

# Bazette **BIUTIUM**

#### WESTERN AUSTRALIA.

[Published by Authority at 3.30 p.m.]

[REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.]

No. 34.]

PERTH: FRIDAY, JUNE 12.

[1903.

No. 9849.—C.S.O.

# BANK HOLIDAY AT KALGOORLIE.

1969 1903

# PROCLAMATION

FRED. G. D. BEDFORD,

WESTERN AUSTRALIA,
TO WIT.

FRED. G. D. BEDFORD,
Governor.

[L.S.]

By His Excellency Admiral Sir Frederick
GEORGE DENHAM BEDFORD, Knight Grand
Cross of the Most Honourable Order of
the Bath, Governor in and over the State
of Western Australia and its Dependencies,
etc., etc., etc.

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

Wednesday, 17th June, 1903, a special day to be observed as a Bank Holiday in the town of Kalgoorlie.

Given under my hand and the Public Seal of the said State, at Perth, this 9th day of June, 1903. By His Excellency's Command,

> H. GREGORY, Acting Colonial Secretary.

GOD SAVE THE KING!!!

No. 9850.-C.S.O.

# BANK HOLIDAYS AT MARBLE BAR.

 $\frac{1950}{1903}$ 

# PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

TO WIT.

FRED. G. D. BEDFORD,
GOVERNOR.

[L.S.]

By His Excellency Admiral Sir Frederick
GEORGE DENHAM BEDFORD, Knight Grand
Cross of the Most Honourable Order of the
Bath, Governor in and over the State of
Western Australia and its Dependencies,
etc., etc.

FRED. G. D. BEDFORD, Governor. [L.S.] IN pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said State, do by this my Proclamation

Wednesday and Friday, th and 10th July, 1903, special days to be observed as Bank Holidays in the town of Marble Bar.

Given under my hand and the Public Seal of the said State, at Perth, this 9th day of June, 1903.

By His Excellency's Command,

H. GREGORY, Acting Colonial Secretary.

GOD SAVE THE KING!!!

No. 9851.--C.S.O.

 $\frac{1945}{1903}$ 

# PROCLAMATION

WESTERN AUSTRALIA,
TO WIT.

GEORG'S DENHAM BEDFORD, Knight Grand
Cross of the Most Honourable Order of
the Bath, Governor in and over the State
of Western Australia and its Dependencies,
etc., etc., etc.

Y virtue of the powers vested in the Governor by Sections 80 and 88 of "The Electoral Act, 1899" (63 Vict., No. 20), I, the Governor of the said State, do hereby, with the advice of the Executive Council, fix the Town Hall, North Fremantle, to be the Place of Nomination and the chief Polling Place for the North Fremantle Electoral District, in lieu of the Government School.

Given under my hand and the Public Seal of the said State, at Perth, this 10th day of June, 1903.

By His Excellency's Command,

H. GREGORY, Acting Colonial Secretary.

GOD SAVE THE KING!!!

THE MINES REGULATION ACT, 1895.

 $\frac{2802}{1903}$ 

# ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, the 10th day of June, 1903.

Present;

His Excellency the Governor.

The Attorney General, The Minister for Mines,

The Honourables—
l, | The Minister for Works and Railways, The Minister for Lands.

HEREAS by Section one of "The Mines Regulation Act, 1895," it is provided that the said Act shall only apply to such goldfields as the Governor may, by Order of Council, from time to time direct: AND WHEREAS it is expedient that the said Act should apply to the whole of the Phillips River Goldfield: Now, THEREFORE, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby order that on and after the first day of July, 1903, the said Act shall apply to the aforementioned Goldfield.

> F. G. W. HICKLING, Acting Clerk of the Council.

THE REGISTRATION OF BIRTHS, DEATHS, AND Marriages Act, 1894 (58 Vict., No. 16).

At the Executive Council Chamber, at Perth, this 10th day of June, 1903.

# Present:

His Excellency the Governor.

The Attorney General, The Minister for Mines,

The Honourables—
I,
the Minister for Works and Railways,
The Minister for Lands.

WHEREAS by the provisions of "The Registration of Births, Deaths, and Marriages Act, 1894," it is made W Births, Deaths, and Marriages Act, 1894," it is made lawful for the Governor in Council to alter or abolish the fees therein demanded to be paid under the Act: Now, THEREFORE, it is hereby notified, for general information, that His Excellency the Governor in Council has directed, in accordance with the provisions of Subsection (2) of Section 19 of 58th Victoria, No. 16, that the fees hitherto charged for the Registration of Births within 60 days, and Deaths within 14 days, as laid down in the Second Schedule Deaths within 14 days, as laid down in the Second Schedule of the Act, shall as from the 1st day of July next ensuing be no longer demanded, and that the same as from such day will cease to be payable; and His Excellency the Governor in Council has been pleased, in accordance with Subsection (1) of Section 19 of the said Act, to fix the under-mentioned fees in lieu of the fees prescribed by the Second Schedule of the said Act:—

SECOND SCHEDULE.	£	s.	đ.
Every search in an Index (to be paid before-			
hand) Every certified copy of any entry (payable	0	$^{2}$	6
Every certified copy of any entry (payable			
on delivery)	0	1	0
Every certificate on search	0	3	6
Every birth registered within sixty days by a			
District Registrar Every birth registered within sixty days by an	F,	ree	
Every birth registered within sixty days by an	~		
Assistant District Registrar	F,	ree	
Registration of a birth after sixty days by a	_	~	_
District Registrar	U	5	0
Every birth registered after sixty days by an	0	10	^
Assistant District Registrar	U	10	0
Every marriage registered (to accompany certificate)	٥	2	6
Every death registered by a District Registrar	U	2	O
within fourteen days	T	'ree	
Every death registered by an Assistant District	T.	166	
Registrar within 14 days	Ŧ	ree	
Every death registered by a District Registrar		100	
after fourteen days	0	2	6
Every death registered by an Assistant District		_	Ü
Registrar after fourteen days	0	5	0
Every correction of any entry	Õ	2	6
Every marriage performed by a District Regis-	-		-
trar	2	0	0
F. G. W. HICKLIN	G		
r. G. W. HICKHIN	u,		

10th June, 1903.

No. 9852.--C,S.O.

Colonial Secretary's Office, Perth, 10th June, 1903.

Acting Clerk of Executive Council.

THE following Despatch and Order in Council, received by His Excellency the Governor General from the Right Honourable the Secretary of State for the Colonies, is published for general information.

F. D. NORTH, Under Secretary.

CIRCULAR 2

 $\frac{2031}{1003}$ 

Downing Street, 27th March, 1903.

I have the honour to transmit to you, for the information of your Government, a copy of the "Foreign Marriages Order in Council, 1903," and to request you to call the attention of your Ministers to its provisions with a view to the necessary steps being taken to give effect to them in the State should they so desire.

I have, etc.,

J. CHAMBERLAIN.

The Officer administering the Government of

ORDER IN COUNCIL.

FOREIGN MARRIAGES ORDER IN COUNCIL, 1903. Buckingham Palace, 12th March, 1903. At the Court at Buckingham Palace, the 12th day of March, 1903.

PRESENT:
The King's Most Excellent Majesty in Council.
WHEREAS by the Foreign Marriage Act, 1892, it is provided (section one) that all marriages between parties of whom one at least is a British subject solemnised in the manner in that Act provided in any

foreign country or place, by or before a marriage officer within the meaning of that Act, shall be as valid in law as if the same had been solemnised in the United Kingdom with a due observance of all forms required by law;

And whereas the said Act also provides (section two) that in every case of a marriage intended to be solemnised under that Act, one of the parties intending marriage shall give such notice as is therein mentioned to the marriage officer within whose district both of the parties have had their residence not less than one week then next preceding; but the said Act makes no provision for cases where one only of the parties has had such residence;

And whereas the said Act (section twenty one) authorised. Here

parties has had such residence;
And whereas the said Act (section twenty-one) authorised Her Majesty the Queen in Council to make Regulations for (amongst other purposes) modifying in special cases or classes of cases the requirements of that Act as to residence and notice, so far as such modification should appear to Her Majesty to be consistent with the observance of due precautions against clandestine marriages;

And whereas by the Foreign Marriages Order in Council, 1892, passed in pursuance of the said last-mentioned authority, it was provided (Article six) as follows:—

- (Artacle six) as follows:—

  "6. The following modifications of the requirements of the Foreign Marriage Act as to residence and notice which appear to Her Majesty to be consistent with the observance of due precautions against the solemnisation of chaldestine marriages shall have effect in cases where one only of the parties has dwelt within the district of the marriage
- "(1.) A marriage may be solemnised under the Foreign Marriage Act in the official house of a marriage officer in whose district one of the parties has dwelt—
- "(a) If the marriage officer is satisfied that such notice as is mentioned below in Sub-Articles (3) and (4) of this Article has been given of the intended marriage in the place where the other party has dwelt; or
  "(b.) If a Secretary of State is satisfied that the intended marriage is not clandestine, and that adequate notice has been given, and gives permission for the same to be solemnised.

  ((2) It actions each the orth offine price of adeleration under section.

is not cannessine, and that adequate notice has been given, and gives permission for the same to be solemnised.

"(2.) In either case the oath, affirmation, or declaration under section seven of the Foreign Marriage Act shall, in addition to the matters specified in sub-sections (a) and (c) of that section, tate that one of the parties has for three weeks immediately preceding had his or her usual place of abode within the district of the marriage officer, and dirther state the place where the party who has not dwelt within that district has, within three months immediately preceding, had for three consecutive weeks his or her usual place of abode, and the notice which has been given in that place during those three weeks.

"(3.) The notice to be given where the marriage is not solemnised with the special permission of a Secretary of State shall, if the party has dwelt in a foreign country, be given, entered, and posted up in the manner and during the period provided by the Foreign Marriage Act, in like manner as if the marriage were to be solemnised by or before a marriage officer in that country, and the marriage officer to whom the notice is given in that country, shall, on payment of the proper fee, give a certificate that the notice has been so given and posted up, and that he is unaware of any impediment which should obstruct the solemnisation of the marriage.

"(4.) If the party dwells in a place in the United Kingdom, the

sation of the marriage.

"(4.) If the party dwells in a place in the United Kingdom, the notice shall be given in the like manner and on payment of the like fee as if that party were about to be married in that place, and in England or Ireland shall be given to the Superintendent Registrar or Registrar, and in Scotland shall be given by proclamation of banns; and the Superintendent Registrar or Registrar shall deal with the notice and give a certificate for marriage in like manner and on payment of the like fee as in the case of a marriage in his district; and the Session Clerk of the parish in which the banns were proclaimed in Scotland shall, in like manner and on payment of the like fee as in the case of a marriage in his district, give a certificate of proclamation of such banns."

And whereas it is expedient that further modifications of the requirements of the said Act, as to residence and notice, should have effect in cases where one only of the parties has dwelt within the district of the marriage officer, and the other has dwelt in a Colony or

Now, therefore, His Majesty, by virtue and in exercise of the powers enabling him in this behalf, is pleased, by and with the advice of his Privy Council to order, and it is hereby ordered as follows:—

- 1. The following further modifications of the requirements of the Foreign Marriage Act, 1892, as to residence and notice, which appear to His Majesty to be consistent with the observance of due precautions against the solemnisation of clandestine marriages, shall have effect in cases where one only of the parties has dwelt within the district of the marriage officer and the other of such parties has dwelt in a Colony or in India, that is to say:

  (1) If the marriage officer is satisfied that such notice has been
- in India, that is to say:

  (1.) If the marriage officer is satisfied that such notice has been given by the party dwelling in such colony or in India as may be provided by any law of that Colony or of the Governor General of India in Council (as the case may be) giving effect to this Order.

  (2.) In any such case the oath, affirmation, or declaration required by section seven of the Foreign Marriage Act shall be made subject to the modifications thereof, to which effect is given by Article six of the Foreign Marriages Order in Council, 1892.
- 2. A law enacted by the Legislature of a Colony or by the Governor General of India in Council shall be deemed to give effect to this Order if it makes provision (in whatever terms expressed) as follows:—
- General of India in Council shall be deemed to give effect to this Order if it makes provision (in whatever terms expressed) as follows:—

  (1.) That a notice of a marriage intended to be solemnised under the Foreign Marriage Act may be given by one of the parties intending such marriage who has had his or her usual place of abode for three consecutive weeks immediately preceding in some place in that Colony or in India (as the case may be) to such marriage Registrar or other officer as may be designated by the law in this behalf;

  (2.) That such notice shall be published either by proclamation of banns or in such other manner as the law may provide; and

  (3.) That such marriage Registrar or other officer, unless he is aware of any impediment or objection which should obstruct the solemnisation of the marriage, shall, on payment of such fee, if any, as the law may provide, give a certificate that the said notice has been so given and published as aforesaid.

  3. In this Order "Colony" and "India" have the same respective meanings as are given to these expressions by section eighteen of the Interpretation Act, 1889.

  4. This Order may be cited as "The Foreign Marriages Orders in Council, 1903"; and the Foreign Marriages Order in Council, 1892 and 1903."

  And the Right Honourable Joseph Chamberlain and the Right Honourable Lord George Hamilton, two of His Majesty's Principal Secretaries of State, are to give the necessary directions herein as to them may respectively appertain.

  A. W. FitzRoy.

A. W. FITZROY.

No. 9847.—C.S.O.

# MUNICIPAL BY-LAWS.

 $\frac{2791}{96}$ 

Colonial Secretary's Office, Perth, 28th May, 1903.

IS Excellency the Governor in Council has been pleased to confirm the following By-laws made by the Council of the Municipality of Mount Magnet.

F. D. NORTH,

Under Secretary.

#### MOUNT MAGNET MUNICIPALITY.

A By-LAW of the Municipality of Mount Magnet, made under Section 167 of "The Municipal Institutions Act, 1900," and numbered 41, for the adoption of the whole of the Tenth Schedule to "The Municipal Institutions Act, 1900."

In pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Mount Magnet order as follows:—That the whole of the Tenth Schedule to "The Municipal Institutions Act, 1900," be and the same is hereby adopted.

# PART I.—STREETS AND FOOTWAYS.

#### (1.) Porticoes, Projections, etc.

Interpretation.

1. The word "portico" shall mean and include every awning, portico, porch, verandah, shed, shade or covering upon or across any public footway for the purpose of shade or shelter, together with the supports other than the building against which it shall be of such portico.

# Erection of Porticoes.

2. Subject to the provisions hereinafter contained, it shall be lawful for the owner of any house or building abutting upon any public footway to erect or place against or in front of such building, and upon or across such footway, such portico as such owner shall see fit.

# Height, etc., of Porticoes.

3. Every such portico shall be supported by upright pillars or supports fixed on the outer line or kerb of the footway, and shall be in every part thereof of such height from the ground not less than eight feet, and, with the pillars or supports thereof, shall be of such shape, figure, dimensions, and materials respectively as shall have been appointed as herein provided.

# Regulations relating to Porticoes.

4. It shall be lawful for the Council from time to time to make regulations for all or any of the purposes following, that is to sav :

For regulating the height from the ground of such porticoes as aforesaid.

For appointing the shape, figure, dimensions, and materials of such porticoes.

And there shall be deposited at the Office of the Council a plan

and specification of such portico as shall be appointed in any such regulation, and such plan and specification shall be referred to in such regulation, and shall be open for inspection by any rate-payer or person interested at all reasonable times, without fee or remarks. reward.

# Porticoes erected contrary to By-laws or Regulations; Projections and Obstructions.

Porticoes erected contrary to By-laws or Regulations;
Projections and Obstructions.

5. If, before the coming into operation of this subdivision, any portico shall have been erected or placed against or in front of any building and upon or across any public footway, contrary to some By-law lawfully in force in that behalf, or if after such coming into operation any portico shall have been erected or placed against or in front of any building, and upon or across any public footway, otherwise than as shall have been appointed by some regulation to be made hereunder, or if any projecting window, balcony, step, cellar, cellar-door or window, or steps leading into any cellar or otherwise, lamp, lamp-post, lampinon, sign, sign-post, sign-iron, show-board, window-shutters, wall, gate fence, or opening, or any other projection or obstruction placed or made against or in front of any building after the coming into operation of this subdivision therein shall be an annoyance in consequence of the same projecting into or being made in or upon or endangering or rendering less commodious the passage along any footway or street, it shall be lawful for the Council to give notice to the owner or occupier of such building to remove or to alter so as to conform to such regulation such portico, or to remove or in such manner as the Council shall by such notice require to alter such projection or obstruction; and such owner or occupier shall, within fourteen days after the service of such notice upon him, remove or in manner aforesaid respectively alter such portico, or such projection or obstruction as aforesaid respectively; and if the owner or occupier of any such building neglect or refuse for fourteen days after such notice so served to remove such portico, or such projection or obstruction or obstruction, or to alter the same in manner aforesaid occupier of any such building neglect or refuse for fourteen days after such notice so served to remove such portico, or such projection or obstruction, or to alter the same in manner aforesaid respectively, he shall forfeit a sum not exceeding Five pounds, and a further sum not exceeding Forty shillings for every day during which such projection or obstruction continues after the expiration of fourteen days from the time when he may be convicted of any such offence contrary to the provisions of this section. Provided, however, in any case where after service of the said notice for the removal or alteration of such portico,

projection or obstruction, the same shall not be removed or altered within a reasonable time, it shall be lawful for the Council to cause the same to be removed or altered at the cost of the owner or occupier, or, at the Council's option, to proceed against the offender as hereinbefore provided.

# Porticoes erected without violation of previous By-laws; Projections and Obstructions; Proviso.

Protections and Obstructions; Proviso.

6. If, before the coming into operation of this subdivision, any portico shall have been erected or placed, without violation of any By-law for the time being lawfully in force, against or in front of any building, and upon or across any public footway laid out as such hereunder or otherwise, and such portico shall not be in conformity with some regulation for the time being in force hereunder, or if any such projection or obstruction, as in the last preceding section mentioned, which has been placed, or made against, or in front of any building, before such coming into operation as aforesaid shall be an annoyance, as in the said section mentioned, it shall be lawful for the Council to remove or cause such portico to be removed or altered so as to conform to such regulation, or (as the case may be) such projection or obstruction to be removed or altered as they see fit. Provided that the Council shall give notice of every such intended removal or alteration, to the owner or occupier against or in front of whose building such portico, projection, or obstruction may be, seven days before such removal or alteration shall be commenced, and shall make reasonable compensation, to be ascertained and ordered, if the parties differ, by two Justices, to every person who shall incur any loss or damage by such removal or alteration, except in cases where the portico, projection, or obstruction shall have been erected, placed, or made without lawful right, or may be removable under some other Act or law, in which case no compensation shall be made.

\*\*Repair\*, etc., of Porticoes.\*\*

#### Repair, etc., of Porticoes.

Repair, etc., of Porticoes.

7. Every owner or occupier of any building against or in front of which there shall be any portico, shall keep the same clean and in good repair; and it shall be lawful for the Council to give notice to any such owner or occupier to clean or repair such portico, if and as the same shall require; and every owner or occupier who shall neglect or refuse, within seven days after the service of such notice, to effect such cleaning and repair, shall forfeit a sum not exceeding Forty shillings for every day during which he shall fail to effect the same. And on default by the owner or occupier to so clean and repair the same, the Council may cause the same to be done at the expense of the owner or occupier. owner or occupier.

# (2.) Naming Streets and Numbering Houses.

Names of Streets.

8. It shall be lawful for the Council from time to time to cause to be painted or affixed on a conspicuous part of some house or building, at or near each end, corner or entrance of every street, and in the direction of the line of such street, the name of such street in lacible above to the such street in lacible above to the such street in lacible above to the such street in lacible. street, and in the direction of the line of such street, the name of such street, in legible characters, not exceeding four inches in length, and proportionately broad and near to each other; and the Council may, where more than one street or road in the Municipality is called by the same name, alter the name of any or all of such streets save one (to be described in the order altering the same), to any other name which to the Council may seem fit; and before any name is given to any new street, notice of the intended name shall be given to the Council, and if there be any street or road in the Municipality called or about to be called by the same name, the Council may, by notice stating that there is already a street in the Municipality called or about to be called by the same name, and describing the locality thereof, given to the person by whom notice of such intended name was given to them, at any time within fourteen days of the receipt of such last-mentioned notice, object to such intended name; and it shall not be lawful to set up any name to any street until the expiration of fourteen days after notice thereof has been given as aforesaid. to as aforesaid.

# Numbering, etc., of Houses.

Numbering, etc., of Houses.

9. The owners or occupiers of houses or buildings shall mark such houses or buildings with such numbers and names, for the purpose of distinguishing the same, as the Council shall direct or approve, and shall renew the numbers or names of such houses or buildings as often as they are obliterated or defaced; and if any occupier of any such house or building neglect for one week after notice from the Council to mark such house or building with such number or name as the Council may direct or approve, or to renew the number or name thereof as aforesaid, he shall forfeit a sum not exceeding Forty shillings; and the Council may cause such name to be so marked or renewed, and recover the expense thereof from the owner of such house or building the expense thereof from the owner of such house or building before any Justice.

# Malicious Injury to Name or Number.

10. If any person wilfully and maliciously destroys, pulls down, obliterates, or defaces the name of any street, or the name or number of any house or building, or paints, affixes, or sets up any name to any street, or any name or number to any house or building, contrary to this subdivision, he shall, for every such offence, forfeit a sum not exceeding Five pounds; and it shall be lawful for the Council to cause such name or number so uplantially registed, affixed our set up to be obliterated or unlawfully painted, affixed, or set up, to be obliterated or

# Register of Alterations.

11. The Council shall cause to be kept a register of all alterations made by them in the names of streets, and such register shall be kept in such form as to show the date of every such alteration, and the name of every street previous to such alteration and the new name thereof.

(3.) Crossings over Footways and Channels.

Crossings, ctc.; Footways, ctc., save by made Crossing.

12. Every person who wilfully and without lawful excuse rides or drives any horse or other animal, or drives or wheels an carriage, cart, or other vehicle upon, along, or across any footway or any water channel or gutter, herein called channel, by the side of any street save in each such case upon and by or at some crossing to be made as hereinafter mentioned, shall forfeit some crossing to be made as hereinatter mentioned, shall orient a sum not exceeding Five pounds, and shall also pay to the Council su h sum, by way of compensation for any damage done by him to the footway or channel, as the Justice adjudicating upon the information shall on the hearing thereof order.

# Notice of making Crossing.

Notice of making Crossing.

13. If any land shall front to, adjoin, or abut upon the footway of any street, and if access with horses and vehicles from such street to such land, or to some sufficient way appurtenant thereto, cannot be had without riding, driving, or wheeling, the same respectively upon or across the said footway, or the channel (if any) lying along the outer edge thereof, and if the owner of such land shall desire that a crossing for horses and other animals and for vehicles be made as herein provided over such footway and channel, and shall give a notice in writing of such his desire to the Council, and in such notice describe the land in question and the proposed work by reference to the specification deposited as hereinafter mentioned, such specification being in accordance with the provisions hereof, and with such regulations as may be in force in that behalf, it shall be lawful for such owner, after seven clear days from the giving such notice and not before (with no unnecessary delay or obstruction), at his own cost, and under the inspection of such officer as the Council shall have appointed for the purpose, to make such crossing according to the tenor of such notice and specification, and not otherwise, and the owner of such land shall afterwards in like manner maintain the same. maintain the same.

#### Specification.

14. Every such owner who desires as aforesaid that any such crossing shall be made shall, before giving notice to the Council as herein provided, deposit with the Town Clerk a specification describing the proposed work with respect to each of the several matters, hereby or by any such regulation in force in that behalf required or provided.

Immunity of Person giving Irregular Notice in Certain Cases.

15. Unless within the period of seven days after the receipt of any such notice as aforesaid, the Council shall give notice to the person giving the same that (if the fact be so) such notice one person giving the same that (if the lact be so) such notice or the specification referred to therein and deposited is not in accordance with the provisions of such regulation as aforesaid, such notice and specification shall thereafter, so far only as affects the liability of such person to any penalty, be deemed to be in accordance therewith

Nature of Crossing where there is a Street Kerb.

16. In streets in which, at the site of any such proposed crossing, there is a kerb or stone or wood along the outer edge of the footway, the crossing so far as the footway extends shall of the footway, the crossing so far as the footway extends shall have on both sides a kerb not higher in any part than the surface of the footway at that part, and similar in all respects to such first mentioned kerb, and such kerb shall approach to and join the street kerbing in gentle curves outwards; and such crossing shall be of such width, and the surface thereof, so far as the footway extends, shall have such inclination outwards and be depressed so far below the footway, as shall have been respectively appointed by some regulation in that behalf, and shall, with respect to the channel, be so laid or constructed as not to raise or obstruct the same or any part thereof.

Nature of Crossing where there is no Street Kerb.

Nature of Crossing where there is no Street Kerb.

17. In streets in which, at the site of any such proposed crossing, there is no such kerbing as in the last preceding section mentioned, the crossing over the channel shall be such suitable bridge as shall leave a free passage for the water underneath the same, and shall be of such materials, form, length, size, strength, and fall as shall have been respectively appointed by some regulation in that behalf; and the surface of such crossing, so far as the footway extends, shall be so made good by paving, macadamising, gravelling, or otherwise, that the necessary traffic by animals or vehicles over the same shall not cause any damage thereto, but that such crossing shall be as sound and commodious for the passage of persons using the footway as the other portions for the passage of persons using the footway as the other portions of such footway adjoining such crossing.

Cases.

18. No person making any crossing shall be deemed guilty of an offence by reason only of some departure in making such crossing from the notice or specification relating thereto, unless the officer of the Council appointed, as hereinbefore provided to inspect the making of the crossing shall have reported in writing such departure to the Council within three days after the same shall have been discovered, and unless such person, being served by the Council within three days after such report with a notice so to do, shall for the space of seven clear days after such notice have failed to correct or supply such departure.

Council may alter Improper Crossing; Expenses.

If any crossing shall have been in any respect contrary to 19. If any crossing shall have been in any respect contrary to this By-law or any regulation in force hereunder, it shall be lawful for the Council, if they shall see fit, to cause the same to be altered so as to conform hereto and to such regulation respectively and to recover in manner in "The Municipal Institutions Act, 1900," provided the expenses of such alteration from the owner of the land to which such crossing shall lead; but they shall not so recover in those cases of departure from the notice or specification which the Council or their officer might respectively have given notice of or reported but failed to give notice of or report respectively in manner, and within the time provided in the preceding sections hereof.

Crossings for Private Streets; Expenses.

Crossings for Private Streets; Expenses.

20. If any private street shall meet at an angle the footway of any public street and there shall be no crossing upon and across such footway and the channel adjacent thereto, from such private street to such public street, it shall be lawful for the Council, if they shall see fit, to make, in accordance with any regulation in force in that behalf, a crossing upon and over such footway and channel of the description hereinbefore provided with respect to other crossings, and to recover from the owner of each of the tenements abutting on such private street such portion of the expenses of such making as shall bear to the whole of such expenses the same proportion as the rateable value bears to the whole rateable value of the properties so abutting.

Council may alter Crossings made before Subdivision in force.

in force.

21. If any crossing across or over any footway or channel to any land or way appurtenant thereto, or to any private street, shall have been made before the coming into operation of this subdivision, but shall in any respect not be in accordance with any regulation made hereunder, the Council may, if they shall see fit, cause the same to be altered so as to conform to such regulation; and if such crossing shall have been made contrary to any By-law in force at the time of making of the same, the Council may recover the expenses of such alteration in manner in the last two preceding sections mentioned, according as one or the other may be applicable to the case.

Repair of Crossings.

22. If any crossing shall be out of repair, and the person liable hereunder to maintain or repair the same shall, for seven days after notice from the Council to that effect, neglect properly and completely to repair the same, he shall forfeit for every day that such crossing shall remain so unrepaired a sum of Forty shillings; and the Council may, if they shall see fit, effect such repair, and recover the same from such person before any Justice.

#### Regulations.

23. It shall be lawful for the Council from time to time to make regulations for all or any of the purposes following, that is to say:-

For regulating the width, depression, and inclination of crossings across or over footways and channels, and the materials for making and constructing the same; the mode of laying and bedding such materials; the length, width, size, strength, and fall of bridge crossings, and the said inclination and fall, either absolutely or with relation to the levels, inclinations, or fall of the footway or channel, or otherwise, in like manner.

(4.) Deposit or Discharge of Rubbish, Liquid, etc., on Streets, etc.

Causing, etc., Offensive Liquid, etc., to flow on Street, etc. 24. Every person who causes to run from any manufactory or any establishment for the boiling or preparing of any animal matter, or any brewery, slaughter-house, butcher's shop, eating-house, or any dung hill, or other receptacle, or from any inn, into or upon any street, public or private, or any footway or channel, and every occupier of any land or premises who causes or permits to run from such land or premises into or upon any such street, footway or channel, any offensive liquid or matter, shall, for every day during which any such liquid or matter shall so run, forfeit a sum not exceeding Five pounds.

# Causing sludge to flow on Street, etc.

Causing sludge to flow on Street, etc.

25. Every manager and director of any company established for mining purposes, whether incorporated or not, and every other person who, unless where authorised by or under some statute now or hereinafter to be in force, shall cause or shall allow any sludge made in the process for washing earth for gold, or other metals or minerals, or otherwise to flow or run into or upon any street, public or private, or any footway, or channel, shall, for every day during which any such sludge shall so flow or run, forfeit a sum not exceeding Five pounds.

(5.) Depositing Building Materials, Excavations, etc.

(5.) Depositing Building Materials, Excavations, etc. Unlawful depositing of Building Materials in Street.

26. Every person who throws or lays any building or other materials, or building rubbish, or puts up, constructs, or erects any stage, scaffolding, hoarding, or fence, in upon, across, or over any street, footway, channel, or public place, save in lawful execution of the powers given by this subdivision, shall forfeit a sum not less than Forty shillings or not exceeding Ten pounds, and a further sum not exceeding Forty shillings for each day during which such matter or thing, or any of it, or any part thereof, is suffered to remain in or upon such street, footway, channel, or public place.

# Notice of intention to build, etc.

Notice of intention to build, etc.

27. Every person intending to build, put up, or take down, or cause to be built, put up, or taken down, any building, wall, or other structure, or any fence, or to alter or repair, or cause to be altered or repaired, the outward part of any such building or other structure, whether in any of such cases over or under ground, or to make any hole within ten feet of any street or footway, shall give notice in writing of such his intention to the Council; and in such notice shall describe the intended work, and the height, depth, and extent, and position thereof; and whether or not it be necessary for the execution of the said work that a scaffold or stage be constructed, or that buildings or other materials or building rubbish be deposited

upon or in the footway or street adjoining, or in front of such structure or hole, and for what time it will be necessary that such stage or scaffolding or such materials deposited be so kept or continued, or that such hole remain open, together with such other particulars touching such intended work as such persons shall see fit.

Penalty for commencing, etc., work without notice.

28. No person shall execute, or begin or continue to execute, any such work as in the last preceding section mentioned withany such work as in the last preceding section mentioned with-out having given to the Council such notice as therein provided, or until the expiration of forty-eight hours after giving the same; and every person offending against the provisions of this section shall forfeit a sum not exceeding Five pounds for every day upon which he shall so offend.

#### License for depositing materials, scaffolding, etc

License for depositing materials, scaffolding, etc.

29. It shall be lawful for the Council, having received any such notice as aforesaid, to grant, if it shall seem to them fit, to the person having given such notice, upon payment by him of such sum as the Council may decide, a license in the appointed form under the hand of the town Clerk, authorising such person to construct such stage and scaffolding as the proper officer of the Council to be appointed in that behalf shall require or permit, and to deposit building and other materials and building rubbish upon or across, in each of the cases aforesaid, so much of the footway adjoining or in front of the site of the intended work, and so much of the street adjoining such footway, and to keep and continue the said stage, scaffolding, and materials or rubbish so constructed or deposited respectively, for such time respectively as shall seem fit to the said Council, and be specified in the said license; and the Council may, if it seem fit, renew such license, as shall seem it to the said Council, and be specified in the said license; and the Council may, if it seem fit, renew such license, or grant a fresh license to such person from time to time, and such person may thereupon from time to time do the said acts according to the tenor of such license.

#### Hoarding and fence.

Hoarding and fence.

Hoarding and fence.

30. Every person who shall intend to build, or take down, or cause to be built or taken down, any building or other structure, whether over or under ground, or to alter or repair, or cause to be altered or repaired, the outward part of any such structure within any of the cases aforesaid ten feet of street or footway, or who shall have a license for constructing any stage or scaffolding, or depositing any building or other materials or building rubbish upon or across any footway or street, shall, before beginning to execute such work, or to do such act, cause to be put up, so as to separate from the street, and from the remainder (if any) of the footway so much of the premises where the work is to be executed as fronts the site of such work, and the area upon which, according to the license, such stage or scaffolding is to be constructed, or such materials or rubbish are to be deposited, such sufficient hoards or fences, together with such convenient platform or handrail, if there be room enough to serve as a footway for passengers outside of such hoard or fence as shall be respectively approved by such officer as the Council shall have appointed in that behalf, and shall continue such hoard or fence, with such platformand handrail as aforesaid, standing and in good condition to the satisfaction of such officer during the time limited as aforesaid in the said license, or the last renewal thereof, and for such longer time as the public safety or convenience requires, and shall in all cases in which it is necessary in order to prevent accidents, cause the same to be sufficiently lighted from sunset to sunrise, and shall remove such hoard, fence, platform, and handrail, and make good the footway and the street within a reasonable time after the provisions of this section have been fulfilled. this section have been fulfilled.

# Penalty for not putting up lighting, etc.; hoarding.

Penalty for not putting up lighting, etc.; hoarding.

31. Every person who executes, or begins or continues to execute, any such work as in the last section mentioned, or who being licensed thereto constructs or begins or continues to construct any such stage or scaffolding, or deposits or keeps deposited any such material or rubbish upon or across any footway or street, without having in any of the cases aforesaid put up such hoard or fence or such platform with such handrail as aforesaid, or continuing the same respectively standing and in good condition as aforesaid, during the time aforesaid or without keeping the said hoard, fence, platform, or rail, and each part thereof respectively, while the same are standing, sufficiently lighted from sunset to sunrise, or without removing the same within such reasonable time as aforesaid, or without making good the footway and the street, after such removal, shall for every such offence forfeit a sum not exceeding Five pounds, and a further penalty not exceeding Forty shillings for every day while such default is continued.

\*Removal of scaffolding, etc.

# Removal of scaffolding, etc.

Removal of scaffolding, etc.

32. Every person licensed as herein mentioned to construct any stage or scaffolding, or to deposit any materials or rubbish, shall remove, within a reasonable time after the time limited as aforesaid in such license, or in the last renewal thereof, all such stage, scaffolding, materials, and rubbish, and shall make good the footway and the street; and if any such person shall fail in any such case to comply with this section, he shall forfeit a sum not exceeding Five pounds, and a further penalty not exceeding Forty shillings for every day while such default is continued.

# Street, etc., not to be obstructed, etc.

Nothing herein contained shall render it lawful to con-33. Nothing herein contained shall render it lawful to construct any stage or scaffolding, or to deposit any materials or rubbish, or to put up any hoarding or fence, platform, or handrail as aforesaid, or all or any of them, so that the same shall extend, or be across, or over, or upon any street further from the inner edge of the footway than one-third of the whole breadth of such street, or in any case so as to render the street, exclusive of the footways, impassable for carriages, or so as to obstruct the channel channel

Council may remove, etc., in certain cases and recover expenses.

34. If any person who ought, under this By-law, to remove any matter or thing, or to make good any footway or street, any matter or thing, or to make good any lootway or street, shall fail so to do, whether or not such person shall have been convicted or not of any offence under this subdivision, the Town Clerk may cause the removal of such matter or thing, or make good such street or footway, and may recover the expenses of so doing from the person so making default before any Justice.

# (6.) Lighting, etc., of Obstructions Generally. Persons laying materials, or making hole, whether by authority or not, to light, etc., same.

or not, to tight, etc., same.

35. When any building materials, rubbish, or other things are laid, or any hole made in any street or footway, whether the same be done by order or authority of the Council or not, the person causing such materials or other things to be so laid, or such a hole to be made, shall, at his own expense, cause a sufficient light or lights to be fixed in a proper place upon or near the same, and continue such light or lights every night, from sunset to sunrise, while such materials or hole remains; and such person shall, at his own expense, cause such materials or other things and such hole to be sufficiently fenced and enclosed until such materials or other things are removed, or the or other things and such hole to be sufficiently fenced and enclosed until such materials or other things are removed, or the hole filled up or otherwise made secure; and every such person who fails so to light, fence, or enclose such materials or other things or such hole, shall, for every such offence, forfeit a sum not exceeding Ten pounds, and a further sum not exceeding Forty shillings for every day while such default is continued.

#### Penalty in like case for non-removal.

36. In no case shall any such building materials or other 30. In no case shall any such building materials or other things or such hole, as last mentioned respectively, be allowed to remain an unnecessary time, under a penalty not exceeding Ten pounds, to be paid for every such offence by the person who, whether by order or authority of the Council or not, causes such materials or other things to be laid, or such hole to be made; and in any such case the proof that the time has not exceeded the necessary time shall be upon the person so causing such materials or things to be laid, or causing such hole to be made.

#### (7.) Houses, etc., Encroaching on Street, etc. Houses built so as to encroach on street.

37. If any person shall erect or place fence, any house or other building, or any part thereof, upon, over, or across any public street, footway, or channel, he shall forfeit a sum not exceeding Twenty pounds, and a further sum not exceeding Five pounds for every day while the same shall so continue: Provided, always, that the Council, upon giving thirty days' notice in writing to the person to whom such encroachment belongs, or who has erected the same or caused it to be erected, may direct the removal of the same, and at the cost and charges of the person so offending. In every case where the obstruction cannot be removed at a greater cost than Ten pounds it shall be open to the Council either to direct such removal and to pay all the costs thereof above Ten pounds, or to proceed by action for trespass against the person causing such obstruction or encroachment, or to proceed as for a breach of such By-laws as aforesaid If any person shall erect or place fence, any house or

# (8.) Obstructions, etc., to Streets, etc., by Cattle, etc. Cattle at large on unenclosed land.

(8.) Obstructions, etc., to Streets, etc., by Cattle, etc. Cattle at large on unenclosed land.

38. If any cattle shall be found upon any land not being a common, and such that there is no fence, whether upon the same land or any other dividing such first-mentioned land from any street, whether public or private, without any person having charge of such cattle, the owner of such cattle shall forfeit a sum not exceeding Twenty shillings for every head of such cattle; and the proper officer of the Council may seize such cattle and place the same at some neighbouring place of safe custody; and any Justice, if such owner be not known, upon proof of the issue of a summons in the usual form, addressed to such owner as "owner" only, without otherwise naming or describing him, such cattle and the place of seizure being duly described therein, and of the publication of such summons in some newspaper may, after the expiration of twenty-four hours from such publication, proceed with respect to such owner not appearing as if personal service of a summons, stating his name, had been effected, or if such owner appear, then as in other cases; and the Justice may order the cattle to be sold and the money arising from the sale after deducting the said penalty and the costs awarded and the reasonable expenses, to be estimated and assessed by the Justice, of seizing, keeping, and selling the said cattle, shall be paid, if demanded within one month, to the owner of the cattle, and if not so demanded, then to the municipal fund; and if the said money shall not be sufficient for all the purposes aforesaid, the amount whereby the same falls short, or if no such sale be ordered, the whole of the said amount may be recovered from the said owner, if and when known, in like manner as other penalties and sums adjudged or ordered to be paid by Justices are to be recovered. penalties and sums adjudged or ordered to be paid by Justices are to be recovered

# Cattle at large in streets.

Cattle at large in streets.

39. If any cattle be at any time found in any street without any person having the charge thereof, the owner of such cattle shall forfeit for every head of such cattle a sum not exceeding Twenty shillings, and if such cattle shall, by reason of having been so found at large, have been impounded by the Council, the amount of such penalty and costs, if adjudged respectively before the release or sale of such cattle, shall be added to the pound fees and charges payable in respect of such cattle, and the amount thereof or such lesser amount (if any) as, after the sale of the cattle, may remain in the bands of the poundkeeper. sale of the cattle, may remain in the hands of the poundkeeper shall be paid over by him accordingly; and if the proceeds of any sale of such cattle shall be not sufficient, after paying the lawful fees and charges afcresaid, to satisfy such penalty and costs, or if such penalty and costs shall have been adjudged

after the release or sale of the cattle, the same or so much after the release or sale of the cattle, the same or so much thereof as remains unpaid shall and may be recovered from the owner of the cattle in like manner as other penalties and costs adjudged by Justices are by law to be recovered; and if, in the case of any information under this section, the owner be not known, then the provisions of the last preceding section, so far as necessary to give the adjudicating Justice jurisdiction, shall apply shall apply.

Goats sold for trespass to be released or killed.

40. If any goat shall have been impounded under the pro 40. It any goat shall have been impounded under the provisions of either of the two last preceding sections, or under the provisions of this By-law, relating to the impounding of cattle for trespass in the streets, and shall not, after the expiration of twenty-four hours, be released, and the penalty, costs, fees, and charges be paid by the owner thereof, any Justice may, by warrant under his hand, directed to any constable, authorise the destruction of such goat, and the same may be destroyed accordingly.

Regulations.

Regulations.

41. It shall be lawful for the Council to make regulations from time to time for appointing the hours during which it shall not be lawful to drive into or through the municipality, or such parts thereof as shall by boundaries be set forth in such regulation, any cattle intended for sale, slaughter, or shipment, or travelling from one part of Western Australia or of any other colony to any other part, and to provide, if they shall see fit, in such regulations separately with respect to Sundays and week days; and if any person shall drive any such cattle contrary to such regulation, he shall forfeit for every head of cattle so driven a sum not exceeding Twenty shillings; provided that nothing herein contained shall apply to horses driven in harness or to oxen in the yoke. or to oxen in the yoke.

Breaking in, etc., horses in streets.

It shall not be lawful to break in any horse or other 42. It shall not be lawful to break in any horse or other animal in any street, public or private, or in any public places save such public places as from time to time may be appointed by some regulation of the Council in that behalf, which regulation the Council are hereby authorised to make, or by locking the wheels of any cart or other vehicle, or otherwise to test or try any horse or other animal so as to obstruct or injure any street or public place; and any person offending against this section shall forfeit a sum not exceeding Five pounds.

#### (9.) Undermining Streets

Court may restrain undermining of street.

Court may restrain undermining of street.

43. Upon application of the Council in that behalf, and hearing of the parties, it shall be lawful for the Local Court or Justices having jurisdiction at the place (subject to and in accordance with the provisions of any law now or hereafter in force relating to the management of and the administration of justice in regard to mining interests) by order under his hand, to enjoin any person named in such order from mining under any street or road, whether public or private; and if any person shall disobey such order, he shall be liable to be dealt with in like manner as persons disobeying other like orders of such Court are by law liable to be dealt with.

# PART II.—WATERWORKS, DRAINS, ETC.

Polluting water, reservoirs, etc.

Polluting water, reservoirs, etc.

1. Whosoever shall bathe in any fresh water stream, reservoir, conduit, aqueduct, or other waterworks belonging to or under the management or control of the Council, or shall wash, cleanse, throw, or cause to enter therein any animal, whether alive or dead, or any rubbish, filth, stuff, or thing of any kind whatsoever, or shall cause, or permit, or suffer to run, or be brought therein, the water of any sink, sewer, drain, engine, or boiler, or other filthy, unwholesome, or impure water, or shall do anything whatsoever whereby any water or waterworks belonging to the Council, or under their management or control, shall be fouled, obstructed, or damaged, shall for every such offence forfeit, on conviction, a sum not exceeding Ten pounds, and a further sum not exceeding Twenty shillings for each day while such offence is continued after written notice in that behalf.

Wilful waste of water.

Wilful waste of water.

2. Whosoever being supplied with water by the Council from any waterworks of or belonging to or under the control or management of the Council, or having access to any such waterworks for the taking of water therefrom, shall wilfully or negligently suffer any water to run to waste from any pipe or conduit from or by which he shall be so supplied, or to which he shall have such access, shall, on conviction, forfeit and pay for every such offence a sum not exceeding Ten pounds.

Damming up water without consent.

3. Whosoever shall, without the consent in writing of the Council, construct or place any dam or embankment in or across any river, creek, or natural water-course, or permanently obstruct the same in any way, shall, on conviction, forfeit a sum not exceeding Twenty pounds, and a further sum not exceeding Five pounds for every day after such conviction during which such dam or embankment or any part thereof shall continue.

Diverting water from reservoirs of Council in certain cases.

