

Governmei Bazette

OF

AUSTRALIA. WESTERN

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	والمؤام والمراجع والموجع والمؤاجر والمرتقة والمرادقة والمراد والأفر	وماروم والمعالية والمعارية والمالة المالية المروار والم	والمجارية لأراء والمرفة والمحتكما والروار مردم والروان	~~~~~	ا الانتخاب المالية الم
No. 9.]	PERTH:	FRIDAY,	FEBRUARY	14.	[1913.
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No. 14244.-C.S.O.

Bank Holidays at Mount Barker and Tambellup.

PROCLAMATION

PROCLAMATION WESTERN AUSTRALIA, By His Excellency Sir Gerald Strick-TO WIL (land, Count della Catena, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor. Governor in and over the State of [L.s.] encies, etc., etc., etc. IN pursuance of the provisious contained in the fifth section of "The Bank Holidays Act, 1884," I, the Gov-ernor of the said State, do by this my Proclamation appoint special days to be observed as Bank Holidays as follows:-follows:

Date and Town.

Tuesday, the 18th February, 1913, Mount Barker.

Monday, the 24th February, 1913, Tambellup.

Given under my hand and the Public Scal of the said State, at Perth, this tenth day of February, 1913.

By His Excellency's Command,

J. M. DREW,

Colonial Secretary.

GOD SAVE THE KING!!!

The Land Act, 1898.	
PROCLAMATION	
(Resumption)	
STRALIA, By His Excellency Sir Gerald	Stri

WESTERN AUST TO WIT. G. STRICKLAND, Governor.

[By His Excellency. Sir. Gerald Strick [Jand, 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. 5732/08.

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 Grazing Lease: And whereas it is deemed expedient that the portion of Grazing Lease 2202/68, as described here-under, should be resumed for one of the purposes speci-fied in paragraph 8 of Section 39 of the said Act, that is to say, for Townsite: Now therefore I, Sir Gerald Strick-land, Count della Catena, Governor as aforesaid, with the advice of the Executive Council, do by this my proclama-tion resume portion of Grazing Lease 2202/68 for the purpose aforesaid. WHEREAS by Section 9 of "The Land Act, 1898," the purpose aforesaid.

Schedule.

That portion of Grazing Lease 2202/68, Nelson Location 1524, bounded by lines starting from the North-

East corner of Nelson Location 1117 and extending West along its North boundary to its North-West corner; thence South 11 chains along its West boundary and its prolongation; thence West 14 chains 1 and three-tenth links; thence North 19 chains 56 and two-tenth links; thence West 2 chains; thence North along part of the East boundary of Reserve 9222, 3 chains 97 links to the Southern boundary of the Dinningup Railway Station yard reserve; thence Easterly along same to a point North of the starting point; thence South to the starting point; area, about 37 acres. (Plan 415/80.)

Given under my hand and the Public Seal of the said State, at Perth, this twelfth day of February, 1913

> By His Excellency's Command. THOMAS H. BATH,

Minister for Lands.

GOD SAVE THE KING ! !

PROCLAMATION

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

 WESTERN AUSTRALIA, By His Excellency Sir Gerald Strick-To WIT.
 By His Excellency Sir Gerald Strick-Commander of the Most Distinguished Order of St. Michael and St. George, Governor.

 G. STRICKLAND, Governor.
 Order of St. Michael and St. George, Governor in and over the State of Western Australia and its: Depend-encies, etc., etc.

10019/11.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor Amendment Act, 1890 (00 vict, 180, 22), the dovember is empowered, by proclamation in the *Government Gazette*, to revest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become the regis-tered proprietor. And whereas His Majesty is now the proprietor of portion Au registered in the o the 537, Folio 101: Nov registered of Perthshire Location Au registered in the office of Titles in Volume 537, Folio 101: Now therefore I, the said Governor, with the advice and con-sent of the Executive Council, do by this Proclamation warset in His Majorty bis have and revest in His Majesty, his heirs and successors, portion of Perthshire Location Au aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this twelfth day of February, 1913.

By His Excellency's Command.

THOMAS H. BATH,

Minister for Lands.

GOD SAVE THE KING !!!

No. 14245.-C.S.O.

Dedication of Public Highway. Perth Municipality. PROCLAMATION

[L.S.] 10970/06.

WESTERN AUSTRALIA, | By His Excellency Sir Gerald Strick-To WIT. | land, Count della Catena, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor. Governor in and over the State of U0970/06 encies, etc., etc.

WHEREAS by Sections 222 and 227 of "The Municipal Corporations Act, 1906" (6 Edwardi, No. 32), it shall be lawful for the Governor, on request of the Council, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street or way, or any place, bridge, or thoroughfare, to be a public highway, and such land shall thereupon and thenceforth, from the date of such Proclamation, become and be absolutely dedicated to the public as a public highway within the meaning of any law now or hereafter in force.

And whereas the Perth Municipal Council has requested that certain lands named and described in the Schedule hereunder which have been used for streets or ways within the Municipality of Perth, be declared public high-ways: Now therefore I, the said Governor, by and with the advice and consent of the Execeutive Council, do by this my Proclamation declare the said lands to be public highways, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as highways within the meaning of any law now or hereafter in force.

Schedule.

Name of Street.		Width.	Position.	Titles' Office Plans.	
Ivy Street	•••	30·2 links	From Charles St. to East boundary of Sub-lot 8 of of Lot Y 269 (in- clusive of one link Reserve along South side)	1802	
May Street	•••	30 links 35 links	From Colin Street to Outram Street. From Colin Street Eastwards and Southward to Hay Street	1335 1171	
Stuart Street	•••	30·3 links	From Claisebrook Road to Robert- son Street	1529	

Given under my hand and the Public Seal of the said State, at Perth, this twelfth day of February, 1913.

> By His Excellency's Command. THOMAS H. BATH, for Colonial Secretary. GOD SAVE THE KING !!!

The District Fire Brigades Act, 1909. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this 12th day of February, 1913. His Excellency the Governor. The Honourables—The Colonial Secretary. W. C. Angwin, M.L.A. Present: 4667/12.

WHEREAS by an Order in Council dated the 10th day WHEREAS by an Order in Council dated the loth day of May, 1911, the liability of the Road Board of the Black Range Road District to contribute to the expendi-ture of the West Australian Fire Brigades Board was restricted to the area described in the schedule thereto: And whereas it is desirable that the liability of the said Road Board to contribute should be further restricted: Now therefore I, the said Governor, by and with the advice of the Executive Council, do hereby order that the

liability of the Black Range Road Board to contribute under Section 43 of "The District Fire Brigades Act, 1909," be further restricted to the area described in the schedule hereto from 1st January, 1913, until further order:-

The Schedule.

All that portion of the Black Range Road District bounded on the North by the North side of Black Street, Sandstone; on the East by a North and South line along the centre of Payne Street; on the South by the South side of Irvine Street, and on the West by a North and South line along the centre of Griffith Street.

BERNARD PARKER.

Clerk of the Executive Council.

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

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 4th day of February, 1913.

Present:

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

W. C. Angwin, M.L.A.

WHEREAS by "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," it is provided in Section 20 that the Governor may exempt such reticulation works as in his discretion he may think fit from the operation of certain sections in this Act: Now, there-fore, His Excellency the Governor, with the advice of the Executive Council, does hereby exempt the reticulation works as hereinafter described from the operations of Subsections (a) and (b) of Section 20, and Sections 21, 22, and 23 of the said Act:—

Description of said Reticulation.

A fin. stoneware pipe sewer, with all apparatus relat-ing thereto, being a portion of Area 12, commencing at the end of Line 17, and proceeding in a Southerly direction through private property; a distance of 85 feet.

Line of sewer shown in red on P.W.D. Plan deposited at the Office of the Minister of Water Supply, Sewerage, and Drainage, James Street, Perth.

This Order in Council shall take effect from the 15th day of February, 1913.

> BERNARD PARKER, Clerk of Executive Council.

The Land Act, 1898.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this twelfth day of February, 1913.

Present:

His Excellency the Governor.

The Honourables-The Colonial Secretary. W. C. Angwin, M.L.A.

4127/12.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public Section 39 of the said Act, or for the like or other public purposes to be specified in such order : And whereas it is deemed expedient that Reserves 12354 (Wickepin), 11129 (Sandstone), 9961 (Cuballing), 12548 (Dumble-yung), 9099 (West Guildford), 11085 (Brookton), 12692 (Jandakot), 8012 (Ravensthorpe), and 8959 (Yalgoo) shall vest in and be held by the Hon. Minister for Works, in trust for the purpose of Road Board Office Sites: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserves shall vest in and be held by the Hon. Minister for Works, in trust for the purposes of Road Board Office Sites, subtrust for the purposes of Road Board Office Sites, subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

BERNARD PARKER, Clerk of the Council.

The Land Act. 1898. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this 12th day of February, 1913. Present:

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

7515/06.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 10508, at Gindalbi, should vest in and be held by the Hon. Minister for Works in trust for the purposes of p at Gindalbi, should vest in and be held by the Hon. Minister for Works, in trust for the purposes of a Mechanics' Institute site: Now, therefore, His Excel-lency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. Minister for Works, in trust for the purposes of a Mechanics' Institute site; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act Act.

BERNARD PARKER, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this 12th day of February, 1913.

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

Corr. 1521/12.

WHEREAS by Section 42 of "The Land Act, 1898." it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 14643 (Avon Location 19965) should vest in and be held by then Minister for Works of Administer of the Wet Hon. Minister for Works, as Administrator of the Water Supply Department, in trust for Water Supply purposes: Supply Department, in trust for Water Supply purposes: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Hon. Minister for Works, in trust as aforesaid; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

BERNARD PARKER, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 12th day of February, 1913.

Present:

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

Corr. 538/13.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 14644 (late G.M.L. 1252W) should vest in and be held by Hon. Minister for Works, as Administrator for the Water Supply Department, in trust for Water Supply pur-poses: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Excentive Courand with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Hon. Minister for Works, in trust as aforesaid; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

The Land Act, 1898. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this twelfth day of February, 1913.

Present:

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

4939/95.

WHEREAS by Section 42 of "The Land Act, 1898, "it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 3490, at Cookernup, should vest in and be held by the Hon. Minister for Works in trust for an Agricultural Hall Site: . Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. Minister for Works, in trust for an Agricultural Hall Site; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

> BERNARD PARKER, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this twelfth day of February, 1913.

Présent :

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

458/95.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 2858, at Jenuapullen, is deemed expedient that Reserve 2858, at Jenuapullen, should vest in and be held by the Hon. Minister for Works in trust for the purpose of an Agricultural Hall Site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. Minister for Works, in trust for the purpose of an Agricultural Hall Site; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

BERNARD PARKER, Clerk of the Council.

The Land Act, 1898.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this twelfth day of February, 1913.

Present:

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

401/96. WHEREAS by Section 42 of "The Land Act, 1898." it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 6169, at Donnybrook, should vest in and be held by the Hon. Minister for Works, in trust for the purpose of an Agricultural Hall Site. Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. Minister for Works, in trust for the purpose of an Agricultural Hall Site; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

The Land Act, 1898. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this 12th day of February, 1913. Present: His Excellency the Governor. The Honourables—The Colonial Secretary. W. C. Angwin, M.L.A. 9093/08.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 11486, at Ngowangerupp, should vest in and be held by Messrs. James Bell, Andrew McDonald, and Arthur Aylmore, in trust for the purposes of Percention and Shore Court trust for the purposes of Recreation and Show Grounds: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by Messrs. James Bell, Andrew McDonald, and Arthur Aylmore, in trust for the pur-poses of Recreation and Show Grounds; subject, never-theless, to the powers reserved to him by Section 41 of the said Act.

BERNARD PARKER, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this 12th day of February, 1913.

Present:

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

6920/96

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 13957, Toodyay Lot 12, should vest in and be held by the Toodyay Road Board, for Road Board purposes; Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the hefore-mentioned Reserve shall hereby direct that the before-mentioned Reserve shall vest in and be held by the Toodyay Road Board, for Road Board purposes; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

BERNARD PARKER, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this 12th day of February, 1913.

Present:

His Excellency the Governor. The Honourables—The Colonial Secretary. W. C. Angwin, M.L.Å.

2229/97.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any It is made lawrun for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve 3949, at Paliaeur, should wat in and he held by the Har Ma Balingup, should vest in and be held by the Hon. Minis-ter for Works, in trust for the purpose of an Agricultural Hall site: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Excentive Council, doth hereby direct that the before-mentioned Reserve shall vest in and be held by the Hon. Minister for Works, in trust for the purpose of an Agricultural Hall site; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

BERNARD PARKER,

Clerk of the Council.

THE LAND ACT, 1898.

Contract Surveyors.

Regulations for Insurance against Liability under "The Workers' Compensation Act, 1912.'

Department of Lands and Surveys.

Perth, 12th February, 1913. 1096/13.HIS Excellency the Governor in Executive Council has been pleased to approve of the following Regulations under Section 161 of "The Land Act, 1898."

C. G. MORRIS.

Acting Under Secretary for Lands.

Regulations.

63B. Every contract surveyor shall enter into a conb3B. Every contract surveyor shall enter into a con-tract with an insurance company, to be approved by the Minister for Lands, for insurance in respect of all liabil-ity of the contract surveyor under "The Workers' Com-pensation Act, 1912," to the workers, within the meaning of that Act, intended to be employed by him.

63c. The policy of insurance and the receipts for all premiums payable thereunder shall be deposited by the contract surveyor with the Under Secretary for Lands.

63D. A contract surveyor shall not employ any worker not covered by such policy of insurance, and if any contract surveyor has occasion to employ additional assistance he shall, before doing so, duly extend his policy to cover such further risk before any additional universities of the statement of the statemen assistant is engaged.

63E. If any contract surveyor shall make default in 63E. If any contract surveyor shall make default in the due observance of these regulations the Minister for Lands may effect the insurance and pay the premiums, and all moneys so paid by the Minister shall be repaid to him by the contract surveyor on demand, or may be set off against any moneys payable by the Minister to the contract surveyor; or, in the alternative, the Minis-ter may, in his discretion, cancel the contract with the contract surveyor.

63r. Every contract surveyor shall append to each account rendered by him to the Department a statement of the names of all workers employed by him and in what capacity, and shall certify that such workers are covered by the policy of insurance deposited with the Under Secretary for Lands.

The Roads Act, 1911. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 4th day of February, 1913.

Present:

Present: His Excellency the Governor. The Honourables—The Minister for Lands. W. C. Angwin, M.L.A. WHEREAS by Section 8 of "The Roads Act, 1911," it is enacted that the Governor may, by Order in Council, alter the boundaries of any District and trans-fer portion thereof to another District: And whereas it is desirable to alter the boundaries between Merredin ond Viccorn Paced Districts. Now therefore His Exand Yilgarn Road Districts: Now, therefore, His Ex-cellency the Governor, with the advice and consent of the Executive Council, doth alter the boundary of Merre-din Road District by transferring the area described in Schedule hereto to the Yilgarn Road District :-

Schedule.

Starting from a point on the Western boundary of the Yilgarn District at 3,150 chains from the North-West corner of same; thence due East for a distance of 1,875 chains; thence due South for a distance of 9,675 chains; thence due West to the North-East corner of Location 19317; thence North-Eastward to the South-East corner of Location 19208; thence along the East boundary of same, the East and part of North boundary of Location 19217, and 19219; thence in North-East direction to the 25-mile on the Rabbit-proof Fence; theuce North to the South-East corner of Weston State Forest, and along East boundary to North-East corner of same, and thence North to H.K. 95; thence North-West to starting point. West to starting point.

The boundaries of the Yilgarn and Merredin Boards, as well the wards affected, are hereby altered accordingly.

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

The Roads Act, 1911.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 4th day of February, 1913.

Present:

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

W. C. Angwin, M.L.A.

W. C. Angwin, M.L.A. WHEREAS by Section 8 of "The Roads Act, 1911," it is enacted that the Governor may, by Order in Council, alter the boundaries of any District and trans-fer portion thereof to another District: And whereas it is desirable to alter the boundary between Merredin and Kellerberrin Road District: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby alter the boundary of Merredin by transferring all that portion boundary of Merredin by transferring all that portion thereof described in Schedule hereto to the Kellerberrin Road District :-

Schedule.

