer of Land Act, 1893

(Section 75).

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the fifth day of November 1898 to issue to Hugh Serjeant of Perth a Special Certificate of Title to the land described below the duplicate certificate having as is alleged been lost.

THE LAND REFERRED TO:

Lot 31 of Section E of Swan Location 16 as the same is registered in Volume XCI. Folio 138.

Dated twenty-ninth day of September, 1898.

ALFRED E. BURT, Registrar of Titles.

$\frac{4 \cdot 6 \cdot 8}{9 \cdot 8}$ Transfer of Land Act, 1893.

TAKE NOTICE that Henry Learman of Bunbury storekeeper has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Wellington District

Wellington Location 190 (containing 50 acres)

Bounded by lines starting from the North-East corner of Location 231 and extending West for 20 chains 1 link passing along the North boundary of Location 231 and part of the north boundary of Location 455 thence North for 25 chains to the South side of a public road passing along part of the East boundary of Location 450 thence East 20 chains along said South side of a public road thence South for 25 chains along part of the West boundary of Location 242 to the starting point.

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 5th day of November 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, 29th September, 1898.

Kenneth M. Eastman, Bunbury, Applicant's Solicitor.

Transfer of Land Act, 1893, Secs. 121 and 122.

 $\frac{57}{98}$ and $\frac{284}{98}$

TAKE NOTICE that whereas John Bateman of Fremantle merchant the proprietor of Mortgage on Permit No. \$7 and collateral Mortgage on Permit 1,6,9 to secure the sum of £3,460 6s. Od. and interest has made application to the Commissioner of Titles for a foreclosure order against Edward Neilsen and Charles Henry Campbell Worthington both of Coolgardie storekeepers the registered proprietors of Coolgardie Town Lot 554 hereinafter described and against the said Edward Neilsen the registered proprietor of Business Area Lot 1 Niagara also hereinafter described who desire the premises to be advertised together.

Now by direction of the Commissioner I hereby offer for sale the following parcel of land viz.:—

Coolgardie Town Lot 554

as the same is registered in Volume CXII. Folio 58 and if the required amount is not offered for that lot I offer for sale together with the said lot

Niagara Town Lot 1

as the same is registered in Volume CXXII. Folio 23.

And further take Notice that after the 15th day of October 1898 I shall issue to the said Mortgagee an order for foreclosure unless in the interval a sufficient sum has been obtained by the sale of the land to satisfy the principal and interest moneys secured and all expenses incurred in and about such sale and proceedings.

The amount due in respect of principal and interest and all expenses incurred was on the 1st day of September 1898 $\pm 3,815$ 11s. 6d.

Dated at the Titles' Office, Perth, this 1st day of September, 1898.

ALFRED E. BURT, Registrar of Titles.

Kidson & Gawler, Fremantle, Applicant's Solicitors.

²⁴³/₉₈ Transfer of Land Act, 1893.

MAKE NOTICE that Thomas Jecks of Guildford gentleman 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 town of Guildford and being

(a) Portion of Guildford Town Lot 42 (containing 2 acres 3 roods $3\frac{\pi}{10}$ perches).

Bounded on the North by 3 chains 70 links of Swan Street

On the East by 7 chains 49 links of the West boundary of Lot 41

On the South by 3 chains 70 links of a public road and On the West by 7 chains $48\frac{9}{10}$ links of the East boundary of Lot 43

The land is more particularly defined on Diagram 868 deposited in the Land Titles' Office.

(b) Portion of Guildford Town Lot 13 (containing 1 acre 3 roods $\frac{9}{10}$ perches).

Bounded on the North-East by 1 chain 75 links of Market Street

On the South-East by 9 chains $94\frac{4}{10}$ links of the North-West boundary of Lot 12

On the South-West by the North boundary of the other portion of 13 measuring $83\frac{7}{10}$ links and by part of the left bank of the Swan River and

On the North-West by the South-East boundary of Lot 14 measuring 10 chains $61\frac{1}{2}$ links.

The land is more particularly defined on Diagram 866 deposited in the Land Titles' Office.

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 16th day of October 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, 15th September, 1898.

Stone & Burt, Perth, Applicant's Solicitors.

Transfer of Land Act, 1893, Sec. 222, and The $\frac{52.6}{8}$ Real Property Limitations Act, 1878.

TAKE NOTICE that Henry Harris of Pinjarrah farm labourer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Pinjarrah and being

Pinjarrah Suburban Lot No. 18 (containing 3 acres 2 roods and 21 perches)

Bounded on the North-West by 4 chains 50 links of Bedingfield Road

On the South-West by the North-East boundary of Suburban Lot 19 measuring 7 chains 70 links

On the South-East by part of the left bank of the Murray River

And on the *North-East* by the South-West boundary of Suburban Lot 17 measuring 8 chains 30 links and registered in Volume VII. Folio 86.

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 19th day of November next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT,

Registrar of Titles.

Land Titles' Office, Perth, 22nd September, 1898.

550.2 Transfer of Land Act 1893, and The Real Property Limitations Act, 1878.

TAKE NOTICE that Florence Augusta Strode Hall wife of Charles Edmund Strode Hall of Singapore commercial traveller and Elias Solomon of Fremantle esquire trustees under the will of Lucius Alexander Manning late of Davilak near Fremantle deceased have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcels of land:—

(a.) Fremantle Town Lots 284, 285, 285½, and 833 (containing together 1 acre 26½ perches).

Bounded on the North-West by 3 chains 48 links of Beach Street

On the North-East by 3 chains 19 links of vacant land

On the South-East by 2 chains 30 links of Cantonment Road and

On the South-West by the North-East boundary of Lot $286\frac{1}{2}$ measuring 1 chain 82 links 1 chain of the North-West boundary of 286 and the North-East boundary of 283 measuring 2 chains 65 links

(b.) Canning Locations 15a and 38 (containing together 737 acres).

Bounded by lines starting from the South corner of Location 76 situate on the right bank of the Canning River and extending in a North-East direction for 173 chains 65 links passing along the South-East boundaries of Locations 76 310 and 233 thence South-East for 40 chains thence South-West for 189 chains 15 links to the right bank of the Canning River passing along the North-West boundary of Location 63 thence along the right bank of the Canning River downwards to the starting point.

Bounded on the inner part by public roads.

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 10th day of December 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, (29th September, 1898.

Moss & Barsden, Fremantle, Applicants' Solicitors.

DR.

Municipality of Geraldton.

Ordinary Income, 52 Vict., No. 16, Section 84, Sub-sections Nos. 1-7, subject to provisions of Section 105.

Cr.