4. In any case in which the Council has the exclusive right of collecting for the supply of any reservoir or waterworks belonging to the Council, or under their management or control, the storm-water having fallen on any gathering ground, whosover shall by any means whatsoever divert any such water from the course of its natural flow, so that the same shall tend to flow

elsewhere than to such reservoir or waterworks, or some water-course leading thereto, or shall flow to the same respectively in a foul state, shall forfeit, on conviction, a sum not exceeding Fifty pounds, and a further sum not exceeding Ten pounds for every day-after such conviction during which such water so tends to flow or flows, as the case may be.

Shooting or fishing in or near reservoir.

Shooting or fishing in or near reservoir.

5. It shall be lawful for the Council from time to time to make regulations for prohibiting or regulating the shooting of waterfowl and the taking of fish upon or in or within one-quarter of a mile of any stream, reservoir, or other waterworks belonging to or under the management or control of the Council; and every person who shall offend contrary to any such regulation shall, on conviction forfeit and pay for every such offence a sum not exceeding Five pounds.

#### Obstructing, etc., culverts, etc.

6. Whosoever shall obstruct or damage any culvert, sewer, or drain, belonging to or under the control of the Council, shall forfeit a sum not exceeding Ten pounds, and shall pay to the Council, by way of compensation for any such damage, such further sum not exceeding Ten pounds, as the convicting Justice shall order.

#### PART III.—WHARVES, ETC.

Application of this Part.

1. This Part shall apply only to such wharves, jetties, and piers as belong solely to and are under the sole management or control of the Council, and as are not within the operation of any Act relating to ports or harbours.

#### Regulations.

- 2. It shall be lawful for the Council from time to time to make regulations for all or any of the purposes following, that is to say :-
  - (a.) For limiting the time during which goods shall be suffered to remain upon such wharf, jetty, or pier, according to the nature of such goods.

Tolls.

- (b.) For appointing the rates and tolls to be paid in respect of goods landed, shipped, or deposited upon or from such wharf, pier, or jetty;
- (c.) For appointing the parts and extent of such wharf, pier, or jetty on which it shall be lawful to deposit goods;

And every person who shall place or keep any goods contrary to any such regulation shall, on conviction, forfeit a sum not exceeding Five pounds for such offence, and a further sum not exceeding Forty shillings for every day after such conviction during which such goods or any of them shall so remain.

Offences by masters, etc., of ships, boats, etc.

Offences by masters, etc., of ships, boats, etc.

3. If any master or person in charge of any ship or boat do not, on being thereto required by the proper officer of the Council, remove his ship or boat from the wharf, pier, or jetty, or from one part to another part thereof, or if any such master or person, or the owner of any ship or boat, cause or suffer such wharf, pier, or jetty to be damaged by contact of such ship or boat therewith or otherwise, every such master, owner, or person shall forfeit a sum not exceeding Ten pounds, and such further sum, by way of compensation, to the Council for any such damage as the convicting Justice shall on the hearing order.

# PART IV.— PLACES OF IMPROVEMENT AND RECREA. TION, ETC.

(1.) Public Libraries and Museums.

(1.) Public Libraries and Museums.

Misconduct, etc., in library or museum.

1. Every person who shall, being intoxicated, enter or remain in any public library, mechanics' institute, or museum belonging to or under the control or management of the Council, or who shall use therein any abusive, improper, or unbecoming language, or who shall by unnecessarily loud talking or any unnecessary noise, or otherwise disturb or annoy the persons using or resorting to such library, institute, or museum, or who shall without lawful excuse, but without felony, remove any property from such library, institute, or museum, shall forfeit a sum not exceeding Ten pounds, and every such person may be forthwith removed by any officer of the Council in charge of such library, institute, or museum.

# Regulations.

2. It shall be lawful for the Council from time to time to make regulations for the proper management and control of every such library, institute, and museum, and every person offending against any such regulation shall forfeit a sum not exceeding Five pounds.

# (2.) Public Gardens.

Hours.

3. The gardens, parks, and reserves under the management or control of the Council, and ground appertaining thereto, herein called the gardens, may be opened from sunrise to sunset on each day of the week.

Injury to things in gardens.

4. No person shall pluck any of the flowers, or walk on the beds or borders, or climb upon or get over the fences, or remove any of the tallies, or disturb, damage, or destroy any property or thing in the gardens.

Shooting, etc.

5. No person shall carry firearms through the gardens, or shoot, snare, or destroy any wild fowl, either in the gardens or in or on any water adjacent thereto, or bathe within such distance from such gardens as shall be fixed by any regulation of the Council to be made in that behalf in such water.

#### Driving carts.

6. No cart or other vehicle used for the conveyance of goods shall, without the authority of the proper officer of the Council, be driven through the gardens.

#### Supplying plants, etc.

7. Such plants, seeds, or cuttings, as are commonly purchasable at nurseries in Western Australia, shall not be supplied from the gardens to any person, unless in exchange, or for public institutions or for benevolent purposes.

#### Interrupting workmen.

8. No visitor shall interrupt the gardeners or labourers by conversation or otherwise.

#### Dogs

9. All dogs and goats, and all poultry, found within the gardens shall be destroyed, and the owner shall make compensation, to be recovered before any Justice, for any damage done-

#### Regulations.

10. In addition to the provisions herein contained, it shall be lawful for the Council from time to time to make such regulations for the proper maintenance and management of the gardens as shall seem to them fit.

#### Penalties.

11. Any person offending against this By-law or any such regulation shall forfeit a sum not exceeding Ten pounds.

# PART V.-BUILDINGS, ETC., FOR PUBLIC MEETINGS,

# Public buildings, etc., to be registered.

Public buildings, etc., to be registered.

1. Every occupier of any hall or other building used for public meetings, or of any such building or any ground in which public amusements are conducted, shall register at the office of the Council such building or ground, together with the situation and description thereof, and the purpose for which the same is to be kept, and the name of such occupier, and every person who causes, and every occupier of any such premises who permits any public meeting to be held, or any public amusement to be conducted in or on any such premises, not being registered for the purpose, or without such certificate of registration as hereinafter mentioned having been obtained for the same, shall forfeit for every such offence a sum not exceeding Ten pounds.

# Certificate of registration, etc

Certificate of registration, etc.

2. The Council, upon the written application of any such occupier as aforesaid stating the particulars aforesaid, may, if upon inspection by the proper officer the premises shall have been found to be secure and proper for the purpose stated, and if the Council shall see fit, cause the premises to be registered in a registry book to be kept for the purpose stated; and shall thereupon grant to the applicant a certificate of such registration of such premises in the appointed form; and the Council may at any time suspend for a stated period the effect of or cancel any such registration, and shall forthwith give notice of such suspension or cancellation to the occupier of the registered premises, and during such suspension or after such cancellation such premises shall be deemed to be unregistered in respect of the purpose mentioned in the certificate of registration, and such certificate shall be of no force or virtue.

# Inspection.

3. The proper officer of the Council may at all reasonable times enter and inspect any such registered premises as afore-

# Regulations.

Regulations.

4. It shall be lawful for the Council from time to time to make regulations for appointing the times and hours during or at which respectively any such registered building or ground shall be used for the purpose for which it is registered, or shall be closed; and every occupier of any such premises, who permits the same to be used for such purpose during or at any other time, or after any such hour respectively, shall, for every such offence, forfeit a sum not exceeding Ten pounds.

# PART VI.—FIRE PREVENTION.

# (1.) Foul Chimneys.

(1.) FOUL CHIMNEYS.

Wilfully setting fire to chimneys.

1. Every person who wilfully sets or causes to be set on fire any chimney-flue, smoke-vent, or stove-pipe, herein called in common "chimney," shall forfeit a sum not exceeding Five pounds: Provided, always, that nothing herein contained shall exempt the person so setting, or causing to be set on fire, any chimney from liability to be informed against or prosecuted before any Court having criminal jurisdiction for such act as for an indictable offence.

# Negligently suffering chimney to be on fire.

2. If any chimney accidently catch or be on fire, the person occupying or using the premises in which such chimney is situated shall forfeit a sum not exceeding Forty shillings: Provided, always, that such forfeiture shall not be incurred if such person prove to the satisfaction of the Justice before whom the case is heard that such fire was in no wise owing to the omission, neglect, or carelessness, whether with respect to cleansing such chimney or otherwise, of himself or his servant.

(2.) Deposit, etc., of Inflammable Material, etc.

# Regulations.

3. It shall be lawful for the Council from time to time to make regulations for all or any of the purposes following, that is to say

For prescribing the distance from any adjoining land, or from any building, within which it shall not be lawful to make or keep any stack of hay, corn, straw, or other produce, if not placed under roof or cover, and the like were placed under roof or cover, and for prohibiting or restraining the use for such covering of such inflammable materials as shall be described in such regulation. in such regulation.

For prescribing the distance from any adjoining land, or from any street or public place, or from any building, within which it shall not be lawful to deposit such combustible materials as shall be specified in the regular lation, or save in some properly constructed fireplace within some building, to make or light any fire.

And every such regulation may be made to apply to the whole and every such regulation may be made to apply to the whole or separately to any part or parts of the municipality described by boundaries in such regulations, and may provide as to the subject matter thereof either absolutely or with relation to the consent of the Council, or of the proper officer of the Council, to be given or withheld in any case to be in question under such secretaries.

Stacks or covering, etc., in violation of or otherwise than required by regulation.

4. Every person who shall make or place any stack of hay, corn, straw, or other produce, or place as or for the covering of any such stack, any inflammable material, or deposit any combustible material, or light any fire, contrary in any such case to any regulation under this subdivision, and every occupier of any premises whereon any stack or any such covering of a stack shall be, or any combustible materials have been deposited, if the same, though lawfully made, placed, or deposited before the coming into force of any such regulation, shall be there contrary to the tenor of such regulation, who shall not within seven days after notice from the Council so to do remove such stack, covering, or materials, or who shall suffer to remain any such stack, covering, or materials unlawfully made, placed, or deposited before the coming into force of such regulations, shall forfeit, on conviction, for such offence a sum not exceeding Five pounds, and in every such case a further sum not exceeding Forty shillings for every day after any such conviction during which such stack, covering, or material shall so continue.

Setting fire to matter without notice. Every person who shall make or place any stack of hay,

# Setting fire to matter without notice.

Every person who wilfully sets fire to any inflammable 5. Every person who wilfully sets fire to any inflammable matter whatsoever in the open air, without having given notice in writing to the occupiers of the land adjoining to the land upon which such matter shall be, and also to the Town Clerk, of his intention so to do, or within twenty-four hours after giving the last given of such notices, or between the hours of four in the afternoon of any day and eight in the morning of the following day, shall forfeit a sum not exceeding Five pounds.

# Fireworks.

6. Every person who shall light any bonfire, tar-barrel, or firework upon or within sixty yards of any public or private street, or any public place, shall forfeit a sum not exceeding Five pounds.

# Bush fences.

7. It shall not be lawful for any person to make or place, or to keep or continue any fence of brushwood, bushes, or other like material, and every person who shall make or place any such fence, and every owner or occupier of any premises who for seven days after notice from the Council to remove any such fence thereto appertaining, if lawfully made or placed before the coming into operation of this sub-division, shall suffer any such fence or any part thereof to remain, or who shall suffer to remain any such fence unlawfully made before such coming into operation, shall forfeit, on conviction, for such offence a sum not tion, shall forfeit, on conviction, for such offence a sum not exceeding Five pounds, and in every such case a further sum not exceeding Forty shillings for every day after any such conviction during which such fence shall continue.

# PART VII.—MISCELLANEOUS MATTERS.

# Regulations as to bathing.

Regulations as to bathing.

1. Where any part of the sea-shore or strand of any river or creek used as a public bathing place is within the municipality, or within three hundred yards of the boundary thereof, and not within any municipality, the Council may make regulations for and with respect to the time and place of bathing at or within such part, and according to the sex of the persons bathing or otherwise, and also as to persons resorting to or passing by such parts, whether by land or water, and for the stands of bathing machines, and otherwise for securing reasonable privacy for bathers and the observance of decency.

# Damaging trees.

2. If any person shall wilfully, and without the authority of the Council, cut, break, bark, root up, or otherwise destroy or damage the whole or any part of any tree, sapling, shrub, or underwood growing in or upon any street, road, or place under the management of the Council, although the injury done shall not be to the amount of One shilling, he shall be liable to a penalty not exceeding Ten pounds.

# Removing soil, etc., from public places.

3. If any person shall, without the authority of the Council, break, displace, or remove the surface or soil of any land belonging to or under the control or management of the Council, he shall be liable to a penalty not exceeding Five

# PART VIII.—CARRIAGE OF PERSONS AND GOODS.

# (1.) Passenger Vehicles.

(1.) Passenger Vehicles.

Interpretation.

1. In this sub-division, the term "hackney carriage" shall include every wheeled carriage, whatever may be its form or construction, used in standing or plying for hire for a passenger in any street within the municipality not being a stage carriage, and not being such stage carriage as next hereinafter mentioned; and the term "stage carriage shall include every wheeled carriage, whatever may be its form or construction, used in standing or plying for hire for passengers at separate fares, and which shall upon every journey go from or come to any place within the municipality to or from any other place within such prescribed distance; and for all purposes the terms "hackney carriage" or "stage carriage" (as the case may require) shall be deemed sufficient to describe a carriage of either of the kinds hereinbefore mentioned; and the word "owner" shall include every person who, either alone or in partnership with any other person, shall keep or be concerned, otherwise than as a driver or attendant, in the keeping, employing, or letting to hire of any healters or with the state of the concerned. person, shall keep or be concerned, otherwise than as a driver or attendant, in the keeping, employing, or letting to hire of any hackney carriage or stage carriage; and the word "conductor" shall include every director or other person, except the driver, who shall attend upon the passengers in any stage carriage; and the word "passenger" shall include every person carried by any hackney carriage or stage carriage, except one driver and (where there shall be a conductor to such stage carriage) one conductor. one conductor.

# Council may license carriages.

The Council may from time to time license to ply for hire, within the prescribed space for the same, such hackney carriages and such stage carriages of any kind adapted for the carriage of persons as such Council shall see fit.

#### Payments for licenses.

For every such license there shall be paid to the Council 3. For every such ficense there shall be paid to the Council granting the same for a hackney carriage, such sum not exceeding Twenty shillings, and for a stage carriage such sum not exceeding Forty shillings, as shall have been directed by some regulation in that behalf.

# Application for license.

Application for license.

4. Before any such license is granted by the Council, an appplication for the same in the appointed form shall be made and signed by the owner or one of the owners of the carriage in respect of which such license is applied for, and in every such application shall be truly stated the name and surname and place of abode of the person applying for such license, and of every owner of such carriage; and any person who states in such application the name of any person who is not an owner of the carriage in respect of which he applies, or wilfully omits to specify truly in such application the name of any owner of such carriage shall be liable to a penalty not exceeding Five pounds. pounds.

# Inspection of carriage.

5. The Council to whom any such application as aforesaid shall be made shall cause an inspection to be made of the carriage to which the same shall relate; and shall not grant the license unless such carriage shall be found to be in a fit and proper condition for public use.

# Contents of license.

Contents of license.

6. In every such license shall be specified the name and surname and place of abode of every owner of the carriage in respect of which the license is granted, and the name of the municipality by the Council of which the same is granted, and also the number of the license, but so that no two licenses granted hereunder by the Council of any municipality shall bear the same number and also the number of persons to be carried in and by such carriage, together with such other particulars as the Council shall think fit.

# Registration of license.

7. Every such license shall be made out and signed by the Town Clerk of the Municipality, the Council of which grants the same, and shall be duly entered in a registry book to be provided for that purpose; and in such book shall be contained columns or places for entries to be made, and which entries the Town Clerk is hereby required, having satisfied himself of the truth of the matter, to make, of every offence committed by any owner, driver, or conductor of such carriage; and any person may at any reasonable time inspect such book without fee or reward.

# $Duration\ and\ effect\ of\ license.$

8. Every license so to be granted shall be in force for one year only from the day of the date thereof, or until the next general licensing day, in case any general licensing day be appointed by the Council, which day shall in such case be named in such license, and such license shall not include more than one carriage so licensed; but nothing herein contained shall prevent the licensing of the same carriage both as a hackney carriage and a stage carriage.

# Owner changing abode to give notice.

9. So often as any person named in any such license as an 9. So often as any person named in any such license as an owner of any such carriage changes his place of abode, he shall, within seven days next after such change, give notice thereof in writing, signed by him, to the Council having granted such license, specifying in such notice his new place of abode, and he shall at the same time produce such license at the office of the Council, and the Town Clerk shall indorse thereon and sign a memorandum specifying the particulars of such change; and any person named in any such license as the owner of any such carriage who changes his place of abode and neglects or wilfully omits to give notice of such change, or to produce such license in order that such memorandum as aforesaid may be indersed thereon within the time and in the manner herein directed, shall forfeit a sum not exceeding Five pounds.

# Number, etc., of carriage to be marked thereon.

10. The owner of every licensed carriage and stage carriage shall cause to be painted or marked thereon, in such manner and in such conspicuous position as shall be directed by some regulation in that behalf, and to be kept so painted or marked, the name of the Municipality the Council whereof shall have granted the license, and the number of such carriage corresponding with the number of the license.

# Plying without license.

11. If any owner of any carriage permits the same to be used as a hackney carriage or as a stage carriage, plying within the Municipality, without having a license in force in respect of such carriage from the Council of the Municipality, or without having the name and number aforesaid painted or marked on such carriage as aforesaid, or if any person be found driving, standing, or plying for hire with any hackney carriage or stage carriage for which no such license is in force, or without having the name of the Municipality and the number of such carriage as aforesaid openly displayed on such carriage, every such person so offending openly displayed on such carriage, every such person so offending shall forfeit a sum not exceeding Five pounds.

#### Occasional inspection of carriages—Plying for hire with unfit carriage.

12. The Council of the Municipality may, as often as they may deem it necessary, cause an inspection to be made of all hackney carriages and stage carriages licensed by them, and of the harness and the horses used in drawing such carriages; and if any such carriage or the harness or the horses used in drawing the same shall at any time be in a condition unfit for public use, the Council shall give notice to that effect to the owner thereof, which notice shall be personally served on such owner or delivered at his usual place of residence; and if, after notice as aforesaid, any owner shall use or let to hire such carriage as a hackney carriage or stage carriage, or use or let to hire such notice as aforesaid, any owner shall use or let to hire such carriage as a hackney carriage or stage carriage, or use or let to hire such harness or horses whilst respectively in a condition unfit for public use, the Council may suspend for such time as may seem proper the license of such carriage; and every driver or conductor who knowingly shall ply for hire with any hackney carriage or stage carriage which shall be at the time unfit for public use, shall forfeit a sum not exceeding Five pounds.

# Indorsement on license of route, etc., for stage carriage.

13. The owner of every stage carriage plying for hire shall from time to time procure to be indorsed upon the license for such carriage by the Town Clerk of the Municipality the Council of which shall have granted the same places or termini between which such carriage is by a single route so to ply, and every such Town Clerk shall, on being required, make such indorsement without fee or reward; and if any such owner permits such carriage to ply as such stage carriage to or between other termini, or by any other route than those mentioned in the then last indorsement on such license, or the intermediate places of call (if any) appointed as herein provided between such termini, he shall forfeit, for every such offence, a sum not exceeding Forty shillings

# Drivers' and conductors' licenses.

No person shall act as a driver of a hackney carriage or 14. No person shall act as a driver of a hackney carriage or as the driver or conductor of a stage carriage, licensed respectively in pursuance of this subdivision to ply for hire without having a license so to act from the Council of such Municipality, which license such Council is authorised to grant on being satisfied that the person applying for the same is a person of good character and proper skill and fitness for being so licensed; and every such license shall be registered by the Town Clerk of the Municipality the Council whereof shall grant the same, and a fee of Two shillings and sixpence shall be paid for the same. same.

# Age of driver and conductor.

15. No person shall act as a driver of a hackney carriage or stage carriage who shall not be of the full age of seventeen years, neither shall any person act as conductor who is not of the full age of fifteen years.

# Acting as driver or conductor without license.

Acting as driver or conductor without license.

16. If any person acts as such driver or conductor as aforesaid, without having such license as last aforesaid, in force for the time being, or if he lend or part with his license, except to the owner of the carriage, or if the owner of any carriage employ any person as the driver or conductor thereof who has not such license in force, every such driver and conductor, and every such owner, shall, for every such offence respectively, forfeit a sum not exceeding Twenty shillings.

# Owner to hold and produce drivers' or conductors' license.

17. In every case in which the owner of any carriage permits or employs any licensed person to act as the driver or conductor thereof, such owner shall cause to be delivered to him, and shall retain in his possession, the license of such driver while such driver or conductor remains in his employ; and in all cases of information or complaint where the owner of a carriage is summored to attend before a Justice or to produce the driver. moned to attend before a Justice, or to produce the driver or conductor of such carriage, he shall also produce the license of such driver, if at the time of receiving such summons he be then in his employ; and if any driver or conductor charged in any such case be adjudged guilty of the offence alleged against him, such Justice shall make an indorsement upon the license of such driver, or conductor, stating the nature of the offence and the driver or conductor, stating the nature of the offence and the amount of the penalty inflicted; and if any such owner shall neglect or omit to have delivered to him, and to retain in his

possession, the license of any driver or conductor, while such driver or conductor remains in his employ, or if he refuse or neglect to produce such license as aforesaid, he shall forfeit a sum not exceeding Forty shillings.

Owner may in certain cases retain license of driver, etc., leaving.

18. When any driver or conductor leaves the service of any owner of a carriage, such owner shall, on demand thereof, return to him his license; but if such owner shall have any com-plaint against such driver or conductor he may retain the license for a time not exceeding forty-eight hours after the demand thereof, and within that time may summon such driver or con-ductor to appear before a Justice to answer such complaint; and if any owner who on demand thereof shall have refused or not within such period of forty-eight hours apply for such summons, or shall not appear to prosecute his complaint at the time mentioned therein, it shall be lawful for such driver the time mentioned therein, it shall be lawful for such driver or conductor to summon before a Justice such owner for the unlawful detention of the license; and any Justice shall have power to hear and determine any complaint under this section; and if the Justice shall think that there was no just cause for detaining the license, or that there has been needless delay on the part of the owner in bringing the matter to a hearing, he shall have power to order the owner to pay such compensation to such driver or conductor as the said Justice shall think reasonable and the Justice shall order the license to be forthwith able, and the Justice shall order the license to be forthwith returned to the said driver or conductor unless there be proof of any matter by reason whereof the Justice shall think that the license ought, under the powers herein given, to be revoked or suspended.

Suspension and revocation of license.

Suspension and revocation of license.

19. The Council having granted any license under this subdivision may at any time, if it be proved to their satisfaction that the owner of any carriage thereby licensed or any person thereby licensed to act as driver or conductor (as the case may be) has been convicted of any offence against this subdivision, or any regulation made in pursuance thereof, or of any offence in respect of property entrusted to him as such owner, driver, or conductor respectively, suspend for any stated time, or on the like proof of a second such conviction or of two such convictions suspend for any stated time or revoke as they may deem fit such license, and also any other license which such owner, driver, or conductor may hold under this subdivision; and no license, while suspended under this section or otherwise or when revoked, shall be deemed to be of any force or virtue hereunder. revoked, shall be deemed to be of any force or virtue hereunder.

Number of passengers to be painted on carriage; and observed.

Number of passengers to be painted on carriage; and observed.

20. No hackney carriage or stage carriage shall be used or employed or let to hire or shall stand or ply for hire within the Municipality unless the number of persons which according to the license may be carried by such carriage, in words at length and in the form following, that is to say: "To carry persons,"be painted in a manner directed by some regulation in that behalf on a plate placed on some conspicuous place on the outside of such carriage and in legible letters, so as to be clearly distinguishable from the colour of the ground whereon the same are painted, one inch in length and of a proportionate breadth; and the driver of any such carriage shall not be entitled to carry in or by such carriage a greater number of persons than the in or by such carriage a greater number of persons than the number which according to the license may be carried.

Default in painting number; carrying excessive number; refusal to carry full number and luggage.

21. If the owner of any hackney carriage or stage carriage permit the same to be used, employed, or let to hire, or if any person stand or ply for hire with such carriage within the Muniperson stand or ply for hire with such carriage within the Municipality without having the number of persons which accordance to the license may be carried by such carriage painted and exhibited in manner aforesaid, or if the driver or conductor of any such carriage shall carry a greater number of persons in or by such carriage than such number, or shall, where the carriage is a hackney carriage and for the time employed or plying as such, refuse, when required by the hirer thereof, to carry in or by such carriage the number of persons which such carriage is licensed to carry, or a less number, together with a carry in or by such carriage the number of persons which such carriage is licensed to carry, or a less number, together with a reasonable quantity of luggage without additional charge, or refuse, where the carriage is a stage carriage and for the time being employed or plying as such, to carry any passengers not forming with other passengers already being in such carriage an excess of the number which such carriage is licensed to carry, and to whose admission no reasonable objection is made, every owner, driver, or conductor so offending shall forfeit a sum not exceeding Forty shillings.

Omission to drive hackney carriage as required.

22. Any driver of a hackney carriage standing at any of the stands appointed for hackney carriages, or being in any street, public or private, within the Municipality the Council of which shall have licensed such carriage, who, without reasonable excuse, refuses or neglects to drive such carriage to any place to which he is directed to drive by the person having hired or wishing to hire such carriage, or refuses to drive any such carriage for any time not exceeding three hours, if so required by any such person, or who shall not drive the same at a reasonable and proper speed or who shall not drive the same at a reasonable and proper speed, not less than six miles an hour, except in case of unavoidable delay, or when required by the hirer thereof to drive at any slower pace, shall forfeit a sum not exceeding Forty shillings.

Carrying others without consent of hirer.

23. Every owner or driver of any hackney carriage who permits or suffers any person to be carried in or upon or about such hackney carriage during the hire thereof without the express consent of the person hiring the same shall forfeit a sum not exceeding Forty shillings.

Agreement for excessive fare not binding.

Agreement for excessive fare not binding.

24. No agreement made with the owner or driver of any hackney carriage for the payment for the hire thereof of more than the proper sum limited by some regulation in that behalf shall be binding on the person making the same; and every owner or driver of a hackney carriage who exacts or demands for the hire thereof more than such proper sum, whether in pursuance of any such agreement or not, shall forfeit a sum not exceeding Forty shillings; and the adjudicating Justice may upon the hearing order in addition that such owner or driver pay to the party aggrieved the amount of such overcharge if paid.

Omission to fulfil agreement where fare stipulated for.

25. No owner or driver of any hackney carriage, having agreed to take any fare for any time or from or to any place, shall refuse, neglect, or delay to fulfil such agreement; and every owner or driver offending against this section shall forfeit a sum not exceeding Forty shillings.

Plying elsewhere than on standing, and obstructions by driver of hackney carriage.

26. Every driver of a hackney carriage who, save for such reasonable time as may be required for taking up or setting down any passenger or luggage, stands or plies for hire with such carriage, or suffers the same to stand elsewhere than at some carriage, or suffers the same to stand elsewhere than at some standing or place appointed for that purpose by some regulation in that behalf, or stops such carriage across any street, whether public or private, or alongside of any other carriage whatsoever, or refuses to give way, if he conveniently can, to any other carriage, or who, by loitering or any wilful misbehaviour, causes any obstruction to any street, whether public or private, or who obstructs or hinders the driver of any other hackney carriage in taking up or setting down any person into or from such carriage, or who wrongfully, in a forcible manner, prevents the driver of any other hackney carriage from being hired, shall forfeit a sum not exceeding Forty shillings.

Stage carriage plying elsewhere than on standing, etc.

No stage carriage shall stand or ply for passengers else-27. No stage carriage shall stand or ply for passengers elsewhere than on some standing duly appointed, according to the route and terminus by and to which such carriage is to proceed, or upon such route, or shall stop or delay upon such route, save whilst taking up or setting down passengers, or at some place of call upon such route appointed by some regulation in that behalf; and no such carriage shall leave any standing for use as a stage carriage, save in such succession or turn as shall have been appointed as aforesaid; and every driver or conductor of any such carriage who shall offend against this section shall forfeit a sum not exceeding Forty shillings.

Obstruction or misbehaviour by drivers, etc., by stage carriage.

28. Every driver and conductor of any stage carriage who, by loitering or any misbehaviour, shall cause any obstruction in or upon any street, whether public or private, or shall improperly delay such carriage on any journey, or deceive any person with respect to the route or destination thereof, or who shall demand more than the lawful fare for any passenger, or who, for the purpose of taking up or setting down a passenger, or except in case of accident or other unavoidable necessity, shall stop such carriage opposite to the end of or across any street, or upon any place where foot passengers usually cross the carriage stop such carriage opposite to the end of or across any street, or upon any place where foot passengers usually cross the carriage way, or who shall ply for hire or passengers by blowing a horn, or using any other noisy instrument within any Municipality in which this subdivision shall be in force, and every driver or conductor of any such carriage who shall smoke while acting in such capacity after an objection taken by any person riding in or upon such carriage, and every conductor who shall allow any person besides himself to ride upon the steps or in the place provided for him, shall, for every such offence, forfeit a sum not exceeding Twenty shillings.

Driver, etc., of stage carriage not to carry persons misbehaving, etc.

miscenaring, etc.

29. Every driver or conductor of a stage carriage who shall knowingly carry or permit to be carried in such carriage any person who so violently, noisily, or indecently conducts himself, or otherwise so misbehaves as to annoy any other passengers, save for such time only as may be necessary to procuring the delivery of such person into proper custody, shall forfeit a sum not exceeding Forty shillings.

Driver, etc., to keep on near side.

30. Every driver of a hackney carriage or stage carriage shall keep the same upon the left-hand side of the carriage-way of shall keep the same upon the left-hand side of the carriage-way of any street, and so that in driving along such street the tramway (if any) in such street shall be upon his right hand side, save only (in so far as shall be necessary to depart therefrom) for the purpose of passing or of avoiding collision with any other vehicle, or for necessary stoppage at any house or place; and every driver offending against this section shall forfeit a sum not exceeding Twenty shillings.

Drivers, etc., at public meetings, etc.

The driver of every hackney carriage or stage carriage 31. The driver of every hackney carriage or stage carriage taking up or setting down a passenger at any place of public worship or public amusement, or at any public meeting within the Municipality, or who is waiting for such purpose, shall act under the direction of any member of the police force or traffic inspector, who may be on duty at such place or places as to the taking up or setting down, or waiting for any passengers, and as to the order and place in which any such carriage shall stand, and shall perform his duty in a careful and quiet manner, and shall not push into or get out of the line or position fixed for carriages, so as to endeavour to arrive at his place of appointment before any other carriage the driver whereof from its

position would have a prior right to take up or set down passengers; and every driver offending against this section shall forfeit a sum not exceeding Five pounds.

Driver, etc., loitering in any street, etc.

32. Any driver loitering in or driving about any street plying for passengers with his carriage shall forfeit a sum not exceeding Forty shillings for every such offence.

#### Passing carriages in the streets.

33. No driver shall pass any other carriage proceeding in same direction to or from the stand, if the latter be proceeding on his journey at the rate of eight miles an hour, and no carriage shall immediately proceed to follow another, or nurse or shepherd the same to the danger or annoyance of the passengers of either carriage; and every driver offending against this section shall forfeit a sum not exceeding Forty shillings.

#### Driver, etc., obstructing streets, etc.

No driver of any hackney carriage or stage carriage shall suffer the same to stand for hire across any street, or obstruct the driver of any other carriage in taking up or setting down any person, or wrongfully or forcibly prevent the driver of any other carriage from taking a fare; and every driver offending against this section shall forfeit a sum not exceeding Five pounds.

#### Carriages to remove when ordered.

35. It shall be lawful for any traffic inspector or police officer at any time, when any street is in his opinion over-crowded with carriages or persons, to request the same to remove, or be removed to some other part of the street; and any driver refusing or delaying to remove as requested shall be liable to a penalty not exceeding Five pounds.

Furious driving, etc., damage to persons or property; other offences.

36. Every driver of a hackney carriage, or driver or conductor of a stage carriage, who shall be guilty of wanton or furious driving, or who, by carelessness or misbehaviour shall, during his employment, cause any hurt or damage to any person or property being in any public or private street, or be drunk, or make use of any insulting or abusive language, or be guilty of any insulting gesture, or any misbehaviour, shall forfeit a sum not exceeding Ten pounds, and if the adjudicating Justice see fit, shall, without or in addition to any penalty awarded, be imprisoned for a period not exceeding three months.

# Compensation for damage done.

Compensation for damage done.

37. In every case in which any such hurt or damage, as in the last section aforesaid, shall have been caused, the Justice upon the hearing may also adjudge as and for compensation to any party aggrieved as aforesaid a sum not exceeding Ten pounds, and may order the owner of the carriage, the driver or conductor of which shall have caused such hurt or damage, forthwith to pay such sum with costs; and any sum and costs so paid may be recovered by such owner in a summary way before two Justices from the driver or conductor through whose default such sum shall have been paid, or the Justice in the first instance may adjudge that such compensation be paid by such driver or conductor to the party aggrieved.

# Common standings for hackney and stage carriages.

38. No carriage licensed both as a hackney carriage and a stage carriage shall stand or ply for hire elsewhere than on some standing appointed as herein provided for the standing of stage carriages, or both of hackney carriage and stage carriages, and any such carriage which shall leave any such standings under hire or for use as a hackney carriage shall not be used or ply as a stage carriage until the same shall have returned to some such standing as aforesaid; and every driven. turned to some such standing as aforesaid; and every driver or conductor offending against this section shall forfeit a sum not exceeding Forty shillings.

# Order, etc., of standing.

Order, etc., of standing.

39. Hackney carriages and stage carriages shall take their stations on the standing in the order of their arrival, and when any such carriage shall be driven off any stand the driver of the carriage immediately behind shall cause his carriage to move forward to the place vacated by the carriage so driven on, and the drivers of the other carriages behind shall cause them to move forward each up to the place vacated by that immediately before it, but subject to the provision next hereinafter contained; and every driver offending against this section shall forfeit a sum not exceeding Twenty shillings.

# Spaces to be left in certain cases.

After every four carriages which shall be on any standing there shall be left a clear space of eight feet, and if the driver of any carriage which shall be next after the fourth or eighth or any carriage which shall be next after the forth or eighth carriage upon any standing, or next after any other carriage after which such clear space as aforesaid ought to be left, shall suffer his carriage or the horse attached thereto to stand or be within the distance of eight feet from such fourth, or eighth, or other carriage, he shall forfeit a sum not exceeding Twenty shillings.

# Statement of farcs to be painted on carriage

Statement of fares to be painted on carriage.

41. The owner of every hackney carriage and every stage carriage shall put up and at all times keep distinctly painted or marked upon every such carriage in such a manner and in such a position as shall be directed by some regulation in that behalf, if the carriage be a hackney carriage, the amount of fare, according to distance and time, which may be legally demanded and taken from the hirer of such carriage; and if the carriage be a stage carriage, the amount of fare which may legally be demanded and taken for the carriage of passengers between or to the termini or several places of call of or on the route of such stage carriages; and every owner offending against this section shall forfeit a sum not exceeding Five pounds. not exceeding Five pounds.

#### Carriage lights.

The owner of every hackney carriage or stage carriage 42. The owner of every hackney carriage or stage carriage used in plying for hire or passengers, and of every private vehicle, motor, and tramcar, bicycle, and velocipede travelling or being driven after sunset and before sunrise, shall cause the same to be provided with proper lights, and the driver or conductor of such carriage shall keep the same properly lighted while such carriage shall be so used; and every owner or driver offending against this section shall forfeit a sum not exceeding Forty shillings.

# Lamps inside stage carriages.

Lamps inside stage carriages.

43. The owner of every stage carriage shall cause to be placed and kept inside thereof a lamp, in such manner and position as shall have been appointed by some regulation in that behalf, and the conductor, or if there be no conductor, the driver of such carriage shall keep the said lamp properly lighted whenever such carriage shall be used to ply for hire or carry passengers at any time after sunset and before sunrise; and every owner, conductor, or driver offending against this section shall forfeit a sum not exceeding Forty shillings.

# Property left in carriages.

44. All property left by any passenger in any stage carriage shall be given up to the conductor of such carriage, or if there be no conductor, to the driver, upon pain of a penalty of not exceeding Twenty pounds to be paid by any person refusing or neglecting to give up any such property belonging to another person; and the conductor or driver of every such carriage to where the results have given up and covery conductor. person; and the conductor of driver of every such carriage to whom any property shall be so given up, and every conductor or driver of any such carriage and driver of a hackney carriage who respectively shall find in the carriage any property so left shall, within two days next after the same shall have been left, snall, within two days next after the same shall have been left, carry the property in the state in which the same shall have come to his hands to the office of the Council of the Municipality the Council of which granted the license of such driver or conductor, and deposit and leave such property with the Town Clerk of such Municipality, and every conductor and driver offending against this section shall forfeit a sum not exceeding Twenty

Entry and restitution, etc., of lost property.

45. The Town Clerk with whom any such property shall be deposited shall forthwith enter in a book to be kept by him at the said office for that purpose the description of such property, and the name and address of the conductor and driver who shall have brought the same, and the day on which it shall have been brought; and the property so entered shall be returned to the person who shall prove to the satisfaction of the said Council that the same belongs to him, such person previously paying all expenses incurred, together with such reasonable sum to such conductor or driver as with reference to the value of the property in question the said Council shall award: Provided that if such property shall not be claimed by and proved to belong to some person within six months after the same shall have been so deposited (the same having been advertised in such manner as the Council shall direct) such property shall be delivered up to the conductor or driver who deposited the same, provided he shall apply for the same within one month after the expiration of the said six months; and in default of such application the Council shall cause such property to be sold, and the proceeds thereof shall be carried to the municipal fund.

# Leaving carriage unattended.

Leaving carriage unattended.

46. If the driver of any hackney carriage or of any stage carriage shall leave such carriage unattended in any street, whether public or private, or at any place of public resort or entertainment, whether such carriage, if a hackney carriage, be hired or not, any constable may drive away such carriage and deposit the same, with the horses harnessed thereto, at some neighbouring place of safe custody, and such driver shall forfeit a sum not exceeding Forty shillings for such offence; and in default of payment of the said penalty on conviction, and of the expenses to be awarded by the adjudicating Justice of taking and keeping the said carriages and horses, the same, together with the harness belonging thereto, or any of them, may, by order of such Justice, be sold, and after deducting from the proceeds of the said sale the amount of the said penalty and costs (if any) and of the said expenses so awarded and expenses of the said sale, the surplus if any, shall be paid to the owner of the said carriage.

# Feeding horses in the street, etc.; muzzles.

Feeding horses in the street, etc.; muzzles.

47. No driver of any hackney carriage or stage carriage in any street, whether public or private, or in any public place, shall feed any horse attached to such carriages save by means and out of a nose-bag, containing the forage and attached to the head of such horse, or shall remove the blinkers of any such horse, and every driver of any such carriage to which any vicious horse shall be attached shall keep such horse, while standing on any stand, or in any such street or place as aforesaid, properly muzzled; and every driver offending against this section shall forfeit a sum not exceeding Forty shillings.

# Suffering another to drive, etc., without consent of owner.

48. No person authorised by the owner of any hackney carriage to act as driver thereof, or by the owner of any stage carriage to act as driver or conductor thereof, shall suffer any other person to act as driver or conductor, as the case may be, of such carriage without the consent of the owner; and no or such carriage without the consent of the owner; and no person, whether licensed or not, shall act as driver or conductor of any such carriage without the consent of the owner; and any person so suffering another person to act as driver or conductor, and any person so acting as driver or conductor without such consent as aforesaid, shall forfeit a sum not exceeding Forty shillings. Owner may be summoned to produce driver or conductor.

49. When any complaint shall be made before any Justice against the driver of any hackney carriage, or the driver or conductor of any stage carriage for any offence committed by him against the provisions of this subdivision, it shall be lawful for such Justice, if he shall think proper, forthwith to summon the owner of such carriage to produce before him, or such other Justice as shall then be present, the driver or conductor by whom such offence was committed to answer such complaint; and in case such owner, after heige duly summoned shall fail to proceed the complaint of the case such owner, after heige duly summoned shall fail to prosuch offence was committed to answer such complaint; and in case such owner, after being duly summoned, shall fail to produce the driver or conductor, it shall be lawful for the Justice before whom such driver ought to be produced (if he shall think fit) to proceed in the absence of such driver or conductor to hear fit) to proceed in the absence of such driver or conductor to hear and determine the case in the same manner as if he had been produced, and to adjudge payment by the owner of any penalty or sum of money, or both, and costs, which the driver or conductor shall, being convicted, be adjudged or ordered to pay; and any sum of money which shall be so paid by the owner may be recovered by him before any Justice from the driver or conductor by whose default such sum shall have been paid, upon proof of the payment thereof, pursuant to the order of the Justice having ordered such payment and upon proof of the service of the notice next hereinafter mentioned.

Penalty for not producing driver or conductor.

Penalty for not producing driver or conductor.

50. If the Justice before whom any such owner shall be so summoned as last aforesaid shall deem it proper, it shall be lawful for him when such owner shall fail to produce his driver or conductor without any satisfactory excuse, to be allowed by such Justice to impose a fine not exceeding Forty shillings upon such owner, and so from time to time, as often as he shall be summoned in respect of such complaint, until he shall produce his driver or conductor; and every owner so summoned to produce his driver or conductor shall cause to be given to such driver or conductor, or to be left at the abode specified in his license, or (if such license shall expire after the offence committed and before the hearing of the complaint) at his usual place of abode, a written notice of the time and place when and where such driver or conductor shall be required to attend; and if such driver or conductor shall not attend, according to such notice, it shall be lawful for a Justice to issue a warrant for his apprehension; and if after such notice any driver or conductor shall, without a reasonable excuse to be allowed by the Justice, neglect or refuse to attend at the time and place therein mentioned, or (having previously left the service of the owner so summoned as aforesaid) shall not at the time and place of his attendance produce his license, he shall forfeit the sum of Forty shillings, and so from time to time, as often as he shall neglect or refuse.

# $Compensation\ where\ complaint\ against\ driver,\ etc.,\\ dismissed,\ \textbf{etc}.$

51. If the driver of any hackney carriage, or the driver or conductor of any stage carriage, be summoned or brought before a Justice to answer any complaint or information made or laid by a private person touching or concerning any offence alleged to have been committed by such driver or conductor against the provisions of this Act, or of any regulation made under this Act, and such complaint and information shall afterwards be withdrawn, quashed, or dismissed, or if such driver or conductor be acquitted of the offence charged against him, such Justice, if he shall think fit, may order the complainant or informant, in addition to any costs awarded, to pay to such driver or conductor such compensation for his loss of time in attending such Justice touching or concerning such complaint or information as to such Justice may seem reasonable. If the driver of any hackney carriage, or the driver or

# Lawful fare, how recovered.

52. If any person, without lawful excuse, refuse to pay on demand to any owner or driver of any hackney carriage, or to any owner, driver, or conductor of any stage carriage, the fare allowed and limited by any regulation in that behalf, and due under such regulation, any Justice may order payment of the

Wilful injury to carriage by passengers

53. Any passenger, in or by any hackney carriage or stage carriage plying under a license granted hereunder, who wilfully injures the same shall forfeit a sum not exceeding Five pounds, and shall also pay to the owner of such carriage such reasonable satisfaction for the damage so caused as shall upon the hearing be awarded and ordered by the adjudicating Justice.

Carriages to be kept in good order.

54. The owner of every hackney carriage and stage 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 fit and competent to perform any drive or distance that may be reasonably required, and in default shall forfeit a sum not exceeding Five rounds. pounds.

Carriages loading and unloading.

55. No driver shall place any carriage across or athwart any street within the Municipality for the purpose of taking up or setting down passengers, of of loading or unloading luggage, or otherwise than close to and parallel with the kerb of the footway, and any driver offending against this section shall forfeit a sum not exceeding Forty shillings.

# Regulations.

56. The Council of every Municipality in which this subdivision shall be in force, may from time to time make regulations for all or any of the purposes following, that is to say:—

For appointing, subject to the limits herein prescribed, the several sums to be paid for licenses for hackney carriages, stage carriages, drivers, and conductors.

- For regulating the manner in which the name of the Municipality and the number of each carriage corresponding with the number of its license shall be displayed thereon.
- For regulating the conduct of the owners, drivers, and regulating the conduct of the owners, drivers, and conductors of hackney carriages and of stage carriages plying within the prescribed space in their several employments, and determining whether such drivers or conductors shall wear any and what badges, and for regulating the days and hours within which they may exercise their calling.
- For regulating, either by relation to the nature and dimenregulating, either by relation to the nature and dimensions of the carriage and the number of horses required to draw the same, or all or any of these or otherwise, the number of persons to be carried by hackney carriages and stage carriages, and in what manner such number is to be shown upon such carriage, and in what position and manner the lamp, where required hereby to be placed inside stage carriages, is to be placed therein. fixing the following local matters, namely: the stand-
- carriages, is to be placed therein.