All that portion of land bounded on the North by the North boundary of Location 10221; on the East by a line starting from the North-East corner of Location 10221, extending Southward along the centre of Docation road to the railway; on the South by a line extending Westward along the centre of the road on North side of railway to South-East corner of Location 3551; on the West along the East boundary of Location 3551, the South and East boundaries of Location 3723, and the East boundary of Location 10146 to starting point. The boundaries of the Merredin and Kellerberrin

Boards, as well as the wards affected, are hereby altered accordingly.

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

The Roads Act, 1911. ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 4th day of February, 1913.

Present:

His Excellency the Governor. The Honourables-The Minister for Lands. W. C. Angwin, M.L.A.

WHEREAS by Section 8 of "The Roads Act, 1911," it is enacted that the Governor may, by Order in Council, constitute any portion of Western Australia, not included in a Municipal District, a Road District, not included in a Municipal District, a Road District, with such boundaries and by such name as are specified in such order: And whereas it is desirable to constitute a new Road District: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby constitute a New Road District by the name of the Kunjinn Road District, with the boundaries described in the Schedule herete, and for such purpose to avoin for the Schedule herete. and for such purpose to excise from the Greenhills, Brookton, and Moorumbine Road Districts, respectively, such portions as are situated within the intended bound dary of the Kunjinn Road District as described in the Schedule, and to alter the boundaries of the Greenhills, Brookton, and Moorumbine Road Districts, and also to alter the boundaries of the wards in the Moorumbine and Brookton Districts affected thereby accordingly:

Schedule.

Bounded on the North by a line starting from the South-East corner of Location 9991, and extending Eastward to South-West corner of Location 10560, along South boundary of same; thence Eastward to South-West corner of Location 10556, along the South-boundary of same; thence North-Eastward to South-West corner of Location 8112, along South bounddary of same; thence Eastward to South-West corner of Location 8110, and South boundary of same; theuce Eastward to South-West corner of Location 15823, along the South boundary of same, and the South boundary of the South boundary of same, and the South boundary of Location 12712, and the South and East boundaries of 16446, the East boundary of 16447, part of the South boundary of 15847; the East boundary of 15828, part of the South boundary of Location 10964 to Rabbit-proof Fence; thence along Rabbit-proof Fence to North-West corner of Location 18713, and extending along its Northern boundary; thence North-Westward to North-West corner of Lease 15465/75, along the North boun-dary of same, the North boundaries of Locations 13588 and 17277; thence North-Westward to North-West corner of Location 13290, and extending along the North and part of the East boundaries of same, the North and part of the East boundary of Location 18559; thence Eastward to the North-West corner of Location 17843, and along the North and part of East boundary of same, the North boundary of Location 17610, a North, an East, a North, and again an East boundary of Location 18874, part of the North boundary of Location 17859, the North, and part of the East boundary of Location 18867, the North, and an East boundary of Location 12685, the South, and part of the East boundary of Location 12053, the South, and part of the East boundaries of Location 12691, the South boundaries of Lease 15566/74 and Location 15469, part of the West and South boundaries of Location 15466, a West, a South, a West, and again a South boundary of Location 15465, a part of the West and the North boundaries of Location 15465, a part of the Wes a part of the West and the North boundaries of Loca-tion 13276, the North boundary of Location 13278, a North, an East, and again a North boundary of Reserve 12886, the North boundary of Location 13279, part of the West, a North, and an East, and again a North boundary of Location 14918, the North boundary of Location 13940, and the South and part of East boun-dary of Location 13942, the South boundary of Lease 18397/74 and Locations 18619 and 18620; thence East-ward to South-West corner of Location 17223, and along the South boundaries of same and Locations 17222. the South boundaries of same and Locations 17222, 17220 and 17221, part of the West and the South boundary of Location 17229, a West and part of the North boundaries of Location 17237, a South, a West,

Bounded on the East by that portion of West boundary of Yilgarn Road District to South-West corner of same.

and again a South boundary of Location 17239; thence Eastward to a point about 1,875 chains North of South-West corner of Yilgarn Road District boundary.

Bounded on the South by a line starting from the South-West corner of Yilgarn Road District boundary, and extending Westward to East boundary of Location 18697, along part of the East boundary of same, the East, South, and part of West boundary of Location 14688, the South boundaries of Location 18694, the South and West boundaries of 18691, the South boundary of and West boundaries of 18091, the Soltin boundary of Location 18690; thence Westward to North-East corner of Location 18663, and extending along the North boun-dary of same, the East, North, and part of West boun-dary of Location 18662, the North and part of West boundary of Location 18665, the North boundary of Location 18666; thence Westward to North-East corner of Location 18484, and along the North boundary of same, and the North and North-West boundaries of Location 18475, the North boundaries of Lease 17361/74 and Locations 18474 and 18466; thence Westward to South-East corner of Reserve 10713, and extending along South-East corner of Reserve 10713, and extending along the South and part of West boundaries of latter, a North boundary of Location 16122, and the North boun-daries of Location 13657, 13660, 13659, 13661, 14455, 14457, and 14458, the South boundaries of Locations 9850, 14451, 14452, and Reserve 17673, the South and part of West boundaries of Locations 17670 and 17669, a South, a West, a South, and part of a West boundary of Location 15079, the North boundary of Location 12633; thence South-Westward to South-East corner of Location 6728; thence along the South boundaries of Location 6727, and the South boundary of Location of Location 6727, and the South boundary of Location 5703; thence North-Westward to the South-East corner of Location 12307; thence along the South and South-West boundaries of same, part of the East and South boundaries of Location 12308; thence North-Westward to the South-East corner of Location 10422, and along the South boundaries of same and Location 9105, and the South and West boundaries of Location 9651, the South boundary of Location 9650, part of the South boundary of Location 8425, the East and South boun-daries of Location 9660; thence Westward to East boundary of Location 9686; thence along part of the East, the South, and part of the West boundaries of Location 9686, the South and West boundaries of Location 9685; thence Westward along road to North-East corner of Location 9684, and along the East and South boundaries of Location 9683, the North boundaries of Locations 9687 and 9688; thence Westward to South-West corner of Location 9799; thence along the South boundaries of Locations 9798, 6349, 9802, 11642, and 9776.

Bounded on the West by a line starting from the South-West corner of Location 9776, and extending to West boundary of same, and the West boundaries of Locations 9773, 9775, 9778, and 9780; thence NorthWestward to the South-East corner of Location 7825, and along the South and West, a North, and again a West boundary of same, the South and West boundaries of Location 6317, part of the South, the West, and part of the North boundaries of Location 6316, the West boun-dary of Location 6517, the East, and part of the North boundaries of Location 6918, the East and North boundaries of Location 6918, the East and the North boundaries of Location 6918, the East and the North boundaries of Location 7402, part of the East and the North boundaries of Location 7354; thence Northward along river and the East, and the North boundaries of Loca-tion 6919, a North boundary of Location 6797, part of the East and North boundaries of Location 6510, an East and the North boundaries of Location 6584, part of the East boundary of Location 6584, part Westward to the South-East corner of Location 7825, of the East boundary of Location 6335, the East boundary of Location 12554, and the West boundary of Location 7794; thence Northward to the South-West corner of Location 17492, along a West boundary of same, and the West boundary of Location 11240; thence Northward to the South-East corner of Location 9991.

The boundaries of the Greenhills, Brookton, and Moor-umbine Road Districts, as well as the wards affected, are hereby altered accordingly.

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

The Roads Act, 1911. ORDER IN COUNCIL. At the Executive Council Chamber, at Perth, this 4th day of February, 1913.

Present:

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

The Honourables—The Minister for Lands. W. C. Angwin, M.L.A. WHEREAS by Section 8 of "The Roads Act, 1911," it is enacted that the Governor may, by Order in Council, alter the boundaries of any District and trans-fer portion thereof to another District: And whereas it is desirable to alter the boundary between Greenhills ord Work Boad District. Not therefore The Fred and York Road Districts: Now, therefore, His Excel-lency the Governor, by and with the advice and consent of the Executive Council, doth hereby alter the boundary of Greenhills Road Board by transferring the land described in Schedule hereto to the York Road District :-

Schedule.

All that portion of the Greenhills Road District All that portion of the Greenhills Road District bounded on the Northward by the North-Western boun-dary of Locations 7297 and 10689, and the South-Eastern boundary of Location 10254; thence by the South-Eastern boundaries of Locations 10494, 8652, and 8651, and part of the North-Western and North-Eastern boun-daries of Locations 10699, 4044, 3145, and 6363, and the North-West boundary of Location 8046.

Bounded on the Eastward by the North-East boundaries of Locations 8046 and 8047, the North-East and South-East boundaries of Location 8049, the South-East boundaries of Location 5987, part of South-East boundaries of Location 5987, part of South-East boundary of Location 6528, part of the North-East, the North-West, and part of the South-West boundaries of Location 2316, part of the North-West boundary of Location 14558, part of the North-East boundary of Location 13071, a South-West, a North-West, and again a South-West boundary of Location 2697, the South-West boundary of Location 2747, the North-West and part of South-West boundary of Location 10242, the North-West boundaries of Locations 14917 and 10920, the North-West and South-West boundaries of Loca-tion 7386, the South-West boundary of Location 9094, the South-West and South-East boundaries of Location 10876, a North-East and a South-East boundary of Loca-tion 11744, the South West houndary of Location 10876, a North-East and a South-East boundary of Location 11744, the South-West boundary of Location 11008, part of the South-East boundary of Location 10098, the North-East and part of South-East boundary of Loca-tion 8522, a North-East and part of North boundary of Location 8524, the North-East boundary of Location 4900, and the North-East boundary of Location 10348.

Bounded on the Southward and South-Westward by the South-East and South-West boundary of Location 10348, the South-West boundaries of Location 4900, 8524, and 4159, part of the North-East and the North-West boundaries of Location 3024, part of the North-East boundary of Location 3447, part of the North-West, the North-East, the South-East, and the South-

West boundary of Location 10992, part of the South-East boundary of Location 3447, the South-East and part of the South-West boundaries of Location 2982, a North-West boundary of Location 2538, the North-East and North boundaries of Location 1998, the North-West boundaries of Locations 2120, 1392, and 1826, part of the North-East and the North-West boundary of Lease 47/405, the North-West boundaries of Lease 48/770 and Location 2592, the North-East and North-West boundaries of Location 3918, the North-West boundaries of Locations 4963 and 2870, a North-West boundary of Lease 1715/68, the North-West boundary of Lease 1859/96, 1715/68, the North-West boundary of Lease 1859/96, and part of the North-East and the North-West boun-daries of Location 5890, a South-West and North-West boundaries of Location 956, the North-East boundary of Locations G2 and F, part of the South-East and the North-East boundaries of Location D and Mount Hardey Estate to the North-West corner of Lease 47/518.

Bounded on the North-Westward by the North-West boundaries of Lease 47/518, Locations 3041, 3572, 2559, 2140, 4928, and 5893, part of the South-West and the North-West boundaries of Location 4079, the South-East boundary of Locations 7820, 649, 17877, 1891, 2031, the South West boundary of Location 10843, the Souththe South-West boundary of Locations 7520, 0425, 1787, 1881, 2031, the South-West boundary of Location 10843, the South-East and North-East boundaries of Locations 2182 and 10846 and Lease 54/225, the South-East, South-West, and part of North-West boundaries of Location 6504, the South-West boundary of Locations 2129, 6285, and 7297.

(Sgd.) BERNARD PARKER,

Clerk of the Council.

The Roads Act, 1911.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 4th day of February, 1913.

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

WHEREAS by Section 8 of "The Roads Act, 1911," it is enacted that the Governor may, by Order in Council, alter the name of any District and divide the said District into Wards: And whereas it is desirable to alter the name of the Greenhills Road District and divide the goid District into Wards. divide the said District into Wards: Now, therefore, His Excellency the Governor, by and with the consent and advice of the Executive Council, doth hereby alter the name of the Greenhills Road District to that of the Avon Road District, and doth divide the said Avon Road District into Wards by the names and with the boun-daries set forth in Schedule hereto, also to determine the number of members for each Ward as shown in such Schedule:-

Schedule.

North-West Ward .- Bounded on the North by that portion of the North boundary of Road District to South-West corner of Location 17838.

Bounded on the North-East by a line starting from the South-West corner of Location 17838, and extend-ing along part of the North-West and the South-West boundary of Location 16426, the North-East and the boundary of Location 10426, the North-East and the South-East boundaries of Location 9167, a South-West boundary of Location 8387, part of the North-West and the South-West boundaries of Location 8388, the North-East boundaries of Locations 8565 and 5502, the North-West, North-East, and part of South-East boundaries of Location 6152, the North-East boundaries of Locations 12722 and 14774, part of the North-West and North-East boundaries of Location 15287, the North-West and North-East boundaries of Location 16550 a West and North-East boundaries of Location 16550. a South-West, a North-West, and again a South-West boundary of Location 3672, the North-West and a North-East boundary of Location 2972, the North-East boundary of Location 2496, the North-East boundary of Location 2972, the South-East boundaries of Locations 3137 and 3138, the North-East and part of South-East boundary of Location 6173, the North-East and part of South-East boundary of Location 2463, and the North-East boundary of Location 2463, and the North-East boundary of Lease 78/151.

Bounded on the South-East and South by a line starting from the South-East corner of Lease 78/151, and extending along its South-East boundary, and the South-East boundaries of Lease 48/1104, Location 3009, the South-East and part of South-West boundaries of Location 3010, the North-West boundary of Locations 9220 and 9880, part of the North-East and the North-West boundaries of Location 7296, a North-West, a South-West, and again a North-West boundary of Location 9156, the North-West boundary of Location 13763, the North-East boundary of Location 7652, a North-West, a North-West boundaries of Location 7652, a North-West, a North-East, and again a North-West boundary of Location 11042, a North-West boundary of Location 12520, the North-East boundary of Location 6449, the North-East and North-West boundary of Location 6438, the North-West boundary of Location 6093, the North-East boundary of Location 8725, and part of the North-East, the North-East, and the North-West boundaries of Location 4761.

Bounded on the West by that portion of the West boundary of Road District. Three members.

South-West Ward .-- Bounded on the North by the South and South-East boundary of North-West Ward.

Bounded on the East by a line starting from the North-East corner of Lease 78/151, and extending along the North-East and part of the South-East boundary of same, the North-East boundaries of Locations 4903, 6201, 6498, 11194, 12369, and 10544, the South-East boundary of Location 10290, the East boundaries of Location 101256, the North and East boundaries of Location 8673, part of the East boundary of Location 6984, a North boundary of Location 6983, the West boundary of Location 7675, the West boundary of Location 8548, 9906, and 9990, a West boundary of Location 9991, part of the East boundary of Location 9991, part of the East boundary of Location 9879; thence Southward to South boundary of Road District.

Bounded on the South by that portion of the Road District boundary.

Bounded on the West by that portion of Road District boundary. Two members.

North-East Ward.—Bounded on the North by that portion of Road District boundary.

Bounded on the East by that portion of Road District boundary to South-East corner of Location 17251.

Bounded on the South by a line starting from the North-East corner of Location 15836, and extending along the North and part of the West boundaries of same, the North and part of the West boundaries of Locations 17145 and 17146, a North and part of a West boundary of Location 17144, part of the West boundary of Location 17144, part of West boundaries of Location 10519, the North and West boundaries of Location 10520, part of the North and the West boundaries of Location 11983, the South-East boundary of Location 15814, part of the North-East and the North-West boundaries of Locations 15813, 15812, and 10545, a South-East boundary of Location 18772, the South boundary of Location 18652, part of the East, a South, a West, and again a South boundary of Location 11824, the South boundaries of Locations 12043, 12062, and 18789, part of the West boundary of Location 8521, the North and part of West boundary of Location 8518, the North-West boundaries of Locations 8258 and 11188, and part of North-West boundary of Location 11187 to South-East corner of Lease 78/151.