1 11 9

£63 14 6

1897.	22 77 1 72 1	£ s. d.	1897.	£ s.	d.
March	20.—To Amount of lost cheque on W.A. Bank, out- standing for many years, and now carried		Jan. 1.—By Balance brought forward from 1896 12.—, W. Lucas, Commission on Carriage and Cart	1 2	2
	to account 5.—,, Amount lodged in W.A. Bank on account	7 15 0	Licenses issued 1896	1 15	0
May	of Carriage and Cart Licenses issued	40 11 6	12.— ,, Geraldton Express Co., Stationery, and carriage on same	0 17	. 8
Aug.	20.— " Amount lodged in W.A. Bank on account of Carriage and Cart Licenses issued …	7 0 0	12.— ,, A. Johnson, Fee as Returning Officer at Elec- tion, 17-12-96	*2 2	
Dec.	20, Amount lodged in W.A. Bank on account of Carriage and Cart Licenses issued	7 8 0	12 ,, Secretary, Fee as Scrutineer at Election, 17-12-96, £1 0s.: Salary for month De-	2 4	. 0
"	30.— ,, Amount lodged in W.A. Bank on account of Carriage and Cart Licenses issued	1 0 0	cember, 1896, £1 10s.; Postage Stamps, 2s. 9d	2 12	2 9
			Feb. 1.—, Salary for month, January, 1897, £1 10s.;		
			Postage Stamps, 2s. 17.— ,, Salary, Trainage, 5s. 5d.; and 4 days' expenses, at 10s., £2, re-auditing the Board's ac-	1 12	1 0
			counts at Geraldton	2 5	5
			Mar. 2.— ,, Secretary, Salary for February, £1 10s.; Postage Stamps, 1s. 1d	1 11	1
			20.— ,, H. Stewart, Audit Fee (five years, 1892-7)	5 0	
			April 1,, A. Johnson, Chairman's Sundries and Tele- grams on behalf of the Board	0 6	3 0
			1.—,, Secretary's Salary for March, £1 10s.; Postage Stamps, 2s. 2d	1 12) 0
			6.— ,, Geraldton Express Co.—	1 12	
			Advertising, re Cart and Carriage Licenses	1 16	3 0
		4	Advertising, re Indian Famine Re-		
			lief Fund	*0 14 0 16	
			6.— ,, Geraldton Express Co., Advertising Electoral		
			Court, 15-10-96, and Election, 17-12-96 May 1.— ,, Secretary's Salary for April, £1 10s.; Postage	0 17	6
			Stamps, 6s. 4d	1 16	; 4
			Stamps, 2s. 4d.; and freight on Stationery, 8d	1 13	3 0
			18.— ,, Acting Premier's Reception Committee,		
			towards defraying the expenses of the Banquet given on his visit to Northamp-		
			ton, 12-6-97 July 1.—,, Secretary's Salary for June; Postage Stamps,	*4 4	0 4
			2s. 5d	1 12	2 5
			6 ,, T. R. DeLucy, Stationery and Postage on same	0 19	0 6
			6.— W. A. Bank Cheque Book	0 2	2 6
			24.— ,, Secretary, Postage Stamps, 10s Aug. 2.— ,, Secretary, Salary for July, £1 10s	0 10	
			21 ,, G. H. Rowe, Stationery	0.11	1 3
		La constant de la con	Sep. 1.—, Secretary's Salary for August	1 10) ()
			defraying the expenses of the reception of the Governor on his visit to North-		
			ampton Oct. 1.— ,, Secretary's Salary for September	*5 10 1 10	
			6 ,, Geraldton Express Co., Advertising Electoral Court, 13-10-97, 14s. 3d., and Election,		
			8-10-97, 14s. 3d 9.— ,, A. Johnson, Fee as Returning Officer at Elec-	1 8	3 6
			tion, 8-10-97 9 ,, Secretary, Fee as Scrutineer at Election,	*2 2	2 0
			8-10-97	1 (9 0

£63 14 6

Jan. 1.—To Balance brought down, Ordinary Income from sources specified in 52 Vict., No. 16, Sec. 84, Sub-sec. 1-7 June 10.—, Refund of amount disallowed by Auditors, as shown * in Accounts for 1897

£ s. d. 1 11 7

17 3 7

A. JOHNSON, Chairman. THOMAS SCOTT, Secretary.

9. , Secretary, Fee as Scrutineer at Election,
8-10-97
1. , Secretary's Salary for October
6. , G. H. Rowe, Stationery and Postage on same
7. , F. Blood, two Buckets for use of Board
1. , Secretary's Salary for November, £1 10s.;
Postage Stamps, 1s. 9d.
10. , W. Lucas, Commission on Carriage and Cart
Licenses issued 1897
14. , G. H. Rowe, Stationery
18. , A. Johnson, Fee as Returning Officer at
Election, 16-12-97
18. , Secretary, Fee as Scrutineer at Election,
16-12-97
29. , A. Johnson, Telegrams and Letters for the
Board
31. , West Australiau Bank, charge for keeping
Account ...
31. , Balance carried down

CR.

£280 0 0

Ordinary Income, 52 Vict., No. 16, Section 84, Sub-section 8, subject to provisions of

Dr. Section 105. 1897 s. d. 150 0 130 0 0

97.

12.—By W. Skelly, 22 days' work on Nockanena, Lynton and Main Roads, at 6s. 6d.

12.—

T. Morrissey, Donation for Repairs to Road at Mount Erim

12.—

H. Okely, Balance on account of self and 2 Horses and Cart working on Nockanena Road, at 13s.

14.—

Mitchell & Co., Sharpening Tools, Handles and Axe

25.—

W. Rosser, jun., 5 days at 19s. 6d., team and 2 men from Wheal Fortane to Northampton Road (paid)

T.—

H. J. Sims, Finishing Culvert on Main Road 15.—

C. Reynolds, Repairing Road from the Pound to his Homestead

T.—

H. J. Sims, Covering Causeway, Main Road 23.—

J. Harvey, Horse and Fodder for 7 days' supervising, at 10s.

25.—

P. Shea, Repairing and Clearing Road from Townsite to Pegeon Well and Cahervaveen P. Talbot, 9 days' work on Approach to his Homestead, Block 55/57

M. Williams, 2 horse team and 2 men, repairing Willowgully Road, 21 days, at 19s.

T. Parkyn, Repairing Road, 8 days, at 5s. 6d.

J. Harvey, 7 days' Horse Hire, Inspecting and passing Willowgully Road, at 10s.

11.—

J. A. Johnson, 2 days' Horse hire and Fodder, supervising, at 10s.

11.—

J. Jas. Eastough, Team and 2 men on Road from Nabawah to Genaldton boundary, 25 days, at 18s.

20.—

W. Yupp, Team and 2 men on Road from Two-Mile Gate to Nabawah, 25 days, at 18s.

22.—

W. Evans, 12 days' work on Approach to his Homestead, at 6s. 6d.

22.—

W. Evans, 12 days' work on Approach to his Homestead, at 6s. 6d.

22.—

W. Expansity Team and 2 men on Road from Two-Mile Gate to Nabawah, 25 days, at 18s.

21.—

J. Harvey, Supervising Murchison Road, 2 days, at 10s.

22.—

W. Expansity Team and 2 men on Road from Two-Mile Gate to Nabawah, 25 days, at 18s.

24.—

J. Horse, 26; repairs to Norman's Well, £2.

Mitchell & Co., Sharpening Tools, Bucket and Rope

G.—

J. More, Repairing Road in Mary Street

24.—

J. Harvey, Supervising Murchison Road, 2 days, at 10s.

13.—

J. Harvey, Supervising Murchison Road, 2 days, at 10s.

24.—

J. Gray, 44 days' work repairing Crossing in John Street, at 6s. 6d.

25.—

Mrs. Foley, making new road from he 1897 Jan. £ s. d. 3 0 3 0 5 1 0 1 12 9 $\begin{array}{cc} 4 & 17 \\ 5 & 0 \end{array}$ 0 0 *3 10 0 5 0 0 2 10 $\frac{19}{2} \frac{19}{4}$ *3 10 0 *1 0 22 10 0 22 10 0 3 18 0 *8 0 0 6 $\frac{1}{2} \frac{5}{10}$ *1 0 0 5 0 0 *1 0 May 5 1 0 3 10 0 1 10 10 1 10 0 1 10 0 1 4 0 5 0 13 0 6 6 0 10 0 0 6 6 $\begin{smallmatrix}0&6\\0&10\end{smallmatrix}$ 1 10 0 0 14 0 0 18 0 at 9s.
Johnson, 1 Load Timber for Culvert,
Hampton Road ...
Brand, Clearing Road from Lynton to
Bishop's Gully, and Repairing Bishop's 27.— " A. *0 8 0 10 0 0 22.--, W. Jupp, 4 days, 2-horse team and man on Bowes' Road, at 13s. ... Oct. 16.--, F. Gardener, 3 days' Horse hire to the Board, 2 12 0 2 5 0 2 15 12 0 0 3 18 0 1 5 0 12 0 0 0 15 10 0 0 3 15 6 $\begin{array}{cc} 1 & 0 \\ 0 & 8 \end{array}$ $\begin{smallmatrix}2&6&9\\35&0&10\end{smallmatrix}$

Dr.	Ordina	ry	I_{i}	ıcom	e, etc. (continued).	Cr.
for 189 June 10.— To Re	nce brought down, Government Allotment: the Financial Year ending 30th June, 17, for Maintenance Purposes	35	(. d.) 10 3 0		

24th September, 1898.