  For fixing the following local matters, namely: the standings of hackney carriages and of stage carriages, whether separately or otherwise, and the number of such carriages to be allowed at any such standing, and the mode in which such carriages are to stand thereon, and the routes and places of call for stage carriages, and the time during which each such stage carriage shall be allowed to remain at any such place, and the times and succession for the starting and and the times and succession for the starting and the running of such stage carriages.

For fixing the rates and fares, as well for time as for disname the rates and lares, as well for time as for distance, to be paid for hackney carriages and by passengers in stage carriages, and the mode in which such rates or fares are to be painted or marked on every such carriage.

# (2.) Carts and Carters.

(2.) Carts and Carters.

Interpretation.

57. The word "cart" shall, for the purposes of this subdivision, include every wagon, dray, van, or other such carriage, whatever be its construction, drawn by horses or other animals, used wholly or chiefly for the carriage of burdens or heavy goods; the word "wood-cart" shall mean a cart used in the hawking of firewood for sale; the word "water-cart" shall mean a cart used in the hawking of water for sale; and the word "night-cart" shall mean a cart used in the carrying or removing of night-soil, offal, or other offensive refuse. of night-soil, offal, or other offensive refuse.

# Licenses for carts.

Licenses for carts.

58. The Council may, if they shall see fit, from time to time license to ply for hire within the Municipality such carts as respectively, after inspection had by the authority of the Council, shall be found fit for public use, and also such carts to be used in hawking wood or water for sale respectively, or both wood and water, and also such carts to be used and ply for hire or to be employed as night-carts as shall after the like inspection be found fit for such purposes respectively; and for every such license there shall be paid to the Council granting the same such sum not exceeding Twenty shillings as shall with respect to each kind of cart aforesaid be directed by some regulation in that behalf. regulation in that behalf.

# Application for license.

Application for license.

59. Every such license shall be granted on the written application for the same of the owner, or, if there be more owners than one, of some one owner of the cart to be licensed; and in every such application shall be set forth truly the name and surname and place of abode of the applicant, and the like shall be set forth in the license when granted; and any person who shall wilfully omit from any such application any particular hereby required to be stated therein, or shall wilfully state anything falsely touching any such particular, shall forfeit a sum thing falsely touching any such particular, shall forfeit a sum not exceeding Twenty pounds.

# Numbering, etc., of licenses and carts.

60. Every such license shall be numbered, so that no two or more licenses granted under this subdivision by the Council of any Municipality shall bear the same number, and shall be registered with such number by the Town Clerk in a registry book to be kept for the purpose, and shall be in force for one year only from the date thereof, or until the next general licensing day (if any) which shall have been appointed by the Council; and the owner named in any such license shall cause to be painted or marked, and to be kept so painted or marked, on some conspicuous place on the right or off-side of the cart thereby licensed the name of the Municipality the Council of which shall have granted such license, with the number of such license, in legible letters and figures, one inch in length and of a proportionate breadth, and the words "licensed cart" in the like letters; and every such owner who shall omit or fail to comply with the provisions of this section shall forfeit a sum not exceeding Forty shillings. Every such license shall be numbered, so that no two or shillings.

# Contents of license for night-cart.

61. In every license granted for any night-cart, in addition to the particulars hereinbefore required to be set forth, there shall be set forth the hours between which it shall be lawful, as herein provided, that such night-carts be used as such, and the places at which shall be lawful as aforesaid to deposit the night-soil, offal, or offensive refuse or matter.

#### License for cart may be extended to hawking of wood or water.

62. The Town Clerk of any Municipality by the Council of which any cart (not being a night-cart) shall have been licensed to ply for hire as aforesaid may and shall from time to time, upon

application by the owner named in such license, make and sign application by the owner named in such license, make and sign with his name, without fee or reward, an indorsement on such license being still in force authorising, during the currency of such license, or for less time as may be stated in such indorsement, the use of such cart for the hawking for sale, within the Municipality, of wood or of water, or of both wood and water, and forthwith upon making such indorsement shall make an entry thereof in a proper column of the registry book aforesaid against the entry of such license; and every authority so indorsed upon any such license shall, while the same shall be in force, have the effect of and be deemed for all purposes to be a license of the like tenor granted under this subdivision. of the like tenor granted under this subdivision.

#### Plying for hire, etc., without license, etc.

Plying for hire, etc., without license, etc.

63. If any owner of any cart permits the same to stand or ply for hire, or to be used as a wood-cart or as a water-cart, or to ply for or be used for hire, or to be used as a night-cart, without having a license in force for such cart, licensing or authorising such standing, plying for hire, or use respectively, or if any person be found standing or plying for hire with any cart, or using any wood-cart, or water-cart, or plying for hire or using any night-cart for which respectively no such license is in force, or without having the name of the Municipality by the Council of which the license for such cart shall have been granted, and the number of such license, and the words "licensed cart" displayed upon such cart openly and in manner herein provided, every such person so offending shall forfeit a sum not exceeding Forty shillings.

# Registration of private carts.

Registration of private carts.

64. The owner of every cart kept within the Municipality, and not used in standing or plying for hire, or for any other of the purposes hereinbefore in this subdivision mentioned, shall in each year apply to the Town Clerk of the Municipality that such cart be registered, and shall truly state at the same time to the said Town Clerk the name and place of abode of such owner, and, if such cart have been previously registered in the Municipality, the number of such registration; and such Town Clerk shall forthwith register the said cart, and enter the said particulars in a register book to be kept for the purpose, numbering all such entries with a number, but so that in no case shall any two such entries bear the same number, save in the case of such previous registration, in which case the second and all subsequent entries of the cart shall bear the number of the said previous registration; and the Town Clerk shall issue to such owner a certificate signed by such Clerk of such registration, bearing the number thereof, and the name and place of abode of such owner; and every such registration shall be of effect until such day in each year as the Council shall, by general order for that purpose, have appointed, and no longer; and over the part of the said purpose, have appointed, and no longer; and covery such carbon to be seited. order for that purpose, have appointed, and no longer; and every such owner shall cause such number to be painted or marked on the cart, and kept so painted or marked in the like position and manner as is herein required in the case of licensed carts.

# Penalty for not registering.

65. Every owner of any such cart as in the last preceding section aforesaid, who in any year keeps any such cart within any Municipality without having registered the same in such year in the manner therein aforesaid, or without having caused such number to be so painted or marked as aforesaid, caused such humber to be so painted or marked as aforesaid, and keeping the same so painted or marked on such cart, shall for such default forfeit a sum not exceeding Forty shillings, and a further sum not exceeding Five shillings for every day during which such default continues after any conviction for the same under this section.

# Driver to hold and produce license.

No person shall act as the driver of a licensed cart with-66. No person shall act as the driver of a licensed cart without having a driver's license from the Council of the Municipality, which license the Council is authorised to grant on being satisfied that the person applying for the same is a person of good character and proper skill and fitness; and every such license shall be registered by the Town Clerk of the Municipality the Council whereof shall grant the same, and a fee of Two shillings and sixpence shall be paid for the same.

The driver of every licensed cart shall hold the license for such cart, and shall, when required by any constable or by any officer of the Council of any Municipality, or by any person wishing to hire or having hired the same, produce for the inspection of the person so requiring such license and his license as a driver, and also a copy of the table of rates and charges appointed as herein provided; and every such driver who shall, on being so required, refuse or neglect so to produce such license or copy shall forfeit a sum not exceeding Forty shillings.

# Acting as driver without license.

67. Any person acting as driver without tiense.

67. Any person acting as driver of any licensed cart without having such license as aforesaid in force for the time being, or if he lend or part with the same, or if the owner of any licensed cart employ any person as driver thereof who is not licensed as aforesaid, every such driver and every such owner shall for every such offence respectively forfeit a sum not exceeding Forty shillings.

# Abusive language by driver.

68. Every owner or driver of any cart who uses any abusive or insulting language to any person who wishes to hire or has hired such cart, or if the same be then employed as a wood-cart or water-cart who shall deal with such owner or driver for the purchase of or have immediately before purchased of him any wood or water of the loading of such cart respectively, shall forfeit a sum not exceeding Five pounds.

Omission to carry when required; exacting excessive hire; plying elsewhere than on stand.

elsewhere than on stand.

69. Every owner or driver of any cart licensed to stand or ply for hire, which shall stand upon any standing appointed for the purpose, or who shall be in any street, who, when required by any person who after sunrise and before sunset any day, wishes to hire or has hired such cart, refuses or neglects, without reasonable excuse, to carry for a single load such weight as shall have been appointed as herein provided, or any less weight, to any place within the Municipality; and every such owner or driver who demands and takes for the hire of such cart a greater sum than that appointed as herein provided, or who, without reasonable excuse, refuses or neglects to load or unload such dray when hired, so far as he can without assistance; or who stands or applies for hire with such cart elsewhere than at some stands or applies for hire with such cart elsewhere than at some standing or place appointed as aforesaid, shall for every such offence forfeit a sum not exceeding Forty shillings.

#### Leaving a cart unattended, etc.

Leaving a cart unattended, etc.

70. If the driver of any cart shall leave the same unattended in any street, whether public or private, or shall go for a distance of more than two yards from the side of such cart, being in any such street, without passing through the near wheel or wheels thereof a suitable chain or chains, strap or straps, so as effectually to prevent the rotation of such wheel or wheels, whether in any such case such cart be hired or not, such driver shall in every such case forfeit a sum not exceeding Forty shillings for such offence; and where such cart shall have been so left unattended, any constable or traffic inspector may drive away such cart and deposit the same with the horses harnessed thereto, at some neighbouring place of safe custody; and in default of payment of the said penalty on conviction for such last-mentioned offence, and of the expenses to be awarded by the adjudicating Justice of taking and keeping the said cart and horses, the same, together with the harness belonging thereto, or any of them, may by order of such Justice be sold, and after deducting from the produce of the said sale the amount of the said penalty and costs (if any) and of the said expenses so awarded, and expenses of the said sale, the surplus (if any) shall be paid to the owner of the said cart. the said cart

# Feeding horses in streets, etc.; muzzles.

Freeding horses in streets, etc.; muzzles.

71. No driver of any cart in any street, whether public or private, or in any public place, shall feed any horse attached to such cart, save by means and out of a nosebag containing the forage, and attached to the head of such horse, or shall remove the blinkers of any such horse; and every driver of any cart to which any vicious horse shall be attached shall keep such horse while standing on any stand, or in any such street or place as aforesaid, properly muzzled; and every driver offending against this section shall forfeit a sum not exceeding Forty shillings

# Wood or water-cart standing at improper places.

Every owner or driver of any licensed wood-cart or watercart for the time being employed as such respectively who shall stand with such cart, save for such reasonable time as may be necessary for loading or unloading the same, elsewhere than at some standing appointed for wood-carts or water-carts (as the case may be), shall forfeit a sum not exceeding Forty shillings.

# Water-carter to have name, etc., marked on premises.

73. Every owner of a licensed water-cart shall cause his name and the words "licensed water-cart" to be painted or marked, and kept painted or marked, in legible letters, one inch in length and of a proportionate breadth, in white on black ground, or in black on white ground, in some conspicuous place outside the premises where such cart is kept; and if any such owner shall fail to comply with the provisions of this section he shall forfeit a sum not exceeding Forty shillings.

# Suspension or revocation of license.

Suspension or revocation of license.

74. The Council having granted any license under this subdivision, may at any time, if it shall be proved to their satisfaction that the owner or driver of the cart thereby licensed has been convicted of any offence against this Act, or of any offence in respect of any property entrusted to him as such owner or driver, suspend for any stated time, or on the like proof of a second such conviction, or of any two such convictions, suspend for any stated time or revoke, as seems to them fit, such license; and no license while suspended under this section or otherwise shall be deemed to be of any force or virtue hereunder.

# Lights for carts.

Lights for carts.

75. The driver of every cart which shall, during the hours after sunset of any day and before sunrise of the following day, be in any street or public place within the Municipality shall keep a good serviceable carriage lamp securely fixed and lighted at each side of the front of such cart, so as to be plainly visible to the driver of any carriage proceeding along or through such street or place in a contrary direction to that in which such firstmentioned cart shall be directed, and, in the case of a night-cart only, such light shall be such and be so disposed as to appear white in front; and every driver who shall fail to comply with this section shall forfeit a sum not exceeding Five pounds. this section shall forfeit a sum not exceeding Five pounds.

# Carts improperly loaded.

76. No driver shall carry or convey any matter or thing within the Municipality (except hay, straw, furniture, or other bulky articles which cannot be otherwise carried or conveyed) in such manner that the same shall project more than one foot laterally beyond the wheels of such cart, or more than thirty inches from the side of any beast of burden on which the same may be carried or conveyed or see as to obstruct any possess. may be carried or conveyed, or so as to obstruct any person carriage, or beast of burden; and every driver offending against this section shall forfeit a sum not exceeding Forty shillings. Carts not to obstruct foot passengers.

77. No driver of any cart shall stop or place any such cart at or near the intersection of any street in the Municipality in such manner as to cross the footway or prevent foot passengers from crossing the street in the direction and line of the footway on the side of such street, or cause any obstruction or partial obstruction of any street; and every driver offending against this section shall forfeit a sum not exceeding Forty shillings.

Loading and unloading carts.

Loading and unloading carts.

78. Every cart whilst loading or unloading in any street, public or private, in front of any house, shop, store, or warehouse, shall be drawn up close to and in a right line with the kerb of the footway and parallel with the front wall of such house, shop, store, or warehouse; and every driver of such cart who shall permit or suffer the same to be drawn up or placed otherwise than as aforesaid, or who shall permit or suffer such cart to be backed into any street channel so as the horse or horses attached to the same shall face the centre of the street, or who shall remain or occupy any space in a street for the purpose of loading or unloading for a longer space than twenty minutes, shall forfeit a sum for each such offence not exceeding Five pounds: Provided that this section shall not apply to the unloading of material that can be immediately shot out of such cart, but in no case shall any cart be allowed to be drawn up facing the centre of any street for a longer period than three minutes at one time. of any street for a longer period than three minutes at one time.

# Removing night-soil, etc.

79. Every owner or driver of any cart who shall use or employ 19. Every owner or driver of any cast who shan use of employ the same in loading, carrying, removing, or depositing any night-soil, offal, or other offensive refuse or matter within the Municipality, save between such hours of the night, or shall deposit the same, save at such places as respectively shall have been appointed by some regulation in that behalf, shall forfeit a sum not exceeding Five pounds.

#### Regulations.

- 80. The Council of every Municipality in which this sub-division shall be in force may from time to time make regula-tions for all or for any of the purposes following, that is to
  - For appointing the several sums to be paid for licenses for
  - For appointing the weight to be carried for a single load
  - by any cart licensed to stand or ply for hire;
    For appointing the standings for carts licensed to ply for hire, not being night-carts, and for wood-carts and water-carts respectively;

  - water-carts respectively;

    For appointing the rates and charges as well as for time, distance, or weight, or all or any of these, to be paid for the hire of any licensed cart;

    For appointing the places at which, and the hours between which it shall be lawful to load, carry, remove, or deposit night-soil, offal, or other offensive refuse or matter.

# (3.) Porters.

# Porters' licenses.

81. The Town Clerk shall from time to time issue to every person who shall desire to ply for hire as a porter, and deliver to him a written application for a license so to do, together with a certificate signed by two ratepayers that the applicant is of good repute and a fit person to receive such license, and who shall pay to such Town Clerk such sum not exceeding Ten shillings, as shall have been appointed by some regulation in that behalf, a license to be called a porter's license, numbered so that no two such licenses shall bear the same number, and containing the name and address of the applicant; and the Town Clerk shall forthwith enter into a registry book, to be kept for that purpose, the number of and other matters contained in such license, and shall deliver to the person thereby licensed a table of the rates and fares appointed for porters, as herein provided, and a badge upon which shall be engraved the initial letter or letters of the words expressing the name of the Municipality and the number of such license. 81. The Town Clerk shall from time to time issue to every

Plying as porter without license; production of license, etc.

Plying as porter without license; production of license, etc. 82. No person shall ply for hire as a porter within the Municipality, or shall wear any badge as a licensed porter, unless he shall have a license in force under the provisions hereof licensing him as such porter; and every licensed porter, when required by any constable or any officer of the Council, or by any person wishing to hire, or having hired such porter, shall produce, for the inspection of the person so requiring the same, his license, and also the table of rates and fares aforesaid, and shall, whilst plying for hire, keep and wear upon his person, so as to be plainly visible, the badge aforesaid; and no licensed porter shall part with or transfer his license or badge to any person whomsoever; and every person offending against any of the provisions of this section, shall, for every such offence, forfeit a sum not exceeding Forty shillings.

Omission to convey, etc., when required.

83. Every person plying for hire as a licensed porter within the Municipality who shall be required by any person who, after sunrise or before sunset of any day, not being Sunday, wishes to hire, or has hired such porter to do within such Municipality. wishes to hire, or has hired such porter to do within such future cipality any proper work as such porter, and without reasonable excuse shall refuse or neglect so to do such work; and every person plying for hire as a porter who shall demand and take for hire as a porter any greater sum than that appointed as herein provided, or who shall use any abusive or insulting language to any person wishing to hire, or having hired such porter, shall forfeit a sum not exceeding Forty shillings. Suspension and revocation of license.

Suspension and revocation of license.

84. It shall be lawful for the Council at any time, if it be proved to their satisfaction that any porter licensed for the Municipality has been convicted of any offence hereunder, or in respect of any property entrusted to him as such porter, to suspend for a stated time, or on the like proof of a second such conviction, or of any two such convictions, to suspend for a stated time, or revoke, as seems to them fit, the license of such porter; and no license while so suspended or when so revoked shall be deemed to be of any force or virtue hereunder; and any Justice may order that the badge of any person whose license is so revoked be delivered up to the Town Clerk.

# Regulations.

85. The Council may from time to time make regulations for appointing the sum to be paid for a porter's license and the rates and fares to be taken by licensed porters.

# PART IX.—REGULATION OF PROCEEDINGS OF COUNCIL, OFFICERS, Etc.

#### General conduct of business.

1. In all cases not herein provided for, resort shall be had to the rules, forms, and usages of Parliament, which shall be followed, so far as the same are applicable, to the proceedings of the Council.

Minutes of meeting to be read at next subsequent meeting.

2. At every meeting of het Council the first business thereof shall be the reading and putting a question for the confirmation of the minutes of the proceedings at the preceding meeting, and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings, and the said minutes of the proceedings at the preceding shall then be signed as by this Act required.

# Order of business at meetings.

- 3. After the signing of the minutes as aforesaid, the order of business of an ordinary meeting shall be as follow, or as near thereto as may be practicable, but, for the greater convenience of the Council at any particular meeting thereof, it may be altered by resolution to that effect:—
  - (1.) Announcements.
  - (2.) Reading letters.
  - (3.) Reception and reading of petitions and memorials.
  - (4.) Reports of committees.
  - (5.) Orders of the Day.
  - (6.) Notices of motion.

And the order of business at a general meeting shall be the order in which such business stands in the notice thereof.

# Divisions.

Whenever a division shall be demanded by any Councillor, the Councillors voting in the affirmative shall first hold up their hands, and then those voting in the negative shall hold up their hands, and the result be declared by the Chairman.

# Addresses to Governor.

5. All addresses to the Governor shall be presented by the Mayor and the Town Clerk, unless otherwise ordered by the Council.

# Motions.

6. All notices of motion shall be dated and numbered, and given by the intending mover to the Town Clerk at the close of the meeting of the Council, or if not required by law to be given at a meeting, then three clear days prior to the next meeting of Council; and such clerk shall enter the same in the notice of motion book, in the order in which they may be received.

Notice of motion to be given.

7. No member shall make any motion initiating a subject for discussion but in pursuance of notice given as prescribed in the last preceding clause.

# Petitions.

8. No motion except that for receiving the same or to refer same to a committee shall, unless under most urgent circumstances, be made on any petition, memorial, or other like application until the next ordinary meeting of Council after that at which it has been presented.

Motions to be moved in order in motion book.

9. Except by leave of the Council, motions shall be moved in the order in which they have been received and recorded by the Town Clerk in the notice of motion book, and if not so moved or postponed shall be struck out.

Motion to be proceeded with by Councillor giving same, except with consent.

10. No motion entered in the notice of motion book shall be proceeded with in the absence of the Councillor who gave notice of the same, unless by some other Councillor producing written authority from him to that effect.

# Order, etc., of debate.

Any Councillor desirous of making a motion or amendment, or taking part in discussion thereon, shall rise and address the Mayor, and shall not be interrupted unless called to order, when he shall sit down until the Councillor calling to order shall have been heard thereon and the question of order disposed of, when the Councillor in possession of the Chair may proceed with the subject.

# Nature of motion to be stated.

12. Any Councillor desirous of proposing an original motion or amendment must state the nature of the same before he addresses the Council thereon.

Motion not to be withdrawn without leave.

No motion or amendment shall be withdrawn without the leave of the Council.

#### Motion to be seconded.

14. No motion or amendment shall be discussed or put to the vote of the Council unless it be seconded, but a Councillor may, however, require the enforcement of any standing order of the Council by directing the Mayor's or Chairman's attention to the intention theoret. to the infraction thereof.

# $Mover\ of\ motion.$

15. A Councillor moving a motion shall be held to have spoken thereon, but a Councillor merely seconding a motion shall not be held to have spoken upon it.

#### Designation of Councillors.

16. The Councillors in meeting of Council shall designate each other by their official titles—namely, that of Mayor, Chairman, or Councillor, as the case may require.

# Priority of Councillors.

17. If two or more Councillors rise to speak at the same time, the Mayor shall decide which is entitled to priority.

Councillor not to speak a second time on same question.

18. No Councillor shall speak a second time on the same question, unless entitled to reply, or in explanation when he has been misrepresented or misunderstood.

Points of order.

19. The Mayor, when called upon to decide on points of order or practice, shall decide the same, and his decision as to order or explanation in each case shall be final.

# Councillors not to digress, etc.

No Councillor shall digress from the subject matter of the question under discussion, or comment upon the words used by any other Councillor in a previous debate; and all imputations of improper motives, and all personal reflections on Councillors, shall be deemed highly disorderly.

Councillors to apologise for disorderly, etc., expression.

21. Whenever any Councillor shall make use of any expression disorderly or capable of being applied offensively to any other Councillor, the Councillor so offending shall be required by the Mayor to withdraw the expression, and to make a satisfactory apology to the Council.

# Councillor called to order to sit down.

 $22. \ \ \Lambda$  Councillor called to order shall sit down unless permitted to explain.

Councillor twice offending, guilty of an offence.

23. Any councillor using offensive or disorderly language, and having been twice called to order or to withdraw and apologise for such conduct, and refusing so to do, shall be guilty of an

# Strangers.

24. Any person not being a Councillor, who shall, having been admitted to any meeting of the Council, be guilty thereat of any improper or disorderly conduct, or who shall not leave when lawfully requested by the Mayor so to do, may be forthwith removed by him, and shall be deemed guilty of an offence.

# Councillor may demand documents.

25. Any Councillor may of right demand the production of any of the documents of the Council applying to the question under discussion.

# Voting.

26. The Council shall vote by show of hands, and any Councillor present and not voting, not being disabled by law from so doing, shall be guilty of an offence.

# Question, how declared.

27. The Mayor shall, in taking the sense of the Council, put the question first in the affirmative, then in the negative, and the result thereof shall be recorded in the minutes.

Motions, etc., to be in writing.
28. At every meeting of the Council, all motions, whether original motions or amendments, shall be reduced into writing, signed by the mover and delivered to the Chairman, immediately on their being moved and seconded.

No second amendment until previous one disposed of.

29. No second or subsequent amendment, whether upon an original proposition or on an amendment, shall be taken into consideration until the previous amendment is disposed of.

Effect of rejection of words in original motion.

30. If any words of an original question be rejected, the insertion of other proposed words shall form the next question, whereupon any further amendment to insert other words may

If amendment be negatived, a second one may be moved.

31. If an amendment be negatived, then a second may be moved to the question to which the first-mentioned amendment was moved, but only one amendment shall be submitted to the Council for discussion at a time.

# Mover of motion to have right of reply.

32. The mover of every original proposition, but not of any amendment, shall have a right to reply, immediately after which the question shall be put from the Chair: but no Councillor shall be allowed to speak more than once on the same question, unless permission be given to explain, or the attention of the Chair be called to a point of order.

#### Motion for adjournment.

33. 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 be made.

# Protests.

Protests.

34. Any Councillor may protest against any resolution of the Council, and notice of intention to protest shall in every case be given forthwith on the adoption of the resolution protested against; and the protest shall specify the reasons for protesting, and shall be entered three days at least before the next ordinary meeting of the Council by the protesting Councillor in a book to be kept for that purpose in the office of the Town Clerk, and signed by such Councillor, and shall be also entered in the minutes of the meeting at which notice of the intention to protest shall have been given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the Council to be not in accordance with truth or in its terms disrespectful to the Council.

# Lapsed questions.

35. If a debate on any motion moved and seconded be interrupted by the number of the Councillors present becoming insufficient for the transaction of business, such debate may be resumed at the point where it was so interrupted, on motion upon notice.

Lapsed order of the day may be restored.

36. If a debate on any order of the day be interrupted by such insufficiency of number as aforesaid happening, such order may be restored to the notice-book for a future day on motion upon notice, and then such debate shall be resumed at the point where it was so interrupted.

#### Petitions.

37. No petitions shall be presented after the Council shall have proceeded to the orders of the day.

#### Petitions to be respectful.

38. It shall be incumbent on every Councillor presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the Council, and that the contents do not violate any By-law or any provision thereof.

# Councillors to affix their names.

39. Every Councillor presenting a petition to the Council shall write his name at the beginning thereof.

# Petitions to be in writing.

40. Every petition shall be in writing, and shall contain the prayer of the petitioners at the end thereof, and be signed by at least one person on every page on which it is written.

# To be signed by petitioners.

41. Every petition shall be signed by the persons whose names are appended thereto by their names or marks, and by no one else, except in cases of incapacity by sickness.

# $No\ letters,\ etc.,\ to\ be\ attached.$

42. No letters, affidavits, or other documents shall be attached to any petition.

Councillors confined to statement of certain facts.

43. Every Councillor presenting a petition to the Council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations contained in it, and to the reading of the prever thereof prayer thereof.

# Salaries of officers, etc.

44. The salary or allowance attached to all offices and places at the disposal of the Council shall in all cases be fixed before they proceed to appoint any person to fill the same, before the advertisement inviting applications, and shall be specified in such

No Councillor, etc., to be surety for officer.

45. No Councillor or officer of the Council, and no assessor or auditor of the Municipality, shall be received as a surety for any officer appointed by the Council or for any work to be done for the Council.

# Suspension of rules.

46. Any one or more of the rules or regulations contained in this subdivision may be suspended for a special purpose, and shall not otherwise be suspended, except by a two-thirds majority vote of the Councillors present.

# Penalty.

47. If any person shall be guilty of any offence or misieasance, or negligent act of commission or omission contrary to any provision contained in this subdivision, he shall forfeit a sum not exceeding Five pounds.

The above By-law was adopted by the Mount Magnet Municipal Council on the 16th day of July, 1902.

A. CLYDESDALE,

Mayor.

J. H. Quinlan,

Town Clerk.

No. 9853.—C.S.O.

# APPOINTMENTS, ETC.

Colonial Secretary's Office, Perth, 11th June, 1903.

I IS Excellency the Governor in Council has been pleased to make the following appointments, etc.: James Thompson, M.B., B.S. Melb., to be Resident Medical Officer to the Perth Public Hospital, from the 1st inst., rice L. S. Allan, resigned.

 $\frac{1+3}{10}\frac{3}{0}\frac{5}{3}$  A. R. Mill to be a member of the Laverton Local Board of Health, vice A J. Thomson, resigned.

1908 RICHARD H. DUENCE to act, temporarily, as Assistant District Registrar of Births, Deaths, and Marriages for the Perth Registry District—to reside at Victoria Park—vice C. W. Kent, resigned.

Albert E. Green to act, temporarily, as Assistant District Registrar of Births, Deaths, and Marriages for the Claremont Registry District—to reside at Cottesloe—vice C. H. Smith, resigned.

 $\frac{1980}{1\sqrt{03}}$  Reginald J. Moore to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the North Coolgardie Registry District—to reside at Menzies—during the absence on leave of E. Y.

1303 And to accept the resignation of D. Connor as District Medical Officer and Public Vaccinator, Victoria Plains, from the 30th inst.

And of E. Kruth, J. Beckwith, and P. Walters as members of the Goong arrie Local Board of Health.

And to approve of the retirement of H. H. Edwards as Hon. Veterinary Surgeon to the Central Board of Health.

F. D. NORTH, Under Secretary.

No. 9854.—C.S.O.

# JUSTICE OF THE PEACE.

Colonial Secretary's Office, Perth, 11th June, 1903.

IS Excellency the Governor in Council has been pleased to appoint Charles Savill Willis, Esq., of Mount Magnet, to be a Justice of the Peace for the Murchison Magisterial District.

F. D. NORTH, Under Secretary.

No 9855. -C.S.O.

# MUNICIPAL BY-LAW.

1845

Colonial Secretary's Office. Perth, 11th June, 1903.

IIS Excellency the Governor in Council has been pleased to confirm the following By-law made by the Council of the City of Perth.

F. D. NORTH, Under Secretary.

Ex. Co. 1487/1903.

In pursuance of the powers in that behalf contained in "The Municipal Institutions Act, 1900," the Mayor and Councillors of the Municipality of Perth do hereby make and order the following By-law:-

No person shall practise or play at any game on any park land or public reserve within the Municipality, without having first obtained the permission of the

Passed by the Council of the City of Perth, on the 18th day of May, 1903.

HARRY BROWN,

Mayor.

[L.S.]

 $\frac{2442}{1900}$ 

WM. E. BOLD, Town Clerk.

No. 9845.--C.S.O.

# MUNICIPALITY OF COLLIE.

Colonial Secretary's Office, Perth, 29th May, 1903.

IN accordance with the provisions of "The Municipal Institutions Act, 1900," the Minister directs it to be notified that a Petition, addressed to His Excellency the Governor, has been received at this office from ratepayers of Collie, the substance and prayer of which is that a portion of the Municipality be severed therefrom.

> F. D. NORTH, Under Secretary.

No. 9856.—C.S.O.

# MUNICIPAL ELECTIONS.

Colonial Secretary's Office,
Perth, 11th June, 1903.
T is hereby notified that Returns of the Election of
Officers to serve on the Councils of the undermentioned Municipalities have been received at this Office:

# MUNICIPALITY OF MENZIES.

Extraordinary Election.

MAYOR-W. P. Dunstan.

MUNICIPALITY OF GERALDTON.

Councillors-

West Ward—Edward Pope, Central Ward—Patrick Stone, and John Green-wood Smith,

East Ward-Stephen Earle,

H. H. Evans, H. Pass, E. A. Trigg, resigned.

J. J. Jenner, Auditor-William Carson,

viceC. E. A. Hardy, resigned. F. D. NORTH, Under Secretary.

No. 9857.—C.S.O.

# ERRATUM.

Colonial Secretary's Office,

Perth, 11th June, 1903.

N Notice No. 9843 in the Government Gazette of 29th May ultimo, for "Edwin James Kernic" read "Edwin James  $\frac{2745}{1903}$ Kernick.

F. D. NORTH, Under Secretary.

No. 9091.--C.S.O.

# THE ELECTORAL ACT, 1899.

Colonial Secretary's Office,
Perth, 17th July, 1902.

IS Excellency the Governor in Council has been
pleased to appoint, under Section 84 of "The
Electoral Act, 1899" (63 Vict., No. 20), the following per-Electoral Act, 1899" (63 Vict, No. 20), the following persons to take the vote of any elector whose qualification is not residential only, and who resides more than 30 miles from the nearest Polling Place of the Province or District for which he desires to vote, or who, after the issue of the writ and before the day fixed for any Election, is within any other Province or District. All Stipendiary Magistrates are also empowered by the Act to take votes:

C. K. DAVIDSON, J.P., of Glentromie.
S. R. L. ELLIOTT, J.P., of Oakabella.
J. C. Rose, J.P., of Nelson.
JAMES LILLY, J.P., of Fremantle.
H. BROCKMAN, J.P., of Gingin.
R. B. LEAKE, J.P., of Mooranoppin. R. B. Leake, J.P., of Mooranoppin. R. A. Sholl, J.P., of Perth. P. A. Gugeri, J.P., of Guildford. S. F. Moore, J.P., of Glaremont. J. G. Knight, J.P., of Sharks Bay. Herbert Davies, of Karridale, H. B. Walsh, J.P., of Mileura. E. Shenton, J.P., of Perth. E. Roberts, J.P., of Yatheroo. C. C. Smith, J.P., of Mullewa. R. E. Bush, J.P., of Gascoyne. D Matheson, J.P., of Gascoyne D Matheson, J.P., of Gascoyne

ALPIN F. THOMSON, J.P., of Perth F. A. Wedge, J.P., of Boodarrie.

P. Macnish, of Gascoyne.

ARNOLD EDMUND PIESSE, J.P., of Katanning.

GUSTAVUS VARLEY, of Northampton. RAYMOND ELIOT, of Geraldton.

A. C. Munro, of Jarrahdale.

JOSEPH BRYANT, J.P., of Mt. Magnet. H. C. PRINSEP, J.P., of Perth.

H. V. FRINSEF, J.L., of Leith. T. Y. A. Lang, of Lawlers. Moritz Cohn, of Coolgardie. Frank Walsh, of Nannine. H. V. Falkiner, of Donnybrook.

A. L. G. LEFROY, of Laverton. THOMAS McNaught, of Mullewa.

GEORGE LIONEL THROSSELL, J.P., of Northam. W. J. Stewart, J.P., of Northam. J. W. Fimister, of Kalgoorlie.

W. J. COTTER, of Kalgoorlie.

J. M. HOPKINS, of Boulder. W. T. Rabbish, of Boulder.

```
C. C. KEYSER, of Albany.
   W. Souness, of Mt. Barker.
T. Norrish, of Broome Hill.
   M. B. M. Connor, of Newcastle.
M. B. D'Almeida, of Greenbushes.
Frank Johnson, of Dardanup.
John Fitzpatrick, of Dairy Creek.
P. Ryan, of Jimba Jimbie.
   M. C. R. Bunbury, of Williambury.
G. J. Gooch, of Wandagee.
D. N. McLeod, of Manilya.
G. W. McRae, of Asburton.
   L. A. Von Bibra, of Wooramel.
Henry Twitchem, of Ashburton.
   S. A. JACOBS, of Cue.
F. W. BARWICK, of Israelite Bay.
J. LAWRENCE, of Eucla.
   F. W. CREAGH, of Balladonia.
    W. GRAHAM, of Eyre's Patch.
         J. Stewart, of Dalyup Agricultural Area.
  A. MEADOWCROFT, of Greenough.
A. J. WILKINS, of Greenough.
Jos. MILLS, J.P., of Barnong Station.
A. S. CAMERON, of Wogoola, Ashburton.
R. E. BACK, of Ashburton.
 M. G. Learmonth, of Ashburton.
M. A. Wickham, of Yarloop.
W. O. Mansbridge, of Mount Magnet.
Donald Gollan, of Grass Patch.
J. M. Bridger, of Yalgoo.
M. J. Calanchini, of Kalgoorlie.
George Withers, J.P., of St. George's Terrace,
        Perth.
  C. CUMBRAE STEWART, of Coolgardie.
J. P. GORMAN, of Bremer Bay.
   LIONEL WHITE, of Canning Mills.
WILLIAM LESLIE, of Mundaring Weir.
  JOHN JOSEPH WILLIAMS, of Leonora.
 T. G. COLLIE, of Southern Cross.

L. A. King, of Fremantle.

Frederick D. Good, J.P., of Perth.
  JAMES WIGGLESWORTH, of Perth.
  G. Wilson, of Boulder.
  Percy Morgans, J.P., of Mount Morgans.
 ROBERT CECIL JONES, of Bulong.
John Cable, of Kurnalpi.
Paul Berthold, of Broad Arrow.
JAMES CAMPBELL, of Broad Arrow.
  R. M. Stow, of Morgans.
  THOMAS CAMPBELL, of Kookynie.
 MARK A. SANDERS, of Kalgoorlie.

JAMES A. HOPKINS, of Boulder.

H. G. S. SMITH, of Wiluna.

W. H. MOULTON, of Kanowna.

IRWIN SAMUEL MOORE, of Dongara
  JOHN H. REILLY, of Cottesloe.
John H. Reilly, of Cottesloe.
Frederick G. Brown, of Claremont.
James A. Klein, of Subiaco.
Horace Smith, of Beverley.
A. P. Wymond, of Coolgardie.
Benjamin Bryant, of Coolgardie.
James Corbett, of Perth.
W. H. Cusack, of Tambrey.
Horace Wilson, of 448 Hay Street, Perth.
W. E. Bold, of Perth.
E. H. Wood, of Waverley (Siberia).
W. J. Roach, of Midland Junction.
J. J. Tucker, of Bunbury.
J. De P. Bose, of Minginew.
J. De P. Bose, of Minginew.
A. W. Martin, of Mt. Malcolm.
Robert Dearle, J.P., of Fremantle.
W. Dawson, of Southern Cross.
J. T. Peer, of Perth.
T. E. JENNER, of Broad Arrow.
                                                          F D. NORTH,
                                                                             Under Secretary.
```

No. 9848.—C.S.O.

# NOTICES TO MARINERS.

 $\frac{2002}{1903}$ 

Colonial Secretary's Office, Perth, 5th June, 1903.

THE following Notices to Mariners are published for general information.

F. D. NORTH, Under Secretary.

No. 22 of 1903.

INDIA-WEST COAST-COCHIN.

Information has been received from the Port Officer, Cochin, that the Bar and Spit buoys at the harbour entrance and the quarantine buoys in the inner harbour at Cochin will be removed for the ensuing

monsoon on the 15th May, 1903, and that, during the period from 15th May to 30th September, 1903, the light hitherto exhibited from the Narakal flagstaff will be exhibited from the Mallipuram flagstaff, the Narakal flagstaff being dismantled.

Presidency Port Office, Madras, 28th April, 1903.

T. G. R. FINNY, Commander, R.I.M., Presidency Port Officer.

No.  $\overline{23}$  of 1903. The following is republished for the information of Mariners.

Presidency Port Office, Madras, 28th April, 1903.

T. G. R. FINNY,
Commander, R.I.M.,
Presidency Port Officer.

# NOTICE TO MARINERS.

INDIA-WEST COAST-NARAKAL.

The smoothest water will be found in 5½ fathoms L. W. S. T. soft mud on the following bearings magnetic, viz: —

Mallipuram flagstaff ... ... N. 80° E.

Narakal obelisk ... ... N. 53° E.

Cochin lighthouse ... S. 45° E.

Mariners are cautioned that the mud flats off Narakal have extended seaward.

- 3. Narakal flagstaff having been dismantled and removed, the light, bright, fixed, will in future be exhibited from the Mallipuram flag-
- staff.

  4. In taking up an anchorage due consideration should be given to the state of the weather. The anchorage given is a good one for all weathers, but smoother water will be found still further North. Vessels wishing for a quick despatch may, during fine weather, approach nearer Cochin to enable boats to get to and from Cochin between Vypeen point and the sands, but in this position during a fresh breeze a short sea soon gets up, making shipping operation difficult and causing damage to boats.

G. LEVERETT,

Master Attendant of Sircar Ports. Port Office, Cochin, 25th April, 1903.

# WESTERN AUSTRALIAN LOCAL IN-SCRIBED STOCK ACT, 1897.

(61st Vict., No. 8.)

As amended by 62nd Vict., No. 11, and 2 Edw. VII., No. 18.

Ty. No. 3468

The Treasury,

Perth, 1st June, 1903.

IT is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has authorised the issue from and after 1st June of Stock under the provisions of "The Local Inscribed Stock Act, 1897," and that the Stock so issued shall be redeemable at par on 1st January, 1915; and it is further notified that the said Stock shall bear interest at the rate of 3½ per centum per annum, payable at such dates as are prescribed in the Regulations.

JAMES GARDINER, Colonial Treasurer.

The Treasury, Perth, 1st June, 1903.

T is hereby notified that, in pursuance of the provision of section four (4) of "The Local Inscribed Stock Act, 1897," the current price of issue of such Stock has been fixed by His Excellency the Governor, with the advice of the Executive Council, at par for the current month and until superseded by subsequent notice.

JAMES GARDINER, Colonial Treasurer.

Crown Law Offices,

Perth, 11th June, 1903.

IS Excellency the Governor in Executive Council has H been pleased to appoint M. J. Calanchini to be Acting Resident Magistrate, Broad Arrow, and Acting Magistrate of the Broad Arrow Local Court.

C.L.D. 2422/1903.

IIIS Excellency the Governor in Executive Council has II been pleased to appoint J. E. Gemry to be acting Resident Magistrate, Yalgoo, and Magistrate of the Yalgoo Local Court; from the 19th instant.

C.L.D. 2860/1903.

IS Excellency the Governor in Executive Council has been pleased to appoint E. S. HUMPHRY, J.P., to be one of the Licensing Justices for the Southern Cross Licensing District, vice F. H. Snook, resigned.

C.L.D. 2236/1903.

IS Excellency the Governor in Executive Council has been pleased to amend the Regulations approved on the 11th day of July, 1900, as to the defence of destitute persons charged with capital offences, as follows:—

In paragraph 2, line 5, strike out the words "to be named by the applicant."

H. G. HAMPTON, Secretary, Law Department.  $\frac{11690}{1902}$ 

# TOWNSITE OF DRAKESBROOK.

Lots open for Sale as Suburban Lots for CULTIVATION AND ALSO FOR SELECTION AS Working Men's Blocks.

> Department of Lands and Surveys, Perth, 6th May, 1903.

IT is hereby notified that 15 additional Lots, viz., 57 to 60, inclusive, and 255 to 265, inclusive, within the Townsite of Drakesbrook, exclusive of Lot 258, which has been "excepted from sale" as \$\lambda\$8597, and Lot 261, which has been "temporarily reserved," will be offered for sale by public auction, as provided by "The Land Act, 1898," subject to the Regulations for the sale of "Suburban Lands for Cultivation" published in the Government Gazette of 24th March 1800, page 208, at the following super pages 208. for Cultivation" published in the Government Gazette of 24th March, 1899, page 898, at the following upset prices:—

£8 each—Lots 256, 257, 259, 260, 262 to 265 inclusive. 15 each—Lots 57 to 60 inclusive, and 255

These lots are also available as "Working Men's Blocks," at the prices mentioned above, under Part IX. of "The Land  $\Delta$ ct, 1898."

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this office, and at the Office of the Government Land Agent, Bunbury.

HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF TRAFALGAR.

Additional Lots open for Selection as "RESIDENTIAL LEASES."

8488 1901

 $\frac{5866}{1902}$ 

Department of Lands and Surveys, Perth, 21st May, 1903.

IT is hereby notified, for general information, that 42 additional lots, viz., 487 to 512 inclusive and 514 to 529 inclusive, within the Townsite of Trafalgar, exclusive of Lots 487, 493, 499, 506, 523, and 525, which have been "excepted from sale and occupation" as \$\infty\$8732, and Lot 490, which has been reserved, will be thrown open for Selection on and after Monday, 15th June prox., as "Residential Leases," subject to the regulations published in the Government Gazette of the 4th May 1903, page 1013 in the Government Gazette of the 4th May, 1903, page 1013.

Applications may be lodged at the Government Land Agent's Office, Kalgoorlie, at any time prior to the 15th June prox., and any application so lodged will be deemed to have been lodged on that day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Sec. 17 of "The Land Act, 1898," and Sec. 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Government Land Agent, Kalgoorlie, before his application is approved.

Intending applicants are requested to lodge their applications before the 15th June prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

Plans of the same, showing the lots referred to, will shortly be obtainable at this Office, and at the Office of the Government Land Agent, Kalgoorlie.

> HERBT, FARMER. Acting Under Secretary for Lands.

# TOWNSITE OF TRAFALGAR.

Additional Lots open for Selection as "RESIDENTIAL LEASES."

> Department of Lands and Surveys, Perth, 15th May, 1903.

T is hereby notified, for general information, that 58 additional lots, viz., Lots 530 to 587 inclusive, within the Townsite of Trafalgar, and exclusive of Lots 535, 546, 554, 570, 579 and 587, which have been "excepted from sale and occupation" as \$\hbar{\Lambda}\$, and Lot 545, which has been "temporarily reserved," will be thrown open for selection on and after Monday, 15th June prox., as "Residential Leases," subject to the regulations published in the Government Gazette

of the 4th May, 1903.

