

Govern Bazette

AUSTRALIA. WESTERN

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No. 48.]

PERTH: FRIDAY, JULY

[1906.

No. 12073.—C.S.O.

BANK HOLIDAY AT BROOME.

PROCLAMATION C.S.O. $\frac{3}{1} \frac{2}{9} \frac{9}{6} \frac{4}{6}$

WESTERN AUSTRALIA, }

E. A. STONE Governor's Deputy. On behalf of His Excellency Admiral Sir FREDERICK GEORGE DENHAM BEDFORD, Knight Grand Cross of the Most Honour-able Order of the Bath, Governor in and over the State of Western Australia and its Dependencies, etc., etc., etc.

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

Tuesday 7th and Thursday 9th August, 1906, special days to be observed as Bank Holidays in the Town of Broome.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of July, 1906.

By His Excellency's Command,

J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

No. 12083.-C.S.O.

BANK HOLIDAY AT KALGOORLIE.

C.S.O. $\frac{3402}{1900}$

PROCLAMATION

WESTERN AUSTRALIA, } E. A. Stone, Governor's Deputy. [L.S.]

On behalf of His Excellency Admiral Sir Frederick George Denham Bedford, Knight Grand Cross of the Most Honourable Order of the Bath, Governor in and over the State of Western Australia and its Dependencies, etc., etc., etc.

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

Wednesday, 15th August, 1906,

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

Given under my hand and the Public Seal of the said State, at Perth, this 26th day of July, 1906.

By His Excellency's Command,

J. D. CONNOLLY Colonial Secretary.

GOD SAVE THE KING!!!

No. 12084.—C.S.O.

BANK HOLIDAY AT WILUNA.

C.S.O. $\frac{3+7}{1900}\frac{8}{0}$ PROCLAMATION

Western Australia, } E. A. Stone, Governor's Deputy.

[L.S.]

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

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

Wednesday, 8th August, 1906 a special day to be observed as a Bank Holiday in the Town of Wiluna.

Given under my hand and the Public Seal of the said State, at Perth, this 27th day of July, 1906.

By His Excellency's Command,

J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

No. 12085.—C.S.O.

BANK HOLIDAY AT BOULDER.

C.S.O. 3404 PROCLAMATION

Western Australia,
To wit.

E. A. Stone,
Governor's Deputy.

[L. S]

On behalf of His Excellency Admiral Sir
Frederick George Denham Bedford,
Knight Grand Cross of the Most Honourable
Order of the Bath, Governor in and over
the State of Western Australia and its
Dependencies, etc., etc., etc.

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

Wednesday, 29th August, 1906,

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 26th day of July, 1906.

By His Excellency's Command,

J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

No. 12086,---C.S.O.

BANK HOLIDAY AT COOLGARDIE.

 $\frac{3403}{1906}$

PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

E. A. STONE,
Governor's Deputy.

[L.S.]

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

N 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, 8th August, 1906,

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

Given under my hand and the Public Scal of the said State, at Perth, this 26th day of July, 1906.

By His Excellency's Command,

J. D. CONNOLLY,

Colonial Secretary.

GOD SAVE THE KING!!!

No. 12082.--C.S.O.

WAGIN DECLARED A MUNICIPALITY.

7397 7000

PROCLAMATION

WESTERN AUSTRALIA,

E. A. STONE, Governor's Deputy. [L.S.] On behalf of His Excellency Admiral Sir FREDERICK GEORGE DENHAM BEDFORD, Knight Grand Cross of the Most Honourable Order of the Bath, Governor in and over the State of Western Australia and its Dependencies, etc., etc., etc.

HEREAS by "The Municipal Institutions Act, 1900" (64 Vict., No. 8), the Governor is empowered by Proclamation' to declare any town or locality containing rateable property capable of yielding upon a rate not exceeding one shilling in the pound on the annua! value thereof, calculated under the provisions of the said Act, a sum of three hundred pounds, to be a Municipality, and to declare the population of the locality so to be proclaimed: And whereas a petition has been presented to His Excellency Admiral Sir Frederick George Denham Bedford, G.C.B., Governor as aforesaid, praying that the Town Ward of the Wagin District Road Board might be proclaimed a Municipality, signed by not fewer than fifty inhabitants of the said Town Ward who would, upon the incorporation thereof, be liable to be assessed for municipal taxes in respect of land or household residence within the said proposed Municipality: And whereas the said petition was publicly advertised in the Government Gazette on the twenty-second day of June, 1906: And whereas it has been made to appear to the Governor in Executive Council that the Town Ward of the Wagin District Road Board (hereinafter described) contains rateable property capable of yielding the required amount levied as aforesaid, and should be proclaimed a Municipality: Now THEREFORE I, Admiral Sir Frederick George Denham Bedford, Governor as aforesaid, with the advice of the Executive Council, in pursuance of the powers so vested in me by the said Act, do hereby declare the population of the said Town Ward to be under One thousand: And I do with the like advice, by this my Proclamation, declare and proclaim it to be a Municipality under the name, style, and title of "The Mayor and Councillors of Wagin," and do also declare and proclaim the boundaries of the said Municipality to be as follows —

Bounded on the North by the North boundary of Wagin Townsite; on the East by Eastern-most boundary of Wagin Townsite and the Eastern side of Barron Road; on the South by the South boundary of Wagin Agricultural Area Lot 61 and the Southernmost boundary of the townsite; on the West by the Western boundary of the townsite.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of July, 1906.

By His Excellency's command,

J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

No. 12081.—C.S.O.

THE FISHERIES ACT, 1905. PROCLAMATION

WESTERN AUSTRALIA, }
TO WIT.

E. A. STONE,
Governor's Deputy.

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

[L.s.]

WHEREAS by "The Fisheries Act, 1905," it is provided that the Governor may by Proclamation declare, inter alia, that any Western Australian waters shall be closed against the taking of any prescribed species of fish by any means whatever, or against fishing generally, and by any method of capture, during any specified time in any year: And whereas it is desirable that the water known as "Deadwater" should be declared closed as hereinafter provided: Now THEREFORE I, the said Governor, by and with the advice and consent of the Executive Council, do hereby declare as follows:—

That all that portion of Western Australian waters, known as the "Deadwater," situate in Sussex Location No. 11, shall be closed against fishing generally, and by every method of capture, except by means of fishing lines, not being long lines or bultows, from the date of this Proclamation in Government Gazette to the 30th day of June, 1907, inclusive.

Given under my hand and the Public Seal of the said State, at Perth, this 25th day of July, 1906.

By His Excellency's Command,

J. D. CONNOLLY,
Colonial Secretary.

GOD SAVE THE KING!!!

No. 12080.—C.S.O.

DEDICATION OF PUBLIC HIGHWAY. FREMANTLE MUNICIPALITY.

3 4 4 9

PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

E. A. STONE, Governor's Deputy.

[L.S.]

On behalf of His Excellency Admiral Sir FREDERICK GEOUGE DENHAM BELFORD, Knight Grand Cross of the Most Honourable Order of the Bath, Governor in and ever the State of Western Australia and its Dependencies, etc., etc., etc.

WHEREAS by Section 219 of "The Municipal Institutions Act, 1900" (64 Vict., No. 8), it shall be lawful for 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 Fremantle Municipal Cauncil has requested that certain land named and described in the Schedule hereunder, which has been used for a street or way within the Municipality of Fremantle, 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 land to be a public highway; and such land shall, from the date of this Proclamation, be absolutely dedicated to the public as a highway within the meaning of any law now or hereafter in force.

SCHEDULE.

Name of Street.	Width,	Position.	Titles' Office Plan,
Smith Street (late New	links	From Skiuner Street	102
Tuckford Street)	50	to Finnerty Street	

Given under my hand and the Public Seal of the said State, at Perth, this 18th day of July, 1906.

By His Excellency's Command,

J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

THE HEALTH ACT, 1898, EXTENDED TO NARROGIN MUNICIPALITY.

 $\frac{3475}{1906}$

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, the 25th day of July, 1906. Present:

Sir Edward Stone (Governor's Deputy),

The Honourables—
The Minister for Lands, | The Colonial Secretary.
C. A. Piesse, M.L.C.

BY virtue of "The Health Act, 1898" (62 Vict., No. 24),
His Excellency the Governor, by and with the advice
and consent of the Executive Council, does by this Order
extend the provisions of the said Act to the Municipality of Narrogin.

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

THE LAND ACT, 1898. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this eighteenth day of July, 1906.

> Present : Sir Edward Stone, Governor's Deputy.

The Honourables—
The Minister for Lands, The Colonial Secretary.
The Colonial Treasurer, 207 97

years from the date of the lease.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order, and with power of leasing for the purpose ways from the date of any term not exceeding twenty-one years from the date of the lease: AND WHEREAS it is deemed expedient that Reserve $^{\bigwedge}_{3903}$ (Geraldton) should vest in and be held by the Mayor and Councillors of the Municipality of Geraldton, in trust for "Quarry": Now, THEREFORE, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserve shall vest in and be held by the Mayor and Councillors of the Municipality of Geraldton, with power to the said Mayor and Councillors of the Municipality of Geraldton, with power to the said Mayor and Councillors of the Municipality of Geraldton, with the council of Geraldton, with the council of Geraldton, with the council of the Municipality of Geraldton, with the council pality of Geraldton to lease the whole or any portion of the said Reserve for any term not exceeding twenty-one

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

THE LAND ACT, 1898. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 18th day of July, 1906.

Present:

Sir Edward Stone (Governor's Deputy).

The Honourables—
The Minister for Lands, | The Colonial Treasurer,
The Colonial Secretary. $8\frac{5}{0}\frac{9}{7}$ 7

WHEREAS by Section 43 of "The Land Act, 1898," it HEREAS by Section 43 of "The Land Act, 1898," it is made lawful for the Governor, by Order in Council, without issuing any deed of grant, to place any Reserve under the control of any Municipality, Road Board, or other person or persons, as a Board of Management, and to empower such Board to make, repeal, and alter by-laws for the control and management of such Reserves, and prescribe fees for depasturing thereon, and for other purposes: AND WHEREAS it is deemed expedient that 56 and 90 respectively) should be placed under the control of the Goomalling Road Board as a Board of Management: Now, THEREFORE, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby place the before-mentioned Reserve under the control of the Goomalling Road Board as a Board of Management, and doth empower such Board to make, repeal, or alter by-laws for the control and management of the said Reserve, for prescribing fees for depasturing thereon, for directing the manner in which such fees shall be imposed, paid, collected, and disposed of, and to impose penalties not exceeding in any case £5 for any breach thereof, and £2 a day for a continuing breach, but not more than £20 in the aggregate.

F. G. W. HICKLING, Acting Clerk of the Council. Executive Council Chamber, Perth, 25th July, 1906.

IIS Excellency the Governor, by His Deputy, has been pleased to appoint Charles Young Simpson to be Acting Clerk of the Executive Council during the remainder of A. H. Williams' absence on leave.

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

NOTICE.

SOUTH AFRICAN CONTINGENTS.

YLAIMS for War Gratuities cannot be recognised by the Secretary of War if not submitted prior to 31st December, 1906.

Claims should reach the Treasury, Perth, not later than 15th November next.

L. S. ELIOT, Under Treasurer.

No. 12087.—C.S.O.

APPOINTMENTS.

Colonial Secretary's Office, Perth, 26th July, 1906.

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

J. P. NAIRN to act temporarily as District Registrar of Births, Deaths, and Marriages for the Katanning Registry District, to reside at Katanning; from the 18th July, 1906.

HENRY J. WEAR to act temporarily as District $\frac{3453}{1906}$ Registrar of Births, Deaths, and Marriages for the York Registry District, to reside at York; from the 17th July, 1906.

Walter Wardle to act temporarily as Assistant District Registrar of Births, Deaths, and Marriages for the Williams Registry District, to 3456 reside at Narrogin; from the 19th July, 1906.

B. McCleery to act temporarily as District Registrar of Births, Deaths, and Marriages for the Port Hedland Registry District, to reside at Port Hedland, vice W. E. Edwards, resigned; from the 20th July, 1906.

R. O. NUTCHEY to act temporarily as Assistant District Registrar of Birth, Deaths, and Marriages for the Perth Registry District, to reside at Perth, vice Mrs. S. E. Snowball; from the 16th July, 1906.

A. C. Dunn and H. Tamblyn to be Members of the Princess Royal Local Board of Health, vice J. Fortune and D. McFadyen, resigned.

F. D. NORTH, Under Secretary.

No. 12088.—C.S.O.

MUNICIPAL ELECTIONS.

Colonial Secretary's Office, Perth, 26th July, 1906. T is hereby notified that Returns of the Election of Officers to serve on the Committee of the Election of Officers to serve on the Council of the undermentioned Municipalities have been received at this office:

MUNICIPALITY OP KALGOORLIE.

(EXTRAORDINAY ELECTION.)

COUNCILLOR-Samuel Cheney, vice

C. A. Nelson, resigned.

MUNICIPALITY OF DAY DAWN.

(EXTRAORDINARY ELECTION.) Councillor-Steven McNerney,

viceVal Wyatt, resigned.

MUNICIPALITY OF LEONORA.

(EXTRAORDINARY ELECTION.)

Councillors-Harry Liverman, vice Harry Liverman, resigned.

Harris Cohen, vice Harris Cohen, resigned.

Leigh Harris, vice Leigh Harris, re-

signed.
W. W. S. Price, vice W. W. S. Price, resigned.

Robert Stuart, vice Robert Flanders, resigned.

John Moss, vice E. H. Bird, resigned.

F. D. NORTH, Under Secretary. No. 12079.--C.S.O.

LOCAL BOARD OF HEALTH BY-LAWS.

Coloni l Secretary's Office,

Perth, 12th July, 1906.

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

> F. D. NORTH, Under Secretary.

BY-LAWS OF THE BROOME LOCAL BOARD OF HEALTH.

PART I.—GENERAL.

WHEREAS by "The Health Act, 18.98," and the Acts amending the same, the Local Board of Health has power to make By-laws: Now, therefore, in pursuance of the powers in that behalf contained in the said Act and the Acts amending the same, the Local Board of Health doth hereby make the following By-laws:—

The By-laws of the Broome Local Board of Health published in the Government Gazette of the 16th May, 1902, shall be and the same are hereby repealed.

INTERPRETATION.

The following words in these By-laws shall be interpreted as follows:

- "Offensive material" means and includes dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, soil, or any other material which is offensive collected, placed, or found in or about any house, stable, cowhouse, pigsty, lane, yard, street, or place what-
- "House refuse" means and includes all rubbish or waste
- "Closet" means and includes water-closets, earth-closets, and privies.
- "Approved" means approved by the Local Board.
- "Occupier" means the inhabitant occupier of any land-or if there be no inhabitant occupier, the person entitled to the possession thereof, and shall include leaseholder or holder under agreement for lease.
- "Board" means the Local Board of Health for the district of Broome.

BY-LAW No. 1.

Regulating the removal of dust, mud, askes, rubbish, filth, blood off al, manure, dung, or soil collected, placed, or found in or about any house, stable, cowhouse, pigsty, lane, yard, street, or place whatsoever.

- (a.) The occupier or owner of every house or premises shall at least once a week remove therefrom all offensive material found in or about such house or premises.
- (b.) He shall cause such offensive material to be conveyed to such places as may from time to time be appointed by the Board.
- (c.) Every person who shall convey any offensive material through or along any street or lane shall, previous to and during the whole time of such conveyance, cause such offensive material to be covered with a cause such offensive material to be covered with a suitable deodorant, or shall adopt such other precautions as may be necessary to prevent the emission of noxious or offensive odours or effluvium therefrom, and the same shall not be deposited in any place other than the place set apart by the Board for that
- (d.) He shall, for the purpose of such removal, in every case use or cause to be used a suitable vessel or receptacle, cart, or vehicle, properly constructed and furnished with a sufficient covering so as to prevent the escape of the contents thereof.
- (e.) If in the process of such removal any person shall slop or spill or cause or allow to fall upon any foot-way, pavement, carriage-way, or public place any such offensive material, he shall forthwith remove such offensive material from the place whereon the same may have been slopped or spilled or may have fallen, and shall immediately thereafter thoroughly cleanse such place.

BY-LAW No. 2.

Requiring the occupiers of houses or premises to provide boxes or other specified receptacles for the temporary deposit of house refuse.

(a.) The occupier of every house or premises shall, on written notice from the Inspector, and within the time spe_ified in such notice, provide such and so many covered receptacles and of the dimensions and materials required by the Board for the temporary deposit of house refuse.

- (b.) The occupier of such house or premises shall daily collect all house refuse from such premises and place the same in the receptacles, and he shall not permit or suffer any such receptacle to overflow, be left uncovered, or become offensive, and shall, when necessary or when directed by the Inspector or officer of the Board, thoroughly cleanse and disinfect the same forthwith.
- (c.) He shall keep every such receptacle as aforesaid in such place or position as the Inspector may direct, and so as to be convenient for the removal of the contents thereof.
- (d.) He shall cause every such receptacle as aforesaid to be emptied at least once a week, or as often as the Board may direct.
- (e.) He shall, after notice from the Inspector, and within the time stated in such notice, replace by a new and approved receptacle any receptacle that the Inspector may deem to be worn out or unfit for use
- (f.) He shall cause the contents of every such receptacle to be removed at least once a week, or so much more frequently as the Board may from time to time direct, to the depot set apart for the reception of refuse, and there forthwith effectually destroy the contents by burning, or completely burying the same these foir inchargements. at least six inches under the surface of the ground.

BY-LAW No. 3.

For regulating the times and manner of the cleansing, emptying, and managing of earth-closets, privies, cesspools, and places for the deposit of nightsoil, offal, blood, or other refuse matter, etc.

- (a.) The occupier of any premises shall once at least in every week cleanse every earth-closet or privy belonging to such premises, and he shall at such time cause the floor, seat, and riser of every such earth-closet or privy to be thoroughly cleansed.
- (b.) He shall at least once a week thoroughly cleanse every receptacle or place upon his premises used for the deposit of offal, blood, or other refuse matter.
- for the deposit of offal, blood, or other refuse matter.

 (c.) Every person transporting nightsoil, offal, blood, or other offensive matter shall use for the purpose efficient, impervious, and air-tight receptacles, and so constructed as to prevent the escape of any of the contents thereof, or of any noxious or offensive odours or effluvia therefrom whilst in transit, and he shall adopt such other precautions as may be necessary to prevent the emission of noxious or offensive odour or effluvium therefrom, and the transported material shall not be deposited in any place within the district other than the place set apart by the Board for that purpose. by the Board for that purpose.
- (d.) No person shall remove nightsoil or urine, whether mixed with other substances or not, from any place or depot duly authorised for the reception, utilisation, or deposit of the same without first subjecting such nightsoil or other matter to a heat of not less than 212 degrees Fahrenheit for not less than thirty minutes, and then only with the consent, in writing, of the Board of the Board.
- (e.) Every person depositing nightsoil, offal, blood, or other offensive material in any depot duly appointed for that purpose shall deposit such material in a trench not exceeding three feet in depth, and shall immediately after making any such deposit cover it completely with a layer of clean earth not less than also includes thick than nine inches thick.

BY-LAW No. 4.

Requiring all existing cesspools to be cleansed and filled up.

The owner or occupier of any premises upon which there is an existing cesspool shall, within a calendar month after the service of a notice from the Inspector requiring the cleansing and filling up of such cesspool, remove or cause to be removed from any such cesspool all nightsoil, urine, filth, or other offensive matter that may be therein, and thereupon completely fill such cesspool with approved material.

BY-LAW No. 5.

Requiring for each closet the supply of a sufficient number of receptacles for excrementations matter, etc.

Every owner of a closet shall provide in connection with such closet one or more receptacles for excrementitious matter, as required by the Board. He shall cause such receptacles to be constructed out of not less than 22-gauge galvanised iron, and the dimensions of such receptacles shall be 14½ inches high, 13½ inches diameter (inside measurement) when completed. The ring around the top to be made of 1-inch by ½-inch iron, with four holes punched at equal distances apart, and riveted to the body so as to fit same neatly, and be level across the top: the seams of the body shall be folded and grooved and sweated with solder, two straps to be put across the bottom of the pan made of 20-gauge galvanised hoop iron 1½ inches wide, and swaged and riveted to the bottom. Handles made of §-inch round iron shall be properly secured to the external opposite sides of the body at five inches below the top of the body, and projecting not more than two inches from the side thereof. Every owner of a closet shall provide in connection with

BY-LAW No. 6.

Determining the mode and frequency of removal of such receptacles and the disposal of the contents.

- (a.) Every person removing a receptacle from a closet shall at once cover the same with an approved tight-fitting lid, and upon every such removal shall place carefully in the panstead of the closet a cleansed pan of the pattern described in By-law 6, in lieu of the pan removed.
- (b.) He shall then remove the closed pan in a cart or other approved vehicle to the depot, and thereupon dispose of the contents of the pan in the manner prescribed in paragraph (e) of By-law No. 3.
- (c.) Every occupier shall at least once in every week cause each closet pan with its contents to be removed.
- (d.) He shall, if more than six and not more than ten persons use such closet, cause each closet pan with its contents to be removed at least twice a week.
- (e.) He shall, if more than ten and not more than fifteen persons use such closet, cause the pan to be removed at least three times a week.
- (f.) He shall, if more than fifteen and not more than twenty persons use such closet, cause the pan to be removed nightly.
- (g.) He shall not permit any closet on his premises to be used by more than twenty persons.
- (h.) All premises licensed under the provisions of the Wines, Beer, and Spirits Sale Act, and any amendment thereof, shall be provided with double the sanitary accommodation required by these By-laws in respect of private premises.
- (i.) Every occupier shall cause the receptacle to be there occupier shall cause the receptance to be removed from each closet so much more frequently than is prescribed previously in this By-law as the Board may from time to time direct, or provide additional pans to the satisfaction of the Inspector.
- (j.) Every occupier shall cause to be kept in each closet a sufficient supply of approved deodorant, and means for using the same, and shall cause all nightsoil or other matter which may be deposited in the pan of such closet to be immediately deodorised with a sufficient quantity thereof.

BY-LAW No. 7.

Fixing the charge which may be made for removing each receptuele and replacing it by a clean one, and for any other sanitary service.

- (a.) The charge made by any licensed person for removing mights il receptacles and replacing them by clean ones shall be as set out in Schedule "A"; and
- (b.) The charge made by any person for performing any other sanitary service shall be as set out in Schedule "A."

BY-LAW No. 8.

Fixing the charge for the removal of trade or house refuse.

(a.) The charge made on any owner or occupier by any licensed person for removing trade or house refuse shall be as set out in Schedule "A."

BY-LAW No. 9.

Determining to whom and on what conditions licenses to remove nightsoil shall be issued.

- (a.) No license to remove nightsoil shall be issued to any person not authorised by the Board in writing.
- (b.) The conditions upon which licenses shall be issued shall be those set forth in the following By-law.

BY-LAW No. 10.

Imposing penalties on licensees for breach of conditions.

Every licensed nightman shall carry out the requirements of "The Health Act, 1898," and its amendments, and of these Bylaws in relation to his duties, and shall forfeit and pay the penalties set out in Schedule "C" for any breach of the conditions therein.

BY-LAW No 11.

For the mode of carriage of and precautions to be observed in carrying meat to and from abattoirs or butchers' shops or premises; also for the mode of carriage of and precautions to be observed in the carriage of bread and fruit.

- (a.) Every person who shall carry, or cause or suffer or Every person who shall carry, or cause or suffer or permit to be carried, any meat to or from any abattoir or butcher's shop, or who shall carry, or cause or suffer or permit to be carried, any bread or fruit, shall cause such meat or bread or fruit to be carried in a properly covered vehicle, basket, or other receptacle, so as to be completely protected from sun, weather, dust, flies, or other source of contamination.
- (b.) No person trading in meat, bread, or fruit shall suffer or permit any person who is suffering from any contagious or infectious disease, or who is dirty in his person or clothing, to be employed in the handling, packing, or carriage of meat, bread, or fruit.

BY-LAW No. 12.

For the registration annually with the Board of all persons carrying on the trade of cowkeepers, etc.

- carrying on the trade of cowkeepers, etc.

 (a.) Every person who carries on the trade of a cowkeeper, dairyman, or purveyor of milk shall register with the Board; such registration shall be made within three months of the gazetting of this By-law, and afterwards in the month of January in each succeeding year, by all persons who are engaged in any such trade at the time of the aforesaid gazetting; and every person who intends to embark or newly carry on any such trade subsequent to the gazetting of this By-law, shall register in manner aforesaid prior to so embarking or carrying on, and after wards in each succeeding year as aforesaid.

 (b.) Every such person shall make application for register.
- (b.) Every such person shall make application for registration in the form of Schedule "B" hereto, and shall pay the fee set out in Schedule "D" hereto.

BY-LAW No. 13.

For the securing of the cleanliness of bakeries, milk stores, milk shops, and of milk vessels, etc.

- (a.) No person shall carry on the trade of a baker unless the interior face of the walls of the bakehouse or any other building or part of a building in which he carries on his trade are smooth and impervious throughout, nor unless the ceilings shall be properly ceiled, nor unless the floors shall be hard, smooth, and impervious throughouth. and impervious throughout.
- (b.) He shall not carry on the trade of a baker unless the bakehouse or any other building or part of a building which he occupies for the purposes of his trade is properly and effectually ventilated by permanent inlets and outlets, communicating directly with the outer air, in such a way and at such a height as to prevent the entrance into the bakehouse or such other premises of dust and dirt.
- (c.) No bakehouse or other building occupied by him as aforesaid shall be in direct communication with any coal or other cellar, nor with any water-closet, earth-closet, privy, ashpit, ashbin, drain inlet, nor with any wash-house, nor with any room, yard, or area which may be a nuisance, or cause contamination by foul air, dust, or dirt.
- (d.) He shall provide, outside the bakehouse, approved conveniences, and sufficient and suitable materials for personal ablutions.
- (e.) He shall cause all troughs, tanks, utensils, machinery, tools and appliances of every kind used in connection with his trade to be kept always in a thoroughly clean condition, in good repair, and to the satisfaction of the Inspector.
- of the Inspector.

 (f.) He shall cause all the inside surfaces of the walls of his bakehouse, or of any other building or part of a building occupied by him for the purposes of his trade, and all the ceilings thereof, whether such walls or ceilings be plastered or not, to be either properly painted or washed with lime or other approved material, or to be partly painted or partly washed; and where limewash is used, he shall cause the same to be renewed every six months, or oftener, if so required by the Inspector, and where paint is used, he shall cause the same to be thoroughly cleansed at least once in every six months, or oftener, if so required by the Inspector; and the painting shall is renewed whenever required by the Board.

 (g.) He shall cause the whole of the premises wherein he
- (g.) He shall cause the whole of the premises wherein he carries on his trade to be swept and thoroughly cleansed at least once a day, and he shall, at least once in every week, cause all the floors to be thoroughly cleansed.

BY-LAW No. 14.

For prescribing the time of and the precautions to be taken on the removal of pigwash and other filthy matter.

- (a.) No person shall remove any pigwash or other filthy matter between the hours of 9 a m. and 8 p.m.
 (b.) He shall not remove any pigwash or other filthy matter, unless such pigwash or filthy matter be carried in water-tight barrels or tanks securely covered to prevent the escape of any of the contents thereof, or the emission of any offensive odour therefrom
- (c.) He shall cause every tank or barrel used for the removal of any pigwash or filthy matter, and every conveyance or vehicle used for the carriage or removal of any such matter, as aforesaid, to be kept in a thoroughly clean condition, and in good repair.

BY-LAW No. 15.

For the cleansing of all vehicles and other things used for the carriage of meat to and from abattoirs, butchers' shows, and other places.

(a.) Every person who shall carry, or cause or suffer or permit to be carried, any meat to and from any abattoir, butcher's shop, or other place shall cause the vehicle, basket, or other receptacle in which such meat is carried to be first thoroughly cleansed, and kept at all times in a thoroughly clean condition.

(b.) He shall not permit such meat to be wrapped or enveloped in any material, unless such wrapper or envelope is perfectly clean and suitable.

BY-LAW No. 16.

- BY-LAW No. 16.

 For the precautions to be twhen in the carriage of articles of food in vehicles, and other things for delivery to purchasers, and the way in which such articles shall be carried.

 (a) Every person who shall carry, or cause or suffer or permit to be carried, any article of food in a vehicle or other thing for delivery to a purchaser shall not permit or suffer any such article to be carried in a vehicle or other thing that is not perfectly clean, or which has been used for the carriage of manure, dung, filth, or any offensive matter whatever.

 (b) He shall not suffer or permit any person who is suffer-
 - (b.) He shall not suffer or permit any person who is suffering from any contagious or infectious disease, or who is dirty, to be employed in the carriage, handling, or packing of any such article.
 - (c.) He shall cause all such articles, whilst being carried to a purchaser, to be properly protected from contamination.

BY-LAW No. 17.

For the prevention of the sale of diseased and unwholesome fruit or fish in markets, warehouses, shops, streets, and other places, and for the destruction of cases and packing materials which have contained or surrounded such fruit or fish.

which have contained or surrounded such fruit or fish.

No person shall sell or expose for sale in any market, warehouse, shop, street, or other place any fruit or fish which is diseased or unwholesome, and any fruit or fish which in the opinion of an Inspector is diseased or unwholesome shall be destroyed as the Inspector may direct, and all cases or packing material in which such diseased or unwholesome fruit or fish was contained or surrounded shall also be destroyed as the Inspector may direct.

BY-LAW No. 18.

For the prevention of the storage or keeping of bone-dust, etc. No person shall store or keep any bone-dust or artificial or other manure so as to be a nuisance or injurious to health.

BY-LAW No. 19.

- BY-I.AW No. 19.

 For the prevention of the keeping of animals of any kind so as to be a nuisance or injurious to health.

 (a.) Every owner or occupier of a building or premises wherein or whereon any horses or other beast of draught or burden or any cattle, swine, or other animals of any kind may be kept shall provide, if required by the Inspector, in connection with such building or premises a suitable receptacle for dung, mapure, soil, filth, or other offensive or noxious matter which may from time to time be produced in the keeping of any such animal in such building or upon such premises.

 (b.) He shall also, if so required, cause such receptacle
 - or upon such premises.

