



Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority at 3:30 p.m.]

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

No. 43.]

PERTH: FRIDAY, JULY 28.

[1905.

No. 11634.—C.S.O.

BANK HOLIDAY AT COOLGARDIE.

C.S.O. 2122
1905 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 the
Governor. } Bath, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies,
etc., etc., etc.

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

Wednesday, 9th August, 1905,

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

Given under my hand and the Public Seal of the said State, at Perth, this 17th day of July, 1905.

By His Excellency's Command,

J. M. DREW,

Colonial Secretary.

GOD SAVE THE KING!!!

No. 11636.—C.S.O.

BANK HOLIDAY AT BOULDER.

C.S.O. 2000
1905 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 the
Governor. } Bath, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies,
etc., etc., etc.

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

Wednesday, 16th August,

a special day to be observed as a Bank Holiday in the town of Boulder.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of July, 1905.

By His Excellency's Command,

J. M. DREW,

Colonial Secretary.

GOD SAVE THE KING!!!

No. 11638.—C.S.O.

DEDICATION OF A PUBLIC HIGHWAY.

LEEDERVILLE MUNICIPALITY.

2180
1905

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 the
Governor. } Bath, Governor in and over the State of
[L.S.] } Western Australia and its Dependencies,
etc., etc., etc.

11322
1905

WHEREAS by Section 219 of "The Municipal Institutions Act, 1900" (64 Viet., No. 8), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street, or way, to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a highway within the meaning of any law now or hereafter in force: AND WHEREAS the Leederville Municipal Council has requested that certain land hereunder named and described, which has been used for a street or way within the Municipality of Leederville, be declared a public highway: Now THEREFORE I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be public highways, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as highways within the meaning of any law now or hereafter in force:—

Name of Street.	Width.	Position.	Titles' Office Plan.
Blencowe Street ...	links. 100	From Ruby Street to Mon- ger's Lake (South shore)	2465

Given under my hand and the Public Seal of the said State, at Perth, this 26th day of July, 1905.

By His Excellency's Command,

J. M. DREW,

Colonial Secretary.

GOD SAVE THE KING!!!

No. 11639.—C.S.O.

DEDICATION OF PUBLIC HIGHWAYS.
BUNBURY MUNICIPALITY.

1821
1905

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 the
Governor. } Bath, Governor in and over the State of
Western Australia and its Dependencies,
[L.S.] etc., etc., etc.

WHEREAS by Section 219 of "The Municipal Institutions Act, 1900" (64 Vict., No. 8), it shall be lawful for the Governor, on request of the Council, by notice in the *Government Gazette*, to declare any land reserved, used, or by purchase or exchange acquired for a street or way to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a highway within the meaning of any law now or hereafter in force.

AND WHEREAS the Bunbury Municipal Council has requested that certain lands hereunder named and described, which have been used for streets or ways within the Municipality of Bunbury, be declared public highways: Now THEREFORE I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said lands to be public highways, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as highways within the meaning of any law now or hereafter in force:—

Name of Street.	Width, links.	Position.	Titles' Office Plans
Turner Street ...	50	From Money Street to Stirling Street	803
Picton Crescent ...	50	From Turner Street to Brendtor Street	803 and Diag. 2072
Bury Road ...	50	From Edward Street to Stirling Street	2388
Edward Street ...	100	From East boundary of A3768 to Vasse Road	2388
Sampson Road ...	50	From South-West corner of Lot 19 to Vasse Road	803 and Diag. 1840
Francis Street ...	50	From Vasse Road Westward	Diag. 540

Given under my hand and the Public Seal of the said State, at Perth, this 26th day of July, 1905.

By His Excellency's Command,
J. M. DREW,
Colonial Secretary.
GOD SAVE THE KING!!!

Agric. 330.
1905.

THE STOCK DISEASES ACT, 1895.
ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 19th day of July, 1905.

Present:
His Excellency the Governor.
The Honourables—

The Minister for Justice, | W. C. Angwin, M.L.A.

WHEREAS by Section 5 of "The Stock Diseases Act, 1895," it is provided that the Governor may, by Order in Council, published in the *Government Gazette* from time to time, prohibit or permit the introduction or importation into the State, either by land or sea, of any stock from any country or place: Now THEREFORE, His Excellency the Governor, by and with the advice of the Executive Council, does hereby order as follows:—

Notwithstanding anything contained in the Regulations made under "The Stock Diseases Act, 1895," to the contrary, the importation of any stock from any country or place beyond the States of the Commonwealth or New Zealand is prohibited, with the exception of stock from the United Kingdom, which may be imported in accordance with the Regulations applicable to such stock made on the 24th day of September, 1902, and published in the *Government Gazette* on the 26th day of September, 1902, and the Regulations made on the 30th day of March, 1904, and published in the *Government Gazette* on the 1st day of April, 1904, provided that the vessel conveying such stock shall not have, for a period of six weeks preceding the embarkation of such stock, carried any stock otherwise than from the United Kingdom.

ARTHUR H. WILLIAMS,
Clerk of the Executive Council.

THE ROADS ACT, 1902.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 19th day of July, 1905.

Present:
His Excellency the Governor.
The Honourables—
The Minister for Justice, | W. C. Angwin, M.L.A.

12319
1904

WHEREAS by Section 96 of "The Roads Act, 1902," it is provided that, subject to the provisions of "The Permanent Reserves Act, 1899," the Governor may place any Public Reserve under the control and management of a Road Board, and that for the purpose of controlling or managing such Reserve the Board shall have all the power of a Board of Parks and Reserves appointed under "The Parks and Reserves Act, 1895," together with the powers conferred by "The Roads Act, 1902": AND WHEREAS it is expedient that Reserves 1169, 1241, 1333, 1454, 1741, 1742, 1810, 1811, 2516, 2722, 2725, 3419, 4320, and 6018 should be placed under the control and management of the Upper Blackwood Road Board: Now, THEREFORE, His Excellency the Governor, by and with the advice and consent of the Executive Council, and in exercise of the power conferred by the recited section of "The Roads Act, 1902," doth hereby place the said Reserve under the control and management of the Upper Blackwood Road Board.

ARTHUR H. WILLIAMS,
Clerk of the Council.

No. 29.—P.O.

JUSTICES OF THE PEACE.

Premier's Office,
Perth, 27th July, 1905.

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

P.O. 48/1905.
EDMUND VERNON BROCKMAN, Esquire, of Nannup, Lower Blackwood, for the Blackwood Magisterial District.

C.S.O. 2240/1904.
HENRY NELSON, Esquire, of Kanowna, for the North-East Coolgardie Magisterial District.

P.O. 38/1905.
JOHN MERRIMAN, Esquire, of Leederville, for the Perth Magisterial District.

P.O. 52/1905.
ALBERT HENRY EDWARD SCOTT, Esquire, of Roebourne, for the Roebourne Magisterial District.

and to accept the resignations, at their own request, of:—
P.D. 667/1899.

Morgan Percy Morgans, Esquire, of Perth, for the Mount Margaret Magisterial District.

P.D. 14/1901.
Arthur Henry Mountain, Esquire, of Geraldton, for the Victoria Magisterial District.

A. COLENZO KESSELL,
Secretary to the Premier.

Office of Public Service Commissioner,
27th July, 1905.

HIS Excellency the Governor in Executive Council has approved of the following appointment:—
Ex. Co. 2836.

DAVID MORGAN JAMES to be Bailiff, Local Court, Jarrahdale.

M. E. JULL,
Public Service Commissioner.

No. 11643.—C.S.O.

APPOINTMENTS.

*Colonial Secretary's Office,
Perth, 27th July, 1905.*

HIS Excellency the Governor in Council has been pleased to make the following appointments:—

¹⁸¹⁹₁₉₀₅ JOHN McLEARNON to be Keeper of the Police Gaol, Cue, *vice* James O'Connor, transferred to Peak Hill; as from the 17th July, 1905.

¹⁸³⁰₁₉₀₅ ROBERT CHAPMAN, of Claremont, to be a Visitor to the Fremantle Prison for the year 1905.

¹⁸²⁴₁₉₀₅ E. MARROW to be a Member of the Canning Local Board of Health, *vice* T. S. Dunkley, resigned.

¹⁸¹⁹₁₉₀₅ CHARLES JOHN ELLERSHAW to be a Member of the Buckland Hill Local Board of Health, *vice* Thomas C. Smith.

F. D. NORTH,
Under Secretary.

No. 11640.—C.S.O.

MUNICIPAL BY-LAWS.

*Colonial Secretary's Office,
Perth, 26th July, 1905.*

HIS Excellency the Governor in Council has been pleased to confirm the following By-laws, made by the Councils of the Municipalities of Albany and North Fremantle.

F. D. NORTH,
Under Secretary.

¹⁸¹⁹₁₉₀₅ MUNICIPALITY OF ALBANY.

A BY-LAW of the Municipality of Albany, made under Subsection (27), Section 167, and Subsection (c), Section 139, Part VI. of "The Municipal Institutions Act, 1900," and numbered 31, for regulating the keeping and depasturing of goats within the limits of the Municipality of Albany, Western Australia.

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

Any person who shall keep and depasture goats within the limits of the Municipality without a license or without having them tethered within a sufficient enclosure to prevent them straying on the streets or footways of the Municipality, shall forfeit and pay, upon conviction, a penalty not exceeding Two pounds (£2).

The license fee for keeping and depasturing goats shall be Five shillings per annum.

All licenses shall expire on the thirty-first day of December in each year, and every license issued after the thirtieth day of June in any year shall be half such fee.

Passed this 22nd day of May, 1905.

[L.S.] C. McKENZIE,
Mayor.
ERNEST B. PATON,
Town Clerk.

¹⁸²⁵₁₉₀₅ MUNICIPALITY OF NORTH FREMANTLE.

BY-LAWS FOR THE CONTROL AND REGULATION OF THE NORTH FREMANTLE RECREATION RESERVE.

The Council of the Municipality of North Fremantle, under the powers conferred on it by Sec. 167 of "The Municipal Institutions Act of 1900," doth hereby order and direct as follows:—

(a.) That By-law No. 6, adopted and passed by the Municipality of North Fremantle, under "The Municipal Institutions Act, 1895," and published in the *Government Gazette* of the 12th August, 1898, be, and the same is hereby repealed.

(b.) That By-laws thereof, numbered 1 to 15 inclusive, as hereunder, be, and the same is hereby adopted.

By-Laws of the Municipality of North Fremantle, made under Section 170 of "The Municipal Institutions Act, 1900," and numbered 1 to 15 (inclusive), for regulating the control of the North Fremantle Recreation Reserve:

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

1. The North Fremantle Recreation Reserve—hereinafter called the Oval, unless otherwise determined by the Council—will be open to the Public from 6 a.m. to 6 p.m., excepting when the ground is let for a sports or other gathering.

2. No person shall climb or jump over or on the seats or fences of the Oval, or cut names, letters, or marks on the trees, seats, gates, posts, fences, or buildings, or otherwise deface the same or write thereon.

3. Tickets, on payment of the prescribed fee, will be issued by the Town Clerk to footballers, cricketers, and others, permitting entrance for training on the Oval at such times as may be determined on the issue of ticket.

4. Tickets must be produced whenever demanded by the Caretaker or the Town Clerk, or other person appointed by the Council, and no person will be permitted to enter the enclosure for training purposes without the necessary ticket.

5. The Council reserves the right to refuse to issue a ticket, or, having issued a ticket to any person, the right to cancel same, or to entirely suspend at any time the issue of these tickets.

6. Persons desirous of hiring the Oval for a sports or other gathering other than for football, cricket, lacrosse, or any other legitimate game or pastime, must make application in writing to the Town Clerk, naming the proposed date and the purpose for which the same is required, and must, with the application, deposit the sum of £2 as a guarantee of good faith. Such amount to be refunded at the termination of the gathering, or in the event of the application being refused.

7. No sports or games of any description will be permitted on any part of the Reserve on Sundays.

8. The charge for the use of the Oval, or any part thereof, shall be such sum and on such conditions as the Council may from time to time determine.

9. When the Oval is let to any club, or to any person acting for and on behalf of any association or gathering, the following conditions, in addition to any special condition imposed, shall apply:—

(a.) Free access to all parts of the ground to be permitted to the Mayor and any member of the Park's Committee for the time being, and to the Town Clerk, Engineer, or any officer acting in the discharge of his duties.

(b.) The charge for admission to the ground must not exceed one shilling.

(c.) No fires to be lit except under the supervision and direction of the caretaker.

10. No person, except those in the employ of or authorised by the Council, shall bring into the playing portion of the Oval any horse or other animal.

11. No cart or other vehicle for the conveyance of goods shall at any time be driven into or upon the Reserve without the authority of some officer of the Council.

12. No person shall bet, gamble, or call the odds, or offer to bet or gamble within the pavilion enclosure of the Oval, or within fifty feet of the outside of any such enclosure; and any person found betting, gambling, or calling the odds, or offering to bet or gamble within such portions as aforesaid of the Oval, may be forthwith removed from such portions of the Oval by the caretaker, or by any officer or servant of the Council, or by any member of the Park's Committee or of the police force, and shall be moreover liable to prosecution for any of these offences.

13. No person shall smoke any pipe, tobacco, cigar, or cigarette within the pavilion or dressing sheds.

14. Any person found in a state of intoxication within the Oval, or behaving in a disorderly manner, or creating or taking part in any disturbance, or using any foul or indecent language, or committing any act of indecency therein may be forthwith removed from such park lands by the caretaker, or by any officer or servant of the Council, or by any member of the Park's Committee or of the police force.

15. Every person offending against any of the provisions of these By-laws shall be liable to prosecution, and shall, on conviction, forfeit and pay a sum not exceeding Ten pounds.

Passed by the Council of the Municipality of North Fremantle on the 20th day of April, 1905.

[L.S.] P. J. HEVRON,
Mayor,
M. D. EVANS,
Town Clerk.

No. 11637.—C.S.O.

MUNICIPAL BY-LAWS.

*Colonial Secretary's Office,
Perth, 24th July, 1905.*

²²⁶⁷
¹⁰⁰⁴
HIS Excellency the Governor in Council has been pleased to confirm the following By-laws, made by the Council of the Municipality of Fremantle, under "The Building Act, 1884," and amendments thereof, and "The Municipal Institutions Act, 1900."

F. D. NORTH,
Under Secretary.

MUNICIPALITY OF FREMANTLE.

BUILDING BY-LAWS.

PREAMBLE.

In pursuance of the powers in that behalf contained in "The Building Act, 1884," and the Acts amending the same, and in "The Municipal Institutions Act, 1900," the Council of the Municipality of Fremantle doth hereby make the following By-laws.

REPEAL.

1. All By-laws heretofore made by the Council of the Municipality of Fremantle, with reference to the matters herein-after contained, are hereby repealed.

INTERPRETATION CLAUSE.

2. In the construction of this By-law, unless the context otherwise requires—

- (a.) The several words mentioned in the second section of "The Building Act, 1884," with the exception of the words "Public Building," shall have the same meaning as is attached to such words by the said section.

Building.

- (b.) The expression "building," shall mean any building or erection of whatsoever nature hereafter erected or wholly or substantially re-erected.

Level of ground.

- (c.) The expression "level of ground" shall mean the mean level of the ground as determined by the Engineer.

Foundation.

- (d.) The expression "foundation," applied to a wall having footings, shall mean the solid ground or artificially formed support on which the footings of the wall rest.

Footings.

- (e.) The expression "footings" shall mean the extra spread of wall between the base of the wall and the foundation.

Base.

- (f.) The expression "base," applied to a wall having footings, shall mean the underside of the course immediately above the footings, or in the case of a wall carried by a bressummer, above such bressummer.

Bressummer.

- (g.) The expression "bressummer" shall mean a metallic girder which carries a wall.

Ground storey.

- (h.) The expression "ground storey" shall mean the storey of a building to which there is an entrance from the outside on or near the level of the ground, and where there are two such storeys, then the lower of the two. Provided that no storey of which the upper surface of the floor is more than four (4) feet below the level of the adjoining pavement shall be deemed to be the ground storey.

Basement storey.

- (i.) The expression "basement storey" shall mean any storey of a building which is under the ground storey.

First storey, etc.

- (j.) The expression "first storey" shall mean that storey of a building which is next above the ground storey, the successive storeys above the first storey being the second storey, the third storey, and so on to the topmost storey.

Topmost storey.

- (k.) The expression "topmost storey" shall mean the uppermost storey in a building, whether constructed wholly or partially in the roof or not, and whether used or constructed or adopted for human habitation or not.

External walls.

- (l.) The expression "external walls" shall mean an outer wall or vertical enclosure of any building, not being a party wall.

Party wall.

- (m.) The expression "party wall" shall apply to every wall used or built as a separation of any building from any other building, such buildings being occupied by different persons.

Cross wall.

- (n.) The expression "cross wall" shall mean a wall used or constructed to be used in any part of its height as an inner wall of a building for separation of one part from another part of the building, that building being wholly in, or being constructed or adapted to be wholly in, one occupation.

Party fence wall.

- (o.) The expression "party fence wall" shall mean a wall used or constructed to be used as a separation of adjoining lands of different owners, and standing on lands of different owners, and not being part of a building, but does not include a wall constructed on the land of one owner the footings of which project into the land of another owner.

Party floor.

- (p.) The expression "party floor" shall mean an arch separating adjoining buildings, storeys, or rooms belonging to different owners, or occupied, or constructed, or adapted to be occupied by different persons, or separating a building from a public way or a private way leading to premises in other occupation.

Party structure.

- (q.) The expression "party structure" shall mean a party wall, and also a partition floor or other structure separating vertically or horizontally buildings, storeys, or rooms approached by different staircases or separate entrances from without.

Height of walls.

- (r.) The expression "height," in relation to any wall, shall mean the measurement taken from the level of the base of such wall to the level of the top of the parapet, or where there is no parapet, to the level of the top of the external wall, or, in the case of gabled buildings, to a level half-way between the base and the apex of such gable.

Provided, that where pediments are constructed above the top of the parapet or above the top of the wall, as the case may be, the height of the wall for the whole width of the pediment shall be measured from the base of the wall to the level half-way between the base and the top of such pediment.

Floor area.

- (s.) The expression "floor area," applied to a building, shall mean the aggregate superficial areas of so many horizontal sections thereof as there are floors in the said building, the horizontal section of each floor shall be made at the point of its greatest surface dimensions, inclusive of external walls and of such portions of the party walls as belong to the building, and also of all verandah and balcony floors, covered ways, and light courts.

Squares.

- (t.) The expression "square," applied to the measurement of the area of a building, shall mean the space of one hundred (100) superficial feet.

Cubical contents.

- (u.) The expression "cubical contents," applied to the measurement of a building, shall mean the space contained within the external surfaces of the walls and roof and the upper surface of the floor of its lowest storey.

Dwelling-houses.

- (v.) The expression "dwelling-house" shall mean a building used, or constructed or adapted to be used, wholly or principally for human habitation, not being a building the property of, or occupied by, or under the control or management of His Majesty's Government or any department thereof.

Domestic buildings.

- (w.) The expression "domestic building" includes a dwelling house, suite of offices, and any building not being a public building or building of the warehouse class, or a building the property of, or occupied by, or under the control or management of His Majesty's Government or any department thereof.

Public buildings.

- (x.) The expression "public building" shall mean and include every building used as a church, chapel, or other place of public worship; also every building used for purposes of public instruction; also every building used as a college, public hall, hospital, theatre, public concert room, public exhibition room, or for any other public purposes, not being a building the property of, or occupied by, or under the control or management of His Majesty's Government or any department thereof.

Buildings of the warehouse class.

- (y.) The expression "building of the warehouse class" shall mean a warehouse, factory, manufactory, brewery, or distillery, or any other building exceeding in cubical contents one hundred any fifty thousand (150,000) cubic feet, which is neither a public building nor a domestic building, nor a building the property of, or occupied by, or under the control or management of His Majesty's Government or any department thereof.

Inhabited rooms.

(z.) The expression "inhabited," applied to a room, shall mean a room in which some person passes the night, or which is used as a living room, including a room with respect to which there is a probable presumption (until the contrary is shown) that some person passes the night therein, or that it is used as a living room.

Habitable rooms.

(aa.) The expression "habitable," applied to a room, shall mean a room constructed or adapted to be inhabited.

Building owner.

(bb.) The expression "building owner" shall mean such one of the owners of adjoining land as is desirous of building, or such one of the owners of buildings, storeys, or rooms separated from one another by a party wall or party structure as does or is desirous of doing a work affecting that party wall or party structure.

Adjoining owner.

(cc.) The expression "adjoining owner" shall mean the owner or one of the owners, and "adjoining occupier" shall mean the occupier or one of the occupiers of land, buildings, storeys or rooms adjoining those of the building owner.

APPLICATION FOR BUILDING LICENSE.

Form of Application.

3. Every person intending to erect any building, or alter or add to any building within the Municipality of Fremantle shall, three days before commencing to erect, alter, or add to the same, make application in the Form provided in Schedule 1 to this By-law, and deposit for a period of three days with the Town Engineer for his approval a copy of the drawings showing the plan, elevation, and sections of such proposed building, addition, or alteration, together with full and complete specifications of the work proposed to be done. A locality plan showing the position of such building shall also be deposited with the Engineer, to remain permanently in his custody. No person shall commence to erect, alter, or add to such building until the Town Engineer shall have signified his approval of such plans and specifications by the issue to such person of a certificate of such approval, to be called a "Building License."

Drawings.

(a.) All drawings, including plans, sections, and elevations, must be on drawing paper or tracing linen of sufficient size to permit of the approval of the Engineer being endorsed thereon.

Scale.

(b.) The scale to which drawings are made must be drawn thereon, and also expressed in words. The north point must be indicated on all plans, and the thickness of the walls figured in inches.

Plans to be coloured.

(c.) On the locality plan the site must be coloured pink, the proposed building red, existing buildings grey, and any land to be dedicated and left open for the use of the public, blue. The intended lines of drainage must also be shown, and the intended size, depth, and inclination of each drain, and the details of the arrangement proposed to be adopted for the ventilation of the drain.

Plans to be signed.

(d.) All plans, drawings, and specifications must be signed by the building owner or his duly authorised agent.

Power to reject Plans, etc.

(e.) The Town Engineer of the Municipality of Fremantle shall have power to reject any plans, drawings, or specifications which, in his opinion, do not comply with these regulations, or which fail to show constructive skill or knowledge of architectural treatment in relation to adjoining buildings, and the Municipal Council may, if necessary, obtain the services of a qualified Building Surveyor to assist the Engineer in the consideration of any application for building license, and such Building Surveyor appointed by the Council may at any time inspect a building in course of erection and report on any breach or non-fulfilment of these By-laws.

Departure from deposited plans.

4. No person who shall have obtained a "Building License" in respect of any building shall, in the construction of such building, depart from the plans which have been approved by the Surveyor, without his consent, in writing, first had and obtained.

SITES AND FOUNDATIONS OF BUILDINGS.

Sites.

5. No person who shall hereafter erect any house or building shall construct the foundations of any such house or building upon any site or portion of any site which shall have been filled in or covered with any material impregnated or mixed with faecal, animal, or vegetable matter, or which shall have been filled up or covered with dust or slop or other refuse, or upon which any such matter or refuse shall have been deposited, unless and until such matter or refuse shall have been properly removed by excavation or otherwise from such site. Any holes caused by excavation shall, if not used for a basement or a cellar, be filled in with hard brick or dry rubbish or concrete, or other material to be approved by the Engineer.

6. Every person who shall hereafter erect a building shall cause the whole ground surface of the site of such building, if deemed necessary by the Engineer, to be covered with a layer of good concrete, at least six inches thick and smoothed on the upper surface.

Foundations.

7. Every person who shall hereafter erect a building shall cause the foundations of the walls of such building to be formed of a bed of good concrete, not less than nine inches thick, and projecting at least four inches on each side of the lowest course of footings of such walls. If the site be upon a natural bed of gravel or sand, concrete may be omitted from the foundations of the walls with the approval of the Town Engineer.

The concrete shall be composed of clean gravel, broken hard brick, properly burnt ballast or other hard material, well mixed with freshly burnt lime or cement, in the proportions of one of lime to four, and one of cement to five of the other material, as may be directed by the Engineer in each case.

GENERAL.

Brick and stone walls.

8. Every building shall be enclosed with walls of brick, stone, concrete, or other hard and incombustible substances, and the foundation shall rest on the solid ground, or upon concrete, or upon other solid substructure.

Walls to be properly bonded.

9. Every wall constructed of brick, stone, concrete, or other similar substances shall be properly bonded with mortar or cement, and no part of such wall shall overhang any part underneath it, except in so far as provided in this Act, and all return walls shall be properly bonded together.

Damp-proof course.

10. Every such wall shall be provided with damp-proof course or courses other than wood, which damp-proof course or courses shall be above the surface of the ground or cellar floor.

Thickness of rubble walls.

11. Where the walls are over eight and a-half inches thick, the thickness of every rubble stone wall shall be one-fourth greater than the thickness prescribed for brick walls in the rules hereinafter contained, but no rubble stone wall shall be less than thirteen and a-half inches thick.

Minimum thickness.

12. The thickness of every wall, as hereafter determined, shall be the minimum thickness, except where recesses are allowed in accordance with section 49.

Topmost storey.

13. The heights of every topmost storey shall be measured from the level of its floor up to the underside of the tie of the roof, or up to half of the vertical height of the rafters when the roof has no tie, and the height of every other storey shall be the clear height of such storey exclusive of the thickness of the floor.

Height of walls.

14. The height of every external and party wall shall be measured from the base of the wall to the level of the top of the topmost storey.

Return walls—Length of walls.

15. Walls are deemed to be divided into distinct lengths by return walls, and the length of every wall is measured from the centre of one return wall to the centre of another; provided that such return walls are external, party, or cross walls of the thickness hereinafter required, and bonded into the walls so deemed to be divided.

Footings.

16. The projections of the bottom of the footing of every wall, on each side of the wall, shall be at least equal to one-half of the thickness of the wall at its base; and the height from the bottom of such footing to the base of the wall shall be at least equal to one-half of the thickness of the wall at its base.

RULES FOR WALLS OF DWELLING-HOUSES, DOMESTIC BUILDINGS AND OFFICES.

17. The external and party walls of dwellings houses, domestic buildings, or offices shall be made throughout the different storeys of the thickness shown in the following table, arranged according to the heights and lengths of the walls, and calculated for walls up to one hundred feet in height, and supposed to be built of bricks not less than eight and a-half inches in length. The heights of the storeys being subject to the conditions hereinafter given:—

Height up to 100ft.	Length up to 45ft.	Length up to 80ft.	Length unlimited.
	Two storeys 21½ in. Three storeys 17½ Remainder 13	Two storeys 26 in. Two storeys 21½ Two storeys 17½ Remainder 13	One storey 30 in. Two storeys 26 Two storeys 21½ Two storeys 17½ Remainder 13

Height up to 90ft.	Length up to 45ft.	Length up to 70ft.	Length unlimited.
	Two storeys in. 21½ Two storeys 17½ Remainder 13	One storey in. 26 Two storeys 21½ Two storeys 17½ Remainder 13	One storey in. 30 Two storeys 26 One storey 21½ Two storeys 17½ Remainder 13
Height up to 80ft.	Length up to 40ft.	Length up to 60ft.	Length unlimited.
	One storey in. 21½ Two storeys 17½ Remainder 13	Two storeys in. 21½ Two storeys 17½ Remainder 13	One storey in. 26 Two storeys 21 Two storeys 17½ Remainder 13
Height up to 70ft.	Length up to 40ft.	Length up to 55ft.	Length unlimited.
	Two storeys in. 17½ Remainder 13	One storey in. 21½ Two storeys 17½ Remainder 13	One storey in. 26 Two storeys 21½ One storey 17½ Remainder 13
Height up to 60ft.	Length up to 30ft.	Length up to 50ft.	Length unlimited.
	One storey in. 17½ Remainder 13	Two storeys in. 17½ Remainder 13	One storey in. 21½ Two storeys 17½ Remainder 13
Height up to 50ft.	Length up to 30ft.	Length up to 45ft.	Length unlimited.
	Wall below the topmost storey in. 13 Topmost storey 8½ Remainder 8½	One storey in. 17½ Rest of wall below topmost storey 13 Topmost storey 8½ Remainder 8½	One storey in. 21 One storey 17½ Remainder 13
Height up to 40ft.	Length up to 35ft.	Length unlimited.	
	Wall below topmost storeys in. 13 2 topmost storeys 8½ Remainder 8½	One storey in. 17½ Rest of wall below topmost storey 13 Topmost storey 8½ Remainder 8½	
Height up to 30ft.	Length up to 30ft.	Length unlimited.	
	Wall below 2 topmost storeys in. 13 2 topmost storeys 8½ Remainder 8½	Wall below topmost storey in. 13 Topmost storey 8½ Remainder 8½	
Height up to 25ft.	Length up to 30ft.	Length unlimited.	
	From base to top of wall in. 8½	Wall below topmost storey in. 13 Topmost storey 8½ Remainder 8½	

Method of using tables.

18. In using the above table, the height of the wall is to be reckoned on the first vertical column on the left hand of the table, and the length of the wall on the corresponding horizontal column. The thickness of the wall in each storey is given in inches, and begins with the wall from the base upwards.

Piers.