Applications may be lodged at the Government Land Agent's Office at any time prior to Monday, 15th June prox., and any applications so lodged will be deemed to have been lodged on that day.

2748

In the event of two or more applications for the same lot, priority will be determined as prescribed by Sec. 17 of "The Land Act, 1898," and Sec. 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Warden before his application is approved.

Intending applicants are requested to lodge their applications before the 15th June prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

Plans of the same, showing the lots referred to, are now obtainable at this Office, and at the Office of the Government Land Agent, Kalgoorlie.

> HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF TRAFALGAR.

Additional Lots open for Selection as "RESIDENTIAL LEASES."

> Department of Lands and Surveys, Perth, 21st May, 1903.

T is hereby notified, for general information, that 22 additional lots, viz.:—Lots 588 to 609 inclusive, within the Townsite of Trafalgar, exclusive of Lots 588, 589, and 606, which have been "excepted from sale and occupation"

as  $\bigwedge_{8418}$ , will be thrown open for selection on and after

Monday, 15th June prox., as "Residential Leases," subject to the regulations published in the Government Gazette of the 4th May, 1903, page 1013.

Applications may be lodged at the Government Land Agent's office, Kalgoorlie, at any time prior to the 15th June prox., and any applications so lodged will be deemed to have been lodged on that day.

In the event of two or more applications for this lot, priority will be determined as described by Sec. 17 of "The Land Act, 1898," and Sec. 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Government Land Agent, Kalgoorlie, before his applications of the control of the contro cation is approved.

Intending applicants are requested to lodge their applications before the 15th June prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

Plans of the same, showing these lots, will shortly be obtainable at this Office, and at the Office of the Government Land Agent, Kalgoorlie.

> HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF MALCOLM.

ADDITIONAL LOTS OPEN FOR SALE.

 $\frac{11962}{1902}$ 

Department of Lands and Surveys, Perth, 8th April, 1903.

I<sup>T</sup> is hereby notified that eight additional lots within the Townsite of Malcolm, viz., 258 to 265 inclusive, are now open for sale by public auction, as provided by "The Land Act, 1898," at the following upset prices:—

£20 each—Lots 259 to 264 inclusive. £25 each—Lots 258 and 265.

Crown Grants for these lots will only extend to a depth of 40 feet below the natural surface of the ground.

Plans showing the arrangement of the lots referred to are now obtainable at this Office, and at the Office of the Warden, Mt. Margaret Goldfield, Mt. Morgans.

HERBT. FARMER, Acting Under Secretary for Lands. 9366

# TOWNSITE OF LAVERTON.

Lots open for Selection as "Residential Leases."

Department of Lands and Surveys, Perth, 22nd May, 1903.

T is hereby notified, for general information, that 12 Lots, viz. —Lots 147 to 152 inclusive, and 157 to 162 inclusive, within the Townsite of Laverton, will be thrown open for selection on and after Monday, 15th June prox., as "Residential Leases," subject to the regulations published in the Government Gazette of the 4th May, 1903, page

Applications may be lodged at the Warden's Office at any time prior to the 15th June prox., and any applications so lodged will be deemed to have been lodged on that day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Sec. 17 of "The Land Act, 1898," and Sec. 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Warden before his application is approved.

Intending applicants are requested to lodge their applications before the 15th June prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

Plans of the same, showing the lots referred to, will shortly be obtainable at this Office, and at the Office of the Warden, Mount Margaret Goldfield, Mount Morgans.

> HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF CRANBROOK.

ALTERING THE NAME OF "GATHORNE STREET" TO "GATHORNE ROAD."

Department of Lands and Surveys, Pertinent of Hands and Surveys,
Perth, 27th May, 1903.

IS Excellency the Governor in Executive Council, by
virtue of the powers conferred upon him by "The
Land Act, 1898" (62nd Vict., No. 37), has been pleased to
alter the name of "Gathorne Street," Cranbrook Townsite,
to "Gathorne Reed." to "Gathorne Road."

HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF PADDINGTON.

Lots 198, 199, and 206 open for Sale.

Department of Lands and Surveys, Perth. 27th May, 1903.

This hereby notified that Paddington Town Lots 198, 199, and 206 are now open for sale by public auction, as provided by "The Land Act, 1898," at an upset price of

The Crown grants for these lots will only extend to a depth of 40 feet below the natural surface of the ground.

> HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF CUE.

ADDITIONAL LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 27th May, 1903.

369 T is hereby notified that 55 additional Lots, viz., 358 to 361 inclusive, 363 to 371 inclusive, 374 to 402 inclusive, 404, 405, and 407 to 417 inclusive, within the Townsite of Cue, exclusive of Lots 369, 376, 387, 393, 410, 411, and 412, which have been "excepted from sale" as  $^{\wedge}_{8701}$ , are now open for sale by public auction, as provided by "The Land Act, 1898," at the following upset prices:—

£7 each.—Lots 379 to 386 inclusive, 388 to 392 inclusive, 394 to 396 inclusive.
£10 each.—Lots 358 to 361 inclusive.

£10 each.—Lots 358 to 361 inclusive, 363 to 368 inclusive.

£12 each.—Lots 370, 374, 375, 377, 400, 401, 402, 404, 405, 407 to 409 inclusive, and 413 to 416 inclusive. £15 each.—Lots 371, 378, 398, 399, and 417. £20.-Lot 397.

Crown grants for these lots will only extend to a depth of 40 feet below the natural surface of the ground.

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

> HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF DAY DAWN.

LOTS OPEN FOR SELECTION AS "RESIDENTIAL Leases"

Department of Lands and Surveys, Perth, 22nd May, 1903  $\frac{7558}{1902}$   $\frac{9975}{1902}$ 

To shereby notified, for general information, that Day Dawn Lots 223 to 225 inclusive, and 228, will be thrown open for selection as "Residential Leases," on and after Monday, 22nd June prox., subject to the regulations published in the Government Gazette of the 4th May, 1903, page

Applications may be lodged at the Warden's Office at any time prior to 22nd June prox., and any application so lodged will be deemed to have been lodged at 9 o'clock on that day.

In the event of two or more applications for the same lot priority will be determined by ballot at the Warden's Office, as prescribed by "The Land Act, 1898."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Warden before his application is approved.

Intending applicants are requested to lodge their applications before the 22nd June prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

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

> HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF WAGIN.

Additional Lots open for Sale as "Town Lots," AND ALSO LOTS OPEN FOR SALE UNDER THE REGULATIONS APPLYING TO "SUBURBAN LANDS FOR CULTIVATION."

Department of Lands and Surveys, Perth, 8th April, 1903.

T is hereby notified, for general information, that 88 additional lots, viz., 5, 45, 311 to 330 inclusive, 333, 334, 337 to 400 inclusive, within the Townsite of Wagin, exclusive of lots 311, 318, 352, 360, 374, and 388, which have been "excepted from sale" as  $^{\bigwedge}_{8655}$ , will be open for Sale as Town Lots, and under the Regulations applying to "Suburban Lands for Cultivation" respectively, as follows:—

Lots open for Sale as "Town Lots."

Lots 5, 45, 312 to 317 inclusive, 319 to 330 inclusive, 333, 334, 337, 369 to 373 inclusive, and 375 to 384 inclusive.

The upset prices at which the lots now open will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follow:—

£5 each—Lots 317, 320, 321, 324, 325, 326, 333, 334, 337, 369 to 373 inclusive, and 375 to 384 inclusive.

£6 each—Lots 316, 327, and 328.

£7 each—Lots 312 to 315 inclusive, 319, 322, 323, 329. and 330.

£10 each—Lots 5 and 45.

Lots open for Sale under the Regulations applying TO "SUBURBAN LANDS FOR CULTIVATION," AS PUBLISHED IN THE "GOVERNMENT GAZETTE" OF THE 24TH MARCH, 1899, PAGE 898.

Lots 338 to 351 inclusive, 353 to 359 inclusive, 361 to 368 inclusive, 385 to 387 inclusive, and 389 to 400 inclusive.

£4 each—Lots 361 to 366 inclusive.

£5 each—Lots 359, 367, and 368.

£6 each—Lots 338 to 351 inclusive, 353, 354, 356, 385 to 387 inclusive, and 389 to 400 inclusive.

£7 each—Lots 355 and 357.

£8--Lot 358.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the Offices of the Government Land Agents, York, Beverley, Katanning, and Albany.

> HERBT. FARMER, Acting Under Secretary for Lands,

TOWNSITE OF KALGOORLIE.

Additional Lots open for Selection as "Residental Leases."

Department of Lands and Surveys, Perth, 20th May, 1903.

Perth, 20th May, 1903.

IT is hereby notified, for general information, that 36 additional lots—viz., Lots 2030 to 2065 inclusive—have been laid out within the Townsite of Kalgoorlie, and, exclusive of Lots 2030, 2041, 2046, 2060, 2062, 2063, and 2064, which have been "excepted from sale and occupation" as \$\infty\$8675, and Lot 2065, which has been "temporarily reserved," will be thrown open for selection on and after Monday, 1st June prox., as "Residental Leases," subject to the Regulations published in the Government Gazette of the 24th April, 1903, page 924.

Applications may be lodged at the Kalgoorlie Government Land Agent's Office at any time prior to the 1st June prox., and any applications so lodged will be deemed to have been lodged on that day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Section 17 of "The Land Act, 1898," and Section 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Government Land Agent before his application is approved.

Intending applicants are requested to lodge their applications before the 1st June prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

Plans of the same, showing the lots referred to, will shortly be obtainable at this Office, and at the Office of the Government Land Agent, Kalgoorlie.

HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF KALGOORLIE.

Additional Lots open for Sale.

Department of Lands and Surveys,

Department of Lands and Surveys,
Perth, 20th May, 1903.

Tis hereby notified that 31 additional lots—viz., 1938
to 1941 inclusive, 1947 to 1950 inclusive, 1952 to 1954
inclusive, 1956 to 1960 inclusive, 1968 to 1974 inclusive,
1976 to 1981 inclusive, 1985, and 1986—within the
Townsite of Kalgoorlie, will be offered for sale, by public
auction, as provided by "The Land Act, 1898," at the
following upset prices:—

£8 each—Lots 1938 to 1940 inclusive, 1948 to 1950 inclusive, 1953, 1954, 1958 to 1960 inclusive, 1968 to 1970 inclusive, 1973, 1974, 1978 to 1981 inclusive, 1985.

£10 each—Lots 1941, 1947, 1952, 1956, 1957, 1971, 1972, 1976, 1977, and 1986.

Crown Grants for these lots will only extend to a depth of 40ft. below the natural surface of the ground.

Plans, showing the arrangement of the Lots referred to, will shortly be obtainable at this Office, and at the Office of the Government Land Agent, Kalgoorlie.

HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF KALGOORLIE.

Lot R 923 open for Sale.

HOL WAS OFEN FOR CARE.

3976

Department of Lands and Surveys, Perth, 15th May, 1903.

IT is hereby notified that Kalgoorlie Let R923 will be open for sale by public auction, on and after Friday, the 29th inst., as provided by "The Land Act, 1898," at an upset price of £10.

Crown grant for this lot will only extend to a depth of 40 feet below natural surface of the ground.

HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF BOULDER.

LOT R245 OPEN FOR SALE.

Department of Lands and Surveys, Perth, 14th May, 1903.

T is hereby notified that Boulder Lot R245 is now open for sale by public auction, as provided by "The Land Act, 1898," at an upset price of £8.

The Crown grant for this lot will only extend to a depth of 40ft. below the natural surface of the ground.

HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF BOULDER.

Town Lot 327 open for Sale.

Department of Lands and Surveys, Perth, 16th May, 1903.

13697 Perth, 16th May, 1903.

T is hereby notified that Boulder Town Lot 327 is now open for Sale by Public Auction, as provided by "The

Land Act, 1898," at an upset price of £25.

The Crown grant for this lot will only extend to a depth of 40ft. below the natural surface of the ground.

HERBT. FARMER,

Acting Under Secretary for Lands.

# TOWNSITE OF NULLAGINE.

Lots open for Selection as "Residential Leases."

Department of Lands and Surveys, Ferth, 20th May, 1903.

TT is hereby notified, for general information, that 18 lots—viz., 11 to 16 inclusive, 55 to 60 inclusive, 77, 78, and 81 to 84 inclusive—within the Townsite of Nullagine, will be open for selection as "Residential Leases" on and after Monday, 1st June prox., subject to the Regulations published in the Government Gazette of the 24th April, 1903, page 924.

Applications may be lodged at the Warden's Office at any time prior to the 1st June prox., and any application so lodged will be deemed to have been lodged on that day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Section 17 of "The Land Act, 1898," and Section 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Warden before his application is approved.

Intending applicants are requested to lodge their applications before the 1st June, 1903, and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

Plans of the same, showing the lots referred to, are now obtainable at this Office, and at the Office of the Warden, Pilbarra Goldfield, Marble Bar.

HERBT. FARMER, Acting Under Secretary for Lands.

# TOWNSITE OF LEONORA (Mt. Margaret Goldfield). Additional Lots open for Selection as "Residential Leases."

Department of Lands and Surveys, Perth, 20th May, 1903.

T is hereby notified, for general information, that 48 additional lots—viz., Lots 402 to 449 inclusive—within the Townsite of Leonora, exclusive of Lots 407, 413, 422, 428, 438, 439, and 444, which have been "excepted from sale" as 683, will be thrown open for selection on and after Monday, 1st June prox., as "Residential Leases," subject to the Regulations published in the Government Gazette of the 24th April, 1903, page 924.

Applications may be lodged at the Warden's Office at any time prior to Monday, 1st June prox., and any application so lodged will be deemed to have been lodged on that day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Section 17 of "The Land Act, 1898," and Section 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Warden before his application is approved.

Intending applicants are requested to lodge their applications before Monday, 1st June prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and at the Office of the Warden, Mount Margaret Goldfield, Malcolm.

HERBT. FARMER, Acting Under Secretary for Lands.

# LAND SALES.

Department of Lands and Surveys, Perth, 12th June, 1903.

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 at Katanning, Pingelly, Narrogin, and Donnybrook, at 3 p.m.; at Wagin, at 4 p.m.; and at Pinjarra, at noon.

SCHEDULE.

Dates of Sa	ıle.	Places of	Sale.		Description of	Lots.	Number	of Lots.		antit		Upset Prices.
									a.	r.	р.	1
1903.					~	_	_					
June	13	Cue	•••	•••	Cue	Town	265				0	£5,
Do. Do.	$\begin{array}{c} 17 \\ 22 \end{array}$	Donnybrook Nullagine		•••	Donnybrook Nullagine	Do. Do.	57				0	
Do.	$\frac{22}{22}$	Do.		•••	Nullagine Do	n 1	$\frac{34}{35}$		۱ ۸		0	$\rbrace$ £15 each.
Do.	22	Do.	•••		Do	Do.	42		1 0		ő	
Do.	22	Do.			Do	Do.	37				ő	£20.
Do.	24	Port Hedlan		•••	Port Hedland	Do.	<i>&gt;</i>		1 0		ŏ	£200, subject to improvements.
July Do.	1	York	•••		*Gwambygine	Sub.	74				10	£30.
Do. Do.	$\frac{1}{1}$	Do. Do.	•••	•••	$\operatorname{*}^{*}\operatorname{Do.}$	Do.	$\frac{72}{$107}$				30	£38.
Do.	1	Do.			*York *Cold Harbour	Do.	6				$\frac{6}{0}$	£20. £18.
Do.	$\hat{1}$	Do.			* Do,	Do.	10		7.2		11	£37.
Do.	1	Do.			* Do	Do.	18		10		0	£45.
Do.	1	Do.			* Do	Do.	16		1 70		10	£49.
Do.	1	Do.			* Do	Do,	17		0.1		10	£52.
Do.	1	Pinjarra			Coolup	Do.	9			2	0	£6.
Do.	1	Do.	•••		*Homebush	Do.	19		.   10		1	£13.
Do.	1	Bunbury	•••	• • •	$\operatorname{Capel} \dots$	Town	48				30	£5.
Do.	1	Do.	•••	• • •	Do	Do.	165				0	£10.
Do.	1	Pingelly	•••	•••	Moorumbine	Sub.	19	• • • • • • • • • • • • • • • • • • • •	3		23	£1 per acre.
Do.	1	Do.	•••	••••	Pingelly	Town	20	• • • • • • • • • • • • • • • • • • • •			30	l)
Do.	1	Do.	•••	•••	Do	Do.	183	• • • • • • • • • • • • • • • • • • • •	1 -		32	£7 each.
Do. Do.	1	Do.	•••	•••	Do *Mullalyup	Do.	355		۱ ۵		27	ال م
Do.	$rac{2}{2}$	Bridgetown	•••	•••	46.YO	Sub. Do.	5 2				35	£5.
Do.	$\overset{\scriptscriptstyle \Delta}{2}$	Do. Beverley	•••	•••	TO 1 1	m	13				30 0	£6.
Do.	$\frac{2}{2}$	Do.	• • •	•••	Do	Town Sub.	195		١ ٨		16	£10. £20.
Do.	3	Perth			Fremantle	Town	980				23	\$20.
Do.	3	Do.			Do	Do.	1061		1 0		20	
Do.	3	Do.			Do	Do.	1084				15	£75 each.
Do.	3	Do.			Do	Do.	1093		1 0		16	1
Do.	3	Do.			Do	Do.	1242		م ا		18	[ ]
Do.	3	Do.			Do	Sub.	59		. 5		0	£20 per acre.
Do.	3	Do.	•••	• • •	Moora	Town	12		. 0		0	£8 each.
Do.	3	Do.		• • •	Do	Do.	13				0	)
Do.	3	Do.	• • •	• • •	*Do	Sub.	80				21	£27.
Do.	3	Do.	•••	•••	*Gingin	Do.	44	• • • • • • • • • • • • • • • • • • • •			0	1)
Do.	3	Do.	• • •	• • •	*Do	Do.	45				.0	} £10 each.
Do. Do.	3	Do.	•••	•••	*Do	Do.	46	• • • • • • • • • • • • • • • • • • • •			0	lή
Do. Do.	3 3	Do. Do.	•••	• • •	Rockingham Do	Town Do.	37				32	{ £15 each.
Do.	3	Do.	•••	•••	Kelmscott	Q. 1.	$\frac{38}{120}$		1 1		$\frac{32}{14}$	13
Do.	3	Do.			Do	Sub.	121		·   .		8	{ £15 each.
Do.	3	Do.			*Do	Do.	69				26	£6.
Do.	3	Do.			*Do	Do.	hr.c				36	£8.
Do.	3	Kalgoorlie			Kalgoorlie	Town	0000		1 ^		ő	£10.
Do.	3	Ďо.			Ďo	Do.	739		١ ٨		33	£15.
Do.	3	Do.			Do	Do.	$960\mathbf{R}$		1 ^	1	0	£10.
Do.	3	Do.			Somerville	Sub.	57		. 3	3	8	} £10 each.
Do.	3	Do.		•••	Do	Do.			. 3		8	Eto each.
Do.	3	Do.	•••	• • •	Do	Do.					13	£12.
Do.	3	Do.	•••	•••	Do	Do.	152	•••	. 3	1	0	£15, subject to £175 being added
Do.	3	Do.			Boorara	Town			. о		0	for improvements
Do.	3	Do.	•••		Do	Do.			. 0	1	0	{ £10 each.
Do.	3	Do.	• • •		Do	Do.					0	)
Do.	3	Greenbushes	•••	:	Greenbushes	Do.	11		. 0	1	0	£12, subject to improvements and
Do.	3	Menzies			Menzies	Do.	194		. 0	0	$38\frac{1}{2}$	liens (if any). £20.
Do,	3	Do.			Do	Do.	000		1 0		0	£8.
Do.	3	Mulwarrie			Davyhurst	<u>D</u> o.	209		٠ .	1	0	£15.
Do.	4	Boulder			Boulder	Do.					0	£25.
Do.	4	Do.		• • • •	Do	Do.					$39\frac{1}{2}$	£36 \ Subject to
Do.	4	Do.	•••	• • •	Do	Do.	1640				0	£113 $\int$ impts.
Do.	4.	Lawlers	•••	•••	Lawlers	Do.	110	•••				£15.
Do.	7	Katanning	•••	•••	Broome Hill	Do.	100	•••	1 ^		24	] ]
Do. Do.	7	Do. Do.	•••	•••	Do Do	Do.	050	•••			4	
Do. Do.	$\frac{7}{7}$	Do. Do.	•••	• • •	**		051	•••			12	$\downarrow$ £4 each.
Do.	7	Do.	•••	•••	Do Do	Do.	$\begin{array}{c} 251 \\ 292 \end{array}$				$\frac{12}{0}$	
Do.	7	Do.			Do	Do.	05				0	K .
Do.	7	Do.			Do	Do.	0.0		١ ٨		ő	£5 each.
Do.	7	Do.			Do	Do.	142		١ ۾		4	)
							_	••	1 ~	_	_	1-

<sup>\*</sup> Suburban Lots for Cultivation.

LAND SALES--continued.

,	-				1			I			0	ntitios	
Dates of Sa	ile.	Places o	of Sale.		Descri	ption	of Lots.	Num	ber of I	ots.	2.	r. )	Upset Prices.
					1			1			1		. 1
1903.								}					
July	7	Katanning	•••	•••	Broome Hill		Town	97	•••		0	0 2	
Do. Do.	7	Do.	•••	•••	Do.	• • •	Do.	149	•••	•••	0		$\begin{cases} £6 \text{ each.} \end{cases}$
Do.	7	Do. Do.		• • • •	Do. * Do.	•••	Do. Sub.	153 387	•••	•••	13		1 15
Do.	7	Do.			Do.	• • • •	Sub.	388			13	2	
Do.	7	Do.			Do.		Do.	379			16	2 7	7 15
Do.	7	Do.		•••	Do.		Do.	380			16	2 4	$\left\{ £17 \text{ each.} \right\}$
Do.	7	Do.		• • • •	Katanning		$\dots$ Town	106	• • •		0	1 20	
Do.	7	Do.	•••	•••	Do.	•••	Do.	235	• • • •		0	$\frac{1}{1} \frac{8}{17}$	
Do. Do.	7 7	Do. Do.	•••	•••	Do. Do.	•••	Do. Do.	355 157			0 1	0 8	
Do.	7	Do.			Do.	• • • •	Do.	334			ō	1 17	
Do.	7	Do.			*Kojonup		Sub.	93			10	0 14	
Do.	7	Do.			Ďo.		Do.	94		\	10	0 14	
Do.	7	Do.	•••	•••	Do.	• • •	Do.	95	•••		10	0 14	
Do.	7	Do.	•••	•••	Do.	• • •	Do.	96	•••		10	0 11	
Do. Do.	7	Do. Do.	•••	•••	Do.	•••	Do. Do.	97 98	•••	•••	10 10	0 11	
Do. Do.	7	Do.			Do.	•••	Do.	50			1.2	2 36	
Do.	7	Do.		•••	Do.		Do.	52			12	2 35	
Do.	7	Do.			Do.		Do.	53			12	2 35	
Do.	7	Do.			Do.		Do.	49		· · · · [	14	0.38	
Do.	7	Do.		•••	Moojebing		Town	49	• • •		0.	3 17	
Do.	7	Do.		• • •	Do.	•••	Do.	262			0	2 18	)   )
Do. Do.	$\frac{7}{7}$	Do.	•••	• • •	Tambellup		Do.	23	• • •		0	$\frac{2}{0}$ $\frac{39}{4}$	
Do. Do.	$\frac{7}{7}$	Do. Do.	•••	•••	*Woodanilli Do.	шg.	Sub. Do.	167 14			5 6	$\begin{array}{ccc} 0 & 4 \\ 2 & 2 \end{array}$	
Do.	$\dot{7}$	Do.			Do.		Do.	58			5	1 28	2 1
Do.	$\dot{7}$	Do.			Do.		Do.	131			Õ	2 28	
Do.	7	Do.			Do.		Do.	174			7	0.36	3 /
Do.	7	Mt. Morgan	s	• • •	Mt. Morgans	3	Town	328	• • •	•••	0	1 (	→ #25 Anch
Do.	7	Do.	•••	•••	Do.	• • •	Do.	333	• • • •	•••	0	1 (	, []
Do. Do.	$\frac{7}{7}$	$D_0$ .	• • • •	•••	Do. Do.	•••	Do. Do.	337 352	•••	•••	0	1 (	
Do.	-8	Dongara	•••		Dongara		Do.	11			1	3 21	. 15
Do.	8	Do.			Do.		Do.	12			î	3 21	
Do.	8	Do.		• • •	*Denison		Sub.	49			5	0 (	
Do.	8	Narrogin		• • • •	Narrogin	•••	$\dots$ Town	208			0	2 12	
Do.	8	Do.	•••	•••	Cuballing	•••	Do.	80	• • •		0	2 22	
Do. Do.	8	$egin{array}{c} egin{array}{c} \egin{array}{c} \egin{array}{c} \egin{array}{c} \egin{array}{c} \egin{array}{c} \egin{array}$	•••	•••	Do. * Do.	•••	Do.	83	• • •		$\frac{0}{7}$	2 20 2 13	)  )
Do. Do.	8	Northam	•••	•••	Tammin		Sub. Town	105 16	•••	•••	ó	1 (	) )
Do.	9	Do.		•••	Do.		Do.	28			0	î (	
Do.	9	Do.		•••	*Meckering		Sub.	26			3	1 12	£1 10s. per acre
Do.	10	Kookynie		• • • •	Kookynie		Town	280			0	1 (	1
Do.	1.0	Do.	• • •	• • • •	Niagara	•••	Do,	48	• • •		0	1 (	1 1
Do	10	Do,	• • •	•••	Do.	• • •	Do.	69	•••	•••	0	$\frac{1}{3} \frac{0}{37}$	
Do. Do.	10 10	$\begin{array}{c}  ext{Onslow} \\  ext{Do.} \end{array}$	•••	•••	Onslow Do.	•••	Do. Do.	$\frac{119}{122}$	• • •	•••	$0 \\ 1$	3 37	
Do.	10	Do.	•••	•••	Do.	•••	Do.	123	• • • •		1	0 0	
Do.	10	Ravensthor	pe	•••	Ravensthorp	е	Do.	122	•••		õ	1 0	
Do.	10	Do.			*Do. *		Sub.	257			5	0 0	
Do.	10	Do.	•••	•••	*Do.	• • •	Do.	253	•••		5	0 (	
Do.	10	Do.	•••	• • • •	*Do.	•••	Do.	254	• • •		5	0 (	
Do.	10	Do.	•••	•••	*Do.	•••	Do.	255	•••	• • • •	5	$0 \ 2 \ 29$	
Do. Do.	-10 10	$egin{align}  ext{Wagin} \  ext{Do.} \ \end{aligned}$	•••	•••	Wagin Do.	•••	Town Do.	327 330	•••	•••	0	1 7	
Do.	10	Do. Do.	•••	•••	Do. Do.	• • • •	Do.	159			1	0 27	
Do.	10	Do.			Do.	•••	Do.	160			1	0 27	£10 each.
Do.	10	Do.			Do.		Do.	174			0	2 34	<b>↓</b>
Do.	10	Do.			*Do.	•••	Sub.	338			2	0 0	
Do.	10	Do.	• • •	•••	*Do.	•••	Do.	341	•••		2	0 0	
Do.	10	Do.	•••	•••	*Do.	• • •	Do.	342	•••		1	3 20 2 10	l les anah
Do. Do,	10 10	Do. Do.	•••	. •••	*Do. *Do.	• • • •	Do. Do.	$\frac{344}{345}$	•••		$\frac{2}{2}$	0 30	
Do.	10	Do.	•••		*Do.	• • • •	Do. Do.	346	•••	:::	1	3 17	
Do.	10	Do.			*Do.		Do.	399			$\stackrel{\scriptscriptstyle{1}}{2}$	0 11	
Do.	10	Do.			*Do.		Do.	355			<b>2</b>	0 34	£7.
Do.	11	Paddington			Paddington	•••	Town	198			0	1 0	)  ]
Do.	11	Do.	• • •		Do.	•••	Do.	199		]	0	1 0	
Do.	11	Do.	• • •	•••	Do.	•••	Do.	207	•••		0	1 0	1.1
Do.	15	Do.	•••	•••	Do.	•••	Do.	209	•••		0	$\begin{array}{ccc} 1 & 0 \\ 1 & 0 \end{array}$	
Do. Do.	15 20	Do. Broome			Do. Broome	•••	Do. Do.	$\frac{210}{195}$		•••	0	2 16	
Do.	22	Port Hedlar			Port Hedlan		Do.	115	•••		ő	1 0	
	27	Nullagine			~~ ** *		Do.	4			ŏ	1 0	
Do.							200.				9	0	

<sup>\*</sup> Suburbanlfor cultivation.

Plans and further particulars of these Lots can be obtained at this Office, or at the Office where they are to be sold.

N.B.—Land sold to a depth of 2,000ft. below the natural surface, except in Goldfields and Mining Districts, where it is granted to 40ft. only.

# RESERVES.

Department of Lands and Surveys, Perth, 27th May, 1903.

IIIS 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:—

No.	Content. a. r. p.	Town or District.	Purpose for which made.
8461 3707 1703	0 1 0	Boulder.—Lot $^{ m R}_{534}$	Mechanics' Institute.
$\frac{8700}{1989}$	1 3 8	Cue.—Lots 362, 372, 373, 403, and 406	Mining.
$8710 \frac{3}{57}$	2 3 2·4 about	Clarence.—Lot 17 (excluding road)	School site.
8714 1 5 0 5 0 6	about 59 0 0	Swan.—Bounded by lines starting from the North-East corner of Swan Location 1558, and extending East 26 chains 13 links; thence South about 22 chains, and West 20 chains 1 link; thence North to the North side of a surveyed road (shown on Diagram 2331), and along it West-North-Westerly to the South-West corner of Swan Location 1556; thence North to the South-West corner of Swan Location 1556, East to its South-East corner, and North to the starting point. (Plan 1 \frac{A}{40}; Swan 4 and 5. Diagram 2331.)  Victoria (Arrino).—Bounded by lines starting from the North-Eastern	Water.
25003		side of the Geraldton-Perth Road at its intersection with the East boundary of Victoria Location 1489, and extending North along said boundary to the Southern side of a surveyed road, passing along the South side of the Midland Railway Reserve; thence East-South-Easterly along said side of road for a distance of about 27 chains 50 links; thence South to the North-East side of Perth-Geraldton Road aforesaid, and along it North-Westerly to the starting point. (Plan C 36.)	
$8729 \atop {}^{3819}_{\overline{97}}$	0 1 0	Coolgardie.—Lot 380	Temperance Hall.
8730 7346	0 1 0	Coolgardie.—Lot 381 Reserve $\bigwedge_{4201}$ is hereby cancelled.	St. Andrew's Brotherhood (Church of England).

HERBT. FARMER, Acting Under Secretary for Lands.

CANCELLATION OF RESERVE \$\frac{\Lambda}{1951}\$ (KATANNING AGRICULTURAL AREA LOT 9), AND THROWING OPEN SAME FOR SELECTION UNDER PART V. OF "THE LAND ACT, 1898."

2 TO 6 Department of Lands and Surveys, Perth, 22nd May, 1903.

HIS Excellency the Governor in Executive Council has been pleased to approve of the Cancellation of Reserve \$\times\$ (Katanning Agricultural Area Lot 9), and also of said Lot being thrown open for Selection under Part V. of "The Land Act, 1898," on and after Monday, 15th June prox.

HERBT. FARMER, Acting Under Secretary for Lands.

# CANCELLATION OF HOMESTEAD FARMS.

Department of Lands and Surveys, Perth, 29th May, 1903.

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 lands contained therein will be again open for selection on and after the dates mentioned:—

Corres.	No.	Agricultural Area or District.	Location or Lot No.	Name.
Open 4153/97 11834/02 1699/02	for select 15/669 1847/74 *1400/74	ion on and after Co. Sound Avon do	tr the 17th	June, 1903. W. Treloar Jerome Noumard A. Douglas

\*Except about 30 acres on the North-West portion of Block.

HERBT. FARMER,

Acting Under Secretary for Lands.

# CANCELLATION OF RESIDENTIAL LEASES.

Department of Lands and Surveys, Perth, 12th June, 1903.

T is hereby notified, for general information, that the undermentioned Residential Leases have been cancelled for non-compliance with the conditions under which they were granted, and the lots contained therein will be again open for selection on and after the dates mentioned:—

Open for selection on and after the 17th June, 1903.

Corres.	No.	Town or Suburb.	Lot No.	Name.
14114/00	21/2726	Kalgoorlie	1672	Wesley Pryor
Ope	in for sele	ection on and after	· the 2	24th June, 1903.

Open for selection on and after the 24th June, 1903.

23/02 | 21/3147 | Ivanhoe ... | F718 | W. J. Green

R. CECIL CLIFTON, Under Secretary for Lands.

# WELLINGTON DISTRICT (NEAR COOKERNUP).

Open for Selection under Part V. of "The Land Act, 1898."

Department of Lands and Surveys, Perth, 25th April, 1903.

T is hereby notified, for general information, that the land lately excluded from Reserve \$\hfrac{\Lambda}{8381}\$, containing about 100 acres, and adjoining the East boundary of C.P. 48/1884, will be thrown open for selection, under Part V. of "The Land Act, 1898," on and after Monday, 25th May prox.

HERBI. FARMER, Acting Under Secretary for Lands.

# SALE OF FORFEITED LEASES AND LICENSES.

Department of Lands and Surveys, Perth, 9th June, 1903.

THE undermentioned Leases and Licenses (forfeited through non-payment of rent for the first-half of the year 1903) will be offered for Sale at Public Auction, at this Office, on 7th July next, at 11 o'clock a m.

- 2. Each Lease or 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 a half-year's rent.
  - 3. Premium and rent must be paid immediately after the sale, failure of which will render the sale void.
- 4. All improvements existing on any lot are the property of the Crown, and shall be paid for by the purchaser as the Hon. the Minister for Lands may direct.
  - 5. Lands not sold at the auction may be applied for on the following day, in the ordinary manner.

R. CECIL CLIFTON, Under Secretary for Lands.

[Corrected to 8th June, 1903.]

No.	Name.	Area.	Rent.	Division.	No.	Name.	Area.	Rent.	Division.
	Conditional Pur	CHASE—(	CLAUSE 46		C	Conditional Purchasi	E—Section	on 55—cor	itinued.
	4		£ s. d.		1			£ s. d	
46/292	Gray, J. B	241	3 0 0	Wellington	3182/55	Brown, T. G	, 130	1 12 6	Jandakot
663	Wright, G. F	160	2 0 0	Serpentine	3198	Quinn, R. D	100		Williams
993w	Nash, P. D	381	4 15 3	Dumberning	3248	Radford, G. L	120	1 10 0	Avon
1168	Williams, H. C.	45	0 12 6	Boyannp	3249	Radford, F. W. C.	100	1 50	do
	[A.B.]				3250	do	100	1 50	do
1226	Mouck-Mason, T. G.	148	1 17 0	Hay	3251	do	100	1 5 0	do
1227	do	172	2 3 0	do	3252	do	100	1 5 0	do
1240	Brown, M	160	2 0 0	Dalaroo	3268	Black, R. E	76	0 19 0	Williams
1249	Jones, W. H.	230	2 17 6	Serpentine	3291w	Jones, J	100	1 50	Kojonup
					3292w	do	100	1 5 0	do
	CONDITIONAL PUR	CHASE—S	FOUTON 55		3305	Black, J	100	1 50	Williams
	CONDITIONAL I CK	CHABL C	ECTION 00	•	3347	Fielder, C	100	1 50	do
161/55	Stewart, J. R	530 <sub>i</sub>	$6\ 12\ 6$	Dowerin	3348	do	100	1 50	do
320	Williams, G. A	163	2 0 9	Boyanup	3357	Lang, J. T	200	$2\ 10\ 0$	Swan
481	Hoddy, Jas	100	1 50	Avon	3363	Mitchell, W. O	160	2 0 0	Preston
613	Mouck Mason, T. G.	143	$1\ 15\ 9$	Tenterden	3387	Jones, Williams, and	370	$4\ 12\ 6$	Plantagenet
674	Braysher, R. D	177	$2 \ 4 \ 3$	Bainding		Lassey			
868w	Moyle, Walter	100	1 50	Kojonup	3388	Shaddick, J. N	150	$1\ 17\ 6$	Avon
869w	do	95	1 3 9	do	3389	do	100	1 5 0	do
870w	do	100	1 5 0	do	3409	Meikle, J. S	100	1 17 6	Plantagenet
910	Forward, M. A	72	0 18 0	Avon	3417	Turner, G	400	2 10 0	Nelson
1095	Watkins, E	200	7 10 0	Kojonup	3421	Elliot, R	160	2 0 0	Jandakot
1244	Binney, R. H	130	$1\ 12\ 6$	Canning	3433	Jewell and Illman	100	$1 \ 5 \ 0$	Bainding
1269	Stevenson, G. C	173	$2 \ 3 \ 3$	Tenterden	3442	McPherson, M	100	1 50	Williams
1317	Armstrong, C	100	$1 \ 4 \ 5$	Murray	3443	do	100	1 50	do
1335	Thomas, C	100	1 50	Williams	3444	McPherson, Chas.	100	1  5  0	do
1336	do	100	1 5 0	do	3454	Cooke, Jas	640	8 0 0	Avon
1344	Huelin, S. M	113	1 8 3	Jandakot	3455	do	360	4 10 0	do
1575	Skipworth, J	500	$6 \ 5 \ 0$	Wellington	3511	Ellis, M. C	300	3 15 0	Sussex
1743	Stevenson, C. G	184	2 6 0	Tenterden	3582	Robinson, I. G	200	2 10 0	Avon
1887	Woolj, I	170	6 7 6	Victoria	3586	Ervin, R. G	100	1 5 0	Williams
1888	do	205	7 13 9	do	3587	do	140	1 15 0	do
1933	Ulbrick, P. N	118	1 9 6	Avon	3588	do	100	1 5 0	do
1970	Merson, Geo	106	1 6 6	Torbay	3589	do	140	1 15 0	do
2023	Boyle, Geo	160	2 0 0	Avon	3590	Coates, G	100	1 5 0	do
2035	Mouck Mason, T. G.	170	2 2 6	Tenterden	3591	do	140	1 15 0	do
2117	Forrest, G. A	100	1 5 0	Avon	3592	do	100	1 5 0	do
2139	Allen, G. J	124	1 16 0	do	3593	do	100	1 5 0	do
2229	Bryant, A	100	0 16 3	do	3638	Marsengo, F	100	1 5 0	Swan
	7711	a. r. p.			3642	Sibley, L	140	1 15 0	Williams
2458	Ulbrick, P. N	97 1 0	1 4 3	do	3651	Evans, R. B	200	1 3 9	do
2493w	Wedd, T	100	1 5 0	do.	3664	Kenney, J	200	2 10 0	Swan
2495	Cowper, S. T	336	4 4 0	Dowerin	3676 3687w	Fleet, S	100	1 5 0	Avon
0.400	D 1. 4 7/5	a. r. p.	0.10.0	3.	3708	Smith, G. D Hill, W	88	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	do
2496	1	233 2 0	2 18 6	do	3785		100		Nelson
2497	Couper, I. R	320 320	4 0 0 4 0 0	do do	3786	Reen, T Groves, M	$\frac{100}{267}$	$\begin{array}{ccc} 1 & 5 & 0 \\ 3 & 6 & 9 \end{array}$	Swan Moorumbine
2498 2520	D / O T	140	1 15 0	Williams	3787	Butler, W. M	200	2 10 0	Williams
2520 2521	do	200	2 10 0	do	3801	Rankin, A. V	150	1 17 6	Avon
2531	α 23 m	484	6 1 0	Ucarty	0001		a. r. p.	T 11 0	2.4011
2535	Temby, C. S	100	1 5 0	Kojonup	3802	Gordon, D	134 3 0	1 7 6	do
2613	701 845	100	1 5 0	Dowerin	3854	Evans, T	120	1 10 0	do
2615	CV 113 T	200	2 10 0	Avon	3863	CI LL TO	100	1 5 0	Sussex
2616	manual management	100	1 5 0	Murray	3866w	0 77 70	160	2 0 0	Williams
2647		100	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Sussex	00007"	Orr, E. D	a. r. p.	2 0 0	, , iiiiailis
2691	CO I TO THE	200	2 10 0	Williams	3890	Black, J	25 3 2	0 10 0	do
2692		140	1 15 0	do	3891	Kenack, W. R	122	1 10 6	Wickepin
2693	Walsh, J	140	1 15 0	do	3892	Lloyd, J. E.	119	1 9 9	do
2819	Smith, C. C	153	1 18 3	Avon	3893	Severin, A. E	166	0 18 11	Katanning
2834	Mannion, M. J	100	1 5 0	Kojonup	3967	Black, Jas	100	0 12 6	Williams
2853	Barker, A	80	1 0 0	Co. Sound	3993	Rankin, A. V	230	2 0 0	Avon
2891w	Clarke, T. A	380	4 50	Plantagenet	3997	Ilett, J. B	789	9 17 3	Kojonup
2956	Thomas, C	100	1 50	Williams	3998	Harris, C. A	632	7 18 0	do
2957	do	100	1 5 0	do	4002w	Clark, W. E	100	1 5 0	Williams
~001	uo	a. r. p.		"	4007	Knap, G. H	100	1 5 0	Victoria
2977	Eldridge, E	21 2 6	0 10 0	Coolup	4017	Duggan, R	160	$\frac{1}{2} \frac{0}{0} \frac{0}{0}$	Kojonup
3017	Studsor, H. G	100	0 12 6	Swan	4052	Cowcher, G. S. F.	100	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Williams
3097	Sims, P. F	100	1 5 0	Avon	4101w	O'Keefe, D	100	$0 \ 12 \ 6$	do
	~~	, 100	_ ~ 0	, ~		,,	100		,

SALE OF FORFEITED LEASES AND LICENSES-continued.

