

# Bazette Governmer

#### WESTERN AUSTRALIA.

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PERTH: FRIDAY, MARCH

1912.

No. 14004.—C.S.O.

Bank Holidays at Wagin, Quairading, Narrogin, Boulder, Greenbushes, Balingup, and Meckering.

## PROCLAMATION

WESTERN AUSTRALIA, TO WIT.

G. STRICKLAND, Governor.

[L.S.]

WESTERN AUSTRALIA, Stand 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.

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

Date and Town.

Wednesday, the 6th day of March, 1912, at Wagin. Thursday, the 7th day of March, 1912, at Quairading. Wednesday, the 13th day of March, 1912, at Narrogin. Wednesday, the 13th day of March, 1912, at Boulder. Wednesday, the 13th day of March, 1912, at Greenbushes.

Wednesday, the 13th day of March, 1912, at Balingup. Wednesday, the 20th day of March, 1912, at Meckering.

Given under my hand and the Public Seal of the said State, at Perth, this 22nd day of February, 1912.

By His Excellency's Command,

J. M. DREW Colonial Secretary.

GOD SAVE THE KING!!!

No. 14005.--C.S.O.

Bank Holidays at Donnybrook, Williams, Cuballing, Coolgardie, Kojonup, and Dowerin.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir Gerald StrickTO WIT. Sland, 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.

IN pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said State, do by this my Proclamation appoint special days to be observed as Bank Holidays as follows:-

Wednesday, the 6th day of March, 1912, at Donnybrook.

Monday, the 11th day of March, 1912, at Donnybrook. Friday, the 15th day of March, 1912, at Williams. Wednesday, the 20th day of March, 1912, at Cuballing. Wednesday, the 20th day of March, 1912, at Cool-

Thursday, the 21st day of March, 1912, at Kojonup. Wednesday, the 27th day of March, 1912, at Dowerin.

Given under my hand and the Public Seal of the said State, at Perth, this 28th day of February, 1912.

> By His Excellency's Command J. M. DREW, Colonial Secretary.

GOD SAVE THE KING!!!

The Mining Act, 1904. Amendment of Boundaries of the Yilgarn Goldfield.

PROCLAMATION

Western Australia, By His Excellency Sir Gerald StrickTO WIT.

G. STRICKLAND,
Governor.

[L.S.]

[L.S.]

4671/11.

By His Excellency Sir Gerald StrickCommander 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.] 4671/11. WHEREAS by "The Mining Act, 1904," it is provided that the Governor may by Proclamation alter or amend the boundaries of a Goldfield: And whereas it is desirable to alter the boundaries of the Yilgarn Golddesirable to after the boundaries of the ringari Gold-field: Now therefore I, Sir Gerald Strickland, Governor of the said State, with the advice and consent of the Execu-tive Council, do hereby alter the boundaries of the Yil-garn Goldfield by excluding from the said Goldfield an area of 5,000 acres, bounded by lines starting at the 14-mile post on the Rabbit-proof Fence; thence North 24,000 links; thence East 20,833 links; thence South 24,000 links; thence West 20,833 links to the starting point, and declare that this Proclamation shall take effect on and from the 1st day of March, 1912.

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

> By His Excellency's Command, PHILIP COLLIER, Minister for Mines.

GOD SAVE THE KING!!!

## The Land Act, 1898. PROCLAMATION

(Resumption)

WESTERN AUSTRALIA, )
TO WIT.

G. STRICKLAND, Governor. [L.S.]

By His Excellency Sir Gerald Strick-land, 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 Depend-encies, etc., etc.

Corr. No. 1077/12. WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 10320/55, as described hereunder, should be resumed for one of the purposes specified in paragraph 8 of Section 39 of the said Act, that is to say, for Camping: Now therefore I, Sir Gerald Strickland, Count della Catena, Governor as aforesaid, with the advice of the Executive Council, do by this my Proclamation resume portion of Conditional Purchase Lease 10320/55 for the purpose aforesaid.

#### Schedule.

That portion of Conditional Purchase Lease 10320/55 That portion of Conditional Purchase Lease 10320/55 (Wellington Location 1754); containing 3 acres 2 roods, bounded by lines starting from an angle in the Eastern side of Road No. 4091 situate 244deg. 44 8/10 links from an Eastern boundary of said location, and extending 348deg. 50min. 16 chains 29 links; thence 85deg. 20min. 3 chains 93 6/10 links, 181deg. 18min. 16 chains 10 5/10 links, and thence 244deg. 44 8/10 links to the starting point. (Plan 410/80, Diagram 37643.)

Given under my hand and the Public Seal of the said State, at Perth, this 27th day of February, 1912.

By His Excellency's Command,

J. SCADDAN, for Minister for Lands.

GOD SAVE THE KING!!!

The Public Service Act, 1904.

ORDER IN COUNCIL.

At the Executive Council Chambers, at Perth, this 27th February, 1912.

Present:

His Excellency the Governor.
The Honourables—The Premier.

W. C. Angwin, M.L.A. WHEREAS by subsection (7) of section 36 of "The Public Service Act, 1904" (Act No. 40 of 1904), the Governor may, by Order in Council, temporarily suspend the operation of subsections two, three, and four of the said section, in respect of any office specified: And whereas it is desirable to temporarily suspend the operation of such subsections in respect of the employment

of the following temporary officers: Name, Department, and Period of Suspension. Name, Department, and Period of Suspension. Waterhouse, F. J., Taxation, from 30/6/11 to 30/6/12. Ogden, C. C., Taxation, from 30/6/11 to 30/6/12. Illidge, H., Taxation, from 30/6/11 to 30/6/12. Barnes, E. H., Taxation, from 30/6/11 to 30/6/12. Kessell, W. W., Taxation, from 30/6/11 to 30/6/12. Barwise, P. J., Taxation, from 30/6/11 to 30/6/12. Green, C. V., Taxation, from 30/6/11 to 30/6/12. Stokes, W. L., Taxation, from 21/10/11 to 30/6/12. Rule, D. A. M., Taxation, from 11/10/11 to 30/6/12. Finlay, J. W., Taxation, from 12/5/11 to 30/6/12. Dent, W. G. I., Taxation, from 19/5/11 to 30/6/12. Pritchard, A. T., Taxation, from 11/1/12 to 30/6/12. Biggs, H. G., Taxation, from 11/1/12 to 30/6/12. Dent, W. G. 1., Taxation, from 19/5/11 to 30/6/12. Pritchard, A. T., Taxation, from 11/1/12 to 30/6/12. Biggs, H. G., Taxation, from 11/1/12 to 30/6/12. Lowry, J. D., Taxation, from 11/1/12 to 30/6/12. Guilfoyle, W., Taxation, from 21/1/12 to 30/6/12. See, F. J., Taxation, from 3/12/10 to 30/6/12. Groundwater, H. G., Taxation, from 12/10/11 to 30/6/12. Now, therefore, His Excellency the Governor, by and with the consent of the Executive Council, does hereby order that the operation of the said subsections be temporarily suspended in respect of the officers and for the

periods specified above.

BERNARD PARKER. Clerk of the Executive Council. The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.

ORDER IN COUNCIL.

At the Executive Council Chambers, at Perth, this 27th day of February, 1912.

Present:

His Excellency the Governor. The Honourables—The Premier. W. C. Angwin, M.L.A.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister of Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend Water works, Sewerage Works, and Storm Water Drainage Works: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the construction by the Minister of Water Supply, Sewerage, and Drainage of the following works under the said Act, namely:

Contract No. 59, Reticulation Area 4, Fremantle Sewerage.

This Order in Council shall take effect from the 2nd day of March, 1912.

BERNARD PARKER, (Sgd.) Clerk of the Council.

The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909.

ORDER IN COUNCIL.

At the Executive Council Chambers, at Perth, this 27th day of February, 1912.

Present:

His Excellency the Governor. The Honourables-The Premier. W. C. Angwin, M.L.A.

W. C. Angwin, M.L.A.
WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided that, subject to the provisions of the Act, the Minister of Water Supply, Sewerage, and Drainage shall, with the approval of the Governor, have power to construct and extend Water works, Sewerage Works, and Storm Water Drainage Works: Now, therefore, His Excellency the Governor, with the advice of the Executive Council, hereby approves of the construction by the Minister of Water Supply. Sewerage, and Drainage of the fel of Water Supply, Sewerage, and Drainage of the following works under the said Act, namely:—

Contract No. 90, Fremantle Stormwater Drainage. This Order in Council shall take effect from the 2nd day of March, 1912.

> (Sgd.) BERNARD PARKER, Clerk of the Council.

The Municipal Corporations Act, 1906.

Dissolution of the Menzies, Malcolm, and Kookynie Municipalities.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 27th day of February, 1912.

Present:

His Excellency the Governor.
The Honourable—The Premier.
W. C. Angwin, M.L.A.

W. C. Angwin, M.L.A.
WHEREAS by Section 12 of "The Municipal Corporations Act, 1906," it is provided that the Governor may by Order in Council dissolve any Municipality and include the District thereof in any adjoining Road District: And whereas it is desirable to dissolve the Municipalities of Menzies, Malcolm, and Kookynie, and include the Districts thereof in the North Coolgardie Road District: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council, doth hereby dissolve the Municipalities of Menzies, Malcolm, and dissolve the Municipalities of Menzies, Malcolm, and Kookynie, and include the respective Districts thereof in the North Coolgardie Road District.

> (Sgd.) BERNARD PARKER, Clerk of Council.

Inspection of Machinery Act, 1904.
ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 27th day of February, 1912.

Present:
His Excellency the Governor,
The Honourables—The Premier,
W. C. Angwin, M.L.A.

1856/05

WHEREAS under the provisions of "The Inspection of Machinery Act, 1904," the Governor may from time to time, by Order in Council, make Regulations for the examination of and the granting of Certificates to Engine-drivers: Now, therefore, His Excellency the Governor, by and with the advice of the Executive Council, doth hereby, under the provisions of "The Inspection of Machinery Act, 1904," make the Regulations set forth in the Schedule hereto, and doth hereby repeal the Regulations made under the said Act and published in the Government Gazette on the 9th day of June, 1905, and all amendments thereof.

This Order shall come into operation and take effect from the 1st day of March, 1912.

(Sd.) BERNARD PARKER,

Clerk of the Council.

## THE SCHEDULE.

## THE INSPECTION OF MACHINERY ACT, 1904.

REGULATIONS RELATING TO THE CONDUCT OF EXAMINATIONS, QUALIFICATIONS OF APPLICANTS, AND THE GRANTING OF CERTIFICATES TO STEAM ENGINE-DRIVERS.

## GENERAL PROVISIONS.

- 1. The Board of Examiners appointed under "The Inspection of Machinery Act, 1904" (hereinafter termed the "Board") shall examine or cause to be examined, on the subjects hereinafter specified, applicants for certificates of competency as engine-drivers under Sections 53 and 54 of the said Act. At all meetings of the Board any two members shall be a quorum.
- 2. The Minister may, in a like manner, appoint any official person employed in the Inspection of Machinery Department to act as Secretary to the Board of Examiners, and such person shall act under the Board's direction.
- 3. Examinations will be conducted by the Board at such times and places as may from time to time be determined, such examinations to be advertised when practicable in a newspaper or newspapers published or circulated in the locality or districts concerned. Notwithstanding the above, an examination will not be held at any advertised centre, unless there be at least seven candidates.
- 4. Persons desirous of obtaining a certificate of competency must forward to the Chief Inspector of Machinery, Perth, notice in writing, in the form of the First Schedule annexed hereto, of his intention to present himself for examination; such notice to be lodged on or before the date advertised for closing of applications, and shall clearly state the class of certificate desired, and place of examination.
- 5. The notice mentioned in Regulation 4 must be accompanied by:—
  - (a.) Cash, money order, or postal note to the value of 10s., which shall be paid to Consolidated Revenue, and such fee shall admit of one examination only. If a candidate absents himself from an examination and fails to furnish the Board with a satisfactory explanation of his absence within a reasonable time, his application fee shall be forfeited.

- (b.) Testimonials from his employer or two persons of good repute (whose addresses shall be given) and from a certificated engine-driver, as prescribed in Regulations 17, 19, 21, 23, and 25. Such documents must specify clearly and distinctly the class of engines, giving the internal diameter of cylinders, that he has driven or assisted to drive. In a case where a candidate is unable from any sufficient cause to produce testimonials from his employer of his having driven engines, the Board may accept a statutory declaration or other sufficient proof that such candidate has driven or assisted to drive a certain engine or engines at a certain place for twelve months within a period of three years immediately prior to the date of examination, as evidence of his having had the necessary experience to entitle him to be examined. A copy of the testimonials must be forwarded along with the originals; and the latter will be returned to the last known address of the candidate after the examination.
- 6. Prior to the issue of any certificate, each successful candidate shall be required to furnish the Board with a medical certificate, in the form of Second Schedule hereto, that he is not subject to any physical infirmity likely to interfere with the efficient discharge of his duties as an engine-driver. This certificate will be permanently retained by the Board.
- 7. If in any case the Board does not deem the evidence of sobriety, experience, ability, and general good conduct produced by the applicant in compliance with these Regulations to be satisfactory, it may refuse to allow such applicant to present himself for examination.
- 8. If a candidate fail to pass the examination prescribed, he shall not again present himself until a period of not less than three months shall have elapsed from the date of his last examination.
- 9. Any person who obtains or attempts to obtain any certificate by means of fraud or false pretences or any false document, or who effaces, mutilates, adds to, or erases in any manner, the certificate issued by the Board, shall be liable to disqualification for any period the Board may think fit; and shall not, during such period of disqualification, practise as an engine-driver or present himself for examination. Any certificate obtained by any such means shall be returned to the Board and shall be cancelled.
- 10. No person under the age of eighteen years, nor any person who has not had practical experience with steam engines, boilers, and pumps, and is not a naturalised British subject, shall be accepted as a candidate for any examination.
- 11. No application shall be considered, and no certificate shall be issued, unless full payment of the fees as prescribed by these Regulations shall have been made to the Chief Inspector of Machinery at Perth.
- 12. No applicant for examination shall pay, give, or offer any gratuity or remuneration whatever to any member of the Board, or to any officer of the Department, and any applicant who shall offer to give remuneration shall be regarded as having failed in his examination, and shall be ineligible to present himself for a period of at least six (6) months, and any fees which may have been paid by the applicant shall be forfeited and paid into Consolidated Revenue.
- 13. Every certificate issued under these Regulations shall bear the impress of the seal of the Board, and shall contain the signature of the grantee.
- 14. Every holder of a third or second class certificate granted under these Regulations shall, in the event of a higher grade certificate being granted, and prior to its issue, surrender to the Board his former certificate for cancellation.
- 15. Any person in charge of a steam engine used for mining, factory, or other purposes, shall not, under any pretext whatever, unless relieved by a competent person holding the required certificate, absent himself or cease to have continual supervision of such steam engine. Any person so offending shall be deemed guilty of a breach of these Regulations.

## CERTIFICATES OF COMPETENCY.

16. The certificates of competency to be issued by the Board of Examiners shall be of five classes, viz.:—First, Second, and Third for stationary engine-drivers; Locomotive and Traction; and Traction certificates.

## FIRST CLASS ENGINE-DRIVER'S CERTIFICATE.

- 17. An unrestricted First Class certificate shall entitle the holder thereof to drive and have charge of any steam engine used for mining, factory, or other purposes; but not to drive a locomotive, traction, or steam engine forming part of the propelling machinery on board of any local ship, vessel, or steamer employed in carrying goods or passengers for reward. An applicant for a First Class certificate must produce to the Board satisfactory evidence—
  - (a.) Of his respectability of character.
  - (b.) That he can read and write the English language and is conversant with the elementary rules of arithmetic.
  - (c.) That he has been the holder of an unrestricted Second Class certificate under "The Inspection of Machinery Act, 1904" or a certificate equivalent thereto in the opinion of the Board, for a period of not less than twelve (12) months, and that he has during six (6) months of that period been actually assisting to drive a winding engine under the supervision of a First Class certificated engine-driver for at least twelve (12) hours per week.
  - (d.) As to his winding engine experience and general good conduct, supported by testimonials signed by his employer or the engineer and by a First Class certificated engine-driver under whom the applicant has been practising. The testimonial from the First Class certificated engine-driver shall be signed and declared by the said engine-driver before a Justice of the Peace, or a Commissioner for taking Affidavits, to be true and correct in every particular.
  - (e.) That he is at the date of examination not under the age of 21 years and not over the age of fifty years. A candidate over fifty (50) years of age who satisfies the Board that the necessary experience in driving winding engines had been gained prior to attaining the age of fifty years, may, in the discretion of the Board, be considered eligible for examination. Should any doubt exist as to the applicant's age, he will be required to produce a certificate of birth or baptism.
- 18. The applicant must pass a creditable examination as to the construction of various stationary steam engines, pumps, and boilers in general use; and as to the details of different working parts external and internal; be able to explain how to detect defects, and what action is necessary in the ordinary emergencies which may arise in connection with winding and other engines, pumps and boilers, and be able to work out certain elementary arithmetical questions.

## SECOND CLASS ENGINE-DRIVER'S CERTIFICATE.

- 19. An unrestricted Second Class certificate shall entitle the holder thereof to drive and have charge of any steam engine used on or in connection with a mine, factory, or other place, but does not entitle him to raise or lower men in any shaft or take charge of any locomotive or traction engine or a steam engine forming part of the propelling machinery on board any local ship, vessel, or steamer employed in carrying goods or passengers for reward. An applicant for a Second Class certificate must produce to the Board satisfactory evidence—
  - (a.) Of his respectability of character.
  - (b.) That he can read and write the English language and is conversant with the elementary rules of arithmetic.

- (c.) That he has been the holder of an unrestricted Third Class engine-driver's certificate under "The Inspection of Machinery Act, 1904," or a certificate equivalent thereto in the opinion of the Board, for a period of not less than twelve (12) months, and that during six (6) months of that period for at least twelve (12) hours per week he has been actually assisting to drive a steam engine, the area of the cylinder or cylinders of which exceeds that of a cylinder of twelve (12) inches internal diameter. This clause shall not apply to an applicant who has served an apprenticeship of at least five years in an engineer's workshop on the making and repairing of steam engines, boilers, pumps, etc., or if the applicant has not served an apprenticeship as aforesaid he must prove that for not less than five years he has been employed as a journeyman mechanic in an engineering workshop in the making or repairing of engines, boilers, pumps, etc.
- (d.) That he is at the date of examination not under the age of nineteen (19) years, nor over the age of fifty (50) years. An applicant over the age of fifty years, who satisfies the Board that the necessary experience in driving stationary engines had been gained prior to attaining the age of fifty years, may, in the discretion of the Board, be considered eligible for examination. Should any doubt exist as to the applicant's age, he will be required to produce a certificate of birth or baptism.
- 20. An applicant must pass a creditable examination and be conversant with the working parts of various stationary engines, pumps, and boilers in general use, the different parts and uses of same, including the feeding of boilers, running of engines, and be able to explain how to detect defects, and state what action is necessary in the ordinary emergencies that may arise in the management and maintenance of such engines, pumps, and boilers which a Second Class certificate entitles him to take charge of, and to work out certain elementary arithmetical questions.

## THIRD CLASS ENGINE-DRIVER'S CERTIFICATE.

- 21. An unrestricted Third Class certificate shall entitle the holder thereof to drive and have charge of any steam engine used on or in connection with a mine, factory, or other place, the area of the cylinder or cylinders of which does not exceed that of a cylinder twelve inches internal diameter, provided that such engine is not a winding engine, a locomotive, traction engine, or a steam engine forming part of the propelling machinery on board of any local ship, vessel, or steamer employed in carrying goods or passengers for reward. An applicant for a Third Class certificate must produce to the Board satisfactory evidence—
  - (a.) Of his respectability of character.
  - (b.) That he is able to read and write the English language, and is conversant with the elementary rules of arithmetic.
  - (c.) That for a period of not less than twelve (12) months and for not less than twelve (12) hours per week he has been actually employed under a certificated engine-driver assisting to drive a steam engine with a boiler and accessories connected therewith, used for mining, factory, or other purposes.
  - (d.) That he is on the date of examination not under the age of eighteen (18) years, nor over the age of fifty (50) years. An applicant over the age of fifty years, who satisfies the Board that the necessary experience in driving stationary engines had been gained prior to attaining the age of fifty years, may, in the discretion of the Board, be considered eligible for examination. Should any doubt exist as to the applicant's age, he will be required to produce a certificate of birth or baptism.

22. An applicant must pass a creditable examination as to the use of the principal parts of stationary steam engines, pumps, and boilers in general use, and be able to describe the various fittings and working parts and their uses; also to state what action is necessary in the ordinary emergencies which may arise in connection with such engines, pumps, and boilers which a Third Class certificate entitles him to take charge of; and other minor matters dealing with the safety and proper working of boilers; and be able to work out certain elementary arithmetical questions.

## LOCOMOTIVE AND TRACTION ENGINE-DRIVER'S CERTIFICATE

- 23. An unrestricted Locomotive and Traction certificate shall entitle the holder thereof to drive and have charge of any locomotive or traction engine propelling itself, or moving from place to place by its own motive power and machinery, and of any stationary steam engine used in connection with a mine, factory, or other place, which it is lawful for the holder of a Second Class certificate to drive. An applicant for a Locomotive and Traction engine-driver's certificate must produce to the Board satisfactory evidence—
  - (a.) Of his respectability of character.
  - (b.) That he can read and write the English language and is conversant with the elementary rules of arithmetic.
  - (c.) That for a period of not less than eighteen (18) months and for not less than six (6) hours per day, he has been actually employed in firing and assisting to drive a locomotive engine. A testimonial signed by the employer and by the locomotive engine-driver with whom he has been firing and assisting to drive, to the above effect, must accompany the application.
  - (d.) That he is on the date of examination not under twentyone years of age, nor over the age of fifty years. An
    applicant over the age of fifty years who satisfies the
    Board that the necessary experience in driving locomotive and traction engines had been gained prior to
    attaining the age of fifty years, may, in the opinion
    of the Board, be considered eligible for examination.
    Should any doubt exist as to the applicant's age, he
    will be required to produce a certificate of birth or
    baptism.
  - (e.) That he is conversant with the rules of the road and the conditions under which traction engines are allowed to travel on public roads and highways, and understands the meaning of all the different lights and signals used on the Government Railways in Western Australia.
- 24. An applicant must pass a creditable examination as to the details of the different parts of locomotives and traction engines, and of such other stationary engines as are referred to in Regulation 19, to which an unrestricted Locomotive and Traction certificate applies. He must be able to explain the uses of the various cocks, gauges, valves, and connections on boilers, and state how temporary repairs could be effected in case of derangement to engine or boiler. He must understand the effects of impurities in water used in such boilers, and the methods adopted to keep the boiler clean, and to work out certain elementary arithmetical questions.

## TRACTION ENGINE-DRIVER'S CERTIFICATE.

- 25. An unrestricted Traction engine certificate shall entitle the holder thereof to drive and have charge of any traction engine, and also of any stationary engine, the area of the cylinder or cylinders of which does not exceed that of a cylinder twelve inches internal diameter. An applicant for a Traction engine-driver's certificate must produce to the Board satisfactory evidence—
  - (a.) Of his respectability of character.
  - (b.) That he can read and write the English language and is conversant with the elementary rules of arithmetic.

- (c.) That he has been firing and assisting to drive a traction engine for a period of not less than twelve (12) months prior to the date of examination, provided that the holder of a First, Second Class, or Locomotive certificate may at the discretion of the Board be deemed eligible to sit for examination.
- (d.) That he is on the date of examination not under the age of eighteen (18) years nor over the age of fifty (50) years. An applicant over the age of fifty years, who satisfies the Board that necessary experience in driving traction engines had been gained prior to attaining the age of fifty years, may, in the discretion of the Board, be considered eligible for examination. Should any doubt exist as to the applicant's age, he will be required to produce a certificate of birth or baptism.
- (e.) That he is conversant with the rules of the road and the conditions under which traction engines are allowed to travel on public roads and highways.
- 26. An applicant must pass a creditable examination as to the details of the different parts of traction engines, and of such other engines to which an unrestricted Traction certificate applies. He must be able to explain the uses of the various cocks, gauges, valves, and connections of boilers, and state how temporary repairs could be effected in case of derangement to engine or boiler. He must understand the effect of methods adopted to keep the boiler clean, and to work out certain elementary arithmetical questions.

## RECIPROCITY OF FIRST AND SECOND CLASS MINING ENGINE-DRIVERS' CERTIFICATES.

27. Upon production of a satisfactory medical certificate in form of Second Schedule, and payment of registration fee of £1, the Board may also grant to any person of good repute and who, being the holder of a First or Second Class Mining engine-driver's certificate issued in any other State of the Commonwealth, takes up his residence in Western Australia, a certificate of equal grade without examination, and such certificate shall entitle the holder to the same privileges that he was entitled to under his certificate in the State wherein it was issued. Provided always that the applicant has not been previously refused the same grade of certificate by a Board of Examiners duly appointed under the "Inspection of Machinery Act, 1904," or "Coal Mines Regulation Act, 1902," or "Mines Regulation Act, 1895" and amendments.

## INTERIM ENGINE-DRIVER'S CERTIFICATE.

- 28. An engine-driver holding a certificate issued by some recognised authority outside the State, and who has not had an opportunity of presenting himself for examination, may obtain an Interim or temporary certificate which shall remain in force and contain the same privileges as an ordinary certificate of similar grade, until the date next afterwards appointed for the next examination of engine-drivers, upon satisfying the Board or any member thereof as to the following:—
  - (a.) Of his respectability of character.
  - (b.) That on the date of application the certificate presented by him is still valid in the State or country in which it was issued.
  - (c.) That such certificate has been forwarded to the Chief Inspector of Machinery, Perth, for retention during the currency of Interim or temporary certificate.
- 29. All applications for Interim certificates mentioned in the next preceding Regulation must be in the form of Third Schedule hereto, and must be accompanied by the prescribed fee and medical certificate, in the form of Second Schedule.

## COPIES OF ENGINE-DRIVERS' CERTIFICATES.

30. Whenever an engine-driver proves to the satisfaction of the Board that he has, without fault on his part, lost or been deprived of any certificate previously granted to him under the provisions of the "Inspection of Machinery Act, 1904," "Mines Regulation Act, 1895," and its amendments, or "Coal Mines Regulation Act,

1902," and who applies for a copy of the same by filling up the prescribed form (Fourth Schedule hereto), the Board shall, upon payment by the engine-driver of the prescribed fee, cause a copy to be made of the certificate to which the applicant appears to be entitled, which copy shall be suitably endorsed and certified to by the Chairman and Secretary of the Board and delivered to the applicant. Any such copy so made out, endorsed, and certified as aforesaid, shall have the effect of the original certificate, provided that the applicant shall also prove to the satisfaction of the Board that he has made reasonable efforts to recover his lost certificate.

#### RESTRICTED ENGINE-DRIVER'S CERTIFICATE.

31. Notwithstanding anything contained in the preceding Regulations, the Board may restrict the privileges conferred by any certificate as it may deem advisable. Such restriction shall be endorsed on the face of the certificate and may be cancelled by the Board upon production of satisfactory evidence of further experience and payment of the prescribed application fee and fee of 5s. No application for a higher grade certificate will be entertained until such restriction has been cancelled.

#### COMPLAINTS.

32. If an owner or any responsible person under him, or any Inspector appointed under the Acts mentioned in these Regulations. represents at any time in writing to the Board that any certificated engine-driver is by reason of incompetency or gross negligence unfit to discharge his duties, or that he has been convicted of any offence against the "Inspection of Machinery Act, 1904," "Mines Regulation Act, 1895" and its amendments, "Coal Mines Regulation Act, 1902," or any other Act relating to engine-drivers' certificates in force for the time being; or that he has been guilty of misconduct likely to be detrimental to the proper or efficient discharge of his duties; or that he has developed any symptoms of epilepsy or other serious complaint which would render him unfit to efficiently perform his duties as an engine-driver, the Board may call upon the engine-driver to appear before such persons as may be appointed by the Minister (one of whom shall be a Police or Resident Magistrate) to show cause why he should not be suspended, reduced, or disqualified from acting as an engine-driver. The persons appointed as aforesaid to conduct such inquiry may call such evidence as is deemed necessary, and such evidence shall be on oath or affirmation. The Board shall be furnished with depositions taken at such inquiry together with a report thereon by the persons so appointed, and if it appears to the Board that the engine-driver has failed to show good cause why he should not be disqualified, suspended, or reduced, as a certificated engine-driver, the Board may report to the Minister accordingly. The Minister may thereupon, by notice in the Government Gazette, alter, suspend, or cancel any certificate granted to such person for such period as the Minister may think fit.

33. With respect to any inquiry held under these Regulations the following provisions shall have effect:—

- (a.) The inquiry shall be held at such time and place as the Board may appoint, and the engine-driver shall have the right to be represented by any engine-driver duly certificated in this State, whom he may select. He shall receive 14 days' notice of the Board's intention to authorise the holding of an inquiry, and if the engine-driver intends to employ a representative he shall give at least seven days' notice of such intention to the Chairman of the Board,
- (b.) Any engine-driver shall, upon receipt of notice of the intention of the Board to hold an inquiry with reference to a complaint which has been lodged against him, deliver into the charge of the Inspector for the District, or to the Chief Inspector of Machinery, or to the Board, his certificate, which shall be returned to him should the complaint or charge not be sustained.
- (c.) The Board shall furnish to the engine-driver, not less than fourteen (14) days before the commencement of the inquiry, a statement of the case upon which the inquiry is instituted.

