

# Government Gazette

OF

# WESTERN AUSTRALIA.

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No. 69.]

PERTH: FRIDAY, DECEMBER 10

[1909.

No. 1328: .—C.S.O.

Dedication of Public Highways.

South Perth Municipality.

#### PROCLAMATION

WESTERN AUSTRALIA, )
TO WIT.

G. STRICKLAND, Governor. [L,s.] By His Excellency Sir Gerald Strickland, Count della Catena, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor in and over the State of Western Australia and its Dependencies, etc., etc., etc.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, 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 public highway within the meaning of any law now or hereafter in force: And whereas the South Perth Municipal Council 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 South Perth, 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 Plans.
Brandon Street	1 chain	From the Fremantle Road to the North- West boundary of Reserve 3694	238 and 268

Given under my hand and the Public Scal of the said State, at Perth, this 1st day of December, 1909.

By His Excellency's Command,

J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

No. 13289.--C.S.O.

# Perth Municipality. PROCLAMATION

WESTERN AUSTRALIA, }

G. Strickland, Governor.

[L.S.]

By His Excellency Sir Gerald Strickland, Count della Catena, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor in and over the State of Western Australia and its Dependencies, etc., etc., etc.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, 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 public highway within the meaning of any law now or hereafter in force: And whereas the Perth Municipal Council 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 Perth, 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.
Nash Street (extension)	about 30 links	From the present Western side of Nash Street, along the Kailway Reserve South-Westward to the North-Eastern side of Moore Street	2051 (sheet 5) and 456

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of December, 1909.

By His Excellency's Command,

J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

No. 13290.—C.S.O.

The Aborigines Act, 1905.

# PROCLAMATION

WESTERN AUSTRALIA,
TO WIT.
G. STRICKLAND,
Governor,
[L.S.]
By His Excellency Sir Gerald Strickland,
Count della Catena, Knight Commander of
the Most Distinguished Order of St.
Michael and St. George, Governor in and
over the State of Western Australia and its
Dependencies, etc., etc.

5170/09.

WHEREAS by Section 39 of "The Aborigines Act, 1905" (5th Edward VII., No. 14), the Governor may, by Proclamation, whenever in the interests of the Aborigines he thinks fit, declare any Municipal District or Town, or any other place, to be an area in which it shall be unlawful for aborigines or half-castes not in lawful employment to be or remain: Now therefore I, the said Governor, by and with the advice of the Executive Council do hereby declare that the land bounded ecutive Council, do hereby declare that the land bounded by lines starting from the end of the landing on the Derby Jetty and extending South-Eastward six miles to the West corner of Knowsley A.A. Lot 1, thence North-Eastward six miles, passing through the four-mile post on the Derby-Wyndham telegraph line, and thence North-Westward to the East shore of King Sound and the control of the con and along the latter Southward to the starting point, to be an area in which it shall be unlawful for aborigines or half-castes not in lawful employment to be or remain.

Given under my hand and the Public Seal of the said State, at Perth, this 8th day of December, 1909.

> J. D. CONNOLLY, Colonial Secretary.

GOD SAVE THE KING!!!

Agric. 2144/9.

The Insect Pests Amendment Act, 1898.

Importation of Potatoes.

Prohibitions and Restrictions.

#### PROCLAMATION

Western Australia,
To Wit.
G. Strickland,
Governor.

[L.S.]
By His Excellency Sir Gerald Strickland,
Count della Catena, Knight Commander of
the Most Distinguished Order of St.
Michael and St. George, Governor in and
over the State of Western Australia and its
Dependencies, etc., etc.,

WHEREAS by "The Insect Pests Amendment Act, 1898," it is provided that the Governor may from time to time by Proclamation prohibit, either absolutely or except in accordance with the regulations under the said Act, the bringing into any specified portion of Western Australia from any other portion or specified portion of Western Australia of any specified plant, fruit, fungus, parasite, insect, or other thing which in his opinion is diseased or likely to spread disease: And whereas in the opinion of His Excellency the Governor the bringing of locally grown potatoes from any place within a radius of thirty (30) miles from the Central Railway Station, Perth, to any other portion of the State of Western Australia, with the exception of the Eastern Goldfields, is likely to spread the disease known as Irish Potato Blight: Now therefore I, the said Governor, do hereby prohibit the bringing of locally grown potatoes from any place within a radius of thirty (30) miles from the Central Railway Station in Perth into any portion of the State, except the Eastern Goldfields, without a permit in writing of an Inspector under the said Act, or other duly authorised Officer.

This Proclamation shall have operation and effect on

This Proclamation shall have operation and effect on and from the date of its publication in the Government Gazette of Western Australia.

Given under my hand and the Public Seal of the said State of Western Australia, at Perth, this Sth day of December, 1909.

By His Excellency's Command,

JAMES MITCHELL,

Minister for Agriculture.

GOD SAVE THE KING!!!

#### PROCLAMATION

(under 60 Vict., No. 22, Sec. 6)

WESTERN AUSTRALIA,
TO WIT.

G. STRICKLAND,
Governor.

[Ls.]

[Ls.]

1100/82

WESTERN AUSTRALIA,
TO WIT.

By His Excellency Sir Gerald Strickland
Count della Catena, Knight Commander of
the Most Distinguished Order of St.
Michael and St. George, Governor in and
over the State of Western Australia and
its Dependencies, etc., etc., etc.

[L.S.] 1120/83.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered, by Proclamation in the Government Gazette, to revest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of North Fremantle Lots P94 and P95 registered in the Office of Titles in Volume 12, Folios 176 and 177: Now therefore I, the said Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his himself and the Council of the Executive Council of th his heirs and successors, North Fremantle Lots P94 and P95 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of December, 1909.

By His Excellency's Command,

JAMES MITCHELL, Minister for Lands.
GOD SAVE THE KING!!!

#### PROCLAMATION

WESTERN AUSTRALIA,
TO WIT.
G. STRICKLAND,
Governor.

[L.S.]

FROCIDAMIATION

(under 60 Vict., No. 22, Sec. 6)

Wisser Strickland,
Count della Ca'ena, Knight Commander of
the Most Distinguished Order of St.
Michael and St. George, Governor in and
over the State of Western Australia and
its Dependencies, etc., etc.,

13291/04.

13291/04. WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered, by Proclamation in the Government Gaeette, to revest in His Majesty, as of his former estate, all or any lands whereof His Majecty may become the registered proprietor: And whereas His Majesty is now the registered propritor of that portion of Busselton Sub. Lot 12 (containing two roods) registered in the Office of Titles in Volume 448, Folio 11: Now therefore I, the said Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, that portion of Busselton Sub. Lot 12 as aforesaid as of his former estate. former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of December, 1909.

> By His Excellency's Command, JAMES MITCHELL, Minister for Lands.

GOD SAVE THE KING!!!

The Municipal Corporations Act, 1906. Bulong Municipal Council.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 8th day of December, 1909.

Present:

His Excellency the Governor.
The Honourables—The Minister for Works.

The Attorney General. 5243/09.

5243/09.
WHEREAS by Section 12 (4) of "The Municipal Corporations Act, 1906," the Governor may, by Order in Council, dissolve any Municipality and include the District thereof in any adjoining Road District: And whereas a Petition has been presented to His Excellency the Governor in accordance with Section 25 (c) of the said Act, signed with the common seal of the Municipality, praying that the Bulong Municipal Council be dissolved: had whereas the said petition was publicly advertised in the Government Gazette on the 22nd day of October, 1909: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, in pursuance of the powers so vested in him by the said Act, does hereby dissolve the Bulong Municipal Council and include the District thereof in the Bulong Road Board.

BERNARD PARKER, Clerk of the Executive Council.

# The Roads Act, 1902. ORDERS IN COUNCIL.

At the Executive Council Chamber, at Perth, this 1st day of December, 1909.

#### Present:

His Excellency the Governor.
The Honourables—The Minister for Works.
The Attorney General.

6657 /00

WHEREAS by Section 96 of "The Roads Act, 1902," it is provided that, subject to the provisions of "The Permanent Reserves Act, 1899," the Governor may place any Public Reserve under the control and management of a Road Board and that for the purpose of controling or managing such Reserve the Board shall have all the power of a Board of Parks and Reserves appointed under "The Parks and Reserves Act, 1895," together with the powers conferred by "The Roads Act, 1902": And whereas it is expedient that Reserve 12433 (Brown Hill), for Park Lands, should be placed under the control and management of the Kalgoorlie Road Board: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, and in exercise of the power conferred by the recited section of "The Roads Act, 1902," doth hereby place the said Reserve under the control and management of the Kalgoorlie Road Board.

BERNARD PARKER, Clerk of the Council.

At the Executive Council Chamber, at Perth, this 1st day of December, 1909.

#### Present:

His Excellency the Governor.
The Honourables—The Minister for Works.
The Attorney General.

WHEREAS by Section 96 of "The Roads Act, 1902," it is provided that, subject to the provisions of "The Permanent Reserves Act, 1899," the Governor may place any Public Reserve under the control and management of a Road Board and that for the purpose of controlling or managine such Reserve the Board shall have all the power of a Board of Parks and Reserves appointed under "The Parks and Reserves Act, 1895," together with the powers conferred by "The Roads Act, 1902". And whereas it is expedient that Reserve 9446 (Nampup Soak) should be placed under the control and management of the Katanning Road Board: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, and in exercise of the power conferred by the recited section of "The Roads Act, 1902," doth hereby place the said Reserve under the control and management of the Katanning Road Board.

BERNARD PARKER, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 1st day of December, 1909.

# Present:

His Excellency the Governor.
The Honourables—The Minister for Works.
The Attorney General.

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 whereas it is deemed expedient that Reserve 12440 (Ravensthorpe) should vest in and be held by the Phillips River Road Board, for the purpose of Water: Now, therefore, His Excellency the Governor, by and with the advice and cousent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Phillips River Road Board for the aforesaid purpose, subject nevertheless to the powers reserved to me by Section 41 of the said Act.

BERNARD PARKER, Clerk of the Council.

#### JUSTICES OF THE PEACE.

Premier's Office, Perth,
P.O.—No. 215. 8th December, 1909.

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

P.O. 255/1909.—Thomas Brass, Esquire, of Israelite Bay, for the Esperance Magisterial District.

P.O. 249/1909.—Doctor Alfred Webster, of Meckering, for the Northam Magisterial District.

P.O. 256/1909.—Doctor Mark O'Brien, of Marble Bar, for the Pilbara Magisterial District.

P.O. 250/1909.—James Male, Esquire, of Moora, for the Swan Magisterial District.

P.O. 247/1909.—Edward Pretty, Esquire, of Mundaring, for the Swan Magisterial District.

His Excellency the Governor in Council has also been pleased to accept the resignation of the following Justice of the Peace:—

P.O. 1833/1901.—William Moir, Esquire, of Ravensthorpe, for the Phillips River Magisterial District.

A. COLENSO KESSELL, Secretary to the Premier.

> Premier's Office, Perth, 9th November, 1909.

THE following Despatch and enclosure, received by His Excellency the Governor from the Right Honorable the Secretary of State for the Colonies, are published for general information.

A. COLENSO KESSELL, Secretary to the Premier.

(Dominions Circular.)

Downing Street, 23rd September, 1909.

Sir,

With reference to my Circular despatch of 28th September, 1908, I have the honour to transmit to you, for the information of your Ministers, copies of a notice issued by the Nobel Committee of the Norwegian Parliament with regard to the nomination of candidates for the Nobel Peace Prize of 1910.

- 2. I have to request that your Ministers will be so good as to cause the conditions of the prize to be made known to those bodies and persons who are qualified to nominate candidates.
- 3. It will be observed that the names of candidates should be received by the Nobel Committee of the Norwegian Parliament before the 1st of February, 1910.

I have, etc.,

The Officer administering the Government of Western Australia.

Det Norske Stortings Nobelkomité. .Nobel Committee of the Norwegian Parliament.

# NOBEL PEACE PRIZE.

All proposals of candidates for the Nobel Peace Prize, which is to be distributed December 10th, 1910, must, in order to be taken into consideration, be laid before the Nobel Committee of the Norwegian Parliament by a duly qualified person before the first of February of the same year.

Any one of the following persons is held to be duly qualified: (a) Members and late members of the Nobel Committee of the Norwegian Parliament, as well as the advisers appointed at the Norwegian Nobel Institute; (b) Members of Parliament and Members of Government of the different States, as well as Members of the Interparliamentary Union; (c) Members of the International Arbitration Court at the Hague; (d) Members of the Commission of the Permanent International Peace Bureau; (e) Members and Associate of the Institute of International Law; (f) University professors of Political Science and of Law, of History and of Philosophy; and (g) Persons who have received the Nobel Peace Prize.

The Nobel Peace Prize may also be accorded to institutions or associations.

According to the Code of Statutes, Section 8, the grounds upon which any proposal is made must be stated, and handed in along with such papers and other documents as may therein be referred to.

According to Section 3, every written work, to qualify for a prize, must have appeared in print.

For particulars, qualified persons are requested to apply to the office of the Nobel Committee of the Norwegian Parliament, Drammensvei 19, Kristiania.

#### COMMONWEALTH OF AUSTRALIA.

Notification of Vacancies.

The Treasury, Perth, 8th December, 1909.

APPLICATIONS are invited by the Commonwealth Public Service Commissioner from persons qualified for appointment to the following positions.

> L. S. ELIOT, Under Treasurer.

Department of Trade and Customs.

Locker, 1st Class, Melbourne, Victoria, £185 to £210.

Postmaster General's Department.

Postmaster, Grade 10, Guyra, New South Wales, £235 less £23 for rent.

Postmaster, Grade 13, Epping, New South Wales, £120 to £180 less 10 per cent. for rent.

Painter and Writer, Grade 5, Stores Branch, Sydney, £144 to £156.

Clerk, 5th Class (four positions), Correspondence Branch, Brisbane, Queensland, £40 to £180. Applicants to state qualifications as regards shorthand and typewriting.

Lineman-in-Charge, Grade 5, Bauhina Downs, £144 to £156 less 10 per cent. for rent. Allowance £12 per annum for acting as Postmaster, £35 for forage, and district allowance scale 2.

Postmaster, Grade 13, Miles, Queensland, £110 to £180 less 10 per cent. for rent.

All returnable on the 18th instant.

#### LEGISLATIVE COUNCIL.

North Province By-election.

Perth, 9th December, 1909.

IT is hereby notified, for public information, that I have this day received from the Hon. the President of the Legislative Council a Warrant authorising and directing me to proceed forthwith to issue a Writ for the Linection of a Member to serve in the Legislative Council, for the North Province of the State of Western Australia, and that, pursuant to such Warrant, I have this day issued the Writ accordingly.

The dates connected therewith are as follows, viz.:-Nomination-Saturday, the 8th day of January,

Polling Day-Monday, the 7th day of February, 1910.

Return of Writ-Monday, the 7th day of February. 1910.

E. G. STENBERG. Clerk of the Writs.

No. 13291.-C.S.O.

# APPOINTMENTS.

Colonial Secretary's Office, Perth, 10th December, 1909.

HIS Excellency the Governor in Council has been pleased to approve the following appointments:-

5173/09.—E. C. Lovely to be Acting Secretary and Dispenser, Kalgoorlie Hospital, during the absence on leave of C. S. Tratman, from the 30th November, 1909.

4949/09.—W. Hollingsworth to be temporary Inspector of Fisheries at Mandurah, under Section 5 of "The Fisheries Act, 1905," from the 1st December, 1909.

F. D. NORTH, Under Secretary. No. 13292.-C.S.O.

56/09.

#### MUNICIPAL ELECTIONS.

Colonial Secretary's Office, Perth, 10th December, 1909.

IT is hereby notified that Returns of the Election of Officers to serve on the Councils of the undermentioned Municipalities have been received at this Office: --

Municipality of Narrogin.

Mayor—Scott, D. C. Councillors—Moss, W. E. C., and James, J. J. Auditor—Lavater, G. G.

Municipality of Queen's Park.
Mayor-Fletcher, S. H.
Councillors-McDonagh, E.; Dove, P. M.; and Ten-

nant, J. Auditor-Collins, W. M.

Municipality of Busselton.
Mayor—Bignell, P. S.
Councillors—Stone, D. McA., and Wood, R. W.
Auditor—Russell, H. H.

Victoria Park Municipal Council.

Mayor—Harper, C.
Councillors—East Ward, Hart, T. E.; Central Ward,
Austerberry, F.; and West Ward, Carse, W. M. East
Ward (Extraordinary vacancy), Alday, C. W., vice
Harper, C., resigned.
Auditor—Ramsay, W. R.

Municipality of Southern Cross.

Mayor-Chadwick, J. E.
Councillors-Eardley, F., and Roberts, A. (Extraordinary vacancy), Henry, W., vice O'Brien, J., resigned.

Auditor-Stubbs, J. H.

Municipality of Boulder.
Councillor (Extraordinary vacancy)—Riley, L. T., vice Gibson, -, resigned.

Midland Junction Municipality.

Mayor—Robinson, P. F.
Councillors—West Ward, Jamieson, A.; North Ward,
Ferguson, T. C.; and East Ward, Daniel, J.
Auditor—Wylie, C. A.

Bevertey Municipal Council. Mayor-Powell, E. Councillors-Cooper, W. J., and Dawson, C. Auditor-Rodda, F

City of Perth.

Mayor—Vincent, R. P.
Councillors—Central Ward: Berryman, A. W.; North
Ward: Tatham, J.; South Ward: Hocking, E. W.; East
Ward: Braidwood, D. H.; and West Ward: Foster, J. C.

Auditor-Byass. W. C.

Fremantle Municipal Council.

Mayor—Fothergill, E. H.
Councillors—West Ward: Daly, B. T.; North Ward:
Jones, F.; South Ward: Cooke, J.; and East Ward:
Healy, J.

(Extraordinary vacancy) South Ward: Brennan, J. C. Auditor-Tickell, W.

North Fremantle Municipality.

Mayor-Currie, J.

Councillors—North Ward: Wood, J.; East Ward: Tomkinson, E. H.; and West Ward: Bolton, H. H. Auditor—Hitchcock, J. K.

Guildford Municipality.

Mayor—Piercy, F. Councillors—Jecks, J.; King, H. S.; and Billing, W. J. (Extraordinary vacancies) Hocking, R. E.; and Withnell, W. G. Auditor—Devenish, S. B.

Wagin Municipal Council.
Mayor—Sinclair, R.
Councillors—Doig, J. J.; and Absolon, E. H.
(Extraordinary vacancy) Nenke, J. C. H. Àuditor-Morris, A. E.

Municipality of Claremont.

Mayor—Mofflin, H. E.
Councillors—East Ward: Brockway, W. St. C.; South
Ward: White, G. R.; and North Ward: Webb, C. J.
Auditor—Doherty, W.

Municipality of Boulder.

Mayor—Davies, C. R.
Councillors—Wallace, H. T.; Daw, J.; Beston, S.; and Glance, H. Auditor—Williams, J. G.

#### Menzies Municipal Council.

Mayor-Smith, J. Councillors-Mullaney, J. F.; Spargo, C. N.; and Wil-

(Extraordinary vacancy) Higgins, G. K. Auditor—Clinton, W. M.

#### Municipality of Geraldton.

Mayor-Urch, J.
Councillors-West Ward: Brede, E. H.; Central
Ward: Trigg, F. A.; and East Ward: Smart, J. W.
Auditor-Russell, H. J.

#### Leederville Municipality.

Mayor-Barrett, P. Councillors-North Ward: Brown, C. H.; South Ward: Watkins, W. W.; East Ward: Fraser, J. B.; and West Ward: Jones, J. C.

(Extraordinary vacancies) East Ward: Reece, G. H. South Ward: Downer, H. W., and Hazeldine, F. Auditor, Byass, W. C.

#### Municipality of South Perth.

Mayor—Shenton, E.
Councillors—West Ward: Baker, G. C.; and Central Ward: Bruning, B. D.
(Extraordinary vacancy) East Ward: Tippet, R.
Auditor—Thom, J. W.

#### Broome Municipality.

Mayor—Male, A. Councillors—Norman, H. D.; Coleman, L. E.; and Blackman, O. W. Auditor—Hackworthy, C. W.

# Municipality of North Perth.

Mayor—Gamble, R. A.
Councillors—East Ward: Wasley, A. H.; Central
Ward: Sampson, R. S.; and West Ward: Sasse, R. Auditor-Halliday, A. A.

# Municipality of Coolgardie.

Mayor-Monaghan, J. Councillors-Burrows, R.; Faahan, W. M.; and Levy, (Extraordinary vacancies) Linkson, E.; and Tindal, W. Auditor-Hall, J. K.

#### Municipality of Kanowna.

Mayor-Evans, B. Councillors-Gunton, G.; Miller, F. J.; and Martin, Auditor-Bartlett, C.

#### Municipality of Day Dawn.

Mayor-Blight, A. J. Councillors-Chesson, T.; Marshall, T. H.; and Juett, Auditor-Colgan, C. M.

# Kalgoorlie Municipal Council.

Mayor—Hocking, S. E.
Councillors—Ardagh, R. G.; Dunne, P.; McClintock,
A. S.; and Walsh, C. Auditor-McMullen, F. A.

F. D. NORTH, Under Secretary.

No. 13293.—C.S.O.

#### MUNICIPAL BY-LAW.

Colonial Secretary's Office, Perth, 3rd December, 1909. 5100/09. His Excellency the Governor in Council has been pleased to confirm the following By-law, made by the Council of the Municipality of the City of Perth.

F. D. NORTH, Under Secretary.

#### CITY OF PERTH. By-law No. 31.

#### Amendment.

IN pursuance of the powers conferred by "The Municipal Corporations Act, 1906," the Mayor and Council-

- lors of the City of Perth, do hereby order as follows:-1. Section 3 of By-law No. 31 is hereby repealed, and the following section is substituted in lieu thereof, viz .:-
- 3. For the purpose of regulating the issue of licenses to hawkers under this By-law, the Municipality shall be divided into two zones, to be known as No. 1 Zone and No. 2 Zone:
  - No. 1 Zone shall comprise all that portion of the Municipality bounded on the North by the North side of the railway line, on the East by the East side of Pier street, on the South by the South side of St. George's Terrace, and on the West by the West side of King street.
  - No. 2 Zone shall comprise the whole of the Municipality not included in No. 1 Zone.
- 2. No person shall hawk or be licensed to hawk fish in that portion of the Municipality described in Zone 1 in the amended section 3 of By-law No. 31, except on one of the undermentioned stands, and no person shall hawk or be licensed to hawk any kind of merchandise other than fish upon such stands:-

#### Fish Hawkers' Stands.

- A stand on the Northern side of Wellington Street, beginning at a point 30 feet West of the West-ern side of Barrack Street, and extending Westwards 42 feet.
- A stand on the Western side of the Horse-shoe Bridge beginning at a point 38 feet North of the Northern side of Wellington Street, and extending North-Eastwards 42 teet.
- Parts 1 and 2 of the Schedule "B" to By-law No. 31, which fix the fees for a license to hawk in Zones 1 and 2 respectively, are hereby repealed, and the following shall be the fees for a license to hawk in the said Zones, and shall stand as Parts 1 and 2 of the said Schedule "B":—

#### Part 1.

Fee for a license to hawk any kind of merchandise, including fish, in Zone 1.

1. For a license to hawk with a vehicle drawn .. 30 0

handcart, or any other kind of vehicle not .. 20 0 drawn by any animal, per month ...

#### Part 2.

Fee for license to hawk in Zone 2.

1. For a license to hawk with a vehicle drawn by any animal-

Fish only, per month . . . . . 5 0

Any kind of merchandise, per month . . 15 0

2. For a license to hawk with a wheelbarrow, handcart, or any other kind of vehicle not drawn by any animal—

Fish only, per month . . . . . 4 0

Any kind of merchandise, per month . 10 0

3. For a license to hawk with a handbasket, tray, bundle, bag, or package—

Fish only, per month . . . . 3 0

Any kind of merchandise, per month . 5 0

Passed by the Council of the Municipality of the City of Perth on the 22nd day of November, 1909.

T. G. ANSTRUTHER MOLLOY,

[L.S.]