19. If any storey exceed in height sixteen times the thickness prescribed for the walls of such storey in the above table, the thickness of each external and party wall throughout such storey

shall be increased to one-sixteenth part of the heights of the storey; but any such additional thickness may be confined to piers, properly distributed, of which the collective widths amount to one-fourth part of the length of the wall.

Minimum thickness of walls in proportion to height.

20. No storey enclosed with walls less than thirteen inches in thickness shall be more than fourteen feet in height.

Cross walls.

21. In building four storeys high, where the cross-walls are supported from the ground, and where the cross-wall in the highest storey is four and a-half inches thick, the cross walls in the two lower storeys shall be at least eight and a-half inches thick, and in the lowest storey thirteen inches thick. In three storey buildings, similar cross walls which are four and a-half inches thick at the top storey shall be at least eight and a-half inches in the two lower storeys.

Bressummers.

22. Cross walls in upper storeys, not supported from the ground, shall be carried on bressummers.

Thickness of Walls other than brick or stone.

23. The thickness of any wall of a dwelling-house, if built of materials other than such bricks as aforesaid, shall be deemed to be sufficient if made of the thickness required by the above tables, or of such less thickness as may be approved by the Engineer or Building Surveyor appointed by the Council, as referee, with this exception—that in the case of walls built of rubble stone, no diminution shall be allowed in the thickness required by the foregoing rules for such last-mentioned walls.

Walls of buildings not expressly classified.

24. All buildings, excepting public buildings, and such buildings as hereinafter defined to be buildings of the warehouse class, shall, as regards to the thickness of their walls, be subject to the rules given for dwelling-houses.

Rules for walls of Public Buildings.

25. If a public building corresponds in form or structure, or disposition with a domestic building, then the rules and tables which obtain for domestic buildings shall apply to such public building, provided that the thickness of all external and party walls, and the width of their footings be at least four inches more than is required for similar walls of domestic buildings, unless the Engineer shall otherwise appoint: but should such public building correspond in form or structure or disposition with a building of the warehouse class, then the rules which obtain for buildings of the warehouse class shall apply to such public building, provided that the thickness of all external and party walls, and the width of their footings be at least four inches more than is required for similar walls of a building of the warehouse class unless the Engineer or official referee shall otherwise appoint.

RULES FOR THE WALLS OF BUILDINGS OF THE WAREHOUSE CLASS.*Definition of Warehouse Class.*

26. The warehouse class shall comprise all warehouses, manufactories, breweries, and distilleries, and chimneys appertaining to the same.

Walls.

27. The external and party walls of buildings of the warehouse class shall, at the base, be made of the thickness shown in the following table, calculated for walls up to one hundred feet in height, and supposed to be built of bricks, not less than eight and a half inches, and not more than nine and a half inches in length.

Additions to existing Buildings.

28. All existing buildings of the warehouse class requiring additions or alterations shall be constructed in accordance with the following table of rules:—

Height up to 100ft.	Length up to 55ft. Base 26in.	Length up to 70ft. Base 30in.	Length unlimited. Base 34in.
Height up to 90ft.	Length up to 60ft. Base 24in.	Length up to 70ft. Base 30in.	Length unlimited. Base 34in.
Height up to 80ft.	Length up to 45ft. Base 21½in.	Length up to 60ft. Base 26in.	Length unlimited. Base 30in.
Height up to 70ft.	Length up to 30ft. Base 17½in.	Length up to 45ft. Base 21½in.	Length unlimited. Base 26in.
Height up to 60ft.	Length up to 35ft. Base 17½in.	Length up to 50ft. Base 21½in.	Length unlimited. Base 26in.
Height up to 50ft.	Length up to 40ft. Base 17½in.	Length up to 70ft. Base 21½in.	Length unlimited. Base 26in.
Height up to 40ft.	Length up to 30ft. Base 13in.	Length up to 60ft. Base 17½in.	Length unlimited. Base 21½in.
Height up to 30ft.	Length up to 45ft. Base 13in.	Length unlimited. Base 17½in.	
Height up to 25ft.	Length up to 25ft.	Length unlimited. Base 13in.	

29. The above table is to be used in the same manner as the table previously given for the walls of dwelling-houses, and is subject to the same qualifications and conditions before stated.

Thickness of Warehouse Walls.

30. The thickness of the walls of buildings of the warehouse class at the top, and for sixteen feet below the top, shall be thirteen and a half inches, and the intermediate parts of the wall between the base and such, sixteen feet below the top shall be in accordance with diagrams.

31. If in any storey of a building of the warehouse class the thickness of the wall, as determined by the rules hereinbefore given, is less than one-fourteenth part of the height of such storey, the thickness of the wall shall be increased to one-fourteenth part of the height of the storey: but any such additional thickness may be confined to piers properly distributed, of which the collective widths amount to one-fourth part of the length of the wall.

32. The thickness of any wall of a building of the warehouse class, if built of materials other than such bricks as aforesaid, shall be deemed to be sufficient if made of the thickness required by the above tables, or of such less thickness as may be approved by the Engineer or referee, with this exception, that in the case of walls built of rubble stone no diminution shall be allowed in the thickness required by the foregoing rules for such last-mentioned walls.

Thickness of walls above 100 feet in height.

33. The thickness of the walls of any building of the warehouse class of greater height than one hundred feet shall be subject to the special sanction of the Council.

Cross walls.

34. The thickness of a cross wall shall be two-thirds the thickness hereinbefore required for an external or party wall of the same dimensions, and belonging to the same class of buildings, but never less than eight and a half inches. No wall subdividing any building shall be deemed to be a cross wall unless it is carried up two-thirds of the height of the external or party walls, and unless the recesses or openings therein do not exceed one-half the vertical surface of the wall in each storey.

Thickness of cross walls—one storey and stud partitions.

35. The thickness of cross or partition walls, where the building is of one storey, shall not be less than four and a half inches; and for buildings of two storeys the cross wall on ground floor shall not be less than eight and a half inches, and for the construction of rooms on the first floor where no cross walls are under, stud partitions may be used, such stud partitions shall not be less than six inches, which shall include lath and plaster.

Cross wall forming external wall.

36. Whenever a cross wall becomes in any part an external wall, such cross wall shall be of the thickness required for an external wall of the same height and length.

RUBBLE STONE WALLS.

Rules for rubble stone walls.

37. Every person who shall hereafter use rubble stone for the construction of any walls in the erection of any building of the warehouse class shall cause the thickness of such rubble stone walls to be at least one-third greater than is prescribed for brick, and such walls shall not in any case exceed twenty-five (25) feet in height nor be less than sixteen inches in thickness. In basement and retaining walls the minimum thickness at the ground surface shall be twenty-four inches, and shall increase at least one-inch in thickness for each and every foot below the ground surface.

EXTRA THICKNESS OF CERTAIN STONE WALLS.

38. The thickness of every stone wall in which the beds of the masonry are not laid horizontally shall be one-third greater than the thickness prescribed in the rules aforesaid.

PARTY WALLS.

Thickness and height of party walls above roofs.

39. Every person who shall hereafter construct a party wall shall cause such wall, if in a public building of the warehouse class, to be carried up of a thickness equal to the thickness of such wall in the topmost storey, and if in any other building, to be carried up of a thickness of at least eight and a half inches above roof flat or gutter of the highest building adjoining thereto, to such height as will give a distance of fifteen inches, measured at right angles to the slope of the roof, or above the narrow part of any flat or gutter, as the case may be; and every party wall shall be carried up above any turret, dormer, lantern light, or other erection of combustible materials fixed upon the roof or flat of any building within four feet from such party wall, and shall extend at least twelve inches higher and wider on each side than such erection; and every party wall shall be carried up above any part of any roof opposite thereto, and within four feet from such party wall.

Chases in party walls.

40. In a party wall no chase shall be made wider than fourteen inches, nor more than four and a half inches deep from the face of the wall, nor so as to leave less than eight and a half inches in thickness at the back or opposite side thereof, and no chase may be made within a distance of seven feet from any other chase on the same side of the wall.

PARAPET WALLS.

Height of parapet walls.

41. If any gutter, any part of which is formed of combustible materials, adjoins an external wall, then such wall must be carried up so as to form a parapet eighteen inches at least above the highest part of such gutter, and the thickness of the parapet so carried up must be at least eight and a half inches, reckoned from the level of the underside of the gutter plate.

Parapets exceeding eight feet in height.

42. With regard to parapets of any building which shall exceed eight feet in height above the underside of the wall plate for receiving the roof, then the same shall be deemed to be a storey, and as such shall require a proper increase of thickness in the storeys below, as required by the provisions of tables.

CELLARS AND UNDERGROUND ROOMS INTENDED FOR HABITATION.

Height of cellars and underground rooms.

43. All cellars and underground rooms intended for habitation shall be at least ten feet in height in every part thereof, measured from the floor to the ceiling; and

- (a.) At least one-third of the cubic air space of any such room shall be above the mean level of the surface of the adjoining ground.

Retaining wall.

- (b.) Where practicable, every cellar or underground room shall have immediately outside the walls thereof a dry rubble wall from the bottom of the footings to the surface of the ground, and the base of the wall shall have sloped drains leading to a sewer or other receptacle, as the case may be.

Drainage.

- (c.) They shall be effectually drained and secured against the rise of effluvia from any sewer or drain.

Fireplace to be provided.

- (d.) They shall each have a fireplace with a proper chimney or flue.

External windows to be provided.

- (e.) They shall each have an external glazed window of at least nine superficial feet in area clear of the frame, and made to open in such a manner as is approved by the Engineer.

Sanitary provisions.

- (f.) There shall appertain to each cellar or underground room the use of a closet or privy kept and provided in accordance with the provisions of the Public Health Act, or any amendment thereof.

Cellar area.

- (g.) Every cellar or underground room shall have on one side thereof an open area of at least two feet six inches wide from six inches below the floor thereof up to the surface of the ground level.

Access to cellar.

- (h.) Provided, always, that in any area adjoining a room or cellar there may be placed steps necessary for access to such room or cellar, and over or across any such area there may be steps or arch necessary for access to any building above the room or cellar to which such area adjoins, if the step or arch in such respective cases be so placed as not to be over or across any such external window.

OPENED AND CLOSED AREAS.

Projections of gratings.

44. In the construction of gratings or frames over areas, no person shall cause or allow the maximum projection of any such gratings or frames, whether they be open frames or filled with slabs of glass or lenses to exceed eighteen inches, measuring from the general line of the front of the walls at one foot above the ground level, or the maximum length thereof to exceed six feet. Provided that—

Division between gratings.

- (a.) Where more than one area grating or such other covering is permitted in the front of one house or building, the division between each shall be not less than nine inches, and shall be formed by a solid piece of hard stone not less than nine inches wide and nine inches deep, such stone to be securely pinned into or to rest upon the brickwork not less than six inches at each end; such stone kerbs shall be fixed to the level of the footways, the gratings and frames shall be securely let into the kerbs, and be run with lead and not be permitted to open.

Description of gratings.

- (b.) Where covered with open iron gratings the gratings shall be made with frames or borders, the bars of the gratings shall be fixed at right angles with the house, and the space or width between each bar shall not exceed one inch and a half; each bar shall be not more than three-quarters of an inch on the surface, and not less than one square inch in transverse sectional area.

Description of light gratings.

- (c.) The coverings over areas, where intended to be closed or filled with glass slabs, shall be formed by iron gratings or frames, the bars shall be not more than three inches apart, and fixed at right angles to each other; each bar shall have at least one square inch of sectional area, and the spaces between the bars shall be filled with glass at least one inch in thickness.

Permissible covering over openings.

- (d.) No covering of any material or description shall be permitted over any area openings, excepting those formed by open iron gratings, or by iron frames filled with slabs of glass or lenses as before described, or Yorkshire flagging six inches thick.

CELLAR FLAPS.

Projections of openings.

45. In the construction of openings to cellars or cellar flaps, no person shall cause or allow the maximum projection of such openings or cellar flaps to exceed eighteen inches, measuring from the front line of the wall of the house at twelve inches above the ground level, or the maximum width of the openings to exceed four feet; such openings shall be surrounded at the footway level by kerbs made of hard stone not less than nine inches wide on the face; such flaps shall be securely fastened from the underside, and be made so as to shut on to ledges or rabbeted in the stone curbs, and to open outwards. All cellar flaps shall be made of jarrah wood only, and shall be of sufficient thickness.

Stairs not permitted.

No staircase or steps shall be fixed beneath the cellar flaps, and no openings to basements shall be allowed or used for the purpose of constant access, but only for the purpose of occasionally raising and lowering goods, or removing dust, etc.; and such openings shall be closed immediately after such operations are completed.

COAL PLATES.

46. Every person who shall construct coal plates shall cause the same to be circular and not more than twelve inches in diameter, and to be securely let into rabbets let flush into the footpath: such coal plates shall be made of iron not less than three-quarters of an inch thick and deeply chequered on the surface, or, if necessary for the purpose of giving light to the cellar, of iron frames, the space or width between the bars shall be not more than one and a-half inches at any point, and shall be filled with glass lenses.

DESCRIPTION AND QUALITY OF THE SUBSTANCES OF WALLS.

47. Every person who shall hereafter erect a building shall cause—

Materials in walls.

- (a.) The external walls of every such building, except in the case of concrete buildings, to be constructed of good, hard, sound, well-burnt bricks, or of stone.

Bricks.

- (b.) Similar bricks to be used in the portions of party and cross walls below the surface or level of the ground, and above the roof, including the chimney stacks. Cut bricks may be used in arches over recesses and openings in or for facings of external walls.

Stone.

- (c.) Stone used for the construction of walls to be free from vents, cracks, and sand holes, and laid on its natural bed.

Mortar.

- (d.) All brick and stone work to be put together with lime mortar or with cement mortar. Lime mortar to be composed of freshly burnt lime and clean, sharp sand, free from earthy matter, and mixed in the proportion of one part of lime to three parts of sand. Cement mortar to be composed of Portland cement, or other cement of equal quality, to be approved by the Engineer, and clean, sharp sand free from earthy matter, mixed in the proportion of at least one part of cement to three parts of sand.

Damp courses.

- (e.) Every wall of such building to have damp courses, composed of materials impervious to moisture, to be approved by the Engineer, extending throughout its whole thickness at the level of the lowest floor, above ground level. In cases where it is not desirable to place the same throughout the building at one uniform level, then the said damp courses must be constructed in horizontal layers with a vertical connection overlapping one another at least six inches and touching. Every external wall or enclosing wall of habitable rooms or their appurtenances or cellars, which abut against the earth, to be protected by materials impervious to moisture, to the satisfaction of the Engineer.

Tops of party walls.

- (f.) The top of every party wall and parapet wall to be finished with one course of hard, well-burnt bricks set on edge in cement mortar, or by a coping of any other water-proof or fire-resisting material properly secured.

Concrete walls.

- (g.) All concrete used in the construction of walls to be composed of Portland cement, clean, sharp sand, and of clean gravel or broken bricks or stone or furnace clinkers mixed in the following proportions:—

One part of cement to two parts of sand, and four parts of the coarse material broken sufficiently small to pass through a two-inch diameter ring. The proportions of the materials to be strictly observed, and to be ascertained by careful measurement, and the mixing either by machine or hand to be most carefully done with clean water, and, if mixed by hand, the materials to be turned over dry before the water is added. The concrete walls to be carried up regularly and in parallel frames of equal height, the surface of the concrete to be well rammed and left rough and uneven to form a key for the next layer of concrete. The thickness for concrete walls to be equal at least to the thickness for walls to be constructed of brickwork prescribed by this By-law, such portions of concrete party walls and chimney stacks as are carried above the roofs of buildings to be rendered externally with cement mortar.

- (h.) If an arch of concrete is used in construction of party floors, such concrete must be composed of best approved Portland cement, stone, and sand; or of the best approved cement, crushed coke or other approved material, and sand; the cement being to the other material in the proportion of not less than 1 to 4, and the arch shall be constructed so that the upper surface being horizontal it shall have a thickness of not less than six inches over the crown, where the span does not exceed nine feet, and nine inches where the space exceeds nine feet, but does not exceed fourteen feet.

RECESSES AND OPENINGS.

48. No person who shall hereafter erect a building shall make any recess or opening in any external wall of such building unless—

- (a.) The back of such recess or opening be at the least eight and a half inches thick; and
(b.) The aggregate area of recesses and openings above the ground storey do not exceed one-half of the whole area of the wall above the ground storey in which they are made.

RECESSES AND OPENINGS IN PARTY WALLS.

49. No person who shall hereafter erect a building shall make any recess or opening in any party wall of such building unless—

- (a.) The back of such recess or opening be at least eight and a half inches thick; and
(b.) Over every recess so formed an arch of at least two rings of brickwork of the full depth of the recess be turned on every storey, except in the case of recesses formed for lifts; but where such recess does not exceed five inches in depth, corbelling in brick or stone may be substituted for the arching; and
(c.) The aggregate area of all such recesses and openings does not exceed one-half of the whole area of the wall of the storey in which they are made; and
(d.) Such recesses or openings do not come within thirteen inches of the inner face of the external walls.

UNITED BUILDINGS.

50. No person shall cause any building to be united, except where such buildings are wholly in one occupation, or are constructed or adapted to be so.

- (a.) No person shall cause any buildings to be united if, when so united, and considered as one building only, such buildings would not be in conformity with this By-law.

Openings.

- (b.) No person shall make an opening in any party wall, or in two external walls dividing buildings, which, if taken together, would contain more than two hundred and fifty thousand cubic feet, except under the following conditions:—

- (1.) Such opening shall not exceed in width seven feet, or in height eight feet, and such opening or openings, taken together, shall not exceed one-half of the length of such party wall, or such external walls on each floor of the building in which they occur.
(2.) Such opening shall have the door-jambs and head formed of bricks, stone, or iron, and be closed by two wrought iron doors, each one quarter of an inch thick in the panel, at a distance from each other of the full thickness of the wall, fitted to rabbeted frames without woodwork of any kind, or by wrought iron sliding doors or shutters properly constructed, fitted into grooved or rabbeted iron frames.

Party floors and other arches to be of brick.

- (c.) Every party floor and every arch or floor over any public way, or any passage leading to premises in other occupation shall be formed of brick, stone, or other incombustible materials. If an arch of brick or stone is used, it shall, in cases where its span does not exceed nine feet, be of the thickness of four and a half inches at the least, but where its span exceeds nine feet, be of the thickness of eight and a half inches at the least. If an arch or floor of iron or other incombustible material be used, it shall be constructed in such manner as may be approved by the Engineer.

- (3.) If the thickness of the wall be not less than twenty-four inches, or the doors be placed at a distance from each other of not less than twenty-four inches, such opening may be nine feet six inches in height.

Owner to give notice.

- (d.) Whenever any buildings which have been united cease to be in one occupation, the owner or owners thereof shall forthwith give notice to the Engineer, and shall cause all openings for the purpose of uniting such buildings made in any party wall, or in any external walls, to be stopped up with brick or stone work not less than thirteen inches in thickness (except in the case of a wall eight and a half inches thick, in which case eight and a half inches shall be sufficient) and properly bonded with such wall, and any timber not in conformity with this By-law placed in the wall shall be removed.

*GIRDERS.**Rules as to bearing support templates, etc.*

51. Every person who shall hereafter erect a building shall cause every girder in any external, internal, or party wall to be of rolled steel or iron, and to have a bearing in the direction of its length of at least six inches at each end upon a sufficient pier of brick or stone; and where the span exceeds fourteen feet between the bearings, the bearing must be increased one inch at each end for every four feet or portion of four feet by which the bearing exceeds fourteen feet, in addition to which the girder must be supported, at the discretion of the Engineer, on one or more iron storey posts or brick or stone piers fixed upon solid foundations; every girder bearing upon any wall must be borne by a template or corbel of stone or iron, tailed through at least one-half the thickness of such wall and of the full breadth of the girder.

Bearing in party walls.

- (a.) The ends of such girder shall not be placed nearer to the centre line of party walls than four inches.

Space to be left for expansion.

- (b.) At each end of every girder a space shall be left equal to one quarter of an inch for every ten feet, and also for any fractional part of ten feet of the length of such girder, to allow for expansion.

Plates—riveting and bolting, factor of safety.

- (c.) Where more than one girder is required over an opening they shall be solidly bolted together with packing pieces, filling in the vacant spaces between the webs of the girders, and shall have such additional plates riveted on to the top or bottom boom as the Engineer may direct. Girders shall in no case have a less factor of safety than five (5).

*TIMBER IN WALLS.**Bond timber.*

52. Every person who shall hereafter erect, alter, or add to any building shall comply with the following regulations:—

- (a.) No bond timber or wood plate shall be built into any party wall, and the ends of any wooden beam or joists bearing on such wall shall be at least four inches from the centre line of the party walls.

Corbels or Templets.

- (b.) The end of any timber not permitted to be placed in or to have a bearing upon a party wall may be carried on a corbel or templet of stone or iron or vitrified stoneware, tailed into the wall to a distance of at least eight and a-half inches, or otherwise supported to the satisfaction of the Surveyor.

Woodwork set back.

- (c.) All woodwork fixed in any external wall and frames of doors and windows of shops on the ground storey of any building (except loophole frames) shall be set back at the least four inches from the external face of such wall.

Bar-gutters.

- (d.) If any gutter, any part of which is formed of combustible materials, adjoin an external wall, such wall shall be carried up so as to form a parapet one foot at the least above the highest part of the gutter, and the thickness of the parapet so carried up shall be at least eight and a-half inches throughout.
- (e.) No fascia or projecting eave constructed of inflammable materials shall be erected at a less distance than two feet six inches from the boundary of an adjoining property.

PROJECTIONS.

53. Every person who shall hereafter erect, alter, or add to any building shall cause—

- (a.) Every coping, cornice, string-course fascia, window-dressing, portico, porch, bay window, oriel window, balconette, balcony, verandah, balustrade, outside landing, outside stairs, and outside steps and architectural projection or decoration whatsoever, and also the eaves, barge-boards, boards and cornices to any overhanging roof constructed in the course of such work (except the cornices and dressings to the window fronts of shops, and except the eaves, barge-boards, and cornices to detached or semi-detached dwelling houses, and to other dwelling houses in which the party walls are corbelled out so as to project four inches beyond such eaves, barge-boards, or cornices) to be of brick, tile, stone, artificial stone, slate, cement, or other fire-proof material. (For the purpose of this clause, a pair of semi-detached houses shall be deemed to be one building.)

Projections secured.

- (b.) Every cornice or other projection to be tailed into the wall of the building and weighted or tied down to the satisfaction of the Engineer, and no cornice to project more than two feet six inches over the public way or beyond the face of the external wall.
- (c.) Every pediment on top of any wall to be stayed by means of angle or tee irons of sufficient area of cross section, and secured to the roof.

PLINTHS.

54. No person shall cause the plinth of any building to project beyond the surveyed building line, except as follows, that is to say:—Plinths not exceeding two feet in height may project two and a-half inches into the streets beyond the surveyed building line. Where streets are constructed on a gradient, the height of the plinth may be varied if approved by the Engineer.

CORNICE OF SHOP FRONTS.

55. No person shall cause the cornice of any shop front, the piers of which have been built upon the surveyed building line, to project beyond such piers and beyond such surveyed building line, except as follows:—In a street or way of a width not greater than thirty-three feet such projection shall not exceed thirteen inches; in a street or way of a width greater than thirty-three feet, such projection shall not exceed eighteen inches.

EXTENT OF WOODWORK IN SHOP FRONTS.

56. No person who shall hereafter erect, alter, or add to any building shall cause any part of the woodwork of any shop-front to be fixed higher than twenty-five feet above the pavement of the public footpath in front of the shop, or nearer than four inches to the centre of the party wall where the adjoining premises are separated by a party wall, or nearer than four inches to the face of the wall of the adjoining premises, where the adjoining premises have a separate wall, unless a pier of corbel of stone, brick, or other incombustible material, at least four inches wide, be placed as high as and alongside such woodwork, and projecting throughout at the least one inch in front thereof, between such woodwork and the centre of the party wall or the separate wall, as the case may be.

BAY WINDOWS.

57. Bay windows to any dwelling house may be erected on the land of the owner of such house in any street, provided that no person shall cause such bay windows to be erected except subject to the following conditions, viz.:—

- (a.) Such windows shall not exceed three storeys in height above the level of the footway.
- (b.) Shall not project more than three feet from the main wall of the building to which they are attached.
- (c.) Shall be in no part nearer to the centre of the nearest party wall than the extreme amount of their projection from the main wall of the building to which they are attached.
- (d.) Shall not, taken together, exceed in width three-fifths of the frontage of the building towards the street to which such bays face.

ORIEL WINDOWS, TURRETS, AND BALCONETS.

58. Oriel windows, turrets, and balconets to a building may be erected in a street of a width of not less than forty feet, or where the front wall of such building is at a distance of not less than forty feet from the opposite boundary of the street; provided that no person shall cause oriel window, turret, or balconet to be erected except subject to the following conditions, viz.:—

- (a.) No part of such window, turret, or balconet shall extend more than three feet from the face of the front of such building, or more than twelve inches over the public way.
- (b.) No part of such window, turret, or balconet, where same overhangs the public way, shall be within a distance of four feet of the centre of the nearest party wall.
- (c.) No part of such window, turret, or balconet shall be less than ten feet above the level of the footway of the street.
- (d.) On no floor shall the total width of any oriel windows, turrets, or balconets, taken together, exceed three-fifths of the length of the wall of the building of that floor.
- (e.) Every oriel window, turret, or balconet shall be constructed to the satisfaction of the Engineer.

DRAINAGE OF PROJECTION.

59. Every person who shall hereafter erect, alter, or add to a building shall cause the roof, flat, or gutter of such building, and every shop-front, bay-window, oriel window, turret, balconet, or other similar projection erected in the course of such work to be so arranged and constructed, and so supplied with gutters and pipes as to prevent the water therefrom from dropping upon or running over any public way.

NO OTHER PROJECTIONS ALLOWED.

60. Except as in so far as is permitted by this By-law in the case of shop-fronts and projections, windows, and with the exception of water pipes and their appurtenances, copings, string-courses, cornices, facias, window-dressings, and other like architectural decorations, no person shall cause or allow any projection from any building to extend beyond the surveyed building line in any street.

PROJECTIONS NOT TO OVERLAP.

61. No person shall cause or allow any cornice, string-course, or other projection on any building to be constructed in such manner as to overlap or project in front of any adjoining property.

CHIMNEYS.

Foundations and supports.

62. Every person who shall hereafter erect, alter, or add to any building shall cause every chimney of such building erected in the course of such work to be built on solid foundations, and with footings similar to the footings of the wall against which such chimney is built, unless it is carried upon iron girders, with direct bearings upon any party wall, external, or cross-walls, to the satisfaction of the Engineer: provided, nevertheless, that in cases in which it is impracticable to comply with the above provisions, such person may cause any chimney of such building to be built on corbels of brick, stone, or other incombustible material, if the work so corbelled out does not project from the wall more than the thickness of the wall, measured immediately below such corbel.

SOOT DOORS.

63. All chimneys and flues shall have proper soot doors of not less than forty square inches, which shall be at least fifteen inches distant from any woodwork, and no person shall hereafter construct any chimney or flue so as to incline at a less angle than forty-five degrees to the horizon, or without providing proper soot doors as aforesaid, and every salient or projecting angle within a flue must be rounded off four inches at the least, and protected by a rounded stone or iron bar.

64. Every person who shall hereafter erect, alter, or add to any building shall cause—

Chimneys, arches, and bars.

- (a.) An arch of brick or stone to be built over the opening of every chimney constructed in the course of such work to support the breast thereof, and shall support all such arches, except semi-circular ones, upon wrought-iron bars of sufficient strength to be built eight and a half inches into the chimney jambs, with the ends thereof split and turned up and down.

Flues.

- (b.) All flues in such buildings constructed in the course of such work, which may be intended for use in connection with any oven, furnace, cockle, steam boiler, or close fire, constructed for any purpose of trade or business, or which may be intended for use in connection with any range or cooking apparatus of such building when occupied as a hotel or eating house, to be surrounded with brickwork at least eight inches and a half thick from the floor on which such oven, furnace, cockle, steam boiler, or close fire may be constructed or placed at a point eighteen inches clear of the outside of the roof.

Flues to be pargeted.

- (c.) The inside of every flue constructed in the course of such work, and also the outside of such flue where it passes through any floor or roof or behind or against any woodwork, to be pargeted or lined with fire-resisting glazed piping or stoneware.

Outside flues to be marked.

- (d.) The position and course of every flue which is being constructed in an external wall to be distinguished in some durable manner by outline marks on the outside of the work as it is carried up, except when the exterior face of the flue forms part of the outer face of an external wall not likely to be built against.

Chimney jambs.

- (e.) The jambs of every fireplace opening constructed in the course of such work to be at least eight and a half inches thick.

Chimney breast.

- (f.) The breast of every chimney and the brickwork surrounding every smoke flue constructed in the course of such work (except where otherwise provided in this By-law) to be at least four and a half inches thick.

Back of fireplaces.

- (g.) The back of every fireplace opening constructed in the course of such work in a party wall to be at least eight and a half inches thick from the hearth to the height of twelve inches above the mantel.
- (h.) The upper side of every flue constructed in a cross wall, and carried from the fireplace to an external wall, to be at least eight and a-half inches thick; provided always that part of such thickness may consist of stone slabs.