 (b.) He shall also, if so required, cause such receptacle to be constructed in such a manner and of such materials and to be maintained at all times in such a condition as to prevent any escape of the contents thereof, or any soakage therefrom into the ground or into the wall of any building.

 (c.) He shall, if so required, cause such receptacle to be furnished with a suitable cover, and when not required to be open to be kept properly covered or roofed in.

 - (d.) He shall likewise, when so ordered by the Board, provide in connection with such building or premises a sufficient drain constructed in such a manner and of such materials and maintained at all times in such a condition as effectually to convey all urine or liquid fith or liquid refuse therefrom into a sewer, impervious sump, or other proper receptacle, and he shall not suffer or permit such sump or receptacle to overflow or become offensive.
 - receptacle to overflow or become offensive.

 (e.) He shall also, when so ordered by the Board, provide in connection with such building or premises a sufficient floor upon which any such animal shall be stalled, and such floor shall be constructed in such a manner and of such materials and maintained at all times in such a condition as effectually to convey all urine or liquid filth falling or deposited thereon to the drain aforesaid.

 (f.) He shall also cover all dure soil filth on other
 - (f.) He shall also cause all dung, soil, filth, or other offensive or noxious matter to be collected daily and placed in the receptacle described in paragraphs (a), (b), (c), and (d) of this By-law, and he shall not permit or suffer such receptacle to overflow or become offensive.
 - (g.) He shall, at least once in every week, remove, or cause to be removed, from the receptacles provided in accordance with the requirements of this By-law, all dung, manure, urine, soil, filth, or other offensive or noxious matter produced in or upon such building or premises and deposited in such receptacles.

BY-LAW No. -20.

Defining an area within which swine may not be kept, and determining the conditions under which swine may be kept in any part of the district.

- (a.) No person shall keep any swine within 100 feet of any dwelling house, milking shed, milk room, or any building within which food intended for human consumption is prepared or stored.
- (b.) The conditions under which swine may be kept shall be those embodied in the By-laws for piggeries.

BY-LAW No. 21.

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

- (a.) No person shall keep any poultry yard within 25 feet of a dwelling house, or so as to be a nuisance or injurious to health.
- (a) Every person who shall keep a poultry yard shall keep such yard in a clean condition, and shall, at least once a week, or oftener if so required by the Inspector, collect and remove all dung or other offensive matter therefrom, and effectually disinfect the surface of the yard, and all structures, boxes, perches, fences, or incubators that may be thereon or therein with lime or other approved disinfectant.
- (c.) Every person using or storing rags or other materials in marine stores, flock, bedding, or furniture manufactories shall keep or store the same so as not to be a nuisance or injurious to health.
 (d.) He shall, whenever required so to do by an Inspector, disinfect any such materials on the premises in or upon which such materials are kept or stored in the manner directed by the Inspector.

BY-LAW No. 22.

For regulating the position and manner of construction of privies, earth-closets, and urinals.

- (a.) No person shall erect any earth-closet, privy, or urinal within 15 feet of any dwelling house, or within 50 feet of any well, stream, or reservoir.
- (b.) No person shall erect any earth-closet, privy, or urinal, the walls of which are not of stone, wood, wood and iron, brick, or other approved material. Ventilating outlets shall be also constructed in each such closet, as near the ceiling as practicable, and each such outlet shall be not less than 50 square inches in even inches in area.
- (c.) He shall provide every such earth-closet or privy with a proper roof, floor, and door.
- (d.) He shall cause every earth-closet or privy upon his premises to be fitted in the following manner, unless some other manner be approved by the Board:—

The seat to be hinged so as to lift up for inspection and cleansing.

The riser to be removable and not to come within three inches of the floor.

Guide bars to be inserted so as to insure the pan being placed in exact position.

The top of the pan, when in position under the seat, to be not more than one inch from the underside of the seat.

A service or trap door to be fitted to enable the pan to be readily withdrawn from outside.

- Unless the floor is constructed of impervious materials, a metal safe or tray to be placed under the pan, so laid and fitted that any spillage or leakage from the pan shall be received by it, and be discharged over and clear outside of the sill of the service door frame.
- (c.) He shall cause every urinal erected upon his premises to be so constructed that all urine deposited therein shall be conducted to a removable impervious re-ceptacle of approved dimensions and manufacture.

BY-LAW No. 23.

For the prevention of the use of steam whistles at factories, or other establishments, so as to be a nuisance to any person.

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

BY-LAW No. 24.

- BY-LAW No. 24.

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

 (a.) In the case of any notice given by an Inspector under Section 169 of "The Health Act, 1898," the time which shall elapse between the giving of a notice and compliance therewith shall, if the notice relates to the removal of stagnant water, be two working days; and when the notice requires the removal of manure, dung, soil, or other offensive or noxious matter, the time which shall elapse shall be one working day.

 (b.) Under By-law 2, paragraph (a), seven days shall be allowed, under paragraph (b), one day, and under paragraph (c.), two days shall be allowed for compliance.

Under By-law 4, one calendar month shall be allowed for compliance.

Under By-law 13, paragraph (f), 48 hours shall be allowed for the renewal of limewashing, and seven days for the renewal of painting or varnishing.

Under By-law 17, diseased or unwholesome fish or fruit shall be destroyed within four hours, the cases and packing material within twenty-four hours.

Under By-law 21, paragraph (d), the time allowed shall be twenty-four hours.

BY-LAW No. 25.

- For preventing nuisances arising from any offensive matter in or running out of any manufactory, brewery, slaughterhouse, knacker's yard, butcher's or fishmonger's shop, laundry, or dunghill.
 - (a.) No owner, occupier, or other person shall suffer or permit any offensive matter from any manufactory, brewery, slaughter-house, knacker's yard, butcher's or fishmonger's shop, laundry, or dunghill to escape and flow upon any street, footway, lane, public place, or land.
 - (b.) He shall cause all such offensive matters to be placed in approved covered receptacles and disposed of as prescribed in By-law 6.

BY-LAW No. 26.

For preventing any person expectorating on any mude footpath in any street or public place, or on any building to which the public have access, or any approach thereto, or on any railway carriage, tramcar, or other public conveyance.

No person shall expectorate on any made footpath in any street or public place, or in any building to which the public have access or any approach thereto, or on any railway carriage, tramear, or other public conveyance.

BY-LAW No. 27.

- And generally for the abatement and prevention of nuisances not hereinbefore specified, and for securing the healthfulness of the district and its inhabitants.
 - (a.) All receptacles required by "The Health Act, 1898," or under these By-laws, shall be kept in good repair and in an inoffensive condition by the householder, occupier, or person having the custody or use of them
 - (b.) In the event of death or any accident necessitating the slaughter of any horse, cattle, sheep, or other animal, the carcase of such animal shall, if ordered by the Inspector, be removed to the depot, and there thoroughly burned, destroyed, or properly buried by the owner or person in charge of such animal.
 - (c.) No person shall burn any offal, rags, clippings, or parings of leather, or any offensive matter, so as to be offensive to any person or resident in the neighbourhood of such burning.
 - (d.) No foul or offensive water, or other offensive or putrescible liquid, and no garbage, sweepings, or other offensive matter or thing shall be pumped, emptied, swept, thrown, or otherwise discharged or deposited in or upon any street, lane, yard, vacant land, or other place, whether public or private, other than the place set apart by the Board for that purpose.

$\,$ BY-LAW No. 28.

That a pan cleansed by superheated steam or some equally efficient means approved by the Board be left in its place.

- (a.) Every nightman or contractor for the removal of nightsoil shall cause every closet pan, after the disposal of its contents, to be cleansed in the following manner:—
- (b.) By thoroughly washing and scrubbing in water, then rinsing in clean water, and finally immersing the pan in a bath of disinfecting solution of a strength equal in germicidal value to a five per cent. solution of pure carbolic acid for not less than five minutes; or

By thoroughly cleansing and disinfecting in some other approved manner.

(c.) He shall cause the internal surface of every closet pan and the underside of the tight-fitting lid to be properly coated with coal tar that has been twice boiled, and he shall renew such coating whenever necessary and so as to properly protect the whole internal surface of the pan and the underside of the lid.

BY-LAW No. 29.

That individual householders shall not contract for the removal of either nightsoil or any other refuse except in accordance with the By-laws and regulations of the Board.

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

BY-LAW No. 30.

That all buildings be provided with spouting, downpipes, and drains sufficient to carry off all storm or rain water.

- (a.) Every owner shall cause, when so ordered by the Board, all buildings upon his premises to be provided with spouting and downpipes sufficient to receive, without overflowing, all rain-water flowing into them.
- (b.) He shall cause all such spouting to be fixed to the eaves of every roof of every building on his premises so that all rain water flowing from the roof shall be received by such eaves gutters.

- (c.) He shall cause proper downpipes to be fixed to each building and connected to the eaves gutters as shall be sufficient for preventing overflow from the said gutters.
- (d.) He shall, in connection with his premises, provide and lay such proper drains and with such falls as shall be sufficient to carry off from such premises all storm or rain water, and he shall maintain all such spouting, downpipes, and drains in good order and efficient action.

BY-LAW No. 31.

Penalties for breaches of By-laws.

Where anything is by this part of the By-laws of the Local Board of Health directed to be done or forbidden to be done, or where authority is given to any officer of theirs to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws not otherwise specially provided for by or under the authority hereof, shall be liable, for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in remedying such default, as particularly provided for in "The Health Act, 1898," to a penalty not exceeding ten pounds for every breach of any such By-law, or to a penalty not exceeding five pounds for each day during which such breach shall be committed or continued; but the justices before whom any penalty imposed hereby is sought to be recovered, may order the whole or part only (not being less than five shillings) of such penalty to be paid.

SCHEDULE "A."

Schedule of Charges for Sanitary Work, Rubbish Removal, etc.

SCHEDULE "B."

Form of application for registration of persons carrying on the trade of cowkeeper, dairyman, or purveyor of milk.

Full name and address of applicant	
Trade in respect of which registration	
is desired	
Trade or firm name	
Situation of dairy premises	
Area of land attached to dairy premises	
Area of grazing land	
Situation and description of grazing	
land	
Source of water supply for the milking	
herd	
Source of water supply for domestic	
Number of cows in respect of which	
registration is sought	
District or locality in which milk is	
purveyed	
Area of paved floor in the milking	
shed, and nature of paving	
Area of unpaved floor in the milking	
shed	
Length and size of drains connected	
with the floors of the milking	*
shed	
Method of disposal of drainage of	
atables	
Method of disposal of manure and	
refuse	
Describe buildings in which milk and	O PROPERTY.
milk vessels are kent	
General description of dairy build-	
ings, and their relative situation	
to other buildings	

Signature of Applicant,

..........

Date.....

GAZETTE, GOVERNMENT

SCHEDULE "C." Imposing penalties on licensees for breach of	co	ndit	ions.
The penalties to be imposed on licensed nightn			
of conditions of licenses shall not exceed the fol	low	$_{ m ing}$:
Every licensed nightman shall remove all pans at the time and in the manner prescribed in these By-laws, and the penalty for each breach shall not be more than	£	s. 5	d. ()
He shall substitute a clean pan for every pan removed, and the penalty for each		=	0
He shall place the substituted pan in its proper position for use, and the penalty	0	5	0,
for each breach shall not be more than He shall thoroughly cleanse and disinfect all pans, night carts, or other vehicles, and the penalty for each breach shall not be more than	0	5 5	0
He shall properly dispose of nightsoil as soon as it is deposited at the depot, and the penalty for each breach shall not be more than	5	0	0
He shall not deposit any nightsoil, slops, or other offensive matters at any other place than the place appointed by the Board, and the penalty for each breach shall not be more than	5	0	0
He shall close the door or gate of any yard, or other means of ingress or egress used by the nightman or his employees, or the door or trap of any closet, and the penalty for each breach shall not be more than	0	5	0
He shall not permit any night cart or other vehicle used for removing nightsoil to remain in or pass through the townsite, or any part thereof, between the hours of 6 a.m. and 8 p.m., and the penalty for each breach shall not be more than	0	10	0
He shall cleanse all public latrines in the manner and at the time appointed for so doing, and the penalty for each breach shall not be more than	0	5	0
He shall not spill the contents, or any part thereof, of any pan within any premises or on any public place, and the penalty for each breach shall be not more than	0	5	0
He shall immediately comply with any reasonable order of the Board or an Inspector, and the penalty for each breach shall not be more than	0	5	0
He shall replace any pan when so ordered by the Board or an Inspector, and the penalty for each breach shall not be more than	0	5	. 0
He shall not allow any refuse, rubbish, or slops for pigs to be removed in carts or receptacles other than those set apart for that purpose, and the penalty for each breach shall not be more than		10	0
SCHEDULE "D."			
Schedule of Registration Fees for Persons carrying of a Cowkeeper, Dairyman, or purveyor of	Mi	m tl lk.	e trade
(a) And narrow Ironing gover to the new	. 1		

COURDITE " O "

(a.) Any person keeping cows to the number of—

1. No 2. Mo				fee of		••		10	0
If the pe	rson t	o be re	egister 		s not l		0	10	0

By order of the Broome Local Board of Health.

(b.)

THOS W. TAYLOR,

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

W. F. SAYER, Solicitor General,

Confirmed by the Central Board of Health for the State of Western Australia, this 22nd day of June, 1906.

F. J. HUELIN, Secretary.

PART II.—COMMON LODGING-HOUSES.

WHEREAS by "The Health Act, 1898," and the Acts amending the same, the Local Board of Health has power to make By-laws: Now, therefore, in pursuance of the powers in that behalf contained in the said Act and the Acts amending the same, the Local Board of Health does hereby make the following By-laws.

The Local Board may from time to time make By-laws respecting Common Lodging Houses, etc., etc.

BY-LAW No. 1.

No keeper of a common lodging house shall permit a greater number of persons to occupy any sleeping apartment in such house at any one time than will admit of each such person having at least 300 cubic feet of air space.

(a.) For the purpose of this clause, two children under ten years of age shall be counted as one person, and in the case of any room the walls of which do not reach from floor to ceiling the amount of space in such room shall not be deemed to be greater than if such walls did reach from floor to ceiling.

BY-LAW No. 2.

No house shall be registered as a common lodging house an nouse snan be registered as a common lodging house unless each room intended for use as a sleeping apartment for lodgers shall bear a distinguishing number, and the keeper of such house shall cause such distinguishing number to be conspicuously printed in two-inch figures on each side of the room door.

BY-LAW No. 3.

The Secretary of the Local Board shall issue to every keeper of a common lodging house a certificate in respect of each separate room, and such certificate shall specify the maximum number of lodgers which shall be permitted to occupy each such room respectively as a sleeping apartment at any one time.

BY-LAW No. 4.

The keeper of every common lodging house shall at all times keep the certificate mentioned in the last preceding clause exhibited in a conspicuous place in the sleeping apartment in respect of which such certificate shall have been issued.

BY-LAW No. 5.

No keeper of a common lodging house shall permit any room to be used as a sleeping apartment for lodgers other than a room certified for that purpose.

BY-LAW No. 6.

No keeper of a common lodging house shall make any alterations to such room except with the consent of the Local Board.

BY-LAW No. 7.

No room shall be registered as a sleeping apartment for lodgers if it be situated in a basement or below the level of the ground, or if it be used as a kitchen, scullery, dining or general sitting room, or unless such room is sufficiently lit by a window having sashes made to open.

BY-LAW No. 8.

No room shall be certified as a sleeping apartment for lodgers unless such room is sufficiently ventilated.

BY-LAW No. 9.

No keeper of a common lodging house shall allow persons No keeper of a common loughing mouse shall allow persons of different sexes to occupy together the same sleeping apartment, except in the case of children under the age of ten years, or of married couples, in which latter case no other person over the age of ten years, and not more than one married couple, shall be allowed to occupy the same sleeping apartment at any one time.

BY-LAW No. 10.

The keeper of every common lodging house shall:-

- (a.) Cause the floor of every room or passage and every stair in such house to be kept thoroughly clean, and to be at least once a week thoroughly was ned.
- (b.) Cause the yard and out-premises to be swept daily, and to be kept at all times clean and free from filth.
- and to be kept at all times clean and free from filth.

 (c.) Cause the seat and floor of every privy on his premises to be scrubbed and washed daily, and the walls to be limewashed at least every month.

 (d.) Cause every window, every fixture, or fitting of wood, stone, or metal, and every painted surface in such house to be thoroughly cleansed at least once a week or as much more frequently as may be directed by an Inspector. an Inspector.
- an Inspector.

 (e.) Provide a sufficient number of lavatory appliances, and clean towels, and a sufficient quantity of clean water and soap for ablutionary purposes, and in the case of female lodgers eitner supplied in their sleeping apartments, and in the case of male lodgers either supplied in their sleeping apartments, or in a convenient room set apart and fitted exclusively for that purpose; and he shall cause all such articles to be kept in good order and clean, and shall renew the supply of water and soap and clean towels as often as may be requisite.

 (f) Cause all solid or liquid filth or refuse to be reproved.
- (f.) Cause all solid or liquid filth or refuse to be removed from every room once at least in every day before the hour of ten in the forenoon; and every vessel, utensil, or other receptacle for such filth or refuse shall be thoroughly cleansed at least once in every day.
- (g.) Cause all beds, blankets, rugs, covers, sheets, towels, and house linen to be kept clean, free from vermin, and in a wholesome condition.

- (h.) Cause every sheet and all household linen to be washed at least once in every week.
- (i.) Furnish every sleeping apartment with a sufficient number of toilet utensils and bedsteads, and sufficient bedding so that each bed shall be provided with a mattress, two sheets, a rug, and, in winter time, not less than one additional rug.
- (i.) Cause the doors and windows of every sleeping apartment to be opened and kept fully open for at least four hours during each day.
- (k.) Cause the bed clothes of every bed to be removed therefrom as soon as conveniently may be after each bed shall have been vacated by any lodger, and such bed clothes and bed to be freely exposed to the air during two hours at least of each day.
- (l.) Cause any room together with its contents to be cleansed and disinfected whenever directed so to do by an Inspector or Medical practitioner.

BY-LAW No. 11.

No keeper of a common lodging house shall cause or allow any bed in any room which may be used as a sleeping apartment by persons of the male sex above the age of ten years to be occupied at any one time by more than one such person.

BY-LAW No. 12.

No keeper of a common lodging house shall cause or allow any lodger to occupy any bed in such house at any time within a period of eight hours after such bed shall have been vacated by the last preceding occupant thereof, unless such bed shall be provided with fresh bed linen.

BY-LAW No. 13.

All By-laws received from the Local Board by the keeper of a common lodging house for the purpose of exhibition shall be put up or affixed by him in a suitable and conspicuous position that the contents may be clearly and distinctly visible and legible in a common lodging house or room thereof.

BY-LAW No. 14.

No keeper of a common lodging house shall suffer or permit any immoral conduct on his premises.

BY-LAW No. 15.

Every keeper of a common lodging house shall permit an inspector or any police officer to inspect any part of such house at any time of the day or night, and shall truthfully answer all inquiries made by such inspector or police officer.

BY-LAW No. 16.

Every keeper of a common lodging house shall maintain all such means of ventilation as have been approved in good order and efficient action.

BY-LAW No. 17.

No keeper of a common lodging house shall absent himself from such house unless he leaves some reputable person in charge thereof.

BY-LAW No. 18.

The fee on registration of a common lodging house shall be (10s.) ten shillings per annum or part thereof.

BY-LAW No. 19.

Penalties for breaches of By-laws.

Where anything is by this part of the By-laws of the Local Board of Health directed to be done or forbidden to be done, or where authority is given to any officer of theirs to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making default as to such direction or prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws not otherwise specially provided for by or under the authority hereof, shall be liable, for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in remedying such default, as particularly provided for in "The Health Act, 1898," to a penalty not exceeding ten pounds for every breach of any such By-law, or to a penalty not exceeding five pounds for each day during which such breach shall be committed or continued; but the justices before whom any penalty imposed hereby is sought to be recovered may order the whole or part only (not being less than five shillings) of such penalty to be paid.

By order of the Broome Local Board of Health.

THOS. W. TAYLOR,

Secretary.

I certify that the foregoing By-laws are not contrary to law. W. F. SAYER,
Solicitor General.

Confirmed by the Central Board of Health for the State of Western Australia, this 22nd day of June, 1906.

F. J. HUELIN, Secretary.

PART III.—OFFENSIVE TRADES.

WHEREAS by "The Health Act, 1898," and the Acts amending same, the Local Board of Health has power to make By-laws: Now, therefore, in pursuance of the powers in that behalf contained in the said Act, and the Acts amending the same, the Local Board of Health does hereby make the following By-laws:—

Section 1. General.

" 2. Slaughter-houses.

3. Piggeries.

4. Fish-curing establishments.5. Fish shops.

,, 5. Fish shops ,, 6. Laundries ,, 7. Penalties.

SECTION 1.—GENERAL.

- 1. Every person who shall apply to the Local Board of Health for its consent to the establishment of an offensive trade shall furnish, in the form of Schedule " \(\)" hereto, a true statement of the particulars therein required to be specified.
- 2. Every person who may have obtained from the Local Board its consent to the establishment of an offensive trade shall register such premises at the office of the said Board.
- 3. He shall, for such purposes, apply by notice, in writing, addressed to the Seceretary of the Local Board, and shall, within a reasonable time after the receipt of such application by the Secretary, be supplied with a certificate of registration in the form of Schedule "B" hereto.

SECTION 2.—SLAUGHTER HOUSES.

- 1. Every occupier of a slaughter house shall cause every animal brought to such slaughter house for the purpose of being slaughtered, and confined in any pound, stall, pen, or lair upon the premises previously to being slaughtered, to be provided during such confinement with a sufficient quantity of wholesome water.
- 2. Every occupier of a slaughter house and every servant of such person employed upon the premises in the slaughtering of cattle shall, in the process of slaughtering any animals, use such instruments and appliances and adopt such method of slaughtering and otherwise take such precautions as may be requisite to secure the infliction of as little pain or suffering as possible.
- 3. Every occupier of a slaughter house shall cause the means of ventilation provided in or in connection with such slaughter house to be kept at all times in proper order and efficient action, and so that the ventilation shall be by direct communication with the external air.
- 4. Every occupier of a slaughter house shall cause the drainage provided in or in connection with such slaughter house to be kept at all times in proper order and efficient action.
- 5. (a.) Every occupier of a slaughter house shall cause every part of the internal surface of the walls and every part of the floor or pavement of such slaughter house to be kept at all times in good order and repair, so as to prevent the absorption therein of any blood or liquid refuse or filth, which may be spilled or splashed thereon, or any offensive or noxious matter which may be deposited thereon or brought in contact therewith.
- (b.) He shall cause every part of the internal surface above the floor or pavement of such slaughter house to be thoroughly washed with hot limewash, at least four times in every year, that is to say, at least once during the periods between the first and tenth of March, the first and tenth of June, the first and tenth of September, and the first and tenth of December respectively, and at such other times as he may be directed by the Inspector. He shall cause every part of the floor or pavement of such slaughter house, and every part of the internal surface of every wall on which any blood or liquid refuse or filth may have been spilled or splashed, or with which any offensive or noxious matter may have been brought in contact during the process of slaughtering or dressing in such slaughter house, to be thoroughly washed and cleansed within three hours after the completion of such slaughtering or dressing.
- 6. (a.) An occupier of a slaughter house shall not at any time keep any dog or cause or suffer any dog to be kept in such slaughter house.
- (b.) He shall not at any time keep, or cause, or suffer to be kept, in such slaughtering house any animal of which the flesh may be used for the food of man, unless such animal be so kept in preparation for the slaughtering thereof upon the premises.
- (c.) He shall not at any time keep any cattle, or cause or suffer any cattle to be kept, in such slaughter house for a longer period than may be necessary for the purpose of preparing such cattle, whether by fasting or otherwise, for the process of slaughtering.
- (d.) If, at any time, he keep or suffer to be kept in such slaughter house any cattle for the purpose of preparation, whether by fasting or otherwise, for the process of slaughtering, he shall not cause or suffer such cattle to be confined elsewhere than in the pounds, stalls, pens, or lairs provided on the premises.
- 7. Every occupier of a slaughter house shall cause the hides or skins, fat and offal of every animal slaughtered on the premises to be removed from the slaughter house within twenty-four hours after the completion of the slaughtering of such animal.

- 8. Every occupier of a slaughter house shall cause the means of water supply provided in or in connection with such slaughter house to be kept at all times in proper order and efficient action, and shall provide for use on the premises a sufficient supply of water for the purpose of thoroughly washing and cleansing the floor or pavement, every part of the internal surface of every wall of such slaughter house, and every vessel or receptacle which may be used for the collection and removal from such slaughter house of any blood, manure, garbage, filth, or other refuse products of the slaughtering of any cattle or the dressing of any carcase on the premises.
- 9. (a.) Every occupier of a slaughter house shall provide a sufficient number of vessels or receptacles properly constructed of galvanised iron or other non-absorbent material, and furnished with closely fitting covers, for the purpose of receiving and conveying from such slaughter house all blood, manure, garbage filth, or other refuse products of the slaughtering of any cattle, or the dressing of any carcase in such slaughter house.
- (b.) He shall forthwith, upon the completion of the slaughtering of any cattle, or the dressing of any carcase in such slaughter house cause such blood, manure, garbage, filth, or other refuse products to be collected and deposited in such vessels or receptacles, and shall cause all the contents of such vessels or receptacles to be removed and properly disposed of at least once in every twenty-four hours.
- (c.) He shall cause every such vessel or receptacle to be thoroughly cleansed immediately after such vessel or receptacle shall have been used for such collection and removal, and shall cause every such vessel or receptacle, when not in actual use, to be kept thoroughly clean.
- 10. No occupier of a slaughter house shall at any time after the registration of his premises, without the assent, in writing, of the Board, make any change or alteration whatsoever, or permit or suffer any change or alteration whatsoever, to be made in the slaughter house or any of the buildings to which such license applies in respect of the drainage of the same; or in respect of the flagging or paving of the same, or in respect of the ventilation of the same, or in respect of the supply of water of the same.
- 11. (a.) Every occupier of a slaughter house shall cause every vehicle and other things used by him for the carriage or transport of meat to be thoroughly cleansed at least once in every day.
- (b.) He shall also maintain every such vehicle and such other things at all times in a cleanly state.
- (c.) He shall not cause or suffer any meat intended for human consumption to be carried in such vehicles, or such other things, unless such meat is covered with some clean material in such a manner as to completely protect such meat from the sun and dust.
- 12. Any person who shall remove from any slaughter house any carcase or any portion of any carcase, or any meat for purpose of sale, shall cause the cart, wagon, or other conveyance in which such carcase, portion of a carcase or meat shall be removed to be thoroughly cleansed on each occasion on which it shall be so used before being so used. And any carcase or meat so removed shall be covered with clean material, kept solely for such purpose, during the process of removal.
- 13. (a.) No occupier of a slaughter house shall keep pigs, or suffer or permit pigs to be kept, except for immediate slaughter, within 100 feet of his slaughter house.
- (b.) He shall not keep or stable any horses, or permit or suffer any horses, to be kept or stabled within 100 feet of his slaughter house.

SECTION 3.—PIGGERIES.

- 1. For the purposes of this section of these By-laws, unless the context otherwise requires— $\,$
 - "Pigkeeper" means a person who keeps one or more pigs for the purpose of trade, or who receives on his premises kitchen, butcher, or slaughter house wastes, or other waste food which is intended to be used as pig-feed.
- 2. No pigkeeper shall keep pigs in sties, pens, or yards within one hundred feet of any house or public thoroughfare, or within one hundred feet of any dairy premises or any building or place where food intended for human consumption is prepared or stored, or so as to be a nuisance or injurious to health.
- 3. (a.) A pigkeeper shall not receive on the premises where his trade is carried on, or suffer or permit to be received, any dead animal or any diseased animal for slaughter.
- (b.) He shall not receive on such premises, or suffer or permit to be received, any part of the carcase of a diseased animal, and he shall not feed his pigs upon the flesh or offal of diseased animals.
- (c.) He shall not receive, or suffer, or permit to be received on such premises putrid matter for any purpose.
- (d.) He shall cause all readily putrescible pig-feed that may be brought upon such premises to be immediately deposited in cooking vessels, which he shall cause to be maintained at such a temperature as to prevent their contents from putrefying, and shall not remove or permit or suffer such contents to be removed, except to the feeding troughs.
- (e.) He shall not receive, or suffer, or permit to be received upon such premises any kitchen, slaughter house, or butcher's wastes or other putrescible pig-feed, unless such materials are contained in galvanised iron receptacles, fitted with air-tight

- (f.) He shall provide in every sty upon his premises an approved feeding trough of a pattern that can be readily cleansed, and such trough shall be fixed near the surface gutter of the sty.
- 4. (a.) Every pigkeeper shall securely fence all his pig-yards and pens, and shall provide in each such yard or pen sufficient shelter sheds to afford proper shelter for all the pigs that may at any one time be kept in any such yard or pen.
- (b.) He shall, when so ordered by the Local Board-cause the floor of any pigsty upon his premises to be properly paved and drained with impervious materials. Such floors may be constructed of hard-burnt bricks set in good cement mortar on a bed of concrete, or may be constructed of concrete not less than six inches thick, and every such floor shall have such fall to a surface gutter as is approved; the surface gutter shall be constructed of similar materials, and shall not be less than twelve inches wide and three inches deep in the centre of its width, and shall extend the whole length of the sty, and have such fall likewise as is approved, and shall discharge into an impervious sump of sufficient capacity to receive without over-flowing at least one day's drainage from the floors.
- (c.) The floor area of every such sty shall be in the proportion of not less than fifteen square feet to every pig that is over two months old that may be kept therein, and no pigkeeper shall keep a greater number of such pigs in any sty upon his premises than in the aforesaid proportion.
- 5. Every pigkeeper shall provide upon the premises where his trade is carried on a sufficient and constant supply of wholesome water, which shall be properly protected against pollution, and be always available for cleansing purposes.
- 6. (a.) Every pigkeeper shall cause his pigs to be fed in enclosed yards, pens, or sties.
- (b.) He shall for such purpose provide a sufficient number of approved feeding troughs, and his pigs shall be fed from the troughs only.
- 7. (a.) Every pigkeeper shall cause all the pigsties, pens, or yards, feeding floors, shelter sheds, and troughs upon his premises to be thoroughly cleansed at least once a day, between the hours of sunrise and noon.
- (b.) He shall cause all receptacles, apparatus, utensils, vehicles, and tools to be kept clean and in good repair.
- (c.) He shall at least once a day cause all dung, liquid filth, and other offensive or noxious matters on such premises to be collected and forthwith removed from the premises, or disposed of as the Board may direct.
- 8. (a.) Every pigkeeper shall cause all floors, impervious drains, and receptacles that are upon his premises to be maintained at all times in good order and repair.
- (b.) He shall cause all cooking pots and their settings and fittings upon such premises to be maintained in efficient action and in good repair.
- 9. A pigkeeper shall not slaughter, or permit or suffer to be slaughtered, any pigs upon his premises unless or until he has obtained a license to do so, under the provisions of Section 147 of "The Health Act," 1898."