Mayor. WM. E. BOLD, Town Clerk.

No. 13294.—C.S.O.

CATTLE TRESPASS, FENCING, AND IMPOUNDING ACT, 1882.

Colonial Secretary's Office, Perth, 3rd December, 1909. 4250/09. HIS Excellency the Governor in Council has been pleased to approve the following scale of Fines and Poundage Fees, made by the Council of the Municipality of Claremont, for the Public Pound of Claremont.

F. D. NORTH, Under Secretary.

#### POUNDAGE AND POUNDAGE FEES.

THE Public Pound for the Municipality of Claremont shall be on Reserve 8002, Claremont, or such other place as may from time to time be fixed by the Council, and the following Trespass and Sustenance Fees shall and may be charged by the Pound-keeper:-

Table of Rates of Sustenance.

For each period of over 12 hours and not more than 24 hours:

***************************************	S.	đ.
For each mare, gelding, colt, filly, mule, cow, heifer, ox, steer, calf, camel or foal	1	
heifer, ox, steer, calf, camel or foal	3	6
For each entire hore, ass, and bull	6	0
For every head of "small cattle" (as specified		
in the Cattle Trespass, Fencing, and Impound-		
ing Act, 46 Vic., No. 7)	$^2$	6
For each period of 12 hours or less:—		
For each mare, gelding, colt, filly, mule, cow,		
heifer, ox, steer, calf, camel, and foal	1	9
For each entire horse, ass, and bull	3	6
For every head of "small cattle" (as specified		
in the Cattle Trespass, Fencing, and Impound-		
ing Act, 46 Vic., No. 7)	$^{2}$	0

#### Trespass Scale on:

- Enclosed land (Town or Suburban), not being a public street or thoroughfare:
- (2.) Public street or thoroughfare or park lands or public cemeteries:-

3 0 0 4

In addition to the sums mentioned in the preceding sections, compensation shall be paid for any damage done by such cattle to any pathway, fence, or gate, or to any tree or shrub planted or growing within the Municipality.

This By-law was passed by the Municipal Council of Claremont on the 25th day of October, 1909.

[L.S.]

T. J. BRIGGS,

Mayor. ALFRED C. FERRIS, Town Clerk.

No. 13295,--C.S.O.

CATTLE TRESPASS, FENCING, AND IMPOUNDING ACT, 1882.

Colonial Secretary's Office, Perth, 3rd December, 1909.

5039/09. HIS Excellency the Governor in Council has been pleased to approve the following scale of Fines and Poundage Fees, made by the Council of the Municipality of the City of Perth, for the Public Pound of Perth.

> F. D. NORTH, Under Secretary.

NOTICE is hereby given that the following is the Scale of Fines made by the Council of the Municipality of the City of Perth, under the provisions of Section 16 of "The Cattle Trespass, Fencing, and Impounding Act, 1882," in lieu of the scale prescribed by the notice in the Government Gazette of the 17th day of June, 1898. 1898:-

Fines.

For trespass upon lands of which the Municipality of the City of Perth is the owner, and for trespass upon lands within the limits of the Municipality of the City of Perth which shall not be enclosed by a sufficient fence:-

For every entire horse, ass, or bull in the day-time,

not less than £2 nor more than £4.

For every such horse, ass, or bull in the night-time, not less than £3 nor more than £5.

For every other head of cattle, by night or day, a sum not exceeding twenty shillings.

Passed by the Council of the City of Perth, on the 8th day of November, 1909.

T. G. ANSTRUTHER MOLLOY,

[L.S.]

Mayor.

WM. E. BOLD, Town Clerk.

NOTICE is hereby given that the following is a Scale NOTICE is hereby given that the following is a scale of Fees and Charges prescribed by the Council of the Municipality of the City of Perth for impounding and sustenance of cattle, in lieu of the scale prescribed by notice in the Government Gazette of the 17th day of June, 1898:-

Poundage Fees.

hours, for every entire, horse, ass, or bull. 1s. 6d. per head on all other great and small cattle.

#### Sustenance.

6s. per diem of 24 hours, and 3s. 6d. per diem of 12 hours, for every entire horse, ass. or bull.
3s. 6d. per diem of 24 hours, and 1s. 9d. per diem of 12 hours, for every other head of great and small cattle.

Passed by the Council of the City of Perth, on the 8th day of November, 1909.

> T. G. ANSTRUTHER MOLLOY, Mayor.

[L.S.] WM. E. BOLD,

Town Clerk.

No. 13296.—C.S.O.

MUNICIPAL CORPORATIONS ACT, 1906.

Part XV., Buildings.

5163/09.

Colonial Secretary's Office, Perth, 10th December, 1909.

His Excellency the Governor in Council has been pleased, under the powers conferred upon him by "The Municipal Corporations Act, 1906," to apply the provisions of Part XV. of the said Act to the Roebourne Municipality.

F. D. NORTH, Under Secretary.

No. 13297.—C.S.O

LOCAL BOARD OF HEALTH BY-LAW.

5121/09.

Colonial Secretary's Office, Perth, 10th December, 1909.

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

> F. D. NORTH. Under Secretary.

#### KUNDIP LOCAL BOARD OF HEALTH.

By-laws.

WHEREAS by the Health Act and its amendments a Local Board of Health has power to make By-laws, and whereas such Local Board may rescind, alter, or amend any By-laws so made: Now, therefore, the Local Board for the District of Kundip does hereby amend its By-laws published in the Government Gazette of the 31st July, 1908, as folows:—

# Schedule "A" to read:

- (1.) For the removal, cleansing, carting, and replacing each pan within the District of the Local Board:—
  - (a.) Within the Kundip Township area—1s. 3d. per pan per removal.
  - (b.) Outside the boundaries of the township area-1s. 6d. per pan per removal.

W. G. RANN, Secretary.

Kundip, 18th October, 1909.

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

W. F. SAYER. Solicitor General.

Dated 24th November, 1909.

No. 13298.—C.S O.

LOCAL BOARD OF HEALTH BY-LAWS.

5045/09.

Colonial Secretary's Office, Perth, 10th December, 1909.

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

F. D. NORTH,

Under Secretary.

BY-LAWS OF THE GREENOUGH LOCAL BOARD OF HEALTH.

# PART I.-GENERAL.

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 doth hereby make the following By-laws:—

#### 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, pigstylane, yard, street, or place whatsoever.
- "House refuse" means and includes all rubbish or waste materials.
- "Closet" means and includes water-closets, earth closets, and privies.
- "Approved" means approved by the Local Board.
- "Foundation" means the solid ground or artificially-formed support on which the footings of a wall rest.
- "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 Grenough.

#### BY-LAW No. 1.

Regulating the removal of dust, mud, ashes, rubbish, filth, blood, offal, 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 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 purpose.
- (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 footway, 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 specified 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 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.
- (c.) Every person transporting nightsoil, offal, blood, or other offensive matter shall use for the purpose efficient, impervious, and airtight 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.
- (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 neat of not less than 212 degrees Fahrenheit for not less than thirty minutes, and then only with the consent, in writing, 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 four feet in depth, and shall immediately after making any such deposit cover it completely with a layer of clean earth not less than nine inches thick.

#### BY-LAW No. 4.

- For the rendering the foundation of any new building and the ground over which such building is to be placed dry, sound, and well drained, so that no water soakage shall lodge there from the drainage of buildings.
  - (a.) Every person who shall erect a new building shall cause the intended site of any such building to be properly and thoroughly drained; he shall also cause any soakage or drainage from the adjoining sites or buildings to be completely diverted from the site of such new building.
  - (b.) He shall cause the whole top surface of every foundation wall of such new building to be completely covered with an approved damp course composed of impervious and durable materials.
  - (c.) He shall cause such damp course to be placed beneath the level of the lowest timbers of the lowest floors of such new building, and if any breaks are made in the horizontal layers of the damp course such breaks shall be properly connected with damp-proof material.
  - (d.) He shall cause every part of an external wall of such building which is below the surface of the ground adjoining it and above the damp course to be sufficiently protected from contact with the ground by rendering such part with some approved impervious material, such rendering to extend for three inches above the surface of the ground and three inches below the horizontal damp course.

#### BY-LAW No. 5.

Requiring all existing cesspools to be cleansed and filled up, etc.

- (a.) 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.
- (b.) No cesspool shall be deemed to be constructed and situated as required by these By-laws unless it is constructed in accordance with the requirements set out in Schedule "C," and situated at least 20 feet from any dwelling.

# BY-LAW No. 6.

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

(a.) 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, 13 1/6 inches diameter (inside measurement) when completed. The ring around the top to be made of 1-inch by ¼-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 1¼ inches wide, and swaged and riveted to the bottom. Handles made of 3/8-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 2 inches from the side thereof.

(b.) Every owner of a water-closet shall provide such closet with an approved earthenware pedestal, fitted with all proper traps, vents, and flushing tanks.

#### BY-LAW No. 7.

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 such 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 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.
- (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. 8.

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

- (a.) The charge made by any licensed person for removing nightsoil 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. 9.

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. 10.

- Determining to whom and on what conditions licenses to remove nightsoil shall be issued.
  - (a.) Licenses to remove nightsoil shall not be issued to any person unless he first obtains two approved sureties for the due and proper performance of his duties.

GOVERNMENT

(b.) The conditions upon which licenses shall be issued shall be those set forth in the following By-law.

#### BY-LAW No. 11.

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 By-laws in relation to his duties, and shall forfeit and pay the penalties set out in Schedule "D" for any breach of the conditions therein.

#### BY-LAW No. 12.

- 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 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. 13.

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

- (a.) Every person who carries on the trade of a cow-keeper, 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 afterwards in each succeeding year as aforesaid.
- (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 "E" bereto.

# BY-LAW No. 14.

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 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.
- (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 be renewed whenever required by the Board.
- (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. 15.

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 watertight 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. 16.

- For the cleansing of all vehicles and other things used for the carriage of meat to and from abattoirs, butchers' shops, 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. 17.

- For the precautions to be taken 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 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. 18.

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 materiats 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 trust 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 trust or fish was contained or surrounded shall also be destroyed as the Inspector may direct.

#### BY-LAW No. 19.

For the prevention of the storage or keeping of bonedust, etc.

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

#### BY-LAW No. 20.

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 in connection with such building or premises a suitable receptacle for dung, manure, 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 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 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 filth, 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.
- (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 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. 21.

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. 22.

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

- (a.) No person occupying any building or premises shall store, keep, or hold for sale any dangerously inflammable materials in excess of 20 cubic feet in measurement, unless such materials are enclosed or surrounded by fire-proof walls, covered by a fireproof roof, and are placed on a fireproof floor.
- (b.) Any person who, after four hours' notice from an Inspector, shall neglect to remove from any building or premises occupied by him any inflammable material kept or stored in contravention of the preceding provisions shall be guilty of an offence against this By law.

#### BY-LAW No. 23.

- 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.
  - (b.) 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. 24.

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

- (a.) No person shall erect any earth-closet, privy, cesspool, or urinal within 20 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 area.

(c.) He shall provide every such earth-closet or privy with a proper roof, floor, and door, and the door shall be hung so that its bottom edge is at least three inches above the floor.

(d.) He shall cause every earth-closet or privy upon his premises to be fitted in the following

manner:

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 out-side of the sill of the service door frame.

(e.) 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 receptacle of approved dimensions and manufacture, or to a septic tank, cesspool, or other approved system of drainage.

(f.) He shall cause every cesspool erected upon his premises to be constructed of impervious and durable materials, and in the manner pre-scribed in Schedule "E."

#### BY-LAW No. 25.

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. 26.

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 5, one calendar month shall be allowed for compliance.

Under By-law 14, 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 18, diseased or unwholesome fish or fruit shall be destroyed within four hours, the cases and packing material within twenty-four hours.

Under By-law 22, paragraph (b.), time allowed shall be four hours. the

Under By-law 23, paragraph (d.), the time allowed shall be 24 hours.

#### BY-LAW No. 27.

For preventing nuisances arising from any offensive matter in or running out of any manufactory, brewery, slaughter-house, 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 'r land. (b.) He shall cause all such offensive matters to be placed in approved covered receptacies, and disposed of as prescribed in By-law 7.

#### BY-LAW No. 28.

For preventing any person expectorating on any made jootpath in any street or public place, or on any building to which the public have access, or any ap proach thereto, or on any railway carriage, tramear. 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, tramcar, or other public convey-

#### BY-LAW No. 29.

- And generally for the abatement and prevention of nuisances not hereinbefore specified, and for securing the healthfulness of the district and of its inhabit-
  - (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 necesstating the slaughter of any horse, cattle, sheep, or other animal, the carease of such animal shall, if ordered by the Inspector, be removed to the depot, and there thoroughly hypered decreased as preparable being the lattered. 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. 30.

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 thoroughly cleansed in a steam-tight box or the state of the stat chamber with superheated steam of a temperature not less than 280deg. F., and a superheat of not less than 40deg. F., such steam to be applied to the pan for not less than two minutes; should the steam from any cause be of less temperature, its application to the pan must be proportionately prolonged, but in no case shall the temperature of the steam in the box or chamber be used for cleansing purposes if below 212deg. F., and then the pan shall be subjected to its application for not less than 15 minutes; or
- (b.) He may cleanse every such pan in the following manner:-
  - 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 car-bolic 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 interna! surface of the pan and the underside of the

#### BY-LAW No. 31.

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. 32.

l'hat all buildings be provided with spouting, downpipes and drains sufficient to carry off all storm or rain

- (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. 33.

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 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 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. £ s. d.

For the removal, cleansing, carting, and replacing each pan within the district of the Local Board of Health, at per pan

For the removal and disposing of slops. At per 20 gallons

For the removal and disposal of urine. At per 20 gallons

- For the removal and disposal of trade refuse, i.e., refuse which may have accumulated on any premises from or through any business, manufacture, or trade carried on on such premises.
- At per cubic yard or per load ... 5. For the removal and disposal of household : efuse. At per calendar month

#### SCHEDULE "B."

Form of application for registration of persons carrying

W.A.

on the trade of cowkeeper, dairyman, or purveyor o	f
milk.	
Full name and address of applicant  Trade in respect of which registra-	٠
tion is desired	
Trade or firm name	
Situation of dairy premises	
Area of land attached to dairy pre-	•
mises	
Area of grazing land	
Situation and description of grazing	
land	
Source of water supply for the	
milking herd	•
Source of water supply for domestic	
use	٠
Number of cows in respect of which	
registration is sought	٠
purveyed	
Area of paved floor in the milking	٠
shed, and nature of paving	
Area of unpaved floor in the milk-	•
ing shed	
Length and size of drains connected	•
with the floors of the milking	
shed	
Method of disposal of drainage of	
stables	
Method of disposal of manure and	
refuse	•
Describe buildings in which milk and	
milk vessels are kept	•
General description of dairy build- ings, and their relative situ-	
ation to other buildings	
Signature of Applicant	•
organito or rippicant	
Date	

#### SCHEDULE "C,"

Construction of Cesspools.

- 1. If for the reception of nightsoil, or of liquid or other wastes from any establishment coming under Section 146 of "The Health Act, 1898," the construction must be the same as for an approved septic tank installation.
- 2. For all other purposes the cesspool must be provided with an air-tight cover, an inlet pipe for fresh air and an outlet pipe of the same diameter carried above the level of the ridge of the roof. Neither pipe shall be less than four inches in diameter.
  - (a.) Where the soil is not suitable for rapid soakage, or is likely to permit accumulation of liquids, the walls and floor shall be made impervious and absolutely water-tight.
  - (b.) In other cases the walls shall be so constructed as to permit soakage and prevent the earth talling in.
- 3. No cesspool shall be connected directly with any house or rain water tank, but shall be disconnected by approved gully traps.

# SCHEDULE "D."

Imposing penalties on licensees for breach of conditions. The penalties to be imposed on licensed nightmen for breach of conditions of license shall not exceed the

lowing:-	_	_	
Every licensed nightman shall remove all pans at the time and in the manner pre- scribed in these By-laws, and the penalty	£	s.	d.
for each breach shall not be more than He shall substitute a clean pan for every pan removed, and the penalty for each	0	5	0
breach shall not be more than 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	0	5	0
be more than  He shall properly dispose of nightsoil as soon as it is deposited at the depot, and the penalty for each breach shall not be	0	5	0
more than	0	5	0

	e	8.	а
He shall not deposit any nightsoil, slops, or other offensive matters at any other place than the place appointed by the	æ	8.	u.
place than the place appointed by the Board, and the penalty for each breach	^		^
shall not be more than He shall close the door or gate of any	2	0	0
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 11 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	O
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 not be more than	0	. 5	U
He shall immediately comply with any	Ü	Ü	O
reasonable order of the Board or an			
Inspector, and the penalty for each breach shall not be more than	0	5	Ú
He shall replace any pan when so ordered	U	J	U
by the Board or an Inspector, and the			
penalty for each breach shall not be	0		0
more than He shall not allow any refuse, rubbish, or	0	5	0
slops for pigs to be removed in earts or			
recentacles other than those set apart			
for that purpose, and the penalty for each breach shall not be more than	n	10	o
He shall keep or cause to be kept books		10	•
in accordance with the direction of the			
Board, and the penalty for each breach shall not be more than	0	5	0
He shall not make any charge for work			
done in excess of the rates specified in			
Schedule "A," and the penalty for each breach shall not be more than	0	10	0
oddi breten gath not be more than	·	10	
SCHEDULE "E."			
chedule of Registration Fees for persons ca	rry	ing	on
the trade of a Cowkceper, Dairyman, or pu Milk.	$rv\epsilon$	yor	01
(a.) Any person keeping cows to the nur	nbe	r o	f
	£	s.	d.
1. Not more than two, a fee of	0	2	6
2. More than two but not more than five, a fee of	0	3	6
3. More than five but not more			
than eight, a fee of	0	4	6
4. More than eight but not more than twelve, a fee of	0	6	()
5. More than twelve but not more			
than fifteen, a fee of 6. More than fifteen but not more	0	7	(1
6. More than fifteen but not more than twenty, a fee of	0	10	0
7. More than twenty but not more	_		
than twenty-six, a fee of 8. More than twenty-six but not	0	12	6
more than thirty-five, a fee of	0	15	0
9. More than thirty-five	1	0	0
(b.) If the person to be registered does	n	=	0
not keep cows	0	5	
By order of the Greenough Local Board of	He	altl	h.
R. J. KNOX-PEDI			
	cre	tar	y.
28th September, 1909.			
I certify that these By-laws are not contrary	to	lav	v
W. F. SAYER,		`	
W. F. SAIM,	٧		1

Solicitor General.

Secretary.

F. J. HUELIN,

Confirmed by the Central Board of Health for the

State of Western Australia, this 4th day of November,

1909.

PART II.-PRIVATE HOSPITALS.

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:—

Requiring the annual registration of all private hospitals, and specifying the terms and conditions upon which registration shall be granted and continued, and providing for the revocation or cancellation of any such registration.

#### BY-LAW No. 1.

Every person who occupies or conducts any private hospital shall, upon the gazetting of these By-laws and thereafter during the first week in January next, and in each subsequent year during the first week in each year make an application for registration in the form set out in Schedule A hereto.

#### BY-LAW No. 2.

Every person who, after the date of the gazetting of these By-laws, intends to open, occupy, or conduct any private hospital shall, before opening, occupying, or conducting any private hospital, apply for the registration thereof as is provided in By-law No. 1 of this Part of these By-laws.

#### BY-LAW No. 3.

Such registration shall not be granted to any such applicant unless—  $\,$ 

- (a.) Every room to be occupied by one or more patients has at least 1,000 cubic feet of air space and 96 square feet of floor area for each patient and the ground floor of every such room is at least nine inches above ground, and the space under every such floor sufficiently ventilated;
- (b.) Every such room is separately, sufficiently, and independently ventilated to the external air to the satisfaction of the Medical Officer of Health;
- (c.) Every such room is sufficiently lighted and not less in any part than 10ft. 6in. between top of floor and underside of ceiling;
- (d.) Every such room is so constructed as to be readily isolated;
- (c.) That every wall of such room is properly protected by a durable damp course;
- (f.) That the inner surfaces of the walls and the ceiling are rendered impervious so that they can without sustaining injury be frequently washed or spray disinfected;
- (g.) The joiners' work throughout is of the soundest and plainest character;
- (h.) The external walls are weather proof, the roof watertight, and properly furnished with gutters, spouting, and down-pipes;
- (i.) The drainage of the premises is sufficient and satisfactory;
- (j.) The water supply is abundant and wholesome;
- (k.) The ablutionary appliances ample and suit ably arranged.
- A laundry with appliances sufficient to cleause and disinfect all the bedding, body clothing, linen, napery, etc., of the premises is provided;
- (m.) At least three-fifths of the area of the site are unbuilt upon and are open to the sky.

#### BY-LAW No. 4.

Upon the receipt by the Local Board of an application for the registration of a private hospital, it shall direct inquiries to be made respecting the application, and if, after such inquiry, it appears to the Board that all the conditions and reservations of the preceding Bylaws are satisfied, it may grant the application for registration, and issue to the applicant a certificate of registration; subject, however, to any conditions it may think fit to impose with respect to the maximum number of patients that shall be lodged in such hospital at any one time, the number of certified nurses to be employed in such hospital, and the period for which such registration is granted.

#### BY-LAW No. 5.

The certificate of registration granted in the name of the applicant as aforesaid shall be in the form set out in Schedule "B" hereto, and shall not be transferable except with the consent in writing of the Local Board.

#### BY-LAW No. 6.

The Local Board may revoke or cancel any registration of a private hospital if the person conducting such hospital, or anyone in the employ of such person, shall commit any breach or infringement of or shall neglect or fail to observe any of the By-laws; or such registration may be revoked or cancelled by the Local Board upon the recommendation of its Medical Officer of Health the recommendation of its Medical Officer of Health.

#### BY-LAW No. 7.

For the inspection, drainage, good management, and sanitary regulation of such hospitals.

Every person conducting or in charge of a private hospital shall-

#### Inspection.

(a.) At all times give access to every part of such At an times give access to every part of such premises to the Medical Officer of Health, Inspector, or any person appointed by the Local Board of Health in that behalf, and afford any such officer all reasonable assistance that may, for the purpose of inspection, be required of him, and shall permit any such Medical Officer to see and examine any exicut Medical Officer to see and examine any patient in consultation with the medical attendant.

#### Drainage.

(b.) Flush and disinfect all drains upon the premises at least once in every day, and cause all such drains to be maintained in good order and efficient action.

#### Ge Management.

- (c.) Forthwith provide, and all times keep upon such premises, all materials and appliances necessary for the use of the inmates and staff, or that may be directed by the Medical Officer of Health to be furnished.
- (d.) At all times exercise a close personal supervision of such premises and the persons employed therein, and cause all orders or directions of the medical practitioner in charge for the treatment of any inmate to be faith fully and diligently carried out.

#### Sanitary.

- (e.) Forthwith carry out all orders or directions that may be given from time to time by the Inspector relating to any sanitary arrangements, the collection or disposal of excrementitious matters, refuse, and liquid or other wastes.
- (f.) At all times maintain the premises in good order and repair, and clean and free from any accumulation of rubbish, filth, or waste matters which may become offensive or injurious to health.
- (g.) At all times keep all household linen, beds, he an times keep an household then, beds, bedding, furniture, cutlery, crockery, cooking and other utensils, and all other things used in the conduct or management of such hospital, thoroughly clean and disinfected.
- (h.) Not permit persons of different sexes to occupy the same apartments, except married couples or children under the age of ten years.
- (i.) Not permit more than one married couple to occupy the same room.
- (j.) Cause all refuse and condemned linen or clothing to be burnt on the premises in such a manner as may be directed by an Inspector.
- (k.) Provide separate approved airtight pans containing a sufficient quantity of approved dis-infectant for the collection, disinfection, and removal of all excrementitious matters from infectious or contagious cases.

#### BY-LAW No. 8.

Requiring the keeping and using of a proper register for the registration of all cases admitted into or treated in any such hospital, and for the inspection of such register by any officer, inspector, or servant of the Local Board.