- (d.) The engine-driver shall, at his own expense, attend such inquiry, and may produce such evidence as he may consider necessary.
- (e.) An engine-driver may, in addition to his disqualification, suspension, or reduction, be required to defray all or part of the expense of an inquiry which may be held under the provisions of this Regulation.

#### SYLLABUS.

- 34. Applicants for certificates shall have a knowledge of the provisions relating to engine-drivers under:—
  - (a.) "Inspection of Machinery Act, 1904."
  - (b.) "Mines Regulation Act, 1906" and Regulations.
  - (c.) "Coal Mines Regulation Act, 1902."
  - (d.) Any other Act and Regulations relating to enginedrivers' certificates in force for the time being.
- 35. Applicants for certificates, in addition to the aforesaid requirements, shall be examined in such parts of the following syllabus as may be applicable to the class of certificate desired:—
  - (a.) The various types of winding engines in use in Western Australia, and their component parts.
  - (b.) The handling of winding engines and how to act in cases of emergency.
  - (c.) Various types of brakes, how operated, and how adjusted.
  - (d.) The various types of depth indicators and the working and adjusting of same, with special reference to changing levels.
  - (e.) The various types of head gears and hoisting arrangements in shafts, and usual safety appliances.
  - (f.) How ropes are attached to and coiled on drums, defects relating thereto.
  - (g.) The various signalling arrangements used in connection with winding engines, with special reference to safety signals.
  - (h.) The various types of steam engines, air and other compressors, condensers, air and circulating pumps used in connection therewith. The various methods of dealing with the exhaust steam engines.
  - (i.) The various valve gears applied to steam engines, the action of them in starting, stopping, and reversing: how dangerous defects may be recognised and readily remedied in some cases.
  - (j.) The governor and steam-throttle arrangements of steam engines, and regulating of same.
  - (k.) How the various parts of engines and the shafts and drums are connected up or geared.
  - (l.) Auxiliary starting valves, bye-pass valves, and relief valves.
  - (m.) Lubrication and lubricators and the effect on bearings and other working parts.
  - (n.) The various types of boilers in use in Western Australia, and their component parts: feeding and firing arrangements: effect of high and low water: grease, deposit, scale, and how to act in cases of emergency.
  - (o.) All boiler mountings and fittings, their names and uses, also methods of setting various types of boilers.
  - (p.) The draining of stop valves and steam-pipes, how to connect boilers under steam.
  - (q.) Dangerous defects relating to boilers and fittings, how observed, and how dealt with.
  - (r.) The safe and economical management of locomotives and traction engines, the various types of valve gears and brakes used. The usual method adopted in the case of breakdown, and the various signals in use in Western Australia.
  - (s.) A general knowledge of the various types of sinking, feed, and other pumps.
  - (t.) Generally the proper maintenance and economical working of all engines, boilers, and pumps.

#### EXAMINATIONS.

- 36. The examinations shall be conducted partly by means of written or printed papers, and partly *viva voce*, at the discretion of the Examiners.
- 37. The examinations shall be essentially of a practical character.
- 38. In the examination papers the possible number of marks obtainable for each answer shall be stated.
  - 39. The following instructions will be rigidly enforced:
    - (a.) Examinations shall commence at 9.30 a.m. on the advertised dates. Candidates shall be in their places five minutes before the time fixed. After this time no candidate will be admitted unless under very exceptional circumstances, and by express permission of the Board. Provided always that no person who has seen the examination paper shall have previously left the room. No candidate shall under any circumstances whatever be permitted to leave before the expiration of one half-hour from the time of the examination paper being given out. No writing paper, blotting paper, books, or manuscript are allowed to be brought into the examination room.
    - (b.) Any candidate who arrives at the examination room with books, papers, or manuscripts in his possession, whether referring to the subject of examination or not, must give them up at the door of the examination room before taking his place.
    - (c.) Perfect silence shall be maintained, and no communication, by word or otherwise, between candidates will be allowed during the examination. If any candidate wishes to communicate with the examiners he must stand up in his place.
    - (d.) Any candidate violating any of these Regulations, or behaving in a disorderly manner in or about the examination room will be required to immediately leave the building; and the Board may subsequently consider the candidate to have failed in his examination.
    - (e.) The candidate must write on one side only of the paper and lay each sheet, when finished, face downwards, and must take care that no other candidate shall have any opportunity of copying from it. Candidates will be held responsible if their written papers are exposed in such a manner that they may be copied by their neighbours. If the examiners are convinced that copying or collusion has taken place between two candidates, both candidates shall be liable to be disqualified by the Board.
    - (f.) On the first page of each paper a candidate must write the date and place of examination. He must also place on every sheet his name in full. When he has completed his written answers, he is to fasten them together at the left-hand top corner, number them consecutively, and hand them to one of the examiners.
    - (g.) In answer to arithmetical questions all workings must be shown, and no credit will be given where this is not done.
    - (h.) Warning will be given ten (10) minutes before the time fixed for giving up papers. When the papers are called for, everyone is to cease work immediately.
    - (i.) Places will be allotted to the candidates by the examiners. All writing materials and paper fasteners for connecting the written papers will be provided by the Department.
- 40. Candidates will be allowed to cancel or revise any part of their work during the time allotted for examination.
- 41. The members of the Board shall have equal jurisdiction as to the questions set, and shall be equally responsible for those set.
- 42. The minimum marks required will be stated on each examination paper.

	IRST SCHEDULE.	Recd
w	estern Australia.	
		Regd. No
``Inspection	of Machinery Ac	t, 1904.''
APPLICATION FOR A* CERTIFICA	TE OF COMPI	
To The Chief Inspector of Inspe	h.	
Sir,		
Certificate of Competency, an to present myself at the no subject to the approval of desire to be notified of the 2. I enclose herewith † as required by the Regulation good conduct.	d hereby give noticest Examination the Board of Examination the Board of Examination examination the Board of Examination examination for examination s, also evidence of FICATES and Trooses, and ORIG.	at, Examiners, and I hereby such examination. the sum of Ten Shillings, I my sobriety and general ESTIMONIALS are at-
I am,		
ı anı,	Your obedient Se	rvant,
Signature of Appli	$cant, \dots$	
Postal	Address,	
requested to carefully peruse lating to the certificate applic * Insert ''First,'' ''S ''Traction.'' † Insert ''Cash,'' ''Mon	and rigidly adhed for before forved second," "Third ey Order," or ""	l,'' ''Locomotive,'' or Postal Note.''
(To be carefully fil	iea in ana signea	DH ADDITCURE
Cm i mma r	marm on Dinmigration	
Statem	ENT OF PARTICUL	
STATEM  1. Name of Applicant (in full)	1.	
1. Name of Applicant (in	1.	ARS.
1. Name of Applicant (in	1.	ARS.
<ol> <li>Name of Applicant (in full)</li> <li>Date and place of birth</li> </ol>	1.	ARS.
<ol> <li>Name of Applicant (in full)</li> <li>Date and place of birth</li> </ol>	1.	ARS.
2. Date and place of birth of Applicant  3 Indicate your most recent experience with engines, boilers, and pumps, mentioning class of engine, internal diameter of cylinders, and place where	2.	ARS.

Applicant to state hereunder particulars of Certificates granted him by any duly constituted authority.

No.	Class.	Date.	Where granted.	By whom granted.
•••••	<del>-</del>			

Statutory Declaration to be made by Applicant.
I,, of, in the State of Western Australia, do solemnly and sincerely declare that the above is a true and faithful statement of the particulars required. And I make this solemn declaration by virtue of Section 106 of "The Evidence Act, 1906."
Declared before me, at
Declared before me, at
,Magistrate, Warden, or J.P.  REVENUE STAMP,  1s.  (To be affixed here.)
The state of the s
SECOND SCHEDULE.
Western Australia.
"Inspection of Machinery Act, 1904."
MEDICAL CERTIFICATE.
To The Chief Inspector of Machinery, Perth.
(Place)
$(Date)\dots\dots\dots\dots\dots$
I, being a duly qualified Medical Practitioner registered in this State, have this day examined Mr, and I am satisfied that his
Hearing is
Eyesight is
and that he is not subject to any disease or physical deformity likely to interfere with the efficient discharge of the duties of an engine-driver.
Further remarks
•••••••••••••••••••••••••••••••••••••••
Signature of Medical Practitioner
A d d maga

THIRD SCHEDULE.

Western Australia.

Rcd
Regd. No

"Inspection of Machinery Act, 1904."

of Blackwood Live, 1901.
ETTIFICATE.
Machinery, th.
(Date)
(*)
which will entitle me to the same privileges status under the "Inspection of Machinery
(†)for the sum of escribed fee, as well as evidence of my nduct.
FICATES and TESTIMONIALS are atposes, and ORIGINALS of same are forn.
Sir, Your obedient servant,
Applicant)
Address
ficate required.  Order, or Postal Note.  he particulars required over the leaf, the factory evidence that he is still competent r within the State or Colony wherein Certifited.
led in and signed by Applicant.)
ENT OF PARTICULARS.
1.
2.
3.
i e e e e e e e e e e e e e e e e e e e
i e e e e e e e e e e e e e e e e e e e
i e e e e e e e e e e e e e e e e e e e

(Signature).....

Applicant to state hereunder particulars of Certificates granted him by any duly constituted authority outside the State.

No.	Class.	Date.	Where granted.	By whom granted.
	C14050•	Dave.	,, note granted.	J moni granout
		***************************************		
		••••••		
		•••••		
	) I		]	
	Statutora	Declaration	-—— to be made by A	mnligant
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			, J.Ł.	REVENUE STAMP, 1s. (To be affixed here.)
			Correction	
		FOURTH —	SCHEDULE.	Rcd
		Western	n Australia.	Regd. No
	''Insq	pection of $^{ m M}$	Lachinery Act, 19	04.''
	A PPLTCATT	ON FOR	 COPY OF CER	TTETOATE
o T	he Chief Inspec			TIFIOMIE.
	_	Perth.	ato\	
f ustra hom as g	alia, do solemn an Engine-driv ranted by a Bo	ly and since er's Certifica oard of Exam	te for the State of miners for Engine	, Engine-driver e State of Western I am the person to ff Western Australia b-drivers' Certificate the said Certificate
			·····	• • • • • • • • • • • • • • • • • • • •
 A	nd I desire that	a certified co	opy may be issued	in lieu thereof.
F	Particulars of A	and and	<i>1</i>	Certificate.
Fi	ull name and Address.	Place and J of Birth		
	***************************************			
••••				
	dence Act" of 19	906.	-	of Section 106 of th
Г <b>f</b>	Declared before		•	this da
Rev	ENUE STAMP, ls.	••••	Ward	en (or other J.P.)
To b	e affixed here.)			

#### FIFTH SCHEDULE.

		£	s.	₫.
Fee to be paid by applicant for First, Second or Third Cl Certificate		0	10	0
Fee to be paid on granting of Third Class Certificate		0	15	0
Fee to be paid on granting of First or Second Class Certific	ate	1	0	0
Fee to be paid on granting of Locomotive and Traction Traction Engine-driver's Certificate			0	0
Fee to be paid on granting of an Interim Certificate		0	5	0
Fee to be paid on the granting of a copy of any Certificate	• •	0	5	0
Fee to be paid on the granting of any subsequent copy		0	10	0

#### COMMONWEALTH OF AUSTRALIA.

## Notification of Vacancies.

The Treasury, Perth, 28th February, 1912.

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

Applicants outside the Public Service are eligible for appointment to the Administrative and Professional Divisions, but are not eligible for appointment to Clerical or General Division vacancies, unless they were in the service of a State on 1st January, 1901, or have retired from the service of the Commonwealth or of a State.

Applicants who are officers of the Public Service of a State should state the date of their appointment to the service, present position, and salary.

Applicants from outside the service should state their qualifications for the office they seek. Copies only of diplomas, references, testimonials, or certificates should be forwarded. If the originals are required they will be asked for.

Date and year of birth should be stated, and applications must be in applicant's hand-writing.

Applications should be addressed to the "Commonwealth Public Service Inspector" of the State in which the vacancy exists, and in the case of officers of the Commonwealth Service be forwarded through the chief officer of the department to which the applicant belongs.

Minimum and maximum salaries where shown indicate the limits of the class or grade in which the position is classified. Subject to the provisions of the Public Service Act, appointments may be made at any salary within those limits. Successful appointees must comply with the life assurance provisions of the Public Service Act and Regulations.

L. S. ELIOT, Under Treasurer.

Position.	Locality.	Division, Class or Grade, and Salary.
- Andrews - Andr	Department Ext	ernal Affairs,
Clerk, 3rd Class (advertising officer)	Melbourne	Clerical, £310 to £400. Applicants should possess good general knowledge of Australian experience in advertis- ing methods and in preparing publications for press; knowledge of printing process, etc.
	Postmaster General's Depart	tment, New South Wales.
Inspector, 3rd Class	Inspection Branch, Head-	Clerical, £310 to £400.
Postmaster, Grade IV	Manly	Clerical, £310 to £360, less 10 per cent. for rent; quarters, five rooms, washhouse, bath and copper.
	Victor	ia.
Assistant (in Charge)	Beech Forest	General, £126 to £150, less 10 per cent. for rent; quarters, four rooms, kitchen, washhouse, bath and copper. Applicants must be not less than 21 years of age.
	Queensl	and.
		Clerical, £210 to £235; district allowance, scale II.; no
Senior Telegraphist	Bowen	reduction for quarters: no quarters. Clerical, £235 to £300; district allowance, scale I.
	$T_{c}smax$	ria.
Draughtsman, Class F	Hobart, Electrical Engineer's Branch	Professional, £72 to £200.

Treasury, Perth, 26th February, 1912.

THE following Return of Materials purchased by the Railway Department, under Section 41, Subsection (c), of the Tender Board Regulations, is published for general information.

L. S. ELIOT, Under Treasurer.

List of Material purchased outside Contracts by Railway Stores. Invoices passed during month of January, 1912.

Amounts—£25 and over.

Date.	Name.	Material.	Rate per.	Amount.	Total.
1911. Nov. 24 Dec. 21 1912.	Barnett Bros Bon Marche	66 sqs. plate glass, various sizes 50 rugs	for 15/9	.± s. d	£ s. 0 30 2 39 7
Jan. 5	Felton, Grimwade & Bickford	$\frac{1}{2}$ ton chromic acid, 80/83 per cent	£140 ton	70 0 0	
Jan. 16	Do	15 5-gallon drum 100 x 1 gallon Ixal $\dots$	for	39 13 9	109 13
1911. Dec. 11	Greenmount Quarrying Co.	81 tons 19cwt. 2qr. 2in. blue metal	7/-	28 13 10	100 10
Dec. 11 Dec. 11	Do. do.	73 tons Sewt. 1qr. 2in. blue metal 103 tons 5cwt. 3qr. 2in. blue metal	7/- 7/-	35 15 11 36 3 0	
1912. Jan. 12 1911.	Do. do.	158 tons 2cwt. 2qr. 2in. blue metal	7/-	55 6 10	
Dec. 11	Do. do.	125 tons 3cwt. 2in. blue metal	7/-	43 16 1	100 10
Nov. 9	G. P. Harris, Scarfe & Co.	2 tons 7cwt. 2qr. 20lb. galvanised iron, 10 x 26	£20 15s.	49 9 4	189 13
Dec. 23	Do. do.	2 tons 4cwt. 3qr. 2lb. galvanised iron, 10 x 26	£20 15s.	46 8 11	95 18
Dec. 23 Nov. 29 Nov. 30 Nov. 23 Nov. 29	Leslie & Coy Millar's K. & J. Coy Do. do. Do. do. Do. do.	1,000ft. single English leather belting 4,769ft. 4in. jarrah 3,080ft. 4in. jarrah 5,649ft. 4in. jarrah 7,314ft. 6in. maple	for for 18/100ft. super for 37/6	42 19 11 27 14 5 59 14 9 137 2 11	76 13
Dec. 16 Dec. 28	McLean Bros. & Rigg Do. do.	1 Dixon's circular saw 610 gross Nettlefold's galvanised bolts	for for	33 15 0 93 1 8	267 12 (
Nov. 13 Dec. 21	Do. do. Do. do.	and nuts 5 tons 10cwt. 2qr. 26lb. sheet S.F. iron 5 tons 4cwt. M.S. hexagon bolts and nuts	£19/3/6 ton for	106 3 4 130 7 3	969 Z
Dec. 7	Mills & Co	310 tested pipes, 11 gully traps, 4 Y junc-	for	32 1 8	363 7 (
Dec. 7	Do	tions, 6 cleaning eyes 425 pipes, 2 springs, 1 bend, 4 cleaning eyes, 3 T and 3 Y junctions	for	52 13 6	84 15
1912. Jan. 4 1911.	Do	230 pipes, 3 T junctions, 1 sq. junction, 3 T junctions, 27 bands, 1 spring	for		72 2
Nov. 24 1912.	W. D. Moore & Co	1 syphon force pump and 1 tower	for		25 0
Tan. 11 2911.	J. Russell & Co., Ltd	1,303 ft. galv. pipe	4/9		97 9
Dec. 18 Dec. 17	Stewarts & Lloyds Do	2.287ft. 5in. weldless steel tube 27 lens pipe, 3 bends, 2 flanges, 1 C.I. Peet valve	for for	78 15 1 37 15 11	116 11
Dec. 16 Dec. 31 Dec. 31	W. Sandover & Co T. Statham Do	1 squatter's tank	7/- 7/-	33 15 6 99 13 10	58 10
Nov. 30 Nov. 23 Nov. 20	Whittaker Bros Do Do	5,932ft. 2in jarrah 5,575ft. 2in. jarrah 13,646ft. 2in. jarrah	for 14/6 100ft. sup. 12/6 100ft. sup.	30 18 6 41 17 4 85 5 9	133 9
Nov. 30 1912.	Alfred Adams & Coy	100 gross yards lubricator cotton wicking	14/6 gross yd.		158 1 72 10
Jan. 22 Jan. 23	W. Britten J. H. Carswell	333 hewn sleepers 58 yds. linoleum, 70 yds. border, 120 yds. paper felt	1/7 each for	•••	26 7 25 11
1911.	Dorman, Long & Co., Ltd.	paper reft 24 tons 11 cwt. 4 qrs. 14 lbs. joists	for		264-11
Dec. 18	Frodingham Iron & Steel Co.	3 tons 6 cwt. 0 qrs. 12 lbs. joists, 1 ton 5 cwt. 0 qrs. 20 lbs. channels	for	55 8 0	
Dec. 18	Do	3 tons 15 cwt. 1 qr. joists	for	43 15 7	99 3

List of Material—continued.

Date.	Name.	Material.	Rate per	Amount.	Total.
Nov. 20 1912.	Hoskins & Co., Ltd.	. 71 C.I. pipes	for	£ s. d.	£ s. d. 78 2 0
Jan. 25 1911.	J. Langford	. 476 water bags	for	•••	42 3 6
Dec. 9	Malloch Bros	. 148 cwt. Neptune unrivalled galvanised steel fencing wire	£16 14s. ton	123 11 7	
Dec. 7	Do,	. 61 cwt. Neptune unrivalled galvanised steel fencing wire	£16 14s. ton	50 18 8	
Dec. 8	Do	. 180 cwt. Neptune unrivalled galvanised steel fencing wire	£16 14s. ton	150 6 0	
Dec. 12	Do	65 lbs. 2 in. galvanised barbed wire staples, 53 cwt. Neptune unrivalled galvanised steel fencing wire	for	45 11 3	370 7 6
Nov. 20	Morris & Bone	375 ft. arrester wire	2s. per ft. and 6d. for stamp	•••	37 10 6
Dec. 19 Dec. 19 1912.	~ "	. 3 tons 11 cwt. 3 qrs. 0 lbs. M.S. plates 5 tons 0 cwt. 1 qr. 7 lbs. Wallside M.S. plates	£8 7s. 3d. ton £8 4s. 9d. ton	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
Jan. 9 1911.	Do	. 1 ton 8 cwt. 2 qrs. 15 lbs. Baldwin's charcoal sheets (iron)	22s. 6d. ewt.	32 4 3	
Dec. 6 Dec. 12	~	. 10 cwt. 0 qrs. 3 lbs. pure aluminium 14 tons 6 cwt. 1 qr. M.S. flats	for £7 9s. ton	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	955 177 9
Dec. 12	F.R. Perrot	. 1,000 ft. Jeffrey detachment chain, 156 ft. 2 in. attachment links, 20 pairs couplers, 8 pairs couplers, 6 style "R" take up boxes	for	•••	255 17 2 95 15 7
Dec. 23	Do	4 takeup boxes, 6 chains (driving), 6 C.I. sprocket wheels, 6 C.I. sprocket wheels	for	30 5 0	
Dec. 23	Do	6 C.I. sprocket wheels	15/-	4 10 0	34 15 0
Dec. 9 Nov. 15 1912	H. Shivers James Sandy & Co., La	. 8,640ft. 4in. beams, jarrah 840 squares patent plate glass	for $1/6\frac{1}{2}$ each	•••	48 4 2 65 4 6
Jan. 9 1911	H. C. Scott	. 76 bags chaff, 63 bags Victorian bran, 60 bags crushed white oats	for	•••	81 3 6
Dec. 8	Tomlinson Bros.	4 sets docker saw hangers, 4 spindles with bearings	for		43 0 0
<b>D</b> ec. 8	do	13 C.I. pulleys	for	•••	36 15 0
			Total		3,595 9 10

#### GOVERNMENT SAVINGS BANK.

Treasury, Perth, 23rd February, 1912.

IT is hereby notified, for general information, that Richard Thomas Stubbs, Schoolmaster at Geraldton, has been appointed Government Savings Bank Agent at Noggerup, in place of T. J. Jones, resigned.

L. S. ELIOT, Under Treasurer.

Treasury,
Perth, 22nd February, 1912.

HIS Excellency the Governor in Executive Council has been pleased to appoint H. Daws to be a Receiver of Revenue, at Carnarvon, during the absence on leave of Wharfinger Mills.

Also J. R. Gordon to be a Receiver of Revenue, at Port Hedland, vice E. H. King.

> L. S. ELIOT, Under Treasurer.

Treasury, Perth, 28th February, 1912.

HIS Excellency the Governor in Executive Council has been pleased to accept the resignation of Cecil Andrews, Inspector General of Schools, as a member of the Tender Board.

Also to appoint Keane Bolton to be Authorising and Certifying Officer, Receiver of Revenue, for the Colonial Secretary's Department, during his occupancy of the office of Acting Accountant.

Also to appoint John Collins to be a Receiver of Revenue during the absence on leave of T. G. Walker, Treasury Paymaster, Beverley, to date from the 19th instant.

Also to appoint Angus Wallis Rutter to be a Receiver of Revenue of the Taxation Department in place of F. A. Woodman.

L. S. ELIOT, Under Treasurer.

## JUSTICES OF THE PEACE.

Premier's Office,

No. 289.

Perth, 28th February, 1912.

HIS Excellency the Governor in Council has been pleased to appoint the following gentlemen as Justices of the

P.O. 39/12.—Robert Charles McCutcheon, Esquire, of Fremantle, for the Fremantle Magisterial District.

P.O. 67/12.—Arthur Parker Reynolds, Esquire, Midland Junction, for the Swan Magisterial District.

> A. COLENSO KESSELL, Secretary to the Premier.

No. 14006.—C.S.O.

#### APPOINTMENTS.

Colonial Secretary's Office, Perth, 1st March, 1912.

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

825/12.—Dr. P. J. Moloney, of Lawlers, to be Medical Officer of Health, from 8th February, 1912, for the purpose of the examination of School Children under the provisions of Sections 11 and 246 of "The Health Act. 1911.

1942/11.-W. W. Garner and W. L. Thomas to be members of the Advisory Committee (Drug Standards) under the provisions of Section 177 of "The Health Act, 1911," for the term of one month from 6th March 1912.

J. R. CAMPBELL,

Acting Under Secretary.

No. 14007.--C.S.O.

## THE HEALTH ACT, 1911.

Colonial Secretary's Office, Perth, 1st March, 1912.

644/12.

IIS Excellency the Governor in Council, on the recomnendation of the Midwives' Registration Board, has been leased to make the following Regulations under the proisions of Section 265 of the "Health Act, 1911," viz.:—

- Part (a.) Relating to proceedings of the Board.
- Part (d.) Procedure on the removal of a name from the Register, and on the restoration to the Register of the name removed;

ad to approve the Regulations hereunder made by the lidwives' Registration Board under the provisions of "The lealth Act, 1911," viz.:—

- Part (b.) Regulating the issue of certificates and the conditions of admission to the register of Midwives.
- Par (c.) Regulating the course of training and the conduct of examinations.
- Part (e.) Regulating, supervising, and restricting within due limits the practice of Midwives.

J. R. CAMPBELL, Acting Under Secretary.

MIDWIVES' REGISTRATION BOARD.

## REGULATIONS.

- .--REGULATING THE PROCEEDINGS OF THE BOARD.
- 1. Meetings—The Board shall meet in each month, nless otherwise decided at a previous meeting, on a say to be fixed to suit the convenience of its members, and at such other times as may be necessary. The Chairman may at any time convene a meeting of the Board, and the Clerk shall convene a meeting if required to do by any two members of the Board by writing under neir hands.
- 2. Notice.—Not less than two days' notice of any teeting shall be given to each member of the Board, irected to such address as he or she may from time to me furnish to the Clerk.
- 3. Quorum.—The quorum of the Board shall be three.
- 4. Order of Business.—The order of business shall as follows:—
  - (1.) Minutes of the last meeting.
  - (2.) Correspondence.
  - (3.) Reports of Committees.
  - (4.) Notices of motion.
  - (5.) Business arising directly under the Act.
  - (6.) Any other business.
  - (7.) Date of next meeting.

ovided that the Board may at any meeting vary the der of business on the ground of urgency or convenience.

- 5. Absence of Chairman.—In the event of the Chairman it being present at any meeting of the Board, the Board all elect a presiding Chairman for that meeting.
- 6. Voting.—Every question, the manner of voting which is not otherwise specified in these rules, shall

be decided on a show of hands by a majority of members present and voting, but any member may call for a division, in which case the names for and against shall be taken down in writing and entered on the Minutes. In the case of an equality of votes the presiding Chairman shall have a second or casting vote.

- 7. Motions.—Every motion or amendment shall be moved and seconded, and shall be reduced to writing and handed to the Chairman (if so required by him), and shall be read, before it is further discussed or put to the meeting.
- 8. Notices of Motion.—Every notice of motion shall be in writing, signed by the member giving the notice, and shall be given or sent to the Clerk, who shall insert in the Agenda Paper of the next ordinary meeting of the Board all notices of motion which he may have received not less than one clear day prior to the day on which the Agenda Paper is sent out to members, in the order in which they have been received by him.
- 9. Rescinding of Resolution.—No resolution of the Board shall be altered or rescinded at a subsequent meeting except upon a notice of motion of which a copy has been sent out to members by the Clerk seven clear days before such meeting.
- 10. Committees.—Every Committee appointed by the Board shall make a report of its proceedings to the Board, and the recommendations of every Committee shall, so far as practicable, be in the form of resolutions, to be considered by the Board; and the acts and proceedings of every Committee shall be submitted to the Board for approval, unless the resolution of the Board appointing the Committee shall otherwise direct in respect of all or any of the matters referred to it.
- 11. Reports.—Every report from a Committee shall be submitted by the Chairman of the Committee (if present) who shall move that it be received by the Board, and on the motion being carried, the Chairman, or any other member of the Committee, may move to agree with the resolutions of the Committee, and such resolutions shall be considered seriatim. And the question that the report (if necessary, as amended) be now approved shall be put from the Chair, but no debate shall be allowed thereon.
- 12. Decision of Chairman.—The presiding Chairman shall decide upon any point of order or procedure, and his decision shall be final.
- B.—Regulating the issue of Certificates and the Conditions of Admission to the Register of Midwives.
- 1. Candidates must satisfy the Board that they have reached a sufficient standard of general education, and submit the following documents, duly filled in and signed:—
  - (a) A certificate of birth, or of baptism, or a statutory declaration made by a competent person, showing that the candidate is not under twenty-four years of age, and, where the candidate has been married, the certificate of marriage also;
  - (b.) Certificates to the effect that the candidate has undergone the training set forth in C 1 (1.) (2.) and (3.);
  - (c.) A certificate of good moral character. This certificate must be in the form prescribed by the Board, and must be signed by two persons of position acceptable to the Board. Each person signing must state in the certificate that he or she has known the candidate for at least twelve months,

and must append to his or her signature a statement of his or her calling or position and postal address. (Schedule, Form II.)

- 2. Candidates must pass an examination as hereinafter set forth. (See C. below.)
- 3. A candidate who has complied with the above requirements and has successfully passed the examination shall receive a certificate in the form set out in the Schedule, and her name shall be entered by the Clerk on the Register. (Schedule, Form III.)
- 4. Every entry in the register shall be in the form shown in the Schedule (Form I.), but for the purpose of the publication of the register annually, as required by the Act, that portion of the form below the horizontal line shown thereon shall be deemed not to be an essential part of the entry.

## C.—REGULATING THE COURSE OF TRAINING AND THE CONDUCT OF EXAMINATIONS.

- 1. No person shall be admitted to an examination unless she produces certificates that she has undergone the following course of training, viz.:—
- (1.) She must have, under supervision satisfactory to the Board, attended and watched the progress of not fewer than twenty labours, making abdominal and vaginal examinations during the course of labour and personally delivering the patient. (Schedule, Form IV.)
- (2.) She must have, to the satisfaction of the person certifying, nursed twenty lying-in women and their infants during the ten days following labour. (Schedule, Form V.)