SECTION 4.—FISH-CURING ESTABLISHMENTS.

- 1. (a.) Every fish-curer shall cause all fish refuse produced upon the premises where his trade is carried on to be deposited in galvanised iron or other impervious vessels or receptacles furnished with air-tight covers.
- (b.) He shall cause every such receptacle to be kept closely covered, unless when being filled, emptied, or cleansed.
- (c.) He shall also cause every such receptacle containing refuse to be closely covered, and with its contents to be removed from the premises at least daily, and, after being emptied, to be thoroughly cleansed.
- 2. (a.) A fish-curer shall not suffer or permit any decomposing fish to be kept on the premises where his trade is carried on for a longer period than is reasonably necessary.
- (b.) He shall cause all such decomposing fish to be deposited in galvanised iron or other impervious receptacles furnished with air-tight covers, and kept securely covered until removed from the premises.
- 3. (a.) Every fish-curer shall, whenever any process of preparing fish for curing is being carried on, cause every floor or pavement, and the internal surfaces of all walls upon the premises where his trade is carried on, to be thoroughly cleansed at the termination of each day's work.
- (b.) He shall, for such purpose, provide a sufficient and constant supply of wholesome water.
- 4. (a.) Every fish-curer shall cause every part of the internal surfaces of the walls of every building, and every floor or pavement upon the premises where his trade is carried on, to be kept at all times in good order and repair so as to prevent the absorption therein of any liquid filth or refuse, or any offensive or injurious matter which may be splashed or may fall, or be deposited thereon.
- (b.) He shall also cause every drain or means of drainage upon, or in connection with the premises, to be maintained at all times in good order and efficient action.

5. Every fish-curer shall cause all filth which has been splashed upon any part of the surface of any wall of any building upon the premises where his trade is carried on, to be removed by scraping, or by some other effectual means of cleansing, at intervals of not more than one month, and he shall, at the same time, cause every part of the interior above the floor or pavement of the building to be thoroughly washed with hot limewash.

SECTION 5.—FISH SHOPS.

- 1. (a.) Every person engaged in the trade of cooking fish for sale shall conduct such cooking in a closed room provided with mechanical ventilation so arranged that all currents of air in such room shall be in the direction of the cooking fire.
- (b.) He shall cause the fireplace of such room to be so constructed that all the vapours and effluvia of such cooking shall be carried direct into a chimney flue of sufficient sectional
- (c.) He shall also cause the chimney shaft to the fireplace of such room to be carried up at least ten feet above the level of the roofs of the adjoining houses.
- (d.) He shall also at all times maintain such fireplace, mechanical ventilation, and chimney shaft and flue in good repair and efficient action.
- 2. (a.) A keeper of a fish shop shall not suffer or permit any fish which, by decomposing, has become unfit for human food to be kept in any part of the premises, where his trade is carried on, nor shall he expose, exhibit, or offer such fish for sale.
- (a.) Every fish shop keeper shall cause all fish refuse or garbage or decomposing fish to be deposited in galvanised iron or other impervious receptacles, furnished with air-tight lids, and shall also cause all refuse deposited elsewhere on the premises to be collected and deposited in such receptacles.
- (b.) He shall also cause every such receptacle containing refuse to be kept securely covered, and, with its contents, removed as often as may be necessary from the premises, and, after being emptied, to be thoroughly cleansed.

SECTION 6.—LAUNDRIES.

- 1. Every occupier of a laundry shall cause all the liquid wastes produced upon the premises where his trade is carried on to be collected and conducted by impervious channels or drains to a trapped drain inlet, or some other approved receptacle, or such liquid wastes shall be disposed of as the Inspector may direct
- 2. (a.) Every occupier of a laundry shall cause every floor or pavement, and every wall of any building upon the premises where his trade is carried on to be kept at all times in good order and repair so as to prevent the absorption therein of any liquid filth or refuse which may be splashed, spilled or may fall or be
- (b.) He shall also cause every drain or means of drainage upon or in connection with his premises to be maintained at all times in good order and efficient action.
- 3. No occupier of a laundry shall receive upon the premises where his trade is carried on, any clothing, bedding, or drapery for cleansing sent from any house or place in which any person is at the time suffering from any infectious or contagious disease, without first obtaining the consent, in writing, thereto of the Local Board of Health.
- 4. (a.) Every occupier of a laundry shall cause all the buildings, yards, machinery, or other apparatus to be kept at all times clean and in good order and repair.
- (b.) He shall also cause the ceiling of the underside of the roof, and the internal surface of every wall above the floor or pavement of any building upon his premises, to be kept thoroughly cleansed.

SECTION 7.—PENALTIES

Penalties for breaches of By-laws.

Where anything is by this part of the By-laws of the Local Board of Health directed to be done or forbidden to be done, or where authority is given to any officer of theirs to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws not otherwise specially provided for by or under the authority hereof, shall be liable, for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in remedying such default, as particularly provided for in "The Health Act, 1898," to a penalty not exceeding Ten pounds for every breach of any such By-law, or to a penalty not exceeding Five pounds for each day during which such breach shall be committed or continued; but the justices before whom any penalty imposed hereby is sought to be recovered may order the whole or part only (not being less than Five shillings) of such penalty to be paid.

SCHEDULE " A."

Form of application for the consent of the Local Board of Health to the establishment or carrying on of an offensive trade establishment.

To the Secretary of the Local Board of Health.

I	of	do	hereby apply
or the consen	t of the Board to the	establishmen	t (or carrying
on) of an Offe	ensive Trade Establishı	ment, namel	y
	, and I do hereby o	leclare that,	to the best of
my knowledge	and belief, the particula	ars specified 1	herein are true
n respect of t	he premises in which it	is proposed	to establish or
arry on the	offensive trade before	mentioned.	
3 *			

Boundaries, area, and description of the premises	
premises Nature, position, form, superficial area,	
and cubical contents of the several	
buildings therein comprised	
Extent of paved area in such buildings,	
and materials employed in such	
paving	
Mode of construction of the internal	
surface of the walls of such build-	
ings, and materials to be employed	
in such construction	
Means and source of water supply, posi-	
tion, form, materials, mode of con-	
struction and capacity of the	
several cisterns, tanks, or other	
receptacles for water constructed	
for permanent use on the premises	
Means of drainage, position, size,	
materials, and mode of construc-	ļ
tion of the several drains	1
Means of lighting and ventilation	5
Means to be used in the disposal of	
liquid and other refuse	
Description of machinery to be used on	
the premises	
the premises	
Witness my hand thisday of	190 .
Signature of	f Applicant,
* A -1-1 #	Amplican + #
Address of A	exppucant,]

SCHEDULE "B."

Certificate of registration of Offensive Trade Establishment. This is to certify that....., being the occupier owner of certain premises, being ..., situate.

has registered such premises as an Offensive Trade Establishment for the year ending 31st December, 190 , pursuant to "The Health Act, 1898," and its amendments, and subject to the provisions contained in the said Act and the By-laws of the Local Board of Health, is entitled to use such premises for the above period for the purpose of carrying on the trade, business, or occupation of a Registration fee £ : : . Secretary. Date,, 190 .

SCHEDULE "C."

Schedule of Annual Registration Fees for Offensive and Noxious Trades, as set forth in Section 146 of "The Health Act, 1898."

					æ	S.	a.
Slaughter-he	ouses			 	3	3	0
Piggeries				 	1	0	0
Fish-curing	estab	lishm	$_{ m ents}$	 	1	0	0
Fish shops				 	1	0	θ
Laundries				 	2	()	Ö

By order of the Local Board of Health.

THOS. W. TAYLOR, Secretary.

I certify that these By-laws are not contrary to law. W. F. SAYER, Solicitor General.

Confirmed by the Central Board of Health for the State of Western Australia, this 22nd day of June, 1906.

F. J. HUELIN, Secretary.

VACANCIES IN THE PUBLIC SERVICE.

	Department.	School of Mines fixed at £180), with regu-		
Mines		Clerk and Registrar, Kalgoorlie School of Mines		1st August, 1906.

Applications are called under Section 38 of "The Public Service Act, 1904," and are to be addressed to the Public Service Commissioner. Forms of application can be obtained at the office of the Commissioner.

M. E. JULL, Public Service Commissioner.

Office of Public Service Commissioner, Perth, 26th July, 1906.

HIS Excellency the Governor in Executive Council has approved of the following appointment:—
Ex. Co. 2362.

P.S.C. $\frac{9}{1}$

W. R. Cortis to be, temporarily, Chairman of Quarter Session, Derby: Resident Magistrate, West Kimberley, and Magistrate of the Derby Local Court.

And also of the following dismissal, under Section 47 of the Public Service Act:—

Ex. Co. 2283.

P.S.C. $\frac{5.8.8}{10.00}$

W. E. O'Connell, Draftsman in the Lands and Survey Department, as from 28th February, 1906.

> M. E. JULL, Public Service Commissioner.

C.L.D. 2973/1901.

Crown Law Offices, Perth, 20th July, 1906.

THE Honourable the Attorney General has been pleased to issue instructions that the following Scale of Fees, prescribed by him under Section 19 of 58 Victoria, No. 36, shall come into force on the 1st day of September next.

H. G. HAMPTON,

Under Secretary for Law.

- I, Norbert Keenan, Attorney General, acting under and by virtue of the powers conferred upon me by Section 19 of 58 Vict., No. 36, do hereby prescribe the following Scale of Fees to be paid to medical practitioners for attending at inquests and for making post mortem examinations:—
- 1. For every post mortem examination held in the Magisterial District of Kimberley East, Kimberley West, Kimberley Goldfields, Broome, Roebourne, Pilbarra, Peak Hill, Murchison, Murchison East, Mt. Margaret, Yalgoo, Coolgardie North, Broad Arrow, Coolgardie, Coolgardie North-East, Coolgardie East, Yilgarn, or Dundas:—Private practitioners, £3 3s.; District or Resident Medical Officers, £2 2s
- 2. For every post mortem examination held in any other Magisterial District in the State:—Private practitioners, £2 2s.; District or Resident Medical Officers, £1 1s.
- 3. For attendance at Coroner's Inquest, per diem:—Private practitioners, and District or Resident Medical Officers, £1 1s.
- 4. When travelling to and from locus in quo of inquest or post mortem examination, by rail, coach, or public conveyance, the actual amount of fare, and a subsistence allowance on the same scale as allowance for attendance at inquest.
- 5. When travelling to and from locus in quo of inquest or post mortem examination, where no public conveyance procurable, mileage to cover cost of conveyance at the rate of 1s. per mile each way, in those Magisterial Districts mentioned in Section 1 hereof, and at the rate of 1s. a mile one way only in any other Magisterial District, and a subsistence allowance on the same scale as allowed for attendance at inquest, calculating one day for every 20 miles (one way).
- 6. Under any extraordinary circumstances, or in case of dispute, such remuneration shall be allowed as shall be determined by the Attorney General, after taking the circumstances of the case into consideration.

Dated the 20th day of July, 1906.

NORBERT KEENAN, Attorney General.

TOWNSITE OF GREENBUSHES.

NOTICE RESPECTING VALUE OF IMPROVEMENTS.

Lepartment of Lands and Surveys,

Perth, 18th July, 1906.

IT is hereby notified, for general information, that with regard to the new lots now being subdivided in the Townsite of Greenbushes, no allowances will be made for any improvements effected thereon.

> R. CECIL CLIFTON, Under Secretary for Lands.

RESUMPTION OF PORTION OF TIMBER LEASE 297/113.

Department of Lands and Surveys, Perth. 18th July, 1906.

 $\frac{2729}{1906}$

OTICE is hereby given that, pursuant to Section 126 of "The Land Act, 1898," the Minister for Lands, with the approval of the Governor, has resumed so much of the land comprised in Timber Lease 297/113, granted to Millar's Karri and Jarrah Co. (1902), Ltd., as is described hereunder, the same having been, in the opinion of the Minister, practically denuded of marketable jarrah, karri, or tuart timber, or on which no marketable jarrah, karri, or tuart timber, in his opinion, is growing; and further, his Excellency the Governor has been pleased to throw the area so resumed open for selection, under Parts V. and VIII. of "The Land Act, 1898":—

The area, containing 660 acres, bounded by lines starting from a point situate 88 chains 51 links North and 42 chains 56 links East from a South-East corner of Wellington Location 50, and extending East 71 chains 68 links; thence North 20 chains; thence East 63 chains 26 links; thence South 31 chains 65 links; thence 270° 1′ 63 chains 26 links; thence South 28 chains 37 links; thence West 8 chains $39\frac{4}{10}$ links; thence South 31 chains 64 links; thence West 31 chains 63 links; thence North 8 chains 28 links; thence West 31 chains 63 links; and thence North 63 chains 30 links to the starting point. (Plan 383/80. Diagram 23230 to 23233 inclusive.)

Attention is drawn to the fact that all applications are subject to the right of entry by the Timber Company for Tramways along the Brook.

R. CECIL CLIFTON,

Under Secretary for Lands.

NOTICE CONCERNING STATE FORESTS.

Department of Lands and Surveys, Perth, 18th July, 1906.

 $\begin{array}{c} 6788 \\ 1905 \end{array}$

NOTICE is here; y given that it is intended to amend the Gilgarna (Pinjin) State Forest.

Plans showing such amendment may be inspected at the Warden's Office, Kanowna, and the Department of Lands and Surveys, Perth.

Any person objecting thereto may do so in writing addressed to the Under Secretary for Lands, Perth, and such objections must be lodged within 14 days from date hereof.

R. CECIL CLIFTON,

Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 18th July, 1906.

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

N).	Cont a,	ent.	р.	Town or District,	Purpose for which made.
10229	8	1	10	Darkan A.A.—Lot 106	Recreation.
$\begin{array}{c} 10277 \\ \frac{13284}{1905} \\ \text{and} \\ \frac{4690}{1903} \end{array}$	0	0 (J∙9	Boulder.—Lot 2244. (Diagram 20057)	Drainage.
10322 $\frac{518}{1900}$	0	2	16	Brookton.—Lot 129	United Friendly Societies.
10333	0	2	0	Cuballing.—Lot 242	Salvation Army.
$\frac{\frac{127}{1906}}{10340}$	4	2	20	Darkan.—Lot 132	School-site.
#\$5# 10341 #878	7	2	22	Darkan.—Lot 133	Recreation.
$\begin{array}{c} 10342 \\ \frac{5827}{1906} \end{array}$	1	2	0	Darkan.—Lots 5, 6, 7, 8, 39, and 40	Public Buildings.
10344 2614 1906	10	0	0	Avon.—Bounded on the North and East by lines starting from a point situate West about 7 chains and South about 10 chains from the South-East corner of Avon Location 6672, and extending West 10 chains and South 10 chains; the opposite boundaries being parallel and equal. (Plan 343/80.)	Water.
${ \begin{smallmatrix} 10348 \\ \begin{smallmatrix} 12485 \\ \hline 1902 \end{smallmatrix} }$	0	1	0	Day Daun.—Lot 114	Charity Lodge No. 30 (I.O.G.T.).
$\frac{10357}{\frac{5}{10}\frac{5}{0}\frac{5}{0}}$. 5	0	0	W lliams (Dwelyerdine Well).—A square block of land, its boundaries being in the meridian and at right angles thereto, with Dwelyerdine Well (XY23) in its centre. (Plan 386p/40.)	Water.
$10360 \atop \substack{\frac{5356}{1005}}$	0	2	0	Derby.—Lot 275	Mechanics' Institute.
$\begin{array}{c} 10362 \\ \frac{5890}{1900} \end{array}$	12	0	0	East Murchison Goldfield (Sandstone Well).—Bounded by lines starting from a point situate about 184 chains North and 44 chains	Water (under Act 57 Vict., No. 20)
				East from the North-East corner of Reserve 9768, Black Range State	
				Battery, and extending 19° 16′ 11 chains and 37½ links; thence 87° 33′ 9 chains and 79½ links; thence 199° 16′ 15 chains; thence 289° 16′ 9 chains and 10 links to starting point. Being identical with resumed G.M.L. 849. (Record Plan L. 104.)	
$\frac{6296}{1905}$	О	1	0	Katanning.—Lot 63	Road Board Office.
$\frac{10368}{19000}$	10	0	0	Tenterden.—Lot 57	Show Ground.

R. CECIL CLIFTON,

Under Secretary for Lands.

AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys, Perth, 18th July, 1906.

IS Excellency the Governor in Executive Council has been pleased to approve of the Area and Boundaries of Reserve No. $\frac{\Lambda}{9376}$ 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:-

Lecorded No.	Area a. r. p.		Town	or Distr	iet.			Purpose for which made.		
9376 1744 1964	0 0 26.2	Fremantle.—Lot 219	• • •		•••	•••	 	 Car barn.		

LAND SALES.

Department of Lands and Surveys, Perth, 26th July, 1906.

THE undermentioned Allotments of Land will be offered for Sale, at Public Auction, on the dates and at the place specified in the Schedule below, at 11 o'clock a.m., except Bridgetown, 10 a.m.; Pingelly, Katanning, Narrogin at 3 p.m.; and Wagin at 4 p.m.

SCHEDULE.

					Sc	HEDULE.						
Pates of Sa	le.	Places of	Sale.		Description of I	ots.	Numbe	er of L	ots.		ntities.	Upset Prices.
										а,	r. p.	
1906.												
August	1	Bunbury	•••	•••	*Preston	Sub.	14			2	2 6	£8.
Do.	1	Pingelly	•••	•••	Popanyinning	Town	18	•••		0	1 16	£5.
Do. Do.	$\begin{array}{c c} 1 \\ 1 \end{array}$	Do. Do.	• • •	•••	Pingelly Do	Do.	$\frac{423}{447}$	• • •	•••	0	$\begin{array}{ccc} 1 & 4 \\ 1 & 8 \end{array}$	£10 each.
Do.	$\frac{1}{1}$	Do.	•••		Do	Do.	448		•••	ő	1 8) 1
Do.	1	Do.		•••	Do	Do.	449	• • •		0	1 8	£7 each.
Do.	1	Do.	•••	•••	Do	Do.	451	• • •		0	1 8	ا ا
Do. Do.	$\begin{bmatrix} 1 \\ 1 \end{bmatrix}$	Do. Do.	•••	•••	Do * Do	Do. Sub.	455 467	•••	•••	0 5	$\begin{array}{cc}1&4\\2&39\end{array}$	£12.
Do.	i	Do.			* Do	Sub.	471			4	3 33	
Do.	1	Do.			* Do	Do.	472			4	3 39	£20 each.
Do.	1	Do.	• • •	•••	* Do	Do	473	• • •		4	3 31	
Do. Do.	1	Do. Do.	•••	•••		Do. Do.	474 477	•••		4	$\begin{array}{cc} 3 & 39 \\ 1 & 37 \end{array}$	£18.
Do. Do.	1	Do.	•••		* Do	Do.	478			5	1 3	£20.
Do.	1	Do.			* Do	Do.	479			5	1 4	£25.
Dо.	1	Do.	• • •	• • •	* Do	Do.	485			5	0 0	1
Do.	1	Do.	•••	•••	* Do	<u>D</u> o.	486	•••	•••	5	0 0	}£16 each.
Do. Do.	$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	Do. Geraldton	•••	•••	D: 1	Do. Town	487 17	•••	•••	5 0	$\begin{array}{ccc} 1 & 34 & 1 \\ 1 & 0 & 1 \end{array}$	£7.
Do. Do.	2	Do.	•••	• • • •	Do	Town Do.	18	•••		ő	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	£1. £5.
Do.	$\frac{1}{2}$	Do.	•••		Narngulu	Do.	32			ŏ	1 20	£8.
Do.	2	Do.	•••		Do	Do.	- 35			0	1 20	£5.
Do.	2	Beverley	•••	• • •	Brookton	` Do.	133	,	•••	0	$2 ext{ } 4$	} £10 each.
Do. Do.	$\begin{bmatrix} 2 \\ 2 \end{bmatrix}$	Do. Do.	•••	•••	Do	Sub.	57 58	• • •	•••	5 3	$\begin{array}{cc} 0 & 0 \\ 2 & 38 \end{array}$) 3000
Do.	$\frac{2}{2}$	Do. Do.		• • •	Do	Do. Do.	61			3	$\begin{array}{ccc} 2 & 38 \\ 2 & 38 \end{array}$	£2 per acre.
Do.	2	Do.			* Do	Do.	56			5	$\tilde{0}$ $\tilde{0}$	£20.
Do.	2	Do.	•••		Beverley	Do.	S52			1	0 2	£15.
Do.	2	$\mathbf{p}_{\mathbf{o}}$.			Do	<u>D</u> o.	S69	•••		1	0 2)
Do. Do.	2 2	Do. Do.	•••	•••	Do Do	Do.	S70 S88	•••	•••	1 1	$\begin{array}{ccc} 0 & 1 \\ 0 & 0 \end{array}$	
Do.	2	\mathbf{Do} .		• • • •	Do	Do.	S89	•••		1	0.28	£15 each.
Do.	2	Do.			Do	Do.	S90			î	0 28	
Do.	2	Do.	•••		Do	Do.	S91			1	0 0	J
Do. Do.	2	Bridgetown	•••	• • •	Balingup Do	Do.	78	•••		0	2 12	001
Do.	$\frac{2}{2}$	Do. Do.		•••	Do	Do.	79 82	•••	•••	0	$\begin{array}{ccc} 2 & 12 \\ 2 & 19 \end{array}$	£8 each.
Do.	2	Do.	•••		*Bridgetown	Do.	198	•••		1	2 4)
Do.	2	Do.	•••		* Do	Do.	227			1	0 0	£10 each.
Do.	2	Do.	•••	•••	* Do	<u>D</u> o.	562	•••		5 ·	2 23	} £8 each.
Do. Do.	$\frac{2}{2}$	Do. Albany	• • •	•••	* Do Gledhow	Do.	563 22	• • • •	••••	5	$\begin{array}{c} 1 & 39 \\ 0 & 14 \end{array}$)
Do.	3	Perth (this	office)		Yundurup	Do. Town	82			10	$\begin{array}{ccc} 0 & 14 \\ 2 & 11 \end{array}$	£10. £8.
Do.	3	Do.			Smith's Mill	Do.	40			í	0 1	~ 0.
Do.	3	Do.			Beenup	Do.	2	•••	•	0	1 7	£10 each.
Do.	3	Do.	•••	•••	Do	Do.	3	• • •		0	1 20	J
Do. Do.	3	Do. Do.	•••	•••	Do Do	Do.	16 18	•••	•••	0	$\begin{array}{ccc} 1 & 20 \\ 1 & 7\frac{1}{2} \end{array}$	£5. £10.
Do.	3	Do.			Sawyers' Valley	Sub.	34	•••		7	1 16	£15.
Do.	3	Do.	•••		Kelmscott	Do.	60			5	2 18	£3 per acre.
Do.	3	Do.	•••	•••	*Mahogany Creek	1000	91	•••		9	0 35	£14.
Do. Do.	3	Derby Do.	•••	•••	Derby Do	Do.	3 4	• • •		10	$\begin{array}{ccc} 0 & 4 \\ 0 & 0 \end{array}$	
Do.	3	Do.	•••	•••	Do	Do.	20	•••		10 10	0 4	£20 each.
Do.	3	Do.		,	Do	Do.	21	• • • •		10	0 Q	j
Do.	7	Katanning	• • •		Broomehill	Town	31	•••		0	1 20	1
Do.	7	Do.	•••	•••	Do	Do.	169	•••	•••	0	1 7	$\}$ £5 each.
Do. Do.	7 7	Do. Do.	•••	•••	Do	Do.	$\begin{array}{c} 175 \\ 203 \end{array}$	• • •	•••	0	$\begin{array}{ccc} 2 & 20 \\ 1 & 10 \end{array}$	K
Do.	7	Do. Do.	• • •		Do	Do.	290			0	0 30	£4 each.
Do.	7	Do.			Do	Do.	291			0	0 30	
Do.	7	Do	No.	4	* Do	<u>S</u> ub.	416			16	3 34	£17.
Do.	7	Do.	•••	•••	* Do	Do.	417	• • •	•••	19	3 11	£20.
Do. Do.	8 8	Narrogin Do.	•••		Narrogin Do	Town Do.	118	•••		0	$\begin{array}{cc} 1 & 32 \\ 0 & 0 \end{array}$	£7. £13.
Do.	8	Do.			Do	Do.	618	•••		2	0 0	£20.
Do.	8	Do.			Do	Do.	647	•••		3	0 0	£21.
Do.	8	Do.	•••	• • •	*Marjidin	Sub.	125	•••		3	$0 \cdot 1$	£12.
Do. Do.	9	Northam Do.	***	•••	*Meckering * Do	Do.	165 166	•••	•••	4	$\begin{array}{ccc} 0 & 0 \\ 0 & 0 \end{array}$	
Do.	9	Do. Do.	•••		* Do * Do	Do.	167	•••		4	0 0	
Do.	9	Do.			* Do	Do.	171			4	0 0	}£8 each.
Do.	9	Do.			* Do	Do.	172	•••	·	4	0 0	
Do. Do.	9	$egin{aligned} ext{Do.} \ ext{Wagin} \end{aligned}$	•••	•••	$egin{array}{lll} * & \mathrm{Do.} & & \ldots \\ \mathrm{Wagin} & & \ldots \end{array}$	Do.	$\frac{173}{321}$	•••		4	0 0	J .es
Do.	10	wagin Ravensthori	oe.		Wagin Ravensthorpe	Town Do.	351	•••		0	$egin{array}{cccc} 2 & 0 & \dots \\ 1 & 0 & \dots \end{array}$	£5. £30.
20.	-0		. •	•••		200.	1	•••	•••		1 0	

^{*} Suburban for cultivation.

LAND SALES-continued.

Dates of S	Sale	Places of Sale,			Des	ription o	f Tints		Num	ber of L	ots	Quantities.			Upset Prices.	
		1 14003	OI 0410,									a.	r.	р.	Upsov I ricos.	
1906	ì.			,				,								
August	10	Ravenstho	rpe		Ravenstho	rpe .		Town	352			0	1	0	1	
Do.	10	Do.	- E -		Do.	-E-		Do.	353			ō	1	Ö	£25 each.	
Do.	10	Do.			Do.	•••		Do.	355			0	1	0		
Do.	10	Do.	•••	•••	Do.	•••	•••	Do.	359			0	1	32.2	£30.	
Do.	10	Do.	•••	•••	Do.	***		Do.	377			O	1	0)	
Do.	10	Do.		•••	Do.	•••		Do.	378			0	1	0	1	
Do.	10	Do.			Do.	•••	•••	Do.	379			0	1	Ó	} £25 each.	
Do.	10	Do.	•••	•••	Do.			Do.	380			ŏ	1	Ö)	
Do.	10	Do.			Do.	•••	•••	Do.	381			0-	1	O	£30.	
Do.	13	Leonora	•••	•••	Leonora			Do.	242			0	1	Ó	£10.	
Do.	13	Do.	•••		Do.	•••		Do.	283			0	1	Ō		
Do.	13	Do.	,,,		Do.	•••		Do.	284			ŏ	1	Õ	£8 each.	
Do.	16	Narrogin			Darkan	•••		Do.	10			. 0	1	O	1)	
Do	16	Do.	•••		Do.			Do.	12			0	1	Q	£12 each.	
Do.	16	Do.			Do.	•••		Do.	20			ŏ	$\hat{1}$	ŏ	13	
Do.	16	Do.	•••		Do.	•••	•••	Do.	22			Ö	1	Õ	£15 each.	
Do.	16	Do.			Do.			Do.	24			ŏ	1	0	£20.	
Do.	16	Do.			Do.			Do.	26			ő	î	ŏ	h ~20.	
Do.	16	Do.			Do.			Do.	29			o	1	Ö	£12 each.	
Do.	16	Do.	•••		Do.		•••	Do.	31			ŏ	1	õ	l lasta dada.	
Do.	16	Do.			Do.	,,,		Do.	33			ŏ	î	ŏ	£20.	
Do.	16	Do.	•••		Do.			Do.	35			Ö	ī	Õ	1)	
Do.	16	Do.	•••		Do.			Do.	37			ŏ	ĩ	õ		
Do.	16	Do.			Do.			Do.	48			ŏ	1	ŏ		
Do.	16	Do.			Do.			Do.	51.			ő	î	ŏ	£15 each.	
Do.	16	Do.			Do.			Do.	53			0	1	ŏ		
Do.	16	Do.			Do.			Do.	55			ő	1	ŏ		
Do.	17	Do.	• • • •		Do.			Do.	17			ő	1	Ö	£20.	
Do.	17	Do.			Do.			Do.	34			ő	1	ŏ	£15.	
Do.	17	Do.			Do.			Do.	49			ő	1	ŏ	£20.	
Do.	Ĩ7	Do.			Do.	•••		Do.	50			Ö	1	ŏ	£15.	
Do.	20	Broome	•••	•••	Broome			Do.	113		•••	ő	2		£20.	
	0	Diodilo	• • • •	•••	Dioonio	•••	• • • • •	٠. ٠	110	• • •	•••			3.0		

^{*} Suburban for cultivation,

Plans and further particulars of these Lots may 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.

CANCELLATION OF HOMESTEAD FARMS.

Department of Lands and Surveys, Perth, 26th July, 1906.

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 13th August, 1906. Applications must be lodged at the office of the Land Agent for the District in which the land is situated. Applications received on or before the date the land is available will be considered as simultaneous, and if there is more than one applicant the matter will be decided by the Land Board.