No.	Name.	Area.	Rent.	Division.	Ņo.	Name.	Area.	Rent.	Division.
Ce	onditional Purchase	—Ѕестіо			C	CONDITIONAL PURCHAS	E—CLAUS		tinued.
1700/87		222	£ s. d		48/3961	Wallen D	102	£ s. d.	Swan
4192/55	Forward, G. E	200	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		4223w	Walker, D Fleay, H. E	102	1 50	Williams
$^{4193}_{4211 m w}$	do   Black, R. E,	200 160	1 0 0	do - Kojonup	4263	Poletti, R	420	5 5 0	Plantagenet
4247	Farraher, J	100	$\frac{1}{1} \frac{50}{50}$	Swan	4404	Sorensen, H	196	2 9 0	Kojonup
4249	Woods, S	100	1 5 0	do	4405	do	100	1 5 0	do -
4274	Forward, J	150	1 17 6	Avon	4406 4407	do	104 100	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	do do
4337	Sweeney, T. P	53	0 611	Alma	4442	do Pring, H	100	1 5 0	Murray
4364w 4370	Kerr, W. J Daniels, W. J	200 206	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Avon Kojonup	4443	Douglas, H	100	1 5 0	Kojonup
4372	Morris, Wm	37	0 10 0	Ewlyamartup	4485	do	100	1 50	do -
4374w	Wilkinson, G	260	3 5 0	Kojonup	4888w	Byrtle, S. S. E	160	2 0 0	do
4441w	Gillett, W. B	160	2 0 0	Williams	5085	Coulter, J. R	100	1 50	Canning
4468	Anderson, J. R	500	6 5 0	Avon	5137	Poletti, R	100	1 50	Plantagenet
$4482 \\ 4485$	Roberts, T. W Harley, P	100 100	$\begin{array}{ccc} 1 & 5 & 0 \\ 1 & 5 & 0 \end{array}$	Kojonup Williams		CONDITIONAL PUR	CHASE-	CLAUSE 49	
4532	Keleher, M. J	100	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do	49/38	Galle and Chipper	106	2 13 0	Sussex
4533	do	100	$\tilde{1}$ $\tilde{5}$ $0$	do	1249	Forward, C	83	1 0 9	Avon
4534	do	100	1 5 0	do	1284	Walston, A. S	459	5 14 9	do
4535	do	100	1 5 0	do	1564	Treasure, E. J	100	1 50	Kojonup
$4545 \\ 4551$	Brereton, W. E Ronan, Wm	57 205	$0\ 14\ 3$ $2\ 11\ 3$	Beverley	1713 1731	do Maryanski, M. [A.B.]	100 198	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	do Plantagenet
4557w	Ronan, Wm Watts, S. R	100	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Chapman Avon	1809w	Climie, E. S	150	1 17 6	do
4563	Whyatt, A	100	1 5 0	Kojonup	1952w	Jones Bros	100	1 50	Hay
4588	Bailey, E	65	0 16 3	Meckering	2032	Thompson, E. H. J.	146	1 16 6	Wellington
4598	Cox, L	156	1 19 0	Jandakot					=
4608	Endersby, E. J	255	4 3 4	Caljie	1	CONDITIONAL PUR	CHASE—S	ECTION 56	
$\frac{4641}{4654}$	Howarth, D. S Seabrook, W	100 670	$\begin{array}{ccc} 1 & 5 & 0 \\ 2 & 0 & 0 \end{array}$	Avon do	169/56	York, G. T	110	1 7 6	Swan
4666	Monaghan, A	195	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do	256	Buttle, F. T	100	1 50	Williams
4667	do	307	3 16 9	do	257	do	349	4 50	do
4678	Astrua, G	100	1 5 0	Nelson	258	do	135	1 13 9	do
4687	Starr, Hewitt, and	100	1 5 0	Kojonup	270	Smith, E. G	267	3 6 9 2 0 0	Dalyup
4696w	Starr Ellis, J	225	1 8 2	Williams	305 333	Thompson, E. H. J.	160 118	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Collie do
4697w	do	165	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do	352	αο do	160	2 0 0	do
4698w	do	100	$\tilde{1}$ $\tilde{5}$ $0$	do	426	Buttle, F. T	160	2 0 0	Williams
4699w	do	230	2 17 6	do	427	do	140	1 15 0	do
4701w	Crow, A. J	200	2 10 0	do	498	Campbell, A. J	96	1 4 0	Canning
4705	Kilpatrick, J	170	2 2 6	do	606 607	Drage, T. A. & J. E.	160 160	$\begin{bmatrix} 2 & 0 & 0 \\ 2 & 0 & 0 \end{bmatrix}$	Hay do
$4706 \\ 4736$	do Crowd, Geo	$\frac{152}{100}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do Nelson	688	O'Connor, J	100	1 5 0	Swan
4737	do	100	0 12 6	do	""	Improvements		3 8 3	
4753	Ager & Parfitt	180	1 2 6	Tweed	776	Summers, M. C	160	2 0 0	Nelson
4760w	Julian, D	100	1 5 0	Williams	777	do	600	7 10 0	do
4761w	do	100	1 5 0	do	829 852	Watkins, E Albrecht, H	160 158	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Kojonup Jandakot
4762w 4777	do Barry, J. A	$\frac{140}{100}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do do	945	Gee, A	221	5 10 6	Kojonup
4778	Jacobs, W	100	1 5.0	do	1003	McCorry, A. C	100	1 5 0	Avon
4779	do	100	1 5 0	do	1077	Poole, T. H	100	1 50	Nelson
4780	do	100	1 5 0	do	1081	Clydesdale, M. J	100	1 50	Swan
$4784 \\ 4830$	Hayward, W	71 100	$0\ 17\ 9 \\ 0\ 12\ 6$	Ewlyamartup	1090 1152	Taylor, H. W Brockman, F. D	100 150	1 5 0 1 17 6	Canning Nelson
4000	Lambert, E	100	0 12 0	IBWan	1153	do	150	1 17 6	do
					1164	Chapman, J	250	3 2 6	do
	CONDITIONAL PUR	CHASE—(	CLAUSE 47	•	1191	Bail, J. H	100	1 5 0	Plantagenet
47/543	Brookman, W. G	300 1	3 15 0	Murray	1202	Gregory, M	100	1 50	Avon
551	Milligan, D	150		Wellington	$1203 \\ 1204$	Lowman, M. J Pass, H	100 470	1 5 0 5 17 6	do Bowes
				, 0	1204	Pass, H, Pass, E	663	8 5 9	do
	Co		Y 10	,	1226	Crawford, A	410	7 8 6	Appertarra
	CONDITIONAL PUR				1241	Finlayson, C	200	2 10 0	Avon
48/224	Forward, C. [A.B.]	200		Avon	1249	Sidler, W. A. J	160	2 0 0	Yilgarn Dalaroo
460 486	Allender, F., sen Fouracre, J	100 400	$\begin{array}{ccc} 1 & 5 & 0 \\ 5 & 0 & 0 \end{array}$	Victoria Wellington	1285 1287	Cousins, W. J Sweeney, J	160 217	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Alma
507	Allender, F	100	1 5 0	Victoria	1293	Sweeney, J Mawhinney, G	80		Swan
854	Aitken, J. R. [A.B.]	102	$\frac{1}{2}$ 11 0	Wellington	1299	Smith, T. J	78	0 19 6	Jandakot
956	Treasure, J. J	100	1 5 0	Kojonup	1304	Waters, J	160	2 0 0	Swan
958	Cowcher, G. S	100	1 5 0	Williams	1308	Short, J. T., jun	100	0 12 6	Canning
2047	Thomas, J	100	1 5 0	Swan	1327w/56	Brown, M	170	2 2 6	Williams
$\frac{2113}{2169}$	Payne, J. R Giblett, J	$\frac{285}{100}$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$egin{array}{c}  m do \  m Nelson \end{array}$	1328 1337	Robbins, W. M Moulton, E. M	150 100	$ \begin{array}{c cccc} 0 & 18 & 9 \\ 1 & 5 & 0 \end{array} $	Swan Avon
2327	York, J. M	100	$1 \ 50$	Swan	1345	Poole, J. A	500	6 5 0	do
2398	Medbury, I.J. [A.B.]	76	0 16 6	Avon	1353	Stafford, M. A	100	1 50	do
2549	Forward, Chas	71	0 17 9	do	1369	Throssell, G	500	3 2 6	do
3034w	Byrtle, S. S. E	100	1 50	Kojonup	1370	Roughan, J. A	200	2 10 0	Williams
3075w 3197w	Pember, E. H Gell, C. L	144 100	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Plantagenet Williams	$1371 \\ 1372$	Ogilvie, A Ogilvie & Logue	440 530	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Alma do
3371	Hennessey, C	100	1 5 0	Melbourne	1377	Hefferman, R. B	148	0 18 6	
3452	Williams, D. & D.	100	1 5 0	Murray	ļ ' '				
3573	Ferguson, R. H	100	1 5 0	do		Conditional Pur	CHASE	TATISE 20	
3798w	Byrtle, S. S. E	100	1 5 0	Kojonup		COMPILIONAL LUB			-
3804w 3805w	Fleay, H. E	100 100	$\begin{array}{ccc} 1 & 5 & 0 \\ 1 & 5 & 0 \end{array}$	Williams do	20/31	Taylor, J	a. r.p. 542 0 10	44 17 7	Mt. Hardey
3816w	Ellis, W	100	1 50	do	281	Smith, J. M	131 2 30	15 13 6	Homebush
3891	Farmer, T., jun	100	1 5 0	Avon	291	Walker, R	$100\ 2\ 35$	2 17 8	Clifton
		,		l .	•		ı		

SALE OF FORFEITED LEASES AND LICENSES—continued.

No.	Name.	Area. Ren	t. Division.	No.	Name.	Area.	Rent.	Division.
	Conditional Pul			<b>U</b> i	NCONDITIONAL PRE-EM	PTIVE RIG		
52/20	Williamson, F	£ s. 119   1 S		13/17 18	Dalgety & Co do	1,000 1,000	£ s. d. 5 0 0 5 0 0	East
	CONDITIONAL PUR		7 60.		Special Leas	eClaus	E 114.	
339/60 377 419 433 465 466 470	Hopson, A. J. Brittain, W. C Hamilton, C. J Bagley, J Savage, W. H. Mainland, H Williams, P. J	10 0 0     1 10       10 0 0     1 10       10 0 0     1 10       10 0 0     1 10       10 0 0     1 10       5 0 0     0 15	O Plantagenet O Swan O Sussex O Gascoyne O Nelson	114/243 246 35/14	McKernan, J McKenzie, K  Lease of Resi Garrity, P		5 0 0 AUSE 35.	Bunbury Wellington
484 497	Brakenridge, J do	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$			Special Leas		on 152.	
	Homestead Li	EASE—CLAUSE 1	7.	243/152 275	Main, M. E Li Lim	a. r. p.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Boulder Derby
17/209	Climie, E. S Survey fee	l   1 2	•	281 314 327 338	Thomas & Daly Summers, M. C Stranaghan, J Wilson & Co., A. H.	$\begin{array}{cccc} 0 & 1 & 0 \\ 10 & 0 & 0 \\ 0 & 2 & 0 \\ 0 & 0 & 9 \end{array}$	0 10 0 3 0 0 1 0 0 0 10 0	do Nelson Kalgoorlie Pt. Hedland
138/68	Brockman, G. J.	ASE—SECTION 6		386	Collie Prop. Coal- fields of W.A.	0 0 32	1 0 0	Collie
355	(Improvements) Garrity, P., sen Survey fee	18,388 1,098 17 3	3 2 Kojonup	387 391	Murphy, C. N Kalgurli Gold Mines, Ltd.	0 2 0 1 3 14	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Broome Trafalgar
<ul><li>462</li><li>512</li><li>526</li></ul>	Walton, W. H Survey fee Nottle, J. E Survey fee Barr, D. M	1,000   6 0 1,000   5 4 1,000   5 4 1,000   5 4	3 6 4 2 do 3 6 do	401 416 424 428 429	O'Brien, P Scherini, M Hanley, J. McM Downey, J Mays, H	0 1 0 0 2 20 0 0 39 0 0 20 0 0 20	0 10 0 1 10 0 1 10 0 15 0 0 15 0 0	Boulder Parkerville Boulder Kalgoorlie do
561 614	Survey fee Douglas, H Survey fee Braysher, R. D Survey fee	1,000 4 13 0 16 300 1 18 0 18	8 9 Kojonup 6 6 8 9 Bainding	430 431 441 454 461	Phillips, J Dedman, C. Theleman, F. Jewell, J. D. Percy, P.	0 0 38 0 0 38 1 0 0 25 0 0 0 0 19	6 5 0 3 12 6 2 5 0 1 10 0 1 10 0	Coolgardie do Forrest Bainding Broome
727 823w	Andrewartha, J Survey fee Cowcher, S. S Survey fee	$\begin{array}{ c c c c c c }\hline & 435 & 1 & 7 \\ & \dots & & 0 & 11 \\ & 800 & 2 & 18 \\ & \dots & & 0 & 14 \\ \hline \end{array}$	1 6   3 4   Williams	464 465 483 494 513	Gould, W Knoop, L. A. H Meagher, L Hemsworth, G. E. Briggs, T. J.	8 2 0 0 0 4 5 0 0 0 1 36 15 0 0	2 5 0 1 10 0 1 10 0 1 0 0 6 0 0	Greenmount Swan Nelson Broome Co. Sound
	SPECIAL OCCUPATIO			514	Rowland, J. R  LEASE OF RESE	15 0 0 RVE—SEC		do
7/142 806	Rogers, J Horton, J		0 0   Plantagenet 3 0   Victoria	$^{1}73/42$ $^{205}$	W.A. Turtle and Fish Preserving Co. Reilly, W	24,000 224	a. r. p.	Kimberley
V	V.A. LAND COMPANY-	-Conditional I a. r. p.	Purchase,		TIMBER TRAMW	`	non 802.	· ·
A85 E23 F5 K28	Townsley, E. D Quartermaine, A. Fleay, H. E Allen, G. J. [A. B.]	$ \begin{vmatrix} 47 & 2 & 0 & 0 & 12 \\ 1,000 & 12 & 10 \\ 100 & 1 & 5 \end{vmatrix} $		6/802 10	Golden Horseshoe Estates Co. W.A. Goldfield Firewood Supply Co., Ltd.	•••	11 0 0 70 0 0	Eastern Kurrawong
	W.A. LAND COMPA	ny—Pastoral	LEASE.		PASTORAL LICE	ense—Cl	Ause 63. £ s. d.	
f28 g15 17 h16	Kersley, G Spanswick, R Quinn, M Barron, E. G	5,000   2 10 5,000   2 10 8,000   4 0 2,000   1	0 0 do 0 0 do 0 0 do	63/7 104 116	Snook, J Broun, F. R. D Garrity, P., jun PASTORAL LICES		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
k9 14	Doncon, E do  Working Man's	7,000   3 10 1,000   0 10 BLOCK—SECTION	0 0   do	127/109 129 137 146	Smith, E. L Garrity, P., jun W. A. Bank Clifford, J	1,800 2,970 3,000 3,000	1 0 0 1 10 0 1 10 0 1 10 0	
165/88 179 183	Cumming, G. J Williams, J Atkins, G. W		4 6   Murray 0 0   Collie	•	STORAL LEASE—SOUTH- Slater, G Jones, R. & W Hassell, J. F. T			AUSE 66.
8/206 207 237 266		2,300 3 6 6,742 7 6 3,000 1 10	0 0   Avon 0 0   do	418 486 488 520 929 935 939 1043 1063	Smith, C. C Jones, T. J do Coates, W Salvado, R do do Slvado, R Sewell, C	8,000 3,000 2,730 3,000 4,000 32,000 2,800 4,000 10,000	4 0 0 1 10 0 1 10 0 1 10 0 2 0 0 9 0 0 1 10 0 2 0 0 5 0 0	
214/71	Poison Leas Hosken, S. M. J Survey fee			1102 1158 1634 2293 2402	Barron, E. G Clune, J. & J Salvado, R Reynolds, T., jun Gibbs, H	360 19,000 1,000 6,000	0 10 0 3 0 0 0 10 0 3 0 0	

SALE OF FORFEITED LEASES AND LICENSES—continued.

No.	Name.	Area. Ren	t. Division.	No.	Name.	Area.	Rent.	Division.
Past	ORAL LEASE—SOUTH-V		Clause 66	Pasto	RAL LEASE—EUCLA	Division—S		
66/2431 2466 2562 2567 2613 2642 2726 2727	Potts, R Shenton, E. C Grover, W Bostock, G. H Dousett Bros Grover, W Moir, G do	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	181/95 184 185 187 188 197 198 199 200	Scott, G. B. do do do do do do do	20,000 40,000 20,000 20,000 20,000 20,000 20,000 20,000 20,000 20,000	£ s. d. 2 10 0 5 0 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0	
Past	ORAL LEASE—SOUTH-V	VEST DIVISION	-Section 93.	D. cm	oner Image Norm	ner Wage Dra	TIGITAL CI	10mrosz 06
131/93 221 230 238 289 320 328	Cowcher, G. S. F Doncon, R. C do Spanswick, R Cowcher, S. S Quartermaine, E	3,000   1 10 3,000   1 10 6,000   3 0 4,000   2 0 3,000   1 10 3,000   1 10	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	121/96 122		20,000 20,000	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
336	Doncon, R. C	7,000 3 10	0 0	739	Moir, W. & G. C.			
337 339	do Jones, A. J	$egin{array}{c c c} 4,000 & 2 & 0 \\ 3,000 & 1 & 10 \\ \hline \end{array}$	0	Pa	STORAL LEASE—EA	stern Divis	ion—Sect	10N 97.
382 384 404	Holly, W. L Muir, T Cranbrook and Tenterden Pastoral Co.	2,000 1 0 3,000 1 10 5,000 2 10	0 0	170/97 184 210 211 212	Davenport & Bitmo Emanuel, J. S. & S. do	25,000   20,000   20,000   60,000   60,000	1 11 3 1 5 0 3 15 0 5 0 0 3 15 0	
412 423 442 443 445 513	Moulton, L. J Moriarty, A Horn, E Harris, J. J Grover, Wm Norrish, M. E	3,000   1 10 3,000   1 10 3,000   1 10 3,000   1 10 3,000   1 10 3,000   1 10	0 0 0 0 0 0 0 0	225 255 255 278 279 281	do Dimer, H Crofton & Co., A. I	100,000   20,000 H.   20,000   20,000	6 5 0 1 5 0 0 12 6 0 12 6 6 5 0	
516 540 542 546 547	Teede, A. S Stone, J Butterly, J. A Bowron, T Booth, H	$ \begin{array}{c cccc} 10,000 & 5 & 0 \\ 3,000 & 1 & 10 \\ 4,000 & 2 & 0 \\ 3,000 & 1 & 10 \\ 3,000 & 1 & 10 \end{array} $	0 0 0 0 0 0 0	Pas 71/160	TORAL LEASE—KIM			ause 71.
548 562 563 574 581 604 611 631 w 639 640 643	do Thompson, A. B do Harris, J. J Klintworth, J Woods, J Salvado, R. Woods, J Remiers, J. G Hester, E. N & G. W. Louder & Lang Cameron, A	3,000   1 10 3,000   1 10 3,000   1 10 3,000   1 10 3,000   1 10 3,000   1 10 3,000   1 0 3,000   1 10 3,000   1 10 5,000   2 9 5,000   2 10	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	PASS 232/98 370 391 392 398 399 401 408 410	Shaw & Piggott Cameron, A. do do do Blythe, J Rose, J. C. & E.	20,000 102,000 50,000 50,000 50,000 50,000 20,000	5 0 0 0 48 0 0 0 12 10 0 0 12 10 0 0 12 10 0 0 12 10 0 0 5 0 0 0 9 7 6 6 5 0	TION 98.
645 657	do Sutton, B	$\begin{vmatrix} 3,000 & 1 & 10 \\ 5,000 & 2 & 10 \end{vmatrix}$	0 0	Paste	ORAL LEASE—GOLD	FIELDS DIST	RICTS —SEC	ction 102.
669 670 675 688 691	Sheridan, S do Brown, F. R. B Quinn, M. J Smith, J	$egin{array}{c cccc} 3,000 & 2 & 0 \\ 3,000 & 1 & 10 \\ 6,000 & 1 & 10 \\ 3,000 & 0 & 15 \\ 3,000 & 0 & 15 \\ \hline \end{array}$	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	508/102 533 535 558	Hall, H. A.	20,000   20,000   15,000   20,000	$\begin{bmatrix} 5 & 0 & 0 \\ 5 & 0 & 0 \\ 1 & 17 & 6 \\ 5 & 0 & 0 \end{bmatrix}$	Western North-West do Kimberley
67/91 237 238 239	Gordon, W. B  STORAL LEASE—WEST  Wainwright, H. G. & C. H.  Padbury, Loton, & Co. do  do  STORAL LEASE—WESTI	30,000   15 0 20,000   5 0 20,000   5 0 20,000   5 0	-CLAUSE 67.	559 711 849 893 968 978 979 980 981 982 983	Oakes, H Dalgety & Co., Lt Hall, H. A. Reichelt, A. Lee Steere & Sprig Corbey, W. J. & J. do do do Muir, J. M. Grace, M. & S. A.	21,000 10,000 gg 2,560 P. 10,000 60,000 20,000 16,000 20,000	2 0 0 5 0 0 5 5 0 0 12 6 0 10 0 2 10 0 15 0 0 4 0 0 1 5 0 1 5 0	do Western North-West Eastern do North-West do do do Eastern do
198/94 523		$\begin{array}{c c} 14,000 & 2 & 10 \\ 207,000 & 2 & 17 \end{array}$	0 6	1045 1046 1085	do	20,000 20,000 16,000	5 0 0 5 0 0 4 0 0	Western do
68/114	PASTORAL LEASE—EUCH Graham, W. L.	20,000   2 10	0 0	1100 1122 1192 1193	Maddock, G. W. Fegan, J Gibson & Cassidy do	20,000 20,000 20,000 20,000	$\begin{array}{cccc} 0 & 12 & 6 \\ 5 & 0 & 0 \\ 1 & 5 & 0 \\ 1 & 5 & 0 \end{array}$	Kimberley Eastern Kimberley Eastern do
P 152/95 161	ASTORAL LEASE—EUCI Ryan, C Besley, Jackson, Woodward, and Jagoe		0 0	1196 1204 1230 1231 1269	O'Leary, M. Crofton & Wickha Winn, John do	30,000	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	do North-West Kimberley do Eastern
166 170	Scott, G. B	40,000 5 0 35,000 4 7	0 0	1209 1287 1293	Matthews, W. T.		3 2 6 7 10 0	do North-West
173	do	20,000 2 10 20,000 2 10	0 0	1303 1304	Inglis, J	20,000	$\begin{array}{cccc} 7 & 10 & 0 \\ 1 & 5 & 0 \\ 1 & 5 & 0 \end{array}$	Eastern do

SALE OF FORFEITED LEASES AND LICENSES-continued,

Name.	Area.	Rent.	Division.	No.	Name.	Area.	Rent.	Division.
		ictsSec	TION 102-		RESIDENTIAL LEASE-		_	ued.
Gordon, J. M do Eaton, E. W Corboy, W. J. and	20,000 20,000 20,000 30,000	£ s. d. 5 0 0 5 0 0 0 12 6 7 6 3	Kimberley do Eastern North-West	21/2585 2595 2613 2641 2645	Morris, C Kittelty, H. A. J Kunchey, J. W Ryan, M	a. r. p. 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0	$\begin{array}{cccc} 0 & 5 & 0 \\ 0 & 5 & 0 \\ 0 & 5 & 0 \end{array}$	Ivanhoe, F331 Leonora, 226 Boulder, 779 Brown Hill, 75 Day Dawn, 196
Fegan, J Burges, W Corboy, W. J Lee, Whitchurch,	38,000 34,000 20,000 64,000	8 2 6 8 10 0 5 0 0 2 0 0	Kimberley Western North-West Eastern	2655 2663 2677 2695 2698	Coates, G Dixon, Wm Maloney, H Holmes, R. P Hocking, R	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	0 5 0 0 5 0 0 5 0 0 2 6 0 5 0	Lake View, 7 Mt. Morgans, 89 do 73 Boulder, 935 Lake View, 98
ton do Clarkson, A Hall, H. A McDonald, H	64,000 16,000 15,000 15,000 20,000 10,750	2 0 0 3 19 0 1 17 6 1 17 6 2 10 0 1 2 6	do Western North-West do do	2733 2744 2715 2749 2781 2789	White, H. A. Kinnane, W. Menzies, J. Foote, A. A. Drage, G. W. McCashney, T.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccc} 0 & 5 & 0 \\ 0 & 2 & 6 \\ 0 & 5 & 0 \\ 0 & 2 & 6 \\ 0 & 2 & 6 \\ 0 & 5 & 0 \end{array}$	Day Dawn, 143 Mt. Morgans, 81 Boulder, 1523 do 1524 do 1528 Day Dawn, 146 Boulder, 1514
Leake, A Warner, J. H McKinnon Bros., & Watson	60,000 125,000 5,000	7 10 0 3 18 1 0 12 6	Western Eastern North-West	2800 2803 2814 2832 2837	Shannahan, T Jackson, D. H Strickland, A. J Dewar, S. V Winfield, B. C.	$egin{array}{cccc} 0 & 1 & 0 \\ 0 & 1 & 0 \\ 0 & 1 & 0 \\ \end{array}$	$ \begin{array}{cccc} 0 & 5 & 0 \\ 0 & 5 & 0 \\ 0 & 5 & 0 \end{array} $	do 1532 Kookynie, 337 Lake View, 220 Kookynie, 297 Boulder, 1455
do do Ball & Corbett Sturgess, G	5,000 5,000 5,000 3,000 25,000	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	do do do	2869 2870 2886 2889 2894	Faul, T. V. Robottom, V. L. Braddock, Jas. Hodge, P. Rapson, F.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccc} 0 & 5 & 0 \\ 0 & 5 & 0 \\ 0 & 5 & 0 \\ 0 & 5 & 0 \\ 0 & 5 & 0 \end{array}$	Collie, 641 Lawlers, 365 Day Dawn, 145 Boulder, 804 Ivanhoe, F162
Residential L	easeCl	AUSE 21.		2897 2916	Hillman, H. R	$\begin{bmatrix} 0 & 1 & 0 \\ 0 & 1 & 0 \\ 0 & 1 & 0 \end{bmatrix}$	0 5 0	Lawlers, 362 Kookynie, 319 do 320
Every, F Butler, J. B Harris, J Coates, J Griggs, C. F Frazer, J Harrison, W House, E Nelson, W., jun. Eyres, W. E Goodwill, H. H Ridgewell, A. G Wakelin, A. E Kelly, L. L Mathews, W Quinlan, J. Peers, J. R Ellis, R. J Coad, A Ellis, E O'Toole, T Cox, H Thomas, J. J Colgan, R McKenna, H Henderson, W. D. Sewell, L Doheney, J Dyson, J Elliott, R Hayes, F. F Hamilton, J. Roberts, J. T. Smart, G. T. Axon, J Hancock, J. Lewis, I. J. Griffiths, J. Croker, A. A. O'Donoghue, W. J. Phillips, W. H. Hudson, F. R. Cheek, R. S. Wells, E	0 0 30 0 1 0 0 1 0 0 0 39 0 1 0 0 1 0	0 5 0 0 0 5 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 5 0 0 0 0 0 5 0	Fremantle, 1410 Ivanhoe, 153 Lake View, 15 Boulder, 743 do 798 Collie, 437 Boulder, 931 do 985 Hannans, 1229 do 1238 Collie, 427 Kalgoorlie, 1152 Boulder, 91 Brown Hill, 89 do 81 Lake View, 150 do 205 Kookynie, 172 Brown Hill, 130 Boulder, 1117 Brown Hill, 133 Lake View, 99 Kalgoorlie, 1495 Collie, 426 Ivanhoe, F349 S. Cross, 445 Kookynie, 138 Kalgoorlie, 1234 Collie, 423 Kookynie, 133 Boulder, 1237 Collie, 722 do 746 Fremantle, 1422 Ivanhoe, F358 S. Cross, 496 Kookynie, 161 Coolgardie, 1875 Kookynie, 146 Mt. Morgans, 131 do 161 Kalgoorlie, 1736 Kookynie, 146 Mt. Morgans, 131 do 161 Kalgoorlie, 1736 Kookynie, 146 Mt. Morgans, 131 do 161 Kalgoorlie, 1736 Kookynie, 156 do 147	2953 2956 2969 2973 2988 3012 3014 3016 3017 3021 3025 3027 3028 3030 3031 3039 3042 3053 3081 3083 3084 3087 3089 3095 3116 3117 3118 3119 3120 3121 3122 3123 3124 3126 3127 3128 3129 3130 3131 3131 3131 3131 3131 3131 313	Reilly, J Handley, W. T Stammers, C Canny, B Bull, A Von Ziegler, A. S. M. Maloney, J. J Snell, T Duncan, H Berg, J. N O'Sullivan, J Carlson, V. L. Axford, W. R. Eather, W Long, J. T C'ifford, P Blakeman, H. W. McGill, A. E Hickey, L Stenhouse, G. Stenhouse, W. D O'Hara, A. B Rosewarne, W. H. O'Connor, P. Curran, T Skews, W Robinson, W. J Hensley, R Conningham, T. J. Patford, F Angilley, W. H. Lyons, J. A Bevan, F Lock, M Geary, J. H. McAllan, J. Ryan, T Ritchie, J. H. Walker, J McDonald, A. Davey, R Axford, C. H. Bull, F. C. Parnell, D. Green, W. J Morgan, C. J	0 1 0 0 1 0 0 0 0 1 0 0 0 0 1 0	0       5       0       0       5       0       0       0       5       0	Lawlers, 360 Trafalgar, 315 Kookynie, 325 Ivanhoe, F344 Boulder, R717 S. Cross, 507 Ivanhoe, 708 do 767 Leonora, 362 do 366 do 366 do 366 do 366 do 366 do 366 Lawlers, 344 Brown Hill, 96 Ivanhoe, F571 Fremantle, 114 do 1116 Day Dawn, 15 Kookynie, 301 Fremantle, 114 do 131 do 137 do 1437 Mertondale, 147 do 131 do 146 do 155 do 156 do 156 do 156 do 156 do 157 Leonora, 288 do 289 Trafalgar, 237 Ivanhoe, F714 Fremantle, F714 Fremantle, F714 Fremantle, F715 Fremantle, 144 Fremantle, 147 Fremantle, 148 Fremantle, 147 Fremantle, 148 Fremantle, F715 Fremantle, F715 Fremantle, F715 Fremantle, 1467
	Gordon, J. M do Eaton, E. W Corboy, W. J. and J. P. Fegan, J Burges, W. Corboy, W. J Lee, Whitchurch, Clayton, & Clifton do Clarkson, A Hall, H. A do McDonald, H do Warner, J. H. McKinnon Bros., & Watson do do Schfereier, C. H Every, F Butler, J. B Harris, J Coates, J Griggs, C. F. Frazer, J Harrison, W. House, E Nelson, W., jun. Eyres, W. E. Goodwill, H. H. Ridgewell, A. G. Wakelin, A. E. Kelly, W Kelly, L Mathews, W. Quinlan, J Peers, J. R. Ellis, E O'Toole, T. Cox, H Thomas, J. J. Colgan, R McKenna, H. Tyffe, H. W Thomas, J. J. Colgan, R McKenna, H. Tyffe, H. W Thomas, J. J. Colgan, R McKenna, H. Tyffe, H. W Henderson, W. D. Sewell, L Doheney, J. Dyson, J Ellis, E O'Toole, T. Cox, H Thomas, J. J. Colgan, R McKenna, H. Tyffe, H. W Thomas, J. J. Colgan, R McKenna, H. Tyffe, H. W Thomas, J. J. Colgan, R McKenna, H. Tyffe, H. W Thomas, J. J. Colgan, R McKenna, H. Tyffe, H. W Thomas, J. J Colgan, R Colgan, R McKenna, H. Tyffe, H. W Hancock, J Lewis, I. J. Croker, A. A. O'Donoghue, W. J. Phillips, W. H. Hudson, F. R. Cheek, R. S.	Continued   Continued   Continued   Continued   Conton, E. W.   Corboy, W. J. and J. P.   Fegan, J.   38,000   Sturges, W.   20,000   Corboy, W. J.   20,000   Colarkson, A.   16,000   Clarkson, A.   16,000   McDonald, H.   20,000   do   15,000   McDonald, H.   20,000   do   10,750   Coake, A.   60,000   Warner, J. H.   125,000   McKinnon Bros., & 5,000   McKinnon Bros., & 5,000   Sturgess, G.   5,000   Sturgess, G.   25,000   Sturgess, G.   25,000   Sturgess, G.   25,000   Sturgess, G.   25,000   Sturgess, G.   26,000   Coates, J.   00 1 0   C	AL Lease—Goldfields Districts—Sec	AL LEASE—GOLDFIELDS DISTRICTS—SECTION 102—  continued.  2 s. d.  Gordon, J. M.   20,000   5 0 0   do  Eaton, E. W.   20,000   7 6 3   Kimberley  do   20,000   7 6 3   Korth-West  J. P.  Fegan, J.   38,000   8 2 6   Kimberley  Burges, W.   34,000   8 10 0   Western  Corboy, W. J.   20,000   5 0 0   Kimberley  Burges, W.   34,000   8 10 0   Western  Corboy, W. J.   20,000   5 0 0   Kimberley  Western  North-West  Lee, Whitchurch, 64,000   2 0 0   do  Clarkson, A.   16,000   3 19 0   Western  Molonald, H.   20,000   1 17 6   do  do   10,750   1 2 6   do  Molonald, H.   20,000   2 10 0   do  Marner, J. H.   125,000   3 18 1   Eastern  McKinnon Bros., & 5,000   0 12 6   do  do   5,000   0 12 6   do  Ball & Corbett   3,000   0 15 0    Sturgess, G.   25,000   0 15 0    Eastern   RESIDENTIAL LEASE—CLAUSE   21.  Schfereier, C. H.   0 0 20   0 5 0    Eastern  RESIDENTIAL LEASE—CLAUSE   21.  A. P. P.   10   10   10   10   10   10   10    Frazer, J.   0 1 0   0 5 0    Butler, J. B.   0 1 0   0 5 0    Butler, J. B.   0 1 0   0 5 0    Cartes, W. E.   0 1 0   0 5 0    Cartes, L. L.   0 1 0   0 5 0    Coad, A.   0 1 0   0 5 0    Makhews, W.   0 1 0   0 5 0    Makhews, W.   0 1 0   0 5 0    Mokenna, H.   0 1 0   0 5 0    Mokenna, H.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheke, R. S.   0 1 0   0 5 0    Cheker, D. W. J.   0 1 0   0 5 0    Cheker, S. S.   0 1 0   0 5 0    Cheker, R. S.   0 1 0	AL LEASE—GOLDFIELDS DISTRICTS—SECTION 102—  continued.  2 s. d.  Gordon, J. M	AL LEASE—GOLDFIRIDS DISTRICTS—SECTION 102—continued.  Gordon, J. M. 20,000 5 0 0 0 do	A. Lease—Gold-Pirkle Districtors—Section 102—continued.	A. Lease - Goldwined   Part   Continued   Part   Continued   Part   Continued   Part   Continued   Part   Continued   Part   Part   Continued   Part   Par

SALE OF FORFEITED LEASES AND LICENSES-continued.

1					1		Division.	No.	Name,	. Area.	Re		Division.
	Residential Lease	C	LAUS	se 2	1—c	ontin	ied.		RESIDENTIAL LEA	seClause	21	onti	nued.
			a. r.	ъ.	£	s. d.				a. r. p.	£s	. d.	
21/3187	Cheek, S		0 1	Ô	0	26	Kookynie, 302	21/3391	Roberts, W. F.	0 1 10	0 5		Day Dawn, 220
3191	Scannell, A		0 1	0	0	50	Boulder, R710	3394	1 ~ 1 1 ~	01 0	0 5		do 215
3194			0 1	0	0	26	Mertondale, 130	3396	- · · ·	01 5	0 5		do 217
3195	Conway, E		0 1	0	0	26	do 142	3398	T . ~ ~ ~	01 0	0 5		do 232
3196			0 1	0	0	26	do 141	3400	7	01 0	0 5		do 230
3197	Somersvine, J. E. I	I.	0 1	0	0	26	do 143	3402	0 22 10	01 6	0 5		do 214
	W.							3409	78.75 / 1 TTT A	01 0	0 5		Kalgoorlie, 1445
3198	John, W		0 1	0	0	26	do 138	3411	1 3 5 4 4 4	01 0	0 5		Hannans, F89
3199			0 1	0	0	26	do 144	3413	75.67 (3 77.77	0 1 0	0 5		Day Dawn, 231
3200	Finlay, J. H.		0 1	0	0	26	do 157	3418	rr 11 -	0 1 0	0 5		Lawlers, 369
3201	Waters, J		0 1	0	0	26	do 131	3427		0 1 12	0 5		Day Dawn, 221
3202	Evans, E. G	]	0 1	0	0	50	Mt. Morgans, 69	3432	777 777 100	0 1 0	0 5		Kalgoorlie, 1474
3212	Killyer, C. V.	. [	01	0	0	5 0	Ivanhoe, 405	3433		0 1 11	0 5		do 1328
3214	Ashworth, J		0 1	0	0	50	Collie, 719	3442	"	0 1 0	0 5		Mt. Morgans, 141
3215	Clark, W		0 1	0	0	50	do 626	3444		01 0	0 5		do 86
3235	Meehan, J. S.		0 0	30	0	50	Fremantle, 1453	3447	TTT 1211 OL 1	01 0	0 5		do 93
3236	Winter, E. J.		0 0	28	0	50	do 1439	3452		0 0 30	0 5		Fremantle, 1140
3255	Clifford, S. N		0 1	0	0	50	Trafalgar, 437	3458		0 2 4	0 5		Boulder, 1409
3256 -	Armstrong, H		0 1	0	0	5 0	do 446	3464	The same of the same	0 0 30	0 5		Fremantle, 1138
3257	Clifford, J. A.		0 1	0	0	5 0	do 447	3465		0 0 30	0 5		do 1129
3258	l		0 1	0	0	5 0	do 453	3466		0 1 13	0 5		Day Dawn, 222
3259		[	0 1	0	0	5 0	do 454	3469	70 7 6	0 0 30	0 5		Fremantle, 1460
3263	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\	0 0	39	0	5 0	do 462	3474	l '	0 1 0	0 5		Brown Hill, 101
3264	0334 373		0 1	0	0	5 0	do 466	3481		0 1 11	0 5		Kalgoorlie, 1317
3265	Olliver, L	]	0 1	0	0	50	do 468	3483		0 1 24	0 5		Collie, 735
3266	1 M 6 13 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	l	0 1	0	0	5 0	do 469	3484		0 0 30	0 5		Fremantle, 1428
3270		.	0 1	0	0	5 0	do 477	3488	CO TOT	0 1 0	0 5		Wiluna, 148
3282	Keeping, J.		0 1	0	0	5 0	do 458	3495	3 - 7 - 3 -	0 1 0	0 5		Kookynie, 304
3301	1 100 mg		0.0	30	0	50	Fremantle, 1454	3500		0 1 0	0 5		Day Dawn, 243
3302	in ir		0 2	4.	0	26	Boulder, 1376	3502	~ ~ ~ ~	0 1 0	0 5		S. Cross, 497
3308	77' ' 77		0 1	0	0	5 0	Brown Hill, 260	3504	****	0 1 0	0 5		Dawn Dawn, 241
3311	17' TT		0 1	0	0	26	Trafalgar, 232	3505	1 mm 4 ' 1	0 1 0	0 5		Lawlers, 376
3313	J		0 1	0	0	2 6	Brown Hill, 8	3513		0 1 0	0 5		Kalgoorlie, 1476
3315			0 1	Ō	Ó	2 6	do 235	3515		0 1 0	0 5		Mt. Morgans, 203
3316	1 1 2		0 1	Ö	0	2 6	do 353	3529	w =	0 1 0	0 5		Kalgoorlie, 1181
3317			0 1	ō	Ō	2 6	do 254	3531		0 1 0	0 5		Ivanhoe, 432
3322	1 ~ · ° ~	.	0 1	21	0	26	Parkerville, 147	3532	77 77		0 5		Boulder, 1254
3323	~~~		0 1	0	Ō	2 6	Brown Hill, 213	3557	2003 - 100 £	0 1 0	0 5		Fremantle, 1457
3330			0 1	ō	Ō	2 6	Trafalgar, 264	0007	raminiho, a. m.	( 0 0 00	, 0 0		E Tomanto, 1401
3340	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		0 1	ō	Ō	2 6	do 213						
3370	1 mm 1		0 1	ŏ	Ŏ	5 0	Lawlers, 375	ĺ	Ringbarking	1111111111	TTD A	ג מדכ	
3383	1 0 1 7		0 1	ŏ	ŏ	5 0	Day Dawn, 210		WINGRARKING	- LANJANEE	OP AL	νEA.	
3389	77 D	}	0 1	ŏ	ō	5 0	Boulder, 1170	1537/74	Lockwood, E. S.	H.   48}	0	9 0	1

# THE LAND ACT, 1898.

(62nd Vict., No. 37.)

REGULATION RESTRICTING CUTTING OF TIMBER ON STATE FORESTS.

2582 1903 Department of Lands and Surveys, Perth, 4th June, 1903.

Is Excellency the Governor in Executive Council has been pleased to make the following Regulation under the provisions of Section 161 of "The Land Act, 1898":—

No person shall, without the special permission, in writing, of the Minister for Lands or his agent (such permission only to be given where the timber is required for use within the boundaries of the said State Forests), fell, cut, split, or remove any timber growing or standing on the areas of Crown Land hereafter to be known and distinguished as Yerbillon, Dedari, Ghooli, Cunderdin, Merriden, Gilgai, and Edjudina State Forests, the boundaries of which are respectively described hereunder:—

# YERBILLON.

All Crown Lands within a radius of five miles from the Yerbillon Pumping Station, No. 5.

# DEDARI,

All Crown Lands within a radius of five miles of Dedari Pumping Station No. 8.

# GHOOLI.

All Crown Lands within a radius of five miles of Ghooli Pumping Station No. 6.

# CUNDERDIN.

All Crown Lands within a radius of five miles from the Cunderdin Pumping Station No. 3.

# MERRIDEN.

All Crown Lands within a radius of five miles from the Merriden Pumping Station No. 4.

# GILGAI.

All Crown Lands within a radius of five miles of Gilgai Pumping Station No. 7.

# EDJUDINA.

Bounded on the North and East by lines starting from a point situate East about 280 chains from Survey Mark E36 (Yabbo Hill), and extending West 800 chains and South 640 chains; the opposite boundaries being parallel and equal. (Plan 34/300.)

Any person offending against this Regulation shall, on conviction, be subject to a penalty not exceeding £20.

HERBT. FARMER,
Acting Under Secretary for Lands.

# THE LAND ACT, 1898.

 $\frac{4623}{1903}$ 

Department of Lands and Surveys,

Perth, 27th May, 1903.

Perth, 27th May, 1903.

IS Excellency the Governor in Executive Council has been pleased to approve of the following Regulations relating to Residential Leases of lands now open for selection, or which may hereafter be declared open for selection, as Residential Lots.

HERBT, FARMER, Acting Under Secretary for Lands.

# REGULATIONS FOR RESIDENTIAL LEASES.

#### Repeal.

1. The Regulations of the 17th day of July, 1901, and all other regulations heretofore made relating to Residential Leases, are hereby repealed.

These Regulations, made this 27th day of May, 1903, shall come into force forthwith,

# Applications.

2. Any person above the age of eighteen years, resident in Western Australia, and intending to actually reside on the lot applied for, may be an applicant for land set apart for Residential Leases.

But no lease of any lot shall be applied for, granted to, or held by any Asiatic or African alien, or any person having any interest in any other Residential Lot within two miles of the Lot applied for.

- 3. Every application-
  - (1.) Shall be in the form of Schedule A, with the declaration therein contained; and
  - (2.) Shall be lodged with the Land Agent for the District; or, in case there is no Land Agent for the District, with the Warden or Resident Magistrate.
- With every application the applicant shall pay a fee of Ten shillings, and the amount of rent payable in advance, in accordance with the provisions of "The Land Act, 1898," or any amendment thereof, and of the Regulations there-
- 5. All applications shall be subject to the approval of the Minister. The Land Agent, Warden, or Resident Magistrate shall forthwith forward the application, with his recommendation thereon, and the fee and rent, to the Minister. The applicant may be granted by the Land Agent, Warden, or Resident Magistrate, respectively, permission to occupy the land applied for temporarily, in the form of Schedule B.
- The granting or refusal of the application shall be in the discretion of the Minister, but priority will, where practicable, be given to married applicants where husband and wife intend to reside on the area applied for.
- If an application is refused, the rent paid with the application shall be returned to the applicant.
- 8. (1.) If an application is approved, a lease shall be granted to the applicant in the form or to the effect of Schedule C, as from the first day of the quarter next preceding the date of approval of the application, upon payment by the applicant of a fee of Ten shillings for the cost of the lease.
- (2.) On approval of an application, notice shall be given to the applicant by letter sent by post to his address
- (3.) If the fee of Ten shillings is not paid within thirty days after the posting to the applicant of notice of approval, such approval shall be void and the application shall be deemed to have been refused.
- 9. The granting of any lease shall not be a waiver of the restrictions mentioned in Regulation 2.

# Conditions of Lease.

- 10. No lease or interest in a lease shall be held by any Asiatic or African alien, nor by any person under the age of eighteen years, nor by any person who is interested in any other Residential Lease within a distance of two miles.
- 11. Every lease shall be granted and held subject to the provisions of "The Land Act, 1898," and any amendment thereof (hereinafter referred to as the Act), and the Regulations thereunder in force for the time being relating to Residential Leases (hereinafter referred to as the Regulations).
- 12. Every lease shall be limited to the natural surface of the land demised, and the land below the natural surface to a depth not exceeding 40 feet if situated within a goldfield or mineral district, and if not so situated, not exceeding 200 feet.
- 13. The term granted by any lease shall not exceed twenty-one years from the first day of January preceding the date of the application.

- 14. (1.) The yearly rent for the first eleven years shall be as fixed by the Minister at the date of approval of the application for the lots generally in the Residential Area within which the lot applied for is situated or for the particular lot applied for.
- (2.) Until otherwise fixed by the Minister, the yearly rent for the first eleven years shall be Ten shillings.
- (3.) The yearly rent for the subsequent period of ten years shall be fixed by the Minister twelve calendar months at least before the expiration of the preceding eleven years.
- (4.) The rent shall be payable half-yearly in advance, in accordance with the provisions of the Act.
- (5.) The yearly rent payable under any lease granted prior to these Regulations shall be Ten shillings as heretofore, and such rent shall continue payable until the termination of such lease.
- (1.) Possession of the Residential Lot shall be taken by the applicant within two calendar months of the approval of the application, and thenceforth it shall be used as the habitual abode of the lessee, or some member of his family, for nine months at least in every year, except as provided in paragraph (2) of this Regulation.
- (2.) In case of sickness or special necessity, the Minister may, on application in the form of Schedule D, and on payment of a fee of Five shillings, grant the lessee authority in writing to absent himself for any period of such nine months.
- 16. The lessee shall, subject only to Regulation 15, continue in actual and personal occupation of the land, and, except as hereinafter provided, shall not use the land or permit it to be used for any business, trade, or occupation, or for any purpose whatever other than the bona fide residence of the lessee.
- 17. If a lessee, or the husband or wife of a lessee, has or acquires any interest in any other Residential Lot within two miles of the lot, the lease may be forfeited.

