



Government Gazette

OF

WESTERN AUSTRALIA.

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No. 44.]

PERTH: FRIDAY, JULY 17.

[1903.

BRIDGETOWN LOCAL COURT—CHANGE OF DAY. PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Admiral Sir FREDERICK
TO WIT. } GEORGE DENHAM BEDFORD, Knight Grand
FRED. G. D. BEDFORD, } Cross of the Most Honourable Order of
Governor. } the Bath, Governor in and over the State
of Western Australia and its Dependencies,
etc., etc., etc.

[L.s.]

WHEREAS under and in pursuance of "The Small Debts Ordinance, 1863," by proclamation dated the 13th day of July, 1892, the then Governor appointed the last Thursday in each and every month as the day for holding the Local Court at Bridgetown, in the Blackwood Magisterial District: AND WHEREAS it is expedient to alter the time for holding the said Court in the said District: NOW THEREFORE I, the said Governor, with the advice of the Executive Council, and in pursuance of the powers in me vested in that behalf by the said Ordinance, do hereby appoint the Fourth Thursday in each and every month as the day for holding the said Court in the said District, in lieu of the last Thursday in each and every month aforesaid, starting from the month of August next.

Given under my hand and the Public Seal of the said State, at Perth, this 15th day of July, 1903.
By His Excellency's Command,

WALTER JAMES,

Attorney General.

GOD SAVE THE KING!!!

TEMPORARY QUARANTINE STATION FOR STOCK AT "KENDENUP."

PROCLAMATION

WESTERN AUSTRALIA, } By His Excellency Admiral Sir FREDERICK
TO WIT. } GEORGE DENHAM BEDFORD, Knight Grand
FRED. G. D. BEDFORD, } Cross of the Most Honourable Order of
Governor. } the Bath, Governor in and over the State
of Western Australia and its Dependencies,
etc., etc., etc.

[L.s.]

WHEREAS by "The Stock Diseases Act, 1895," it is provided that it shall be lawful for the Governor to acquire and set apart, by Proclamation in the *Gazette*, such ground as may be required for one or more Quarantine Stations, on which the necessary sheds and appurtenances may be erected for the purposes of the said Act: AND WHEREAS it is deemed expedient by me, the said Governor, to set apart a Temporary Quarantine Station at "Kendenup," in the district of Plantagenet: NOW THEREFORE I, the said Governor, in exercise of the powers vested in me as aforesaid, with the advice of the Executive Council, do hereby set apart as a Temporary Quarantine Station at "Kendenup," for the purpose of the said Act, for a period not to

exceed 30 days from this date, the 40-acre paddock on Plantagenet Location No. 27, known as "The Shearing Paddock."

Given under my hand and the Public Seal of the said State, at Perth, this 2nd day of July, 1903.

By His Excellency's Command,

J. M. HOPKINS,

Minister for Lands.

GOD SAVE THE KING!!!

THE LAND ACT, 1898. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 15th day of July, 1903.

Present:

His Excellency the Governor.

The Honourables—

The Attorney General,
The Colonial Secretary,
The Minister for Mines,

The Minister for Works and
Railways,
The Colonial Treasurer.

WHEREAS by Section 43 of "The Land Act, 1898," it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any Reserve under the control of any Municipality, Road Board, or other person or persons as a Board of Management, and to empower such Board to make, repeal, and alter by-laws for the control and management of such Reserves, and prescribe fees for depasturing thereon, and for other purposes: AND

WHEREAS it is deemed expedient that Reserve ^A 6217 (Wiluna "Commonage") should be placed under the control of Anthony Nilsen, Charles Henry Milton, and Alfred Wilks as a Board of Management: NOW, THEREFORE, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned Reserve under the control of Anthony Nilsen, Charles Henry Milton, and Alfred Wilks as a Board of Management, and doth empower such Board to make, repeal, or alter by-laws for the control and management of the said Reserve, for prescribing fees for depasturing thereon, for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

The Order in Council published in the *Government Gazette* of the 30th June, 1899, is hereby cancelled.

ARTHUR H. WILLIAMS,

Clerk of the Council.

No. 9881.—C.S.O.

MUNICIPAL BY-LAWS

1903

Colonial Secretary's Office,
Perth, 7th July, 1903.

HIS Excellency the Governor in Council has been pleased to confirm the following By-laws made by the Council of the Municipality of Fremantle.

F. D. NORTH,
Under Secretary.

FREMANTLE MUNICIPALITY.

A BY-LAW of the Municipality of Fremantle, made under Section 167, Part VI., of "The Municipal Institutions Act, 1900," and Section 6 of "The Municipal Institutions Act Amendment Act, 1902," and numbered 4, for regulating the General Traffic and Processions within the town of Fremantle.

In pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Fremantle order as follows:—

INTERPRETATION.

1. In the construction of this By-law the following terms in inverted commas shall bear the meaning and include the things hereinafter severally assigned to them:—

- "Bicycle" means any bicycle, tricycle, velocipede, cycle, or other similar vehicle propelled by human power.
- "Driver" includes any person in charge of a vehicle and horse, or of a vehicle propelled by mechanical or human power.
- "Owner" means and includes the person or persons being or claiming to be the owner of any vehicle or bicycle, and may include the person in charge of any vehicle or bicycle.
- "Rider" means any person in charge of a horse or bicycle.
- "Street" shall mean and include any street, road or way within the boundaries of the Fremantle Municipality.
- "Traffic Inspector" shall mean any person or persons appointed by the Fremantle Municipal Council, and designated as Traffic Inspector or Assistant Traffic Inspector.
- "Vehicle" shall mean and include every description of carriage, cart, dray, trolley, lorry, van or any such like vehicle, whatever be its construction, propelled by human, animal, or mechanical power.
- "Public Vehicles" shall mean and include all vehicles licensed for conveyance of passengers or goods for hire.

2. The driver of a vehicle or the rider of a horse or bicycle upon any street shall—

Left or near side.

- (a.) Keep the same as near as practicable to the footpath on the left or near side of the street.

Pass on the left side meeting.

- (b.) When meeting a vehicle or horse, pass on his near side of the same.

Pass on right side overtaking.

- (c.) When overtaking a vehicle or horse, pass upon the right side of same, and not pull over to the left or near side until his vehicle or horse is clear of such horse, or of the horse attached to such vehicle.

Pull up near footpath and parallel to it.

- (d.) Before stopping to pick up or set down any person, to load or unload goods, to dismount, or for any other purpose, drive such vehicle or ride such horse or bicycle close to the footpath and parallel thereto.

Signal when stopping.

- (e.) When about to stop, raise his whip or hand, or give some intelligible signal of such his intention to stop, so that the same may be visible to any person immediately following.

Obey direction of Municipal Officer and Police.

- (f.) At all times observe and comply with any reasonable direction of any Officer of the Fremantle Municipal Council or member of the Police Force, as to—
1. The manner of approaching to and departing from any place.
 2. The manner of taking up or setting down passengers, or loading or unloading goods at any place.
 3. The regulation of traffic.

The regulation of traffic.

- (g.) Upon the Traffic Inspector or any member of the Police Force holding up his hand, or otherwise giving an order or direction, stop so long, or proceed in such a manner and direction as such Traffic Inspector or member of the Police Force shall deem necessary, to allow a free space between any vehicles or for cross traffic, or for any other purpose.

Driver or rider to place vehicle as directed.

- (h.) At the direction of the Traffic Inspector or any member of the Police Force, remove his vehicle or horse from where the same is standing, and if desirous of continuing in the vicinity, proceed to any other portion of such street, or of any other neighbouring street which may be indicated by such Traffic Inspector or member of the Police Force for that purpose, and there place his vehicle or horse in the manner directed.

When street closed to traffic.

- (i.) Abstain from going upon any street or part of any street closed against traffic.

Give free passage to Fire Engine, etc.

- (j.) Cause the same to be drawn as near as practicable to the footpath on the near side of the street and parallel thereto, and brought to a standstill on the approach of, and during the passing of any fire engine, reel or any other vehicle apparently proceeding in charge of a fireman to the scene of any fire.

Turning corner.

- (k.) Before turning to the right or off side, from one street into another, drive or ride parallel to the footpath upon the left or near side of the street which he is leaving, until he is as near as practicable to the left hand side of the street which he is entering.

3. The driver of a vehicle or the rider of a horse or bicycle upon any public street shall not—

Obstruct person or vehicle.

- (a.) Negligently or wilfully obstruct, hinder or prevent the free passage of any person, vehicle, horse or tram.

Stop abreast of another vehicle.

- (b.) Pull up abreast of another vehicle.

Push into or get out of line.

- (c.) Push into or get out of the line or position fixed for horses or vehicles by any regulation or by the Traffic Inspector or any member of the Police Force.

Not to take precedence.

- (d.) Cause the same to be drawn in front of or take precedence of any vehicle or horse which from its position has a prior right to take up or set down passengers or goods.

Provided that no act done with the consent or by the direction of the Traffic Inspector or any member of the Police Force shall be considered a breach of this subsection.

- (e.) Wilfully cause the same to stand or, in the case of a vehicle, any horse attached thereto—

1. In front of any tramway waiting room;
2. Between the near side of a stationary tram (stopped for the purpose of taking up or setting down passengers) and the footpath;
3. Opposite the entrance of any street, or across any passage, thoroughfare, or foot crossing;
4. Upon the intersection of any streets.

Furious riding or driving.

- (f.) Negligently, furiously, or recklessly drive or ride the same.

Racing.

- (g.) Race with or endeavour to pass, by unnecessarily fast driving or riding, any other vehicle or horse.

Damage to person or property.

- (h.) Negligently or wilfully cause damage to any person, or to the property of any person.

Removing bridle or bit, etc.

- (i.) Remove, or cause or permit to be removed, the blinkers or bridle from any horse's head, or the bit from any horse's mouth.

Loading to be securely fastened.

- (j.) Drive or conduct any vehicle upon which the loading is not safely and securely fastened, or the loading or any portion thereof which shall project more than eighteen inches outside the line of the wheels or side of such vehicle, and, in the case of timber, so fastened as to prevent flapping or swaying, and, in the case of loading extending beyond or overhanging any portion of such vehicle, so loaded as to be parallel to the sides of such vehicle.

Horses at rear of vehicles.

- (k.) Drive or conduct any vehicle, with horses at the rear thereof, unless such horses—

1. Do not exceed two in number;
2. Are placed abreast;
3. Are each attached to such vehicle with a suitable headstall or neck collar;
4. Are not attached to any other vehicle.

Furious riding or driving.

- (l.) Cause or permit any horse or other animal to be ridden or driven at a furious pace, or in such a manner that the safety of any person may be endangered thereby, or likely to be endangered thereby.

More than one vehicle at one time.

- (m.) Drive or conduct more than one vehicle at one time, or cause or permit any person to drive or conduct more than one vehicle at one time.

Walking pace at crossings.

- (n.) Drive a vehicle or ride a horse at a faster pace than a walk.
1. Whilst turning the corner from any street into any other street;
 2. Whilst crossing the intersection of any streets;
 3. Whilst turning in any street to proceed in any other direction, or crossing any street;
 4. Whilst passing on the near side of any passenger vehicle, tramcar, or motor car, for the time being stopped for the purpose of taking up or setting down passengers;
 5. Whilst passing a place of worship during Divine Service on Sunday, Christmas Day, or Good Friday.

Whip.

- (o.) Carry a whip in such a manner as to strike a person.

Length of whip.

- (p.) Use a longer whip than is necessary for reaching the shoulder of any horse attached to the vehicle which he is driving.

Annoying with whip.

- (q.) Crack or use a whip so as to annoy, interfere with or endanger any person, or so as to frighten or interfere with any horse other than that which he is using.

Hand carts not to be left.

- (r.) Leave any hand cart or any other vehicle constructed to be pulled or pushed by human power unattended for longer than five minutes at one time.

Certain loading in certain hours.

4. No person shall—
 (a.) Between the hours of 8 a.m. and 6 p.m. drive or conduct, or cause or permit to be driven or conducted, any vehicle conveying timber or other loading exceeding twenty-two feet in length along the undermentioned streets within the undermentioned boundaries thereof, namely:—

Mouatt Street ..	its full length.
Henry Street ..	its full length.
Packenham Street ..	its full length.
Market Street ..	between Cantonment Street and Collie Street.
William Street ..	between High Street and Henderson Street.
Adelaide Street ..	its full length.
Queen Street ..	between Adelaide Street and High Street.
Collie Street ..	its full length.
South Terrace ..	between Market Street and Essex Street.
High Street ..	between Cliff Street and Queen Street.

Provided it shall not be an offence against this subsection for any person to drive or conduct, or cause or permit to be driven or conducted, any vehicle with timber or any other loading exceeding twenty-two feet in length along any of the aforementioned streets, if such timber or loading is for delivery within the boundaries aforementioned. Provided further that any person, in going to or from any place situated in any of the abovementioned streets within the aforementioned boundaries with any vehicle, for the purpose of delivering timber or other loading exceeding twenty-two feet in length, shall drive or conduct any vehicle along the portion only of such street lying between the nearest unrestricted available intersecting street and the place of delivery.

Horse or vehicle alongside footway.

- (b.) Cause or permit any vehicle or any horse to stand longer than is necessary for loading or unloading goods, or taking up or setting down passengers in the undermentioned streets within the undermentioned boundaries, namely:—

High Street ..	between Parry Street and Cliff Street.
Market Street ..	between Phillimore Street and Collie Street.
William Street ..	between High Street and Henderson Street.
Adelaide Street ..	between High Street and Edward Street.
Henderson Street ..	between South Terrace and Queen Street.
Packenham Street ..	between Phillimore Street and Collie Street.
Henry Street ..	between Phillimore Street and Marine Terrace.
Mouatt Street ..	between Phillimore Street and Marine Terrace.
Cliff Street ..	between Railway gate at Northern end of Cliff Street and Marine Terrace.
Collie Street ..	between South Terrace and Marine Terrace.
Bannister Street ..	between Market Street and Packenham Street.
South Terrace ..	between Market Street and Howard Street.
Phillimore Street ..	between Railway fence at its Western end and Market Street.
Leake Street ..	between Market Street and Packenham Street.
Essex Lane ..	between Collie Street and Essex Street.

Provided that this subsection shall not apply to passenger vehicles or other vehicles licensed to convey goods for hire and standing on a public stand; but it shall apply to any vehicle, whether public or private, which is waiting for any person or for any goods, and whether such vehicle, if a public vehicle, is engaged or not, or is waiting in pursuance of a previous engagement or not.

Covered vehicle.

- (c.) Own or drive on any street a vehicle that is so covered in or constructed as to prevent the driver thereof from having a sufficient view of the traffic following and on either side of such vehicle.

Lamps to be carried and lighted.

- (d.) Own or drive any vehicle upon any street between the hours of sunset and sunrise unless a lighted lamp is securely fixed to each side of the front of such vehicle and such lamps are so made and fixed as to show bright white lights in front of, and red lights to the rear of such vehicle. Provided this regulation shall not apply to passenger vehicles, for which provision is made elsewhere.

Good and sufficient harness.

- (e.) Own or drive any vehicle upon any street unless the horse attached to the same is provided with safe and suitable blinkers or bridle, bit, reins and other portions of harness sufficient to enable the driver to guide and control such horse, and to regulate the speed thereof.

Sufficient reins.

- (f.) Drive and ride upon any vehicle upon any streets unless sufficient reins for each horse attached to such vehicle are provided, and held by such driver so as to enable him to properly guide and control such horse and vehicle.

Harness properly adjusted.

- (g.) Drive any vehicle upon any street unless every part of the harness is properly fastened and adjusted.

Noisy Instruments.

5. The owner or driver of a vehicle, or the rider of a horse upon any street shall not suffer or permit to be affixed to such vehicle or horse, or to be used in such vehicle, any bell or other noisy instrument.

6. The driver of a vehicle or the rider of a horse, or any person riding in or upon any vehicle upon any street, shall not ring a bell, or blow a horn, or play upon or use any noisy instrument. Provided this subsection shall not apply to a bell or alarm used upon a bicycle or upon any vehicle propelled by mechanical power to warn the public of its approach.

7. The owner or driver of a vehicle upon any street shall not cause or permit such vehicle to be driven by any person under seventeen years of age, or any person who is infirm or physically unfit to drive such vehicle.

8. No person under seventeen years of age shall drive a vehicle upon any street, or any person who is infirm or physically unfit to drive.

9. The driver of a vehicle shall not cause or permit the same to stand in such a position that any part of such vehicle or of the loading thereof overhangs the footpath, or any foot-crossing of any street.

10. At any place where vehicles are assembled, it shall be lawful for the Traffic Inspector for the time being, or any member of the Police Force, to appoint temporary stands for all or any description of vehicles or horses, and every driver or rider shall work such stands as directed by such Traffic Inspector or member of the Police Force.

Heavy vehicles not to be driven in certain boundaries.

11. No person shall, between the hours of 8 a.m. and 6:30 p.m., drive or conduct any heavy waggon, heavy lorry, heavy trolley, dray, or any vehicle which, owing to its construction, loading, or goods, articles, merchandise or things it may be carrying or drawing, is unable to perform its journey at a pace faster than a walk along the undermentioned streets, namely:—

High Street	between Cliff Street and Queen Street.
Market Street	between Cantonment Street and Collie Street.
South Terrace	between Market Street and Essex Street.

Provided it shall not be an offence against this subsection for any person to drive or conduct any such vehicle across any such street where it intersects any other street. Provided, further, that any person, in going to or from any place situated in any of the abovementioned streets within the above mentioned boundaries, for the purpose of loading or delivering goods as above, or in proceeding to or from the place where such vehicle is kept, may drive or conduct any such vehicle along the portion of such street lying between the nearest available intersecting street and the place in question.

12. The driver of a vehicle or the rider of a horse upon any street shall not be at such a distance from such vehicle or horse as to prevent his having full control over the same. Provided that it shall not be an offence against this subsection for any such person to be absent aforesaid, if he has left some competent person in charge of such vehicle or horse, or to be absent for not longer than five minutes at one time for some necessary purpose, if he has securely fastened his horse, or effectually locked one of the wheels of his vehicle, or otherwise made due provision for the control of his horse or vehicle.

Police or Officer of Council may seize horse or vehicle.

13. If the driver of a vehicle or the rider of a horse is absent therefrom in contravention of the last preceding subsection, it shall be lawful for any Officer of the Council or member of the Police Force to seize such horse, or such vehicle together with the horse attached thereto, and to take the same to some livery stable, police station, public pound or other place of security or safe custody; and the owner or driver of such horse or vehicle shall be liable to pay expenses for keeping such horse or vehicle at such place; and such expenses may be demanded and received by such livery stable-keeper or other person, poundkeeper, or other person in charge of the place where such horse or vehicle has been placed for safe custody or security.

14. No person shall upon any street—

(a.) Feed, or cause to be fed, any horse, except on a public stand provided by the Fremantle Municipal Council, and then only with a proper nosebag, which must be suspended on the horse's head.

Vehicle without horse.

(b.) Leave any vehicle, constructed to be drawn by a horse or horses, without horse or horses.

Stand or stall for sale of goods, etc.

(c.) Set up or use any stall, stand, or standing vehicle for the purpose of offering for sale any goods, wares or merchandise, or for the pursuit of any business, calling, or employment. Provided this subsection shall not apply to persons licensed by the Fremantle Council to conduct a temporary or fixed stall and standing in the place appointed in the license obtained by such person.

Advertisements.

(d.) Own, drive, or ride upon any street any vehicle or horse upon which appears any unsightly advertisement, or any advertisement likely to frighten any horse.

Advertising Vehicles.

(e.) Own, drive, or ride upon any street any vehicle or horse apparently for the time being used only for the purpose of exhibiting an advertisement.

Carrying boards for advertisement.

(f.) Display or carry any board or other thing by way of advertisement, upon any carriage way or footway.

Pedestrians to keep to the right-hand side.

15. All persons walking along the footways shall, in passing each other, keep to their respective right hand side of the footway.

Hoisting goods over street or footway.

16. No person shall swing or hoist goods across or over the footway of any street by means of any lift, hoist, or tackle projecting over such footway.

Unloading goods from one vehicle to another.

17. No person shall upon any street unload goods or materials of any description from one vehicle into another, unless in the case of an accident to a vehicle when it is necessary to unload any such vehicle for the purpose to facilitate its removal from any street.

Occupying places as stalls.

18. No person shall continue to occupy with any horse or other animal, or vehicle, or goods, wares, merchandise, boxes, cases, or other articles, any of the carriage or footways of the Town of Fremantle after he shall have been requested by any Officer of the Municipal Council or member of the Police Force to remove the same, nor shall such person replace any such horse or other animal, or vehicle, goods, wares, merchandise, boxes, cases, or other articles after having been required to move it.

Obstruction of traffic.

19. No person shall congregate with others in any street or footway within the Town of Fremantle so as to obstruct the free passage and traffic through, along, or upon the same.

Obstruction of footways.

20. No person shall run, roll, drive, draw, place, or cause, permit or suffer to be run, rolled, driven, drawn, or placed upon any of the footways of any street or public place in the Town of Fremantle, any vehicle, bicycle, tricycle, or velocipede (perambulators excepted), or any wheel, wheelbarrow, handbarrow, or truck, or any hogshead, cask, barrel or other article or thing, or lead, drive, ride, or fasten any horse, ass, mule, horned or other cattle upon any of the footways aforesaid.