Cor. No.	No. of Holding.	District.		Location No.	Plan.	Office at which application must be lodged.
10252 03 5303 06	3517 74 7742 74	Kojonup Williams		2208 2946	416 / 80 C2 409в / 40	Katanning Wagin
	Ope	n under Parts V. and V	III. of "	The Land Act, 1	1898," on 13th A	ugust, 1906.
9587 / 99	*346 / 74	Kojonup	!	569	1 417p / 40	Katanning
8825 / 04	5559 / 74	Plantagenet		1443	451 / 80 B2	Albany
8884 / 05	7133 / 74	Kojonup		1708	417A / 40 B1	Katanning
214 / 04	†	Arron)	5796 ·	25 / 80	Northam
233 / 00	*493 74	Do		3448	343A / 40	Beverley
5621 / 03	2725 / 74	Williams		3416	378A / 40	Narrogin
2577 / 04	4534 / 74	Avon		6371	378p / 40 B3	Do.
2842 / 04	4607 / 74	Williams		4463	409 / 80 A3	Wagin
8398 / 04	5502 / 74	Do		5044	385A / 40 C 2	Narrogin
6055 / 05	6845 / 74	Tenterden A.A.		10		Katanning
3572 / 03	2488 / 74	Katanning A.A.		125	416в / 40	Do.
6440 / 03	2827 / 74	Kojonup		2101	416в / 40	Do.
8844 / 03	3348 / 74	Avon		5139	26 / 80 F2	Northam
1310 / 03	3723 / 74	Swan		2022	28 / 80 C4	Perth (this office)
1785 / 03	3799 / 74			5737	26 / 80 D4	Northam
9692 / 03	1			129	446 / 80 D1	Katanning
2439 / 04	5989 / 74	Williams		2142	378c / 40 F4	Narrogin

^{*} Subject to improvements. † Late position of 4168/74. ‡ Late position of 3436/74.

CANCELLATION OF CONDITIONAL PURCHASES.

Department of Lands and Surveys, Perth, 25th July, 1906.

IT is hereby notified, for general information, that the undermentioned Conditional Purchases 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 13th August, 1906. Applications must be lodged at the office of the Land Agent for the District in which the land is situated. Applications received on or before the date the land is available will be considered as simultaneous, and if there is more than one applicant the matter will be decided by the Land Board.

Cor. No.	No. of Holding.	Dis	triet.		Location No.	Plan.	Office at which application must be lodged.
5513 / 02 5513 / 02 5610 / 03	3552 55 5732 55 *5904 55	Plantagenet Do. Williams		t V. and	VII., of "The 1 1050 1172 2909	Land Act, 1898.' 445 80 A4 445 80 A4 378p 40	, Albany Do. Narrogin
9463 / 04 11579 / 04 5621 / 03	10399 / 55 13645 / 55 5916 / 55	Kojonup Avon Williams	•••		2913 6317 3418	416 / 40 D2 378в / 40 F1 378в / 40	Katanning Narrogin Do.

^{*} Subject to improvements.

LOTS OPEN FOR SALE.

Department of Lands and Surveys,

Perth, 13th July, 1906.

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.		Condi	tions.		Upset Prices.	Remarks.
13398	Nannine	•••	165	•••	•••	Town		•••	£10	Crown Grant for this lot will only extend to a depth of 40 feet below the natural surface
2709 1906	Mundaring		93	•••	•••	Suburban Cultivat		for	£30	of the ground
38 d 1908	Kalgoorlie	••	2041	•••		Town		•••	£25	This lot is also available for selection as a "Working Man's Block" under Part IX. of "The Land Act, 1898," at the same price. Crown Grant will only extend to a depth of 40 feet below the natural surface of the ground.
3626 1005	Narrogin	•••	706 705			Suburban Cultivat do.		for 	£8 £9	Lots 666, 674, 675, 679, 696, 701, and 710 have been excepted from sale and occupation as
			669, 6' 683, 68 687, 68	35, 667, 73, 676, 84, 685, 88, 694, 92, 707,	668, 682, 686, 695,	do.	•••	•••	£10 each	Reserve 10354. These lots are also available for selection as "Working Men's Blocks" under Part IX. of "The Land Act, 1898," at the
			585, 586, 671, 6'		680,	do.	•••		£12 each	prices quoted.
				·	•••	do. do.			£13 £14 each	
			591 681, 691, 714, an		 , 713,	do. do.	•••		£15 £16 each	
$\begin{array}{c} 7795\\ 19\overline{0}4\end{array}$	Nangeenan	•••	697 109 to 11 108 and 1 101 to 10 100	l 15 5 inclus		do. Town do. do. do.			£18 £12 10s each £18 15s. each £25 each £31 5s.	•
				•••	•••			•••	WOI 90.	

Plans, showing the arrangement of the lots referred to, will shortly be obtainable at this office, and the offices of the various Government Land Agents

R. CECIL CLIFTON,

Under Secretary for Lands.

R. CECIL CLIFTON, Under Secretary for Lands.

CANCELLATION, OF CONDITIONAL PURCHASES.

Department of Lands and Surveys, Perth, 11th July, 1906.

T is hereby notified, for general information, that the undermentioned Conditional Purchases 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 undermentioned dates :--

Corres.	No.	District.	Locn. No.	Plan.	Name.
			A		

Open for selection on and after the 30th July, 1906, under Parts V. and VIII. of "The Land Act, 1898."

_			¥′ -		,	2000	
8266/05	3322/56	Kojonup		3827	417A 40c2	Quartermain W. F.	e,
8266/05	3323/56	Do.	***	3826	417A 	Do,	
8266/05	3355/56	Do.		3815	417A & D 40c2 & 3	Do.	
200/01	*8148/55	Williams		4008	385B 40	Whittaker, H.	L.

* Subject to improvements.

Applications for the above blocks must be made through the District Agencies.

> R. CECIL CLIFTON. Under Secretary for Lands.

CANCELLATION OF HOMESTEAD FARMS

Department of Lands and Surveys Perth, 11th July, 1906.

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

Corres.	No.	Agricultural Area or District.	No.	Plan.	·	Name.

Open for selection on and after the 30th July, 1906.

57/03	213	Williams	2347	409/80	Noble, J.
5305/03	*2688/74	Kojonup	2286	416c/49 D3	Laurie, M. F.
11770/03	3790/74	Avon	5430	3/80 C2	Gardner, J.
13940/03	4112/74	Plantagenet	1299	445/80 C3	Bryan, Á.
11890/04	5939/74	Wellington	1776	410/80	Facey, J. T.
•		_		D3	
4648/04	4888/74	Williams	4538	409/80	Gall, J. W.
				B3	
10244/05	7326/74	Plantagenet	1707	436/80	Clemesha, E,
,				F2	•

Open under Parts V. and VIII. of "The Land Act, 1898," on 30th July, 1906.

2744/01	4558,74	Kojonup	2650	437/80 F1	Turner, S.
12122/04	*5964/74	Avon	6994 and 3817	Baker's Hill	Taylor, G. H.
11224/04	5872/74	Ewlyamar- tup A.A.	189		Page, J. H. O.
1889/03	2321/74	Melbourne	1205	32/80 C1	Waters, R. W.
1926/04	4411/74	Torbay A.A.	50		Kent, B.
5191/04	4978/74	Williams	4779	378 and 385 A / 40	Brown, A.
750/05	6203/74	Hay	162	444/80 E1	Christensen, H.
4507/05	6618/74	Williams	6010	409/80 B1	Richey, W. J.
4264/06	8173/74	Kojouup	3557	416/80 C1	O'Halloran, M. B.
3301/03	2458/74	Do	1897	416/40 B	Sheridan, D.

Subject to improvements. + Late position of 5332/74§ Late position of 8124/74. || Late position position of 7164/74. of 8125/74.

Any applications for the above blocks are to be made through the District Agencies.

> R. CECIL CLIFTON, Under Secretary for Lands.

UPSET PRICE OF COLLIE LOTS.

Department of Lands and Surveys,

Perth, 13th July, 1906.

IT is hereby notified, for general information, that the upset price of the undermentioned lots in the Townsite of Collie will, for the present, be as follows:-

£10 each.—Lots 1052 and 1054 to 1058 inclusive. £15 each.—Lots 1040 to 1042 inclusive, 1044 to 1047 inclusive, and 1050.

£20 each.—Lots 1031 to 1038 inclusive, and 1051. £25.—Lot 1048.

£30 each.—Lots 1030 and 1049.

R. CECIL CLIFTON, Under Secretary for Lands.

CHANGE OF PURPOSE OF RESERVE 3903 (GERALDTON).

 $\frac{207}{97}$

 $\frac{14373}{1903}$

Department of Lands and Surveys, Perth, 18th July, 1906.

IIS Excellency the Governor in Executive Council has been pleased, under Clause 41 of "The Land Act, 1898," to set apart Reserve 3903 (Geraldton) for "Quarry," in heu of "Municipal Tents" as previously gazetted.

R. CECIL CLIFTON, Under Secretary for Lands.

ROCKINGHAM COMMON (RESERVES 1485 AND 7490)

AMENDMENT OF BY-LAW No. 2.

Department of Lands and Surveys, Perth, 18th July, 1906.

THE following amendment of paragraph 3 of By-law No.

2 is published in accordance with the provisions of Section 43 of "The Land Act, 1898." R. CECIL CLIFTON, Under Secretary for Lands.

The charge for property owners not residents in the district will be one shilling per head per week.

I, Admiral Sir Frederick George Denham Bedford, Knight Grand Cross of the Most Honourable Order of the Bath, etc., etc., etc., do hereby confirm the above amendment of By-law No. 2.

E. A. STONE, Governor's Deputy.

LAND OPEN FOR SELECTION

(PLANTAGENET AND KENT DISTRICTS).

Department of Lands and Surveys, Perth, 18th July, 1906.

T is hereby notified, for general information, that the area lately temporarily reserved in the vicinity of Peenebup Creek, and described hereunder, will be open for selection under Parts V. and VIII. of "The Land Act, 1898," on and after Monday, 13th August prox.

The area containing approximately 20,000 acres, extending along Peenebup Creek from the North-Eastern boundary of Plantagenet Location 318 to a point about 1½ miles East of Cowalellup Rock. (Plan 435/80.)

> R. CECIL CLIFTON, Under Secretary for Lands.

(WILLIAMS, NEAR DUMBLEYUNG.)

 $\frac{13563}{1905}$

Department of Lands and Surveys, Perth, 24th July, 1906.

T is hereby notified, for general information, that the L temporary reservation over the land lying Eastward from the Great Southern Railway to Dumbleyung Lake, between Buchanan Townsite (North) and the 145-mile post (South) on said Railway has been removed, and the vacant Crown lauds comprised therein will be open for selection under Part V. of "The Land Act, 1898," on and after Saturday, 1st September, 1906.

Further particulars may be obtained from the Government Land Agent at Wagin, where applications must be lodged. (Plan 409/B40.)

> R. CECIL CLIFTON, Under Secretary for Lands,

LAND OPEN FOR SELECTION. (KOJONUP, NEAR WAHKINUPP.)

Department of Lands and Surveys, Perth, 4th July, 1906.

T 9 0 6

T is hereby notified, for general information, that portion of the temporary reservation near Wahkinupp has been subdivided as Kojonup Locations 2011 to 2013, 4017 to 4036, and 4076 to 4084, all inclusive, and will be open for selection, exclusive of Location 4084, which has been excepted from sale and occupation as Reserve $\bigwedge_{10346}^{\Lambda}$ under Part V. of "The Land Act, 1898," on and after Monday, 30th July inst., at the following prices:-

10s. per acre.—Locations 4028, 4030, 4032, 4076, and 4078.

11s. per acre.—Locations 4017, 4026, 4027, 4031, 4079, and 4033.

11s. 6d. per acre.—Locations 2012, 4081, 4082, and 4083.

12s. per acre.—Locations 4019 and 4080.

12s. 6d. per acre.-Locations 2011, 2013, 4018, 4020, 4021, 4022, 4029, 4034, and 4077.

13s. per acre.—Locations 4023, 4025, 4035, and 4036.

15s. per acre.—Location 4024.

The unsubdivided portion of such temporary reservation will also be open for selection under Part V. of the said Act, and on the same date.

Plans, giving full particulars as to prices, areas of the subdivision, etc., will shortly be obtainable at this office, and the various Government land agencies.

> R. CECIL CLIFTON, Under Secretary for Lands.

(WELLINGTON AND MURRAY DISTRICTS).

Department of Lands and Survey: Perth, 4th July, 1906.

T is hereby notified, for general information, that the vacant Crown land lying Eastward of the Coast Road from Wellington Location 1 to Location 58, and more particularly described hereunder, will be open for selection, under Part V. of "The Land Act, 1898," on and after Monday, 30th inst.

The land in the swamps in this area is only suitable for summer cultivation, and there is no prospect of the Government doing any further drainage work in the locality.

The Crown lands within the area bounded on the North The Crown lands within the area bounded on the North by an East line to the Murray River, passing along the South boundary of Murray Location 77; thence by said river upwards to a point about 50 chains North from the North boundary of Wellington Location 999; thence due East. On the East by a Southerly line, passing along the Western boundaries of Locations 438, 341, 342, 327, 326, 1306, and 1084, to the North boundary of Uduc Agricultural Area; thence by part of its North and its West boundaries. On the South by the North boundary of Wellington Location 1; and on the Westward by the Coast Road, and the East boundaries of \$\Lambda{7655}\$. (Plan 383/80.)

R. CECIL CLIFTON,

Under Secretary for Lands.

Lots open for Selection as Working Men's BLOCKS.

Department of Lands and Surveys, Perth, 13th July, 1906.

13124 1004TT is hereby notified, for general information, that Ivanhoe Suburban Area Lot 917 (Leviathan Street) is now open for selection under Part IX. of "The Land Act, 1898," at a

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

2889 1901

TT is hereby notified, for general information, that Collie Lot 921 will be open for selection as a "Working Man's Block," as provided by part IX. of "The Land Act, 1898," at a price of £12 10s.

R. CECIL CLIFTON,

Under Secretary for Lands.

MUCHAMULLA AGRICULTURAL AREA.

Department of Lands and Surveys, Perth, 13th July, 1906.

 $\begin{array}{c} 3 & 7 & 8 & 9 \\ 1 & 8 & 9 & 5 \end{array}$ IT is hereby notified, for general information, that Muchamulia Agricultural Area Lots 1, 3, 4, 7, 8, 9, 10, 11, 13, 15, 16,17, 22, 23, and 24, are now open for selection, under Part VIII. of "The Land Act, 1898."

R. CECIL CLIFTON, Under Secretary for Lands.

LOT OPEN FOR SELECTION AS A "WORK-ING MAN'S BLOCK."

Department of Lands and Surveys, Perth, 18th July, 1906.

IT is hereby notified, for general information, that the undermentioned lot will be open for selection as a "Working Man's Block," as provided by Part IX. of "The Land Act, 1898."

Corres. No.	Town.	No. of Lot.	Price.	Remarks.
11664/04	Day Dawn	314	£25	Crown Grant will only extend to a depth of 40 feet below the na- tural surface of the ground.

Plans, showing the lot referred to, are now obtainable at this office, and the offices of the various Government Land Agents.

R. CECIL CLIFTON, Under Secretary for Lands.

Department of Lands and Surveys, Perth, 11th July, 1906.

1905 IT is hereby notified, for general information, that Kalgoorlie Lot 2764 is now open for selection as a "Working Man's Block," under Part IX. of "The Land Act, 1898," at a price of £30.

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

R. CECIL CLIFTON, Under Secretary for Lands.

THE ROADS ACT, 1902.

WHEREAS the Albany Road Board, by resolution passed at a Meeting of the Board, held at Albany on or about the 23rd day of March, 1905, resolved to open a new road as described hereunder:-

ALBANY ROAD DISTRICT.

No. 2191.

 $\frac{2968}{1905}$

A strip of land, its Eastern side leaving a surveyed road near the North-West corner of Plantagenet Location 450, and starting about 2 chains 60 links wide; thence narrowing down to one chain (as surveyed, Diagram 18010), passing through and along the Western boundary of said Location 450 and along that of Location 465; thence (as surveyed) in a Westerly direction, passing through subdivisional Lots 77A, 80A, 15A of late W.A. Land Company's Location 402, Plantagenet Locations 942 and 960; thence along the Northern boundaries of Locations 774, 487, 843, 472, and through Location 563 to the Western shore of Torbay Inlet; 2 roods being thereby resumed from Plantagenet Location 450. (Plan 457/80.)

WHEREAS the Beverley Road Board, by resolution passed at a Meeting of the Board, held at Beverley on the 6th day of August, 1904, resolved to open a new road as described hereunder

BEVERLEY ROAD DISTRICT.

No. 2082.

A strip of land, one chain wide, starting from the Westernmost corner of C.P. 49/665 and extending South-Eastward to the North corner of Location 6487; thence South-Westerly along the latter's North-West boundary (as surveyed, Diagram 17981); thence South-Eastward to its South corner (Diagram 17970); thence Fouth-Westward to

the West corner of Location 3525; thence 151° 47' 4 chains South-South-Westward (as surveyed, Diagram 17964), passing through Location H3 to the North-West boundary of Subdivisional Lot 2 of said Location; 8 acres 2 roods 28 perches being resumed from said Avon Location H3. (Plan

2645 1905

WHEREAS the Beverley Road Board, by resolution passed at a Meeting of the Board, held at Beverley on the 4th day of March, 1905, resolved to open a new road as described hereunder:

BEVERLEY ROAD DISTRICT.

No. 2240.

A strip of land, one chain wide, its South-Eastern side leaving the York-Beverley Road at the North-Western leaving the York-Beverley Road at the North-Western boundary of Avon Location H4, and extending about 62, 28' along said boundary for a distance of 176 chains 10 links thence 154° 59' 1 chain; thence 62° 26' (its North-Western side passing along said boundary) 42 chains 80 links; thence 104° 33' 14 chains 88 $_{10}^{4}$ links; 53° 8' 10 chains 2 links; and 28° 32' 15 chains; thence 62° 26' 62 chains 39 links; thence its South-Western side passing along the North-East boundary of Lot 2 of Location H3 to join Road No. 2082 (as surveyed, O.P. Avon 893).

19 acres $16\frac{s}{10}$ perches being resumed from Avon Location H3, and 14 acres 2 roods 2 perches from Avon Location H4. (Plan 2c/40.)

 $\frac{1107}{1005}$

WHEREAS the Bunbury Road Board, by resolution passed at a Meeting of the Board, held at Stratham on or about the 30th day of January, 1905, resolved to deviate Road No. 52 as described hereunder:—

BUNBURY ROAD DISTRICT.

Deviation of Road No. 52 (Bunbury-Boyanup Road).

A strip of land, one chain wide (as surveyed, O.P. Wellington 297), leaving the Western side of the present road at its intersection with the West boundary of Wellington Location 12, and extending Southward along said boundary to a point about 5 chains Southward of the Northboundary to a point about a chains Southward of the North-East corner of Boyanup A.A. Lot 239; thence, in a general South-Easterly direction, through said Wellington Location 12, and along the North-Eastern and East boundary of Boyanup A.A. Lot 321 to rejoin the present road at its South-East corner.

14 acres 3 roods 8 perches being thereby resumed from Wellington Location 12. (Plan 411/80 and Boyanup A.A.)

WHEREAS the Canning Road Board, by resolution passed at a Meeting of the Board, held at Cannington on the 28th day of April, 1905, resolved to open Roads Nos. 2116 and 2117 as described hereunder:

CANNING ROAD DISTRICT.

No. 2116.

Railway Parade, one chain wide, its South-Western side passing along the North-Eastern side of Cannington Railway Station, from the Southern corner of subdivisional Lot 135 of Canning Location 5 to the West corner of Lot 113 in that Location, as shown on Titles Office Plan 2209.

No. 2117.

A strip of land, one chain wide, its North-Eastern side the South-Western Railway Reserve with the South-Eastern side of Road No. 187, and extending South-Eastward along said side of Railway Reserve to the Northern corner of Subdivisional Lot 44 of Canning Location 7; thence along Sydenham Street to the Albany Road, comprising Sevenoaks Street and part of Sydenham Street, as shown on Titles Office Plan 592, the whole being resumed from Canning Location 7. (Plan 1n/40.)

WHEREAS the Goomalling Road Board, by resolution passed at a Meeting of the Board, held at Jurokine on the 2nd day of January, 1904, resolved to open a new road as described hereunder:-

GOOMALLING ROAD DISTRICT.

No. 2254.

A strip of land (as surveyed, Diagram 20629), one chain wide, starting from the Northam-Goomalling Railway Reserve at the North-Eastern end of Rossmore Siding, and extending 170° 34′ through Avon Location 2432 to join a toad on one of its South-Eastern boundaries; 3 acres 1 rood 27 perches being resumed from Avon Location 2432. (Plan 27/80.)

WHEREAS the Goomalling Road Board, by resolution passed at a Meeting of the Board, held at Wangamine on the 6th day of June, 1903, resolved to open a new road as described hereunder :-

GOOMALLING ROAD DISTRICT.

No. 2179.

A strip of land, one chain wide, its Western side starting from the South corner of C.P. 48/891, and extending 153° 32' 8 chains 58 links to an angle in Road No. 1694; Oa. 3r. 17p. being resumed from Avon Location 2461. (As surveyed, Diagram 16973). (Plan 27/80.)

WHEREAS the Goomalling Road Board, by resolution passed at a Meeting of the Board, held at Goomalling on or about the 4th day of October, 1902, resolved to open the road hereinafter described, that is to say:—

No. 1413.

A strip of land, one chain wide, or thereabouts, starting from the Newcastle-Goomalling Road on the Northern boundary of Avon Location 1852, and extending 182° 57′ to near the North corner of Location 582; thence 50 links wide, passing along the North-Eastern boundary of Location 582, and the South-Western boundary of Location 1657 to the latter's South corner (as surveyed O.P. Avon 548); thence about 50 links wide (except at angles where corners are cut off, see Diagram 16972), passing along a North-Western and North-Eastern boundary of Location 1245 and the North-Eastern and South-Eastern boundaries of Location 1679 (as surveyed Diagram 16972) to join Road No. 1308.

Resumptions being 1 acre 17 perches from Location 1657; 1 acre 2 perches from Location 1245; 3 acres from Location 1679; and 1 acre from Location 1852. (Plan 27/80.)

WHEREAS the Northampton Road Board, by resolution passed at a Meeting of the Board, held at Northampton on the 6th day of January, 1902, resolved to open a new road as described hereunder.

NORTHAMPTON ROAD DISTRICT.

No. 1967.

A strip of land, one chain wide, its Western side starting from the South-West corner of Victoria Location 2481, and extending North, East, and East-South-Eastward as surveyed Diagram 7879, passing through said Location 2481 to oin road No. 141 on its East boundary; 6a. 1r. 3p. being thereby resumed from said Victoria Location 2481. (Plan Classn. 2.)

WHEREAS the Plantagenet Road Board, by resolution passed at a meeting of the Board, held at Mount Barker on or about the 3rd day of October, 1904, resolved to open Road No. 2190, as described hereunder:—

PLANTAGENET ROAD DISTRICT.

No. 2190.

A strip of land, two chains wide (as surveyed, O.P. Plantagenet 319 and 320), leaving the Perth-Albany Road near the 225-mile mark thereon, and extending in a general East-South-Easterly direction to the North-West corner of Plantagenet Location 457; thence (one chain wide) along the South boundary of Plantagenet Location 939 to its South-East corner; thence, again two chains wide (as surveyed, O.P. Plantagenet 320), along part of the North boundary of Plantagenet Location 916 to the West boundary of Location 556; thence South and East along part of the West and the South boundaries of said Location 556, and passing through the North-East, corner of Plantagenet A strip of land, two chains wide (as surveyed, O.P. Planpassing through the North-East corner of Plantagenet

Location 916; thence Eastward along the North boundary of Plantagenet Location 1040 to join a surveyed road at its North-East corner; 2r. 17p. being resumed from Plantagenet Location 916. (Plan 451/80.)

WHEREAS the Preston Road Board, by resolution passed at a meeting of the Board, held at Donnybrook on the 1st day of September, 1904, resolved to open a new road, as described hereunder:

PRESTON ROAD DISTRICT.

No. 2068.

A strip of land, one chain wide, starting from Road No. 51 at an angle in the East boundary of Wellington Location 1191, and extending South-Westward and North-Westward (as surveyed, Diagram 17093), passing through Locations 1191 and 1055 to a point in the East boundary of C.P. 48/1443, situate 6 chains $61\frac{1}{10}$ links from its South-East corner; 2a. 0r. 20p. being thereby resumed from Location 1191, and 2a. 1r. 15p. from Location 1055. (Plan 414A/40.)

73002 WHEREAS the Wagin (late Arthur) Road Board, by resolution passed at a meeting of the Board, held at Wagin on or about the 24th day of June, 1902, resolved to open the road hereinafter described, that is to say :-

No. 1891.

A strip of land, one chain wide, starting from the South-West corner of Williams Location 1451, and extending East West corner of Whaths boundary of Location 806 situate 14 chains 69 $\frac{6}{10}$ links from its North-West corner; thence extending South-Eastward (as surveyed, O.P. Williams 287), passing through Locations 806 and 753 to the latter's South-East corner.

Also a strip of land, one chain wide (as surveyed, O.P. Williams 287), extending in a general South-Easterly direction from the junction of the Arthur and Buchanan Rivers, on the East boundary of Reserve \$\int_{4597}^{\infty}\$, to the North-East corner of Location 1154; thence South (as surveyed) to its South boundary; thence South-Eastward (as surveyed), passing along the South-Western boundaries of Locations 1724, 1972, C.P. 1549/68, Location 1529; thence East, passing along the latter's South boundary and that of Location 1460 to the latter's South-East corner. (Plan 409/80.)

6257

WHEREAS the Williams, Narrogin, West Arthur, and Wagin Road Boards resolved to open the road hereinafter described, that is to say:

A strip of land, one chain wide, its Southern side starting from the Perth-Albany Road at the South-West corner of from the Perth-Albany Road at the South-West corner of Reserve 336, and extending East to a point situate 13 chains $64\frac{5}{10}$ links from its South-East corner; thence in a general Easterly direction (as surveyed, O.P. Williams 334), passing through Williams Locations 126 and 4998 to the Western boundary of Location 2314; thence North to its North-West corner; thence along its North boundary and that of Williams Location 2316, and onward East-South-Easterly, crossing the Wangelling Brook at a point near Survey Mark A40, to join a surveyed road on the North boundary of Williams Location 2505; thence (as surveyed, Diagram 8876) to the West boundary of Location 646; thence, as surveyed, Eastward through Locations 646, 647, 645, and along part of the South boundary of Location 753, to join Road No. 1891 at the North-East corner of $\bigwedge_{1861;}$ 2a. 1r. 6p. being resumed from Williams Location 126. (Plan 409/80.)

WHEREAS the York Road Board, by resolution passed at a meeting of the Board, held at York on or about the 13th day of June, 1904, resolved to open a new road, as described hereunder:—

YORK ROAD DISTRICT.

No. 2088.

A strip of land, one chain wide, starting from the North side of Woodside Siding, on the Great Southern Railway, and extending North-Eastward to the Hamersley Bridge; thence Northward, crossing the Avon River by said bridge, to Wilberforce; thence in a general Easterly direction through Avon Location J (as surveyed, O.P. Avon 597 and Diagram 17308) to the York-Northam Road; 24 acres 1r. 31p. being resumed from Avon Location J, and 3 acres 3r. 4p. from Avon Location F. (Plan 2/80.) AND WHEREAS His Excellency the Governor, pursuant to Section 17 of "The Public Works Act, 1902," by notice published in the Government Gazette, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans and more particular descriptions of the said lands might be inspected at the Department of Loads and Surveys Parth. Department of Lands and Surveys, Perth:

AND WHEREAS the said Boards have caused copies of the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their last-named place of

AND WHEREAS the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of "The Roads Act, 1902," subject to the provisions of the said Act.

Dated this 18th day of July, 1906.

R. CECIL CLIFTON, Under Secretary for Lands.

THE ROADS ACT, 1902.

Department of Lands and Surveys, Perth, 18th July, 1906.

T is hereby declared that the undermentioned lands have been set apart, taken, or resumed under Section 17 of the "The Public Works Act, 1902," for the purpose of a new road, that is to say:-8900/1905.

BRUNSWICK ROAD DISTRICT.

No. 2263.

Young Street (or Second Street), one chain wide, from Korijekup Avenue to the Harvey River, as shown on T.O. Plan 2492; about 3a. 1r. 30p. being resumed from Wellington Location 50A.

Third Street, one chain wide, from Uduc Road to the Harvey River, as shown on T.O. Plan 2344; about 94 acres being thereby resumed from Wellington Location 50A.

Fourth Street, one chain wide, from Uduc Road to the Harvey River, as shown on T.O. Plans 2492 and 2344; about $10\frac{1}{2}$ acres being thereby resumed from Wellington Location 50A.

Fifth Street, one chain wide, from Uduc Road to the Harvey River, as shown on T.O. Plan 2492 and Diagrams 1654 and 1800; about 13 acres being thereby resumed from Wellington Location 50A. (Plan 383/80.)

DARLING RANGE AND KELMSCOTT ROAD DISTRICT.

1346

No. 2199.

A strip of land, one chain wide, starting from the South A strip of land, one chain wide, starting from the South boundary of Canning Location 349 and extending South-Westward through C.P. 48 / 1658 and along part of its South boundary to the North-East corner of Canning Location 487; thence South along its East boundary to Survey Mark H 7; thence 271° 52′ through said Location 487 to its West boundary; thence North 4 chains 40 links and North-Westward to the South-Western corner of Canning Location 485, thouse in a general West North Canning Location 458; thence in a general West-North-Westerly direction to the South-West corner of Canning Location 454 (as surveyed and shown on O.P. Canning 191).

Area resumed from C.P. 48 / 1658, 2 acres 3r. 24p. Area resumed from Canning Location 487, 2 acres. (Plan 341 / 80.)

GOOMALLING ROAD DISTRICT. Deviation of part of Road No. 112.