Thickness of walls of flues.

- (i.) Every chimney shaft or smoke flue constructed in the course of such work (not otherwise provided for in this By-law) to be carried up in brickwork at least four inches throughout to a height of not less than three feet above the roof, flat, or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat, or gutter.

Top of stack.

- (j.) The highest six courses of every chimney stack or shaft constructed in the course of such work to be built in cement mortar.

Outer hearths.

- (k.) An outer hearth to be constructed before the opening of every chimney, which hearth shall consist of a slab of stone or other incombustible material at least eighteen inches wide and six inches longer on each side than the width of such opening on every floor, except on the lowest floor, such slab shall be laid wholly on iron bearers supported by the floor joists, but on the lowest floor may be bedded on a solid built-up foundation.

Inner hearths.

- (l.) The inner hearth of every chimney erected in the course of such work to be constructed wholly of brick, stone, or other incombustible material, provided that on the lowest floor such hearth shall be bedded on a solid built foundation. In no case shall the least thickness of such inner hearth be less than six inches.

65. No person who shall hereafter erect, alter, or add to any building shall cause or allow—

Height of chimney.

- (a.) The brickwork or stonework of any chimney shaft erected in the course of such work other than a chimney shaft of the furnace of any steam engine, brewery, distillery, or manufactory to be built higher above the roof, flat, or gutter adjoining thereto than a height equal to six times the least width of such chimney shaft, taken at the level of the highest point in the line of junction, unless chimney shaft shall be built with or bonded to another chimney shaft not in the same line with the first-mentioned chimney shaft, or shall be otherwise rendered secure.

Flues against party walls.

- (b.) Any flue to be built in or against any party wall, unless it be surrounded with new brickwork at least four inches thick, properly bonded with the old work.

66. No person shall cause or allow—

Taking down chimneys.

- (a.) Any chimney breast or shaft built with or in any party wall to be cut away until he has obtained the Engineer's certificate that such work can be done without injuriously affecting the stability of any building.

Cutting into chimneys.

- (b.) Any chimney shaft, jamb, breast, or flue to be cut into, except for the purpose of repair or for some one or more of the following purposes:—
 - (1.) For letting in or removing or altering flues, pipes, or funnels for the conveyance of hot air, smoke or steam, or for letting in, removing, or altering smoke jacks.
 - (2.) For forming openings for soot doors, in which case such opening shall be fitted with a close iron door and frame.
 - (3.) For forming openings for the insertion of ventilating valves, provided that such openings shall not be made nearer than twelve inches to any timber or combustible substance.

Timber near chimneys.

- (c.) Any timber or woodwork to be placed—

- (1.) In any wall or chimney breast nearer than twelve inches to the inside of any flue or chimney opening;
- (2.) Under any chimney opening within ten inches from the upper surface of the hearth thereof;
- (3.) Within two inches from the face of the brickwork or stonework about any chimney or flue where the substance of such brickwork or stonework is less than eight and a half inches thick, unless the face of such brickwork or stonework is rendered.

Wooden plug.

67. No person shall drive any wooden plug into any wall nearer than six inches to the inside of any flue or chimney opening; nor shall any iron holdfast or other iron fastenings be placed nearer than two inches thereto.

FACTORY CHIMNEYS.

68. Every person who shall hereafter construct a chimney shaft which may be intended for use in connection with the furnace of a steam engine, brewery, distillery, or manufactory, shall construct such shaft in conformity with the following rules:—

Foundations.

- (a.) The foundation of such shaft shall be made, to the satisfaction of the Surveyor, on concrete or other sufficient foundation.

Footings.

- (b.) The footings of such shaft shall spread all round the base thereof by regular offsets to a projection equal to the thickness of the enclosing brickwork at the base of such shaft, and the space enclosed by such footings shall be filled in solid as the work progresses.

Width at base.

- (c.) The width of the base of such shaft, if square, shall be at least one-tenth of the proposed height thereof, or if such shaft is round or any other shape then at least one-twelfth of the height thereof.

Chimney shaft.

- (d.) Every such shaft shall be carried up throughout in brickwork and mortar of the best quality, and if detached shall be tapered gradually from the base to the top, and all faces or sides of such shaft at the rate of at least two and a half inches for every ten feet of height.

Thickness of brickwork.

- (e.) The brickwork at the top of such shaft and for twenty feet below the top shall be at least eight and a half inches thick, and such thickness shall be increased at least one-half brick for every additional twenty feet measured downwards.

Projections.

- (f.) Every cap, cornice, pedestal, string-course, or other variation from plain brickwork in connection with such shaft shall be as additional to the thickness of the brickwork required under this By-law, and every such cap shall be constructed and secured to the satisfaction of the Surveyor.

Firebrick lining.

- (g.) All firebricks built inside the lower portion of such shaft shall be additional to, and independent of, the thickness of the brickwork thereof prescribed by this By-law, and shall not be bonded therewith.
- (h.) The height of every such shaft shall not be less than 100 feet above the level of the surface of the adjoining ground and so much higher as the Health Board may determine in each case.

GENERAL RESTRICTIONS RELATING TO STEAM BOILERS, ETC.

69. No person shall cause or allow—

Floors.

- (a.) The floor under any oven, copper, steam boiler, or stove which is not heated by gas or the floor around the same for a space of eighteen inches to be constructed of materials of a combustible or heat-conducting nature, or less than six inches thick.
- (b.) Any pipe for conveying smoke or other products of combustion, heated air, steam or hot water, to be fixed against any building on the face adjoining to any street or public way.
- (c.) Any pipe for conveying smoke or other products of combustion to be fixed nearer than nine inches to any combustible materials.

Steam pipes.

- (d.) Any pipe for conveying heated air or steam to be fixed nearer than six inches to any combustible materials.

Hot water pipes.

- (e.) Any pipe for conveying hot water to be fixed nearer than three inches to any combustible materials, provided that the restrictions imposed by this Clause and by Clause (d) with respect to the distance at which pipes for conveying steam and hot water shall be fixed from any combustible materials, shall not apply in the case of pipes provided with a free blow-off.

Floors over furnaces.

- (f.) The floor over any room or enclosed space in which a furnace is fixed, or any floor within eighteen inches from the crown of an oven to be constructed of combustible materials.

Chimney pots, tubes, etc.

- (g.) All earthen or metal chimney pots, tubes, funnels, or cowls of any description whatsoever, if higher than four feet above the brick or stonework of the flue on which the same shall be placed, shall be fixed two feet at the least into the brick or stonework of the flue on which it shall be placed.

STAIRCASES.

70. The following rules will be observed with respect to accesses and stairs:—

Material to be used in public buildings.

- (a.) In every public building the floors of the lobbies, corridors, passages, and landings, and also the flights of stairs, shall be of stone or other fireproof material, and carried by supports of a fireproof material.

Ventilation.

- (b.) Every person who shall hereafter construct or adapt any building for occupation in separate tenements by more than two families shall cause the principal staircase of such building, which may be used by several families in common, to be ventilated upon every storey above the ground storey by means of windows or skylights opening directly into the external air, or to be otherwise adequately ventilated.
- (c.) The owner and every person concerned in the erection of any dwelling house not subject to the provisions of the last preceding clause shall cause the principal staircase in such dwelling house to be ventilated by means of windows or skylight opening directly into the external air.

Means of escape to be provided.

- (d.) Every building now or hereafter occupied as a place of amusement shall have such additional means of escape provided as, in the opinion of the Engineer, shall be sufficient to afford, in the event of any alarm, speedy egress for the greatest number of persons that the building will accommodate. All doors to open outwards when practicable.

HABITABLE ROOMS.

71. The owner and every person concerned in the erection of any building containing a habitable room or rooms shall cause—

Cubical capacity.

- (a.) Every such room to have a capacity of not less than eight hundred cubic feet.

Height of rooms in roof.

- (b.) Every such room wholly, or partly in the roof, of such building, to be at least eight feet in height from the floor to the ceiling throughout not less than one-half the floor area of such room.

Height of outer room.

- (c.) Every such room, not being wholly or partly in the roof, to be in every part at least nine feet in height from the roof to the ceiling.

Windows.

- (d.) Every such room to have one or more windows opening directly into the external air or into a conservatory with a total superficies clear of the sash frames, and free from any obstruction to the light equal to at least one-tenth the floor area of such room, and so constructed that a portion equal to at least one-twentieth of such floor area can be opened and that the opening in each case shall extend to at least seven feet above the floor level, provided that a room having no external wall, or a room constructed wholly or partially in the roof, may be lighted through the roof by a dormer window with a total superficies clear of the sash frames and free from any obstruction to the light equal to at least one-twelfth of the floor area of such room and so constructed that a portion of such window, equal to at least one-twenty-fourth of such floor area, can be opened, and that the opening in each case shall extend to at least five feet above the floor level; provided further, that such room may be lighted by a lantern light of which a portion equal to at least one-twentieth of the floor area can be opened.

Rooms over stables.

- (e.) Every such room constructed over a stable to be separated from the stable by a floor which shall have in every part not occupied by a joist or girder a layer of concrete or clay pugging of good quality, or of other solid construction three inches in thickness, finished smooth upon the upper surface and properly supported, and the underside of such floor to be ceiled with lath and plaster of good quality, or of other solid construction; and every staircase, gallery, or structure by which such rooms shall be approached to be separated from the stable which it adjoins by a brick wall not less than eight and a half inches in thickness.

Ventilation.

- (f.) Every such room, whether used for the purpose of habitation or for the assemblage of people for any purpose whatever, to be well and properly ventilated to the satisfaction of the Engineer, by the insertion of air-bricks below the floor, and by openings in the sleeper walls, also by ventilators in the ceiling or at the top of the walls of such room, according to the position and size of such room.

Ventilation under basement.

- (g.) Every basement room having a wooden floor other than a floor constructed of solid wood bedded on concrete to have a sufficient space between the ground and the underside of the floor to admit of ventilation by means of air-bricks or otherwise.

Distance from boundary.

72. No person shall cause or allow to be constructed in any dwelling any habitable room unless every window thereof opening directly into the external air at the side of such dwelling is provided with a clear air space, in case of a single storied dwelling, of at least three feet, and in any other case of at least four feet, measured square on to the exterior face of the fall in which such window is situate, such air space being in the same ownership as the dwelling.

Ventilation to be provided.

73. Every dwelling house, office, factory, shop, school, place of worship, or place of amusement, shall have sufficient means of ventilation provided as required by "The Health Act, 1898," and its amendments.

Plans to be submitted to Board of Health.

74. In order to ensure proper drainage, ventilation of soil or other pipes, lighting, provisions of sanitary conveniences, and other matters of a like nature, every builder shall, previous to commencing the erection of any building, submit the plans and specifications of same together with copy of such plans to the Board of Health, and shall obtain the approval of the said Board, under the hand of its Secretary, of such plans and specifications in respect of drainage, ventilation, and other matters.

This copy to be retained by the Board of Health officers for future reference.

LIGHT COURTS.

75. No person shall cause or allow:—

Light courts inside buildings.

- (a.) A habitable room not having a window directly opening into the external air, otherwise than into a court enclosed on every side, to be constructed in any building, unless the width of such court, measured from such window to the opposite wall, shall be equal to half the height measured from the sill of such window to the eaves or top of the parapet of the opposite wall: Provided that a court of which the greater dimension does not exceed twice the lesser dimension shall be held to comply with this clause if a court of the same area but square in shape would comply therewith.

Light courts outside buildings.

- (b.) No person shall cause or allow to be constructed in any building other than a dwelling any habitable room, unless every window of such room opening directly into an external light court at the side of such building is provided with a clear air space of at least four feet, measured square on to the exterior face of the wall in which such window is situate, such air space being in the same ownership as the said building.

Ventilation of light courts.

- (c.) Any light court, wholly or in part open on top but enclosed on every side, and constructed and used for admitting light and air to a domestic building, to be constructed unless adequate provision shall have been made for the ventilation of such court by means of a communication capable of admitting fresh air to the lower end of such court.

Access to light courts.

- (d.) Any light court, enclosed on every side, to be constructed in any building, unless means of access is given to such court by a doorway leading out from the ground storey of such building.

Drainage of light courts.

- (e.) Any light court, enclosed on every side, to be constructed, unless adequate provision for the proper drainage of such court shall first have been made.

Minimum superficial area of open space.

76. Every building used or intended to be used as a dwelling house, unless all the rooms can be lighted and ventilated from a street or alley adjoining, shall have in the rear or on the side thereof an open space exclusively belonging thereto, of the extent specified in Clause 5 of "The Building Act Amendment Act, 1887."

BACK BUILDINGS.

77. No person shall cause or allow any habitable room to be constructed in any back building when only the window or windows of such room opening into the external air is or are suitable in the wall which faces the front building, unless every window of such rooms be placed not nearer to the opposite wall of the front building than:—

- (a.) A distance of 20 feet: or,
(b.) A distance equal to one-half the distance between the top of such opposite wall and the sill of such window.

CONVERSION OF BUILDINGS.

78. No person shall convert into or use as a dwelling-house any building or any part thereof not originally built as and for a dwelling-house within the limits of the Municipality, whether built before or after the making of this By-law, without the previous consent of the Council.

SIGNBOARDS, SIGNS, ETC.

79. No person shall erect, put up, or place any signboard sign, awning, blind, overhanging lamp, or other thing over or near any footway or roadway within the Municipality without first having obtained the written consent of the Council therefor. Permission to erect a signboard shall only be given where there is a verandah to which to affix such signboard, and every person who shall have obtained permission to erect a signboard shall cause the same to be securely fastened to such verandah at a height in the clear of not less than eight feet from the footpath. No signboard shall be affixed to any covering of the verandah roof, or to any roof guttering, nor shall it project beyond the footway into the roadway, and further, no signboard constructed of combustible material shall be permitted to be erected on or over the roof or parapet of any building whatsoever.

VERANDAHS AND BALCONIES.

80. No person shall erect any verandah or balcony over any public footway within the limits of the Municipality of Fremantle, unless he shall have obtained the consent of the Engineer so to do, and except in accordance with plans to be approved by the Council, nor shall he cause or allow any portion of any verandah or balcony, now or hereafter to be erected, to be enclosed.

*MISCELLANEOUS.**Filling up of cellars.*

81. The owner of any building or premises shall fill up, secure, or remove any cellar-ways or openings which may be in or under any footway, and are used in connection with or are appurtenant to such building or premises whenever ordered by the Council so to do.

Removal of verandahs, etc.

82. The owner of any building or premises shall, when ordered by the Council so to do, at his own expense, remove any verandah, balcony, or other obstruction used in connection with or appurtenant to such building or premises, which obstruct the footway or street or are dangerous, whether such verandah, balcony, or other obstruction shall have been erected before or after the commencement of "The Municipal Institutions Act, 1900."

Posts and poles in streets.

83. The owner of any lamp posts, telegraph, telephone, electric lighting, or tramway poles shall, when ordered by the Council so to do, at his own expense, paint the same during such hours and in such manner as the Engineer shall direct, and shall, at such like expense, and when so ordered, remove any of such posts or poles as shall be bent, dangerous, unsightly, or not in use.

Dangerous fences.

84. No person shall erect any dangerous fence, or shall use barbed wire in the construction of any fence abutting on any public place.

Refrigerating paint.

85. The owner or occupier of any building occupied or used as a dwelling, workshop, workroom, or office, which shall be partially or wholly constructed of iron, zinc, or tin, shall, when so ordered by the Council, cause the same to be coated with refrigerating white paint.

Dangerous projections.

86. No person shall cause or allow any iron spikes, or other projections, broken glass, or barbed wire to be placed or fixed on any premises abutting upon a street or way.

ROOF COVERINGS.

87. With regard to roof coverings in reference to the materials thereof,—

Materials.

If the external parts of any roof, flat, or gutter of any building, or of any projection therefrom and of any turret, dormer, lantern light, or other erection on the roof or flat of any building be hereafter built or rebuilt, stripped, ripped, or uncovered, then every such part (except the door and window frames and sashes of such turrets, dormers, lantern lights, or other erections) must be covered with slates, tiles, lead, galvanised corrugated iron, or other approved metals, glass, artificial stone, or cement, and such excepted parts may be made of such wood as shall be necessary.

*RAIN WATER PIPES AND EAVES GUTTERS.**Eaves gutters, etc., for verandahs, balconies, etc.*

88. And with regard to the roof, flat, and gutter of any building, and of any projection therefrom, and also balconies, verandahs, and shop fronts. They must be so arranged and constructed, and so supplied with gutters and pipes, as to prevent the water therefrom dropping on to, or running over any public way, and all such rain water pipes and eaves gutters are to be made of metal.

SCHEDULE I.

FIRE-RESISTING MATERIALS.

89. The following materials shall, for the purpose of this By-law, be deemed to be fire-resisting materials;—
- (1.) Brickwork constructed of good bricks well-burnt, hard and sound, properly bonded and solidly put together with:

(a.) Good mortar composed of fresh burnt lime and sharp clean sand; or

(b.) Good neat cement; or

(c.) Good cement mixed with sharp clean sand.

(2.) Granite and other stone suitable for building purposes by reason of its solidity and durability.

(3.) Iron, steel, and copper.

(4.) Jarrah and other hard timber when used for beams, posts, or in combination with iron, the timber and iron, if any, being protected by plastering in cement or other incombustible or non-conducting external coating.

In the case of doors—jarrah or other hard timber, not less than two inches thick.

In the case of staircases—except in buildings of the public building class—jarrah or other hard timber with treads, stringers, and risers, not less than two inches thick. In public buildings all materials for staircase construction must be approved by the Building Surveyor.

(5.) Slates, tiles, brick, and terra cotta, when used for coverings or corbels.

(6.) Flagstones when used for floors over arches, but not exposed on the underside and not supported at the ends only.

(7.) Concrete composed of broken stone, chippings, or ballast and lime, cement, or calcined gypsum when used for filling in between joists of floors.

(8.) Any material from time to time approved by the Council as fire-resisting.

PENALTIES.

90. These By-laws shall apply to every part of the Municipality of Fremantle, and any person who contravenes or does not comply with any one of the provisions of these By-laws shall be deemed guilty of an offence against these By-laws, and shall for every such offence be liable to a penalty not exceeding Twenty pounds.

SCHEDULE II.

APPLICATION FORM.

To the Town Engineer or Building Surveyor—

As the builder or person causing and directing the under-mentioned work to be executed, I hereby apply for a Building License for same and also give you notice that after three clear days from the service on you of this notice the proposed work will be begun unless a Building License should meanwhile be refused.

THE FOLLOWING ARE THE PARTICULARS OF THE PROPOSED WORK:—

Situation of building or structure (or of each, if more than one)

Ward..... Street

Fremantle Town Lot.....

Subdivision..... House number....

Intended use of building or structure (or of each, if more than one)

Domestic building....to be used as....

Building..... of the warehouse

class to be used as.....

And number of buildings or structures (if more than one)

Public building.... to be used as....

Structure.....to be used as.....

Dwelling No.....Rooms No.....

Additions or alterations to building or structure (or to each, if more than one, if additions or alterations are the subject of the notice) and nature of additions or alterations.

Todomestic building—

Additions (if any)....ft. xft.

Tobuilding of Warehouse Class—

Additions (if any)....ft. xft.

Topublic building do....ft. xft.

Tostructure do....ft. xft.

Todwelling house do....ft xft.

The nature of the work is.....

DIMENSIONS OF BUILDING OR STRUCTURE (or of each, if more than one):

Area....ft.; Depth....ft.; Width....ft.; Height....ft.;

Number of storeys.....

Owner—Name..... Address.....

Occupier—Name..... Address.....

Date of commencement of work.....day of..... 190 .

Signature of person giving notice.....

Address.....

SCHEDULE III.

I.....Town Engineer or Building Surveyor of Fremantle, under the powers vested in me by "The Building Act, 1884," 48 Victoria No. 15, Section 16, hereby give you notice that the building situated in.....Street and numbered No..... of which you are the..... is in a dangerous condition, and you are hereby required, withindays from receipt of this notice, to remove the said building to my satisfaction.

And further take notice that, in default of your doing so, you will be liable to a penalty of Twenty pounds (£20), and to pay the costs of the removal of the said building by the Council.

Dated this.....day of..... 190 .

Town Engineer or Building Surveyor.

SCHEDULE IV.

Town of Fremantle Municipal Council.

VERANDAH LICENSE.

No.....

Date.....

Issued subject to the provisions of Sections 13, 14, and 15 of "The Building Act, 1884," and of Section Subsection of "The Municipal Institutions Act."

Granted to.....of.....

To be erected.....length

.....feet; width.....feet.

SPECIFICATION AND CONDITIONS.

1. Any person wishing to erect a verandah must, previous to commencing such erection, obtain from the Town Engineer or Building Surveyor a license in the form above set forth, and he will be required to deposit with the Surveyor a plan, elevation, section, and specification, showing in detail the construction of such verandah and the manner in which it is proposed to secure same to the building to which it is attached.

2. The blocks supporting the columns are to be sound sawn jarrah, two feet in length, and eight inches in section, placed with their outer faces close to the inside line of kerbing, and with their tops at the same level with the upper edge thereof. the blocks to be plumb, and the earth well rammed down around them.

3. The columns are to be best wrought or cast metal, ornamental in design, sound, clean, and free from defects; the shafts to be not less than four inches in diameter, nor less than ¾-inch thick in any part; the columns to be of approved design, and securely fixed to blocks and superstructure.

4. The frieze, fringe, and brackets are to be sound, clean, ornamental cast-iron, securely fixed to frieze rails of rolled iron (section 2in. by 1½in. by ½in.) bolted to columns.

5. Eaves plates may be of wood, 10in. by 2in., wrought and stop chamfered; pitching plates may be also of wood, 4in. by 2in., bolted through the walls; returns to be in iron or iron and glass.

6. There must be at least eight feet clear headway under all parts of the superstructure.

7. Roof to be 24-gauge galvanised corrugated iron, and lapped and riveted at edges, one rivet to each foot in length of lap, the whole to be watertight.

8. Eaves gutters to be moulded wrought iron, area of cross-section to be not less than twelve square inches, and to be securely fixed to the eaves plates, discharging into columns; the bases of columns to be perforated so as to discharge freely to street channel.

9. The whole to be painted with three coats anti-corosion paint.

10. The whole to be constructed and completed, and continuously maintained in good order and repair to the satisfaction of the Town Engineer or Building Surveyor.

11. The owner to comply with all Municipal regulations now or hereafter applying to such erections.

12. The owner to pay to the Town Council half cost of kerbing and tar-paving of footway, and whole cost of tar-paving any door approaches.

13. If at any time the Town Council considers it necessary in the interests of the public that the verandah should be removed, then the holder of the Verandah License shall, upon receipt of a notice to that effect, under the hand of the Mayor or the Town Clerk, remove the structure within a period stated therein, and in the event of the holder of the license failing or refusing to remove the said structure, the Council shall be at liberty to remove it at the licensee's risk and expense.

Town Engineer or Building Surveyor.

SCHEDULE V.

Municipality of Fremantle Municipal Council.

BALCONY LICENSE.

No.....

Date.....

Issued subject to the provisions of Sections 13, 14, and 15 of "The Building Act, 1884."

Granted to.....of.....

To be erected.....length.....feet; width.....feet.

SPECIFICATION AND CONDITIONS.

1. The balcony to be built the full width of the footpath.

2. The joists and flooring to be of approved jarrah.

3. Columns, friezes, fringes, brackets, and balustrading to be of sound cast metal of approved sizes and designs; the columns supporting balcony floor to be not less than five inches in diameter at their smallest part, with $\frac{3}{4}$ -inch thickness of metal, and to have ornamental caps and bases, the latter to be not less than seven inches in diameter; columns to be spaced not more than ten feet apart; clear headway throughout over the footpath to be not less than eight feet; columns supporting the balcony roof may be four inches in diameter with $\frac{3}{4}$ -inch metal, and of the same description as that supporting the balcony floor.

4. Balcony floor joists must be supported at their outer ends by a rolled steel joist weighing not less than 25lbs. per foot run, and returned at ends of balcony and securely built into walls; the balcony floor shall also be tied to the wall by means of approved steel joists spaced ten feet apart, bolted in one end to the top of the verandah column and the other end built into the wall.

5. Roof and ceiling under floor to be covered with 26-gauge corrugated galvanised iron; moulded iron eaves gutterings to be fixed to carry off water from roof and ceiling, discharging same into the water tables through the interior of column.

6. No part of the balcony shall be enclosed for any purpose. 7. The whole construction, materials, workmanship, painting, and maintenance to be subject to the approval of the Building Surveyor and to any By-law, regulation, or order, which the Municipal Council may make relating to such structure.

8. If at any time the Municipal Council considers it necessary in the interest of the public that the balcony should be removed, then the holder of the Balcony License shall, upon receipt of a notice to that effect, under the hand of the Mayor or Town Clerk, remove the structure within the period stated therein, and in the event of the holder of the license failing or refusing to remove the said structure the Council shall be at liberty to remove it at the licensee's risk and expense.

.....
Town Engineer or Building Surveyor.

SCHEDULE VI.

Municipality of Fremantle Municipal Council.

BUILDING LICENSE.

No. Date, 190 ..

Granted to

Address

Authorising the erection of certain buildings as per application No., and in accordance with the plans and specifications approved by the Surveyor, and subject to the provisions of the Building Acts and By-laws, the sanitary By-laws, and all Municipal regulations relating thereto.

Whenever required so to do by the Building Surveyor, the holder of this license shall produce the approved plans for inspection.

.....
Town Engineer or Building Surveyor.

SCHEDULE VII.

Municipality of Fremantle Municipal Council.

SPECIAL LICENSE TO ERECT BUILDING.

No.

Date

In pursuance of the powers in that behalf contained in Section 3 of "The Building Act Amendment Act, 1887," the Council of the Municipality of Fremantle hereby grants permission to
to erect
on Fremantle Town Lot, Subdivision, situate in Street, Fremantle, in accordance with the plans and specifications which have been lodged with the Building Surveyor and approved by him.

CONDITIONS.

This license is granted upon and subject to the conditions that the Council may at any time revoke the same and direct the removal of the building erected in pursuance thereof, and in default of such removal may proceed to enforce the provisions of "The Building Act, 1884," in the same manner as if this license had not been granted.

.....
Town Engineer and Building Surveyor.

SCHEDULE VIII.

Municipality of Fremantle Municipal Council.

HOARDING LICENSE.

No.

Granted to, of Street, for months, commencing from and terminating on the day of, permitting the enclosing of a specified area of Street, and the erection and/or alteration of certain buildings, the block plan, plans and specifications whereof have been duly submitted for inspection and approval, and the authorised building fees amounting to £ : : paid, but subject to the following conditions, and to all the provisions and penalties of the Building Acts, the Health Acts, and the Municipal Institutions Act.

CONDITIONS.

Fee.

Shall be threepence per superficial yard per month, payable in advance; any renewal required may be granted at the discretion of the Surveyor at the rate of three halfpence per superficial yard per week.

Area.

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

Hoarding and gangway.

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

Lighting.

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

Advertising.

No advertisement, sign, placard or device shall be posted on the hoarding without the written consent of the Surveyor.

Obstructions.

The gangway and water channel shall at all times be kept clear throughout.

Sanitary.

Before commencing to build, a privy shall be erected for the use of the workmen, and all requirements of the sanitary authorities strictly complied with.

Re-installment.

At the expiration of the period for which this license is granted, or sooner if possible, the hoarding shall be cleared away and the footpath, kerbing, channelling and roadway made good to the satisfaction of the Town Engineer or Building Surveyor.

Deposit.

As additional security for the satisfactory observance of the last-named condition, the licensee shall deposit a sum of £..... with the Town Engineer or Building Surveyor, who shall decide the amount of the sum to be deposited and its subsequent disposition.

.....
Town Engineer or Building Surveyor.

SCHEDULE IX.

SCALE OF FEES.

In pursuance of the powers conferred by Section 4 of 51 Victoria, No. 17, the Municipal Council of the Town of Fremantle, with the approval of the Governor in Executive Council, hereby directs that the following be the scale of fees to be paid by owners and builders in respect of orders, licenses, matters and things required or permitted by "The Building Act, 1884," "The Building Act Amendment Act, 1887," and "The Building Act, 1884, Amendment Act, 1895."

- (a.) The expression "floor area," applied to a building, shall mean the aggregate superficial areas of so many horizontal sections thereof as there are floors in the said building. The horizontal section of each floor shall be made at the point of its greatest surface dimensions, inclusive of external walls and of such portions of the party walls as belong to the building, and also of any verandah and balcony floors, covered ways, and light courts.
- (b.) The expression "square," applied to the measurement of the area of a building, means the space of 100 superficial feet.

	£	s.	d.
Application form	0	1	0
For a license for every building not exceeding 600 feet in area, and not more than two storeys in height	1	10	0
For every additional storey	0	5	0
For every additional square or fraction of such square (But no fee shall exceed Ten pence)	0	2	6
For a license for every building not exceeding 400 square feet in area, and one storey only in height	0	15	0

Fees for additions and alterations.

For a license for every addition and alteration or other work to which the provisions of the By-laws apply, made or done to or on any building, one-half the fee charged in the case of a new building, but in no case to be less than	0	10	0
For inspecting the arches of fire-resisting floors over or under public ways	0	10	0
For inspecting the formation of openings in party walls, for each opening	0	10	0
For inspecting the closing of openings in party walls, for each opening	0	10	0

On chimneys and flues.