Vehicles without springs.

21. No person shall drive any horse or other animal drawing a vehicle without springs at a faster pace than a common walk through, over, or along any street in the Town of Fremantle.

Processions.

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

23. All processions of whatever description (other than for military or police purposes) shall be under the direction and guidance of the Traffic Inspector or some member of the Police Force who may be on duty at such procession.

24. Any person who shall conduct or lead, or being concerned in the conducting or leading of any procession of persons with or without vehicles, or any person wilfully disobeying or neglecting to carry out the orders of the Traffic Inspector or any member of the Police Force with respect to any procession shall be deemed guilty of a breach of this By-law, and punishable accordingly.

Repeal of former By-laws.

25. The By-laws hereunder mentioned, passed by the Fremantle Municipal Council on the 7th of July, 1896, are hereby repealed, viz. :—

No. 12. For preventing the driving of horses attached to vehicles without springs at a faster pace than a walk.

No. 15. For preventing animals or vehicles being left in the streets or obstructing any portion of a street.

No. 30. For preventing the rapid driving and riding around corners or across intersections of streets.

No. 42, paragraphs (c.) and (d.) For the keeping of movable or temporarily fixed stalls, and form of license for same.

No. 43. Form of stallholder's license.

No. 45. For prohibiting or regulating processions through the streets.

No. 56. Prohibiting the driving of more than one vehicle at one time; restrictions as to age for driving, and driving without lights.

26. Every person committing any offence against the provisions of this By-law shall, on conviction, forfeit and pay any sum not exceeding Ten pounds.

Passed by the Municipal Council of the Town of Fremantle on Thursday, the 28th day of May, 1903.

THOS. SMITH,
Mayor.
GEO. BLAND HUMBLE,
Town Clerk.

No. 9882.—C.S.O.

LOCAL BOARD OF HEALTH BY-LAWS.

Colonial Secretary's Office,
Perth, 7th July, 1903.

HIS Excellency the Governor in Council has been pleased to approve of the following By-laws made by the Buckland Hill Local Board of Health.

F. D. NORTH,
Under Secretary.

BUCKLAND HILL LOCAL BOARD OF HEALTH.

BY-LAWS UNDER "THE HEALTH ACT, 1898."

No. of Section.

38. 1.—Cesspools to be cleansed and filled up.
38. 2.—The position and manner of construction of privies, earth-closets and cesspools and urinals.
38. 3.—Closets to be supplied with pans or receptacles.
173. 4.—Double-pan service.
173. 5.—Pans to be cleaned by super-heated steam.
173. 6.—Nightsoil to be rendered inoffensive.
173. 7.—Supervision over depots.
38. 8.—Mode of removal of pans or receptacles.
38. 9.—Licenses to remove nightsoil.
38. 10.—Imposing penalties for breach of conditions.
38. 11.—For the mode of carriage of meat, bread, fruit, etc.
38. 12.—For the registration annually of cow-keepers, dairymen, etc.
38. 13.—For securing the cleanliness of bakeries.
38. 14.—Removal of pigwash.
38. 15.—For the prevention of the sale of diseased fruit.
38. 16.—For the restriction of the storage or keeping of bonedust.
38. 17.—For the prevention of the keeping of animals so as to be a nuisance.
38. 18.—Defining an area within which swine may not be kept.
38. 19.—For regulating the keeping of inflammable materials.
173. 20.—For regulating poultry yards.
38. 21.—For the regulation of noxious or offensive trades.
38. 22.—For regulating the keeping of pigeons.
38. 23.—For the prevention of the use of steam whistles at factories.
38. 24.—Specifying the time which may elapse between giving of a notice and the doing of a thing.
38. 25.—For preventing offensive matter running out of premises.
38. 26.—For regulating the deposit of rubbish.
38. 27.—For regulating the removal of rubbish.
173. 28.—Receptacles to be kept in an inoffensive condition.

- 38. } 29.—For regulating the removal of dead animals.
- 139. }
- 38. 30.—Burning of offal and other offensive matter.
- 38. 31.—Removal of slops.
- 38. 32.—Deposit of offensive liquid.
- 173. 33.—Restricting contracts.
- 173. 34.—For regulating the carrying off of storm or rain water.
- 35.—Registration of dairies.
- 35. } 36.—Penalties.
- 242. }

WHEREAS by "The Health Act, 1898," (62 Vict., No. 24), the Local Board of Health has power to make By-laws: Now, therefore, in pursuance thereof, the following By-laws have been made and shall come into operation from the date of publication in the *Government Gazette* :—

INTERPRETATION.

In the construction and for the purposes of these By-laws, unless the context otherwise requires, the terms herein used shall have the meanings severally attached to them in Section 3 of the said Act.

BY-LAW No. 1.

Cesspools to be cleansed and filled up.

All existing cesspools within the area under the jurisdiction of the Local Board shall be cleansed and filled up to the satisfaction of the Inspector within a calendar month of notice to that effect being given to the owner or occupier.

BY-LAW No. 2.

Regulating the position and manner of construction of privies.

1. No person shall erect within the district of the Local Board, any earth-closet, privy, or urinal the walls of which are not of stone, wood, or iron or brick, and every closet shall be equipped with a pan adopted by the Local Board. The doors of every closet shall be properly fitted, and shall at all times be kept in a state of thorough repair. The trap-door shall be so constructed as to readily admit the pan.

2. All closets, privies, or urinals shall be erected in such position and in such manner as shall be approved of by the Local Board; and all such closets, privies, and urinals shall be erected as near the right-of-way as conveniently can be, and every such structure shall be ventilated to the satisfaction of the Local Board.

3. Authority under Section 173, Sub-section 3.—The occupier of every house or premises, whether public or private shall cause to be kept in every closet or privy belonging thereto a box containing either ashes, dry earth, lime, sawdust, carbolic powder, or other disinfectant approved by the Local Board, and shall cause all nightsoil or other matter which may be deposited in such pan or receptacle in such closet or privy to be immediately deodorised or disinfected with a sufficient quantity of the disinfectant kept in such box.

BY-LAW No. 3.

Closets supplied with receptacles for excrementitious matter—Size, shape, materials of construction—Interchangeable.

Each closet shall be supplied with a sufficient number of receptacles for excrementitious matter which shall be interchangeable with others in the same district, and shall be of the size, shape, style, and materials adopted by the Local Board.

BY-LAW No. 4.

There shall be provided by the owner or occupier a receptacle or receptacles for every closet on the premises.

BY-LAW No. 5.

Every nightman shall cause every receptacle for nightsoil, after the disposal of the contents, to be cleansed by super-heated steam.

BY-LAW No. 6.

Every contractor shall cause the nightsoil removed from any premises to be either rendered inoffensive, or treated in a destructor, desiccator, or incinerator, or to be trenched or ploughed into the land.

BY-LAW No. 7.

The Local Board shall exercise stringent supervision over all such depots or places of deposit, and the Inspector shall inspect such depots or places regularly at such intervals as the Local Board may direct.

BY-LAW No. 8.

Mode of removal, etc.

The mode of removal of each receptacle in each closet shall be as follows :—The nightman shall remove each receptacle and at once cover the same with a suitable tight-fitting lid, and upon every such removal shall carefully place a cleansed pan of the pattern approved by the Local Board in lieu of every pan so removed, and each pan shall be dealt with as prescribed in the next following clause hereof, that is to say—

Each receptacle which shall have been removed from a closet and sealed with a lid as prescribed in the foregoing clause, shall be then removed by the nightman in a cart or vehicle of a pattern to be approved by the Local Board, and the contents of all such receptacles shall be deposited in such place or places as shall from time to time be fixed by the Local Board.

Until otherwise directed, the nightman shall deposit the contents of all such receptacles in trenches, to be excavated at his own expense, in such place or places as shall be fixed by the Local Board, and treated with disinfectant, and covered with earth to such depth as the Local Board may from time to time direct.

The said receptacles shall be emptied once a week at the least, or so much more frequently as the Local Board may from time to time direct.

BY-LAW No. 9.

Licenses to remove nightsoil.

1. No nightman shall remove nightsoil from any house or premises within the area under the jurisdiction of the Local Board, unless he shall have first obtained from the Local Board a license authorising him to do so.

2. The license shall be in the form of Schedule "A" hereto, and subject to the conditions contained in the license, and to the provisions of "The Health Act, 1898," and of these By-laws.

3. No license shall be issued to any person not approved of by the Local Board.

BY-LAW No. 10.

Imposing penalties on Licensee for breach of conditions.—Penalty for breach.

The following shall be the conditions upon which licenses to remove nightsoil shall be issued :—

- (a.) Every nightman shall remove all pans at the time and in the manner appointed for the purpose, 5s.
- (b.) Substitute a clean pan for every pan removed, 5s.
- (c.) Place cleansed pans in their proper position for use, 5s.
- (d.) Clean or keep deodorised all pans, night-carts, or other vehicles, 5s.
- (e.) Properly dispose of nightsoil as soon as it is deposited at the depot, 5s.
- (f.) Not deposit any load or parts thereof of any nightsoil, slops, rubbish, or refuse at any other place than the place appointed by the Local Board, 5s.
- (g.) Close the door or gate of any yard or other means of ingress or egress used by the nightman or his employees, or the door of any closet which was closed when the nightman entered, 5s.
- (h.) Not permit any nightcart or other offensive vehicle to remain in or pass through the town or any part thereof during hours prohibited by Section 108, Police Act, 1892, 5s.
- (i.) Cleanse all public latrines in the manner and at the time appointed for so doing, 5s.
- (j.) Not spill the contents or any part of the contents of any pan within any premises, 5s.
- (k.) Comply forthwith with any reasonable order of the Local Board, 5s.
- (l.) Replace any pan when so ordered by the Local Board, 5s.
- (m.) Clean soiled pans, 5s.
- (n.) Not allow any refuse, rubbish, or slops for pigs to be removed in carts or receptacles or by other than those specially set apart for that purpose, 5s.
- (o.) Keep or cause to be kept books in accordance with the directions of the Local Board, 5s.
- (p.) Not collect any charge from any householder for work done which shall be in excess of the rates specified in Schedule "A," 5s.
- (q.) For neglecting to report nuisance caused by unsuitable leaky pans, or buckets, or privies, or closets, not supplied with pans, 5s.

The penalties for breach of any of the foregoing conditions shall be not more than the respective amounts set forth at the conclusion of each such condition.

BY-LAW No. 11.

For the mode of carriage of and precautions, etc., to be observed—Meat, bread, fruit, etc.

1. No person or persons shall bring or cause to be brought or carried through any street or lane, in any cart or vehicle, any butcher's meat, bread, or fruit, unless such meat, bread, or fruit be protected from the sun and dust.

2. Every cart or other vehicle, and every construction or covering for carrying and protecting meat, bread, or fruit shall be kept in a clean and sanitary state.

BY-LAW No. 12.

For the registration annually of all persons carrying on the trade of cowkeepers, dairymen, or purveyors of milk.

All persons carrying on the trade of cowkeepers, dairymen, or purveyors of milk within the district of the Local Board shall register their names and addresses at the office of the Local Board, and shall pay a registration fee of £1 for such registration, and shall receive a certificate thereof in the form of Schedule "B."

BY-LAW No. 13.

For securing the cleanliness of bakeries.

All troughs, tanks, and all utensils and appliances used in connection with any bakery or bread or confectionery store shall be kept in a thoroughly clean condition, to the satisfaction of the Local Board's officers.

BY-LAW No. 14.

For prescribing the time of and the precautions to be taken on the removal of pigwash, etc.

1. No person shall remove any pigwash, or other filthy matter unless such pigwash or filthy matter be carried in water-tight barrels or tanks, securely covered to prevent the escape of any of the contents thereof or any offensive smell therefrom.

2. Every tank or barrel and every receptacle used for the storage and reception of any pigwash or filthy matter, and every conveyance or vehicle used for the carriage or removal of any matter as above, shall be kept in a clean and sanitary condition.

3. No pigwash or filthy matter shall be removed from any place or premises between the hours of 8 o'clock in the morning, and 6 o'clock in the evening, except by permission of the Local Board.

BY-LAW No. 15.

For the prevention of the sale of diseased fruit, etc.

No person shall sell or expose for sale in any market, warehouse, or shop, or other place, any fruit which is diseased or unwholesome, and any fruit which, in the opinion of any officer appointed by the Local Board or Central Board, is diseased or unwholesome shall be destroyed, and all cases or packing material which surrounded such fruit shall also be destroyed as such officer may direct.

BY-LAW No. 16.

For the restriction of the storage and keeping of bonedust, etc.

No person shall store or keep any bonedust or artificial or other manure so as to be a nuisance or injurious to health.

BY-LAW No. 17.

Regulating and keeping of cattle or other animals.

1. Every occupier or owner of a building wherein or whereon any horses, cattle, swine, or other animals may be kept shall provide, in connection with such building or other premises, a suitable receptacle for dung, soil, filth, or other offensive or noxious matter which may be produced from time to time in the keeping of such animals.

2. Such receptacle shall be constructed in such a manner and of such material, and shall be maintained in such a manner so as to prevent the escape of any of the contents thereof or any leakage therefrom.

3. The owner or occupier of such premises shall at least once a week remove or cause to be removed all dung or other offensive matter from such receptacle, and shall convey or cause to be conveyed such dung or offensive matter to the depot or place set apart for that purpose by the Local Board.

BY-LAW No. 18.

Defining an area within which swine may not be kept, etc.

1. No person shall keep any swine within 100 feet of any house.

2. No person shall keep any swine in any part of the district under the control of the Local Board, unless and until such premises or places to be used as a piggery have been examined and approved by the Inspector and licensed by the Local Board.

BY-LAW No. 19.

For the prevention of danger to the public from manufactories or places for the storage of inflammable materials.

1. No person shall permit on any premises owned or occupied by him any accumulation of straw, paper, shavings, empty cases, or other inflammable material.

2. Any person who, after two hours' notice from the Inspector, shall neglect to remove such inflammable material shall be guilty of an offence against this By-law, and, on conviction, shall forfeit and pay for every such offence a sum not exceeding £5 for each day during which such breach shall be committed or continued.

BY-LAW No. 20.

For the disinfection of and the prevention of nuisance or injury to health from poultry yards, rags, or other materials used or stored in marine stores.

1. No person shall keep any premises as a poultry yard at a less distance than 25 feet from any dwelling.

2. Every poultry yard shall be kept in a clean condition and disinfected at least once a week with lime, ashes or other suitable disinfectant.

3. No rags or other materials used or stored in marine stores, flock or bedding or furniture manufactories shall be kept so as to cause a nuisance or to be injurious to health.

BY-LAW No. 21.

For the regulation of noxious or offensive trades.

1. The owner or occupier of any place, building, or premises used for the purpose of carrying on any offensive or noxious trade, business, or manufactory, as set forth in Section 146 of the Act, whether established before or after the passing of the said Act, shall register the same at the office of the Local Board during the first week in January in each year, and shall pay to the Local Board an annual registration fee, as set forth in Schedule "C" hereto, of the amount of which fee the Local Board shall give notice to such owner or occupier, and if such owner or occupier fails to comply he shall be liable to a penalty not exceeding £2 per day for each day during which such provisions shall not be complied with.

2. All premises or places so registered shall be kept in a clean and sanitary state, and shall be limewashed as often as may be required by the Local Board or its officers.

BY-LAW No. 22.

No person owning or harbouring pigeons shall permit such pigeons to be at large within the district.

Any person offending against this By-law shall be liable to a penalty of not exceeding £5, nor less than 5s.

BY-LAW No. 23.

For the prevention of the use of steam whistles at factories, etc.

No person or owner of any factory or other establishment shall use or cause to be used any steam whistle so as to be a nuisance to any person.

BY-LAW No. 24.

Specifying the time which may elapse between the giving of a notice and the doing of a thing.

Unless otherwise provided for, the time which may elapse between the giving of a notice and the doing of a thing required to be done by any Inspector or officer shall be determined by the Local Board, according to the nature of the case.

BY-LAW No. 25.

For preventing offensive matter running out of premises.

1. It shall not be lawful for the owner, proprietor, or any employee of or in any manufactory, brewery, slaughter-house, knacker's yard, butcher's or fishmonger's shops, laundry, or dunghill, to allow any offensive matter to escape and flow upon any street, lane, way, or thoroughfare, or land within the district of the Local Board.

2. All such offensive matter shall be placed in a suitable receptacle, and emptied as often as necessary, to the satisfaction of the Inspector.

BY-LAW No. 26.

Regulating the deposit of rubbish, etc.

1. The occupier of every house or premises, shall, on written notice from the Inspector, and within the time specified in such notice, provide such and so many receptacles or boxes of the material and of the dimensions as may be required by the Local Board for the temporary deposit of house refuse.

2. The occupier of such house, or if there be no occupier, then the owner, shall regularly collect all refuse or rubbish from such premises and place the same in the receptacles; and he shall not permit or suffer such receptacles to overflow or become offensive, and shall, when necessary or directed by the Inspector or officer of the Local Board, thoroughly disinfect the same forthwith.

3. Every receptacle as aforesaid shall be kept in such place or position as the Inspector may point out, and so as to be convenient for the removal of the contents thereof.

4. Every owner or occupier, or if there be no occupier, then the owner, of every house or premises to which a receptacle as aforesaid is attached or used, shall cause the same to be emptied at least once a week, or as often as the Inspector may direct.

5. The owner or occupier of such premises shall, after notice from the Inspector, and within the time limited in such notice, replace by a new and approved receptacle any receptacle that the Inspector may deem worn out or unfit for use.

BY-LAW No. 27.

Receptacles to be kept in an inoffensive condition.

All receptacles required by "The Health Act, 1898," or under these By-laws, shall be kept in an inoffensive condition by the householder or occupier.

BY-LAW No. 28.

Regulating the removal of offensive matter.

Every person who shall convey any dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil collected, placed, or found in or about any house, stable, cow-house, pigsty, lane, yard, street, or place whatsoever, through or along any street or lane, shall, previous to and during the whole time of such conveyance cause such dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil collected to be covered with lime or suitable substance, or shall adopt such other precautions as respectively may be necessary to prevent the emission of noxious or offensive odour or effluvia therefrom; and the same shall not be deposited in any place within the district other than the place set apart by the Local Board for that purpose.

BY-LAW No. 29.

Regulating the disposal of the carcasses of dead animals.

In the event of death or any accident necessitating the slaughter of any horse, cattle, sheep, or other animal, the carcass of such animal shall be removed to a safe distance beyond the Municipality or Townsite, or to such place as the Local Board may direct, and there thoroughly burned and destroyed or buried to the satisfaction of the Inspector, by the owner or person in charge of such animal, as the case may be.

BY-LAW No. 30.

Regulating the burning of offal and other offensive matter.

No person shall burn any offal, rags, clippings or parings of leather, or any offensive matter so as to be offensive to any person or resident in the neighbourhood of such burning.

BY-LAW No. 31.

Regulating the removal of slops.

1. Any person who shall be ordered by the Local Board or its Inspectors shall provide and maintain proper water-tight vehicles, or receptacles fitted with close-fitting covers or lids, for the purpose of carting or receiving any slops or suds, house refuse, waste, or other matter or substance used in any laundry which is likely to become a nuisance or offensive by reason of exposure.

2. All such vehicles or receptacles shall be kept in such convenient places so as to be readily removed as may be directed by the Inspector, so as not to be a nuisance to any person, and shall be kept in a thoroughly sanitary condition and removed at least once a week and cleansed and disinfected both inside and out.

BY-LAW No. 32.

Regulating the deposit of offensive liquid, etc.

No foul or offensive water or other offensive liquid, and no garbage, sweepings, or other offensive matter or thing shall be pumped, emptied, swept, thrown, or otherwise discharged or deposited into or upon any street, lane, yard, vacant land, or other place, whether public or private, within the district other than the place set apart by the Local Board for that purpose.

BY-LAW No. 33.

Restricting contracts.

No individual householder shall contract for the removal of nightsoil or any other refuse or offensive matter whatever, except with the person licensed by the Local Board, and in accordance with these By-laws.

BY-LAW No. 34.

Regulating the carrying off of storm or rain water.

Every owner shall cause all buildings to be provided with spoutings, downpipes, and drains sufficient to carry off all storm or rain water, if so directed by the Local Board.

BY-LAW No. 35.

Registration of dairies.

Any person or persons carrying on the trade of cow-keepers, dairymen, or purveyors of milk, within the Health Board District of Buckland Hill, shall register their names and addresses at the office of the Board, and pay an annual license fee of Ten shillings for the first five head of cattle, and One shilling per head for all cattle kept above that number. The maximum fee not to exceed One pound sterling. All dairymen shall keep their milk stores, shops, dairies, and milk vessels used for containing milk for sale, and every place used in connection therewith in a thoroughly clean condition, to the satisfaction of an officer appointed by the Board. Any person who shall offend against this By-law shall be liable to a penalty not exceeding £10.

BY-LAW No. 36.

Penalties.