A. JOHNSON, Chairman. THOMAS SCOTT, Secretary.

Dr. Special Grant No. P.W. $\frac{8220}{06}$, subject to	
Jan. 11.—Item No. 1—To Government Allotment for Work on Geraldton-Northampton Road 200 0 0	1897. Jan. 21.—By E. F. Lacy, clearing out Oakagee Well
£200 0 0	Dec. 31.— ,, Balance carried down 13 13 14
1898. Jan. 1.—To Balance brought down.—Item No. 1—Government Allotment for Work on Geraldton-Northampton Road 13 13 0	
Jan. 11.—Item No. 2—To Government Allotment for Work on Northampton-Murchison Road 100 0 0	1897. Jan. 28.—By H. Okely, 3 days' road work, horse and cart and 2 men, at 17s. 6d. Feb. 2.—, H. Okely, 1 day's work 6s. 6d., 2 days' work self and horse and cart, making new culvert and drain, at 11s. (£1 2s.) 2.—, T. Lewis, 2½ days' work on new culvert and drain on Main Road, at 6s. 6d. Mar. 22.—, Drage Bros., 21 days' road work, team and 2 men, at 24s. 2 men, at 19s. 12.—, Drage Bros., 20 days' road work, team and 2 men, at 24s. 2 to men, at 19s. 2 men, at 19s. 3 men, at 19s. 2 men, at 19s. 3 men, at 19s. 4 men, at 19s. 2 men, at 19s. 3 men, at 19s. 4 men, at 19s. 4 men, at 24s. 2 men, at 19s.
£100 0 0	£100 (
1898, & s. d. Jan. 1.—To Balance brought down.—Item No. 2—Government Allotanent for Work on Northampton—Murchison Road 0 6 9	

Dr.	Special Grant No. P.W. $\frac{1}{9}\frac{2}{7}$., su	ibj	ect	provisions of 58 Vict., No. 17, Section 7.	Cı	R.
1897. Sept. 14.—To	Government Allotment for construction of Building in which to hold Public Meetings		0	0	1897. Dec. 22.—By H. M. Marwood, Fee for Sketch Plans of the Board's new Office	2 147	s. d
1898. Jan. 1.—To	Balance brought down.—Government Allotment for construction of Building in which to hold Public Meetings						

24th September, 1898.

A. JOHNSON, Chairman, Thomas Scott, Secretary.

£50 0 0	men at 16s. 6d., on minor road from Timperly Farm to Wheal-May 29.— ,, W. Skelly, part of Account 15 days (ditching, making Culvert, and Repairs), at 6s. 6d.	4 1 2 1 £50
	men at 16s. 6d., on minor road from Tim- perly Farm to Wheal May	
	men at 16s. 6d., on minor road from Timperly Farm to Wheal May	4 1
	24 E. M. Evans, 6 days' road work, team and 2	0 1
	4.— ,, W. Skelly, 10 days, making Drains and Culverts and Cutting Posts, at 6s. 6d. (£3 5s.),	3 1
	6s, 6d,	1 1
	Repairing Roads in the vicinity of North- ampton, at 15s Dec. 4.— ,, S. Mansell, 4 days' work at Culvert uear Cemetery, 4 days Cutting Timber, at	15
	Culvert	0
	Geraldton Road, at 68, 6d,	3 1
	30 ,, H. Okely, making Additions to Culvert on Hampton Road	4
	for J. Harvey's Culvert (12s.) 23.— ,, W. Skelly, 4 days' road work in Essex Street and 6 days on A pure such to Church of Eng.	2 1 3
	90 Posts (12s.), and paid carting on same 20.—, S. Mansell, 6 days', work on Northampton Road at 6s. 6d. (£1 19s.), Posts and carting	4
£ s. d.	1897. Sept. 15.—By W. Skelly, ditching and filling-in Ruts in Mary Street	£ 8
10 0 0	Oct. 21.—By P. Shea, part of Account, 15 days, repairing road at Jib-a-Jib, 2-horse team and 2 men at 17s	10
4 5 6 £ s. d.	1897.	£ s
£ s. d.	The second secon	and and the second second
.£50 0 0	days' work at 18s	17 4 £50
	nat 15s. Dec. 14.— , S. Mansell, 4 days' work wood cutting and 2 days' at Culvert new Post Office, at 6s, 6d,	6 1 1 1
	making Jarrah Railings as per Contract 27. , S. Mansell, 12 days' work at Approach to new Post Office, at 6s. 6d 29 J. Reynolds. 2-horse team and 2 men. 9 days'	11 3 1
£ s. d.	Oct. 5.—By H. J. Sims, making Culvert as per Contract Nov. 17.— J. Humberston, building Stone Wall and	£ 8 4 1
	£50 0 0 0 £ s. d. 4 5 6 £ s. d. 10 0 0	Oct. 5.—By H. J. Sims, making Culvert as per Contract Nov. 17.—, J. Humberston, building Stone Wall and making Jarrah Railings as per Contract S. Mansell, 12 days' work at Approach to new Post Office, at 6s. 6d

A. JOHNSON, Chairman. Thomas Scott, Secretary.

Summary showing the Receipts and Expenditure of the Ordinary Income of the Northampton Roads Board Dr. for the year 1897, as required by Section 105 of "The Roads Act, 1888." Cr.

1897. March 20.—To amount of lost Cheque carried to Account Dec. 31.—, amount of Wheel Tax for 1897 Jan. 11.—, Government Allotment for Maintenance purposes 1 Sept. 14.—, Government Allotment for Maintenance purposes 1	55 19 6 150 0 0	1897. CR. CR. CR. CR. CR. CR. CR. CR. CR. CR
		December, 1896, af Election ‡2 2 0
		Jan. 15.—, Team Working on Road from Wheal Fortune to Northampton 417 6 Mar. 8.—, Team working on Willowgully Road 19 19 6 June 1.—, Repairing Water Tanks between Drage Bros. Station and Murchison House 3 10 6 Sept. 14.—, Work on Road from Lynton to Bishop's Gully 10 0 0 Oct. 16.—, Three days' Horse hire 2 5 6 21.—, Repairing Road at Jib-a-Jib 2 15 6 Nov. 29.—, Team working on Minor Roads 2 12 0 Dec. 18.—, Team working on Road from Timperly Farm to Wheal May 8 5 6 24.—, Treasury Order Book 0 8 31.—, Work on Roads within Townsite 7 4 16 31.—, Work on Roads within Townsite 7 4 16 31.—, Work on Roads roads to Homesteads 25 8 6 31.—, Work on Approach Roads to Homesteads 25 8 6 31.—, Work on Approach to Main Road 9 8 6 31.—, Work on Approach to Main Road 9 8 6 31.—, Work on Approach to Main Road 9 8 6 31.—, Work on Approach to Bowes' Road 14 12 6 31.—, Work on Approach to Bowes' Road 14 12 6 31.—, Work on Approach to Bowes' Road 14 12 6 31.—, Work at Sandy Gully and Uga Hill 7 16 6 31.—, Work at Sandy Gully and Uga Hill 7 16 6 31.—, Work at Sandy Gully and Uga Hill 7 16 6 31.—, Work at Sandy Gully and Uga Hill 7 16 6 31.—, Cost of Tools and repairs to same 4 18
Ē.	343 14 6	Feb. 23.— ,, J. Harvey, Horse hire, Fodder, and seven days' supervising

A. JOHNSON, Chairman. THOMAS SCOTT, Secretary.

We certify that we have examined the above account with the supporting vouchers and find that the correct balance to the credit of the Board on the 31st December, 1897, was £36 12s. 5d.

As the Board possesses only a chart of the Colony—defining on a most minute scale the boundaries of roads districts, but neither a map showing the various roads and their names, nor any record of what roads exist in the district and their classification—we are unable in any way to certify that the expenditure of Government moneys on roads is in accordance with the provisions of the Roads Act.

Also, owing to the omission of necessary details in the books of account, vouchers, and minute-books, in regard to a large percentage of items, it is impossible for us to certify that the expenditure is correctly classified.

We have disallowed certain items of expenditure, against which we have affixed marks showing the specific reasons for having done so, viz.:—

*Unauthorised expenditure; †Contravention of 52 Vict., No. 16, Section 29; ‡Contravention of 52 Vict., No. 16, Sections 29 and 30: in all, amounting to £35 11s. 7d.; and we hereby certify that such amount has been made good and refunded to the Board.

The wheel tax counterfoils show that 9s. 6d., in excess of the amount collected has been received into the funds of the Board.

MAITLAND BROWN,
Govt. Resident of the Victoria District.
H. STEWART.

Auditors.

North Fremantle Municipality.

ELECTION OF ONE COUNCILLOR.