Bounded on the West by the North-East boundary of Lease 78/151 and the East boundary of North-West Ward. Two members.

South-East Ward.—Bounded on the North by the South boundary of the North-East Ward.

Bounded on the East by that portion of Road District boundary.

Bounded on the South by that portion of Road District boundary to South-East corner of South-West Ward.

Bounded on the West by that portion of the East boundary of South-West Ward from its South-East corner to the South-East corner of Lease 78/151. Two members.

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

The Roads Act, 1911.

ORDER IN COUNCIL.

At the Executive Council Chamber, at Perth, this 4th day of February, 1913.

Present:

His Excellency the Governor. The Honourables—The Minister for Lands. W. C. Angwin, M.L.A.

WHEREAS by Section 8 of "The Roads Act, 1911," it is enacted that the Governor may, by Order in Council, constitute any portion of Western Australia not included in a Municipal District, a Road District, with such boundaries and by such name as are specified in such order: And whereas it is desirable to constitute a new Road District: Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby constitute a new Road District, called the East Avon Road District, with the boundaries described in the Schedule hereto, and for such purpose to excise from the Kellerberrin, Merredin, and Greenhills Road Districts, respectively, such portions thereof as are situated within the intended boundaries of the East Avon Road District, as described in Schedule; and to abolish the Kwollyinn Ward in the Kellerberrin Road District, and include so much of the area thereof as shall remain after the constitution of the East Avon District to the South Ward of the Kellerberrin Road District, and also to alter the boundaries of the Wards in the Merredin District affected.

Schedule.

Bounded on the North by a line starting from the North-West corner of Location 13268, and extending along the North boundary of same, part of a West, a North, a West, and again a North boundary of Location 13063, the North boundaries of Location 8528, part of the West and the North boundaries of Location 8561, part of the West and the North boundaries of Location 230, a North boundary of Location 254, the North boundaries of Location 20, the North and part of the East boundaries of Location 254, the North boundaries of Location 254, the North boundaries of Location 254, the North boundaries of Locations 98, 320, 90, 8687, 7679, 8689, 8688, 8690, 11, 310, 12, and 13, the North and part of East boundary of Location 17436, the North boundary of Locations 15300, 15301, 15302, and 15303, and part of the West and the North boundaries of Location 17818; thence South-Eastward to North-West corner of Location 16944; thence along the North boundary of same and the North boundaries of Locations 16943, 16310, and 16309, part of the West and the North boundaries of 16936 and 16937; thence Eastward to North-West corner of Location 16302, the North boundaries of 16936 and 16977; thence Eastward to North-West corner of Location 16977; thence due East to West boundaries of Yilgarn Road District.

Bounded on the East by that portion of West boundary of Yilgarn Road District.

Bounded on the South by a line starting from a point on the West boundary of Yilgarn Road District about 1,875 chains due North of South-West corner, and running in a Westerly direction to South-East corner of Location 17239; thence along a South, a West, and again a South boundary of same, part of the North, and a West boundary of Location 17237, the South and part of West boundary of Location 17229, the South boundaries of Locations 17221, 17220, 17222, and 17223; thence Westerly to South-East corner of Location 18620; thence along the South boundary of same and Location 18619 and Lease 18397/74; thence along part of the East and the South boundary of Location 13942, the North boundary of Location 13279, a North, an East, and a part of the West boundary of Location 14918, the North boundary of Location 13279, a North, an East, and again a North boundary of Reserve 12886, the North boundary of Location 13278, and the North and part of West houndaries of Location 13276, a South. a West, a South, and ag un a West boundary of Location 15465, parts of the South and West boundaries of Location 15466. the South boundaries of Location 15469 and Lease 15566/74, part of the East and the South boundary of Location 12691, an East, and the North boundaries of Location 12655, part of the East and the North boundaries of Location 18867, and part of North boundary of Location 17859, an East, a North, an East, and again a North boundary of Location 18867, and part of North boundary of Location 17859, an East, a North, an East, and again a North boundary of Location 18867, and part of North boundary of Location 17859, an East, a North, an East, and again a North boundary of Location 18874, the North boundary of Location 17610, part of the East, and the North boundaries of Location 17843; thence Westward to East boundary of Location 18559; thence along part of the East and the North boundaries of same, and part of the East and the North boundaries of Location 13290; thence South-Westward to North-East corner of Location 17277, along North boundary of same and Location 13588 and Lease 15465/74; thence South-Westward to North-East corner of Location 18713, and along North boundary of same to Rabbit-proof Fence.

Bounded on the West by a line starting from the North-West corner of Location 18713, and extending North-West corner of Location 18713, and extending along Rabbit-proof Fence to North-West corner of Loca-tion 12084; thence due North to the South-East corner of Location 14757; thence along East boundary of same and due North to South-West corner of Lease 5960/68; thence along West boundary of same and part of the South, the West, and part of North boundary of Loca-tion 11554 for about 75 chains; thence due North to South-West corner of Location 11270, along West boun-

dary and part of North boundary of same for about dary and part of Location 12703, the West boundaries of same and Locations 11267, and along West boundaries of same and Locations 11269 and 9559, the West and part of North boundary of Location 12703, the West boundaries of Locations 10674 and 137, a West, a South, and again a Locations 10074 and 157, a west, a South, and again a West boundary of Location 138, part of the South and the West boundaries of Location 197, the West boun-daries of Locations 171, 89, 8735, and 6142, the East and North boundaries of Location 81, part of South boundary of Location 6364, the South and West boundary daries of Location 6379, the West boundary of Location 4305, the West and part of North boundaries of Loca-tion 6392, and the West boundary of Location 13268.

The boundaries of the Kellerberrin, Merredin, and Greenhills Road Districts, as well as the Wards affected, are hereby altered accordingly.

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

COMMONWEALTH OF AUSTRALIA,

Notification of Vacancies.

The Treasury, Perth, 12th February, 1913.

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 applicants' hand-writing. Applications should be addressed to the "Commonwealth Public Service Inspector" of the State in which the vacancy Copies only of diplomas,

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 d. Subject to the provisions of the Public Service Act, appointments may be made at any salary within those Successful appointees must comply with the life assurance provisions of the Public Service Act and Regulations. classified.

> L. S. ELIOT, Under Treasurer.

Position.	Locality.	Division and Salary per Annum.		
Pri	ME MINISTER'S DEPARTMENT, FUBL	IC SERVICE COMMISSIONER'S OFFICE.		
Clerk, 3rd Class	Brisbane Public Service In- spector's Office	Clerical, £310 to £400		
	POSTMASTER GENERA	al's Department.		
	New Soul	h Wales.		
Accountant, 1st Class Assist. Supervisor, 4th Class Mail Officer (2 positions) Sorter (39 positions)		Clerical, £520 to £600. Clerical, £210 to £300. General, £198 to £240. General, £144 to £180. (1.) Candidates for appointment as sorter will be required to pass following qualifying test viz., to correctly sort 500 letters, imitation letters, or cards at rate of 30 per minute; two per cent. of errors being maximum allowed. (2) Test is open to all General Division officers who at date of test shall have attained their 21st birthday. (3.) Arrangements will be made		
Clerk, 5th Class	Sydney, Stores Branch	for officers to be tested on application to D.P.M.G. Clerical, £60 to £200. Applicants should have experience in purchasing material.		
Senior Postal Assistant-in- charge Do.	Linfield	General, £144 to £180; less 10 per cent for rent; quarters, four rooms, kitchen, etc. General, £144 to £180; less 10 per cent. for rent; quarters,		
Postal Assistant-in-charge	Killara	four rooms and kitchen. General, £132 to £156; less 10 per cent. for rent; quarters four rooms. kitchen, etc.		
Do	Oaklands	General, £132 to £156, less £6 per annum for rent of quar- ters; District Allowance, Scale II.; quarters, two rooms		
	Queen	sland.		
Ca penter		"General, £168.		
Postal Assistant-iu-charge		General, £144 to £180; less 10 per cent. for rent; District Allowance, Scale V; quarters, four rooms and kitchen.		

Applications returnable 22nd instant.

Treasury, Perth, 13th February, 1913.

IT is hereby notified, in accordance with the provisions of "The General Loan and Inscribed Stock Act, 1910," that The General Loan and Inserticed Stock Act, 1910," that His Excellency the Governor in Council has authorised a further issue of £150,000 Western Australian 4 per cent. Local Inseribed Stock, the price of the issue to be £97 per cent., and the principal to be repayable at par on the 1st January, 1933, with right to redeem on the 1st January, 1923, after twelve months' notice on either side.

L. S. ELIOT. Under Treasurer.

GOVERNMENT SAVINGS BANK.

Treasury, Perth, 11th February, 1913.

IT is hereby notified, for general information, that commencing from the 11th instant the Agencies at Aberdeen Street, Beaufort-Brisbane Street, Hay Street East, and Hay Street West will be full Agencies for the receipt and repayment of deposits, instead of for the receipts of deposits only.

L. S. ELIOT, Under Treasurer.

Treasury,

Perth, 6th February, 1913. IT is hereby notified, for general information, that Agencies of the above-mentioned institution have been opened at Wongan Hills, Dumbleyung, and Gnowangerup, as from the 4th inst. In the first two places the National Bank is the Agent, and in the latter place the Bank of Australasia is the Agent.

L. S. ELIOT Under Treasurer.

No. 14246.-C.S.O.

APPOINTMENTS AND RESIGNATION. Colonial Secretary's Office, Perth, 14th February, 1913.

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

564/13 .- John McKenna to be Chief Inspector of Police, from 1st April, 1913.

577/13.—Frank Leno Brown to be a member of the Cossack Boat Licensing Board, as from the 1st February, 1913, vice Thomas Rodgers, resigned.

F. D. NORTH,

Under Secretary.

No. 14247.--C.S.O.

2808/12.

THE HEALTH ACT, 1911-12.

Colonial Secretary's Office,

Perth, 14th February, 1913.

HIS Excellency the Governor in Council has been pleased, on the advice of the Advisory Committee, to approve the following amendments of the Regulations published in the Government Gazette on the 1st November, 1912.

F. D. NORTH,

Under Secretary.

DEPARTMENT OF PUBLIC HEALTH. Food Standards and Regulations.

Regulation 3.-Flavourings and Colourings.

Par. (1.)-Strike out the words "in addition to," in the first line, and insert "the addition of" in lieu thereof.

Par. (2.)—In the fourth line of the proviso, strike out all words after "pastry."

Regulation 5.—Permitted variation from stated Measure or Volume.

Add the following proviso:

Provided that in the case of bottles of less than ten fluid ounces capacity the variation from the stated measure or volume shall be estimated on twelve bottles weighed or measured together, instead of six bottles as above required.

Regulation 10 .- Exemption from Statement of Weight. The list of exemptions to be amended as follows:-Strike out:

Brewed Ginger Beer,

Ginger Ale,

Lemonade.

Insert:-Alcoholic liquors which pay Customs or Excise duty, Non-excisable fermented drinks, Summer or "Temperance" drinks,

Fish, in tins, Hops, in packets (not exceeding one pound in weight),

Vegetables, preserved, in tins.

The eighth and ninth lines of the Regulation to

The twelfth line to read:-

"Dried culinary herbs."

Regulation 15.-Baking Powder.

Par. (1.)—In the second line, for the word "involves" substitute "evolves," and in the third line insert the words "per centum" before the words "of sulphates."

Regulation 16.—Infants' Food and Invalids' Food. Par. (1.)—In the second line, substitute the words "a trace" for "one trace."

visions of the foregoing paragraph (6) will be granted upon the following conditions, and such exemption will remain in force so long as such conditions are complied with :-

- (a.) That the particulars required by the Regulation in respect of the food for which exemp-tion is sought be deposited with the Commis-sioner of Public Health.
- stoner of Public Health.
 (b.) That no change whatever be made in the composition of the food without such change being notified to the Commissioner.
 (c.) That the manufacturer or importer of, or agent for such food, sign an undertaking that all such food sold or exhibited or intended for sale in Western Australia shall comply with the particular denotied in comply with the particulars deposited in accordance with the regulations.

accordance with the regulations. (8.) All information deposited with the Com-missioner under the provisions of the preceding paragraph (7) shall be kept strictly confidential by the Commissioner, and shall only be used for the purposes of the Act and of these Regulations. The Commissioner or any Public Health Official pub-lishing or disclosing any such information contrary to these regulations and he contrary to these regulations shall be deemed to be guilty of a breach thereof.

Regulation 41.—Ice Cream and Ices. 4.)—Strike out the words "or to ices." Par. (4.)

Regulation 47.—Cordials and Syrups.

Par. (1.)—In the proviso strike out the words "pep-permint cordial, clove cordial, and." Par. (3.)—In the proviso strike out the words "pep-permint cordial, clove cordial, and."

Regulation 61,-Declaration of certain Drugs.

In the first paragraph, after the list of specified drugs,

analgesic, or anti-pyretic substances.

Regulation 62.—Patent or Proprietary Medicines.

Par (2.)—In the first line strike out the word "may" and substitute therefor the word "will," and to the second line add "and such exemption will remain in force so long as such conditions are complied with."

a breach thereof.

Schedule A .- Methods of Analyses.

"Preservatives in Foods," page 4345. "Boric Acid."-In the second line strike out the words "except in the instances," and insert "but determined as.'

Approved by His Excellency the Governor in Executive Council this 12th day of February, 1913. BERNARD PARKER,

Clerk of the Council.

No. 14248.-C.S.O.

THE INEBRIATES ACT, 1912.

Colonial Secretary's Office, Perth, 14th February, 1913.

561/13. HIS Excellency the Governor in Council has been pleased to establish the Hospital for the Insaue, at Claremont, as an institution under "The Inebriates Act, 1912," for the detention of habitual drunkards, under any order made before the commencement of the said Act, pursuant to Part IV. of "The Lunacy Act, 1903."

> F. D. NORTH, Under Secretary.

Office of Public Service Commissioner, Perth, 13th February, 1913.

HIS Excellency the Governor in Executive Council has approved of the following appointments:-

Ex. Co. 544; P.S.C. 54/13.-J. A. Miles, Inspector, Education Department, to a similar position with a higher classification, at a salary of £528 per annum, as from 1st February, 1913.

Ex. Co. 267; P.S.C. 1737/12.-C. E. Forbes, Drafts-man, etc., Menzies, Mines Department, to be Mining Registrar, Kookynie, at a salary of £252 per annum, as from 1st February, 1913.

Ex. Co. 18; P.S.C. 1695/12.-Lewis James Lipsett, under Section 29 of the Public Service Act, to be Assistant Income Tax Assessor, Taxation Department, at salary of £240 per annum, as from 1st January, 1913. at a

Ex. Co. 179; P.S.C. 1732/12.—Walter Sandeman Gillies, under Section 29 of the Public Service Act, to be Clerk, Land Titles Office, Crown Law Department, at a salary of £168 per annum, as from 1st December, 1912.

Ex. Co. 3983; P.S.C. 1144/12.—Stuart Campbell Rit-son, under Section 29 of the Public Service Act, to be Clerk, Aborigines and Fisheries Branch, Colonial Secre-tary's Department, at a salary of £168 per annum, as from 7th October, 1912.

Ex. Co. 172; P.S.C. 426/12.-David Marshall Wilson, under Section 29 of the Public Service Act, to be Hall Porter, Government Savings Bank, at a salary of £156 per annum, as from 1st December, 1912.

M. E. JULL,

Public Service Commissioner.

Crown Law Department,

Perth, 13th February, 1913.

H1S Excellency the Governor in Executive Council has been pleased to approve of the following appointments and resignation :-

APPOINTMENTS.

C.L.D. 10013/12.—Patrick Troy as Resident Magis-trate, Broad Arrow, and Magistrate of the Broad Arrow Local Court, vice W. A. G. Walter, as from the 28th January, 1913.

C.L.D. 477/13 .- Thomas Woodcock George as Acting Court, Port Hedland; and a Member and Chairman of the Licensing Court for the Pilbara Licensing District, during the absence on leave of Dodwell Browne.