Any person guilty of any offence against any of these By-laws, not otherwise specially provided for, shall be liable for every such offence, besides any costs or expenses that may be incurred in the taking of proceedings against such person, as well as any costs and expenses which may be incurred in remedying such default, as provided for in "The Health Act, 1898" (Sections 35 and 242), or these By-laws, to a penalty not exceeding the sum of £10, and to a penalty not exceeding the sum of £5 for each day during which such offence shall be continued; and such penalty or penalties shall be recovered as provided in the said Act: Provided always, that no penalty imposed hereunder shall be less than 5s.

SCHEDULE "A."

NIGHTMAN'S LICENSE.

This is to certify that the Local Board of Health for the District of having approved of the application of for a license as a Nightman for the District, hereby licenses the said as a Nightman for the District of subject to the By-laws of the Local Board and to the provisions of "The Health Act, 1898."

This license is issued upon the conditions set forth in By-law No. 12 of the Buckland Hill Local Board of Health, and made under the provisions of "The Health Act, 1898."

Dated this day of
 Chairman.
 Secretary.

SCHEDULE "B."

LOCAL BOARD OF HEALTH.

CERTIFICATE OF REGISTRATION AND LICENSE.

For the use and occupation of Premises as a

No. of License.....
 Reference to Folio
 in Register.....

District of.....

WHEREAS application has been made to us, the Local Board of Health for the District of Buckland Hill by..... of..... for a License for the use and occupation of certain premises as a.....

Now we, the said Local Board of Health, in pursuance of the powers conferred upon us by the statutory provisions in that behalf, do hereby license the said..... of..... to use and occupy as a..... the premises whereof the situation and description are set forth in the Schedule hereunto annexed.

SCHEDULE.

Situation of the Premises to be used and occupied as a.....	Description of the premises to be used and occupied as a.....
---	---

Given under the Seal of the Local Board of Health for the District of Buckland Hill this day of in the year One thousand hundred and

Secretary Local Board of Health.

SCHEDULE "C."

BUCKLAND HILL LOCAL BOARD OF HEALTH.

The following shall be the Scale of Fees for the registration of noxious or offensive trades carried on within the Board's District:—

	£	s.	d.
Abattoirs or slaughter-houses	5 0 0
Bone mills or bone manure depots	5 0 0
Fellmongeries, tanneries, etc.	5 0 0
Fish-curing establishments	5 0 0
Fish shops	0 5 0
Glue factories	5 0 0
Laundries	0 10 0
Manure works	5 0 0
Marine stores	1 0 0
Piggeries	5 0 0
Places for storing, drying, or preserving bones, etc.	5 0 0
Soap and candle works or factories	5 0 0
Works for boiling down meats, bones, etc.	5 0 0

By order of the Buckland Hill Local Board of Health,
 Chairman.
 Secretary.

Date.....

SCHEDULE "D."

FORM OF APPLICATION FOR REGISTRATION OF PREMISES AS A DAIRY.

Date.....19.....

To the Buckland Hill, Local Board of Health,

I,..... of..... do hereby apply for a license, in pursuance of the statutory provisions in that behalf, for the use and occupation of the premises hereunder described, as a Dairy, and I do hereby declare that to the best of my knowledge and belief the Schedule annexed contains a true statement of the several particulars therein set forth with respect to the said premises.

(Signature of Applicant).....

SCHEDULE.

Full name and address of applicant	
Situation of dairy premises	
Area of land attached thereto	
Area of grazing land and situation	
Number of cattle and their brands	
Source of water supply for the herd	
Source of water supply for domestic use	
Locality in which milk is to be sold	
General description of dairy buildings	
Area of paved floor in milking shed	
Method of disposal of manure	
Name and address of person from whom milk is purchased or received	
Number and date of his license and where licensed.	

Signature.....

By order of the Buckland Hill Local Board of Health.
 RICHARD J. YELDON,
 Chairman.
 CHAS. ANDREWS
 Secretary.

Date.....

I certify that the provisions of Sections 36 and 37 of "The Health Act, 1898," have been complied with in respect of the foregoing By-laws in the manner required by law.

CHAS. ANDREWS,

Secretary.

Buckland Hill Local Board of Health.

Dated 6th February, 1903.

I certify that the foregoing By-laws are not contrary to law.

W. F. SAYER,

Crown Solicitor.

Dated 30th March, 1903.

The foregoing By-laws have been confirmed by the Central Board of Health in and for the State of Western Australia, this 30th day of March, One thousand nine hundred and three.

By order of the Board,

J. R. CAMPBELL,

Secretary.

No. 9884.—C.S.O.

Colonial Secretary's Office,
Perth, 15th July, 1903.

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THE following Proclamation, made by His Excellency the Governor of Cape Colony, is published for general information.

F. D. NORTH,
Under Secretary.

PROCLAMATION

BY HIS EXCELLENCY THE HONOURABLE SIR WALTER FRANCIS HELY-HUTCHINSON,

Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of His Majesty's Colony of the Cape of Good Hope, and of the Territories and Dependencies thereof, etc., etc., etc.

UNDER and by virtue of the powers and authorities vested in me by Act No. 9 of 1876, intituled "Act to regulate the introduction into this Colony of articles or things which by reason of disease or otherwise might be injurious to the interests thereof," I do hereby proclaim, declare, and make known that I have made the Regulations set forth in the Schedule hereto for preventing and regulating the introduction into this Colony, by sea, from beyond the boundaries thereof, of the articles and things specified in the said Regulations.

Any person or persons contravening any of these said Regulations shall, on conviction, be liable to a fine not exceeding £100 sterling, and in default of payment thereof shall be liable to imprisonment for any term not exceeding six months, unless such fine be sooner paid.

And, under and by virtue of the powers and authorities vested in me by the aforesaid Act, and by the Vineyards Protection Act, 1886, I do hereby further proclaim, declare, and make known that Proclamations No. 107, bearing date the 25th day of March, 1896, and No. 475, bearing date the 10th day of November, 1897, and all Regulations prior thereto issued in this behalf, are from this date cancelled, revoked, and made void.

GOD SAVE THE KING!

Given under my hand and the Public Seal of the Colony of the Cape of Good Hope, this 20th day of March, 1903.

WALTER HELY-HUTCHINSON,
Governor.

By Command of His Excellency the Governor in Council,

JOHN FROST.

No. 96, 1903.

SCHEDULE TO FOREGOING PROCLAMATION.

IMPORT REGULATIONS.

1. The introduction into this Colony of trees, plants, and portions thereof—such as cuttings, roots, tubers, and bulbs—and of fruit of all kinds, grown elsewhere than in South Africa, is prohibited, save and except by sea through the Ports of the Colony or by Post.

2. The importation of the following articles is hereby absolutely prohibited:—

- (a.) Grape vines or any portion or fruit of any grape vine, with the exception of vines or portions thereof imported by the Government under such precautionary measures as it may deem necessary.
- (b.) Coffee plants or any portion thereof, with the exception of seed.
- (c.) Eucalypt plants or any portion thereof, with the exception of seed.
- (d.) Stone-fruit trees or any portion thereof, including seeds, that were grown or produced in any state, province, or territory of the United States of America or the Dominion of Canada, in which either of the diseases known as Peach Yellows or Peach Rosette exists.
- (e.) From and after the 1st day of January, 1904, peach stocks and peach stones from any country whatsoever.

3. From and after the 1st day of January, 1904, the importation of any fruit tree or portion thereof, with the exception of fruit, seed, seedling stocks for budding or grafting purposes, and blight-proof stocks for apples, shall be allowed only by special permission from the Minister for Agriculture. No permit shall be granted for the introduction of more than ten trees or one hundred cuttings of any one variety, nor shall permits be issued for more than an aggregate of one hundred trees or one thousand cuttings to any party during one year.

4. All trees, plants, and portions thereof—such as cuttings, roots, tubers, and bulbs—and fruit of all kinds, and their packages, cases, pots, or other coverings, shall, before being delivered to the consignees, undergo an examination by an officer appointed for that purpose to determine, as far as possible, whether or not insects or plant diseases are present; and it shall be the duty of the consignee or his duly appointed agent to open the coverings and to afford every facility to the Examining Officer during the examination.

5. All trees and woody plants, together with their covering and packing material, shall, as a precautionary measure against the introduction of injurious insects, be fumigated at the expense of the consignee in the manner prescribed by and to the satisfaction of the Examining Officer; and if the Examining Officer deems the treatment expedient he may extend it to all other plants and all parts thereof.

6. Should any article, in the examination provided for in Clause 4, be actually found to be infested in whole or in part with any insect or plant disease the introduction of which would be prejudicial to the interests of the Colony, it shall, together with all other articles in the same receptacle with all covering and packing material, be cleansed or disinfected by the consignee, or at his expense, in the manner prescribed by and to the satisfaction of the Examining Officer; and if not so cleansed or disinfected, or if any treatment at command shall be deemed by the Examining Officer, or found by him, to be inefficient for the absolute eradication of the insect or disease, or if the Examining Officer knows the insect or disease to be of specially dangerous character, the articles shall be destroyed without delay.

7. Ordinarily, the inspection, and other treatment of consignments imposed by these Regulations, shall take place on the premises provided for the purpose by the Government at the port of entry; but special arrangements may be made with the Minister for Agriculture for the execution of all the provisions of Clauses 4, 5, and 6 on the premises of the consignee, when approved facilities, inclusive of a proper fumigation chamber, are there provided.

8. On the Examining Officer being satisfied with respect to a consignment that all the regulations and conditions herein set forth have been fully complied with, he shall issue a certificate to that effect to the consignee; and before the issue of such certificate the consignment shall be under his control for the purposes of these Regulations.

9. Articles subject to examination under these Regulations introduced into this Colony by post shall be intercepted and examined by an officer appointed for the purpose; and if found infested with any noxious insect or plant disease shall be destroyed or cleansed at the discretion of such Examining Officer, and if requiring fumigation shall be so treated. All expenses of treatment shall be borne by the addressee.

10. The Government does not hold itself responsible for any loss or damage that may result from the destruction of articles under these Regulations, or from any process that may be considered necessary to cleanse or disinfect the articles, or to discover the existence or otherwise of any insect or plant disease.

11. These Regulations shall not apply to any consignment imported in bond for places beyond the borders of the Colony; nor to canned, dried, or otherwise preserved articles in which there is no longer any plant life.

No. 9874.—C.S.O.

NOTICES TO MARINERS.

Colonial Secretary's Office,
Perth, 2nd July, 1903.

THE following Notices to Mariners are published for general information.

F. D. NORTH,
Under Secretary.

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No. 24 of 1903.

INDIA—WEST COAST.

CALICUT LIGHT—CHARACTER ALTERED.

With reference to this office Notice to Mariners No. 12 of 1903, it is hereby notified that the temporary fixed white light at Calicut, described therein, was exhibited on the 1st May, 1903; and that, from and after 1st June, 1903, a group occulting white light, showing five occultations per minute (a group of five occultations of about four seconds', separated by light of about six seconds', and followed by light of about sixteen seconds' duration) will be exhibited from a masonry tower on the beach close to the flagstaff.

The light will be visible twelve miles from all directions seaward, and will be 52ft. above H.W.O.S.T.

Presidency Port Office, } T. G. R. FINNY,
Madras, 6th May, 1903. } Commander, R.I.M.,
Presidency Port Officer.

This notice affects the following Admiralty Charts:—

India (sheet 2), West Coast, Vengurla to Cape Comorin, No. 827; also sheet X, West Coast of India, Malabar Coast from Mt. Dilly to Calicut, No. 747; also Indian Ocean, Bay of Bengal, Chart No. 70.

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No. 25 of 1903.

INDIA—WEST COAST—QUILON.

Information has been received from the Master Attendant, Alleppy, that the port light exhibited from the flagstaff at Quilon was discontinued from the 11th ultimo.

Presidency Port Office, } T. G. R. FINNY,
Madras, 7th May, 1903. } Commander, R.I.M.,
Presidency Port Officer.

No. 26 of 1903.

INDIA—WEST COAST.

With reference to this office Notice to Mariners No. 61 of 1902, it is hereby notified that the small spherical buoy marking the pinnacle rock off the sub-port of Talayi, will be removed on the 31st May, 1903, for overhaul, and will be replaced about the 1st October, 1903, when the working season again commences.

Presidency Port Office, } T. G. R. FINNY,
Madras, 13th May, 1903. } Commander, R.I.M.,
Presidency Port Officer.

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No. 31 of 1903.

INDIA—EAST COAST—VIZAGAPATAM DISTRICT.

SANTOPILLI LIGHT—ALTERATION OF CHARACTER POSTPONED.

It is hereby notified, for the information of Mariners, that the alteration of the light at Santipolli, referred to in this office Notices Nos. 4 and 13 of 1903, is postponed.

Further notice will be given of the date on which the new group flashing light will be exhibited.

Presidency Port Office, } T. H. BAKER,
Madras, 3rd June, 1903. } for Presidency Port Officer.

²³³⁰
¹⁹⁰³

No. 32 of 1903.

INDIA—EAST COAST—VIZAGAPATAM.

INTENDED LIGHT AT VIZAGAPATAM POSTPONED.

It is hereby notified, for the information of Mariners, that the exhibition of a light at Vizagapatam referred to in this office Notices Nos. 7 and 19 of 1903 is postponed.

Further notice will be given of the date on which the light will be exhibited.

Presidency Port Office, } T. H. BAKER,
Madras, 3rd June, 1903. } for Presidency Port Officer.

No. 9885.—C.S.O.

*Colonial Secretary's Office,
Perth, 15th July, 1903.*

THE following Notices to Mariners are published for general information.

F. D. NORTH,
Under Secretary.

²⁵⁷³
1903

No. 28 of 1903.

The following is republished for the information of Mariners.

T. G. R. FINNY,
Commander, R.I.M.,
Presidency Port Office, }
Madras, 26th May, 1903. } Presidency Port Officer.

NOTICE TO MARINERS.

INDIA—WEST COAST—QUILON.

It is hereby notified, for the information of Mariners, that the Red and Black buoys marking the entrance to the Port of Quilon have been removed and will not be replaced until the commencement of the next shipping season.

C. J. MALTBY,
Master Attendant. }
Master Attendant's Office, }
Alleppey, 15th May, 1903. }

No. 30 of 1903.

INDIA—WEST COAST—SOUTH CANARA.

²⁵⁷³
1903

Information has been received from the Port Officer, Mangalore, that the lights at Malpe and Coondapoor were, as usual, extinguished on 1st June, 1903, for monsoon months.

This notice affects the following Admiralty Charts:—
India, West Coast, Viziadrug to Cochin, with the Laccadive Archipelago, No. 2737.
India (sheet 2), West Coast, Vengurla to Cape Comorin, No. 827.

T. H. BAKER,
for Presidency Port Officer. }
Presidency Port Office, }
Madras, 6th June, 1903. }

²⁵⁷³
1903

No. 33 of 1903.

INDIA—WEST COAST.

CALICUT LIGHT—CHARACTER ALTERED.

With reference to this office Notice to Mariners, No. 24 of 1903, it is hereby notified that the alteration to the light at Calicut as described therein was carried out on the 1st June, 1903.

This notice affects the following Admiralty Charts:—
India (sheet 2), West Coast, Vengurla to Cape Comorin, No. 827; also sheet X, West Coast of India, Malabar Coast, from Mt. Dilly to Calicut, No. 747; also Indian Ocean, Bay of Bengal, Chart No. 70.

T. H. BAKER,
for Presidency Port Officer. }
Presidency Port Office, }
Madras, 6th June, 1903. }

WESTERN AUSTRALIA.

FREMANTLE HARBOUR—SOUTH MOLE LIGHTHOUSE.
FINAL NOTICE.

THE Fremantle Harbour Trust Commissioners hereby notify, for general information, in pursuance of preliminary Notice to Mariners dated 2nd April, 1902, that the permanent Lighthouse on the South Mole at Fremantle, referred to in the said preliminary notice, is now completed, and the light will be exhibited therefrom on and after the 20th day of July, 1903, from which date the present 5th Order Red Occulting Light exhibited on the Mole will be discontinued.

The new light is a Dioptric, White Occulting Light of the Fourth Order, exhibited from a circular iron tower of a French grey colour, with white top; the height of the focal plane being 49 feet above low water.

The total period will be five (5) seconds, the duration of the light being three (3) seconds and the eclipse two (2) seconds.

Charts affected.

1058.—Rottneest Island to Warnbro' Sound.
1700.—Fremantle Harbour and Gage Roads.

Issued for and on behalf of the Fremantle Harbour Trust.

JAMES TAIT,
Deputy Harbour Master.
F. STEVENS,
Secretary.

Harbour Trust Office,
Fremantle, 30th June, 1903.

WESTERN AUSTRALIA.

FREMANTLE HARBOUR—NORTH MOLE LIGHT.

THE Fremantle Harbour Trust Commissioners hereby notify, for general information, that on and after the 20th day of July, 1903, the colour of the light exhibited in the temporary tower at end of North Mole will be changed from a fixed white light to a fixed green light. This is the colour and character of the permanent light to be shown at the end of this Mole, in accordance with preliminary Notice to Mariners, dated 2nd April, 1902, and it

has been decided to exhibit this light from the present temporary frame tower rather than wait for the completion of the circular iron tower which is to be erected as soon as the Mole is in a sufficiently settled condition to receive it.

Simultaneously with the changing of the North Mole light from white to green, the fixed green light at present exhibited from Arthur Head will be discontinued.

Charts affected.

1058.—Rottneest Island to Warnbro' Sound.
1700.—Fremantle Harbour and Gage Roads.

Issued for and on behalf of the Fremantle Harbour Trust.

(Sgd.) C. J. IRVINE,
Harbour Master.

(Sgd.) F. STEVENS,
Secretary.

Harbour Trust Office,
Fremantle, 13th July, 1903.

No. 9879.—C.S.O.

THE ELECTORAL ACT, 1899.

*Colonial Secretary's Office,
Perth, 16th July, 1903.*

HIS Excellency the Governor in Council has been pleased to appoint, under Section 84 of "The 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:—

- A. E. BARNES, of Berringarra.
- 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. A. SHOLL, J.P., of Perth.
- P. A. GUGERL, J.P., of Guildford.
- S. H. MOORE, J.P., of Claremont.
- 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 Mourambine.
- T. A. KIDD, J.P., of Mullewa.
- R. E. BUSH, J.P., of Gascoyne.
- D. MATHESON, J.P., of Gascoyne.
- ALPIN F. THOMSON, J.P., of Perth.
- F. A. WEDGE, J.P., of Boodarie.
- 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.
- T. Y. A. LANG, of Lawlers.
- MORITZ COHN, of Coolgardie.
- FRANK WALSH, of Nannine.
- A. L. G. LEFROY, of Laverton.
- THOMAS McNAUGHT, of Mullewa.
- GEORGE LIONEL THROSSSELL, J.P., of Northam.
- W. J. STEWART, J.P., of Northam.
- J. W. FEMISTER, 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.
- 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.
- C. H. DUNLOP, of Bangemall.
- M. C. R. BUNBURY, of Williambury.
- G. J. GOOCH, of Wandagee.
- D. N. McLEOD, of Manilya.
- G. W. McRAE, of Ashburton.
- L. A. VON BIBRA, of Wooramel.
- HENRY TWITCHER, 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.
- N. 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.
- W. G. LEARMONTH, of Ashburton.
- M. A. WICKHAM, of Yarloop.
- W. O. MANSBRIDGE, of Mount Magnet.
- DONALD GOLLAN, of Grass Patch.
- 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.
- ROBERT SINCLAIR, J.P., of Wagin.
- 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.
- 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.
- FREDERICK G. BROWN, of Claremont.
- JAMES A. KLEIN, of Government School, James Street.
- 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.
- A. W. MARTIN, of Mt. Malcolm.
- ROBERT DEARLE, J.P., of Fremantle.
- W. DAWSON, of Southern Cross.
- J. T. PEET, of Perth.
- T. E. JENNER, of Broad Arrow.
- E. G. THURKLE, of Derby.

F. D. NORTH,
Under Secretary.

No. 9886.—C.S.O.

JUSTICES OF THE PEACE.

Colonial Secretary's Office,
Perth, 16th July, 1903.

HIS Excellency the Governor in Council has been pleased to appoint the following gentlemen to be Justices of the Peace:—

- 1108 JOHN FARRANT, Esq., of Perth—Swan Magisterial District.
- 2522 RICHARD URCH, Esq., of Kalamunda—Swan Magisterial District.

F. D. NORTH,
Under Secretary.

No. 9887.—C.S.O.

APPOINTMENTS.

Colonial Secretary's Office,
Perth, 16th July, 1903.

HIS Excellency the Governor in Council has been pleased to approve the following promotions in Statistical Branch of the Registry Department:—

- H. P. RICHARDS to be Assistant Compiler, vice A. J. Bessell Browne, resigned.
- W. E. MACKIE to be Assistant Compiler, vice H. P. Richards, promoted.
- FREDERICK BARNETT to be Assistant Compiler, vice W. E. Mackie, promoted.
- W. H. HORSBURGH to be Assistant Compiler, vice F. Barnett, promoted.
- E. C. GILL to be temporary Clerk, vice W. H. Horsburgh, promoted.

F. D. NORTH,
Under Secretary.

No. 9883.—C.S.O.