£ s. d.

On the construction of a furnace chimney shaft or similar shaft for ventilation or other purposes, in addition to the fee for any other operation on progress at the same time, if not exceeding 75 feet in height	2	0	0
For exceeding 75 feet and not exceeding 100 feet	2	10	0
For every additional 10 feet or portion of 10 feet in height	0	10	0
On the carrying of a flue from an oven stove, steam boiler, furnace or close flue into an old flue	0	10	0
On certifying that a chimney breast in a party wall may be cut away	0	10	0

On certifying plans.

For examining and certifying plans of an old building	2	2	0
---	---	---	---

On dangerous structures.

For making a survey of the structure reported as dangerous and certifying opinion thereon	2	2	0
For each inspection of the structure and report as to progress of the work	0	5	0
For superintending the erection of shoring (including needling when required)	0	10	0
For superintending hoarding, whether done by Council or not	0	10	0

Fees for special services not expressly provided for:—

For any service performed by the Town Engineer or Building Surveyor, which is required by this Act, but not comprehended under any of the foregoing heads, such fee not exceeding Five guineas, as the Council of the said Municipality of Fremantle, by resolution duly arrived at, may appoint and fix.

RULES CONCERNING EARTH-CLOSETS AND PRIVIES.

By virtue of the provisions of "The Health Act, 1898," and amendments, and "The Building Act, 1884," and amendments, the Fremantle Local Board of Health hereby makes the following Rules and Regulations as authorised by the said Act.

Specifications for earth-closets and privies.

1. Size above ground to be not less than 4ft. by 5ft. 6in. inside measurement, and not less than 6ft. 6in. high on the lowest side, and to be erected at rear of dwelling not less than 3 feet from boundary of grant.
2. Walls to be constructed of 4½-inch brickwork or 12-inch stonework.
3. Floors to be of concrete, finished in neat cement and trowelled to a smooth surface, and to be not less than six inches above surface level of ground adjoining, and floor surface to be laid to slight fall for cleansing purposes.
4. Every earth-closet or privy shall have a window or other space opening directly into the external air, and measuring two feet by one foot clear of the frame. Such opening may be fitted with a pivot-hung glazed sash or louvres.
5. Under side of seat to be 16 inches above floor.
6. Every earth-closet or privy shall have a proper movable receptacle for excreta, to be of 24-gauge galvanised iron of approved corporation pattern, and to be so constructed as to prevent absorption or escape of the contents.
7. Guide rails to be provided and so fixed as to bring pan into its proper position under seat.
8. A vent pipe not less than three inches diameter to lead from seat through roof 18 inches above same.
9. Proper hinged trap-door to be fixed to admit of removal of pan from outside.
10. Each earth-closet or privy shall be provided with a receptacle for dry earth or deodorising substance, constructed and fixed in such a manner and position as to admit of ready access thereto for the purpose of depositing therein the necessary supply of dry earth or other deodorising substance, and in connection therewith suitable means or apparatus for the frequent and effectual application of the deodorising substance to the excreta deposited.
11. Risers to be removable.
12. Every house shall be provided with an earth-closet or privy in accordance with this specification: Provided that school closets or privies without doors may have a minimum measurement of four feet six inches by three feet six inches; and separate closets for each sex shall be provided in schools, and in factories and workshops where both sexes are employed; and sufficient and suitable sanitary conveniences for persons of each sex in large buildings, regard being had to the number of persons employed or in attendance.

Passed by the Council of the Municipality of Fremantle, this twenty-seventh day of June, One thousand nine hundred and four.

FRANK CADD,

[SEAL.]

Mayor.

SAML. T. MACMILLAN,

Acting Town Clerk.

No. 11641.—C.S.O.

LOCAL BOARD OF HEALTH BY-LAW.

*Colonial Secretary's Office.**Perth, 26th July, 1905.*

²¹⁹⁷
¹⁹⁰⁵
HIS Excellency the Governor in Council has been pleased to approve of the following By-law made by the Collie Local Board of Health.

F. D. NORTH,
Under Secretary.

COLLIE LOCAL BOARD OF HEALTH.

BY-LAW No. 31A.

For the collection and removal of refuse, etc.

Owners to provide receptacle.

1. The owner of every house shall, on written notice from the Health Board, and within the time limited in such notice, provide such and so many receptacles or boxes for the collection of refuse of the material and dimensions as may be directed by the Inspector.

Owner to replace receptacle.

2. The owner of every house shall, after notice from the Inspector, and within the time limited in such notice, replace by a new and approved receptacle any receptacle which the Inspector may deem to be worn out or unfit for use.

Position of receptacle.

3. Every receptacle as aforesaid shall be kept in such positions as the Inspector may direct, so as to be convenient for the discharge and removal of the contents thereof.

Collection of refuse.

4. The occupier for the time being of every house, or part thereof, shall deposit all solid refuse produced upon the premises of which he is the occupier in the said receptacle, and not elsewhere. He shall not deposit any liquid matter therein.

Maintenance of receptacle.

5. No occupier shall permit or suffer the receptacle attached or used within the premises of which he is the occupier, or of which he is one of the occupiers, to overflow or become offensive.

Removal of contents.

6. Every occupier of a house, or part of a house, to or with which a receptacle as aforesaid is attached or used shall permit the same to be emptied by the Board or the sanitary contractor at least once in every week.

Owner required to comply in certain cases.

7. Notwithstanding anything to the contrary herein contained, where any house is unoccupied or is occupied by numerous tenants, or where, for any other cause, the Board thinks it desirable, the said Board may give written notice to the owner, requiring such owner to observe and carry out these by-laws in the same manner as if he were the occupier thereof, and in such case such owner shall be responsible in the same manner and to the same extent as if he were the occupier of such premises, and be liable to the same penalties.

More frequent removal in certain cases.

8. Notwithstanding anything to the contrary contained in this by-law, it shall be lawful for the Board at any time to order or direct that all refuse, and the contents of all or any receptacles or boxes, as hereinbefore provided, shall be removed once per day, or as often as the Board may deem necessary and may order or direct.

Penalty.

9. Any person guilty of any breach of, or neglect or failure to observe or perform any of the provisions of this By-law, or any notice or order given thereunder, shall, on conviction, pay a penalty not exceeding £10, nor, if so ordered by the Court, less than 5s.; or, in case of a continued breach or neglect, shall pay a penalty not exceeding £5, nor, if so ordered by the Court, less than 5s. for each day during which such breach or neglect continues.

By order of the Collie Local Board of Health,

D. W. JONES,

Chairman.

Collie,

21st March, 1905.

J. J. THOMAS,

Secretary.

I certify that this By-law is not contrary to Law.

W. F. SAYER,

13th June, 1905.

Crown Solicitor.

Confirmed by the Central Board of Health of Western Australia this ninth day of June, 1905.

F. J. HUELIN,
Secretary.

No. 11644.—C.S.O.

ESTABLISHMENT OF PORT HEDLAND
REGISTRY DISTRICT

Colonial Secretary's Office,
Perth, 27th July, 1905.

1905

1905

HIS Excellency the Governor in Council has been pleased to establish the Port Hedland Registry District for the purpose of "The Births, Deaths, and Marriages Act, 1894," and to fix the boundaries of the said District to be as described in the Schedule "A" hereunder; and to amend the boundaries of the Pilbarra Registry District, as shown in Schedule "B" hereunder; and to appoint HUBERT WANSBROUGH to act, temporarily, as District Registrar for the Port Hedland Registry District—to reside at Port Hedland—with effect from the 1st September, 1905.

F. D. NORTH,
Under Secretary.

SCHEDULE "A."

BOUNDARIES OF THE PORT HEDLAND REGISTRY DISTRICT.

Bounded by lines starting from Cape Thounin, and extending South to a point situate West from the summit of Mount Berghaus; thence East to said summit, and Easterly through Robinson's Well, trigonometrical station B 24 to Mount Cecilia; thence East to the East boundary of the State; thence North to the parallel of 19° 30' South Latitude; thence West to the sea shore; and thence West-South-Westerly along the sea shore, and including the islands adjacent, to the starting point.

SCHEDULE "B."

AMENDED BOUNDARIES OF THE PILBARRA REGISTRY DISTRICT.

Bounded by lines starting from a point situate South from Cape Thounin and West from the summit of Mount Berghaus, and extending South to a point situate West from trigonometrical station B 3; thence East to said trigonometrical station; thence South to the Tropic of Capricorn; thence East to the East boundary of the State; thence North to a point situate East from Mount Cecilia; thence West to said Mount Cecilia, and Westerly through trigonometrical station B 24 and Robinson's Well to the summit of Mount Berghaus aforesaid, and thence West to the starting point.

No. 11627.—C.S.O.

NOTICES TO MARINERS.

Colonial Secretary's Office,
Perth, 6th July, 1905.

1905

1905

THE following Notices to Mariners are published for general information.

F. D. NORTH,
Under Secretary.

NOTICE TO MARINERS.

"Wakatipu" Rock, Bass Straits. This hitherto uncharted danger has now been located by the survey ship Wybia, and is in latitude 39° 45' South, and Longitude 147° 25' East, the least depth found at low water, spring tides, being 8 feet.

No. 19 of 1905.

INDIA—WEST COAST—TALAYI.

REMOVAL OF BUOY.

With reference to Notice to Mariners No. 25 of 1904, it is hereby notified that the small spherical buoy marking the pinnacle rock off the Sub-Port of Talayi will be removed on the 25th May, 1905, for overhaul, and will be replaced about the 1st October, 1905, when the working season commences.

T. H. BAKER,
for Presidency Port Officer.

Presidency Port Office,
Madras, 6th May, 1905.

1905

1905

No. 20 of 1905.

INDIA—EAST COAST—AMMAPATAM AND TONDI.

REMOVAL OF BUOYS.

It is hereby notified that the Buoys marking the anchorages of the Ammapatam and Tondi ports as per this Office Notices to Mariners, No. 15 of 1899, and No. 5 of 1900, will be removed from the 1st August, 1905, as they are no longer required.

W. MITCHELL,
Commander, R.I.M.,
Presidency Port Officer.

Presidency Port Office,
Madras, 19th May, 1905.

WESTERN AUSTRALIA (NORTH-WEST COAST.)

GANTHEAUME POINT LIGHT.

THE Government of Western Australia gives notice that on and after the 15th July, 1905, a Dioptric Fixed Light of the 4th order will be exhibited from an open braced steel Tripod, erected on Gantheaume Point in lat. 17° 59' South, long. 122° 11' East, the height of the focal plane above high water being 56 feet.

The light will be white and visible all round the horizon for a distance of 13 miles in clear weather.

Charts affected.

No. 2994, North-West Coast of Australia between the parallels of 10° 8 and 21 South.

No. 3002, Roebuck Bay.

No. 3001, Buccaneer Archipelago to Bedout Island.

C. J. IRVINE,
Chief Harbour Master.

Harbour Master's Office,
Fremantle, 25th May, 1905.

No. 11642.—C.S.O.

REGISTER OF GUN LICENSES.

Colonial Secretary's Office,
Perth, 26th July, 1905.

THE following persons have been duly licensed under "The Gun License Act, 1885," during the months of June and July, 1905:—

No.	Name in full.	Residence.	Occupation.	Date.	By whom issued.
1071	Webb, Herbert G. ...	Leonora ...	Miner ...	23rd June, 1905	A. W. Martin.
763	Dance, Charles ...	Ravensthorpe ...	Carpenter ...	10th July, 1905	J. W. Spence, R.M., Phillips River.

F. D. NORTH,
Under Secretary.

THE POST OFFICE SAVINGS BANK.

NOTICE TO SAVINGS BANK DEPOSITORS.

DEPOSITORS in the Post Office Savings Bank are urgently requested to forward (postage prepaid) through the nearest Post Office, addressed "Auditor Savings Bank, Perth," their pass-books for examination and insertion of interest on or after 31st July.

Depositors must enclose with their pass-books a properly stamped and addressed cover, having sufficient stamps affixed to pay for return postage. Envelopes may be obtained at Savings Bank Agencies on application.

On return of the pass books depositors are requested to see that they bear the Audit Stamp, showing that they have been examined.

C. LESCHEN,
Manager.

Savings Bank, Perth, 19th July, 1905.

MUNDARING PUBLIC CEMETERY (A)

Department of Lands and Surveys,
Perth, 20th July, 1905.

IT is hereby notified, for general information, that under the provisions of "The Cemeteries Act, 1897," and Amending Acts, His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned gentlemen to be Trustees of the Mundaring Public Cemetery (A):—

HENRY WESTON,
JAMES MENZIES LAING,
M. H. JACOBY.

R. CECIL CLIFTON,
Under Secretary for Lands.

LAND SALES.

Department of Lands and Surveys, Perth, 28th July, 1905.

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 Bridgetown, at 10 a.m.; Katanning, Pingelly, Narrogin, at 3 p.m.; and Wagin at 4 p.m.

SCHEDULE.

Dates of Sale.	Places of Sale.	Description of Lots.	Number of Lots.	Quantities.			Upset Prices.
				a.	r.	p.	
1905.							
August	1	Katanning	Tenterden Town	51	1	2 19	} £10 each.
Do.	1	Do.	Do. Do.	54	0	3 3	
Do.	1	Do.	Katanning Do.	220	0	1 8	} £12.
Do.	1	Do.	Tambellup Do.	45	0	2 10	
Do.	1	Do.	Do. Do.	48	0	2 6	} £10.
Do.	1	Do.	Do. Do.	57	0	2 18	
Do.	1	Do.	Do. Do.	58	0	1 36	} £8 each.
Do.	1	Do.	Broomehill Do.	1	0	2 8	
Do.	1	Do.	Do. Do.	2	0	2 8	} £5 each.
Do.	1	Do.	Do. Do.	5	0	2 8	
Do.	1	Do.	Do. Do.	129	0	1 24	} £4 each.
Do.	1	Do.	Do. Do.	130	0	1 24	
Do.	1	Do.	Do. Do.	199	0	1 10	} £5.
Do.	1	Do.	Do. Do.	286	0	0 37	
Do.	1	Do.	Do. Do.	287	0	0 30	} £4 each.
Do.	1	Do.	Do. Do.	288	0	0 30	
Do.	1	Do.	Do. Do.	289	0	0 30	} £3 per acre.
Do.	1	Do.	Pinwernying Sub.	22	6	0 9	
Do.	2	Bunbury	*Stirling Do.	2	10	0 0	} £2 13s. 6d. per acre.
Do.	2	Do.	* Do. Do.	4	21	2 10	
Do.	2	Pingelly	Pingelly Town	197	0	1 20	} £7 each.
Do.	2	Do.	Do. Do.	198	0	1 20	
Do.	2	Do.	Do. Do.	199	0	1 20	} £10 each.
Do.	2	Do.	Do. Do.	200	0	2 4	
Do.	2	Do.	Popanyinning Do.	20	0	1 16	} £5 each.
Do.	2	Do.	Do. Do.	21	0	1 16	
Do.	2	Do.	Do. Do.	22	0	1 16	} £10.
Do.	2	Do.	Do. Do.	23	0	1 16	
Do.	2	Do.	Do. Do.	24	0	1 16	} £8.
Do.	2	Do.	Do. Do.	30	0	1 0	
Do.	2	Do.	Do. Do.	31	0	1 16	} £12.
Do.	3	Albany	Mt. Barker Do.	65	1	0 0	
Do.	3	Do.	Do. Do.	167	0	3 26	} £10 each.
Do.	3	Do.	Do. Do.	168	1	0 0	
Do.	3	Geraldton	Mullewa Junction Do.	30	0	1 20	} £5 each.
Do.	3	Do.	Do. Do.	31	0	1 20	
Do.	3	Do.	Geraldton Do.	786	0	3 19	} £10 each.
Do.	3	Do.	Do. Do.	787	0	3 3	
Do.	3	Bridgetown	Hester Do.	7	0	2 0	} £17.
Do.	3	Do.	Do. Do.	8	0	2 0	
Do.	3	Do.	Do. Do.	16	0	2 28	} £13.
Do.	3	Do.	*Manjimupp Sub.	6	7	0 9	
Do.	3	Do.	*Balingup Do.	159	12	3 28	} £14.
Do.	3	Do.	* Do. Do.	161	12	1 7	
Do.	3	Do.	*Bridgetown Do.	48	9	3 21	} £20.
Do.	3	Do.	* Do. Do.	429	2	1 3	
Do.	3	Do.	* Do. Do.	430	2	0 22	} £10 each.
Do.	3	Do.	* Do. Do.	525	2	0 19	
Do.	3	Do.	* Do. Do.	526	2	0 36	} £15 each.
Do.	3	Do.	* Do. Do.	529	3	0 29	
Do.	3	Beverley	Beverley Do.	S. 60	1	0 0	} £10.
Do.	3	Do.	Do. Do.	S. 61	1	0 0	
Do.	3	Do.	Do. Do.	S. 64	1	0 0	} £8 each.
Do.	3	Do.	Do. Do.	S. 65	1	0 25	
Do.	3	Do.	Do. Do.	S. 96	1	0 0	} £10.
Do.	4	Perth	Mundaring Do.	1	0	1 39	
Do.	4	Do.	Do. Do.	2	0	1 39	} £8 each.
Do.	4	Do.	Do. Do.	3	0	2 0	
Do.	4	Do.	Do. Do.	5	0	2 0	} £10.
Do.	4	Do.	Do. Do.	6	0	2 0	
Do.	4	Do.	Do. Do.	7	0	1 35	} £8 each.
Do.	4	Do.	Do. Do.	66	0	1 35	
Do.	4	Do.	Do. Do.	70	0	1 35	} £10 each.
Do.	4	Do.	Do. Do.	71	0	2 0	
Do.	4	Do.	Do. Do.	75	0	2 0	} £8 each.
Do.	4	Do.	Do. Do.	76	0	2 0	
Do.	4	Do.	Do. Do.	77	0	2 0	} £31.
Do.	4	Do.	Do. Do.	78	0	2 0	
Do.	4	Do.	Do. Do.	80	0	2 0	} £10 each.
Do.	4	Do.	Do. Do.	83	0	2 0	
Do.	4	Do.	Do. Do.	84	0	2 0	} £10 each.
Do.	4	Do.	Do. Do.	85	0	2 0	
Do.	4	Do.	Do. Do.	86	0	2 0	} £10 each.
Do.	4	Do.	Do. Do.	87	0	2 0	
Do.	4	Do.	Do. Do.	88	0	2 0	} £10 each.
Do.	4	Do.	*Moora Do.	85	30	3 7	
Do.	4	Do.	*Clackline Do.	41	3	2 34	} £10 each.
Do.	4	Do.	* Do. Do.	42	2	0 16	

* Suburban for cultivation.

LAND SALES—continued.

Dates of Sale.		Places of Sale.	Description of Lots.	Number of Lots.	Quantities.			Upset Prices.
					a.	r.	p.	
1905.								
August	4	Perth	*Clackline	43	2	0	16	£6.
Do.	4	Do.	*Do.	44	2	3	27	£8.
Do.	4	Williams	*Williams	4	1	0	0	£7.
Do.	9	Narrogin	Narrogin	347	0	1	20	£18.
Do.	9	Do.	Do.	351	0	1	20	} £15 each.
Do.	9	Do.	Do.	371	0	2	0	
Do.	9	Do.	Do.	372	0	2	0	} £20 each.
Do.	9	Do.	Do.	501	0	3	4	
Do.	9	Do.	Do.	524	0	2	28	} £13 each.
Do.	9	Do.	Do.	525	0	2	28	
Do.	9	Do.	Do.	526	0	2	28	} £20.
Do.	9	Do.	Do.	527	0	2	28	
Do.	9	Do.	Do.	573	0	1	0	£4.
Do.	9	Do.	*Do.	299	5	1	6	£11.
Do.	9	Do.	*Do.	300	11	2	11	£20.
Do.	10	Northam	*Grass Valley	41	4	1	8	£18.
Do.	10	Do.	*Do.	42	4	1	8	} £7 each.
Do.	11	Wagin	Barton	6	0	1	0	
Do.	11	Do.	Do.	7	0	1	0	} £10 each.
Do.	11	Do.	Wagin	193	0	1	0	
Do.	11	Do.	Do.	250	0	1	12	} £7 each.
Do.	11	Do.	Do.	273	0	3	24	
Do.	11	Do.	Do.	274	1	0	8	} £5.
Do.	11	Do.	Do.	275	1	0	8	
Do.	11	Do.	Do.	276	0	3	24	} £10 each.
Do.	11	Do.	Do.	322	0	2	0	
Do.	11	Do.	Do.	329	0	2	15	} £8 each.
Do.	11	Do.	Do.	380	0	2	16	
Do.	11	Do.	Do.	542	0	3	0	} £15 each.
Do.	11	Do.	Do.	543	0	3	0	
Do.	11	Do.	Do.	553	0	3	0	} £15 each.
Do.	11	Do.	Do.	558	0	3	0	
Do.	11	Do.	*Do.	500	3	0	32	} £15 each.
Do.	11	Onslow	Onslow	85	1	0	0	
Do.	11	Do.	Do.	130	0	2	38	

*Suburban for cultivation.

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

N.B.—Land sold to a depth of 200 feet below the natural surface, except in Mining Districts, where it is granted to a depth of 40 feet only.

R. CECIL CLIFTON, Under Secretary for Lands.

LOTS OPEN FOR SELECTION AS RESIDENTIAL LEASES.

Department of Lands and Surveys,
Perth, 24th July, 1905.

It is hereby notified, for general information, that the undermentioned Lots will be open for selection as Residential Leases on and after the dates specified in the Schedule below :—

Cor No.	Town.	No. of Lot.	Date open.	Applications to be lodged at
$\frac{11004}{1001}$ $\frac{5110}{1005}$	Day Dawn * ...	330 to 332 inclusive ...	31st July ..	Warden's Office, Cue
	Lake View ...	439 ...	14th August, 1905	Government Land Agent, Kalgoorlie
$\frac{1840}{1005}$	Southern Cross ...	247 ...	Do. ...	Mining Registrar, Southern Cross
$\frac{8101}{1000}$	Meekatharra† ...	39, 40, 42, 43, 48 to 58 inclusive, 60 to 66 inclusive, 68 and 69	Now open ...	Warden's Office, Murchison Goldfield
$\frac{441}{1001}$	Goongarrie ‡ ...	63 to 68 inclusive, 72 and 73 ...	14th August, 1905	Warden's Office, Menzies

* Lots 311 and 326 have been excepted from sale and occupation as Reserve $\frac{\wedge}{9835}$. Lots 312 to 314 inclusive, have been temporarily reserved.

† Lots 41, 46, 47, 59, and 67 have been excepted from sale and occupation as Reserve $\frac{\wedge}{9804}$.

‡ Lots 69 and 70 have been excepted from sale as $\frac{\wedge}{9546}$.

Applications may be lodged at the offices mentioned at any time prior to the dates specified, 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 Land Agent or Warden at the places mentioned before his application is approved.

Intending applicants are requested to lodge their applications before the date specified, and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally at sent through the post.

R. CECIL CLIFTON, Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 19th July, 1905.

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.	Purposes for which made
6018 ³²⁴³ ₆₈	about 100 0 0	Nelson (near Bridgetown).—Bounded by lines starting from a point situate about 4 chains North and 8 chains West from the North-East corner of C.P. 8657/55 (1549), and extending West about 35 chains, North about 31 chains, East about 18 chains to the Western side of a surveyed road, and along it South-Easterly to a point North of the starting point, and thence South to said starting point. (Plan 439B/40.)	Water.
9110 ¹³⁶³¹ ₁₉₀₃	250 0 0	Sussex.—Bounded by lines starting from the 13 mile 33¼ chain mark on the Margaret-Yallingup Caves Road, and extending 89° 57' 30 chains 53 links; thence 189° 57' 54 chains 99 links; thence 269° 57' 61 chains 2 links to the Eastern side of road aforesaid, and along it North-Easterly to the starting point. (Plan 413/80; Diagram 18180.)	Water.
9637 ¹³⁷²² ₁₉₀₃	3 3 13	Northampton.—Lot 285	Public Cemetery.
9693 ³²⁸⁴ ₁₉₀₃	about 3,500 0 0	Victoria (near Mingenew).—Bounded by lines starting from the South-West corner of Reserve [^] _{S356} and extending East to the West boundary of S O.L. 7/160; thence South to its South-West corner and East to its South-East corner; thence South to the South-West corner of Location 195, East to the North-West corner of Location 378, South to its South-West corner, and East to its South-East corner; thence South to the South-West corner of Reserve [^] ₄₂₈ , East to its South-East corner, North to the South boundary of S 2245, and East to the South-West side of the Midland Railway Reserve, and along it South-Easterly to a point situate East from Trig. Station, No. 4; thence West through said Trig. Station to the East boundary of Midland Company's Location 2012; and thence North to the starting point; excluding Reserve [^] ₆₉₄₀ . (Plan ¹²³ ₈₀ .)	Common.
9811 ⁵⁷³⁸ ₁₉₀₃	100 0 0	Mt. Margaret Goldfield (near Mt. Davis).—A square block of land having its boundaries in the meridian and at right angles thereto, with Grattan Lease Well in its centre, said Well being situate on abandoned Gold Mining Lease 479r on the Leonora-Darlot Road. (Plan 43/300.)	Water (under Act 57 Vict., No. 20).
9812 ⁵⁰²¹ ₁₉₀₃	about 960 0 0	Nelson (Gnowongerup).—Bounded by lines starting from the North-West corner of Nelson Location 1276, and extending South along its West boundary to the North side of the Tweed-Gnowongerup Road; thence North-Westward along said side of road to a point situate South of the South-West corner of Nelson Location 1606; thence North to said corner; thence East passing along the South boundaries of Locations 1606 and 1253 to the latter's South-East corner; thence North to its North-East corner, and East to the starting point. Excluding, however, Location 1719 and part of Location 1718. (Plan ⁴³⁸ ₈₀ .)	Townsite.
9813 ⁵⁰⁷⁰ ₁₉₀₃	40 0 0	Williams (Ginginning Soak).—Bounded on the South and West by lines starting from a South-East corner of Williams Location 5709, and extending North 20 chains and East 20 chains; the opposite boundaries being parallel and equal. (Diagrams 18134 and 18135; Plan 377/80.)	Water.
9815 ⁵⁰²¹ ₁₉₀₃	500 0 0	Nabberu (Ward's Well).—A square block of land having its boundaries in the meridian and at right angles thereto, with Ward's Well in its centre, said Well being situate about 8 miles South of Wiluna Townsite. (Lake Way.) (Plan 60/300.)	Water (under Act 57 V No. 20).
9818 ⁵⁴¹⁹ ₁₉₀₃	0 1 0	Parkerville.—Lot 124	Baptist Union of W.A.

R. CECIL CLIFTON, Under Secretary for Lands.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys, Perth, 19th July, 1905.

HIS Excellency the Governor in Executive Council has been pleased to approve of the Area and Boundaries of Reserve No. [^]₉₀₅₂ being amended as described in the Schedule below, for the purpose therein set forth; the Area and Boundaries previously published in the Government Gazette being hereby cancelled:—

Recorded No.	Area. a. r. p.	Town or District.	Purpose for which made.
9052 ⁵⁴²¹ ₁₉₀₃	4 0 0	Plantagenet (Lakeside).—Bounded on the North-Westward and South-Westward by lines starting from a point situate East 18 chains 20 links and South 16 chains 54½ links from the East corner of Lakeside Lot 16, and extending 39° 43' 5 chains 72 links, and 129° 43' 7 chains; the opposite boundaries being parallel and equal. (Diag. 16599. Plan 457/80).	Schoolsite.

R. CECIL CLIFTON, Under Secretary for Lands.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,
Perth, 19th July, 1905.

IT is hereby notified, for general information, that the undermentioned Lots are now open for sale, under the conditions specified, by public auction, as provided by "The Land Act, 1898," at the following upset prices:—

Corr. No.	Town.	Nos. of Lots.	Conditions.	Upset Prices.	Remarks.
⁶¹⁷ ₉₃	Puntaping ...	1, 3 to 14 inclusive, 17	Suburban lots for cultivation	£3 per acre	Subject to the Regulations published in the <i>Government Gazette</i> of 24th March, 1899, page 898
		25 to 30 inclusive, 32 to 34 inclusive, 37 to 43 inclusive	£2 per acre	
¹¹⁵⁸² ₁₉₀₄	Chidlow's Well...	147	Do	£29	
		136 and 137	Do	£30 each	Lot 138 has been excepted from sale as A/9792
		139 and 140	Do	£31 each	
		146	Do	£34	
		144	Do	£35	
		148	Do	£36	
		149	Do	£38	
		150	Do	£44	
		141	Do	£45	
		143	Do	£48	
		145	Do	£58	
		151	Do	£62	
		142	Do	£69	
⁶²⁰⁰ ₉₇	Pinwernying ...	21 and 23	Do	£3 per acre	
		37, 54, 55, 56, and 59	Do	£2 per acre	
⁵³⁴² ₁₉₀₄	Northampton ...	290, 292	Do	£5 each	
		291	Do	£6	Lots 257, 277, 280, and 297 have been excepted from sale as Reserve A/9814
		284, 286, 288, 293	Do	£7 each	
		275, 287, 296	Do	£8 each	
		278, 279, 294	Do	£9 each	Lots 245, 247, 259, 260, 273, 274, and 281 have been temporarily reserved
		276, 295	Do	£10 each	
		282, 283, 289	Do	£12 each	
		248 to 256 inclusive, and 258	Do	£5 each	These lots are also open for selection as "Working Men's Blocks," under Part IX. of "The Land Act, 1898," at the prices quoted
		272, 298, 299, 301, 302	Do	£6 each	
		243, 244, 246, 265, 266, 267, 268, 270, 271, 300	Do	£7 each	
		261, 262, 269	Do	£9 each	
		263, 264	Do	£10 each	

Plans showing the arrangement of the lots referred to are obtainable at this office and the offices of the various Government Land Agents.