Every person conducting a private hospital shall enter in a book, hereinatter called the case book, particulars concerning all patients received into such hospital, and shall at all times permit the Medical Officer of Health or Inspector of the Local Board to inspect such case

- (a.) He shall cause to be recorded in such case book the full name, age, sex, and address of every patient, state whether such patient is married or single; also a short history of the patient while in such hospital, giving in par-ticular the date of admission, the nature of any disease manifest at the time of admission or afterwards, any operation performed, with the name of the operator or operators, and the result of such operation, and the date when the patient left the hospital, or, in the event of death occurring, the date of such death.
- (b.) He shall also cause to be recorded in such case book, in case of confinement, the date and short history of such confinement, the result of such confinement, the sex and condition of the infant, both at the time of delivery and during subsequent stay in the hospital.
- (c.) He shall also cause to be recorded in such case book, in all cases in which a patient has been under professional care of a medical practitioner, or under the charge of a nurse, the name and address of the medical practitioner and of the nurse.

#### BY-LAW No. 9.

Providing for the separation or removal of any patients suffering from any fever or infectious or contagious

Every person conducting a private hospital shall, whenever any infectious or contagious disease occurs in such hospital, immediately report the fact to the Local Board.

- (a.) He shall cause any patient in such hospital discovered or suspected to be suffering from any infectious or contagious disease to be separated or isolated from all other patients in such hospital.
- (b.) He shall cause to be provided and maintained a separate service for the removal and destruction by fire of the excreta of any patient suffering from infectious or contagious
- (c.) He shall, if ordered to do so by the Medical Officer of Health, cause any such patient to be removed to such other place as may be indicated, and in the manner directed in such
- (d.) He shall carry out the requirements of the Local Board, and all such cleansing and disinfecting as may be directed by it.

Regulating the number of patients to be admitted, and of nurses or assistants to be maintained, or the class or classes of disease or cases to be admitted into or treated at any such hospital.

# BY-LAW No. 10.

Every person conducting a private hospital shall not suffer or permit a greater number of patients to be in such hospital or in any one room at any one time than the number mentioned in his certificate of registration.

#### BY-LAW No. 11.

Every person conducting a private hospital shall maintain at all times a sufficient number of nurses and assistants in such hospital.

#### BY-LAW No. 12.

The class of diseases or cases to be admitted into or treated at any such hospital shall be as follows:—Medical cases except diphtheria, erysipelas, scarlatina, measles, septiemmia; surgical cases except those suffering from erysipelas.

#### BY-LAW No. 13.

#### 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."

To the Secretary of the Local Board of Health.

I hereby apply for registration of the following premises as a private hospital under the By-laws of the Local Board of Health:—

Exact situation
Dimensions of ground
Materials of building
Number of rooms for patients
Measurements of each room
Number of other rooms
Number of storeys
Method of drainage
Source of water supply
Classes of cases to be admitted
Full names of applicant
Occupation
Address
Date Signature

# SCHEDULE "B."

By order of the Greenough Local Board of Health.

R. J. KNOX-PEDEN,
Secretary.

28th September, 1909.

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 4th day of November, 1909.

F. J. HUELIN, Secretary.

# PART III.—POLLUTION OF WATER.

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:—

For preventing the pollution of rivers, streams, watercourses, wells, or reservoirs within the district.

#### BY-LAW No. 1.

No person shall deposit or cause, suffer, or permit to be deposited any offensive material or any rubbish upon any place where such deposit is likely to pollute any river, stream, watercourse, well, or reservoir within the district the water of which is used or reserved for drinking or domestic purposes.

#### BY-LAW No. 2.

No person shall spill, slop, throw, cast, or deposit any soapsuds, foul water, slops, offensive liquid, or urine upon any place from which it is liable to flow into, or to pollute in any way any such river, stream, watercourse, well. or reservoir.

#### BY-LAW No. 3.

No person shall camp within 100 feet of any such river, stream, watercourse, well, or reservoir.

#### BY-LAW No. 4.

No person shall bathe in any such well, stream, water-course, or reservoir, or suffer or permit any dog, pig, or other domesticated animal to enter therein.

#### BY-LAW No. 5.

No person shall establish any offensive trade within 100 yards of any such river, stream, watercourse, well, or reservoir, unless with the consent, in writing, of the Local Board.

# BY-LAW No. 6.

### 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 persons 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 Greenough Local Board of Health.

R. J. KNOX-PEDEN, Secretary.

28th September, 1909.

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 4th day of November, 1909.

F. J. HUELIN, Secretary.

# PART IV.-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 500 cubic feet of air space.

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 (a.)ceiling the amount of space in such room shall not be deemed to be greater than ut such walls did reach from floor to ceiling.

#### BY-LAW No. 2.

No house shall 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 re spect 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.

(a.) The Local Board may from time to time vary

the number of lodgers to be received into any such room, and a notice shall be served on the keeper of such common lodging house, specifying such varied number of lodgers, and such keeper shall not allow a greater number of lodgers into such room than is specified on such notice, after the time stated

#### BY-LAW No. 4.

The keeper of every common lodging house shall at all times keep the notice mentioned in the last preceding clause exhibited in a conspicuous place in the sleeping apartment in respect of which such notice 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 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 thorough. ly clean, and to be at least once a week thoroughly washed.

thoroughly washed.

(b.) Cause the yard and out-premises to be swept daily, 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.

(e.) Provide a sufficient number of la atory appliances, and clean towels, and a sufficient quantity of clean water and soap for ablutionary purposes, and in the case of female lodgers either supplied in their sleeping apartments, and in the case of male lodgers either supplied in their sleeping apartments. 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 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.

(j.) Cause the doors and windows of every sleeping apartment to be opened and kept fully open for at least four hours during each

đav.

(k.) Cause the bedclothes 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.

(1.) Cause any room together with its contents to be cleansed and disinfected whenever directed

so to do by an Inspector or Medical prac-

titioner.

# 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 there-of, unless such bed shall be provided with fresh bed

# BY-LAW No. 13.

All By-laws received from the Local Board by the 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.

Every keeper of a common lodging house shall not absent himself from such house unless he leaves some reputable person in charge thereof.

#### BY-LAW No. 18.

#### 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.

By order of the Greenough Local Board of Health. R. J. KNOX-PEDEN,

Secretary.

28th September, 1909.

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 4th day of November,

> F. J. HUELIN, Secretary.

#### PART V.-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.

Slaughter houses. 2.

3. Piggeries.

Bone mills and bone manure depots. Places for storing, drying, and preserving bones, hides, hoofs, or skins.

6. Fat melting, fat extracting, and tallow ,,

7.

melting.
Blood drying.
Boiling tripe, ox feet, and trotters, and extracting neatsfoot oil. 8. ,,

Gut scraping, gut spinning, and preparation of sausage skins.

Fellmongeries.

11. Manure works. ,,

Wool-scouring establishments. Fish-curing establishments. 12. ,,

13. "

14. Fish shops.

15. Laundries.

16. Marine stores.

Rag and bone merchants' premises.

18. Penalties.

#### Section 1.—General.

- 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 "A' 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.

He shall, for such purpose, apply by notice, in writing, addressed to the Secretary 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.
- 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 animal, 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
- 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 limit of the floor of the state of the stat 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 tively, 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 pletion of such slaughtering or dressing.
- (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.
- 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 recentagle which may be used for the collection and removal. ceptacle 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.

- (a.) Every occupier of a slaughter house shall 9. (a.) Every occupier of a saughter mouse shan 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, fifth, or other refuse products of the slaughtering of any cattle, and describe of any carrage in each skinghter house. 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 carease 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
- or receptacle shall have been used for such conection 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.
- (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 in-

tended 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 com-

- pletely 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 carease, portion of a carease 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 carease 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
- (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 carease 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 pur-
- (d.) He shall cause all readily putrescible pig (a.) He shan cause an readily putrescrible 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 butchers' wastes or other putrescible pig-feed, unless such materials are contained in galvanised iron receptacles, fitted with air-tight covers.
- (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 overflowing 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 .- Bone Mills and Bone Manure Depots.

- 1. In the construction of this section of these By laws, unless the context otherwise requires-
  - (a.) "Bone Mill" shall mean the building and the machinery used for crushing, disintegrating, pulverising, grinding, or reducing bones, and shall include all out-buildings and land that may be attached thereto.
  - (b.) "Bone Manure Depot" shall mean the building in which bones or bonedust unmixed with any other manurial ingredient is kept or stored.
  - (c.) "Bone Miller" shall mean the person occupying premises wherein bones are crushed or otherwise reduced by machinery.
  - (d.) "Bone Manure" shall mean bones or bonedust unmixed with any other ingredient.

- 2. (a.) No bone miller shall suffer or permit any bones to be crushed, disintegrated, pulverised, ground, or otherwise reduced upon the premises wherein he carries on his trade unless such processes are wholly conducted within a building the walls, floors, and ceilings, or underside of the roof whereof are constructed of durable and non-absorbent materials, finished internally with smooth surfaces.
- (b.) He shall not suffer or permit any bones or bone manure to be kept or stored in such premises except in a building whose walls, floors, and ceilings or underside of roofs are constructed as hereinbefore described.
- 3. (a.) Every bone miller shall cause all milling processes to be conducted in air-tight casings, and the products of the milling to be conveyed to air-tight receivers or sound bags through air-tight shoots.
- (b.) He shall cause every precaution to be taken to prevent at all times the emission of dust or offensive or noxious effluvia from every building on his premises.
- 4. (a.) Every bone miller shall cause all bones and bone manure received or produced upon the premises where his trade is carried on to be stored in such a manner and in such a position as to prevent, as far as practicable, the emission of noxious or offensive effluvia therefrom.
- (b.) He shall cause all bones or bone manure received or despatched from such premises to be previously packed in such a manner as to prevent any nuisance arising therefrom during transit.
- 5. Every bone miller shall cause all buildings upon the premises where his trade is carried on, and all machinery and apparatus to be at all times maintained in good repair and kept clean.

#### Section 5.—Places for storing, drying, or preserving Bones, Hides, Hoofs, or Skins.

- 1. (a.) Every occupier of premises in which bones, hides, hoofs, or skins are received for storing, drying, or preserving shall cause all such hoofs, bones, hides, or skins to be stored in a building properly paved with asphalt, concrete, or other approved impervious material, and the floor shall be properly graded to an impervious drain, which shall be connected to a drain inlet or other approved impervious receptacle.
- (b.) He shall cause all materials which have been received upon the premises where his trade is carried on to be stored in such a manner and in such a situation as to prevent as far as practicable the emission of noxious, offensive, or injurious effluvia therefrom.
- 2. (a.) Every occupier of premises in which bones, hides, hoofs, or skins are received shall, at the close of every working day, cause every floor or pavement and every drain upon his premises to be thoroughly cleansed.
- (b.) He shall also cause every part of the interior above the floor or pavement of any building upon such premises to be thoroughly cleansed at least four times in every year, and at the same time thoroughly washed with hot limewash, that is to say, at least once during the periods between the first and twenty-first day of February, the first and twenty-first day of May, the first and twenty-first day of August, and the first and twenty-first day of November respectively.
- (c.) He shall also at the close of every working day, cause all filth or refuse or decomposed or noxious matters that may be upon his premises to be collected and placed in properly constructed galvanised iron vessels or other suitable receptacles, furnished with airtight covers, and he shall cause the several vessels or receptacles, when filled, to be covered, and shall cause such vessels or receptacles, with the contents thereof, to be forthwith removed from the premises.
- 3. (a.) Every occupier of premises at which bones, hides, hoofs, or skins are received for storing, drying, or preserving shall cause every part of the internal surface of the walls of any 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 any noxious 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 his premises to be maintained at all times in good order and efficient action
- (c.) He shall also cause every receptacle for filth or noxious matters to be maintained in good repair and kept clean.

- Section 6.—Fat Melting, Fat Extracting, and Tallow Melting.
- 1. Every fat melter, fat extractor, or tallow melter shall cause every process of his business in which any nexious or offensive effluvia, vapours, or gases are generated to be carried on in such a manner that all noxious or offensive effluvia, vapours, or gases shall be effectually destroyed.
- 2. Every fat melter, fat extractor, or tallow melter shall cause all material used, or offensive material or refuse from the boiling pans, and all refuse residue, or other matters from which noxious or offensive effluvia, vapours, or gases are evolved, or are liable to be evolved, to be placed in properly closed receptacles, or to be otherwise dealt with in such a manner as to prevent any noxious or offensive effluvia, vapours, or gases therefrom escaping into the external atmosphere.
- 3. Every fat melter, fat extractor, or tallow melter shall cause all scraps or litter composed of matters liable to become decomposed to be constantly gathered or swept up and placed in properly covered receptacles.
- 4. (a.) Every fat melter, fat extractor, or tallow melter shall cause the floor of every place in which any process of the business is carried on to be kept thoroughly cleansed, and he shall cause the premises to be constantly provided with an adequate supply of water for the purpose.
- (b.) He shall cause the internal surface of every wall of any building upon the premises where his trade is carried on to be thoroughly cleansed, and, after being so cleansed, to be thoroughly washed with hot limewash four times at least in every year, that is to say, at least once during the periods between the first and twenty-first day of February, the first and twenty-first day of May, the first and twenty-first day of August, and the first and twenty-first day of November respectively.
- (c.) He shall, at the close of every working day, cause all fat, tallow, grease, refuse, or filth which has been spilled or splashed, or has fallen or been deposited upon any floor or pavement upon the premises where his trade is carried on to be removed therefrom by scraping, or some other effectual means of cleansing.
- (d.) He shall cause every part of the internal surface of the walls of any building, and every floor or pavement upon such premises 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 noxious or injurious matter which may be splashed or may fall or be deposited thereon.
- (e.) He shall cause every drain or means of drainage upon or in connection with such premises to be maintained at all times in good order and efficient action.
- (f.) He shall cause all receptacles, apparatus, boilers, and implements used upon his premises to be kept clean and maintained in good order and repair.
- 5. Every fat melter, fat extractor, or tallow melter shall cause every floor upon which any process of his business is carried on, in any part of his premises, to properly covered with a layer of concrete or other approved impervious material, laid (in the case of a ground floor) upon a suitable bottom of at least four inches in thickness. He shall cause every such floor to have a proper slope towards a channel or gully, and shall cause every part of his premises wherein any such floor may be constructed to be effectually drained by adequate drains communicating with a public sewer or other approved impervious receptacle. He shall cause every drain to be properly trapped, and the entrance thereto to be covered with a fixed grating, the bars of which shall not be more than three-eighths of an inch apart.
- 6. Every fat melter, fat extractor, or tallow melter shall cause his premises to be provided with appliances capable of effectually destroying all noxious or offensive effluvia, vapours, or gases arising in any process of his business, or from any material, residue, or other substance which may be kept or stored upon his premises.

# Section 7.— $Blood\ Drying.$

- 1. (a.) Every blood drier shall cause all the blood which has been received upon the premises where his trade is carried on, and which is not required for immediate use, to be stored in such a manner and in such a situation as to prevent the emission of offensive or injurious effluvia therefrom.
- (b.) He shall cause all blood brought upon his premises to be brought in closed vessels or receptacles constructed of galvanised iron or other non-absorbent material.

- (c.) He shall also cause every process of his business to be carried on in a building properly paved with asphalt, concrete, or other approved impervious material, having walls covered to a height of at least six feet with hard, smooth, and impervious material.
- 2. Every blood drier shall, at the close of every working day, cause every floor or pavement elsewhere than in that part of the premises where the processes of drying and packing are carried on, to be thoroughly washed.
- 3. Every blood drier shall, at the close of every working day, cause every vessel or utensil and every implement which has been in use during the day, upon the premises where his trade is carried on, or which is in a foul or offensive condition, to be thoroughly cleansed.
- 4. (a.) Every blood drier shall cause every part of the internal surface of the walls, and every floor or pavement 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, or any noxious or injurious matter which may be splashed, spilled, fall, or deposited thereon.
- (b.) He shall also cause every drain or means of drainage upon or in connection with such premises to be maintained at all times in good order and efficient action.
- 5. Every blood drier shall cause all blood, blood clots, or any refuse, residue, or other matter from which noxious or offensive effluvia or vapours are evolved, or are liable to be evolved, to be placed in properly covered receptacles, or to be otherwise dealt with in such a manner as to prevent any noxious or offensive effluvia or vapours therefrom escaping into the external atmosphere.
- 6. (a.) Every blood drier shall adopt the best practicable means of rendering innocuous all vapours emitted during the process of drying, from the contents of any pan or other receptacle, or from any kiln or drying floor upon the premises where his trade is carried on.
- (b.) He shall in every case, either cause the vapours to be discharged into the external air in such a manner and at such height as to admit of the diffusion of the vapours without offensive or injurious effects, or shall cause the vapours to pass directly from the pan or receptacle, or from the kiln or drying floor through a fire, or into a suitable condensing apparatus, or through a suitable condensing apparatus and then through a fire, in such a manner as to effectually consume the vapours, or deprive the same of all offensive ir injurious properties.
- 7. Every blood drier shall cause every part of the internal surface above the floor or pavement of every building used for any process of his trade to be thoroughly cleansed, and at the same time 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 day of February, the first and tenth day of May, the first and tenth day of August, and the first and tenth day of November respectively.

# Section 8.—Boiling Tripe, Ox Feet, and Trotters, and extracting Neatsfoot Oil.

- 1. In the construction of this section of these By-laws, unless the context otherwise requires:—
  - "Tripe Boiler" shall mean any person who trades in the boiling of tripe, trotters, or ox or calves' feet, and in extracting neatsfoot oil.
- 2. Every tripe boiler shall, at the close of every working day, cause every floor or pavement upon the premises where his trade is carried on to be thoroughly washed and cleansed.
- 3. Every tripe boiler shall, at the close of every working day, cause every bench or table used upon the premises where his trade is carried on for the scraping of any tripe or the preparation of other animal substances to be thoroughly cleansed by scrubbing or by some other effectual means.
- 4. (a.) Every tripe boiler shall at the close of every working day, cause all filth which has been splashed upon any part of the internal surface of any wall of any building upon the premises where his trade is carried on to be removed by washing or some other effectual means.
- (b.) He shall also cause every part of the interior above the floor or pavement of the building to be thoroughly washed with hot limewash four times at least in every year, that is to say, at least once during the periods between the first and tenth day of February, the first and tenth day of May, the first and tenth day of August, and the first and tenth day of November respectively, or as more often as the Local Board may direct.

- 5. (a.) Every tripe boiler shall provide a sufficient number of vessels or receptacles, properly constructed of galvanised iron, or of some other approved non-absorbent material, and furnished with closely fitting covers, for the purpose of receiving and conveying from the premises where his trade is carried on, manure, garbage, offal, filth, or refuse.
- (b.) He shall, at the close of every working day, cause all manure, garbage, inclible offal, filth, or refuse which has fallen or been deposited upon any part of the premises, and which is not intended to be forthwith subjected to any further trade process upon the premises, to be collected in the vessels or receptacles provided, and to be removed from the premises with all reasonable despatch.
- (c.) He shall cause the several vessels or receptacles, when not in actual use, to be kept thoroughly clean.
- 6. (a.) Every tripe boiler shall cause every part of the internal surface of the walls of any 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, refuse, or noxious 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 his premises to be maintained at all times in good order and in good action.
- 7. Every tripe boiler shall adopt the best practicable means of rendering innocuous all vapours emitted, during the process of boiling, from the contents of any pan or other receptacle upon the premises where his trade is carried on. He shall, in every case, either cause the vapours to be discharged into the external air in such a manner and at such a height as to admit of the diffusion of the vapours without offensive or injurious effects, or shall cause the vapours to pass directly from the pan or other receptacle through a fire or into an approved condensing apparatus, and then through a fire, in such a manner as to effectually consume the vapours or to deprive the same of all offensive or injurious propertics.
- 8. Every tripe boiler shall cause all liquid refuse, be fore being discharged into any drain, from any part of the premises where his trade is carried on, to be cooled in such a manner as to prevent the emission of offensive or injurious effluvia therefrom.

# Section 9.—Gut Scraping, Gut Spinning, and Preparation of Sausage Skins.

- 1. (a.) Every gut scraper shall cause all undried guts which have been received from the premises where his trade is carried on, and which are not required for immediate use, to be placed in suitable vessels or receptacles, properly constructed of galvanised iron, or some other non-absorbent material, and furnished with closely fitting covers.
- (b.) He shall cause the several vessels or receptacles in which the guts have been placed to be covered, and to be kept covered until it becomes necessary to remove the contents for actual use.
- (c.) He shall also cause all undried guts to be treated immediately upon arrival at his premises with an approved deodorant solution.
- 2. Every gut scraper shall, at frequent intervals during every working day, cause every floor or pavement upon the premises where his trade is carried on to be thoroughly swept, and to be copiously sprinkled or washed with an approved deodorant solution.
- 3. (a.) Every gut scraper shall, at the close of every working day, cause every floor or pavement upon the premises where his trade is carried on to be thoroughly cleansed.
- (b.) He shall, at the same time, cause all refuse, fragments of gut, or other matter detached in the process of scraping, and all garbage, filth, or other offensive matter, to be collected and placed in suitable vessels or receptacles, properly constructed of galvanised iron or of some other non-absorbent material, and furnished with closely fitting covers, and containing a sufficient quantity of a deodorant solution.
- (c.) He shall cause the several vessels or receptacles, when filled, to be covered, and shall cause the vessels or receptacles, with the contents thereof, to be forthwith removed from the premises.
- (d.) He shall also cause every vessel or receptacle, when not in actual use, to be kept thoroughly clean.

- 4. Every gut scraper shall, at the close of every working day, cause every bench or table, every tub, vessel, or utensil, and every implement which has been in use during the day upon the premises where his trade is carried on, or which is in a foul or offensive condition, to be thoroughly cleansed with water containing an approved deodorant.
- 5. Every gut scraper shall, at the close of every working day, cause all filth or refuse which has been splashed upon any part of the internal wall surface of any building upon the premises where his trade is carried on, to be removed by scraping or by some other effectual means.
- 6. Every gut scraper shall cause the ceiling and the internal surface of every wall above the floor or pavement of any building upon the premises where his trade is carried on, to be thoroughly washed with hot limewash four times at least in every year, that is to say, at least once during the periods between the first and tenth day of February, the first and tenth day of May, the first and tenth day of August, and the first and tenth day of November respectively.
- 7. (a.) Every gut scraper shall cause every part of the internal surface of any walls of any 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 noxious 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 his premises, to be maintained at all times in good order and efficient action.

#### Section 10.-Fellmongeries.

- 1. In the construction of this section of these By-laws, unless the context otherwise requires:—
  - (a.) "Fellmonger" shall mean a person who buys or receives skins and prepares them for the use of the leather dresser or converts them into skin mats.
- 2. A fellmonger shall not cause or suffer any skin which, by reason of decomposition, has become useless for the purpose of leather dressing, to be kept for a longer time than may be necessary in any part of the premises where his trade is carried on.
- 3. (a.) Every fellmonger shall, at the close of every working day, cause every floor or pavement upon the premises where his trade is carried on to be thoroughly swept and cleansed.
- (b.) He shall at the same time, cause all filth or refuse deposited on the floor or pavement to be collected in suitable vessels or receptacles, furnished with closely fitting covers, and to be forthwith removed therein from the premises.
- 4. Every fellmonger shall cause the supply of water in every tank or other receptacle used upon the premises where his trade is carried on, for the washing or soaking of any skin, to be renewed as often as may be necessary to prevent the emission of offensive or injurious effluria from the contents of the tank or other receptacle.
- 5. (a.) Every fellmonger shall cause every tank or other receptacle used upon the premises where his trade is carried on, for the washing or soaking of any skin, and not being a liming pit, to be emptied once at least in every day.
- (b.) He shall cause every part of the tank or other receptacle, when emptied, to be thoroughly cleansed, and shall cause all filth which has been removed therefrom to be forthwith conveyed from the premises in suitable vessels or receptacles furnished with closely fitting covers.
- 6. Every fellmonger shall cause all waste lime which has been taken out of any pit upon the premises where his trade is carried on, to be forthwith deposited in approved vessels or receptacles, or in a properly constructed cart or carriage, which, when filled or loaded, shall be covered in such a manner as to prevent the emission of offensive or injurious effluvia from the contents thereof, and shall, with all reasonable despatch, be removed from the premises.
- 7. (a.) Every fellmonger shall cause 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 fall or be deposited thereon.