The certificates as to (1) and (2) must be in the form prescribed by the Board, and must be filled up and signed either—

- (a.) by a medical practitioner approved by the Board for the purpose; or
- (b.) by the Marron of an institution recognised by the Board, being a Midwife registered under the Act; or
- (c.) by a Midwife registered under the Act and approved by the Board for the purpose.
- (3.) She must have attended a sufficient course of instruction imparted by a medical practitioner approved by the Board for that purpose, in the subjects named below. (See Regulation C. 4.)

The above Certificate (3) must be in the form prescribed by the Board, and must be filled up and signed by a medical practitioner recognised by the Board as a teacher. (Schedule, Form VI.)

- 2. Candidates who intend to present themselves for examination must send notice to the Clerk of the Board at least three weeks before the date fixed for the examination to commence, accompanied by the certificates mentioned in B 1. and C. 1.
- 3. Any candidate who during the examination shows a wast of acquaintance with the ordinary subjects of elementary education may be rejected on that ground alone.
- 4. The examination shall be partly oral and practical and partly written, and shall embrace the following subjects:—
  - (a.) The elementary anatomy of the female pelvis and generative organs.

- (b.) Pregnancy and its principal complications, including abortion.
- (c.) The symptoms, mechanism, course and management of natural labour.
- (d.) The signs that a labour is abnormal.
- (e.) Hæmorrhage: Its varieties and the treatment of each.
- (f.) Antiseptics in midwifery and the way to prepare and use them.
- (g.) The management of the puerperal patient, including the use of the clinical thermometer and of the catheter, and the taking of the pulse.
- (h.) The management (including the feeding) of infants and the signs of the diseases which may develor during the first ten days.
- The duties of the midwife as described in the regulations.
- (j.) Obstetric emergencies, and how the midwife should deal with them until the arrival of a doctor. Thi will include some knowledge of the drugs commonly needed in such cases, and of the mocks of their administration. (See E. 18.)
- (k.) Puerperal fevers, their nature, causes and symptoms.
- (l.) Some knowledge of the local manifestations of venereal disease in its effects on the newly born.
- (m.) The disinfection of person, clothing, and appliances.
- (n.) The principles of hygiene as regards the home, foosupply, and person.
- (o.) The care of children born apparently lifeless.
- 5. Due public notice shall be given of the examinations  ${\bf t}$  be held under the Act.
- D.—PROCEDURE ON THE REMOVAL OF A NAME FROM TH REGISTER AND ON THE RESTORATION TO TH REGISTER OF A NAME REMOVED.

Removal of a Name from the Register.

- 1. The Clerk of any Court before which any midwil is convicted of a crime or misdemeanour shall forwar a report of such conviction to the Board.
- 2. Every Local Authority, and every officer of an such authority shall, whenever it or he has reason t believe that any midwife is incompetent, or has been guilt of misconduct, report the same to the Board.
- 3. Every Local Authority shall report to the Boar when any breach of the Act or the Regulations has bee committed by any midwife, and such report shall stathe nature of the breach, and, if proceedings have bee taken against the midwife, the amount of the free ar costs inflicted.
- 4. When any report is received as provided in Re ulation (2) hereof, the Board shall cause due inquire to be made into the case and the result of such inquiry be reported to the Board.
- 5. If the Board decide that such case has been may out, proceedings for the removal of a name from the Regist shall be commenced by the issue of a notice in writing addressed to the accused person by the Clerk on behalf of the Board. Such notice shall specify the nature as particulars of the charge alleged against the accuse person, and shall inform her of the day on which the Board intend to deal with the case and decide upon the secharge. The notice shall further require the accuse person to forward her certificate and register of cases the Clerk before the hearing of the case, to answer writing the charges brought against her, and to atter before the Board on such day.

- 6. The notice, accompanied by a copy of these Regulations, shall be sent by registered letter to the last-known address or the enrolled address of the accused person, and shall be so sent as to allow at least fourteen days between the day on which the notice is issued and the day appointed for the hearing of the case by the Board.
- 7. The case shall be heard at a special meeting of the Board, of which at least seven days' notice shall be sent by the Clerk to each member. The accused person may be represented or assisted by a friend, legal or otherwise. Provided that three clear days' notice of the intention of such legal representative to appear on behalf of the accused has been received by the Clerk.
- 8. At the hearing of the case the Clerk or other person appointed by the Board for the purpose shall first state to the Board the facts of the case and the charge alleged against the accused person, and shall then submit to the Board the evidence which he has received in support of the charge. The accused person, or her representative, shall be entitled to cross-examine any witness appearing against her on matters relevant to the charge.
- 9. When the evidence in support of the charge and a statement by or on behalf of the person making the charge are concluded, the accused person, or her representative, shall be invited by the Chairman to address the Board, and to tender evidence in answer to the charge.
- 10. If the accused person does not attend as required, either personally or by representative, the Board may proceed to hear and decide upon the charges in her absence.
- , 11. Upon the conclusion of the whole case the Board shall deliberate thereon, and shall, after due consideration of all the relevant evidence on either side, whether oral or documentary, pronounce its decision either forthwith or at a subsequent meeting.
- 12. If the Board find the charges against the accused person to be proved either in whole or in part, and the offence cannot, in its opinion, be adequately dealt with by censure or caution, the Board may direct the Clerk to remove the name of the accused person from the Register and to cancel her certificate.
- 13. Notice in writing, by registered letter, of the removal of the name of any Midwife from the Register, and of the cancelling of the certificate setting forth the cause of such removal and cancellation shall be sent by the Clerk to the Midwife whose name has been so removed, and to the Local Authority of the district within which she resides.

RESTORATION TO THE REGISTER OF A NAME REMOVED.

- 14. Application for restoration to the Register shall be made in writing addressed to the Clerk to the Board, and signed by the applicant, stating the grounds on which application is made. In cases where the cancelled certificate has not already been returned to the Board, it must be sent in with the application, or a statutory declaration made of its previous loss or destruction.
- 15. The application must be accompanied by a statutory declaration made by the applicant, setting forth the facts of the case and stating that she is the person originally enrolled. The declaration shall be in the Form given in the Schedule. (Form VII.)
- 16. The statements in the application and declaration must also be supported by the certificate of the Medical

- Officer of the district in which the applicant is resident, and by the certificates of at least two persons, being Justices of the Peace, Ministers of Religion, or registered Medical Practitioners, who were and are well acquainted with the applicant before and since the removal of her name. These certificates must each of them testify to the applicant's identity and present good character, and they shall be in the Form given in the Schedule. (Form VIII.)
- 17. The application, when duly supported by the declaration and certificates as hereinbefore provided, shall be considered at a meeting of the Board, made special for the purpose, of which at least seven days' notice shall be sent by the Clerk to each member. The Board may adjourn the consideration to a future date, or require further evidence or explanations from the applicant.
- 18. After consideration of all the circumstances of the case, as submitted to them in accordance with the provisions of these Regulations, the Board may, if they think fit, direct the Clerk to restore the name of the applicant to the Register.
- É.—REGULATING, SUPERVISING, AND RESTRICTING WITHIN DUE LIMITS THE PRACTICE OF MIDWIVES.
- Directions to Midwives concerning their Person, Instruments, etc.; their Duties to Patient and Child; and their Obligations with regard to Disinfection, Medical Assistance, and Notification.

Note.—When engaged to attend a labour the midwife should take an opportunity of visiting the patient in her own house to advise as to personal and general arrangements for the confinement.

1. The Midwife must be scrupulously clean in every way, including her person, clothing, appliances, and house; she must keep her nails cut short and clean, and preserve the skin of her hands as far as possible from cracks and abrasions.\*

Note.—Unless the cleansing process be thoroughly carried out there will be, even after a healthy confinement, remains of blood, lochia, or liquor amnii on the fingers, and especially under the nails, which will there undergo decomposition, and so become dangerous to the next patient attended.

When attending to her patients she must wear a clean dress of washable material that can be boiled, such as linen, cotton, etc., and over it a clean washable apron or overall.

The sleeves of the dress must be made so that the Midwife can tuck them up well above the elbows.

For list of appliances see Regulation 2.

- 2. When called to a confinement a Midwife must take with her in a bag or basket furnished with a removable lining which can be disinfected:—
  - (a.) An appliance for giving vaginal injections, a different appliance for giving enemata, a catheter, a pair of scissors, a clinical thermometer, a nailbrush, and cottonwool.
  - (b.) An efficient antiseptic or efficient antiseptics for such purposes as
    - (1.) Disinfecting the hands.
    - (2.) Douching in special cases.
    - (3.) Cleansing the infant's eyelids.

- 3. Before touching the generative organs or their neighbourhood the midwife must on each occasion disinfect her hands and forearms.
- 4. All instruments and other appliances must be disinfected, preferably by boiling, before being brought into contact with the patient's generative organs.
- 5. Whenever a midwife has been in attendance, whether as a midwife or as a nurse, upon a patient, or in contact with a person, suffering from puerperal fevers or from any other condition supposed to be infectious, or is herself liable to be a source of infection, she must cease to act as a midwife for a period of fourteen days, and before resuming practice must disinfect herself and all her instruments and other appliances, and must have her clothing thoroughly disinfected, to the satisfaction of the Medical Officer before going to any other maternity patient. (See Regulation 17.)

### Duties to Patient.

- 6. A midwife in charge of a case of labour must not leave the patient without giving an address by which she can be found without delay; and after the commencement of the Second Stage, she must stay with the woman until the expulsion of the placenta and as long after as may be necessary. In cases where a doctor has been sent for on account of the labour being abnormal or of there being threatened danger (see Regulation 20), she must await his arrival and faithfully carry out his instructions.
- 7. The midwife must wash the patient's external parts with soap and water, and then swab them with an efficient antiseptic solution on the following occasions:—
  - (a.) Before making the first internal examination;
  - (b.) After the termination of labour;
  - (c.) During the lying-in period, when washing is required;
  - (d.) Before passing a catheter.

For this purpose the midwife must on no account use ordinary sponges or flannels, but material which has been boiled or otherwise disinfected before use.

- \*8. No more internal examinations should be made than are absolutely necessary.
- \* This is a direction to practising midwives, and is not to be taken as relieving a pupil undergoing a course of training from any of the obligations entailed upon her by Regulation C. 1 (1).
- 9. The midwife in charge must in all cases of labour examine the placenta and membranes before they are destroyed, and must satisfy herself that they are completely removed.
- 10. The midwife must remove soiled linen, blood, fæces, urine, and the placenta from the neighbourhood of the patient and from the lying-in room as soon as possible after the labour, and in every case before she leaves the patient's house.
- 11. The midwife shall be responsible for the cleanliness, and shall give all necessary directions for securing the comfort and proper dieting of the mother and child during the lying-in period, which shall be held, for the purpose of these regulations and in a normal case, to mean the time occupied by the labour and a period of ten days thereafter. (See Regulations 20 and 22.)
- 12. A case of normal labour in these regulations shall mean a labour in which there are none of the conditions specified in Regulation 22 below.

13. The midwife shall take and record the pulse and temperature of the patient at each visit.

## Duties to Child.

- 14. In the case of a child being born apparently dead the midwife must carry out the methods of resuscitation which have been taught her.
- 15. As soon as the child's head is born, and if possibl before the eyes are opened, its eyelids must be carefully cleansed.
- 16. On the birth of a child which is in danger of death the midwife shall inform one of the parents of the child' condition.

#### General.

17. No midwife shall (except under the circumstance hereinafter mentioned) undertake the duty of laying out the dead.

In no case must a midwife lay out the body of any patien on whom she has not been in attendance at the time o death, or a body upon which a post mortem examination has been made.

A midwife will not transgress this rule, if-

She prepares for burial the body of a lying-in woman a still-born child, or an infant dying within tendays:—

After laying out a dead body for burial she must notify the Medical Officer and undergo adequate cleansing and disinfection.

- 18. A midwife must note in her Register of Case each occasion on which she is under the necessity of ad ministering any drug other than a simple aperient, th dose, and the time and cause of its administration.
- 19. Any midwife whose certificate of registration habeen destroyed or lost, may make application for thissue of a new certificate; such application shall be accompanied by a statutory declaration reciting the circumstances in which the destruction or loss of the certificat occurred. For any duplicate certificate granted by the Board under this regulation a fee of five shillings shall be paid by the applicant.

Conditions in which Medical Help must be sent for.

20. In all cases of abortion, of illness of the patien whild or of any abnormality occurring during properties.

or child, or of any abnormality occurring during proglancy labour, or lying-in, a midwife must explain that the cas is one in which the attendance of a registered medica practitioner is required, and must hand to the husban or the nearest relative or friend present the form of sending for medical help (see Regulation 24 (a)), properly filled up and signed by her, in order that this may be immediately forwarded to the medical practitioner.

In a case where a medical practitioner is engaged to attend the patient, should any of the condition prescribed in Regulation 22 arise in the absence of such medical practitioner, then the midwife shall, in complying with this rule, first send for the practitioner so engaged.

If for any reason the services of a registered medica practitioner be not available, the midwife must, if the case be one of emergency, remain with the patient and do her best for her until the emergency is over.

After having complied with the Regulation as to the sum moning of medical assistance, the midwife will not incu

any legal liability by remaining on duty and doing her best for her patient.

Where a midwife sends for medical assistance under the provisions of the preceding rule, in the case of a patient who cannot or whose husband cannot afford to pay for such medical assistance, then such midwife shall first send for the District Medical Officer, if such an officer be available, and such officer shall, when sent for in regard to any of the conditions which are specified in the next sacceeding rule and marked with an asterisk,\* be entitled to receive from the Board a fee of one guinea at the completion of each such case so attended, together with the sustenance and travelling allowances to which he is entitled.

Provided that in any such case where a District Medical Officer is not available, and any other medical practitioner attends the case, then he shall be entitled to receive the fee of two guineas and the same allowances.

Provided further that if within twelve months from the date of such medical assistance being rendered, the patient or her husband is able to pay the cost, or a part of the cost of such assistance, then all moneys paid to a medical practitioner under this regulation, shall be deemed to be a debt due from the patient or her husband to the Board.

- 22.The foregoing Regulation shall apply:
- \* (1.) In all cases in which a woman during Pregnancy, Labour, or Lying-in appears to be dying or is dead.

## Pregnancy-

- (2.) In the case of a Pregnant woman:
  - (a.) If the patient is a dwarf or deformed;
  - \*(b.) When there is excessive and dangerous loss of blood;
  - (c.) When there is any abnormality or complication, such as-

Excessive sickness.

Puffiness of hands or face.

\*Fits or Convulsions.

Dangerous varicose veins.

Purulent discharge.

Sores of the genitals.

## Labour-

(3.) In the case of a woman in Labour at or near term, when there is any abnormality or complication, such

\*Where there is excessive and dangerous bleeding. \*Fits or Convulsions.

A purulent discharge. Sores of the genitals.

\*A malpresentation.

Presentation other than the uncomplicated head or breech.

Where no presentation can be made out.

Where two hours after the birth of the child the placenta and membranes have not been completely expelled.

In cases of serious rupture of the perinæum, or of other injuries of the soft parts.

## Lying-in-

(4.) In the case of a Lying-in woman, when there is any abnormality or complication, such as-

Fits or Convulsions.

Abdominal swelling and tenderness.

Offensive lochia, if persistent.

Rigor, with raised temperature.

Rise of temperature above 100.4° F., with quickening of the pulse for more than twenty-four hours.

Unusual swelling of the breasts with local tenderness or pain.

Secondary post-partum hæmorrhage.

White leg.

The Child-

(5.) In the case of the Child, when there is any ab normality or complication, such as-

Injuries received during birth.

Any malformation or deformity in a child that seems likely to live.

Dangerous feebleness.

Inflammation of, or discharge from, the eyes, however slight.

Serious skin eruptions.

Inflammation about the navel.

#### Notifications.

23. Every midwife who fills up the schedule of information for the registration of a birth, shall insert in the place provided for the name of the nurse or midwife, in addition to her name, her registration number as a midwife, thus, e.g.,-

"Mary Smith, Registered Midwife, 257," or if she does not herself fill up such form, shall supply the patient or the person responsible for the registration of the birth with information of her registered number for entry on such form.

- 24. (1.) The midwife must, as soon as possible, send notice on the prescribed form to the Medical Officer, in the following cases :-
  - \*(a.) Medical help.—Whenever under Regulation 20 the advice of a registered medical practitioner has been sought.
  - \*(b.) Deaths.—In all cases in which the death of the mother or of the child occurs before the attendance of a registered medical practitioner.
  - \*(c.) Stillbirths.—In all cases of stillbirths where a registered medical practitioner is not in attendance at the time of birth.
  - Note.—A child is deemed to be stillborn when after being completely born it has not breathed or shown any sign of life. (See Regulation 14.)
  - \*(d.) Laying out the dead.—In all cases in which she has prepared, or assisted to prepare, a dead body for burial. (See Regulation 17.)
- 25. The form in which a midwife shall report to the Medical Officer of Health on every case attended by her (Section 263, s.s. 1 of the Act) shall be in accordance with Regulation 22a (Form e).
- 26. For the purposes of the preceding rules the use of the following forms shall be compulsory:-

## WESTERN AUSTRALIA.

MIDWIVES' REGISTRATION BOARD. Form of sending for Medical Help.

No This notice is s	ent on	behalf of	f*			••••
Address I have advised account of	that	medical	assistance	be	obtained	on
Sigr † The case is			Regis	tere	d Midwife	•
Sent to (name o						

\* Here fill in name of patient. † If the case is not urgent cross this out.

Time of sending message.....

The midwife shall make two copies of the above, making with the original document, three forms in all. The original she shall keep, the second she shall hand to the patient's representative in accordance with Regulation 20, and the third she shall send to the Local Supervising Authority as soon as possible, but within 24 hours at the

#### WESTERN AUSTRALIA

MIDWIVES' REGISTRATION BOARD.

Form of Notification of Death.

To the Medical Officer of Health of the Municipal
District of
or *the Road District of
or *the Local Board of Health of
I, the undersigned, being a Registered Midwife (No)
hereby notify that the following death occurred in my
practice on theday of
19, before a registered medical practitioner was in
attendance
Name of Midwife
Address of Midwife
Name of deceased.
Address of deceased.
Are of deceased

Date of Delivery..... \*Strike out the words not applicable.

#### WESTERN AUSTRALIA.

MIDWIVES' REGISTRATION BOARD. Form of Notification of Still Birth.

	To	the	Medical	Officer	of	Health	of	the	Municipa
Di	strict	of							
or	*the	Road	d Distric	t of			٠		
or	*the	Loca	l Board	of Heal	th	of			

I, the undersigned, being a Registered Midwife (No...), hereby notify that, on the.....day of..... 19....., living at..... \*by me.....

\*before my arrival (B.B.A.)..... of a still-born child, no registered medical practitioner being in attendance at the time of oirth.

was delivered-

Sex ...... Full term or premature (No. of months)...... Condition of child (whether macerated or not) ......

Presentation Name of Midwife..... Address of Midwife..... .............

\*Strike out the words not applicable.

## WESTERN AUSTRALIA.

MIDWIVES' REGISTRATION BOARD.

Form of Notification of having Laid out a Dead Body.

To the Medical Officer of Health of the Municipal District of..... or \*the Road District of..... or \*the Local Board of Health of......

I, the undersigned, being a Registered Midwife (No)
hereby notify that, on theday of
19, I *prepared or *assisted to prepare a dead body
for burial, the particulars in respect of which are a-
below:—
Name of Midwife
Address of Midwife
Name of deceased
Age of deceased
Cause of death
*Strike out the words not applicable.

## WESTERN AUSTRALIA.

MIDWIVES' REGISTRATION BOARD. Form of notification of case attended.

To the Medical Officer of Health of the..... Municipal District of..... \* or the Road District of..... \* or the Local Board of Health of..... / I hereby report having attended the case, particulars of which are set out hereunder:-Name of patient... Address ..... Date and hour of confinement..... Sex of Infant. Was labour complicated? (Yes or no).....

Was a Doctor in attendance !.... Signature.....

> Reg. No..... (Address).....

\* Strike out the words not applicable.

Note.—A duplicate of this notification shall be forwarded to the Clerk of the Midwives' Registration Board.

CASE REGISTER.
No
Date of expected confinement
Name and address of patient
No. of previous labours and miscarriages
Age
Date and hour of Midwife's arrival
Date and hour of Child's birth
Presentation
Duration of 1st, 2nd, 3rd stages of labour
Complications (if any) during or after labour
,
Sex of infantBorn living or dead
Full time or premature—No. of months
Was Medical Practitioner engaged for case
If Doctor sent for—Name of Doctor
Date of Midwife's last visit
Condition of Mother then
Condition of Child then
Remarks *
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

\* If any drugs, other than a simple aperient, have been administered state here their nature and dose, the reason for giving them, and the stage of labour when given.

.....

27. The Local Authority shall make arrangements to secure a proper inspection of the Register of cases, bag of appliances, etc., of every midwife practising in the district of such Authority, and, when thought necessary, an inspection of her place of residence, and an investigation of her mode of practice by the Medical Officer. The powers herein conferred upon a Local Authority and the Medical Officer may also be exercised by any officer duly authorised by the Board. The Midwife shall give every reasonable facility for such inspection.

28. The proper designation of a registered midwife is "Registered Midwife," thus c.g.

Mary Smith, Registered Midwife.

No abbreviation in the form of initial letters is permitted, nor any other description of the qualification.

Provided that a midwife whose name has been admitted to the Register in virtue of having passed the Examination of the Board, or in virtue of a qualification recognised by the Board, acquired by passing an Examination in Midwifery, may add the words "by examination" after the words "Registered Midwife."

29. Any midwife shall be entitled to receive a copy of these Regulations upon application to a Local Authority or at the office of the Board, Department of Public Health.

### SCHEDULE.

FORMS OF APPLICATIONS AND CERTIFICATES REQUIRED UNDER THE REGULATIONS.

## APPENDIX OF FORMS.

FORM I .- Midwives' Registration Board

_ Okin 1.—Intuitives Integration Dans.										
Reg. No. Surname—	Christian Names—									
Date of Registration. Section of Act under which regi Qualifications. Place of Residence.  Entered. Checked	stration effected									
Re-registered 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920 File Number	Remarks :—									

FORM II.—Certificate of Good Moral Character.

(See Section B1 (c) above.)

I certify that I have been personally acquainted
with
for a period ofyears, and that she is
trustworthy, sober, and of good moral character.
Dated this
Name
Address
Position and authority for signing
Signature of applicant

FORM III.—Midwives' Registration Board.
No Date
We hereby certify that
having passed the Examination of the
Midwives' Registration Board, and having otherwise com-
plied with the regulations laid down in pursuance of
the Health Act, 1911, is entitled by law to practise as a
midwife in accordance with the provisions of the said Act
and subject to the said regulations.
and subject to the said regulations.
of the Board.
Clerk.
* Form IV.—Certificate of Attendance on Cases.
(See Section $C1$ (1) above.)
I certify that
(to whom this certificate refers) has, under my supervision, and to my satisfaction, attended and watched the progress
of not fewer than twenty labours, making abdominal and
vaginal examinations during the course of labour, and personally delivering the patient.
Dated this
Name
. 7.6
Position and authority for signing
Signature of applicant
* This certificate may be signed by two, but not by more
than two, qualified persons, each of whom must specify
the number of cases for which he or she is responsible.
· · · · · · · · · · · · · · · · · · ·
* FORM V.—Certificate of Attendance during the Lying-ni Period.
(See Section C1 (2) above.)
(1000 100000000000000000000000000000000
I certify that
(to whom this certificate refers) has, under my supervision, and to my satisfaction, nursed twenty lying-in women and their infants during the ten days following labour.
Dated thisday of
Name
Position and authority for signing
Signature of applicant
* This certificate may be signed by two, but not by more
than two, qualified persons, each of whom must specify
the number of cases for which he or she is responsible.
properties and the state of the
FORM VI.—Certificate of having Attended a Course of Instruction.
(See Section $C1$ (3) above.)
"
I certify that
(to whom this certificate refers) has attended, to my satis-
faction, a course of instruction in the subjects enumerated
in Regulation C4, extending over a period of not less than
twelve months, and consisting of not less than fifteen
lectures, and has shown that she possesses sufficient
elementary education to enable her to read and to take
notes of cases.
Dated thisday of, 19
Name
Address
Address Professional Qualifications.

	OO VEIGHTEN I	GAZETTE, W.A. [MARCH 1,	, 1912.				
	FORM VII.—Statutory Declaration by Applicant for Restoration of Name to the Register.	FORM VIII.—Certificate in Support of Application for Restoration of Name to the Register.					
	(See Section $(D 13)$ above.)	(See Section $D$ (14) above.)					
(a) Insert full name.	(1.) I, the undersigned (a)	I,					
(b) Insert	of (b)	of					
	say on oath that the following are the facts of my	certify as follows:—					
	case, and the grounds on which I seek the restoration of my name to the Register.		ether				
(c) Date of	(2.) On the (c)day of, 19,	(2.) I have been and am well acquainted with the	tice of Peace, uster of				
Certificate granted by the Board.	my name was duly enrolled by virtue of the following qualification, namely—	the said	igion, or istered lical c- oner, givc				
(d) Qualification appearing on Certificate. (e) Date of anguiry.	(d)	(3.) The said	ticulars position.				
	and my certificate to be cancened.	(b) Address(b)	. ,				
f) Insert charge on which name	(4.) The offence for which the Board directed	(9) addi gual	ress and				
was re- noved.	the removal of my name and the cancelling of my	form	as nerly				
	certificate was (f)	Qualification give the ter.	n in Regis-				
(g) Insert place of residence. h) Insert poccupation.	(5.) Since the removal of my name from the Register I have been residing at $(g)$	(4.) The said is now trustworthy, sober, and of good moral character.					
i) Insert proposed place of practice.	(6.) It is my intention if my name is restored to the Register to practise as a Midwife at (i)	(5.) I have read paragraphs (5) and (6) of the application, and the statements therein contained are to the best of my knowledge, information, and belief true.					
k) All the	(7.) The grounds of my application are $(k)$	Signature					
easons in support of the applica- ion should	(Signed)	Address					
Sototod	Declared at	Position and authority for signing					
	A Justice of the Peace.	Date					
N	o. 14008.—C.S.O.	dred and Sixty Thousand Pounds to the Service of the year ending 30th June, 1912."					
	ASSENT TO ACTS.	J. R. CAMPBELL,					
_	Colonial Secretary's Office,	Acting Under Secretary.					
	592/11. Perth, 1st March, 1912. is hereby notified, for general information, that	Office of Public Service Commissioner, Perth, 29th February, 1912.					
His from the be resp	Excellency the Governor has received a despatch in the Right Honourable the Secretary of State for Colonies, informing him that His Majesty will not advised to exercise his power of disallowance with ect to Act No. 1 of 2 George V., of the Parliament	HIS Excellency the Governor in Executive Council has approved of the amendment of Public Service Regulation 78, by the addition of the words "with a higher maximum classification" after the word "officer," at the end of the first line.					
of t	Western Australia, entitled "An Act to apply out he Consolidated Revenue Fund the sum of Four Hun-	M. E. JULL, Public Service Commissioner.					

VACANCIES	TN	THE	PUBLIC	SERVICE.

Department.	Position.	Salary.	Date returnable.
Education Public Works	Two senior Inspectorships Under Secretary	*	9th March, 1912. 10th March, 1912.

<sup>\*</sup> To be determined by Reclassification Board.

Officers in Class G are not eligible for promotion to Class F until they have attained to the Maximum of their Class or to 20 years of age, and should, therefore, not apply for vacancies to which they have no claim for promotion.

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 offices of the various Permanent Heads of Departments.

## TOWN LOTS OPEN FOR LEASING.

Department of Lands and Surveys, Perth, 1st March, 1912.