R. CECIL CLIFTON,
Under Secretary for Lands.

TOWNSITE OF GOONGARRIE.

AMENDED BOUNDARIES.

⁴⁴⁴¹₁₉₀₄

Department of Lands and Surveys,
Perth, 19th July, 1905.

HIS Excellency the Governor in Executive Council has been pleased to alter the boundaries of Goongarrie Townsite to the following, those previously published in the *Government Gazette* being hereby cancelled; and also to set apart the land within such boundaries as Town and Suburban:—

Bounded by lines starting from the South-West corner of Gold Mining Lease 613, and extending 173° 8' 37 chains 43 links; thence 263° 8' 57 chains 14⁵/₁₀ links; thence 353° 8' 52 chains; thence 83° 8' about 56 chains 36 links to the West boundary of said Mining Lease 613; thence Southward along said boundary to the starting point. (Goongarrie Locality Plan.)

R. CECIL CLIFTON,
Under Secretary for Lands.

CANCELLATION OF RESIDENTIAL LEASES.

Department of Lands and Surveys,
Perth, 14th July, 1905.

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

Corres.	No.	Town.	Lot No.	Name.
Open for Selection on and after the 31st July, 1905, at a rental of 4 per cent. on the capital unimproved value.				
3268/02	21E 634	Boulder ...	1461	Carroll, Joseph

R. CECIL CLIFTON,
Under Secretary for Lands.

CANCELLATION OF HOMESTEAD FARMS.

Department of Lands and Surveys,
Perth, 28th July, 1905.

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

Corres.	No.	Agricultural Area or District	Loc. No.	Plan.	Name.
Open for selection on and after the 31st July, 1905.					
7829/97	*15/912	Co. Sound ...	475	341/80	Aguilar, J. J.
1912/01	924/74w	Williams ...	1444	385/40	Köhler, A. F. L.
13581/02	1955/74	Murray ...	511	380/8	Hill, Rowland
995/03	2230/74	Williams ...	2453	409/80	Francisco, W. D.
4195/03	*2554/74w	Kojonup ...	541	Koj. Loc.	Rowe, J. E.
4788/03	2619/74	Williams ...	3094	385/40	Rosser, Richd.
4831/03	2666/74	Kojonup ...	1954	447/80	Elliott, B.
7772/03	3054/74	Williams ...	3676	378/40	Cowan, M. T.
8519/03	3161/74	Kojonup ...	2171	409/80	Reid, J. B.
8459/03	3179/74	Wickepin ...	220	Wick. A.A.	Bradshaw, G.
660/04	4264/71	Williams ...	4078	378/40	McDowell, F.

Open for selection on and after the 7th August, 1905.

518/03	2185w/74	Avon ...	4597	343/80	Smith, A. H.
8193/03	3127/74	Do. ...	5453	378A/41	Christie, H.
8822/03	3227/74	Do. ...	6091	378D/40	Wilson, E. J.
8425/03	3232/74	Williams ...	3339	378/80	Jack, Alex.
12051/03	3833/74	Avon ...	5533	378/80	Tozer, Stephen
4540/05	6632/74	Plantagenet ..	1569	451/80	Hopson, A. J.

Open for selection on and after 14th August, 1905.

5521/05	941/74	Avon ...	3695	313/81	Poyser, Geo. C.
9787/02	1754/74	Kojonup ...	1793	417/80	Longford, Hy.
3194/04	4581/74	Williams ...	4651	409/80	Stockton, Angus
2365/04	4603/74	Kojonup ...	202	415/80	Evans, Thos.
6943/04	5341/74	Williams ...	4926	377/80	Harrington, Wm.
6549/04	5342/74	Avon ...	6352	378/80	Matheson, D.

* Subject to improvements.

R. CECIL CLIFTON,
Under Secretary for Lands.

CANCELLATION OF A CONDITIONAL PURCHASE LEASE.

Department of Lands and Surveys,
Perth, 28th July, 1905.

IT is hereby notified, for general information, that the undermentioned Conditional Purchase Lease has been cancelled for non-compliance with the conditions under which it was granted, and the land contained therein will be again open for selection on and after Friday, the 4th August, 1905:—

Corres.	No.	District.	Location No.	Plan.	Name.
4418/02	1170/56	Avon ...	4058	3/80	Couston, Jas.

R. CECIL CLIFTON,
Under Secretary for Lands.

TRANSFERS OF HOMESTEAD FARMS.

14507
1903
Department of Lands and Surveys,
Perth, 4th July, 1904.

IT is hereby notified, for general information, that no transfer of a Homestead Farm will be approved in future, except under special circumstances, unless improvements to the value of £50, including the external fencing, have been effected on the land, or the holder thereof has resided upon same for a period of 12 months.

2. A Homestead Farm is not transferable except to a person eligible to hold the land as a Homestead Farm, and any application for the conversion of such into a Conditional Purchase, for the purpose of a transfer, will render the land liable to forfeiture.

R. CECIL CLIFTON,
Under Secretary for Lands.

CANCELLATION OF RESERVE 2639
(MECKERING AGRICULTURAL AREA).

3103
3104
Department of Lands and Surveys,
Perth, 19th July, 1905.

HIS Excellency the Governor in Executive Council has been pleased to approve of the cancellation of Reserve 2639 (Meckering Agricultural Area), as previously published in the *Government Gazette*.

R. CECIL CLIFTON,
Under Secretary for Lands.

AMENDMENT OF BOUNDARIES OF GINDALBIE STATE FOREST.

2245
1905
Department of Lands and Surveys,
Perth, 19th July, 1905.

HIS Excellency the Governor in Executive Council has been pleased to approve of the undermentioned boundaries of the Gindalbie State Forest, in lieu of those previously published, under the Regulations restricting the Cutting of Timber on Crown Lands, as provided by Section 161 of "The Land Act, 1898":—

Bounded on the South and West by lines starting from a point situate West 270 chains from the 20-mile mark on the Kanowna-Gindalbie Road (1263), and extending East through said 20-mile mark about 740 chains, and North about 910 chains; the opposite boundaries being parallel and equal. (Plans 25 and 34/300.)

R. CECIL CLIFTON,
Under Secretary for Lands.

CANCELLATION OF A GRAZING LEASE.

Department of Lands and Surveys,
Perth, 14th July, 1905.

IT is hereby notified, for general information, that the undermentioned Grazing Lease has been cancelled for non-compliance with the conditions under which it was granted, and the land contained therein will be again open for selection on and after the 31st July, 1905, under Parts V. and VIII. of "The Land Act, 1898."

Corres.	No.	District.	Location No.	Plan.	Name.
8716/04	2639w/68	Kojonup	3109	408/80	Sargent, A. McD.

R. CECIL CLIFTON,
Under Secretary for Lands.

LOTS OPEN FOR SELECTION AS RESIDENTIAL LEASES.

4023
1903
and 516
1905
Department of Lands and Surveys,
Perth, 31st May, 1905.

IT is hereby notified, for general information, that all unsold lots, not reserved, leased, registered under "The Mining Act, 1904," or otherwise legally held, and not exceeding half-an-acre, within the townsites situate on the Goldfields of the State outside the South-West Division, are now open for selection as "Residential Leases," subject to the Regulations published in the *Government Gazette* of the 26th May, 1905, and may be applied for at the offices of the various Wardens and Government Land Agents.

R. CECIL CLIFTON,
Under Secretary for Lands.

LAND OPEN FOR SELECTION.

AVON DISTRICT, NEAR BEECHINA.

5075
1905
Department of Lands and Surveys,
Perth, 19th July, 1905.

IT is hereby notified, for general information, that the areas described hereunder are hereby excluded from Reserve 4967, near Beechina, Eastern Railway, and will be open for selection under Parts V. and VIII. of "The Land Act, 1898," on and after Monday, 14th August prox. :—

1. The area bounded on the North and East by lines starting from a point situate about 56 chains South from the North-West corner of Swan Location 1881, and extending West about 35 chains 55 links, and South about 45 chains; the opposite boundaries being parallel and equal.

2. Bounded by lines starting from a point situate about 13 chains South from the North-East corner of Reserve 2097, and extending North about 68 chains 28 links; East about 40 chains; South about 40 chains; thence East to the Western boundary of Swan Location 1881, and along it South-Westward about 32 chains; thence West to the starting point. (Plan 2/80.)

R. CECIL CLIFTON,
Under Secretary for Lands.

STIRLING ESTATE

(NEAR CAPEL).

2173
1905
Department of Lands and Surveys,
Perth, 12th July, 1905.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of Stirling Estate Lot 156, containing 186 acres 2 roods, being thrown open for selection on and after Monday, 24th July, 1905, at a price of £2 per acre, under the provisions of "The Agricultural Lands Purchase Act, 1896," and in accordance with the Regulations published in the *Government Gazette* of the 10th February, 1905.

All applications received at the Bunbury and Busselton Land Offices and this Office on or before the 24th July, 1905, will be treated as simultaneous; subsequent, however, to such date applications will be treated under the usual conditions of priority.

R. CECIL CLIFTON,
Under Secretary for Lands.

REGISTERED LOTS OPEN FOR SALE.

2203
1905
Department of Lands and Surveys,
Perth, 6th June, 1905.

IT is hereby notified, for general information, that all lots within the Goldfields Townsites in the State, registered under Section 30 of "The Goldfields Act, 1895," or Section 37 of "The Mining Act, 1904," are now open for sale at a price to be determined by the Minister, subject to the holders having complied with the necessary conditions under which the lots were granted.

The holders of such lots must make application to purchase through the Warden, Government Land Agent, or Mining Registrar, within three months from the time of receiving notice (which will be issued by the Warden at an early date) that the lots are open for sale.

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

R. CECIL CLIFTON,
Under Secretary for Lands.

LAND OPEN FOR SELECTION. PRESTON AGRICULTURAL AREA.

PORTION OF RESERVE ^Λ 3190.

*Department of Lands and Surveys,
Perth, 12th July, 1905.*

<sup>1529
1905</sup>
IT is hereby notified that the area described hereunder is excluded from Reserve ^Λ 3190, Preston Agricultural Area, and will be open for selection under Part V. of "The Land Act, 1898," on and after Monday, 7th August prox.

Bounded on the *South* and *East* by lines starting from the North-East corner of Special lease 134/152, and extending West 10 chains and North 5 chains; the opposite boundaries being parallel and equal. (Plan 414A/40.)

R. CECIL CLIFTON,
Under Secretary for Lands.

SPECIAL LEASES.

UNDER "THE LAND ACT, 1898."

*Department of Lands and Surveys,
Perth, 18th May, 1905.*

<sup>3125
1905</sup>
IT is hereby notified that EDWARD JAMES MCCARTHY has applied for a Special Lease, containing 50 acres, for the purpose of obtaining salt, and also one of five acres for shed accommodation and jetty rights, both leases being portions of Middle Island, near Esperance, and for a term of 18 years.

R. CECIL CLIFTON,
Under Secretary for Lands.

*Department of Lands and Surveys,
Perth, 26th May, 1905.*

<sup>3011
1905</sup>
IT is hereby notified that Charles Herbert Carter has applied for a Special Lease (No. 693/152) of portion of Reserve 2720 at Donnybrook, containing 20 acres, for the purpose of a Quarry, for a term of 19½ years from 1st April, 1905.

R. CECIL CLIFTON,
Under Secretary for Lands.

*Department of Lands and Surveys,
Perth, 26th April, 1905.*

<sup>3012
1905</sup>
IT is hereby notified that George Knox MacGill has applied for a Special Lease (No. 692/152) of portion of Reserve 2720 at Donnybrook, containing 10 acres, for the purpose of a Quarry, for a term of 19½ years from 1st April, 1905.

R. CECIL CLIFTON,
Under Secretary for Lands.
26-5-1905.

LAND OPEN FOR SELECTION (NEAR ESPERANCE).

*Department of Lands and Surveys,
Perth, 26th July, 1905.*

<sup>7185
1905</sup>
IT is hereby notified, for general information, that the land outside of Esperance Townsite, which has been temporarily reserved for some time, will be available for selection under Parts V. and VIII. of "The Land Act 1898," on and after Monday, 28th August, prox.

R. CECIL CLIFTON,
Under Secretary for Lands.

OPEN FOR SALE.

*Department of Lands and Surveys,
Perth, 5th July, 1905.*

IT is hereby notified, for general information, that the undermentioned Lot is now open for sale, under the conditions specified hereunder, by public auction, as provided by "The Land Act, 1898," at the following upset price :—

Corres. No.	Town.	No. of Lot.	Condi- tions.	Upset price.	Remarks.
^{12503 1905}	Woolwolling	1	Town	£20	£270, value of improvements, to be added to upset price.

R. CECIL CLIFTON,
Under Secretary for Land.

APPLICATIONS FOR LAND TO BE MADE AT DISTRICT OFFICES.

*Department of Lands and Surveys,
Perth, 4th July, 1905.*

IT is hereby notified, for general information, that on and after the 1st August, 1905, all applications for land must be made at the Land Agent's Office of the district in which the land is situate. The office plans and lithos. show clearly the boundaries of the different districts.

Applications lodged at offices other than the district in which the land is situated will be forwarded on to the correct district office, but applicants must clearly understand that the applications will only take priority from the date of receipt at the office at which they should have been lodged.

R. CECIL CLIFTON,
Under Secretary for Lands.

AMENDMENT OF BOUNDARIES OF STATE FORESTS.

*Department of Lands and Surveys,
Perth, 12th July, 1905.*

<sup>1259
1905</sup>
HIS Excellency the Governor in Executive Council has been pleased to approve of the undermentioned boundaries of the following State Forest in lieu of those previously published under the Regulations restricting cutting of timber on Crown Lands, as provided by Section 161 of "The Land Act, 1898":—

TUCKANARRA STATE FOREST.

Bounded by lines starting from a point situate about 260 chains West from the North-West corner of Reserve ^Λ 3132 (Narlan Lake or Jack's Well), and extending North about 19½ miles, passing through K29 at Yalgowra; thence East about 18½ miles; thence South about 19½ miles, passing along the East boundary of Reserve ^Λ 3133 (Stake Well); thence West to the starting point, passing along the North boundary of Reserve ^Λ 3132 aforesaid. (Plan 7M.)

BULONG STATE FOREST.

<sup>12551
1905</sup>
Bounded by lines starting from the South-East corner of Reserve 7466 and extending East about 8 miles; thence North about 2½ miles; thence East about 9½ miles; thence South to the North shore of Lake Yindarlgooda; thence West along it to a point South of the 50-mile mark on the Bulong-Kurnalpie Road; thence South to the North boundary of East Location 42; thence West to a point South of the South-East corner of Reserve ^Λ 7466 aforesaid, and thence North to the starting point. (Plan 25/300.)

R. CECIL CLIFTON,
Under Secretary for Lands.

THE ROADS ACT, 1902.

*Department of Lands and Surveys,
Perth, 19th July, 1905.*

IT is hereby declared that the undermentioned lands have been set apart, taken, or resumed under Section 17 of "The Public Works Act, 1902," for the purpose of a new road, that is to say :—

FREMANTLE ROAD DISTRICT.

<sup>11943
1905</sup>
No. 1716.

A strip of land, one chain wide, starting from Hamilton Road at the West corner of Subdivisional Lot 4 of Co. Sound Location 5, and extending in a general Easterly direction as surveyed, O.P. Co. Sound 191, passing along the Northern boundary of Lots 2, 3, and 9 of Co. Sound Location 10, to join Road No. 312 at the North-East corner of said Lot 9.

1 acre 3r. 17p. being resumed from Co. Sound Location 5, and 6 acres 2r. 14p. from Co. Sound Location 10. (Plan 341A/40.)

A plan and more particular description of the land so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Governor,
THOMAS H. BATH,
Minister for Lands.

THE ROADS ACT, 1902.

PROPOSED DIVISION OF DISTRICT INTO WARDS.

*Department of Lands and Surveys,
Perth, 25th June, 1905.*

¹⁹⁰²
¹⁹⁰⁴
NOTICE is hereby given that it is the intention of His Excellency the Governor, by Order in Council, after the expiration of 21 days from date of publication of this notice—

1. To divide the Toodyay Road District into three Wards, to be called the North, East, and West Wards, with the respective boundaries as hereunder described.
2. To determine the number of members for each ward as follows:—

North Ward—Two members.

East Ward—Two members.

West Ward—Three members.

NORTH WARD.—Bounded on the *North* by the North boundary of the Road District; on the *East* by part of the East boundary of the Road District; on the *South-Eastward* by the Northern side of Road No. 396, the South-Eastern and part of the South-Western boundaries of Beejoording Townsite; thence by the South-Eastern side of Road No. 146. On the *Southward* by part of the South-Eastern and South-Western boundaries of Coondle Estate to the North corner of C.P. 49/1763; thence by that Location's North-Western boundary and its prolongation South-Westward to a point in prolongation North-Westward of the North-Eastern boundary of Avon Location 2707; thence by a South-Easterly line, passing along said boundary to the Northern side of Road No. 1156; thence North-Westward along said side of road to the North-Eastern corner of Midland Co.'s Location 1953; thence by the latter's North boundary; and on the *Westward* by part of the Western boundary of the Road District.

EAST WARD.—Bounded on the *North-Westward* and *Westward* by the Northern side of Road No. 396, the South-Eastern and part of the South-Western boundaries of Beejoording Townsite, and the South-Eastern side of Road No. 146 to the right bank of the Avon River; on the *South-Westward* by the right bank of the Avon River; on the *Eastward* and *South-Eastward* by parts of the Eastern and South-Eastern boundaries of the Road district.

WEST WARD.—All that portion of the Road District lying Southward of the North boundary of Midland Location 1953 and the Northern side of Road No. 1156 as far as the South-West boundary of C.P. 43/1995; thence by a North-West line, passing along the North-Eastern boundary of Avon Location 2707 and its prolongation to a point in prolongation South-Westward of the North-West boundary of C.P. 40/1763; thence North-Eastward to the latter's North-East corner; thence South-Eastward and North-Eastward, passing along parts of the South-Western and South-Eastern boundaries of Coondle Estate to the Eastern side of Road No. 146.

R. CECIL CLIFTON,

Under Secretary for Lands.

YUNDAMINDERA PUBLIC CEMETERY.

BY-LAWS.

*Department of Lands and Surveys,
Perth, 19th July, 1905.*

¹⁹⁰⁵
¹⁹⁰⁰
His Excellency the Governor in Executive Council has been pleased to approve of the following By-laws under the provisions of "The Cemeteries Act, 1897" (61st Vict., No. 23), and of "The Cemeteries Act, 1899" (63rd Vict., No. 38), for the management of the Yundamindera Public Cemetery (Reserve 7637).

R. CECIL CLIFTON,

Under Secretary for Lands.

BY-LAWS, YUNDAMINDERA PUBLIC CEMETERY.

By virtue of all powers in that behalf vested in them, the Trustees of the Yundamindera Public Cemetery make the following By-laws, that is to say:—

1. That all fees and charges payable to the Trustees, in accordance with Schedule A, shall be paid when applications are made or orders given.
2. That any person desiring ground in the Cemetery for a private grave, vault, tomb, cenotaph, tombstone, and railing, wall, or for any other purpose, shall apply to the Trustees therefor. If approved, the Trustees, on payment of the required fees, shall issue to such person so applying a certificate of right of burial, in the form specified in Schedule B.

3. Any person desiring to place or erect any monument, tombstone, or enclosure in any part of the Cemetery is required by Section 23 of "The Cemeteries Act, 1897," before obtaining permission to do so, to submit a plan of such monument, tombstone, or enclosure, and to specify the materials of which it is to be composed to the Trustees, and to obtain such permission in writing before proceeding with the work, in the form of Schedule D.

(b.) Monumental masons and other tradesmen shall, before commencing any work in the Cemetery, deposit with the Secretary to the Trustees the sum of 10s., which shall be forfeited if the provisions of either of the two preceding By-laws are not complied with to the satisfaction of the Superintendent.

4. Any person who shall erect or place any monument or tombstone or enclosure upon any grave, the exclusive right of which has not been obtained, shall keep the same in repair; and if after receiving one month's notice in writing from the Trustees such repairs are not effected, then the Trustees may order such monument, etc., to be removed.

5. Every person who has the exclusive right of burial in any grave shall keep such grave and any erection thereon in proper repair; and if after receiving notice in writing from the Trustees requiring such repairs to be executed shall fail to do so, then, after the expiration of twenty-eight days, the Trustees may cause such repairs to be executed and may recover the cost thereof from such person before any two Justices in Petty Sessions.

6. (a.) That all applications for interment shall be made to the Secretary of the Trustees, and six working hours shall be given to the sexton prior to the time fixed for the burial, otherwise an extra charge will be made.

(b.) The name, age, and other particulars of the deceased shall be furnished when giving the order, as in Schedule C.

7. The Trustees shall cause all ordinary graves to be dug, but any person desiring to construct a brick grave or vault shall be permitted to construct the same under the direction of the Surveyor, on payment of the required fees; and every coffin placed therein shall be bricked in and made and kept air-tight.

8. That every coffin shall have upon the lid a lead or copper plate with the name of the deceased and date of burial thereon.

9. Every grave shall be at least six feet deep, except those used for the burial of infants, which the Trustees may allow to be of a lesser depth; but no interment shall be allowed in any grave with a lesser depth than three feet from the top of the coffin to the original surface of the ground.

10. That in the case of application for interment in any private grave or vault to which during life the deceased person had no claim, the written consent of the owner shall be given with the application, or other satisfactory evidence that the person desiring to bury therein is entitled to do so.

11. That no burial shall be permitted to take place in the Cemetery without an order for burial being obtained from the Secretary of the Cemetery in the form of Schedule C, and delivered to the sexton of the Cemetery.

(a.) Prior to conducting any interment in the Cemetery, or making use of the Cemetery for any purpose connected with interments, every undertaker shall pay to the Trustees an annual fee of £2 2s., and shall at the time of making such payments give his assent to such conditions as the Trustees may deem fit to impose. Upon such assent being given, and payment of the fee made, he shall receive a "permit" to hold good until the first day of January following; and unless in the possession of such a "permit" no undertaker shall be allowed to engage in or carry out any duty or work within the Cemetery.

12. The hours for burials shall be as follows:—

On week days.

September to April, 8 a.m. to 6 p.m.; May to August from 8 a.m. to 6 p.m.

On Sundays.

Throughout the year, from 9 a.m. to 10 a.m. and from 12 noon to 5 p.m.

13. That no burial shall be allowed to take place before or after the hours above mentioned, except by special permission and upon payment of the fee for burials "not in the usual hours."

14. That the time stated in Schedule "C" for any burial shall be the time for the funeral to be at the Cemetery, and the same shall be punctually observed.

15. That every funeral shall enter by the principal entrance, and thence follow the sexton to the grave. No bicycle, velocipede, carriage, or vehicle except hearses and mourning coaches, shall be permitted to pass the said entrance. Horses shall not be driven faster than at a walking pace, and no horses or other animals shall be ridden through the Cemetery.

16. That every erection shall be placed upon proper foundations, and, if required by the Trustees, shall extend to the bottom of the grave. All refuse and rubbish and material remaining after any work is completed shall be removed from the Cemetery at once and at the expense of the person causing the same.

17. All materials required in the making, repairing, or completion of any work shall be fully prepared before being taken into the Cemetery.

18. That no catacomb shall be allowed.

19. That the Trustees shall not (except in very exceptional circumstances) permit the removal of any corpse from any grave for re-interment in this or any other Cemetery, and before any such exceptional case be dealt with by the Trustees a written application, setting forth the reasons for the proposed removal of such corpse, and verified by a statutory declaration, shall be produced by the nearest available representative of the deceased; and, in the event of such application being granted, the permission of the Colonial Secretary, in addition to the permission of the Trustees, shall be obtained. If found necessary, the coffin shall be enclosed in a second and air-tight wooden or leaden coffin prior to removal.

20. That any workman or other employee employed by the Trustees, or by any other person, shall at all times while in the Cemetery be subject to the supervision, direction, and control of the Surveyor, and shall obey all such directions, and shall be removable from the Cemetery upon any breach of the By-laws or any refusal or neglect to comply with or obey any such directions.

21. Any person taking part in the dressing or attending to any grave shall comply with the following rules, namely:—

- (a.) That no rubbish or any material removed in dressing a grave shall be placed on any other grave or pathway, and if placed on any adjoining ground shall be removed immediately after completion of the work.
- (b.) That no loam shall be taken from any portion of the Cemetery for the purpose of dressing graves.
- (c.) That no grave shall be dressed in wet weather, except by special permission of the Surveyor, nor shall any materials be wheeled or carted along any path or road while the surface is soft by rain or otherwise. Work in all cases must be carried on with due dispatch, and only in working hours.

22. No child under the age of 14 years shall be admitted into the Cemetery except in charge of a responsible person.

23. That no smoking shall be allowed within the Cemetery; nor shall any explosives or fireworks be discharged therein except by special permission, and in the case of a military funeral.

24. That every driver of a hearse, mourning coach, or any other vehicle, and every pedestrian, shall keep strictly to the roadways and paths as laid out respectively, and vehicles shall only be turned at points where provision for doing so is made.

25. That no animals, other than horses drawing hearses or mourning coaches, shall be permitted to enter the Cemetery, except by permission. No dogs shall be admitted into the Cemetery; any found therein shall be liable to be destroyed.

26. That no person in the Cemetery or in its approaches shall commit any nuisance, or trespass or be guilty of any breach of decorum, or cut, pluck, gather, or take out of the Cemetery any flower, plant, shrub, or tree, or any part thereof, or do any injury whatsoever thereto, or to any plot, border, railing, fence, or an erection or road, or remove or interfere with anything laid, built, or placed on any grave or plot or place; and any person so doing shall be proceeded against under the provisions of the Act.

27. That no person shall promote or advertise or carry on within the Cemetery or its precincts or approaches any trade or business or calling, either by solicitation, distribution of cards or circulars, or otherwise, or any other system of advertisement whatever.

28. The Secretary or Surveyor as referred to in these By-laws means the person for the time being employed by the Trustees as such for the Cemetery, and such person or persons shall, subject to the Trustees, exercise a general supervision and control over all matters pertaining to the Cemetery, and to the carrying out of the enforcement of these By-laws; and the direction of such person or persons shall in all cases and for all purposes be presumed to be and to have been the direction of the Trustees.

29. That all fees not paid may be recovered and all proceedings under these By-laws taken before a Resident Magistrate or any two Justices in Petty Sessions, except where otherwise provided for.

30. That a plan of the Cemetery, showing the distribution sections, blocks, graves numbered, a register of burials, certificates of right of burials, shall be kept at the office of the Trustees.

31. That the officiating Minister at any burial shall be given at least six hours' notice prior to the time stated for such burial.

32. Any person committing a breach of any of the foregoing By-laws shall be liable to a penalty not exceeding five pounds, and in the case of a continuing breach, not exceeding one pound for every day during which such breach continues.

Adopted 20th February, 1905.

S. J. OTTERY, } Trustees
GEO. R. MILBANK, } Yundamindera
C. B. WEBB, } Public Cemetery.

YUNDAMINDERA PUBLIC CEMETERY.

SCHEDULES AND LICENSES.

Schedule "A."

	£	s.	d.
Interment in ordinary grave	...	2	0 0
Interment of a child under 7 years	...	1	10 0
Interment of a stillborn child	...	0	10 0
Extras:—			
Sinking grave, 7s. 6d. per foot extra over 6ft. and under 10ft.	...	0	7 6
Re-opening vault	...	2	0 0
Interment without due notice	...	0	10 6
Interment not in usual hours	...	0	10 6
Labels for graves	...	0	7 6
Land for graves:—			
4 x 8, or one lot	...	1	10 0
8 x 8, or two lots	...	2	15 0
12 x 8, or three lots	...	3	15 0

Larger lots on same scale.

YUNDAMINDERA PUBLIC CEMETERY.

Schedule "B."

Certificate of Right of Burial.

No..... Number of grave
Section.....
On application of.....the Trustees of the Public Cemetery have agreed to grant for the term of ninety-nine (99) years unto the said applicant the use for burial purposes of that piece of ground ft. long, wide, lying within that portion of the Cemetery marked Section , Block , Allotment No. on the Plan of the said Cemetery, kept by the Trustees, with permission to erect thereon a monument, tombstone, railing, etc., providing that the approval of the said Trustees has first been obtained, and shall be entitled to have, maintain, and keep such monument, tombstone, railing, etc., subject to such charges as may from time to time be established, and to all existing and future Rules, Regulations, By-laws of the said Trustees, and any Legislative enactment.
The said piece of ground shall be kept and used by the said and his representatives so ely as a burial place, and no other use shall be made thereof.