N Election to fill the vacancy in the North Fremantle Municipal Council, caused by the resignation of Councillor Robert Payne, will be held on Saturday, the 15th day of October, 1898.

Any person desirous of becoming a candidate must give notice, in writing, of such his desire to the Mayor or to the Town Clerk on or before Friday, the 7th day of October, 1898.

D. K. CONGDON, Mayor, Returning Officer.

Council Chamber, North Fremantle, 27th September, 1898.

NOTICE.

The Newspaper Libel and Registration Act, 1884.

T is hereby notified that non-compliance with the provisions of Sections 9 and 10 of the above Act, relating to Annual Returns, renders Printers and Publishers liable to a penalty not exceeding Twenty-five pounds.

Failure in observing the requirements of these Sections will in future be followed by prosecution.

F. A. MOSELEY, Registrar Supreme Court.

Supreme Court Office, Perth, 19th January, 1897.

The Metropolitan Waterworks Board.

URSUANT to Section 48 of "The Waterworks Act, 1889" (53 Vict., No. 13), and "The Metropolitan Waterworks Act, 1896" (60 Vict., No. 19), the Metropolitan Waterworks Board do hereby give notice that a Main has been laid in the undermentioned street in the City of Perth:—

Item 74.—Lacey Street, from Brisbane Street to Brewer Street, $12\frac{1}{2}$ chains;

And that the said Board is prepared to distribute a constant supply of water therefrom to the lands and premises situated in such street.

Dated at Perth this sixth day of October, 1898.

By order,

JAMES HALL, Secretary.

3 0 8 9

Meckering Roads Board.

Closure of Road.

THE undersigned, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Meckering Roads Board to close the said portion of road:—

A strip of land, one chain wide, starting from the North-East corner of Reserve 914, and extending South-Easterly through Avon Location 759 to Meckering Railway Station, being portion of road originally gazetted as No. 607.

W. SERMON.

NOTICE.

Wandering District Roads Board.

A N Open Court will be held in the Agricultural Hall, Wandering, on Saturday, October 15th, at 2 p.m., for the purpose of revising the electoral list of the district, according to "The Roads Act, 1888."

By order of the Board,

H. C. DUNMALL,

September 29th, 1898.

Secretary.

NOTICE.

MEETING of the Ratepayers of the Wandering Roads District will be held in the Agricultural Hall, Wandering, on Friday, October 28th, at 2 p m., for the purpose of electing one member for the Wandering District Roads Board, in place of Mr. Robert Turton, who has resigned. Candidates must send their names to the Chairman (Mr. Francis S. Watts) at least seven clear days before the date of the election.

By order of the Board,

H. C. DUNMALL,

September 29th, 1898.

Secretary.

Relmscott Roads Board.

A Ta Meeting of the Kelmscott Roads Board, on September 5, 1898, it was decided that, for the purpose of making a new road, a strip of land, one chain wide and about 112 chains long, be taken from Canning Location 32, generally known as the Rolystone Estate; the said road to start at the Southwest corner of Conditional Purchase $\frac{1}{10}$ and terminate at a spot on the Canning Mill Road, about 300 yards east of Atkin's Mill.

WM. BUTCHER, Chairman of the Board.

Upper Blackwood Roads Board.

Closure of Road.

J. W. MOORE, being the occupier of land over or along which the roads or tracks described hereunder pass, have applied to the Upper Blackwood Roads Roard to close the said roads and tracks, viz.:—All roads and tracks running through Nelson Location 703. (Plan S. 29.)

J. W. MOORE.

THIS is to give Notice that I intend to apply at the next Roads Board Meeting at Dardanup for permission to place two Swing Gates: one on the South side of Block 48/1439, and one at the North-East corner of Block 48/1688.

JOHN HURST, Rockdale, Upper Ferguson.

3 9 5 5 Swan Roads Board.

T a Meeting of the above Board, held at Guildford on the 2nd day of March, 1898, it was resolved to take, for the purpose of opening a new line of communication, Benara Road, as shown on Land Titles Office Plans 440, 501, and 574, passing through Swan Loc. M 1.

> S. H. VIVEASH, Chairman.

The Rockingham Roads Board.

T a Meeting of the above Board, held on the 30th April, it was resolved to close the Surveyed Road from the North-East corner of Location 241 to the Eastern boundary of Location 16, and a new road opened in place of it, passing along parts of the South boundary of 7/1525 and the Eastern boundary of Location 16.

(Signed) CHARLES E. PARKIN, Chairman Rockingham Roads Board. May 10, 1898.

Brunswick Roads Board.

T a Meeting of the above Board, held at Harvey on the 5th day of March, 1898, it was resolved to take, for the purpose of opening new lines of communication

(1.) A strip of land, two chains wide, starting from the north side of road from Collie Station (South-Western Railway) to Colliefields, at a point situate about 15 chains South and about 18 chains West from the South-Western corner of Wellington Loc. 876, and extending in a general North-North-Easterly direction as surveyed (Original Plan Wellington 139), passing along the South-East boundary of said Loc. 1876 to join the Collie Coalfields Railway at the proposed Station site, passing through Leschenault Loc. 56 and 51. (Plan S. 16.)

(2.) A strip of land, two chains wide, starting from the North side of the road from Collie Station (S.W.R.) to Colliefields, at a point situate about 70 chains East and about 44 chains South from the South-East corner of Leschenault Loc. 1, and extending in a North-Easterly direction through Leschenault Loc. 51 to Atkins' Mill Site. (Original Plan Wellington 139 and Plan S. 16.)

WM. READING. Chairman.

Beverley Roads Board.

NOTICE.

HEREBY give notice that the old track from Avondale to Beverley, running through Messrs. S. Adamson and Wm. Smith's land, Location 14, has been closed by this Board.

> (Signed) S. WILLIAMS, Chairman.

The Bayswater Roads Board.

N Open Court for the Revision of the Voters' List will be held in the Ratepayers' Hall on Saturday, the 15th October, 1898.

HENRY T. HALLIDAY, Chairman Bayswater Roads Board. Bayswater, 6th October, 1898.

Brunswick Roads Board.

T a Meeting of the above Board, held at Brunswick on the 5th day of February, 1898, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, one chain wide, leaving Waller Road at the South-West corner of C.P. 48/633, the South-East side extending 37° 45' 45" 32 chains 66 links to Rodgers Road, passing through said C.P. 48/633 as shown on Survey Diagram 71. (Uduc A.A. Plan.)

WM. READING, Chairman.

Brunswick Roads Board.

T a meeting of the above Board, held at Brunswick on the first day of February, 1896, it was resolved to take, for the purpose of opening a new line of communication, a strip of land one chain wide, starting from the East side of the Perth-Bunbury Road at a point situate 192° 22′ 4 chains 33½ links from the South-West corner of Reserve No. 1452, and extending about $2\frac{1}{3}$ miles in a general South-Easterly direction, as surveyed and shown on diagram $\frac{10.4}{40}$, and passing through C.P. $\frac{4.8}{130.3}$, $\frac{4.8}{2.250}$, and Reserve 3169 (timber) to the Timber

> WM. READING, Chairman Brunswick Roads Board.

Kojonup Roads Board.

a Meeting of the above Board, held at Kojonup on the 13th day of July, 1898, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, 50 links and one chain wide respectively, the North side leaving the Perth-Alban Road at the South-East corner of Kojonup Location 52, and extending as surveyed 50 links wide in a general Westerly direction, passing along the South boundary of said Location 52, the East boundary of Kojonup Town Lot P 15 and the South boundaries of said Lot P 15 and P 14, through Kojonup Location 162 to a point on its West boundary, situate 9 chains 42 links South from its North-West corner; thence one chain wide as surveyed (O.P. Surveyor's Plans 46 and 47) in a general Westerly direction, the North side passing along the South boundary of Reserve 1006; through Kojonup Location 8, along the South boundary of C.P. 49/1564 to Mooradup Pool in the Balgarrup River (Reserve 933). (Plan S 30.)

JOHN JAS. TREASURE, Chairman Kojonup Roads Board.

Kojonup, 13th July, 1898.

Northam Roads Board.

T a Meeting of the above Board, held at Northam on Saturday, the 20th day of August, 1898, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, half a chain wide, starting from the end of Habgood-Jurendine Road, at the North-East corner of Avon Location P4, and extending in a North-Westerly direction 32 chains, passing along the North-East boundaries of Avon Locations 1367, 1253, thence through Location 47/155, to join the Northam-Goomalling Main Road.