C.L.D. 2202/11.-John Thomas Brodie as a Member of the Licensing Court for the Pilbara Licensing District.

C.L.D. 4810/12 .- A. A. Moffatt as Acting Official Receiver in Bankruptcy, during the absence on leave of M. M. Moss.

C.L.D. 9632/12 .- Harold Boas as a Sworn Valuator under "The Transfer of Land Act, 1893."

RESIGNATION.

C.L.D. 2202/11.-Norman S. Mauger as a member of the Licensing Court for the Pilbara Licensing District.

H. G. HAMPTON.

Under Secretary for Law.

Crown Law Department, Perth, 13th February, 1913.

THE Hon. Attorney General, acting herein under Order of the Governor in Council made the 28th day of March, 1906, under the provisions of "The Constitution Act, 1889," has been pleased to make the following appointments:

C.L.D. 10273/11 .- Police Constable Bernard Cusack as Bailiff of the Mt. Magnet Local Court, vice Constable J. J. Ryan, transferred, as from the 31st January, 1913.

C.L.D. 552/13 .-- Constable John Joseph Ryan as Bailiff of the Local Court, Nannine, vice Constable O'Connor, transferred, as from the 1st February, 1913.

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

STATE PUBLIC SERVICE.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.		Salar	y.	Date returnable.		
Colonial Secretary's	Pathologist, Bacteri	iologist, etc.	£480 to £600		15th February, 1913		
(Medical & Health) Water Supply (Accounts)	Relieving Officer		£216 to £252		22nd February, 1913		
Colonial Secretary's (Accounts) Colonial Secretary's	Clerk do		£168 to £204 £144 to £180		do.		
(Friendly Societies)		••••		••• •••	do.		
(Medical and Health)	Chief Inspector*	••••	£252 to £312 £168 to £204	••• •••	28th February, 1913.		
Colonial Secretary's (State Children's)	Inspector	••• •••	2100 to 2204	••• •••	lst March, 1913.		

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.

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.

*A Royal Sanitary Institute certificate as Inspector of Meat is essential; applicants should also possess Royal Sanitary Institute cortificates or other accepted certificates for Nuisances and Sanitary Science.

> WALIER W. ALCOCK, Deputy Public Service Commissioner.

APPOINTMENT.

Agent for the Minister for Lands.

Department of Lands and Surveys, Perth, 14th February, 1913. Corr. 290/94. IT is hereby notified, for general information, that Mr. James Joseph Fitzgerald has been appointed under Sec-tion 11 of "The Land Act, 1898," and its amendments, as an Agent for the Minister for Lands, and any Statu-tory Declaration required under the said Act may be under before him made before him.

> C. G. MORRIS, Acting Under Secretary for Lands.

TOWNSITE OF RAVENSTHORPE.

Amendment of Boundaries.

Department of Boundaries. Department of Lands and Surveys, 6158/00, Vol. 2. Perth, 14th February, 1913. HIS Excellency the Governor in Executive Council has been pleased to alter the boundaries of the Townsite of Ravensthorpe to the following in lieu of those pre-viously published in the *Government Gazette*, which are hereby cancelled.—

hereby cancelled.— Bounded by lines starting from the South-East corner of Mining Lease 114, and extending 85 degrees 30 minutes along the Northern side of Road No. 1345 (Mor-gans Street) to a point situate 265 degrees 30 minutes 1 chain 50 links from the South-West corner of Ravens-thorpe Town Lot 501; thence 355 degrees 30 minutes to the South boundary of Mining Lease 320, and 88 de-grees 16 minutes to its South-East corner; thence 358 degrees 16 minutes 75 links 85 degrees 30 minutes to the grees 16 minutes to its South-East corner; thence 358 degrees 16 minutes 75 links, 85 degrees 30 minutes to the Western side of. Scott Street, and 355 degrees 30 minutes and 339 degrees 17 minutes, respectively, along the latter to a point in prolongation Westward of the North boundary of Ravensthorpe Lot 534; thence 85 de-grees 30 minutes to the North-East corner of said lot, and 358 degrees 16 minutes about 8 chains to a point on the Forthermodeum of CA 7, situate about 8 chains to a point on the Eastern boundary of C.A. 7, situate about 2 chains 45 links from its South-East corner; thence 85 degrees 30 minutes to the East-South-Eastern side of Road No. minutes to the East-South-Eastern side of Road No. 1267 (Moir Street), and 14 degrees 15 minutes about 25 chains along the latter to a point situate West of the South-West corner of Homestead Lease 107; thence East about 74 chains to the South-East corner of Homestead Lease 59, and North to the South boundary of Reserve 7370; thence East, passing along its South boundary to a point situate North of the North-West corner of Re-serve 7371; thence South, passing along its West boun-dary to the North boundary of Reserve 9977; thence Westward to its North-West corner, and South to a point situate about 4 chains Southward in prolongation point situate about 4 chains Southward in prolongation of its West boundary; thence West to the North-East corner of Reserve 8941; thence North-Westerly, passing along its Northern boundaries to the Eastern side of Scott Street (at the North-West corner of said Re-serve); thence Southward about 22 chains, passing along the Eastern side of Scott Street aforesaid; and thence West about 34 chains, passing along the North boundaries of Homestead Leases 77 and 125 to the East boundary of Homestead Lease 124; thence North to the South boundary of Mining Lease 114 aforesaid; and thence Eastward to the starting point. (Plan 420/80.) point situate about 4 chains Southward in prolongation

C. G. MORRIS, Acting Under Secretary for Lands.

POOTENUP TOWNSITE.

Portion available for Leasing for Grazing purposes. Department of Lands and Surveys, Perth, 31st January, 1913.

15156/99. HIS Excellency the Governor in Executive Council has been pleased to approve of the unsubdivided portion of that part of the Pootenup Townsite Reserve situate Eastthat part of the Pootenup Townsite Reserve situate East-ward of the Great Southern Railway being made avail-able for leasing on an annual tenancy under Section 41A of "The Land Act, 1898," on and after the 18th of February, 1913, at a rental of £4 per annum, renewable at the will of the Minister for Lands, but subject to determination at six months' notice on either side, rent being apportioned accordingly. Applications to be lodged at the District Land Office, Katanning.

C. G. MORRIS, Acting Under Secretary for Lands.

WORKERS' HOMES ACT, 1911.

Dedication of Land.

Department of Lands and Surveys, Perth, 14th February, 1913. 10280/12. HIS Excellency the Governor in Executive Council has been pleased to dedicate, under the provisions of Section 7 of "The Workers' Homes Act, 1911," Collie Town Lots 685 to 708, inclusive, to the purposes of the said Act.

C. G. MORRIS, Acting Under Secretary for Lands.

LAND BOARD NOTICE.

Department of Lands and Surveys, 10. Perth, 12th February, 1913. Corres. 1995/10.

1T 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 at the undermentioned places and dates to consider simultaneous applications for the following land:—

Lands and Survey Office, Perth, 19th February, commencing at 10 a.m. Moora Lots 134 and 149, vacant pastoral land near Eucla, on Plans 14/300 and 15/300.

Lands and Survey Office, Northam, 20th February, commencing at 11 a.m. Avon Location 15720, on Plan 33/80.

Avon Location 20067, on Plan 25/80. Ninghan Location 362, on Plan 89/80 (Dalwallinu). Cowcowing Lots 154, 232, and 234.

Certificates entitling applicants to reduced railway fares may now be obtained at all Branch Offices, in addi-tion to the Lands Department, Perth.

C. G. MORRIS, Acting Under Secretary for Lands.

OPEN FOR PASTORAL LEASING.

Land near Tuckanarra.

Department of Lands and Surveys, Perth, 7th February, 1913.

3685/08. HIS Excellency the Governor in Executive Council has been pleased to approve of the area described hereunder being made available for leasing for pastoral purposes under Part X., Section 96, of "The Land Act, 1898," on and after Tuesday, the 25th day of February, 1913. Applications to be lodged at this office:—

The area bounded on the North and West by lines starting from the 26-mile post on the Cue-Nannine Railway, and extending East about 200 chains and Railway, and extending East about 200 chains and South 236 chains 43 links; the opposite boundaries being parallel and equal. (Plan 54/300.) (Excluding all land held under the Mining Act and Regulations, also late G.M.L. 1613.)

> C. G. MORRIS, Acting Under Secretary for Lands.

NOTICE.

Department of Lands and Surveys,

Corr. No. 7291/09. Perth, 28th January, 1913. Corr. No. 7291/09. Perth, 25th January, 1913. IT is hereby notified, for general information, that Special Lease No. 1179/152 has been forfeited for non-payment of rent (\pounds 6) and survey fee (\pounds 1 15s.) due to 31st December, 1912, and will be again available for leasing under Section 152 of "The Land Act, 1898," at a rental of \pounds 2 per annum, on the 25th February, 1913, at the Bunbury Local Land Office. (Plan, Stirling Estate.)

> C. G. MORRIS. Acting Under Secretary for Lands.

LOTS OPEN FOR LEASING FOR CULTIVATION.

Department of Lands and Surveys, Perth, 14th February, 1913.

If is hereby notified, for general information, that the undermentioned Lots are available for selection under the Regulations for the Leasing of Town and Suburban Lands for Cultivation, on and after the dates specified in the Schedule below :-

Corres. No.	Town.	Lot Nos.	Capital Value.	Annual Rental.	Date Open.	Applications to be Lodged at	Remarks.
7263/09	Collieburn	162	£16 13s. 4d.	10s.	Tuesday, 18th	Bunbury	Reserve 14388 is
11335/12	Swan View	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	£43 6s. 8d. £53 6s. 8d. £33 6s. 8d.	£1 12s. £1 6s. £1	Feb., 1913 Tuesday, 18th Feb., 1913	Perth	hereby reduced.
18165/10	Geraldton	65, 66, 67 932, 933, 934 913, 915, 916, 917, 921, 922, 924 to 927	£16 13s. 4d. each £43 6s. 8d. each £40 each	10s. each £1 6s. each £1 4s. each	Wednesday, 19th Feb., 1913	Geraldton	
13026/10	Denmark	inclusive, 929 and 930 935, 936 355 348 351	£33 6s. 8d. each £350 £233 6s. 8d. £230 £170	£1 each £10 10s. £7 £6 18s. £5 2s.	Tuesday, 25th Feb., 1913	Albany	
		354 349 356 353 352, 368 333, 369, 618 313, 320 to to	£160 £150 £133 6s. 8d. £123 6s. 8d. £120 £S0 £60	£4 16s. £4 10s. £4 £3 14s. £3 12s. £2 8s. £1 16s.			
		323 inclusive 318 366, 373 308, 319 310 309, 635 to	£56 13s. 4d. £50 £40 £33 6s. 8d. £30	£1 14s. £1 10s. £1 4s. £1 18s.			
		638 inclusive 331, 640, 641, 642, 672, 674, 675, 683 to 687 inclusive	£2 3 6s. 8d.	14s.			
6158/00 Vol. 2	Ravensthorpe	679, 681, 682, and 684	£26 13s. 4d.	16s. each	Tuesday, 25th Feb., 1913	Albany	

Selection is limited to one lot to each person unless otherwise stated.

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

Applications may be lodged at the offices mentioned at any time prior to the dates specified, and any applications so lodged will be deemed to have been lodged on that day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Section 17 of "The Land Act, 1898," and Section 2 of "The Land Act Amendment Act, 1900" In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to Clerk in charge of the District or Branch Land and Survey Office at the place mentioned before his application is approved. Intending applicants are requested to lodge their applications before the date specified, and are reminded that it is

unnecessary to employ an agent, as applications may be lodged personally or sent through the post.

* Each of the above-mentioned lots in townsites marked with an asterisk, exclusive of reserves, will be sold and granted on the condition that the purchaser or his transferees shall not at any time obtain or hold a license for the sale of intoxicating liquor on the lot purchased.

TOWN LOTS OPEN FOR LEASING.

Department of Lands and Surveys Perth, 14th February, 1913.

IT is hereby notified, for general information, that the undermentioned Lots are available for leasing, subject to the Regulations for the Leasing of Town and Suburban Lands on and after the dates specified below, at the annual rentals shown in brackets:

OPEN TUESDAY, 18th FEBRUARY, 1913.

Applications to be lodged at Albany:

 $5328/12.-*DENMARK, 27, 101, \pounds125.$ (£5.) 28, £115. (£4 12s.) 30, £70. (£2 16s.) 46, 54, £60. (£2 8s.) 44, £55. (£2 4s.) 36, 51, 53, 56, 57, 58, 60, 110, £50. (£2.) 96, £45. (£1 16s.) 59, 66, 75, 76, 107, £40. (£1 12s.) 92, 93, 94, 95, £37 10s. (£1 10s.) 67, 68, 73, 74, 77, 78, 79, £35. (£1 8s.) 71. 72, £25. (£1.) 119, £20. (16s.) Selectors of any of the occupied lots shall not be allowed to take processing of the late until the present occupiers to take possession of the lots until the present occupiers have received from the Department a fortnight's notice to quit.

Applications to be lodged at Perth:

C. G. MORRIS, Acting Under Secretary for Lands-

10333/06.—MEEKATHARRA, 409, 410, £30. (£1 4s.) 127, 408, 411, 412, £25. (£1.) 404 to 407, inclusive, 413 to 416, inclusive, £22 10s. (18s.) Lot 403 has been excepted from sale and occupation as Reserve 14597.

OPEN WEDNESDAY, 19th FEBRUARY, 1913.

Applications to be lodged at Kalgoorlie:-

6378/12—BOULDER, 2388, £50 (£2); 2441, £25 (£1); 442, £20 (16s.); 489, 610, 626, 688, 1534, 1726, 2266, 2306, 2346, and 2365, £15 each (12s. each); 426, 523, 529, 558, 568, 591, 885, 917, 920, 925, 948, 1192, 1201, 1566, 1575, 1732, 1819, and 2116, £12 10s. each (10s. each). The following lots are subject to the pay-ment of the amounts (in brackets) within thirty does for the upper of improvement of efforted thereau. ment of the amounts (in brackets) within thirty days for the value of improvements effected thereon:--2388 (£120), 2441 (£126), 442 (£160), 489 (£46), 610 (£130), 626 (£70), 688 (£88), 2266 (£56), 2346 (£60), 2365 (£94), 426 (£62), 523 (£61), 529 (£90), 558 (£140), 568 (£40), 591 (£136), 885 (£142), 917 (£142), 920 (£120), 925 (£48), 948 (£86), 1192 (£94), 1201 (£112), 1566 (£70), 1732 (£105), 1819 (£5), 2116 (£132), 1534 (£4), 1726 (£82).

15045/99-BROWN HILL, 61, £15 (12s.). Subject to the payment of £40 (within thirty days) for the value of improvements effected thereon.

502/02—KANOWNA, 732, £15 (12s.). Subject to the payment of £5 (within thirty days) for the value

the payment of ±5 (within thirty days) for the value of improvements effected thereon. 8275/00—LAKE VIEW, 163, ±12 10s. (10s.). Sub-ject to the payment of ±108 (within thirty days) for the value of improvements effected thereon. 8334/98—SOUTH BOULDER, 7F, ±15 (12s.). Sub-ject to the payment of ±132 (within thirty days) for the value of improvements effected thereon. 8364/02—SOUTH BOULDER, 15F, ±12 10s (10s)

the value of improvements effected thereon. 8384/02—SOUTH BOULDER, 15F, £12 10s. (10s.). Subject to the payment of £132 (within thirty days) for the value of improvements effected thereon. 12321/98—SOUTH BOULDER, 16F, £12 10s. (10s.). Subject to the payment of £7 (within thirty days) for the value of improvements effected thereon. 7268/98—SOUTH BOULDER, 35F, £12 10s. (10s.). Subject to the payment of £52 (within thirty days) for the value of improvements effected thereon.

the value of improvements effected thereon. 1612/01—SOUTH BOULDER, 358F, £12 10s. (10s.). 2734/02—SOUTH BOULDER, 409, £12 10s. (10s.).

OPEN TUESDAY, FEBRUARY 25th, 1913.