IT is hereby notified, for general information, that the undermentioned Lots are open for Leasing under the Regulations published in the Government Gazette of the 8th December, 1911:—

Corr. No.	Town.	Nos. of Lots.	Capital unimproved value.	Applications to be lodged at	Remarks.
1378/99 14103/10 7853/98	Boyup Brook Esperance Katanning	64 47 and 48 91	£15 £200 each £20	Bridgetown Kalgoorlie Katanning	Reserve 11725 is hereby reduced Reserve 2811 is hereby reduced
16282/10	Katanning   Augusta	149 to 152 (in- clusive) and 155	£20 each	Bridgetown	
	Do		£25 each	do	
3503/01 16767/10	Boulder Southern Cross	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	£15 £37 10s.	Kalgoorlie Perth	Subject to £65, being value of improvements
5689/11 $9962/10$	Do Wungong	69	£30 £20	do do	Reserve 8996 is hereby cancelled
11072/07	Boulder	1681	£30 £12 10s.	do Kalgoorlie	
3453/08 9228/09	Do Meekatharra	2368 236	£12 10s. £25	$egin{array}{c}  ext{do} \  ext{Perth} \end{array}$	
7393/09 4315/11	Do Wyalcatchem	264 3	£30 £50	do.	Subject to the payment of £140
•					being the value of improvements erected on the Lot
3640/99 13855/00	Collie Do	384 278	£31 5s. £50	Bunbury do	Reserve 6770 is hereby reduced
13855/00 4633/08	Do	1 101	£37 10s. £25	do	
8203/00	Kalgoorlie	898	£50	Northam Kalgoorlie	
7606/04 7385/09	Do Leonora	1524 570	£12 10s. £15	do. do.	
<b>35</b> 64/08	Murrin-Murrin	80	£12 10s.	do.	
892/09 $2551/02$	Ivanhoe Sub. Area Boulder	377 1591	£12 10s. £12 10s.	do. do	
1016/10 6780/04	Do Kalgoorlie	713R 1526	£12 10s. £12 10s	do do	
12839/10	Murrin Murrin	106	£10	đo	
6895/09 8991/00	Princess Royal Malcolm	110	£12 10s. £12 10s.	do. do.	
8349 /09	Boulder	1497	£12 10s.	do.	
9813/04 6340/07	Do Mt. Morgans	2135 528	£12 10s. £12 10s.	do. do	·
6922/01 8037/01	Do	109	£12 10s.	do.	
7174/09	Do Leonora	105 542	£12 10s. £15	do do	
3804/11	Burracoppin	40	£15	Northam	Reserve 9409 is hereby reduced This Lot is available subject t the payment of the value of the improvements existin
6831/10	Trayning	1, 8, and 16	£40 each	do	thereon Lots 7 and 8 are subject to th
Do.	Do	24, 33, 40 and 41	£30 each	do•	payment of £50 respectively
Do.	Do	2, 3, 5, 6 and 7, 11 to 15 incl, 17 and 48	£25 each	do•	for value of improvement erected thereon.  Lots 4, 19, 36, 45, 49, 55, 60, 64, 65
Do. Do	Do	56, 57, 66, 67, 68, 70 and 82 18, 20 to 23 incl.,	£20 each £15 each	do.	69 and 71 to 76 incl. are excepted from sale as Reserv 13824
DU	Do	26 to 31 incl., 34, 35, 37, 38, 39, 42, 43, 44, 46 and 47	210 Gacii	do.	10024
Do.	Do	50 to 54 incl., 58, 59, 61, 62, 63, 77 to 81 incl.	£10 each	$\mathrm{do}_{\bullet}$	
2747/10	Dwellingup	31	£12 10s.	Perth	,
Do. 10049/11	$\begin{array}{cccc} & \text{Do.} & \dots \\ & \text{Fremantle} \dots & \dots \end{array}$	32 1477	£15 £50	$egin{array}{lll}  ext{do.} & & & & & & & & & & & & & & & & & & &$	Reserve 80:4 is hereby reduced.
1557/10	Golden Ridge	49, 56, 57, 73 and 80	£15 each	do	Lots 55, 63, 64, and 79 have bee excepted from sale and occupa pation as Reserve 13994.
	Do	50 to 54 incl., 58 to 62 incl., 66 to 70 incl., 74 to 78 incl.	£12 10s. each	do.	panton as noscive 1999.
7115/08	Meekatharra	322	£20	do.	The second secon
Do. Do.	Do Do	323 324	£15 £15	do. do.	,
Do. Do.	Do	325	£15 £15	do. do.	e teportus de la constituente de
Do.	Do	327	£15	do.	
Do. 2283/99	Do Cottesloe	328 132 to 138 incl	£15 £31 5s. each	do. do.	
2200 100	CORRESTOR	1 200 20 200 11101	-301 03. OHOII	uv.	

#### TOWN LOTS OPEN FOR LEASING-continued.

Corr. No.	Town.		No. of Lots.	Capital unimproved value.	Applicati lodge		be	Remarks.
9978/11	Southern Cross	<sub>9</sub> s	306 to 311 incl., 653 to 658 incl., 663 to 668 incl.	£12 10s. each	Perth	•••		Subject to payment of the value of any improvements which may exist on the lots
Do	Do	•••(	620 to 627 incl., 641 to 650 incl.	£15 each	do.	•••		do.
Do.	Do	!}	612 to 616 incl., 630 to 638 incl., 652, 662, and 619	£17 10s. each.	do.		•••	do.
Do. 13021/10	Do Nungarin	5	628, 640, and 629 86 to 92 incl., 95 to 101 incl., 104, 105, 108 to 111 incl.	£25 each £12 10s. each	do. Northam		•••	do. Lots 26, 79, 80, 106 and 107 are excepted from sale and occupation as \(\hat{\Lambda}\)13992
Do.	Do	•••	85, 93, 94, 102, 103 and 112	£18 15s. each	do.			
Do.	Do•	•••	30 to 33 incl., 51 to 55 incl., 58 to 62 incl., 81 to 83 incl.	£31 5s. each	do			
Đo.,	Do	•••	29, 34 to 36 incl., 39, 44, 45, 48 to 50 incl., 56, 57, 63 to 65 incl., 68 to 72 incl. 77, 78 and 84	£37 10s. each	do.			
Do.	Do	•••	2 to 6 incl., 24, 25, 27, 37, 38, 46, 47, 66, 67, 76	£43 15s. each	do.			
Do.	Do	•••	1, 7, 8, 12, 13, 14, 17, 18, 21, 22, 23, and 28	£50 each	do.			
Do. 1523/91 Do. Do. 5761/07	Do Cottesloe Do Do Ivanhoe (S. Bo	   ulder)	11, 19 and 20 112 167 169 Sub-lot 254	£62 10s. each £100 £87 10s. £75 £12 10s.	do. Perth do. do. Kalgoorli	 		Reserve B 1860 is hereby cancelled

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

Plans showing the arrangement of the Lots referred to will shortly be obtainable at this office and the various District (or Branch) Land Offices.

R. CECIL CLIFTON,

Under Secretary for Lands.

#### LOTS OPEN FOR SELECTION AS RESIDENTIAL LEASES.

Department of Lands and Surveys, Perth, 1st March, 1912.

IT is hereby notified, for general information, that the undermentioned Lots will be open for selection as Residential Leases subject to the Regulations published in the Government Gazette of 25th October, 1907:—

Corr. No.	Town.		Nos. of Lots.	Capital unimproved value.	Applications to be lodged at	Remarks.
11139/10	Boulder		2588 to 2591 in- clusive	£20 each	Kalgoorlie	Lots 2592, 2603 and 2604 have been reserved as Reserve 13997
11139/10	Do.	•••	2593 to 2602 in- clusive	do.	do	for Mining.
11139/10	Do.		2605, 2606, 2607	do.	do.	Lots 2608 and 2615 have been ex-
11139/10	Do.	,	2609 to 2614 in-	do.	do.	cepted from sale and occupation as Reserve 13998.
11139/10	Do.		2616 to 2623 inclusive	do.	do.	

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

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

R. CECIL CLIFTON, Under Secretary for Lands,

#### GOVERNMENT LAND SALES.

Department of Lands and Surveys, Perth, 1st March, 1912.

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 Wagin at 4 p.m.

#### SCHEDULE.

#### ALBANY.

KELLERBERRIN.

Town Lot 153, 2r. 11 1/5p., £10.

March 11th.—At the District Lands Office: Cunderdin

1912.

March 7th.—At the District Surveyor's Office: Mt Barker Town Lot 199, 41/4 p., £20.

1912

GERALDTON.

March 15th.—At the District Surveyor's Office: Geraldton Town Lot 167, 2r., £50.

#### WAGIN.

March 22nd.—At the District Lands Office: Nippering Suburban for Cultivation Lots 101, 4a. 1r. 31p., £13; 102, 4a. 3r. 20p., £15; 103, 4a. 2r., £14.

Plans and further particulars may be obtained at this Office, or at the office where land is to be sold.

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

R. CECIL CLIFTON,

Under Secretary for Lands.

#### LOTS OPEN FOR SALE.

Department of Lands and Surveys, Perth, 23rd February, 1912.

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

Corr. No.	Town.		Nos.	of Lot.	C	onditions.		Upset Prices.	Remarks.
4785/11 ,,,, 11306/11	Nippering . Do. Do. Geraldton .	101 102 103 167			 Sub. for Do. Do. Do.	· Cultivati  	on  	£13 £15 £14 £50	

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

R. CECIL CLIFTON, Under Secretary for Lands.

#### SALE OF LEASES OF TOWN LOTS.

Department of Lands and Surveys, Perth, 29th February, 1912.

THE Leasehold interest in the undermentioned allotments of land will be offered for sale, at Public Auction, on the dates and at the places notified in the Schedule below:—

#### Schedule.

1912.

MEEKATHARRA.

March 14th.—At the Warden's Office, at 10 a.m.: Meekatharra Town Lots 92, 93, 1r. each, annual rental £1 each.

#### NORTHAM.

March 14th.—At the Warden's Office, at 11 a.m.: Meckering Town Lot 156, 1r. 20p., annual rental £1.

## PINJARRA.

March 15th.—At the Clerk of Court's Office, at noon: Pinjarra Town Lots 46, 47, 2r. 26p. each, annual rental £1 each. Dwellingup Town 31, 32, 1r. each, annual rental £1 each.

R. CECIL CLIFTON, Under Secretary for Lands.

## APPOINTMENT.

Department of Lands and Surveys,
Corres. 290/94. Perth, 1st March, 1912.

IT is hereby notified, for general information, that
Mr. H. F. Moody, of the Narrogin Land Office, has been
appointed, under Section 11 of "The Land Act, 1898,"
and its amendments, as an Agent for the Minister for
Lands, before whom any statutory declarations required
under the said Act may be made.

R. CECIL CLIFTON, Under Secretary for Lands.

## NEW TOWN SITE.

#### Nungarin.

Department of Lands and Surveys,
Corr. 13021/10. Perth, 1st March, 1912.

HIS Excellency the Governor in Executive Council has been pleased to set apart the land comprised within Reserve 13099 to form a new townsite on the Dowerin-Merredin Railway line, hereafter to be known and distinguished as Nungarin Townsite.

R. CECIL CLIFTON, Under Secretary for Lands.

#### RESERVES.

Department of Lands and Surveys, Perth, 1st March, 1912.

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:—

AVON (near Chedaring).—No. 13927 (Horse Paddock, Agricultural Department).—Bounded by lines starting from the South-West corner of Avon Location 6394, and extending East along part of its South boundary to a West corner of Location 8204; thence South, East, and North along part of the latter's West and its South and East boundaries respectively to its North-East corner; thence East about 155 chains 70 links to a point North of the North-West corner of Location 3023; thence South to the North-Western side of a road passing along the Northern side of the Eastern Railway Reserve, and along said side of road South-Westerly, passing around the Chedaring Town Lots to the Easternmost corner of Location 17810; thence West, North, and West along part of the latter's North, East, and North boundaries respectively to the South-East corner of Location 19043; thence North to the South boundary of Location 13774, East to the latter's South-East corner, and North to its North-East corner; thence West to the North-West corner of Location 19043 aforesaid, and South to the North boundary of Location 17810 aforesaid; thence West to the East boundary of Location 2262, and North to the starting point. (About 1,310 acres.) (Plan 2A/40.)

15050/11.

PERTH.—No. 13948 (Pumping Station, Public Works Department).—Lot 481. (About 13 perches.) (Plan Perth West.)

15050/11.

PERTH.—No. 13949 (Pumping Station, Public Works Department).—Lot 483. (Reserve 12510 is hereby reduced.) (15.5 perches.). (Plan Perth East.) 15050/11.

PERTH.—No. 13950 (Pumping Station, Public Works Department).—Lot. 482. (Reserve B3595 is hereby reduced. (About 30 perches). (Plan Perth East.)

WELLINGTON (Arthur River).—No. 13964 (Camping).—That portion of Conditional Purchase Lease 10320/55 (Wellington Location 1754), bounded by lines starting from an angle in the Eastern side of Road No. 4091 situate 244deg. 44 8/10 links from an Eastern boundary of said location, and extending 348deg. 50min. 16 chains 29 links; thence 85deg. 20min. 3 chains 93 6/10 links, 181deg. 18min. 16 chains 10 5/10 links, and thence 244deg. 44 8/10 links to the starting point. (3 acres 2 roods.) (Plan 410/80, Diagram 37643.)

9985/10.

WELLINGTON (Bunbury).—No. 14000 (Cemetery site).—Bounded by lines starting from the South-West corner of Wellington Location 30, and extending West to the East boundary of Location 493; thence North to the South boundary of Location 29, East to the South-Western side of the South-Western Railway Reserve, and along the latter South-Eastward to the West boundary of Location 30 aforesaid; thence South to the starting point. (Reserve 670 is hereby reduced.) (About 28 acres.) (Plan 411D/40.)

R. CECIL CLIFTON, Under Secretary for Lands.

## 

Department of Lands and Surveys, Perth, 21st February, 1912.

HIS Excellency the Governor in Executive Council has been pleased to approve of the area and boundaries of Reserve No. 5174 being amended as described in the Schedule below for the purpose therein set forth; the boundaries previously published in the Government Gazette being hereby cancelled:—
620/12.

HAMEL.—No. 5174 (State Nursery).—Town Lots 21, 23, 24, 25, 139, and 159. (Reserve 6704 is hereby cancelled.) (About 40 acres 0r. 39p.) (Plan Hamel Townsite.)

R. CECIL CLIFTON, Under Secretary for Lands.

#### NOTICE CONCERNING STATE FORESTS.

Department of Lands and Surveys, 7211/07. Perth, 9th February, 1912.

NOTICE is hereby given that it is intended to amend the Widgemooltha State Forest.

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

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

R. CECIL CLIFTON, Under Secretary for Lands.

#### NOTICE CONCERNING STATE FORESTS.

Department of Lands and Surveys, 11285/11 Perth, 9th February, 1912.

NOTICE is hereby given that it is intended to declare the Jaccoletti State Forest.

Plans showing such proposed State Forest may be inspected at the Warden's Office, Southern Cross, and the Department of Lands and Surveys, Perth.

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

R. CECIL CLIFTON, Under Secretary for Lands.

# TOWN AND SUBURBAN LOTS OPEN FOR LEASING.

Department of Lands and Surveys, Corres. 12780/11. Perth, 2nd February, 1912.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of all the unsold Town and Suburban Lots which were withdrawn from sale by notice in the Government Gazette on the 20th October, 1911, exclusive of all lots at present reserved or temporarily reserved, being made available for leasing under the Regulations published in the Government Gazette of the 8th December last. Plans may now be inspected and applications lodged at the respective District (or Branch) Land and Survey Offices.

R. CECIL CLIFTON, Under Secretary for Lands.

## LAND BOARD NOTICE.

Department of Lands and Surveys, Corr. 1995/10. Perth, 23rd February, 1912.

IT is hereby notified, for general information, that the Board appointed under Section 14, paragraph 3 of "The Land Act Amendment Act, 1906," to deal with simultaneous applications, will sit as under:—

Northam Land Office, March 7.

The Land Board will sit at Northam Land Office on March 7 to decide allocation of Avon Locations 19239 on Plan 4/80 and 13452 on Plan 27C/40.

Applicants are requested to note above dates, also that the sittings commence punctually at 10 a.m. Certificates entitling applicants to reduced railway fare when travelling to attend the Board may now be obtained at all Branch Land Offices, in addition to the Lands Department, Perth.

R. CECIL CLIFTON, Under Secretary for Lands.

#### LOTS OPEN FOR LEASING.

Derby Town Lot 356.

Department of Lands and Surveys, Perth, 23rd February, 1912.

Corr. 12935/11. IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of Derby Town Lot 356 being made available for leasing under Section 41a of "The Land Act, 1898," on and after the 12th March, 1912, for a term of one year, at a rental of £2 10s. per annum, renewable at the will of the Minister for Lands, but subject to determination at any time after the first year, at three months' notice on either side, rent being apportioned to date of such determination.

R. CECIL CLIFTON, Under Secretary for Lands.

#### LAND OPEN FOR SELECTION.

Department of Lands and Surveys, Perth, 1st March, 1912.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the areas scheduled hereunder being made available for selection under "The Land Act, 1898," and its amendments. The selector of a Homestead Farm from any location available under Part VIII. must take the balance thereof under Conditional Purchase, and a selector of a portion of any location available under Part VI. must take the balance of same under Grazing Lease conditions.

The areas which are open under Part V. are open under Section 55 (Residential Conditions), and only under Section 56 (Non-residential Conditions) to those persons already holding their full complement under Section 55 in the immediate vicinity.

The lands marked with an asterisk are available under Part  ${
m VI.}$ 

Applications must be lodged with the Government Land Agent for the District in which the land is situated.

Any application may be lodged before the fixed date, but will be treated as having been received on that day; if there are more applicants than one for any lot, the application to be granted will be determined by the Land Board, and should any lands remain unselected such will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, after the closing of the date for receiving applications, notice will be given in the *Government Gazette* and at least one newspaper advising the applicants for the blocks of the date, time, and place of the meeting of the Board, to deal with the matter; but it shall not be obligatory on the Department to give any other notice.

If an applicant wishes to appear before the Land Board in person, he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Department, which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket, at Excursion Rates, to the place where the Board will sit, available for seven days from the date of issue.

Land specified as carrying an Agricultural Bank advance which is situated within 15 miles of a railway or authorised railway is available subject to the special conditions that an expenditure of not less than one-fourth of the amount set out 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. Such advance is subject to the usual condition 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.

#### SCHEDULES.

## OPEN WEDNESDAY, 6th MARCH 1912.

NORTHAM LAND AGENCY.

Melbourne District.

Corr. No. 1036/12. Open, under Parts V. and VIII. (Plan 57/80. B3.)

Location No.	Area.	Price per acre.
2610	acres.	£ s. d. 0 12 ·

## OPEN TUESDAY, 12th MARCH, 1912.

KATANNING LAND AGENCY.

Kent District (near Jacup Creek).

Corr. No. 646/12.

Open, under Parts V. and VIII. (Plan 419/80, E3.)

Location No.	Area.	Price per acre.
665 666	acres. 512 340	£ s. d. 0 11 0 0 11 6

#### BRIDGETOWN LAND AGENCY.

Nelson District (on the Jarrahwood-Nannup Railway).

Corr. No. 1666/11.

Open, under Parts V. and VIII. (Plan 439/80.)

Locatio No.	Area.	Price per acre.
4034 4035 4036 4037 4038	 acres. 9 3 26 20 0 30 30 2 30 30 0 20 49 1 30	£ s. d. 1 10 0 1 10 0 1 1 0 1 3 0 0 15 0

## WAGIN LAND AGENCY.

Williams District.

Corr. No. 8836/11.

Open, under Part V. (Plan 409A/40, A2.)

The area, containing about 31 acres, situated between the surveyed road passing along the Western boundaries of Location 3022 and the Eastern boundaries of Locations 4461, 855, and part of 854.

Subject to survey and classification, after which price will be fixed.

### OPEN TUESDAY, 19th MARCH, 1912.

BEVERLEY LAND AGENCY.

Avon District.

Corr. No. 14933/11.
Open, under Parts V., VI., and VIII. (Plan Bendering, Sheet. 3.)

Location	Агев.	Price	Amount of Agricultural Bank
No.		per acre.	Advance to Approved Applicant.
*17,676 { 17,677 17,673 17,68)	acres. †410 *416 999 972 992 613	£ s. d. 0 18 6 0 5 0 1 0 0 1 0 0 0 15 0 0 15 0	Nil. Nil. Nil. Nil. Nil. Nil.

† Part V.

These selections are made available subject to the Government retaining the right to resume for railway purposes, railway stations, townsites, water supply, or other public purposes, any land required, such right to exist for twelve months after the permanent survey of the railway, and no compensation to be given for resumption except for the actual value of any improvements that may be resumed.

### BEVERLEY LAND AGENCY.

Avon District (near Twartwarren Spring).

Corr. No. 12065/11. Open, under Parts V., VI., and VIII. (Plan Ngerka-

dilling.)

Location	Area.	Price	Amount of Agricultural Bank
No.		per acre.	Advance to Approved Applicant.
18602 18603 18604 18605 18605 18607 18608 { 18612 18613 { 18614 {	931 803 379 874 1,000 242a. 2r. †276 *488 914 †402 *1,185 †554 *440	£ s. d. 0 12 0 0 11 0 0 12 6 0 11 6 0 15 6 0 13 0 0 5 0 0 13 0 0 6 6 0 15 0 0 5 0	£250 £350 if taken with 18608 £300 if taken with 18605 See 18604 £350 Nil \$ See 18603 Nil \$£400 if taken with 18614 \$ See 18613

†Part V.

## NARROGIN LAND AGENCY.

Williams and Avon Districts (near Jitarning).

Corr. No. 17259/10. Open, under Parts V., VI., and VIII. (Plan Jitarning, Sheet 3, and Kulinn, Sheet 6.)

Location No.	Area.	Price per acre.	Amount of Agricultural Bank advance to approved applicant.
Williams *10310 *10311 } *10312 {	acres. *1,096 +300 *694 +300	£ s, d, 0 8 6 0 17 0 0 5 9 0 17 0	£350 if taken with 10,312 £250 } See 10,310
*10313 {	*699 +640 *2,186	0 6 9 0 3 6 0 5 6	£400
*17661 { *17662 {	†180 *799	$\begin{array}{cccc} 0 & 17 & 0 \\ 0 & 6 & 0 \\ 0 & 15 & 0 \end{array}$	£400 if taken with 17,662
*17663	+360 *586 +20	$\begin{array}{cccc} 0 & 17 & 0 \\ 0 & 6 & 0 \\ 0 & 17 & 0 \end{array}$	) See 17,661 ) £400 if taken with 17,664
*17664	*558 +205 *718	$\begin{array}{cccc} 0 & 6 & 0 \\ 0 & 13 & 0 \\ 0 & 6 & 0 \end{array}$	See 17663
*17665 }	†456 *500 †580	0 13 6 0 6 0 0 13 0	) £250 } { £350
*17667 {	*420 +384 *600	0 6 0 0 13 0 0 6 0	£250
*17668 { *17669 {	†596 *400 †348	0 13 6 0 6 0 0 13 6	) £350 
*17670	*690 †570 *687	0 6 6 0 13 0 0 5 6	£350
*17671	†460 *543	$\begin{array}{cccc} 0 & 13 & 0 \\ 0 & 5 & 6 \end{array}$	See 17669
17672 17674 17673	260 678 Excepted	0 14 0 0 15 0 from sale as	Nil Nil Reserve 14001.

## † Part V.

These locations are made available subject to the Government retaining the right to resume for railway purposes, railway stations, townsites, water supply, or other public purposes, any land required, such right to exist for twelve months after the permanent survey of the railway, and no compensation to be given for resumption except for the actual value of any improvements that may be resumed.

## PERTH LAND AGENCY.

Victoria District (near Marchagee).

Corr. No. 11485/11.

Open, under Parts V., VI., and VIII. (Plan Marchagee, and 90/80.)

Location No.			ea.		Price per aere.	
		a. 1	· D,	£	s. d.	
	Ý	†350	0.0	0	$12 \cdot 0$	
	į		0.0	0	5 0	
	- 5			0	10 0	
	- 1	*644	$0 \ 0$	0	-5 - 0	
		683	$0 \ 0$	0	13 - 6	
		996	$0 \ 0$	0	13 - 6	
		998	$0^{\circ}$	0	13 6	
		{	(†350 (*650 (†350 (*644 683 996	a. F. p. (†350 0 0 (*650 0 0 (*650 0 0 (*644 0 0 683 0 0 996 0 0	tion No. Area. ac  a. r. p. \$  \[ \frac{\partial x}{4850}  0  0  0 \\  \frac{\partial x}{4850}  0 \qua	

#### KATANNING LAND AGENCY.

Kojonup District (near Jakkanidup Pool). Corr. No. 12413/11.

Open, under Parts V. and VIII. (Plan Jakkanidup.)

Location A		Area.	Price per acre.	Amount of Agricultural Bank advance to approved applicant.
6401 6402 6404 6405 6107 6408		a. r. p. 288 0 0 327 2 0 329 0 0 382 2 0 252 2 0 255 2 0	£ s. d. 0 10 6 0 11 6 0 10 0 0 11 6 0 11 6 0 11 6	Nil.   Reserves 1354 and 1936 are hereby cancelled.

## Kojonup District.

Corr. No. 13927/11. Open, under Parts V. and VIII. (Plan 437/80, A &

Location No.	Area.	Price per acre.
6648	acres. 189	£ s. d.

#### NARROGIN LAND AGENCY.

Corr. No. 14862/11.

Williams District.

Open, under Parts V. and VIII. (Plan 377D/40, C3.)

Location No.	Area.	Price per acre.
10842	acres. 445}	£ s. d.

Avon District (near Geetabin Spring).

Corr. No. 14656/11.

Open, under Parts V. and VIII. (Plan 377/80, D2.)

Location No.	Area,	Price per acre.		
16640	acres. 816	£ s. d.		

## BRIDGETOWN LAND AGENCY.

Nelson District (near Donnelly River).

Corr. No. 2260/11.

Open, under Parts V. and VIII. (Plan Donnelly River, Sheet 1.)

Location		Area.	Price	Amount of Agricultural Bank	
No.			per acre.	Advance to Approved Applicant.	
6160 6161 6162 6163		320 320 320 320	£ s. d. 0 15 0 0 15 0 0 15 0 0 15 0 0 15 0	£200 (Reserve 12975 is hereby re- £200 duced,	

## WAGIN LAND AGENCY.

Williams District (near Dylabing).

Corr. No. 5032/09.

Open, under Parts V. and VIII. (Plan 408/80. and

Dylabing.)

The area lately temporarily reserved, containing about 75 acres, situated to the North of Williams Location 9176, East of 7656, South of 6931, and West of 6932; subject to classification and pricing.

#### BRIDGETOWN LAND AGENCY.

Nelson District (near Majenup, Nannup-Warren River

Road, and Carlotta Brook).

Corr. No. 1327/08.

Open, under Parts V., VI., and VIII. (Plan 439/80.)
The area bounded by lines starting from a point on the
Western side of the Nannup-Warren Road (No. 116)
situate West of the North-West corner of Nelson Location 3559, and extending West about 23 chains, South about 26 chains, East to said side of road aforesaid, thence in a North-Westerly direction to the starting point. (About 60 acres.) Subject to survey, classification, and pricing.

#### PERTH LAND AGENCY.

Yilgarn District (near Goomarin).

Corr. No. 14741/08.

Open, under Parts V., VI., and VIII. (Plan 35/80.) The area bounded by lines starting from the 14-mile post on the No. 1 Rabbit-proof Fence, and extending North along the Eastern side of the said fence 240 chains; thence East 208 chains 33 links; thence South 240 chains; thence West to the starting point. Area 5.000 acres.

Subject to survey and classification, after which the price will be fixed.

Note.—This land is thrown open by special request; the Government does not recommend it for agriculture.

#### NARROGIN LAND AGENCY.

Williams District.

Corr. No. 18261/10.

Open, under Part V. (Plan 378D/40.) The area comprised within closed road extending along the North boundaries of Williams Locations 3590 and 2911, and along the West boundaries of Locations 2911 and 3712.

Also the surveyed road along the Easternmost boundary of Location 6900.

At £1 per acre.

This land is available only to the holders of land abutting thereon

#### BEVERLEY LAND AGENCY.

Avon District.

Corr. No. 12953/04.

Open, under Part V. (Plan 378A/40S, C2.)

The area comprised within closed road extending 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. At £1 per acre.

This land is available only to the holders of land abutting thereon.

## OPEN WEDNESDAY, 20th MARCH, 1912.

NORTHAM LAND AGENCY.

Victoria District.

Corr. No. 15127/11.

Open, under Parts V., VI., and VIII. (Plan 89/80, B1.)

Location No.	Area.	Price per acre.	
*5289	acres. 976	£ s. d.	

#### GERALDTON LAND AGENCY.

Victoria District (near Bindu Hill and Greenough River).

Corr. No. 12464/11.

Open, under Parts V., VI., and VIII. (Plan Bindu,

Location No.		Area.	Price per acre.		Amount of Agricultural Bank Advance to Approved Applicant.	
			£ s.	d .		
5187	5	7410	0 13	0	Nil	
	્રે	*531	0 6	6	· Š	
5188		678	0 13	0	Nil	
5189		470	0 12	0	Nil	
6051		614	9 0	6	Nil	
6052	5	+458	0 16	0	) £250	
	- 1	*460	0 5	6	£250	
6054	•	945	0 12	0	£350	
6055		912	0 13	6	£300	
6058		355a. 2r.	0 13	6	Nil	
6057	Ç	†270	0 11	0	Nil	
	{	*2,907	0 6	0	Nil	
6059	.,,	·		-	Excepted from sale as Re-	
					serve No. 13993	
6060					Do. do.	
6063	(	†290	0 15	6	Nil	
*	- {	*834	0 6	ō	1	
6065	č	†870	0 11	6	5 £350	
	- 1	*172	0 5	6	\	
6066	č	†480	0 13	ŏ	Nil	
	- 5	*752	0 6	ŏ	1 ( - 111	
6067	è	†450	0 15	6	5 £250	
	- 3	*929	0 6	6	1 200	
6068	č	†780	0 15	6	∑£350	
	1	*1.167	0 6	6	\ <del></del>	
6069	- ?	†340	0 14	6	5 Nil	
	1	*1,715	0 6	6	[ <del>}</del>	
6070		Excepte			as Reserve No. 13993	
6072		895	0 11	0	Nil	
6073		832	0 11	ŏ	Nil.	
6074	ç	†440	ŏ îî	6	Nii	
	- 3	*1217	0 5	6	1}	
6075	è	1870	0 14	6	£350	
	- 3	*932	0 7	6	[{*************************************	
6078	(	Excepted			as Reserve No. 13993.	

#### † Part V

R. CECIL CLIFTON, Under Secretary for Lands.

#### LAND OPEN FOR SELECTION.

Department of Lands and Surveys.

IT is hereby notified, for general information, that the lands described hereunder will be available for selection on the days as hereinafter shown, under Parts V. and VIII. of the Land Act and its amendments, and the Regulations framed thereunder.

The lands marked with an asterisk are also available under Part VI.

Applications must be lodged at the Government Land Office for the District in which the land is situated.

Any application may be lodged before the fixed date but will be treated as having been received on that day; if there are more applicants than one for any lot the application to be granted will be determined by the Land Board, and should any lands remain unselected such will continue available until applied for or otherwise dealt

If a Land Board sitting becomes necessary, after the closing of the date for receiving applications, notice will be given in the Government Gazette and at least one newspaper advising the applicants for the blocks of the date, time, and place of the meeting of the Board, to deal with the matter; but it shall not be obligatory on the Department to give any other notice.