- (b.) He shall also cause every part of the internal surface above the floor or pavement of every building used for any process of his trade to be thoroughly washed with hot limewash at least four times in every year, that is to say, at least once during the first week in February, once during the first week in May, once during the first week in August, and once during the first week in November respectively.
- (c.) 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.

#### Section 11.-Manure Works.

- 1. Every occupier of a manure works shall cause all materials which have been received upon the premises where his trade is carried on, and which are not immediately required for use, to be stored in such a manner, and in such a situation as to prevent the emission of noxicus or offensive effluvia therefrom, or so as not to be a nuisance or injurious to health.
- 2. (a.) Every occupier of a manure works shall adopt the best practicable means of rendering innocuous all vapours or effluvia emitted during the processes of steaming, mixing, removing, stirring, cooling, disintegrating, or other operation conducted upon the premises where his trade is carried on.
- (b.) He shall, in every case, either cause the vapours or effluvia to be discharged into the external air in such a manner and at such a height as to admit of the diffusion of the vapours or effluvia without offensive or injurious effects, or shall cause the vapours or effluvia to pass directly through a fire, or into an approved condensing apparatus, or through an approved condensing apparatus and then through a fire, in such a manner as effectually to consume the vapours or effluvia, or to deprive the same of all offensive or injurious properties.
- 3. Every occupier of a manure works shall store the manure which may be received or manufactured or prepared upon the premises where his trade is carried on in such a manner and in such a situation as to prevent the emission of noxious or offensive effluvia therefrom, or so as to be a nuisance or injurious to health.
- 4. (a.) Every occupier of a manure works shall cause every floor or pavement, and the internal surface of every wall upon the premises where his trade is carried on, to be kept at all times in good order and repair, and constructed so as to prevent the absorption therein of any liquid filth or refuse, or any offensive or injurious matter which may be splashed, placed 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.
- (c.) He shall also cause all machinery, every hot den, storage room, and apparatus upon his premises to be maintained in good order and repair and kept at all times reasonably clean.
- 5. Every occupier of a "Manure Works" shall, at the close of every working day, cause every floor or pavement, and the surface of every yard upon his premises to be thoroughly cleansed, and the internal surface of the walls and roof to be washed with hot limewash at least twice in every year, that is to say, at least once during the periods between the first and twenty-first day of February and the first and twenty-first day of August respectively.

#### Section 12.-Wool-scouring Establishments.

- 1. In this section of these By-laws the expression "wool-scouring establishment" shall mean a place where wool is received for the purpose of being cleansed
- 2. The premises shall not be situated upon any water supply area, nor in the neighbourhood of any fresh water river, stream, water course, lake, well, or reservoir, and must be at least 100 feet distant from any dwelling house or place where food intended for human consumption is prepared or stored.

# Section 13.—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 airtight 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 kept securely 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 airtight 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 his 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 timewash.

#### Section 14.-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 area.
- (c.) He shall also cause the chimney shaft of 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 be expose, exhibit, or offer such fish for sale.
- 3. (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 airtight 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 closely covered, and with its contents, removed as often as may be necessary from the premises, and, after being emptied, to be thoroughly cleansed.

### Section 15.—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 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.
- 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 infections 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 or 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 16 .- Marine Stores.

- 1. The floors of all buildings and premises used in the purposes of his trade by a marine store dealer shall be properly covered with a layer of concrete or other approved impervious material, laid (in the case of a ground floor) upon a suitable bottom of at least four inches in thickness. He shall cause every such floor to have a proper slope towards a channel or gully, and shall cause every part of his premises wherein any such floor may be constructed, to be effectually drained by adequate drains communicating with a public sewer or other approved impervious receptacle. He shall cause every drain to be properly trapped and the entrance thereto to be covered with a fixed grating, the bars of which shall not be more than three-eighths of an inch apart.
- 2. The yards shall be enclosed with a close fence, at teast eight feet in height, any gates required to give access to the yards shall also be eight feet in height.
- 3. The walls of the buildings used for the purposes of the trade shall be constructed of stone or brick, and the internal surfaces of all walls above the floor or pavement shall be smoothly rendered with good Portland cement mortar.
- $4. \;$  The roofs, if no ceilings are provided, shall be lined with galvanised sheet iron.
- 5. Sufficient provision for ventilation shall be made by suitable openings in the roof, or otherwise, and every room in the building shall be properly connected with one or more of the aforementioned openings.
- 6. A sufficient and constant supply of pure water shall be provided for cleansing purposes.
- 7. Every marine store dealer shall cause every floor or pavement, and the internal surfaces of all walls 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 noxious or injurious matter which may fall or be deposited thereon.
- 8. He shall also cause every part of the internal surface above the floor or pavement of every building used for his trade to be thoroughly washed with hot limewash, at least four times in every year, that is to say, at least once during the month of January, once during the month of April, once during the month of July, and once during the month of October respectively.
- 9. Every marine store dealer shall cause every drain or means of drainage upon or in connection with the premises where his trade is carried on, to be maintained at all times in good order and efficient action.
- 10. Every marine store dealer shall, at the close of every working day, cause every floor or pavement upon the premises where his trade is carried on, to be thoroughly cleansed. He shall at the same time cause all filth or refuse, or any decomposing or noxious matter, to be collected in suitable vessels or receptacles, furnished with closely fitting covers, and to be forthwith removed therein from the premises.
- 11. No building or premises shall be registered under Section 147 of "The Health Act, 1898," unless the written consent thereto of the Local Board of Health has first been obtained.

Section 17.—Rag and Bone Merchants' Premises.

- (a.) Every rag and bone merchant shall cause all materials which have been received upon the premises where his trade is carried on, to be stored in such a manner and in such a situation as to prevent the emission of noxious or offensive effluvia therefrom, or so as to be a nuisance or injurious to health.
- (b.) He shall cause all rags, old clothes, textile fabrics, old bedding and other material of similar description or manufacture received upon his premises to be immediately disinfected with some effective disin fectant.
- 2. Every rag and bone merchant shall, from time to time, as often as may be necessary, cause every floor or pavement, and the internal surface of every wall of any building upon the premises where his trade is carried on, to be thoroughly cleansed.
- (a.) He shall also cause every part of the internal surface above the floor or pavement of every such building 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 twenty-first day of February, the first and twenty-first day of May, first and twenty-first day of August, and the first and twenty-first day of November respectively.

#### Section 18.—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 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 Bylaws: And every person guilty of a breach of this part of the said Bylaws not otherwise specially provided for 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 Act, 1000, 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 read 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.

the 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

 buildings, and materials to be employed in such construction
Means and source of water supply, position, form, materials, mode
of construction and capacity of the several cisterns, tanks, or other receptacles for water con-
 structed for permanent use on the premises

Means of drainage, position, size, materials, and mode of construction of the several drains ...

Mode of construction of the internal

Means of lighting and ventilation

Means to be used in the disposal of liquid and other refuse ...

Description of machinery to be used on the premises . .

Witness my hand this.....day of....., 190

Signature of Applicant, 

Address of Applicant,

#### SCHEDULE "B."

Certificate of Registration of Offensive Trade Establishment.

This is to certify that....., being the owner (occupier) 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 .

By order of the Greenough Local Board of Health.

R. J. KNOX-PEDEN, Secretary.

28th September, 1909.

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 4th day of November,

> F. J. HUELIN, Secretary.

No. 13300.-- C.S.O.

NOTICE TO MARINERS.

Colonial Secretary's Office,

Perth, 10th December, 1909.

THE following Notices to Mariners are published for general information.

F. D. NORTH, Under Secretary.

NOTICE TO MARINERS. No. 36 of 1909.

India-West Coast-Arabian Sea.

Regarding Alteration in Character of the Light at Muttum Point.

5198/09.

IT is hereby notified, for the information of Mariners, that the alteration in character of the light at Muttum Point as proposed in this Office Preliminary Notice to Mariners No. 7 of 1909 (vide also No. 14 of 1909) will be made and the new Flashing light exhibited on the 15th January, 1910.

The present fixed light will be extinguished on the 15th December, 1909, and during the interval from 15th December, 1909, to 14th January, 1910, a temporary fixed white light of less intensity will be exhibited at about the same height as the existing light.

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

Presidency Port Office, Madras, 29th October, 1909.

Crown Law Department,

C.L.D. 8850/09.

Perth, 8th December, 1909.

THE Honourable the Attorney General, acting under the powers conferred upon him by Section 10 of "the Local Courts Act, 1904," has been pleased to appoint the third Friday in the months of February, May, august, and November, as the day for holding the Local Court at Moora, in lieu of the third Tuesday in the aforesaid months.

> H. G. HAMPTON, Under Secretary for Law.

Crown Law Department, Perth, 8th December, 1909.

THE Honourable the Attorney General has been pleased to approve of the following appointments and cancellations of Postal Vote Officers under "The Electoral Act, 1907":—

Appointments.

TOODYAY.

Wongan Hill, via Newcastle: Murray, M. H.

WILLIAMS.

Popanyinning (Rosbanks): Wake, Francis.

Cancellations.

IRWIN.

Eradu: Tower, A. E.

KIMBERLEY.

Ord River Station: Lloyd, Arthur.

H. G. HAMPTON,Under Secretary for Law.

Crown Law Department, Perth, 8th December, 1909.

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

C.L.D. 9005/09.—P. C. Riches to be Returning Officer for the Pilbara Electoral District, as from the 6th December instant.

C.L.D. 9006/09.—Louis Dullard to be Acting Electoral Registrar for the Albany Electoral District, as from the 25th November, 1909.

H. G. HAMPTON,

Under Secretary for Law.

Office of Public Service Commissioner, Perth, 8th December, 1909.

HIS Excellency the Governor in Executive Council has approved of the following retirement under Section 67 of the Public Service Act:—

Ex. Co. 3592.—J. H. Gregory, Forest Ranger, as from 31st December, 1909.

M. E. JULL, Public Service Commissioner.

Ex. Co. 3884; P.S.C. 566a/09.

Office of Public Service Commissioner, Perth, 8th December, 1909.

HIS Excellency the Governor in Executive Council has approved of the proposals relating to the classification or the following positions as published in the *Government Gazette* or 15th September, 1907:—

Nos. 29 (H. J. Pether), 92 (W. M. Deeble), 93 (F. J. Lander), 94 (J. Crabbe), 97 (W. F. Greenard), 98 (T. D. Briggs), 240 (M. Fox), 246 (Vacant), 247 (M. Terry), 255 (C. Y. Dean).

M. E. JULL, Public Service Commissioner.

Office of Public Service Commissioner, Perth, 2nd December, 1909.

IT is hereby notified, for general information, that the Governor in Council has approved of the Government Offices being open to the Public only between the hours of 10 a.m. to 3 p.m. on each week-day except Saturday, and between 10 a.m. to 12 noon on Saturdays, with the following exceptions:—

Treasury Office for sale of stamps. Land Titles Office. Supreme Court Offices.

To come into force on 4th January, 1910.

M. E. JULL, Public Service Commissioner.

Office of Public Service Commissioner, Perth, 2nd December, 1909.

IT is hereby notified, for general information, that the following days will be observed as Public Service Holidays throughout the Service:—

Saturday, 25th December, 1909. Monday, 27th December, 1909. Tuesday, 28th December, 1909. Saturday, 1st January, 1910. Monday, 3rd January, 1910.

> M. E. JULL, Public Service Commissioner.

Office of Public Service Commissioner, Perth, 8th December, 1909.

Ex. Co. 3884. P.S.C. 566A/09.

His Excellency the Governor in Executive Council has approved of the following fresh proposal submitted in accordance with Section 9 (3) of the Public Service Act in lieu of that published in the "Government Gazette" of 13th September

Name.	Design		Classification,			
Name.	Position.	Class.	Grade.	Maximum salary of position.		
Montgomery, S. H. R.	Inspector General of the Insane and Medical Officer of Hospitals for the Insane	1		£750 with quarters, light, fuel, water, farm produce, and stores at contract rates		

M. E. JULL, Public Service Commissioner.

#### VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date returnable.
Crown Law (Electoral)	Clerk on records and correspondence, shorthand writing and typing	Class " E," max. £200	10th December, 1909
Audit	Clerk performing minor audits and compiling information for Annual Reports, etc.	Class " E," max. £200	<b>do.</b>
Mines (Water Supply Branch)	Clerk in Charge District Engi-	Class "E," max. £200, with district allowance	do.
	Clerk on Analysis Sheets Clerk on Ledgers Clerk, shorthand writing, typing, and correspondence	Class " F," max. £150 Class " E," max. £180 Class " E," max. £180	18th December, 1909 do. do.

Applications are called under Section 38 of "The Public Service Act, 1904," and are to be addressed to the Public Service Commissioner, and should be made on the prescribed forms obtainable from the Office of the Public Service Commissioner, or at the offices of the various Permanent Heads of Departments.

If an officer is promoted whose present salary is below the minimum fixed for the new position, the commencing salary will be based on the scale fixed for increases; i.e., an officer promoted to a higher class will not necessarily forthwith receive the minimum salary attached to that class.

M. E. JULL, Public Service Commissioner

#### Public Service Act, 1904.

# APPEAL BOARD (PROFESSIONAL DIVISION.)

Further Decision referred to in the Fourth Progress Report of the Board, dated 4th December, 1909.

No. on Classification List.	Name of Appellant.	Department or Sub- department.	Maximum Salary appealed against.	Title of Office and Class of Duties determined by the Board.	Maximum Salary de- termined by the Board.	Renarks.
66	Moss, Morrie Melvile	Supreme Court	£ 550	Official Receiver in Bankruptcy	£ 750	The Board is of opinion that the estates administered by the Official Receiver as Trustee should be charged with commission or fees sufficient to make the office self-supporting. The State through the Official Receiver, when acting in the capacity of Trustee, affords the mercantice community assistance which is not given elsewhere. Much evidence was adduced indirectly bearing on this point from leading Solicitors, the Associated Banks, the Chambers of Commerce, and well known merchan.s.

M. E. JULL,

Chairman.

J. TALBOT HOBBS,

Member appointed by the Governor.

W. A. SAW,

Member elected by the Officers of the Professional Division.

#### GOVERNMENT LAND SALES.

Department of Lands and Surveys, Perth, 26th November, 1909. THE undermentioned Allotments of Land will be offered for Sale, at Public Auction, on the dates and at the places specified in the Schedule below, at 11 o'clock, a.m.; except Popanyinning, Pingelly and Cranbrook, 3 p.m., Wagin, 4 p.m.

#### SCHEDULE.

#### WAGIN.

December 10th.—At the Government Land Agent's Office: Wagin Sub. \*596, 4 acres 3r. 38p., £10; \*597, 5 acres, £15; \*598, 4 acres 2r. 30p., £14.

#### RAVENSTHORPE.

December 10th.—At the Warden's Office: Ravensthorpe Town 496, 1 rood, £25; Sub. \* 61, 1a. 3r. 8p., £10.

#### NORSEMAN.

December 10th.—At the Warden's Office: Norseman Town 635, 1 rood, £10.

#### KELLERBERRIN.

December 14th.—At the Government Land Agent's Office: Kellerberrin Town 178, 179, 180, 188, 1 rood each, £9 each; 189, 1 rood, £11.

#### PINGELLY.

December 15th.—At the Government Land Agent's Office: Pingelly Town 367, 32 perches, £350.

#### · ··•

DERBY.

December 17th.—At the Resident Magistrate's Office:
Derby Sub. 10, 27, 10a. 0r. 4p. each, £10 each.

SANDSTONE.

December 16th.—At the Mining Registrar's Office: Sandstone Town 49, £25; 59, £20; 63, £20; 64, £25; 1

#### BROOME.

December 20th.—At the Resident Magistrate's Office Broome Town 234, 239, 2 roods 16p. each, £20 each.

#### CRANBROOK.

December 21st.—At the Government Land Agent's Office: Cranbrook Town 77, 78, 1 rood 27p. each, £8 each.

#### MT. MAGNET.

December 23rd.—At the Mining Registrar's Office: Mt. Magnet Town 216, 1 rood, £10.

\* Suburban for cultivation.

Plans and further particulars 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

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

R. CECIL CLIFTON, Under Secretary for Lands.

# LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 10th December, 1909.

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

Corr. No	Town.		Nos. of Lots.	Conditions.	Upset Prices.	Remarks.
2193 00	Narrogin	•••	Lots 805 to 808 inclusive	Town	£25 each	Lots 804, 809, and 818 have been excepted from sale as Reserve 10046.
			810 and 819	Do	£22 each	
			811 to 817 inclusive	Do	£20 each	
4 <u>92</u> 6	Smith's Mill	•••	Lot 322	Sub. for Cultivation	£25	Reserve 7789 is hereby reduced by Lot 322 (5 acres).
7 <u>8 8 9</u> 0 8	*Nanga	•••	1, 8, and 15	Town	£4 each	Lot No. 10 is subject to £25 for improvements.
			2, 3, 4, 5, 7, 10, 11, 12, 13, and 14	Do	£3 each	Lots 6 and 9 have been "Excepted from Sale" as Reserve 12355.
, or			31, 33, 34, 37, and 38	Working Men's Blocks	£8 each	*The lots in this townsite are
			32, 35, 36, 39, and 40	Do	£6 each	made available under the special condition that no hotel licenses will be obtainable.
7 4 9 0	Boulder		2565	Sub. for Cultivation	£20	ncenses will be obtainable.

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.

#### SELECTIONS CANCELLED FOR NON-FULFILMENT OF CONDITIONS.

Department of Lands and Surveys, Perth, 25th November, 1909.

IT is hereby notified, for general information, that the undermentioned Homestead Farms, etc., 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 December, 1909. 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 are more than one applicant the matter will be decided by the Land Board.

No. of Holding.	District.		Location No.	Plan,	Office at which appli must be lodged	ication l.	Late holder.
			H	OMESTEAD FAR	us.		
		Open	under Parts V.	and VIII. of "	The Land Act, 1898	3."	
3715/74 5410/74 6319/74 7029/74 9378/74 12424/74	Williams Do Avon Kojonup Plantagenet Sussex		4958 7111 3688 1104	385/80 E & F 4 409B/40, 41 3/80 C1 417A/40 C1 456/80 F1 413/80	Wagin Do Northam Katanning Albany Bunbury		Lemon, E. C. Joynes, A. T. Meagher, Jno. Bain, K. J. Sutherland, O. G. Long, W. B. R.

R. CECIL CLIFTON, Under Secretary for Lands

# CANCELLATION OF A CONDITIONAL PURCHASE LEASE.

Department of Lands and Surveys, Perth, 2nd December, 1909.

IT is hereby notified, for general information, that the undermentioned Conditional Purchase Lease has been cancelled for non-compliance with the conditions under which it was granted, and the land contained therein will be again open for selection on and after the date mentioned. 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 are more than one applicant the matter will be decided by the Land Board.

No. of Holding.	District.	Location No.	Plan.	Office at which application must be lodged.	Late Holder.
Late position		III., of " The La	and Act, 1898," 451/80 A3	on and after the 21st Dec	,
		1953		Albany	

R. CECIL CLIFTON, Under Secretary for Lands.

AMENDMENT OF RESERVE 5611.

(Timber, Wellington.)

#### APPOINTMENTS.

Agents for the Minister.

Department of Lands and Surveys, Perth, 10th December, 1909.

IT is hereby notified, for general information, that under Section 11 of "The Land Act, 1898," the Hon. the Minister for Lands has appointed the following gentlemen as Agents for receiving applications under the above Act, and before whom any statutory declaration required under the said Act may be made:—

James Frederick Taylor and George Henry Chown.

290/94.

R. CECIL CLIFTON, Under Secretary for Lands.

#### LYNTON TOWNSITE.

Amendment of Boundaries.

Department of Lands and Surveys, 13892/03. Perth, 10th December, 1909. HIS Excellency the Governor in Executive Council has been pleased to approve of the boundaries of Lynton Townsite being amended to exclude that portion situate North-Westward of a North-Easterly line from the shore of Hutt Lagoon passing through a point in prolongation South-Eastward of the North-East boundary of Pensioner Lot 1 situate about 19 chains from the East corner of that lot.

R. CECIL CLIFTON, Under Secretary for Lands. Department of Lands and Surveys, 2798/09. Perth, 26th November, 1909. HIS Excellency the Governor has been pleased to appro-

HIS Excellency the Governor has been pleased to approve of the Area and Boundaries of Reserve 5611, Wellington, near Worsley, being amended to exclude the area hereunder described, and of the land comprised therein being thrown open for selection, under Parts V. and VIII. of "The Land Act, 1898," on and after Tuesday, 14th December, 1909:—

The area bounded on the South and West by lines starting from the North-West corner of Wellington Location 1845, and extending East 14 chains 59 2/10 links and North 54 chains 64½ links; the opposite boundaries being parallel and equal. (Diagram 34822, Plan 411/80.)

R. CECIL CLIFTON, Under Secretary for Lands.

PROPOSED AMENDMENT OF BOUNDARIES OF BELMONT ROAD DISTRICT.

Department of Lands and Surveys, 6475/98. Perth, 26th November, 1909. IT is hereby notified that it is the intention of His Excellency the Governor in Executive Council after the expiration of twenty-one days of the publication of this notice, to amend the boundaries of the Belmont Road District by excising Burswood Island therefrom.

R. CECIL CLIFTON, Under Secretary for Lands.

#### RESERVES.

Department of Lands and Surveys, Perth, 10th December, 1909.

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

6657/09. BROWN HILL.—No. 12433 (Park Lands).—Lots 205, 285, and 286. Reserve 9853 is hereby reduced. (About 1 acre 3r.)

RAVENSTHORPE.—No. 12440 (Water Supply).— Lot 490. (1 rood.)

2798/08.

CHIDLOW'S WELL.-No. 12450 (Public Buildings, Commonwealth).—Lot 227. (1r. 9½p.)

3030/08.
DERBY (Lennard River).—No. 12474 (Stock Route).—A strip of land, 40 chains wide, starting from the East boundary of Reserve 1326 (Derby Commonage). and extending in a general Easterly direction, the Derby-Hall's Creek telegraph line being the centre of route, to a point opposite survey mark H77 on the Lennard River; thence the centre of said river to be the North boundary of Stock Route to Devil's Pass. (Plans 135 and 134/300.

3030/08.

3030/08.

LENNARD RIVER (Fitzroy Crossing).—No. 12475 (Stock Route).—A strip of land, 40 chains wide, starting from Reserve 12474 (Stock Route) at survey mark NB, and extending South-Eastward through survey mark SB to the Derby-Hall's Creek telegraph line; thence in a South-Easterly direction, the latter being the centre of said Route to the 130 M.P. thereon; thence Southward and Eastward, avoiding Oscar Range Homestead, to rejoin the telegraph line at the 135 M.P. thereon, and continuing along same to Fitzroy Crossing. Reserve 9656 is hereby reduced. (Plans 135 and 134/300) serve 9656 is hereby reduced. (Plans 135 and 134/300.)

13557/04 MEEKATHARRA.-No. 12452 (Fire Brigade).-Lot 321. (1 rood.)

R. CECIL CLIFTON. Under Secretary for Lands.

# AMENDMENT OF AREA AND BOUNDARIES OF RESERVE.

Department of Lands and Surveys, Perth, 10th December, 1909.

HIS Excellency the Governor in Executive Council has been pleased to approve of the Area and Boundaries of Reserve No. 11655 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:—

8459/08

PLANTAGENET (near Wilson Inlet).—No. 11655 (Public Cemetery).—Bounded by lines starting from a point on the North boundary of Torbay-Denmark Railway Reserve, situate about 12 chains West, and about 3 chains 50 links South from the intersection of said Railway Reserve and the West side of a surveyed road running North and South to said Railway Reserve, and extending 227deg. 55min. 7 chains 10½ links, 239deg. 7min. 4 chains 1 9/10 links, 250deg. 16min. 1 chain 35 1/5 links; thence North 13 chains 13 9/10 links, East 10 chains, and thence South to the starting point. (10 acres.) (P. Plan 452/80, O.P. Plant 372.)