MUNICIPALITY OF MIDLAND JUNCTION.

Colonial Secretary's Office,
Perth, 14th July, 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 certain ratepayers on the roll of the Darling Range Roads Board, the substance and prayer of which is that a portion of the Darling Range Roads Board District be severed therefrom and annexed to the Municipality of Midland Junction.

F. D. NORTH,
Under Secretary.

C.L.D. 3462/1903.

Crown Law Offices,
Perth, 13th July, 1903.

THE Honourable the Attorney General, acting herein under Order of the Governor in Council, made the 13th day of April, 1894, under the provisions of "The Constitution Act, 1889," has been pleased to appoint PATRICK O'DONOVAN to be Bailiff of the Local Court, Mt. Malcolm.

C.L.D. 916/1902.

Crown Law Offices,
Perth, 16th July, 1903.

HIS Excellency the Governor in Executive Council has been pleased to appoint T. F. DAVIES to be Clerk to Registrar and Clerk of the Arbitration Court, from the 1st day of August, 1903.

H. G. HAMPTON,
Secretary Law Department.

P.W. 1108 Ex. Co. 1108 Public Works Department,
Perth.

CANNING ROADS BOARD.

HIS Excellency the Governor in Executive Council has been pleased to appoint the Hon. the Minister for Works to continue to exercise the functions of the Canning Roads Board until the 30th day of August, 1903.

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

APPOINTMENT.

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

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

G. J. WELSH to be Computer.
R. CECIL CLIFTON,
Under Secretary for Lands.

RESIGNATIONS.

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

HIS Excellency the Governor in Executive Council has been pleased to accept the resignation of G. R. Hughes as Correspondence Clerk in the Department of Lands and Surveys.

HIS Excellency the Governor in Executive Council has been pleased to accept the resignation of W. Lockhart as Computer in the Department of Lands and Surveys.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF MENZIES.

REDUCTION OF UPSET PRICE OF TOWN LOTS
325 AND 331.

Department of Lands and Surveys,
Perth, 10th July, 1903.

IT is hereby notified, for general information, that the upset price of Menzies Town Lots 325 and 331 has been reduced to £8 per lot.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF KALGOORLIE.

LOT 1264 OPEN FOR SELECTION AS A "RESIDENTIAL LEASE."

$\frac{12319}{1902}$

*Department of Lands and Surveys,
Perth, 1st July, 1903.*

IT is hereby notified, for general information, that Kalgoorlie Lot 1264 will be open for Selection as a "Residential Lease," on and after Monday, 27th July inst., subject to the regulations published in the *Government Gazette* of the 5th June, 1903, page 1447.

Applications may be lodged at the Government Land Agent's Office, Kalgoorlie, at any time prior to the 27th July inst., 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 Government Land Agent, Kalgoorlie, before his application is approved.

Intending applicants are requested to lodge their applications before the 27th July inst., 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.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF BROAD ARROW.

TOWN LOT 522 OPEN FOR SALE.

$\frac{11332}{1902}$

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

IT is hereby notified that Broad Arrow Town Lot 522 is now open for sale by public Auction, as provided by "The Land Act, 1898," at an upset price of £20.

(The value of improvements, viz., £150, to be added to upset price).

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

All previous notices relating to this lot are hereby cancelled.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF KIRUPP.

"WORKING MEN'S BLOCKS" OPEN FOR SELECTION (UNDER PART IX. OF "THE LAND ACT, 1898.")

$\frac{2913}{1902}$

*Department of Lands and Surveys,
Perth, 29th June, 1903.*

HIS Excellency the Governor in Executive Council, in accordance with the provisions of Part IX. of "The Land Act, 1898," has been pleased to set apart Kirupp Lots 1 and 2 as "Working Men's Blocks," and declare them open for Selection under the conditions mentioned in Section 88 of the said Act, on and after Monday, the 27th July prox., at the price of £9 each.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF RAVENSTHORPE

(PHILLIPS RIVER GOLDFIELD).

LOTS OPEN FOR SELECTION AS "RESIDENTIAL LEASES."

$\frac{11055}{1902}$

*Department of Lands and Surveys,
Perth, 29th June, 1903.*

IT is hereby notified, for general information, that 28 lots, viz., Lots 51 to 58 inclusive, 101 to 104 inclusive, 107, 150 to 156 inclusive, and 235 to 242 inclusive, within the Townsite of Ravensthorpe, will be thrown open for selection on and after Monday, 27th July prox., as "Residential Leases," subject to the regulations published in the *Government Gazette* of the 5th June, 1903, page 1447.

The notices throwing open these lots for sale as "Town Lots" are hereby cancelled.

Applications may be lodged at the Warden's Office, Phillips River Goldfield, Ravensthorpe, at any time prior to the 27th July 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 Warden before his application is approved.

Intending applicants are requested to lodge their applications before the 27th July 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 obtainable at this Office, and at the Offices of the Warden, Phillips River Goldfield, Ravensthorpe, and Government Land Agent, Albany.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF COOKERNUP

(SOUTH-WESTERN RAILWAY).

LOTS OPEN FOR SALE UNDER THE REGULATIONS APPLYING TO "SUBURBAN LANDS FOR CULTIVATION."

$\frac{694}{1903}$

*Department of Lands and Surveys,
Perth, 29th June, 1903.*

IT is hereby notified that 24 Suburban Lots, viz., 43 to 47 inclusive, 64 to 70 inclusive, 72, 73, 76, 77, and 79 to 86 inclusive, within the Townsite of Cookernup, are now open for sale by public auction, as provided by "The Land Act, 1898," under the Regulations applying to "Suburban Lands for Cultivation," as published in the *Government Gazette*, 24th March, 1899, page 898, at the following upset prices:—

£14 each—Lots 64 to 70 inclusive.

£10 each—Lots 72, 73, 76, and 77.

£8 each—Lots 43 to 47 inclusive, and 79 to 86 inclusive.

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

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF MERTONDALE.

(MT. MARGARET GOLDFIELD.)

ADDITIONAL LOTS OPEN FOR SELECTION AS "RESIDENTIAL LEASES."

$\frac{4759}{1902}$

*Department of Lands and Surveys,
Perth, 10th June, 1903.*

IT is hereby notified, for general information, that 96 additional lots—viz., Lots 163 to 258 inclusive—within the Townsite of Merton Dale, exclusive of Lots 168, 174, 181, 191, 200, 205, 216, 221, 231, 237, 248, and 253, which have been "excepted from sale and occupation" as A8736, will be thrown open for selection as "Residential Leases," on and after Monday, 22nd June inst., subject to the Regulations published in the *Government Gazette* of the 4th May, 1903, page 1013.

Applications may be lodged at the Warden's Office at any time prior to Monday, 22nd June inst., 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 Mining Registrar before his application is approved.

Intending applicants are requested to lodge their application before Monday, 22nd June inst., 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 the Warden's Office, Mt. Margaret Goldfield, Mt. Morgans.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF CUE.

TOWN LOT 249 OPEN FOR SALE.

⁴⁵⁰⁰/₉₉
Department of Lands and Surveys,
Perth, 2nd July, 1903.

IT is hereby notified that Cue Town Lot 249 is now open for sale by public auction, as provided by "The Land Act, 1898," at an upset price of £5.

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

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF CUE.

ADDITIONAL LOTS OPEN FOR SALE.

⁷³⁰⁴/₁₀₀₂
Department of Lands and Surveys,
Perth, 8th July, 1903.

IT is hereby notified that seven additional lots, viz., 351 to 357 inclusive, within the Townsite of Cue, exclusive of Lot 357, which has been "excepted from sale" as A8786, are now open for sale by public auction, as provided by "The Land Act, 1898," at the upset price of £15 each.

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, are now obtainable at this Office and the Office of the Warden, Murchison Goldfield, Cue.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF KALGOORLIE.

TOWN LOT 1064 OPEN FOR SALE.

¹⁵⁰⁸³/₉₉
Department of Lands and Surveys,
Perth, 10th June, 1903.

IT is hereby notified that Kalgoorlie Town Lot 1064 is now open for sale by public auction, as provided by "The Land Act, 1898," at an upset price of £70.

(The value of improvements, viz., £3,000, to be added to upset price.)

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

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF DAY DAWN.

AMENDED BOUNDARIES.

¹²¹⁶⁰/₁₀₀₀
Department of Lands and Surveys,
Perth, 10th July, 1903.

HIS Excellency the Governor in Executive Council has been pleased to approve of the following boundaries of the Townsite of Day Dawn, and has also been pleased to set apart the Crown land within such boundaries as "Town and Suburban." All previous Gazette notices affecting the boundaries of this Townsite are hereby cancelled:—

Bounded by lines starting from the South corner of Reserve ³⁶²⁰ (Recreation) and extending North-Westerly

along its South-Western boundary to its West corner; thence North-Easterly along its North-West boundary to its North corner; thence 38° 49' about 1 chain; thence 309°, passing along the South-Western side of Reid Street to the South-Eastern corner of G.M.L. 129D and along part of its North-East boundary for a distance of 2 chains 5 ¹¹/₁₆ links; thence 52° 24' 15 links; thence 322° 24' along its North-East boundary to its North corner; thence 232° 24' to the East corner of G.M.L. 70; thence 322° 24' to the South corner of G.M.L. 189D; thence 14° 10' and 33° 6', passing along the Eastern boundaries of said G.M.L. 189D and that of 190D to the latter's North-East corner; thence 39° 0' about 79 chains; thence 129° 0' about 39 chains to the centre of Mullewa-Cue Railway, and along it South-Westerly to the 50-Mile Post; thence Southerly to the North-West corner of G.M.L. 264D, and along its Western boundary to the North-East boundary of 245D; thence Southerly and Westerly along its North-Eastern and South-Eastern boundaries; thence Southerly and Westerly along the North-Eastern and South-Eastern boundaries of 241D, the Western boundary of 246D, and its prolongation Southward for a distance of about 2 chains; thence South-Westerly, passing along the South-Eastern boundary of Reserve ³⁶²⁰ aforesaid to the starting-point. Excluding

the area applied for as G.M.L. 316D, and all lands at present legally held under the Goldfields Act and Regulations and the Mineral Lands Act and Regulations, with the exception of those held under Business License or as Residence Areas.

R. CECIL CLIFTON,
Under Secretary for Lands.

IVANHOE SUBURBAN AREA.

LOTS 1891, 1892, AND 1895 OPEN FOR SELECTION AS "RESIDENTIAL LEASES."

¹⁷⁰⁵/₁₀₀₀
Department of Lands and Surveys,
Perth, 29th June, 1903.

IT is hereby notified that Ivanhoe Suburban Area lots 1891, 1892, and 1895 will be open for selection on and after Monday, 27th July prox. as "Residential Leases," subject to the Regulations published in the *Government Gazette* of the 5th June, 1903, page 1447.

Applications may be lodged at the Government Land Agent's Office, Kalgoorlie, at any time prior to the 27th July 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 application is approved.

Intending applicants are requested to lodge their applications before the 27th July 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.

R. CECIL CLIFTON,
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."

⁷⁰⁵¹/₉₃
Department of Lands and Surveys,
Perth, 27th May, 1903.

IT is hereby notified, for general information, that His 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 A8726") 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:—

Jandakot Agricultural Area Lots.		Area.	Price per acre.
		a. r. p.	£ s. d.
264	...	18 2 30	1 0 0
265	...	17 1 30	1 0 0
266	...	19 0 0	1 0 0
267	...	9 2 39	2 0 0
268	...	14 1 30	1 0 0
269	...	18 3 30	1 0 0
270	...	17 0 10	1 0 0
271	...	17 2 20	1 0 0
272	...	15 2 10	1 0 0
273	...	14 0 20	1 0 0
274	...	12 2 20	1 0 0
275	...	12 3 30	1 0 0
276	...	12 3 30	1 0 0
277	...	13 2 20	1 10 0
278	...	11 3 0	1 10 0
279	...	9 3 17	1 0 0
280	...	15 3 10	1 0 0
281	...	18 0 10	2 0 0
282	...	16 1 10	2 0 0
283	...	12 1 30	2 0 0
284	...	11 3 0	2 0 0

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.

LAND SALES.

Department of Lands and Surveys, Perth, 17th July, 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, and Narrogin, at 3 p.m.; at Wagin, at 4 p.m.; and at Pinjarra, at noon.

SCHEDULE.

Dates of Sale.	Places of Sale.	Description of Lots.	Number of Lots.	Quantities.			Upset Prices.
				a.	r.	p.	
1903.							
July 20	Broome	Broome Town	195	0	2	16	£20.
Do. 22	Port Hedland	Port Hedland Do.	115	0	1	0	£25.
Do. 27	Nullagine	Nullagine Do.	4	0	1	0	£20.
August 1	Lawlers	Sir Samuel Do.	277	0	1	0	£10.
Do. 1	Do.	Do. Do.	153	0	1	0	} £20 each.
Do. 1	Do.	Do. Do.	154	0	1	0	
Do. 4	Katanning	Katanning Do.	5	0	0	28	} £10 each.
Do. 4	Do.	Do. Do.	116	0	1	32	
Do. 4	Do.	Do. Do.	226	0	1	15	
Do. 4	Do.	Do. Do.	27	0	2	32	
Do. 4	Do.	Do. Do.	97	0	1	30	} £12 each.
Do. 4	Do.	Do. Do.	99	0	1	30	
Do. 4	Do.	Do. Do.	103	0	1	10	
Do. 4	Do.	Do. Do.	104	0	1	17	
Do. 4	Do.	Do. Do.	124	1	0	8	
Do. 4	Do.	Do. Do.	191	0	0	33.6	
Do. 4	Do.	Broome Hill Do.	60	0	1	0	
Do. 4	Do.	Do. Do.	61	0	1	0	
Do. 4	Do.	Do. Do.	62	0	1	0	
Do. 4	Do.	Do. Do.	111	0	1	24	
Do. 4	Do.	Do. Do.	113	0	0	32	} £4 each.
Do. 4	Do.	Do. Do.	114	0	1	0	
Do. 4	Do.	Do. Do.	115	0	0	32	} £5 each.
Do. 4	Do.	Do. Do.	129	0	1	24	
Do. 4	Do.	Do. Do.	130	0	1	24	
Do. 4	Do.	Do. Do.	68	0	1	33	
Do. 4	Do.	Do. Do.	69	0	1	33	
Do. 4	Do.	Do. Do.	70	0	1	31	
Do. 4	Do.	Do. Do.	71	0	1	31	
Do. 4	Do.	Do. Do.	248	0	1	12	
Do. 4	Do.	Do. Do.	249	0	1	12	
Do. 4	Do.	Do. Do.	154	0	2	3	
Do. 4	Do.	Do. Do.	155	0	1	16	} £6 each.
Do. 4	Do.	Do. Do.	156	0	1	16	
Do. 4	Do.	Do. Do.	225	0	1	10	} £5 each.
Do. 4	Do.	Do. Do.	226	0	1	10	
Do. 4	Do.	* Do. Sub.	412	14	0	20	} £14 each.
Do. 4	Do.	* Do. Do.	413	14	0	20	
Do. 4	Do.	Kojonup Town	28	0	1	0	} £5 each.
Do. 4	Do.	Do. Do.	29	0	1	0	
Do. 4	Do.	Do. Do.	30	0	1	0	
Do. 4	Do.	Moojebing Do.	253	0	2	6	} £6 each.
Do. 4	Do.	Do. Do.	254	0	1	37	
Do. 4	Do.	* Do. Sub.	235	5	0	0	£7.
Do. 4	Do.	Tambellup Do.	22	1	0	0	£4.
Do. 4	Do.	* Woodanilling Do.	3	19	3	8	£16.
Do. 4	Do.	* Do. Do.	2	17	0	5	£17.
Do. 4	Do.	* Do. Do.	1	17	2	9	£18.
Do. 4	Mt. Morgans	Mt. Morgans Town	340	0	1	0	} £25 each.
Do. 4	Do.	Do. Do.	341	0	1	0	
Do. 5	Bunbury	Boyanup Do.	62	1	0	8	} £5 each.
Do. 5	Do.	Do. Do.	63	1	0	8	
Do. 5	Coolgardie	Coolgardie Do.	1740	0	0	39	£20.
Do. 5	Do.	Bonnievale Do.	92	0	1	0	£25.
Do. 5	Newcastle	Bejoording Sub.	119	3	0	0	£5.
Do. 5	Do.	* Do. Do.	68	10	0	8	} £12 each.
Do. 5	Do.	* Do. Do.	69	10	0	8	
Do. 5	Do.	* Do. Do.	70	10	0	4	
Do. 5	York	* York Do.	S 286	6	2	0	£20.
Do. 5	Do.	* Gwambygine Do.	66	5	0	0	} £10 each.
Do. 5	Do.	* Do. Do.	69	5	0	0	
Do. 5	Do.	* Do. Do.	70	5	0	0	
Do. 5	Do.	* Do. Do.	54	12	1	30	£25.
Do. 5	Do.	* Do. Do.	53	18	1	3	£37.
Do. 5	Do.	* Do. Do.	71	20	3	0	£42.
Do. 5	Pingelly	Pingelly Town	29	0	1	0	} £7 each.
Do. 5	Do.	Do. Do.	30	0	1	0	
Do. 5	Do.	Do. Do.	31	0	1	0	
Do. 5	Do.	Do. Do.	32	0	1	0	
Do. 5	Do.	Do. Do.	33	0	1	0	
Do. 5	Do.	Do. Do.	34	0	1	0	
Do. 5	Do.	Do. Do.	35	0	1	0	
Do. 5	Do.	Do. Do.	44	0	1	8	
Do. 5	Do.	Do. Do.	45	0	1	8	
Do. 5	Do.	Do. Do.	46	0	1	8	
Do. 5	Do.	Do. Do.	47	0	1	8	

* Suburban for Cultivation.

LAND SALES—continued.

Dates of Sale.	Places of Sale.	Description of Lots.	Number of Lots.	Quantities.			Upset Prices.	
				a.	r.	p.		
1903.								
August	Pingelly	Pingelly	48	0	1	8	} £7 each	
Do.	Do.	Do.	50	0	1	8		
Do.	Do.	Do.	51	0	1	8		
Do.	Do.	Do.	52	0	1	8		
Do.	Do.	Do.	159	0	2	6		
Do.	Do.	Do.	223	0	1	20		
Do.	Do.	Do.	224	0	1	20		
Do.	Do.	Do.	232	0	1	0		
Do.	Do.	Do.	234	0	1	0		
Do.	Do.	Do.	294	0	1	0		
Do.	Do.	Do.	295	0	1	0		
Do.	Do.	Do.	356	0	2	27		
Do.	Mt. Barker	Mt. Barker	27	1	3	1		£10.
Do.	Pinjarra	Drakesbrook	221	0	0	29		£8.
Do.	Do.	Hamel	120	0	0	39	£2.	
Do.	Do.	Coolup	6	5	1	15	£6	
Do.	Do.	Do.	12	5	2	0	} £7 each.	
Do.	Do.	Do.	13	5	2	0		
Do.	Do.	*Homebush	27	10	3	31	} £12 each.	
Do.	Do.	* Do.	28	10	3	20		
Do.	Beverley	Mt. Kokeby	14	0	3	12	£10.	
Do.	Do.	Brookton	53	5	0	20	£2 per acre.	
Do.	Bridgetown	*Bridgetown	43	8	1	31	} £16 each.	
Do.	Do.	* Do	44	8	1	24		
Do.	Do.	*Balingup	190	10	2	4	£12.	
Do.	Perth	Fremantle	1483	0	1	14	£50.	
Do.	Do.	Do.	1041	0	1	22	} £75 each.	
Do.	Do.	Do.	1264	0	1	25		
Do.	Do.	Do.	1265	0	1	24		
Do.	Do.	Do.	126	0	2	23	£30.	
Do.	Do.	Parkerville	101	0	1	0	} £4 each.	
Do.	Do.	Do.	102	0	1	20		
Do.	Do.	Chidlow's Well	14	0	3	5	} £5 each.	
Do.	Do.	Do.	15	0	3	7		
Do.	Do.	Sawyers'	46	3	0	1	£6.	
Do.	Do.	Moora	9	0	2	0	} £8 each.	
Do.	Do.	Do.	10	0	2	0		
Do.	Do.	Do.	11	0	2	0		
Do.	Do.	Do.	89	0	2	0	£10.	
Do.	Do.	* Do.	69	20	3	39	£21.	
Do.	Do.	Kelmscott	116	1	2	0	} £3 per acre.	
Do.	Do.	Do.	119	1	2	0		
Do.	Do.	Do.	127	3	1	14		
Do.	Do.	Do.	129	4	0	0		
Do.	Do.	Do.	128	3	2	6		
Do.	Do.	* Do.	71	2	2	34	£8.	
Do.	Mulwarrie	Davyhurst	67	0	1	0	} £15 each.	
Do.	Do.	Do.	205	0	1	0		
Do.	Do.	Do.	65	0	1	0	£20.	
Do.	Williams	Williams	12	0	3	0	£10.	
Do.	Do.	Do.	9	0	3	0	£13.	
Do.	Laverton	Burtville	34	0	1	0	£20.	
Do.	Greenbushes	Greenbushes	13	0	1	0	} £12 each.	
Do.	Do.	Do.	47	0	1	0		
Do.	Do.	Do.	62	0	1	0		
Do.	Do.	North Greenbushes	31	0	1	0	£8.	
Do.	Kalgoorlie	Kalgoorlie	631	0	0	38	} £9 each.	
Do.	Do.	Do.	632	0	0	38		
Do.	Do.	Do.	660	0	1	0	} £10.	
Do.	Do.	Do.	1957	1	0	0		
Do.	Do.	Do.	1064	0	1	0		
Do.	Do.	Somerville	58	3	3	8	} £10 each.	
Do.	Do.	Do.	60	3	3	8		
Do.	Do.	Do.	136	3	0	32	} £12 each.	
Do.	Do.	Do.	132	3	0	38		
Do.	Do.	Do.	133	3	1	5	} £15, subject to £60 for improvements.	
Do.	Do.	Do.	149	3	0	0		
Do.	Do.	Do.	148	4	0	1	£20, subject to £330 for improvements.	
Do.	Do.	Do.	155	2	3	19	£20, subject to £300 for improvements.	
Do.	Do.	Do.	146	1	2	32	} £10 each.	
Do.	Do.	Do.	147	1	2	25		
Do.	Menzies	Menzies	325	0	1	0	} £8 each.	
Do.	Do.	Do.	331	0	1	0		
Do.	Paddington	Paddington	206	0	1	0	} £15 each.	
Do.	Cue	Cue	398	0	1	0		
Do.	Do.	Do.	397	0	1	2	£20.	
Do.	Do.	Austin	6	0	1	0	} £10 each.	
Do.	Do.	Do.	7	0	1	0		
Do.	Narrogin	Narrogin	230	0	2	12	} £5 each.	
Do.	Do.	Do.	231	0	2	17		
Do.	Do.	* Do.	284	10	3	13	£11.	
Do.	Do.	Cuballing	3	1	0	0	} £5 each.	
Do.	Do.	Do.	89	1	0	0		

* Suburban for cultivation.