If an applicant wishes to appear before the Land Board in person, he may apply to the Head Office or the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Department, which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket at Excursion Rates, to the place where the Board will sit, available for seven days from the date of issue.

Land specified as carrying an Agricultural Bank advance is available subject to the special condition that an expenditure of not less than one-fourth of the amount set out 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. Such advance 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.

The areas which are open under Part V. are open under Section 55 (Residential Conditions) and only under Section 56 (Non-residential Conditions) to those persons already holding their full complement under Section 55 in the immediate vicinity.

## OPEN TUESDAY, 5th MARCH, 1912.

## ALBANY AGENCY.

Plantagenet District.

Corr. 147/06.

Plantagenet Location 1721 as surveyed, containing 160 acres, at 12s. 6d. per acre; being R. L. Davis's forfeited Homestead Farm 7766/74. (Plan 451/80, B2.) About one mile North of Narrikup Siding.

Corr. 5965/04.

Plantagenet Location 1402 as surveyed, containing 160 acres, at 8s. 6d. per acre; being Sturn & Thomas's forfeited Homestead Farm 5126/74. (Plan 451/80, B1.)

Corr. 7746/04.

Plantagenet Location 1425 as surveyed, containing 160 acres, at 10s. per acre; being H. E. Lee's forfeited Homestead Farm 5454/74. (Plan 451/80, B1.)

Corr. 4652/10.

Plantagenet Location 2780 as surveyed, containing 150¼ acres, at 7s. 6d. per acre; being A. J. Hopson's forfeited Conditional Purchase 26008/55. (Plan 451/80, E4.)

Corr. 13234/04.

Plantagenet Location 1502 as surveyed, containing 160 acres, at 11s. per acre; being A. G. Lilford's forfeited Homestead Farm 6071/74. (Plan 451/80, B1 & 2.)
About three miles South of Mt. Barker.

Corr. 3268/09.

Plantagenet Location 2447 as surveyed, containing 160 acres, at 12s. per acre; being W. P. Morris's forfeited Homestead Farm 12412/74. (Plan 451/80, B4.)

Kent District.
Corr. 937/11, 12169/11.
Kent Location 552 as surveyed, containing 2,127 acres, 330 acres at 13s., 1,797 acres at 6s.; being T. P. Draper's abandoned Conditional Purchase 10666/56 and Grazing Lease 6495/68. (Plan 435/80, B2 & 3.)

Corr. 7677/11.

\*Kent Location 660 as surveyed, containing 579 acres, at 6s. 6d. per acre; being T. P. Draper's abandoned Grazing Lease 7247/68. (Plan 435/80, B2.)

## Hay District.

Corr. 15184-5/10.

Hay Location 757 as surveyed, containing 682 acres, at 12s. per acre; being A. E. Grant's forfeited Conditional Purchase 28130/55, and Homestead Farm 15780/74. (Plan Mt. Barker.)

Hay Location 270 as surveyed, containing 160 acres, at 13s. per acre; being E. J. Walter's forfeited Homestead Farm 9933/74. (Plan 437/80, C4.)

## Kojonup District.

Corr. 3070/08.

Kojonup Locations 4241 and 4242, containing 504 acres, at 9s. per acre; being W. K. Weller's forfeited Conditional Purchase 6318/56. (Plan 437/80, C4.)

## BRIDGETOWN AGENCY.

## $Nelson\ District.$

Corr. 13441-2/10.

Nelson Location 2057 as surveyed, containing 200 acres, at 15s. per acre, ex survey fee; being J. M. Tait's forfeited Conditional Purchase 27544/55 and Homestead Farm 13441/74.

If a Homestead Farm is taken out of this Location it is subject to 14 half-yearly payments of £1 9s. 3d. for improvements. (Plan, Locations near Balbarrup.) Subject to a Bank Advance of £200.

Corr. 14621-2/10. Nelson Location 2080 as surveyed, containing 200 acres, at 36s. per acre, ex survey fee; being G. Walker's forfeited Conditional Purchase 28304/55 and Homestead Farm 15914/74.

If a Homestead Farm is taken out of this Location it is subject to 14 half-yearly payments of £4 3s. 11d. for improvements. (Plan, Locations near Balbarrup.)
Subject to a Bank advance of £200.

#### Sussex District.

Corr. 2524/09.

Sussex Location 860 as surveyed, containing 128 acres, at 15s. per acre; being H. W. Row's forfeited Homestead Farm 12312/74. (Plan 440/80, A1.)

#### BEVERLEY AGENCY.

Avon District.

Corr. 10574-5/09.

Avon Location 11213 as surveyed, containing 305 acres, at 12s, per acre; being J. H. McLeod's forfeited Conditional Purchase 24399/55 and Homestead Farm 13320/74. (Plan 3/80, D4.)

Corr. 1032/12.
Avon Location 17638 as surveyed, containing 831 acres, at 11s. per acre; being Hartley & Repacholi's abandoned applications. (Plan Ngerkadilling.)
If taken with 17639, carries a Bank advance of £400.

Corr. 6368/07.

Avon Location 10599 as surveyed, containing 160 acres, being Wm. Strathearn's forfeited Homestead Farm 9384/74. (Plan 383B/40, E1 & 2.) Subject to pricing.

#### KATANNING AGENCY.

### Plantagenet District.

Corr. 6042/11.

That portion of land surrounded by surveyed road on the South of Location 1167; surveyed road on the East of Location 1166; surveyed road on the North of Location 1228, and Location 1447, containing about 45 acres, at 14s. per acre; being R. Poletti's abandoned Grazing Lease 6796/68. (Plan 436/80, B2.)

## Kojonup District.

Corr. 7888/04.

Kojonup Location 2876 as surveyed, containing 160 acres, at 18s. 6d. per acre; being H. R. Oehm's forfeited Homestead Farm 5466/74. (Plan 417/80, D1.)

#### WAGIN AGENCY.

Williams District.

Corr. 10204/10.

Williams Location 9038 as surveyed, containing 612 acres; being H. T. Bush's abandoned Grazing Lease 6008/68. (Plan 409D/40, A3.)

Corr. 9410/09.

Williams Location 9408 as surveyed, containing 100 acres, at 8s. per acre; being E. Bolton's forfeited Conditional Purchase 24149/55. (Plan 386D/40, A3 & 4.)

## Kojonup District.

Corr. 10205/10.

Kojonup Location 3547 as surveyed, containing 160 acres; being H. T. Bush's abandoned Homestead Farm 15878/74. (Plan 409D/40, B3.)

Corr. 10204/00.

Starting from the South-West corner of Location 3449, thence 31 chains South to Road (2828), thence 120 chains West, thence 64 chains North, thence 72 chains West to Location 3449, thence South and West by said location back to starting point, containing about 600 acres; being position rendered vacant by the amendment of 6008/68, (Plan 409D/40, B3 & 4.)

#### OPEN WEDNESDAY, 6th MARCH 1912.

NORTHAM AGENCY.

Avon District.

Corres. 8932/10, 7246/10. Avon Locations 17400 and 16389 as surveyed, containing 320 and 160 acres, at 6s. and 5s. 9d. per acre respectively; being J. J. Duggan's abandoned C.P. 27858/55 and H.F. 14837/74. (Plan 33/80, C4.)

Corres. 1195/11, 1196/11.

Avon Location 15955 as surveyed, containing 998 acres, at 12s. per acre; being R. Blick's forfeited C.P. 28936/55 and H.F. 16363/74. (Plan Wilgoyne.)

Corres. 1742-3/10.

Avon Location 14315 as surveyed, containing 773 acres, at 14s. per acre; being W. & S. Sawkin's forfeited C.P. 27166/55 and H.F. 15181/74. (Plan 4/80, B1.)

Corres. 15439-40/10.

Avon Location 15536 as surveyed, containing 839 acres, at 11s. per acre; being H. W. Miles' forfeited C.P. 28297/55 and H.F. 15904/74. (Plan Yelbene.)

Carries a Bank Advance of £250.

Victoria District.

Corres. 13931/10.

That portion of land included in Tilley and Mugridge's abandoned G.L. 5905/68, containing about 2,260 acres; however, exclusive of Locations 5757, 6387, and 6386. (Plan 89/80.)

Corres. 14672/10.

\*Victoria Location 5767 as surveyed, containing 1,000 acres, at 7s. per acre; being H. Williams' abandoned G.L. 6157/68. (Plan 89/80, A1.)

#### GERALDTON AGENCY.

Victoria District.

Corres. 8644/11.

Victoria Location 4572 as surveyed, containing 985 acres, at 15s. 6d. per acre; being H. T. W. Cameron's abandoned C.P. 30023/55 and H.F. 17165/74. (Plan 160/80, C2.)

Corres. 10348/10.

Victoria Location 5671 as surveyed, containing 1,400 acres, 184 acres at 18s. 6d., 1,216 acres at 5s.; being D. Cantwell's abandoned G.L. 6047/68. (Plan 96/80, A3.)

Corres. 5733/09.

Victoria Location 3992 as surveyed, containing 160 acres, at 18s. per acre; being E. H. Lang's forfeited H.F. 12683/74. (Plan 96/80, A3.)

Corres. 14606/10.

Victoria Location 5693 as surveyed, containing 6,001 acres, 1,000 acres at 17s. 6d., 5,001 acres at 5s.; being Wheatley & Fry's abandoned Grazing Lease 6156/68. (Plan 96/80, B2.)

## OPEN TUESDAY, 12th MARCH, 1912.

ALBANY AGENCY.

Plantagenet District.

Corres. 5788/10.

Corres. 5788/10.

Denmark Lot 455 as surveyed, containing 120 acres 3 roods, at 67s. 9d. per acre; being E, Roberts' abandoned Conditional Purchase 9425/56. Open under Part V. only. Subject to conditions published in Government Gazette, page 751, 18th March, 1910. (Plan Denmark.)

## BRIDGETOWN AGENCY.

Nelson District.

Corres. 1139/12, 1140/12, 1141/12.

Nelson Locations 5414, 5415, and 5416 as surveyed, containing 156½, 253 and 239½ acres, at 18s. 6d., 19s., 22s. 6d. per acre respectively, carrying Bank advances of £150, £200, and £200 respectively; being R. and Mary Hasler's abandoned Conditional Purchase and Homestead Farm applications. (Plan Warren River, Sheet 2.) Corres. 5819/10.

Nelson Locations 2594 and 2607 as surveyed, containing 250 acres each, at 13s. and 9s. per acre respectively; being Thomas Mullone's forfeited Homestead Farm 14545/74 and Conditional Purchase 26255/55. (Plan Dinninup.)

## KATANNING AGENCY.

Kojonup District.

Corres. 11230/11.

Starting from the South-East corner of Location 5745; thence 50 chains South; thence 20 chains West; thence 50 chains North; thence 20 chains East back to starting point; containing about 100 acres; being C. H. Lamp's abandoned Conditional Purchase 30405/55. (Plan 416D/40, A3.)

## NARROGIN AGENCY.

Williams District.

Corres. 8486/10.

Williams Locations 10379 as surveyed, containing 201 acres 3 roods, at 8s. per acre; being R. J. Anderson's forfeited Conditional Purchase 27076/55. (Plans 378D/ 40, C4, and 378C/40, D4.)

Corres. 12246-7/11.

Williams Location 7377 as surveyed, containing 1,000 acres; being C. G. Mackenzie's abandoned Grazing Lease 7265/68 and Homestead Farm 7557/74. (Plan 386A/40.)

## OPEN WEDNESDAY, 13th MARCH, 1912.

NORTHAM AGENCY.

Avon District.

Corres. 18019/10.

Avon Location 17874 as surveyed, containing 381¾ acres, at 11s. per acre; being M. E. Tootell's abandoned Conditional Purchase 9871/56. (Plan 33A/80, C1.)

Corres. 15023-4-5/11.

Avon Locations 16971 and 16977 as surveyed, containing 978 and 980 acres at 12s. and 11s. per acre respectively; being R. W. Boyd's abandoned Conditional Purchase and Homestead Farm applications. (Plan Totadjin, Sheet 5.)

If taken together, carry a Bank advance of £400.

Corres. 8648/11.

Avon Location 15393 as surveyed, containing 945 acres, at 11s. per acre; being C. W. P. Amies' abandoned Conditional Purchase 10429/56. (Plan Lake Brown, Sheet

Corres. 12502/10.

That portion of Avon Location 14083, containing 540 acres; being R. D. Porter's forfeited Conditional Purchase 26939/55. (Plan 34/80, F1.)

Corres. 3255/10, 3259/10. Avon Location 14099 as surveyed, containing 855 acres, at 17s. per acre; being F. R. R. McJannet's abandoned Conditional Purchase 25618 and Homestead Farm 14100/74. (Plan 55/80, F4.)

Part of Mangowine Subdivision.

Corres. 180/11.
\*Avon Location 18893 as surveyed, containing 542 acres, at 6s. 6d. per acre; being Jos. Chiver's abandoned Grazing Lease 6409/68. (Plan 33B/80, D2.)

Corres. 11952/11.

Starting from the South-East corner of Location 17529; thence 65 chains East; thence 136 chains South; thence thence 65 chains East; thence 136 chains South; thence 226 chains West; thence 10 chains South to the North-East corner of Location 14757; thence West by said Location to its North-West corner; thence North by Location 17331, 10116, 19152, 11033, and 17184 to its North-East corner; thence 36 chains East; thence South and East by Location 11554 to the North-West corner of 17529; thence South and East by said Location back to starting point; containing about 4,000 acres. (However, exclusive of surveyed roads and temporary Reserve 10914/11); being A. T. Hayne's abandoned Grazing Lease 7287/68. (Plan 4/80, A4.)

Corres. 11675-6/11.
\*Avon Location 19263 as surveyed, containing 1,160 acres, at 7s. per acre; being W. H. Scarlett's abandoned Conditional Purchase 30417/55 and Homestead Farm 17481/74. (Plan 25/80, D2.)

Corres. 12276/11.

Avon Location 17435 as surveyed, containing 160 acres, at 12s. 6d. per acre; being D. Sullivan's abandoned Conditional Purchase 30522/55. (Plan 26/80, E1.)

#### Melbourne District.

Corres. 12616/10.

Starting from the South-West corner of Location 1770; thence 37 chains South; thence 12 chains West; thence 64 chains South; thence 50 chains East; thence 100 chains North; thence 38 chains West back to starting point; containing about 500 acres; being Read & Paine's abandoned Conditional Purchase 27073/55. (Plan 57/80,

Corres. 9923/9.

Melbourne Location 2062 as surveyed, containing 160 acres, at 10s. per acre; being W. J. Bathgate's forfeited Homestead Farm 13250/74. (Plan 32/80, C1.)

Corres. 5260/09.

Melbourne Location 1952 as surveyed, containing 160 acres, at 10s. per acre; being J. Wallas' forfeited Homestead Farm 12636/74. (Plan 32/80, C1.)

## Ninghan District.

Corres, 8549/11.

Ninghan Location 1260 as surveyed, containing 900 acres: 230 acres at 19s., 670 acres at 7s. 6d.; being W. A. Sinclair's abandoned Grazing Lease 6965/68. (Plan 57/80, E1.)

#### Victoria District.

Corres. 7116-7/10.

\*Victoria Location 4458 as surveyed, containing 1,000 acres, at 7s. 6d. per acre; being M. O. A. Jager's abandoned Grazing Lease 6853/68 and Homestead Farm 16943/74. (Plan 89/80, D2.)

## GERALDTON AGENCY.

## Victoria District.

Corres. 16787/10.

\*Victoria Location 5699 as surveyed, containing 4,000 acres, at 6s. per acre; being Rossiter & Stanley's abandoned Grazing Lease 6366/68. (Plan 96/80, C4.)

Corres. 15928/10.

Victoria Location 5763 as surveyed, containing 1,000 acres: 350 acres at 12s. 6d. (Part V.), 650 acres at 5s. 6d. per acre (Part VI); being F. P. A. Graham's abandoned Grazing Lease 6196/68. (Plan 96/80, D4.)

Corres. 15846/10.

Victoria Location 5761 as surveyed, containing 2,001 acres: 936 acres at 14s. per acre (Part V.), 1,065 acres at 4s. 6d. per acre (Part VI.); being Hawkins & Hawkins' abandoned Grazing Lease 6198/68. (Plan 96/80,

Corres. 10894-5-6/11.

Victoria Location 5492 as surveyed, containing 998 acres, at 17s. 6d. per acre; being F. P. and R. H. Sudlow's abandoned Conditional Purchase 30301/55 and Homestead Farms 17402/74 and 17403/74. (Plan Pintharuka 1.)

Carries a Bank advance of £300.

Corres. 11457/11.

Victoria Location 4104 as surveyed, containing 917 acres, at 8s. per acre; being F. P. and R. F. Sudlow's abandoned Conditional Purchase 10631/56. (Plan Morawa, Sheet 2.)

Starting from a point 140 chains North of the South-East corner of Location 2022; thence 200 chains North; thence 100 chains East; thence 200 chains South; thence 100 chains West back to starting point; containing 2,000 acres; being C. T. Collins' abandoned Grazing Lease 7028/68. (Plan 95/80, D & E1.)

## OPEN TUESDAY, 19th MARCH, 1912.

#### ALBANY AGENCY.

Hay District.

Corres. 5293/10.

Hay Location 537 as surveyed, containing 151 acres 3 roods, at 8s. 6d. per acre; being G. M. Roberts' forfeited Conditional Purchase 26160/55. (Plan 444/80,

#### Plantagenet District.

Corres. 3421/09.

Plantagenet Location 2448 as surveyed, containing 160 acres, at 12s. per acre; being H. J. Lantzke's forfeited Homestead Farm No. 12432/74. (Plan 451/80, B4.)

Note.—The Government reserve the right to resume portion of this location for a Drainage Reserve.

## KALGOORLIE AGENCY.

Fitzgerald District.

Corres. 6721/10. Fitzgerald Location 54 as surveyed, containing 1,000 acrcs, at 9s. per acre; being M. Dwyer's forfeited Conditional Purchase No. 26519/55. (Plan 402/80. D1.)

#### KATANNING AGENCY.

Kent District.

Corres. 5798/11.

Kent Location 293 as surveyed, containing 160 acres, at 7s. 6d. per acre; being Ellie Arney's abandoned Conditional Purchase No. 19238/56. (Plan Ongerup, Sheet

## Kojonup District.

Corres. 2199/11.

\*Kojonup Location 6613 as surveyed, containing 324 acres, at 7s. 6d. per acre; being E. Haggerty's abandoned Grazing Lease 6583/68. (Plan 437/80, B1.)

## PERTH AGENCY.

Swan District.

Corres. 2233/04.

Swan Location 2088 as surveyed, containing 1,000 acres; being M. D. Clune's forfeited Conditional Purchase 2175/68. (Subject to classification and pricing.) (Plan 31/80, D3 & 4.)

Corres. 3402/08.

Swan Location 2439 as surveyed, containing 160 acres, at 11s. 6d. per acre; being L. A. M. Edwards' forfeited Homestead Farm No. 10316/74. (Plans 31/80, A4, 28/80, A1.)

## Canning District.

Corres. 3832/00.

Jandakot A.A. Lot 130, containing 102 acres; being neo. Vetter's forfeited Conditional Purchase 613/56. (Subject to classification and pricing.) (Plan 341A/40.)

## OPEN WEDNESDAY 20th MARCH, 1912.

NORTHAM AGENCY.

Avon District.

Corres. 13808/10.

Starting from a point 20 chains North of the South-West corner of Location 13372; thence 80 chains West; thence 63 chains South; thence 80 chains East; thence 63 chains North back to starting point; containing about 500 acres; being H. H. Wheatley's abandoned Conditional Purchase No. 9459/56. (Plan 33C/80, D4.)

Corres. 15083/11.

Starting from the North-West corner of Location 13450; thence 12 chains West; thence Southerly and South by road facing Locations 18379, 17002, 10530 to the North-West corner of Location 10502; thence East by said location; thence North and East by Location 8640; thence North and East by Location 8674; thence North by Location 13450 back to starting point; containing about 250 acres; being the position rendered vacant by the amendment of A. D. White's Grazing Lease No. 7158/68. (Plan 33D/80, A3.) Corres. 11338/05.

Avon Location 8306 as surveyed, containing 160 acres, at 22s. per acre; being L. Kell's forfeited Homestead Farm No. 7452/74. (Plan 33D/80, C3.)

Corres. 7529-30/11.

\*Avon Location 18397 as surveyed, containing 670 acres, at 7s. per acre; being E. Harrington's abandoned Conditional Purchase No. 29786/55 and Homestead Farm No. 16989/74. (Plan 33C/80, D3.)

Corres. 6654/08.

Avon Location 12002 as surveyed, containing 160 acres (subject to classification and pricing). (Plan 34/80, B2.)

#### Victoria District.

Corres. 3191/11.

Victoria Location 5412 as surveyed, containing 5,034 acres: 1,150 acres at 17s., Part V.; 3,884 acres at 5s., Part VI.; being Cosgrove & Robson's abandoned Grazing Lease 6511/68. (Plan 89/80, D1 & 2.)

## GERALDTON AGENCY. Victoria District.

Corres. 13335-6-7/11

Victoria Locations 5988 and 5989 as surveyed, containing 1,000 and 1,027 acres, at 14s. 3d. and 12s. per acre respectively; being Anderson & Carter's abandoned Conditional Purchase No. 30624/55 and Homestead Farms Nos. 17653/74 and 17660/74. (Plan Pintharuka, Sheet 2.)

If taken together, carry a Bank advance of £300.

Corres. 10216/10.

\*Victoria Location 5673 as surveyed, containing 2,000 acres, at 7s. 6d. per acre; being Collins & Wilson's abandoned Grazing Lease No. 6013/68. (Plan 96/80, A2 & 3.)

#### Victoria District.

Corres. 469/11.

Victoria Location 5883 as surveyed, containing 1,991 acres: 517 at 12s. 6d., Part V.; 1,474 at 5s., Part VI.; being A. E. Kelly's abandoned Grazing Lease No. 6434/68. (Plan 96/80, A3 & 4.)

## $Victoria\ District.$

Corres. 3503/11.

Victoria Location 5955 as surveyed, containing 3,000 acres: 220 acres at 15s., Part V.; 2,780 acres at 5s., Part VI.; being H. G. Webb's abandoned Grazing Lease 6656/68. (Plan 96/80, A1 & 2.)

# NOW OPEN.

Department of Lands and Surveys Perth, 20th February, 1912. ALBANY AGENCY. Plantagenet District.

Corres. 8156/10.

\*Plantagenet Location 2862 as surveyed, containing 3½ acres, at 8s. per acre. (Plan 435/80, B2.) 3731/2 acres, at 8s. per acre.

R. CECIL CLIFTON Under Secretary for Lands.

## LAND ACT, 1898.

Regulations for the Granting of Leases of Town and Suburban Lands.

Department of Lands and Surveys

Perth, 1st March, 1912. Corr. 13907/11 IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to make the following Regulations for the granting of Leases of Town and Suburban Lands under "The Land Act, 1898," in lieu of those published in the Government Gazette of 8th December, 1911, which are hereby cancelled.

R. CECIL CLIFTON, Under Secretary for Lands.

1. Every lease shall be granted for a term of 99 years, at a yearly rent equal to four pounds per centum of the capital unimproved value of the land as fixed from time to time as hereinafter prescribed: Provided that the minimum rent reserved by any lease shall be ten shillings.

- The capital unimproved value of each lot shall be fixed by the Minister, and notified in the Government Gazette prior to the lot being submitted to auction as hereinafter provided; and on the value so fixed the yearly rent shall be computed for the first ten years of the term of the lease, and thereafter, until a fresh valuation
- 3. The capital unimproved value shall be the price at which, in the opinion of the Minister, the land in fee simple unencumbered by any mortgage or charge thereon, and if no improvements existed thereon, might be expected to sell at the time when valued.
- 4. Fresh valuations may be made from time to time during the currency of the lease at intervals of not less than ten years: Provided that if any lessee is dissatisfied with any revaluation he may require the question to be submitted to arbitration under the provisions of "The Arbitration Act, 1895.
- Each lot will be submitted for sale by auction of a leasehold interest therein for the term and at the rent as aforesaid, and the highest bidder shall be the purchaser, and, subject to these Regulations, a lease will be granted to the purchaser in the prescribed form.
- 6. Any person may apply to the Minister requesting him to submit to auction the leasehold interest in any lot open for selection.

Every such application shall be in the form or to the effect of the First Schedule hereto, and shall be lodged at the District Land and Survey Office of the District in which the land applied for is situated. The applicant shall deposit with his application, a lease fee of five shillings, and a sum equal to the instalment of rent of the late applied for appropriate in advance pursuant. the lot applied for, payable in advance, pursuant to Section 136 of "The Land Act, 1898."

Such deposit will be refunded in the event of the ap plication being refused, or the applicant being outbid at the auction.

- 7. Any lot or lots may be submitted for sale by auction as aforesaid, at such time and place, and on such conditions not inconsistent with these regulations as the Minister may think fit, whether an application has been made under the last preceding regulation or not.
- Every purchaser shall, at the fall of the hammer, pay to the auctioneer a lease fee of five shillings and a sum equal to the instalment of rent of the lot purchased, payable in advance, pursuant to Section 136 of the said Act, unless the purchaser shall, as an applicant, have previously paid the same pursuant to Regulation 6.
- The purchase money for the leasehold interest shall be paid by the lessee on or before the issue of the lease, or at such other time or times as prescribed by the conditions of sale.
- 10. If any purchaser makes default in payment of the purchase money, or any instalment thereof, the Minister may, by notice in writing to the purchaser, forfeit the purchaser's interest in the lease, and any payments previously made by him.
- 11. Every lease shall be in the form or to the effect of the Second Schedule, and the term thereof shall commence from the first day of the quarter in which the auction is held.
- 12. Every lease shall be granted and held subject to the provisions of "The Land Act, 1898," and any amendment thereof, and the regulations thereunder in force for the time being relating to the leasing of town and suburban lots.
- Every lease shall be limited to the natural surface of the land demised, and the land below the natural surface to a depth not exceeding 40 feet, if situated within a goldfield or mineral field, and, if not so situated, not exceeding 200 feet.
- 14. All rates, taxes, and outgoings charged on the land, or payable by the occupier thereof during the said term, shall be duly paid by the lessee.
- 15. No person shall, without the approval in writing of the Minister, acquire more lots than by the Conditions of Sale may be prescribed.
- 16. Except as provided by Regulation 17, no lease shall be applied for or acquired by any Asiatic or African alien; and if contrary to this regulation any such alien shall acquire an interest in any lease, such lease shall thereupon become forfeited.

17. Notwithstanding the exceptions contained Regulation 16, leases may be applied for, granted to, and held by Asiatic or African aliens under and subject to these regulations in respect of any land situated northward of the 25th degree of South latitude, and declared open for selection by Asiatic or African aliens.

#### THE FIRST SCHEDULE.

Division.

Town or Suburban \ ..... AreaLot No.. Place and date of \ application

To the Honourable the Minister for Lands.

I hereby request that a Lease of the Town (or Subur-

an) Lot above described may be submitted to auction, subject to "The Land Act, 1898," and the regulations thereunder published in the Government Gazette on the 1st day of March, 1912; and I deposit herewith the lease fee of five shillings, and pounds shillings, being a sum equal to the instalment of rent of the lot applied for, payable in advance, pursuant to Section 136 of the said Act.

Lot No.	Name at full length, address, and calling of applicant.	Acreage,		Acreage, Town or Suburban Area.		Street.		
		a.	r.	p.				
o'clo	untant.	Office References. Applicants are requested not to write in this space.						
to a surfa	Application approved for sale by auction to a depth offeet below the natural surface,							

#### THE SECOND SCHEDULE.

Western Australia.

The Land Act, 1898. Lease of a Town or Suburban Lot.

By order of the Minister for Lands

Town or Suburban Area..... Lot No.....

GEORGE THE FIFTH by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India. To all to whom these presents shall come, Greeting. Know ye that, whereas by Section 153 of "The Land Act, 1898" (hereinafter referred to as the said Act), power is given to the Governor of the State of Western Australia, in the Commonwealth of Australia, to grant leases of any town or suburban land on such terms as he may think fit. And whereas, by regulations published in the Government Gazette on the 1st day of March, 1912, the terms and conditions on which leases of town or suburban lands may be granted were prescribed. And whereas, at a sale by auction held pursuant to such regulations a leasehold interest subject to the said regulations in the land herein interest subject to the said regulations in the land hereinafter described was purchased by

of in the said State at the price of pounds. Now, therefore, We, of our special Grace, and in consideration of the sum of

pounds, paid to us by the said
on or before the issue of this
Lease (or to be paid to us by the said in
manner following namely ), and

manner following, namely of the rent hereinafter reserved and by the said

his executors, administrators, or approved assigns (hereinafter called the Lessee) to be paid, and in exercise of the powers in that behalf to us given by the said Act and regulations, do by these presents demise to the Lessee the natural surface, and so much of the land as is below the natural surface to a depth of feet, of all that piece or parcel of land described in the schedule hereto, and delineated in the plan hereon with the appurtenances to hold the same unto the Lessee, subject to the provisions of the said Act, and any amendments thereof, and the regulations thereunder for Leases of Town or Suburban land now in force, or at any time during continuance of this lease to be in force for the time being, for the term of 99 years, to be computed from the day of , 191 , Yieldtime being, for the term of 99 years, to be computed from the day of , 191 , Yielding and paying for the same by equal half-yearly instalments, in advance, on the first day of March and the first day of September in every year, during the first ten years of the said term, the yearly rent of pounds unto Us, our Heirs and Successors, without deduction (the first of such payments having been already made) and yielding and paying as aforesaid, during every subsequent period of ten years of the said term, such yearly rent as shall be fixed by our Minister for Leads at the rate of four pounds per centum on the

Lands at the rate of four pounds per centum on the capital unimproved value of the land as determined for the time being pursuant to the said regulations.