Date } Trustees.
Fee, £ } Secretary.

YUNDAMINDERA PUBLIC CEMETERY.

Schedule "C."

Order for burial.....
No.....
Age.....
Name.....
Denomination.....
Date of burial..... Time.....
No. of grave.....
Officiating Minister.....
Fee, £
Date.....
To the Sexton, Undertaker.
Please supply one grave for the above. Secretary.

YUNDAMINDERA PUBLIC CEMETERY.

Schedule "D."

To the Sexton, has permission to erect
a..... on grave No....., Block No.
Section.....
Deposit, 10s.
Date..... Secretary.

I, Admiral SIR FREDERICK GEORGE DENHAM BEDFORD, Knight Grand Cross of the Most Honourable Order of the Bath, Governor, etc, etc, etc, do hereby approve of the foregoing By-laws.

FRED. G. D. BEDFORD,
Governor,

19th July, 1905.

THE MINING ACT, 1904.

Department of Mines, Perth, 24th July, 1905.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Governor in Executive Council, on the 19th July, 1905, was pleased to deal with the undermentioned Leases and Applications therefor, as shown below.

W. D. JOHNSON,
Minister for Mines.

GOLD MINING LEASES.

The undermentioned Gold Mining Leases were declared forfeited for breach of the labour conditions, and prior rights of application are granted under Section 105, Subsection 1.

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.	Name of person to whom prior right of application is granted.
Coolgardie	*20	Golden Bar ...	Tindal's Coolgardie Gold Mining Company, No-Liability	Martin, Thomas
Dundas	905	Star of Erin ...	Martin, Hugh; Martin, Robert; Martin, Ernest; Matthiessen, George	Jones, William Blythe
E. Murchison ...	Black Range	82B	Torrance ...	Muir, Robert; Bonham, Frank; Torrance, Melville; Moses, Arthur Gilbert	Green, Michael
Mount Margaret	Mt. Malcolm	1124c	Victory No. 2 ...	Crowl, Wm. Thomas; Williams, Charles Henry	Garvin, Michael; Burrows, Thomas; Garvin, William; McGrath, Martin
Murchison ...	Mt. Magnet ..	759x	Yule Tide ...	Evans, Evan Parkinson ...	Buckingham, John
N. Coolgardie ...	Niagara ...	596G	Plenty ...	Poulter, Albert ...	Schultz, Frederick August; Johnson, Edward W.
Yilgarn	646	Missing Link ...	Hatt, David; Lang, Samuel Carsley	McIntyre, Archibald McPherson; McIntyre, George; Styles, Roy.
		655	Sunbeam North...	Jones, John ...	Mackey, Edmond Patrick

The Lessees of the undermentioned Gold Mining Lease were fined the sum set opposite the same as an alternative to forfeiture of such lease for breach of labour conditions. In the event of such Fine not being paid within the period mentioned hereunder, then the lease will be forfeited forthwith.

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.	Fine.	Applicant for Forfeiture.	Period within which Fine is to be paid.
Murchison ...	Nammine...	544x	Ingliston Consols South ..	Roberts, John Archibald; Roberts, Chas. McDonald	£25 0 0	Caleb, James ...	On or before 1st August, 1905.

The Surrenders of the undermentioned Gold Mining Leases were accepted.

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
N. Coolgardie ...	Niagara ...	650G ...	Standard ...	Pollock, Robert Hackfath, William
Yilgarn	*567 ...	Wimmera ...	Hatt, David Lang, Samuel Carsley

The surrender of the undermentioned Residential Lease was accepted.

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
East Coolgardie	1	...	Matthews, Edwin

* Conditionally.

THE MINING ACT, 1904—continued.

The undermentioned Applications for Gold Mining Leases were approved (subject to survey).

Goldfield.	District.	No. of Application.	Goldfield.	District.	No. of Application.
Coolgardie	4144, 4148, 4172, *4173	Mt. Margaret...	Mt. Margaret	1627r
Dundas	941	Murchison ...	Naamne ...	578N, 597N, 602N
E. Coolgardie...	...	4177E, *4185E, *4187E	N.E. Coolgardie	ulong ...	986r
E. Murchison	Black Range	152B, 154B, 179B	Yilgarn	658, 668, 669, 670, *671, *673, 676

The undermentioned Application for a Mineral Lease was approved (subject to survey).

Goldfield.	District.	No. of Application.
Coolgardie	51

MINER'S HOMESTEAD LEASE.

The undermentioned Application for a Miner's Homestead Lease was approved (subject to survey).

Goldfield.	District.	No. of Application.
East Coolgardie	83E

* Conditionally.

NOTICE OF INTENTION TO RESUME MINING TENEMENTS ON BEHALF OF HIS MAJESTY.

4523
1905

TAKE NOTICE that it is the intention of the Warden of North Coolgardie Goldfield, on the 22nd day of August, at 10 a.m., to issue out of the Warden's Court at Kookynie orders authorising the resumption of possession for and on behalf of His Majesty, in accordance with Regulation 107 under "The Mining Act, 1904," of the undermentioned mining tenements.

Each order may issue in the absence of the registered holder, but should he desire to object to such issue he must, within 21 days from this date, lodge at the Warden's Office, Kookynie, an objection in the form of Schedule 11 under the Regulations, containing the grounds of such objection, and on the date mentioned the Warden will proceed to hear and determine the same in accordance with the evidence then submitted.

Department of Mines, Perth, 7th July, 1905.

H. S. KING,
Secretary for Mines.

NIAGARA DISTRICT.

Mining Tenement.	Reg. No.	Registered Holder
Business Area ...	202G	Nielsen, Edward
Do ...	204G	Flynn, Joseph Patrick
Residence Area ...	207G	Thompson, John
Do ...	208G	Laburnie, Matilda Jane
Do ...	213G	Arkley, James A.
Do ...	214G	Frew, Thomas J.

YERILLA DISTRICT.

Mining Tenement.	Reg. No.	Registered Holder.
Business Area ...	14R	Isaac, Robert
Do ...	15R	Parry, A. S.
Do ...	18R	Parker, G. L.
Do ...	20R	Brockley, J.
Do ...	22R	Scarlett, W. A.
Do ...	27R	McKay, A.
Do ...	31R	Keegan, Thomas
Do ...	36R	Kilkelly, M.
Do ...	38R	Baker, G. N.
Do ...	41R	Hague, Henry
Do ...	45R	Hyde, S. J., and Bantleman & Roney
Do ...	74R	Farrell, Thomas
Do ...	88R	Ireland, Charles, and McNamara, J. T.
Do ...	95R	Brown, William James
Do ...	97R	Finlay, Richard
Do ...	98R	Pearce, William James
Do ...	102R	Moloney, Bridget
Do ...	104R	Sangster, Robert
Do ...	107R	Shaw, George
Do ...	110R	Nielsen, Edward
Do ...	111R	Mills, Frank
Do ...	112R	Murray, Patrick

YERILLA DISTRICT—continued.

Mining Tenement.	Reg. No.	Registered Holder.
Business Area ...	114R	Clarke, Joseph
Do ...	123R	Lowe, Frederick
Do ...	144R	Perry, William, jun.
Do ...	147R	Pyrne, James Patrick
Do ...	156R	Fennell, Stephen
Do ...	157R	Valkenburg, William Peter
Do ...	168R	McLean, Henry
Do ...	172R	Dinan, Denis
Do ...	173R	Bond, Thomas H.
Do ...	174R	Pearson, Rowland
Do ...	175R	Hodge, Philip
Do ...	176R	Hazell, George Frederick
Do ...	180R	Hansen, Rasmus
Do ...	184R	Watson, John
Do ...	185R	Harrop, William
Do ...	186R	Hansen, William Henry
Do ...	190R	Dunlop, James
Do ...	195R	Brown, Thomas, and Collier, William
Do ...	198R	Ingram, George
Do ...	204R	McGuire, Arthur James
Do ...	205R	Murtagh, J. J.
Do ...	209R	O'Brien, Thomas
Do ...	210R	Miller, Albert Edward
Do ...	211R	Jolly, Edward Webber
Do ...	217R	McFie, Archibald R. W.
Do ...	221R	Grant, J. McIntosh
Do ...	224R	Alderdice, J. G.
Do ...	232R	Daly, James
Do ...	236R	Lowe, Fred.
Do ...	245R	Brown, John Alex.
Do ...	248R	Murray, Alfred Edward B.
Do ...	249R	Holmes, Emily
Do ...	250R	Williams, John Thomas
Do ...	251R	Aghan, William Henry
Do ...	253R	Volver, Alice
Do ...	254R	Gamble, William
Do ...	257R	Hutton, Charles G.

NOTICE.

Department of Mines,
Perth 29th March, 1905.

COPIES of "The Inspection of Machinery Act, 1904," may now be obtained at the following offices:—

Department of Mines, Hay Street, Perth;
Chief Inspector of Machinery's Office, Wellington Street, Perth;

The Offices of the Clerks of Court in the South-West District (excepting Perth and Fremantle):

Mining Registrars' Offices on the Goldfields.

H. S. KING,
Secretary for Mines.

Department of Mines,
Perth, 14th July, 1905.

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: G.M. Lease 3108.

" " Water Lease 5.

Kunanalling District: G.M. Lease 456s.

EAST COOLGARDIE GOLDFIELD.

G.M. Leases 225e, 352e, 1114ae, 1163e.

NORTH COOLGARDIE GOLDFIELD.

Menzies District: G.M. Leases 3914z, 4930z, 4914z, 4948z, 4965z, 4966z, 4976z, 5011z, 5097z

Niagara District: G.M. Leases 352g, 583g.

Ularring District: G.M. Lease 671u.

Yerilla District: G.M. Lease 500n.

MT. MARGARET GOLDFIELD.

Mt. Margaret District: G.M. Leases 934t, 936t.

Mt. Malcolm District: G.M. Leases 227c, 992c.

MURCHISON GOLDFIELD.

Cue District: G.M. Lease 1041.

Mount Magnet District: G.M. Leases 151m, 201m, 264m, 327m, 368m.

Day Dawn District: G.M. Leases 221b, 223r.

YALGOO GOLDFIELD.

G.M. Leases 469, 470.

EAST MURCHISON GOLDFIELD.

East Murchison District: G.M. Leases 542, 548, 550.

Black Range District: G.M. Lease 11b (683).

BROAD ARROW GOLDFIELD.

G.M. Lease 45w.

YILGARN GOLDFIELD.

G.M. Leases 554, 562.

PHILLIPS RIVER MINING DISTRICT.

G.M. Lease 43.

H. S. KING,
Secretary for Mines.

MINING ACT, 1904.

NOTICE OF INTENTION TO FORFEIT LEASES FOR
NON-PAYMENT OF RENT AND FINES DUE.

FINAL NOTICE.

Department of Mines, 21st July, 1905.

IN accordance with Section 96 of "The Mining Act, 1904," notice is hereby given that unless rent and fines due for the current year be paid on the undermentioned leases within 30 days from the date hereof, it is the intention of

the Governor, under the provisions of Section 97 of the Mining Act, to forfeit such leases for breach of covenant, viz., non-payment of rent.

WILLIAM DARTNELL JOHNSON,
Minister for Mines.

OUTSIDE PROCLAIMED GOLDFIELD.

NEWCASTLE.

Mining Leases on Private Property.

Present No.	Name of Lease.	Registered Lessees.
6PP	Eureka	Dowd, Timothy; Connor, Bernard Maurice.
8PP	Eureka Extended	Do. do
11PP	Eureka North ...	Do. do
19PP	Commonwealth...	Atkinson, James; Atkinson, Richard Daniel; Haslemore, Samuel.

THE MINING ACT, 1904.

(Section 105, Sub-section 2.)

Department of Mines,

Perth, 14th July, 1905.

TENDERS FOR LEASING FORFEITED G.M. LEASE 755M (MT. MAGNET), MURCHISON GOLDFIELD.

TENDERS (endorsed "Tender for Leasing G.M.L. 755m"), addressed to the Warden, Cue, are invited, and will be received up till 12 noon on Monday, 31st July, 1905, from persons desirous of leasing, for mining purposes, the ground comprised in forfeited Gold Mining Lease 755m, known as "New Chum," situated in the Mt. Magnet District of the Murchison Goldfield, and containing six (6) acres, more or less.

Tenderers shall state in their tenders what amount of premium they are prepared to pay for a lease of the ground. A marked cheque for the amount of premium offered to accompany tender.

The usual conditions applicable to G.M. Leases issued under "The Mining Act, 1904," shall apply to any lease granted pursuant to this notice.

H. S. KING,
Secretary for Mines.

THE Hon. the Minister for Lands has been pleased to approve of the following addition to the Schedule of the Noxious Weeds Act:—

Noogoora Burr (*Xanthium strumarium*).

ALEX. CRAWFORD,
Acting Under Secretary for Agriculture.

WESTERN AUSTRALIAN GOVERNMENT
RAILWAYS.

Errata.

THE following corrections should be made to the Classification, Rates, and General Regulations, which appeared as a supplement to *Government Gazette*, No. 39, dated the 7th July, 1905:—

Page 12.

Regulation No. 36, sub-clause (b):

Delete the figures "32" in the second line, and insert "30" in lieu thereof.

Page 20.

Barcelona Nuts:

Delete the figure "3" in O.R. column, and insert same in O.k. column, opposite "Banners and Flags."

Page 23.

Coal:

"(See page 60)" should read "(see page 59)."

Page 27.

Hides, in bundles:

Delete the letter "B" in O.R. column.

Hides, loose:

Delete the letter "C" in O.R. column, and insert "1" in lieu thereof.

Uralite: Page 37.

Insert "1" in C.R. column.

Coal: Page 59.

Delete the words "Class M," and insert "1s. 3d. per ton" in lieu thereof.

Page 61.
Concessions to Land Selectors, etc.

Delete the following in the last two lines:—"B plus 50 per cent.," and insert the letter "C" in lieu thereof.

12th July, 1905.

Page 37.
Upholstery:
Shown as 1 C.R.; alter to 3 C.R.

Page 41.
Alter the A rate for 44 miles from 7s. 2d. to 7s. 3d.

Page 108.
Alter the mileage from Fremantle to, as follows:—
Mungari, 374 Murdong, 243 Muresk, 75
Murray, A.B., 13 Murray Roads Board Siding, 57

Page 101.
Burkenshaw's Siding, shown 9 miles from Fremantle alter to 29 miles.

110.
Todd's Siding, Bellevue, strike out the word "Globe."

Page 113.
Bracket Dalebridge, Edwards' Crossing, and Beverley with Southern Line Branch.
20th July, 1905.

W.R. 4392/1905.

Page 108.
Insert an asterisk after the word "Mungari," in the fourth line, under the heading "List of Stations and Sidings."

Page 117.
Delete the words "Goomalling Branch" in the second column under the heading "List of Platforms, Sidings, etc.," and insert the words "Eastern Goldfields Line" in lieu thereof; also insert the following after the word "Gunga," in the same column:—"Mungari."

To operate from the 1st August, 1905.
27th July, 1905.

W.R. 431/1905.

THE Commissioner of Railways, in pursuance of the powers conferred upon him by "The Government Railways Act, 1904," does hereby fix the following scale of charges and conditions for the conveyance of naval and military forces travelling on duty, and also for the conveyance of stores, horses, etc., and the running of special trains for the Defence Department, and all previous rates and regulations conflicting herewith are hereby repealed:—

NAVAL AND MILITARY OFFICERS AND MEN.—On production of Departmental Orders, two-thirds ordinary single fare for single journeys, and half ordinary return fares for return journeys, will be charged when travelling on duty. Minimum fares: First single, 6d.; second single, 4d. First return, 1s.; second return, 8d. Ordinary fares to be charged if cheaper.

The Commissioner reserves the right not to allow the above-mentioned reduced fares on gazetted holidays, or when holiday excursion fares are in operation to the general public, and to charge full holiday excursion fares on such occasions.

STORES, HORSES, GUNS, AND AMMUNITION.—Half the ordinary rates; but if conveyed by passenger train, full ordinary rates will be charged.

SPECIAL TRAINS FOR DEFENCE DEPARTMENT.—The foregoing reduced fares and rates (subject to the reservation provided for in regard to fares) will apply when Special Trains are run for the Defence Department, but the charge in respect to each of such Special Trains

shall not be less in the aggregate than 8s. per mile each way, unless the return trip is commenced within twelve hours, in which case the minimum charge for the return trip shall be 4s. per mile.

Minimum—Five pounds (£5) per train.
To operate from 1st July, 1905.

QUARTERLY Return, as required, *vide* Clause 54, Government Railways Act, Edward VII., No. 23 of 1904.

Total Gross Receipts for Quarter ended 30th June, 1905	£462,503.
Total Expenditure for Quarter ended 30th June, 1905	£334,035.
Gross cost of Construction, including cost of Locomotives and Rolling Stock and all Incidental Expenditure, as shown in Annual Report for the year ended 30th June, 1904	Railways, £8,955,929. Tramways, £24,581.

26th July, 1905.

W.R. 2731/1905.

IT is hereby notified, for general information, that the following Tender has been accepted:—

Date of acceptance.	Name of Contractor.	Description of Contract.	Amount.
22/7/05	A. E. Hartshorn	Removal of buildings and appurtenances Nos. 131 and 133 Roe Street, and Nos. 217 to 221, inclusive, William Street, Perth	£155 10s.

26th July, 1905.

CONTRACT FOR PURCHASE OF OLD METALS.

TENDERS are invited for the purchase of a quantity of metal turnings, brass tube ends, copper ingots, etc.

Tenders, sealed up and marked on the outside "Tender for Old Metals," will be received at the Office of the Commissioner of Railways, Central Railway Offices, Perth, up to noon on Monday, 7th August next; they are to be accompanied by a deposit (which is to be made by cash or marked cheque) of £250.

Full particulars and conditions of contract may be obtained, and samples may be seen, at the Office of the Chief Railway Storekeeper, Railway Workshops, Midland Junction.

Central Railway Offices, Perth, 27th June, 1905.

LEASE OF SECTIONS NOS. 1 AND 2, No. 1 SHED, FREMANTLE.

TENDERS will be received until noon on Thursday, 20th July, 1905, for the lease, from 1st August, 1905, on a monthly tenancy, of No. 1 Section (200ft. x 95ft.) of No. 1 Shed, Fremantle Railway Yard; also for the lease from 1st August, 1905, on a monthly tenancy, of No. 2 Section (200ft. x 65ft.) of No. 1 Shed, Fremantle Railway Yard.

Tenders must be addressed to the Commissioner of Railways, and marked on the outside "Tender for the lease of No. 1 Section of No. 1 Shed, Fremantle Railway Yard," and must be accompanied by a deposit equal to one month's rent at the rate tendered.

Forms and full particulars may be obtained from the undersigned.

No tender will necessarily be accepted.

WM. J. GEORGE,
Commissioner of Railways.

Central Railway Station,
Perth, 29th June, 1905.

THE ROADS ACT, 1902.

Public Works Department,
Perth, 19th July, 1905.

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

P.W. 6617/1905.
Ex. Co. 2841/1905.

Mr. D. O'CONNELL to be Superintendent of Claremont Water Supply; from 1st July, 1905.

F. L. STRONACH,
Under Secretary for Public Works.

Public Works Department,
Perth, 26th July, 1905.

IT is hereby notified, for general information, that the Minister for Works has approved of the time for making up the Rate Book of the Narrogin Road Board being extended to 1st September, 1905.

F. L. STRONACH,
Under Secretary for Public Works.

Public Works Department,
Perth, 25th July, 1905.

IT is hereby notified that the Minister for Works has approved of the time for making up the Rate Book of the Dundas Road Board being extended to the 12th July, 1905.

F. L. STRONACH,
Under Secretary for Public Works.

THE ROADS ACT, 1902.

Public Works Department,
Perth, 18th July, 1905.

IT is hereby notified, for general information, that the Minister for Works has approved of the time for making up the Northam Road Board's Rate-book being extended to the 11th August, 1905.

F. L. STRONACH,
Under Secretary for Public Works.

Public Works Department,
Perth, 25th July, 1905.

IT is hereby notified, for general information, that the Minister for Works has approved of the time for making up the Rate Book of the Buckland Hill Road Board being extended to the 14th July, 1905.

F. L. STRONACH,
Under Secretary for Public Works.

Ex. Co. 6842/4.
P.W. 6842/4.

GREENOUGH AND UPPER IRWIN ROAD BOARD DISTRICTS.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to appoint Mr. ALBERT ERNEST SANDERSON to hold an inquiry under the provisions of Section 6, Sub-section C, of the Roads Act, at the Agricultural Hall, Mingenew, on 7th day of August, as to the advisability of altering the boundaries of the Greenough and Upper Irwin Road Districts by excluding the "Nanghetty" Estate from the former and adding it to the latter.

F. L. STRONACH,
Under Secretary for Public Works.

PUBLIC WORKS ACT, 1902.
NOTICE OF RESUMPTION.
EASTERN RAILWAY.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Swan District—have, in pursuance of the written approval and consent of His Excellency the Governor, dated the 26th day of July, 1905, been set aside, taken, or resumed for the purposes of a Ballast Pit for the Eastern Railway.

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

SCHEDULE.

No. on Plan, P.W.D., W.A., No. 11995.	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Situation.	Description.	Quantity.
1	Otto Kalmus	Vacant	Beechina, Swan District	Portion of Homestead Farm 1562/74 (Swan Location 1925)	a. r. p. 40 0 0

Certified correct, this 26th day of July, 1905.

P. J. LYNCH,
Minister for Works.

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

Dated this 26th day of July, 1905.

PUBLIC WORKS ACT, 1902.
NOTICE OF RESUMPTION.
EASTERN RAILWAY.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the townsite of Guildford—have, in pursuance of the written approval and consent of His Excellency the Governor, dated the 26th day of July, 1905, been set aside, taken, or resumed for the purposes of the Eastern Railway.

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

SCHEDULE.

No. on Plan, P.W.D., W.A., No. 11929	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Situation.	Description.	Quantity.
1	Crown	Crown	Guildford ...	Portion of Johnson and James Streets ...	a. r. p. 0 0 2·4
2	Do.	do.	do. ...	Portion of Stirling Square	0 0 29·8
3	Do.	do.	do. ...	Portion of Meadow and James Streets ...	0 0 3·2

Certified correct, this 26th day of July, 1905.

P. J. LYNCH,
Minister for Works.

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

Dated this 26th day of July, 1905.

TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date of Closing.	Where and when Conditions of Contract, etc., to be seen.
1905. 11th July	*Wyndham—Gaol Additions Contract	Noon on Tuesday, the 15th August, 1905	Contractors' Room, Perth; the Court House, Derby; the Court House, Broome; and the Court House, Wyndham, on and after the 1st August.
27th July	Guildford—School Alterations and Repairs Contract	Noon on Tuesday, the 15th August, 1905	Contractors' Room, Perth, and at the Court House, Guildford, on and after the 1st August.
27th July	Beverley—Hunt River Bridge—Additions and Repairs Contract	Noon on Tuesday, the 22nd August, 1905	Contractors' Room, Perth; and Court House, Beverley.

*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 Magistrates at Derby, Broome, or Wyndham.

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,

F. L. STRONACH,
Under Secretary for Public Works.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

ACCEPTED TENDERS.

THE following Accepted Tenders are published for general information:—

Tender Board No.	Date.	Contractor.	Description.	Department concerned.	Rate.
337/05	7/7/05	J. Kelly	Firewood for Tin Dressing Plant, Greenbushes, for six months	Batteries Branch of Mines Department	At 12s. per cord
422/05	12/7/05	J. J. Mather	Limestone, to 30th June, 1906:—		
"	"	Do.	Delivery, free on rail, Fremantle	Public Works Department	3s. 4½d. per cubic yard
"	"	Do.	Delivery on punts, Rocky Bay	do	2s. 11¾d. per cubic yard
"	"	Do.	Delivery on punts, Wood Jetty, E. Fremantle	do	3s. 10¾d. per cubic yard
"	"	Do.	Sandstone, to 30th June, 1906:—		
"	"	Do.	Delivery free on rail, Fremantle	do.	4s. 2¾d. per cubic yard
"	"	Do.	Delivery on Punts, Rocky Bay	do.	2s. 11¾d. per cubic yard
"	"	Do.	Delivery on Punts, Wood Jetty, East Fremantle	do.	4s. 3¾d. per cubic yard
372/05	"	The Vacuum Oil Co. ...	Purchase of Kerosene Tins from the Railway Department, f.o.r. Fremantle, to 30/6/07	...	At £1 6s. 0½d. per 100
"	"	Do.	Purchase of Oil Casks from Railway Dept., f.o.r. Fremantle, to 30/6/07	...	At £12 14s. 2d. per 100
372/05	"	McLean Bros. & Rigg...	Purchase of Oil Drums from Railway Department, f.o.r. Perth, to 30/6/07	...	At £4 per 100
423/05	"	Coombe Wood & Co., Ltd.	Thirty Chests of Drawers	Public Works Department	At £2 each
"	"	Robertson & Moffat ...	Thirty Bedsteads ...	do.	At £2 3s. 6d. each
405/05	17/7/05	Peter McInnes	Cartage of general battery supplies from Laverton Railway Station to State Battery, Duketon, for twelve months	Batteries Branch of Mines Department	At £6 7s. 6d. per ton

20th July, 1905.

TRANSFER OF CONTRACTS.

THE following Contracts have been transferred:—

Tender Board No.	Date.	From	To	Service.
459/05	8th July, 1905	G. P. Harris, Scarfe, & Co.	Denny Bros. ...	Supply of Dick's Balata Belting to the Government for 1905-7
456/05	14th July, 1905	W. G. Breton ...	Nicholls & Co. ...	Cartage of Five-head Battery from Goongarrie to Siberia
254/05	17th July, 1905	E. H. Graham ...	A. Vaughan ...	Supply of Firewood for State Battery, Black Range, for six months
468/05	19th July, 1905	R. Bechtel & Co. ...	E. Arundel (trading as "R. Bechtel & Co.")	Supply of Saddlery, etc., to the Government, 1905-7

20th July, 1905.

EXTENSION OF CONTRACTS.

THE undermentioned contracts have been extended:—

Tender Board No.	Date.	Contractor.	Service.	Extension.
322/05	5/7/05	Thomas Statham ...	600 cubic yards bluestone metal, at 9s. per ton ...	Supply of a further 240 cubic yards at same rate.
"	"	G. Burkinshaw... ..	300 cubic yards ironstone gravel, at 4s. 5d. per cubic yard	Supply of a further 128 cubic yards at the same rate.
"	"	J. Spiers... ..	Cartage of 1,500 cubic yards of stone from Perth Railway Station to Wanneroo Road, at 3s. 6d. per ton	Cartage of further 368 cubic yards at the same rate.

By order,

W. H. BENBOW,
Secretary Tender Board.

20th July, 1905.

WESTERN AUSTRALIAN GOVERNMENT
TENDER BOARD.

TENDERS FOR GOVERNMENT SUPPLIES.

Date of notice.	Supplies required.	Date of closing.
1905. July 20th July 19th	500 Tons Cast Iron (scrap) ... Firewood for State Battery, Meekatharra, six months' supply	1905. August 1st August 15th

Tenders are to be addressed to the Chairman W.A. Tender Board, Irwin Street, Perth, and must be properly indorsed.

Particulars and tender forms obtainable on application at the Tender Board Office.

No tender necessarily accepted.

21st July, 1905.

TENDERS FOR NATIVE COAL.

TENDERS will be received until noon on Thursday, 3rd August, 1905, for the supply of 90,000 tons to 100,000 tons per annum of native coal, for the use of the Western Australian Government, for one, two, or three years, commencing on 4th September, 1905.

Forms of tender and conditions of contract may be obtained from the undersigned.

Each tender must be enclosed in a sealed envelope, marked on the outside "Tender for Native Coal," and addressed to the Chairman, Tender Board, Perth.

No tender will necessarily be accepted.

W. H. BENBOW,
Secretary Tender Board.
The Tender Board,
Irwin Street, Perth,
20th July, 1905.

TENDERS ACCEPTED.

Public Works Department,
Perth, 27th July, 1905.

No 390.
THE following list of Tenders, recently accepted, is published for general information:—

Date of Acceptance.	Name of Contractor.	Description of Contract.	Amount.
1905. July 21 ...	T. L. Brown ...	Geraldton Medical Officer's Quarters—Alterations and Repairs	£ s. d. 64 6 6
" 24 ...	H. Bromley ...	Smith's Mill School—Washhouse and Shelter Shed	55 5 0

By order of the Hon. the Minister for Works,

F. L. STRONACH,
Under Secretary for Public Works.

GOVERNMENT LABOUR BUREAU.

CENTRAL OFFICE—PERTH.

WOMEN'S BRANCH—PERTH.

BRANCHES FOR MEN AND WOMEN AT FREMANTLE,
KALGOORLIE, AND CUE.

EMPLOYERS of Labour of every description are requested to make application to the Bureau when in need of workers.

Registers are kept in the various offices of men and women looking for work.

Personal application can be made during the usual office hours.

Interviews between employers and employees can be arranged.

JAMES LONGMORE,
Superintendent of Govt. Labour Bureau.

Education Department,
Perth, 22nd July, 1905.