But this Regulation shall not apply where the husband or wife of a lessee is permanently living separate and apart from the lessee.

# Transfers.

- 18. (1.) No transfer or under-lease shall be allowed without the consent in writing of the Minister in that behalf first obtained, on application in the form of Schedule E. No such consent shall be given within six months of the granting of the lease, except in very special
- (2.) On every such application the lease shall be produced, with a statutory declaration by the intended transferee or sub-lessee in the form of Schedule F, and the fee of Twenty shillings shall be paid.
- (3.) No transfer or under-lease shall be allowed to any person not entitled to be an applicant for or to hold the lease, and the allowance of any such transfer or under-lease shall not avoid a forfeiture of the lease.
- No portion of any Residential Lot shall be transferred or sub-let under any circumstances whatever.

# Forfeiture.

- 20. (1.) A lease may be forfeited by the Minister-
  - (a.) If the rent is not fully paid at the times and in manner provided by the Act.
  - (b.) In case of breach, non-performance, or non-observance of any of the conditions thereof or of the provisions of the Act or Regulations.
- (2.) No acceptance of rent, or other act subsequent to any breach, non-performance, or non-observance as aforesaid shall be deemed to be, or operate, or be pleaded as a waiver of the forfeiture, and no forfeiture shall be waived otherwise than by an express waiver under the hand of the Minister.
- 21. A lease may be determined at the option of the lessee, at the expiration of any year of the tenancy, by notice in writing, given by the lessee to the Minister three months before the expiration of such year.
- Within one month of the expiration, or sooner determination of any lease, the lessee may remove any build-
- ings or fixtures on the lot.
  23. If, in the opinion of the Minister, a lease has been or has become liable to be forfeited, he shall give notice thereof to the lessee by letter sent by post addressed to the lot in question or by notice in the Government Gazette; and unless, within the time limited by such notice, the Minister is satisfied to the contrary, the lease may, by notice in the Government Gazette, be absolutely forfeited.

# Mortgages.

24. A lessee may not mortgage his lease without the consent of the Minister. On such consent being given, a lease may be mortgaged in accordance with the provisions of "The Land Act, 1898," or any amendment thereof, and of

the Regulations thereunder, but such mortgage shall only be effected for the purpose of bond fide improving the lot. This Regulation shall not apply to mortgages effected prior to the coming into force of these Regulations.

#### Business Permits.

- 25. (i.) If, in the opinion of the Minister, it is desirable so to do, he may, in his discretion, grant to any lessee permission to carry on, upon his residential lot, any specified business or businesses.
- (2.) Such permission shall be granted at such additional annual rent as the Minister may in each case determine, payable half-yearly in advance, as from the next preceding quarter day.
- (3.) Such permission shall not be granted in respect of any Residential Lease granted before the publication of these Regulations, but such lease may be cancelled, and a new lease granted in lieu thereof, subject to these Regulations.
- 26. Application for a business permit shall be made in the form of Schedule G, and a deposit of £5 shall be paid with every application.
- The application shall be lodged and dealt with as hereinbefore provided in the case of an application for a lease.
- 28. Before granting permission, the Minister shall satisfy himself, by any such personal or other inquiry as he may deem fit, of the bona fides of the application, and that the permission applied for is necessary in the general interest of the neighbourhood,
- 29. If the Minister refuses to grant the permission applied for, the deposit, after deducting the expenses of the inquiry (if any), to be fixed by the Minister, shall be returned to the applicant.
- 30. If the Minister is prepared to approve of the grant 30. If the Minister is prepared to approve of the grant of a permit, he shall give notice, by letter sent by post to the applicant, of the amount of additional rent fixed; and the applicant shall, within twenty-eight days after the posting of such letter, forward to the Minister the additional rent for the current half-year. If such rent is not received by the Minister within such time, the application shall be forthwith cancelled and the deposition of the such rent is so received the application. forfeited. If such rent is so received the application shall be deemed granted, and the expense of any inquiry shall be deducted from the deposit, and the balance credited to the lessee on account of future rent.
- 31. No permission shall be granted for a longer term than five years, or extending beyond the seventh or fourteenth year of the term of the lease, but such permission may be renewed on such terms as the Minister may think fit.
- 32. Such permission may be granted in the form of Schedule H.
- 33. The additional rent shall be payable half-yearly in advance, at the times and in manner prescribed for payment of the rent reserved by the lease, and, in case of default in payment in accordance therewith, the permission may be cancelled by order of the Minister.
- 34. The permission may be cancelled by order of the Minister in his absolute discretion at any time if, in the opinion of the Minister, any business other than the business expressly authorised is carried on upon the residential lot.
- 35. The permission shall follow every approved transfer or sub-lease of the residential lot.
- 36. (1.) No lessee shall sell or allow or permit the sale of any liquor on his residential lot by virtue of any license under "The Wines, Beer, and Spirit Sale Act, 1880," or any amendment thereof, for consumption either on or off the premises, without the special permission, in writing, of the Governor.
- (2.) No such permission shall be granted for a longer period than one year without the special consent of the Governor, but every such permission may be renewed, and shall be revocable at any time at the discretion of the Minister.

# Resumption.

Resumption.

37. The whole or any part of a residential lot leased, or agreed to be leased, under these Regulations, may be resumed by the Governor for mining purposes, or for any public purpose whatever, at three months' notice to the lessee, published in the Government Gazette; and immediately after the expiration of such three months, all the estate and interest of the lessee therein shall cease and determine as if the lease had never been granted. But on any such resumption, the lessee shall be entitled to receive from the Minister the fair value of any improvements existing on the Minister the fair value of any improvements existing on the land resumed, to be ascertained, in the absence of agreement, by one competent person to be appointed by the lessee and one by the Minister, and any difference of opinion

between the said valuers shall be determined by the Resi dent Magistrate of the District or Warden of the Goldfield within which the land is situate acting as umpire.

#### Transmission.

38. On the death or bankruptcy of a lessee his legal personal representative or the Official Receiver or trustee of his estate may be registered as the lessee, but a transfer to a person entitled to be an applicant for and to hold a lease shall be made by such representative, Official Receiver, or trustee, and be registered within three calendar months, otherwise the lease shall be forfeited.

I "terpretation.

39. In these Regulations the term "lessee" includes any authorised transferee or sub-lessee.

# SCHEDULE A.

Correspondence No......

THE LAND ACT, 1898.
Application for a Residential Lease.
Appln. No. { Division.
Plan
Town or Suburban \ Area \ \ Area \ \ \ Acreage
I,* , of , hereby apply for a lease of the surface of the land described above under the provisions of the Regulations made the 27th day of May, 1903, and published in the Government Gazette, and I do solemnly and sincerely declare that  1. That I am above the age of eighteen years;
2. That I intend to actually reside on the lot applied for:
3. That I have no interest in any other Residential Lot within two miles of the lot applied for.
And I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Ordinance made and passed in the 18th year of the reign of Her late Majesty, Queen Victoria, No. 12, intituled "An Ordinance for the abolition of unnecessary Oaths and to substitute Declarations in lieu thereof."  Declared at this
Declared at this day of 190, Signature of Applicant.
Justice of the Peace (or) Agent for Minister. * Full names, address, and calling to be inserted.
Received this Application at o'clock on the day of , 190 , with fee of 10s., also the rent of for the year ending 31st December, 190 .  Collector of Land Revenue.  Collector of Land Revenue.
Application approved, as shown above, to a depth of feet below the natural surface, this day of , 190.  Term of lease to extend from to
By order of the Minister for Lands,
Lease signed, Date Lease issued to Date, 190.
COMEDINE D
SCHEDULE B.

THE LAND ACT, 1898. Permit to occupy Residential Lot.

Appln. No. Division. Plan: Town or Suburban } Lot No.....Acreage..... Place and date of application application

This is to certify that , of applicant for the above-mentioned Résidential Lot, is entitled to occupy the same under the Regulations made the 27th day of May, 1903, and published in the Government Gazette, pending the graphing of Tagential ment Gazette, pending the granting or refusal of a lease thereof.

Dated the

day of

, 190 .

Land Agent [or Warden or Resident Magistrate].

...........

# SCHEDULE C.

THE LAND ACT, 1898.

Lease of Town or Suburban Land as a Residential Lease. WESTERN AUSTRALIA.

District or Goldfield.

EDWARD VII., by the Grace of God of the United Kingdom of Great Britain and Ireland King, Defender of the Faith, of Great Britain and Ireland King, Defender of the Faith, etc., etc., etc. To all to whom these presents shall come, Greeting. Know ye that, whereas by "The Land Act, 1898," and the amendments thereof, power is given to the Governor in Council to grant Residential Leases of any town, suburban, or rural lands on such terms as he may think fit; AND WHEREAS on the day of 190, the Governor duly made Regulations for the granting of such leases.

of such leases.

AND WHEREAS , of , in the State has made application for a lease of the land hereinafter described pursuant to the said Regulations; AND WHEREAS our Minister for Lands has approved the granting of the

said lease. Now, THEREFORE, We of our special Grace, and in consideration of the rent hereinafter reserved, and on the part of the said , his executors, administrators, and assigns (hereinafter called the Lessee) to be paid, and in exercise of the powers in that behalf to Us given by the said Act, Do by these presents demise to the Lessee the natural surface, and so much of the land as is below the natural surface to a depth of feet, of all that piece or parcel of land described in the Schedule hereto, and deparcel of land described in the Schedule hereto, and delineated in the Plan hereon, with the appurtenances, to hold the same, subject to the provisions of "The Land Act, 1898," and any amendments thereof and the Regulations thereunder for Residential Leases now in force or at any time during continuance of this lease to be in force for the time being, unto the Lessee, for the term of years, to be computed from the day of; TIELDING AND PAYING for the same, half-yearly in advance, on the first day of March and the first day of September in every year, during the first eleven years of the said term, the yearly rent of unto Us, our Heirs said term, the yearly rent of unto Us, our Heirs and Successors, without deduction, (the first of such payand successors, without deduction, (the first of such payments having been made with the application for this lease); and during the subsequent period of ten years such yearly rent as shall be fixed by our Minister for Lands twelve calendar months at least before the expiration of the calendar months at least before the expiration of the preceding eleven years, payable half-yearly as aforesaid: Preovided, Nevertheless, that it shall at all times be lawful for Us, our Heirs and Successors, or for any person or persons acting in that behalf by our or their authority, on three months' notice to the Lessee, published in the Government Gazetle, to resume and enter upon possession of the deviced requires which it is the context of the deviced requires which it is the context of the deviced requires which it is the context of the deviced requires which it is the context of the deviced requires which it is the context of the deviced requires which it is the context of the deviced requires which it is the deviced requires the context of the deviced requires the context of the deviced requirement of the device the whole or any part of the demised premises which it may at any time by Us, our Heirs and Successors, be deemed necessary or desirable to resume for mining purposes or for any public purpose; and immediately after the expiration of such three months all the estate and interest of the Lessee in the land demised, or in the portion thereof resumed (as the case may be), shall cease and determine as if this lease had never been granted: PROVIDED also that on any such resumption, the Lessee shall be entitled to receive from our Minister for Lands the fair value of any improvements existing on the said land, to be ascertained by one competent person to be appointed by the Lessee and one by the Minister for Lands, any difference of opinion between such valuers to be determined by the Resident Magistrate of the District or Warden of the Goldfield within which the land is situate, acting as umpire: Provided Also that the Lessee shall not transfer or underlet the demised premises, except in accordance with the said the demised premises, except in accordance with the said Regulations. And we do hereby save and reserve to Us, our Heirs and Successors, all mines of gold, silver, copper, tin, and other metals, ore, and minerals, or other substances containing metals, and all gems and precious stones in and under the said land, with full liberty at all times to search and dig for and carry away the same, and for that purpose to enter upon the land or any part thereof: Propurply also that if the Lessee shell during the said terms. VIDED ALSO that if the Lessee shall during the said term at any time make default in payment of the annual rent hereby reserved, and such default shall continue after the times set forth in Section 136 of "The Land Act, 1898," for the receipt of rents with fines, or in case of any breach or non-observance by the Lessee of any of the provisions and conditions of this lease or of the said Act or any amendants. ment thereof, or the Regulations thereunder for Residential Leases now in force or at any time during the continuance of this lease to be in force for the time being, and on the part of the Lessee to be observed or performed, this lease may be forfeited, and it shall be lawful for Us, our Heirs and Successors, into and upon the said demised premises, or any part thereof, in the name of the whole, to re-enter, and the same to have again, re-possess, and enjoy as if this deed poll had never been executed, without making any com-pensation to the said Lessee.

THE SCHEDULE REFERRED TO:

In witness whereof we have caused our said Minister for Lands to affix hereto his seal and set his hand this day of

# SCHEDULE D.

THE LAND ACT, 1898.

Application for Leave of Absence from Residential Lot. To the Under Secretary for Lands, Perth.

, of , the lessee , situated at of Residential Lot apply for authority to absent myself from the said Residential Lot for the period of on the following grounds:-.....

Dated the day of , 190 .

(Signature).....

# SCHEDULE E.

THE LAND ACT, 1898.

Application for Leave to transfer or sub-let a Residential Lot.

To the Under Secretary for Lands, Perth.

I, the lessee of Residential Lot , situate at , apply for leave to transfer [or sub-let] the said Lot to

by the instrument of transfer [or sub-lease] hereunto annexed.

Dated the

day of (Signature).....

# SCHEDULE F.

THE LAND ACT, 1898.

Declaration by proposed Transferee or Sub-lessee of  $\stackrel{\scriptstyle \perp}{Residential}\stackrel{\scriptstyle \perp}{Lot}.$ 

solemnly and sincerely declare as follows:-(1.) That I am the intended transferee [or sub-lessee] named in the transfer [or sub-lease] hereunto annexed of Residential Lot , situated

(2.) That I am above the age of eighteen years.
(3.) That I intend to actually reside on the Lot intended

to be transferred [or sub-let] to me.

(4.) That I have no interest in any other Residential

Lot within two miles of the lot applied for.

And I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Ordinance made and passed in the eighteenth year of the reign of Her late Majesty Queen Victoria, No. 12, intituled "An Ordinance for the abolition of unnecessary Oaths and to substitute Declarations in lieu thereof."

Declared at , 190 , Signature of day of this Applicant. before me.

> Justice of the Peace (or) Agent for Minister.

# SCHEDULE G.

THE LAND ACT, 1898.

Application for Business Permit.

To the Under Secretary for Lands, Perth.

lessee of Residential Lot, of , situated at , apply, in accordance with the Regulations made the 27th day of May, 1903, and published in the Government Gazette, for permission to carry on the business of upon the said lot,

and herewith deposit the sum of £5. Dated the

, 19 . day of (Signature) .....

# SCHEDULE H.

THE LAND ACT, 1898.

Business Permit for Residential Lot.

Town or Suburban } Application No..... Lot No..... Plan.....

Permission is hereby given to the lessee of the Residential Lot above described, to carry on the said lot for on the business of

the term of , commencing , at the yearly rent of  $\pounds$  , to be paid by the lessee half-yearly, in advance, together with and in addition to the rent reserved by the lease, and subject to the Regulations made the 27th day of May, 1903, and published in the Government Gazette. APPLICATION UNDER SECTION 152 OF "THE LAND ACT, 1898," AS AMENDED BY "THE LAND ACT AMENDMENT ACT, 1902."

> Department of Lands and Surveys, Perth, 20th April, 1903.

T is hereby notified, for general information, that it is proposed to grant to "The Perth Electric Tramways, Limited," of Perth, a Lease under Section 152 of "The Land Act of 1898," as amended by "The Land Act Amendment Act, 1902," for a term of seventeen years, for the purpose of a Car Barn.

The position of the land as surveyed is shown on the plans of the Department of Lands and Surveys, Perth, the application being numbered  $\frac{54}{150}$ .

HERBT. FARMER, Acting Under Secretary for Lands.

# THE AGRICULTURAL LANDS PURCHASE ACT, 1896.

Department of Lands and Surveys, Perth, 8th April, 1903.

Perth, 8th April, 1903.

HIS Excellency the Governor in Executive Council has been pleased to repeal the Regulations made under "The Agricultural Lands Purchase Act, 1896," on the 2nd day of June, 1898, and to make the following Regulations under the said Act.

HERBT. FARMER, Acting Under Secretary for Lands.

#### REGULATIONS.

- 1. Whenever land is proclaimed open to selection under Section 11 of "The Agricultural Lands Purchase Act, 1896," applications may be made for any allotment thereof at such place and between such dates as may be fixed by the proclamation.
- 2. Every application shall be in the Form A in the Schedule, and shall be deemed to have been received on the last day of the period during which applications may be made.
- 3. Every applicant shall make a statutory declaration in the Form B in the Schedule, with such alterations as the Minister may approve. Such declaration shall be made before a Justice of the Peace, the Under Secretary for Lands, or an agent duly appointed by the Minister for Lands.
- 4. The application and declaration must be enclosed in a sealed envelope, endorsed "Application for land in the ......Estate," and delivered or sent by post to the officer appointed to receive the same.
- 5. A deposit at the rate of £7 12s. 10d. for each One hundred pounds of the selling price of the allotment, as fixed by the Governor, shall be made with the application.
- 6. Applications will be opened and considered on the day next following the last day appointed for the receipt thereof, or as soon thereafter as practicable.
- 7. The Minister may reject the application of any person who, in the opinion of the Minister, is not qualified to be an applicant, or is disqualified, or is not a bond fide intending settler on the allotment applied for.
- 8. Should there be only one application for any allotment, the Minister may in his discretion approve or reject the application, and notice thereof shall be posted to the applicant.
- 9. Should any such application be refused, the allotment applied for shall be again proclaimed open to selection, or submitted to auction, as the Minister may direct.
- 10. If there are two or more applications for the same allotment, the Minister may direct the allotment to be submitted to auction for competition between the applicants only, or to public auction, at such time and place as he may determine.
- 11. At any such auction the reserve shall be the selling price of the allotment fixed by the Governor, and the highest bidder at a price equal to or exceeding the reserve shall, if qualified to be an applicant, be deemed the successful applicant.
- 12. The highest bidder at any such auction shall immediately pay to the person acting as auctioneer a deposit at the rate of £7 12s. 10d. for each One hundred pounds of the amount of his bid, but credit will be given to an applicant for the amount paid with his application (if any).
- 13. If the highest bidder at a public auction was not an applicant for the allotment, he shall forthwith sign the prescribed form of application, and make the prescribed declaration, and his application shall thereupon be approved.

- 14. The deposit paid by every applicant whose application is not approved will be returned to him.
- 15. On the approval of an application, a lease shall, as soon as practicable, be granted to the applicant in the Form C in the Schedule, or to the effect thereof, for the term of twenty years, commencing on the first day of the quarter next preceding the date of the approval of the application.
- 16. The price of the allotment as fixed by the Governor, or, in the case of a submission to auction, as ascertained by the highest bid, shall be payable as an annual rent extending over the term of the lease, and as prescribed by the Agricultural Lands Purchase Acts, and section 136 of "The Land Act, 1898."
- 17. The deposit paid with the application, or to the auctioneer, as the case may be, shall be applied in payment of the rent payable for the first year of the term granted by the lease
- 18. At the expiration of the said term of Twenty years, and upon payment of all rent reserved by the lease, and upon the Minister for Lands being satisfied that all the conditions thereof on the lessee's part to be observed and performed have been duly complied with, and upon payment of the prescribed fees for a Crown Grant and the registration thereof, the lessee, his executors, administrators, or assigns, shall be entitled to a Crown Grant for rural land in fee simple, in the form prescribed in the Land Act in force for the time being, of the said land or so much thereof as may for the time being be comprised in the lease.

HERBERT FARMER, Acting Under Secretary for Lands.

# THE SCHEDULE. Form A.

Correspondence No.....

Application for a Conditional Purchase under "The Agricultural Lands Purchase Act, 1896."

Division.				
	District or County			
	Agricultural Area			
No	Section No			
Plan	Place and Date of Application			

I HEREBY apply for a Conditional Purchase Lease of the allotment of Crown Land described below, under the provisions of "The Agricultural Lands Purchase Act, 1896," and the Regulations thereunder. I am 18 years of age, and intend to reside upon the land applied for.

Nos. of Blocks applied for:

Declaration on back of this form is to be made and signed before a J.P., or Agent for the Minister.

Name at full length, address, and calling	Land now held by Applicant under above-mentioned Act, exclusive of present Application.				Acre- age applied	Annual Rent.			
of Applicant.	Nos.	Acreage.	Nos.	Acreage.	for				
						£	s.	đ.	
		ļ							
		<u> </u>	<u> </u>					<u> </u>	
Signat	Office								
Received this Applica		REFERENCES.							
, 190 , with deposit of, for Under Secretary for Lands.							Applicants are requested not		
							to write in		
Application approved, as shown above, thisday of							space	е.	
Lease to extend from		<b></b>	. to						
Received									
	, C	ollecto	r of La	nd Re	enue.				
	Ď	ate			, 190 .				
Lease signed, Date									
Leaselissued to		Da	ate	••••	, 190 .				

ed by me,	For what kind of farming is the land re-		C. Lie Toppy	ce made o substi-		
d signe	For what of farm the lan quired.	T T T T T T T T T T T T T T T T T T T	The state of the s	ordinau i, and t		
exed an	Where acquired.			of an C 7 Oaths		
ereunto anne	What kind of farming.			provisions. cumecessary	90 , 1. I.P.:	(
pplication he	Previous experience in farming.			irtue of the Abolition of	, 190 , J.P	Tinister.
the al	Machinery.			id by v. or the		r the D
R Acr, 1896  of Selector.  described in 18.	Description of stock owned by me.			o be true, an Ordinance I	e, day of	or Agent for the Minister.
Ackicultural Lands Purchase Acr, 1896.  Declaration of Qualification of Selector.  [A.B.] of	Particulars of all land now held by me, either solely or jointly with any other person, or in which I have any share or interest.			nd I make the above solemn declaration, conscientionsly believing the same to be true, and by virtue of the provisions of an Ordinance made sed in the 18th year of Her late Majesty Queen Victoria, No. 12, intiruled "An Ordinance for the Abolition of unnecessary Oaths, and to substicionations in lieu thereof."	this day of 190 Before me, 150	:
e that the fo	in family.	manage approximate to a displacement		unn declarati er late Majes		
erely declar	Married or Single,			nd I make the above solem: sed in the 18th year of Her clarations in lieu thereof."		
[A.B.] ofnly and sincerely $\delta$	Age.	1 2000 00 00 00 00 00 00 00 00 00 00 00 0		make the the the the tions in		
do solemnly	Occupa- tion.			And I and passed in tute Declara		
		Form C.				
NI -		<u>RÜL</u>				
NoLease	w	ESTERN AUSTR gricultural Land		Act, 1896	5 <b>.</b>	
		Lot No.				
eas, King, Er ese Presents race, and in rt of	nperor of Inc shall come, consideration	the Grace of Go and of the Bi lia, Defender of Greeting: Kno n of the rent he	od, of the Uritish Domi the Faith. ow Ye that Vreinafter res	To all We of ou served, a	to where to when to whom to who where to the total total to the total to	cia th
e powers in chase Act, d the amen	this behalf 1896'' (herei dments there	ern includes the control of the cont	oy "The Ag to as the ' e presents	ricultu ' princi <sub>l</sub> Demise	ral La al Act unto	the

PROVIDED ALWAYS, and it is hereby agreed and declared, that this demise is made subject to the provisions of and to the conditions prescribed by the principal Act and "The Land Act, 1898," so far as the same apply to land held under the principal Act and the amendments thereof, and the regulations thereunder, respectively, which at any time during the continuance of this demise may be in force for the time being. And subject also to the further conditions following, that is to say:—
That the lessee shall, within six months from the date of this lease, take, in his own person, possession of the said land, and shall reside upon it, and make it his usual home, without any other habitual residence, during at least six months in each year for the first five years of the term hereby granted.

That the lessee shall not transfer, sublet, or part with possession of the land or any part thereof within two years of the approval of the application for the lease, nor at any time thereafter without the consent, in writing, of Our Minister for Lands first obtained, which consent shall not be given unless and until it is proved to the satisfaction of Our Minister for Lands that the lessee has in all respects observed the terms and conditions of this lease.

And that the lessee shall not at any time during the continuance of

And subject also to the further conditions following, that is to say :-

application for the lease, nor at any time thereafter without the consent, in writing, of Our Minister for Landas first obtained, which consent shall not be given unless and until it is proved to the satisfaction of Our Minister for Lands that the leases lass in all respects observed the terms and conditions of this lease.

And that the leases shall not at any time during the continuance of this lease hold, except as a trustee or mortgagee, any area or areas of land within the State exceeding in the aggregate one thousand acres, either solely or jointly or in common with any other person or persons, or any legal or equitable estate or interest therein.

And it is further agreed and declared that if the lesses shall at any time during the said term make default in payment of the rent hereby reserved or any part thereof, or shall fail or neglect to comply with, perform, and fulfil all or any of the conditions or provisions of these properties of the said Acts or Regulation or any amendment thereof demises may be in force for the time being and on the part of the lesses to be observed or performed, it shall then upon be lawful for Us, Our Heirs and Successors, into and upon the said land, or any part thereof, in the name of the whole, to re-enter, and the same to have again, re-possess, and enjoy, together with all improvements thereon, without making any compensation to the Lessee.

Any it is further agreed and declared that at the expiration of the said term of Twenty years, and upon payment of all rent hereby reserved, and it upon the due performance of all conditions prescribed by these presents and by the said Acts and the Regulations thereunder and on the part of the Lessee to be observed and performed, and upon payment of the prescribed fees for a Crown Grant for prescribed with, the Lessee shall be entitled to a Crown Grant for rural land in fee simple of so much of the land hereby demised, in the form prescribed in the Land Act for Our said State in force for the time being, excepting, however, thereform

# PLAN HEREIN REFERRED TO.

# CANCELLATION OF RESERVE $_{5431}^{\Lambda}$ (KAL-GOORLIE LOT R 960), AND THROWING OPEN SAME FOR SALE.

Department of Lands and Surveys, Perth, 29th April, 1903.

IIS Excellency the Governor in Executive Council has been pleased to approve of the Cancellation of Reserve  $\underset{5431}{\bigwedge}$  (Kalgoorlie Lot R 960), and also of said Lot R 960 being thrown open for sale by public auction, as provided by "The Land Act, 1898," at an upset price of £10.

The Crown Grant for this Lot will only extend to a depth of 40 feet below the natural surface of the ground.

> HERBT. FARMER, Acting Under Secretary for Lands.

# THE ROADS ACT, 1902.

 $\frac{5_{-1}_{-4}}{9_{-5}}$ 

Department of Lands and Surveys, Perth, 4th June, 1903.

OTICE is hereby given that it is the intention of His Excellency the Governor, by Order in Council, after the expiration of twenty-one days from this date—

- 1. To divide the Greenough Roads District into four Wards, to be called the North Ward, the East Ward, the South Ward, and the Central Ward, with the respective boundaries hereunder described.
- 2. To determine the number of Members for each Ward, as follows:—Two Members each for the North, East, and South Wards, and three Members for the Central Ward.

# R. CECIL CLIFTON,

Under Secretary for Lands.

NORTH WARD.—Bounded on the South-Westward by part of the centre of Phelps Road and its prolongation North-Westerly; on the North-Westward by a North-Easterly line therefrom to Wizard Peak and thence East; and on the South-Eistwird by part of the centre of McCartney Road and its prolongation North-Easterly.

East Ward.—Bounded by lines starting from the intersection of the centre of McCartney Road with the centre of Phelps Road and extending North-Easterly along said centre of McCartney Road and its prolongation to a point situate East of Wizurd Peak; thence due East to a spot due South from a point eight miles West from Tallering Peak; thence due North to a spot due West from a point one and a half miles North from Gullewa Spring in Victoria Location 836; and thence due East to a point in a South-Easterly line from Tallering Peak to Mt. Gibson; thence South-Easterly along part of said line to a point situate West of Mt. Hill; thence West through the summit of Mt. Hill to the prolongation South-Easterly of the centre of Phelps Road and along such prolongation and said centre of Phelps Road North-Westerly to the starting point.

South Ward.—Bounded on the North-Westward by part of the centre of McCartney Road and its prolongation South-Westerly; on the North-Eastward by part of the centre of Phelps Road and its prolongation South-Easterly; on the South-Eastward by a North-Easterly line from the sea coast, passing along the South-East side of Wakeford Road to a point situate West of Mount Hill, and thence East; and on the South-Westward by the sea coast.

CENTRAL WARD.—Bounded on the North-Westward by a North-Easterly line from the mouth of the Greenough River, in direction of Wizard Peak; on the North-Eastward by a South-Easterly line therefrom, passing along the centre of Phelps Road; on the South-Eastward by the centre of McCartney Road and its prolongation South-Westerly; and on the South-Westward by the sea coast.

# ALTERATION OF BOUNDARIES OF ROAD DISTRICTS.

Department of Lands and Surveys, Perth, 2/st May, 1903.

NOTICE is hereby given that it is the intention of His Excellency the Governor, by Order in Council, after the expiration of twenty-one (21) days from the date of publication of this notice, to alter the boundaries of the undermentioned Road Districts to the following, in lieu of those previously published in the Government Gazette.

HERBT. FARMER, Acting Under Secretary for Lands.

<sup>2</sup> GINGIN ROAD DISTRICT.

Bounded by lines extending East from the sea coast to a spot on the North branch of the Moore River where the South boundary of Melbourne Location 93 at Gilligarra crosses it; thence downwards along said North branch to the junction of the North and East branches of the Moore River; thence South-South-Easterly in direction of the 60-Mile Mark on the Perth-New Norcia Road to the Midland Railway Reserve, and along it South-South-Westerly to Swan Location 614; thence South to a point on the Midland Railway Reserve, situate one mile North of Muchea Station; thence Southerly along said Railway Reserve to a point East of the North-East corner of Swan Location 111; thence West to a point North of the North-West corner of Swan Location 1584 (1488/74): thence North to a point East of Trig. Station K1; thence West, passing through said K1, to the sea coast, and along it Northerly to the starting point. Including Gingin Townsite.

# SWAN ROAD DISTRICT.

Bounded by lines starting from the intersection of the North-East boundary of Swan Location T with the Southern side of Road No. 250 (gazetted 16-6-87), and extending West-North-Westerly in direction of the South-East corner of Perthshire Location 104 (Gnangara) to the South boundary of Swan Location H; thence North, passing along the East boundary of Swan Location 1584 (1488/74) to a point East from the North-East corner of Perthshire Location 111; thence East to a point situate 70 chains East of the East boundary of Swan Location 1352; thence South-South-Easterly to the South-East corner of Location 95, at Bailup; thence South-Easterly to a point situate 100 chains East from the North-East corner of Reserve A

Worriloo); thence West to the latter's North-West corner; thence South to the North-Western side of Newcastle Road and along it South-Westerly to the 22-Mile Post; thence along the South-Eastern side of said road to the Eastern boundary of Swan Location 1253; thence along said boundary and its prolongation South to South boundary of Swan Location 12; thence along North and West boundaries of Swan Location 1114, the North side of O'Connor Road, and the West side of Talbot Road, Swan View, the South boundaries of Swan Locations 1775 and 1450, and part of that of Location 15, the East and part of the South boundaries of Midland Junction Municipality to the Canning Jarrah Railway, and along it Southerly for about 10 chains; thence South-Westerly to the Southernmost corner of Swan Location 27; thence North-Westerly, passing along its South-West boundary to the left bank of the Swan River and along it upwards to the left bank of the Helena River, and along it upwards to the left bank of the Helena River, and along it upwards to the North boundary of the Guildford Municipality, and Westerly along said boundary and the North boundary of Swan Location Q1 to the starting point.

Department of Lands and Surveys, Perth, 4th June, 1903.

NOTICE is hereby given that it is the intention of His Excellency the Governor, by Order in Council, after the expiration of twenty-one days from this date—

 $\frac{4562}{1903}$ 

- 1. To divide the Ashburton Roads District into four Wards, to be called the North Ward, the East Ward, the West Ward, and the North-West Ward, with the respective boundaries as hereunder described.
- 2. To determine the number of Members for each Ward as follows:—Two Members each for the East, West, and North-West Wards, and one Member for the North Ward.

# R. CECIL CLIFTON,

Under Secretary for Lands.

NORTH WARD.—Bounded on the Northward by a South-South-East line from the sea coast, passing through Survey Mark 86 to the Trigonometrical Station on Peedamullah ; thence East-South-Easterly through Mts. Darnell and Rica to Trigonometrical Station Y 13; on the Southward by a Westerly line therefrom through Mt. Amy to a point situate North of the junction of the Ashburton and Henry Rivers, and on the South-Westward by a North-Westerly line to Beadon Point.

EAST WARD.—Bounded by lines starting from Trig. Station Y 13 and extending South-South-Easterly to Mt. Licnel; thence South to the Tropic of Capricorn; thence West to the left bank of the Henry River; thence North-North-Westerly to Naroo; thence North-Easterly to the junction of the Ashburton and Henry Rivers; thence North to a point situate West of Mt. Amy, and thence Easterly through said Mt. Amy to the starting point.

West Ward.—Bounded on the North-Westward by lines starting from the sea coast, passing through the 195-Mile Post on the Roebourne telegraph line, to Naroo; thence South-South-Easterly to the left bank of the Henry River at its intersection with the Tropic of Capricorn; on the Southward by a Westerly line therefrom to Woorkadjia Pool on the Yannarie River; thence North-Westerly to Towera House Station; and thence West to the sea coast; and on the Westward by the sea coast; including the islands adjacent.

NORTH-WEST WARD.—Bounded by lines starting from Beadon Point, on the sea coast, and extending South-Easterly to a point situate West of Mt. Amy and North of the junction of the Ashburton and Henry Rivers; thence South to said junction, South-Westerly to Naroo, North-Westerly through the 195-Mile Post on the Roebourne telegraph line to the sea coast, and along it North-Easterly to the starting point.

# SOMERVILLE SUBURBAN AREA.

ADDITIONAL LOTS OPEN FOR SALE.

Department of Lands and Surveys,  $\frac{10990}{1901}$ Perth, 20th May, 1903.

IT is hereby notified that 11 additional Lots, viz., 146 to 152 inclusive, and 154 to 157 inclusive, within the Somerville Suburban Area, are now open for sale as Town Lots, by public auction, as provided by "The Land Act, 1898," at the following upset prices (the value of improvements to be added to upset price):—

No. of Lot.	Upset Price.	Value of Improvements.
146	£10	Nil
147	£10	Nil
148	£20	£330
149	£15	£60
150	£15	Nil
151	£15	£95
152	£15	£175
154	£20	£85
155	£20	£390
156	£20	£50
157	$\pounds15$	£80

Crown Grants for these lots will only extend to a depth of 40 feet below the natural surface of the ground.

Plans, showing the arrangement of the lots referred to, are now obtainable at this office, and at the office of the Government Land Agent, Kalgoorlie.

> HERBT. FARMER, Acting Under Secretary for Lands.

# JANDAKOT AGRICULTURAL AREA.

AMENDMENT OF BOUNDARIES AND LOTS OPEN FOR SELECTION UNDER PART V., SECTIONS 55 AND 56, of "THE LAND ACT, 1898."

Department of Lands and Surveys, Perth, 27th May, 1903.

To is hereby notified, for general information, that His Excellency the Governor in Ex Excellency the Governor in Executive Council has been pleased to approve of 22 lots, viz., 264 to 285 inclusive, being included within the Jandakot Agricultural Area, and also of such lots (exclusive of Lot 285, which has been "excepted from sale and occupation as \$\infty 8726"\) being thrown open for selection under Part V., Sections 55 and 56, of "The Land Act, 1898," on and after Monday, 22nd June prox., at the following prices :-

	Agricult	Jandako ural Ar			A	rea.	Price per acre.
264 265 266					a. 18 17 19 9	r. p. 2 30 1 30 0 0 2 39	£ s. d 1 0 0 1 0 0 2 0 0
267 268 269	•••	•••			14 18	1 30 3 30	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
$270 \\ 271$	•••		•••		17 17	0 10 2 20	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
272 273 274	•				15 14 12	2 10 0 20 2 20	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
274 275 276					12 12 12	3 30 3 30	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
$277 \\ 278$	•••				13 11	$\begin{array}{cc} 2 & 20 \\ 3 & 0 \end{array}$	1 10 0 1 10 0
279 280	•••				9 15	3 17 3 10	1 0 0
281 282 283	•••	•••		•••	18 16 12	0 10 1 10 1 30	$egin{bmatrix} 2 & 0 & 0 \ 2 & 0 & 0 \ 2 & 0 & 0 \end{bmatrix}$
284	•••		•••		11	3 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

No person will be allowed to select more than two of the above-mentioned lots.

Plans showing arrangement of lots are now obtainable at this Office.

> HERBT. FARMER, Acting Under Secretary for Lands.

# PRESTON AGRICULTURAL AREA.

Lots 19 and 265 open for Selection under PART V. OF "THE LAND ACT, 1898."

Department of Lands and Surveys,

Perth, 15th May, 1903.  $\frac{219}{1902}$ 

T is hereby notified, for general information, that Lots 19 and 265, within the Preston Agricultural Area, will be open for Selection under Part V. of "The Land Act, 1898," on and after Monday, 8th June prox.

HERBT. FARMER,

Acting Under Secretary for Lands.

# KATANNING AGRICULTURAL AREA.

Lot 362 open for Selection under Part V. of "THE LAND ACT, 1898."

Department of Lands and Surveys,  $\frac{1791}{1902}$ Perth, 20th May, 1903.

T is hereby notified, for general information, that Katanning Agricultural Area Lot 362 will be open for Selection, under Part V. of "The Land Act, 1898," on and after Monday, 25th May inst.

HERBT. FARMER,

Acting Under Secretary for Lands.

# COLD HARBOUR ESTATE.

Department of Lands and Surveys, Perth, 25th May, 1903.

£7 per acre.

HERBT. FARMER,

Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION ON MURRAY RIVER, MURRAY DISTRICT, UNDER PART V. OF "THE LAND ACT, 1898."

Department of Lands and Surveys,  $\frac{10648}{1902}$ Perth, 15th May, 1903.

T is hereby notified, for general information, that the Crown lands hereinafter particularised will be open for selection under Part V. of "The Land Act, 1898" (Conditional Purchase), on and after Monday, 15th June prox.:—

Bounded on the North by the South boundaries of Murray Locations 418  $(\frac{1}{25000})^3$  and 472 (1990/55); on the South-Bastward by the right bank of the Murray River; and on the West by the East boundary of C.P. 48/662 and part of that of Location 315 (49/1656).

HERBT. FARMER,

Acting Under Secretary for Lands.

# LAND OPEN FOR SELECTION.

Department of Lands and Surveys, Perth, 12th May, 1903.

TT is hereby notified, for general information, that 100 ages of land adjacents. acres of land adjoining Locations 1080 and 1012, in the Nelson district, which has been temporarily reserved for a considerable time past on account of timber, shall be available for selection under Parts V. and VIII. of "The Land Act, 1898," on and after Tuesday, the 2nd prox.

1382

HERBT. FARMER,

Acting Under Secretary for Lands.

# LAND OPEN FOR SELECTION.

Department of Lands and Surveys, Perth, 29th May, 1903.

T is hereby notified, for general information, that one hundred acres of land in the Nelson District, adjoining Conditional Purchase 48/1864 on the North, and being portion of a temporary reserve for State Forest near Balingup, shall be available for selection, under Parts V. and VIII. of "The Land Act, 1898," on and after Monday, the 15th June, 1903.

Plans and further particulars may be obtained at this Office, and the Government Land Agent's Office, Bridge-

> HERBT. FARMER, Acting Under Secretary for Lands,

# ROAD BOARD ELECTION.

Department of Lands and Surveys, Perth, 11th June, 1903. 4863

IT is hereby notified that the notice published in the Government Gazette of 22nd May, 1903, page 1223, appointing a Returning Officer and fixing dates in connection with the election of the proposed Cannington Road Board, is hereby cancelled.

# R. CECIL CLIFTON,

Under Secretary for Lands.

# APPOINTMENTS.

Department of Mines, Perth, 11th June, 1903.

II S Excellency the Governor in Executive Council has been pleased to make the following appointments:—

 $\frac{489}{1903}$  John Provis to be, temporarily, Ore Buyer for the Phillips River Goldfield, to date from 24th April, 1903; also Inspector of Mines, to date from 10th June, 1903.

3712 R. J. MOORE to be Acting Mining Registrar, Menzies, during the absence, on leave, of E. Y. Butler; from 3rd June, 1903.

STANLEY JEFFREY to be Acting Mining Registrar, Roebourne, vice L. Prince; from 23rd May, 1903.

 $\frac{2816}{1903}$  P. J. ATKINS to be Clerk, Geological Survey Branch, vice F. J. Kelly; to date from 1st June, 1903.

> H. S. KING, Under Secretary for Mines.

# PHILLIPS RIVER BOARD OF EXAMINERS OF ENGINE-DRIVERS.

Department of Mines, Perth, 11th June, 1903.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to appoint the following as a Board of Examiners of Engine-drivers for the Phillips River Goldfield, under "The Mines Regulation Act, 1895"; to date from 10th June. 1903:

> The Chief Inspector of Boilers (Chairman). The Inspector of Mines.

> > H. S. KING, Under Secretary for Mines.

# THE COAL MINES REGULATION ACT, 1902.

COAL MINES ACCIDENT RELIEF FUND.

2849

296 1900

Department of Mines, Perth, 11th June, 1903.

T is hereby notified, for general information, that in accordance with the provisions of "The Coal Mines Regulation Act, 1902," the following appointment has been made:

WILLIAM DOBBINS (senior) to be a Trustee, vice Michael Gavin, resigned.

> H. GREGORY. Minister for Mines.

Department of Mines, Perth, 11th June, 1903.

IS Excellency the Governor in Executive Council has been pleased to approve of F. J. Kelly, Clerk and Accountant, Geological Survey, being dismissed from the Service, from 14th May, 1903.

> H. S. KING. Under Secretary for Mines.

# MINERAL LEASES.

Department of Mines, Perth, 11th June, 1903.

T is hereby notified, for general information, that the following Mineral Leases and application therefor have been dealt with under the Mineral Lands Acts, 1892-99, as shown below.

H. GREGORY.

Minister for Mines.

APPLICATIONS APPROVED, SUBJECT TO SURVEY.

District. No. of Lease,				Date of Decision.			
Greenbushes *319, 320				6th June, 1903			
* Conditionally. Forfeiture.							
District.	District. No. of Lease. Name of Leases. Date						
Phillips River	117	Mt. Gar	rity	B	arrity, J. T.; subner, K. J.; llverd, R.	9th June, 1903	

# GOLD MINING LEASE

Department of Mines, Perth, 11th June, 1903.

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 20th May, 1903, has been pleased to deal with the following Gold Mining Lease, as shown below.

> H. GREGORY. Minister for Mines.

#### FORFEITURE.

Goldfield. District.		No. of Lease.	Name of Lease.	Names of Lessees.
N.E. Coolgardie	Kanowna	38x	Salisbury	The New Standard Exploration Com- pany, Limited

Department of Mines, Perth, 11th June, 1903.

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

COOLGARDIE GOLDFIELD.

Coolgardie District: Nos. 1854, 3408, 3792, 3870, 3982. Kunanalling District: Nos. 456s, 652s.

EAST COOLGARDIE GOLDFIELD: Nos. 22E, 34E, 225е, 352е, 1114ае, 1163е, 3643е.

NORTH-EAST COOLGARDIE GOLDFIELD. Kanowna District: No. 14x (107E).

NORTH COOLGARDIE GOLDFIELD. Menzies District: Nos. 3914z, 4895z, 4944z, 5018z. Niagara District: Nos. 279e, 334e, 352e, 369e, 110e, 583e. Ularring District: Nos. 4030, 5960, 6020. Yerilla District: No. 500R.

MT. MARGARET GOLDFIELD.

Mt. Marguret District: Nos 934T, 936T. Mt. Malcolm District: Nos. 227C, 858C, 859C, 907C. BROAD ARROW GOLDFIELD: Nos. 45w, 143w.

MURCHISON GOLDFIELD.

Cue District: No. 1044. Mount Magnet District: Nos. 151m, 201m, 264m, 327m. 368m. Nannine District: No. 315n. Day Dawn District: Nos. 221D, 223D, 311D.