A strip of land, one chain wide, its South-Eastern side leaving the South-Eastern side of the present road at Survey Post A27 on the North-Western boundary of Avon Location 3239, and extending South-Westward through said Location and Avon Location 2597 (as surveyed, Diagram 6431) to rejoin present road at Survey Post A24 in said Location 2597.

1 acre 3 roods 27 perches being resumed from Avon Location 3239, and 3 acres 0 roods 19 perches from Avon Location 2597. (Plan 27/80.)

 $\frac{2523}{1902}$

YORK ROAD DISTRICT.

No. 2291.

A strip of land, 50 links wide, leaving the Western side of the Great Southern Railway Reserve at the East corner of Gwambygine Estate, Lot 19, and extending in a general North-Westerly direction (as surveyed, Diagram 21540) passing along the North-Eastern and Northern boundaries of said Lot 19 to a point on the North-Eastern boundary of Lot 17, and thence along the latter North-Westward to join a road at its North-East corner.

4 acres 0 roods 25 perches being thereby resumed from Gwambygine Agricultural Area, Lot 18. (Plan Gwambygine Agricultural Area and 2c/40.)

Plans of the lands so set apart, taken, or resumed may be inspected at the Department of Lands and Surveys, Perth.

By order of His Excellency the Governor,

N. J. MOORE. Minister for Lands.

$\frac{3964}{1903}$ THE ROADS ACT, 1902.

WHEREAS the Beverley Road Board, by resolution passed at a meeting of the Board, held at Beverley in December, 1903, resolved to open the Road hereinafter described, that is to say:—

Deviation of Road No. 1620.

A strip of land (Crown), one chain wide, leaving the present road at the North-East corner of Avon Location 5939, and extending 0° 5′ to the South boundary of Location 3273, and Westward along the latter and part of the South boundary of Avon Location 3272 to an angle in the latter's South boundary; thence Southward to rejoin the present road, as surveyed and shown on Diagram 21102. (Plan 342/80.)

WHEREAS the Marradong Road Board, by resolution passed at a meeting of the Board, held at Marradong in April, 1897, resolved to open the Road hereinafter described, that is to say :-

No. 688.

A strip of land (Crown) starting from Farmer's Road at a point opposite the North-East corner of Williams Location 230, and extending Eastward (as surveyed, Diagrams 45/45, 49/194, and 4631) to the East boundary of Williams Location 1170; thence Eastward (as surveyed, Diagram 21430) to the South-West corner of Reserve 9324, and along its Southern boundary to Road No. 687; thence starting again from the Eastern side of Road No. 687, near the South-West corner of Williams Location 5020, and extending North-Eastward (as surveyed) Diagrams 63/62 and 850) to the East boundary of Reserve 5531; thence Eastward to the West boundary of Williams Location 1878 and onwards (as surveyed) through Williams Locations 1878, 3540, 4297, 4246, 4251, 4252, 4249, and 4248, to join Road No. 211 at the South-West corner of Williams Location 144 (Plans 379/80 and 384/80). A strip of land (Crown) starting from Farmer's Road at a (Plans 379/80 and 384/80).

AND WHEREAS the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of "The Roads Act, 1902," subject to the provisions of the said Act.

Dated this 18th day of July, 1906.

R, CECIL CLIFTON, Under Secretary for Lands.

THE ROADS ACT, 1902. MOUNT MARGARET ROAD DISTRICT.

Department of Lands and Surveys,

 $\frac{5569}{1902}$

Perth, 5th July, 1906.

T is hereby notified that it is the intention of His Excellency the Governor after the control of Excellency the Governor, after the expiration of twenty-one days from date of publication of this notice, to constitute and define the area hereunder described a Road District, to be known as Mount Margaret Road District; and to amend the Lawlers and North-Coolgardie Road Districts accordingly.

MOUNT MARGARET ROAD DISTRICT.

Bounded on the North by an East line passing through a point situate 4½ miles due North of J HR (conjoined) 45 (Bandya Hill); on the East by the East boundary of the State; on the South by a West line to B 82 at Brickey's Soak; and on the West by a North line therefrom.

R. CECIL CLIFTON,

Under Secretary for Lands.

THE ROADS ACT, 1902.

DIVISION OF YILGARN ROAD DISTRICT INTO WARDS.

Department of Lands and Surveys,

Perth, 5th July, 1906.

TT is hereby notified that it is the intention of His Excellency the Governor, after the expiration of 21 days from the date of publication of this notice, to divide the Yilgarn Road District into Seven Wards with respective boundaries as hereunder described, viz.:-

MOUNT JACKSON WARD.

Bounded by lines starting from the North corner of the Municipality and extending North to the North boundary of the Road District; thence by said North boundary of the Road District to its North-West corner and by the West boundary of the Road District to a point situate 15 chains South of the Southern side of the Northam-Yilgarn Railway Reserve; thence by a line extending Eastward parallel to and at a distance of 15 chains from the said side of Railway Reserve to the South corner of Reserve $\frac{71}{7837}$; thence North-Westward along part of its South-West boundary to the North-West side of said Railway Reserve; thence along the latter to the South-Western boundary of Southern Cross Municipality; North-Westward to its West corner, and North-East to the starting point.

POLARIS WARD.

Bounded on the North by the South side of Cameron Road in the Yilgarn Agricultural Area. On the East by the West side of Rogers Road. On the South by a West line therefore to the South source of South South by a West line therefore to the South source of South Sou line therefrom to the South corner of Southern Cross Sub. Lot 33; thence by the Northern side of Pavonis Street and its prolongation to the West shore of Lake Polaris; and on the West by said shore of Lake Polaris (being the Municipal boundary).

FRASER WARD.

Bounded on the North-Westward by the North-Western boundaries of G.M.Ls. 505 and 279 and the South-Eastern boundary of the Southern Cross Municipality. On the Eastward by the Western shore of Lake Polaris and the North-Eastern boundary of G.M.L. 29. On the South-Eastward by the South-Eastern boundaries of G.M.Ls. 29 and 506; and on the South-Westward by the South-Western boundaries of G.M.Ls. 506 and 505.

HADDON WARD.

Bounded on the North-Westward by the North-Western side of the Northam-Yilgarn Railway Reserve. On the North-Eastward by the South-Western boundary of the North-Eastward by the South-Western boundary of the Southern Cross Municipality, part of the South-Western boundary of G.M.L. 279, the South-Western boundaries of G.M.Ls. 505 and 506; thence by the South-Eastern boundaries of G.M.Ls. 506 and 29; thence by the South-Western side of the Parker's Range Road. On the South by a West line, passing along the South boundary of Reserve 4598 (Racecourse); and on the West by a North line to the South South Western and Reserve 5837. South corner of Reserve 7837; thence by its South-Western boundary.

GREENMOUNT WARD.

Bounded on the Northward by a line extending North-Easterly, parallel to and at a distance of 15 chains South-Eastward from the South-Eastern side of the Northam-Eastward from the South-Eastern side of the Northam-Yilgarn Railway Reserve to the South corner of Reserve 7837; thence South to a point West of the South-West corner of Reserve 4598 (Racecourse); thence East, passing along the latter's South boundary to the South-West side of the Parker's Range Road. On the Eastward by said South-West side of Parker's Range Road to the 6-mile post thereon. On the South by a West line from said 6-mile post; and on the West by a North line passing through the 7-mile post on the York-Southern Cross telegraph line 7-mile post on the York-Southern Cross telegraph line.

KENNYVILLE WARD.

Bounded on the Northward by the Northern boundary of the Road District. On the East by the East boundary of the Road District. On the South by a West line to the 6-mile post on the Southern Cross-Parker's Range Road; and on the Westward by the South-Western side of said road to the East corner of G.M.L. 29; thence by the North-Eastern boundary of the latter and the Western shore of Lake Polaris to a point in prolongation Westward of the Northern side of Pavonis Street; thence by said prolongation and the Northern side of Pavonis Street to the South corner of Southern Cross Sub. Lot 33; thence East to the West side of Roger's Road, North along it to the South side of Cameron Road; thence by the latter and its production to the Western shore of Lake Polaris; thence by said shore to the North corner of Southern Cross Municipality, and thence by a due North line.

PARKER'S RANGE WARD.

All that portion of the Road District lying Southward of a line extending Eastward, parallel to and at a distance of 15 chains Southward from the South side of the Northam-Yilgarn Railway Reserve to a point North of the 7-mile post on the York-Southern Cross telegraph line; thence South to a point due West of the 6-mile post on the Southern Cross-Parker's Range Road, and thence due East.

R. CECIL CLIFTON,

Under Secretary for Lands.

THE ROADS ACT, 1902.

AMENDMENT OF THE UPPER BLACKWOOD AND NELSON ROAD DISTRICTS.

> Department of Lands and Surveys, Perth, 13th July, 1906.

 $3\frac{66}{96}3$ IIS Excellency the Governor in Executive Council, under Section 6 of "The Roads Act, 1902," has been pleased to alter the common boundaries between the Upper Blackwood and Nelson Road Districts to those in the following description, viz.:—Leaving the present boundary at the North boundary of Hester Townsite and extending Southward along the Western side of the Bridgetown Railway Reserve to the North boundary of Location 506; thence East to its North-East corner, South to the North

boundary of Reserve 3460; thence East to the latter's North-East corner, and South about 60 chains along its East boundary; thence East about 45 chains, South about 245 chains, East to the North-East corner of Nelson Location 1099; thence South to the South-West corner of Location 1315, East to its South-East corner; thence South to the left bank of the Blackwood River, and along it upwards to the North boundary of Location 699; thence along the latter and the North boundaries of Locations 805 and 1477; thence generally Southward, passing along the East boundaries of Locations 1477, 698, 1088, 767, 1581, 1271, 5869/74, 1481, and 1542; thence South about 200 chains, and East to the West boundary of Location 1662, North Feet to its North East. North to its North-West corner, East to its North-East corner, South about 50 chains, East to the West boundary of Location 1520; thence South 218 chains, East about 420 chains, South about 120 chains; thence East 260 chains, South to the South-West corner of late P.P.R. 8/258; thence East about 240 chains; thence South about 330 chains; thence East to the Frankland River.

R. CECIL CLIFTON,

Under Secretary for Lands.

SURVEYOR LICENSED UNDER "THE TRANSFER OF LAND ACT, 1893."

(56 Vict., No. 14.)

Surveyor General's Office, Perth, 9th July, 1906.

T is hereby notified, for general information, that by virtue of the powers conferred upon me by 56 Vict., No. 14, Sec. 15, I have this day licensed the undermentioned gentleman to practise as a Surveyor under the above Act:—

CHARLES EDWARD BOWLER.

HARRY F. JOHNSTON, Surveyor General.

THE GOLDFIELDS WATER SUPPLY ACT, 1902.

BY-LAWS.

Goldfields Water Supply Office, Perth, 25th July, 1906.

T is hereby notified, for general information, that in exercise of the powers conferred by "The Goldfields Water Supply Act, 1902," the Minister for Works has appointed the following officers to administer the By-laws made under such Act, within the Midland Water District:—

G. D. MacCabe, C. M. AIKENHEAD.

T. S. McNULTY,

Secretary Goldfields Water Supply.

BY-LAWS FOR THE LICENSING OF PLUMBERS.

Goldfields Water Supply Office, Perth, 24th July, 1906.

T is hereby notified, for general information, that in exercise of the powers conferred by "The Goldfields Water Supply Act, 19(2," and in pursuance of the By-laws for the licensing of plumbers, the Minister for Works has appointed the following officers to administer the said By-laws within the Districts mentioned hereunder:—

S. Osborne, Midland Water District.
A. W. England, Coolgardie, Kalgoorlie, Boulder, Kanowna, and Bulong Water Districts.

T. S. McNULTY, Secretary Goldfields Water Supply.

THE MINING ACT, 1904.

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

Department of Mines, Perth, 5th July, 1906.

TAKE NOTICE that it is the intention of the Warden of the Nullagine District, Pilbarra Goldfield, on Monday, 13th day of August, to issue out of the Warden's Court, Nullagine, an Order authorising the resumption of possession for and on behalf of His Majesty, in accordance with Regulation 163 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, before the date mentioned, lodge at the Warden's Office an objection, 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.

> H. S. KING Secretary for Mines.

To be heard at the Warden's Court, Nullagine, on Monday, 13th August, 1906.

***************************************		15th Awywoo, 1500.
Mining Tenement.	No.	Registered Holders.
Residence Area	14L	Chearnley, W. C.
Sub. Water Right	3AL	Chearnley, W. C.
Quartz Claims	$259 \mathrm{L}$	Lyons, P.; Clemmensen, N.; Bice, Thomas
	317L	Evans, J. R.
	320L	Bryant, G.; Walker, J. M.; Smith, William; Matheson, R.
	324L	Boxer, John; Sinclair, L.
	329L	Johns, Philip
	330r	Clemmensen, N.; Mortensen, C.
,	331L	Clifton, Gervase (Curator of Intestate Estates)
	335 L	Campbell, Colin
	340L	King, John; Atkinson, John
	343L	Chiavi, H. B.
	345L	Gould, Andrew; O'Brien, M.
	346L	Lestrup, George

THE MINING ACT, 1904.

Department of Mines, Perth, 27th July, 1906.

T is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Governor in Executive Council has been pleased to deal with the undermentioned Leases and Applications therefor, as shown below.

H. S. KING, Secretary for Mines.

GOLD MINING LEASES.

	•	Gold Mining Leases were			uses approved (subject to sur- lugust, 1906—continued.
	ıbject to survey),	to date from 1st August,	Goldfield.	District.	Nos. of Applications.
1906.			N. Coolgardie	Menzies	*+5257z, *5261z, *5269z, *5271z
Goldfield.	District.	Nos. of Applications.	·	Ularring Yerilla	834u, 838u 837n, *839n, 843n
Coolgardie		4243, 4244, 4245	N. E. Coolgardie	Kanowna Bulong	1164x, 1174x, 1175x, 1176 *1034y, 1037y, 1040y
Dundas	•••	960, 969, 970		Bulong	10041, 10071, 10401
East Coolgardie		*4217е, 4232е	Peak Hill	•••	*313 _P
E. Murchison	Black Range	255в, 256в, 257в, 258в,	Yilgarn	•••	720
		260в, 263в, 264в		oned Application e approved (sub	ns for Gold Mining Leases
Mt. Margaret	Mt. Malcolm Mt. Morgans	1190c *233F	Goldfield.	District.	Nos. of Applications.
Murchison	 Mt. Magnet	1526, 1543, 1551 *769m	Mt, Margaret	Mt. Malcolm	1187c
•	Day Dawn Nannine	*405D 639n, 662n, 666n	Yilgarn	•••	719

^{*} Conditionally.

The Surrenders of the undermentioned Gold Mining Leases were accepted.

Goldfield.	District.	Nos. of Leases.	Names of Leases.	Lessees.
Dundas	•••	942 946 947	Bobby Dazzler Star of Erin Bobby Dazzler Extended	Jones, Wm. Blythe
E. Coolgardie	•••	4111E	Mexico	Burkett, Richard
East Murchison	Black Range	880 223в	Four-in-Hand Blue Spec	Phillips, Robert Ramstead, John Andrew; Tetlow, Wm.; Tetlow, John
Mt. Margaret	Mt. Malcolm Mt. Morgans		Leoncra Main Reefs Marienette Lady Florence North	Leonora Main Reefs, Limited Cottingham, Ethelbert; Wallace, Marian Hogg, Wm. Mitchell
Murchison		1497	Eelya North	Beasley, Thomas; McLean, Charles Edward; Ross, Annie
Yilgarn		*674 *675	Great Victoria Great Victoria North	Burbidge, George Harry Burbidge, George Harry

^{*} Conditionally.

[†] Reward Lease.

THE MINING ACT, 1904-continued.

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.	eld. District. $^{ m N}_{ m L}$		Name of Lease.	Lessees.	Names of persons to whom prior right of application is granted.
Coolgardie	•••	4141	Red Hill South	Brisben, John McNeil; Vickers, Arthur Hedley; Ryan, Wm.; Hartcher, John;	Sinclair, James
		4148	Red Hill West	Polley, James Brisben, John McNeil; Vickers, Arthur Hedley; Polley, James; Ryan, Wm.	Sinclair, James
Broad Arrow East Coolgardie		4193 1043 w 4137 E	Last Try Struck Oil Walhalla	Tulip, Matthew	Whitehorn, Francis Caudan, Armand Wells, Arthur Robert; Rosewarne,
East Murchison	Black Range	797 27в	Auckland Lady Treasure	Cash, Samuel John	Rudolph Archibald, Osmund Albert Murray, Richard Connell; Glynn, Pat- rick
		190в	Golden Lock	Leach, George Hollis; Leach, Albert	Thompson, Isaac
		208в	Golden Link	Kirkland, Thomas Noble; Kirkland, Wm.; Gordon, Colin	Knott, David Hastings
		215в	Erinjerry	Laurie, Thomas; Flynn, Jeremiah; Richardson, Edward	Thompson, Max Wollomy; Stack, William
Mt. Margaret	Mt. Malcolm	1091c	Blarney Stone	Roberts, Alvin Edgar; Austin, Francis Reginald	Wetzlar, Gottlieb Samuel
		1114c	Lady Mac	Williams, James Michael David; Wright, Frederick	Martin, Louis
	Mt. Margaret	1176c 1636T	Leonatus Mt. Noungal	Minogue, John Reichelt, James; Reichelt, Augustus; Cox, James; McNie, Peter; Mundy, Donald; Maloney, James	Wetzlar, Gottlieb Samuel Dwyer, John
Murchison		1659r 1434	Childe Harold Mary	Cobbett, Évelyn Talbot Ryan, Eliza; Lonagan, Lorance; McAskill, Keturah Elizabeth	Webb, Herbert George Pitman, Wm. Henry
		1474	Legacy North Ex-	Monks, John George; Parker, John; Parker, George	Raven, Albert George
	Day Dawn	401D	Day Dawn Ex- tended	Bartels, Herman; Smith, Albert; Wilson, John Francis	Gray, Charles; Smart, Albert
N.E. Coolgardie	Kanowna	898x	Brilliant	Congdon, Albert; Bordoni, John; Holtom, Thomas; Hawkes, Harold; Taafe, Wm.; Preston, Walter Charles;	Williams, Michael James
		1037x	North Brilliant	McCarthy, Charles Congdon, Abert; Bordoni, John; Holtom, Thomas; Hawkes, Harold; Taafe, Wm.; Preston, Walter Charles; McCarthy, Charles	Williams, Michael James
Phillips River		1136x	James Clive Maori Queen	Tatham, George Hugh	Beckett, Alfred James Heatherill, John

MINERAL LEASES.

The undermentioned Applications for Mineral Leases were approved (subject to survey), to date from 1st August, 1906.

Mineral Field.	District.	Nos. of Applications.		
Greenbushes	 ••-	410, *411		

* Conditionally.

The conditional Surrenders of the undermentioned Mineral Leases were accepted.

Mineral Field.	District.	Nos. of Leases.	Names of Leases.	Lessees.	
E. Coolgardie	•••	*8e *10e *12e *17e	Pioneer Brick Works Kalgoorlie Extended	Stubbs, Henry Do. Do. Do.	

The undermentioned Applications for Mineral Leases were refused.

Mineral Field.	District.	Nos. of Applications.
W. Pilbarra	•••	55, 56, 59, 60

The undermentioned Application for a Mineral Lease on Crown Lands outside a Proclaimed Mineral Field was refused.

Locality.	No. of Application.
Cape Arid (near Esperance)	60н

The conditional Surrender of the undermentioned Mineral Lease was refused.

Mineral Field.	District.	No. of Lease.		
W. Pilbarra	•••	34		

MINERS' HOMESTEAD LEASES.

The undermentioned Applications for Miners' Homestead Leases were approved (subject to survey).

Goldfield.	District.	Nos. of Applications,			
E. Coolgardie		89E			
N.E. Coolgardie	Kanowna	30x			
Phillips River		66			

W.R. 51/1906.

WESTERN AUSTRALIAN GOVERNMENT BAILWAYS.

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

Date of Accept- ance.	Name of Con- tractor.	Description of Contract.	Amount.	
1906. July 20	A. E. Cawsey	Purchase of about 1,000 tons of scrap wrought iron	£1 per ton.	

WM. J. GEORGE,

Commissioner of Railways.

23rd July, 1906.

THE ROADS ACT, 1902.

Public Works Department,

Perth, 13th July, 1906.

IT is hereby notified, for general information, that His Excellency the Governor in Council has been pleased to approve of the following By-laws of the Fremantle Road Board under Section 117 of the Roads Act (2 Edward VII., No. 48).

F. L. STRONACH,

Under Secretary for Public Works.

BY-LAWS OF THE FREMANTLE ROAD BOARD.

Whereas by "The Roads Act, 1902," the Road Board of any district is empowered to make By-laws for all or any purposes in the said Act mentioned, the Fremantle Road Board, in pursuance of the powers vested in the said Board, under and by virtue of the said Act, and of every other authority enabling it in that behalf, doth hereby make and publish the following By-laws:—

INTERPRETATION.

- 1. In these By-laws the following terms shall, unless the context otherwise indicates, hear the meaning set against them respectively, that is to say:—
 - "The Act"—"The Roads Act, 1902," and all amendments thereto which may hereafter come into force.
 - "District"—The district under the jurisdiction of the Fremantle Road Board.
 - "Board"—The Fremantle Road Board.
 - " Chairman "—The member acting for the time being as Chairman of the Board.
 - "Member"—A member of the Board, and includes the Chairman."
 - "Road" or "Reserve"—Any road or reserve, as the case may be, under the control of the Board.
 - "Footpath" or "Footway" shall include any part of a road set apart for the sole use of foot passengers, and whether the same be made or kerbed or otherwise.
 - "Person" shall include the plural, and also a body corporate.
 - "Cycle"—A bicycle, tricycle, or other velocipede.
 - "Cyclist"—A person riding, impelling, or otherwise using or having the management or control of any cycle.
 - "Motor"—Any vehicle not including traction engines, steam road rollers, moved or propelled by other than animal power.
 - "Vehicle"—Any cart, dray, carriage, van, omnibus, trap, or other conveyance whatsoever (not being a hand cart), with or without springs.
 - "Secretary"-The Secretary of the Board.
 - "Permission of the Board"—The consent of the Board given in writing.

Other interpretations are as defined in Section 4 of "The Roads Act, 1902."

Meetings and proceedings.

2. Notice shall be given in writing, by the Chairman or Secretary, of ordinary meetings, at least three days before such meetings, and also of every meeting adjourned for a term exceeding six days. The Chairman, if present, shall preside at a'l meetings of ratepayers and of the Board, and in his absence, or

- after being present he shall retire, one of the members of the Board, chosen by the ratepayers or members present, as the case may be, shall preside.
- 3. Meetings of the Board shall be of two kinds, "Ordinary" and "Special." Ordinary meetings are those called by the Chairman or Secretary for the transaction of the ordinary business of the Board. Special meetings are those called to consider special business, the nature of which shall be notified on the notice paper summoning the meeting, for which seven days' notice shall be given. No business shall be transacted at a special meeting other than that for which the meeting was called.
- 4. Ordinary meetings shall be held at the office of the Board every alternate Tuesday at 8 p.m., unless otherwise arranged by resolution carried to that effect at the preceding ordinary meeting of the Board.
- 5. A special meeting may, on the requisition of three members of the Board, be called at any time in the manner prescribed by the Act, but the Chairman may call a special meeting of the Board as often as he may think proper. No business shall be transacted at any ordinary or special meeting unless at least three of the Board, inclusive of the Chairman or member of the Board chosen to preside in his absence, shall be present.
- 6. Any three members may require the Board room to be cleared of strangers, and the Chairman, or other presiding Chairman, shall immediately give directions to have the order executed.
- 7. At all meetings of the Board where there is not a quorum present, or when the Board is counted out (which counting out shall take place whenever there shall be less than a quorum present), such circumstances, together with the names of the members then present, shall be recorded in the minute book.
- 8. The minutes of any preceding meeting, whether ordinary or special, not previously confirmed, shall be submitted as the first business at all meetings of the Board in order to their confirmation, and no discussion shall be permitted thereon, except as to their accuracy as a record of the proceedings.
- 9. The minute book prescribed by the Minister shall be kept, in which any item of business transacted by the Board shall be then and there entered by the Secretary.

Order of business.

- 10. The order of business at all ordinary meetings of the Board shall be as follows, that is to say:—
 - (a.) Reading and confirmation of minutes of last ordinary and special meetings (if any).
 - (b.) Consideration of business arising out of minutes.
 - (c.) Reading of correspondence (received and despatched), and taking such immediate action as may be deemed expedient in regard thereto.
 - (d.) Presentation of petitions or memorials and committee reports, and consideration thereof.
 - (e.) Consideration of tenders and ratification of contracts.
 - (f.) Passing of accounts for payment.
 - (g.) Motions of which previous notice has been given.
 - (h.) General business.
 - (i.) Immediately after the confirmation of the minutes the Chairman may make any communication to the Board which he may deem advisable, or bring under consideration any business he may think necessary; and it shall be competent for any member of the Board to ask any question or questions, but he shall confine himself to the question simply, and no debate shall ensue thereon at the time.
- 11. In the event of any member having urgent business to place before the meeting, he may move the suspension of the Standing Orders, and, if agreed to by the Board, such business shall take precedence of all other.
- All notices of motion shall be in writing, and shall be lodged with the secretary seven (7) clear days before ordinary meeting of the Board.

Order of debate.

- 12. Any member moving a motion or amendment, or taking part in the discussion thereon, shall stand and address himself to the Chairman, and shall not digress from the subject of debate.
- 13. A motion or amendment once moved at a meeting cannot be withdrawn unless by consent of the majority of the members of the Board then present.
- 14. One or more amendments may be proposed on a motion before the Board. When more than one amendment is moved, the question shall be first put on the last amendment, then on the next in succession, and then on the original motion, in the reverse order in which they were moved.
- 15. A motion or amendment not seconded cannot be discussed by any member except the mover, nor put to the vote by the Chairman.
- 16. In submitting a motion or amendment the Chairman shall put the question first in the affirmative and then in the negative.
- 17. When an amendment is carried, the motion as amended thereby becomes a substantive motion, upon which further amendment may be moved before it is finally dealt with.

- No member shall speak twice on the same subject except 18. No member shall speak twice on the same subject except by way of explanation, or to an amendment, or in reply upon any original motion, of which he may have been the mover, or as the mover of the last carried motion; nevertheless any member who may have been misunderstood or misrepresented shall be allowed to explain immediately before the mover rises to reply, but not after, and after the reply the amendment or original motion, as the case may be, shall immediately be put to the vote.
- 19. A member moving or seconding a motion or amendment shall be held to have spoken thereon.

Voting.

20. All motions and amendments shall be decided by show of hands (unless a division is demanded) before the next business is proceeded with.

Appointment of committee.

21. The Board may at any time appoint three or more members as a committee to inquire into any matter and make a report and recommendation thereon, but no committee shall incur any financial liability, or in any way commit the Board to any responsibility whatever, without express and specific authority conferred by the By-laws or a resolution of the Board. The quorum of a committee shall comprise three members.

Common seal.

22. The common seal of the corporation shall be kept in a strong box with two locks and keys, one of which keys shall be kept by the Chairman and the other by the secretary. The common seal shall not be affixed to any deed or other instrument except by order of the Board.

Urgent works.

Urgent works.

23. The Chairman with one member, or in the absence of the Chairman any two members may, in case or urgency, authorise the expenditure of a sum not exceeding £10. Any one member is empowered to authorise the expenditure of a sum not exceeding two pounds ten shillings in case of very urgent necessity upon "declared roads," but shall in every case report the same at the next meeting of the Board.

Unauthorised expenditure.

24. Every item of expenditure and every liability incurred by any committee or member of the Board otherwise than under the authority of the Act or of these By-laws shall be deemed unlawful expenditure, and a breach of this By-law by such

Tenders.

25. Tenders shall be opened and dealt with when the subject matter of the tenders come on to be considered at the meeting of the Board, or by a committee appointed for the purpose.

Petitions.

Petitions.

26. Every petition or memorial shall be respectful and temperate in its language, and shall be presented to the Board by a member only, and any member presenting a petition or memorial to the Board shall affix his name to the beginning thereof, with the number of signatures, and any member presenting a petition or memorial shall acquaint himself with the contents thereof and ascertain that it does not contain language disrespectful to the Board. The nature or prayer of every petition or memorial shall be stated to the Board by the member presenting the same.

Appointment of officers.

- No permanent appointment shall be made to any office under the Board until after an advertisement has been published under the Board until after an advertisement has been published in one or more local newspapers calling for applications from persons competent to fill such an appointment. All appointments shall be made by resolution passed by the Board. In the event of there being more than one applicant for such appointment, the election thereto shall be conducted by ballot, so as to obtain an absolute majority of the members present.
- The salary or allowance attached to the office under consideration of the Board shall be fixed in all cases preceding the election, and the salary of any officer when fixed shall not at any time be considered with a view to its increase or reduction unless specially authorised by a meeting of the Board at which at least five of the members are present.

Duties of Secretary.

- 29. The duties of secretary shall be :-
 - (a.) To attend all Board meetings.
 - (b.) To attend committees when considered necessary.
 - (c.) To take note of all minutes of any meeting of the Board or a committee, and prepare reports of com-
 - (d.) To conduct all correspondence, and to give the other officers instructions as directed by the minutes.
 - (e.) To answer all questions on the Board's business.
 - (f.) To supervise the preparation of the rate-books and the Board's electoral lists, examine proofs of the latter, and arrange for distribution of copies prior to elections, also to attend all courts of revision or appeal: to make the necessary arrangements for the elections, and preparing papers, etc., for the clerks.
 - (g.) Summon the members to Board and committee meetings.

- (h.) Keep the cash-book, as well as any and all other books issued by the Minister for Public Works, in accordance with instructions inserted therein, and those required to show the receipts and expenditure made by the Board. The said books shall be written up every fortnight ready for inspection of the Board, or any member of the Board, who may, at any time during office hours, desire to see them.
- (i) Prepare and place before the Board the quarterly financial statement at the end of each quarter of the financial year, and enter the same on the minutes, as required by the Act.
- as required by the Act.

 (i.) Check all accounts sent in to the Board, and see all accounts for work have stated on them the authority under which the works have been done, and to check all returns made by the collector or other of the Board's officers, and to see that the counterfoils of the receipt book accompany all returns; to supervise and attend to the due payment of all moneys coming through the hands of the Board's officers and payable to the credit of the Board.