Applications to be lodged at Bridgetown:-

11291/10—*MARGARET RIVER, 1, 8, 9, £20 each (16s. each); 2, 3, 6, 7, 10 to 14 inclusive, £15 each (12s. each). Lots 4, 5, 15, and 16 have been excepted from sale and occupation as Reserve 14542.

Applications to be lodged at Albany:-

6158/00, Vol. 2—RAVENSTHORPE, 384, 535, 544, and 552, £25 each (£1 each); 387, 388, 389, and 486, £22 10s. each (18s. each); 112, 113, 202, 234, 357, 358, 367, 368, 407, 415, 423, 453, 454, 469, 470, 478, 509, 510, 517, 536, 537, 538, 539, 548, 549, 550, 551, 627, 628, 629, 630, 638, £20 each (16s. each); 187, 205, 213, 216, 268, 275, 284, 291, 395, 396, 403, 404, 408, 409, 410, 411, 413, 477, 480, 483, 487, 488, 489, 498, 499, and 624, £17, 10s. each (14s. each); 53, 54, 57, 188, 190, 193, 196, 198, 238, 239, 269, to. 274, inclusive, 276, 283, 285, 286, 288, 289, 292, 299, 416, 418, 421, 425, 427, 428, 430, 438, 445, 447, to 452, inclusive, 455, 456, 503, 504, 508, 511, 512, 515, 516, 526, 533, 554, 561, 571, 572, and 599, £15 each (12s. each); 160, 162, 182, 184, 185, 277, to 282 inclusive, 293, to 298 inclusive, s62, 364, 431, to 435 inclusive, 439, 440, 443, 444, 519, 520, 521, 524, 527, 528, 530, 531, 555, to 560 inclusive, 564, 565, 567, to 570 inclusive, 573, 580, 586, 588, 591, 595, 596, 597, 601, 602, 603, 619, to 623 inclusive, £12 10s. each (10s. each). 6158/00, Vol. 2-RAVENSTHORPE, 384, 535, 544.10s. each (10s. each).

OPEN WEDNESDAY, FEBRUARY 26th, 1913.

Applications to be lodged at Kalgoorlie:-

Corr. No. 7303/12.

BURBANKS, 60, £15. (12s.) Corr. No. 8185/01.

KALGOORLIE, 1685, £20. (16s.) Subject to the payment of £182 within 30 days for the value of im-Subject to the provements effected thereon.

OPEN TUESDAY, 4th MARCH, 1913.

Applications to be lodged at Katanning:-

7341/11-NYABING, 2 and 10, £43, 15s. each (£1 15s. each).

OPEN WEDNESDAY, 5th MARCH, 1913.

Applications to be lodged at Kalgoorlie.

8332/98.—BOULDER, 47F, £12 10s. (10s.) Subject to the payment of £110 (within thirty days) for the value of the improvements effected thereon.

10555/99.-HANNANS, F77, £20. (16s.)

8301/05.-KALGOORLIE, 1089R, £20. (16s.)

11180/12.-LAKE VIEW, 80, £12 10s. (10s.)

Applications to be lodged at Northam:

8427/12-*CHEDARING, 1, 2, 3, 4, 6, 7, 8, 10, 11, 12, 15, 17, 18, 19, 20, 21, 24, 25, 27 to 38 inclusive, £12 10s. (10s.).

Applications to be lodged at Geraldton:-

6417/03—ARRINO, 90, £20 (16s.); 83 and 98, £17 10s. each (14s. each); 84 to 89 inclusive, 92 to 97 inclusive, £15 each (12s. each).

OPEN WEDNESDAY, MARCH 12th, 1913.

Applications to be lodged at Kalgoorlie :-

10554/99-BOULDER, 550, £12 10s. (10s.). Subject to the payment of £86 within thirty days for the value of improvements effected thereon.

6682/09--KANOWNA, 550, £12 10s. (10s.). Subject to the payment of £20 within thirty days for the value

of improvements effected thereon. 9055/99—SOUTH BOULDER, 57F, £12 10s. (10s.). Subject to the payment of £66 within thirty days for the.

value of improvements effected thereon. 14093/03—SOUTH BOULDER, 1741, £12 10s. (10s.). Subject to the payment of £52 within thirty days for the value of improvements effected thereon.

OPEN WEDNESDAY, 19th MARCH, 1913.

Applications to be lodged at Kalgoorlie. 1585/100-BOULDER TOWNSITE, 741, £12 10s. (10s.). Subject to the payment of £43 within 30 days,

238 to 245 inclusive, 258 to 265 inclusive, 279, 280, 281, 283, 284, 285, 289 to 292 inclusive, 294, 295, 296, 300, 301, 303, 304, 305, 328, 329, 330, 334, 335, 338 to 345 inclusive, 348, to 355 inclusive, 358 to 365 inclusive, 368, 369, 373, 375, 377, 380, 381, 383, 384, 385, 388, 389, 391, 369, 373, 375, 377, 380, 381, 383, 384, 385, 388, 389, 391, 392, 395 to 404 inclusive, 416, 420, 422, 425, 431, 434, 435, 436, 437, 440, 444, 445, 446, 448, 450, 451, 452, 456, 457, 458, 460 to 463 inclusive, 467, 469, 471, 472, 487, 489, 492 to 498 inclusive, 500 to 506 inclusive, 507, 517 to 526 inclusive, 528, 529, 530, 533, 536, 537, 538, 541, 544, 546, 549, 553 to 556 inclusive, 563, 565, 566, 567, 570, 571, 575, 576, 579, 580, 585, 587, 588, 589, 593, 594, 595, 598 to 603 inclusive, 607, 608, 609, 706, 707, 715, 716, 717, 720, 733, 772, 773, 774, 776, 777, 377, 379, 3F, 4F, 5F, 7F, 10F, 11F, 16F, 17F, 35F, 37F, 39F, 42F, 44F, 46F, £12 108, each (108, each). Lots 44F and 431 are 4F, or, ir, ior, ir, ior, ir, or, ir, or, ir, or, ir, ar, 44F, 46F, £12 10s, each (10s, each). Lots 44F and 431 are subject to the payments within thirty days of £80, and £128, respectively for the value of improvements effected. thereon.

5229/00-KOOKYNIE, 184, £12 10s. (10s.). Subject to the payment of £30 within 30 days for the value of improvements effected thereon.

2404/10-LEONORA, 512, £12 10s. (10s.). Subject to the payment of £20 within 30 days for the value of improvements effected thereon, and also to the condition that the lessee shall not carry on on these Lots or any part thereof any trade or business whatsoever without the consent in writing of the Hon. Minister for Lands first obtained.

15656/99-SOUTH BOULDER, 51F, £15 (12s.).

Selection is limited to one lot to each person unless, otherwise stated.

Plans showing the arrangements, of the lots referred, to are now obtainable at this office and the various District or Branch District Land and Survey Offices,

Applications may be lodged at the offices mentioned at any time prior to the dates specified, and any applications so lodged will be deemed to have been lodged on the specified day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Section 17 of "The Land Act, 1898," and Section 2 of "The Land Act Amendment Act, 1900."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Minister for Lands in the manner provided by Clause 16 of the above Regulations.

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

* Each of the above-mentioned lots in townsites marked. with an asterisk, exclusive of reserves, will be sold and granted on the condition that the purchaser or his transferees shall not at any time obtain or hold a license for the sale of intoxicating liquor on the lot purchased.

> C. G. MORRIS Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION.

Department of Lands and Surveys.

Perth, 14th February, 1913.

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 VI.

Applications must be lodged at the Local 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 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 Depart-ment, 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 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 TUESDAY, 18th FEBRUARY, 1913.

ALBANY LOCAL LAND DISTRICT.

Plantagenet District.

Open under Parts V. and VIII. (Plans see below.) Corr. No. 6007/12.

Locati No.							
3230 3404	 	а. 279 165	r. 2 0	£ 0 0 1	s. 9 7	d. 0 0	Plan 445/80 C. 4 Plan 435/80 A. 2

BRIDGETOWN LOCAL LAND DISTRICT.

Nelson District (near Tone River).

Open under Parts V., VI., and VIII. (Plan 438/80. F2 and 3.) Corr. 11709/12

1100/14.			-	-				
Loca N	Ar	Area,			Price per acre.			
*3980 *3981 *3982		a. 1,412 994 352	r. 0 0	p. 0 0	£ 0 0	s. d. 8 6 8 0 8 6		

KALGOORLIE LOCAL LAND DISTRICT. Fitzgerald District.

Open under Parts V. and VIII. (Plan 392/80.) Corr. No. 1650/12.

Location No.	Area.	Price per acro.	
85	acres. 660	£ s. d. 	Subject to classification, after which price will be fixed

OPEN WEDNESDAY, 19th FEBRUARY, 1913.

NORTHAM LOCAL LAND DISTRICT.

Ninghan District (near Mobgetting). Open under Parts V., VI., and VIII. (Plan 65/80, A4.) Corr. No. 2126/11.

Location No.	Area.	Price per acre.			
• 1177	$acres, \\ 999 \left\{ \begin{array}{c} 649 \\ *350 \end{array} \right.$	\pounds s. d. 0 15 0 0 5 6			

OPEN TUESDAY, FEBRUARY 25th, 1913. WAGIN LOCAL LAND DISTRICT.

Williams District (near Lake Grace).

Corr. No. 3713/10

Open, under Parts V., VI., and VIII. (Plan 387/80. and Lake Grace.)

Location No.		Area.	Price per acre.	Amount of Agricultural Bank Advance to Approved Applicant			
* 10144		acres.	£ s. d.				
10144		818 436	0 15 0	≥ Nil			
		•382	046	15			
10145	•••	929	0 13 0	£300			
10146		354	0 13 0	Nil			
10166		1029	0 14 0	£350			
*10168	•••	$ \begin{array}{c} 1016 - \\ 630 \end{array} $	0 16 0	Z £300			
		*386	0 4 6	1 2000			
10169	<i></i>	1069		Excepted from sale			
*10174		1008					
		- 380	0 16 0	Nil			
10150		*628	0 4 0	5			
10176	••	998 1003	0 12 6	Excepted from sale £350			
10177 *10787		1005	012 0	#000			
10101	••	336	$0\ 12\ 6$	5 £250			
		*750	0.60	£ 250			
10788		999-					
		600	0 16 6				
10790		*399 934	056	Excepted from sale			
10789 *10790	···· ···	768	•••	Excepted from sale			
10100		280	0 16 0) Nil			
		*488	0 5 6	} ^{Nil}			
*10791		855					
		295	0 12 0				
10792		*560	$ \begin{array}{c} 0 & 5 & 6 \\ 0 & 11 & 6 \end{array} $				
10793		690		Excepted from sale			
*10794		900	·••	incollect them save			
		410	0 16 0	i) £250			
		*490	050	15			
*10795	•••	1,088	0.10.0	5 510			
		170 *918	$ \begin{array}{rrrr} 0 12 & 6 \\ 0 & 5 & 6 \end{array} $	} Nil			
*10797		1,053-	000				
10101	•••	405	0 16 0	} Nil			
		•648	060	3			
*10798		657-					
		290	0 16 0				
10800		*367 910	050	Excepted from sale			
*11070	··· ···	905-					
		150	0 15 0	} Nil			
		*755	0 6 0				
11071		599	096	Nil			
*11072		719-	0.15 0	See Treation 10709			
•		320 *399	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$				
		008	0 0 0 0				

Open,	under	Part	v.,	Section	55.	(Plan	438/8	30,	A3.)	
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Location No.	Area.	Price per acre.	
6652	a. r. p. 86 1 0	£ s. d. 1 0 0	Reserve 12976 is hereby reduced.

Nelson District (near Donnelly River). Corr. No. 15033/11.

Open, under Part V., Section 60. (Plan 439/80, C4.)

Location	No.	Area.	Price per acre.	
6169		a. r. p, 18 1 20	£ s. d. 1 10 0	Reserve 12975 is hereby reduced.

Nelson District (near Donnelly River). Corr. No. 8709/12.

Open, under Parts V. and VIII. (Plan 439/80, and Donnelly River, Sheet 3.)

Location No.	Area,	Price per acre.	
5960	a. r. p. 199 3 0	£ s. d. 2 0 0	

The maximum area which may be held by any one person in this Subdivision has been fixed at 320 acres.

KATANNING LOCAL LAND DISTRICT. Kojonup District (near Kuringup).

Corr. No. 539/12. Open, under Parts V. and VIII. (Plan 407/80, A4.)

Location No.	Area,	Price per acre.
6194 6195	acres. 379 536	£ s. d. 0 11 0 0 17 6

OPEN WEDNESDAY, FEBRUARY 26th, 1913.

NORTHAM LOCAL LAND DISTRICT. Avon District (near Bulagen Spring).

Corr. No. 11083/12. Open, under Parts V. and VIII. (Plan 33/80, D3.)

Locati No.	A	rea	ı.	Price acr	
20045	 а. 63	r. 1	р. 0	£ s. 011	đ. 6

Avon District (near Nukarni).

Corr. No. 7562/08.

Open, under Parts V. and VIII. (Plan 34/80, E4.)

Location No.	Area.	Price per acre.	
Late Reserve	a. r. p.	£ s, d.	Reserve 5282 is hereby can-
5282	195 2 0	0 12 6	celled.

OPEN TUESDAY, 4th MARCH, 1913. ALBANY LOCAL LAND DISTRICT.

Plantagenet District (on Denmark-Torbay Railway). Corr. No. 11376/12.

Open, under Parts V. and VIII. (Plan 452C/40. F4.)

Location No.	Area.	Price per acre.		
3475	acres. 217	£ s.d. 0 11 6		

Plantagenet District (Denmark Estate).

Corr. No. 5487/09. Open, u 452C/40.) under Part V., Sections 55 and 56. (Plan

Lot No.	Area.	Price per ucre.	Amount payable half yearly duing first 3 years.	Amount payable half-yearly during balance of 17 years.
380 424 427 428 430 431	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \pounds \text{ s. d.} \\ 5 15 & 0 \\ 5 15 & 0 \\ 3 10 & 0 \\ 3 & 5 & 0 \\ 2 14 & 0 \\ 3 & 3 & 0 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \pounds & \text{s. d.} \\ 17 & 8 & 10 \\ 14 & 14 & 7 \\ 10 & 9 & 7 \\ 9 & 6 & 4 \\ 8 & 3 & 4 \\ 9 & 4 & 0 \end{array}$

These lots are made available subject to the Regulations published in the *Government Gazette* of the 18th March, 1910 (page 752). The area which may be selected by any one person is limited to 151 acres. No license for the sale of intoxicants will be granted within the Denmark Estate.

Plantagenet District (Denmark Estate). Corr. No. 10652/11. Open, under Part V., Sections 55 and 56. (Plan

452Č/40.)

Lot No.	Area.	Price per acre.	Amount pay- able ½-yearly during first 3 years.	Amount pay- able ½-yearly during balance of 17 years.
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		$\begin{array}{c} \pounds \text{ s. d.} \\ 2 & 0 & 0 \\ 1 & 11 & 0 \\ 1 & 3 & 6 \\ 1 & 0 & 0 \\ 0 & 18 & 0 \\ 1 & 11 & 0 \\ 0 & 19 & 0 \\ 1 & 1 & 0 \\ 0 & 19 & 0 \\ 1 & 1 & 0 \\ 0 & 13 & 6 \\ 1 & 8 & 0 \\ 0 & 18 & 0 \\ 1 & 6 & 6 \\ 2 & 2 & 6 \end{array}$	\pounds s.5724 15724 1662 1662 1550 12662 1552 1266 1226 1226 1226 1226 1226 1226 1226 1226 1226 1226 1268 1574 16628 1574 166288 16628 1775 16628 1775 16628 1775 16628 1773 1775 1775 1775 1775 1773 1775 1	$\begin{array}{c} \pounds \text{ s. d.} \\ 5 13 3 \\ 4 14 2 \\ 1 17 2 \\ 2 17 0 \\ 2 5 11 \\ 12 17 5 \\ 4 6 10 \\ 9 2 7 \\ 2 6 4 \\ 2 8 10 \\ 2 0 5 \\ 1 12 8 10 \\ 2 0 5 \\ 1 12 8 \\ 10 0 \\ 3 18 11 \\ 2 10 6 \\ 2 10 9 \\ 3 7 4 \\ 6 11 2 \end{array}$

These lots are made available subject to the Regulations published in the *Government Gazette* of the 18th March, 1910 (page 752). The area which may be selected by any one person is limited to 151 acres. No license for the sale of intoxicants will be granted within the Denmark Estate.