YALGOO GOLDFIELD.

Nos. 446, 447, 469, 470.

EAST MURCHISON GOLDFIELD.

Nos. 316, 333, 516, 517, 524, 540, 541, 542, 545, 546, 547, 548, 549, 550, 551, 569, 582, 583, 584, 585, 586.

PHILLIPS RIVER MINING DISTRICT.

No. 49 (Mineral).

GREENBUSHES MINING DISTRICT.

No. 229 (Mineral), 299 and 310.

No. 1 (Gold).

H S. KING, Under Secretary for Mines,

#### ENGINE-DRIVERS' CERTIFICATES.

Department of Mines, Perth, 5th June, 1903.

THE following additional list of Engine-drivers who have received Certificates of Competency and Service at the places and on the dates hereunder given, as well as of those to whom Interim Certificates and Learners' Permits have been granted, is published for general information.

H. S. KING, Under Secretary for Mines.

20	Place of	Learner's	Inte	rim.	Compe	tency.	Serv	ice.
Name.	Examination.	Permit.	2nd Class.	1st Class.	2nd Class.	1st Class.	2nd Class.	1st Class.
Bissenberger, Frank	Cue		•••	23-2-1903				
Burwash, John	Coolgardie		24-3-1903					
Cottle, John	Cue			20-4-1903				
Deans, Charles Edward	Collie		4-5-1903					
Delaland, Leonard	Perth	30-4-1903						
Evans, Gomer	Mt. Magnet				12-5-1903			
Farrar, David Edwin	Southern Cross		11-5-1903					
Frazer, Thomas	Cue		24-4-1903				[	
Gibson, Harry	Cue			30-4-1903				
Goldberg, Leon	Perth				30-4-1903			
Hunter, William	Cue							6-5-1908
Hutton, Charles	Cue	545-1903						
Jaques, John James	Cue							6-5-1908
Johanson, John August	Cue				6-5-1903			
Jones, Robert Benjamin	Menzies			4-5-1903			l ::: l	
Kitchen, Thomas	Cue				6-5-1903			
Macgillivray, Hugh Forsythe	Perth				30-4-1903			
Maclaren, Charles Alexander	Perth			13-3-1903				30-4-190
Mason, Benjamin Joseph	Cue		23.2-1903					
Mason, Walter Price	Perth		10 2 1000		30-4-1903			
McCulloch, Alexander	Kalgoorlie		30-4-1903		00 1 1000			
Paterson, Thomas	Perth				30-4-1903			
Paton, Robert Robertson	Cue				6-5-1903			
Pegler, Henry	Cue	5-5-1903			0-0-1000	•••		
Richards, Charles	Perth	0 0 1,000			30-4-1903	•••		
Roper, Walter Henry	Cue			6-5-1903		•••		
Rowley, John	Kalgoorlie		1-5-1903					
Simpson, George	Menzies		20-3-1903			•••		
Smith, Robert	Mt. Magnet	12-5-1903	· ·					
Spicer, William Thomas Peter	10	5-5-1903						
77	Perth	9-9-1909					30-4-1903	
nn in mr	1 0		,	6-5-1903		•••		
TTT 13 4 3 TO 171	Mt. Magnet	 12-5-1903					•••	•••
Willes, Acheson Ellis	me magnee	12-0-1900						,

#### SCHEDULE 14.

# NOTICE OF INTENTION TO RESUME A LEASE, CLAIM, OR AUTHORISED HOLDING ON BEHALF OF HIS MAJESTY.

To the Persons mentioned in annexed List of Registered Shareholders in Claims, etc. (No. stated therein), and situate within the boundaries of Nullagine District, Pilbarra Goldfield, which are liable to be forfeited or determined.

TAKE NOTICE that it is my intention, on Monday, the 13th day of July, 1903, to issue out of the Warden's Court, at Nullagine, an order authorising the resumption of possession for and on behalf of His Majesty, in accordance with Regulation 107 of the Regulations under the Goldfields Acts, of all that piece of land now known as (see List), registered in the Registers of Claims and Authorised Holdings in my office, and described as (see List), being in extent (see List), and of which you are registered as the holders.

The order may issue in your absence, but should you desire to object to such issue you must, within twenty-one days from the publication of this notice, lodge at my office an objection, in the form of Schedule 11 under the Goldfields Regulations, containing the grounds of such objection, and on the date above-mentioned I shall proceed to hear and determine the same in accordance with the evidence then submitted to me.

Given under my hand this 11th day of May, A.D. 1903.

#### SEAL.

# AXEL OSTLUND, Warden, Nullagine District, Pilbarra Goldfield.

No., etc.				Name	of Clai	m, etc.	Registered He	olders.	Shares.	Extent.	
Machinery Machinery				Elsie			 Enterprise Syndi W. A. E. Leary			Whole 200	2 acres
масшиегу	A rea 7L	•••	•••	Eisie	•••	• • • •	 Wm. Duncan			400	1 acre
				-			Andrew Elliott			100	
							Joshua Steel			500	1
Water Rig							 William Bell			$_{ m Whole}$	2 acres
Water Righ	ıt 81., pipe	track	from				 Do			$_{ m Whole}$	46 chains 98 links
	G.M.L.	∄5L									
Quartz Clai	im 192L			All Nation	s Exte	nded	 John Foster			4 8 9 6	100yds. x 130yds.
$_{\mathrm{Do}}$	203L			Coronation			 Wm. McNamee			<del>4.8</del>	do
$_{\mathrm{Do}}$	207 L			King Edwa	$\operatorname{rd}$		 John Foster			4.8 9.6	200 yds. x 130 yds
$_{\mathrm{Do}}$	213L			Majuba Hi	11		 C. L. Turnor		\	Whole	100 yds. x 130 yds
$D_{\mathcal{G}}$	225L			Henry Geo	rge		 C. B. Lloyd			4 8 9 6	do
							S. Dobson			48	
Do	226L			Erin			 J. McEntee	•••		Whole	do

#### THE MINES REGULATION ACT, 1895.

Department of Mines, Perth, 11th June, 1903.

I IS Excellency the Governor in Executive Council, in exercise of the powers conferred upon him by section 24 of "The Mines Regulation Act, 1895," has been pleased to approve of the Cosmopolitan Proprietary Mine, Kookynie, being added to the List of Mines on page 2113 of the Government Gazette of 21st July, 1899, in respect to the alteration of the General Rules relating to the Storage of Explosives.

H. GREGORY, Minister for Mines.

## DEPARTMENT OF MINES.

WESTERN AUSTRALIA.

FREE ASSAYS AT THE SCHOOL OF MINES, COOLGARDIE.

WITH the object of encouraging bona fide prospectors, free assays for gold, silver, copper, etc., and determinations of mineral samples and rocks will be made at the School of Mines, Coolgardie, under the following circumstances:

(a.) The sender must satisfy the Director that he is a bond fide prospector, or acting on behalf of such. and that the sample forwarded is one genuinely complying with the following conditions under which free assays will be made. (b.) The sample must have been obtained from land within the State not held under lease for mining purposes.

The exact locality where the sample was found must be disclosed

(d.) The sample must be of sufficient promise to warrant an assay being made at the expense of

(e.) Free assays will not be made of samples showing

free assays will not be made of samples showing free gold, or of tailings or other metallurgical products, or of umpire samples.

(f.) Samples to be assayed for gold should weigh about 1 or 2lbs. Other samples should be as large as circumstances will permit, up to 2lbs.

(g.) Each sample must be properly marked, and securely fastened in a separate bag, along with the name and address of the sender.

(h.) The parcel must be forwarded, prepaid, to

F. B. ALLEN, Director School of Mines, Coolgardie,

and be accompanied by a letter containing instructions and stating the locality where the samples were obtained.

Duplicate samples should be kept by the sender.

The Department reserves to itself the right of refusing to make any particular assay, and also the right of publishing at any time the results of an assay made at the public expense.

#### Public Works Act, 1902. NOTICE OFRESUMPTION. EASTERN RAILWAY.

OTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Perthshire District—have, in pursuance of the written approval and consent of His Excellency the Governor, dated the 3rd day of June, 1903, been set aside, taken, or resumed, for the purposes of Approach Roads to the

And further, Notice is hereby given that the said pieces or parcels of land to be so taken or resumed are marked off on the map or plan of the said Railway, which may be inspected at the office of the Minister for Works, in Perth.

No. on Plau P.W.D., W.A., No. 9957.	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Situation.	Description.	Quantity,
1	Robert Milne Walker	Vacant	Leederville	Lot 37 of Perthshire Location Ae	a. r. p. 0 1 5

Certified correct, this 10th day of June, 1903.

C. H. RASON,
Minister for Works.

FRED. G. D. BEDFORD. Governor in Executive Council.

Dated this 10th day of June, 1903.

#### WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IIS Excellency the Governor in Executive Council has been pleased to approve of the following additions and alterations being made to the Classification and Rate

G.M. 1043/1903.

Page 92.

Add the following :--

OVERSEA PASSENGER FARES.

Oversea passengers arriving at Albany or Bunbury, and travelling to Perth or Fremantle, or passengers travelling from Perth or Fremantle to join Ocean or Coastal steamers at Albany or Bunbury, will be allowed single journey tickets at two-thirds the ordinary fare.

To obtain this concession, passengers must present certificates on the up journey signed by the Purser or Agent, certifying that the applicants had travelled by their boat. On the down journey such certificate must he signed by the Steamship Company or their Agents, certifying that the applicants had booked a passage in

The maximum time for order to be available will be one week from date of steamer's arrival at Albany, or within one week of steamer being due at Albany.

In the case of passengers to and from Bunbury, the maximum period of availability will be three days.

To operate from the 1st June, 1903. 28/5/1903.

# G.M. 1787/1903.

Page 54.

CARRIAGE OF SHOOKS.

Eliminate the words "when sent to the country" from the clause in connection with the above.

To operate from the 1st June, 1903.

28/5/1903.

G.M. 1961/1903.

Page 48.

SHUNTING CHARGES TO SIDINGS, ETC.

After the words "One mile to be added to the Station Mileage Rates on goods consigned to or from the following Sidings," under the above heading, add

Armadale.—Coombe, Whiting, & Co.

28/5/1903.

G.M. 16928/1902.

Page 48.

SHUNTING CHARGES TO SIDINGS, ETC.

Under "Bunbury."—In clause headed "One mile to be added to the Station Mileage Rates on goods consigned to or from the following sidings," add the following:

"Collie Proprietary Coalfields of W.A., Limited (Briquette Siding).

3/6/1903.

W.R. 608/1903.

# Page 120.

#### TELEPHONE MESSAGES.

Eliminate the words "address, signature" in the first line of Clause 5 under the above heading. 3/6/1903.

G.M. 18285/1902.

IS Excellency the Governor in Executive Council has been pleased to approve of the resignation of W. J. Cohn, Surveyor, Way and Works Branch, being accepted, dating as from the 30th April, 1903. 30/5/1903.

# LEASE OF LAND AT EAST FREMANTLE.

TENDERS will be received up till noon on Thursday, 18th June, from persons decipous of continue of con 1 18th June, from persons desirous of renting Block No. 8 of East Fremantle Storage Grounds, containing nine and four-tenths perches.

Terms of lease, quarterly; deposit of one year's proposed rent to accompany tender.  $\,$ 

Plan can be seen at Commissioner of Railways' Office, Railway Station Buildings, Perth.

Tenders to be addressed to the Commissioner of Railways, and marked on the outside "Tenders for leasing Block No. 8, East Fremantle."

The highest or any tender will not necessarily be accepted.

WM. J. GEORGE.

Commissioner of Railways.

Railway Department, Perth, 28th May, 1903.

School Contract

and Alterations Contract

9th June

Hospital — Additions

#### DEPARTMENT OF MINES.

WESTERN AUSTRALIA.

STATE BATTERIES BRANCH.

TENDERS (marked "Carriage of Battery Supplies") addressed to the undersigned, will be received up to June 26th for the receiving and delivery offGeneral Battery Supplies in connection with the following State Batteries situated in the Murchison District, for a period of 12 months:—Delivery from the nearest Railway Station to the Meekatharra, Boogardie, Lennonville, and Wiluna State

A separate tender for each is required.

Tenderers to quote price per ton, covering all charges. A deposit of £10 to accompany each tender. No tender necessarily accepted.

9th June, 1903.

'ENDERS marked ("Cartage of Wiluna Battery)," addressed to the undersigned, will be received up to Friday, 26th June, for the receiving of battery material at Nannine or Cue Railway Stations (alternative prices required), and delivery of same at the Wiluna State Battery

Rail weights to be recognised.

Tenderers to state price per ton, covering all charges, and time required for delivery.

Contract to terminate upon delivery of all material required for erection.

No tender necessarily accepted.

A deposit of five per cent. of the amount of Contract must accompany each tender.

House, Fremantle, on and after the 9th June.
Contractors' Room, the Barracks, Perth, P.W.A.D.
Offices at Coolgardie and Mount Malcolm, on and
after the 16th June, 1903.

H. S. KING, Under Secretary for Mines.

2nd June, 1903.

	TEN	DERS FOR PUB	LIC WORKS.
Date of Notice.	Nature of Work.	Date of Closing.	Where and when Conditions of Contract, etc., to be seen.
1903.			
22nd April	Wyndham-Gaol Alterations and Additions Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, and at the Court House, Wyndham, on and after the 30th May.
25th May	Albany—Hospital: Additions to Matron's Quarters Contract	Noon on Tuesday; the 16th June, 1903	Contractors' Room, the Barracks, Perth, and the P.W.A.D. Office, Albany, on and after 2nd June.
27th May	Mt. Leonora—Post Office Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, and the P.W.A.D. Offices at Coolgardie and Mt. Malcolm, on and after the 2nd June.
27th May	Midland Junction—Hospital Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Guildford, and at the Post Office, Midland Junction, on and after the 2nd June.
28th May	Perth (Newcastle Street)—School Teacher's Quarters Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, on and after the 2nd June.
28th May	South Perth—School Teacher's Quarters Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, on and after the 2nd June.
28th May	Narrogin—Police Lock-up and Quarters Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth; the Court House, Katanning; and the Office of the P.W.A.D., Albany, on and after the 2nd June.
28th May	Victoria Park—School Teacher's Quarters Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, on and after the 2nd June.
28th May	Mullewa — School Teacher's Quarters Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth; the P.W.A.D. Office, Cue; and the Post Office, Mullewa, on and after the 2nd June.
28th May	Yundamindera—Police Lock-up Contract*	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, and the Offices of the P.W.A.D., Coolgardie, Kalgoorlie, and Malcolm, on and after the 2nd June.
4th June	Davyhurst—Water Service Tank Contract	Noon on Tuesday, the 16th June, 1903	Contractors' Room, the Barracks, Perth, and at General Water Supply Office, Coolgardie.
4th June	Mertondale—Lockup and Quarters Contract	Noon on Tuesday, the 23rd June, 1903	Contractors' Room, the Barracks, Perth; P.W.A.D. Offices at Coolgardie and Mt. Malcolm; on and after 9th June.
3rd June	Mallabaine—School and Quarters, Repairs Contract	Noon on Tuesday, the 23rd June, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Guildford, on and after the 9th June.
4th June	Lower Blackwood — Donnelly River Bridge, Repairs Contract	Noon on Tuesday, the 23rd June, 1903	Contractors' Room, the Barracks, Perth, and at the Court House, Busselton.
4th June	Perth (Riverside)—New Customs House Contract	Noon on Tuesday, the 23rd June, 1903	Coutractors' Room, the Barracks, Perth, on and after the 9th June.
3rd June	Plympton—School Repairs Con- tract	Noon on Tuesday, the 23rd June, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Fremantle, on and after 9th June.
3rd June	Claremont — Hospital for the Insane—Roadway Contract	Noon on Tuesday, 23rd June, 1903	Contractors' Room, the Barracks, Perth, and Court House, Fremantle, on and after the 9th June.
8th June	Ravensthorpe—School Additions and Quarters Contract	Noon on Tuesday, the 23rd June, 1903	Contractors' Room, the Barracks, Perth, and the P.W.A.D. Office, Albany; and the Courthouse, Ravensthorpe, on and after the 9th June.
8th June	Furniture Contract, 1903-4	Noon on Tuesday, the 23rd June, 1903.	Contractors' Room, the Barracks, Perth, on and after the 9th June.
9th June	Fremantle (South Terrace) -	Noon on Tuesday.	Contractors' Room, the Barracks, Perth; and the Court

the 23rd June, 1903 Noon on Tuesday, the 30th June, 1903

#### Tenders for Public Works—continued.

Date of Notice.	Nature of Work.	Date of Closing.	Where and when Conditions of Contract, etc., to be seen.
1903. 10th June 10th June 21st May	Cranbrook — School Quarters Additions Contract Woodman's Point—Plague Hospital, Tramline Contract Marble Bar — Police Quarters Contract †	Noon on Tuesday, the 30th June, 1903 Noon on Tuesday, the 30th June, 1903 Noon on Tuesday, the 30th June, 1903	Contractors' Room, the Barracks, Perth, and the P.W.A.D. Office, Albany, on and after the 16th June. Contractors' Room, the Barracks, Perth, and the Court House, Fremantle, on and after the 16th June. Contractors' Room, the Barracks, Perth, and the Court House, Marble Bar, on and after the 16th June.

<sup>+</sup> Telegraphic 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 Warden, Marble Bar.

Tenders are to be addressed to "The Hon. the Minister for Works," and will be received at the Public Works Office, Perth.

The lowest or any tender will not necessarily be accepted.

By order of the Hon. the Minister for Works, M. E. JULL.

Under Secretary for Public Works

#### TENDERS ACCEPTED.

No. 288

Public Works Department, Perth, 11th June, 1903.

THE following list of Tenders, recently accepted, is published for general information:

	te of stance.	Name of Contractor.	Description of Contract,	Amount.
19 28th	03. May	W. H. Vincent	Removal and Re-erection of Wood and Iron Build- ings from Supreme	£ s. d. 195 0 0
3rd 5th	June June	Wm. Sangster Law & Atkins	Court site to Charemont Hospi: al for the Insane Katanning—Lands Office Wyndham—(1) Water Supply; (2) Cattle Yards; (3) Jetty and Stops	785 5 0 3,166 6 1
5th	June	Jas. Tighe	Fremantle Girls' School,	39 7 8
$5 ext{th}$	June	Do	Gravelling Playground North Fremantle Senior School, Gravelling Playground	41 7 11
5th	June	Do	Beaconsfield Senior and Infants' School, Gra- velling Playground	79 16 8
5th	June	До	Plympton Senior School, Gravelling Playground	46 8 0
5th	June	Po	Claremon Senior and Infants' School, Gravelling Playground.	67 12 8
8th	June	W. C. Rose	Sussex-Margaret - Karri- dale-Busselton Road—	209 6 6
9th	June	G. & C. Hoskins	Contract No. 2. C.W.S., Goldfields Towns Sub-mains, Supply of Water Pipes and Fittings, No. 1	10,237 8 4
10th	June	A. L. Payne	Busselton - School	867 15 7
10th	June	G. K. Macgill	Jandakot School and Quarters	283 1 3
$^{10\mathrm{th}}_{10\mathrm{th}}$	June June	Arthur Stubbs Do	Brown Hill—Post Office Trafalgar—Post Office	451 16 1 451 16 11

By order of the Hon. the Minister for Works,

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

WESTERN AUSTRALIAN TENDER BOARD.

PROVISIONS, ETC., CONTRACTS.

POR Supply and Delivery of Provisions, etc., for the Government Service, at the following places:—Broome, Carnarvon, Derby, Esperance, Marble Bar, Onslow, Roebourne, Wyndham, in such quantities and at such times as may be required. times as may be required.

For the year ending 30th June, 1904:-

Sched	ULES.
1. Flour	10. Ales, Wines, Spirits, etc.
2. Bread	11. Oils
3. Potatoes	12. Fruit and Vegetables
4. Groceries	13. Meat
5. Butter	14. Fish
6. Eggs	18. Firewood (out-station )
7. Cream and Milk	20. Cartage do.
8, Candles and Soap (local)	23. Ice
9. Candles and Soap (imported	1

For the period from 1st July, 1903, to 29th February,

SCHEDULE No. 15 .-- Forage.

Tenders (addressed to "The Secretary, Tender Board, Perth," and marked outside "Tender for Provisions, etc., Contracts") must be posted in time to reach the Tender Board Office by noon on Monday, 22nd June, 1903.

Printed Forms of Tender, Conditions of Contract, and Specifications may be obtained at the Office of the District Medical Officer of the district concerned.

Tenders will not be recognised unless they are sent in on

The right is reserved to accept the whole or part of any Tender, and the lowest or any Tender will not necessarily be accepted.

TENDERS for Government Stores for year ending 30th June, 1904:-

Date of notice.	Description.	Date of closing.
1903. 21st May	Sched. 25.— Chemicals, Medical and Health Departments. 26.—Boots and Shoes, all Departments. 27.—Drapery, Medical Department, 28.— Do. Charitable Department. 29.— Do. Gaols Department. 30.— Do. General. 31.—Uniforms.	Noon, 16th June, 1903.
9th June	Education Department. Sched. 175.—Leather Belts and Pouches.	
	Mines Department. Sched. 176.—Cyanide of Potassium, guaranteed strength of not less than 98 °/o	70
•	Public Works Department.  Sched. 177.—in. Cast Iron Water Pipes, of good manufacture, to stand pressure of 600ft. head of water; weight of each pipe to be not less than lewt. 2qrs. 10lbs.  Sched. 178.—Mild Steel Plates, 16ft. 1½in. x 3ft. x ½in.	Noon, 16th June, 1903
	Mild Steel Plates, 11ft. 2in. x 3ft. x 3in. Mild Steel Plates, 16ft. 11in. x 2ft. x 1in. Mild Steel Plates, 11ft. 2in. x 2ft. x 1in.	Noon
	Sched. 179.—Galvanised Hoop Iron, 13 in. x 16 G. For Government Printing Department.	ען ה
21st May	Sched. 32.—Paper. 33.—Pasteboard. 34.—Parchment. 35.—Leather. 36.—Cloth. 37.—Millboard. 38.—Strawboard. 39.—Binders' Thread. 40.—Printers' Ink. 41.—Oils. 42.—Staple-wire.	Noon, 22nd June, 1903.
3rd June	43.—Roller Composition.  44.—Electrical Material, Stores Branch, P.W.D.  45.—Electrical Material, Telegraph De- partment.	Noon,

Tenders are to be addressed to the Secretary, North Fremantle, marked outside, "Tender for "No tender necessarily accepted. Tender forms and particulars obtainable on application.

By order of the Board,

W. H. BENBOW, Secretary.

### THE CLIMATE OF WESTERN AUSTRALIA DURING MAY, 1903.

From Telegraphic Reports.

				Barome	ter (corre to sea		reduced				Shade	Тетре	ratures	3.		,	Rair	nfall.
	Locality.	Lat.	Long.		Average	Highest	Lowest		М	ay, 190	03,		Av		or previ Years.	ous	Points	Total
		South	East ° ,	9 a.m. and 3 p.m.	for previous years,	for month.	for month.	Mean Max,	Mean Min.	Mean of Month,	Highest Max.	Lowest Min.	Mean Max,	Mean Min.	Highest ever recorded.	Lowest ever recorded.	inch) in month.	Points since Jan. 1.
est and Joast.	Wyndham Derby Broome Condon	15 27 17 18 17 57 20 00	128 7 123 40 122 15 119 21	29·974 29·971 30·030	29·984 29·991 29·988 30·040	30·124 30·094 30·141	29·829 29·845	89·8 89·8 89·1	73·5 64·2 65·2	81·6 77·0 77·2	96·8 93·8 96·0	59·0 49·2 50·0	90·7 89·6 87·7 81·9	71·2 63·6 62·0 56·1	100·4 98·8 97·3 98·0	58·0 46·0 46·4 42·0	Nil Nil Nil	4554 2187 1608 897
North-West and North Coast.	Cossack Onslow Carnarvon Hamelin Pool Geraldton	20 40 21 43 • 24 54 26 24 28 46	117 12 114 57 113 39 114 12 114 36	30·016 30·020 30·039 30·052 30·090	30·050 30·038 30·074 30·086 30·116	30·163 30·180 30·188 30·209 30·260	29.886 29.880 29.923 29.925 29.950	85·6 84·0 79·3 78·6 75·0	64·7 64·0 60·4 56·3 54·0	75·2 74·0 69·8 67·4 64·5	91·1 89·0 89·6 87·0 85·0	56·2 55·0 52·5 48·4 46·0	82·8 83·4 79·4 76·9 73·9	62·0 59·0 56·7 55·7 55·3	96.5 95.0 91.3 89.8 89.0	51.0 45.2 43.0 44.2 39.3	Nil Nil 246 32 34	892 247 304 91 111
	Hall's Creek * Marble Bar Nullagine * Peak Hill Wiluna	18 13 21 11 21 53 25 38 26 37	127 46   119 42   120 05   118 47   120 20	30 044 30 075 30 110	30·060  30·074 30·119	30·213 30·330 30·372	29·842 29·840 29·977	78·4 89·0 83·5 77·0 73·9	58·9 62·0 54·9 55·0 50·7	68·6 75·5 69·2 66·0 62·3	90·5 95·0 90·0 86·0 82·3	38·9 50·0 44·0 49·0 41·5	84·6  81·1 72·2	54·9 51·8 51·9	98·0  91·0 85·8	36·4  38·0 40·0	Nil 3 110 75 314	3127 625 651 255 452
Inland.	Cue Yalgoo Lawlers Laverton Menzies Kanowna	27 27 28 23 28 05 28 40 29 41 30 37	117 52 116 43 120 33 122 22 121 01	30·115 30·091 30·100 30·204 30·185	30·136 30·131 30·158  30·172	30·350 30·360 30·399 30·479 30·468	29·910 29·888 29·850 29·891 29·900	75·0 75·6 70·9 69·1 67·0	53.0 51.7 51.1 48.9 50.0	64·0 63·6 61·0 59·0 58·5	85·0 86·0 79·1 79·4 77·0	44·0 42·2 42·1 31·3 38·0	74·0 72·5 70·3  68·9	50·8 49·5 49·1  48·2	91.0 92.2 86.0  89.0	35·9 38·0 34·0  32·1	129 15 176 162 339	195 91 570 615 929
·	Kalgoorlie Coolgardie Southern Cross Walebing Northam	30 45 30 57 31 14 30 40 31 40	121 37 121 28 121 10 119 20 116 12 116 40	30·214 30·206 30·165 	30·175 30·176 30·150 	30·492 30·496 30·440 	29·879 29·934 29·910 	65·4 65·0 64·1 68·0 69·6 68·5	48·3 48·6 48·1 46·9 50·3 47·2	56.8 56.1 57.4 60.0 57.8	76·2 76·7 81·2 82·0 81·0	39·0 34·8 34·0 36·0 36·0	68·2 68·2 68·9	48.4 47.5 44.7	88·1 88·4 90·0	34·5 36·0 30·8 	367 290 193 96 66 68	567 493 358 279 416 246
	York Guildford Perth Gardens Perth Observatory Fremantle	31 53 31 53 31 57 31 57 32 03	116 47 115 58 115 52 115 51 115 45	30·165  30·152 30·156 30·160	30·154  30·118 30·142 30·127	30·460  30·443 30·445	29·860  29·842 29·842 29·860	68·0 70·9 69·3 69·4	47·0 51·2 52·9 53·6	57·5 61·0 61·1 61·5	80·0 83·8 78·2 79·6	36·0 36·8 43·2 44·2	69·8  70·0 69·0	45·1  50·5 52·1	85.0  92.0 82.4	32·0  34·0 39·9	31 121 115 98	181 410 413 336
sth Coast.	Fremantle   Rottnest   Mandurah   Wandering   Collie   Donnybrook	32 00 32 31 32 40 33 21 33 33	115 45 115 31 115 44 116 33 116 08 115 47	30.134	30.116	30.422	29.808	68·6 67·6 70·3 65·1 66·6 68·3	55.7 57.0 48.1 41.4 40.0 44.9	62·2 62·3 59·2 53·2 53·3 56·6	77·5 75·0 77·8 77·0 77·5 78·0	48·0 49·2 40·0 31·0 30·0 33·0	68·8 68·1 	54·8 57·3 	80·4 78·0  	43.0 45.0 	170 163 148 132 177 229	528 493 464 418 469 429
South-West and South Coast	Bunbury     Busselton     Bridgetown     Karridale     Cape Leeuwin	33 18 33 39 33 57 34 10 34 22	115 38 115 21 116 08 115 02 115 08	30·160  30·095 30·120	30·140  30·125 30·087	30·410 	29.780  29.680 29.660	68·0 67·4 66·7 68·0 66·0	49·0 47·3 39·1 49·0 56·0	58·5 57·4 52·9 58·5 61·0	76·0 74·5 77·0 77·0 78·0	42.0 35.0 31.0 35.0 49.0	68·5  67·7 66·1	50·6  48·8 56·4	82·0  81·1 78·8	36·0  33·2 44·9	282 260 181 320 182	583 511 537 906 532
South-W	Katanning Albany Breaksea Esperance Balladonia	33 40 35 02 35 04 33 51 32 28	117 33 117 52 118 04 121 50 123 52	30·185 30·186 30·185 30·215	30·144 30·118 30·118 30·160	30·500 30·458 30·450 30·500	29.850 29.737 29.760 29.820	65·0 65·2 62·0 66·0 64·1	43·0 46·7 52·0 48·0 45·2	54·0 56·0 57·0 57·0 54·6	74·0 77·0 76·0 77·0	35·0 34·4 46·0 38·0 34·0	65·3 65·8 64·4 68·3	44·2 49·0 54·2 50·1	79.0 80.0 78.2 86.0	30·5 37·8 43·0 34·0	92 261 200 122 193	932 443 932 685 488 374
	Eyre*	32 15	126 18	30.244		1	29·896	65·7 'ATE.	49.4	57.6	77.0	36·7	68.9	48.4	86.9	34.0	181	<sup>J</sup> 546
Perth Adela Melba Sydn	aide ourne	31 57 34 56 37 50 33 52	$ \begin{array}{c cccc} 115 & 51 \\ 138 & 35 \\ 144 & 58 \\ 151 & 12 \end{array} $	30·156  30·207 30·200	30·142 30·149 30·023 30·088	30·445  30·542 30·550	29·842  29·645 29·890	69.4  58.9 64.0	53·6  45·7 53·0	61.5  52.3 58.5	79·6  71·2 73·0	44·2  33·4 45·0	$65.2 \\ 61.4$	52·1 50·0 46·5 51·9	82·4 88·3 82·1 83·5	39·9 36·9 31·3 40·2	98  194 323	336

\* Averages for three years only.

The month was characterised by moderately high barometers and a very scanty rainfall over the South-West and South, and heavy rain throughout the Murchison and Coolgardie Goldfields.

Elsewhere normal conditions prevailed.

Practically no rain fell in the tropics; moderately heavy in the Gascoyne district towards the end of the month, chiefly on the 26th; and very heavy on the East Murchison Goldfields, and over the Coolgardie Goldfields, from the 8th to the 12th.

In the agricultural districts from Geraldton Southwards the fall was a long way behind the average, but general rain set in there on the 31st, and has quite altered the prospects of the farmers. Frosts have been recorded inland, as will be seen from the subjoined table giving the average temperature and the lowest on the surface of the ground at selected stations.

TERRESTRIAL MINIMUM RADIATION.

				THE THE TOTAL TOTA			
Station.	Mean.	Lowest.	Date.	Station.	Mean.	Lowest.	Date.
Cue	50·0 38·7 43·0 40·8 44·0	43·0 29·7 30·0 26·0 34·0	20 21 18 18 17	Perth Observatory Wandering Katanning Bunbury Karridale	49·7 37·6 37·0 37·3 41·0	39·6 27·0 27·0 29·0 31·0	17 18 6 6 7

The Observatory, Perth, 10th June, 1903.

W. E. COOKE, Government Astronomer. RAINFALL FOR APRIL, 1903 (COMPLETED AS FAR AS POSSIBLE), AND FOR MAY, 1903 (PRINCIPALLY FROM TELEGRAPHIC REPORTS).

	APR	IL.	May.			APR	IL.	MAY.	
STATIONS,	No. of points.	No. of wet days.	No. of points.	No. of wet days.	Stations.	No. of points.	No. of wet days.	No. of points. 100=1in.	No. of wet days,
EAST KIMBERLEY:					NORTH-WEST—continued:				
Wyndham	287	8	2	1	Red Hill Mt. Mortimer	$\frac{109}{228}$	4.	•••	
6-Mile The Stud Station					Mt. Mortimer Wogoola				
Carlton	213	4			Nanutarra	234	2	•••	
Denham					Yanrey	45	2	•••	
Rosewood Downs Argyle Downs			•••		Point Cloates	Nil		•••	. • • • •
Lisadell	000	3				,			
Turkey Creek	432	11	Nil		GASCOYNE:			40	
Plympton, St. Mary	•••				Winning Pool Towara	$\frac{3}{98}$	1 4	42	3
Koojubrin Hall's Creek	470	11	Nil		Ullawarra	187	3		
Flora Valley					Maroonah				
Ruby Plains				•••	Gifford Creek	143 55	$\begin{vmatrix} 2\\2 \end{vmatrix}$	•••	•••
Denison Downs	300		•••		Bangemall Mt. Augustus				
WEST KIMBERLEY:					Minnie Creek	86	2		
Obagama	451	6			Yanyeareddy	126	3	•••	
Beagle Bay	291 842	10	Nil		Williambury Wandagee	27	2		
Derby Yeeda					Bernier Island	22	2	•••	
Liveringa			•••		Boolathana	22	1 1	16	3
Mt. Anderson	104	4	•••		Carnarvon Cooralya	42	2	246	3
Leopold Downs Fitzroy Crossing	108	6 5		1	Cooralya Doorawarra	54	2		***
Fitzroy (C. Blythe)	00	2		·	Mungarra	69	2		•••
Quanbun	134	2	•••		Clifton Downs	75 83	$\frac{2}{2}$	•••	***
Nookanbah Broome	000	6	Nil		Dairy Creek Upper Clifton Downs	110	3		•••
Roebuck Downs					Errivilla	194	3		•••
Thangoo			•••		Dirk Hartog Island				
La Grange Bay	632	9	3	1	Sharks Bay Kararang	35 50	2	102	2
NORTH-WEST:					Meedo	132	3		
Wallal		4	Nil	:	Tamala				
Condon	475 215	4 2	Nil		Wooramel Hamelin Pool	132 59	$\frac{2}{2}$	$\frac{106}{32}$	$\frac{2}{3}$
DeGrey River Port Hedland	~0	3	 11	1	Byro	157	4	83	2
Boodarie					Yarra Yarra	102	2	60	3
Yule River	0.40		•••	•••	Berringarra Mt. Gould	56	2	60	3
Warralong Muccan	243 106	5			Mt. Gould Moorarie	135	2	 58	4
Ettrick	1.00	6			Wandary	200	4	70	4
Mulgie		5	•••		Peak Hill	117	2	75	5 6
Eel Creek Pilbarra	- FO	4 3	4	1	Horseshoe Mt. Fraser	$116 \\ 147$	3	87	
Pilbarra Coongon	1.00	4			Abbotts	120	3	75	3
Warrawagine					Meekatharra				•••
Braeside	0.4		35	1	Belele Mileura	110 138	$\begin{vmatrix} 3 \\ 2 \end{vmatrix}$	53	4
Bamboo Creek Marble Bar	115	4 7	3	1	Mileura Milly Milly	105	3	37	3
Warrawoona	125	5	20	1	Manfred	165	3	37	3
Corunna Downs		6		3	New Forest Woogorong	74 94	2 3		 1
Nullagine Mt. Edgar	307	6	110	3	Woogorong Boolardy				
Tambourah					Billabalong	61	2	Nil	
Kerdiadary	82	5			Wooleane Murgoo	14 28	$\frac{1}{2}$	Nil $28$	
Roy Hill Mosquito Creek	l	5 4			Murgoo Meka	10	1	28 54	3
Mosquito Creek Mulga Downs	O.Fr	3			Mt. Wittenoom	13	2	37	3
Woodstock					Nannine	23	3	46	3
Mt. Florence Tambrev	- ma	2 4			Star of the East Annean	85 28	$\frac{3}{2}$	51 178	3
Tambrey Millstream	88	1			Tuckanarra	30	3	58	4
Yandyarra	i				Coodardy	22	3		:
Mallina	70	2	Nil		Cue Day Dawn	$\begin{array}{c c} 27 \\ 15 \end{array}$	$\begin{vmatrix} 2\\2 \end{vmatrix}$	$\frac{129}{147}$	5 4
Whim Creek Cooyapooya	78				Lake Austin	5	2	194	3
Woodbrooke	25	1			Lennonville	4	2	57	4
Croydon	137	3	Nil		Mt. Magnet Warracoothara	10 8	1	$\frac{43}{136}$	3
Balla Balla Roebourne	Nil 27	1	Nit Nil		Warracoothara Challa	22	1	92	3
Roebourne Cossack	103	1	Nil		Youeragabbie	47	3	45	3
Fortescue	94	1	Nil		Murrumv.	Nil		41	1
Mardie	15	1	•••		Burnerbimah Barnong	86 39	3 4	59 7	$\frac{2}{1}$
Mt. Stewart Yarraloola	33	1			Yalgoo	51	3	15	$\frac{1}{2}$
Chinginarra					Gabyon	79	3	11	1
Onslow	1	1	Nil		Wurarga Gullewa	55 22	5 4	 5	 1
Peedamullah	1				Gullewa	444	1 4	ı 0	

 ${\tt Rainfall--} continued.$ 

	] .		1		1	<u> </u>			
	APR	IL.	Ма	Y.		APR	IL.	M.	Υ.
Stations.	No. of points.	No. of wet days.	No. of points.	No. of wet days.	Stations.	No. of points.	No. of wet days.	No. of points.	No. of wet days.
SOUTH-WEST DIVISION				1	South-West, Central				
(NORTHERN PART):					PART (INLAND)—con-				
Murchison House	67	4			tinued:				_
Mt. View Munby	64 102	3 9	11	4	Woogenellup Marradong	$152 \\ 267$	6 9	79 128	7 6
Munby Yuin	102				Marradong Bannister	212	10	133	7
Northampton	108	5	3	1	Narrogin	282	12	65	3
Mt. Erin	102	4			Wickepin	288	12		
Oakabella Narra Tarra	85 58	4 3	34 60	5 3	Gillimaning Bunking	293 533	$\begin{array}{ c c c }\hline 11 \\ 7 \end{array}$	66 56	4
Tibradden	67	7	28	5	Bullock Hills	393	10	78	3
Sand Springs	48	4	20	3			1		
Mullewa Kockatea	29 25	5	5 3	] I ] 1	SOUTH-WEST DIVISION (SOUTHERN PART):				
Bootenal	80	3.	3	1	Bunbury	260	13	282	
Geraldton	34	3	34	6	Collie	231	15	177	9
Greenough Dongara	30 122	3 7	23 16	$egin{array}{c} 4 \ 2 \end{array}$	Salvation Army Settl'm't		:::	107	
Dongara (Pearse)	76	6	22	3	Glen Mervyn Dardanup	256 233	$\begin{array}{c c} 11 \\ 12 \end{array}$	$197 \\ 227$	7 5
Strawberry	90	7	79	2	Donnybrook	174	10	229	8
Mingenew	40	6	24	5	Boyanup	199	11	198	6
Urella Yandenooka	50 52	6 4	$\frac{42}{14}$	3 2	Ferndale Busselton	236 199	10 11	170 260	8
Rothesay	17	3	28	2	Margaret River				
Field's Find		l -: <u>:</u>			Lower Blackwood	340	12	295	13
Carnamah Watheroo	56 97	7 5	11 43	2 6	Karridale Cape Leeuwin	$\frac{426}{262}$	19	320 182	10 10
Watneroo Dandaragan	88	8	6	3	Cape Leeuwin Biddellia	434	13	317	10
Moora	78	7	66	3	The Warren	577	16	320	10
Yatheroo	104	7	135	7 6	Lake Muir	414	17	159	12
Walebing New Norcia	140 117	10 7	66 62	3	Mordalup Deeside	358 360	18 18	132	9
		'	-		Riverside	370	17	149	9
South-Western Division,	,				Balbarup	372	15	188	8
CENTRAL (COASTAL): Gingin	142	13	166	7	Wilgarup	388	17	192	10
Belvoir	225	10	116	8	Mandalup Bridgetown	305	18	 181	6
Mundaring	465	11	214	6	Westbourne	312	19	165	12
Guildford	225 252	14	121 180	9	Hilton	293	12	115	6
Kalbyamba Canning Waterworks	$\frac{252}{274}$	13	93	6	Greenbushes Greenfields	212 186	8 11	284 136	6
Perth Gardens	268	17	115	12	Glenorchy	339	12	193	7
Do. Observatory	216	15	98	13	Williams	281	11	102	4
Subiaco Claremont	182 192	13 12	107 143	12 9	Arthur Darkan	316 418	8	39	2
Do. (Richardson)	165	11			Wagin	359	9	83	2
Fremantle	314	14	170	12	Glencove	376	12	74	3
$egin{array}{lll} { m Rottnest} & \dots & \dots & \dots \\ { m Armadale} & \dots & \dots & \dots \end{array}$	315 265	14 8	163	11	Dyliabing	305	11		
Rockingham	232	14	145	7	Katanning Kojonup	327 504	12 12	$\begin{array}{c} 92 \\ 172 \end{array}$	5 6
Canning River	284	9			Broomehill	325	15	102	5
Jarrahdale Mandurah	336 275	$\frac{10}{12}$	$122 \\ 148$	8 10	Sunnyside	291	13	92	4
Pinjarra	288	7	166	8	Woodyarrup Cranbrook	310 290	14 10	86 109	4 9
Yarloop	318	16	178	10	Blackwattle	313	12	90	4
Harvey	333	12	167	7	Mt. Barker Kendenup	394 265	17 14	165	10
SOUTH-WEST, CENTRAL					St. Werburgh's	200		100 133	8
PART (INLAND):		-			Forest Hill	505	21	166	14
Hatherley Momberkine	109 95	6 5	$\frac{47}{25}$	6 3	Denmark		1.0	307	
Momberkine Monglin	164	8	25 28	6	Grasmere Albany	600 531	16 19	304 261	13 12
Culham					Point King	536	16	270	7
Newcastle	68	5	73	6	Breaksea	372	20	200	13
$egin{array}{lll} { m Eumalga} & \dots & \dots \\ { m Northam} & \dots & \dots \end{array}$	$\frac{128}{127}$	9	98 68	8 4	Wattle Hill Cape Riche	582 193	16 13	183 110	10 11
Grass Valley	189	7	55	5	Pallinup	295	12	87	6
Meckering	195	9	35	7	Bremer Bay	160	12	132	9
Cunderdin Codg-Codgen	163	11	107	8	Jarramongup				
Jarragin	90	7	107		Eastern Division:				
Doongin	193	7	65	7	Lake Way	39	4	314	7
Cuttenning	220	8	117	9	Gum Creek	46	2	185	4
Whitehaven Sunset Hills	154 181	10	77 46	10 5	Mt. Sir Samuel Lawlers	$\frac{126}{97}$	6	$156 \\ 176$	6
Cobham	151	11	119	8	Lawlers Leinster Gold Mine	87	5	$\begin{array}{c} 176 \\ 143 \end{array}$	5
York	115	10	31	4	Lake Darlôt	149	4	118	5
Beverley Barrington	110 130	7 9	69 40	4. 5	Sturt Meadows Mt. Leonora			 ຄ1ສ	
Stock Hill	196	10	54	2	Mt. Leonora Mt. Malcolm	77 46	5 4	$215 \\ 222$	4
Sunning Hill	285	11	96	5	Mt. Morgans	50	4	197	4
Wandering Pingelly	263 248	12 8	132 100	5 2	Burtville	28	2	1.00	
Pingelly	240	0	100		Laverton	53	5	162	3

#### RAINFALL—continued.

	APRI	·L.	MA	ΛY.		APR	ıL.	MA	XY.
STATIONS.	No. of points.	No of wet days.	No. of points.	No. of wet days.	STATIONS.	No. of points.	No. of wet days.	No. of points, 100=lin.	No. of wet days.
EASTERN DIVISION-con-					EASTERN DIVISION—con-				
tinued:	7	,	200		tinued:	25			
Murrin Murrin	77	4	266	5	Mount Jackson	65	4		
The Granites	117	3	250	4.	Bodallin	98	4	95	3
Tampa	58	3	332	4	Burracoppin	90	4,	127	5
Kookynie	141	3	266	4	Kellerberrin	174	7	113	7
Niagara	97	3	396	5	Mangowine	134	7	90	8
Yerilla	138	3	301	4	Wattoning	115	5	•••	
Edjudina	83	4	315	4					
Menzies	127	4	339	6	Eucla Division :				
Mulline	76	3	345	5	Ravensthorpe	157	12	77	8
Waverley	208	5	321	7	Coconarup	204	10		
Goongarrie	121	3	337	5	$oxed{Hopetoun}  \dots  \dots$	153	9 .	67	9
Mulwarrie	173	4	295	7	Fanny's Cove	157	6		
Kurawa	179	6	378	8	Park Farm	166	13	131	10
Kurnalpi	69	6	385	5	Esperance	194	17	122	10
Bulong	103	6	274	10	Gibson's Soak	188	14	136	9
Kanowna	113	3	367		30-Mile Condenser	229	13	146	9
Kalgoorlie	171	5	290	5	Swan Lagoon	247	14		
Coolgardie	103	3	193	7	Grass Patch	195	9	95	10
Burbanks P.O	165	5	196	7	Myrup	216	15	168	9
Burbanks Birthday Gift					Lynburn	180	13	216	9
Woolubar	182	4	196	8	Boyatup	217	12		
Widgemooltha	102	6	129	11	Point Malcolm	164	18	213	12
50-Mile Tank	181	6	128	9	Israelite Bay	83	12	243	11
Waterdale	83	5	,		Bulbinia	98	10		
Norseman	244	. 8	77	6	Frazer Range	201	10	149	8
Bulla Bulling	131	5	62	6	Balladonia	142	10	193	11
Woolgangie	107	5	93	7	Southern Hills	293	10		
Boorabbin	84	5	128	9	Eyre	246	16	181	12
Karalee	120	4	140	4.	Madura				
Yellowdine	78	5	146	5	Mundrabillia				1
Southern Cross	113	7	96	6	Eucla	373	17	98	18

The Observatory, Perth, 10th June, 1903. W. E. COOKE, Government Astronomer.