 (b) Report to the Board at its part, mosting any officer.
- (k.) Report to the Board at its next meeting any officer neglecting to make his returns as provided, with the necessary vouchers attached thereto.
- (l.) To pay into the bank as soon as possible after the receipt, to the credit of the Board, any sum or sums of money that may be received by him on behalf of the Board, as provided by Section 175 of the Act.
- the Board, as provided by Section 175 of the Act.

 (m.) Have the bank pass-book made up in readiness for the ordinary meeting of the Board, and shall produce it and also the banker's certificate; should any member of the Board desire to see them at any time during office hours, the secretary shall produce them for his inspection. No money shall be paid into the bank to the credit of the Board by any officer of the Board except by or through the secretary, who shall give all receipts on printed forms.
- (n.) Readily and cheerfully obey the lawful command^S or orders of the Board, and to attend to all other matters affecting the finances and welfare of the Board, and not herein specified.

Duties of Supervisor.

- 30. The duties of the supervisor shall be :-
 - (a.) To prepare plans and specifications for all works and improvements as regards roads, bridges, culverts, buildings, street lighting under the control of the Board, situate within the district; examine all materials to be employed in such works, and to see the same faithfully and properly executed and performed; lay out such work as to height, lines, levels, and dimensions, and watch the progress and formation thereof; submit all specifications and plans to the Board before tenders are called.
 (b) To see that the work of clearing and repairing all
 - (b.) To see that the work of clearing and repairing all public roads and footways is properly carried out.
 - (c.) To see that no labourers are engaged but those who are able-bodied and sober, and to immediately discharge any labourer guilty of disobedience or insubordination, or found incapable of performing the duties allotted to him.
 - (d.) To see that all contracts are completed in accordance with plans and specifications, and that the terms and conditions of contract are faithfully fulfilled.
 - (e.) To see that all drains, sewers, culverts, and bridges are maintained in a state of efficiency.
 - (f.) To see that all officers under his control carry out their duties efficiently, and to report any departure therefrom
 - (g.) To examine all roads throughout the district at least twice a year, or as required by the Board.

General regulation of traffic.

- General regulation of traffic.

 31. Every person having the care or conduct of any horse or vehicle shall keep the same to the left or near side of the road, except in case of actual necessity or other sufficient reason for the deviation, and the driver of any horse or vehicle who shall neglect or refuse to draw off to the left side of the road on the approach of another vehicle, or who shall interrupt or interfere with any person or vehicle passing or attempting to pass his vehicle shall, upon conviction, pay a penalty not exceeding £5.
- No person shall ride or drive any horse or other animal along any road at a speed exceeding eight miles an hour.
- 33. No person shall drive any vehicle, between sunset and the following sunrise, along any road without having a lamp or lantern securely fixed and lighted on the off-side of the front
- 34. The driver of any vehicle, or the rider of any horse or other animal turning for the purpose of proceeding in an opposite direction, or turning the corner of any road in the district, shall bring the horse or other animal to a walking pace before commencing to turn.
- 35. No person having the care or control of a horse or other animal, or of any vehicle, shall allow the same to remain on any road in the district, or to obstruct any portion of such road for a longer period than necessary for loading or unloading.

36. Every vehicle whilst being loaded or unloaded shall be drawn up close to the footway and parallel with the road.

To prevent accidents from bicycles, etc.

- 37. No person shall ride or impel a bicycle or motor car of any kind upon any footpath within the district.
- 38. No person shall, within the hours of sunset and sunrise, ride a cycle or motor along any road unless there is attached thereto a lamp which shall exhibit a white light in the direction in which he is proceeding, and at all times to be kept lighted.
- 39. Every cycle or motor shall carry a bell or other instrument suitable for giving warning of approach, which shall be used as a signal whenever any person on foot or horseback or vehicle is being approached or passed.
- 40. No person shall leave any cycle or motor in or on any road or footway so as to become an obstruction, and every person shall remove his cycle or motor immediately upon being requested to do so by any constable or officer or member of the Board.
- 41. No person shall pass at a speed exceeding eight miles an hour any person who shall be riding or driving any horse or other animal
- 42. When a cyclist or motorist meets a horse or other animal, and such horse or other animal becomes restless, or appears likely to get beyond the control of the person in charge thereof, such cyclist or motorist shall dismount, and remain dismounted till such horse or other animal has been passed.
- 43. No person shall ride any cycle or motor round the corner formed by the junction of any roads in the district, or across the intersection of any of the said roads, at a pace exceeding six miles an hour.

Cattle to be kept off the roads.

- 44. The owner of any cattle, sheep, horse, goat, pig, or other animal straying on any road within the district shall be liable to a penalty not exceeding £2.
- 45. The owner of any bull or stallion straying on any road within the district shall be liable to a penalty not exceeding £10.

Offences, omissions, or neglects.

- 46. The following acts, omissions, or neglects are hereby forbidden, and any person guilty of any of the following offences shall, on conviction thereof, pay a penalty not exceeding £20 (twenty pounds):—
 - (a.) Riding or driving cattle or horses or other animals or wheeling any barrow, or driving any carriage or cart upon or along any footpath.
 - (b.) Placing any timber, bricks. or other material upon any footpath, channel, surface drain, or road without the permission of the Board having been first obtained.
 - (c.) Burning any shavings or other material or matter in any road or open or public place.
 - (d.) Leaving any inflammable matter or material in any public place or shed, or on any open space, or near any building without having first obtained the permission of the Board.
 - (e.) Damaging or destroying any dam, well, tank, pumpy windmill, windlass, bucket, rope, piping, troughing fence or gate, or other property belonging to, in charge of, or under the control of the Board.
 - (f.) Placing any placard or other document, writing, painting on or otherwise defacing any house or building abutting or contiguous to any public road, or on any wall, fence, gate, finger or lamp-post without the consent of the occupier or owner thereof.
 - (g.) Opening any drain or sewer, or removing the surface of any footpath or road, without the permission of the Board having been first obtained.
 - (h.) Rolling any cask, beating any carpet, breaking in any horse, flying any kite, using any bow and arrow, or playing at any game to the annoyance of any person in any public place, or allowing any cart or animal to remain upon any footpath, placing goods upon any footpath, or otherwise obstructing any footpath or road.
 - (i.) Throwing or discharging any stone or other missile in any road or public place to the damage or danger of any person.
 - (i.) Having any awning upon or over any footpath in any road, not being eight feet clear above the tootway, by hanging any goods on or under such awning over the footway without permission of the Board.
 - (k.) Blasting any rock, stone, or timber in or near any road without the permission of the Board, and not attending to such directions in regard thereto given by such Board.
 - (l.) Furiously or negligently riding or driving along any road.
 - (m.) Making any cellar door or other opening from the footway of any road without the consent of the Board.
 - (n.) Plying for hire by carts or vehicles without a license.

- 47. Any officer acting under instructions from the Board may from time to time visit and inspect any butcher's shambles, slaughter-house or yard, or other place for the purpose of ascertaining if the same is kept cleansed, and the same must be kept thoroughly clean to the satisfaction of such officer or member of the Board.
- 48. No person shall poison, kill, or maim any horse, cow, camel, pig, bullock, dog or other animal and leave the same in any part of the district without making proper provision for the burial or burning of the carcase thereof, and any person so doing shall commit an offence against these By-laws, and, upon conviction, shall pay a penalty not exceeding Ten pounds (£10), and shall pay all expenses attending on the proper burial or burning of any such animal.

To prevent obstructions on footpaths and roads.

- 49. No person shall permit any box, case, coal, firewood, sand, goods, wares, merchandise, or other articles or effects to remain on any part of a road, or on any part of a footpath, within the district, after sunset, nor in any case for a longer period than shall be necessary for housing and removing same.
- 50. No person shall place, lay, deposit, shoot or discharge any rubbish or materials whatsoever on the surface of any road, footway, or public reserve within the district without having first obtained permission of the Board.
- 51. Every person shall, after having received from the Board, as in the last preceding section provided, a permit to deposit rubbish or materials on the surface of any road, footway, or public reserve, have and keep sufficient and continuous light burning thereon from sunset to the following sunrise, during the time such rubbish or material shall remain or continue so deposited.

Throwing dangerous substances on footways and roads.

52. Any person who shall throw vegetable substances, or any offensive, noxious, or dangerous substance upon any footway within the district, shall forfeit and pay, on conviction, a penalty not exceeding £2 for every such offence. Any person or persons placing, or causing to be placed, or broken in or upon any road, footway, reserve, or park lands under the control or supervision of the Board any glass, metal, or earthenware bottles or utensils, without having first obtained the consent of the Board so to do, shall be liable, beyond the costs and charges incidental to the removal of any such glass, metal, or earthenware, to a fine, upon conviction, not exceeding £2, in addition to amount of damages caused thereby.

Signboards, etc.

53. Any person who shall erect or place any signboard, swing awning, blinds, over hanging lamps, or other things over or near any footway or roadway without obtaining the consent of the Board shall forfeit and pay, upon conviction, a penalty not exceeding £2 for every such offence.

Encroachments or obstructions to be removed.

54. On the order of the Board, the secretary or other appointed officer may direct the removal, within 14 days, of any building, fence, or other obstruction or encroachment upon any road, footpath, or public place under the control of the Board.

In any case where, after service of notice for such removal, any such obstruction or encroachment has not been removed within the specified time, it shall be lawful for the officer appointed by the Board to remove the same at the cost and damages of the person so offending, and to proceed against the offender for the breach of this By-law, the penalty for which breach shall not be more than \$20 for every day or part of a day during which such offence shall be committed or continued after the expiry of the notice prescribed therein.

To prevent damage to footpaths and any other Board property.

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

Damaging roads.

- 56. No person shall damage or destroy by means of horse, team, wagon, dray, or any other means, any road or portion of a road under construction or repair, and any person found guilty of such damage, or destruction, shall be liable to a penalty not exceeding \$20.
 - 57. Any person who:-
 - (a.) Cuts or removes, without the consent, in writing, of the Chairman of the Board, timber, earth, sand, gravel, stone, or other material from a road; or
 - (b.) Brects any structure without the consent aforesaid upon any road so as to encroach thereon; or
 - (c.) Draws, without the consent aforesaid, across the waterside of a road, except over a properly constructed approach or culvert, a dray or other wheeled vehicle; or

(d.) Draws upon a road timber, stone, or other material, when carried principally or in part on a wheeled which, or any portion of chains attaching thereto, or any portion of any attachment, trails or drags upon a road,

shall be deemed guilty of an offence against these By-laws, and shall be liable to a penalty not exceeding £5 for every such

Heavy traffic.

- 58. The owner of every vehicle or engine which, together with its load, shall weigh more than five tons, shall travel the roads, bridges, and culverts at his own risk, and shall be liable to pay for any damage done.
- 59. That the special yearly license fee for vehicles engaged in heavy traffic, that is to say, in carrying stone, bricks, lime, timber, earth, gravel, mineral, liquid, or any other heavy substance whatever, shall be as follows:—
 - (a.) For vehicles of two wheels, 2s. 6d. per wheel per calendar month, or portion of a calendar month, or an alternative fee of £2 per annum.
 - (b.) For vehicles of four wheels or more, 5s. per wheel per calendar month or portion of a calendar month, or an alternative fee of £8 per annum.
 - (c.) Such amounts shall be additional to those prescribed under "The Cart and Carriage Licensing Act, 1876."
- The Board may, by notice affixed to any bridge or culvert, declare the maximum weight of any engine, agricultural or other machine or vehicle of any kind, and of any load or material other machine or vehicle of any kind, and of any load or material which shall be permitted to cross such bridge or culvert, and also the pace or speed at which such engine, machine, vehicle, or load shall be driven, led, or taken over any such bridge or culvert, and any person who shall cross such bridge or culvert in contravention of this By-law shall, in addition to any liability for damage he may have caused, be liable, on conviction, to a penalty not exceeding £10.

Removal of sand, gravel, or timber.

- 61. No person shall dig or remove any sand, gravel, stone, or other material from any lands belonging to, or in charge of, or under the control of the Board, without first obtaining permission from the Board, and also paying a fee or license that may be decided upon.
- 62. No person shall cut or remove any timber or bush on any lands belonging to, or in charge of, or under the control of the Board, without first obtaining permission from the Board, and also paying a fee or license that may be decided upon.

Careless use of fire.

- 63. No person shall make or leave a fire on or near any road, track, or reserve under the jurisdiction of the Board, without taking proper precautions against such fire spreading, and any person offending against this By-law shall, upon conviction, pay a penalty not exceeding £5.
- 64. No person shall set fire to any standing tree upon or near any road or track, and any such offender shall, upon conviction, pay a penalty not exceeding £5.

Preservation of trees, etc.

65. Any person who shall carelessly, wilfully, or wantonly injure, destroy, carry away, or remove from its place any tree, shrub, or plant standing in any of the roads, enclosures, public places of, belonging to, or under the control of the Board, or who shall carelessly, wilfully, or wantonly injure, destroy, carry away, or remove out of its place, or ride or drive against any of the tree-guards, fences, or other protection to any such trees, shrubs, or plants as aforesaid, shall pay for every such offence a penalty not exceeding £10.

Lamps, posts, etc.

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

67. No person shall bathe in any river or open public water within the limits or abutting on the boundary of the road district, within the jurisdiction of the Board, between the hours of seven in the morning, and eight in the evening, without suitable bathing costume or clothing. Every person offending against this By-law shall, for every such offence, be liable to a penalty not exceeding £20.

Penalties.

68. Where any person by these By-laws, or any of them, is required to do or perform any act, and such act is not done, or remains undone, or unperformed, it shall be lawful for the Board to perform the same, and charge the cost and expenses against such person, and the amount thereof may be recovered comparable. summarily.

- 69. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these By-laws, or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against these By-laws and, where not otherwise provided, shall be liable to a penalty not exceeding £20 for every such offence. such offence.
- All penalties and other sums recovered under the provisions of these By-laws shall, unless otherwise provided, be paid to the Board, and shall become the property of and form part of the ordinary income of the district, except so much as may be payable to any informer.

Previous By-laws.

- 71. All By-laws issued previous to this date are hereby repealed.
- It is hereby resolved by the Fremantle Road Board, and with the approval and confirmation of His Excellency the Governor in Council, that the above By-laws shall be in force within the district controlled by the said Board, from the date of publication thereof in the Government Gazette.

Passed by resolution of the Board, this 24th day of April,

On behalf of the Fremantle Road Board,

A. E DAVIES, Chairman.

F. G. EASTON,

Secretary.

Recommended-

JAMES PRICE, Minister for Works.

2nd July, 1906.

I approve and consent to the foregoing By-laws.

FRED. G. D. BEDFORD, Governor.

4th July, 1906.

THE ROADS ACT, 1902.

BEVERLEY ROAD BOARD.

Department of Public Works, Perth, 12th July, 1906.

IT is hereby notified, for general information, that the Hon. Minister for Works has been pleased to appoint the Government Land Agent (Mr. T. G. WALKER) to do all those things necessary in connection with the Beverley Road Board for the election of Members under the provisions of Section 49 of "The Roads Act, 1902;" also to appoint the following dates for the various events:—

Preparation of Lie	sts	***		28th July.
Receiving Claims	and	Objectio	ns	8th August.
Revision Court	•••	•••		18th August.
List to be signed				23rd August.
Nominations				25th August.
Election				1st September

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

Brookton Road Board.

Department of Public Works. Perth, 12th July, 1906.

IT is hereby notified, for general information, that the Hon. Minister for Works has been pleased to appoint Mr. W. MAYER to do all those things necessary in connection with the Brookton Road Board for the election of Members under the provisions of Section 49 of "The Roads Act, 1902;" also to appoint the following dates for the various events:

Preparation of Lists.. ... 28th July. Receiving Claims and Objections ... 8th August. ... 18th August. Revision Court 23rd August. List to be signed Nominations 25th August. Election ... 1st September.

F. L. STRONACH.

Under Secretary for Public Works.

THE ROADS ACT, 1902.

ROAD BOARD ELECTIONS.

Department of Public Works, Perth, 23rd July, 1906.

T is hereby notified, for general information, in accordance with Section 71 of the Roads Act, that the following gentlemen have been elected Members of the undermentioned Road Boards to fill the vacancies shown in the particulars hereunder:—

Road Board.	Ward.	Date of Election.	Member elected. Surname. Christian Name.				Occupation.	How vacancy occurred: (a) Retirement. (b) Resignation. (c) Death.	Name of previous Member.	Remarks.
N.E. Coolgardie Do	•••	4-7-1906 Do.	Willis Cooper	Thomas Edward George Astley	Publican	(b.) Declared vacant	O'Connell, John Cooper, G. A	Extraor- dinary Do.		
Broad Arrow Do Do	North Central Do	Do. Do. Do.	Smith Friedman Allen	William Nathaniel Arthur Joseph	Hotel-keeper 	Never filled $(c.)$ Never filled	Prescott, S. W	Do. Do. Do.		