Plantagenet District (near Kalgan River). Corr. No. 5729/12. Open, under Parts V., VI., and VIII. (Plan 445/80,

D4.)

Location	No.	Area.	Price per acre.
3455 *3456		a. r. p. 320 '0 0 308 2 0	£ s. d. 0 10 6 0 6 6

Plantagenet District (near Porongurup Range). Corr. No. 8711/12.

Open, under Parts V., VI., and VIII. (Plan 451/80, D1.) The area bounded on the North-East and South-East

by surveyed roads abutting on Location 907; and on the West by the prolongation North of the Eastern boun-dary of Location 1855. Area about 10 acres. Subject to survey, classification, and pricing.

BEVERLEY LOCAL LAND DISTRICT. Avon District (near Qualing). Corr. No. 3706/12.

Open, under Parts V., VI., and VIII. (Plan 343C/40, D3.)

Location No.	Area.	Price per acre.
*19674	a. r. p. 324 2 0	£ s. d. 0 6 6

Corr. Nó. 17200/10. Open, under Parts V. and VIII. (Plan 441/80, B & C1.)

Location No.			Area.			Price per acre.
1343			a. 113	r.] 3 (p.	£ s. d. 0 17: 6

KATANNING LOCAL LAND DISTRICT. Kojonup District (near Kwobrup).

Corr. No. 9879/12.

Open, under Parts V., VI., and VIII. (Plan 417/80, D3).

Locat No	Area.	Price per acre.
*6798 6799 *6890	 a. r. p. 498-0-0 129-0-0 349-0-0	£ s. d. 0 70 0 0 12 0 0 6 0

Kojonup District (near Ryan's Brook).

Corr. No. 5081/12. Open, under Parts V., VI., and VIII. (Plan 437/80, D2.)

16 to 20 miles from Kojonup or Tambellup.

	ocati No.	on	Area.	Price per acre.
	anna an		acres.	£ s. d.
*6846			665	$\begin{array}{ccc} 0 & 7 & 6 \\ 0 & 9 & 0 \end{array}$
*6847		···.]	766 660	090
*6848			$163 \\ *497$	$\begin{array}{ccc} 0 & 12 & 6 \\ 0 & 7 & 0 \end{array}$
*6849			$\frac{681}{220}$	0 12 6
*4786			*461	076
6878	•••		$167 \\ 1011 -$	0,10 0
*6879	•••		288 *723	0,12,6 0,8,0
*6880			691 - 180	$\begin{array}{ccc} 0 & 12 & 6 \\ 0 & 7 & 0 \end{array}$
*6881			1287	090

OPEN WEDNESDAY, 5th MARCH, 1913. NORTHAM LOCAL LAND DISTRICT.

Avon District (near Merredin). Corr. No. 3493/06.

Open, under Parts V. and VIII. (Plan 24/80, A2.)

Location No.	Area.	Price per acre.
20330	acres. 212	£ s. d. 1 0 0

Ninghan District (near Badgerin Rock). Corr. No. 11316/08.

Open, under Parts V., VI., and VIII. (Plan 56/80 North.)

The area situated South of Ninghan Locations 1045 and 1044, East of Locations 202 and 1044, North of Location 693, and West of Location 1046 and the prolongation South of its Western boundary. (Area about 775 acres. Subject to survey, classification, and pricing.

A von	District	(near	Yorkrakine).

Corr. No. 1158/12. Open, under Parts V. and VIII. (Plan 34/80, A4.) Reserve 12026 is hereby cancelled.

Location No.	Area.	Price per acre
Late Reserve	acres.	

Avon District (near Wyalcatchem). Corr. No. 11472/12.

Open, under Parts V., VI., and VIII. (Plan 33/80; E3.)

Location	No.	Area.	Price per acre.
 ≁15717 *19975 *20044 		acres. 985 837— 137 *700 593	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

Avon District (near Nunajin).

Corr. No. 6823/12. Open, under Parts V., VI., and VIII. (Plan 4/80, E1.)

Location No.	Area.	Price per acre.
*20188	acres. 508 160 *348	£ s. d. 0 12 6 0 5 0

C. G. MORRIS. Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION.

Department of Lands and Surveys.

IT is hereby notified, for general information, that the iands described hereunder will be available for selec-tion 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 Local 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 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 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 con-ditions 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, 18th FEBRUARY, 1913.

ALBANY LOCAL LAND DISTRICT.

Plantagenet District. Corr. 974/07.

Plantagenet Location 622, as surveyed, containing 100 cres, at 10s. 6d. per acre, being Jas. Palmer's forfeited Conditional Purchase Lease 5339/56. (Plan 451/80, D4.)

Corr. 12784/10.

Plantagenet Location 2912, as surveyed, containing 116¾ acres, at 8s. 6d. per acre; being W. J. Smardon's forfeited Conditional Purchase 27135/55. (Plan 451/80, South C4.)

Corr. 10408/12. D.O. 301/12.

Starting from the South-West corner of Location 3325; thence 40 chains South; thence 92 chains East; thence North-Westerly by Perth Road to Location 3325; thence West by said location back to starting point; containing about 280 acres; being Schultz' Bros. abandoned application. (Plan 451/80. C4.)

BRIDGETOWN LOCAL LAND DISTRICT.

Sussex District.

Corr. 9086-7-5/12 and 7134/12. Sussex Locations 785 and 779, as surveyed, containing 188% and 224 acres, at 10s. and 12s. per acre respect-ively; being L. G. and W. W. Spencer's abandoned ap-plications. (Plan Margaret River, Sheet 3.)

Corr. 7237/07.

Sussex Location 644, as surveyed, containing 100 acres, at 15s. per acre; being C. Sayers' forfeited Conditional Purchase 18903/55. (Plan 413/80, E3.)

KATANNING LOCAL LAND DISTRICT.

Kojonup District.

Corr. 4864/05.

Kojonup Location 3477, as surveyed, containing 160 acres, at 17s. per acre; being A. E. Raugott's forfeited Homestead Farm 6687/74. (Plan 408/80, E4.)

WAGIN LOCAL LAND DISTRICT.

Williams District.

Corr. 11864/08. Williams Location 8644, as surveyed, containing 160 acres, at 17s. 6d. per acre; being E. A. Harvey's for-feited Homestead Farm 11480/74. (Plan 408/80, F2.)

Corr. 11865/08.

Williams Location 8645, as surveyed, containing 200 acres, at 17s. 6d. per acre. being E. A. Harvey's for-feited Conditional Purchase 21773/55. (Plan 408/80, F2.)

OPEN WEDNESDAY, 19th FEBRUARY, 1913.

NORTHAM LOCAL LAND DISTRICT.

Ninghan District.

Corr. 13946-7/10. Ninghan Location 594, as surveyed, containing 800 acres, at 18s. per acre; being J. Robinson's forfeited Conditional Purchase 27611/55 and Homestead Farm 15434/74. (Plan Mt. Marshall, Sheet 1, 55/80, C & D2.)

OPEN TUESDAY, FEBRUARY 25th, 1913.

ALBANY LOCAL LAND DISTRICT.

Plantagenet District.

Corres. 10569/12.

Plantagenet Location 2365 as surveyed, containing 8734 acres; being V. J. Foster's abandoned Conditional Purchase No. 32696/55. (Subject to classification.) (Plan 452C/40, E4.)

Corres. 2998/12.

*Plantagenet Location 3445 as surveyed, containing 544 acres, at 7s. 6d. per acre; being Arber & Elverd's abandoned Grazing Lease 7656/68. Plans 436/80, A4. 437/80, F4.)

Corres. 9626/11.

Plantagenet Location 2934 as surveyed, containing 39 acres, at 28s. per acre; being D. A. Box's forfeited Conditional Purchase 30138/55. (Plan Young's Siding.)

(Subject to the conditions published in the Government Gazette, 21st July, 1911, page 2581.)

Corres. 2838/97; D.O. 489/12.

Plantagenet Location 463 as surveyed, containing 100 acres, at 11s. per acre. (Plan 451/80, C4.)

Corres. 7555/12; D.O. 367/12. Plantagenet Location 3294 as surveyed, containing 5 acres, at 40s. per acre; being K. R. Williamson's aban-doned Conditional Purchase 1406/60 (Section 60 only.) (Plan 451/80, B2.)

Corres. 677/12; D.O. 34/12. Starting from the South-West corner of Reserve 1906; thence 30 chains West to Stock Route; thence 28 chains Westerly by Stock Route; thence 27 chains North; thence 60 chains East to the North-West corner of Reserve 1906; thence South back to starting point; con-taining about 160 acres; being C. Wallinger's abandoned Homestead Farm No. 18002/74. (Plan 451/80, D1.)

Kent District.

Corres. 14924/10.

Kent Location 294 as surveyed, containing 100 acres, at 7s. per acre; being D. Sendey's forfeited Conditional Purchase No. 9769/56. (Plan 435/80, C & D1; Ongerup Subdivision.) Carries a Bank advance of £250

Hay District.

Corres. 7313/11, 8883/12.

Hay Location 208 as surveyed, containing 1,000 acres; 630 acres at 12s. 6d., Part V.; 370 acres at 7s., Part VI.; being S. G. Phillips' abandoned Grazing Lease 6872/68 and Conditional Purchase 11281/56. (Plan 444/80, C1.)

Corres. 5274/10, 5276/10.

Hay Location 804 as surveyed, containing 720 acres, at 15s. per acre; being W. E. Ransom's abandoned Grazing Lease 26137/55 and Homestead Farm 14484/74. (Plan 452/80, E1 & 2.)

Kojonup District.

Corres. 162/08. Kojonup Location 5061 as surveyed, containing 160 acres, at 11s. per acre; being C. V. H. Tassell's for-feited Homestead Farm 9951/74. (Plan 437/80, E4.)

Corres. 161/08.

Kojonup Location 5060 as surveyed, containing 160 acres, at 11s. per acre; being W. O. S. Tassell's for-feited Homestead Farm 9952/74. (Plan 437/80, E4.)

BEVERLEY LOCAL LAND DISTRICT.

Avon District.

Corres. 5639-40/10.

*Avon Location 16114 as surveyed, containing 1,042 acres, at 8s. 6d. per acre; being H. Prewett's forfeited Conditional Purchase 8619/56 and Homestead Farm 14530/74. (Plan 342C/40, F3.)

Corres. 11719-20/11.

Avon Location 18778 as surveyed, containing 660 acres, at 11s. per acre; being W. Ford's forfeited Con-ditional Purchase 31313/55 and Homestead Farm 17519/74. (Plan 378B/40, E1.)

BRIDGETOWN LOCAL LAND DISTRICT. Nelson District.

Corres. 3543/08.

Nelson Location 3621 as surveyed, containing 159¹/₂ acres, at 16s. per acre; being W. Terry's forfeited Home-stead Farm 10335/74. (I'lan 443/80, A2.)

Corres. 3544/08.

Corres. 3544/08. Nelson Location 3622 as surveyed, containing 240½ acres, at 15s. per acre; being W. Terry's forfeited Con-ditional Purchase 20291/55. (Plan 443/80, A2.)

KATANNING LOCAL LAND DISTRICT. Kojonup District.

Corres. 2034/08; 2041/08; D.O. 617/12. Kojonup Locations 5096 and 5097 as surveyed, con-taining 340 and 160 acres, at 14s. and 17s. per acre, re-spectively; being R. Peet's forfeited Conditional Pur-chase 20051/55 and 10177/74. (Plan 418/80, A2.)

NARROGIN LOCAL LAND DISTRICT. Williams District.

Corres. 2305/11,

Williams Location 10499 as surveyed, containing 226 acres, at 12s. per acre; being Hill & Bradford's for-feited Conditional Purchase 10047/56. (Plan 378C/40, A4.)

PERTH LOCAL LAND DISTRICT. Murray District.

Corres. 5233/11.

Coolup A.A. Lot 238 as surveyed, containing 80 acres, at 25s. per acre; being J. H. Hathcote's forfeited Conditional Purchase 10201/56. (Plan Coolup Agricultural Area.)

Swan District.

Corres. 7241/08.

Swan Location 1679 as surveyed, containing 100 acres, at 10s. per acre; being T. W. Stitfold's forfeited Con-ditional Purchase 6592/56. (Plan 1A/40N. B1 & 2.)

WAGIN LOCAL LAND DISTRICT. Kojonup District.

Corres. 15657/10.

Kojonup Location 4583 as surveyed, containing 160 acres, at 10s. 6d. per acre; being S. Manning's forfeited Conditional Purchase 9714/56. (Plan 410/80, F4.)

Williams District.

Corres. 10052-3/12.

Williams Location 10591 as surveyed, containing 1,020 acres, at 9s. per acre; being G. E. Scott's abandoned Conditional Purchase 32629/55 and Homestead Farm 18988/74. (Plan Merilup, Sheet 2.)

Corres. 5964-5/12; D.O. 1222/12.

Starting from the South-East corner of Location 5354; thence East 107 chains; thence North 66 chains; thence West 102 chains; thence South 46 chains; thence South-Westerly 47 chains, hence South 40 chains, there taining about 700 acres; being W. S. Pereival's aban-doned Conditional Purchase 32000/55 and Homestead Farm 18528/74. (Plan 386D/40, C3.)

OPEN WEDNESDAY, FEBRUARY 26th, 1913.

NORTHAM LOCAL LAND DISTRICT.

Avon District.

Corres. 7259/12, 7262/12.

Avon Location 15578 as surveyed, containing 692 acres, at 9s. 6d. per acre; being E. H. Hamilton's aban-doned Conditional Purchase 32192/55 and Homestead Farm 18651/74. (Plan 34/80, C1.)

Corres. 14489-90/10.

Avon Locations 11099 and 11103 as surveyed, containing 500 acres each, at 20s. and 21s. per acre, respec-tively; being A. Stewart's forfeited Conditional Pur-chase No. 28156/55 and Homestead Farm 15804/74. (Plan 34/80, F4.)

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

Corres. 6106/12.

Avon Location 10099 as surveyed, containing 95¹/₄ acres, at 12s. 6d. per acre; being W. Stone's abandoned Conditional Purchase 11171/56. (Plan 26D/40.)

Corres. 12863/09.

Avon Location 8124 as surveyed, containing 160 acres, at 9s. per acre; being J. Ettridge's forfeited Condi-tional Purchase 8012/56. (Plan 26C/40, D3.)

Corres. 4404/03; D.O. 537/12.

Avon Location 4763 as surveyed, containing 52 acres, at 17s. 6d. per acre (Part V. only). (Plan Baker's Hill.)

Corres. 875/13.

Avon Location 19447 as surveyed, containing 965 acres; 535 acres at 19s., Part V., 430 acres at 6s. 6d., Part VI.; being Thomas Johnson's abandoned Condi-tional Purchase applications. (Plan Totadjin, Sheet 8.) Carries a Bank advance of £250.

Corres. 572-3-4/13.

Avon Location 18292 as surveyed, containing 959 acres; 220 acres at 15s., Part V., 739 acres at 6s., Part VI.; being J. Dillon's abandoned applications. (Plan Totad-jin, Sheet 8.)

Corres. 7950-1/11.

Victoria Location 4900 as surveyed, containing 500 acres, at 18s. per acre. (Plan Nugadong.)

OPEN TUESDAY, 4th MARCH, 1913.

ALBANY LOCAL LAND DISTRICT.

Plantagenet District.

Denmark Lots.