HIS Excellency the Governor in Executive Council, in pursuance of the powers vested in him by Section 22 of "The Elementary Education Act, 1871, Amendment Act, 1893," has been pleased to approve of the following amendments to Regulations:—

Regulation 53.—After the sentence "Monitors passing the 'C' examination will not be granted a higher certificate than 'C2,'" add the words, "but may be raised to 'C1' after one year's service if the results of their examination and their work in school are considered to justify this."

Omit the following words:—"Teachers will not, except under special circumstances, and by special permission of the Minister, be allowed to sit for the 'B' examination till they have been in Class 'C1' for two years, or teachers in Class 'B1' to sit for the 'A' examination till they have been so classified for three years"; and substitute the following:—"Teachers will be allowed to take the examination for the next class as soon as they reach the higher grade in their class. Although the examination may be passed earlier, two years' service in grade 'C1,' with good reports and a certificate of practical skill from the District Inspector, will be necessary before a teacher can be raised to Class 'B,' and three years' service in grade 'B1,' with similar reports and certificate, before a teacher can be raised to Class 'A.' Service under other Departments may be taken into consideration at the discretion of the Minister."

Regulation 75.—Delete the following words in the seventh and eighth lines "as Senior Monitors, but will be required."

Regulation 85a.—Regulation 85a to read as follows:—

Teachers of Manual Training will be classified as Manual Training Instructors of the 1st, 2nd, or 3rd class, according to the results of the examinations in Woodworking, Drawing, and the Theory of Manual Training, and their skill in teaching.

Teachers holding the final certificates in Manual Training of the City and Guilds of London Institute, or the Educational Handwork Union, or a certificate in Swedish Sloyd, together with certificates in Science Subjects Nos. 1, 2, and 3, and allied subjects of the Board of Education, England, may be appointed as teachers without examination, and will be classified according to the grade and number of their certificate and their skill in teaching.

The 1st Class Manual Training Centre is one in which more than one teacher is employed.

The 2nd Class Manual Training Centre is one in which one teacher is employed throughout the week.

Scale of salaries for instructors in charge of Centres:—

1st Class Instructors (in 1st Class Centres),	£220 to £270.
2nd Class Instructors (in 1st or 2nd Class Centres),	£180 to £220.
3rd Class Instructors,	£140 to £180.

Assistant's Salaries.

1st Class	£170 to £190
2nd "	£150 to £170
3rd "	£110 to £150

These salaries will rise by annual increments of £10 at the discretion of the Minister, if the Inspector's report is good, and the Department is completely satisfied with the teacher's work and conduct during the year.

The annual increments are awarded at the end of each calendar year.

Teachers who hold the Manual Training Certificate in accordance with the syllabus set forth in the circular of May, 1902, and who teach manual

training in their schools, will receive additions to their salaries as follows:—

Teachers holding a 1st Class in the second year, £20 per year.

Teachers holding a 2nd Class in the second year, £15 per year.

Teachers who have passed the 1st Year Examination, £10 per year.

Regulations 65 (b) and 69 (b) shall apply to Manual Training teachers also.

Regulation 90.—Add the word "Provisional" after "B2" in the fourth line and after "C1" in the fifth line.

Regulation 114.—The last sentence of Regulation 114 to be altered to read as follows:—

"If exceptional circumstances should cause the attendance of any day to fall below one-half of the number in average attendance during the previous quarter, a special note should be made of these days when the quarterly returns are forwarded, and the figures for each day should be given."

Regulation 151:

(d) To read as follows:—

(d) Schools with an average of 36-50, £6 per annum (or 10s. per month).

Section (e) to read as follows:—

(e) In schools of over 50 an allowance at the rate of 2s. per room per week may be granted; closets to be counted as one room where the average attendance is over 75. Verandahs and shelter sheds to be counted at half the ordinary rate.

Schedule V.—Add to Schedule V:—

In Half-time Schools the Subjects of Instruction shall be as follows:—Scripture, Reading, Writing, Spelling, Freecarm Drawing, English, Geography, Arithmetic, and Drill.

Government University Exhibition.—Add the following words to Regulation 7:—

Payment may be made in advance, at the discretion of the Minister, if satisfactory security is given for a refund of the amount should the scholar fail to enter the University or to complete his first term satisfactorily.

CECIL ANDREWS,

Inspector General of Schools.

MISSING FRIENDS.

JOHN HENRY DODD alias TOMMY DODD, stout build, age 22 years, height 5ft. 7in., clean shaved, blue eyes, fair complexion; dressed in dark suit and brown soft felt hat; a pugilist. (Information to the Criminal Investigation Branch, Perth.—B2/7803.)

JOHN CHRISTOPHER BENNETT (for description *vide Gazette*, 1903, page 2280), last heard of about the beginning of the month between Black Range and Lawlers, when he was cooking at one of Cobb & Co.'s camps. (Information to the Criminal Investigation Branch, Perth.—B2/5323.)

JOHN GILL alias SULLIVAN, stout build, age about 45 years, height 5ft. 9in., small fair moustache, very dark brown eyes, fair complexion. Believed to be employed about Perth. (Information to the Criminal Investigation Branch, Perth.—B2/7672.)

EDWARD O'ROURKE, slight build, age 26 years, height 5ft. 9in., dark red hair, fair complexion, freckles on face and arms, one foot slightly deformed; may probably be working on one of the goldfields of this State or in the Katanning district. (Information to the Criminal Investigation Branch, Perth.—B2/7630.)

PATRICK NAUGHTON, medium build, age about 40 years, height 6ft. 1in., dark hair turning grey, brown moustache, blue eyes, nose slightly bent, thin visage, fresh complexion; a labourer, a native of South Australia; last heard of on the 12th ult. in the vicinity of Wagin. (Information to the Criminal Investigation Branch, Perth.—B2/7858.)

Registrar General's Office,
Perth, 26th July, 1905.

IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this Office for the Celebration of Marriages throughout the State of Western Australia :—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
1905/328	25th July, 1905 ...	PRESBYTERIAN CHURCH. The Reverend J. Corson	Midland Junction	Swan.

MALCOLM A. C. FRASER,
Registrar General.

Department of Land Titles.

TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that Charlotte Donegan of Newcastle widow and William James Stewart of Northam but late of Newcastle merchant have made application to be registered as the proprietors of an estate in fee simple in possession as the executors and trustees of the will of Thomas Donegan late of Newcastle deceased in the following parcels of land

Toodyay Town Lots R 3 R 4 and R 5 (containing in the aggregate 2 acres 3 roods and 30 perches)

Bounded on the North-West by 4 chains 50 links of North Street

On the North-East by the South-West boundary of Lot R 2 measuring 6 chains 96 links

On the South by a line measuring 4 chains 56 links and

On the South-West by the North-East boundary of Lot R 6 measuring 6 chains 15 links.

Toodyay Town Lots R 70 R 71 R 72 R 73 and R 74 (containing in the aggregate 5 acres)

Bounded on the North-East by 7 chains 25 links of Fitzgerald Terrace

On the South-East by 6 chains 90 links of Everett Street

On the South-West by a line measuring 7 chains 25 links and

On the North-West by the South-East boundaries of Lots R 75 and R 76 measuring together 6 chains 90 links.

Toodyay Town Lot R 69 (containing 1 acre)

Bounded on the North-East by 1 chain 45 links of Fitzgerald Terrace

On the North-West by 6 chains 90 links of Everett Street

On the South-West by a line measuring 1 chain 45 links and

On the South-East by the North-West boundary of Lot R 43 measuring 6 chains 90 links.

Toodyay Suburban Lot 1 (containing 3 acres 29 perches)

Bounded on the South-East by 3 chains 18 links of North Street

On the North-East by the South-West boundary of Avon Location 69 measuring 10 chains

On the North-West by 3 chains 18 links of the South-East boundary of Avon Location 390 and

On the South-West by boundaries of Avon Locations 390 and 211 measuring together 10 chains.

Avon Location 480 (containing 40 acres)

Bounded on the North-East by a line extending in a North-Westerly direction for 12 chains 50 links from a spot situate 9 chains 28½ links West and 19 chains 2½ links North from the North-West corner of Location 4511

On the South-East by a line extending in a South-Westerly direction for 32 chains from said spot and by opposite boundaries parallel and equal.

Avon Location 508 (containing 40 acres 30 perches)

Bounded on the North-West by 22 chains 3⅞ links of a public road

On the North-East by 18 chains 22⅝ links of a public road

On the South-East by part of the North-West boundary of Location 644 and a boundary of Location 1953 measuring together 22 chains 7 links and

On the South-West by another boundary of Location 1953 and part of the North-East boundary of Location 645 measuring together 18 chains 23⅞ links.

Avon Locations 160 464 500 and 535 (containing in the aggregate 194 acres)

Bounded by lines starting from a point on the North-West boundary of Location 931 situate 25 chains 41 links from the North-East corner of said Location 931 and extending in a North-Easterly direction for 28 chains 71 links passing along part of the North-West boundary of Location 931 thence in a North-Westerly direction for 34 chains 80 links passing along a public road thence in a South-Westerly direction for 28 chains 83 links thence in a North-Westerly direction for 26 chains 55½ links thence in a South-Westerly direction for 32 chains 53 links along a public road thence in a South-Easterly direction for 29 chains 14 links along a public road thence in a North-Easterly direction for 32 chains 52 links thence in a South-Easterly direction for 32 chains 3½ links to the starting point.

AND FURTHER TAKE NOTICE that all persons other than the applicants claiming to have any estate right title or interest in the above parcels of land ARE HEREBY REQUIRED to lodge in this Office on or before the 9th day of September next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth, }
13th July, 1905. }

J. & R. Maxwell, Eagle Chambers, Hay Street, Perth, Solicitors
for the Applicants.

TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that William Henry John Strickland of Perth in the State of Western Australia the Chairman for the time being of the Western Australian Turf Club has made application to be registered as the proprietor of an estate in fee simple in possession as such Chairman in the following parcel of land situate in the Swan District and being

Lot 249 of Swan Location 33 (containing 1 acre 2 roods 2 perches)

Bounded on the North-East by 15 chains 30⅞ links of the South-West boundary of Location 823 extending North-West from the South corner of said Location 823

On the North-West and South-West by boundaries of Lot 246 of Location 33 measuring respectively 1 chain and ⅞ of a link and 15 chains 11⅞ links and

On the South-East by 1 chain of other part of Location 33.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 31st day of August next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth, }
27th July, 1905. }

E. G. S. Hare, Barrack Street, Perth, Solicitor for the
Applicant.

⁵⁸¹
1905 TRANSFER OF LAND ACT, 1893.

(Sections 121 and 122.)

TAKE NOTICE that the Right Honourable Sir John Forrest G.C.M.G. David Forrest and Kimberley Fitzroy Forrest Executors of the will of the late Alexander Forrest C.M.G. deceased and the proprietors of Mortgage No. 467/1900 to secure the sum of £600 and interest have made application to the Commissioner of Titles for an Order foreclosing the right of William Stobbart of Coolgardie to redeem the land hereinafter described the said William Stobbart being the registered proprietor of the said land and that by direction of the said Commissioner I hereby offer for sale the following parcels of land, viz.:—
Coolgardie Town Lot 22 (particularly described in Certificate of Title Volume LXIII. Folio 144)

Certificate of Title of Coolgardie Town Lot 416 (particularly described in Certificate of Title Volume LXXVII. Folio 176).

AND FURTHER TAKE NOTICE that after the 2nd day of September 1905 an Order for foreclosure may be issued to the said Mortgagees unless in the interval a sufficient sum has been obtained by the sale of the land to satisfy the principal and interest moneys secured and all expenses incurred in and about such sale and proceedings.

The amount due in respect of principal and interest and all expenses incurred was on the 15th day of July 1905 £664 18s. 8d.

Dated at the Titles' Office, Perth, this 20th day of July, 1905.

ALFRED E. BURT,
Registrar of Titles.

James & Darbyshire, 243 St. George's Terrace, Perth,
Solicitors for the Applicants.

⁵⁸²
1905 TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that Thomas Saw of 20 Nash Street Perth in the State of Western Australia landowner has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Canning District and being

Part of Canning Location 31 (containing about 1919 acres)

Bounded by lines starting from the South-East corner of Kelmscott Townsite and extending West along the South boundary of said Townsite for 31 chains 32 links thence in a South-Westerly direction for 283 chains 49 links and in a South-Easterly direction for 68 chains 62 links along boundaries of another part of Location 31 thence in a North-Easterly direction for 78 chains 56 links passing along part of the North-West boundary of Location 24 thence in a North-Westerly direction for 15 chains 81 links North-Easterly for 31 chains 62 links and South-Easterly for 15 chains 81 links along boundaries of another part of Location 31 thence in a North-Easterly direction for 181 chains 59 links passing along part of the North-West boundary of Location 23 and the North-West boundaries of Locations 88 and 91 thence North for 54 chains 83 links along the West boundary of Location 32 to the left bank of the Canning River thence along the left bank of said river downwards to its intersection with the East boundary of Kelmscott Townsite thence South along said East boundary for 20 chains 10 links to the starting point.

Bounded on the inner part by public roads by part of the South-Western Railway Reserve by Reserve 6774 and by the part of Location 31 registered in Memorial Book XIV. No. 358.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 16th day of September next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth, }
20th July, 1905. }

⁵⁸⁰
1905 TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that Sir George Shenton of Perth Knight and Ernest Chauner Shenton of Perth Esquire have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcels of land situate in the Victoria District and being

Victoria Location 314 and part of Victoria Location 32
(containing together 158 acres)

Bounded by lines starting from the South-West corner of Appertarra Agricultural Area Lot 1 and extending East 25 chains 8 links and North 22 chains 2 links along boundaries of said Lot 1 thence East 20 chains 15 links along boundaries of Lots 1 and 2 thence South 30 chains along boundaries of

Lots 2 and 3 thence West 20 chains 7 links thence South 32 chains 12 links thence West 25 chains 10 links along the North side of Bandy's Road thence North 40 chains 22 links to the starting point

Bounded on the inner part by a public road.

Parts of Victoria Locations 141, 359, 331, 140, 315, and 256
(containing in the aggregate about 351 acres)

Bounded by lines starting from the North-East corner of Victoria Location 1693 and extending West 8 chains 63 links along the North boundary of said Location 1693 thence along boundaries of Northampton townsite as follows:—North 24 chains East 26 chains 15 links North 10 chains East 25 chains and South 11 chains thence East 13 chains 78 links along a public road thence South 29 chains 3 links along a public road thence West 2 chains 77⁶/₁₀ links along a public road thence South 30 chains 77 links along a public road and part of the West boundary of Location 2184 thence West 26 chains 6 links along the North boundary of Location 2762 thence along boundaries of Location 410 as follows:—North 14 chains 77 links West 10 chains South 15 chains and West 17 chains 52 links thence North 37 chains along a boundary of Location 410 and the East boundary of Location 1693 to the starting point

Bounded on the inner part by a public road by the part of Location 315 registered in memorial Book VIII. No. 1043 and by the parts of the above-mentioned locations resumed by the Commissioner of Railways for the purposes of the Geraldton-Northampton Railway

And for the like estate in the right to search for work get and remove all mines veins lodes of copper lead and other minerals already found or which hereafter may be found lying more than thirty feet under the natural surface of the said land so resumed by the Commissioner of Railways and to sink drive make and use pits shafts drifts adits air-courses and water-courses 30 feet below the natural surface for the purpose of searching for working and carrying away the said minerals but so that the natural surface and the depth of 30 feet below be not entered upon broken or otherwise damaged or impaired.

AND FURTHER TAKE NOTICE that all persons other than the applicants claiming to have any estate right title or interest in the above parcels of land ARE HEREBY REQUIRED to lodge in this Office on or before the 26th day of August next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Land Titles' Office, Perth, }
12th July, 1905. }

Stone & Burt, Hay Street, Perth, Solicitors for the Applicants

⁵⁸³
1905 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 second day of September 1905 to issue to Shair Singh of 164 William Street Perth a Special Certificate of Title to the land described below the duplicate certificate having as is alleged been destroyed by rats or mice.

Dated twentieth day of July, 1905.

ALFRED E. BURT,
Registrar of Titles.

THE LAND REFERRED TO:

Lot 10 of Perthshire Location Ad as the same is registered in Volume CCLXI. Folio 17 in the name of the said Shair Singh.

Haynes, Robinson, & Cox, St. George's Terrace, Perth,
Solicitors for the Applicant.

⁵⁸³
1905 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 Second day of September 1905 to issue to Elizabeth Kate Pead of Roebourne wife of William James Pead of the same place storeman a Special Certificate of Title to the land described below the duplicate certificate having as is alleged been lost.

Dated twentieth day of July, 1905.

ALFRED E. BURT,
Registrar of Titles.

THE LAND REFERRED TO.

Lot 59 of Avon Location U 3 as the same is registered in Volume XXXII. Folio 311 in the name of the said Elizabeth Kate Pead.

Pearson Lyon, of Northam, Solicitor for the Applicant.

434
1905

TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that Jerome Rodoreda formerly of Perth in the State of Western Australia but now of Melbourne in the State of Victoria has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the City of Perth and being

Part of Perth Town Lot A 12 (containing
33⁷/₁₀ perches)

Bounded on the South-West by 75⁷/₁₀ links of Hay Street
On the South-East by 2 chains 79⁹/₁₀ links of the North-West boundary of A13 and by opposite boundaries parallel and equal.

The land is more particularly defined on diagram 1998 deposited in the Land Titles' Office.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 23rd day of September next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth,)
27th July, 1905. ;

TRANSFER OF LAND ACT, 1893, AND THE
REAL PROPERTY LIMITATIONS ACT,
1878.

434
1905

TAKE NOTICE that David Stewart of Perth in the State of Western Australia station owner has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the City of Perth and being

Part of Perth Town Lot H 16 (containing ¹/₁₀ of a perch)

Bounded on the South-West by 2³/₁₀ links of Hay Street

On the South-East by about 60 links to the North-West boundary of H 17 and

On the North-West by about 60 links of the South-East boundary of another part of H 16.

The land is more particularly defined on Diagram 2063 deposited in the Land Titles' Office.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 9th day of September next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,
Registrar of Titles.

Land Titles' Office, Perth,)
27th July, 1905. ;

Stone & Burt, Hay Street, Perth, Solicitors for the Applicant.

METROPOLITAN WATERWORKS BOARD.

PURSUANT to Section 48 of "The Waterworks Act, 1889" (53 Vict., No. 13), the Metropolitan Waterworks Board does hereby give notice that a main has been laid in the undermentioned streets in the Municipality of Subiaco:—

Item 164.—Railway Road, an extension in a Southerly direction to Lot 9 of Location 231.

Item 165.—Heytesbury Road, an extension in a Westerly direction to Lot 69 of Location 266.

Item 166.—Hamersley Road, an extension in a Westerly direction to Lot 5 of Location 254.

Item 167.—Finlayson Street, an extension in a Southerly direction to Lot 104 of Location 280.

Item 168.—Austin Street, an extension in a Southerly direction to Lot 6 of Location 310.

Item 169.—Hensman Road, an extension in a Southerly direction to Lot 115 of Location 228.

Item 170.—Subiaco Road, an extension in a Westerly direction to Lot 54 of Location Ae.

Item 171.—Coghlan Road, to connect Subiaco Road and Mueller Road.

Item 172.—Francis Street, an extension in a Southerly direction to Lot 57 of Location 244.

Item 173.—Hamersley Road, an extension in an Easterly direction to Lot 62 of Location 244.

Item 174.—Union Street, an extension in a Northerly direction to Lot 27 of Location 275.

And the said Board is prepared to distribute a constant supply of water therefrom to the lands and premises situate in such streets.

Dated this 21st day of July, 1905.

By order,
J. V. HAWTIN, Secretary.

METROPOLITAN WATERWORKS BOARD.

PURSUANT to Section 48 of "The Waterworks Act, 1889" (53 Vict., No. 13), the Metropolitan Waterworks Board does hereby give notice that a main has been laid in the undermentioned streets in the City of Perth:—

Item 162.—Wright Street, an extension in a Southerly direction to Lot 24 of Sub. 142.

Item 163.—Trafalgar Road, an extension in a Northerly direction to Lot 7 of Location A2.

Item 164.—Horatio Street, an extension in a Southerly direction for 7¹/₂ chains from Waterloo Crescent.

Item 165.—Orange Avenue, an extension in a South-Westerly direction to connect to Stuart Street.

Item 166.—Stuart Street, to connect Lake Street and Palmerston Street.

Item 167.—Nelson Crescent, an extension in an Easterly direction to Location T21.

Item 168.—Victor Street, an extension in a Westerly direction to Lot 17 of Sub. 142.

Item 169.—Joel Terrace, an extension in a Northerly direction to Lot 376 of Location A4.

Item 170.—Joel Terrace, an extension in a Southerly direction to Lot 29 of Location A4.

Item 171.—Derby Street, an extension in a Northerly direction from Cowle Street to Lot 34.

Item 172.—Belvidere Street, an extension in an Easterly direction to Lot 24, Location A2.

Item 173.—Walker Avenue, an extension in a Northerly direction to Lot 129 of Location 131.

Item 174.—Walker Avenue, an extension in a Southerly direction to Lot 71 of Location 134.

Item 175.—Zebina Street, an extension in a Northerly direction to Lot 99 of Location A4.

Item 176.—Wade Street, an extension in a Northerly direction to connect to Bulwer Street.

And the said Board is prepared to distribute a constant supply of water therefrom to the lands and premises situate in such streets.

Dated this 21st day of July, 1905.

By order,
J. V. HAWTIN,
Secretary.

APPOINTMENTS

(Made under Section 23 of "The Health Act, 1898").

THE Central Board of Health has approved of the following appointments made by the undermentioned Local Boards of Health:—

Kalgoorlie.

DR. JOHN G. MACMILLAN to be Officer of Health.

Fremantle.

THOMAS J. SMITH to be Inspector (temporary).

By order,
F. J. HUELIN,
Secretary.

CARNARVON MUNICIPAL COUNCIL.

BALANCE-SHEET for half-year ending 30th April, 1905:—

1904.	RECEIPTS.	£	s.	d.
Mar. 1.—To cash in hand	...	7	12	6
1905.				
April 30.—	„ General rates	80	19	0
	„ Water rates	58	0	3
	„ Loan rates	12	7	11
	„ Dog licenses	10	0	0
	„ Cart licenses	25	10	0
	„ Butchers' licenses	7	10	0
	„ Slaughter-house licenses	2	0	0
	„ Wood-cutters' licenses	1	15	0
	„ Hawkers' licenses	0	15	0
	„ Commonage fees	8	0	2
	„ Fines and fees	5	0	0
	„ Fencing account	39	12	5
Feb. 22.—	„ Cash received from "Loan Working Account" and expended by council previous to flotation of Loan of £500	251	1	5
	„ Overdraft Union Bank	109	2	5
		£697	6	1

1904.	EXPENDITURE.	£	s.	d.
Nov. 1.—By Overdraft Union Bank	...	180	10	7
1905.				
April 30.— „ Maintenance account—				
Wages	98	10	0
Salaries	12	1	2
Survey	2	2	0
Valuator	10	0	0
Dog discs	0	14	4
Stationery	0	2	3
Bank charges	1	7	2
Bank interest	7	18	0
Sundries	40	19	3
Rent	5	0	0
„ Fencing account	85	12	11
„ Loan Working Account—				
Roads	61	10	8
Waterworks	120	1	3
„ Commonage wages	47	14	0
„ Water Supply wages	23	2	6
		£697	6	1

BALANCE-SHEET Loan Working Account for half-year ending 30th April, 1905:—

1905.	£	s.	d.
Feb. 22.—To Balance Union Bank	248	18	7
	£248	18	7
1905.	£	s.	d.
April 30.—By Roads wages	24	0	0
„ Waterworks wages	4	4	0
„ Balance Union Bank	220	14	7
	£248	18	7

Signed (F. WHITLOCK, } Sworn Auditors.
 J. JAMES, }

WM. NEWMAN,
Town Clerk.

Carnarvon, 30th June, 1905.

List of Expenditures of Carnarvon Municipal Council on Loan Works prior to receiving cheque for £251 1s. 5d.:—

Roads—	£	s.	d.
Wages ...	60	0	0
Legal expenses ...	4	7	3
Advertising ...	0	11	6
Sundry purchases ...	8	11	11
	£73	10	8
Waterworks—	£	s.	d.
Lewis & Reid, timber ...	35	0	4
Green (contract) ...	40	0	0
Goods ...	49	17	8
Parker (making tanks) ...	35	14	0
Legal expenses ...	4	7	3
Advertising ...	0	11	6
Gravel ...	12	0	0
	£177	10	9

£ s. d.
73 10 8
177 10 9

Total £251 1 5, as shown in balance-sheet.

WM. NEWMAN,
Town Clerk.

Carnarvon, 30th June, 1905.

ESPERANCE ROAD BOARD.

AT a Meeting of the Esperance Road Board, held on Thursday, 20th July, 1905, the following By-law was made relating to the licensing of camels:—

A license fee of ten shillings per annum shall be paid to the Board by every camel-driver. The said driver to have not more than ten camels in his charge; also a fee of five shillings per annum levied on each camel, irrespective of sex, plying for hire in the District.

By order,

D. E. JONES,
Secretary.

Esperance, 22nd July, 1905.

COOLGARDIE ROAD BOARD.

GENERAL RATE.

AT a meeting of the Coolgardie Road Board, held on the 13th of July, 1905, it was resolved that a General Rate of One Shilling (1s.) in the £ should be levied on the Rateable Value of all Rateable Property within the district, on the basis of Annual Value, in accordance with the provisions of "The Roads Act, 1902."

22nd July, 1905
A. P. WYMOND,
Chairman.

PORT HEDLAND ROAD BOARD.

NOTICE is hereby given that at a Meeting held on the 29th day of June, 1905, it was resolved that a Rate of 1½d. in the £ should be levied on the Rateable Value of all Freehold Rateable property within the district, on the basis of unimproved capital value, and 4d. in the £ on the Annual Rateable Value of all Leasehold Rateable property within the district, for the year ending 30th June, 1906, in accordance with the provisions of "The Roads Act, 1902."

A. E. HARDIE,
Chairman.

EXTRAORDINARY ELECTION.

AN Extraordinary Election will be held on Saturday, the 5th August, 1905, at the Road Board Office, Port Hedland, to elect one Member to fill the vacancy caused by the resignation of A. E. V. Woodroffe.

Nominations from intending candidates, addressed to the Chairman, must be handed in seven days before the date of election.

A. E. HARDIE,
Chairman.

THE WEST ARTHUR ROAD BOARD.

NOTICE.

EXTRAORDINARY ELECTION.

A BYE Election for one member for the above Board vice Mr. E. Thompson, resigned, will be held at the Board's Office (C. F. Brown's), on Saturday, the 19th day of August, 1905. Nominations must be in the hands of the Chairman within seven days of Election.

N. DONNELLY,
Chairman.

THE COMPANIES ACT, 1893.

NOTICE is hereby given that the Registered Office of the Deutsch-Australische Dampfschiffs Gesellschaft (German-Australian Steamship Company) is situate at the Office of Messrs. Strelitz Brothers, in Mount Street, Fremantle, and accessible to the public from 10 a.m. till noon and 2 p.m. till 4 p.m. on all week days, except Saturday, when the office will close at noon, and holidays, when the office will be closed all day.

Dated this 26th day of July, 1905.

MOSS & BARSDEN,
Solicitors for the Company,
Fremantle.

HARRISON SAN MIGUEL PROPRIETARY, LIMITED.

NOTICE is hereby given that the Registered Office or place of business of the above-named Company is situate at Freedman's Buildings, 486 Hay Street, Perth, and that JOSEPH DUFFELL, of the same place, is the Attorney for the said Company in Western Australia.

Dated the 11th July, 1905.

ARTHUR. F. ABBOTT,
Trustee Chambers, 71 Barrack Street, Perth,
Solicitor for the Company in Western Australia.

PUBLIC NOTICE.

THE Registered Office of the Kimberley Pastoral Company, Limited, has been changed from Dalgety's Buildings, Cliff Street, Fremantle, to Nos. 5 and 6 (ground floor), Forrest Chambers, St. George's Terrace, Perth.

D. J. GOYDER,
Secretary.

Perth, 12th July, 1905.

THE ASSOCIATED TAMWORTH MINES, LIMITED.

NOTICE is hereby given that the Registered Office of the above Company is situate at Maritana Buildings, Maritana Street, Kalgoorlie, and that Arthur Vaux Kewney is the Attorney for the Company in Western Australia.

Dated this 19th day of July, 1905.

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

THE BATAVIA SEA AND FIRE INSURANCE COMPANY.

NOTICE is hereby given that the Batavia Sea and Fire Insurance Company intends to cease to carry on business in the State of Western Australia.

Dated the 7th day of July, 1905.

L. ELLSON,
Attorney.

THE TURN OF THE TIDE (NO-LIABILITY),
ENNUIN, WESTERN AUSTRALIA.

I hereby give notice that the Registered Office of the above-named Company is situated on the Mine at Ennuin, 50 miles N.N.W. of Southern Cross, in the Yilgarn District.

JOHN FRANCIS DAVIES,
Attorney for the Company.

THE FREMANTLE GAS AND COKE COMPANY, LTD.