R. CECIL CLIFTON. Under Secretary for Lands.

THE LAND ACT, 1898, AMENDMENT ACT, 1906. (Parkerville Townsite.)

Department of Lands and Surveys, Perth, 10th December, 1909. 7972/01.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the undermentioned Lots within the Townsite of Popleaseille heavy bound in the Townsite of Popleaseille heavy between the Townsite of Pop the Townsite of Parkerville being brought under the operation of Section 67 of "The Land Act Amendment Act, 1906," at the following prices.—

Lots 2, 142, 146, 147, 152, 156, 157, and 159—£6 each.

Lot 144-£8.

R. CECIL CLIFTON, Under Secretary for Lands. OPEN FOR SELECTION. (Wellington District.)

Resumption of portion of Timber Lease 309/113.

The Land Act, 1898.

Department of Lands and Surveys, Perth, 26th November, 1909. 2798/09.

NOTICE 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 309/113 granted to A. J. McNeil 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 this 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," on and after Tuesday, 14th December, 1909:-

The area containing about 80 acres bounded on the South and East by lines starting from the North-West corner of Wellington Location 1845, and extending West 14 chains 70 8/10 links and North 54 chains 64½ links; the opposite boundaries being parallel and equal. (Plan 411/80.

R. CECIL CLIFTON, Under Secretary for Lands.

#### LAND OPEN FOR SELECTION.

Victoria District (near Woolbeeria Pool). Department of Lands and Surveys,
Perth, 8th December, 1909. 12061/09.

IT is hereby notified, for general information, that the land described hereunder has been temporarily reserved from selection, but will be again open, at 10s. per acre, under Part V., and as Homestead Farms under Part VIII., of "The Land Act, 1898," on Friday, the 10th instant:-

Bounded by lines starting from a point on the right bank of Wooderarrung River, 30 chains Northerly from tree marked "D 4.," and extending East about 170 chains; thence South 70 chains 71 links; thence West about 45 chains; thence South to the said river; and thence along same in a North-Westerly direction to starting point. Containing 1 160 agrees. Plan 156/80 starting point. Containing 1,160 acres. Plan 156/80 (0.1).

Applications must be lodged with the Government Land Agent at Geraldton.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

# Jandakot Area.

Department of Lands and Surveys, Perth, 19th November, 1909. 640/91.

HIS Excellency the Governor in Executive Council has been pleased to approve of the cancellation of Reserve 1792 (Wungong Brook), in the Jandakot Area, and of the land comprised therein being thrown open for selection under Part V. of "The Land Act, 1898," on and after Tuesday, 14th December, 1909, at a price of £1 per acre. viz.:

A.A. Lot 521—38a. 20p. A.A. Lot 522—46a. A.A. Lot 523—53¼a.

Applications must be lodged at this Office.

Applications may be lodged before the day specified, will be treated as having been received on the appointed day.

Nelson District (near Bridgetown).

Department of Lands and Surveys, Perth, 26th November, 1909. 9796/09

IT is hereby notified, for general information, that the land described hereunder, which has hitherto been temporarily reserved for timber, will be open for selection, at 10s. an acre, under Part V., and as a Homestead Farm under Part VIII. of "The Land Act, 1898," on Tuesday, 14th December proximo:

Bounded on the North by Conditional Purchase 48/1998; on the South by Conditional Purchase 48/4203; on the East by Location 2380, and on the West by a North and South line to enclose 100 acres. Plan 439B/40 (E. 1).

Applications must be lodged with the Government Land Agent at Bridgetown.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

#### Cowcowing Agricultural Area.

Department of Lands and Surveys, Perth, 26th November, 1909. 3488/09.

IT is hereby notified, for general information, that the land described hereunder, which is at present temporarily reserved, will be open for selection, at 10s. an acre, under Part V., and as a Homestead Farm under Part VIII. of "The Land Act, 1898," on Tuesday, the 14th December proximo:-

Bounded on the North by Lots 108 and 134; on the South by Avon Location 13239; on the East by Lots 134 and 110; and on the West by a North and South line to enclose 160 acres. Plan 33B/80 (E. 1).

Applications must be lodged with the Government Land Agent at Northam.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

Cancellation of Reserve 2042, Katanning, and the area comprised therein being thrown open for selection.

Department of Lands and Surveys Perth, 26th November, 1909. 11337/00.

HIS Excellency the Governor in Executive Council has been pleased to approve of the cancellation of Reserve been pleased to approve of the cancellation of Reserve 2042 in the Katanning Agricultural Area, and of the land comprised therein, viz.:—A.A. Lot 36 (with the exception of 30a. 1r., which have been set apart as a Reserve for Gravel) being thrown open for selection under Parts V. and VIII. of "The Land Act, 1898," on and after Tuesday, the 14th December prox.

Applications must be lodged with the Government Land Agent at Katanning.

Applications may be lodged before the day specified, but will be treated as having been received on the appointed day.

#### Avon, near Kurrenkutten.

Department of Lands and Surveys, Perth, 26th November, 1909. 9497/08.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the area described hereunder being made available for selection under Parts V and VIII. of "The Land Act, 1898," at a price of 13s. per acre, on and after Tuesday, the 14th December, 1909, subject, however, to the Government having the right to resume, without compensation, any land required for Railway purposes: -- The area containing about 700 acres and bounded on the East by Avon Location 12328 and on the South by Locations 12330 and 12500. (Plan 344/80, E. and F. 1 and 2.)

Applications must be lodged with the Government Land Agent at Beverley.

Applications may be lodged before the day specified, but will be treated as having been received on the appointed day.

#### Serpentine A.A. Lots 81 and 100.

Department of Lands and Surveys, Perth, 26th November, 1909. 2660/09.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of Serpentine A.A. Lots 81 and 100 being mode arribble for relation. being made available for selection under Part V. of "The Land Act, 1898," at 10s. and £1 per acre respectively, on and after Tuesday, 14th December, 1999. (Containing 149 and 16 acres respectively.) (Plan. Serpentine A.A.)

Applications must be lodged at the Head Office, Perth. Applications may be lodged before the day specified, but will be treated as having been received on the appointed day.

#### LAND OPEN FOR SELECTION.

Avon District (near Nimberrin).

Department of Lands and Surveys, Perth, 26th November, 1909. 11156/09. IT is hereby notified, for general information, that the land described hereunder, which is partly included in Pastoral Lease 197/97, will be open for selection, at 10s. an acre, under Part V., and as Homestead Farms under Part VIII. of "The Land Act, 1898," on Tuesday, the 14th Desceptor proximate. day, the 14th December proximo:-

Bounded on the South and West by lines starting from the South-West corner of Reserve 11103, and extending West about 80 chains, and thence North about 138 chains; the opposite boundaries being parallel and equal; containing 1,000 acres, excluding Location 12851. Plan 25/80 (D. 2).

Applications must be lodged with the Government Land Agent at Northam.

Applications may be lodged before the date specified, will be treated as having been received on the appointed day.

#### Avon District (near Benderine Rock.)

Department of Lands and Surveys, Perth, 26th November, 1909. 8164/09. IT is hereby notified, for general information, that the

land described hereunder, which is partly included in Pastoral Lease 525/97, will be open for selection, at 10s. per acre, under Part V., and as Homestead Farms under Part VIII. of "The Land Act, 1898," on Tuesday, 14th December proximo:-

Bounded by lines starting from a point on the East boundary of Location 8743, 15 chains South of the South-West corner of Location 12827, and extending North to the said corner of Location 12827; thence East to its South-East corner; thence North to the South-West corner of Location 15026; thence East about 76 chains; thence South about 60 chains; and thence West to starting point. Containing 500 acres. Plan 25/80 (A. 2).

Applications must be lodged with the Government Land Agent at Northam.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

# $Kwollyinn\ Agricultural\ Area.$

Department of Lands and Surveys, Perth, 3rd December, 1909.

14305/08. IT is hereby notified, for general information, that Applications 11820/74, 11819/74, and 22253/55 have been withdrawn, and the land included therein, being Kwollyinn Agricultural Area Lots 102, 293, and 294, as surveyed, will be thrown open for selection, at 9s. 6d. per acre (as a whole), under Part V., and as Homestead Farms under Part VIII. of "The Land Act, 1898," on Tuesday, 21st instant. Area 339½ acres.

Applications must be lodged with the Government Land Agent at Northam.

Applications may be lodged before the date specified, at will be treated as having been received on the appointed day.

# Nelson Location 3750.

Department of Lands and Surveys Perth, 3rd December, 1909. 11564/07.

Troopy or. Tertin, but December, 1998. IT is hereby notified, for general information, that Application 3587/68 has been withdrawn, and the land included therein, being Nelson Location 3750, as surveyed, will be open for selection, at 10s. an acre, under Part V., and as Homestead Farms under Part VIII. of "The Land Act, 1898," on Tuesday, the 21st instant. Area 280½ acres. Plan 415/80 (A. 4).

Applications must be lodged with the Government Land Agent at Bridgetown

Applications may be lodged before the date specified. will be treated as having been received on the appointed day.

LAND OPEN FOR SELECTION. Victoria District (near Cooroo).

Department of Lands and Surveys. Perth, 3rd December, 1909. 6141/09.

IT is hereby notified, for general information, that Applications 12748/74 and 23478/55 have been withdrawn, and the land included therein, as described hereunder, will be open for selection, at 10s. an acre, under Part V., and as Homestead Farms under Part VIII. of "The Land Act, 1898," on Tuesday, 21st instant:—

Bounded by lines starting from a blazed tree situated about 5½ miles North-East of the North-East corner of Location 3282, and extending North 30 chains; thence East 100 chains; thence South 100 chains; thence West 100 chains, and thence North 70 chains to starting point. Containing 1,000 acres. Plans 95/80 (F. 3), and 96/80 (A. 3).

Applications must be lodged with the Government Land Agent at Geraldton.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

Williams Locations 9257 and 9258, at Geetarning (about 20 miles East of Wickepin).

Department of Lands and Surveys, Perth, 3rd December, 1909.

10730/09 and 9345/09.

IT is hereby notified, for general information, that the undermentioned Williams Locations, at Geetarning (situndermentioned Williams Locations, at Geetarning (situate about 20 miles East of Wickepin), will be thrown open for selection, under Parts V. and VIII. of "The Land Act, 1898," on and after Tuesday, the 21st December, 1909, by persons who do not own 1,000 or more acres of land, provided that the area herein to be selected, together with the land at present held, does not in the aggregate exceed 1,000 acres of cultivable land, at the prices quoted in Schedule hereunder: land, at the prices quoted in Schedule hereunder:-Location 9257, 499 acres, 13s. 6d.per acre.

Location 9258, 773 acres, 12s. per acre.

(Plan 377/80.)

The selector of a Homestead Farm out of any location must take the balance thereof under Conditional Purchase.

Applications must be lodged with the Government Land Agent at Narrogin.

Applications may be lodged before the day specified, but will be treated as having been received on the appointed day.

Murray Locations near Drakesbrook.

Department of Lands and Surveys, Perth, 3rd December, 1909. 2377/07.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the Murray Locations set out hereunder being made available for selection under Parts V. and VIII. of "The Land Act, 1898," on and after Tuesday, the 21st December, 1909, at the prices quoted:

Murray Location 164, 100a. 0r. 0p., 12s. per acre. Murray Location 805, 9a. 0r. 13p., 10s. per acre. Murray Location 806, 89a. 1r. 0p., 10s. per acre. Murray Location 808, 122a. 1r. 0p., 10s. per acre. Murray Location 808, 122a. 1r. 0p., 10s. per acre. (Plan 383/80.)

Applications must be lodged with the Government Land Agent at Bunbury.

Applications may be lodged before the day specified, but will be treated as having been received on the appointed day.

Nugadong Agricultural Area Lot 21.

Department of Lands and Surveys, Perth, 10th December, 1909. 10530/08.

IT is hereby notified, for general information, that Application 6848/56 has been withdrawn, and the land included therein, being Nugadong Agricultural Area Lot 21, as surveyed, will be again open for selection, at 9s. an acre, under Part V., and as Homestead Farms under Part VIII. of 'the Land Act, 1898,' on Wednesday, the 29th instant. Area, 382 acres.

Any selector of a Homestead Farm out of this block

Any selector of a Homestead Farm out of this block must take up the balance of it under Conditional Pur-

chase.

Applications must be lodged at this Office. Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

Williams Location 7490 (near Dorakin).

Department of Lands and Surveys, 10th December, 1909. 1252/09.

17 is hereby notified, for general information, that Williams Location 7490, which is at present temporarily reserved, will be open for selection, at 7s. an acre, under Part V., and as Homestead Farms under Part VIII. of "The Land Act, 1898," on Wednesday, the 29th instant. Area, 920 acres. Plan 377 D/40 (B 4).

The applicant for a Homestead Farm out of this block must take up the balance of it under Conditional Purchase

chase.

Applications must be lodged with the Government

Land Agent at Narrogin. Applications may be lodged before the date specified,

but will be treated as having been received on the appointed day.

#### Avon Locations at Nangeenan

(situate about 20 miles North of Hines' Hill and Nangeenan, and in close proximity to the proposed Dowerin-Merredin Railway).

Department of Lands and Surveys

2928/68. Perth, 26th November, 1909. IT is hereby notified, for general information, that the Avon Locations at Nangeenan, situated about twenty miles North of Hines' Hill and Nangeenan, and in close Parts V. and VIII. of "The Land Act, 1898," subject to Sections 71 and 73 of "The Land Act Amendment Act, 1906," at the prices quoted in Schedule here-

Location.	Aren.	Price per acre.	Amount of Agricultural Ban Advance to Approved Applicants.
Avon.	Acres.	s. d.	
.1070	858	11 0	£500, if taken with Loc. 11071
1071	586	16 6	See Loc. 11070.
1072	575	-22 - 0	£500, if taken with Loc. 11076
1076	750	19 0	See Loc. 11072.
1077	500	22 0	£500, if taken with Loc. 11078
	500	25 0	See Loc. 11077.
1079	1,000	15 6	£500.
1080	1,000	14 6	£5 0.
1091	1,000	14 0	£500.
1092	820	10 6	No advance.
1093	1,000	6 0	No advance.
1094	997	6 0	No advance.
1095	966	6 0	No advance.
1096	644	20 0	Pending.
1097	<b>5</b> 90	18 0	Pending.
1106	200	9 0	No advance.
1107	1,0 0	9 6	£500.
1108	935	9 6	No advance.
1112	499	18 6	£500, if taken with Loc 11113
1113	500	20 6	See Loc. 11112.
1114	500	13 0	£500, if taken with Loc. 11113
	500	15 0	See Loc. 11114.
1116	500	20 0	£500, if taken with Loc, 11117
11117	500	11 6	See Loc. 11116.
1122	1,001	17 6	£500.
1123	419	17 0	£500, if taken with Loc, 1112
1124	532	15 6	See Loc. 11123.
1125	676	11 6	£500, if taken with Loc. 11120
1126	700	9 6	See Loc. 11125.
1127	1,000	7 6	No advance.
1128	1,000	16 0	£500, if taken with Loc. 11129
1129	330	14 6	See Loc. 11128.

(Plan, Avon Locations at Nangeenan.)

These locations are only open for selection by Civil Servants or retired Civil Servants, approved by the Hon. the Minister for Agriculture, who do not own any rural land in this State.

The selector of a Homestead Farm out of any loca-

tion must take the balance thereof under Conditional Purchase.

Applications must be lodged at the Head Office, Perth. The locations with amounts set against them in the fourth column are available subject to the special condition that an expenditure of not less than one-fourth of the amount set out in such column shall be made on prescribed improvements in each of the first four years of the lease; but this shall not release the holder from any covenant in the Agricultural Bank Mortgage requiring the improvements to be made at an earlier date.

The advance mentioned above is subject to the usual conditions governing a loan from the Agricultural Bank, particulars of which may be had on application to the Managing Trustee.

Applications for advance must be accompanied by a fee of one per cent. on the amount applied for.

#### LAND OPEN FOR SELECTION.

Avon District (near Bulagen Spring)

Department of Lands and Surveys, Perth, 10th December, 1909. 828/09. Tris hereby notified, for general information, that Application 22640/55 has been withdrawn, and the land included therein, as described hereunder, will be open for selection, at 10s. an acre, under Part V., and as a Homestead Farm under Part VIII., of "The Land Act, 1898," on Wednesday, the 29th instant:—

Bounded on the East and South by lines starting from the North-West corner of Location 11651, and extending South 35 chains; and thence West 45 chains 72 links; the opposite boundaries being parallel and equal. Containing 160 acres. Plan 33/80 (D 4).

Applications must be lodged with the Government

Land Agent at Northam.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

Avon District (near Dalbercutting Spring).

Department of Lands and Surveys Perth, 10th December, 1909. 12071/09.

IT is hereby notified, for general information, that the land described hereunder, being portion of Pastoral Lease 197/97, will be open for selection, at 10s. an acre, under Part V., and as a Homestead Farm under Part VIII., of "The Land Act, 1898," on Wednesday, the 29th instant:-

Bounded on the South and East by lines starting from the North-East corner of Location 13269, and extending West along its North boundary 40 chains, and North along a proposed stock route 35 chains; the opposite boundaries being parallel and equal. Containing 140 acres. Plan 25/80 (C 2).

Applications must be lodged with the Government Land Agent at Northam

Land Agent at Northam.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

 $Williams\ Location\ 8926.$ 

Department of Lands and Surveys, 7713/09. Perth, 10th December, 1909. IT is hereby notified, for general information, that Williams Location 8926, as surveyed, which is partly included in Pastoral Lease 510/97, will be open for selection, at 10s. an acre, under Part V., and as Homestead Farms under Part VIII., of "The Land Act, 1898," on Wadnesday the 20th instant Area 168 acres. Plan on Wednesday, the 29th instant. Area 168 acres. Plan

Applications must be lodged with the Government

Land Agent at Narrogin.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

#### Avon Location 9929.

Department of Lands and Surveys, Perth, 10th December, 1909.

IT is hereby notified, for general information, that Avon Location 9929, as surveyed, being portion of Pastoral Lease 196/97, will be open for selection, at 10s. an acre, under Part V., and as a Homestead Farm under Part VIII., of "The Land Act, 1898," on Wednesday, the 29th instant. Area 160 acres. Plan 25/80 (B 2).

Applications must be lodged with the Government Agent at Northam.

Applications may be lodged before the date specified, but will be treated as having been received on the appointed day.

Department of Lands and Surveys. 10266/07. Perth, 19th November, 1909.

IT is hereby notified that the area containing about 58,000 acres, situated West of Gillingarra and Koojan on the Midland Railway, which was recently temporarily reserved as a Military Manoeuvring Ground, has been released from reservation, and is now open for selection under Parts V. and VIII. of "The Land Act,

Applications may be lodged at the Head Office.

R. CECIL CLIFTON, Under Secretary for Lands.

#### THE ROADS ACT, 1902.

Department of Lands and Surveys, Perth, 10th December, 1909.

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

Darling Range Road District.

14520/08.

Deviation of part of Road 3358.

A strip of land, one chain wide, leaving the present road at the South corner of C.P. 48/79, and extending North-Eastward inside and along its South-Eastern boundary to join Road 2773.

About 3 acres 2r. 16p. being resumed from C.P. 48/79. (Plan 1c/40.)

#### Upper Irwin Road District.

8889/09.

No. 3668.—A strip of land, one chain wide, leaving the North-West corner of Victoria Location 1916, and extending East along and inside its North boundary to the Western side of Reserve 2138 (Stock Route), leaving the Eastern side of the latter and continuing East along and inside the South boundaries of Locations 1919 and 1918 to join a surveyed road at the latter's South-East corner.

About 8 acres 1r. 0p. being resumed from Victoria Location 1919.

About 34 acres 0r. 12p. being resumed from Victoria Location 1918.

That portion of road through Location 1916 is the fixed position of that to be allowed for on Crown Grant. (Plan 127/80.)

#### Swan Road District.

9317/09. Road No. 3700, Caversham Avenue.

A strip of land, 50 links wide, starting from Guildford-West Swan Road at the South-West corner of Sub-divisional Lot 22 of Swan Location MI, and extending East to the South-West corner of Subdivisional Lot 7, thence, one chain wide, along the South boundary of Subdivisional Lot 8 East to Maxwell Road, as shown on T.O. Plans 1942 and 2173.

3 acres 3r. 3p. being resumed from Swan Location II. (Plans 1A and 1B/40.)

# Murray Road District.

2108/09.

No. 3701.—A strip of land, one chain wide, leaving Road 42 near an angle on the South-Eastern boundary of Murray Location 200 and extending as surveyed, Diagram 35315, Westward and North-Westward through same to its West boundary; thence West-North-Westward to the North-East corner of Murray Location 451; thence Westward along the latter's North boundary and through Reserve 2991 to the Northern end of ford across the Estatury across the Estuary.

1 acre 3r. 29p. being resumed from Murray Location 200. (Plan 380/80.)

# Beverley Road District.

1925/09.

Deviation of part of Road 3392.

A strip of land, one chain wide, leaving the present road at a Southern corner of Avon Location 6729, and extending as surveyed, Diagram 35326, North-Eastward along a South-Eastern boundary and through said Location to join a surveyed road on its North-Eastern boundary, thence North-Westward along the latter to rejoin Road 3392 at the Northern corner of said Location 6720 tion 6729.

4 acres 3r. 30p. being resumed from Avon Location 6729. (Plan 343A/40.)

#### Upper Irwin Road District.

2109/08.

No. 3697.—A strip of land, 50 links wide, leaving the Western boundary of Victoria Location 1539 on the Northern side of the Midland Railway Reserve, and extending as surveyed, Diagram 33305, Eastward along the said side of Railway Reserve to the Eastern boundary of Location 1539, where it widens to 1 chain 31 4/10 links; thence commencing again 1 chain wide at

the South-Western corner of Lot M306 of Victoria Location 1904, and continuing as surveyed along the before-mentioned Northern side of the Railway Reserve to join Road 2283.

1 acre 1r. 38p. being resumed from Victoria Location 1539. (Plan 123/80.)

#### Narrogin Road District.

7342/08.

No. 3698.—A strip of land, one chain wide, leaving a surveyed road at the North-West corner of Williams Location 5383, and extending as surveyed, Diagram 35366, South along and inside its West boundary to its South-West corner; thence South-Eastward to the North boundary of Location 4405; thence Eastward as surveyed along part of the latter and the North boundary of Location 2163 to its North-East corner. dary of Location 2163 to its North-East corner.

1 acre 3r. 36p. being resumed from Williams Location

5383. (Plan 385B/40.)

### West Arthur Road District.

10412/09.

No. 3699.—A strip of land, one chain wide, leaving the Northern boundary of Hillman Townsite, and extending North-Eastward along the North-Western side of the Collie-Narrogin Railway Reserve, passing through Wellington Location 2490 and Williams Location 3084 and onwards to the Southern boundary of Dardadine

About 2 acres 2r. 20p. being resumed from Wellington

Location 2490.
About 3 acres being resumed from Williams Location

3084. (Plan 410/80.)

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,

JAMES MITCHELL, Minister for Lands.

#### THE ROADS ACT, 1902.

Division of the Meekatharra Road District into Wards.

Department of Lands and Surveys Perth, 10th December, 1909.

IT is hereby notified that it is the intention of His Excellency the Governor in Executive Council, on the expiration of 21 days from date of publication of this notice, to divide Meekatharra Road District into three Wards to be named:—

> Peak Hill, Meekatharra, and Nannine,

the boundaries of which will be described at a later date; and to allocate the Members as follows:—

Peak Hill—Two Members.

Meekatharra-Three Members. Nannine-Two Members.

> R. CECIL CLIFTON, Under Secretary for Lands.

#### THE ROADS ACT, 1902.

WHEREAS Henry Mues, being the owner of land over or along which the undermentioned road in the Northam Road District passes, has applied to the Northam Road Board to close the said road, which is more particularly described hereunder, that is to say:—

3613/09.

N15.—The surveyed road extending along the Northern side of the Eastern Railway from the North-Western boundary of Avon Location 7006 to the Eastern boundary of Location 8445. (Plan 27/80.)