Denmark Lots. (Open under Part V. only.) Corres. No., Lot No., Price per acre, and Area. 2358/11-340, £5 3s.; 91 acres 3r. 2042/10-422, £3 5s.; 98 acres. 10767/11-425, £5 5s.; 66 acres. 4834/10-423, £4 3s.; 83 acres 2r. 3787/11-444, £1 7s. 6d.; 101 acres 1r. 12453/10-451, £3 15s.; 95 acres. 5787/10-460, £2 3s.; 110 acres 2r. 12186/10-462, £3 6s.; 96 acres 2r. 7753/11-490, £3 1s.; 101 acres 2r. 7036/11-524, £5 10s.; 49 acres 2r. 300/12-527, £1 3s.; 81 acres 1r. 6297/11-544, £2 7s.; 103 acres 2r. 939/12-561, 15s.; 117 acres 2r. 6459/11-575, £1 6s.; 108 acres 2r. 939/12-561, 15s.; 117 acres 2r. 6459/11-575, £1 6s.; 108 acres 2r. 10218/10-611, £6 6s.; 69 acres. 12465/10-617, £4 3s.; 78 acres. 6484/11-654, £1 4s. 6d.; 104 acres. 356/11-663, £2 8s.; 89 acres 1r. 356/11-664, £1 7s.; 102 acres 2r.

Subject to the conditions published in the Government Gazette of the 18th March, 1910, page 751.

Corres. 11440/12.

Plantagenet Location 3480 as surveyed, containing 1741/2 acres, at 13s. per acre; being J. Clune's abandoned Conditional Purchase 32841/55. (Plan 435/80, A3.)

BRIDGETOWN LOCAL LAND DISTRICT. Nelson District.

Corres. 11329/12.

Nelson Location 6267 as surveyed, containing 1591/2 acres, at 18s. per acre; being C. Bansman's abandoned Homestead Farm 19041/74. (Plan Warren River, Sheet 13.)

KATANNING LOCAL LAND DISTRICT. Kojonup District.

Corres. 13173/08.

Kojonup Location 5497 as surveyed, containing 176% acres, subject to re-classification. (Plan 417D/40, C3.)

Corres. 9439-9440/10.

Kojonup Location 4157 as surveyed, containing 240 acres, at 10s. 6d. per acre; being M. Alves' abandoned Conditional Purchase 27662/55 and Homestead Farm 15468/74. (Plan 437/80, D2.)

Corres. 4117-4118/09.

Kojonup Locations 5172 and 5173 as surveyed, con-taining 521 and 336 acres, at 10s. 6d. (Part V.), and 8s. 6d. (Part VI.) per acre, respectively; being A. E. L. Love's forfeited Conditional Purchase 23190/55 Homestead Farm 12515/74. (Plan 416A/40, A and & B1.)

NARROGIN LOCAL LAND DISTRICT. Williams District.

Corres. 9678/12.

Williams Location 6642 as surveyed, containing 160 Williams Location 0042 as surveyed, containing 100 acres, at 16s. per acre; being R. F. Nicholl's abandoned Homestead Farm 18919/74. (Plan 385B/40, E1.) If taken under Part VIII., subject to the payment of £3 for existing improvements.

PERTH LOCAL LAND DISTRICT.

Victoria District.

Corres. 12817/11.

Victoria Locations 3492 and 5849, containing 2981/2 acres and 1513/4 acres, at 13s. and 11s. per acre, respec-tively. (Plan 90/80, E3.)

OPEN WEDNESDAY, 5th MARCH, 1913.

NORTHAM LOCAL LAND DISTRICT.

Avon District. Corres. 6678-6679/11.

Avon Location 18369 as surveyed, containing 1,000 acres; 560 acres at 15s., Part V., and 440 acres at 5s., Part VI. (Plan 25/80, B1.)

Corres. 6538/11.

Avon Location 18403 as surveyed, containing 1,385 acres; 450 acres at 14s., Part V., and 935 acres at 5s., Part VI.; being L. Ferris' abandoned Grazing Lease application 6908/68. (Plan 25/80, D2.)

Corres. 36/13. Avon Location 19445 as surveyed, containing 727 acres; 460 acres at 20s., Part V., and 267 acres at 6s. 6d., Part VI. (Plan Totadjin, Sheet 8.)

NORTHAM LOCAL LAND DISTRICT. Ninghan District.

Corres. 13890/10.

Ninghan Locations 590 and 591 as surveyed, containing 999 acres and 998 acres, at 14s. 6d. and 11s. per acre, respectively; being Tresis & Byfields forfeited Con-ditional Purchase 9475/56. (Plan 55/80, D1 & 2; Mt. Marshall Subdivision Sheet 1.)

If taken together, carry a Bank advance of £500.

Department of Lands and Surveys, Perth, 12th February, 1913.

IT is hereby notified, for general information, that the land comprised in the following forfeited Pastoral Leases will be again available under Part X. of "The Land Act, 1898," on the dates and at the Local Land Offices, as specified below:—

OPEN TUESDAY, 4th MARCH, 1913. PERTH LOCAL LAND DISTRICT.

Corres. No., Lease No., Approx. area, Plan, and District or Division.

10978/11—2281/93, 3,000 acres, 63/80; Melbourne. 7860/11—1161/94, 28,000 acres, 53/300; Kaluwiri.

OPEN WEDNESDAY, 5th MARCH, 1913.

KALGOORLIE LOCAL LAND DISTRICT. Corres. No., Lease No., Approx. area, Plan, and District or Division.

9545/12-1212/94, 3,550 acres, 39/80; Ngalbain. C. G. MORRIS, Acting Under Secretary for Lands.

ALTERATION OF PRICES. Denmark Estate.

Department of Lands and Surveys,

Perth, 31st January, 1913. 2471/08. IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the alteration of the prices per acre of the Lots in the Denmark Estate to the amounts set out in Schedule hereunder :-

Lo	ot No.	Price per acre.	Area.	Amount pay- able half- yearly for first 3 years.	Am unt payable half- yearly for re- maining 17 years.
$\begin{array}{c} 3344\\ 3398\\ 4119\\ 3344\\ 443\\ 4398\\ 4414\\ 4452\\ 4456\\ 4456\\ 712\\ 4477\\ 4473\\ 4475\\ 612\\ 4477\\ 4473\\ 4475\\ 5228\\ 5252\\ 5353\\ 535\\ 555\\$		$\begin{array}{c} \pounds & \vdots \\ 5 & 3 \\ 0 \\ 18 \\ 0 \\ 0 \\ 14 \\ 0 \\ 0 \\ 14 \\ 0 \\ 0 \\ 14 \\ 0 \\ 0 \\ 14 \\ 0 \\ 0 \\ 14 \\ 0 \\ 0 \\ 14 \\ 0 \\ 0 \\ 14 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 16 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ $	$\begin{array}{c} \mathbf{a}, \ \mathbf{s}, \ \mathbf{p}\\ \mathbf{g}, \ \mathbf$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c} {\mathfrak{s}} {\mathfrak{.}} {\mathfrak{.}} {\mathfrak{.}} {\mathfrak{.}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{6}} {\mathfrak{5}} {\mathfrak{5}} {\mathfrak{5}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{6}} {\mathfrak{5}} {\mathfrak{5}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{5}} {\mathfrak{5}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{1}} {\mathfrak{5}} {\mathfrak{1}} {$

C. G. MORRIS. Acting Under Secretary for Lands

NARRA TARRA ESTATE.

Lots open as Grazing Leases. Department of Lands and Surveys. Perth, 14th February, 1913.

2450/10.

HIS Excellency the Governor in Executive Council has HIS Excellency the Governor in Executive Council has been pleased to approve of Narra Tarra Estate Lots 23 and 27 being made available for Leasing for Grazing pur-poses under Section 41A of "The Land Act, 1898," on and after Wednesday, 5th March, 1913, for a term of one year, at rentals of £20 and £40 per annum respec-tively, renevable at the will of the Minister, but subject to determination at three months' notice on either side, rent being apportioned accordingly. Applications to be lodged at the District Land Office, Geraldton.

C. G. MORRIS, Acting Under Secretary for Lands.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

Dwellingup-Hairdresser's Saloon, Tobacconist's Shop, and Billiard Room.

and Dillard Boom. SEALED Tenders (marked on the outside "Tender for Billiard Room, etc.") will be received by the under-signed until noon on Thursday, 27th February, 1913, for the leasing of Hairdresser's Saloon, Tobacconist's Shop, and Billiard Room at Dwellingup Working Rail-ways Timber Mill.

Tender forms and full particulars may be obtained from the Chief Engineer of Existing Lines, Wellington Street, Perth.

No tender will necessarily be accepted.

JOHN T. SHORT.

Commissioner of Railways. Perth, 10th February, 1913.

MISSING FRIENDS.

Vide Government Gazette, 1912, page 4056, B3/1407.

ERNEST C. RICHARDSON has been found near Kununoppin.

WALTER STANLEY PLUNKETT, native of Ireland, age 43 years, height 5ft. 7in., thick-set build, thick brown straight hair, large brown eyes, large nose, brown moustache, turned up at ends; last heard of at Perth about 10 years age (Information to the Official Contents) about 10 years ago. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.—B3/1766.)

JOHN GEORGE SUMMERS, native of Queensland, age 28 years, height 5ft. 9in., broad build, deep chested, dark brown hair, large blue eyes, straight nose, thin lips, good teeth, oval face, fair complexion, scar on upper part of right arm and calf right leg, mole on stomach; last heard of at Mt. Malcolm 10 years ago. (Information to the Officer-in-Charge, Criminal Investigation Branch, Perth.-B3/2029.)

THE TRADE UNIONS ACT, 1902. (1 & 2 Edw. VII., No. 19.) Cancelling of Certificate of Registry.

Name of Trade Union: The Eastern Goldfields Water Supply Workers' Industrial Union of Workers; Register No. 177.

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

Dated this 11th day of February, 1913.

S. BENNETT, Registrar of Friendly Societies. [L.S.]

INDUSTRIAL ARBITRATION ACT, 1912.

(3 George V., No. 38.)

Cancellation of Registry.

Name of Industrial Union: The Eastern Goldfields Water Supply Workers' Industrial Union of Workers. THE registry of the above-named Industrial Union is hereby cancelled at its request.

Dated this 11th day of February, 1913.

S. BENNETT. [L.S.] Registrar of Friendly Societies.

APPOINTMENTS

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

Registrar General's Office, Perth, 10th February, 1913.

R.G. 1913/124. IT is hereby notified, for general information, that Mr. A. Harvey has been appointed to act, temporarily, as Deputy Assistant District Registrar of Births, Deaths, and Marriages for the Swan Registry District, to reside at Lion Mill, *vice* Mr. W. J. Chandler; appointment to date from 7th February, 1913.

R.G. 1913/129.

R.G. 1913/129. IT is hereby notified, for general information, that Miss G. Despard has been appointed to act, temporarily, as Deputy Assistant District Registrar of Births, Deaths, and Marriages for the Swan Registry District, to reside at Mundaring, *vice* Mrs. E. Stribling; appointment to date from the 10th February, 1913.

MALCOLM A. C. FRASER, Registrar General.

APPOINTMENTS.

Department of Mines

Perth, 11th February, 1913. HIS Excellency the Governor in Executive Council has been pleased to approve of the following appointments:—

389/13 .- Police Constable Charles Bernard Cusack as Bailiff of the Warden's Court at Mt. Magnet, Murchison Goldfield, vice Police Constable J. J. Ryan, transferred; to date from the 31st day of January, 1913.

367/13.-G. A. Wright as Acting Mining Registrar at Menzies, North Coolgardie Goldfield; to date from the 10th day of February, 1913.

H. S. KING, Secretary for Mines.

THE MINING ACT, 1904.

Department of Mines, Perth, 11th February, 1913.

4024/12.

IN accordance with the provisions of Section 276 of "The Mining Act, 1904," His Excellency the Governor in Executive Council has been pleased to approve, for a term of six months from the 1st day of February, 1913, of the temporary reservation (No. 43H) of certain Crown lands situated at Kanowna, North-East Coolgardie Gold-field, as shown in blue on litho, page 29 (Mines File 4024/12), and to grant authority to C. W. Laver to tem-porarily occupy such reserve, for such term of six months subject to the following conditions:—

(1.) That satisfactory prospecting work be commenced within three months from the 1st day of February, 1913, and continued until the expiration of the term granted.

(2.) In the event of the said C. W. Laver failing to make progress satisfactory to the Hon. the Minister for Mines with prospecting operations, the Minister shall have the right, after a fortnight's notice, to terminate the reserve and to cancel this permission to occupy and work the ground.

(3.) That a fee of Three guineas shall be paid by the said C. W. Laver for the right granted.

H. S. KING, Secretary for Mines.

THE MINING ACT, 1904.

Department of Mines, Perth, 11th February, 1913.

5421/10. HIS Excellency the Governor in Executive Council has been pleased to approve of an extension, for a period of six months from the 1st day of February, 1913, of the authority granted to the Midland Railway Company to

occupy Reserve No. 32H (Reserves 900 and 2297, situated at Irwin River District.

H. S. KING, Secretary for Mines.

THE MINING ACF, 1904.

Department of Mines, Perth, 12th February, 1913.

IT is hereby notified that, in accordance with the provisions of "The Mining Act, 1904," His Excellency the Governo" in Executive Council has been pleased to deal with the undermentioned Leas s and Applications for Leases, as shown below

H. S. KING, Secretary for Minez.

Gold Mining Leases.

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

Goldfield.	District.	No. of Application.
Coolgardie East Coolgardie Murchison Pilbara Yalgoo	 Mt. Magnet Nullagine 	4450 4515е 1071м, 1072м, 1073м 200L 677, 678, 679.

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

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessees.
East Murchison	Black Range	229в	The Pluto	Yuanmi Gold Mires, Limited
		232в	Neptune	do. do.
		283в	Apollo	do. do.
		284в	Sâturn	do. do.
		755в	Titanic	Challinger, Stewart
North Coolgardie	Yerilla	580r	Wallaby Central	Smith, John; Smith, John
0			, v .	Jackson; Armour, William
Pilbara	Marble Bar	757	Devon	Ladd, Ernest Edward
		758	Hereford	do, do.
		759	Gloster	do. do.
		760	Somerset	do. do.
		761	Worcester	do do.
Yilgarn		2556	Welcome North	Tully, Harold James
5		2557	Welcome South	do, do.
		2558	Golden Valley South	do. do.
		2559	Golden Valley	do. do.
		9501	South Dime II'll	do. do.
		2001	South rine Hill	

The undermentioned Gold Mining Leases were 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.	Lessees.	Names of persons to whom prior right of application is granted.
Yilgarn	•••	824	Newry	Koberts, Richard Ridg- way; Rabbish, Wil- liam Thomas	Rogers, Arthur
		2551 2553	Green Harp North Wainui	Dodman, John Jones, Ebenezer ; Jewell, Charles Alfred ; Fitz- patrick, Timothy ; Wright, Edward	

Mineral Leases,

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

Minera	l Field.	 Districț.	No, of Application.
Murchison Pilbara	···· ···	 Cuo Marble Ba.	46 243, 244, 245, 246, 248, 250, 251, 252

The undermentioned applications for Mineral Leases were refused :--

Mineral Field.	District	No. of Application.	Name of Lease.		
Pilbara	Marble Bar	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Càrroll's Reward Overdale		

THE MINING ACT, 1904-continued.

The surrenders of the undermentioned Mineral Leases were accepted :--

Mineral Field.	District.	No. of Lease.	Name of Lease.	Lessee.
Pilbara	Marble Bar	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	South Pole South Pole Extended Anaconda Tharsis Rio Tinto	Ladd, Ernest Edward do. do. do. do. do do. do. do.

The undermentioned Mineral Leases were 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.	Lessee.	Names of persons to whom prior right of application is granted.
Murchison	Cue	17	Gladys	Thomson, Harry More- wood; Mitchell, Alex- ander; Riddle, James Crighton; Coates, Wil-	Chesson, James
Northampton	•••	96	South Badara	liam Reynolds, James	Sharp, Thomas Patterson

THE ROADS ACT, 1911. Albany Road Board. Public Works Department,

620/13.Perth, 7th February, 1913. IT is hereby notified, for general information, that the Hon, the Acting Minister for Works has approved of the following to receive absentee votes in accordance with Section 79 of "The Roads Act, 1911":--

Mr. Edgeley, for Redmond District. Mr. Martin, for Waychinicup District. Mr. Gibbons, for Takenup District. Mrs. Riley, vice Mr. Riley, for Torbay District. C. A. MUNT,

Under Secretary for Public Works.