LAND SALES—continued.

Dates of Sale.	Places of Sale.	Description of Lots.	Number of Lots.	Quantities.			Upset Prices.
				a.	r.	p.	
1903.							
August 12	Narrogin	Cuballing ... Town	35	0	2	9	} £6 each.
Do. 12	Do.	Do. ... Do.	84	0	2	17	
Do. 12	Do.	Do. ... Do.	87	0	2	14	
Do. 12	Do.	Do. ... Do.	90	0	3	11	} £8.
Do. 12	Do.	Do. ... Sub.	120	3	3	35	
Do. 14	Wagin	Wagin ... Town	224	0	1	0	} £10 each.
Do. 14	Do.	Do. ... Do.	225	0	1	0	
Do. 14	Do.	Do. ... Do.	279	0	3	33	
Do. 14	Do.	Do. ... Do.	280	1	0	3	
Do. 14	Do.	Do. ... Do.	281	1	0	3	
Do. 14	Do.	Do. ... Do.	244	0	2	0	
Do. 14	Do.	Do. ... Do.	245	0	2	0	
Do. 14	Do.	Do. ... Do.	246	0	2	0	
Do. 14	Do.	* Do. ... Sub.	339	2	1	20	
Do. 14	Do.	* Do. ... Do.	340	2	1	25	
Do. 14	Do.	Do. ... Town	133	0	0	80	} £15.
Do. 14	Do.	* Do. ... Sub.	361	1	1	19	
Do. 14	Do.	* Do. ... Do.	362	1	2	0	} £4 each.
Do. 14	Do.	* Do. ... Do.	391	2	0	17	
Do. 14	Do.	* Do. ... Do.	392	2	0	17	} £6 each.
Do. 14	Do.	* Do. ... Do.	393	2	0	11	
Do. 14	Do.	* Do. ... Do.	394	2	0	11	
Do. 14	Do.	* Do. ... Do.	395	2	0	11	
Do. 14	Do.	* Do. ... Do.	396	2	0	11	
Do. 14	Do.	* Do. ... Do.	358	2	3	15	
Do. 14	Kookynie	Niagara ... Town	123	0	1	8	} £15 each.
Do. 14	Do.	Do. ... Do.	124	0	1	8	
Do. 14	Do.	Do. ... Do.	125	0	1	8	
Do. 14	Ravensthorpe	Ravensthorpe ... Do.	176	0	1	0	} £20.
Do. 14	Do.	Do. ... Do.	204	0	1	0	
Do. 14	Do.	Do. ... Do.	203	0	1	0	} £25.
Do. 17	Broome	Broome ... Do.	83	0	2	0	
Do. 17	Do.	Do. ... Do.	84	0	2	0	} £20 each.
Do. 17	Do.	Do. ... Do.	189	0	2	16	
Do. 17	Do.	Do. ... Do.	252	0	2	16	
Do. 17	Do.	Do. ... Do.	278	0	2	16	
Do. 26	Port Hedland	Port Hedland ... Do.	103	0	1	8	} £20 each.
Do. 26	Do.	Do. ... Do.	104	0	1	0	
Do. 26	Do.	Do. ... Do.	107	0	1	0	
Do. 26	Do.	Do. ... Do.	108	0	1	8	

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.

* Suburban for cultivation.

R. CECIL CLIFTON, Under Secretary for Lands.

SUBURBAN LOTS FOR CULTIVATION LIABLE TO FORFEITURE.

Department of Lands and Surveys,
 Perth, 13th July, 1903.

IT is hereby notified that the following Suburban Lots for Cultivation are liable to forfeiture for non-payment of the instalments of purchase money, due on the 1st March last, and, unless the amounts overdue are paid forthwith, the sales must be cancelled, and payments previously made forfeited, without further notice.

R. CECIL CLIFTON,
 Under Secretary for Lands.

[Corrected to 11th July, 1903.]

UNPAID LIST OF SUBURBAN LOTS FOR CULTIVATION, 1ST MARCH, 1903.

No.	Name.	Nature.	Amount.	Suburban Area.
337	Harris, Thos.	6th and 7th instalments	£ s. d. 2 3 4	Albany
338	Do	do	2 3 4	do
12	Keegan, J. C.	1st instalment	1 7 0	Baker's Hill
13	Do	do	1 3 5	do
35	Demel, M.	do	1 1 7	do
580	Saunders, E.	do	0 7 3	Bridgetown
581	Do	do	0 7 3	do
109	Gibbs, Thos., jun.	do	1 7 0	Cuballing
110	Do	do	1 1 7	do
111	Do	do	0 18 0	do
53	Hutton, W. J.	do	0 10 10	Capel
141	Williams, E. J.	do	2 5 0	Dennybrook
70	Norman, C. L.	3rd instalment	1 9 7	Kelmscott
71	Do	do	2 15 8	do
21	Snook, C.	2nd instalment	1 7 0	Meckering
210	Robinson, M. A.	1st instalment	0 9 0	Northampton
171	Wilkinson, G.	2nd instalment	0 12 8	Woodanilling
172	do	do	0 12 8	do
173	do	do	0 12 8	do
132	Demel, L.	1st instalment	0 15 4	Warranine

RESERVES.

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

HIS 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.
8670 $\frac{030}{1003}$	0 2 8	<i>Leonora (Gwalia).</i> —Bounded by lines starting from the South-West corner of Reserve A 8669, and extending 93° 1' 3 chains $\frac{1}{10}$ link; thence 196° 0' 2 chains $5\frac{1}{10}$ links, 273° 1' 2 chains $54\frac{7}{10}$ links, and 3° 1' 2 chains to the starting point. (Mt. Leonora Locality, Diagram 8591.)	Police.
8698 $\frac{10729}{1002}$	0 1 0	<i>Leonora (Gwalia).</i> —Lot 452	Roman Catholics.
8709 $\frac{13119}{1002}$	0 1 0	<i>Boulder.</i> —Lot 1716	Church purposes.
8721 $\frac{13546}{1002}$	0 3 0	<i>Cuballing.</i> —Lot 220	Methodist Church of Australasia.
8764 $\frac{13570}{1002}$	5,120 0 0	<i>Kimberley Goldfield.</i> —Bounded on the North and East by lines starting from a point situate 40 chains North and 40 chains East from Argyle Police Station, and extending West two miles, and South four miles; the opposite boundaries being parallel and equal. (Plan $\frac{141}{300}$.)	Police (Argyle Station).
8766 $\frac{2770}{1003}$	about 13,700 0 0	<i>North Coolgardie Goldfield (Yarri).</i> —Bounded on the South and East by lines starting from a point situate about 20 chains South and about 200 chains East of Survey Mark B57, and extending West about 320 chains, and North about 430 chains; the opposite boundaries being parallel and equal. (Plan 34/300.)	Common.
8768 $\frac{14252}{1002}$	about 600 0 0	<i>Sussex.</i> —Bounded by lines starting from the North-East corner of A 8427, and extending North about 70 chains; thence West to the sea coast, and along it Southerly to the North boundary of said A 8427, and along it East to the starting point. (Plan S. 21.)	For the protection and preservation of caves, and for health and pleasure resort.
8778 $\frac{4084}{1003}$	0 1 0	<i>Boulder.</i> —Town Lot 1727	Amalgamated Miners' Union.
8807 $\frac{8065}{1003}$	about 5,000 0 0	<i>Coolgardie.</i> —Bounded by lines starting from a point on the Southern side of the Coolgardie Railway situate about 10 chains South-Westerly from the 358-Mile Post, and extending North-Easterly about 80 chains along said side of Railway; thence South about 287 chains, West about 350 chains, North about 160 chains, East about 170 chains, and thence North about 110 chains to the starting point. (Plan 25/300.)	Quarantine ground.

R. CECIL CLIFTON, Under Secretary for Lands.

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

HIS Excellency the Governor in Executive Council has been pleased to set apart, as a Public Reserve, the land described in the Schedule below, for the purpose therein set forth, and to classify such Reserve as Class "A" under "The Permanent Reserves Act, 1899" (63 Vict., No. 24):—

No.	Content. a. r. p.	Town or District.	Purpose for which made.
A 7802 $\frac{16112}{00}$ and $\frac{2308}{1003}$	about 8 2 30	<i>Peppermint Grove.</i> —Sub. Lot 160	Recreation.

R. CECIL CLIFTON, Under Secretary for Lands.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

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

HIS Excellency the Governor in Executive Council has been pleased to approve of the Area and Boundaries of Reserve No. A 8477 being amended as described in the Schedule below, for the purpose therein set forth; the Boundaries previously published in the *Government Gazette* being hereby cancelled:—

Recorded No.	Area. a. r. p.	Town or District.	Purpose for which made.
8477 $\frac{5413}{1002}$	about 25,600 0 0	<i>Edjudina.</i> —Bounded on the North-Westward and North-Eastward by lines starting from a point situate about 120 chains East and about 100 chains North from the North corner of G.M.L. 457E, and extending South-Westward 320 chains and South-Eastward 800 chains; the opposite boundaries being parallel and equal. (Plan 34/300.)	Common.

R. CECIL CLIFTON, Under Secretary for Lands.

AMENDMENT OF BOUNDARIES OF RESERVE.

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

HIS Excellency the Governor in Executive Council has been pleased to approve of the Boundaries of Reserve No. [^]8573 being amended as described in the Schedule below, for the purpose therein set forth; the Boundaries previously published in the *Government Gazette* being hereby cancelled:—

Recorded Number.	Area. a. r. p.	Town or District.	Purpose for which made.
8573 ¹³²⁰⁹ 1903	about 45 0 0	Nelson (near Bridgetown).—Bounded by lines starting from the South-East corner of C.P. 47/439 (1232), and extending West along part of said boundary about 20 chains; thence South to the Northern side of the Nelson Grange-Bridgetown Road, and along it North-Easterly to a point situate South of said South-East corner of C.P. 47/439; thence North to the starting point. (Plan S. 28.)	Water.

R. CECIL CLIFTON, Under Secretary for Lands.

CANCELLATION OF RESERVE 2904 (SWAN, MUCHEA), AND THROWING OPEN SAME FOR SELECTION UNDER PART V. OF "THE LAND ACT, 1898."

*Department of Lands and Surveys,
Perth, 29th June, 1903.*

HIS Excellency the Governor in Executive Council has been pleased to approve of the cancellation of Reserve 2904 (Swan, Muchea), and also of said Reserve being thrown open for selection, under Part V. of "The Land Act, 1898," on and after Monday, 27th July prox.

R. CECIL CLIFTON,
Under Secretary for Lands.

CANCELLATION OF RESERVE [^]483A (NEAR NEWCASTLE), AND THROWING SAME OPEN FOR SELECTION UNDER PARTS V. AND VIII. OF "THE LAND ACT, 1898."

*Department of Lands and Surveys,
Perth, 10th July, 1903.*

HIS Excellency the Governor in Executive Council has been pleased to approve of the Cancellation of Reserve [^]483A (Avon, near Newcastle), and also of said Reserve being thrown open for Selection under Parts V. and VIII. of "The Land Act, 1898," on and after Monday, 14th September next.

R. CECIL CLIFTON,
Under Secretary for Lands.

TEMPORARY RESERVE.

*Department of Lands and Surveys,
Perth, 16th July, 1903.*

IT is hereby notified, for general information, that the Crown Lands within the area described hereunder have been "temporarily reserved," pending Parliamentary decision in connection with the proposed Collie-Great Southern Railway:—

Bounded on the *Eastward* by the Western side of the Perth-Albany Road; on the *South* by a West line therefrom, passing along the North boundaries of P.P.Rs. 8/275 and 8/271 to the Collie River; on the *Westward* by the right bank of the Collie River downwards to its junction with the Harris River, and along the latter river upwards to Survey Mark T 36; on the *North-Westward* by a North-Easterly line from said T 36, passing through the South-West corner of P.P.R. 8/196 to the old 90-Mile Tree on the said Perth-Albany Road.

The notice published in the *Government Gazette* of the 10th July, 1903, is hereby cancelled.

R. CECIL CLIFTON,
Under Secretary for Lands.

PILBARRA ROAD BOARD ELECTION.

*Department of Lands and Surveys,
Perth, 18th June, 1903.*

IT is hereby notified, for general information, that, in accordance with Section 46 of "The Roads Act, 1902," I have appointed Monday, 20th July, 1903, to be the day on which the Open Court for the revision of the Electoral Lists of the Pilbarra Road Board shall be held.

J. M. HOPKINS,
Minister for Lands.

AMENDMENT OF BOUNDARIES OF SWAN ROAD DISTRICT.

*Department of Lands and Surveys,
Perth, 14th July, 1903.*

HIS Excellency the Governor in Executive Council, under the powers conferred upon him by Section 6 of "The Roads Act, 1902," has been pleased to alter the boundaries of the Swan Road District to the following, in lieu of those previously published:—

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-West corner of Location 95, at Bailup; thence East to its South-East corner; thence South to the South-East corner of Swan Location 1316; thence West to the North-West corner of [^]777, Worriloo; 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 North boundary of the Guildford Municipality, and Westerly along said boundary and the North boundary of Swan Location Q1 to the starting point.

R. CECIL CLIFTON,
Under Secretary for Lands.

THE ROADS ACT, 1888.

⁹⁵⁴⁵
¹⁹⁰²
WHEREAS the Brunswick Road Board, by resolution passed at a meeting of the Board, held at Harvey on the 6th day of December, 1902, resolved to take, for the purpose of opening a new line of communication, the lands hereinafter described, that is to say—

No. 153.

A strip of land, one chain wide, leaving the Perth-Bunbury Road at the 103½ mile post from Perth and extending in a general South-Easterly direction for a distance of about 140 chains, passing through Wellington Location 4; thence two chains wide, in a general Easterly direction, passing through said Location 4, Wellington 5, and Lescheault Location 1, C.P. 48/608 (735); thence in a general South-Easterly direction through Wellington Location 56 to its Eastern boundary, as surveyed O.P. Wellington 114, 139, and 140. (Plan 411/80.)

The previous description published in the *Government Gazette* of the 7th December, 1875, is hereby superseded.

AND WHEREAS such resolution has been duly published by the said Board for three months in the *Government Gazette*, and in the *Southern Times* newspaper, circulating in the District of the said Board;

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

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

Dated the 15th day of July, 1903.

D. W. MARRIOTT,
Chairman Brunswick Road Board.

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

Dated the 15th day of July, 1903.

J. M. HOPKINS,
Minister for Lands.

¹²⁸⁸⁰
¹⁹⁰²
WHEREAS the Toodyay Road Board, by resolution passed at a meeting of the Board, held at Newcastle on the 16th day of August, 1902, resolved to take, for the purpose of opening a new line of communication, the lands hereinafter described, that is to say—

No. 1541.

A strip of land, 50 links wide, the Southern side leaving the Western side of the Newcastle Road, No. 146, at its intersection with the South-Eastern boundary of Avon Location U4, and extending 243° 21' along said boundary to Road No. 1147, passing through said Avon Location U4. (Plan 27/80; see O.P. Avon 568.)

AND WHEREAS such resolution has been duly published by the said Board for three months in the *Government Gazette*, and in the *Newcastle Herald* newspaper, circulating in the district of the said Board;

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

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

Dated the 15th day of July, 1903.

B. D. CLARKSON,
Chairman Toodyay Road Board.

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

Dated the 15th day of July, 1903.

J. M. HOPKINS,
Minister for Lands.

⁵⁴¹¹
¹⁹⁰³

WHEREAS the Swan Road Board, by resolution passed at a meeting of the Board, held at Guildford on the 4th day of December, 1902, resolved to take, for the purpose of opening a new line of communication, the lands hereinafter described, that is to say—

No. 1545.

A strip of land, one chain wide, leaving Beechborough Road on the North boundary of Swan Location Q1, and extending in a Northerly direction (Ord and Boulder Streets) as surveyed O.P. Swan 262, passing through Swan Locations 1178, 1179, M1, M, L, K1, and K to join a surveyed road. (Plan Swan 5).

AND WHEREAS such resolution has been duly published by the said Board for three months in the *Government Gazette*, and in the *Swan Express* newspaper, circulating in the district of the said Board;

AND WHEREAS the owners are unknown to the said Board;

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

Dated the 15th day of July, 1903.

W. G. JOHNSON,
Chairman Swan Road Board.

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

Dated the 15th day of July, 1903.

J. M. HOPKINS,
Minister for Lands.

THE LAND ACT, 1898

(62nd Vict., No. 37.)

REGULATION PROHIBITING CUTTING OF TIMBER
ON STATE FOREST AT KEYSBROOK.

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

⁴⁸²⁰
¹⁹⁰¹
HIS 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, fell, cut, split, or remove any timber growing or standing on the area of Crown Land hereafter to be known and distinguished as Keysbrook State Forest, the boundaries of which are described hereunder:—

Bounded on the *North* by the South boundaries of Cockburn Sound Locations 488, 481, C.P. 48/1377, and C.P. 49/742; on the *South* by the right bank of the North Dandalup River; on the *East* by the Western boundary of the Rockingham Jarrah Timber Company's concession; and on the *West* by the Eastern side of the Perth-Bunbury Road. Excluding Murray Location 512. Excluding all lands alienated, reserved, and held under Timber Lease within these boundaries.

Boundaries previously published are hereby cancelled.

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

R. CECIL CLIFTON,
Under Secretary for Lands.

LAND AT BALLY-BALLY FOR SELECTION
UNDER PART V. OF "THE LAND ACT,
1898."

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

⁴²²⁰
¹⁹⁰³
IT is hereby notified, for general information, that Avon Location 3334, adjoining Avon Locations 2878 and 2587 (Bally-Bally), will be open for selection under Part V. of "The Land Act, 1898," on and after Monday, 17th August prox.

Plans, showing the location referred to, are obtainable at this Office, and at the Office of the Government Land Agent, Beverley.

R. CECIL CLIFTON,
Under Secretary for Lands.

AGRICULTURAL LANDS PURCHASE ACT, 1896.

*Department of Lands and Surveys,
Perth, 17th June, 1903.*

IT is hereby notified, for general information, that the vacant lots in the "Clifton," "Warding," "Cold Harbour," "Homebush," and "Gwambygine" Estates are now open for selection, subject to the Regulations made under Section 11 of "The Agricultural Lands Purchase Act, 1896," and published in the *Government Gazette* of the 10th April, 1903.

R. CECIL CLIFTON,
Under Secretary for Lands.

THE STOCK DISEASES ACT, 1895.
*Department of Lands and Surveys,
Perth, 24th June, 1903.*

HIS Excellency the Governor in Executive Council has been pleased to amend the interpretation clause relating to the "East Kimberley Quarantine Area" in connection with the Regulations published in the *Government Gazette* of the 1st November, 1901.

R. CECIL CLIFTON,
Under Secretary for Lands.

"East Kimberley Quarantine Area" shall mean all that portion of the Kimberley District Eastward of the Eastern shore of Brunswick Bay and St. George's Basin, of the right bank of the Prince Regent River, and of a line therefrom via Mt. Agnes and the Eastern side of the Caroline Ranges, in direction of the Gemini Hills, to the 127th meridian of East longitude and East of such meridian.