WHEREAS James R. Asplin, being the owner of land over or along which the undermentioned road in the Upper Blackwood Road District passes, has applied to the Upper Blackwood Road Board to close the said road, which is more particularly described hereunder, that is to say:-

B58. - The surveyed road leaving Road 2519 near the North-West corner of Nelson Location 1800, and extending West along part of its North boundary and the North boundaries of Locations 1596, 1883, and through part of Location 3526 to rejoin Road 3355 within the latter. (Plan 415/80.)

WHEREAS Walter Oates and John Gray Matheson, being the owners of land over or along which the under-mentioned road in the Moorumbine Road District passes, has applied to the Moorumbine Road Board to close the said road, which is more particularly described hereunder, that is to say:— 12953/04.

Road No. 2101 from the North-West corner of Avon Location 4893 to the South corner of Location 3522, and its continuation to the East corner of Location 3581. (Plan 378A/40.)

WHEREAS Thomas E. Reilly, being the owner of land over or along which the undermentioned road in the Williams Road District passes, has applied to the Williams Road Board to close the said road, which is more particularly described hereunder, that is to say:—

W57.—The surveyed road passing along the North boundary of Williams Location 2737. (Plan 384/80.)

And whereas such applications have been duly published in the Government Gazette:

And whereas the said Boards have assented to the said applications:

And whereas the Governor in Executive Council has confirmed the said assents:

It is hereby notified that the said roads are closed. Dated this 10th day of December, 1909.

> R. CECIL CLIFTON, Under Secretary for Lands.

# THE ROADS ACT, 1902.

Change of Name of Brunswick Road District.

Department of Lands and Surveys 2548/94. Perth, 10th December, 1909.

HIS Excellency the Governor in Executive Council has been pleased, under Section 6 of "The Roads Act, 1902," to change the name of the Brunswick Road Board and District to that of Harvey, and such Board and District shall hereafter be known as the Harvey Road Board and

R. CECIL CLIFTON, Under Secretary for Lands.

Agrie. No. 2963/9; Ex. Co. No. 3911. to approve of the appointment of G. C. Baker as a Temporary Inspector under "The Insect Pests Amendment Act, 1898." HIS Excellency the Governor in Council has been pleased

T. S. McNULTY. Acting Under Secretary for Agriculture. 9th December, 1909.

# THE AGRICULTURAL BANK ACT, 1906.

Notice of Foreclosure.

IT is hereby notified that the Agricultural Bank of Western Australia has, under Section 37 (2) of "The Agricultural Bank Act, 1906," taken possession of C.P. Leases 46/1303, 3621/55, 5066/55, 7089/55, and H.F. 15/1707, the subject of its Mortgages Nos. 1909/138 and 4098/138, and will receive tenders until 24th December, 1909, for purchase of same.

The property is excellently situated on the Great Southern Railway, and comprises 680 acres of good land with extensive improvements.

Full particulars on application.

No tender necessarily accepted.

W. PATERSON, Managing Trustée Agricultural Bank. 26th November, 1909.

# GOLDFIELDS GOVERNMENT ABATTOIRS.

Regulations.

1. These regulations relate to the Goldfields abattoirs situated at Jerry Hill, in the Kalgoorlie Road District.

Officer-in-Charge.

- The abattoirs shall be under the management of an Officer of the Department of Agriculture, to be known as the Officer in Charge.
- Manner of slaughter.
  3. All animals slaughtered at the abattoirs shall be slaughtered and dressed in such manner as the Officer in Charge shall direct.

Hours for business.

4. The abattoirs shall be open from sunrise to sunset, Saturdays and Sundays excepted, for the purpose of slaughter of animals. No slaughtering will be permitted on Saturdays after 10 a.m., and no person will be allowed to remain or carry on business within the abattoir during other than the bours and days above mentioned. during other than the hours and days above mentioned, except with the special permission of the Officer in Charge.

to the abattoirs and keep same there for more than twenty-four hours shall provide them with sufficient food and water, and if such person fails to provide such food and water the Officer in Charge shall provide the same at the cost of the said person, or the owner of such animals.

Arrival of stock.
6. Animals for slaughter will be received at the abattoirs at any hour between sunrise and sunset, but they will not be permitted to occupy the abattoir pens or small yards attached thereto for a longer period than 24 hours before being slaughtered.

Area.

7. No animal shall be slaughtered for human consumption within the prescribed district (10 miles radius from abattoirs) except at the abattoirs.

- Registration of operatives.

  8. No person shall be permitted to commence or continue to work for any other person at the establishment as a slaughterman unless his name shall be entered in the Register of Slaughtermen kept by the Officer in Charge, and he shall have signed an undertaking to observe, comply with, and obey each and every of the rules of the establishment under pain (apart from any other penalty) of having his name expunged from the Register of Slaughtermen.
  - $\begin{array}{c} \textit{Owner's deputy}. \\ \textbf{9. In every compartment of the abattoirs in which} \end{array}$
- slaughtering shall be carried on, one of the slaughtermen shall be especially responsible for the observance of the regulations of the establishment. If the master butcher or employer be working in the compartment he shall be the responsible person, and if not he must nominate and appoint one of the slaughtermen who is to be responsible, and must notify such appointment to the Officer in Charge.

Responsibility.

10. Such appointment, however, shall not absolve any other slaughterman from the consequences of wilful disregard or breach of the regulations.

Tally of time.

11. Every person who shall pay to the Officer in Charge the dues for slaughtering as hereinafter fixed shall be entitled to the use for a reasonable time of such portion of the abattoir as shall be available and assigned to him for the purpose by the Officer in Charge.

Damage to property.

12. Every person using the abattoir who shall do any breakage, injury, or damage, or destruction thereto shall make good the same, and if he shall have so acted wantonly or maliciously he shall also, upon conviction thereof, forfeit and pay a penalty not exceeding £25.

Records.

13. Every person who shall bring animals to the establishment shall deliver to the Officer in Charge the brand, description, and number thereof, and the Officer in Charge shall enter such information in a book to be kept by him for the purpose, and shall direct and indicate the portion of the establishment in which such animal shall be placed, and such person shall place such animal in no other part of the establishment than that so directed and indicated, and shall himself be responsible for the safety and proper sustenance thereof. He must also give notice to the Officer in Charge of his intention to commence slaughtering animals before he shall commence to slaughter same.

Cruelty.

14. No person shall illtreat any animal or resort to unnecessary cruelty in slaughtering any animal at the abattoir.

Minimum weight.

15. No calf under 40lbs, dressed weight, including the hide, shall be slaughtered.

Condition.

16. No pregnant animal shall be slaughtered.

Dressing pens kept clean.

17. Every person who shall have assigned to him for his special use any compartment of the abattoir shall at all times while he shall use that compartment keep the same, with the yards and appurtenances thereof, clean and free from offence, whether by accumulation of blood, filth, or otherwise, and shall as and whenever required by the Officer in Charge cleanse, scrape, limewash, or otherwise purify in such manner as shall be necessary and as the Officer in Charge shall direct the necessary and as the Officer in Charge shall direct, the walls, doors, floors, or other portion of such compartment and appurtenances thereof which he shall be so accus-tomed and entitled to use, and he shall in all respects comply with the regulations for the management of the abattoir.

Minimum age.

18. No person under 14 years of age will be allowed in the abattoir.

Reporting anything doubtful.

19. Immediately any animal slaughtered is discovered to be diseased, the person in charge of the pen shall immediately stop the work of dressing such animal for food and report the fact to the Officer in Charge, and shall not proceed further with such dressing until authorised by the Officer in Charge.

Method of rendering unconscious.

20. No carcase shall be stripped, whether for bodying or otherwise, until the sanction therefore of the Officer in Charge has been obtained. All large animals shall be stunned before blood is drawn.

Dead animals.

21. No slaughterman shall be allowed to skin a carcase after it has been dead more than six hours.

Pens left fit for work.

22. After completion of slaughter and before leaving the compartments, the responsible slaughterman shall carefully cleanse or cause to be cleansed the portion of the abattoir which he shall have been at work in, and shall leave the same in a state of cleanliness and order to the satisfaction of the Officer in Charge.

Offal.

23. No offal which can be hung up shall be allowed to remain upon the floor of any dressing pen or hanging room, but all such offal when produced must be hung up upon the hooks provided for that purpose in the hanging room or other portion of the compartment.

Refuse.

24. No refuse, blood, or offal other than such as shall be capable of being, without sanitary objection, used as or converted into human food shall be removed from the abattoir by any slaughterman or person permitted to use any portion of the abattoir.

Hides and skins.

Hades and skins.

25. All hides and skins shall be dried and saited on the premises set apart for such purpose, and the requirements of Tick and other Acts operative shall be adhered to. Owners of hides and skins shall be allowed every facility to handle, weigh, and deliver them. All labour and materials for handling hides, and all responsibility of tallies, will be borne by the owners thereof.

Dogs.

26. No dogs shall be brought into or allowed to remain in the abattoir. Working dogs must be tied up after work. Any dog found inside the dog-proof fence running loose will be destroyed.

Intruders.

27. No person, unless registered as a slaughterman or having lawful business to transact at the abattoir, shall intrude into it or remain therein.

#### General behaviour.

28. Any person who in any portion of the abattoir shall be drunk, or shall be guilty of profane swearing or of foul or abusive language, or of obscenity or indecency, or shall conduct himself riotously or create disturbance, or who shall obstruct in the execution of his duty the Officer in Charge, his assistant, or other officer or person appointed by the Government to conduct or aid in the good management, or who shall neglect or refuse to comply with any lawful request of any such Officer in Charge, assistant officer, or person made in accordance with the provisions of this By-law, or of such regulations as shall for the time being be lawfully enforced at the abattoir, or shall deposit any blood, offal, filth, or refuse matter upon any portion of the abattoir or on any land or road abutting thereon save in the pots or bins or receptacles provided and appointed for the reception of the same, shall for every such offence, upon conviction thereof, forfeit and pay any sum not exceeding ten pounds (£10).

Fees.

29. The slaughtering dues which shall be demanded, received, and taken before slaughter at the abattoir by

the Officer in Charge or other officer or person appointed for that purpose by the Honourable the Minister for Agriculture, shall be as follows, that is to say:—

For every ox, cow, bull, heifer, or steer . . . . 3 0
For every sheep, lamb, or goat . . . . 0 9
For every head of swine or calf . . . . 1 0
For the use of Sale Yards for Auction Sales—1/4 per cent. on all sales.

For use of Digestor with steam—2s. per hour. For use of Rendering Kettle for suet—1s. per hour.

A. D. CAIRNS, Controller State Abattoirs.

1st September, 1909.

Approved by His Excellency the Governor in Executive Council, this 8th day of December, 1909.

BERNARD PARKER, Clerk of the Council.

#### THE MINING ACT, 1904.

Department of Mines, Perth, 9th December, 1909.

IT 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 for Leases as shown below.

H. S. KING, Secretary for Mines.

#### Gold Mining Leases.

The undermentioned applications for Gold Mining Leases were approved, subject to survey:—

Goldfield.	District.	Nos. of Applications.
Broad Arrow Coolgardie Dundas E. Coolgardie Mt. Margaret Murchison N. Coolgardie Pilbara Yilgarn	Mt. Malcolm Mt. Margaret Cue Yerilla Marble Bar	 1404w, 1405w *4388, *4389, 4390 4391, 4392 1095, 1096, *1097 4406e 1309c, 1310c 1837T, 1838T, 1840T *1751 940R, 941R, 943R 698 891, 892, 893, 894 896, 897, 898, *900 901

The surrenders of the undermentioned Gold Mining Leases were accepted :-

***************************************	Goldfield.		District.	No. of Lease.	Name of Lease.	Lessecs.
E.	Coolgardie	•••		4395Е	Golden Mile Trunk Lode	Wilson, William Henry; Zowe, Benuo
E.	Mucchison		Lawlers	1024	Off Chance	Ireland, Andrew; Christensen,
Yil	garn			831	Tasmanian	Paul Brown, Edward Francis

The undermentioned Gold Mining Lease was declared forfeited for breach of labour conditions, and prior right of application is granted under Section 105, Subsection (1):—

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.	Name of person to whom prior right of application is granted.
E. Murchison	Lawlers	1031	Golden Way	Young, Charlton	Berry, Samuel

#### Mineral Leases.

The undermentioned Application for a Mineral Lease was approved, subject to survey:—

Mineral Field.	District.	No. of Application.
Greenbushes	•••	*508

The undermentioned Applications for Mineral Leases were refused:—

Mineral Field.	District.	Nos. of Applications.
Greenbushes		509
Pilbara	Marble® Bar	164 (Reward)

#### THE MINING ACT, 1904.

(Regulation 163.)

Notice of intention to resume Mining Tenements on behalf of His Majesty.

Warden's Office, Coolgardie, 1st December, 1909.

TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date mentioned, to issue out of the Warden's Court an order tioned, to issue out of the Warden's Court an order authorising the resumption of possession, for and on behalf of His Majesty, in accordance with Regulation No. 163 under "The Mining Act, 1904," of the undermentioned Mining Tenement. An order may issue in the absence of the registered holders, but shou'd they desire to object to such order they 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 determine the same, in accordance with the evidence then submitted.

> JOHN M. FINNERTY, Warden Coolgardie Goldfield.

#### COOLGARDIE GOLDFIELD.

2922/09.

To be heard in the Warden's Court, at Coolgardie, on the 10th day of January, 1910.

Water Right, Pipe Track.

No. and Registered Holders.

372-THE FLAGSTAFF GOLD MINES, LTD.

#### CHRISTMAS EXEMPTION ON GOLDFIELDS AND MINERAL FIELDS.

Department of Mines, Perth, 1st November, 1909.

IT is hereby notified, for public information, that General Exemption from conditions of work, use, and occupation has been granted for the Goldfields and Mineral Fields of the State, as specified hereunder:—

- 1. Ashburton, Gascoyne, Pilbara, West Pilbara, Kimberley, East Murchison, Peak Hill, and Phillips River Goldfields, Yerilla District of North Coolgardie Goldfield, Mulgabbie Centre of the North-East Coolgardie Goldfield, and that portion of the Black Range District of the East Murchison Goldfield within a radius of 25 miles of the East Murchison Goldfield within a radius of 25 miles of the Engineer and Perillege Agency Agency Agency 19 North Perillege 19 North Peri miles of the Business and Residence Areas at Youanne, from the 13th December, 1909, to the 15th January, 1910 (both dates inclusive)
- All other Goldfields and Mineral Fields, from the 20th December, 1909, to the 8th January, 1910 (both dates inclusive).

H. S. KING, Secretary for Mines.

#### WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is hereby notified, for general information, that the following alterations have been made to the Merchandise and Live Stock Rates Book:—
W.R. 4021/1909.

Page 28.

Insert:-

Fruit for export only-Grain rate. Minimum, 4 tons per wagon.

To operate from the 1st December, 1909.

W.R. 5605/1909.

Page 16

Alter minimum for IX wagons for timber, hardwood, from 9 tons to 7 tons.

To operate from the 1st December, 1909.

W.R. 5606/1909.

Page 62.

Fremantle and Perth Traffic.

"Meat, fresh and frozen, will be charged ordinary classification rates."

To operate from the 29th November, 1909.

JOHN T. SHORT. Commissioner of Railways.

10th December, 1909.

LAND AND INCOME TAX ASSESSMENT ACT, 1907 Notice under Section 53.

#### LAND TAX AND INCOME TAX.

NOTICE is hereby given that, by virtue of Section 53 of the abovenamed Act, and of every other power enabling me in that behalf, I, the Commissioner of Taxation under the said Act, appoint the days mentioned below to be the day on which the following Taxes shall respectively be due and payable, that is to say :--

Nature of Tax.		Assessment Numbers.	Date when due and payable.	
First Assessm Land Tax	ent.	15,401, and after	1908. Friday, 31st July.	
Income Tax	•••	9,775 to 9,800	1909. Tuesday, 30th November.	
Second Asse ment.	ss-		, ·	
Land Tax	•••	13,001 to 13,300	Saturday, 30th October.	
Do.	•••	13,301 to 13,700	Tuesday, 30th November.	
Income Tax	•••	7,251 to 7,370	Saturday, 30th October.	
Do.	•••	7,371 to 7,520	Tuesday, 30th November.	

The said taxes shall be payable to me at my office, the Taxation Department, Howard Street, Perth.

EDGAR T. OWEN,

Commissioner of Taxation.

Taxation Department, Perth.

#### GOVERNMENT LABOUR BUREAU.

Women's Branch-Perth.

Branches for Men and Women at Fremantle, Northam, Kalgoorlie, and Narrogin.

Central Office—Perth.

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

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.

# TENDERS ACCEPTED.

Public Works Department, Perth, 9th December, 1909. No. 601. THE following list of Tenders, recently accepted, is published for general information:-

Date of Acceptance.		Name of Contractor.	Description of Contract.	Amount.	
1909.				£ s. d.	
December	2	E. Jewell	South Greenough— School and Quarters Renovations	69 17 6	
Do.	2	T. H. Graham	Hoffman's Landing— lent School and Cuarters	152 19 6	
Do.	3	Pitman & Totter-		522 14 2	
Do.	8	deli J. G. Fettes	Smith's Mill School Cuarters—Addi ions	69 10 0	

By order of the Hon. the Minister for Works,

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

#### TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date of Closing.	Where and when Conditions of Contract, etc., to be seen.
1909.	,		
17th Nov	Port Hedland Post Office— Renovations a	Noon on Tuesday, the 14th Decem- ber, 1909	Contractors' Room, Perth; Court Houses, Port Hedland, Onslow, and Roebourne; and at the Public Works Office, Broome, on and after 23rd November, 1909.
18th Nov.	Port Hedland School and Quarters — Washhouse and	Noon on Tuesday, the 14th Decem-	Contractors' Room, Perth, and Court Houses, Port Hedland, Onslow, Broome, and Roebourne, on and
25th Nov.	Repairs b Malyalling Tent School	ber, 1909 Noon on Tuesday, the 14th Decem- ber, 1909	after 23rd November, 1909. Contractors' Room, Perth; Public Works Office, Albany; and Court Houses, Pingelly, Beverley, and Narrogin, on and after 30th November, 1909.
25th Nov.	Goomalling Post Office	Noon on Tuesday, the 14th Decem- ber, 1909	Contractors' Room, Perth, and Court Houses, Northam and York, on and after 30th November, 1909.
17th Nov.	Metropolitan Sewerage, Perth District — Reticulation Area No. 9, Contract No. 42	Noon on Tuesday, the 21st Decem- ber, 1909	Contractors' Room, Perth, on and after 23rd November, 1909.
25th Nov.	Sandstone Mining Registrar's Quarters—Conversion of Old Court c	Noon on Tuesday, the 21st Decem- ber, 1909	Contractors' Room, Perth; Public Works Office, Geraldton; and Court Houses, Cue and Sandstone, on and after 30th November, 1909.
2nd Dec.	Geraldton School and Quarters— Repairs and Renovations	Noon on Tuesday, the 21st Decem- ber, 1909	Contractors' Room, Perth, and Public Works Office, Geraldton, on and after 7th December, 1909.
2nd Dec.	Perth-Brisbane Street Post Office Alterations, Gravelling, and New Verandah Contract	Noon on Tuesday, the 21st Decem- ber, 1909	Contractors' Room, Perth, on and after 7th December 1909.
2nd Dec.	Malcolm School and Quarters— Fencing and Water Service	Noon on Tuesday, the 21st Decem-	Contractors' Room, Perth; Public Works Office, Kalgoorlie; and Court House, Malcolm, on and after 7th December, 1909.
2nd Dec.	Kanowna Post Office—Wash- house Renovations and Repairs Contract	ber, 1909 Noon on Tuesday, the 21st Decem- ber, 1909	Contractors' Room, Perth; Public Works Office, Kalgorlie, and Court House, Kanowna, on and after 7th December, 1909.
6th Dec	Katanning — Coblinine River Bidge and Approaches Contract	Noon on Tuesday, the 21st Decem- ber, 1909	Contractors' Room, Perth, and Court House, Katanning and the Public Works Office, Albany, on and after 7th December, 1909
25th Nov.	Broome Court House—Renovations, etc. d	Noon on Tuesday, the 4th January, ber 1910	Contractors' Room, Perth; Public Works Office, Broome and Court Houses, Port Hedland, Onslow, and Koe bourne, on and after 7th December, 1909.
9th Dec.	Murrin Murriu Post Office— Painting; Erection of Veran- dah, etc.	Noon on Tuesday, the 4th Januasy, 1910	Contractors' Room, Perth; Public Works Office, Kalgoor lie, and Court House, Malcolm, on and after Tuesday 14th December, 1909.
9th Dec.	Geraldton Police Quarters—Repairs, etc.	Noon on Tuesday, the 4th January, 1910	Contractors' Room, Perth; Public Works Office, Ger aldton, on and after 14th December, 1909.
9th Dec.	Subiaco Infants' School—Additional Class Room	Noon on Tuesday, the 4th January, 1910	Contractors' Room, Perth, on and after 14th December 1909.
9th Dec.	Broad Arrow Police Station— Repairs and Painting	Noon on Tuesday, the 4th January, 1910	Contractors' Room, Perth, and Public Works Office goorlie, on and after Tuesday, 14th December, 1909,
9th Dec.	South Kalgoorlie SchoolRenovations	Noon on Tuesday, the 4th January, 1910	Contractors' Room, Perth; Public Works Office, Kal goorlie, and Court House, Boulder, on and afte Tuesday, 14th December, 1909.

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.

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 Magistrates, Port Hedland, Onslow, Broome, and Roebourne; (b) the Resident Magistrates, Port Hedland, Onslow, Broome, and Roebourne; (c) Wardens, Cue and Sandstone; (d) the Resident Magistrate, Broome, Port Hedland, Roebourne, and Conslow.

By order of the Hon. the Minister for Works,

F. L. STRONACH,

Under Secretary for Public Works.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Contracts Cancelled.

HE following Contracts have been cancelled:-

Tender Boar   No.	Date.	Contractor,	Particulars.
212/09 212/09	26th November, 1909 29th November, 1909	\. Counsel Baglin Bros	Firewood for Railway Department, Collie. to 30th June, 1910 Firewood for Railway Department at Karalee Barracks, Yellowdine Pump, Southern Cross Barracks and Loco.

#### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

#### Erratum.

H. C. MARKHAM'S contract for bran at Lawlers, advertised in the Government Gazette of the 13th and 20th August, 1909, should have read 2s. 5d. per bushel, instead of 2s. 3d. per bushel.

### Accepted Tenders.

THE following Accepted Tenders are published for general information:-

					* * * * * * * * * * * * * * * * * * * *
Tender Board No.	Date.	Contractor.	Particulars.	Department concerned.	Rate.
817/09	26/11/09	E. Morris	Vats for Sir Samuel Battery, Schedule 175A	Mines	£52
849/09	26/11/09	John Foot	Vats for State Battery, Burtville (exclusive of precipitation box)	Mines	£172 10s.
824/09	1/12/09	Storekeeper, Mid- land Railway Co.	70 chains 4in. C.I. Pipes	Goldfields Water Sup- ply	4d. per foot
		Storekeeper, Mid- land Railway Co.	30 chains 3in. B.I. Pipes	Goldfields Water Sup- ply	3d. per foot
838/09	2/12/09	J. & E. Ledger	Two only. Two Throw Power- driven Pumps, Schedule 178A	Mines	£60 each
839/09	2/12/09	J. & E. Ledger	Two only. Deep Well Pumps, Schedule 180A	Mines	£60 each
844/09	26/11/09	G. Wills & Co	50 tons Sodium Cyanide on the cases of 100 per cent.	Mines	£70 per ton
739/09	27/11/09	G. G. Harris, Scarfe, & Co., Ltd.	Brass Boiler Tubes, as per Schedule	Railways	£1,280 10s. 8d.
879/09	4/12/09	G. Wills & Co Hoskins & Co., Ltd.	60 tons Arsenious Oxide 35 B.H.P. Producer Gas plant	Railways Mines	£10 6s. per ton.
759/09	4/12/09		and engine complete		
675/09	9/11/09	A. W. Dobbie & Co.	1,000 sin. Positive Water Meters	Metropolitan Board of Water Supply and Sewerage	£3 14s. 5d. each
675/09	9/11/09	James & Co., Ltd.	200 lin. Positive Water Meters	Do	£1 17s. 6d. each
864/09	6/12/09	Noyes Bros	100 Shees a d 100 Dies, Schedule 189,714-5	Mines	£14 10s. per ton
864/09	6/12/09	Saunders & Stuart	25 Battery Heads, f.o r. Fremantle	Mines	70s. each
* 1			25 Battery Tappets, f.o.r. Fremant e	Mines	68s. 6d. each
			25 Battery Tappets, f.o.r. Fremantle	Mines	39s. 9d. each
			9d. each extra for delivery f.o.r. Perth. Schedule 189, Items 713, 716, and 717		
845/09	8/12/09	Mallock Bros	10,000 galv. Tank, Schedule 188A	Public Works	£42 17s.