Provided that it shall, at any time within twenty-one Provided that it shall, at any time within twenty-one years from the date of these presents, be lawful for Us, our Heirs and Successors, or for any person or persons acting in that behalf by Our or their authority, to resume and enter upon possession of any part of the said piece or parcel of land hereby demised which it may at any time by Us, our Heirs and Successors, be deemed necessary to resume for roads, tramways, railways, railway stations, bridges, drainage or irrigation works, and generally for any other works or purposes for public use, utility, or convenience, and for the purpose of exercising the power to search for minerals hereinafter reserved, and such lands so resumed to hold to Us, our reserved, and such lands so resumed to hold to Us, our Heirs and Successors, as of our or their former estate, without making to the lessee any compensation in respect thereof, so, nevertheless, that no such resumption be made without compensation of any part of the said piece or parcel of land upon which any expenditure or improvement shall have been made by the lessee. Provided also that the lessee shall not transfer or underlet the demised premises or any part thereof without the consent, in writing, of our Minister for Lands for the time being, which consent, however, shall not be unreasonably or arbitrarily withheld. And we do hereby save and reserve to Us, our Heirs and Successors, all mines of gold, silver, copper, tin, and other metals, ore, and minerals, or other substances containing metals, and all gems and precious stones in and under the said land, with full liberty at all times to search and dig for and carry away the same, and for that purpose to enter upon the land or any part thereof: Provided also, that if the Lessee shall during the said term at any time make default in (the due payment of any instalment of the purchase money as aforesaid) or in the due payment of the rent hereby reserved, and such default shall continue ofter the times sat forth in Section 136 of (The Lend of the times sat forth in Section 136 of (The Lend of the times sat forth in Section 136 of (The Lend of the times sat forth in Section 136 of (The Lend of the times sat forth in Section 136 of (The Lend of the times sat forth in Section 136 of (The Lend of the times sat forth in Section 136 of (The Lend of the times to see the after the times set forth in Section 136 of "The Land Act, 1898," for the receipt of rents with fines, or in case of any breach or non-observance by the Lessee of any of the provisions and conditions of this Lease or of the said Act or any amendment thereof, or the regulations thereunder for leases of town or suburban land, now in force, or at any time during the continuance of this Lease to be in force for the time being, and on the part of the Lessee to be observed or performed, this Lease may be forfeited, and it shall be lawful for Us, our Heirs and Successors, into and upon the said demised premises, or any part thereof, in the name of the wnole, to re-enter, and the same to have again, re-possess, and enjoy as if this deed poll had never been executed, without making any compensation to the said Lessee.

#### The Schedule above referred to.

In witness whereof We have caused our trusty and well beloved Governor of Our said State, to affix to these Presents the Public Seal of the said State.

Sealed this day of One thousand nine hundred and

#### ROCKINGHAM COMMONS.

Department of Lands and Surveys Corr. 4516/02. Perth, 1st March, 1912.

IT is hereby notified, for general information, that under Section 43 of "The Land Act, 1898," His Excellency the Governor in Executive Council has been pleased to approve of the following By-laws for the management of the Rockingham Commons, Reserves 1485 and 7490, in lieu of those previously published, which are hereby repealed.

R. CECIL CLIFTON, Under Secretary for Lands.

#### ROCKINGHAM COMMONS.

By-laws.

By-laws of the Rockingham District Road Board made under and in pursuance of Section 43 of "The Land Act, 1898," for regulating the control and management of all commons and reserves within the District of the Rockingham District Road Board, for prescribing the fees for depasturing thereon, and directing the manner in which such fees shall be paid, collected, and disposed of.

- 1. These By-laws shall be called the Rockingham Commonage By-laws.
- In these By-laws the following expressions shall have the meaning set opposite to them respectively:

Great Cattle.—Horse, mare, gelding, colt, filly, ass, mule, bull, ox, cow, heifer, calf, deer, and foal. The Board.—The Rockingham District Road Board.

- No person other than a bona fide resident or ratepayer of or property owner within the Rockingham District Road Board District shall depasture or permit or suffer any great cattle to be depastured or to be or remain in, on, or upon, any reserve or common or part thereof situate within the District of the Board or over which the Board shall have control, without having first obtained a license from the Board permitting him so to do, and paying the fees chargeable thereon. The fees to be paid by any such person to the Board for such a license shall be two shillings and sixpence per head per week or part of a week for all such great cattle.
- 4. No bona fide resident, ratepayer of, or property 4. No ona hae resident, ratepayer or, or property owner within the Rockingham Road Board District shall depasture or permit or suffer any great cattle to be depastured or to be or remain in, on, or upon any reserve or common or part thereof situate within the District of the Board or over which the Board shall have control, without having first obtained a license from the Roard paymitting him so to do and any paying the foog Board permitting him so to do and paying the fees chargeable thereon. The fees to be paid by any such person to the Board for such a license shall be one shilling and threepence per head up to and inclusive of twenty head for every horse, mare, gelding, colt, filly, ass, and mule per year or part of a year, and ninepence per head up to and inclusive of seventy head for every bull, ox, cow, heifer, calf, deer, and foal per year or part of a year. In excess of the numbers mentioned, part of a year. the fees payable shall be one shilling per head per week in respect of all great cattle.

5. Subject to the provisions hereinafter contained, · no person shall depasture or permit or suffer any camel, sheep, pigs, or goats to be depastured or to be or remain in, on, or upon any such common or reserve as aforesaid

- 6. Nothing in these By-laws contained shall prohibit 6. Nothing in these By-laws contained shall prohibit the depasturing or presence during the bona fide travelling in, on, or over, or upon any such common or reserve as aforesaid of any great cattle, camel, sheep, pig, or goat, but so that such travelling shall not occupy a longer period than twenty-four hours. No fee shall be charged in respect of any such travelling great cattle, sheep, pigs, or goats, but so that no person having or claiming any right or property in any such great cattle, camel, sheep, pig, or goat shall have any claim against the Board for damage from whatever cause arising sustained or suffered by him in relation to any such animals. suffered by him in relation to any such animals.
- 7. Save as otherwise provided, these By-laws shall not apply to great cattle whose ages shall not exceed nine months.
- 8. No person shall depasture or permit or suffer any entire over the age of nine months or bull over the age of six months to depasture or to be or remain in, on, or upon any such common or reserve as aforesaid.
- 9. Every license issued under these By-laws shall be deemed to be issued on the express condition that the Board shall not be responsible for any damage committed or suffered by the person to whom the same is

issued or any other person interested in the animals therein mentioned while the animals in respect to which the same is issued are or may be in or on any such common or reserve from any cause whatever.

- Every person being the owner of or person apparently in charge of any great cattle, camel, sheep, pig, or goat found depasturing or being in, on, or upon any such common or reserve as aforesaid contrary to these By-laws shall forthwith remove the same therefrom on the request of the Board or any person duly authorised by the Board in that behalf.
- 11. Every applicant for a license under these By-laws shall at the time of such application furnish to the Secretary of the Board a correct list in writing of the number of great cattle in respect of which he desires to obtain such license, together with the brands and full description of all such great cattle.
- Every person to whom a license is issued under these By-laws shall produce the same immediately on being required so to do by the Board or its Secretary or any officer of police or by any other person duly authorised by the Board in that behalf.
- Every license issued under these By-laws other than under clause three hereof shall expire on the 31st day of December on the year of its issue. Every license issued under clause three shall expire on the last day of the week during which the same was issued.
- 14. No license issued hereunder in respect to depasturing great cattle shall authorise or empower the holder thereof to depasture or permit or suffer great cattle to be depastured or to be or remain in, on, or upon any such commons or reserve as aforesaid or any part thereof other than his own or other than the great cattle in respect to which the same is issued.
- 15. No person shall be entitled to demand any license issuable hereunder from the Board as of right, but the granting or refusing thereof shall be entirely within the discretion of the Board. Nor shall the Board be compellable to issue a license under these By-laws to depasture any great cattle which do not at the time of application therefor bear the registered brand of the applicant.
- 16. Every person who does, permits, or suffers any act, matter, or thing contrary to any of these By-laws or commits or permits any breach or neglect thereof, shall be deemed guilty of an offence against these By-laws and be liable to a fine or penalty not exceeding Five pounds, and Two pounds per day for a continuing breach, not exceeding in the aggregate Twenty pounds.
- All By-laws hitherto in force in the Rockingham District Road Board District in relation to commons or reserves within the District of the Board or over which it has control are hereby repealed.
- 18. All fees, fines, and penalties recovered or collected under or in pursuance of these By-laws shall be paid to the ordinary revenue of the Board, and shall be applied by it for the general purposes of the Board.

#### THE ROADS ACT, 1911.

Department of Lands and Surveys Perth, 13th February, 1912.

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 purposes of new roads, that is to say:—

## RESUMPTION.

Greenough.

Corr. 6358/06.

Corr. 6358/06.
Deviation of part of Road No. 79 (Phillips Road).—A strip of land, one chain wide, its North-Western side leaving the North-Western side of the present road at the South corner of Victoria Location 894, extending as surveyed, Diagram 25418, 341deg. 16min. 4 chains 50.9 links; thence 38deg. 10min. 10 chains 14.2 links; thence 81deg. 22min. 8 chains 88.2 links to rejoin the North-Western side of present road, passing through Locations 894 and 1705.

- 2 acres Or. 18p. being resumed from Victoria Location 894.
- 0 acres 0r. 9p., being resumed from Victoria Location 1705. (Plan 126A/40.)

#### RESUMPTION. Harvey.

Corr. 2082/11.

Extension of Road No. 808.—A strip of land commencing 50 links wide, its Northern side leaving the Northern side of the present road at its terminus in Wellington Location 50, and extending as surveyed, O.P. Wellington 360, 119deg. 7min. 6 chains 77.2 links; thence 193deg. 44min. 5 chains 56.1 links; thence extending one chain wide South-Eastward and North-Eastward to the South boundary of Location 2225; thence Eastward and South-Eastward to South-Eastward to South-Eastward and South-Eastward to South-Eastward Eastward through Locations 2257 and 50, and onwards to the North boundary of Location 2008.

19 acres 1r. 24.8p. being resumed from Wellington Location 50. (Plan 383/80, D4.)

#### Greenhills.

Corr. 5374/11.

No. 4290.—A strip of land, one chain wide, leaving a surveyed road at the South corner of Avon Location a surveyed road at the South corner of Avon Location 8654, and extending as surveyed North-Eastward along the latter's South-Eastern boundary to its Eastern corner; thence as surveyed, Narrogin Diagram 104, South-Eastward along part of the South-Western boundary of Avon Location 7905 to its South corner; thence North-Eastward along part of the South-Eastern boundary of the South-Eastern boundary of Eastward along part of the South-Eastern boundary of the latter to the South-Western boundary of Location 7652; thence South-Eastward along the latter to the Northern side of a crossing of the Greenhills-Quairading Railway Reserve. Commencing again at the Southern side of the said crossing and extending in a general Easterly direction along Southern side of said Railway Reserve and the West, South, and East sides of Dulbelling Station, and East sides of Dulbelling Station, and saying closure the Southern sides of belling Station, and again along the Southern side of the Railway Reserve (passing through Locations 11042, 7652, 7653, and 7907) to Road No. 2972 at the North-Eastern boundary of the latter.

- 3 acres 0r. 2p. being resumed from Avon Location 11042.
- 2 acres 0r. 13p. being resumed from Avon Location 7653.
- 2 acres 2r. 26p. being resumed from Avon Location 7652.
- 2 acres 3r. 23p. being resumed from Avon Location 007. (Plans 3D/40 and 3/80, D4.) 7907.

## Victoria Plains.

No. 4291.—A strip of land, one chain wide, leaving an angle in Road No. 3313 on the North boundary of Melbourne Location 1606, and extending as surveyed O.P. Perth 236, in a general North-Westerly direction, passing through Midland Location 935, Melbourne Location 560, and Reserve 944, and along the North-Eastern boundaries of Locations 865, 356, and 335 to Road No. 67 at the latter's North corner.

46 acres 2r. being resumed from Midland Location 935. 3 acres 2r. 26p. being resumed from Melbourne Location 560. (Plans 32/80, 31/80, and 58/80.)

## RESUMPTION.

#### Nelson.

Corr. 5456/08.

No. 4298.—A strip of land, one chain wide, its Southern side leaving the North corner of Nelson Location 1244, and extending as surveyed, Diagram 36680, 269 deg. 29min. 3 chains 31 2/10 links; thence 208deg. 4 chains 74 links, 253deg. 44min. 6 chains 9 links; thence as surveyed in a general South-Westerly direction along the South-Eastern boundary of Location 945, the Eastern boundary of Location 2347, and through Locations 1977, 3795, and 2320 to the latter's South boundary.

Also a strip of land, one chain wide, leaving an angle in the above in Location 945, and extending 349deg. 37 min. through same to its North-Eastern boundary as surveyed, Diagram 36680.

1 acre Ir. 20p. being resumed from Nelson Location 945. (Plan 439B/40N, D1.)

# RESUMPTION.

#### Beverley

Corr. 1177/10.

No. 4299.—A strip of land, one chain wide, its Eastern side leaving a surveyed road 3 chains 19.2 links South-Westward from the West corner of Avon Location 2472, and extending as surveyed, Diagram 37025, Northward through Locations 1934 and 2520 to the latter's North-West boundary.

1 acre 2r. 19p. being resumed from Avon Location 2520

4 acres 1r. 31p, being resumed from Avon Location 34. (Plan 342B/40W, E2.)

#### RESUMPTION.

#### Meckering.

Corr. 8180/09.

No. 4300.—A strip of land, one chain wide, leaving Road No. 3044 at the East corner of Avon Location 369, and extending as surveyed, O.F. Avon 1342 (Northam 1049), North-Eastward through Location 2839 to a surveyed road at the latter's North-East boundary.

2 acres 0r. 38p. being resumed from Avon Location 339. (Plan 26/80N, B2.)

#### RESUMPTION.

#### Broome Hill.

Corr. 1038/12.

No. 4301.—A strip of land, one chain wide, starting from the South-West corner of Plantagenet Location 3013, and extending as surveyed East along the South boundaries of Locations 3013 and 3010, and inside and along the South boundary to its South-East corner; thence continuing Eastward along the North boundary of Location 1752 to its North-East corner; thence North and East along part of a West and a North boundary and East along part of a West and a North boundary of and through Location 1753 to its East boundary, and continuing East along part of a North boundary of Location 1756 to its intersection with Road 3601, including a triangular portion of road as surveyed near the North-East corner of Plantagenet Location 1753.

5 acres being resumed from Plantagenet Location 1783. (Plans 435/80, B2, and Ongerup, Sheet 3.)

#### RESUMPTION.

#### Broome Hill.

Corr. 12186/11.

No. 4302.—A strip of land, one chain wide, leaving a surveyed road at the North-East corner of Kojonup Location 2925, and extending West inside and along its North boundary to the Eastern side of the Tambellup Ongerup Railway Reserve, commencing again at its Western side and continuing along the said North boundary of Location 2925, and the North boundary of the Location 3614 to its North-West corner; thence South and West along part of the East and the South boundaries of Location 4431 to the latter's South-West corner; thence South-Westward to join a surveyed road opposite the South-East corner of Kojonup Location 5379.

About 2 acres 2r. 32p. being resumed from Kojonup Location 2925.

About 4 acres 3r. 8.3p. being resumed from Kojonup Location 3614.

About 3 acres 1r. 13.6p. being resumed from Kojonup Location 5749.

About 1 acre 3r. being resumed from Kojonup Location 5401. (Plan 436/80, D1.)

#### RESUMPTION.

## Broome Hill.

Corr. 1039/12.

No. 4304.—A strip of land, one chain wide, leaving a surveyed road at the South-West corner of Kojonup Location 2446, and extending East inside and along its South boundary to its South-East corner; thence continuing East and South along the North and part of the East boundary of Location 2447 to the North-West corner of Location 2854; thence East along and inside a South boundary of Location 5796 to its South-East corner; thence along the North and part of the East boundary of Location 5780 to the North-West corner of Location 1590; thence along the North boundaries of said Location 1590 and Reserve 3151 to a surveyed road at the latter's North-East corner.

About 3 acres 1r. 13.6p. being resumed from Kojonup Location 2446.

About 5 acres being resumed from Kojonup Location 5796. (Plan 436/80, F1.)

Plans and more particular descriptions 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,

T. H. BATH.
Minister for Lands.

#### THE ROADS ACT, 1911.

WHEREAS the Cuballing Road Board, by resolution passed at a meeting of the Board, held at Cuballing on the 14th day of May, 1910, resolved to open the road hereinafter described, that is to say:—

Deviation of part of Road No. 2238 .- A strip of land (Crown), one chain wide, its Northern side leaving the Northern side of the present road at a point 8 chains 56.5 links West from the South-West corner of Williams Location 964, and extending as surveyed, Diagram Narrogin 93, 246deg. 37min. 49 chains 93 links; thence 258deg. 41min. 30 chains to rejoin the Northern side of said road. (Plan 385A/40, B1.)

WHEREAS the Augusta Road Board by resolution passed at a meeting of the Board, held at Karridale on the 17th day of March, 1910, resolved to open the road hereinafter described, that is to say:-

#### CROWN.

Augusta.

Corres. 12171/08.

Deviation of part of Road 3449 to agree with survey .-A strip of land (Crown), one chain wide, leaving the present road about 19 chains 44.2 links West from the South-West corner of Sussex Location 265, and extending as surveyed, Bridgetown Diagram 369, South-Westward through Location 743 to its South boundary; thence West along its South boundary to its South-West corner, and onwards to Reserve 13404. (Plan 440/80).

WHEREAS the Swan Road Board, by resolution passed at a meeting of the Board, held at Midland Junction on the 14th day of December, 1911, resolved to open the road hereinafter described, that is to say:—

#### CROWN.

Sman.

Corr. 11581/11.

No. 4288.—A strip of land (Crown), one chain wide, from the North bank of the Swan River at Meadow Street Bridge, and extending in a general North-North-Easterly direction passing through Swan Location 16, N and O, M1, M, L, K1, K, 1, H, G1, G, F1, F, and E to Road 1116 on the latter's North boundary. (Plans 1D/40, 1A/40S, and 1B/40.)

WHEREAS the Beverley Road Board, by resolution passed at a meeting of the Board, held at Beverley on or about the 8th day of July, 1909, resolved to widen the Road 104 hereinafter described, that is to say:—

### Beverley Road District.

6950/09.

Widening of part of Road No. 104.—A strip of land, of the present road, and extending Eastward from the South-Western boundary of Avon Location 1139, through the latter and Locations 2486, MiN, M, and again through MiN to the latter's North-Eastern boundary.

About 1 acre 2r. being resumed from Avon Location 1130

1139.

About 0 acres 3r. 16p. being resumed from Avon Location 2486.

About 7 acres 3r. being resumed from Avon Location MiN.

About 8 acres 1r. 8p. being resumed from Avon Location M. (Plan 343A/40.)

WHEREAS the Sussex Road Board, by resolution passed at a meeting of the Board, held at Busselton on or about the 23rd day of August, 1910, resolved to open the road hereinafter described, that is to say:—

#### RESUMPTION.

Sussex.

Corr. 12233/97.

Deviation of part of Road No. 890.—A strip of land, 50 links wide, leaving an angle in the present road in Sussex Location 121, and extending as surveyed, Diagram Bridgetown 328, Westward to the Caves Road.

0 acres 0r. 14p. being resumed from Sussex Location 21. (Plan 440/80, A2.)

WHEREAS the Darling Range Road Board, by resolution passed at a meeting of the Board, held at Kalamunda on or about the 12th day of April, 1911, resolved to open the road hereinafter described, that is to say:-

#### RESUMPTION.

Darling Range.

Corr. 4462/11. Addition to Road No. 1512.—A triangular portion of land, starting from a point at the intersection of the South-Eastern side of said Road 1512 with the North boundary of Canning Location 506, and extending East along the latter 81 4/10 links; thence 235deg. 2min. 1 chain 99 4/10 links to the South-Eastern side of said Road 1512; thence North-Eastward along the latter to

the starting point.

0 acres 0r. 7.4p. being resumed from Canning Location 506. (Plan 1C/40, E4.)

WHEREAS the Armadale-Kelmscott Road Board, by resolution passed at a meeting of the Board, held at Armadale on or about the 10th day of January, 1910, resolved to open the road hereinafter described, that is to say:-

#### RESUMPTION.

Armadale-Kelmscott,

Corr. 1589/10.

No. 4292.—A strip of land, one chain wide, leaving a surveyed road at the South-West corner of Canning Location 536, and extending as surveyed, Diagram 37860, North and North-Eastward along part of the West boundary of and through said location to a North-East corner; thence North along part of the West boundary of Location 161 to Road No. 994, passing through latter. 0 acres 1r. 28.6p. being resumed from Canning Location 161. (Plan 341B/40, E1.)

WHEREAS the Narrogin Road Board, by resolution passed at a meeting of the Board, held at Narrogin on or about the 10th day of June, 1909, resolved to open the road hereinafter described, that is to say:

Narrogin.

Corr. 13082/08. No. 4296.—A strip of land, one chain wide, its Northern side leaving a surveyed road on the North boundary of Williams Location 4994 at a point 25 chains 23 links West from its North-East corner; and extending as surveyed, Diagram 36973, South-Eastward through said Locations 4994 and 2389 to the South-West corner of Location 2734; thence extending Eastward as surveyed along the South boundary of latter and through Location 9116 to the latter's East boundary; thence Eastward to join a surveyed road, passing through Reserve 11751.

1 acre 2r. being resumed from Williams Location 4994.

4 acres 1r. 3p. being resumed from Williams Location 889. (Plan 385B/40, D and E1.)

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are roads within the meaning of "The Roads Act, 1911," subject to the provisions of the said Act.

Dated this 1st day of March, 1912.

R. CECIL CLIFTON, Under Secretary for Lands.

## THE ROADS ACT, 1911.

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

## Beverley.

Corres. 8185/11.

B139.—That portion of Road No. 2151 from the North corner of Avon Location 4367 South-Westward along its North-West boundary to its West corner; thence Westward through Location 3024 to an angle in the closed roads opposite the Easternmost corner of Avon Location (Plan 3D/40, B1.)

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

Corres. 5881/11.

C39.—The surveyed road from the North-West corner of Swan Location 2589, and extending Southward along part of its West boundary; thence South-Eastward through latter to the North boundary of Location 2420; thence East along the latter's North boundary to its North-East corner; thence Eastward and South-Eastward to the North boundary of Location 1916; thence East to the North-East corner of the latter. (Plan 31/80, E3.)

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

#### Drakesbrook.

D34.—The surveyed road, No. 815, leaving the closed road at the North corner of Harvey A.A. Lot 35, and extending North-Eastward and Eastward along the North-

West and North boundaries of Lot 39 to a surveyed road at its North-East corner. (Plan Harvey A.A.)

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

Corres. 9632/03.

D37.—That part of Road 1777 from Road 4275 on the West boundary of Boyanup A.A. Lot 609, South along part of its West boundary, and through Reserve 302 to Busher Road. (Plan 411D/40.)

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 1st day of March, 1912. R. CECIL CLIFTON, Under Secretary for Lands.

#### THE MINING ACT, 1904.

Department of Mines, Perth, 27th February, 1912.

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	• • •	1652w, 1653w, 1654w, 1655w
Coolgardie East Coolgardie Murchison North Coolgardie Do.	Bulong Day Dawn Niagara Yerilla	 4436 1083 v 492 d 755 d 980 r, 981 r, 982 r

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

Goldfield.	District.	No. of	Lease.	Name of Lease.	Lessees.
Broad Arrow	 	1347w	,	Expectation	 Thiele, Edmund Maximillian DeJarlais, Jerome Frederick;
Coolgardie	 •••	*4241		Lord Bobs	 Buhler, Karl The Lord Bobs Gold Mining Syndicate
		4407		Union Jack South	 Rickard, Stephen John; Goulder. Samuel
Dundas	 	1141		The Nelson	 Murphy, James
East Murchison	 Lawlers	1154		Mascotte	 O'Brien, John; Flynn, John
Mt. Margaret	 Mt. Margaret	1867т		Mary Mac South	 The Mary Mac Gold Mining Company, No-Liability
Murchison	 Nannine	1091n		Ereka	 Walshaw, William Henry; Fleming, John
		1147 n		Royalist South	 Wright, William; Pridmore, George; Blythen, Ernest
Yilgarn	 	1052		Cross	 Doyle, Andrew; Kennedy, John Joseph
		2484		Вее	 Ballantine, Alexander
	1	:			1

\* Conditionally.

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.	Names of persons to whom prior right of application is granted.
East Coolgardie		4450E	Great Secret	Liddell, Victor Andrew	Nelson, Alfred

#### THE MINING ACT, 1904-continued.

#### Mineral Leases.

The undermentioned applications for Mineral Leases were approved, subject to survey:-

Miseral Field.	Locality.	Nos. of Applications.
Outside Proclaimed Mineral Fields		*179H (Reward), 180H, 181H

\* Conditionally.

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

Mineral Field.	District.	No. of Lease.	Name of Lease.	Lessees.	Name of person to whom prior right of application is granted.
Phillips River		340	Northview	The Kundip Options Syndicate	Selleck, Frank Palmer

The surrender of the undermentioned Miner's Homestead Lease was accepted:-

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.
North Coolgardie	Yerilla	4R	Carbine Well	Hill, William Samuel

#### INSPECTION OF MACHINERY ACT, 1904.

Department of Mines, 1856/05. Perth, 27th February, 1912.

HIS Excellency the Governor in Executive Council has been pleased to cancel the notice appearing in page 1037 of the Government Gazette of the 23rd February, 1912, as to certain amendments of the Regulations relating to the conduct of examinations, qualifications of applicants, and the granting of certificates to Steam Engine Drivers.

#### PHILIP COLLIER,

Minister for Mines.

# WESTERN AUSTRALIAN GOVERNMEN! RAILWAYS.

W.R. 1029/1912.

Brookton Bookstall Rights.

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

Date of Acceptance.	Name of Lessee.	carticulars.	Amount.
22-2-1912	P. E. Lane	Lease of Bookstall Rights at Brookton Railway Station from 1st March, 1912, to 30th June, 1913	10s. per an- num

22nd February, 1912.

# WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

Sale of Materials to Private Firms and Persons, 1st to 31st January, 1912.

. 200 00	Oxor o wireword	,			
uthority			A.1	mou	nt.
No.	Particulars.		£	s.	d.
837/11—100 ferrule	s and 20 boile	er tubes	20	16	8
829/11—10 24ft. se	cond-hand rail	ls and fas-			
tenings			28	8	4
1029/11-160 old slee	epers, ex Ping	elly	5	6	8

Auth. No.	Particulars.		nou s.	
•	set top leaves for springs and buckles for same, Class "G" lengths angle steel, 7ft. x 7in. x	13		0
	%in	8	1	3
	10ft. old rail, 45lb. material	_	$1\hat{2}$	0
	5 old sleepers, ex Geraldton	-	16	8
	0 old sleepers	_	6	8
	old sleepers, ex Mt. Kokeby	-	13	4
	0 old sleepers, ex Beverley	6	13	4
	5 old sleepers	4	3	
	0 double spiral springs	9		0
	0 old sleepers, ex Geraldton	5		Ó
	pairs wheels and axles	17	0	Ō
	old sleepers, ex Kalgoorlie	1	0	0
	old sleepers, ex Beverley	2	0	0
	5 old sleepers, ex Mt. Kokeby	5	16	8
	old sleepers, ex Beverley	2	10	0
	0 old sleepers, ex Narrogin	3	6	8
1055/12 - 1	piece old rail, 5ft. 10in	0	9	6
1056/12-1	piece old rail, 6ft. 10in., 60lb.	-		
	material	0	11	0
	chains tram rails and fishplates,	-		
	45lb. material	24	1	9
00 7 77 1		169	2	10
23rd Feb	ruary, 1912.			

Laundry Work for the Railway Department Contract. TENDERS for the above Contract( sealed up and marked on the outside "Tender for Laundry Work") will be received by the undermentioned up till noon on Thursday, the 21st March, 1912.

Forms of tender and full particulars may be had on application at the Office of the Chief Traffic Manager, Central Railway Station, Perth.

The lowest or any tender will not necessarily be accepted.

Perth, 27th February, 1912.

JOHN T. SHORT, Commissioner of Railways.

Central Railway Offices,

#### THE ROADS ACT, 1911.

Korrelocking and Dowerin Road Districts.

NOTICE is hereby given that it is the intention of His Excellency the Governor,

- (a.) To alter the boundaries of the Korrelocking Road District by transferring portion thereof to the Dowerin Road Board.
- (b.) To alter the name of the Korrelocking Road District to the Ninghan Road District, and to divide the district into four wards, namely:—

Korrelocking Ward Yelbene Ward Trayning Ward Kununoppin Ward

the boundaries of which will be shown in later issue.

(c,) To declare that the number of members of the Board for the Ninghan Road District shall be seven, and to determine the number of members for each ward, as follows:—

No. of Member	s.
2	
1	
2	
$\dots$ $2$	
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

W. D. JOHNSON,
Minister for Works.

# ROADS ACT, 1911. Albany Road Board.

IT is hereby notified, for general information, that the Hon. Minister for Works has been pleased to approve of the following dates in connection with the election for the Albany Road Board, and the appointment of Mr. Chas. M. Playne as Returning Officer in connection with such election:—

Publication of Lists—26th February.
Receiving Claims and objections—6th March.
Exhibiting Claims and objections—9th March.
Revision Court—20th March.
Signing of Rolls—27th March.
Nominations—3rd April.
Election—10th April.