**WARDING
(NEAR NORTHAM).**

REDUCTION OF PRICES OF LOTS.
*Department of Lands and Surveys,
Perth, 16th July, 1903.*

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the prices of the undermentioned Lots within Warding being reduced to the following amounts per acre:—

	s.	d.
Lot 1.—13	0	per acre.
Lot 4.—19	0	"
Lot 5.—19	0	"
Lot 6.—13	0	"
Lot 7.—15	0	"
Lot 9.—13	0	"
Lot 10.—12	0	"
Lot 11.—7	0	"
Lot 12.—7	0	"
Lot 13.—10	0	"

Plans of the same, showing the arrangements of the lots referred to, description of country, etc., are obtainable at this office, and the offices of the Government Land Agents, Northam, York, Albany, Bunbury, Katanning, Beverley, and Newcastle.

R. CECIL CLIFTON,
Under Secretary for Lands.

MINERS' HOMESTEAD LEASES.

*Department of Mines,
Perth, 16th July, 1903.*

IT 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 8th July, 1903, has been pleased to deal with the following Applications for Miners' Homestead Leases, as shown below.

H. GREGORY,
Minister for Mines.

APPLICATIONS APPROVED, SUBJECT TO SURVEY.

Goldfield.	District.	No. of Lease.
Dundas	11
E. Coolgardie...	...	14E
Murchison ...	Cue ...	6

GOLD MINING LEASES.

*Department of Mines,
Perth, 16th July, 1903.*

IT 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 8th July, 1903, has been pleased to deal with the following Gold Mining Leases, and applications therefor, as shown below.

H. GREGORY,
Minister for Mines.

APPLICATIONS APPROVED, SUBJECT TO SURVEY.

Goldfield.	District.	No. of Application.
Broad Arrow...	...	1212w, 1215w
E. Murchison	...	668, 670
Murchison ...	Naamne ...	454N, 456N, 465N, 466N
Mt. Margaret	Mt. Margaret	1447T, 1448T, 1451T, 1452T, 1453T
N.E. Coolgardie	Kanowna ...	1055x, 1062x, 1068x
Yilgarn	*557

* Conditionally.

APPLICATIONS REFUSED.

E. Murchison	...	684, 688, 691
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SURRENDER ACCEPTED.

E. Coolgardie	...	†103E
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† Conditionally.

FORFEITURES.

Goldfield.	District.	No. of Lease.	Name of Lease.	Names of Lessees.
Coolgardie	...	3978	Shamrock Ale North	Williams, G.; Brice, W.; Roberts, D.; Zahnleiter, A.; Woods, S.; Davis, E.; McEutee, M.; Shaw, W.; McLean, W.; Roberts, E.; Jones, R. T.
	Kuanalling	676s	Troedyrliew	Sunman, Alfred Charles
E. Coolgardie	...	1260E	Big Boulder	Kingston, C. B.; Brown, G. M.
		1556E	Talmalmo Co.	North Mount Charlotte Gold Mines, Limited
E. Murchison	...	634	British American Alliance	Lawson, W. J.; Tyrer, H. H.
Mt. Margaret	Mt. Morgans	28F	Westralia Mt. Morgans South	Fawkner, W.; Clarke, R. G.
N. Coolgardie	Niagara ...	394G	The Sovereign	Till, R. G.

NON-FORFEITURE.

Coolgardie	...	‡3959	Coronation No. 2	Nisbet, Robert; Park, John
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‡ Fined £5 in lieu of forfeiture, Confirmed in Executive Council on 2nd July, 1903.

Department of Mines,
Perth, 15th July, 1903.

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

COOLGARDIE GOLDFIELD.

Coolgardie District: Nos. 1854, 3408, 3792, 3982.

Kunanalling District: Nos. 456s, 652s.

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

NORTH-EAST COOLGARDIE GOLDFIELD.

Kanowna District: No. 14x (107E).

NORTH COOLGARDIE GOLDFIELD.

Menzies District: Nos. 3914z, 4895z, 4944z, 5018z.

Niagara District: Nos. 279g, 334g, 352g, 369g, 410g, 583g.

Ularring District: Nos. 403u, 596u, 602u.

Yerilla District: No. 500r.

MT. MARGARET GOLDFIELD.

Mt. Margaret District: Nos. 934t, 936t, 1114t, 1230t.

Mt. Malcolm District: Nos. 227c, 858c, 859c, 907c.

Mt. Morgans District: Nos. 24f, 34f, 50f, 72f, and 73f.

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.

PILBARRA GOLDFIELD.

No. 608.

PHILLIPS RIVER MINING DISTRICT.

No. 49 (Mineral).

No. 29, 30 (Gold).

GREENBUSHES MINING DISTRICT.

No. 229 (Mineral), 299 and 310.

No. 1 (Gold).

H. S. KING,
Under Secretary for Mines.

MINES DEPARTMENT.

1853
1903

PUBLIC NOTICE.

THE following Rents shall be charged on Explosives stored in the Government Magazines from 1st July, 1903:—

	s. d.
For each and every barrel containing fifty (50) pounds and not exceeding one hundred (100) pounds of gunpowder or other explosive:	
For any period not exceeding six (6) weeks	1 0
Do. above six weeks, per week	
or part of week	0 2
For each and every barrel or package containing less than fifty (50) pounds:	
For any period not exceeding six weeks	0 6
Do. above six weeks, per week	
or part of week	0 2

Cases of detonators shall be charged for as containing fifty (50) pounds of explosives for every 10,000 detonators or fraction thereof contained in such cases.

H. GREGORY,
Minister for Mines.

SCHEDULE 14.

NOTICE OF INTENTION TO RESUME AUTHORISED HOLDINGS ON BEHALF OF HIS MAJESTY.

To the registered Shareholders in the holdings mentioned hereunder, and situate within the boundaries of the Marble Bar District of the Pilbarra Goldfield, which are liable to be forfeited or determined.

TAKE NOTICE that it is my intention, on Thursday, the sixth day of August, 1903, to issue out of the Warden's Court at Marble Bar 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 the pieces of land in the holdings mentioned hereunder, registered in the Registers in my Office, and described as hereunder, and of which you are registered as the holders, as set out opposite your respective names.

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 27th day of June, 1903.

[L.s.]

AXEL OSTLUND,
Warden, Pilbarra Goldfield.

No.	Holding—Nature.	Holder.	Locality.
113	Residence Area	Sellen, William	Warrawoona
115	Do	McDonald, C. A. N.	Moolyella Tinfield
116	Do	Chessman, George	do
128	Do	McCull, Hugh Reeve	Lalla Rookh
33	Business Area	Thelemann, Frederick	Cooke's Bluff
31	Market Garden Area	Do	do
33	Do	McCull, Hugh Reeve	Lalla Rookh
34	Do	Haste, Alfred Ernest Albert	Warrawoona
103	Quartz Claim	Campbell, J&S; McCarthy, Tim; Davis, Herb.; Dennison, Joseph	do
104	Do	Bourke, M. H.	Talga Talga
116	Do	Anderson, C. P., and Priest, David	Warrawoona
121	Do	Rooney, John; Davies, Thomas	Yandicoogina
122	Do	Nolan, Patrick; Lee, George; Mullane, John	Talga Talga
113	Prospecting Area	Matheson, William Roderick	Marble Bar
114	Do	Jones, Thomas; Welsh, John	Western Shaw
115	Do	Stream, Frederick; Rooney, John	Sharks
117	Do	Jacobs, John; O'Callaghan, Dennis	Lalla Rookh
118	Do	McInnes, Hector	do
119	Do	O'Callaghan, Dennis	do

SCHOOL OF MINES OF WESTERN AUSTRALIA.

Department of Mines,
Perth, 16th July, 1903.

6723
1903

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to make the following Regulations relating to the School of Mines of Western Australia.

H. GREGORY,
Minister for Mines.

REGULATIONS.

1. The name of the School shall be the School of Mines of Western Australia.
2. The following persons are appointed to act as a Board to advise the Hon. Minister for Mines in the selection and removal of members of the staff of the School; in making regulations as to fees to be paid, the conduct of students, and the conditions to be observed by them; in matters of finance; in drawing up and amendment of courses of instruction; in the appointment of examiners and fixing the fees to be paid to them; in the issue of certificates and diplomas; in the establishment and closing of Branches, and generally in all matters connected with the management and working of the School, namely:—
The State Mining Engineer.
The Government Geologist.
The Director of the School of Mines.
Edward Sydney Simpson, Esq., B.E., F.C.S.
The President of the Western Australian Chamber of Mines.
The President of the Amalgamated Miners' Association.
3. The Board shall be called the Advisory Board of the School of Mines of Western Australia.
4. The Chairman of the Board shall be appointed by the Minister for Mines. The Chairman shall record the proceedings of the Board and forward their recommendations to the Minister. In the absence of the Chairman from any meetings, the Board shall have power to elect a substitute.
5. Meetings of the Board shall be held from time to time as required, and shall be convened by the Chairman by notice, in writing, sent to each member. In the event of the Chairman being unable to act, the Board may be convened by the Minister for Mines. Three members shall form a quorum at any meeting.
6. Members of the Board not in the Public Service shall be paid travelling expenses and allowances on the rates scheduled for heads of Departments in the Public Service, and shall, in addition, receive a fee of one guinea for each meeting they attend.
7. All payments under these regulations shall be made from such votes as the Minister for Mines shall from time to time determine.

THE MINES REGULATION ACT, 1895.

Department of Mines,
Perth, 16th July, 1903.

1253
1903

HIS 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 mines mentioned in list hereunder, and situate in the Coolgardie and Yilgarn Goldfields, 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.

LIST OF MINES.

- Bayleys Consols G.M. Co., N.L., Coolgardie Goldfield.
- Bayleys Gold Mines, Limited " "
- Burbanks Birthday Gift G.M. Ltd. " "
- Lady Loch Gold Mine " "
- Lady Robinson " "
- Burbanks Main Lode G.M. " "
- Red Hill Gold Mine " "
- Westralia and East Extension G.M. " "
- Frasers South Extended G.M., Yilgarn Goldfield.
- British and Foreign Development Syndicates Mine, Yilgarn Goldfield.
- Perseverance Gold Mine, Yilgarn Goldfield.

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 *bona 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.
- (c.) 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 the State.
- (e.) 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.

W.R. 1220/1903.

ERRATUM.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.
UPPER DARLING RANGE RAILWAY.

FOR the words "17½ miles" in the notice in connection with the above, which was published in the *Government Gazette* Extraordinary (No. 38) of the 30th June, 1903, read "15 miles 2 chains."

Wm. J. GEORGE,
Commissioner of Railways.

15th July, 1903.

Public Works Department,
Perth, 13th July, 1903.

HIS Excellency the Governor in Executive Council has been pleased to approve of the following resignation:—

Ex. Co. $\frac{1743}{1903}$ P.W. $\frac{4273}{1903}$

H. J. Taylor, Clerk in the Chief Accountant's Office, as from 15th June, 1903.

HIS Excellency the Governor in Executive Council has been pleased to approve of the following retrenchment:—

Ex. Co. $\frac{1744}{1903}$ P.W. $\frac{3881}{1903}$

Albert Goodyear, Paymaster and Book-keeper in the Railway Construction Branch, as from 22nd July, 1903.

Public Works Department,
Perth, 15th July, 1903.

HIS Excellency the Governor in Executive Council has approved of the retrenchment of the following Dredge Officers connected with the Fremantle Harbour Works, from the dates mentioned hereunder:—

Ex. Co. $\frac{1900}{1903}$ P.W. $\frac{1205}{1903}$

- W. D. Mills, Navigating Officer, 18th June, 1903;
- W. C. Jerratt, Mate, 8th July, 1903;
- R. J. White, Mate, 11th June, 1903;
- W. A. Rowell, Chief Engineer, 9th July, 1903;
- T. Acton, 2nd Engineer, 28th May, 1903;
- G. T. Fickle, 2nd Engineer, 28th May, 1903;
- W. M. Ewing, 2nd Engineer, 8th July, 1903.

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

THE GOLDFIELDS WATER SUPPLY ACT, 1902.

His Excellency the Governor in Executive Council has been pleased to approve of the following By-laws made by the Minister for Works under the provisions of Section 105 of the above Act.

By order of the Minister for Works,

T. S. McNULTY,
Acting Secretary

Goldfields Water Supply Administration.
Perth, 2nd July, 1903.

BY-LAWS.

1. Every rate-paying consumer will be entitled to a supply of water at the rate of 8s. per thousand gallons in return for the amount of rates paid by him. Provided that such water shall be taken during the period for which the rate is struck, and that the maximum quantity to be taken in consideration of the rate, during any one quarter of a year, shall not exceed one-fourth of the supply to which the consumer is entitled in respect of an annual rate, or one-half of the supply to which he is entitled in respect of a half-yearly rate.

Any consumer taking water in excess of the quantity to which he is entitled in respect of a rate will be charged 8s. per thousand gallons for so much as is taken in respect of the rate, and 7s. 6d. per thousand gallons for the excess up to a total consumption of eight thousand gallons per quarter, and 7s. per thousand gallons for any excess beyond a total consumption of eight thousand gallons per quarter.

Every quarter shall end 31st March, or 30th June, or 30th September, or 31st December in every year.

2. The Minister may, by notice to a consumer from time to time, restrict the quantity of water that may be supplied to him in any one week.

3. During the time any meter is undergoing repairs, or should it cease to properly register the consumption of water, the Minister may, at his option, estimate the quantity of water consumed by taking an average of the quantity used during the previous month or quarter, or during the corresponding period of the previous year, and shall charge for the consumption so ascertained.

4. Application for services shall be made on the printed form procurable at the local Water Supply Office, and shall be lodged not less than three days before the service is required.

Applications will not be entertained unless full information as indicated on the printed form is supplied, and the full amount of rates, due on the premises to which a service is required, is paid.

In respect of all metered services the amount of meter rent up to the close of the half-year current at time of application shall accompany the application.

5. It shall be at the discretion of the local officer as to whether or not a meter shall be affixed to any service, and such officer will also determine the size and class of meter in each case.

6. Meters will be supplied by the Water Supply Administration, and rent for same shall be payable half-yearly in advance on the following scale:—

Size of meter.	Annual rent.
3/4 in.	10s.
1 in.	12s. 6d.
1 1/4 in.	15s.
1 3/4 in.	20s.
2 in.	25s.

Larger sizes by arrangement.

7. The water rate shall be at the rate of 1s. 6d. in the pound per annum upon the net annual value of all ratable land. The minimum sum payable as rate shall be One pound per annum. Rates shall become due and payable half-yearly in advance, in the first week in January and the first week in July.

8. No person to whom water is supplied by the Minister shall, without written permission, sell or supply water to any other person other than any person who may reside on the premises of which he is the occupier.

9. The occupier of any premises to which the water has been laid on, or, in the event of there being no occupier, the owner, shall cause proper means to be taken, by locks or otherwise, subject to the approval of the local officer, to prevent the use of the water from the main by persons not connected with the premises supplied.

10. The owner or occupier of any allotment of land within the water area who shall erect or make, or cause to be erected or made, any building or addition to an existing building on such land, shall, within one calendar month thereafter, give notice in writing thereof to the Minister.

11. Any person committing a breach of, or failing to observe, any of the foregoing By-laws shall be liable to a penalty not exceeding Twenty pounds.

TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date of Closing.	Where and when Conditions of Contract, etc., to be seen.
1903.			
25th June	Midland Junction Workshops—Coppersmiths' and Tinsmiths' Shop—Roof Trusses and Girders Contract	Noon on Tuesday, 21st July, 1903	Contractors' Room, the Barracks, Perth.
25th June	Midland Junction Workshops—Rain Water Pipes Contract.	Noon on Tuesday, the 21st July, 1903.	Contractors' Room, the Barracks, Perth.
1st July	Fremantle—Technical School Laboratory Contract	Noon on Tuesday, the 21st July, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Fremantle, on and after 7th July.
1st July	Brunswick—School Quarters Additions Contract.	Noon on Tuesday, the 21st July, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Bunbury, on and after 7th July.
1st July	Menzies—Post Office: Alterations and Additions Contract	Noon on Tuesday, the 21st July, 1903	Contractors' Room, the Barracks, Perth; the P.W.A.D. Office, Coolgardie; and the Warden's Court, at Menzies, on and after 7th July.
1st July	Fremantle—Pilot Quarters Contract	Noon on Tuesday, the 21st July, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Fremantle, on and after 7th July.
1st July	Albany—School Quarters and Manual Training Centre Conversion Contract.	Noon on Tuesday, the 21st July, 1903	Contractors' Room, the Barracks, Perth, and P.W.A.D. Office, at Albany, on and after 7th July.
2nd July	Collie-Boulder Railway—Platelayers' Cottages and Telephone Rooms Contract	Noon on Tuesday, the 21st July, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Collie.
6th July	Goldfields Water Supply—Towns Sub-Mains: Valves, Hydrants, and Specials Contract	Noon on Tuesday, the 21st July, 1903	Contractors' Room, the Barracks, Perth.
25th June	Carnarvon Harbour Works—Jetty Extension Contract *	Noon on Tuesday, the 28th July, 1903	Contractors' Room, the Barracks, Perth, and at the Office of the Resident Magistrate, Carnarvon.
9th July	Northam—Post Office Repairs Contract	Noon on Tuesday, the 28th July, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Northam, on and after 14th July.
9th July	Cottesloe—Post Office Additions and Repairs Contract	Noon on Tuesday, the 28th July, 1903	Contractors' Room, the Barracks, Perth, and the Court House, Fremantle, on and after 14th July.
9th July	Midland Junction—Main School and Infants' School, Repairs Contract	Noon on Tuesday, the 28th July, 1903	Contractors' Room, the Barracks, Perth; the Court House, Guildford; and the Post Office, Midland Junction, on and after 14th July.
9th July	Perth—Technical School, Battery Shed Contract	Noon on Tuesday, the 28th July, 1903	Contractors' Room, the Barracks, Perth, on and after 14th July.

* 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 Resident Magistrate, Carnarvon.

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. 9th July	Northam—Hospital, Repairs and Renovations Contract	Noon on Tuesday, the 28th July, 1903.	Contractors' Room, the Barracks, Perth, and the Court House, Northam, on and after 14th July.
16th July	Sussex—Yallingup to Lake Cave Road—Construction Contract No. 1	Noon on Tuesday, the 4th August, 1903	Contractors' Room, the Barracks, Perth, and at the Court House, Busselton, on and after Friday, 17th July.
16th July	Sussex—Yallingup to Lake Cave Road—Construction Contract No. 2	Noon on Tuesday, the 4th August, 1903	Contractors' Room, the Barracks, Perth, and at the Court House, Busselton, on and after Friday, 17th July, 1903.
16th July	Albany—Defence Buildings Painting Contract	Noon on Tuesday, the 4th August, 1903	Contractors' Room, the Barracks, Perth, and P.W.A.D. Office, at Albany, on and after 21st July.
16th July	Perth—Government Analyst and Inspector of Explosives' Office—Fittings Contract	Noon on Tuesday, the 4th August, 1903	Contractors' Room, the Barracks, Perth, on and after 21st July.
16th July	Narrogin—Police Lockup and Quarters Contract	Noon on Tuesday, the 4th August, 1903.	Contractors' Room, the Barracks, Perth; the P.W.A.D. Office, Albany; and the Court Houses, Narrogin and Katanning, on and after 21st July.
16th July	Perth Technical School—Extension of Workshops Contract	Noon on Tuesday, the 4th August, 1903	Contractors' Room, the Barracks, Perth, on and after 21st July.

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.

Public Works Department,
Perth, 16th July, 1903.

No. 292.

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

Date of Acceptance.	Name of Contractor.	Description of Contract.	Amount.
1903. 9th July ...	Judge & Stamp	Yundamindera—Lockup	£ s. d. 474 13 0
9th July ...	T. McLaughlin ...	Claremont Hospital for the Insane—Roadway (per chain)	9 2 7
9th July ...	Fairchild & Ives	Ravensthorpe School—Additions and Teacher's Quarters	414 18 6
9th July ...	Davis, Hankinson, & Co.	Woodman's Point Plague Hospital—Tramline	64 10 0
10th July	C. H. Carter ...	Fremantle—South Terrace School	1,618 18 8
10th July	R. Grieve ..	Kanowna School—Repairs, painting, etc.	54 4 6
10th July	H. Rhodes ...	Jarraldale School Teacher's Quarters—Additions	133 19 3
13th July	W. C. Rose ...	Sussex—Road from Upper Margaret Bridge to Boodjidup Brook	334 4 6
15th July	C. F. Layton ...	Moumt Barker School—Quarters Additions	164 2 8
15th July	H. Parker ...	Midland Junction School—Alterations and Repairs	127 18 8

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

DEPARTMENT OF MINES,
WESTERN AUSTRALIA.
STATE BATTERIES BRANCH.

TENDERS, addressed to the Secretary W.A. Tender Board, and returnable by 24th July, are invited for the receiving at Malcolm Railway Station and delivery at the State Battery, Burtville, of general battery supplies for a period of 12 months.

Tenderers to state price per cwt., covering all charges; also, minimum charge for small parcels.

No tender necessarily accepted.

A deposit of £10 to accompany each tender.

Any further information required can be obtained from the Superintendent State Batteries, Mines Department, Perth.

3rd July, 1903.