#### Transfer of Contract.

### THE following Contract has been transferred:-

		O				
no.	Tender Board No.	Date.	From	То	Particulars.	
	914/09	7/12/09	R. H. Cosstick	Miller and Oldfield	Firewood at Boulder to 30th Schedule 16, Item 215-219.	June, 1910.

G. W. SIMPSON, Chairman Tender Board.

10th December, 1909.

THE TRADE UNIONS ACT, 1902.

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

Cancelling of Certificate of Registry.

Name of Trade Union: The Amalgamated Certificated Engine-drivers' Union of Workers of Western Australia, Boulder, Register No. 10.

THE certificate of Registry of the above-mentioned Trade Union is hereby cancelled at its request.

The Registrations of the following Branches of the above-mentioned Trade Union have also been annulled:—

above-mentioned Trade Union have also been annulled:-Boulder, Coolgardie, Kalgoorlie, Laverton, Lawlers, Leonora, Menzies, Mt. Morgans, Murchison, Norseman, Perth, and Sandstone.

Dated this 8th day of December, 1909.

[L.S.]

S. BENNETT,

Registrar of Friendly Societies.

# THE INDUSTRIAL CONCILIATION AND ARBI-TRATION ACT, 1902

(1 and 2 Edwd. VII., No. 21). Cancellation of Registry.

F.S. 442/1903.

Name of Industrial Union: The Amalgamated Certificated Engine-drivers' Union of Workers of Western Australia, Boulder.

THE registry of the above-named Industrial Union is hereby cancelled at its request.

Dated this 8th day of December, 1909.

[L.S.]

S. BENNETT, Registrar of Friendly Societies. WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

Date of Advertising.		Supplies required.	Date of closing.
			1909.
Nov.	- 13	Cartage of Supplies to State Battery at Meekatharra for period of 12 months	Dec. 14
Nov.	30	2,000 yards Filter Cloth	Dec. 14
Nov.	30	6 Inferential Meter Hydrants	Dec. 14 1910.
Oct.	28	20 miles 60lb. Rails and Fasten- ings and 25 miles extra Fish- plates and Bolts	Jan. 12
Nov.	9	Hydraulic Engine Drop Pit Appliances, Plate Flattening and Straightening Machine, Hydraulic Traversing Jacks, Drilling Machine, Lathe, Test Pump, Gauge Tester, Air Compresser, Pneumatic Reversible Machine, Pneumatic Drill, Pneumatic Caulking Hammer, Pneumatic Rivetting Hammer, Wood Planing Machine, Band Sawing Machine, C.I. Circular Saw Bench, and Routing Machine	Jan. 13
Dec. Nov.	<b>2</b> 9	Six Transit Theodolites Telephone Material, including Cordeaux Insulators, Tubular Poles, C.I. Bases, C.I. Wire, etc., etc.	Jan. 18 Jan. 20
Nov.	13	1 Battery of "Brett" System Steam Lifting Drop Stamps	Jan. 20
Nov.	20	100 miles (464lbs.) Fishplates and Fishbolts	Jan. 25
Nov.	13	For Sale by Tender. Old building situated on Reserve 4807 at Peak Hill	1909. Dec. 14

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.

Tender forms and full particulars may be obtained on application at the Tender Board Office, Pier Street, Perth.

No tender necessarily accepted.

G. W. SIMPSON, Chairman Tender Board.

10th December, 1909.

# MISSING FRIENDS.

Vide Government Gazette, 1909, page 2713, B2/13883. SILAS WISE has been found at Carnarvon.

Vide Government Gazette, 1909, page 3567, B2/14243.
JOHN PRYDE has been found at Geraldton.

HENRY SHAW, thick set, age about 70 years, height 5ft. 4in., a painter, arrived in this State in 1892 and supposed to have gone to Coolgardie. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B2/14384.)

EMILY THOMAS, medium build, age 25 years, height 4ft. 6in., dark hair cut short, brown eyes, flat nose, round face, dark complexion, of weak intellect, native of Western Australia; dressed in a grey skirt, half-mourning blouse, white lace hat trimmed with faded pink roses. Last heard of in Perth in October last. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B2/14273.)

HENRY PAGE, medium build, round-shouldered, age 45 years, height about 5ft. 9in., fair hair, small fair moustache, blue eyes, sharp nose, thin face, sallow complexion, two teeth missing in front, wears false teeth, false tumour at left side of neck, a carpenter, native of England; dressed in a dark brown striped suit, black

boxer hat; left Perth for Kalgoorlie 5 p.m. train, 19th ult., but only booked to Chidlow's Well where he left train. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B2/14289.)

HILDA BLACK alias FORESYTH, slight build, age 16 or 17 years, height 5ft., black hair, dark brown eyes, short nose, turned up at point, round face, pale complexion, native of Victoria; dressed in a blue lustre skirt and navy blue silk blouse. Left the Home of Peace, Subiaco, 2nd ult. (Information to the Officerin-Charge, Criminal Investigation Branch, Perth.—B2/14251.)

14251.)
ETHEL FLATT, thin build, age 17 years, height 5ft. 2in., brown hair, long face, dark complexion, native of Victoria; dressed in a light green dress. EFFIE FLATT, stout build, age 17 years, height 5ft. lin., brown hair, brown eyes, long face, dark complexion, native of Victoria; dressed in a light green dress. CHARLES FLATT, medium build, age 14 years, height 5ft., dark hair, dark eyes, round face, dark complexion, native of Victoria; dressed in dark clothes and straw hat. Left their father's home at Boulder on the 19th ult. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B2/14363.)

nat. Left their father's nome at Boulder on the 19th ult. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B2/14363.)

CHRISTOPHER BITSCH (no description), native of Germany, supposed to have been working at Rose Valley in 1890. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B2/14352.)

COOPER COOPER, well built, age 68 years, height 5ft. 7in. or 8in., dark hair turning grey, dark beard turning grey, blue eyes, long face, florid complexion, a labourer; dressed in khaki coat, dungaree trousers, dark grey flannel, old grey felt hat. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth. —B2/14364.)

THOMAS WILIAM TURNER, expiree, late Reg. No. 9900, age about 67 years, height 5ft. 10in., scar on nose, left cheek, and wrist, slightly pock-marked, arrived in this State by ship "Hougoumont" on 30th September, 1867. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B2/14177.)

# DEPARTMENT OF LAND TITLES. TRANSFER OF LAND ACT, 1893.

Transfer No. 4304/1909. NOTICE is hereby given that pursuant to a warrant of execution of the Clerk of the Local Court held at Perth dated 7th day of October 1909

Lot 81 of Canning Location 2 being the whole of the land comprised in Certificate of Title Volume CLXXXVII. Folio 191

was sold by public auction for default in payment of rates due to the Municipality of Victoria Park and that it is my intention on the 23rd day of December 1909 to register the purchaser as proprietor of the said land accordingly without requiring production of the duplicate Certificate of Title pursuant to Section 432 of "The Municipal Corporations Act 1906" (6 Edward VII. No. 32).

A. Y. GLYDE, Assistant Registrar of Titles.

Land Titles Office, Perth, 2nd December, 1909.

# TRANSFER OF LAND ACT, 1893.

Transfer No. 4303/1909.

NOTICE is hereby given that pursuant to a warrant of execution of the Clerk of the Local Court held at Perth dated the 7th day of October 1909

Lots 57 and 58 of Canning Location 2 being the whole of the land comprised in Certificate of Title Volume CLXXI. Folio 149

were sold by public auction for default in payment of rates due to the Municipality of Victoria Park and that it is my intention on the 23rd day of December 1909 to register the purchaser as proprietor of the said land accordingly without requiring production of the duplicate Certificate of Title pursuant to Section 432 of "The Municipal Corporations Act 1903" (6 Edward VII. No. 32).

A. Y. GLYDE, Assistant Registrar of Titles.

Land Titles Office, Perth, 2nd December, 1909.

### TRANSFER OF LAND ACT. 1893.

Transfers Nos. 4300/1909, 4301/1909, and 4302/1909. NOTICE is hereby given that pursuant to warrants of execution of the Clerk of the Local Court held at Perth dated 7th day of October 1909

Lot 14 of Swan Location 36 being the untransferred portion of the land comprised in Certificate of Title Volume CLXXXIV. Folio 143

Lot 1082 of Swan Location 36 being portion of the land comprised in Certificate of Title Volume 373

Folio 16 and

Lot 33 Section A of Canning Location 2 being por-tion of the land comprised in Certificate of Title

Volume XXXIV. Folio 364 were sold by public auction for default in payment of rates due to the Municipality of Victoria Park and that it is my intention on the 23rd day of December 1909 to register the purchasers as proprietors of the said land accordingly without requiring production of the duplicate Certificates of Title pursuant to Section 432 of "The Municipal Corporations Act 1906" (6 Edward VII. No. 32).

A. Y. GLYDE, Assistant Registrar of Titles.

Land Titles Office, Perth, 2nd December, 1909.

#### TRANSFER OF LAND ACT, 1893.

Transfer No. 4299/1909. NOTICE is hereby given that pursuant to a warrant of execution of the Clerk of the Local Court held at Perth dated 7th October 1909

Lot 101 of Canning Location 2 being the whole of the land comprised in Certificate of Title Volume CCLXVIII. Folio 107

was sold by public auction for default in payment of rates due to the Municipality of Victoria Park and that it is my intention on the 23rd day of December 1909 to register the purchaser as proprietor of the said land accordingly without requiring production of the duplicate Certificate of Title pursuant to Section 432 of "The Municipal Corporations Act 1906" (6 Edward WILL No. 20) VII. No. 32).

A. Y. GLYDE, Assistant Registrar of Titles.

Land Titles Office, Perth, 2nd December, 1909.

#### TRANSFER OF LAND ACT, 1893.

(Section 219.)
Application No. 889/1909.
TAKE notice that Alfred John Bussell of Busselton in the State of Western Australia internal and the state of Western Australia internal and the state of Western Australia internal the State of Western Australia jetty employee and Frederick Aloysius Weld Bussell of Busselton in the said State farmer have made application to be registered as the proprietors of an estate in fee simple in possesas the propretors of an estate in the simple in possession as devisees under the last will and testament of Alfred Pickmore Bussell late of Wallcliff on the Margaret River Sussex District sometimes described as gentleman and sometimes as farmer and grazier deceased in the following parcel of land situate in the District of Sussex and being

Sussex Location 202 standing in the name of Alfred Pickmore Bussell of Wallcliffe farmer and grazier and being the whole of the land comprised in Cer-tificate of Title Volume XLIII. Folio 331.

And further take notice that all persons other than And further take notice that all persons other than the applicants claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the 29th day of December next a caveat forbidding the registration of the said Alfred John Bussell and Frederick Aloysius Weld Bussell as proprietors of the said land accordingly. ingly.

A. Y. GLYDE,

Assistant Registrar of Titles.

Land Titles Office, Perth,

2nd December, 1909.

Parker & Parker, Howard Street, Perth, Solicitors for the Applicants.

#### TRANSFER OF LAND ACT. 1893.

Transfers Nos. 4399/1909 and 4400/1909. NOTICE is hereby given that pursuant to warrants of execution of the Clerk of the Local Court held at York date 29th April 1909

York Town Lots 120 and 121 being the whole of the land comprised in Certificate of Title Volume 3 Folio 120 and

Lots 11 and 12 of Avon Location V being portion of the land comprised in Certificate of Title Volume XXIII. Folio 353

were sold by public auction for default in payment of rates due to the Municipality of York and that it is my intention on the 23rd day of December 1909 to register the purchaser as proprietor of the said lands accordingly without requiring production of the duplicate Certificates of Title pursuant to Section 432 of "The Municipal Corporations Act 1906" (6 Edward VII. No. 32).

A. Y. GLYDE,

Assistant Registrar of Titles.

Land Titles Office, Perth, 2nd December, 1909.

#### TRANSFER OF LAND ACT. 1893.

Transfers Nos. 4408/1909. 4409/1909. and 4410/1909. NOTICE is hereby given that pursuant to warrants of execution of the Clerk of the Local Court held at York dated 29th April 1909

Lot 1 of York Town Lot 260 being the whole of the land comprised in Certificate of Title Volume XIX.

Lot 7 of York Town Lot 260 being the whole of the land comprised in Certificate of Title Volume XXXVI. Folio 20

Lot 5 of York Town Lot 260 being the whole of the land comprised in Certificate of Title Volume XXVII. Folio 20 and

Lots 2 and 3 of York Town Lot 260 being the whole of the land comprised in Certificate of Title Volume XXVII. Folio 21

were sold by public auction for default in payment of rates due to the Municipality of York and that it is my intention on the 23rd day of December 1909 to register the purchaser as proprietor of the said lands accordingly without requiring production of the duplicate Certificates of Title pursuant to Section 432 of "The Municipal Corporations Act 1906" (6 Edward VII No. 32) VII. No. 32).

A. Y. GLYDE,

Assistant Registrar of Titles.

Perth, Land Titles Office, 2nd December, 1909.

# TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 958/1909.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the 15th day of January 1910 to issue to Albert Edward Nash formerly of Melbourne in the State of Victoria but now of Sydney in the State of New South Wales commercial traveller a Special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged ocen lost. Dated 9th day of December, 1909.

ALFRED E. BURT, Registrar of Titles.

# The land referred to.

Lots 52 and 53 of Perth Suburban Lot 319 standing in the name of Albert Edward Nash of Melbourne in the Colony of Victoria commercial traveller and registered in Volume CXLIV. Folio 6.

Nicholson & Hensman, Surrey Chambers, St. George's Terrare, Perth, Agents for S. M. Stephens, 36 Moore Street. Sydney, in the State of New South Wales, Solicitor for the Applicant.

#### TRANSFER OF LAND ACT, 1893.

Application No. 940/1909.

TAKE notice that Anne Maria Eliza Smith of Udoc near Bunbury in the State of Western Australia widow and Ephraim Mayo Clarke of Bunbury in the said State merchant have made application to be registered as the proprietors of an estate in fee simple in possession as Executors and Trustees of the last will and testament of Maurice Brett Smith late of Udoc aforesaid farmer deceased in the following parcels of land situate in the Wellington District and being:-

Wellington Locations 114 and 142 and parts of Wellington Locations 194 and 249 containing in the aggregate 216½ acres

Bounded on the North by the South boundary of Location 651 and part of the South boundary of Location 468 measuring together 88 chains 65 links

On the Eastward by 24 chains 99 links of a public road.

On the South by 63 chains 80 links 4 chains 43 2/10 links and 2 chains  $27\frac{1}{2}$  links of a public road by boundaries of Location 275 measuring 5 chains 38 links and 10 chains and by 10 chains of another boundary of Location 275 and

On the West by 38 chains 37 links of a boundary of Location 364.

Bounded on the inner part by public roads.

وه القداد ...

Wellington Location 264 containing 40 acres Bounded on the North by 28 chains 40 links of a public road

On the East by 14 chains 9 links of the West boundary of Location 651

On the South by the North boundary of Location 364 and a boundary of Location 341 measuring together 28 chains 40 links and

On the West by 14 chains 9 links of the East boundary of Location 419.

Wellington Location 59 containing 160 acres.

Bounded on the North by the South boundary of Location 60 measuring 58 chains

On the East by 28 chains 90 links of a public road On the South by 49 chains 84 links of the North boundary of Location 48 and

On the West by part of the shore of Lake Preston and

Wellington Location 272 containing 40 acres Bounded on the North by boundaries of Locations 359 and 364 measuring together 14 chains 48 links On the East by part of a boundary of Location 275 and a boundary of Location 432 measuring together 27 chains 65 links

On the South by a boundary of Location 432 measuring 14 chains 48 links and

On the West by boundaries of Locations 432 and 359 measuring together 27 chains 65 links.

And further take notice that all persons other than the applicants claiming to have any estate right title or interest in the above parcels of land are hereby required to lodge in this Office on or before the 15th day of January 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, 9th December, 1909.

Stanley, Money, & Walker, Bunbury, Solicitors for the Applicants.

TRANSFER OF LAND ACT, 1893.

Application No. 948/1909.

TAKE notice that Joseph Johnston of Geraldton in the State of Western Australia tailor 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 Geraldton and being:—

Lot 4 of Geraldton Town Lot 222 containing 4 6/10 perches

Bounded on the South-East by 21 links of Marine Terrace

On the North-East by the South-West boundary of Lot 5 measuring 1 chain 36 7/10 links On the North-West by 21 1/10 links of a right of w:y

and

On the South-West by the North-East boundary of Lot 3 measuring 1 chain 39 9/10 links.

The land is more particularly defined on Diagram 2936 deposited in the Land Titles Office.

Together with a right of carriage way over the way coloured brown on the said diagram.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land are hereby a quired to lodge in this Office on or before the 15th day of January next a careat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT, Registrar of Titles.

Land Titles Office, Perth, 9th December, 1909.

Haynes, Robinson, & Cox, Howard Street, Pertn, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 265/1909.

TAKE notice that Bernard McGuiness of Greenough 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 Victoria District and being:-

Victoria Locations 47 and 453 containing together 80 acres and 3 roods

Bounded on the North-East by the South-West boundary of Location 901 measuring 50 chains 14 links by 5 chains 87 links of the South-East boundary of Location 901 and by 28 chains 78 links of the South-West boundary of Location 895

On the South-East by 13 chains 95 links of the North-West boundary of Location 1486

On the South-West by the North-East boundary of Location 783 and a boundary of Location 2692 measuring together 78 chains 92 links and

On the North-West by parts of the South-East boundaries of Locations 2587 and 1938 measuring together 8 chains 8 links and

Victoria Locations 747 and 762 containing together 140 acres

Bounded on the North-West by 20 chains of Bootena! Road

On the North-East by the South-West boundary of Location 998 measuring 25 chains 2 links by 7 chains of the South-East boundary of Location 998 and by the South-West boundary of Location 1366 measuring 33 chains 35 links

On the South-East by 27 chains of the North-West boundary of Location 415 and

On the South-West by 58 chains 35 links of Kennedy Road.

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 re-quired to lodge in this Office on or before the 15th day of January 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, 9th December, 1909.

Stone & Burt, 514 Hay Street, Perth, Solicitors for the Applicant.

#### TRANSFER OF LAND ACT, 1893.

Transfer No. 4433/1909. NOTICE is hereby given that pursuant to a warrant of execution of the Clerk of the Local Court held at Perth dated 27th day of June 1908

Lot 31 Section A of Swan Location 685 being the whole of the land comprised in Certificate of Title Volume XLIV. Folio 119

was sold by public auction for default in payment of rates due to the Municipality of North Perth and that it is my intention on the 8th day of January 1910 to register the purchaser as proprietor of the said land accordingly without requiring production of the duplicate Certificate of Title pursuant to Section 432 of "The Municipal Corporations Act, 1906" (6 Edward VII. No. 32).

ALFRED E. BURT, Registrar of Titles.

Land Titles Office, Perth, 9th December, 1909.

#### MIDLAND JUNCTION MUNICIPALITY.

Weights and Measures Act, 1899; Bread Act, 1903.

JOSEPH BASS MILLER has been appointed inspector of Weights and Measures, and Inspector of Bread, under the above Acts.

NOTICE is hereby given that Arthur Wilson, of Midland Junction, has been appointed Poundkeeper to the above Municipality, in place of Edward Thomas Fay, resigned.

> VINCENT J. DUTHIE Town Clerk.

Town Hall, Midland Junction, 8th December, 1909.

Municipality of Queen's Park.

EXTRAORDINARY ELECTION OF ONE COUNCIL-LOR.

NOTICE is hereby given that an Extraordinary Election to fill the vacancy caused by the resignation of Councillor Fletcher will be held on Wednesday, the 22nd December, 1909.

Nominations, accompanied by a eash deposit of £5, from ratepayers qualified to fill the position will be received until 4 o'clock p.m. on Wednesday, 15th December, 1909, at the Town Clerk's Office.

STEVE H. FLETCHER, Mayor and Returning Officer.

I hereby appoint Robert George Jennings, Town Clerk, my Deputy Returning Officer for the said election.

STEVE H. FLETCHER,

Returning Officer.

Council Office, Queen's Park, 4th December, 1909.

#### DUNDAS ROAD BOARD.

IN terms of Section 130 of the Roads Act, I hereby order that the time for making up the Rate Book of the above Board be extended to 13th August, 1909.

> FRANK WILSON, Minister for Works.

# BROAD ARROW ROAD BOARD.

IN terms of Section 130 of the Roads Act, I hereby order that the time for making up the Rate Book of the above Board be extended to 8th July, 1909.

FRANK WILSON, Minister for Works.

# MOUNT MAGNET ROAD BOARD.

IN terms of Section 130 of the Roads Act, I hereby order that the time for making up the Rate Book of the above Board be extended to 25th July, 1909.

FRANK WILSON. Minister for Works.

#### KELLERBERRIN ROAD BOARD.

Notice.

THE old track through Mr. J. Deane Hammond's property, Cuttening, is closed to traffic, and the Kwollyinn Main Road is open for traffic.

R. H. GLEDHILL,

WE, Leake Bros., J. J. Mather, and D. Dinan, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Kellerberrin Road Board to close the said portion of road, viz.:-

10356/09.

K13.—The surveyed road passing along the North boundary of Avon Locations 7702 and 8637, also the East boundary of Location 8637, and part of the North and the East boundaries of Location 7044 to the latter's South-East corner. (Plan 25/80.)

LEAKE BROS. J. J. & H. MATHER. D. DINAN.

I, William J. Jacka, on behalf of the Kellerberrin Road Board, hereby assent to the above application to close the road therein described.

W. J. JACKA, Chairman Kellerberrin Road Board.

20th November, 1909.

W55.--3302/08.

AT a Public Meeting of the Ratepayers of the Wanneru Road District, held at Wanneru on the 4th December, 1909, a resolution was passed unanimously deciding to close Road No. 425, as it was superseded by Road No. 3950, and, in pursuance of such resolution, I, Herbert Hocking, on behalf of the Wanneru Road Board, hereby assent to the above application to close the road therein described. (Plan 1A/40.)

H. HOCKING, Chairman Wanneru Road Board.

4th December, 1909.

# CLOSURE OF ROADS.

THE Plantagenet Road Board, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Plantagenet Road Board to close the said portion of road, viz.:—

P7.—The surveyed road leaving Road No. 326 at the Western end of the deviation in such road in Location B2, and extending North-Eastward through part of such location for a distance of about 45 chains to rejoin Road No. 326 at the Eastern end of the deviation. (Plan 451/80, Diagram 31779.)

> H. EGERTON WARBURTON, Acting Chairman.

I, H. E. Warburton, Acting Chairman, on behalf of the Plantagenet Road Board, hereby assent to the above application to close the road therein described.

H. EGERTON WARBURTON, Acting Chairman Plantagenet Road Board. 27th November, 1909.

WE, G. E. and A. W. Mouell, being the owners of land over or along which the portion of road hereunder de-scribed pases, have applied to the Meckering Road Board to close the said portion of road, viz :-

That portion of the Road 761 lying between the South-East side of Road 1304 and the South-East boundary of Location 3290. (Plan Meckering A.A.)

G. E. & A. W. MOUELL.

I, Osborne Wilson, on behalf of the Meckering Road Board, hereby assent to the above application to close the road therein described.

OSBORNE WILSON, Chairman Meckering Road Board. 28th August, 1909.