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

TENDERS FOR PUBLIC WORKS.

~~~~	TENT	JENS FUN FUD	LIC WORRS.
Date of Notice.	Nature of Work.	Date of Closing.	Where and when Conditions of Contract, etc., to be seen.
1906. 12th July	Bunbury — Quarantine Station Contract	Noon on Tuesday, the 31st July, 1906	Contractors' Room, Perth, the Court House, Bunbury, and the Court House, Busselton, on and after the 17th July, 1906.
12th July	Buckland Hill—Infants' School Contract	Noon on Tuesday, the 31st July, 1906	Contractors' Room, Perth, and the Court House, Fremantle, on and after the 17th July, 1906.
5th July	Fremantle—Post Office Contract	Noon on Tuesday, the 7th August, 1906	Contractors' Room, Perth, and the Court House, Fremantle, on and after the 17th July, 1906.
12th July	Roehourne—Road from Roe- bourne to Port Hedland— Crossing at Payne's Gully Contract a	Noon on Tuesday, the 7th August, 1906	Contractors' Room, Perth, and at the Court House, Roebourne
19th July	Bellevue School—Gravelling, etc., Contract	Noon on Tuesday, the 7th August, 1906	Contractors' Room, Perth, and at the Court House, Guildford, on and after the 24th July, 1906.
19th July	Northam School—Drainage Repairs, etc., Contract.	Noon on Tuesday, the 7th August, 1906	Contractors' Room, Perth, and at the Court Houses, Northam and York, on and after the 24th July, 1906.
19th July	Moora School—Teacher's Quarters Contract	Noon on Tuesday, the 7th August, 1906	Contractors' Room, Perth, and at the Police Station, Moora, on and after the 24th July, 1906.
5th July	Derby—School Contract b	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth; the Resident Magistrate's Office, Derby, and the Resident Magistrate's Office, Broome, on and after the 24th July, 1906.
25th July	Fremantle—Information Bureau and Immigration Office Contract	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth, and the Court House, Fremantle, on and after the 31st July, 1906.
26th July	North Perth—School Gravelling Contract.	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth, on and after the 31st July, 1906.
26th July	Mount Hardy — School and Quarters Alterations Contract	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth; the Court House, Northam; the Court House, York; and the State School, Mt. Hardy, on and after the 31st July, 1906.
26th July	Bunbury—Infants' School Gravelling Contract.	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth, the Court House, Bunbury, and the Court House, Busselton, on and after the 31st July, 1906
26th July	North Claremont—School Gravel- ling Contract	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth, on and after the 31st July, 1906.
26th July	Claremont—Old Men's Home Engine House Contract	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth, on and after the 31st July, 1906
26th July	Davyhurst—Police Quarters and Additions Contract	Noon on Tuesday, the 14th August, 1906	Contractors' Room, Perth; the P.W.A.D. Office, Malcolm; and the Post Office, Davyhurst, on and after the 31st July, 1906.

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 (a) Resident Magistrate, Roebourne; (b) Resident Magistrate, Derby, and the Resident Magistrate, Broome.

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. THE following Tenders have been accepted for Provisions 1906-7:—

Item						*			Northam.	Broome.	Wyndham.
No.	,	Item.							Butcher & Co., Ltd.	Bourne & Inglis.	Oliff & Sack.
7000000		Schedule	XIV.								
		MEA'	T.				-				
	Fresh Meat, to be desupply of mutto alternate days of quarters, or portisis inches at least Mutton to be extense, and hough a chops and rumps	n. to four feach. We ions there of the colusive of ions to Principle.	days' su Then been of, are to out off the heads, ime joint	pply of is issue be delete house necks, is only	beef, ped, for ivered of and shanks	oer wee e and alterna neck l below	k, or hind tely; ones. the				
191	Brawn						İ	lb.	s. d. 0 10	s. d.	s. d.
192	Chops, mutton		•••						0 8		
193	Kidnevs							doz.	2 0		
194	Meat, beef, corned,							lb.		$0.5\frac{1}{4}$	0 41
195	", ", fresh		,,					,,	0 8	$0.5\frac{1}{4}$	0 5
196	", - " fresh, w	rith bone						,,	0 7	$0.5\frac{1}{4}$	0 41
197	" " mutton,	, fresh						carcase	0 61	$0.5\frac{1}{4}$	
198	n n n	,,				• • •		lb.	0 8	$0.5\frac{1}{4}$	0 6
199	" pork, fresh		• • •			• • • •	• • • •	,,	0 8	•••	0 6
200	" " salt	•••		•••	•••	• • •	•••	,,	0 8		
201	" veal, fresh			•••	• • •	•••	•••	,,,	0 8	0 0	
202 203	" ox tongues " ox tails…	•••		• • • •	• • •	•••	•••	each.	3 6	$egin{array}{ccc} 2 & 6 \\ 1 & 6 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
203	7			•••	• • • •	•••		doz.	$\begin{bmatrix} 1 & 0 \\ 2 & 0 \end{bmatrix}$	τ ο	1 0
205				•••		•••	•••	lb.	0 10		
206	,, rump steak Sausages, beef						• • •		0 10		0 6
207	· ^			•••				,,	0 10	•••	
208	Sheeps' brains					•••		set.	0 10		
209	,, fry							each.	0 4		
210	Shins of beef	•••						"	1 6	2 6	1 0
	Suet, beef					•••		1b.	0 8	- · ·	0 3
211							- 1				
	Tripe							,,	0.8		0 6

#### MILK FOR GERALDTON.

Schedule No. 10.—Item No. 142—Milk, fresh, pure, 6d. quart. Contractor, H. R. Hallett.

## FRUIT AND VEGETABLES, YORK.

Schedule No. 13.—Items 173 to 190—Beans, broad, 4d. lb.; Beans, French, 5d. lb.; Cabbages, 2d. lb.; Carrots, 2d. lb.; Cauliflowers, 2d. lb. Herbs, dry: Sage, 6d. lb.; Thyme, 8d. lb. Lemons, approved quality, 1s. 6d. doz.; Marrow, vegetable, 1½d. lb.; Onions, 2½d. lb.; Oranges, approved quality, 2s, doz.; Parsnips, 2d. lb.; Peas, green, 6d. lb.; Pumpkins, 1½d. lb.; Tomatoes, 4d. lb.; Turnips, 2d. lb.; Vegetables, mixed, for soup, 2d. lb. Contractor, Fred. Newport.

THE following Rates have been accepted for Provisions, etc., at Albany, to 30th June, 1907. Contractors, Jno. Moir & Co., Albany:—

Item No.	Description.	Rate.	At per	Item No.	Description.	Rate.	At per
	Schedule I. FLOUR.	£ s. d.			SCHEDULE III. POTATOES.	£ s. d.	
	To be of West Australian manu- facture, and warranted to keep			8 9	Potatoes (old)	$\begin{bmatrix} 0 & 12 & 0 \\ 0 & 0 & 2 \end{bmatrix}$	ewt.
	good for six months after de- livery. (Sacks to be returned to the Contractor.)		,		Scuedule IV. OATMEAL AND RICE.		Удания подавания при
	10 0100 00100 400001.)			12	Oatmeal	1 5 6	ewt.
1	Flour, superfine, first quality, in any quantity up to 50lbs.	0 0 13	lb.	13 14	,,	$\begin{array}{ccc} 0 & 0 & 3 \\ 0 & 0 & 11 \end{array}$	lb. pkt.
2	Flour, superfine, first quality, in 50lb. bags	0 5 6	bag	17	Rice, Japan, No. 1, approved quality	1 6 0	ēwt.
3		10 10 0	ton of 2,000lbs.	18 19	" Ground ""	$\begin{array}{ccc} 0 & 0 & 3 \\ 0 & 0 & 6 \end{array}$	1b.

ACCEPTED TENDERS (JNO. MOIR & CO.), PROVISIONS, ALBANY.—continued.

Item No.	Description.	Rate.	Atper	Item No.	Description.	Rate.	At per
	Schedule V.	£ s. d.			GROCERIES—continued.	£ s. d.	
	SUGAR AND GOLDEN SYRUP.			78	Fruits, tinned, 21b. tins (assorted, any brand required)		lb.
20	Sugar, Colonial S.R. Co., No. 3	1 4 0	ewt.	79 80	Ginger, white, whole ground Herrings, fresh, 1lb. tins (ap-	$\begin{bmatrix} 0 & 0 & 9 \\ 0 & 1 & 1 \end{bmatrix}$	"
$\frac{21}{22}$	", White, Colonial S.R. Co.,	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	lb. ewt.	81	proved quality)		tin
23	No. 1A	$0 \ 0 \ 2\frac{3}{4}$	lb.	82 83	Hops, best English (in packets) Isinglass, Nelson's	$\begin{bmatrix} 0 & 1 & 9 \\ 0 & 0 & 6 \end{bmatrix}$	lb. pkt.
26 <b>27</b>	" Loaf Golden Syrup	$\begin{array}{cccc} 0 & 0 & 4 \\ 0 & 0 & 3\frac{1}{2} \end{array}$	"	84 85	Insectibane (approved quality) Jams, best, Colonial, any brand required	$\begin{bmatrix} 0 & 0 & 8 \\ 0 & 0 & 4\frac{1}{4} \end{bmatrix}$	tin lb.
PROTECTION OF THE PROTECTION O	Schedule VI.			87 88 89 90 92	Jellies Knife Powder, Oakey's, 1lb. tins Lentils Limejuice, Cordial (local) Lobster, preserved, 1lb. tins	$     \begin{bmatrix}       0 & 0 & 7\frac{1}{2} \\       0 & 0 & 3 \\       0 & 6 & 0     \end{bmatrix} $	pkt. tin lb. gall. tin
	TEA AND COFFEE.			93 94	Macaroni                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                   .	0 0 5	lb.
28	Tea, in 5lbs., "Bee," "Terai," "Amgoorie"	0 1 1	lb.	95 96	Maizena Marmalade, English, 1lb. tins,	$\begin{bmatrix} 0 & 0 & 7_{\frac{1}{2}} \\ 0 & 0 & 7 \end{bmatrix}$	ı̈́b.
30	" " "Chinese," any brand required " " "Indian," any	0 1 0	,,	97 98	Milne's Matches, safety Meats, best preserved, in tins,	0 2 9 0 0 8‡	gross lb.
$\frac{32}{34}$	brand required ,, ,, "Indian," any brand required ,, ,, "Indian" ,, Second quality	0 1 0 0 0 10	"	99	assorted Milk, condensed, in 1lb. tins, Nestle's		doz.
35	Coffee, first quality, ground, best local	0 1 3	29	100	Mustard, Colman's, double super- fine, in 1lb. air-tight tins Nutmegs	$\begin{bmatrix} 0 & 1 & 9 \\ 0 & 2 & 6 \end{bmatrix}$	tin doz.
	SCHEDULE VII.			102 103	Peas, green, preserved, 1lb. tins ,, split		tin lb.
	DAIRY PRODUCE.	THE PROPERTY OF THE PROPERTY O		104 105	Peel, lemon, candied	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	ewt. lb.
0.0		0.011	22	106 107	Pegs, clothes Pepper, black, ground	0 1 0	gross lb.
$\frac{36}{39}$	Bacon, best Australian Butter, imported, fresh, approved	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	lb.	108	white	0 1 4	,,
41 42	quality Cheese Eggs, fowls, new laid	0 0 9 0 1 9	ďoz.	109 110	Peppercorns, black Pickles, assorted, approved maker		ďoz.
44 45	Hams, Colonial ,, English	$\begin{array}{cccc} 0 & 1 & 1 \\ 0 & 1 & 3 \end{array}$	lb.	112 113 114	Powder, baking, ½lb. tins, egg, ¼lb. tins Raisins, Mildura, or approved	$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	tin lb.
	Schedule VIII.		1	115	brand Raisins, Sultana	0 0 9	."
	PIPES AND TOBACCO.			116 117	Rabbit, preserved, 1lb. tins Sago	0 0 4	tin lb.
AC		0 2 0		118	Salmon, preserved, 1lb. tins, approved brand	0 0 9	tin
46 49	Pipes, Tobacco, clay Tobacco, "Dixon's Conqueror"	0 5 0	gross lb.	126	Sauce, Tomato (best local) pints	0 8 0	doz.
			<u> </u> 	127 129	Soda, carbonate ,, crystal (best English)	$\begin{bmatrix} 0 & 0 & 1 \\ 0 & 0 & 1 \end{bmatrix}$	lb. lb.
	SCHEDULE IX.		- Transport of the Control of the Co	130 132	Spice, mixed, in packets Starch, white or blue, Colman's	$\begin{array}{c cccc} 0 & 1 & 3 \\ 0 & 0 & 6\frac{1}{2} \end{array}$	,,
	GROCERIES.			133	, " Lewis &		,,,
50	Apples, dried	0 1 2	lb.	134	Tapioca Whitty's	0 0 41	,,
51	Apricots, dried	0 1 2	,,	135 137	Treacle, 2lb. tins   Vermicelli	$\begin{array}{c cccc} 0 & 0 & 3\frac{3}{4} \\ 0 & 0 & 5 \end{array}$	"
52	Arrowroot, "Sun" brand, or approved maker	0 0 6	,,	138 139	Vinegar, best malt Vinegar, imported, approved	0 2 6 0 4 6	gal.
53	Avena, in 2lb. packets, "Star" brand, or approved maker	0 0 34	,,	140	brand, in bottles, 6 to gal. Whiting		ewt.
54 55	Barley, Pearl Beans, Haricot	$\begin{array}{cccc} 0 & 0 & 3\frac{1}{2} \\ 0 & 0 & 4 \end{array}$	>>	141	Whitebait, preserved, 11b. tins		doz.
56	" French, preserved, in tins	0 0 6	tin			<u> </u>	1
58 59	Biscuits, Coffee (local) Bovril, 20z. jars	0 16 6	doz. lb.		Schedule XIII.		alam de constante
60	Blacking, in cakes, Day & Mar- tin's	$0 \ 0 \ 4\frac{1}{2}$	doz.		FRUIT AND VEGETABLES.		
61	Blacklead, in cakes	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	,, 1h	183	Onions	0 0 21	lb.
62 64	Blue, Colman's Bricks, Bath	$\begin{array}{cccc} 0 & 0 & 7 \\ 0 & 2 & 6 \end{array}$	lb. doz.				
65 67	Capers, ‡-bottles Cinnamon, ground	$\begin{array}{cccc} 0 & 8 & 0 \\ 0 & 1 & 6 \end{array}$	lb.		SCHEDULE XVI.		
68	Cloves	0 1 0	,,		CANDLES AND SOAP.	E SHOWING PROPERTY.	
69 70	Cocoa, Van Houten's ,, Fry's	$\begin{array}{ccccc} 0 & 3 & 6 \\ 0 & 1 & 4 \end{array}$	1,		West Australian manufacture.		
71	Cornflour, 11b. pkts	0 0 44	"	215	Candles, 6 to lb., best Stearine	0 0 7	1b.
$\begin{array}{c} 73 \\ 74 \end{array}$	Currants, English Curry Powder, Indian, Vencata-	$\begin{bmatrix} 0 & 0 & 6 \\ 0 & 1 & 6 \end{bmatrix}$	,,	217	(Electric) Soap, "Velvet"	0 0 5	
	chellum, 4-lb. tins		,	218	Soap, "Velvet"	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	"
75 76	Dates, best quality Essences, flavouring, assorted,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	doz.	219 222	" "Monkey" " Magic, "Globe" brand	$\begin{bmatrix} 0 & 0 & 5 \\ 0 & 0 & 3 \end{bmatrix}$	,,,
	loz. bottles			223	" "Burford's" best	0 0 3	"
77	Flour, self-raising	0 0 3	lb.	224	" Toilet, 6 cakes to the lb	0 1 3	22

#### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

#### TENDERS ACCEPTED.

THE following list of Accepted Tenders is published for general information:—

Tender Board No.	Date accepted.	Contractor.	Particulars.	Department concerned.	Rate.
463/06	12/7/06	Judge & Stamp	Dismantling old Cornish boiler and building in a new one for the State Battery, Niagara	Batteries	£107 10s
409/06	12/7/06	T. McLaughlin	Teaming, to 30th June, 1907, as under:—	Metropolitan Water- works Board	
			Cartage, One-horse team		ls. 7¾d. per hour
			" Two "		$2s. 4\frac{3}{4}d. per$
		•	" Three "		3s. 1¾d. per
			" Four "		3s. $10^{3}_{+}$ d, per
467/06	13/7/06	Saunders & Stuart	A high lift pump, Schedule 179A, 1905-6	Mines Water Supply	hour £130
19th July,	1906.	,			ı
475/06 474/06 502/06	24/7/06 24/7/06 25/7/06	Bennie, Teare & Co. Bennie, Teare & Co. John Dunlop	Oil Engine, Schedule 180A Oil Engine, Schedule 181A 120 cords Firewood for Boorara Pumping Station	Mines Water Supply Do Goldfields Water Sup- ply	£235 £235 18s. per cord.
505/06	25/7/06	The Armstrong Cycle and Motor Agency		Do	£50
506/06	25/7/06	McLean Bros. and Rigg	10 tons Galvanised Iron Wire, No. 8	Public Works	£11 7s. 2d. per ton

26th July, 1906.

# TRANSFER OF CONTRACT.

THE undermentioned Transfer has been approved:--

Tender Board No.	Date,	From	То	Service.
515/06	14-7-06	A. Wesley and D. Flannigan	A. Wesley	Firewood for Railway Department at Chidlow's Well.

By order,

W. H. BENBOW,

Secretary Tender Board.

19th July, 1906.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

# ALTERATION IN CONTRACT.

RIREWOOD for all Departments, 1906-7, at Cue, should read Clarkson Brothers, Contractors, at the published rate, not J. E. O'Dea.

Contractor for Shoeing Police Horses at Mt. Morgans should read F. B. Allanson.
19th July, 1906.

# Annual Contracts, 1906-7.

THE following Contracts have been entered into for the period ending 30th June, 1907:—

Jarrah, for all Departments (exclusive of the Railway Department).

Printed Rates obtainable on application at Tender Board Office, Perth.

# Lime for all Departments (exclusive of the Metropolitan Waterworks Board), as under.

Contractor.	Particulars.	
McLaughlin & Kiesey	Lime (best quality), on trucks, Fremantle	2s. 3d. per bag
	Delivered in Fremantle, within 3 mile radius of Town Hall	2s. 6d. "
	On trucks, Perth	2s. 4d. ,,
	Delivered in Perth, within 3 mile radius of Town Hall	2s. 6d. "
	On trucks, Claremont 3d. allowance on empty bags	2s. 4d. "

W. H. BENBOW, Secretary Tender Board,

19th July, 1906.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

TENDERS FOR GOVERNMENT SUPPLIES.

Date of Notice.		Supplies required.	Date o closing	
190	06.		1906.	
July	14	C.I. Specials (Water Regulators)	July	31
"	23	Mounting and Varnishing 150	,,	31
		two-sheet Maps		
,,	14	Firewood, State Battery, Yunda-	,,	31
		mindera (12 months' Supply)		
,,	26	Two Oil Engines	August	2
,,,	26	Two Deep-well Pumps	,,	$\frac{2}{2}$
"	26	450 Blankets	,,	2
"	23	Six Cyanide Vats for Niagara	,,	7
		State Battery		
	-	Cartage of general Battery Sup-	,,	7
		plies to the Tin Plants, Green-		
		bushes, for a period of 12		
		months		
		125 miles Fish Bolts	٠,٠	7
		175 miles Dog Spikes	,,	7
,,	23	Cartage general Battery Sup-	,,	14
		plies for a period of 12 months		
		from the Railway Station,		
		Niagara, to the State Battery,		
		Niagara		
,,	18	Firewood for State Battery,	,,	14
		Duketon (12 months' supply)		
,,	14	Cartage, General Battery Sup-	,,	14
		plies from the Railway Station,		
		Kookynie, to the State Bat-		
		tery, Pinjin		
			i	

Tenders, addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until 2 p.m. on the dates of closing.

Tenders must be properly indorsed on envelopes, otherwise they are liable to rejection.

Particulars and tender forms obtainable on application at the Tender Board Office, Irwin Street, Perth.

No tender necessarily accepted.

W. H. BENBOW,

Secretary Tender Board.

27th July, 1906.

# GOVERNMENT LABOUR BUREAU.

CENTRAL OFFICE—PERTH.

Women's Branch-Perth.

Branches for Men and Women at Northam and Kalgoorlie.

MPLOYERS 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. 27th July, 1906.

#### MEDICAL.

C. & L. 187/1906.

Department of Commerce and Labour, Perth, 20th July, 1906.

TT is hereby notified that His Excellency the Governor in Council has been pleased to appoint Percy Appleyard to be Collector of Fees due by patients treated in the Albany Hospital, and to authorise him to sue for the recovery of the same.

EDGAR T. OWEN, Under Secretary for Commerce and Labour. C. & L. 281/1906.

#### MEDICAL.

Department of Commerce and Labour, Ferth, 26th July, 1906.

T' is hereby notified that His Excellency the Governor in Council has been pleased to accept the resignation of John Bryce Dunlop as District Medical Officer, Northam, from the 30th September, 1906.

EDGAR T. OWEN, Under Secretary for Commerce and Labour.

C. & L. 642/1906.

#### MEDICAL.

Department of Commerce and Labour, Perth 26th July, 1906.

T is hereby notified that His Excellency the Governor in Council has been pleased to appoint John S. Grimley to be Collector of fees due by patients treated in the Lawlers Hospital, and to authorise the said John S. Grimley to sue for the recovery of same, vice H. Barnes, resigned.

EDGAR T. OWEN, Under Secretary for Commerce and Labour.

C. & L. 640/1906.

Department of Commerce and Labour, Perth, 26th July, 1906.

T' is hereby notified that His Excellency the Governor in Council has been pleased to approve, in connection with the Government Labour Bureau:—

- (1.) That the Branch at Fremantle be closed as from the 1st instant.
- (2.) That the Branch at Cue be closed, and the Clerk of Courts at Cue cease to hold the position of Officer in Charge thereof.
- (3.) That a Branch be opened at Northam, and that the Government Land Agent at Northam be appointed the Officer in Charge thereof, without additional salary.

 $\begin{array}{c} {\bf EDGAR\ T.\ OWEN,} \\ {\bf Under\ Secretary\ for\ Commerce\ and\ Labour.} \end{array}$ 

#### THE TRADE UNIONS ACT, 1902

(1 & 2 Edw. VII., No. 19).

F.S.  $\frac{2.5.5}{1.004}$ 

Notice before Cancelling of Certificate of Registry.

Name of Trade Union:—Coastal Boilermakers' Union of Workers, Fremantle, No. 1 Branch.

Register No. 79.

NOTICE is hereby given to the above-mentioned Branch that it is the intention of the Registrar of Friendly Societies to proceed, on the 4th day of September, 1906, to cancel the registry of the Branch, unless cause be shown to the contrary in the meantime. The ground of such proposed cancelling is that the Branch has duly applied for cancellation in order that the business of the branches may be carried on by the Coastal Boilermakers' Union of Workers as one body.

Dated this 25th day of July, 1906.

[L.S.]

EDGAR T. OWEN, Registrar of Friendly Societies.

# THE INDUSTRIAL CONCILIATION AND ARBITRATION ACT, 1902.

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

F.S.  $\frac{125}{1904}$ .

NOTICE BEFORE CANCELLATION OF REGISTRY.

To the Secretary of the Industrial Union called the Coastal Boilermakers' Union of Workers, Fremantle, No. 1 Branch.

NOTICE is hereby given that it is the intention of the Registrar of Friendly Societies to proceed, on the 4th day of September, 1906, to cancel the registration of the above-named Industrial Union under the above-named Act, unless cause be shown to the contrary in the meantime.

The ground of such proposed cancellation is as follows:— That the Industrial Union has duly applied for cancellation in order that the business of the branches may be carried on by the Coastal Boilermakers' Union of Workers as one body.

Dated this 25th day of July, 1906.

[L.S.]

EDGAR T. OWEN, Registrar of Friendly Societies. NOTICE BEFORE CANCELLATION OF REGISTRY.

F.S.  $\frac{364}{1903}$ 

To the Secretary of the Industrial Union, called the Hampton Plains Miners' Union of Workers (A.W.A.).

NOTICE is hereby given that it is the intention of the Regist ar of Friendly Societies to proceed on the 3rd day of September, 1906, to cancel the registration of the above-named Industrial Union under the above-named Act, unless cause be shown to the contrary in the meantime. The ground of such proposed cancellation is as follows:— That the Industrial Union has duly applied for cancellation in order that the registered branches of the body generally known as the A.M.A. and the registered unions in the mining industry of the body generally known as the A.W.A. within the Eastern Industrial District may be amalgamated, such cancellation to take effect at the same time as the registration of the amalgamated bodies.

Dated this 23rd day of July, 1906.

EDGAR T. OWEN, Registrar of Friendly Societies.

Friendly Societies' Office, Perth, 26th July, 1906.

T is hereby notified that the following Industrial Union has been registered under the above-named Act.

> EDGAR T. OWEN. Registrar of Friendly Societies.

File No.	Date of registra- tion.	Name of Industrial Union.
L. 174/1906	19th July, 1906	The Westralian Goldfields Federated Miners' Industrial Union of Workers, Yundamindera Branch.

#### MISSING FRIENDS.

Vide Government Gazette, 1906, page 2115, B2/9173. ALFRED GREENING has returned home.

PAUL olias Peter Davies, medium build, age 28 years, height 5ft. 7in., dark brown hair, clean shaved, blue or grey eyes, large nose, thin visage, brown complexion; a kangaroo tattooed on clest or arm; a woodcutter or miner, and a native of Victoria; last heard of at Greenbushes on the 3rd ult. (Information Perth.—B2/9247.) (Information to the Criminal Investigation Branch,

OLIVE PEAKE, stout build, age about 29 years, height 5ft., dark brown hair, dark blue eyes, straight pointed nose, dark complexion; lively disposition; will possibly be employed as housemaid or barmaid; left Adelaide about 2½ years ago for this State, and was last heard of at an hotel in Kalgoorlie. (Information to the Criminal Investigation Branch, Perth.—B2/8940.)

### Department of Land Titles.

#### TRANSFER OF LAND ACT, 1893. 517 1906

TAKE notice that George Thomas of Fremantle in the State of Western Australia farmer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcels of land situate in the Cockburn Sound District and being

Cockburn Sound Location 56 (containing 10 acres)

Bounded on the East by the West boundary of a part of Location 200 and a part of the West boundary of Location 57 measuring together 10 chains

On the North and West by boundaries of the other part of Location 200 each measuring 10 chains

On the South by a line parallel and equal to the North boundary.

Cockburn Sound Location 57 (containing 10 acres)

Bounded on the North by 7 chains 14 links of a public road

On the East by 14 chains of a public road

On the South by the North boundary of a part of Location 200 measuring 7 chains 14 links

And on the West by part of the East boundary of Location 56 and part of the East boundary of the other part of Location 200 measuring together 14 chains.

Cockburn Sound Location 96 (containing 10 acres).

Bounded on the North and East by lines extending West 10 chains and South 10 chains from a point situate 12 chains 88 links East and 17 chains 82 links South from the South-East corner of Location 56 and by opposite boundaries parallel and equal.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land ARE HERERY REQUIRED to lodge in this Office on or before the 15th 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, ) 19th July, 1906.

#### TRANSFER OF LAND ACT, 1893. $\frac{262}{1006}$

TAKE NOTICE that Anne Murray of Pinjarra in the State of Western Australia spinister has made application to be registered as the proprietor of an estate in fee simple as administratrix with the will annexed of the unadministered estate of John Gray Murray deceased in possession in the following parcels of land situate in the Murray District and being

Murray Location 65 (containing 40 acres)

Bounded on the South and West by lines extending East 21 chains 10 links and North 19 chains from a point situate 14 chains East and 13 chains 69 links North from the South-West corner of Location 151 and by opposite boundaries parallel and equal The land is within the external boundaries of Location 151.

Turray Location 9 (containing 2150 acres)

Bounded by lines starting from the North-East corner of Bounded by lines starting from the North-East corner of Location 397 and extending East 241 chains 75 links passing along part of the South boundary of Location 8 and a public road thence South 88 chains 46 links thence West 241 chains 80 links along the North boundary of Locations 518 and 493 and the North side of a public road thence North 88 chains 84 links along the East boundaries of Locations 447 and 207 to the starting paint. Locations 447 and 397 to the starting point.

And in the following parcels of land situate in the Cockburn Sound District and being

Part of Cockburn Sound Location 16 (containing 2504 acres)

Bounded on the North-East South-East and South-West by boundaries of the part of said Location 16 comprised in deposited plan 2087 measuring respectively 125 chains 69 links 200 chains 55 links and 125 chains 1 link and

On the North-West by boundaries of the parts of Location 16 comprised in deposited plans 2413 and 2086 measuring 32 chains 40 links and 169 chains 3 links Bounded on the inner part by the public road from Mandurah to Pinjarra

Part of Cockburn Sound Location 16 (containing 2506 acres)

Bounded on the North-East by a boundary of the part of said Location 16 comprised in certificate of title registered in volume 8 folio 336 measuring 125 chains

On the South-East by boundaries of the parts of said Location 16 comprised in certificates of title registered in volume 8 folios 336 and 302 measuring together 200 chains

On the South-West by another boundary of the part of said Location 16 comprised in certificate of title registered in volume 8 folio 302 measuring 125 chains and

On the North-West by boundaries of the parts of said Location 16 comprised in certificate of title registered in volume 8 folios 301 and 336 measuring together 200 chains 50 links

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land ARE HEREBY REQUIRED to lodge in this Office on or before the 22nd 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, ) 26th July, 1906.

Stone & Burt, 308 Hay Street, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

TAKE NOTICE that Alma Willis of South Perth in the L State of Western Australia formerly Alma Owston has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the town of Fremantle and being

Part of Fremantle Town Lot 202 (containing 12 perches)

Bounded on the North-West by 371 links of Suffolk

On the North-East by the South-West boundary of lot 201

measuring 2 chains and  $\frac{0}{10}$ ths of a link On the South-East by  $37\frac{1}{2}$  links of the North-West boundary of lot 203 and

On the South-West by the other part of lot 202 measuring

2 chains and  $\frac{\rho}{10}$ ths of a link.

The land is more particularly defined on Diagram 2346 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 Abe hereby bequired 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, ) 19th July, 1906.

Gawler and Crossman, Henry Street, Fremantle, Solicitors for the applicant.

# TRANSFER OF LAND ACT, 1893.

(Section 75)

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the thirty-first day of August 1906 to issue to George Edward Heffernan of Goomalling in the State of Western Australia, farmer Special Certificates of Title to the land described below the duplicate certificates having as is alleged been lost.

Dated twenty-sixth day of July 1906.

ALFRED E. BURT, Registrar of Titles.

# THE LAND REFERRED TO:

Portion of Cue Town Lot 33 standing in the name of George Edward Heffernan, of Cue. Registered in Volume LXV., Folio 124.

Portion of Cue Town Lot 68 standing in the name of George Edward Heffernan, of Cue. Registered in Volume LXVIII., Folio 191.

1998

#### APPOINTMENTS

(under Section 23 of "The Health Act, 1898"). THE Central Board of Health has approved of the undermentioned appointment made by the Murrin Murrin Local Board of Health:—

Dr. A. W. Weihen to be Officer of Health.

F. J. HUELIN,

Secretary Central Board of Health. 17th July, 1906.

3313

THE Central Foard of Health has approved of the undermentioned appointment made by the Mount Magnet Local Board of Health:—

P. J. LADDEN to be Secretary and Inspector.

F. J. HUELIN, Secretary Central Board of Health.

21st July, 1906.

3471

THE Central Board of Health has approved of the undermentioned appointment made by the Pingelly Local Board of Health:

W. Williams to be Secretary and Inspector.

F. J. HUELIN. Secretary Central Board of Health.

21st July, 1906.

G. Perkin to be Secretary. F. J. HUELIN, Secretary Central Board of Health. 21st July, 1906.

THE Central Board of Health has approved of the undermentioned appointment made by the Princess Royal Local Board of Health:—

3 4 7 2 1 9 0 0

THE Central Board of Health has approved of the undermentioned appointments made by the Broomehill Local Board of Health :-

Dr. F. M. House to be Officer of Health. J. E. Lush to be Inspector.

F. J. HUELIN,

Secretary Central Board of Health.

23rd July, 1906.

#### NOTICE.

### CENTRAL BOARD OF HEALTH.

COMMON LODGING-HOUSES. 3381

BY virtue of the powers conferred on the Central Board of Health, under the central Board of Health, under the provisions of Section 76 of "The Health Act, 1898," the said Board has fixed the fee for registration of Common Lodging-houses at Seven shillings and sixpence, and has appointed the 1st day of January in each year as the day on which such registrations shall be renewed.

By order,

F. J. HUELIN,

22nd June, 1906.

Secretary.

#### MUNICIPALITY OF BUNBURY.

Notice of Intention to Borrow £3,500.

N accordance with the provisions of the Statute (64 Vict., No. 8) it is hereby notified that it is the intention of the Bunbury Municipal Council to borrow £3,500 on Debentures, maturing in twenty years, and bearing interest at five per cent. per annum, payable half-yearly on the 1st March and 1st September in each year, such interest to be payable at the Council Chambers, Bunbury; the undertakings to which the loan is to be applied being the construction of municipal baths, the filling and improvement of the "Lagoon," the purchase of a stone crusher, the extension of municipal buildings, and the improvement of reserves generally.

Details of the proposed undertakings may be ascertained at the office of the Council, until the 24th day of August, 1906.

J. J. TUCKER,

Town Clerk.

Bunbury, 24th July, 1906.

# CLOSURE OF ROAD.

MARY ANNE CLEARY, being the owner of land over or along which the portion of road hereunder described passes, has applied to the Dardanup Road Board to close the said portion of road, viz. :-

A strip of land, about one chain wide, starting from Padbury Road at the South-West corner of Wellington Location No. 376, and extending North and East along the West and North boundaries of said Location 376 and the West and North boundaries of Wellington Location No. 356 to South-West corner of Wellington Location No. 373. (Boyanup A.A. Plan.)

MARY ANNE CLEARY.

I, THOMAS WILLIAM HARRIS, on behalf of the Dardanup Road Board, hereby assent to the above application to close the road therein described.

# THOMAS WILLIAM HARRIS,

Chairman Dardanup Road Board.

23rd July, 1906.

#### CUBALLING DISTRICT ROAD BOARD.

CTATEMENT	show	ring	oper	amons	8 211	id tra	nsa	ection	us	
day of June, 1904		ancia	I eig	hteen	mo	nths	en	ling	30	th
SUMMARY			PTS		EXI	PENDI	TU	RE.		
			ticula			0 -	a	e	8.	a
Cr. Balance at comm	encem	ent of	year-	_		£ s.	a.	£	8.	. α
Balance at Treas Balance atl In hands of	Bank									
General Rate-					•••					
(1.) Current rate (2.) Arrears of ra (3.) Interest on 1	s collectes col	eted d	uring	year e vear						
(3.) Interest on 1	rates									
Licenses—	ringe					58 0	0	••		
(a.) Cart and carr (b.) Dog (c.) (d.)						6 15				
(d.)								64	15	0
Interest, etc., from Fines and penalties Income from prop controlled by the B Contractors' deposits										
Income from prop controlled by the B	erty a Board)	nd p	lant (	(owned	or			,		
Contractors' deposits Government Grants-	·	•••	•••	•••		•••				
Annual grant f struction Annual subsidy f	or m	ainten	ance	and	con-	1.300 0	0			
Annual subsidy f Special grant from	or gen	eral ra	te		 fan					
(1.) Boring for (2.) Recreation (2.) Special Grant from	or wate	er				125 0	0			
Special Grant fro for—	m Gov	ernme	ent L	oan F	unds	30 0	U			
*****************								1,475	0	0
Special Loans raised (Part VII.)—	under	2° E	d. VI	I., No.	. 48			1,770	U	Ü
(a) Gross worker	ds of le	ans 🕶	aised.	darina	the					
year (b.) Special Loan	Rate-	 Llected	durix	 .a uear	•••	***				
(1.) Current r (2.) Arrears o (3.) Interest o	f rates n rates	collec	ed du	ring ye	ar					
All other receipts (n	ot othe	erwise	speci	fled)			*****	2	13	10
Overdraft at end of y Overdraft at Tree Overdraft at W.A	ear—							-	10	10
Overdraft at W.A	I. Baul	ε			•••		5	0	15	5
				Total			J	21,543		
		Times								
			ENDIT							
,		Par	ticula			£s,	đ.	£	s.	đ.
Expenses for levying (1.) Valuation fee	genera	Par	ticula 	rs.		£ s,		£	s.	d.
(1.) Valuation fee (2.) Collection, c	s, etc. ommis	Par al rate  sion,	ticula  etc.	rs. 		5 17	0			d. 0
(1.) Valuation fee (2.) Collection, c	s, etc. ommis	Par al rate  sion,	ticula  etc.	rs. 		5 17	0			
(1.) Valuation fee (2.) Collection, c	s, etc. ommis	Par al rate  sion,	ticula  etc.	rs. 		5 17	0	5 50 7 3	17 10 13 9 15	0 0 0 0
(1.) Valuation fee (2.) Collection, c	s, etc. ommis	Par al rate  sion,	ticula  etc.	rs. 		5 17	0	5 50 7 3 3	17 10 13 9 15	0 0 0 0
(1.) Valuation fee (2.) Collection, c Saluries Office expenses (rent, Advertising Legal expenses Stationery and printi Plant and tools (pure (1.) Tools, plant, (2.) Office furnity	postas	Par al rate sion, ges, po during	etc.	  ash, etc 	e.)	5 17	0	5 50 7 3 3	17 10 13 9 15	0 0 0 0
(1.) Valuation fee (2.) Collection, c Saluries Office expenses (rent, Advertising Legal expenses Stationery and printi Plant and tools (purc (1.) Tools, plant, (2.) Office furnitu (3.) Repairs to fu	postas  ing chased etc.	Par al rate sion, ges, po during e, tool	etc. etc. etc. ety er	  ash, etc 	e.)	5 17	0	5 50 7 3 3 14	17 10 13 9 15 17	0 0 0 0
(1.) Valuation fee (2.) Collection, c (2.) Collection, c Saluries Office expenses (rent, Advertising Legal expenses Stationery and printi Plant and tools (pure (1.) Tools, plant, (2.) Office furnitu (3.) Repairs to fu Refunds of deposits to Bank charges (inclu	s, etc. ommis  postas  none ing chased etc. are urnitur o contra ding in	Par al rate sion, ges, po during e, tool	etc. etc. ety er	nsh, etc	e.)	5 17	0	5 50 7 3 3 14	17 10 13 9 15 17	0 0 0 0 0 9