TENDERS, endorsed "Tender for Boiler," addressed to the Secretary of the W.A. Tender Board, and returnable on Friday, 24th July, are invited for the supply of one (1) Cornish Boiler, 22ft. x 5ft. 9in.

Form of tenders and copies of specifications will be supplied upon application to the Superintendent State Batteries, Mines Department, Perth.

Tenderers to quote f.o.r. Fremantle, Perth, or Kalgoorlie and time required for delivery.

A deposit of 5 per cent. of the amount of contract to accompany each tender.

No tender necessarily accepted.

4th July, 1903.

H. S. KING,
Under Secretary for Mines.

WESTERN AUSTRALIAN TENDER BOARD.

Date of notice.	Description.	Date of closing.
1903. 8th July	Schedule 2A.—1,000 Leather Belts and Pouches (Education Department)	Noon, 21st July, 1903
16th July	" 3A.—Rubber Stamps (Public Works Department)	Noon, 24th July, 1903.
"	" 4A.—Zinc Sheets (Public Works Department)	
"	" 5A.—Stop Cocks (Public Works Department)	

Tenders are to be addressed to the Secretary, Perth, and endorsed, "Tender for ..."

No tender necessarily accepted. Tender forms on application.

W. H. BENBOW,
Secretary.

T.B. 104/1903.

WESTERN AUSTRALIAN TENDER BOARD.

TENDER ACCEPTED.

HIS Excellency the Governor in Council has been pleased to approve of the Tender for the following supply being accepted:—

Messrs. STRELITZ BROS.
12 tons Cyanide of Potassium at £3 18s. 2d. per cwt.

By order,
W. H. BENBOW,
Secretary.

TENDERS FOR WELL-SINKING.

TENDERS are invited for sinking three wells along the line of the rabbit-proof fence, at places distant about 90 miles, 163 miles, and 199 miles respectively, North of the railway line at Burracoppin.

Tenders are to be addressed to "The Hon. the Minister for Lands," endorsed "Tender for Well-sinking," and will be received up to noon on Friday, the 31st July, 1903.

Conditions of Contract, Specifications, and Forms of Tender may be obtained on application to the undersigned: also at the Resident Magistrate's Office, Geraldton; the Mining Registrar's Offices, Cue, Mount Magnet, Black Range, and Southern Cross.

H. M. WILSON,
Secretary Rabbit Department.

Rabbit Department,
Perth, 4th July, 1903.

TENDERS FOR RABBIT-PROOF FENCING.

TENDERS are invited for the erection of 100 miles of rabbit-proof fencing, from the mile post situate 150 miles North of Burracoppin, and proceeding along the fence line Northward to the 250-Mile Post. Tenders are to be addressed to "The Honourable the Minister for Lands," endorsed "Tender for Rabbit-proof Fencing," and will be received up to noon on Thursday, the 13th August, 1903.

Conditions of contract, specifications, and forms of tender may be obtained on application to the undersigned, or from the Resident Magistrate, Geraldton, or the Mining Registrars at Cue, Mount Magnet, and Southern Cross.

H. M. WILSON,
Secretary Rabbit Department.

Perth, 14th July, 1903.

NOTICE.

THE following "Probate Rules, 1903," are published for general information.

C. A. SHERARD,
Acting Registrar Supreme Court.

Supreme Court, Perth,
3rd July, 1903.

THE PROBATE RULES, 1903.

The Honourable Sir EDWARD ALBERT STONE, Knight, Chief Justice, the Honourable STEPHEN HENRY PARKER, Puisne Judge, and the Honourable ROBERT FURSE McMILLAN, Puisne Judge, do hereby, in pursuance of the powers contained in "The Supreme Court Ordinance, 1861," and of every power enabling them in that behalf, make the following Rules, which shall come into operation on the 15th day of July next, and may be cited as "The Probate Rules, 1903":—

1. Solicitors and others, when taking out Probate or Letters of Administration, or Letters of Administration with the will annexed, or Sealing a Foreign Probate or Letters of Administration or Letters of Administration with the Will annexed, must produce to and leave with the Registrar, for the purpose of being recorded, a copy of the Probate and Will or Letters of Administration with the will annexed, or Foreign Probate or Letters of Administration with the will annexed, which shall be written (not typewritten) in a good clear round hand on white paper to be obtained at the Probate Office at a price to be fixed by the Registrar, and of the size of 18in. by 12in. with an outer margin of two and a half inches on one side and an inner margin of two and a half inches on the other side, and in the case of Letters of Administration or Foreign Letters of Administration a copy

of the Letters or Foreign Letters on similar paper but of the size of 13in. by 8½in. and with a margin of two and a half inches on the outer margin only.

2. A fee of 6d. per folio of 90 words shall be payable for examining and comparing the copies with the originals.

E. A. STONE, C. J.
S. H. PARKER, J.
R. F. McMILLAN, J.

UNDER the provisions of the Act 1 and 2 Edward VII., No. 14 (Criminal Code), the following copy of the Certificate and of the Declaration required by the said Act, as to the execution of Sebaro Rokka, is published for general information.

C. A. SHERARD,
Acting Registrar Supreme Court.

Supreme Court Office,
Perth, 8th July, 1903.

CERTIFICATE.

I, JAMES WILLIAM HOPE, being the Medical Officer of the Prison at Fremantle, do hereby certify that I have this day witnessed the execution of Sebaro Rokka, lately, as I am informed, convicted and duly sentenced to death at the Supreme Court, and I further certify that the said Sebaro Rokka was, in pursuance of such sentence, hanged by the neck until he was dead.

Given under my hand this seventh day of July, in the year 1903.

JAMES W. HOPE, F.R.C.P.E., D.P.H.I., etc.

DECLARATION.

We, the undersigned, do hereby declare and testify that we were this day present when the extreme penalty of the law was executed on Sebaro Rokka, lately, as we are informed, convicted at the Supreme Court and duly sentenced to death on the 21st day of May; and that the said Sebaro Rokka was, in pursuance of such sentence, hanged by the neck until he was dead:—

W. A. GEORGE, Superintendent;	H. J. JARVIS, Senior Warder;
JOHN BURKE, Sheriff's Deputy;	A. S. BADGER, Senior Warder;
HERBERT MCKEAN, Sheriff's Officer;	J. KEANE, Warder;
W. S. WEBSTER, Chief Warder;	W. O'BRIEN, Warder;
L. W. MATTERS, Reporter, <i>Daily News</i> ;	T. G. COATES, T. Warder;
L. RAMACIOTTI, Reporter, <i>Morning Herald</i> ;	E. HALLETT, T. Warder;
L. WARD, Reporter, <i>West Australian</i> ;	H. SMITH, T. Warder;
T. H. KNEEBONE, Reporter, <i>Courier</i> ;	I. FEATHERSTON, T. Warder;
B. HODGES, Principal Warder;	G. W. DALE, T. Warder;
	W. BERRY, S. Guard;
	C. FITZSIMMONS, S. Guard;
	A. L. McLEAN, Storeman;
	R. RICHARDS, Sen. Warder;
	W. HAMILTON, Warder;
	B. SHELMS, S. Guard.

7th July, 1903.

THE INDUSTRIAL CONCILIATION AND ARBITRATION ACT, 1902.

(1 and 2 Edwd. VII., No. 21.)

F.S. $\frac{311}{1002}$.

NOTICE BEFORE CANCELLATION OF REGISTRY.

To the Secretary of the Industrial Union called the Master Printers' Union of Employers of Western Australia, Perth.

NOTICE 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.

Dated this 10th day of June, 1903.

F.S. $\frac{312}{1002}$.

To the Secretary of the Industrial Union called the Goldfields Hairdressers' Union of Workers.

NOTICE is hereby given that it is the intention of the Registrar of Friendly Societies to proceed, on the 11th day of August, 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.

Dated this 30th day of June, 1903.

[L.S.] EDGAR T. OWEN,
Registrar of Friendly Societies.

GEOLOGICAL MAP OF KALGOORLIE.

A 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.

GOVERNMENT LABOUR BUREAU.

EMPLLOYERS 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.

MISSING FRIENDS.

Vide Government Gazette, 1903, page 1779, B2/5191.

ROBERT ARTHUR WILLIAMS has been found.

Vide Government Gazette, 1903, page 1461, B2/5051.

THOMAS LEWIS GILFILLAN has been found at Cannington.

WILLIAM PENFOLD (no description given), a blacksmith, recently arrived from South Australia, and was believed to be in Perth about three months ago. Inquiry by his wife, Mrs. M. Penfold, 7 Chambers Street, South Yarra, Melbourne, Victoria. (Information to the Criminal Investigation Branch, Perth.—B2/5155.)

ROMAN BECKER (no description given), last heard of at Mingenew, in August, 1902, and left there on foot for Geraldton. Inquiry by the Mingenew police. (Information to the Criminal Investigation Branch, Perth.—B2/5212.)

BRYAN HOLMES WALKER, medium build, age 43 years, height 5ft. 10in., fair hair, blue eyes, fair complexion, tattoo marks on one wrist, a bricklayer and carpenter, and at present supposed to be working in Perth for a contractor named Parker; left Franklin, Victoria, in 1891. Inquiry by the Victorian police, on behalf of his wife. (Information to the Criminal Investigation Branch, Perth.—B2/5137.)

AGNES ENGEL, slight and erect, age about 21 years, height about 5ft. 4in., very dark and bright eyes, fresh dark complexion, good and regular teeth; a native of East London, England, who left there about 12 months ago, accompanied by her uncle, Johann Engel. Inquiry by Harry Seitter, on behalf of her father, care Messrs. McKimmin and Richardson, Flinders Street, Townsville, North Queensland. (Information to the Criminal Investigation Branch, Perth.—B2/5221.)

RICHARD RADFORD, thin build, about 5ft. 9in., very dark-brown hair, slight dark moustache; carpenter and builder; last heard of in October, 1902, at Day Dawn. Inquiry by the Secretary of the Department for Neglected Children and Reformatory Schools, Melbourne. (Information to the Criminal Investigation Branch, Perth.—B2/5180.)

*Police Department, Chief Office,
Perth, 11th July, 1903.*

THE following articles of unclaimed property will be sold by public auction at the Kalgoorlie Police Station on Wednesday, 5th August, 1903, at 3 p.m. (Section 76, "Police Act, 1892") :—

- 1 Brass-mounted Whip
- 2 Silver-mounted Whips
- 1 Lady's Dressing Case
- 8 Pieces Solder
- 1 Box Mathematical Instruments
- 2 Fancy Work Boxes
- 2 Brief Bags
- 1 Piece Oil Cloth
- 1 D. B. Muzzle-loading Gun
- 2 Picks
- 1 Tomakawk Head
- 2 Revolvers
- 1 Brace
- 3 Tumblers
- 1 Lamp Glass
- 12 Yards Tape
- 2 Yards Lace
- 1 Ore Crusher (Grindrod & Carter's)
- 1 Miner's Rope
- 1 Bag Coke
- 1 Prayer Book
- 1 Black Leather Purse

- Knife
- 1 Black Leather Pocket-book
- Silver Watch (gentleman's)
- Metal-plated Watch
- Silver E.L. Watch (gentleman's)
- Swiss Watch
- Rolled Gold Watch
- Pin (brooch)
- 1 Gold-mounted Sleeve Link
- 1 Open-faced Lady's Silver Watch and Rolled Gold Case
- 1 Gold Bangle
- 1 Brooch with Gold Chain attached
- 1 Gold Brooch
- 1 Silver open-faced Watch
- 1 Purse
- Silver Watch (gentleman's)
- Silver Chain
- Table Cloth
- Quantity of Clothing

FRED. HARE,
Commissioner of Police.

Department of Land Titles.

TRANSFER OF LAND ACT, 1893.
Section 75.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the fifteenth day of August 1903 to issue to Henry John Leeder and George Henry Smith both of Northam executors of the will of George Taylor late of Northam deceased a Special Certificate of Title to the land described below the duplicate certificate having as is alleged been lost.

Dated ninth day of July, 1903.

ALFRED E. BURT,
Registrar of Titles.

THE LAND REFERRED TO :

Portion of Northam Suburban Lot N64 as the same is registered in Volume XVI. folio 343.

Henning & Co., St. George's Terrace, Perth, Agents for Meeres & Lyon, Northam, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.
Section 75.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the fifteenth day of August 1903 to issue to William Stubbs of Perth Veterinary Surgeon a Special Certificate of Title to the land described below the duplicate certificate having as is alleged been lost.

Dated ninth day of July, 1903.

ALFRED E. BURT,
Registrar of Titles.

THE LAND REFERRED TO :

Lots 114 and 115 of Section B of Swan Location 36 as the same are registered in Volume XLVI. folio 339.

James & Darbyshire, St. George's Terrace, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893, SEC. 75.

No. $\frac{123}{1003}$

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twentieth day of August 1903 to issue to Charles Edward Dempster senior of Springfield Northam land-owner Special Certificates of Title to the land described below the duplicate Certificates having as is alleged been lost.

Dated 18th day of July, 1903.

ALFRED E. BURT,
Registrar of Titles.

THE LAND REFERRED TO :

Avon Location 797 as the same is registered in Volume V. Folio 61 in the name of William Chitty.

Avon Location 1357 as the same is registered in Volume XVII. Folio 191 in the name of William Chitty.

Barlee & Forbes, Northam, Solicitors for the Applicant.

**DEDICATION OF ST. ALBAN'S AVENUE,
PERTH.**

NOTICE is hereby given that the Municipal Council of Perth, with the consent of His Excellency the Governor in Executive Council, under the power conferred upon it by "The Municipal Institutions Act, 1900" (64 Vict., No. 8), has been pleased to dedicate to the public use "St. Alban's Avenue," situate in the Municipality of Perth, which has been in unrestricted public use by vehicular traffic for twelve (12) months :—

Name of Street.	Width.	Position.	Titles' Office Plan.
St. Alban's Avenue	100 links	From Beaufort Street to Cavendish Street	2447.

Dated at Perth, this 15th day of July, 1903.

HARRY BROWN,
Mayor.
Wm. E. BOLD,
Town Clerk.

MUNICIPALITY OF BUNBURY.

NOTICE.

IT is hereby notified that ALEXANDER MUNRO has been duly appointed Inspector of Weights and Measures for this Municipality.

J. J. TUCKER,
Town Clerk.

Bunbury, 9th July, 1903.

DAY DAWN MUNICIPALITY.

LIST of Licenses issued by the Day Dawn Municipality under "The Cart and Carriage Act, 1876" (Section 12), July, 1903:—

Name.	No.	Vehicle.	Name.	No.	Vehicle.
E. C. Vickery	1	Spring-cart	Forman & Bone	35	Spring-cart
J. A. Coonan	2	do	W. Lee	36	do
Do	3	Sulky	Morris & Effler	37	do
Paul Paulson	4	Spring-cart	Do	38	do
Do	5	Sulky	W. R. Diggins	39	Sulky
J. Norton	6	Lorry	Do	40	Spring-cart
Do	7	Dray	Do	41	do
Do	8	do	Hadlow & Gibbs	42	do
Do	9	Spring-cart	Oldfield Bros.	43	do
A. Bastion	10	do	E. W. Myers	44	Sulky
Do	11	do	Crooks & Brooker	45	Spring-cart
Do	12	do	Do	46	do
Do	13	Sulky	H. W. Bell	47	Sulky
E. Clarke	14	Spring-cart	R. Buckland	48	Stage-coach
J. Clarke	15	do	Do	49	do
H. Thompson	16	do	W. Clarkson	50	do
J. P. Meehan	17	do	Cue G.M. Co.	51	Sulky
E. Menzies	18	Buggy	F. Neate	52	Spring-cart
Tinger & Harrison	19	Dray	F. Neate	53	Dray
Hy. Green	20	Spring-cart	F. Platts	54	Spring-cart
Do	21	do	C. Morris	55	Sulky
W. F. Robbins	22	do	A. Ross	56	Spring-cart
R. Allen	23	Sulky	Mhulieson Bros.	57	do
Do	24	Buggy	A. Spencer	58	Dray
Do	25	do	M. Hunter	59	Spring-cart
Do	26	do	H. Green	60	Lorry
A. Palmer	27	Spring-cart	Do	61	Sulky
E. Clarke	28	Sulky	M. Prior	62	Spring-cart
Mrs. E. Scott	29	do	W. Palmer	63	Buggy
M. Clifford	30	do	W. Harper	64	do
T. Gobbie	31	Spring-cart	F. Bowman	65	Sulky
J. Maloney	32	Dray	R. McGregor	66	do
Smith & Graff	33	Spring-cart	Powell Bros.	67	Dray
Forman & Bone	34	do	Do	68	do

10th July, 1903.

WILLIAM BOYLE,
Registrar for Council.

COSSACK MUNICIPAL COUNCIL.

BALANCE-SHEET for Half-year ending 30th April, 1903:—

1902.	Dr.	£	s.	d.
Nov. 1.—To Cash in hand	...	10	19	0
„ Police Court fines	...	2	2	0
„ Repairs to March Road	...	2	0	0
1903.				
April 30.— „ General rates	...	58	6	0
„ Sanitary rates	...	41	10	0
„ Dog licenses	...	9	0	0
„ Cart and carriage licenses	...	4	15	0
„ Government subsidy to 31st March, on £40 6s. 6d. at 15s.	...	30	4	9
„ Cheque, returned for endorsement	...	2	8	0
„ Rubbish	...	0	17	6
„ Sale of pans	...	0	8	0
„ Postal note 13927	...	0	5	0
„ Government grant, Public Works Department	...	100	0	0
		£262	15	3

1902.	Cr.	£	s.	d.
Nov. 1.—By Overdraft, Union Bank	...	15	0	6
to „ Labour	...	70	2	6
1903.				
April 30.— „ Clerk's salary	...	28	0	0
„ Postage and telegrams	...	4	5	0
„ Advertising and printing	...	3	0	4
„ Fodder account	...	6	17	0
„ N.W.A.M. Co.'s account	...	3	19	3
„ Gawthorne & Hill's account	...	21	9	6
„ Sandover's account	...	4	12	0
„ Morrisby's account	...	1	1	0
„ Auditors' fees	...	4	4	0
„ Returning Officer's fee	...	1	1	0
„ Refund—overcharge on rates	...	0	12	0
„ Cheque, returned for endorsement	...	2	8	0
„ Outstanding cheque 245	...	2	4	0
„ Bank charges, etc.	...	1	16	6
„ Cash in hand	...	4	13	0

	£	s.	d.
By Balance at Bank	110	3	11
„ Less outstanding cheques—			
274, C. W. Paterson	£4	6	3
276, W. Jarvis	12	0	0
278, Sandover and Co.	4	12	0
279, W.A. News. Co.	1	6	0
	22	14	3
	87	9	8
	£262	15	3

H. A. HALL,
Acting Mayor.

Examined and found correct,

A. E. DAWSON, }
J. F. WILLIAMSON, } Auditors.

APPOINTMENTS

(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:—

BONNIEVALE.

J. H. COCHRANE to be Secretary, vice H. J. Mitchell, resigned.

PRINCESS ROYAL.

W. WALTERS to be Inspector.

BEVERLEY.

Dr. BUTLER to be Medical Officer of Health.

By order,

J. R. CAMPBELL,

13th July, 1903

Secretary.

PRESTON ROAD BOARD.

CLOSURE OF ROAD.

I THOS. WALTERS, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Preston Road Board to close the said portion of road, viz.—To close that portion of Road No. 745, extending in a general Easterly direction from the West end of Road No. 1740 to its Eastern end, passing through Wellington Location 521, along the South boundary of Location 89, and through C.P. 48/1030. Also to close that portion of Cemetery Road extending Northward of Road No. 1470, passing through C.P. 48/1030.

THOS. WALTERS,
Applicant.
HARRY MEAD,
Secretary.

UPPER BLACKWOOD ROAD BOARD.

⁷⁶³⁹/₉₈ CLOSURE OF ROAD.

I HENRY THOMAS DOUST, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Upper Blackwood Road Board to close the said portion of road, viz.—The surveyed road starting from the North-East corner of Nelson Location 689 and extending in a general South-Westerly direction, passing along part of the North-Western and West boundaries of C.P. 46/1370, through C.P. 49/2064, to where it joins Road No. 1400. (Plan Tweed A.A.)

HENRY THOMAS DOUST.

NOTICE.

I HAVE obtained permission from the Victoria Plains Road Board to erect a swing gate across a road in the Dalaroo Area, at North-East corner of Location 48/1868 and South-East corner of Location No. 17.

JOHN COOK, JR.
Dandaragan,
7th July, 1903.

NORTHAMPTON ROAD BOARD.

¹¹⁹³⁰/₁₉₀₀ CLOSURE OF ROADS.

I ANDREW BRAND, being the owner of land over or along which the roads hereunder described pass, have applied to the Northampton Road Board to close the said roads, viz.—A strip of land, one chain wide, starting from the South-West corner of Victoria Location 241 and extending East and North as surveyed (Diagram 5596), along the South boundary of said Location 241, and that of Location 767 and the latter's East boundary to its North-East corner, passing through Location 2335. (Plan Northampton Classn. 2.)

The Road extending South, passing along the West boundary of Victoria Location 241 and part of the West boundary of Location 2335.

ANDREW BRAND.

IRWIN ROAD BOARD.

CLOSURE OF A TRACK.