> JAMES WILKERSON, Chairman.

Dandaraga Roads Board.

A T a Meeting of the above Board, held at Dandaraga on the 18th day of August, 1894, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, one chain wide, starting from the North-West corner of Melbourne Location 30, and extending North-Westerly, passing along the South boundary of C.P. 54/127 to its South-West corner; thence in a general Westerly direction as surveyed by Mr. Surveyor Lefroy, passing through Melbourne Location 540 (Koolbung Well), and along the North boundaries of Locations 230, 717, and through Locations 709, 398, 737, 828, 672, to join the Dandaraga-Yatheroo Road, near the South-West corner of said Location 672, as more particularly shown on the plans of the Department of Lands and Surveys.

Dated the 28th day of July, 1898.

EDWARD ROBERTS, Chairman Dandaraga Roads Board.

Chittering Roads Board,

A T a Meeting of the above Board, held at Mr. W. J. Spice's on the 13th day of February, 1897, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, 50 links and one chain wide respectively, leaving road from Chittering to Bindoon at a point situate about 9 chains South-Westerly from the South-West corner of Swan Location 98 (Bindoon), and extending as surveyed (Original Plans Swan 203 and 204), in a general Westerly direction, passing through S.O.L. 7/486, Swan Locations 1372, 487, 1091, to Mooliabeenee Station on the Midland Railway, and thence in a general South-Westerly direction about 180 chains (O.P. Swan 204) to the old Gingin Road. (Plan C 6).

H. MORLEY, sen., Chairman.

Jandakot Roads Board.

A T a Meeting of the above Board, held at Jandakot on the 21st day July, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, one chain wide, starting at the South-East corner peg, on the Forrest Road, of Lot 45; thence North-East 15 chains; thence South-East through Lots 58 and 59 to a point on the Forrest Road 18 chains from the South-East corner peg of Lot 59.

JOHN CAMPBELL,

Secretary, pro Chairman.

Roads Act.

(50 Viet., No. 16, Sec. 57.)

Notice of Intention to take Lands.

A T a Meeting of the Bunbury Roads Board held at Coolingup Public School, it was resolved to apply for and give the required notices for a Road from Lot 557 South-East corner in a direction South to the Boyanup-Busselton Railway Line, and from the same corner of Lot 557 in a direction West to the (Vasse) Busselton Road. (Map S 22.)

HENRY D. HATFIELD,

Secretary.

Beverley Roads Board.

NOTICE.

A T a Meeting of the above Board, held on September 1st, 1898, it was resolved to take, for opening up a new line of communication, a strip of land, one chain wide, starting from the North-West corner of C.P.L. block 48/1142, and running along the Western side to the South-West corner of C.P.L. block 48/1142, and continuing thence in a direct line to join the Greenhills-Beverley Road.

(Sd.) S. WILLIAMS, Chairman Beverley Roads Board.

Plantagenet Roads Board.

T a Meeting of the above Board, held at Mount Barker on Saturday, the 30th day of April, 1898, it was resolved to take, for the purpose of opening a new line of communication, a strip of land one chain wide, for the purpose of opening up a roadway, starting from South-West corner of P Location 23, abutting on the Mount Barker-Blackwood Road, thence along the Western boundary, East side of said Location, about 30 chains, thence across at an angle of 45° into Location No. 14, thence along the Eastern boundary, West side of said Location, to the South-East corner of Location B 20.

H. E. WARBURTON,

Chairman of the Plantagenet Roads Board. 9th May, 1898.

¹81 Swan Roads Board.

A T a Meeting of the above Board, held at Guildford on the 4th day of May, 1898, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, one chain wide, leaving the old surveyed road leading from Wanneroo Road to West Swan Road at a point on the North boundary of Swan Location K 1, situate about 205 chains West from right bank of the Swan River, and extending East to join the said West Swan Road, the centre of road being the common boundary between said Location K 1 and Swan Location K. (Central Plan.)

S. H. VIVEASH, Chairman.

Katanning Roads Board.

1 2 5 9 0

A T a Meeting of the above Board, held at Katanning on the 19th day of March, 1898, it was resolved to take, for the purpose of opening a new line of communication, a strip of land two chains wide, leaving the present Oxley Road at the South-East corner of Katanning A.A. Lot 249, and extending about 347° about 23 chains to join said Oxley Road. (Katanning A. Area Plan.)

ARNOLD E. PIESSE, Chairman.

30th July, 1898.

NOTICE.

It is hereby notified, for general information, that under the provisions of "The Firms Registration Act, 1897," which comes into operation on the 1st proximo, all firms and persons commencing business under a firm-name are required to register the name of such firm before commencing business; and that firms and persons who shall at the commencement of this Act be already carrying on business are required to comply with the requirements of the said Act within three months from the date on which the Act shall come into force.

F. A. MOSELEY, Registrar of Companies.

Supreme Court Office, Perth, 24th February, 1898.

The Registration of Firms Act, 1897.

THE following Regulation, made by His Excellency the Governor, under the provisions of Section 17 of "The Registration of Firms Act, 1897," is published for general information.

F. A. MOSELEY, Registrar of Companies.

The Registration of Firms Act, 1897.

Whereas by "The Registration of Firms Act, 1897," it is provided that the Governor may make, repeal, or alter Regulations as to the several matters referred to in Section 17 of the said Act; And whereas certain Regulations were made thereunder on the sixteenth day of March, 1898; And whereas it is expedient to repeal part of the same: Now, therefore, I, Sir Gerard Smith, Knight Commander of the Most Distinguished Order of Saint Michael and St. George, Governor of Western Australia and its Dependencies, &c., &c., &c., do hereby direct that so much of Schedule 2 of the said Regulations as is contained in the words and figures "Every certificate of registration (under Section 14), 5s.," shall be and is hereby repealed, and further that such repeal shall take effect as from the sixteenth day of March, 1898.

GERARD SMITH,

Governor.

NOTICE.

The Companies Act, 1893. (56 Vic., No. 8.)

A TTENTION is hereby drawn to the following Sections of Part VIII. of the above Act, relating to Foreign Companies.

F. A. MOSELEY, Registrar of Companies.

Supreme Court, Perth, 13th August, 1896.

Penalty on Company not complying.

203. (1.) Any foreign company carrying on business contrary to this part of this Act shall be liable to a penalty of Twenty pounds for every day on which it shall so carry on business; and any attorney of such company, or any other person, who shall on behalf of such company wilfully and knowingly assist in the carrying on of such business contrary to this part of this Act, shall incur a penalty of Five pounds for every day on which he shall so assist.

Effect of non-compliance.

(2.) If any foreign company shall carry on business contrary to this part of this Act the validity of any contracts, dealings, or transactions in relation to such business shall not be affected by this part of this Act, but such company shall not be entitled to bring or maintain any action, set-off, counter claim, or legal proceeding in respect of any such contract, dealing, or transaction until it shall have complied with this part of this Act.

NOTICE.

The Companies Act, 1893. (56 Vic., No. 8).

TTENTION is hereby drawn to the following Sections of the above Act relating to the making of Yearly List of Members, &c.

F. A. MOSELEY,

Registrar of Companies.

Supreme Court, Perth, 15-4-96.

Yearly list of members. Imp. Act, 1862, s. 26.

- 30. Every company having a capital divided into shares shall make once in every year a list of all persons who, on the thirty-first day of March then next preceding, are members of the company; and such list shall contain the names, and addresses, and occupations, if any, of all the members therein mentioned, the number of shares held by each of them, and a summary specifying the following particulars—
 - (1.) The amount of the capital of the company, and the number of shares into which it is divided:
 - (2.) The number of shares taken from the commencement of the company up to the said thirty-first day of March:
 - (3.) The amount of calls made on each share:
 - (4.) The total amount of calls received:
 - (5.) The total amount of calls unpaid:
 - (6.) The total amount of shares forfeited:
 - (7.) The names, and addresses, and occupations, if any, of the persons who have ceased to be members since the thirty-first day of March next preceding the completion of the last list, and the number of shares held by each of them on the same thirty-first day of March.

The above list and summary shall be contained in a separate part of the register and shall be completed within sever days after the said first-mentioned thirty-first day of March, and a copy shall forthwith be forwarded to the Registrar. Provided that this section shall not apply to a no-liability company.