(1.) Valuation fee (2.) Collection, c (2.) Collection, c Saluries Office expenses (rent, Advertising Legal expenses Stationery and printi Plant and tools (pure (1.) Tools, plant, (2.) Office furnitu (3.) Repairs to fu Refunds of deposits te Bank charges (inclu draft) Insurances	postagen in postag	Par al rate sion, ges, po during e, tool ractors nteres	etc. etty er s year s, pla	ars, ash, etc	e.)	5 17	0	5 50 7 3 3 14	17 10 13 9 15 17	0 0 0 0 0 9
(1.) Valuation fee (2.) Collection, c Collection	s, etc. ommis postag ing thused etc. ure urnitur o contr ding i	Par al rate sion, ges, po during e, tool rateors nteres 1 reve	etc.  etc.  etc.  year  s, pla  t on  enue.	ash, etc	c.)	5 17   4 2 	0	55 50 7 3 3 14	17 10 13 9 15 17	0 0 0 0 0 9
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Total

518 7 1

£1,543 4 3

#### LIABILITIES AND ASSETS.

#### LIABILITIES.

Particulars.	£ s. d,
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 15 5
Outstanding accounts	
given Contractors' deposits or trust accounts Special loans All other liabilities	  521 14 2
Total	£522 9 7
Assets.	
Particulars, £ s. d.	£ s. d.
Balance at Treasury	
Unexpended loan moneys	518 7 1
Cash in hands of	***
Arrears of rates	
All other accounts owing to Board	***
Buildings, etc.  Movable plant and tools	 4  2 6
Other property *	
Total	£522 9 7

* Roads, streets, parks, and reserves are not to be considered assets for the purposes of this statement. †Secured bank overdraft should be classed under "Amounts owing on Mortgage or other Security given."

I certify having examined the books of the Cuballing Road Board and compared the above statements of "Receipts and Expenditure" and "Assets and Liabilities," and found same correct.

(Sgd.)

H. J. ASH, Government Auditor.

#### CLOSURE OF ROAD. $\frac{6923}{1005}$

EDWARD WINTERINGHAM CLARKSON, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Irwin Road Board to close the said portion of road, viz. :-

#### DESCRIPTION.

That portion of Road No. 174, gazetted on the 29th August, 1882, extending North-Eastward through portion of Victoria Location 88 from its South-West corner to the Irwin Road.

> E. W. CLARKSON. (Sgd.)

I, J. Delmage, on behalf of the Irwin Road Board, hereby assent to the above application to close the road therein described.

> J. DELMAGE, Chairman Irwin Road Board.

2nd July, 1906.

# PORT HEDLAND ROADS BOARD.

OTICE is hereby given that, at a Meeting held on the 7th day of July, 1906, it was resolved that a Rate of One penny farthing in the pound should be levied on the rateable value of all freehold rateable property within the district, on the basis of unimproved capital value, and Fourpence in the pound on the annual rateable value of all leasehold rateable property within the district, for year ending 30th June, 1907, in accordance with the provisions of "The Roads Act, 1902."

ROBT. F. CROWE, Chairman.

# July 27, 1906. GOVERNMENT YILGARN DISTRICT ROAD BOARD. STATEMENT showing operations and transactions of the Board for financial period ended 30th day of June, 1904:-SUMMARY OF RECEIPTS AND EXPENDITURE. RECEIPTS. £ s. d. £ s. d. Particulars. Cr. Balance at commencement of year-... ... Balance at Treasury Balance at W.A. Bank In hands of Secretary 39 12 6 General Rate-6 6

	t rates col	llecte	ed du	ring	year		129 1	.0	6		
(2.) Arrears	of rates	colle	cted	durin	ig year	r	14 1	.1	0		
(3.) Interes	t on rate	S	•••	•••	•••		•••		_	144 1	6
Licenses										LTT I	٠
(a.) Cart an (b.) Dog (c.) (d.)	d carriage	е					29 ]	l0	0		
(b.) Dog			•••	,					6		
(c.)			•••	** *		**1	••				
(a.)		••	•••	•••	•••	•••	••			54 2	6
Interest, etc., f	rom	<b>.</b>								02 4	U
Fines and penal	ties .	••				***					
Interest, etc., f Fines and penal Income from pr	roperty a:	nd pl	lant	(own	ed or	con-					
trolled by the Contractors' de	Board)	••	•••		•••		••	•		•••	
Government Gi	rants—	••	•••	•••	•••		••	•			
Annual gr	ant for	mai	ntens	ınce	and	con-					
struction Annual sub						1	.000	0	0		
Annual sub	sidy for g	ener	al ra	te			106	0	0		
Special grai	nt from C y over La	onso	naav	ea ne	evenne	ior-	- %		0		
Road or	ver Lake	near	Gove	rnme	nt Bat	tterv	100	0	ŏ		
Special grai	it from G	over	nmer	tt Lios	n Fun	ids for	,		~		
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(a) Cuoco o	proceeds o	f loa	ns ro	ised	during	g the					
(a.) Gross pyear (b.) Special	r		•••		***			4			
(b.) Special	loan rate-		a at a A	A.min	~ 21242						
(2.) (2.)	rrent rate rears of re	s cou	ollaat	ed du	ıy year vina m	ear	• • •	•			
(3.) Int	rrent rate rears of ra erest on re	ates	,		raneg ge						
		_				-				***	
All other receip	ets (not ot	herw	rise s	рест	ed)		• •			***	
			т	otal						£1,493 16	6
			Expi	יידורואי							
T) 0184				11,1711	URE.		_		_		
			Par	ticula	URE.		£	s.	d.	£ s.	d.
Overdraft a	t comme	ncen	Par ient	ticula of yea	ure. rs. ir—		£	s. 1	d.	£ s.	d,
Overdraft a	t comme t Treasu t Bank	ncen ry	Par ient	ticula of yea	ure. rs. ur—		£	s. 18	d. 3	£ s.	d.
Dr. Overdraft a Overdraft a Overdraft a	at comme at Treasu at Bank .	ncen ry 	Par ient	ticula of yea 	rs. ir—		£ 2	s. 18	d. 3	£ s.	
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Expenses for le (1.) Valuat (2.) Collect	evying Ge ion fees, ion, comi	nera etc. nissi	l Rat on, e	ticula of yea  e— 	rs. ir— 		5	5	0	2 10	3 0 0
Expenses for le (1.) Valuat (2.) Collect	evying Ge ion fees, ion, comi	nera etc. nissi	l Rat on, e	ticula of yea  e— 	rs. ir— 		5	5	0	2 10	3 0 0 7
Expenses for le (1.) Valuat (2.) Collect	evying Ge ion fees, ion, comi	nera etc. nissi	l Rat on, e	ticula of yea  e— 	rs. ir— 		5	5	0	2 10	3 0 0
Expenses for le (1.) Valuat (2.) Collect	evying Ge ion fees, ion, comi	nera etc. nissi	l Rat on, e	ticula of yea  e— 	rs. ir— 		5	5	0	2 10	3 0 0 7 6
Expenses for le (1.) Valuat (2.) Collect	evying Ge ion fees, ion, comi	nera etc. nissi	l Rat on, e	ticula of yea  e— 	rs. ir— 		5	5	0	2 10	3 0 0 7
Expenses for le (1.) Valuat (2.) Collect	evying Ge ion fees, ion, comi	nera etc. nissi	l Rat on, e	ticula of yea  e— 	rs. ir— 		5	5	0	2 10	3 0 0 7 6
Expenses for le (1.) Valuat (2.) Collect	evying Ge ion fees, ion, comi	nera etc. nissi	l Rat on, e	ticula of yea  e— 	rs. ir— 		5	5	0	2 10	3 0 0 7 6
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Government grants)—					
On Main Roads, as per attac	ched detaile	$_{ m ed}$			
Statement		245	4 6		
On Minor Roads, as per atta	ched details	ed			
Statement	oned doctor	66	10 0		
Footpaths					
Tanks and wells		31	18 0		
				343 12	6
Construction works (from revenue	e, includir	ıg			
Government grants)—					
State name of road, and whet	her Main*	or			
Minor*: also any other wo					
heading.	···· candor or	****			
Name :					
		220	* 10		
(Minor*) Road		263	1 0		
			*********	483 6	10
Disbursements in respect of Special	Loons rais	sed.			
under 2° Ed. VII., No. 48 (Part VI)					
Flotation expenses					
			•		
Repayment of Loan No			•		
(not provided for by Sinking					
Interest on Loans					
Paid into Sinking Fund					
(including interest on Sin	king Fund)				

Works undertaken from Special Loan raised under 2° Ed. VII., No. 48—	r	-	
***************************************			
All other expenditure (not otherwise specified) .		234 5	2
Balances at end of year— £ s, d	_		
To credit of Board at Treasury 300 7			
Less outstanding cheques 126 17 7	í		

To credit of Board at W.A. Bank In hands of Secretary ......... 225 3 8 Total

£1,493 16 6

#### LIABILITIES AND ASSETS. LIABILITIES.

Particulars.		£	s.	d			
Outstanding accounts Rates owing, including interest (to be ada	 ndone	 d)					
Amounts owing on contracts in hand Amounts owing on mortgage or other:	 securi	ty	•••		•••		
given							
		• • •			• • •		
	• • • •	•••		126	,		,
All other liabilities (outstanding cheques)		• • •			4	- (	
Balance of assets over liabilities			•••	429	8	2	2
Total				£556	2	9	)
							-

Contractors' deposits o		acco	unts	•••	• • •	•••	•••		
Special loans All other liabilities (ou	tstand	 ing ch	eane	s)	***		126	Ļ	7
Balance of assets				429 8	3	2			
		Tot	al				£556	2	9
		Ass	SETS.						
		Parti	cular	s.		£ s. d.	£s	. (	d.
Balance at Treasury Balance at W.A. Bank						300 7 3 49 18 3			
Unexpended loan n Other than unexpe			 oney:	·			- 350	5	6
Cash in hands of Secret General Rates (outstan							1 15	2	9
Arrears of rates Interest on rates						139 4 6	3 · 139 4		6
All other accounts own Estimated current val Board—				 owned	by		. 139	Ŀ	0
Buildings, etc. Movable plant and	 tools						65	9	0
Furniture, etc.									
Other property * All other assets		•••	•••	•••	•••	***	•••		
Balance of liabili	ties ov	er ass	ets						
		То	tal				£556	2	9

^{*} Roads, streets, parks, and reserves are not to be considered assets for the purposes of this statement.

I certify having examined the books of the Yilgarn District Road Board and compared the above statements of "Receipts and Expenditure" and "Assets and Liabilities," and, excepting an item of £35 expended, and which I have disallowed, found same correct.

> (Sgd.) HY. J. ASH,

> > Government Auditor.

# To THOSE CONCERNED.

TAKE notice that it is my intention to apply to the Brookton Road Board, at their first meeting, for permission to close the track running through my Homestead Block 6415.

ALBERT EHRICH.

Brookton, 23rd July, 1906.

WE have asked permission of the Ashburton Road VV Board to erect swing gates on Towera-Winning Road, about thirteen miles from Towera.

CAMERON & CLARK.

CLOSURE OF ROAD.  $\frac{10560}{1005}$ 

OBERT John Granger Reid, being the owner of land over or along which the portion of road hereunder described passes, has applied to the Greenhills Road Board to close the said portion of road, viz.:-

That portion of Road No. 1709 starting from the South corner of C.P. 48/1105, and extending North-Eastward along its South-Eastern boundary to its East corner; thence North-Westward, along part of its North-Eastern boundary to the West corner of Avon Location 2864 (C.P. 48/3696). (Plan 3/80.)

ROBERT J. G. REID.

I, Robert John Grainger Reid, on behalf of the Greenhills Road Board, hereby assent to the above application to close the road therein described.

ROBERT J. G. REID, Chairman Greenhills Road Board.

23rd May, 1906.

#### KELMSCOTT DISTRICT ROAD BOARD.

NOMINATIONS to supply the Extraordinary Vacancy caused by the resignation of Mr. J. W. Mill are due seven clear days before the day of election, 8th August, 1906.

Chief Polling Booth, District Office, Armadale; others at Agricultural Halls, Kelmscott and Bedforddale.

S. TURNER, Returning Officer.

24th July, 1906.

### THE COMPANIES ACT, 1893.

# WHITFORD REWARD GOLD MINING COMPANY (No-LIABILITY).

NOTICE is hereby given that the Registered Office of the above-named Company is situated at the office of Gildart Harvey Bray, in Laver Street, Laverton, in the State of Western Australia, and that the said Gildart Harvey Bray is the Attorney of the Company in the said State.

Dated this 13th day of July, 1906.

# EWING, PENNY, & HILL,

Howard Chambers, Howard Street, Perth, Solicitors for the Whitford Reward Gold Mining Company (No-Liability).

#### OROYA BLACK RANGE, LIMITED.

NOTICE is hereby given that the Registered Office or principal place of business of the above-named Company in Western Australia is situate at No. 55 Macdonald Street, Kalgoorlie, and that John A. Agnew is the Attorney of the said Company in Western Australia.

Dated the 16th day of July, 1906.

#### KEENAN & RANDALL,

Maritana Street, Kalgoorlie, Solicitors for the said Company in Western Australia

# THE HAVELOCK GOLD MINING COMPANY (No-LIABILITY).

NOTICE is hereby given that the Registered Office of the above Company is situate at the office of D. J. Colgan, Austin Street, Cue, and is accessible to the public between 10 a.m. and 4 p.m., on all week-days except Saturdays and holidays.

Dated this 23rd day of July, 1906.

STAWELL & COWLE, Barrack Street, Perth,

Agent for A. W. Palfreyman, Cue, Solicitor for the said Company.

# THE NORTH QUEENSLAND ACCIDENT INSURANCE COMPANY, LIMITED.

NOTICE is hereby given that the office or place of business in Western Australia of the North Queensland Accident Insurance Company, Limited, is situate at Surrey Chambers, St. George's Terrace, Perth.

Dated the twenty-fifth day of July, One thousand nine hundred and six.

ROWLAND F. CLARK, Attorney of the above-named Company.

Northmore, Lukin, & Hale, Barrack Street, Perth, Solicitors to the Company.

# Hannans Public Crushing, Condensing, and Saw Mills Company, Limited.

N OTICE is hereby given that the office or place of business of Hannans Public Crushing, Condensing, and Saw Mills Company, Limited, has been removed from 69 Barrack Street, Perth, to 364 Hay Street, Perth.

Dated this 23rd day of July, 1906.

Z. LANE, Attorney for the above-named Company.

Northmore, Lukin, & Hale, Barrack Street, Perth, Solicitors to the Company.

#### PILBARRA PROSPECTING SYNDICATE, LIMITED.

THE Registered Office of the Pilbarra Prospecting Syndicate, Limited, is that of Mr. A. J. Mellor, Sharebroker, being situated at No. 3 Stock Exchange Buildings, St. George's Terrace, Perth; and it is accessible to the public on all business days of the week between the hours of 9 a.m. and 4 p.m., excepting Saturdays, when it is closed at 1 p.m.

Dated this 23rd day of July, 1906.

E. G. BATEMAN, Solicitor to the said Syndicate, 403 Hay Street.

# THE COMMONWEALTH INSURANCE COMPANY, LIMITED.

NOTICE is hereby given that the Registered Office of the above-named Company is situated at Short Street, Fremantle, and that John Denny, James Leslie Denny, and Robert John Lynn, all of Fremantle, trading as "Denny Bros. & Lynn," Merchants, and each of them, are the Attorneys and Attorney of the Company in Western Australia.

Dated the 21st day of July, 1906.

J. D. MOSS & CO., Solicitors for the said Company, High Street, Fremantle.

#### CUMBERLAND NIAGARA GOLD MINES, LIMITED.

NOTICE is hereby given that the Registered Office of the above Company has been removed to the mine office, on the Company's Gold Mining Lease No. 20g, Kookynie, Western Australia.

Dated this 20th day of July, 1906.

#### STONE & BURT,

308 Hay Street, Perth, Solicitors for the Company in Western Australia.

### PATERSON & Co., LIMITED.

To the Registrar of Companies, Supreme Court, Perth.

PATERSON & Co., Limited, hereby give you notice that by special resolution duly passed at a General Meeting of the Company, duly convened and held at the registered office of the Company at Phillimore Street, Fremantle, on the second day of July, 1906, the nominal capital of the Company has been increased by the addition thereto of the sum of Ten thousand pounds, divided into Ten thousand shares of One pound each, beyond the registered capital of Twenty thousand pounds.

Dated at Fremantle this 11th day of July, 1906.

G. G. JOHN, Secretary Paterson & Co., Ltd.

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

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to The Pilbarra Prospecting Syndicate, Limited.

Dated this 23rd day of July, 1906.

F. A. MOSELEY, Registrar of Companies.

Supreme Court Office, Perth, W.A.

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

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a No-Liability Company, has this day been issued to Norlup Tin Mining Company (No-Liability).

Dated this 16th day of July, 1906.

F. A. MOSELEY, Registrar of Companies.

Supreme Court Office, Perth, W.A.

In the matter of "The Companies Act, 1893."

OTICE is hereby given that the Registered Office of the Greenbushes Development Company, Limited, is now situated at the National Mutual Buildings, St. George's Terrace, Perth.

> F. B. TURNER, Secretary.

In the matter of "The Companies Act, 1893."

OTICE is hereby given that the Registered Offices of the undermentioned Companies are now situated at the National Mutual Buildings, St. George's Terrace, Perth:

> The W.A. Patent Fuel Company, Ltd. The W.A. Automatic Distilleries Co., Ltd. The West Oakover Syndicate, Ltd.

> > E. J. H. NICHOLSON, Secretary.

General Merchant, Trustee of the Narrogin Agricultural Hall, do hereby give notice that I am desirous that such Agricultural Hall should be incorporated under the provisions of "The Associations Incorporation Act, 1895." JOHN THOMAS WHIDBY CHIPPER, of Narrogin,

(Sgd.) J. T. CHIPPER.

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

Memorial of Narrogin Agricultural Hall, filed in pursuance of "The Associations Incorporation Act, 1895."

1. Name of the Institution:-

Narrogin Agricultural Hall, Incorporated.

2. Object or purpose of the Institution:-

- To provide and maintain an Agricultural Hall for Narrogin;
- To provide accommodation for the meetings of farmers and those interested in farming pursuits, and for the purpose of lectures and other forms of instruction in agriculture;
- provide accommodation for a circulating library and reading rooms in connection therewith;
- And for the purpose of generally forwarding scientific knowledge of agriculture in all its branches.
- 3. Where situated or established:-On Narrogin Town Lot 40.
- 4. The name of the Trustee or Trustees:-John Thomas Whidby Chipper.
- 5. In whom the management of the Institution is vested, and by what means :-
  - A Committee of Management elected by subscribers in terms of the rules.

### NOTICE TO CREDITORS.

#### Re Robert Hough, Deceased.

OTICE is hereby given that all persons having claims against the estate of Robert Hough, late of Bunbury, in the said State of Western Australia, butcher, deceased (who died at Bunbury, in the said State, on the 16th day of March, 1901, and probate of whose will was granted by the Supreme Court of the said State to Harriet Hough of Bunbury, in the State, widow of the said deceased (now Harriet Parkinson) on the 25th day of March, 1901), are hereby required to send particulars thereof in writing to me, the undersigned, on or before the 27th day of August, 1906; after which the said Administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which notice shall then have been received.

Dated this 21st day of July, 1906.

K. M. EASTMAN, Bunbury Solicitor for the said Administratrix.

#### NOTICES TO CREDITORS.

OSCAR WILHEM JOHNSON (ALSO KNOWN AS OSCAR WILLIAM JOHNSON), DECEASED.

DURSUANT to "The Administration Act, 1903," Notice is hereby given that all creditors and others having claims against the estate of Oscar Wilhem Johnson (also known as Oscar William Johnson), late of Fremantle, in the State of Western Australia, gold miner, deceased (who died on the 13th day of January, 1906, and whose will was proved in the Supreme Court of Western Australia on the 2nd day of February, 1906, by Richard Strelitz, of Fremantle, Consul for Sweden, the executor named in the said will), are hereby required to send in writing full particular. will), are hereby required to send, in writing, full particulars of such claims to the said executor or to the undersigned, on or before the 24th day of August, 1906; after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof so distributed, to any persons of whose claim he shall not then have had written notice.

Dated 10th day of July, 1906.

J. D. MOSS & CO., Solicitors for the Executor, High Street, Fremantle.

RE JOHN KING CHURCHYARD, DECEASED.

NOTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of John King Churchyard, late of Perth, carpenter, deceased (who died at Perth aforesaid on the 15th day of April, 1906, and probate of whose will was duly granted by the Supreme Court of Western Australia to Harriet Eliza Mitchell of Aberdeen Street, Perth aforesaid, widow, the sole executrix named in the said will), are hereby requested to send particulars, in writing, of their claims and demands to the said Harriett Eliza Mitchell at her address as aforesaid, on or before the 20th day of August, 1906: And notice is hereby also given that at the expiration of the last-mentioned date the said Harriett Eliza Mitchell will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and the said executrix will not be liable to any person of whose claim she shall not then have had notice for the assets or any part thereof of the said deceased so distributed.

Dated this 11th day of July, 1906.

PARKER & PARKER, Proctors for the said Executrix, Howard Street, Perth.

### RE SYDNEY DAVIS, DECEASED.

OTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Sydney Davis, late of Moora, in the State of Western Australia, farmer and grazier, deceased (who died at Perth, in the said State, on or about the 26th day of May, 1906, and letters of administration of whose estate were duly granted by the Supreme Court of the said State to the West Australian Trustee, Executor, and Agency Company, Limited), are hereby requested to send particulars, in writing, of their claims and demands to the said Company, at Barrack Street, Perth aforesaid, on or before the 25th day of August, 1906. And notice is hereby also given that at the expiration of the last-metioned date the said Company will proceed to distribute metioned date the said Company win proceed to distribute the assets of the said deceased among the persons 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 to any person of whose claim it shall not then have had notice for the assets or any part thereof of the the said deceased so distributed. of the the said deceased so distributed.

Dated this 11th day of July, 1906.

PARKER & PARKER, Proctors for the said Company Howard Street, Perth.

# RE JAMES THOMAS, DECEASED.

OTICE is hereby given that all persons having claims against the estate of James Thomas, late of Ludlow, in the State of Western Australia, farmer, deceased (who died at Ludlow, in the said State, on the 17th day of June, 1905, and probate of whose will was granted by the Supreme Court of the said State to James Hill Forrest, of Ludlow, in the said State, farmer, the executor of the said

will named, on the 29th day of August, 1905), are hereby required to send particulars thereof, in writing, to me the undersigned, on or before the 17th day of August, 1906, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which notice shall then have been received.

Dated this 2nd day of July, 1906.

K. M. EASTMAN, Bunbury, Solicitor for the said Executor.

NOTICE is hereby given that all Creditors and other persons having any claims or demands upon or against the Estate of Henry Charles Victor Smyth, late of Manfred Station, Murchison, grazier, deceased (who died at Geraldton on or about the 19th day of April, 1906, and probate of whose will was duly granted by the Supreme Court of the State of Western Australia to The West Australian Trustee, Executor, and Agency Company. Limited), are hereby required to send in particulars, in writing, of their claims and demands to the said Company at Barrack Street, Perth, in the said State, on or before the 25th day of August, 1906. And notice is hereby also given that at the expiration of the last-mentioned date the said Company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice. And the said Company will not be liable to any person of whose claim it shall not then have had notice for the assets or any part thereof of the said deceased so distributed.

Dated this 13th day of July, 1906.

PARKER & PARKER, Proctors for the said Company. Howard Street, Perth.

In the Supreme Court of Western Australia— Probate Jurisdiction.

In the matter of the Estate of Herbert Haig, late of Kalgoorlie, in the State of Western Australia, Brewer, deceased.

PURSUANT to "The Administration Act, 1903" (3 Ed. VII., No. 13), notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Herbert Haig, late of Kalgoorlie, in the State of Western Australia, Brewer, deceased (who died at Kalgoorlie aforesaid on the 17th day of April, 1906, and probate of whose will was duly granted by the Supreme Court of the said State to John Maurice Haig, of Kalgoorlie aforesaid), are hereby required to send, in writing, particulars of their claims and demands to the undersigned on or before the 20th day of August, 1906: And notice is also hereby given that, at the expiration of the last-mentioned date, the said John Maurice Haig will proceed to distribute the estate of the said deceased, having regard only to the claims and demands of which he shall then have had notice; and that the said John Maurice Haig shall not be liable for the assets of the said deceased so distributed to any person of whose claim the said John Maurice Haig has not had notice at the time of such distribution.

Dated this 18th day of July, 1906.

JAMES & DARBYSHIRE, 243 St. George's Terrace, Perth, Agents for R. W. Hall, of Kalgoorlie, Proctor for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA
—Probate Jurisdiction.

In the matter of the estate of Edward Herbert Dean Smith, late of Perth, in the State of Western Australia, Architect, deceased.

PURSUANT to "The Administration Act, 1903" (3 Edwd. VII, No. 13), Notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Edward Herbert Dean Smith, late of Perth, in the State of Western Australia, architect, deceased (who died at Perth aforesaid on the 25th day of April, 1906, and probate of whose will was duly granted by the Supreme Court of the said State to Benjamin Harvie Darbyshire, of Perth aforesaid), are hereby required to send, in writing, particulars of their claims and demands to the undersigned on or before the 27th day of August, 1906: And notice is also hereby given that, at the expiration of the last-mentioned date, the said Benjamin Harvie Darbyshire will proceed to distribute the estate of the said deceased, having regard only to the claims and demands of

which he shall then have had notice, and that the said Benjamin Harvie Darbyshire shall not be liable for the assets of the said deceased so distributed to any person of whose claim the said Benjamin Harvie Darbyshire has not had notice at the time of such distribution.

Dated this 25th day of July, 1906.

James and Darbyshire, 243 St. George's Terrace, Perth, Proctors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.
--PROBATE JURISDICTION.

In the matter of the estate of Tasman George Robotham, late of Havelock Street, Perth, in the State of Western Australia, deceased, Hewer.

PURSUANT to "The Administration Act, 1903" (3 Edwd. VII., No. 13): Notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Tasman George Robotham, late of Havelock Street, Perth, in the State of Western Australia, Hewer, deceased (who died on the 15th day of June, 1906, at Havelock Street, Perth aforesaid, and probate of whose will was duly granted by the Supreme Court of the said State to the West Australian Trustee, Executor, and Agency Company, Limited, whose registered office is at Barrack Street, Perth, in the said State, the executor and trustee named therein), are hereby required to send, in writing, particulars of their claims and demands to the said Company, or to the undersigned, on or before the 27th day of August, 1906: And notice is also hereby given that, at the expiration of the last-mentioned date, the said Company will proceed to distribute the estate of the said deceased, having regard only to the claims and demands of which it shall then have had notice; and the said Company shall not be liable for the assets of the said deceased so distributed to any person whose claim the said Company has not had notice of at the time of distribution.

Dated this 26th day of July, 1906.

SMITH & LAVAN,

Trustee Chambers, Barrack Street, Perth, Solicitors for the said Executor.

# BANKRUPTCY ACT AMENDMENT ACT, 1898.

Notice of Intention to declare a Second and Final Dividend.

In the matter of James Bernard Ryan, Storekeeper, of Boulder, Kalgoorlie, Davyhurst, and Kookynie.

NOTICE is hereby given that it is intended to declare a Second and Final Dividend in the above matter, on Tuesday, the 28th day of August, 1906. Dividends will be payable to those creditors only who have signed or assented to the Deed of Assignment.

Dated this 21st July, 1906.

[L.S.]

L. A. WOOLF, Trustee.

L. A. Woolf & Co., Accountants, Halsbury Chambers, Howard Street, Perth.

Bankruptcy Act Amendment Act, 1898.

In the matter of Catherine Anderson (trading as "C. Weir & Co."), Milliners, of 146 High Street, Fremantle.

OTICE is hereby given that a Meeting of the Creditors of the above-named Catherine Anderson, of Fremantle, will be held at our offices, Halsbury Chambers, Howard Street, Perth, on Wednesday, the 1st day of August, 1906, at the hour of 3 o'clock in the afternoon.

Dated this 23rd day of July, 1906.

[L.S.]

L. A. WOOLF & CO., Accountants, Halsbury Chambers, Howard Street, Perth.

THE BANKRUPTCY ACT AMENDMENT ACT, 1898.

Edward Weston, a Debtor.

OTICE is hereby given that a Meeting of the Creditors of Edward Weston, of East Fremantle, Wood Merchant, will be held at my office, Cliff Street, Fremantle, on Friday, the 3rd August, 1906, at 10:30 a.m.

Dated 23rd July, 1906.

[L.S.]

C. E. SEWELL, Solicitor to Debtor.

#### THE BANKRUPTCY ACT, 1892.

#### First Meeting and Public Examination.

Debtor's Name.	Address.	Descrip- tion.	Court.	Number.	Date of first Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Ad- ministration.
Edward George Sydney Hare	Perth	Solicitor	Supreme Court, Perth	.98 of 1905	14th day of August, 1906.	3 p.m.	Supreme Court, Perth	14th day of August, 1906.	10°30 a.m.	Supreme Court, Perth	

#### Adjudications.

Debtor's Name.	Address.	Description.	Court. Number.		Date of Order.	Date of Petition	
Mashford Lewis	Late of Chapman Road, Gerald- ton, now of	Foreman Saddler	Supreme Court, Perth	90 of 1906	16th day of July, 1906	16th day of July, 1906	
Ewen McKinnon	Claremont Leonora	Boot Importer	Do	69 of 1906	17th day of July, 1906	6th day of June, 1906	
John Mark Parkhill	James Street, Perth	Carrier	Do	91 of 1906	18th day of July, 1906	17th day of July, 1906	
Oscar Emil Johnson	Subiaco	Contractor	Do	77 of 1906	24th day of July, 1906	20th day of June, 1906	
Walter Male	Do	Do	Do	38 of 1906	Do	16th day of March, 1906	
Charles Walter Johnston	Wellington Street, Perth	Agent	Do	80 of 1906	Do,	25th day of June, 1906	

26th day of July, 1906.

M. M. MOSS, Official Receiver in Bankruptcy.

# BANKRUPTCY ACT AMENDMENT ACT, 1898.

NOTICE OF INTENTION TO DECLARE A FIRST AND FINAL DIVIDEND.

In the matter of John Nathan Cohen, Tailor and Mercer, of Hannan Street, Kalgoorlie, in the State of Western Australia.

NOTICE is hereby given that it is intended to declare a First and Final Dividend in the above matter, on Monday, the 27th day of August, 1906.

Dividends will be payable to those Creditors only who have signed or assented to the Deed of Assignment.

Dated this 21st day of July, 1906.

[L.S.]

L. A. WOOLF,
Trustee.

L. A. Woolf & Co., 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 William Hamilton Paterson, of Tate
Street, Leederville, Bootmaker, a Debtor.

OTICE is hereby given that a Meeting of the Creditors of the above-named William Hamilton Paterson will be held, pursuant to the provisions of "The Bankruptcy Act Amendment Act, 1898," at our offices, No. 329 St. George's Terrace, Perth, on Monday, the 6th day of August, 1906, at the hour of four o'clock in the forenoon.

Dated this 24th day of July, 1906.

[L.S.] HENNING & LOHRMANN, 329 St. George's Terrace, Perth, Solicitors for the Debtor.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Louis Arthur Nagel, of Caledonian Avenue, Bayswater, Photographer, a Debtor.

NOTICE is hereby given that a Meeting of the Creditors of Louis Arthur Nagel, of Caledonian Avenue, Bayswater, Photographer, will be held at No. 4 Swan Chambers, 97 Barrack Street, Perth, on Monday, the 6th day of August, 1906, at 10 o'clock in the forencon, under the provisions of the said Act.

Dated this 26th day of July, 1906.

[L.s.]

TOM EVANS, Agent for the Debtor. IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of William Hawke, of James Street Markets, Perth, Fruit and Produce Dealer, a Debtor.

OTICE is hereby given that a Meeting of the Creditors of William Hawke, of James Street Markets, Perth, Fruit and Produce Dealer, will be held at our offices, Halsbury Chambers, Howard Street, Perth, on Friday, the 3rd day of August, 1906, at the hour of 3 30 o'clock p.m., under the provisions of the said Act.

Dated this 24th day of July, 1906.

L.s.

H. R. COOMBS & Co.,

Agents for the Debtor, Halsbury Chambers, Howard Street, Perth.

THE Mortgagee of Kalgoorlie Town Lot 2541, Residential Lease 21E, 851, will sell above by public auction on 30th July, 1906.

ADAM WILKIE,

by his Attorney,

WILLIAM TURNER.

THE partnership hitherto subsisting between the undersigned as Aerated Water and Cordial Manufacturers under the style or firm of "J. Asher & Co.," at the Crown Cordial Factory, Dugan Street, Kalgoorlie, was this day dissolved by mutual consent so far as Jacob Asher is concerned. All debts owing to the firm must be paid to the remaining partners, who will discharge all the liabilities of the partnership.

Dated this 23rd day of July, 1906.

JACOB ASHER.

Witness to the signature of Jacob Asher—C. A. MAYHALL,

Solicitor, Kalgoorlie.

THOMAS POWELL, PETER COX, JOHN ERNEST BEEL.

Witness to all the other signatures— PATK. F. O'DEA,

> Clerk to R. W. Hall, Solicitor, Kalgoorlie.

WE, the undersigned Charles Vincent and Judah Lipman, both of Coolgardie, and trading under the name and firm of "Vincent & Lipman," have this second day of July, one thousand nine hundred and six, mutually agreed to dissolve partnership, and have this day sold to the West Australian Lion Brewing and Ice Company, Ltd., of Coolgardie, for value received, all our rights, title, and interest in the estate of Vincent & Lipman, comprising hotels, freehold and leasehold, together with all land and properties in Western Australia.

All accounts owing by the late firm of Vincent & Lipman will be paid for by the West Australian Lion Brewing and Ice Company, Ltd., to whom all accounts owing must be

C. VINCENT.

J. LIPMAN.

Witness-W. F. CLARKE.

#### THE COMPANIES ACT, 1893.

Zoroastrian, Limited.

NOTICE is hereby given that the Registered Office of The above Company has been changed, and is now situate at the Mining Managers' Chambers, Porter Street, Kalgoorlie.

H. L. READ, Attorney.

#### NORTH KALGURLI COMPANY, LTD.

OTICE is hereby given that the Registered Office of the above Company has been changed, and is now situate at the Mining Managers' Chambers, Porter Street,

> H. L. READ, Attorney.

#### OROYA EXTENDED, LIMITED.

NOTICE is hereby given that the Registered Office of the above Company has been all the contract of the above Company has been all the contract of the contrac The above Company has been changed and is now situate at the Mining Managers' Chambers, Porter Street, Kalgoorlie.

> H. L. READ, Attorney.

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