NOTICE is hereby given that the Registered Office of the above Company is situate at 46 Cliff Street, Fremantle.

HAROLD WILKINSON,
Secretary.

Fremantle, 26th July, 1905.

NATIONAL FIRE AND MARINE INSURANCE CO.
OF N.Z.

NOTICE OF REMOVAL.

NOTICE is hereby given that the business of the above Company is now being transacted in offices situate "National Chambers" (late Triggs' Chambers), 81 Barrack Street, Perth.

A. B. PLIMMER,
Manager and Attorney.

LOUISE GOLD MINING CO. (NO-LIABILITY).

NOTICE is hereby given that all Shares upon which the Twentieth (20th) call of One penny (1d.) per Share shall then remain unpaid will be offered for Sale by Public Auction in the Vestibule of the Stock Exchange, Adelaide, on Friday, 4th August, 1905, at 2.30 o'clock p.m. Payments of Calls will be received up to 12 noon on the day of Sale.

By order of the Board,

A. G. BERESFORD,
Secretary.

Pirie Street, Adelaide, 24th July, 1905.

In the matter of "The Companies Act, 1893"
(Section 197, Sub-section 3).

Re BEACONSFIELD CHAMBERS PERMANENT INVESTMENT COMPANY, LIMITED.

NOTICE is hereby given that at the expiration of three months from the date hereof it is my intention, unless cause be shown to the contrary, to strike the name of the above Company off the Register of Companies.

Dated this 25th day of July, 1905.

F. A. MOSELEY,
Registrar of Companies.

Re KNAPPSTEIN & Co., LIMITED.

NOTICE is hereby given that at the expiration of three months from the date hereof it is my intention, unless cause be shown to the contrary, to strike the name of the above Company off the Register of Companies.

Dated this 25th day of July, 1905.

F. A. MOSELEY,
Registrar of Companies.

Re ENID PEARLING COMPANY, LIMITED.

NOTICE is hereby given that at the expiration of three months from the date hereof it is my intention, unless cause be shown to the contrary, to strike the name of the above Company off the Register of Companies.

Dated this 25th day of July, 1905.

F. A. MOSELEY,
Registrar of Companies.

Re THE JUPITER GOLD MINING COMPANY,
LIMITED.

NOTICE is hereby given that at the expiration of three months from the date hereof it is my intention, unless cause be shown to the contrary, to strike the name of the above Company off the Register of Companies.

Dated this 25th day of July, 1905.

F. A. MOSELEY,
Registrar of Companies.

Re THE BARBER AUTOMATIC ELECTRIC DOOR LOCK
COMPANY, LIMITED.

NOTICE is hereby given that at the expiration of three months from the date hereof it is my intention, unless cause be shown to the contrary, to strike the name of the above Company off the Register of Companies.

Dated this 25th day of July, 1905.

F. A. MOSELEY,
Registrar of Companies.

NOTICE TO CREDITORS.

RE STANLEY FRANCIS, DECEASED.

NOTICE is hereby given that all persons having claims or demands upon or against the estate of Stanley Francis, late of Denham, Sharks Bay, in the State of Western Australia, storekeeper, who died at Denham, Sharks Bay aforesaid, on the 12th day of May, 1905, and letters of administration of whose estate and effects were, on the 17th day of July, 1905, granted by the Supreme Court to Jane Elizabeth Celia Francis, of Denham, Sharks Bay, widow, are hereby required to send, in writing, particulars of their claims and demands to the said Jane Elizabeth Celia Francis on or before the 14th day of August, 1905. And notice is also given that after the last-mentioned date the said Jane Elizabeth Celia Francis will distribute the assets of the said Stanley Francis, deceased, amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice. And the said Jane Elizabeth Celia Francis will not be liable for the assets of the said deceased, or any part thereof so distributed, to any person of whose claim she shall not have had notice at the time of such distribution.

Dated the 18th day of July, 1905.

KIDSON & GAWLER,
Henry Street, Fremantle,
Solicitors for the said administratrix.

IN THE WILL AND ESTATE OF EDGAR JAMES TEMPLE
CRUTCHLEY, DECEASED.

PURSUANT to an Act of the Imperial Parliament, made and passed in the 22nd and 23rd years of the reign of Her late Majesty, Chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees" (adopted by Local Ordinance 31 Vict., No. 8): Notice is hereby given that all creditors or persons having claims or demands upon or against the estate of Edgar James Temple Crutchley, late of Mount Morgans, in the State of Western Australia, medical officer (who died at Albany on the 27th day of March, 1905, leaving a will dated the 4th day of February, 1904, whereof he appointed the Western Australian Trustee, Executor, and Agency Company, Limited, the Executor, and probate whereof was granted to the said Western Australian Trustee, Executor, and Agency Company, Limited, on the 22nd day of June, 1905, by the Supreme Court of Western Australia), are required hereby to send full particulars of such claims and demands, in writing, to the said Trustee, Executor, and Agency Company, Limited, or to us, the undersigned, its solicitors, on or before the 19th day of August, 1905. And notice is hereby also given that at the expiration of the last-mentioned date the said Trustee Company will distribute the assets of the said testator amongst the parties entitled thereto, having regard only to the claims and demands of which the Company shall then have had notice, and the said Trustee Company will not be liable for the assets of the said testator, deceased, or any part thereof so distributed, to any person of whose claim the said Trustee Company has not had notice at the time of such distribution.

Dated the 12th day of July, 1905.

RICHARD S. HAYNES & CO.,
Barrack Street, Perth,
Solicitors for the said Company.

NOTICES TO CREDITORS.

PERCY MOIRA SHACKELL, DECEASED.

PURSUANT to "The Administration Act, 1903" (3 Edw. VII., No. 13): Notice is hereby given that all creditors and other persons having any claims and demands against the estate of Percy Moira Shackell, late of Malcolm, in the State of Western Australia, medical practitioner, deceased (who died at Malcolm, aforesaid, on the 4th day of May, 1905, and probate of whose will was, on the 16th day of June, 1905, granted forth of the Supreme Court of the said State to Augustine John Phair, of Malcolm, aforesaid, architect, the sole executor named in the said will), are hereby required to send, in writing, particulars of their claims and demands to the said executor, addressed to him at Malcolm, aforesaid, on or before the 28th day of August, 1905: And notice is hereby also given that, after the expiration of the last-mentioned date, the said executor will proceed to distribute the assets of the said deceased in accordance with the terms of the said will, and will have regard only to the claims and demands of which he shall then have had notice, in writing; and the said executor will not be liable for the assets of the said deceased, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated 19th day of July, 1905.

MAXWELL BROS.,
Solicitors for the said Executor,
Menzies.

RE THOMAS LAUGHLIN SEYMOUR, DECEASED.

NOTICE is hereby given that all persons having claims or demands against the estate of Thomas Laughlin Seymour, late of Bulong, in the State of Western Australia, miner, deceased (who died at Bulong aforesaid on the 28th day of November, 1904, and probate of whose will was, on the 3rd day of February, 1905, duly granted by the Supreme Court of Western Australia to Edward Bryant, of Bulong, aforesaid, miner), are hereby required to send, in writing, particulars of their claims and demands to the said Edward Bryant on or before the 28th day of August, 1905: And notice is hereby also given that after the last-mentioned date the said Edward Bryant will proceed to distribute the assets of the said Thomas Laughlin Seymour among the parties entitled thereto, having regard only to the claims and demands of which the said Edward Bryant shall then have had notice; and the said Edward Bryant will not be liable for the assets of the said deceased, or any part thereof so distributed, to any person of whose claim the said Edward Bryant has not had notice at the time of such distribution.

Dated this 17th day of July, 1905.

STAWELL & COWLE,
Exchange Buildings, Hannan Street, Kalgoorlie,
Solicitors for the Executor.

RE HARRY EUGENE HILL, DECEASED.

NOTICE is hereby given that all persons having claims or demands against the estate of Harry Eugene Hill, late of Kalgoorlie, in the State of Western Australia, lecturer to the School of Mines, at Kalgoorlie aforesaid, deceased (who died at Kalgoorlie aforesaid on the 28th day of February, 1905, and letters of administration of whose estate was, on the 31st day of May, 1905, duly granted by the Supreme Court of Western Australia to Charles Herbert Hill, of Kalgoorlie aforesaid, medical practitioner), are hereby required to send, in writing, particulars of their claims and demands to the said Charles Herbert Hill on or before the 26th day of August, 1905. And notice is hereby also given that after the last-mentioned date the said Charles Herbert Hill will proceed to distribute the assets of the said Harry Eugene Hill among the parties entitled thereto, having regard only to the claims and demands of which the said Charles Herbert Hill shall then have had notice; and the said Charles Herbert Hill will not be liable for the assets of the said deceased, or any part thereof so distributed, to any person of whose claim the said Charles Herbert Hill has not had notice at the time of such distribution.

Dated this 14th day of July, 1905.

STAWELL & COWLE,
Exchange Buildings, Hannan Street, Kalgoorlie,
Solicitors for the Administrator.

RE EMILY ALICE AISBETT, DECEASED.

PURSUANT to an Act of the Imperial Parliament, made and passed in the 22nd and 23rd years of the reign of Her late Majesty, Chapter 35, intituled "An Act to further amend the Law of Property and to relieve

Trustees" (adopted by Local Ordinance, 31 Vic., No. 8): Notice is hereby given that all persons having claims or demands upon or against the estate of Emily Alice Aisbett, late of Southern Cross, in the State of Western Australia (who died at Perth aforesaid on the 26th day of January, 1905, and letters of administration of whose estate and effects were duly granted by the Supreme Court to the West Australian Trustee, Executor, and Agency Company, Limited, of Barrack Street, Perth), are hereby required to send, in writing, particulars of their claims and demands to the said Company on or before the 5th day of August, 1905. And notice is hereby also given that at the expiration of the last-mentioned date the said Company will distribute the assets of the said Emily Alice Aisbett amongst the parties entitled thereto, having regard only to the claims and demands of which it shall then have had notice. And the said Company will not be liable for the assets of the said Emily Alice Aisbett, deceased, or any part thereof so distributed, to any person of whose claim the said Company has not had notice at the time of such distribution.

Dated the 30th day of June, 1905.

STONE & BURT,
Hay Street, Perth,
Solicitors for the said Company.

IN THE SUPREME COURT OF WESTERN AUSTRALIA
—PROBATE JURISDICTION.

In the matter of the estate of Arthur Henry Green, deceased.

WHEREAS on the 20th day of July, 1905, an order to administer the estate and effects of Arthur Henry Green, late of Kalgoorlie, in the State of Western Australia, deceased, who died on or about the 3rd day of December, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the 26th day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 25th day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Henry Holt, deceased.

WHEREAS on the twentieth day of July, 1905, an order to administer the estate and effects of Henry Holt, late of Craunbrook, in the State of Western Australia, farmer, deceased, who died on or about the twenty-eight day of February, 1905, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-sixth day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 25th day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of William Watson, deceased.

WHEREAS on the 20th day of July, 1905, an order to administer the estate and effects of William Watson, late of Lakeside, in the State of Western Australia, contractor, deceased, who died on or about the 15th day of January, 1905, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the 26th day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 24th day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Zachary Houp, deceased.

WHEREAS on the twentieth day of July, 1905, an order to administer the estate and effects of Zachary Houp, late of Torbay, in the State of Western Australia, farmer, deceased, who died on or about the twenty-eighth day of December, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-sixth day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-fifth day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of John Robert Neilson, deceased.

WHEREAS on the twentieth day of July, 1905, an order to administer the estate and effects of John Robert Neilson, late of Bonnievale, in the State of Western Australia, miner, deceased, who died on or about the sixteenth day of April, 1905, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-sixth day of August, 1905.

And, further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 25th day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.—
PROBATE JURISDICTION.

In the matter of the estate of James Brown, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of James Brown, late of Oobagooma Station, in the State of Western Australia, stockman, deceased, who died on or about the twenty-sixth day of October, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-third day of September, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-first day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of William McDonald, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of William McDonald, late of Esperance, in the State of Western Australia, shepherd, deceased, who died on or about the sixth day of October, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the sixteenth day of September, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 24th day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Ah Mew, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of Ah Mew, late of Broome, in the State of Western Australia, storekeeper, deceased, who died on or about the twenty-second day of December, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-third day of September, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-first day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Percy Beaumont, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of Percy Beaumont, late of Bunbury, in the State of Western Australia, kitchen-boy, deceased, who died on or about the sixteenth day of November, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-sixth day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-fourth day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Guiseppe Fogliani, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of Guiseppe Fogliani, late of Collie, in the State of Western Australia, labourer, deceased, who died on or about the ninth day of October, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-sixth day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-fourth day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of James C. M. F. Swan, deceased.

WHEREAS on the 21st day of July, 1905, an order to administer the estate and effects of James C. M. F. Swan, late of Mulga Downs Station, in the State of Western Australia, station hand, deceased, who died on or about the tenth day of October, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-third day of September, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 22nd day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Charles Howard, deceased.

WHEREAS on the twentieth day of July, 1905, an order to administer the estate and effects of Charles Howard, late of Braeside, in the State of Western Australia, stockman, deceased, who died on or about the third day of November, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-third day of September, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-second day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Marinaga Leo Satu, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of Marinaga Leo Satu, late of Cossack, in the State of Western Australia, tender, deceased, who died on or about the twenty-first day of November, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned on or before the sixteenth day of September, 1905.

And, further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-second day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of John Lynch, deceased.

WHEREAS on the twentieth day of July, 1905, an order to administer the estate and effects of John Lynch, late of Fremantle, in the State of Western Australia, labourer, deceased, who died on or about the eleventh day of October, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the nineteenth day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-first day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of John Stewart, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of John Stewart, late of Derby, in the State of Western Australia, kangaroo shooter, deceased, who died on or about the thirtieth day of September, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now, notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned on or before the twenty-third day of September, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-second day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of Karl Nerlich, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of Karl Nerlich, late of Yandernorth, in the State of Western Australia, labourer, deceased, who died on or about the seventeenth day of November, 1904, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the nineteenth day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-fourth day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of James McNamara, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of James McNamara, late of Geraldton, in the State of Western Australia, accountant, deceased, who died on or about the twenty-second day of April, 1905, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the twenty-sixth day of August, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-fifth day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

In the matter of the estate of John Conroy, deceased.

WHEREAS on the twenty-first day of July, 1905, an order to administer the estate and effects of John Conroy, late of Laverton, in the State of Western Australia, miner, deceased, who died on or about the ninth day of April, 1905, was granted by the Supreme Court of the said

State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestates' Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the second day of September, 1905.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this twenty-fifth day of July, 1905.

GERVASE CLIFTON,
Curator of Intestates' Estates.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of John Hughes Bell, of 32 Queen Street, Fremantle, Builder and Contractor, a Debtor.

NOTICE is hereby given that a Meeting of the Creditors of John Hughes Bell, of 32 Queen Street, Fremantle, Builder and Contractor, will be held at our office, Halsbury Chambers, Howard Street, Perth, on Monday, 31st July, 1905, at 3-30 o'clock p.m., under the provisions of the said Act.

Dated this 21st day of July, 1905.

[L.S.] H. R. COOMBS & Co.,
Agents for the Debtor,
Halsbury Chambers, Howard Street, Perth.

BANKRUPTCY ACT AMENDMENT ACT, 1898.

NOTICE OF INTENTION TO DECLARE A FIRST
DIVIDEND.

In estate of Richard Lewis Davenport, Farmer, Katanning.

NOTICE is hereby given that it is intended to declare a First Dividend of Two shillings and sixpence (2s. 6d.) in the above estate on the 12th day of August, 1905.

Dividend will be payable to those Creditors only who have signed or assented to the Deed of Assignment.

Dated this 24th day of July, 1905.

[L.S.] R. L. RICHARDSON,
Trustee, Katanning.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of A. S. Mann and J. M. Plewright, of Balingup, Sawmillers, formerly trading as "Plewright & Mann."

NOTICE is hereby given that a Meeting of the Creditors of A. S. Mann and J. M. Plewright, of Balingup, Sawmillers, formerly trading as "Plewright & Mann," will be held at the offices of H. R. Coombs & Co., Accountants, Halsbury Chambers, Howard Street, Perth, on Thursday, the 3rd day of August, 1905, at 3-30 o'clock p.m., under the provisions of the said Act.

Dated this 25th day of July, 1905.

[L.S.] H. R. COOMBS & Co.,
Agents for the Debtors,
Halsbury Chambers, Howard Street, Perth.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Joseph John Kosky, late of Collie, Bootmaker, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of the above-named Joseph John Kosky will be held at the Office of Arthur George Jenkins, Austral Chambers, 77 Barrack Street, Perth, on the 7th day of August, 1905.

Dated this 27th day of July, 1905.

[L.S.] ARTHUR G. JENKINS,
Solicitor for Joseph John Kosky.

THE BANKRUPTCY ACT, 1892.

Receiving Order.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptcy.
Joseph Dalziel Rudd	Leonora	Contractor and Engineer	Supreme Court, Perth	81 of 1905	22nd day of July, 1905	20th day of July, 1905	Debtor's Petition.

Application for Discharge.

Debtor's Name.	Address.	Description.	Court.	Number.	Date fixed for Hearing.
Augustus Merrifield Richardson	Kalgoorlie	Electrician ...	Supreme Court, Perth	136 of 1904	5th day of September, 1905, at 10-30 o'clock in the forenoon, at the Supreme Court, Perth.

Notice of Intended Dividend.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for receiving Proofs.	Name of Trustee.	Address.
John Bligh Whiteford and Charles Doel (trading as "Whiteford & Doel.")	Midland Junction	Beer Bottlers	Supreme Court, Perth	64 of 1905	14th day of August, 1905.	Morrie Melville Moss	Supreme Court, Perth.

Order made on Application for Discharge.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.
Charles Basden ...	Fremantle	Carrier	Supreme Court, Perth	67 of 1898	20th day of June, 1905	Absolute and unconditional

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. Charles Inkerman Hunter 2. Frederick Lewis Kleemann	1. Red Bluff Hotel, Coolgardie 2. Katanning	1. Hotelkeeper 2. Builder and Contractor	1. Supreme Court, Perth 2. Do.	1. 75 of 1905 2. 76 of 1905	1. 8th day of August, 1905 2. Do.	1. 3 p.m. 2. 3-30 p.m.	1. Supreme Court, Perth 2. Do.	1. 8th day of August, 1905 2. Do.	1. 10-30 a.m. 2. Do.	1. Supreme Court, Perth 2. Do.	1. 27th day of July, 1905. 2. do.

Adjudications.

Debtor's Name.	Address.	Description.	Court.	Number.	Date of Order.	Date of Petition.
Joseph Dalziel Rudd	Leonora	Contractor and Engineer	Supreme Court, Perth	81 of 1905 ...	26th day of July, 1905	20th day of July, 1905
Thomas Joseph Cunningham	Do.	Teamster ...	Do.	56 of 1905 ...	30th day of June, 1905	27th day of May, 1905
Edward Fahey ...	Late of Burtville	Miner ...	Do.	129 of 1904 ...	16th day of February, 1905	24th day of Dec., 1904
Ellen Brown (trading as "Ellen Brown & Co.")	Boyanup and Hamilton	Sawmiller ...	Do.	79 of 1905 ...	20th day of July, 1905	17th day of July, 1905
Charles Inkerman Hunter	Red Bluff Hotel, Coolgardie	Hotelkeeper	Do.	75 of 1905 ...	Do.	6th day of July, 1905
John Robert Mason and William Rees Jones (trading as "Mason & Jones")	Murray Street, Perth	Produce Merchants	Do.	32 of 1905 ...	26th day of May, 1905	16th day of March, 1905

Dated this 27th day of July, 1905.

M. M. MOSS, Official Receiver in Bankruptcy.

ACTS OF PARLIAMENT, ETC., FOR SALE
AT GOVERNMENT PRINTING OFFICE.

	£	s.	d.
Administration Act, 1903	0	1	6
Agricultural Bank Act and Amendments	0	2	0
Amendments to Statutes (slips)	0	5	0
Arbitration Act	0	0	9
Associations Incorporation Act	0	0	6
Auctioneers Act and Amendments	0	1	0
Audit Act	0	1	0
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	9
Beer Duty Act and Amendment	0	1	0
Boat Licensing Act and Amendments	0	1	6
Brands Act	0	1	0
Bread Act, 1903	0	0	6
Building Act and Amendments	0	1	3
Bush Fires Act	0	0	9
Cemeteries Act and Amendments	0	1	6
Coal Mines Regulation Act and Rules	0	1	9
Companies Act and Amendments	0	2	6
Companies Duty Act Continuance Act, 1903	0	0	6
Constitution Act and Amendments	0	2	0
Co-operative and Provident Societies Act, 1903	0	1	3
Copyright Act	0	1	3
Criminal Code Act and Amendment	0	1	9
Criminal Code Act and Rules ($\frac{1}{4}$ 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, 1903	0	0	9
Droving Act	0	0	6
Early Closing Act	0	1	0
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
Factories Act	0	1	3
Fencing and Trespass Acts and Amendment	0	1	9
Fertilisers and Feeding Stuffs	0	0	6
Firms Registration Act and Amendment	0	0	9
Fremantle Harbour Trust Act	0	1	0
Friendly Societies Act and Regulations (pamphlet)	0	1	0
Game Act and Amendment	0	0	9
Goldfields Water Supply Act, 1902	0	1	3
Hansard Report (if bound up in 1 vol., 7s. 6d.; in 2 vols., 12s. 6d.)			
Hansard Report, weekly issue, per copy	0	0	6
Do. do. Sessional subscription	0	10	6
Hawkers and Pedlars Act and Amendment	0	0	9
Health Act and Amendment	0	2	6
Immigration Act and Amendments	0	1	9
Imported Labour Act and Amendments	0	1	3
Industrial Conciliation and Arbitration Act	0	1	6
Inspection of Machinery Act	0	1	3
Interpretation Act	0	0	9
Justices Act	0	1	6
Land Act and Regulations (pamphlet)	0	1	0
Legal Practitioners Act	0	0	9
Licensing Act and Amendments	0	2	3
Life Assurance Act	0	1	9
Local Courts	0	1	6
Local Inscribed Stock Act	0	0	9
Lunacy Act	0	1	6
Marine Stores Act	0	0	9
Marriage Act and Amendment	0	1	9
Married Women's Property Act and Amendments	0	1	0
Masters and Servants Act	0	0	9
Medical Practitioners Act	0	1	0
Metropolitan Water and Sewerage	0	1	6

ACTS OF PARLIAMENT, ETC., FOR SALE—continued.

	£	s.	d.
Mines Regulation Act and Rules (pamphlet)	0	0	6
Mining Act	0	1	6
Mining Development Act	0	0	9
Merchant Shipping Act Application Act, 1903	0	0	6
Municipal Act and Amendments	0	2	6
Navigation	0	1	6
Patent Act and Rules	0	2	3
Pawnbrokers Act and Amendment... ..	0	1	0
Pharmacy and Poisons Act and Amendment, 1903	0	1	3
Police Act and Amendments	0	2	6
Prisons Act, 1903	0	1	0
Public Notaries Act	0	0	6
Public Service Act	0	1	3
Public Works Act	0	1	6
Rabbits Act	0	0	6
Railways (Government)	0	1	6
Roads Act	0	1	9
Stamp Act and Amendments	0	1	9
Standing Orders and Rules (Parliamentary)	0	5	0
Statutes (sessional sets per vol.)	0	10	6
Supreme Court Act Amendment Act, 1903	0	0	6
Supreme Court Rules (bound)	1	0	0
Totalisator Act and Amendment	0	0	9
Trade Marks Act and Amendment... ..	0	1	6
Trade Unions Act	0	0	9
Tramways Act, 1885	0	1	6
Transfer of Land Act and Amendment	0	2	0
Trespass, Fencing, and Impounding Act	0	1	6
Truck Act and Amendment... ..	0	1	0
Trustees Act	0	1	0
Water Boards	0	1	6
Weights and Measures Act and Amendment	0	1	0
Workmen's Wages Act	0	0	6
Workers' Compensation Act and Rules	0	1	0

Other Acts at similar rates.

COMMONWEALTH ACTS, ETC.

	£	s.	d.
Audit Act	0	0	8
Claim against Commonwealth Government Act	0	0	3
Customs Act	0	1	0
Customs Regulations	0	3	0
Customs Tariff Act	0	1	0
Customs Tariff Schedules	0	0	3
Defence Act	0	0	8
Distillation Act	0	1	0
Electoral Act	0	1	0
Electoral Divisions	0	0	3
Election Rules	0	0	3
Extradition Act	0	0	3
Excise Beer Act	0	0	5
Excise Act	0	0	8
Excise Tariff Act	0	0	3
Federal Franchise Act	0	0	3
High Court Procedure Act and Amendment	0	1	9
High Court Rules	0	0	6
High Court Scale of Fees	0	0	6
Immigration Restriction Act and Rules	0	0	6
Interpretation Act, 1901	0	0	5
Interpretation Act, 1904	0	0	3
Judiciary Act	0	0	8
Naval Agreement Act	0	0	3
Naturalisation Act	0	0	3
Pacific Island Labourers Act	0	0	3
Parliamentary Allowances	0	0	3
Patent Act	0	0	8
Patent Regulations	0	1	6
Post and Telegraph Act and Amendments	0	1	3
Property for Public Purposes Acquisition	0	0	8
Punishment of Offences Act	0	0	3
Public Service Act and Amendment	0	0	11
Public Service Regulations	0	0	4
Public Service First Annual Report	0	4	0
Public Service Classification	0	2	0
Royal Commissioners Act	0	0	3
Rules Publication Act	0	0	3
Senate Elections	0	0	3
Service and Execution Act	0	0	5
State Laws and Record Recognition Act	0	0	3
Statutes, sessional vol. (each)	0	15	0
Sugar Rebate Abolition Act	0	0	3
Sugar Bounty Act	0	0	3

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto carried on by CHARLES McDONALD ROBERTS, JOHN ARCHIBALD ROBERTS, and EDWARD MAGNUS DIXON, at Nannine and Meekatharra, as Hotel-keepers, Stock Dealers, Graziers, and Butchers, under the style or firm of "Roberts Bros. and Dixon," has been dissolved by mutual consent on the 23rd day of June, 1905. All debts owing by the firm must be rendered to the Manager of the Western Australian Bank, Nannine, on or before the 17th day of July, 1905, and all debts due to the firm must be paid forthwith at the firm's places of business.

Dated this 28th day of June, 1905.

C. M. ROBERTS,
J. A. ROBERTS,
E. M. DIXON,

By their Solicitor,

A. W. PALFREYMAN.

DISSOLUTION OF PARTNERSHIP.

THE Partnership hitherto existing between HERCULES LANGRISHE GRIFFITH and EDWARD REYNARDSON, trading as "Griffith and Reynardson," Collie, has this day been dissolved by mutual consent.

All accounts due must be paid forthwith to H. L. Griffith, who will also discharge all liabilities of the late firm.

Dated at Collie, this 10th day of July, 1905.

H. L. GRIFFITH.
EDW. REYNARDSON.

Witness to signatures
of both parties—

WM. VERNON OGDEN,
Solicitor, Collie.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore carried on by ERNEST H. SMITH and JOHN KANE, under the style of "Kane & Smith," of Tudhoe Street, Wagin, Plumbers, has been dissolved by mutual consent as from the 12th July instant.

The said Ernest H. Smith will receive all debts owing to and discharge all liabilities of the partnership, and will by himself carry on the business under the style of "Smith & Co."

As witness our hands this 21st day of July, 1905.

E. H. SMITH.
J. KANE.

Witness to the signatures
of the said Ernest H.
Smith and John Kane—

C. MANN,
Solicitor, Wagin.

THE GOVERNMENT GAZETTE.

SUBSCRIPTIONS: The Subscription is at the rate of 12s. 6d. per annum, payable in advance.

Subscriptions are required to terminate at the end of June or December; a less period than six months cannot be subscribed for.

ADVERTISEMENTS are charged at the following rates:—

For the first 8 lines, 4s.

For every additional line, 4d.,

and half price for each subsequent insertion.

The GOVERNMENT GAZETTE is published on FRIDAY in each week, and Notices for insertion must be received by the Government Printer before Ten o'clock on the day preceding the day of publication.

All communications should be addressed to "The Government Printer, Perth."

CONTENTS.

	Page.
Administration Act	2385-9
Agriculture, Department of	2350, 2375
Bank Holidays	2349
Bankruptcy	2389-90
Colonial Secretary's Department	2349-64
Companies	2384-5
Deceased Persons' Estates	2385-9
Education Department	2380
Government Labour Bureau	2379
Health Boards	2363, 2383
Inspection of Machinery Act	2375
Land Titles	2381-3
Lands Department	2364-72
Mines Department	2373-5
Mining Companies	2384-5
Missing Friends	2380
Municipalities	2349-63, 2383
Orders in Council	2350
Partnerships dissolved	2392
Post Office Savings Bank	2364
Premier's Office	2350
Proclamations	2349-50
Public Service Commissioner	2350
Public Works Department	2377-9
Railways	2375-6
Registrar General	2381
Registrar of Companies	2385
Road Boards (see also under "Lands" and "Public Works" Departments)	2384
Tender Board	2378-9
Tenders accepted	2376, 2378-9
Tenders invited	2375-9
Transfer of Land Act	2381-3