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

## ROADS ACT, 1911.

Dowerin Road Board Election.

IT is hereby notified, for general information, that the Minister for Works, acting under provisions of Section 54 of "The Roads Act, 1911," approved of the appointment of Mr. Edmund Youlden Taylor to be Returning Officer, and also the fixing of the following dates in connection with the above election:—

Preparation of Lists—February 24th.
Receiving Claims and Objections—March 9th.
Lists to be exhibited—March 13th.
Revision Court—March 16th.
Signing of Rolls—March 20th.
Nominations—April 2nd.
Election—April 10th.

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

# ROADS ACT, 1911.

Merredin Road District.

IT is hereby notified, for general information, that it is the intention of the Governor-in-Council to exercise the powers conferred on him by Section 8 of the Roads Act by dividing the Merredin Road District into wards, in accordance with the boundaries shown in the Schedule and the allocation of members to be shown in a subsequent issue.

> F. L. STRONACH, By order of the Minister.

#### THE ROADS ACT, 1911.

Kalgoorlie Road Board.

I, THE undersigned, the Minister for Works, do hereby, under the provisions of Section 51 of "The Roads Act, 1911," appoint the following dates for the preparation and revision of the Electoral List for the Kalgoorlie Road District:—

Preparation of List-8th March, 1912.

Claims and objections—15th March, 1912.

Publication of list of claims and objections—20th March, 1912.

Revision Court-23rd March, 1912.

Signing of Roll-26th March, 1912.

And I order and direct the preparation, revision, and completion of the list and roll accordingly .

(Sgd.) W. D. JOHNSON,
Minister for Works.

Department of Public Works, Perth, 23rd February, 1912.

## ROADS ACT, 1911.

Merging of the "Menzies," "Kookynie," and "Mount Malcolm" Municipalities into the "North Coolgardie" District, and re-division into three (3) Roads Districts.

> Public Works Department, Perth, 22nd February, 1912.

IT is hereby notified, for general information, and in pursuance of the provisions of Section 8 of "The Roads Act, 1911," that it is the intention of His Excellency the Governor to merge the Municipal Districts of "Menzies," "Kookynie," and "Mount Malcolm" into the "North Coolgardie" Road District, in accordance with petitions received from the ratepayers within the Municipalities named, and which have already been published. Also, then, to re-divide the said area into three (3) Districts, to be named the "Menzies," "Kookynie," and "Mount Malcolm" Road Districts, in accordance with the boundary shown on plan to be seen at the Public Works Department. A description of boundaries will be published in a later issue of the Government Gazette.

By order of the Minister for Works,

C. A. MUNT, Acting Under Secretary for Public Works.

## THE ROADS ACT, 1911.

Albany and Plantagenet Road Districts.

IT is hereby notified, for general information, that it is the intention of the Governor in Council to exercise the powers conferred on him by Section 8 of the Roads Act by altering the Northern boundary of the Albany Road. District and the Southern boundary of the Plantagenet-Road District by transferring portion of the Albany Road District into the Plantagenet Road District; boundaries to be published in a later issue.

F. L. STRONACH, By order of the Minister.

#### ROADS ACT, 1911.

Warren Road District.

IT is hereby notified, for general information, that it is the intention of the Governor in Council to exercise the powers conferred on him by Section 8 of the Roads Act, by re-dividing the Warren Road District into Wards in accordance with the boundaries shown in the Schedule and the allocation of members to be shown in a subsequent issue.

F. L. STRONACH, By order of the Minister.

#### ROADS ACT, 1911.

# Albany Road District.

IT is hereby notified, for general information, that it is the intention of the Governor-in-Council to exercise the powers conferred on him by Section 8 of the Roads Act, by re-dividing the Albany Road District into Wards consequent upon the formation of the Denmark Road District from that territory constituting the West Ward of the Albany Road District, in accordance with the boundaries shown in Schedule and the re-allocation of members to be shown in a subsequent issue.

> F. L. STRONACH, By order of the Minister.

#### TENDERS ACCEPTED.

Public Works Department,

Perth, 28th February, 1912. No. 9. THE following list of Tenders, recently accepted, is published for general information:—

Date of Acceptance, Name of Contractor, Description of

Contract, and Amount.

Feb. 24.—W. T. Deeble—Dwellingup School, additions, £395 18s. 7d.

26.—H. Parker—Narrogin Valley School, £183.

26.—J. Delmage-Dongarra School, renovations, £104 17s.

29.—Edmondson Bros.—Dalwallinu School, £186 2s. 6d.

29.—Wallace & Krabbe—Cue School Quarters, additions, £167.

Mar. 1.—H. Parker—Dumbleyung School Quarters, £358. By order of the Hon. the Minister for Works,

C. A. MUNT, Acting Under Secretary for Public Works.

#### PUBLIC WORKS DEPARTMENT.

IT is hereby notified, for general information, that His Excellency the Governor in Council has been pleased to approve of the appointment of Mr. C. A. Munt, Accountant Public Works Department, as Acting Under Secretary for Public Works, and also to approve of the appointment of Mr. J. C. Sadlier, Bookkeeper, as Acting Accountant; such appointments to date from the 19th February.

W. D. JOHNSON, Minister for Works.

#### ROADS ACT, 1911.

#### Marble Bar Road Board.

IT is hereby notified, for general information, that His Excellency the Governor in Council has been pleased to enable the Marble Bar Road Board to raise a Loan to fence and otherwise improve the Commonage Land at Marble Bar, by approving of such fences and improvements being works within the meaning of Section 258 of "The Roads Act, 1911," Subsection 6.

> C. A. MUNT, Acting Under Secretary for Public Works.

#### JETTY LEASES.

SEPARATE Tenders (marked on the outside with the name of Contract) for the undermentioned Contracts for a period of Twelve months ending 31st March, 1913, will be received by the Chief Harbour Master, Fremantle, until noon of March the 11th, 1912, being:—

- 1. Leasing Wyndham Jetty, Goods Shed, Cattle Yards and Race.
- 2. Leasing Fortescue Jetty.
- 3. Leasing Dongara Jetty and Goods Shed.
- 4. Leasing Quindalup Jetty.
- 5. Leasing Esperance Jetty, Goods Shed, and Bond
- 6. Leasing Eucla Jetty and Goods Shed.

Telegraph Tenders (similarly marked and addressed) will be received until same date, provided that written tenders in due form have been lodged with:—

1. The Resident Magistrate, Wyndham.

2. The Resident Magistrate, Onslow.

3. Lightkeeper Hughes, Dongara.

4. The Resident Magistrate, Bunbury.

5. The Resident Magistrate, Esperance, or

6. The Postmaster, Eucla.

Conditions of Contract may be inspected at the Offices of the above-named and at the Chief Harbour Master's Office, Cliff Street, Fremantle.

The highest tender will not necessarily be accepted. By order of the Hon. the Colonial Secretary,

> C. J. IRVINE, Chief Harbour Master.

Harbour and Light Department, Fremantle, 11th January, 1912.

P.W. 4665/10. Ex. Co. No. 635. Public Works Act, 1902.

# NOTICE OF RESUMPTION.

#### Brunswick School.

NOTICE is hereby given, and it is hereby declared, that the several pieces or parcels of land described in the Schedule hereto—being all in the Wellington District—have, in pursuance of the written approval and consent of His Excellency the Governor, dated the 20th day of February, 1912, been set apart, taken, or resumed for the purposes of enlarging the Brunswick School Site.

And further, Notice is hereby given that the said pieces or parcels of land so set apart, taken, or resumed are marked off and more particularly described on the plan, P.W.D., W.A., No. 15928 (L.T.O. 3343), which may be inspected at the Office of the Minister for Works, Perth.

## Schedule.

No. on Plan P.W.D., W.A., No. 15928, L.T.O. 3343	Owner or Reputed Owner.	Occupier or Reputed Occupier.	Description,	Quantity.
1	William Grant Forrest	W. G. Forrest	Portion of Rural Lot Melville Road 31, being portion of Wellington Location	a. r. p. 2 0 0
2	Crown	Vacant	1 (C. Title 508/48) Portion of Road	0 1 15

Certified correct this 20th day of February, 1912.

W. D. JOHNSON,

Minister for Works.

G. STRICKLAND,

Governor in Executive Council.

Dated this 20th day of February, 1912.

#### TENDERS FOR PUBLIC WORKS.

Date of Notice.	Nature of Work.	Date and time for Closing.	Where and when Conditions of Contract, etc., to be seen.
1912. 1st Feb.	Derby School—New Verandah a	1912. (Noon on Tuesday.) 5th March	Contractors' Room, Perth; P.W.A.D. Office, Broome; and Court Houses, Port Hedland and Derby, on
15th Feb.	Collie School—Gravelling and Shelter Shed	5th March	February, 1912. Contractors' Room, Perth, and Court Houses, Collie and Bunbury, on and after the 20th February, 1912.
15th Feb.	Fremantle Defences—Arthur's Head and Fort Forrest Work- shops	5th March	Contractors' Room, Perth, and Court House, Fremantle, on and after the 20th February, 1912.
15th Feb.	Mortigallup School	5th March	Contractors' Room, Perth, and P.W.A.D. Office, Albany, on and after the 20th February, 1912,
15th Feb.	Highgate School—Additions	5th March	Contractors' Room, Perth, on and after the 20th February, 1912.
15th Feb.	North Bandee School	5th March	Contractors' Room, Perth, and Court Houses, Keller- berrin and Northam, on and after the 20th February, 1912.
15th Feb.	Beverley Hospital—Acetylene Light Installation	5th March	Contractors' Room, Perth, and Court Houses, Beverley and York, on and after the 20th February, 1912.
8th Feb.	Cuballing Post Office	12th March	Contractors' Room, Perth; P.W.A.D. Office, Albany, and Court House, Wagin, on and after the 13th and after the 13th February, 1912.
8th Feb	Derby Old Post Office—Sale and Removal	12th March	Contractors' Room, Perth; P.W.A.D. Office, Broome; and Court House, Derby, on and after the 20th February, 1912.
15th Feb.	Victoria Park Post Office	12th March	Contractors' Room, Perth, on and after the 20th February, 1912.
22nd Feb.	Perth Police Barracks—Renovations	12th March	Contractors' Room, Perth, on and after the 27th Feb. ruary, 1912.
22nd Feb.	Bunbury Hospital — Isolation Ward	12th March	Contractors' Room, Perth, and Court Houses, Bun- bury and Busselton, on and after the 27th February, 1912.
22nd Feb.	Cookernup School Quarters — Additions	12th March	Contractors' Room, Perth, and Court House, Bunbury, on and after the 27th February, 1912.
22nd Feb.	Osborne Park School—Additions	12th March	Contractors' Room, Perth, on and after the 27th February, 1912.
22nd Feb.	Moora Post Office—Additions	19th March	Contractors' Room, Perth, and Court House, Moora, on and after the 27th February, 1912.
22nd Feb.	Wagin Post Office—Additions	19th March	Contractors' Room, Perth; P.W.A.D. Office, Albany, and Court Houses, Wagin and Katanning, on and after the 27th February, 1912.
29th Feb.	Northampton School and Quarters—Additions	19th March	Contractors' Room, Perth, P.W.A.D. Office, Geraldton, and Court House, Northampton, on and after the 5th March, 1912.
29th Feb.	Wickepin—School	19th March	Contractors' Room, Perth; P.W.A.D. Office, Albany, and Court Houses, Narrogin and Wickepin, on and after the 5th March, 1912.
29th Feb.	Fremantle, Arthur's Head Fort —Shell Store	19th March	Contractors' Room, Perth, and Court House, Fremantle, on and after the 5th March, 1912.
29th Feb.	Marvel Loch—Police Station	19th March	Contractors' Room, Perth; P.W.A.D. Office, Kalgoorlie, and Court Houses, Boulder and Southern Cross, on and after the 5th March, 1912.
29th Feb.	Katanning Post Office—Additions	26th March	Contractors' Room, Perth; P.W.A.D. Office, Albany, and Court Houses, Wagin and Katanning, on and after the 5th March, 1912.
29th Feb.	Kojonup School—Additions	26th March	Contractors' Room, Perth; P.W.A.D. Office, Albany, and Court Houses, Katanning and Kojonup, on and after the 12th March, 1912.

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.

a Telegraphic tenders similarly addressed and marked will be received up to the same hour, provided that written tenders in due form have previously been lodged with the P.W. Officer at Broome, or the Resident Magistrate at either Port Hedland or Derby.

By order of the Hon. the Minister for Works,

C. A. MUNT,

Acting Under Secretary for Public Works.

Public Works Department, Perth, 20th February, 1912.

IT is hereby notified, for general information, that HIS Excellency the Governor in Council has been pleased to approve of the following By-laws of the Subiaco Municipal Council, under Sections 179 and 142 of the Municipal Corporations Act, Edward VII., No. 32, 1906.

C. A. MUNT, Acting Under Secretary for Public Works.

#### SUBIACO MUNICIPALITY.

Municipal Corporations Act, 1906. Thirteenth Schedule.

A By-law of the Subiaco Municipality made under Section 179, Subsection 19, of "The Municipal Corporations Act, 1906," and numbered 57, for the regulation and control of hoardings erected upon private property, and control of noardings erected upon private property, and for the removal by the Council, or any person acting under their authority, of any such hoarding, or of any bill, placard, or advertisement attached to, or pasted, or painted thereon, which in the opinion of the Council is dangerous or objectionable, and for the recovery of the expenses thereof.

In pursuance with the power conferred by the said Act, the Mayor and Councillors of the Subiaco Municipality order as follows:-

#### By-law No. 57.

- 1. In the construction of this By-law the word "Lessee," as applied to a hoarding, means the person who for the time being has control of the hoarding, or who has the right to post or charge for the posting upon such hoarding of any bills, placards, or advertisements.
- 2. No person shall erect or cause to be erected a hoarding for the purposes of advertising, unless and until a plan and specifications showing clearly the position and size, and the method of and the materials to be used in the construction of and the manner of fixing the same, shall have been deposited with and approved by the Building Surveyor, and except in accordance with such plan and specification.
- 3. No license shall be granted in respect of any hoarding hereafter erected on private property for advertising purposes unless the distance from the foot of such hoarding to the alignment of the nearest street or way shall be at least equal to the distance from the level of such street or way to the highest point of such hoarding, and no hoarding shall be erected at a lesser distance than eight feet from the street alignment.
- 4. No alteration or addition shall be made to any hoarding unless and until the proposed alteration or addition shall have been shown on a plan, deposited with the Building Surveyor, and shall have been approved by the Building Surveyor, and except in accordance with such plan. such plan.
- 5. If the owner or lessee of any hoarding which is, in the opinion of the Council, dangerous, shall fail, upon receiving written notice to that effect, to remove or cause to be removed the said hoarding within such time as shall be named in the said notice, the Building Surveyor or other person authorised by the Council may remove such hoarding, and thereupon the Council may recover the cost of the removal from the said owner or lessee.
- 6. If, in the opinion of the Council, any bill, placard, or advertisement attached to or pasted or painted on any hoarding erected on private property be objectionable, and the owner or lessee of such hoarding shall, upon receipt of written notice to that effect, fail to remove or cause to be removed, such bill, placard, or advertisement within such time as shall be mentioned in the said notice, the Building Surveyor or other officer authorised by the Council may remove the same, and thereupon the Council may recover the cost of the removal from the owner or lessee.
- 7. No person shall erect a hoarding upon private property for advertising purposes unless and until he shall have obtained a license from the Council, in the form in the Schedule hereto, in respect of such hoarding.
- 8. No person shall maintain any hoarding upon private property for advertising purposes without a license from the Council, or except during the currency of such
- 9. The fee for a license under this By-law shall be at the rate of twopence for every superficial yard comprised in such hoarding, provided that the minimum fee for a license shall be Ten shillings.

- 10. Every such license shall remain in force for a period of twelve months from the date of issue and no longer.
- 11. Every person offending against the provisions of this By-law shall, for every such offence, be liable to a penalty not exceeding £20.

This By-law shall take effect as from the 1st day of January, 1912.

Passed by the Subiaco Municipal Council on the 14th day of November, 1911.

[L.S.]

JAMES CHESTERS, Mayor.

CHRIS. LUTH,

Town Clerk.

Recommended,-

W. D. JOHNSON, Minister for Works.

Approved by His Excellency the Governor in Council this 13th day of February, 1912.

BERNARD PARKER, Clerk of Executive Council.

#### SUBIACO MUNICIPALITY.

License to Erect Advertising Hoarding.

No.... Date,..... The Council of the Subiaco Municipality hereby license tain until the day of ...., 19, an advertising hoarding on Perth Suburban Lot...., Area, . . . . . . . Fee, £ . . . . . . . .

## SUBIACO MUNICIPALITY.

Council Chambers, Date,....

Application Form No..... To the Building Surveyor.

I hereby apply for a license to erect a hoarding for advertising purposes, in accordance with the accompanying plan, and the following particulars, viz.:-

Situation of hoarding, ...... Ward, ......Street, Suburban Lot....., Subdivision.....

Size of hoarding, .......feet long, ...... feet high,.....area.

Materials to be used in construction,..... 

Owner—Name.....

Address..... Lessee—Name.....

Address.....

Signature of Applicant..... Address.....

#### SUBIACO MUNICIPALITY.

Municipal Corporations Act, 1906. Thirteenth Schedule.

A By-law of the Subiaco Municipality made under Section 179, Subsection 36, of "The Municipal Corporations Act, 1906," and numbered 58, for regulating the payment of Rates, as set out in Section 412 of the

In pursuance of the power conferred by the said Act, the Mayor and Councillors of the Subiaco Municipality erder as follows:-

## By-law No. 58.

The Council may allow to any person liable to pay rates, and who pays the whole of such rates within 30 days after the date of delivery to him of the notice of valuation and rate, a discount of Five pounds per centum of the amount of the current rates as shown on the said notice,

This By-law shall be deemed to take effect as from the 13th day of February, 1912.

Passed this 9th day of January, 1912.

JAMES CHESTERS, Mayor.

[L.S.]

CHRIS. LUTH. Town Clerk.

Recommended,-

W. D. JOHNSON, Minister for Works.

Approved by His Excellency the Governor in Council this 13th day of February, 1912.

BERNARD PARKER, Clerk of the Executive Council.

Public Works Department, Perth, 20th February, 1912.

IT is hereby notified, for general information, that His Excellency the Governor in Council has been pleased to approve of the following By-laws of the Northam Municipal Council, under Section 179, Subsection 30, of the Municipal Corporations Act, Edward VII., No. 32, 1906.

C. A. MUNT, Acting Under Secretary for Public Works.

#### MUNICIPALITY OF NORTHAM.

By-law No. 40. Licensed Vehicles.

In pursuance of the powers conferred by "The Municipal Corporations Act, 1906," the Mayor and Councillors of the Municipality of Northam do hereby order as follows: lows:

- 40. No driver of a licensed cab, motor car, or other licensed vehicle shall-
  - (a.) Stand for hire at any place within the Municipality of Northam except upon a stand authorised by this By-law, unless authorised by permission in writing from the Town Clerk.
  - (b.) Solicit fares for any sports grounds, racecourse, or place of entertainment, except from a stand authorised by this By-law.

The places described in the Scendule to this 40aBy-law are hereby appointed as stands.

> The Schedule referred to. Stands.

A stand on the North-West side of Fitzgerald Street, Northam, commencing from the intersection of Avon Street and Fitzgerald Street, and extending North-Westerly to the Eastern bank of the Avon River.

A stand on the Western side of Fitzgerald Street situate between the intersection of Fitzgerald Street and Real Manager and the Restorm bank of the Avon River.

Peel Terrace and the Eastern bank of the Avon River.

40b. Licensed cabs shall take their places on the appointed stands in the order of their arrival there, and when any cab shall be called or driven off any stand, the driver of the cab immediately behind shall draw the same up to the place thus vacated, and the drivers of the cabs in the rear shall follow up in like manner. Provided that after every fourth cab on any stand there shall be left a space of eight feet for foot passengers to pass through, and after every eighth cab a space of eighteen feet for vehicles to pass through.

40c. Whenever any theatre, place of entertainment, or public meeting the Traffic Inspector shall deem it necessary so to do, he may appoint temporary stands for engaged and disengaged cabs respectively, and every driver of a licensed cab shall take such place upon any such stand as the Traffic Inspector shall direct.

No licensed driver shall:-

- (a.) Place his cab upon a temporary stand appointed for engaged cabs unless his cab is actually engaged.
- (b.) Accept an engagement whilst his cab is standing upon a temporary stand appointed for engaged cabs.

40e. Should the Traffic Inspector at any time be of an opinion that it is necessary to move any licensed cab from any appointed stand or place, it shall be lawful for him to direct the driver of the same to move to

any place he shall deem fit, and any driver who shall refuse to obey such directions shall be guilty of an offence against this By-law.

- 40f. The driver of every licensed cab shall at all times whilst plying for hire, or whilst on any stand, act under the directions of the Traffic Inspector, and any driver who shall refuse to obey any such directions shall be guilty of an offence against this By-law.
- No person shall, whilst in charge of any licensed cab, drive the same furiously, recklessly, or carelessly, or be drunk, or cruelly beat or illtreat or torture any horse used in such cab, or conduct himself noisily, or use any indecent, threatening, or insulting language.
- 40h. In the constructions of the foregoing provisions, the words "Traffic Inspector" shall mean and include the person for the time being appointed by the Council to carry out the duties of Traffic Inspector, and any assistant of such person, or any other officer of the Council acting under the authority of the Town Clerk.
- 40i. Every person offending against any of the foregoing provisions shall be liable to penalty not exceeding £20.

Passed by the Council of the Municipality of Northam on the 31st day of August, 1911.

(Sgd.) H. P. COLEBATCH, Mayor.

R. H. DUENCE,

Town Clerk.

Recommended .-

W. D. JOHNSON, Minister for Works.

Approved by His Excellency the Governor in Council this 13th day of February, 1912.

> BERNARD PARKER, Clerk of the Council.

#### ROADS ACT, 1911.

Gnowangerup Road Board.

I'I is hereby notified, for general information, that the Hon. Minister for Works has approved of the following dates in connection with the Election for the above Board:—

Preparation of Lists—16th March.

- Last day for receiving claims and objections— 23rd March.
- Publication of Lists-27th March.
- 4. Revision Court—30th March. 5. Signing of Lists—4th April.
- 6. Election—20th April.

And also the appointment of Mr. James Bell to prepare lists in connection with such election.

> C. A. MUNT Acting Under Secretary for Public Works.

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

## TENDERS FOR FORAGE, 1912-13.

FOR STATE AND COMMONWEALTH DEPARTMENTS.

TENDERS (endorsed "Tender for Forage") addressed to the Chairman, Tender Board, Murray Street, Perth, will be received up till 2·15 p.m. on the dates specified below, for the supply of Forage at the undermentioned Stations from 1st March, 1912, to the 28th February, 1913:—

CLOSING 7TH MARCH, 1912. Derby Wyndham

Tender Forms and full particulars may be obtained on application at the Tender Board Office, Murray Street, Perth, and also at the Police Stations at the above-mentioned towns, except where otherwise specified.

No Tender necessarily accepted.

31st January, 1912.

JAS. THOMPSON, Chairman Tender Board.

#### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

Date of advertising	Schedule No	Supplies required.	Date of closing.
1912			1912.
February 29	3	Potatoes for Government Institutions at Fremantle, for a period ending	
•		31st December, 1912	March 7
January 9		248 miles 60lb. Rails and Fastenings for Railway Department	March 7
January 18	11a / 1912	Brass Boiler Tubes for the Railway Department	March 14
February 29	$36 \Lambda / 1912$	Mild Steel, Wrought Iron, etc., for the Railway Department	March 14
January 23	14 A / 1912	Bogie Engine Tyres for the Railway Department	March 21
February 20	33A / 1912	2,000 cords or alternatively 4,000 cords Firewood for No. 5 Pumping Station, Yerbillon	March 21
February 20	34a / 1912	2,000 cords or alternatively 4,000 cords Firewood for No 6 Pumping Station, Ghooli	March 21
February 1	21a / 1912	23½ miles Insulated Wire and ¾ mile of Conductors for the Railway Department	March 28
February 8	$25a \mid 1912$	1 ton Copper Line Wire for the Railway Department	April 4

Tenders, addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until 2.15 p.m. on the dates of closing.

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

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

THE following Contracts have been completed:-

Completed Contracts.

Tender Board No.	Date.	Contractor.	Particulars.
		E. S. Wigg & Son Harris, Scarfe & Co., Ltd.	Schedule 48, Items 2225, 2423. Schedule 48, Items 2150, 2473. Schedule 12, Item 1098, Schedule 20, Item 1346.

#### Cancellation of Contracts.

THE following Contracts have been cancelled:--

Tender Board No.	Date,	Contractor.	Particulars.
1112/i1 429/11 422/11	February 9	E. J. Holland	Firewood for No. 3 Pumping Station, Cunderdin. Cartage for State Battery, Boogardie. Balance of contract for Posts and Strainers for Railway Department.

# Accepted Tenders.

THE following Accepted Tenders are published for general information:-

Tender Board No.	Date.	Contractor.	Schedule No.	Particulars.	Department concerned.	Rate.
78/12	23-2-12	J. Gibson	15a	Firewood for State Battery, Yarri	Mines	21s. 6d.
18/12	23-2-12	Tomlinson Bros.	6a	Sewer Sweepers, Item 28	Met. W.S., S. & D. Dept.	£8 each
143/12	24-2-12	G. Wills & Co	28A	Cleveland-Middlesborough, No. 3 Pig Iron, Item 95	Railways	87s. ton
163/12	24 - 2 - 12	G. Wills & Co	31a	Ingot Tin as per Item 99, 1-ton	Railways	£107 10s.
77/12	23-2-12	R. C. Campbell	16a	Charcoal for State Battery, Linden	Mines	£3 7s. 6d. ton
100/12	$23-2 \cdot 12$	B. Frieze	20a	Making Trousers and Dresses, Items 60 to 68	Aborigines	£107 15s. 5d.
1284/11	24-2-12	Aitken & Maugher	7 A	Purchase of 3-roomed W.B. Cottage, Item 29	Public Works	£7
	e.			Picket Fence, etc., Item 32		£3
				4-roomed Cottage. Fence, Item 34	<u></u>	£12 10s.
1284/11	24-2-12	W. M. Daebritz	7A	Purchase of 2-roomed lean-to W.B. Cottage, Item 33	Public Works	£31 8s. 6d.
1284/11	24-2-12	A. H. R. England	7Λ	Purchase of 2-storey W.B. Cottage, Item 35	Public Works	£43 10s.

No tender necessarily accepted.

GOVERNMENT

GAZETTE,

W.A.

Under the provisions of Section 30 of "The Cemeteries Act, 1897," the following Statement of Receipts and Expenditure in connection with the Karrakatta Public Cemetery, for the year ended 30th June, 1911, is published for general information.

R. CECIL CLIFTON, Under Secretary for Lands.

#### KARRAKATTA CEMETERY BOARD.

Income and	Expenditure	Account	for Yea	er endina	30th Jun	e. 1911.

Income and Expenditure Account for Year ending 30th June, 1911.				
68 Salaries and Wages	d. & s. d. & s. d. 1,346 12 11	28 Burial Fees (Digging Graves, Sundry Drs.) 736 1 6 10 0 0	s. d.	
Sir Winthrop Hackett, M.L.C. (Chairman)       7       7         J. Talbot Hobbs, Esq., J.P. (Deputy Chairman)       11       11         Hon. J. W. Langsford, M.L.C.       12       12         T. G. Molloy, Esq., J.P.       5       5         P. Barrett, Esq., J.P.       11       11         J. Chesters, Esq.       7       7         Shirley White, Esq., J.P.       5       5         R. P. Vincent, Esq., J.P.       3       3	0 0 0 0 0 0 0 - 64 1 0 60 0 C 2 18 0	170     Grave Maintenance     do.       109     6     9       147     Grave Decorating     do.       57     5     11       151     Grave Tiling     do.       8     18     6	4 10 5	
117       Interest on Overdraft at W. A. Bank	6 - 50 4 4 31 17 0 23 2 11 36 8 10 64 9 0	158 Name Plates—Fees        0 15 0         70 Sale of Wreath Frames—Fees        2 17 0         161 Hire of Coffin Bier       do.        2 2 6         180 Transfer of Grants       do.        0 15 0         Income and Expenditure Account, Unclaimed         Ministers' Fees	5 11 2 6 9 6 0 15 0 0 18 8	
Total Cost of Maintenance and Upkeep     Extraordinary Expenditure—	1,683 3 6  5 17 0 390 17 0 405 12 3 82 15 0 885 1 3			
	£2,568 4 9	£2,560	8 4 9	
To Transfer to Reserve Fund at Fixed Deposit in W.A. Bank, Excess of Expenditure over Income	£ s, d. 100 0 0 430 18 8 £530 18 8	By Balance at 1st July, 1910	s. d. 6 1 8 4 17 0	
	Deposits (Monument	val Masons') Account.	ļ-	
To Refunds	£ s. d. £ s. d 1 10 6 2 10 6	By Balance at 1st July, 1910	s. d. 4 1 0 4 1 0	

	Annual manager designation of the state of t	March 1, 1912.]
<b>i</b>		GOVERNMENT
		GAZETTE, W.A.
		W.A.