CLAREMONT LOCAL BOARD OF HEALTH.  STATEMENT of Receipts and Expenditure for the year ended 31st October, 1909:—  Receipts.	\$\text{\mathbf{x}} & \mathbf{x} & \mathbf{x} & \mathbf{x} & \mathbf{d} & \mathbf{x} & \mathbf{d} & \mathbf{x} & \mathbf{d} & \mathbf{d} & \mathbf{x} & \mathbf{d}
	Hire of ambulance
To Rates received—Arrears 51 1 4 7 8 8 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9	£18,601 8 0
" Ambulance wagon horse-hire.       3 10 6         " Disinfecting charges .       1 7 0         " Fever services—Refunded       37 12 6         " Postages—Refund       0 5 0         " Receipts—Miscellaneous       1 5 6         " Sanitary pans sold       85 10 0         £444 19 2	Expenditure.  Oct. 31, 1908. £ s. d. £ s. d.  By Balance
Expenditure.  \$\frac{\pmu}{\pmu} \ \pmu \ \ \ \ \pmu \ \mu \ \pmu \ \mu \mu	Law costs
, Ambulance maintenance 0 18 8  , Audit fees 5 0 0  , Bank charges 3 14 0  , Disinfecting 9 11 7  , Expenditure—Miscellaneous 4 4 0  , Foreshore—Cleaning 20 6 9  , Insurance 1 5 0  , Office expenses and postages 2 10 10  , Plant additions 1 1 6  , Salaries 145 1 0  , Sanitary services 1 2 6  , Stationery, printing, and advertising 1 1 1 4  , Cash at Bank 92 11 0  , Cash in hand, including adjustment cheques 55 15 9	Fodder
T. J. BRIGGS,  Mayor.  ALFRED C. FERRIS, Secretary.  We have examined the Books of Account, Vouchers, and Bank Pass Book of the Claremont Local Board of Health for the year ending 31st October, 1909, and hereby certify that the above Statement of Receipts and Expenditure is an accurate resumé of the various transactions for that period.  W. DOHERTY, A.I.A., W.A., C. A. WYLIE, F.I.A., W.A., Auditors.  Claremont, 10th November, 1909.  PERTH LOCAL BOARD OF HEALTH.	Sanitary Service—         By Wages       7,429 19 6         Salaries       189 14 6         Fodder       1,520 5 11         Repairs to carts       164 17 5         Repairs to harness       140 14 11         Repairs to plant       25 6 10         Repairs to pans       348 3 2         Repairs to tools       4 3 8         Lamps and repairs       21 3 8         Shoeing horses       210 1 8         Fuel account       121 9 5         Kerosene       54 12 0         Oil       15 2 2         Veterinary fees       40 2 6         Audit fees       30 0 0         Insurance       2 2 11         Holidays—Employees       166 3 4         Printing and stationery       8 18 10         Miscellaneous       27 3 0
STATEMENT of Receipts and Expenditure for the year ending 31st October, 1909:—         Receipts.         Oct. 31, 1909.       £ s. d. £ s. d.         To Sanitary rate	Sanitary pans
Private hospital licenses 12 15 0  Rubbish Service— Rubbish fees 1,001 17 8 Sale of manure 6 17 0 Rubbish destructor fees 4 1 9	JAMES CORBETT, F.F.I.A., City Treasurer.
Sanitary Service—  Senitary charges	THOS. G. MOLLOY,  Mayor.  W. E. BOLD,  Town Clerk.

We have examined the Books, Vouchers, and Bank Pass Books of the Perth Local Board of Health, and hereby certify that the above Statement of Receipts and Expenditure prepared therefrom represents a true statement of the transactions of the Board for the year ending 31st October, 1909.

W. C. BYASS, F.I.A., W.A.,

O. L. HAINES, F.S.A.A., Eng., F.I.A., W.A., City Auditors.

19th November, 1909.

#### CLOSURE OF ROAD.

I, THE MINISTER FOR LANDS, being the owner of land over which the portion of road hereunder described passes, have applied to the Narrogin Road Board to close the said portion of road, viz.:—

10459/07.

N17.—The surveyed road passing along part of the South boundary of Williams Location 5966 to the Easternmost boundary of Location 7917 Plan 385B/40).

JAMES MITCHELL.

I, John Edward Clayton, on behalf of the Narrogin Road Board, hereby assent to the above application to close the road therein described.

JOHN E. CLAYTON, Chairman Narrogin Road Board.

20th November, 1909.

In the matter of "The Companies Act, 1893," and in the matter of the Mount Eba Gold Mining Company, Limited.

NOTICE is hereby given that at an Extraordinary General Meeting of the above Company held at the Australia Hotel, Kalgoorlie, on the 16th November, 1909, a special resolution was unanimously passed that the Mount Eba Gold Mining Company go into liquidation forthwith, and that Messrs. Hereules Benjamin Curwood, Arthur Samuel Green, and Frederick Osborne Hampton be appointed Liquidators.

Dated at Kalgoorlie, this 6th day of December, 1909.

J. CHECKETTS, Chairman of Meeting. In the matter of "The Companies Act, 1893." (Section 197, Subsection 3.)

Re Dawbarn, Limited.

NOTICE is hereby given that at the expiration of three months from the date hereof it is my intention, unless cause be shown to the contrary, to strike the name of the above Company off the Register of Companies.

Dated this 1st day of December, 1909.

F. A. MOSELEY, Registrar of Companies.

In the matter of "The Companies Act, 1893." (Section 197, Subsection 3.)

Re Deane Motor Car and Cab Company, Limited. NOTICE is hereby given that at the expiration of three months from the date hereof it is my intention, unless cause be shown to the contrary, to strike the name of the above Company off the Register of Companies.

Dated this 1st day of December, 1909.

F. A. MOSELEY, Registrar of Companies.

Hampton Uruguay, Limited.

NOTICE is hereby given that the Registered Office of the above Company is situate at No. 23 MacDonald Street, Kalgoorlie, and that Edward Graham Price, Esq., is the Attorney for the Company in Western Australia. Dated this 4th day of December, 1909.

STONE & BURT, 514 Hay Street, Perth, Solicitors for the Company in Western Australia.

The Callion Gold Mining Co., W.A. (No-Liability). NOTICE is hereby given that a Call (the fourth) of Threepence per share has been made by the above Company in respect of all shares, Nos. 1 to 100,000, and that the said Call is due and payable at the Registered Office of the Company, No. 1 Exchange Buildings, Kalgoorlie, on Wednesday, the 8th day of December, 1909.

F. WITTENOOM, Secretary.

Registrar General's Office Perth, 8th December, 1909.

IT is hereby notified, for general information, that owing to absence from the State, the name of the undermentioned Minister has been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.	
1190	1909 5th December	Roman Catholic Church.  Abbey "Nullius," of New Norcia, The Right Reverend Fulgentius Torres, O.S.B.	New Norcia	Victoria Plains	

IT is hereby published, for general information, that the following change of address of the undermentioned Ministers registered for the Celebration of Marriages throughout the State of Western Australia, has been duly notified to, and recorded in, this Office:—

				Trans	ferred	
R.G. No.	Date.	Denomination and Name.	Fr	'om	To	
		*	Residence.	Registry District.	Residence.	Registry District
1471	1909. 3rd December	The Methodist Church of Australasia. The Reverend Frank Hancock	Mt. Magnet	Murchison	Tambellup	Plantagenet
728	1909. 7th December	Roman Catholic Church. (Diocese of Perth.) The Reverend Patrick Lynch	Coolgardie	Coolgardie	Maylands	Perth

MALCOLM A. C. FRASER.

#### THE COMPANIES ACT, 1893.

#### Re Caledonian Insurance Company.

NOTICE is hereby given that the Caledonian Insurance Company having sold its Australian Fire business to the State Fire Insurance Company, Limited, of Liverpool, will cease to carry on business in Western Australia on and after the 28th day of February, 1910. The State Fire Insurance Company, Limited, of Liverpool, will as from the above date pay all losses that may arise under the Caledonian Company's policies then in force.

It is further notified that the existing Agencies of the Caledonian Insurance Company will be continued in the name of "The State Fire Insurance Company, Limited, of Liverpool, Successor to the Australian Fire business of the Caledonian Insurance Company," and the business will be conducted as heretofore at 19 Barrack Street, Perth.

There will not be any change in the management of The State Fire Insurance Company's business in Western Australia, as it will continue to be conducted by F. W. Barrymore, Ltd., Newman Street, Fremantle, Chief Agents for Western Australia.

Dated this 24th day of November, 1909.

T. QUARTERMAN,

Local Manager and Attorney for The Caledonian Insurance Company.

H. Sebastian Thomas & Gerloff, Solicitors for The Caledonian Insurance Company, Perth.

NOTICE is hereby given that the Offices of the Triton Insurance Coy., Ltd., and the State Fire Insurance Coy., Ltd., are now removed from Phillimore Street, Fremantle, to Newman Street, Fre-mantle.

(Sgd.) F. W. BARRYMORE, LTD.,

Attorneys.

Paringa Mines (1909), Limited.

NOTICE is hereby given that the Registered Office of the above Company is situate at 514 Hay Street, Perth, and that Septimus Burt and Frank Mends Stone are the Attorneys (jointly and severally) of the Company in Western Australia.

Dated this 18th day of November, 1909.

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

# Gwalia Proprietary, Limited.

NOTICE is hereby given that the Registered Office of the above-named Company has been removed to Gold Mining Lease No. 75E, Boulder, and that the same is accessible to the public on every week-day between the hours of 10 a.m. and 1 p.m., and 2 p.m. and 4 p.m., with the exception of Saturdays and holidays.

Dated the 2nd day of December, 1909.

KEENAN & RANDALL, Maritana Street, Kalgoorlie, Solicitors for the Company.

#### Tindals Gold Mining Company.

NOTICE is hereby given that a Call (forty-fifth) of Sixpence per share has been made, due and payable at the office of the Company, Broken Hill Chambers, 31 Queen Street, Melbourne, on or before 8th December, 1909.

D. G. STOBIE, Legal Manager.

# CENTRAL BOARD OF HEALTH.

# Kalamunnda Village Area.

THE Central Board of Health, in pursuance of the powers conferred upon it under the provisions of "The Health Act, 1898," and amendments thereof, hereby notifies that it has struck an Annual Charge in respect of all occupied property in the Village Area of Kalamunnda, of £2 16s. 4d. per pan per annum, payable by weekly instalments of 1s. 1d.

By order of the Central Board of Health,

F. J. HUELIN, Secretary.

8th December, 1909.

THE ASSOCIATIONS' INCORPORATION ACT, 1895.

The Western Australian Fire Brigades' Association.

I, JOHN CHARLES BRENNAN, of Fremantle, Hon. General Secretary of the Western Australian Fire Brigades' Association, hereunto authorised by a majority of the members of such institution, do hereby give notice that I am desirous that such institution should be incorporated under the provisions of "The Associations' Incorporation Act, 1895."

J. C. BRENNAN.

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

Memorial of the Western Australian Fire Brigades' Association filed in pursuance of "The Associations' Incorporation Act, 1895":—

- 1. Name of institution: The Western Australian Fire Brigades' Association.
- 2. Objects or purpose of the institution: To promote the interests and welfare of Fire Brigades (affiliated).
  - 3. Where situated or established: Fremantle.
- 4. Names of the trustees:—Arthur Calhoun, of Fremantle, George Underwood, and Herbert Bendall Forsaith, both of Perth.
- 5. In whom the management of the institution is vested and by what means: In an executive elected under the rules of the Association.
  - J. D. Moss & Solomon, Solicitors, Fremantle.

1, WILLIAM ALFRED SMITH, of Muchea, the person hereunto authorised by the Muchea Progress Association, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

W. A. SMITH.

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

- 1. Name of the Institution: The Muchea Progress Association.
- 2. Objects: To advance and secure the social, political, and general welfare of the residents in Muchea and the surrounding districts.
  - 3. Where situated or established: Muchea.
  - 4. The name of the Trustee or Trustees: Nil.
- 5. In whom the management of the Institution is vested and by what means: A committee of five members to be elected at the annual meeting.

W. A. SMITH.

#### NOTICE OF FORECLOSURE.

Agricultural Bank Act of Western Australia, 1906.

IT is hereby notified that the Agricultural Bank of Western Australia has, under Section 37 (3) of "The Agricultural Bank Act, 1906," taken possession of H.F. 9611/74, and will receive tenders for purchase of same until 31st December, 1909. The block comprises 160 acres of fair land partially improved, and is situated 10 miles South-West of Popanyinning.

No tender necessarily accepted.

Full particulars on application to the Managing Trustee, Agricultural Bank, Perth, or the Government Land Agents at Narrogin and Pingelly.

W. PATERSON,

Managing Trustee, Agricultural Bank.

1st December, 1909.

#### NOTICE TO CREDITORS.

In the matter of the Will of Frank Gray, late of Katanning, in the State of Western Australia, carpenter, deceased.

PURSUANT to "The Administration Act, 1903," all claims against the estate of the above-named deceased must be sent in to Charles Arthur Harris and George McLeod the younger, the Executors of the will of the said deceased, to the care of the undersigned, on or before the 10th day of January, 1910; after which day the said Executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this 8th day of December, 1909.
A. D. SMITH,

A. D. SMITH, Solicitor for the Executors, Austral Terrace, Katanning.

# NOTICE TO CREDITORS. Re William Higgins, deceased.

NOTICE is hereby given that all creditors and others having any claims or demands upon or against the estate of William Higgins, late of Capel, in the State of Western Australia, farmer, deceased, are hereby requested to send in particulars in writing of their claims or demands to the Administrator, Thomas Higgins, care of K. M. Eastman, Solicitor, Victoria Street, Bunbury, on or before the 12th day of January, 1910; and further that, at the expiration of the last mentioned date, the said Thomas Higgins will proceed to distribute the nessets of the said deceased amongst the persons entitled thereto, having regard only to the claims or demands of which he shall have then had notice.

Dated the 2nd day of December, 1909.

K. M. EASTMAN, Solicitor for the Administrator, Victoria Street, Bunbury.

#### NOTICE TO CREDITORS.

In the Supreme Court of Western Australia—Probate
Jurisdiction.

203/9.

In the matter of the estate of Angus Campbell, deceased.

WHEREAS on the 2nd day of December, 1909, an order to administer the estate and effects of Angus Campbell, late of Laverton, in the State of Western Australia, prospector, deceased, who died on or about the 22nd day of August, 1909, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestate Estates, Perth.

Now notice is hereby given that all Creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the 15th day of January, 1910.

And further, that the undersioned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 6th day of December, 1909.

GERVASE CLIFTON,

Curator of Intestate Estates.

#### NOTICE TO CREDITORS.

In the Supreme Court of Western Australia— Probate Jurisdiction.

In the matter of the Estate of Robert Campbell, late of Yankee Town, near Carnarvon, gentleman, deceased. WHEREAS on the 24th day of September, in the year 1909, probate in the above estate was granted to Henry Campbell, of Boologooro Station, in the Gascoyne District: Notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send in particulars of such claims or demands to the undersigned, the Solicitor for the said Executor, at the undermentioned address, on or before the first day of January, 1910: And further, the Executor will then proceed to distribute the assets of the said deceased, having regard only to the claims and demands of which he shall then have had

notice, and the said Executor will not be liable for the assets of the said Robert Campbell, deceased, or any part thereof so distributed, to any person or persons of whose claims and demands he shall not then have had notice.

Dated this 27th day of November, 1909.

CLAUDE R. EWING, Solicitor for the Executor, Robinson Street, Carnarvon.

# IN THE ESTATE OF SAMUEL JOHN EAKINS, DECEASED, INTESTATE.

PURSUANT to Section 46 of "The Administration Act, 1903," notice is hereby given that all creditors and other persons having claims or demands against the estate of Samuel John Eakins, late of Greenough, in the State of Western Australia, farmer, deceased, intestate, are hereby required to send particulars in writing of their claims or demands to me the undersigned, as Solicitor to the Administrator of the Estate of the said deceased, on or before the 10th day of January next, after which day the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated this 4th day of December, 1909.

B. H. DARBYSHIRE, W.A. Club Buildings, 46 St. George's Terrace, Perth, Solicitor to the said Administrator.

In the Supreme Court of Western Australia—Probate Jurisdiction.

In the matter of the Will of William Herbert de Lisle, late of Perth, in the State of Western Australia, gentleman, deceased.

TAKE notice that all claims against the above estate must be rendered to the Secretary of the West Australian Trustee, Executor, and Agency Company, Limited, of Trustee Chambers, Barrack Street, Perth, on or before the 10th day of January, 1910.

#### NORTHMORE & HALE,

Solicitors for the West Australian Trustee, Executor, and Agency Company, Limited.

# NOTICE TO CREDITORS.

152/9.

In the matter of the estate of Michael Gleeson, deceased.

WHEREAS on the 13th day of June, 1909, an order to administer the estate and effects of Michael Gleeson, late of Meckatharra, in the State of Western Australia, miner, deceased, who died on or about the 13th day of June, 1909, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestate Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the 15th day of January, 1910.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 6th day of December, 1909.

GERVASE CLIFTON, Curator of Intestate Estates.

#### NOTICE TO CREDITORS.

79/9.

In the matter of the estate of William Small, deceased.

WHEREAS on the 2nd day of December, 1909, an order to administer the estate and effects of William Small, late of Moolyella, in the State of Western Australia, miner, deceased, who died on or about the 4th day of March, 1909, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestate Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the 5th day of February, 1910.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 6th day of December, 1909.

GERVASE CLIFTON, Curator of Intestate Estates. NOTICE TO CREDITORS.

119/9.

In the matter of the estate of John O'Brien, deceased.

WHEREAS on the 2nd day of December, 1909, an order to administer the estate and effects of John O'Brien, late of Port Hedland, in the State of Western Australia, teamster, deceased, who died on or about the 29th day of May, 1909, was granted by the Supreme Court of the said State, under the provisions of "The Administration Act, 1903," to the undersigned, the Curator of Intestate Estates, Perth.

Now notice is hereby given that all creditors and other persons having claims or demands against the estate of the said deceased are hereby required to send particulars of such claims or demands to the undersigned, on or before the 29th day of January, 1910.

And further, that the undersigned will, immediately after such date, proceed to distribute the assets of the said deceased among the creditors and persons entitled thereto, having regard only to those claims of which he shall then have had notice. And the said Curator will not be liable for the assets, or any part thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 6th day of December, 1909.

GERVASE CLIFTON, Curator of Intestate Estates.

ESTATES placed under the charge of the Curator of Intestates' Estates for management during the month of November, 1909:—

Residence.	Estimated value of.			Date of	Remarks.	
nosidence.		ty.	Realty.		Death.	Itematks.
e Val ria ould Perk Riv Ea	s. 0 2 7 0 0 10 0 13 10 0 19 0 12 19		Nil do.		13-5-09 1-9-09 18-10-09 11-10-09 14-10-09 29-5-09 25-10-09 21-10-09 1-10-09 9-11-09 23-10-09 18-11-09 30-9-09 16-11-09	
Pa. ar	4. O 2	4 C	4 0 0	4 0 0 do.	4 0 0 do	4 0 0 do 30-9-09 0 0 0 do 16-11-09

GERVASE CLIFTON, Curator of Intestates' Estates.

Dated this 6th day of December, 1909.

BANKRUPTCY ACT AMENDMENT ACT, 1898.

Notice of first and final Dividend.

In the matter of Bernard Kelly, Farmer, of Wannamal.

NOTICE is hereby given that it is my intention to declare a first and final Dividend in the above matter on the 15th of January, 1910, payable only to those creditors who shall have signed or assented to deed of assignment.

Dated this 2nd day of December, 1909.

[L.S.] J. L. B. WEIR,

Woolf & Weir, Public Accountants, 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 Alfred Frank Stone, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of Alfred Frank Stone, farmer, York, will be held at Mr. E. Brown's Office, Avon Terrace, York, on the 20th day of December, 1909, at 3 p.m.

Dated this 8th day of December, 1909.

[L.S.]

N. C. CHAPMAN,
Agent for the Debtor.

BANKRUPTCY ACT AMENDMENT ACT, 1898.

In the matter of Herbert Shaw, trading as Fergusson & Shaw, General Storekeepers, Collie.

NOTICE is hereby given that a Meeting of the Creditors of the above-named Herbert Shaw, of Collie, will be held at our offices, Halsbury Chambers, Howard Street, Perth, on Friday, the 17th day of December, 1909, at the hour of half-past three o'clock, in pursuance of the Bankruptcy Act Amendment Act, 1898.

Dated this 8th day of December, 1909.

L.S.

WOOLF & WEIR,
Public Accountants,
Halsbury Chambers, Howard Street, Perth.

BANKRUPTCY ACT AMENDMENT ACT, 1898.

Notice of intention to declare a first and final Dividend.

In the matter of James Charlie Gog (sometimes known as James Gog Corkon, trading as "Y. Corkon"), of Hay Street, Subiaco, 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 the 5th day of January, 1910, payable to those creditors only who have signed or assented to the deed of assignment.

Dated the 4th day of December, 1909.

[L.S.]

Q. H. JAMES,

Trustee.

Q. H. James & Co., Accountants, 4 and 5 Brookman's Buildings, Barrack Street, Perth.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of Harry Soden, of Belmont, Horse trainer, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of the above-named debtor will be held at the office of Edward Arthur Maggs, South British Chambers, Barrack Street, Perth, on Friday, the 17th day of December, 1909, at the hour of 3 o'clock in the afternoon.

Dated the 8th day of December, 1909.

[L.s.]

E. A. MAGGS,
Agent for the Debtor.

In the Supreme Court of Western Australia—In Bankruptcy.

In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of James Charlie Gog (sometimes known as James Gog Corkon), trading as "Y. Corkon," of Hay Street, Subiaco, Grocer, a Debtor.

NOTICE is hereby given that the above-named debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," and that the same is now lying for inspection and execution at the offices of Q. H. James & Co., Accountants, 4 and 5 Brookman's Buildings, Barrack Street, Perth.

Dated this 9th day of December, 1909.

[L.S.]

M. M. MOSS, Official Receiver in Bankruptcy.

### THE BANKRUPTCY ACT, 1892.

#### Appointment of Trustee.

Debtor's Name	Court.	Number.	Trustee's Name.	Address.	Date of Certificate of Appointment.
John Williams	Supreme Court, Perth	91 of 1909	Morrie Melville Moss	Supreme Court, Perth	7th day of December, 1909

#### Adjudication.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.
David Solomon Smith	Goomalling	Farmer	Supreme Court, Perth	110 cf 1909	7th day of December, 1909	4th day of November, 1909

# Orders made on Application for Discharge.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.
John Thomas Ruddaway Clemens August Franz & Nulsen (of the firm of Nuisen Brothers Anton Bernhardt Nulsen (of the firm of Nulsen	Dongarra  Wiluna  Do	Contractor Storekeeper do	Supreme Court, Ferth do do	245 of 1898 28 of 1906 28 of 1906	21st day of December, 1908. 23rd day of September, 1909 do	Conditional.  Discharge suspended for two years. do.
Brothers) George Charles Beamish Frank George Bailey  Henry Goldsworthy Gottlieb Samuel Wetzlar	Perth Do  Boulder Mertondale	Contractor Cierk  Merchant Baker	do do do	44 of 1906 131 of 1909 2 of 1907 134 of 1907	do do 19th day of October, 1909	Conditional.  Discharge suspended until a dividend of not less than 10s, in the £ hus been pa.d. do.  do. do.  Absolute and unconditional.

# PARTNERSHIP NOTICE.

NOTICE is hereby given that the partnership heretofore subsisting between Charles Augustus Fane and Charles Eugene Fane, carrying on the business of Sheep Farmers at Point Charles Station, in the Gascoyne District, has been dissolved as from the 24th day of November, in the year 1909.

The said partnership will, as from the 24th day of November, in the year 1909, be carried on at the said Point Charles Station by Charles Eugene Fane and Danzey Powell (in partnership), under the firm name of "Fane & Powell."

Dated this 24th day of November, 1909.

CHARLES EUGENE FANE. CHARLES A. FANE. DAN. POWELL.

Witness to signatures— Claude R. Ewing, Solicitor, Carnarvon.

### THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

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