Penalty on company not keeping a proper register. Imp. Act 1862, s. 27.

31. If any company having a capital divided into shares make default in complying with the provisions of the last preceding section, such company shall incur a penalty not exceeding Five Pounds for every day during which such default continues; and every director, manager, and secretary of the company who knowingly and wilfully authorises or permits any such default shall incur a like penalty.

Note.—A fee of five shillings is payable on filing the above return.

The Companies Act, 1893.

Re the Farmers' Co-operative Company of New South Wales, Limited.

NOTICE is hereby given that the Registered Office of the above Company is situate at Leake Street, Fremantle.

KIDSON & GAWLER,

Solicitors, Fremantle,
Solicitors for the Attorney
for the above Company.

Monarch Gold Mining Company (No-Liability).

CALL (the Third) of One penny per Share on all Shares in the above Company has been made, and is due and payable on 24th October, 1898, at the Company's Office, Shenton Street, Menzies.

WM. G. McMEIKAN, Secretary. The Companies Act, 1893.

Hannan's Main Reef Gold Mining Company, Limited.

OTICE is hereby given that the Registered Office of the above Company has been removed to the Offices of the undersigned, Union Bank Buildngs, Hannan Street, Kalgoorlie.

Dated this 30th day of August, 1898.

PILKINGTON & HALL,

Hannan Street, Kalgoorlie, Solicitors for the said Company.

The Companies Act, 1893.

The Brownhill Central Gold Mines, Limited.

NOTICE is hereby given that the Registered Office of the above Company has been removed to Exchange Buildings, Hannan Street, Kalgoorlie.

Dated this 1st day of September, 1898.

PILKINGTON & HALL, Union Bank Buildings, Kalgoorlie, Solicitors for J. H. Edols, Attorney for the said Company.

In the Supreme Court of Western Australia.

In the matter of "The Norseman Times Printing and Publishing Syndicate, Limited," and in the matter of "The Companies Act, 1893."

NOTICE is hereby given that the order of the Supreme Court of Western Australia, dated the I4th day of September, 1898, confirming the subdivision of the capital of the above-named Company, and the minute (approved by the Court) showing with respect to the capital of the Company as altered, the several particulars required by the above Act, were registered by the Registrar of Companies on the twenty-eighth day of September, 1898: And further take notice that the said Minute is in the words and figures following:—

"That the 20 Shares of £50 each, forming the present capital of the Company be subdivided into 200 Shares of £5 each, which shall be issued as follows:—Ten of such subdivided Shares shall be issued, as fully paid up, to Gustavus Watson, of Norseman, Journalist, in lieu of the one £50 Share issued to him as fully paid up in pursuance of the Memorandum of Association of the Company; ten of such subdivided Shares shall be issued to each holder of one £50 Share, at present held by him, credited with a proportionate amount of such sum as he shall have paid in respect of such £50 Share, and the remainder of such subdivided Shares shall be issued by the Directors to such persons as they shall think fit on payment of the sum of £5 per Share, subject to the Articles of Association of the Company.'

Dated this twenty-eighth day of September, 1898.

MOORHEAD & NORTHMORE, Solicitors, Perth.

Agents for H. S. Wyatt, Norseman, Solicitors for the Company.

The Golden Arrow Mine, Limited.

OTICE is hereby given that the Registered Office of the above Company has been removed, and is now situate at the office of Jenkins and Abbott, 77 Barrack Street, Perth.

Dated this 23rd day of September, 1898.

ARTHUR FRANK ABBOTT,

Attorney for the Company,

Perth, W.A.

The Companies Act, 1893.

The King Solomon's Gold Mines, Limited.

OTICE is hereby given that the Registered Office of this Company has been removed to the Mine, Bayley Street East, Coolgardie, and that Ernest Rhys Tobias and Edmond de Stoutz are the Attorneys of the Company in Western Australia.

Dated this 27th day of September, 1898.

PARKER & PARKER, Solicitors for the Company.

The Companies Act, 1893.

The West Australian Apothecaries Company, Limited.

OTICE is hereby given that the Registered Office of the above Company is situate at No. 466 Hay Street, Perth, and that the same will be accessible to the public on each business day between the hours of 10 a.m. and 4 p.m., except Saturday, when the hours will be 10 a.m. to 12 noon.

NICHOLSON & HENSMAN, Moir's Chambers. Perth, Solicitors for the said Company.

Monarch Gold Mining Company (No-Liability).

A LL Shares in the above Company forfeited for non-payment of Calls will be sold by auction on Saturday, 22nd October, 1898, at the Company's Office, Shenton Street, Menzies.

> WM. G. McMEIKAN, Secretary.

New Victoria Consols Gold Mining Company (No-Liability)—In Liquidation.

OTICE is hereby given, in pursuance of Section 148 of "The Companies Act, 1893," that a General Meeting of the members of the above-named Company will be held at the Victoria Hotel, Bayley Street, Coolgardie, on Friday, the 25th day of November, 1898, at 3 p.m. o'clock, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining, by extraordinary resolution, the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof, shall be disposed of.

Dated at Coolgardie, the 12th day of October, 1898.

J. D. PEARSON, Liquidator.

The Companies Act, 1893.

The Britons United Gold Mines, Limited.

OTICE is hereby given that the Power of Attorney from the above Company to James Lennox Shierlaw has been revoked, and that William Francis Collins has been appointed Attorney for the Company in Western Australia.

Dated the 5th day of October, 1898.

HENNING & ISBISTER,

Coolgardie, Solicitors for the Company.

The Companies Act, 1893.

The Nations Consols Gold Mines, Limited.

NOTICE is hereby given that the Power of Attorney from the above Company to James Lennox Shierlaw has been revoked, and that William Francis Collins has been appointed Attorney for the Company in Western Australia.

Dated the 5th day of October, 1898.

HENNING & ISBISTER,

Coolgardie, Solicitors for the Company.

The Companies Act, 1893.

Perth Electric Tramways, Limited.

Office of the above Company is situate at 4, 5, and 6 DeBaun's Buildings, St. George's Terrace, Perth, and that E. E. Rogers, Esq., is the attorney for the Company in Western Australia.

Dated the 29th day of September, 1898.

STONE & BURT, 308 Hay Street, Perth, Solicitors for the Company.

The Companies Act, 1893.

Hannan's Brownhill Gold Mining Company, Limited.

OTICE is hereby given that the Registered Office of the above Company has been removed to Octagon Chambers, Hunt Street, Coolgardie.

Dated this 3rd day of October, 1898.

R. B. ANDREWS

Atlas Chambers, Coolgardie, Solicitor for Ernest Williams, Attorney for the said Company.

The Companies Act, 1893.

Bayley's Great Oversight Gold Mining Company (No-Liability).

Office is hereby given that the Registered Office of the above Company is situated at the corner of Shaw and Renou Streets, Coolgardie, and John Tierney is the Attorney in Western Australia for the said Company.

Dated the 3rd day of October, 1898.

R. B. ANDREWS,

Coolgardie, Solicitor for the said Company. The Companies Act, 1893.

Hannan's Central Gold Mine, Limited.

OTICE is hereby given that the Registered Office of the above Company is situated at Nos. 31 to 35 Beaconsfield Chambers, Sylvester Street, Coolgardie, and George Hewer is the Attorney in Western Australia for the said Company.

Dated the 30th day of September, 1898.

R. B. ANDREWS, Coolgardie, Solicitor for the said Company.

The Companies Act, 1893.

The Cumberland Niagara Gold Mines, Limited.

Office of the above Company is situated at Challenge Street, Niagara, and Richard Goodwyn Till is the Attorney in Western Australia for the said Company.

Dated the 30th day of September, 1898.

R. B. ANDREWS, Coolgardie, Solicitor for the said Company.

The Gold Ore Treatment Company of Western Australia, Limited.

NOTICE is hereby given that Hermann Pape has appointed Edward Gunther and Dr. Ludwig Diehl, both of Kalgoorlie, to act as his substitutes under the Power of Attorney held by him from the above Company.

Dated this 23rd day of September, 1898.

PILKINGTON & HALL, Semaphore Chambers, Kalgoorlie, Solicitors for Hermann Pape.

The Companies Act, 1893.