To Stock in hand at 30th June, 1910	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	By Sales (Cash)	£ s. d. 177 8 0 2 0 0 0 10 0	£ s. d.  179 18 0  £179 18 0
To Stock in hand at 30th June, 1910—928 Tiles at 17s. per 100  " Purchases 5,235 tiles at 17s. per 100  " Repurchased, 400 at 10s  " Wages—Estimate cost of setting 6,163 tiles at 5s. per 100  Balance (Profit to Net Revenue and Expenditure Account)	Tiles (Enclosing of £ s. d. £ s. d 7 17 6 44 10 0 2 0 0 46 10 0 15 7 6 8 18 6	Graves) Account.  By Sales (Cash)		£ s. d. 78 13 6 Nil
	£78 13 6			£78 13 6
To Payments	MINISTERS' Fr £ s. d. £ s. d. 323 5 0 2 12 6 	By Receipts	£ s. d.  6 0 0 1 10 0	
Liabilities—  Deposits (Monumental Masons') Reserve Fund and Accrued Interest Maintenance of Graves Account, 1911–12 Sundry Creditors	BALANCE SHEET AT  £ s. d. £ s. d.  2 10 6 550 1 3 164 11 2 2 12 6  719 15 5 719 15 4	30TH JUNE, 1911.  Assets—  Sundry Debtors (Government Departments)  Rev. A. S. C. James (overpaid)  Reserve Fund for Future Upkcep and Maintenance at Fixed Deposit in W.A. Bank at 4 per cent. Interest for two years, plus Interest accrued, but not paid	£ s. d.  20 0 0 0 7 6  500 0 0 50 1 3	£ s. d. 20 7 6
	£745 5 9	Income and Expenditure Account		570 8 9 174 17 0 £745 5 9

Karrakatta Cemetery Board, Perth, W.A., 1st September, 1911, LIONEL T. BOAS, Secretary. Examined, 8th September, 1911, J. W. WOOTTON.

See reports dated 29th August, 1911, and 28th September, 1911, which may be inspected at the Department of Land; and Surveys, Roads and Reserves Branch.

C. S. TOPPIN, Auditor General.

Registrar General's Office, Perth, 28th February, 1912.

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 have been duly notified to, and recorded in, this Office :-

				Trans	ferred	
R.G. No.	Date.	Denomination and Name.	Fi	om	,	Γο
			Residence.	Registry District.	Residence.	Registry Distric .
1926 1931		Presbyterian Church. The Reverend Arthur Ernest Dunning The Reverend William Henry Watkins				Beverley N. Coolgardie

IT is hereby published, for general information, that the undermentioned Ministers have been duly registered in this office for the Celebration of Marriages throughout the State of Western Australia:

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.	
2330 2331		Salvation Army.  Joshua Reeve, "Ensign in the Salvation Army"  Alfred Perry, a "Captain in the Salvation  Army"		Plantagenet Geraldton	

MALCOLM A. C. FRASER, Registrar General.

#### APPOINTMENTS

under Section 5, Subsection 5, of "The Registration of Births, Deaths, and Marriages Amendment Act, 1907.

Registrar General's Office,

Perth, 28th February, 1912. R.G. 1912/209. IT is hereby notified, for general information, that Miss U. Jones has been appointed to act, temporarily, as Deputy Assistant District Registrar of Births, Deaths, and Mayringer for the Porth Portion of Births. and Marriages for the Perth Registry District, to reside at Newcastle Street; appointment to date from 1st March, 1912.

IT is hereby notified, for general information, that Miss S. A. Howe has been appointed to act, temporarily, as Deputy Assistant District Registrar of Births, Deaths, and Marriages for the Sussex Registry District, to reside at Karridale, during the absence on leave of Mr. R. H. Wright; appointment to date from 26th February, 1912.

R.G. 1912/74.

IT is hereby notified, for general information, that Mr. James Kearney, junior, has been appointed to act, temporarily, as Deputy Assistant District Registrar of Births, Deaths, and Marriages for the Blackwood Registry District, to reside at Nannup; appointment to date from 1st March, 1912.

> MALCOLM A. C. FRASER, Registrar General.

# THE HEALTH ACT, 1911.

Department of Public Health, 232/12.Perth, 28th February, 1912.

THE following appointment made by the undermentioned Local Health Authority has been approved by the Commissioner of Public Health, under the provisions of "The Health Act, 1911":—

#### Carnarvon.

Dr. A. R. Henchley to be Health Officer, during the absence on leave of Dr. Hickenbotham.

> JAMES W. HOPE, Commissioner of Public Health.

1887/11.

#### THE HEALTH ACT, 1911.

THE following appointment made by the undermentioned Local Health Authority is hereby approved under the provisions of "The Health Act, 1911":—

#### Bayswater.

Mr. W. A. Cumming to be Inspector for a period of six months.

> JAMES W. HOPE, Commissioner of Public Health.

24th February, 1912.

#### THE TRADE UNIONS ACT, 1902.

· (1 & 2 Edw. VII., No. 19.)

420/1903.

Cancelling of Certificate of Registry.

Name of Trade Union: Kalgoorlie and Boulder Master Bakers' Industrial Union of Employers; Register No. 56.

THE certificate of registry of the above-mentioned Trade Union is hereby cancelled at its request. Dated this 28th day of February, 1912.

[L.S.]

S. BENNETT, Registrar of Friendly Societies.

#### LAND AND INCOME TAX ASSESSMENT ACT, 1907. (Section 68.)

Penalty on Overdue Returns after 30th March.

IT is hereby notified that the prescribed time for furnishing returns of land and income for the Fifth Assessment expired on 1st February, 1912, and that every taxpayer who has failed or neglected to duly furnish his returns is liable to a penalty of £20.

Further, that legal proceedings will be taken against

all taxpayers who shall continue in default after the 30th March, 1912.

> EDGAR T. OWEN, Commissioner of Taxation.

State Taxation Department Perth, 28th February, 1912.

9582/600, 9651/9705 ... ... 0899/88 ... ... ...

9102/20, 9501/27, 9201/26 ... 8902/9100, 9251/9469, 9491/3 ...

Fourth Assessment.

9629/33

LAND AND INCOME TAX ASSESSM  Notice under Section 5:	,	Amended and Additional Assessments. $First Assessment.$
		2494, 1057 15th Feb., 1912
LAND TAX AND INCOME		2321, 4019 29th Feb., 1912
Taxation Departn Perth 22nd 1	ient, February, 1912.	Second Assessment.
NOTICE is hereby given that, by virt	• /	3280, 9411, 9296 15th Feb., 1912
of the above-named Act, and of eve	ery other power	5828, 2241 29th Feb., 1912
enabling me in that behalf, I, the Comm tion under the said Act, appoint the	days mentioned	Third Assessment.
below to be the days on which the follo	owing Taxes shall	6330, 9099, 9500, 1998, 9545 15th Feb., 1912 413, 9169, 7800, 1581 29th Feb., 1912
respectively be due and payable, that i	s to say:—	#10, 0100, 1000, 1001 20th Feb., 1912
Land Tax—		Fourth Assessment.
First Assessment.		7300, 8591, 2066, 1092, 1091, 1094, 1093, 4461, 6326, 8069, 8307, 8893,
	30th Jan., 1912	8629, 2784, 8391, 6529, 8387, 5474,
19467/73, 19475/77, 19480/2, 19484,		5401, 5067 15th Feb., 1912 7476, 8701, 8162, 8149, 9262, 2069,
19486, 19488/94, 19496/501 19474, 19478/9, 19483, 19485, 19487,	30th July, 1908.	4183, 7059, 8506, 3540, 2252 29th Feb. 1912
19495, 19502	29th Feb., 1912.	EDGAR T. OWEN,
Second Assessment.		Commissioner of Taxation.
16230/1, 16234/6, 16238, 16240/8,		
16250/55, 16257, 16260/1, 16264,		
16266/8, 16270/1, 16273, 16275/6, 16279/81, 16283/5, 16287/92,		AGRICULTURAL BANK ACT, 1906, AND
16294/5, 16297	30th June, 1909.	AMENDMENT ACTS.
16232/3, 16237, 16239, 16249, 16256, 16258/9, 16262/3, 16265, 16269,		Section 37 (2).
16272, 16274, 16277/8, 16282,	2011 77 1 1012	IT is hereby notified that the Agricultural Bank has, in
	29th Feb., 1912.	pursuance of the above-mentioned Act, taken possession
Third Assessment.		of C.P. Lease 6563/55 and H.F. 3192/74, and will receive tenders until 15th March, 1912, for the purchase
15231/77, 15279/89, 15291/308, 15311/501, 15503, 15504/664,		of same. The property is situated nine miles West or
15666/730	30th March, 1910.	York, and comprises 360 acres of fair agricultural land with extensive improvements.
15278, 15290, 15309/10, 15502, 15665	29th Feb., 1912.	Full particulars from the Government Land Agent
Fourth Assessment.		York, or from the Managing Trustee, Perth.
14561/605, 14607/33, 14636/55, 14657/785, 14787/808, 14810/77,		No tender necessarily accepted.
14879/96, 14898/907, 14909/21,		W. PATERSON,
14924/88, 14990/15007, 15009/28, 15030/54, 15056, 15058/90,		Managing Trustee, Agricultural Bank.
15092/3, $15096/7$ , $15099/126$ ,		22nd February, 1912.
15128/53, 15155, 15157/75, 15178/80, 15182/94, 15196/206,		A STATE OF THE STA
15208/12, $15213/26$ , $15228$ ,		
	30th March, 1911 30th Jan., 1912	LICENSED SURVEYORS' EXAMINATION.
	29th Feb., 1912	Surveyor General's Office,
Amended Assessments.		Perth, 16th February, 1912.
First Assessment.		IT is hereby notified, for general information, that ar
498, 18368	15th Feb., 1912	Examination for Licensed Surveyors will be held in Perth
Second Assessment.		commencing on Monday, the 18th March, 1912. Intending candidates are reminded that their applications, together
13528, 13122, 5075, 12504	30th Jan., 1912	with plans, field notes and cheque for £5 5s., as required
8375, 6539, 5604, 9568, 5719, 580, 5649, 8102, 9788, 7267, 9135, 9562,		by the Regulations, must reach the undersigned at least 10 days prior to the above date.
7041, 11647, 15333, 13174, 12918,	17/1 71 1 1010	· · · · · · · · · · · · · · · · · · ·
13424	15th Feb., 1912	A copy of the Regulations for the Conduct of Examina-
Third Assessment.		tions, etc., may be had on application.
2487, 8365	30th Jan., 1912	C. G. MORRIS,
7923, 7420, 1752, 10175, 7132,		Secretary, Land Surveyors' Licensing Board, W.A.
13490, 1344, 15206, 14372, 1033, 5171	15th Feb., 1912	
01/1	1010 100, 1012	
Fourth Assessment. 83, 3283	20th Ion 1019	
9678, 9185, 2659, 12601, 13798,	30th Jan., 1 <b>912</b>	MISSING FRIEND.
8284, 475, 1178, 258, 3793, 7286,	15th Feb., 1912	JOHN BRENNAN, height about 5ft. 9in., brown hair
Income Tax—	som 199, 1912	and eyes, three fingers missing from one hand, arrived
First Assessment.	1013 7 3 2000	in Australia about 17 years ago from England. (Information to the Officer-in-Charge, Criminal Investiga-
	30th July, 1908 29th Feb., 1912	tion Branch, Perth.—B3/597.)
· Second Assessment.		
9439/40, 9442/90, 9492/3	30th June, 1909	BAYSWATER ROAD BOARD,
9441, 9491	29th Feb., 1912	IT is hereby notified, for general information, that a
Third Assessment.	30th Mar 1910	petition has been received for alteration to boundaries of

30th Mar., 1910 29th Feb., 1912

29th Feb., 1912 30th Mar., 1911

# sments.

, 1057	 	 	15th	Feb.,	1912
4019	 	 	29th	Feb.,	1912

# 1906, AND

# INATION.

# RD.

petition has been received for alteration to boundaries of the Bayswater Roads District, by omitting portion of Swan Location X and transferring same to the Perth Road Beard.

C. A. MUNT, Acting Under Secretary for Public Works.

#### WANDERING DISTRICT ROAD BOARD.

ANNUAL Statement showing operations and transactions of the Board for financial year ended 30th day of June, 1911.

#### Summary of Receipts and Expenditure.

# Receipts.

Particulars.		
Credit Balance at commencement of Year—	£ s. d.	£ s. d.
Balance at Treasury	193 14 0	
Balance at Western Australian Bank In hands of Secretary	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
General Rate—		303 15 5
(1.) Current Rates collected during year (2.) Arrears of Rates collected during year	130 19 0 23 16 8	
	20 10 0	<b>154 15</b> 8
Licenses— (a.) Cart and Carriage	33 10 0	
(b.) Dog	6 15 0	40 5 0
Government Grants— Annual Grant for Maintenance and Con-		
struction	112 0 0	
Special Grant— Perth-Albany Road	100 0 0	
All other Receipts not otherwise specified)		212 0 0
Exchange	•••	0 0 6
Total		£710 16 7
	-	

	Ex	pend	iture.			
	P	articu	lars.		£ s. d	. £ s, d.
Expenses for Levying Ge	neral	Rate-	-		-	
Collection, Commiss:	ion, et	c.				$1 \ 1 \ 0$
Salaries Office Expenses (Rent,					***	81 0 0
Office Expenses (Rent,	Posta	ge, P	etty C	ash,		
erc			1.64			$\begin{array}{ccccc} 5 & 6 & 6 \\ 10 & 5 & 6 \\ 2 & 2 & 6 \end{array}$
Advertising Stationery and Printing			• • •		* * *	10 5 6
Stationery and Printing	3		Dank (	···		2 2 6
Bank Charges (including	meere	ston	ранк	over-		2 2 6
draft) Insurances (Fire Guaran		to )				$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Maintenance Works (fr	nn R	avanna	inel	nding		0 0 0
Government Grants)-		CYCHIL	, 1401	s		
(a.) On Main Roads					66 17 10	
(b.) On Minor Roads		141	***		4 17 6	
. ,						$71 \ 15 \ 4$
Construction Works (fre		evenue	e, incl	uding	;	
Government Grants)—						
(a.) On Main Roads				***	110 17 2	
(b.) On Minor Roads				• • •	153 0 9	263 17 11
4.17	/ k	41				203 17 11
All other Expenditure				pecı-		30 3 S
fied) Balances at end of Year-		***			***	90 9 3
To credit of Board at		SHIV			201 2 0	
To credit of Board a	rt. We	stern .	Anstra	lian		
Bank					36 19 8	
						238 - 1 - 8
Total	١					£710 16 7

## Liabilities and Assets.

#### Liabilities.

v .	Partie	dars.				
				£		d.
Balance of Assets over	Liabilities		 	428	1	0
	Total		 	 €428	1	0

#### Assets.

Credit Balance at Ti Credit Balance at W		y		ars. Bank		£ s. d. 201 2 0 36 19 8	£		
					-		-238	1	- 8
Rates (outstanding) Estimated Current by Board—	Value	of Pro	 pert	y owne	 id	***	168	11	-1-
Furniture, etc.		***				***	21	8	0
		Total		***		•••	£428	1	0

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

(Signed)

GEO. D. E. PLUNKETT,

Government Auditor.

16th December, 1911.

#### MT. MORGANS LOCAL BOARD OF HEALTH.

Section 86, Health Act, 1911.

AT a meeting of the Local Board of Health of Mt. Morgans, held on the 19th day of December, 1911, it was resolved that the Sanitary charge or Pan rate should be Two pounds twelve shillings per annum for each service; such rate to be payable at the rate of 4s. per lunar month or 1s. per service.

W. P. D'ARCY, Chairman.

LOUIS HORNE,

Secretary.

#### CAPEL ROAD BOARD.

IN exercise of the powers conferred by "The Roads Act, 1902," and "The Cattle Trespass, Fencing, and Impounding Act, 1882," the Capel Road Board hereby appoint, as a Public Pound for the District of Capel, a portion of Reserve being Reserve 9515, situated on Stirling Road, near the Townsite of Capel, and the Board appoint Mr. Anthony Glendon Layman to be Pound-keeper and Ranger.

#### By-law No. 2, Capel Pound.

The following trespass, impounding, and sustenance fees shall be charged and taken by the Pound-keeper and Ranger:-

Trespass scale on unenclosed country	tanas.		
	£	s.	d.
For each entire horse, ass, or bull	2	0	0
For each head of "great" cattle	0	0	3
For each head of "small" cattle	0	0	1

Trespass scale on enclosed lands (town, Country, or Suburban).

	£	s.	d.
For each entire horse, ass, or bull	. 3	0	0
For each mare, gelding, mule, ass, pony, or foa	1 - 0	5	0
For each cow, ox, steer, or calf	. 0	5	0
For each pig or goat	. 0	1	6
For each sheep	. 0	0	3

Trespass scale on a public street, thoroughfare, public cemetery, or park lands. £ s. d.

For each entire horse, ass, or bull	2	0	0
For each mare, gelding, mule, ass, pony, or foal	()	1	()
For each cow, ox, steer, or calf	0	1	-0
For each pig or goat	0	1.	()
For each sheep	0	0	3

Poundage Fees.

Entire	horse, ass,	or bul	1	 	-3s, per be	ead.
Goats				 	3s. per he	ead.
Pigs				 	2s. per he	ead.
Great	cattle			 	1s. per he	ead.
Small	cattle			 	3d. per he	ead.

Sustenance Fees.

For each horse, mare, gelding, ass, pony, camel, or		
head of horned cattle, above 12 months old	0	3
For each colt, foal, camel, or head of horned cattle		
under 12 months old, except sucking foals		
and calves	1	6
For each nice	1	6

0 6 For each sheep or goat For each sheep or goat . . . . . . 0 6
Such rates to be charged for each day of 24 hours, half-rates only to be charged for less than 12 hours, and no charge to be made for less than 3 hours.

This By-law was passed by the Capel Road Board on the 30th day of December, 1911.

SAMUEL C. ROSE, Chairman.

J. MURNANE, Secretary.

s. d.

Recommended,-

W. D. JOHNSON, Minister for Works.

Approved by His Excellency the Governor in Council this 6th day of February, 1912.

> BERNARD PARKER, Clerk of the Council.

#### THE ROADS ACT, 1911.

Closure of Road.

I, SAMUEL ROBERTS, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Wagin Road Board to close the said portion of road, viz.:-

W131.—The surveyed road passing along the West boundaries of Kojonup Locations 1573, 1574, and 902 from the former's North-West to the latter's South-West corners. (Plan 409B/40, C4.)

SAMUEL ROBERTS.

I, Benjamin Griffiths, on behalf of the Wagin Road Board, hereby assent to the above application to close the road therein described.

> BENJAMIN GRIFFITHS, Chairman Wagin Road Board.

19th February, 1912.

#### GREENBUSHES ROAD BOARD.

Bu-law.

ANY person or persons permitting horses or cattle to stray within the boundaries of the Townsite between the hours of sunset and sunrise shall render themselves liable to a penalty not exceeding Two pounds (£2).

Recommended.—

W. D. JOHNSON, Minister for Works.

Approved by His Excellency the Governor in Council this 6th day of February, 1912.

> BERNARD PARKER, Clerk of the Council.

## THE COMPANIES ACT, 1893.

Sirdar Gold Mining Company, Limited.

NOTICE is hereby given that the Registered Office of the above Company has been removed from the Chamber of Commerce Buildings, Kalgoorlie, to 11 Exchange Buildings, Hannan Street, Kalgoorlie, and same will be open for the transaction of the Company's business each Tuesday and Thursday between the hours of 10 a.m. and 4 p.m.

Dated this 12th day of February, 1912. By order of the Board,

> J. W. EASTWOOD, Secretary.

King of the Hills Gold Mining Co. (No-Liability). NOTICE is hereby given that the Registered Office of the King of the Hills Gold Mining Company (No-Liability), is situated at Gold Mining Lease 1179C, Diorite, Mount Margaret, and that Henry Gilbert Stokes is the Attorney of the Company in Western Australia.

Dated this 23rd day of February, 1912.

HENRY G. STOKES, Attorney for the King of the Hills G.M. Co. (N.L.) in Western Australia.

NOTICE is hereby given that the Registered Office of West Cycles, Ltd., has been removed from 64 William Street to 58 William Street, Perth. The office is open to the public between 9 a.m. and 6 p.m. daily, and on Saturday from 9 a.m. to 1 p.m.

Dated this 24th day of February, 1912.

WEST CYCLES, LTD., Cycle Manufacturers and Importers, 58 William Street, Perth,

> W. H. THORNTON, Secretary.

LAND ACT, 1898.

(Section 23.)

Application No. 12/59.

Department of Lands and Surveys.

NOTICE is hereby given that it is intended on the 11th day of March 1912 to issue to William Henry Shaddick Pingelly farmer a Substituted Conditional Purchase Lease to the land described below the original Conditional Purchase Lease having as is alleged been lost.

Dated 26th day of February, 1912.

SIDNEY F. COOK, for Registrar of Deeds.

The land referred to.

All that piece or parcel of land containing 320 acres or thereabouts being Avon Location No. 5084 and as the same is more particularly delineated and described in Conditional Purchase Lease No. 14482/55.

#### NOTICE TO CREDITORS AND OTHERS.

In the matter of the Will of John Hourigan, late of East Perth, in the State of Western Australia, Carrier, deceased.

PURSUANT to "The Administration Act, 1903," all claims against the estate of the above-named deceased must be sent to Michael O'Dea, of Pier Street, Perth, andertaker, the executor of the will of the above-named deceased, on or before the 1st day of April, 1912.

J. & R. MAXWELL, Solicitor for the said Executor, 79 Barrack Street, Perth.

THE ADMINISTRATION ACT, 1903.

In the matter of the Will of Mary Bishop, late of Donny-brook, in the State of Western Australia, widow, deceased.

Notice to Creditors.

NOTICE is hereby given that all persons having any claims or demands against the estate of the above-named deceased (who died on the 15th day of September, 1911), are hereby required to send particulars thereof in writing to the executors of the will of the said deceased, eare of the undersigned, on or before the 6th day of April, 1912; and further that, on the expiration of the lastmentioned day, the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall have had notice.

Deted this 27th day of February, 1912 claims or demands against the estate of the above-named

Dated this 27th day of February, 1912.

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

In the matter of Patrick Broderick, late of Dudawa, Farmer, deceased.

ALL persons having claims against the estate of the above-named deceased are hereby required to send full particulars thereof to the undersigned, solicitors for Edward Patrick Broderick, the sole executor of the will of the deceased, on or before the 30th day of March next.

Dated this 23rd day of February, 1912.

STONE & BURT, 514 Hay Street, Perth.

## NOTICE TO CREDITORS.

In the Supreme Court of Western Australia-Probate Jur'is diction.

In the matter of the estate of Christina McLeod, deceased.

WHEREAS on the 5th day of May, 1911, an order to administer the estate and effects of Christina McLeod, late of Cottesloe, in the State of Western Australia, married woman, deceased, who died on or about the 1st day of August, 1911, 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 in detail to the undersigned, on or before the 16th day of March, 1912.

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

Dated at Perth, this 22nd day of February, 1912.

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 Mary Nagle, deceased.

WHEREAS on the 29th day of December, 1911, an order to administer the estate and effects of Mary Nagle, order to administer the estate and effects of Mary Nagle, late of Leonora, in the State of Western Australia, widow, deceased, who died on or about the 4th day of June, 1911, 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 Feature Parth. tate 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 in detail to the undersigned, on or before the 16th day of March, 1912.

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 past thereof so distributed or dealt with, to any person of whose claim or demand he shall not then have received notice.

Dated at Perth, this 22nd day of February, 1912.

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 Mary Ann Palmer, deceased.

WHEREAS on the 26th day of September, 1911, an order to administer the estate and effects of Mary Ann Palmer, late of Kalgoorlie, in the State of Western Australia, dressmaker, deceased, who died on or about the 29th day of November, 1910, 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 in detail to the undersigned, on or before the 16th day of March, 1912.

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

Dated at Perth, this 22nd day of February, 1912.

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 Donald Bannerman, deceased.

WHEREAS on the 17th day of November, 1911, an order to administer the estate and effects of Donald Bannerman, late of Hall's Creek, in the State of Western Australia, station manager, deceased, who died on or about the 24th day of June, 1910, 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 in detail to the undersigned, on or before the 18th day of May, 1912.

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

Dated at Perth, this 22nd day of February, 1912.

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 Richard O'Grady, deceased.

WHEREAS on the 17th day of November, 1911, an O'Grady, late of Carnaryon, in the State of Western Australia, cook, deceased, who died on or about the 28th day of June, 1911, 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 in detail to the undersigned, on or before the 30th day of March, 1912.

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

Dated at Perth, this 22nd day of February, 1912.

GERVASE CLIFTON. Curator of Intestate Estates.

In the Supreme Court of Western Australia,

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of August Ernest Wedding, of Dongolocking, East Wagin, Farmer, a Debtor.

NOTICE is hereby given that a Meeting (under the provisions of "The Bankruptey Act Amendment Act, 1898") of the Creditors of the above-named August Ernest Wedding, of Dongolocking, East Wagin, farmer, will be held at the office of the undersigned, Piesse's Buildings, Tudor Street, Wagin, on Wednesday, the 6th day of March next, at the hour of 11 o'clock in the fore-

Dated this 23rd day of February, 1912.

HARNEY & HARNEY, Piesse's Buildings, Tudor Street, Wagin, Solicitors for the said August Ernest Wedding.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of Percy Eugene Tozer, late of Bridgetown, Storekeeper, a Debtor.

NOTICE is hereby given that a first Dividend is intended to be declared in the above matter on and after, 23rd March, 1912.

All creditors who have not proved their debts must forward their proofs to me in the prescribed form, to enable them to participate in this distribution.

Dated this 23rd day of February, 1912.

[L.S.] SINCLAIR J. McGIBBON, Trustee.

Sinclair James McGibbon, Public Accountant, Colonial Mutual Chambers, Perth.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of William Henry Marshall, of Northam, Farmer, a Debtor.

NOTICE is hereby given (under 62 Vict., No. 15, Sec. 35) that it is the intention of the Trustee to declare a first Dividend in the above matter on the 14th March, 1912.

Dividends will be payable to such creditors only as shall have signed or assented to the deed of assignment.

Dated this 24th day of February, 1912.

[L.S.]

J. A. LOADER, Trustee In the Supreme Court of Western Australia-In Bankrupteu.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Percy Eugene Tozer, late of Bridgetown, Storekeeper, a Debtor.

NOTICE is hereby given that the above-named debtor has executed a deed of assignment under the provisions of "The Bankruptey Act Amendment Act, 1898," and that the same is now lying for inspection and execution at the offices of Sinclair James McGibbon, Colonial Mutual Chambers, 53, St. George's Terrace, Perth.

Dated this 29th day of February, 1912.

M. M. MOSS, Official Receiver in Bankruptcy.

### THE BANKRUPTCY ACT, 1892.

#### Adjudications,

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.
Archibald Neal McDonald Bernard McMahon (of the firm trading as "McMahon and Trembath") James Henry Trembath (of the firm trading as "McMahon and Trembath")	167 Chelmsford Road, North Perth Corner Wittencom and Hamilton Streets, Boulder City Do	Insurance Agent Blacksmith and Wheelwright Do	Supreme Court, Perth Do	84 of 1911 12 of 1912 Do	21st day of February, 1912 20th day of February, 1912 Do	9th day of Pecember, 1911 13th day of February, 1912 Do.

Dated this 29th day of February, 1912.

M. M. MOSS, Official Receiver in Bankruptcy.

## NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between Rupert Reginald Read and William Young, carrying on business as Market Gardeners at Jarrahdale, in the State of Western Australia, under style or name of "Read & Young," has been dissolved by mutual consent as from the 28th day of February, 1912, so far as concerns the said William Young. The said business will in future be carried on by the said Rupert Reginald Read in his own name, and he will receive all accounts due to the late firm and discharge all liabilities due by the late firm.

Dated this 28th day of February, 1912.

RUPERT R. READ. WILLIAM YOUNG.

Signed by the said Rupert Reginald Read and William Young in the presence of,—
Fred. J. Wood, Clerk with Messrs. Nicholson and Hensman, Solicitors, Perth.

NOTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretorore subsisting between us, the undersigned, John Frederick Geary Robinson, Percival Ford Robinson, and Frank Robert Welsh, in the business of Sheep Farmers and Graziers carried on at Coongan Station, De Grey, Western Australia, under the style of "Robinson & Co.," was dissolved on the 1st day of January, 1912, by mutual content, so for the reserved; the crid Frederik Polecut Welsh consent, so far as regards the said Frank Robert Welsh, who retires from the firm. All debts due to and owing by the late firm will be received and paid respectively by the undersigned, John Frederick Geary Robinson and Percival Ford Robinson, by whom the said business will be carried on in future at Coongan Station, as heretofore, under the style or firm of "Robinson & Co."

Dated this 21st day of February, 1912.

J. F. G. ROBINSON.

Witness,—Isabella Deacon.

P. F. ROBINSON.

Witness,-Geo. W. Miles.

Witness,—Geo. W. Miles.

F. R. WELSH.

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

## DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Albert Ernest Smith and Arthur Robert Wells, carrying on business as Tributers at Hanor firm of "Smith & Wells," has been dissolved as from the 20th day of March, 1911. All debts due to and owing by the said late partnership will be received and paid respectively by Albert Ernest Smith.

Dated this 22nd day of March, 1911.

A. E. SMITH.

A. R. WELLS.

Witness,—Osborne E. Norris, Solicitor, Kalgoorlie.

#### THE GOVERNMENT GAZETTE.

The Government Gazette is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

Subscriptions: The Subscription is at the rate of 12s. 6d. per annum, and is required to terminate at the end of June or December; a less period than six months cannot be subscribed for.

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