Registrar General's Office, Perth, 11th June, 1903.

T is hereby published, for general information, that the undermentioned Ministers have been duly registered in this Office for the Celebration of Marriages throughout the State of Western Australia:

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.		
1903/244	9th June, 1903	Baptist Union of W.A. (Incorporated.) The Reverend Norman L. Buerle	South Perth	Perth		
1903/248 1903/248		ROMAN CATHOLIC CHURCH, DIOCESE OF PERTH. The Reverend Joseph Wheeler, O.M.I The Reverend Patrick J. Lynch, C.S.S.R	Fremantle Highgate Hill	Fremantle Perth		

MALCOLM A. C. FRASER, Registrar General.

# GOLDFIELDS WATER SUPPLY ADMINISTRATION.

TT is hereby notified, for general information, that accounts payable by the Administration will be paid on Friday in each week, at the office of the undersigned, Treasury Buildings, Barrack Street.

T. S. McNULTY,

21st April, 1903.

Acting Secretary.

#### COOLGARDIE TOWN RETICULATION.

IT is hereby notified, for general information, that a local Water Sopply Office, under the general superintendence of Mr. N. McQueen, District Engineer, has now been opened in the Public Buildings, Bayley Street, Coolgardie.

At this office applications will be received for water services for premises in the following streets:—

Bayley Street South side, from Lefroy Street to Ford Street;

Bayley Street, South side, from Jobson Street to Renou Street;

Woodward Street from Lefroy Street to Ford Street; Woodward Street, from Moran Street to Renou Street; Toorak Street, from Moran Street to Lefroy Street; Hunt Street, from Morgans Street to Gordon Street; Morgans Street, from Hunt Street to Jenkins Street; Jenkins Street, throughout; Bellingham Street, from Hunt Street to Counsel

Street.

The office will be open to the public between 10 a.m. and  $4\,30$  p.m., except on Saturdays, when it will be closed at

Full information and all necessary forms may be obtained on application.

As the progress of the reticulation permits of connections in other streets being made, further notification will be immediately issued.

> T. S. McNULTY, Acting Secretary.

19th May, 1903.

#### GOVERNMENT LABOUR BUREAU.

MPLOYERS of Labour and Employees are hereby informed that there is registered at the Office of the Government Labour Bureau, 34 Pier street, Perth, a list of persons in need of work, and of those in need of workers.

Personal application can be made during the usual office hours at the Bureau, and, when necessary, interviews can be arranged between Employers and Employees.

All letters of application to be addressed to the undersigned.

JAMES LONGMORE,

Superintendent of Government Labour Bureau.

#### GEOLOGICAL MAP OF KALGOORLIE.

GEOLOGICAL Map of Kalgoorlie, on the scale of ten chains to the inch, has been published, and is now on sale at the Geological Survey Office, in Beaufort Street; Department of Mines, Hay Street, and at the Warden's Office, Kalgoorlie. Price—One Guinea.

A. GIBB MAITLAND, Government Geologist.

# MISSING FRIENDS.

Vide Government Gazette, 1903, page 867, B2/4880.
WILLIAM HENRY NELSON has been found at Mallana,
Tableland

Vide Government Gazette, 1903, page 1161, B2/5000. WILLIAM H. Speed has been found at Singapore.

Vide Government Gazette, 1903, page 1161, B2/4995. RICHARD J. LYNCH has been found at Wiluna.

JOHN McSheehy, stout build, age 40 years, height 5ft. 10in. or 11in., fair hair and moustache, blue eyes, long visage, fresh and ruddy complexion; a labourer, and a native of South Australia. Last heard of about 18 months ago at Day Dawn, Murchison Goldfields. Inquiry by his father, John McSheehy, East Montana, Coolgardie. (Information to the Criminal Investigation Branch, Perth.—B2/5092.)

ETTIE WHITE (no description given), a native of New Zealand, who was married in Carlton or Fitzroy, Victoria, about nine years ago, and is at present believed to be residing in Perth. Inquiry by the Victorian Police. (Information to the Criminal Investigation Branch, Perth.—B2/5096.)

William C. Maney, medium build, age about 30 years, height 5ft. 6in. or 7in., dark hair, clean shaved, dark eyes, sharp visage, dark complexion, star and crescent tattooed on left forearm, dressed in a black vicuna sac suit and blue waterproof overcoat; a labourer, and formerly a sailor, believed to be a native of New Jersey, U.S.A. Last heard of at Boyanup, on the 31st ult. Inquiry by Donnybrook Police. (Information to the Criminal Investigation Branch, Perth.—B2/5101.

ALFRED JAMES GREENING (may assume the name of Brown), slim build, age 15 years, height 5ft. lin., brown hair, blue eyes, oval visage, fair complexion, large projecting ears; a native of this State; dressed in a navy blue serge suit, flannelette shirt without collar, and black and white straw hat; left his home at Parkerville, near Guildford, on the 21st ult., for Perth, and is believed to have gone on to Fremantle on the 23rd ult. and boarded the s.s. "Wollowra," with the intention of landing at Albany. Inquiry by his mother, Rebec a Greening, Parkerville. (Information to the Criminal Investigation Branch, Perth—B2/5102.)

EDWARD RYAN, very stout build, age 55 years, medium height, very dark hair and whiskers tinged with grey, short neck, bow legs, an engine-driver, and formerly a seaman. He was at one time an alderman at Broken Hill, N.S.W., and left there about three years ago, and is at present believed to be residing in Perth or Fremantle. Inquiry by James Couch, c/o W. J. Pearce, Tramway Reserve, Broken Hill. New South Wales. (Information to the Criminal Investigation Branch, Perth.—B2/4986.)

ALEXANDER FORBES, medium build, age 65 years, height 5ft. 6in., grey hair and moustache, blue eyes, hook nose (appears to have been broken), sharp visage, fresh complexion; speaks with a strong Scotch accent; a native of Glasgow; dressed in a dark coat and light trousers. Last heard of at the Old Men's Depôt, Fremantle, on the 23rd ult., when he left with the intention of visiting friends at Claremont. Inquiry by the Fremantle Police. (Information to the Criminal Investigation Branch, Perth.—B2/5061.)

# THE INDUSTRIAL CONCILIATION AND ARBITRATION ACT, 1902.

(1 and 2 Edwd. VII., No. 21.)

F.S.  $\frac{401}{1901}$ 

NOTICE BEFORE CANCELLATION OF REGISTRY.

To the Secretary of the Industrial Union called the Ballarat Branch Amalgamated Workers' Industrial Union.

N OTICE is hereby given that it is the intention of the Registrar of Friendly Societies to proceed on the twenty-fourth day of June, 1903, to cancel the registration of the above-named Industrial Union under the above-named Act unless cause be shown to the contrary in the meantime.

The ground of such proposed cancellation is as follows:—
That the industrial union has ceased to exist.

L.s.

EDGAR T. OWEN,

Registrar of Friendly Societies.

Dated this 13th day of May, 1903.

F.S.  $\frac{314}{1902}$ .

NOTICE BEFORE CANCELLATION OF REGISTRY.

To the Secretary of the Industrial Union called the Master Printers' Union of Employers of Western Australia, Perth.

OTICE is hereby given that it is the intention of the Registrar of Friendly Societies to proceed, on the 22nd day of July, 1903, to cancel the registration of the above-named Industrial Union under the above-named Act, unless cause be shown to the contrary in the meantime.

The ground of such proposed cancellation is as follows:—
That the Industrial Union has ceased to exist.

EDGAR T. OWEN.

Registrar of Friendly Societies.

Dated this 10th day of June, 1903.

F.S.  $\frac{152}{1901}$ 

Friendly Societies' Office, Perth, 5th June, 1903.

IT is hereby notified that PATRICK TROY has been duly elected Chairman of the Board of Conciliation for the Eastern Industrial District, under the above-named Act, during the absence of E. P. Dowley.

EDGAR T. OWEN, Registrar of Friendly Societies.

#### Department of Land Titles.

# $\frac{428}{1903}$ TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that Albert Ogilvy Blythe of Bunbury in the State of Western Australia 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 and being

Part of Leschenault Location 26 (containing 22 acres 3 roods 25 perches)

Bounded on the South by 13 chains 47 links of Carey's Road

On the East by the West boundary of Lot 17 and part of the West boundary of Lot 15 measuring together 16 chains  $53\frac{s}{10}$  links

On the North by a boundary of Lot 14 and the end of a road measuring together 13 chains  $51_{\frac{3}{10}}$  links and

On the West by 17 chains 46 links of the East boundary of Lot 27.

The land is more particularly defined on Diagram 1251 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 18th day of July 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, }
4th June, 1903.

 $\frac{2025}{1903}$ 

# $\frac{4.03}{100.3}$ TRANSFER OF LAND ACT, 1893.

Section 75.

OTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the fifteenth day of July 1903 to issue to James Buckley and Walter Buckley of Perth labourers a Special Certificate of Title to the land described below the duplicate having of its learning as its learnin cate having as is alleged been lost.

Dated eleventh day of June, 1903.

ALFRED E. BURT.

Registrar of Titles.

THE LAND REFERRED TO:

Lots 31 and 32 of Swan Location 112. Registered in Volume CLXV. Folio 52.

#### TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that George William Dent of Perth in the State of Western Australia land-owner has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the City of Perth, and being:—

Part of Perth Town Lot V21 (containing 1 rood 8 perches) Bounded on the North-East by 1 chain 50 7 links of Wellington Street

On the South-East by 2 chains of William Street
On the South-West by the other part of V21 measuring

1 chain  $50_{10}^{2}$  links And on the North-West by 2 chains of the South-East boundary of V22.

The land is more particularly defined on Diagram 1709 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 1st day of August next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Registrar of Titles.

Land Titles Office, Perth, 11th June, 1903,

Nicholson & Hensman, Moir's Chambers, St. George's Terrace, Perth, Solicitors.

#### TRANSFER OF LAND ACT, 1893, AND THE REAL PROPERTY LIMITATIONS ACT, 1878.

TAKE NOTICE that Isaac Helliwell of North Fremantle in the State of Western Australia carpenter 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 North Fremantle and being North Fremantle Lot P 13 and part of North Fremantle Lot P 13 and part of North Fremantle Lot

P12 (containing together 1 acre 3 perches)
Bounded on the Northward by 1 chain 53½ links of Swan Street

On the Eastward by the Western boundary of P 14 measuring 6 chains 66 to links
On the Southward by a right line measuring 1 chain

52 ½ links and
On the Westward by the other part of P 12 measuring 6 chains 66 ½ links.
The land is more particularly defined on Diagram 1485 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 31st day of July 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, ) 4th June, 1903,

F. Morley Alcock, Barrack Street, Perth, Solicitor for the Applicant.

#### THE HEALTH ACT, 1898, AND THE HEALTH ACT AMENDMENT ACT, 1902.

## NOTICE.

BY virtue of the provisions of "The Health Act, 1898,"
"The Health Act Amendment Act, 1902," Order in
Council of the 11th March, 1903, and the regulations made
on the 13th March thereunder, the Central Board now declare the undermentioned premises infected with Bubonic Plague :-

Premises known as "C" Shed, on the Victoria Quay, Fremantle.

By order of the Central Board of Health,

J. R. CAMPBELL. Secretary.

30th May, 1903.

(under Section 23 of "The Health Act, 1898.") THE Central Board of Health have approved of the undermentioned appointments, made by the following Local Boards of Health:

APPOINTMENTS.

Bellevue.

Dr. W. Elgee to be Officer of Health. CECIL LEAR to be Secretary and Inspector.

Day Dawn.

WILLIAM BOGLE to be Secretary, vice C. J. Kelly, resigned.

Goongarrie.

T. B. WARNOCK to be Secretary.

Midland Junction.

Jos. Bass Miller to be Inspector. Dr. J. E. FERGUSSON STEWART to be Officer of Health,

North Fremantle.

THOS. W. TAYLOR to be Secretary, vice S. J. Powell, resigned.

Laverton.

Harold B. Douglas to be Inspector, vice C. Paige, resigned.

Dr. J. D. HURST, Medical Officer of Health, resigned.

Cottes loe.

ALBERT EDWARD GREEN to be Secretary, vice C. H. Smith, resigned.

Maulands.

R. G. H. HARRIS to be Inspector.

By order,

J. R. CAMPBELL,

Secretary.

#### MUNICIPALITY OF VICTORIA PARK AND VICTORIA PARK LOCAL BOARD OF HEALTH.

PURSUANT to Section 404 of "The Municipal Institutions Act, 1900," and Section 30 of "The Health Act, 1898," we, the undersigned, Auditors to the Municipality of Victoria Park, make the following Statement, that is to say:—

1. That a book of Rate Receipts has been wrongfully used.

That the counterfoils of 44 Receipts have been cut and torn out, and are missing.

and torn out, and are missing. That there is no evidence that fresh counterfoils, in the Current Receipt Books, have been filled in, and the amounts represented by them entered in the Cash Book, as stated by the late Town Clerk.

In consequence thereof, we hereby notify that we withhold our signatures to the Statements of Receipts and Expenditure of the Municipality of Victoria Park and Local Board of Health, for the half-year ended 30th April, 1903, until such time as the counterfoils in question are accounted for to our satisfaction.

Dated this 9th day of June, 1903.

E. F. WATERHOUSE, F.I.A.W.A., Municipal E. H. DUMSDAY, Auditors.

#### MUNICIPALITY OF COOLGARDIE.

Notice of Intention to Borrow £1,300.

In accordance with the provisions of "The Municipal Institutions Act, 1900" (64 Vict., No. 8), notice is hereby given that it is the intention of the Coolgardie Municipal Council to borrow One thousand three hundred Municipal Council to borrow One thousand three hundred pounds, on debentures extending over a period of twenty years, and bearing interest at the rate of four per cent. per annum, payable half-yearly on the first day of January and the first day of July in each year; such debentures and interest will be payable at the Bank of New South Wales, Coolgardie. Provided always, that the said Council reserves to itself the right to pay off the sum of Five hundred pounds, part of such loan, immediately upon receiving a grant thereof from the Government of Western Australia.

The purposes for which the loan is to be applied are:—

The erection of Town Hall and removal and renovation of the Mechanics' Institute.

renovation of the Mechanics' Institute, Coolgardie ...

Plans, specifications, and estimates of the proposed works and undertakings, together with a statement showing the proposed expenditure of money to be borrowed, are open for inspection during office hours at the office of the Council, Bayley Street, Coolgardie, and will be so open for inspection until the 14th day of July, 1903.

> G. WILLIAMS, Town Clerk.

Council Chambers, Bayley Street, Coolgardie, 5th June, 1903,

### MUNICIPALITY OF SOUTHERN CROSS.

TATEMENT of Receipts and Expenditure from 1st November, 1902, to 30th April, 1903 :-

1903.	RECEIPTS.		£	s.	d.
April 30To	Balance, 31st October, 1902		691	10	0
,,	Fines and penalties		9	0	0
,,	Income Municipal properties		140	$^2$	0
,,	Water scheme		590	6	6
,,	Refund Local Board of Health		233	8	0
,,	General rates		129	3	3
,,	Dog licenses		14	15	0
,,	Cart and carriage licenses		35	10	0
,,	Tar paving		27	2	1
,,	Transfer from Council		7	2	6
					_
		$\mathfrak{L}1$	,877	19	4

			£	1,877	19	4
1903.	Expenditur	Е.		£	s.	d.
April 30By	Water scheme			1,280	3	7
,,	Printing and adverti	sing		29	6	3
,,	Council Chambers			0	16	6
,,	General expenses			73	1	$\tilde{5}$
,,	Salaries			54	4	0
,,	Council properties			21	О	0
,,	Street lighting			57	3	7
,,	Sundries			0	7	6
,,	Street, water, trees,	etc.		50	13	4
,,	Fire Brigade			137	5	10
,,	Office expenses			$^{2}$	13	10
,,	Three per cent. accou	ınt		21	11	1
,,	Balance	• • •	• • •	149	12	5

£1.877 19 4 FRANK H. SNOOK,

P. AISBETT, Town Clerk.

Mayor.

Examined and found correct,

R. R. ROBERTS, Auditors.

18th May, 1903.

LOCAL BOARD OF HEALTH, SOUTHERN CROSS. STATEMENT of Receipts and Expenditure for half-year en ling 30th April, 1903:-

1903.	RECEIPT	s.			£	s.	d.
April 30.—To	Balance, 31st Oct	ober,	1902		153	11	-8
,,	Health rates				55	13	0
,,	Sanitary rates				273	3	10
",	Government subs	idy			100	O	.0
				-			

"			
	£582	8	6
" Nightsoil contract	11 193 72	13 10 6	$\begin{array}{c} 3 \\ 10 \\ 0 \\ 3 \end{array}$
" Balance 5 8 8 " Cash in hand 2 19 8		7	10

FRANK H. SNOOK, Mayor. P. AISBETT, Town Clerk.

Examined and found correct,

J. H. STUBBS, Auditors. R. R. ROBERTS,

£582 8 6

18th May, 1903.

### PERTH CITY COUNCIL.

#### Proposed Loan of £35,000.

OTICE is hereby given that the Council of the Municipality of the City of Perth proposes to borrow the sum of £35,000 (Thirty-five thousand pounds sterling), to be expended in the construction of works and undertakings in the said City of Perth, and said works and undertakings being as follows: being as follows :-

Construction of roads	£17,370
Construction of footpaths	. 3,150
Construction of drains	. 8,970
Parks and Reserves	. 1,500
Sanitary plant, pans, and appliance	s 3,610
Public conveniences	400
	£35,000

Notice is hereby given that the plans and specifications, and the estimate of such works and undertakings, and the statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the Office of the City Engineer for one month from the date of the publica-tion hereof, between the hours of 9 o'clock in the forenoon and 4 o'clock in the afternoon.

The amount of £35,000 is proposed to be raised by the sale of Debentures bearing interest at the rate of Four pounds per centum per annum, such interest to be paid half-yearly at the Office of the City Council, Perth, and the said Debentures to be repayable thirty years after the issue

thereof.

H. BROWN, Mayor. W. E. Bold, Town Clerk.

Town Hall, Perth, 12th June, 1903.

# PLANTAGENET ROAD BOARD.

ELECTION NOTICE.

N Election will be held at the Board Room, Mt. Barker, on Friday, the 26th June, 1903, at 10 o'clock a m., for one member of above Board vice A. Muir, resigned. Candidates must give seven clear days' notice, in writing, to the Chairman, R. E. Spencer.

JOHN MORGAN,

Secretary.

Mt. Barker, 6th June, 1903.

# COLLIE ROADS BOARD.

TO WHOM IT MAY CONCERN.

AKE NOTICE that at an Ordinary Meeting of the Collie Roads Board, held on 4th May, it was decided to make a Rate on all ratable property within the Board's District, for the half-year ending 30th June, 1904, of 1s. in the £ per annum.

JNO. EWING. Chairman.

F. Salmon,

8th June, 1903.

Secretary.

#### IRWIN ROAD BOARD.

CLOSURE OF A TRACK.

OTICE is hereby given that the Irwin Road Board, at a Meeting held on the 2nd March, 1903, resolved to close a track used by the public as part of the Greenough Road, and passing through part of Victoria Location No. 738, close to the Southern and Eastern corner of said

JAS. DELMAGE,

Dongara, 2nd March, 1903.

Chairman.

T a Meeting of the above Board, held at Mingenew on the 19th day of April, 1902, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, one chain wide, leaving Road No. 1234 in Victoria Location 548 and extending Northerly, passing through Victoria Locations 548, 603, 587, 1281, 2404, and 1282 to its North boundary. (Plan C. 41.)

W. S. OLIVER, Chairman.

ARTHUR ROAD BOARD.

 $\frac{5 + 6 \cdot 3}{7 \cdot 9 \cdot 0}$  ARTHUR ROAD BOARD. A Ta Meeting of the above Board, held at Wagin on the A 7th day of July, 1902, it was resolved to take, for the purpose of opening a new line of communication, a strip of land, one chain wide, the West side leaving a surveyed road at the South-West corner of C.P. 48/2875, and extending North through said C.P. 48/2875 to the North-East corner of Williams Loc. F. 22; thence West along its North boundary to join a surveyed road at its North-West corner (Plan S 18.)

A. J. PERKINS,

Chairman.

#### BRUNSWICK ROAD BOARD.

T a Meeting of the above Board, held at Harvey on the 7th day of February, 1903, it was resolved to take, for the purpose of opening a new line of communication (No. 805), a strip of land, one chain wide, leaving the South side of Road No. 804 at a point situate about 73 chains Westerly from the West boundary of Wellington Location 145, and extending in a general Southerly direction as surveyed (Original Plan Wellington 147), passing through Wellington Location 50; thence through S.O.L. 7/1413 (Original Plan Wellington 203), passing along part of the West boundary of Location 207 to the North boundary of Location 219. (Plans S 11 and 16.)

D. W. MARRIOTT, Chairman.

#### THE COMPANIES ACT, 1893.

BAYLEY'S CONSOLS GOLD MINING COMPANY (No-LIABILITY).

OTICE is hereby given that the Registered Office of the above Company has been removed to the Company's Mine Office, situate on Gold Mining Lease No. 22, near Coolgardie, and that George Henry Purchas, Esq., is the Attorney thereof in this State.

Dated this 22nd day of May, 1903.

R. B. ANDREWS,
Bayley Street, Coolgardie,
Solicitor for the Company in Western Australia.

#### VOSPERTON GOLD MINES, LIMITED.

NOTICE is hereby given that, during my absence in Europe, William Jowett, of Kalgoorlie, Mining Engineer, has been appointed Attorney for the above Company in Western Australia, and that the Registered Office of the Company is situate on Gold Mining Lease 847x, Kanowna District, North-East Coolgardie Goldfield.

Dated this 10th day of April, 1903.

WALTER NORMAN SCOTT, Attorney for Vosperton Gold Mines, Limited.

Robertson & Arnheim, Solicitors, Kanowna, W.A.

THE SONS OF GWALIA SOUTH GOLD MINING COMPANY (NO-LIABILITY).

To the Registrar of Companies.

OTICE is hereby given that the Office or place of business of the above Company is situated at Elburn Chambers, Hannan Street, Kalgoorlie, where all legal proceedings may be served upon, and all notices addressed or given to the said Company.

Dated this 4th day of April, 1903.

HALL & HALE.

Union Bank Buildings, Hannan Street, Kalgoorlie, Solicitors for John Charles Clark, the Attorney for the Company in Western Australia.

In the matter of "The Companies Act, 1893," and in the matter of Gladiators, Limited.

NOTICE is hereby given that, in pursuance of Section 208 of the above Statute, at the expiration of three months from the last publication of this notice in the Government Gazette of Western Australia, the above Company intends to cease to carry on business in the State of Western Australia.

Dated the 26th day of May, 1903.

KEENAN & RANDALL,
Bayley Street, Coolgardie,
Solicitors for the Attorney of the above Company
in Western Australia.

THE MOUNT JACKSON GOLD MINES, LIMITED.

NOTICE is hereby given that the Registered Office of the above Company is situate at Messrs. Henry J. Saunders & Co.'s Office, St. George's Terrace, Perth, and that H. M. Saunders, Esq., is the Attorney for the Company

Dated this 2nd day of June, 1903.

in Western Australia.

STONE & BURT, 308 Hay Street, Perth, Solicitors for the Company in Western Australia.

THE Hannans Brewery Company, Limited, hereby give notice that on the 18th day of May the Company ceased to carry on the Hotel business at The Duke of Cornwall Hotel, Hannan Street, Kalgoorlie, conducted under the management of Mr. Patrick Whelan.

In future the said business will be conducted by Mr. Patrick Whelan on his sole account.

All accounts against the Company in respect of the said business up to the said 18th day of May, 1903, are to be rendered to the Managing Secretary of the Company, No. 11 Boulder Road, Kalgoorlie.

Dated this fourth day of June, 1903.

T. ALFRED STREMPEL,
Managing Secretary.
Hall & Hale, Solicitors, Kalgoorlie.

In the matter of "The Companies Act, 1893" (56 Vic., No 8).

OTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Hoskins & Co., Limited.

Dated this 4th day of June, 1903.

C. A. SHERARD, Acting Registrar of Companies.

Supreme Court Office, Perth, W.A.

JARRAHDALE JARRAH FORESTS AND RAILWAYS, LIMITED (IN LIQUIDATION).

on or before the 18th day of July, 1903, 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 the undersigned, agent of Charles Peto Bennett and Walter Duval Goatly, 110 Cannon Street, in the City of London, liquidators of the said Company, and, if so required by notice in writing, are by their solicitors, or personally, to come in and prove their said debts or claims at such time and place 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.

Dated this 5th day of June, 1903.

ALEX. J. McNEIL, Agent for the said Liquidators.

# Hoskins & Co., Limited.

OTICE is hereby given that the Registered Office of the above Company is situated at the Foundry, Wellington Street, Perth, and is accessible to the public between the hours of 9 a.m. and 5 p.m. on Monday, Tuesday, Wednesday, Thursday, and Friday, and 9 a.m. and 12 noon on Saturday; Sundays and public holidays excepted.

Dated this 4th day of June, 1903.

HAYNES, ROBINSON, & COX, Solicitors for the Company, Commercial Union Chambers, St. George's Terrace, Perth.

THE GREAT BOULDER PERSEVERANCE GOLD MINING COMPANY, LIMITED (INCORPORATED 1903).

OTICE is hereby given that the Registered Office of the above Company is situate at 364 Hay Street, Perth, and that Ralph Nichols, Esq., is the attorney for the Company in Western Australia.

Dated this 10th day of June, 1903.

STONE & BURT, 308 Hay Street, Perth, Solicitors for the Company in Western Australia.

# THE PEAK HILL GOLDFIELD, LIMITED.

OTICE is hereby given that the Power of Attorney from the above Company to Norman Kirkwood Ewing and Henry Percy Downing, of Perth, has been revoked, and that the undersigned, the said Henry Percy Downing, is now the Attorney for the said Company in the State of Western Australia, and that the Registered Office of the said Company is now situated at my office, Moir's Chambers, St. George's Terrace, Perth.

. Dated the 6th day of June, 1903.

HENRY PERCY DOWNING,
Attorney for the Peak Hill Goldfield, Limited,
Perth.

In the matter of The Powers of Attorney Act, 1896 (60 Vict. No. 3).

OTICE is hereby given that the Power of Attorney granted by Walter John Barrington and William Henry Mill, both of Perth, to Ezekiel Casper, of Perth, and filed in the Supreme Court Office on the second day of December, 1901, has this day been revoked.

C. A. SHERARD,

Acting Registrar of Supreme Court.

Supreme Court Office, Perth, 5th June, 1903. IN THE MATTER OF THE POWERS OF ATTORNEY Аст, 1896.

OTICE is hereby given that the Power of Attorney granted by Herbert George Wainwright and Charles Henry Wainwright, trading as "Wainwright and Company," at Geraldton, to Charles Edward Andrew Hardy, and filed in the Supreme Court Office on the 20th day of April, 1901, has this day been revoked.

C. A. SHERARD, Acting Registrar Supreme Court. Supreme Court Office, Perth, 10th June, 1903.

#### RE MICHAEL CASSIDY, DECEASED.

PURSUANT to an Act of the Imperial Parliament made and passed in the 22nd and 23rd years of the reign of Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees" (adopted by Local Ordinance, 31 Victoria, No. 8): Notice is hereby given that all persons having claims or demands upon or against the estate of Michael Cassidy, late of Perth, in the State of Western Australia, orchardist (who died at Perth on the 6th day of February, One thousand nine hundred and one, intestate, and letters of administration of whose estate and effects were granted by the Supreme Court to Francis Cadell Garrick, solicitor the attorney under power of Daniel Cassidy, the natu al and lawful brother and one of the next-of-kin of the said and lawful brother and one of the next-of-kin of the said deceased), are hereby required to send, in writing, particulars of their claims and demands to Messrs. Stawell' Cowle, & Garrick, solicitors to the said Administrator, addressed to them at their office, 81 Barrack Street, Perth, on or before the 25th day of June, One thousand nine hundred and three: And notice is hereby further given that, at the expiration of the last-mentioned date, the said Francis Cadell Garrick will distribute the assets of the said Michael Cassidy amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said Francis Cadell Garrick will not be liable for the assets of the said Michael Garrick will not be liable for the assets of the said Michae Cassidy, deceased, or any part thereof so distributed, to any person of whose claim the said Francis Cadell Garrick has not had notice at the time of such distribution.

Dated this 20th day of May, 1903.

STAWELL, COWLE, & GARRICK, Perth. Solicitors for the Administrator.

RE SOPHIA GULLAN, LATE OF FREMANTLE, IN THE STATE OF WESTERN AUSTRALIA, MARRIED Woman, deceased.

DURSUANT to an Act of the Imperial Parliament made DURSUANT to an Act of the Imperial Parliament made and passed in the 22nd and 23rd years of the reign of Her late 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 Sophia Gullan, late of Fremantle, in the said State, married woman, deceased (who died on the 27th day of June, 1902, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company, Limited, of Ballarat, in the said State of Victoria, on the 6th day of August, 1902, and duly sealed by the Supreme Court of Western Australia on the 8th day of January, 1903), are hereby required to send, in writing, particulars of their claims and demands to us, the undersigned, on or before the 1st day of July, 1903: And notice is hereby also given that, at the expiration of the last-mentioned date, the said The Ballarat Trustees, Executors, and Agency Company, Limited, will distribute the assets of the said Sophia Gullan amongst the parties entitled thereto, having regard only to the claims and demands or which it shall then have had notice. And parties entitled thereto, having regard only to the claims and demands of which it shall then have had notice: And the said The Ballarat Trustees, Executors and Agency Company, Limited, will not be liable for the assets of the said Sophia Gullan, deceased, or any part thereof so distributed, to any person of whose claim the said The Ballarat Trustees, Executors, and Agency Company, Limited, have not had notice at the time of such distribution.

Dated the 30th day of May, 1903.

JAMES & DARBYSHIRE, 261 St. George's Terrace, Perth, Solicitors for the said Executors.

RE HENRY JOHN COOKE, DECEASED.

RE HENRY JOHN COOKE, DECEASED.

PURSUANT to an Act of the Imperial Parliament, made and passed in the 22nd and 23rd years of the reign of Her late Majesty, Chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees" (adopted by Local Ordinance, 31 Victoria, No. 8): Notice is hereby given that all persons having claims or demands upon or against the estate of Henry John Cooke, late of Fremantle, in the State of Western Australia (who died at Fremantle aforesaid on the 8th day of August, 1902, and letters of administration, with the will annexed, of whose estate was duly granted by the Supreme Court to Jane Cooke, of Fremantle aforesaid, widow of the said deceased, the executors named in the said will having renounced probate thereof), are hereby required to send, in writing, particulars of their claims and demands to the said Jane Cooke, at the offices of Messrs. Moss & Barsden, of Henry Cooke, at the offices of Messrs. Moss & Barsden, of Henry Street, Fremantle aforesaid, on or before the 18th day of July, 1903: And notice is hereby also given that, at the expiration of the last-mentioned date, the said Jane Cooke will distribute the assets of the said Henry John Cooke will distribute the assets of the said Henry John Cooke amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said Jane Cooke will not be liable for the assets of the said Henry John Cooke, deceased, or any part thereof so distributed, to any person of whose claim the said Jane Cooke has not had notice at the time of such distribution. tion.

Dated the 6th day of June, 1903.

#### MOSS & BARSDEN,

Henry Street, Fremantle, Solicitors for the said Jane Cooke.

BANKRUPTCY ACT AMENDMENT ACT, 1898.

NOTICE OF INTENTION TO DECLARE A DIVIDEND.

In the matter of James Henry Harvey, Timber Merchant, Victoria Park, near Perth, in the State of Western Australia.

OTICE is hereby given that it is intended to declare a First Dividend in the above matter on the 27th day of June, 1903.

Dividends will be payable to those Creditors only who have signed or assented to the Deed of Assignment.

Dated this 11th day of June, 1903.

[L.S.]

L. A. WOOLF, Trustee.

IN THE SUPREME COURT OF WESTERN AUSTRALIA —In Bankruptcy.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Thomas Charles Dunster, of Perth and Kalgoorlie, Sharebroker, a Debtor.

OTICE is hereby given that the above-named Debtor has executed a Deed of Assignment under the provisions of "The Bankruptey Act Amendment Act, 1898," and that the same is now lying for inspection and execution at the offices of Messrs. H. R. Coombs & Co., St. George's Terrace, Perth.

Dated this 11th day of June, 1903.

M. M. MOSS, Official Receiver in Bankruptcy.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Louis Demel, of Phillimore Street, Fremantle, Importer, a Debtor.

NOTICE is hereby given that a Meeting of the Creditors of Louis Demel, of Phillimore Street, Fremantle, Importer, will be held at our offices, Stock Exchange Buildings, St. George's Terrace, Perth, on Friday, the 19th day of June, 1903, at 3:30 o'clock, p.m., under the provisions of the said Act.

Dated this 5th day of June, 1903.

H. R. COOMBS & Co. Agents for the Debtor.

Stock Exchange Buildings, St. George's Terrace, Perth.

#### THE BANKRUPTCY ACT, 1892.

#### Receiving Order.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptey.
Lazarus Blashki	Kalgoorlie	Clerk	Supreme Court, Perth	39 of 1903	10th day of June, 1903	2nd day of June, 1903	Debtor's petition

#### Appointment of Trustee.

Debtor's Name.	Debtor's Name. Court.		Trustee's Name.	Address.	Date of Certificate of Appointment.	
John Robert Burley	Supreme Court, Perth	18 of 1903	Morrie Melville Moss	Supreme Court, Perth	11th day of June, 1903	

#### Adjudication annulled.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Adjudication.	Date of Annulment.	Grounds of Annulment.
John William Croft	Perth	Bootmaker	Supreme Court, Perth	56 of 1899	27th day of April, 1899	9th day of June, 1903	Payment of debts in full, with costs and charges

### Adjudications.

Debtor's Name.	Address.	Description.		Court.		Number.	Date of Order.	Date of Petition.
Carl Thiessen, of the firm of "Thiessen	Boulder	 Grocers	•••	Supreme Co Perth	urt,	15 of 1903	10th day of June, 1903	5th day of March, 1903
and Williams" David Williams, of the firm of "Thies-	Do	 Do.	•••	Do.		Do	Do.	Do.
sen and Williams" Lazarus Blashki	Kalgoorlie	 Clerk	•••	Do.		39 of 1903	Do.	2nd day of June, 1903

### $Notice\ of\ Dividend.$

Lebtor's Name.	Address	Description.	Court.	No.	Amount per £.	First or final or otherwise.	When payable.	Where payable.
John William Croft	Perth	Boot- maker	Supreme Court of Western Australia	of	Twenty shillings in the pound (20s. in the £)	First and Final	18th day of June, 1903	At the Offices of the Official Re- ceiver, Supreme Court, Perth

Dated this 11th day of June, 1903.

M. M. MOSS, Official Receiver in Bankruptcy.

OTICE is hereby given that the Partnership which has for some time past been carried on by Robert Chapman and Thomas Worsick Firth, at Perth, in the State of Western Australia, in the trade or business of Builders and Contractors, under the style of "Chapman & Firth," has been dissolved, as from the first day of May, 1903, by mutual consent.

Dated this tenth day of June, 1903.

ROBERT CHAPMAN, T. W. FIRTH.

Witness to both signatures—
B. H. DARBYSHIRE,
Perth, W.A.,
Solicitor.

# ACTS OF PARLIAMENT, Etc., FOR SALE AT GOVERNMENT PRINTING OFFICE.

	£	S. (	d.
Agricultural Bank Act and Amendments	0	1	6-
Amendments to Statutes from years 1896 to 1901	0	5	0.
Arbitration Act	0	0	9.
Associations Incorporation Act	0	0	6.
Auctioneers Act and Amendments	0	1	0
Audit Act	0	0	9,
Bankruptcy Act, 2s.; Rules, 1892, 5s.; 1898, 1s.	0	8	0.
Bills of Sale Act and Amendment	0	1	3
Bills of Exchange	0	1	6

	0		,	9 . 1
Beer Duty Act and Amendment		s. I	a. 0	## s d.   Trade Marks Act and Amendment 0 1 6
Boat Licensing Act and Amendments		ì	6	Trade Unions Act 0 0 9
Brands Act		1	6	Transfer of Land Act and Amendment 0 2 0
Building Act and Amendments Bush Fires Act	0	1 0	3 6	Fruck Act and Amendment 0 1 6
Cemeteries Act and Amendments		1	6	Frustees Act 0 1 0
Coal Mines Regulation Act and Rules	0	1	9	Weights and Measures Act and Amendment 0 1 0
Companies Act and Amendments	O	2	6	Workmen's Wages Act 0 0 6
Constitution Act and Amendments	0	2	0	Workers' Compensation Act and Rules 0 1 0
Copyright Act Criminal Code Act and Amendment		1	3	Other Acts at similar rates.
Criminal Code Act and Rules (\frac{1}{4} bound, with Index)		6	0	
Crown Suits Act		ŏ	9	1901. Commonwealth of Australia.
Dentists Act and Amendment	0	0	9	An Act for the Interpretation of Acts of Parlia-
Distillation Act	0	1	6	ment and for shortening their Language 0 0 5 An Act to make provision for the Collection
Dividend Duties		0	6	and Payment of the Public Moneys, the
Divorce Act and Amendment, 1s. 3d.; Rules, 1s. 6d. Dog Act and Amendments		2	9 3	Audit of Public Accounts, and the Protec-
Droving Act		0	6	tion and Recovery of Public Property, and for other purposes 0 0 8
Early Closing Act		0	6	An Act to provide for the recognition through-
Education Act and Amendments		2	0	out the Commonwealth of the Laws, the
Electoral Act		1	6	Public Acts and Records, and the Judicial
Electric Lighting Act	0	1	0	Proceedings of the States 0 0 3 An Act relating to the Customs 0 1 0
Employers Liability Act	0	0	6	An Act relating to the Postal and Telegraphic
Employment Brokers Act			6	Services of the Commonwealth 0 1 0
Explosives Act and Amendments		2	0	An Act relating to the Excise on Beer 0 0 5
Extradition Cases—Procedure		5	0	An Act relating to Distillation 0 1 0
Fencing and Trespass Acts and Amendment Firms Registration Act and Amendment		1	6 9	An Act relating to Excise 0 0 8
Firms Registration Act and Amendment Fremantle Harbour Trust Act			0	An Act to provide for the Service and Execution throughout the Commonwealth of the
Friendly Societies Act and Regulations (pamphlet)				Civil and Criminal Process and the Judg-
Game Act and Amendment			9	ments of the Courts of the States and of
Goldfields Act and Regulations (pamphlet)				other parts of the Commonwealth and for other purposes connected therewith 0 0 5
Goldfields Water Supply Act, 1902	0	1	3	An Act to provide for the Acquisition of Pro-
Hansard Report (if bound up in 1 vol., 7s. 6d.; in 2 vols., 12s. 6d.)				perty for Public Purposes for dealing with
Hansard Report, weekly issue, per copy	0	0	6	Property so acquired and for other pur-
	0	0	9	poses connected therewith 0 0 8  An Act to make provision for the punishment
	0	2	6	of Offences against the Laws of the
Immigration Act and Amendments		1	3	Commonwealth 0 0 3
Imported Labour Act and Amendments		1	3	An Act to provide for the Regulation Restric- tion and Prohibition of the Introduction of
Industrial Conciliation and Arbitration Act Interpretation Act		1	6 9	Labourers from the Pacific Islands and
Justices Act		1	6	for other purposes 0 0 3
Land Act and Regulations (pamphlet)	-		ō	An Act to place certain restrictions on Immigra-
Legal Practitioners Act	0	0	9	tion and to provide for the removal from
Licensing Act and Amendments	0	2	6	the Commonwealth of prohibited Immigrants 0 0 3
Life Assurance Act	0	1	3	1902.
Local Inscribed Stock Act	0	O	<b>(</b> )	An Act for the Regulation of the Public
Marine Stores Act	0	O	9	Service 0 0 8
Marriage Act and Amendment		1	8	An Act to provide for an uniform Federal Franchise 0 0 3
Married Women's Property Act and Amendments Masters and Servants Act				Franchise 0 0 3  An Act relating to Duties of Excise 0 0 3
Masters and Servants Act Medical Practitioners Act				An Act relating to Duties of Customs 0 1 0
Mineral Lands Act and Regulations (pamphlet)				Schedule only 0 0 3
Mines Regulation Act and Rules (pamphlet)				An Act relating to Royal Commissions 0 0 3
Mining on Private Property Act and Rules	_			An Act relating to Postal and Telegraphic Rates 0 0 3
(pamphlet)			6	An Act to regulate Parliamentary Elections 0 1 0
Mining Development Act	0		9 3	An Act relating to the Allowance to Members of each House of the Parliament of the
Patent Act and Rules	0		3	Commonwealth 0 0 3
Pawnbrokers Act and Amendment	0	1	0	An Act to make temporary provision for enforc-
Pharmacy and Poisons Act	0	1	0	ing claims against the Commonwealth 0 0 3
Police Act and Amendments	0	2	6	
Port Regulations (pamphlet)	0	0	9	THE GOVERNMENT GAZETTE.
Post and Telegraph Act and Amendment	0	]	6	Subscriptions: The Subscription will be at the rate of
Public Notaries Act	0	0	6	5s. per annum, payable in advance. Subscriptions are
Public Service Act Public Works Act	0	0	9 6	required to terminate at the end of June or December; a less period than six months cannot be subscribed for.
Rabbits Act	0	0	9	
Roads Act	0	1	6	Advertisements will be charged at the following rates:—
Small Debts Acts, Rules and Orders	0	2	6	For the first 8 lines, 4s.
Stamp Act and Amendments	0	1	9	For every additional line, 2d.,
Standing Orders and Rules (Parliamentary)	0	5	0	and half price for each subsequent insertion.
Statutes (sessional sets), per vol Steam Boilers Act	0	10	$\frac{6}{9}$	The GOVERNMENT GAZETTE is published on Friday in each week, and Notices for insertion must be received by the
Supreme Court Rules (bound)	1	0	0	Government Printer before Ten o'clock on the day preceding
Totalisator Act and Amendment	O	0	9	the day of publication.

CONTENTS.
Page
Acts of Parliament, etc., for Sale 1556-7
Bankruptey Act 1555-6
Climate and Rainfall 1547–50
Colonial Secretary's Department 1507–22
Commonwealth Acts 1557
Companies 1554
Crown Law Department 1522
Deceased Persons' Estates 1555
Despatch 1508
Executive Council 1507-8
Friendly Societies 1551
Goldfields Water Supply 1550
Government Astronomer 1547–50
Government Labour Bureau 1551
Health Boards 1552
Industrial Conciliation and Arbitration Act 1551
Land Titles Office 1551-2
Lands Department 1523-42
Local Boards of Health 1552