The Western Australia Proprietary Gold Mines, Limited.

OTICE is hereby given that the Registered Office of the above Company is situate at Elburn Chambers, Hannan Street, Kalgoorlie, and that Algerton Townsend Creswell is the Attorney of the Company in Western Australia; the Power of Attorney in favour of Eversley Thomas and the substituted power of Attorney of John Charles Clark having been revoked.

Dated this 30th day of September, 1898.

J. C. CLARK,

Hannan Street, Kalgoorlie, W.A.

Jenkins & Abbott, Agents for Clark & \overline{Hale} , Solicitors, Kalgoorlie.

The Companies Act, 1893.

Hannan's 100 Acres, Limited.

OTICE is hereby given that the Registered Office of the above Company is situate at Elburn Chambers, Hannan Street, Kalgoorlie, and that Algerton Townsend Creswell is the Attorney of the Company in Western Australia; the Power of Attorney in favour of George Edward Elburn and the substituted Power of Attorney in favour of John Charles Clark having been revoked.

Dated the 30th day of September, 1898.

J. C. CLARK,

Hannan Street, Kalgoorlie, W.A.

Jenkins & Abbott, Agents for Clark & Hale, Solicitors,

Kalgoorlie.

The Companies Act, 1893.

The Central and West Boulder Gold Mines (W.A.), Limited.

Office of this Company is situate at No. 364 Hay Street, Perth, and that William Shepherd is the Attorney of the Company in Western Australia.

Dated the 8th day of October, 1898.

PARKER & PARKER, Solicitors for the Company.

The Companies Act, 1893.

The Lanarkshire Gold Mines of Australia, Limited,

OTICE is hereby given that the Registered Office or place of business of the above-named Company in Western Australia is situate at Beaconsfield Chambers, Sylvester Street, Coolgardie.

Dated the 4th day of October, 1898.

KEENAN & RANDALL,

Stock Exchange, Coolgardie,
Solicitors for John Thomson,
Attorney of the above Company in
Western Australia.

In the matter of "The Companies Act, 1893," and the Coolgardie Swimming Baths Company, Limited (in Liquidation).

OTICE is hereby given that the Creditors of the above named Company are requested, on or before the 10th day of November, One thousand eight hundred and ninety-eight, to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any) to Samuel Green, of corner Hunt and King Streets, Coolgardie, the Liquidator of the said Company, and if so required by notice in writing from the said Liquidator are, by their Solicitors or otherwise, to prove their said debts or claims at the Office aforesaid of the Liquidator at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Friday, the 17th day of November, One thousand eight hundred and ninety-eight, at 3 o'clock in the afternoon, at the said Office, is appointed for determining as to the allowance of the debts and claims.

Dated this 8th day of October, One thousand eight hundred and ninety-eight.

SAML. GREEN, Liquidator.

Jenkins & Abbott, Solicitors for the Liquidator, Coolgardie.

The Lady Margaret Gold Mining Company, Limited.

OTICE is hereby given that the Registered Office of the above Company is situate at Elburn Chambers, Hannan's Street, Kalgoorlie, in the Colony of Western Australia, and that Algernon Townsend Cresswell is the Attorney of the said Company; the Power of Attorney in favour of Eversley Thomas and the substituted power in favour of J. C. Clark having been revoked.

Dated this 8th day of October, A.D. 1898.

CLARK & HALE,
Solicitors for the said Company,
Hannan's Street, Kalgoorlie,
by their Agents, Jenkins & Abbott.

In the Supreme Court of Western Australia.

In the matter of "The Companies Act, 1893," and in the matter of "The Lady Evelyn Gold Mines, Limited."

Notice is hereby given that a Petition for winding up the above-named Company was on the 12th day of October, 1898, presented to His Honour Sir Alexander Campbell Onslow, Knight, Chief Justice, by Edward Irvine McIntyre, a creditor of the Company; and the said Petition is directed to be heard by the Judge sitting in Chambers on Monday, the 24th day of October, 1898, at the hour of 11 o'clock in the forenoon; and any creditor, contributory, or shareholder of said Company desirous to oppose the making of an order for the winding up of the said Company under the above Act should appear at the time of the hearing, by himself or his Counsel, for that purpose; and a copy of the Petition will be furnished to any creditor, contributory, or shareholder of the said Company requiring the same, by the undersigned, on payment of the regular charge for the same.

Dated this 12th day of October, 1898.

MOORHEAD & NORTHMORE, Austral Chambers,

Barrack Street, Perth, Agents for Keenan and Randall, Coolgardie, Solicitors for the Petitioners.

In the matter of "The Companies Act, 1893," and in the matter of "The Menzies Saw Milling Co., Ltd."

T an Extraordinary General Meeting of the Shareholders of the above-named Company duly convened and held at the Office of the Secretary of the Company, Reid Street, Menzies, the following Special Resolution was passed:—

"That the Menzies Saw Milling Co., Ltd. be wound up voluntarily in accordance with 'The Companies Act, 1893,' and that Mr. C. W. Arnott be appointed Liquidator to the Company."

Dated this 7th day of October, 1898.

(Signed) R. BALLARD, Chairman.

The Companies Act, 1893.

In the matter of the East Murchison Supply and Transport Association, Limited, in Liquidation.

OTICE is hereby given that a General Meeting of the above-named Company will be held at Princes Buildings, St. George's Terrace, Perth, on Monday, the 24th day of October, 1898, at three o'clock in the afternoon, for the following purposes:—

To consider the resignation of John George Litten as Liquidator of the Company, under the Liquidation proceedings herein, and to appoint another Liquidator in his stead.

Dated this 12th day of October, 1898.

JNO. GEO. LITTEN, Liquidator.

The Stanley Brewery Company, Limited.

THE Registered Office of the Company has been removed to the Brewery, Mount's Bay Road, and will be open for the transaction of the Company's business daily from 9 a.m. till 5 p.m., Saturdays excepted, when it will be open from 9 a.m. till 1 p.m.

For the Stanley Brewery Company, Limited,

E. H. ZOLLNER,

Secretary.

10th October, 1898.

In the Supreme Court of Western Australia.

In the matter of "The Companies Act, 1893," and in the matter of the "Co-operative Building Company, Limited."

DY an order made by His Honour the Chief Justice in the above matter, dated the 6th day of October, 1898, on the petition of Joseph Ledger and Edson Ledger, trading under the style or firm of "J. & E. Ledger," of Pier Street, Perth, Ironfounders, Creditors of the above-named Company, it was ordered that the said Co-operative Building Company, Limited, be wound up under the provisions of "The Companies Act, 1893."

JAMES & DARBYSHIRE,

of St. George's Terrace, Perth, Solicitors for the said Petitioners.

Menzies-Kensington East Gold Mining Company (No-Liability).

SALE OF FORFEITED SHARES.

NOTICE is hereby given that all Shares on which the fourth Call of three-half pence per Share remains unpaid will be sold by Public Auction, at the Company's Office, Menzies, on Saturday, 22nd October, 1898, at 3 p.m., unless previously redeemed

THOS. CAMPBELL,

Secretary.

The Kalgoorlie Chamber of Mines.

RICHARD HAMILTON, of Kalgoorlie, in the Colony of Western Australia, Mining Engineer, Trustee of the Kalgoorlie Chamber of Mines, do hereby give notice that I am desirous that such Chamber of Mines should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

(Sgd.) Rd. HAMILTON.

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:—

Memorial of the Kalgoorlie Chamber of Mines, filed in pursuance of "The Associations Incorporation Act, 1895."

- 1. The name of the Chamber is "The Kalgoorlie Chamber of Mines."
 - 2. The objects or purposes of the Chamber are:
 - (1.) To consider all questions relating to mining, and to promote discussion thereon.
 - (2.) To promote legislative or other measures affecting this industry.
 - (3.) To collect and circulate statistics and other information relating to mining.
 - (4.) To communicate with, and exchange information upon, mining matters with kindred Chambers or Government Departments in the colonies and other countries.
 - (5.) To procure information as to mines, mining companies, and all matters relating thereto.
 - (6.) To establish, form, and maintain a library, school of mines, and museum of models, specimens, designs, drawings, and other articles of interest in connection with the mining industry.