NOTICE is hereby given that the Track used as a public road through Victoria Location No. 738 is hereby declared to be closed, in accordance with Section 108 (2) of "The Roads Act, 1902."

JAS. DELMAGE,
Chairman.
Dongara, 6th July, 1903.

ESPERANCE ROAD BOARD.

NOTICE OF GENERAL RATE.

TO ALL IT MAY CONCERN.

AT a Meeting of the Esperance Road Board, held in June, 1903, it was resolved that a General Rate of Twopence in the £ should be levied on the unimproved value of all ratable property other than pastoral leases, and a Rate of One shilling in the £ on the rental value of all pastoral leases within the district, in accordance with the provisions of "The Roads Act, 1902," and that the said rate shall become due and payable to Henry Charles Sims, Secretary to the Board, at the office of the Esperance Road Board, Andrew Street, Esperance, within thirty days from the date of this notice.

E. J. McCARTHY,
Chairman.
11th July, 1903.

YORK ROAD BOARD.

STATEMENT of Receipts and Expenditure for Year ending 31st December, 1902:—

1901.		RECEIPTS.		£	s.	d.	£	s.	d.	
Dec. 31.—By	Cash in hand	0	7	6	
	Balance at Bank	29	15	11	
	Balance at Treasury	88	9	5	
1902.										
May 26.—	Government Grant	100	0	0				
July 4.—	Amount of Grant	650	0	0				
								750	0	0
Dec. 31.—	Cart and carriage licenses	64	0	0				
	Dog licenses	11	8	9				
	Assessments	181	17	6				
								257	6	3
								£1,125	19	1

1901.		EXPENDITURE.		£	s.	d.	£	s.	d.	
Dec. 31.—To	Outstanding cheques	21	14	0	
1902.										
Dec. 31.—	Knott's Road, gravelling	7	0	0	
	repairs	6	13	0	
	Salary, stamps, stationery, and com-	56	5	3	
	mission	20	3	0	
	Advertising and printing	17	11	0	
	Feverley Road West, carting	13	6	0	
	general repairs	9	15	0	
	Northam Road East, carting	16	14	3	
	repairs	3	0	0	
	York Road, repairing well, 19-Mile	1	18	0	
	removing trees	47	17	0	
	general repairs	2	9	0	
	Quellington Road, well cleaning	6	10	0	
	carting gravel	7	19	3	
	drains and road	9	1	3	
	repairs	2	2	0	
	Hunt's Road, clearing	9	15	0	
	general repairs	1	15	0	
	Northam Road West, carting gravel	6	6	0	
	drains	14	0	0	
	repairs	1	0	0	
	Clackline Road, carting gravel	31	17	0	
	removing trees	20	0	0	
	repairs to road	4	4	0	
	Miscellaneous, rent to Council	4	0	0	
	Roads Board Assoc.	28	16	4	
	carriage hire	77	10	6	
	repairs, tools, audit, etc.	31	19	6	
	New Quellington Road, forming and	3	18	0	
	gravelling	19	1	6	
	Beverley Road East, gravelling and	21	10	0	
	repairs	14	0	0	
	Green Hills Road, carting gravel	36	0	11	
	gravelling and	80	0	0	
	repairs	105	5	0	
	Gilgerring bridge, repairs	14	0	0	
	Talbot Road, clearing	79	18	1	
	forming and culverts	11	10	6	
	fencing contract	1	1	0	
	Goldfields Road, 40 chains gravelling,	0	7	0	
	£2 per chain	22	10	0	
	Goldfields Road, forming, construction,	51	5	10	
	and day labour	13	4	1	
	Grassdale Road, general repairs	40	6	0	
	Malebell Well, construction, pump,	10	3	0	
	etc.	2	2	0	
	Badgin Road, repairs	988	6	3	
	Trews Road, repairs	1	3	0	
	Rolands Well, repairs	20	15	10	
	Cobham-Woodside Road, clearing	94	0	0	
	forming and				
	day labour				
	Craig's Road, clearing contract				
	Alcock's Road, culverts and forming				
	Kelly's Pool Road, gravelling				
	Quellington Well				
	Bank charges and exchange				
	Balance at Treasury				
	Balance at Bank				
								£1,125	19	1

Audited and found correct, this 27th day of June, 1903.

E. C. LEGGIE,
for Resident Magistrate, } Auditors.
THOS. A. BOWSER, }

THE COMPANIES ACT, 1893.

THE KING OF THE HILLS GOLD MINING COMPANY, LIMITED (IN LIQUIDATION).

THE Creditors of the above-named Company are required, on or before the 31st day of August, 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 Charles Pakeman, of 6 Drapers Gardens, London, the Liquidator 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 30th day of June, 1903.

HENNING & BROWN,
Hannan Street, Kalgoorlie,
Solicitors for the said Liquidator.

**THE KING OF THE HILLS GOLD MINING COMPANY,
LIMITED (IN LIQUIDATION).**

NOTICE is hereby given that the King of the Hills Gold Mining Company, Limited, will cease to carry on business in this State on the expiration of three months from the last publication of this notice in the *Government Gazette*.

Dated this 27th day of June, 1903.

HENNING & BROWN,
Hannan Street, Kalgoorlie,
Solicitors for Charles Pakeman,
the Liquidator of the said Company.

FINGALL REEFS EXTENDED, LIMITED.

NOTICE is hereby given that the Creditors of the above-named Company are required, on or before the fourteenth day of September, 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 David George Lumsden, of 20 Cophall Avenue, London, E.C., the Liquidator of the said Company, and if so required by notice in writing from the said Liquidator are, by their Solicitors, to come in and prove their said debts or claims at such times 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 20th day of June, 1903.

D. G. LUMSDEN,
Liquidator.
Bewick, Moreing & Co., Kalgoorlie,
Agents for said Liquidator.

THE BOULDER DEEP LEVELS, LIMITED.

NOTICE 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 25th day of June, 1903.

STONE & BURT,
308 Hay Street, Perth,
Solicitors for the Company in Western Australia

**THE BOULDER TELLURIDE GOLD MINING
SYNDICATE (NO-LIABILITY).**

NOTICE is hereby given that a Call (the third) of Sixpence per Share has been made upon the contributing shares of the Boulder Telluride Gold Mining Syndicate (No-Liability), payable at the Company's office, Trigg's Chambers, Barrack Street, Perth, on or before the 1st August, 1903.

By order of the Directors,

H. DAGLISH,
Secretary.

15th July, 1903.

BURBANK'S MAIN LODE (1902), LIMITED.

NOTICE is hereby given that the Registered Office of the above-named Company is situate at Nicholas Chambers, Woodward Street, Coolgardie, and that William Nicholas, Fellow of the Geographical Society of London, is the Attorney of the Company in Western Australia.

Dated the 17th day of July, 1903.

JAMES & DARBYSHIRE,
261 St. George's Terrace, Perth,
Solicitors for the said Attorney.

THE GOLDEN POLE GOLD MINES (NO-LIABILITY).

TAKE Notice that at an Extraordinary General Meeting of the above-named Company, held at the registered offices of the Company, Exchange Buildings, Hannan Street, Kalgoorlie, on Monday, the thirteenth day of July, 1903, a special resolution was duly passed that the Company do go into voluntary liquidation, and that Charles William Cropper, accountant, of the same address, be appointed the Liquidator thereof.

Dated the 15th day of July, 1903.

KEENAN & RANDALL,
Solicitors for the Liquidator of the
Golden Pole Gold Mines, No-Liability (in Liquidation).

STEWARTS & LLOYDS, LIMITED.

NOTICE is hereby given that the Registered Office of Stewarts and Lloyds, Limited, is situate at Queen Street, Fremantle, and that James Brown and George Bracegirdle Brown, and each of them, are the Attorneys and Attorney of the Company in Western Australia.

Dated this eleventh day of July, One thousand nine hundred and three.

MOSS & BARSDEN,
Solicitors for the Company.

In the matter of "The Companies Act, 1893"
(56 Vict., No. 8).

NOTICE 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 the General Electric Engineering Company, Limited.

Dated this 8th day of July, 1903.

C. A. SHERARD,
Acting Registrar of Companies.
Supreme Court Office, Perth, W.A.

In the matter of the Companies Acts, 1893 to 1900, and in the matter of the Canning Jarrah Timber Company, Limited.

NOTICE is hereby given that after the expiration of Three months from the 17th day of July, 1903, the Canning Jarrah Timber Company, Limited, will cease to carry on business in the State of Western Australia.

Dated this 11th day of July, 1903.

A. H. HENNING,
Attorney for the above-named Company.
Henning & Co., Perth, Solicitors for the above-named Company.

In the matter of "The Companies Act, 1893," and in the matter of the Emperor Gold Mines, Limited.

NOTICE is hereby given that the Registered Office of the Emperor Gold Mines, Limited, is now situate on Gold Mining Lease No. 15D, Day Dawn, in the State of Western Australia, and that Uriah Dudley is the Attorney of the above-named Company.

Dated the 11th day of May, 1903.

ARTHUR F. ABBOTT,
71 Barrack Street, Perth,
Solicitor for the said Company.

In the matter of "The Companies Act, 1893," and in the matter of the Lady Bountiful Gold Mining Company (No-Liability).

AT an Extraordinary General Meeting of the above-named Company, duly convened and held at the Registered Office of the Company, Bayley Street, Coolgardie, on the 9th day of July, 1903, the following special resolutions were duly passed:—

That the Company be wound up voluntarily under the provisions of "The Companies Act, 1893."

That Mr. W. G. Aitken be and he is hereby appointed Liquidator for the purposes of such winding up.

Dated the 10th day of July, 1903.

A. P. WYMOND,
Chairman,
Keenan & Randall, Solicitors, Coolgardie.

THE ASSOCIATIONS INCORPORATION ACT, 1895.

EZEKIEL CASPER, of Perth, in the State of Western Australia, the person thereunto authorised by "The Perth Hebrew Association," do hereby give notice that I am desirous that such Institution should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

The following is a copy of the Memorial intended to be filed in the Supreme Court under the provisions of the said Act:—

Memorial of "The Perth Hebrew Association," filed in pursuance of "The Associations Incorporation Act, 1895":—

1. The name of the Association is "The Perth Hebrew Association."
2. The objects for which the Association is established are:

- (a.) To promote social and intellectual intercourse amongst members of the Jewish Faith;
- (b.) To consolidate the Jewish communities of Western Australia in every possible way;
- (c.) To establish a Club for members of the Jewish Faith;
- (d.) To do all such lawful acts and things as are conducive or incidental to the attainment of the above-mentioned objects.

3. The premises of the said Association are situated at Nos. 181 and 183 Murray Street, Perth.
4. No Trustees have been appointed.
5. The management of the Association is vested in a Council to be elected annually by the members under the Rules.

E. CASPER,
Horace B. Joseph, Solicitor, 120 Barrack Street, Perth.

RE WILLIAM HENRY RODDA, 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 Queen 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 any claims or demands upon or against the estate of William Henry Rodda, late of Kalgoorlie, in the State of Western Australia, General Manager of the Associated Northern Blocks Gold Mine, deceased (who died on the 9th day of May, 1903, and probate of whose will was, on the 15th day of June, 1903, granted by the Supreme Court of Western Australia to Annie Rodda, of Kalgoorlie aforesaid, widow, and Edward John Johnston Rodda, of Chillagoe, Queensland, but then staying at Kalgoorlie aforesaid, Mining Engineer, the executors in the said will named), are hereby required to send, in writing, particulars of their claims to the undersigned on or before the 31st day of July, 1903: And notice is also hereby given that after the last-mentioned date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets of the said deceased, or any part thereof so distributed, to any person of whose claim or demand they have not had notice at the time of such distribution.

Dated the 24th day of June, 1903.

KEENAN & RANDALL,

Palace Chambers, Kalgoorlie,
Solicitors for the Executors.

RE RICHARD McLEAN, DECEASED.

PURSUANT to an Act of Parliament, 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 Richard McLean, late of Hay Street, Perth, in the State of Western Australia, tailor, deceased (who died on the 17th day of May, 1903, and probate of whose will was, on the 22nd day of June, 1903, duly granted by the Supreme Court to Walter Dethridge, of Wellington Street, Perth aforesaid, tailor, and Frank Condit, of Hay Street, Perth aforesaid, tailor, the executors named in the said will), are hereby required to send, in writing, particulars of their claims and demands to me, the undersigned, solicitor for the said executors, on or before the 4th day of August, 1903: And notice is hereby also given that, at the expiration of the last-mentioned date, the said executors will distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice: And the said executors will not be liable for the assets of the said deceased, or any part thereof, to any person of whose claim they have not had notice at the time of such distribution.

Dated the 3rd day of July, 1903.

MICHAEL GIBSON LAVAN,
Trustee Chambers, Barrack Street, Perth,
Solicitor for the said Executors.

RE CATHERINE COUNSEL, LATE OF FREMANTLE, IN THE STATE OF WESTERN AUSTRALIA, DECEASED, INTESTATE.

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 Vict., No. 8): Notice is hereby given that all persons having any claims or demands upon or against the estate of Catherine Counsel, late of Fremantle, in the State of Western Australia, deceased, intestate (who died at Fremantle aforesaid, on the 4th day of May, 1903, and letters of administration of whose estate were granted by the Supreme Court of Western Australia, in its probate jurisdiction, on the 10th day of June, 1903, to Walter Counsel, of Hubble Street, Plympton, near Fremantle, railway employee), are hereby required to send, in writing, particulars of their claims and demands to the undersigned on or before the 21st day of August, 1903: And notice is hereby also given that, at the expiration of the last-mentioned date, the said Walter Counsel will distribute the assets of the said Catherine Counsel amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice, and the said Walter Counsel will not be liable for the assets of the said Catherine Counsel, deceased, or any part thereof so distributed, to any person of whose claims the said Walter Counsel shall not have had notice at the time of such distribution.

Dated the 15th day of July, one thousand nine hundred and three.

KIDSON & GAWLER,

Henry Street, Fremantle,
Solicitors for the said Walter Counsel.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Samuel Bradley, of Charles Street, North Perth, Dealer.

NOTICE is hereby given that a Meeting of the Creditors of the above-named Debtor will be held at the Offices of the undersigned, Austral Chambers, Barrack Street, Perth, on Monday, the 27th July inst., at 3:30 o'clock in the afternoon.

Dated this 15th day of July, 1903.

[L.S.] SPEED & DURSTON,
Solicitors for the Debtor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—
IN BANKRUPTCY.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Walter Wheeldon, of Albany and Northam, Draper, a Debtor.

NOTICE is hereby given that the above-named Debtor has executed a Deed of Assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," and that the same is now lying for inspection and execution at the offices of Messrs. L. A. Woolf & Co., Saint George's Terrace, Perth.

Dated this 16th day of July, 1903.

M. M. MOSS,
Official Receiver in Bankruptcy.

THE BANKRUPTCY ACT, 1892.

Adjudication annulled.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Adjudication.	Date of Annulment.	Grounds of Annulment.
Thomas George Doonan, the surviving partner of the firm of J. Doonan & Sons	Fremantle ...	Draper ...	Supreme Court, Perth	8 of 900	21st day of April, 1900	7th day of July, 1903	All debts have been paid in full. (Section 33, 55 Victoria, No. 32.)

THE BANKRUPTCY ACT—continued.

First Meetings and Public Examinations.

Debtor's Name.	Address.	Description.	Court.	Number.	Date of first Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order if any, for Summary Administration.
(1.) Lazarus Blaschi. (2.) William Gillespie Morton	(1.) Kalgoorlie. (2.) The Island, Lake Austin.	(1.) Clerk. (2.) Licensed Victualler.	(1.) Supreme Court, Perth. (2.) Supreme Court, Perth.	(1.) 39 of 1903. (2.) 29 of 1903.	(1.) 28th day of July, 1903. (2.) 28th day of July, 1903.	(1.) 3 p.m. (2.) 3-30 p.m.	(1.) Supreme Court, Perth. (2.) Supreme Court, Perth.	(1.) 28th day of July, 1903. (2.) 28th day of July, 1903.	(1.) 10-30 a.m. (2.) 10-30 a.m.	(1.) Supreme Court, Perth. (2.) Supreme Court, Perth.	(1.) 15th day of July, 1903. (2.) 15th day of July, 1903.

Receiving Order.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptcy.
Essa Khan ...	Hannans Street, Kalgoorlie	Indian Silk Importer	Supreme Court, Perth	46 of 1903	14th day of July, 1903	11th day of July, 1903	Debtor's Petition.

Notice of Dividends.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per £.	First or final or otherwise.	When payable.	Where payable.
Frederick Anthony Thomas, and Henry Boase (trading as Thomas & Boase)	Lennonville	Store-keepers	Supreme Court, Perth	3 of 1903	Ninepence in the pound (9d. in the £)	Second	14th day of July, 1903	At the office of S. J. McGibbon, Princes Buildings, Perth
George Wellesley Jones	Cue	Clerk	Do.	36 of 1897	One and five-eighths pence in the pound (1½d. in the £)	Third and final	20th day of July, 1903	At the Offices of the Official Receiver, Supreme Court, Perth

Application for Discharge.

Debtor's Name.	Address.	Description.	Court.	Number.	Date fixed for Hearing.
John Thornett ...	Coolgardie ...	Stock and Share Broker	Supreme Court, Perth	47 of 1896	11th day of August, 1903, at the Supreme Court, Perth, at 10-30 o'clock in the forenoon.

Adjudication.

Debtor's Name.	Address.	Description.	Court.	Number.	Date of Order.	Date of Petition.
Essa Khan ...	Hannans Street, Kalgoorlie	Indian Silk Importer	Supreme Court, Perth	46 of 1903	15th day of July, 1903	11th day of July, 1903

Notice of Intended Dividends.

Debtors' Names.	Address.	Description.	Court.	Number.	Last day for receiving Proofs.	Name of Trustee.	Address.
Hubert Welsman and William Miller Tucker (trading as Welsman and Tucker)	Kalgoorlie ...	Furniture Dealers	Supreme Court, Perth	11 of 1903	31st day of July, 1903.	Morrie Melville Moss	Supreme Court, Perth.
William Gillespie Morton	The Island, Lake Austin	Licensed Victualler	Do.	29 of 1903	Do.	Do.	Do.
Lilian Angwin ...	Union Club Hotel, Macdonald Street, Kalgoorlie	Hotelkeeper	Do.	31 of 1903	Do.	Do.	Do.
William Sheehan ...	Hogan's Find, Bulong	...	Do.	17 of 1903	Do.	Do.	Do.

Dated this 16th day of July, 1903.

M. M. MOSS, Official Receiver in Bankruptcy.

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
Beer Duty Act and Amendment ...	0	1	0
Boat Licensing Act and Amendments ...	0	1	6
Brands Act ...	0	1	6
Building Act and Amendments ...	0	1	3
Bush Fires Act ...	0	0	6
Cemeteries Act and Amendments ...	0	1	6
Coal Mines Regulation Act and Rules ...	0	1	9
Companies Act and Amendments ...	0	2	6
Constitution Act and Amendments ...	0	2	0
Copyright Act ...	0	1	3
Criminal Code Act and Amendment ...	0	1	9
Criminal Code Act and Rules (½ bound, with Index)	0	6	0
Crown Suits Act ...	0	0	9
Dentists Act and Amendment ...	0	0	9
Distillation Act ...	0	1	6
Dividend Duties ...	0	0	6
Divorce Act and Amendment, 1s. 3d.; Rules, 1s. 6d.	0	2	9
Dog Act and Amendments ...	0	1	3
Droving Act ...	0	0	6
Early Closing Act ...	0	0	6
Education Act and Amendments ...	0	2	0
Electoral Act ...	0	1	6
Electric Lighting Act ...	0	1	0
Employers Liability Act ...	0	0	6
Employment Brokers Act ...	0	0	6
Explosives Act and Amendments ...	0	2	0
Extradition Cases—Procedure ...	0	5	0
Fencing and Trespass Acts and Amendment ...	0	1	6
Firms Registration Act and Amendment ...	0	0	9
Fremantle Harbour Trust Act ...	0	1	0
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NOTICE.

NOTICE is hereby given that I, the undersigned, AGNES WILSON, have sold the business hitherto carried on by me in the "Paris House," Hay Street, Perth, and at Kalgoorlie, under the style or firm of "A. Wilson & Co.," Tailors and Mercers, etc., to William Hunter Wilson, who will continue to carry on the business under the same style both at Perth and Kalgoorlie.

Dated this 8th day of July, 1903.

AGNES WILSON.

Witness—

ARTHUR F. ABBOTT,
Solicitor, Perth.

NOTICE is hereby given that the Partnership hitherto subsisting between the undersigned, at Kalgoorlie, under the style or firm of "Turrell & Manners," has been dissolved as from the 15th day of May, 1903.

All debts owing to the late firm are to be paid to the undersigned, William George Manners, who will pay all the liabilities thereof.

Dated the 23rd day of May, 1903.

Witness to Signature of
Samuel Turrell,
PATK. F. O'DEA, } SAMUEL TURRELL.
Clerk to Messrs. Hall & Hale,
Solicitors, Kalgoorlie.

Witness to Signature of Wil-
liam George Manners, } W. G. MANNERS.
DIXON HEARDER.

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