- (7.) To act as arbitrators in the settlement of any disputes if called upon to do so.
- (8.) To draw the attention of the Legislature to any public works required on the gold-fields, and to use their best endeavours to have them carried into effect.
- 3. The Chamber is established at Kalgoorlie.
- 4. The names of the Trustees are Richard Hamilton and Lucius Michael Cullen.
- 5. The management of the Chamber is vested by the Rules and Regulations of the Chamber in an Executive Committee, consisting of 15 members, elected by ballot, and of the President and Vice-Presidents of the Chamber ex officio.

Pilkington & Hall, Solicitors for the Kalgoorlie Chamber of Mines.

Re William Albert Fenton, deceased.

DURSUANT to an Act of the Imperial Parliament, made and passed in the 22nd and 23rd years of the Reign of Her present Majesty, Chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees" (adopted by Local Ordinance 31 Vict., No. 8): Notice is hereby given that all persons having any claims or demands upon or against the estate of William Albert Fenton, late of "Lindisfarne," Clive Street, Perth, in the Colony of Western Australia (who died at Clive Street, Perth, aforesaid, on the 2nd day of July, 1898, and administration of whose estate and effects was duly granted by the Supreme Court to the West Australian Trustee, Executor, and Agency Company, Limited, of St. George's Terrace, Perth), are hereby required to send, in writing, particulars of their claims and demands to the said Company, on or before the 24th day of October, 1898: And notice is hereby also given that at the expiration of the last-mentioned date the said Company will distribute the assets of the said William Albert Fenton, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice: and the said Company will not be liable for the assets of the said William Albert Fenton, deceased, or any part thereof so distributed, to any person of whose claim the said Company has not had notice at the time of such distribution.

Dated the 22nd day of September, 1898.

STONE & BURT,
Hay Street, Perth,
Solicitors for the said Administrator.

The Bankruptcy Act, 1892.

Application for Discharge.

Debtor's Name.	Address.	Description.	Court.	No.	Date fixed for Hearing.
Abel Harber.	Midland Junction.	Brick Master.	Supreme Court, Perth.	19 of 1898.	10th day of November, 1898.

Dated this 13th day of October, 1898.

JOHN L. CLARKE, Official Receiver in Bankruptcy.

The Bankruptcy Act, 1892.

Receiving Orders.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptcy.
Robert Smith	Residing at No. 142 Bulwer Street, and lately carry- ing on business at Barrack Street, Perth	Saddler	Supreme Court, Perth	198 of 1898	8th day of October, 1898	7th day of October, 1898	Debtor's Petition.
Owen O'Neill	Piccadilly Street, Kal- goorlie, and lately carry- ing on business at Wilson Street, Kal- goorlie, and Bayley Street, Coolgardie.	Wine and Spirit Merchant and Storekeeper	Do.	199 of 1898	Do.	Do.	Do.
Joseph Patrick Flynn	Niagara and Leonora	Storekeeper	Do.	188 of 1898	12th day of October, 1898	21st day of September, 1898	Notice to creditors that he had suspended pay- ment of his debts.
John Thornton and James Bevan Fly (trading as "Thornton & Fly"), re- siding and carrying on business at Star and Garter Hotel, Perth	Perth	Hotelkeepers	Do.	205 of 1898	13th day of October, 1898	13th day of October, 1898	Debtors' Petition.

JOHN L. CLARKE, Official Receiver in Bankruptcy.

Dated this 13th day of October, 1898.

The Bankruptev Act, 1892.

First Meetings and Public Examinations.

Debtor's Name.	Address.	Description.	Court.	Number.	Date of first meeting.	Hour.	Place.	Date of public examination.	Hour.	Place.	Date of Order (if any) for summary administration.
Margaret Parer	Murray Street, Perth	Restaurant- keeper	Supreme Court, Perth	193 of 1898	24th day of October, 1898	3 p.m.	Supreme Court, Perth	24th day of October, 1898	10·30 a.m.	Supreme Court, Perth	13th day of October, 1898.
E. G. Meadows	Kanowna	Draper	Do.	156 of 1898	Do.	Do.	Do.	Do.	Do.	po.	Do.
John Patrick Flynn	Niagara and Leonora	Storekeeper	Do.	188 of 1898	Do.	Do.	Do.	Do.	Do.	Do.	
James Knight	Boorara, near Kalgoorlie	Miner and Store- keeper	Do.	180 of 1898	31st day of October, 1898	Do.	Do.	31st day of October, 1898.	Do.	Do.	13th day of October, 1898.
Alfred Henry Halford (trading as "Bell & Co.")	Kalgoorlie and Kanowna	Auctioneer	Do.	186 of 1898	24th day of October, 1898	Do.	Do.	24th day of October, 1898	Do.	Do.	Do.
Robert Smith	Late of Barrack Street, Perth	Saddler	Do.	198 of 1898	Do.	Do.	Do.	Do.	Do.	Do.	Nil.

JOHN L. CLARKE,

Official Receiver in Bankruptcy.

Dated this 13th day of October, 1898.

The Bankruptcy Act, 1892.

Notice of Intended Dividend.

Ernest B. Hack.	Debtor's Name.
Coolgardie.	Address.
Architect.	Description.
Supreme Court, Perth.	Court,
51 of 1898.	Number.
13th day of November, 1898.	Last day for receiving proofs.
John Lea Clarke.	Name of Trustee,
Supreme Court, Perth.	Address.

Dated this 13th day of October, 1898.

JOHN L. CLARKE, Official Receiver in Bankruptcy.

The Bankruptcy Act, 1892.

Adjudications.

Debtor's Name.	Address.	Descrip- tion.	Court.	Number.	Date of Order	Date of Peti- tion.
(1.) Ernest B. Hack.(2.) Frederick William Welford.	(1.) Coolgardie. (2.) Menzies.	(1.) Architect.(2.) Hotelkeeper.	(1.) Supreme Court, Perth. (2.) Do.	(1.) 51 of 1898. (2.) 75 of 1898.	(1.) 11th day of October, 1898.(2.) 17th day of June, 1898.	(1.) 19th day of March, 1898. (2.) 27th day of April, 1898.

Dated this 14th day of October, 1898.

JOHN L. CLARKE, Official Receiver in Bankruptcy.

The Bankruptcy Act, 1892.

Appointments of Trustees.

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Debtor's Name,	Court.	Number.	Trustee's Name.	Address.	Date of Certificate of Appointment.
(1.) George Herbert Kingswell.(2.) James Stewart Bennet.	(1.) Supreme Court, Perth. (2.)	(1.) 170 of 1898. (2.) 165 of 1898.	(1.) Louis Arnold Woolf.(2.) Thomas Coombe.	(1.) Perth. (2.) Do.	(1.) 12th day of October, 1898. (2.) 10th day of October, 1898.

Dated this 13th day of October, 1898.

JOHN L. CLARKE, Official Receiver in Bankruptcy.

Dissolution of Partnership.

NOTICE is hereby given that the Partnership hitherto existing between LORENZ EICHHORN and PAUL HEMPEL, in the business of Butchers, at Perth, carried on under the style of "Eichhorn & Hempel," is this day dissolved by mutual consent.

The business will in future be carried on by Lorenz Eichhorn, to whom all debts owing to the partnership must be paid, and who will pay all liabilities of the partnership.

Dated this 12th day of October, 1898.

LORENZ EICHHORN. PAUL HEMPEL.

Witness to both signatures:

GEORGE F. BOULTBEE,

Solicitor, Perth.

Moorhead & Northmore, Solicitors, Perth.

Dissolution of Partnership.

OTICE is hereby given that the Partnership hitherto existing between Edward Maxted, of Bunbury, and Herbert Bowen Williams, of 78 Wood Street, London, England, in the business of Drapers, carried on at Bunbury under the style of "Maxted, Williams & Co.," has been dissolved by mutual consent as from this date.

Dated this eighth day of October, 1898.

Signed by Edward Maxted, in the presence of—K. (M. Eastman, Solicitor, Bunbury.

EDWARD MAXTED.

Signed by Herbert Bowen Williams (by his Attorney, James Moore), in the presence of JNO. L. WALKER, Solicitor, Bunbury.

H. B. WILLIAMS, by his Attorney, JAMES MOORE.

Statutes of Western Australia.

N Index giving Concise Headings of all the Statutes now in force, in chronological order, can be obtained at the Government Printing Office. Price — One shilling.

The Cobernment Gagette.

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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