TENDERS ACCEPTED.

Public Works Department,

Perth, 13th February, 1913.

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

Date of Acceptance, Name of Contractor, Description of Contract, and Amount.

Feb.

(Mackesy, Victoria Park School, Additions (3799), £755 9s. 8d. 11th-M.

11th-G. P. Duncan, Mt. Magnet School Quarters, Renovations (4812), £150 7s.

11th-T. O. Prosser, Boyup Brook School Quarters, Renovations (4816), £64.

11th-H. Benson, Beverley School, Fencing (4810), £97 12s.

13th-J. Park, Merredin Post Office (4776), £2,445 7s.

-Aitken & Tillotson, Upper Ferguson School New 14th-Quarters and Conversion of Old Quarters (4820), £373.

By order of the Honourable the Minister for Works.

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

THE ROADS ACT, 1911.

Mourambine Road Board.

P.W. 16889/12.

NOTICE is hereby given that, by power conferred under Section 8 of "The Roads Act, 1911," it is the intention of the Governor in Council to alter the name of the Mourambine Road Board to that of the Pingelly Road Board.

H. W. STANLEY-LOW Acting Under Secretary for Public Works.

LAND DRAINAGE ACT, 1900. East Jandahot Drainage Board Election.

IT is hereby notified, for general information, that at the election held on 19th December, 1912, the following

three

H. C. TRETHOWAN

Under Secretary for Water Supply.

JETTY LEASES.

262/13. SEPARATE Tenders (marked on the outside with the name of Contract) for the undermentioned Contracts for a period of twelve months ending 31st March, 1914, will be received by the Chief Harbour Master, Fremantle, until noon of 11th March, 1913, being-

1. Leasing of Fortescue Jetty.

4.

2. Do. Dongarra Jetty and Goods Shed. 3.

Do. Quindalup Jetty

Do. Eucla Jetty and Goods Shed.

Conditions of Contract may be obtained upon applica-tion to 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, 24th January, 1913.

LAND AND INCOME TAX ASSESSMENT ACT, 1907.

Fine of 10 per cent. where Returns not furnished by 1st March, 1913.

Sixth Assessment.

NOTICE is hereby given that, by virtue of the above-named Act, and of every other power enabling me in that behalf, I, the Commissioner of Taxation under the said Act, appoint Monday, the 31st day of March, 1913, to be the day on which Land and Income Taxes shall be due and payable in respect of all taxpayers who have on Saturday, the 1st day of March, 1913, made default in furnishing their Land and Income Tax Returns for the sixth assessment, as the case may be.

Notice is further hereby given that in every case where the said tax is not paid on or before the 30th day of April, 1913, the taxpayer will be liable to a fine of 10 per cent. on the tax or taxes overdue.

EDGAR T. OWEN,

Commissioner of Taxation.

State Taxation Department, Perth, 7th February, 1913.

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.
1913.		1913.		
30th Jan.	Morbinning School Quarters	(Noon on Tuesday 18th February	y)	Contractors' Room, Perth, and Court Houses, York
30th Jan.	(4838) North Woolundra School (4839)			and Beverley, on and after the 4th February, 1913. Contractors' Room, Perth, and Court Houses, Northam and Kellerberrin, on and after the 4th February,
30th Jan.	Illawarra School (4840)	18th February .		1913. Contractors' Room, Perth, and Court House, Midland
30th Jan.	Claremont Old Men's Home	18th February		Junction, on and after the 4th February, 1913. Contractors' Room, Perth, on and after the 4th Feb-
30th Jan.	Infirmary Latrines (4841) Brown Hill School and Quarters — Renovations (4842)	18th February		ruary, 1913. Contractors' Room, Perth, and P.W.A.D. Office, Kal- goorlie, and Court House, Boulder, on and after the 4th February, 1913.
30th Jan.	Bunbury School — Alterations (4843)	18th February .		Contractors' Room, Perth, and Court House, Bun- bury, on and after the 4th February, 1913.
30th Jan.	Bunbury Residency — Renova- tions (4844)	18th February .	••	Contractors' Room, Perth, and Court House, Bun- bury, on and after the 4th February, 1913.
30th Jan.	Jennacubbine School (4845)	18th February		Contractors' Room, Perth, and Court Houses, Nor- tham and Goomalling, on and after the 4th Feb- ruary, 1913.
12th Feb.	Fremantle Harbour Works— Purchase and Removal of Buildings an Fencing on Lot 14, Lilburn Road, North Fre-	18th February .	••	Contractors' Room, Perth, and Court House, Fre- mantle, on and after the 13th February, 1913.
6th Feb.	mantle South Bunbury School (4804)	25th February		Contractors' Room, Perth, and Court Houses, Bunbury and Busselton, on and after the 11th February, 1913
6th Feb.	Greenbushes School and Quarters —Alterations (4846)	25th February		Contractors' Room, Perth, and Court Houses, Bun- bury and Donnybrook, on and after the 11th Febru- uary, 1913
6th Feb.	Burracoppin School Quarters (4847)	25th February		Contractors' Room, Perth, and Court Houses, Nor- tham and Kellerberrin, on and after the 11th Feburary, 1913.
6th Feb.	Diamond Tree School (4848)	25th February		Contractors' Room, Perth, and Court Houses, Bun- bury and Bridgetown, on and after the 11th February, 1913.
6th Feb.	Kojarena School Teacher's Quar- ters (4849)	25th February		Contractors' Room, Perth, and P.W.A.D. Office, Geraldton, on aud after the 11th February, 1913.
6th Feb.	Geraldton Hospital – Renova- tions (4850)	25th February		Contractors' Room, Perth, and P.W.A.D. Office. Geraldton, on and after the 11th February, 1913.
6th Feb.	Perth—James Street Girls' and Infants' School — Asphalting	25th February		Contractors' Room, Perth, on and after the 11th February, 1913.
6th Feb.	ground (4851) Fremantle Hospital— ⁵ taff Quar- ters (conversion of old Govern-	25th February		Contractors' Room, Perth, and Court House, Fre- mantle, on and after the 11th February, 1913.
13th Feb.	ment Cottage) (4852) East Kirrup School—Additions (4854)	4th March		Contractors' Room, Perth, and Court Houses, Bun- bury and Donnybrook, on and after the 18th Echanger 1012
13th Feb.	Nabawah School and Quarters (4855)	4th March		February, 1913. Contractors' Room, Perth, P.W.D. Office, Geraldton and Court House, Northampton, on and after the 18th February 1012
13th Feb.	Kalgoorlie Post Office-New Latrines (4856)	4th March		February, 1913. Contractors' Room, Perth; P.W.D. Office, Kal- goorlie; and Court House, Boulder, on and after the 18th February, 1913.
13th Feb.	Perth Hospital-Milk Room	4th March		Contractors' Room, Perth, on and after the 18th February, 1913.
13th F _{eb.}	(4857) Northam Hospital – Drainage	4th March		Contractor's Room, Perth, and Court House, Nor tham, on and after the 18th February, 1913.
13th F	(4858) Namban Siding—School (4859)	4th March		Contractors' Room, Perth, and Court House, Moora on and after the 18th February, 1913.

Tenders are to be addressed to "The Hon. the Minister fer Works," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

By order of the Hon. the Minister for Works,

C. A. MUNT,

Under Secretary for Public Works.

WESTERN AUSTRALIAN GOVER NMENT TENDER BOARD.

Tenders for Government Supplies.

Date of a dvertisin				Supplies required.		Date of closing.		
1913.	1						1913.	
January	9	7a, 1913		Cartage of Supplies to State Battery, Marble Bar, for 12 mont	hs		February	20
February	13	38a, 1913		4 only, Petrol Engines for Railways			,	20
January	17	18a–19a,	1913	Firewood for State Battery, Mt Keith			,,	27
,,	17	16a-17a,	1913	Firewood for State Battery, Bamboo Creek	••		,,	27
"	9	13A, 1913		Metal Filament Lamps for Railway Department			March	6
**	9	14a, 1913		Positive Plates and Cells for the Railway Department			,,	6
,,	9	15A, 1913		1 only, Hydraulic Wheel Press for Railway Department			,,	6
,,	30	24A, 1913		Cartage of Supplies to State Battery, Wodgina			,,	6
,,	30.	26A, 1913		3 only, 25,000 gallon C.I. Tanks for Railway Department	•••		"	13
22	30	27A, 1913		Electrical Material for Railway Department			رر	20
February	4	30A, 1913		Steel Blocms for Railway Department			,,	27
,,	6	36a, 1913		1 only, 12in, all geared Lathe for Railway Department		, 	,,	27
,,	6	$32_{\rm A}$, 1913		Boiler Feed Pumps for Railway Department			,,	27
,,	6	37A, 1913		Turntables for Railway Department			April	3
February	4	1		Biennial Contracts, 1913–1915. Railway Uniforms, including Caps, Helmets, Oilskins, etc., fo	er a r	eriod	February	2 0
uurj	-	- ,		of two years	1		- containing	-0
January	23			Softwoods for the Education Department		4	March	6
,, ,,	17			General Drapery, etc., including Clothing				13

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. No tender necessarily accepted.

13th February, 1913.

JAS. THOMPSON, Chairman Tender Board.

Accepted Tenders.

THE following Accepted Tenders are published for general information :--

Tender Board No.	Date.	Contractor.	Schedule No.	Particulara,	Department concerned.	Rate.
1261/12	13-1-13	Geo. Wills & Co. Wm. Fadbury	2654(1912) 	A Grade Round Iron- Items 1992 to 1994 inclusive Item 1995 Items 1996 to 2006 inclusive Item 2007 Items 2008 to 2010 inclusive Item 2011 Item 2012 Item 2013 Item 2014	Railways	£13 ton £13 5s. ton £13 ton £12 ton £10 10s. ton £10 5s. ton £9 17s. 6d. ton £9 15s. ton £9 17s. 6d.
 2 / 1913	8-2-13 8-2-13	A. J. Starr Geo, Smith	 ‡a (1913)	Relief FRations for Aboriginal Natives at Kanowna— Flour Sugar Tea Tobacco 50 Cords Firewood to State Tin Dressing Plant at Saltwater Gully		ton 2∤d. lb. 3d. lb. 1s. 6d. lb. 3d stick 11s. per cord

14th February, 1913.

JAS. THOMPSON, Chairman Tender Board

Public Works Department, Perth, 3rd February, 1913. I'T 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 Geraldton Municipality, under Section 179 of "The Municipal Cor-porations Act, 1906."

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

MUNICIPALITY OF GERALDTON.

By-laws of the Geraldton Municipal Council.

By-laws of the Geraldion Municipal Council. WHEREAS by "The Municipal Corporations Act, 1906," it is enacted that every Council may make, pub-lish, alter, modify, or repeal By-laws: Now, therefore, in pursuance of the powers conferred by the said Act, and by "The Cattle Trespass, Fencing, and Impounding Act," "The Land Act," and "The Weights and Measures Act," it is ordered by the Mayor and Coun-cillors of the Municipality of Geraldton that the follow-ing By laws shall form and be By-laws of the said Municipality, repealing all previous By-laws in reference therete: thereto:

BY-LAW No. 1.

Interpretation.

1. In these By-laws, except where otherwise provided, or unless the context otherwise indicates,— The word "Council" shall mean the Council of the

- 'ne word Council' shall mean the Council of the Municipality of Geraldton, and also, in regard to the enforcment of these By-laws, the respon-sible officers of the Council;
 ''Act'' shall mean ''The Municipal Corporations Act, 1906'';
 ''Committee'', '''
- "Committee" shall mean aany staanding, special, or occasional committee within the meaning of Section 168 of the Act;
- "Officer" shall mean any officer of the Municipality,
- appointed by the Council; "Town Clerk" shall mean the Town Clerk of Ger-aldton, or the acting Town Clerk for the time
- being; ''Municipality'' shall mean the town of Geraldton; ''Mayor'' shall mean the Mayor of the Municipality of Geraldton, and shall include any Councillor chosen to preside at any meeting of the Council in manner prescribed by the Municipal Corporations Act; "Public Street" shall mean and include every public
- 'Public Street 'shall mean and mende every public street, road, footway, square, thoroughfare, or other place within the Municipality;
 'Person'' shall include a body corporate;
 'Owner'' shall apply to every person in possession or receipt either of the whole or of any part of the works or profits of our body does a building land

the rents or profits of any house, building, land, or tenement.

BY-LAW No. 2.

Standing Orders.

Order of Proceedings.

1. The Council shall meet in the Council Chambers, Geraldton, or at such other place or places as shall be decided by such Council, on every second and fourth Wednesday in every month, at the hour of 8 p.m., or on such other day and at such other time as the Council shall from time to time appoint, and the business of the Council shall be conducted with open doors, except upon such occasions as the Council shall by resolution otherwise decide, which resolution may, at any time, be moved without notice.

The Council shall commence business so soon after the above-mentioned hour as there is a sufficient number of members in attendance to constitute a quorum; but if at the expiration of fifteen minutes from the above mentioned hour there is not a quorum present, no busi-uers shall be transacted by the Council at that meeting. 3. Should the Mayor not be present, the meeting

shall elect a Chairman from the councillors present, who shall preside during the absence of the Mayor.

4. Any deputation desiring to wait upon the Council must give at least three (3) clear days' notice in writing to the Town Clerk, and must be introduced by

a member of the Council. 5. At all meetings of the Council when there is not a quorum present, or when the Council is counted out (which counting out shall take place whenever there shall be less than one-third of the members of the Council present, exclusive of the Mayor or Councillor chosen to preside in his absence), such circumstance, together with the names of the members present, shall be recorded in the minute book.

At all meetings of the Council the minutes of any 6. preceding meeting, not previously confirmed, shall be read as the first business, in order to their confirmation, and no discussion shall be permitted thereupon except as to their accuracy as a record of the proceedings.

Order of Business.

After the signing of the minutes as aforesaid, the order of business of an ordinary meeting shall be as follows, or as near thereto as shall be practicable:---1. Announcements.

2. Questions of which due notice has been given.

- 3. Correspondence.
- 4. Petitions and memorials.
- 5. Deputations (if any). 6. Officers' reports.

- Tenders. 7.
- Committees' reports.
 Orders of the day-including considering and ordering upon reports previously presented, business left over from the preceding meeting, and any business the Mayor may think desirable to bring under the notice of the Council and may have directed to be entered as an order of the day.10. Motions of which previous notice has been given.11. Notices of motion for consideration at the following meeting, if given during the meeting.
- 12. Questions without notice. 13. General business.

Orders of Debate.

14. Any member proposing a motion or an amend-ment shall, if the Mayor so desire it, put it in writing, and sign and deliver it to the Mayor or other presiding Chairman for the time being, after it has been duly seconded, and the Mayor or other presiding chairman shall read the same before being discussed, and no motion or amendment so made shall be withdrawn without leave of the Council.

15. No member shall speak twice upon the same question, except by way of explanation or in reply upon any original motion of which he may have been the mover or as the mover of the amendment last carried. Nevertheless, any member who may have been misrepre-sented or misunderstood shall be allowed to explain immediately before the mover rises to reply. The amendment or the original motion, as the case may be, shall be immediately put to the vote.

16. The Mayor or other presiding Chairman shall, without waiting for the interposition of the Council, call to order any member proceeding to speak a second time on the same question, unless entitled to reply, or in explanation where he has been misrepresented or misunderstood.

17. Any member moving a motion or amendment shall be held to have spoken on that question, but a Councillor merely seconding a motion shall not be held to have spoken upon it. No motion or amendment shall be dis-cussed or put to the vote of the Council unless it shall have first been seconded.

18. No member shall digress from the subject matter of the question under discussion, or impute improper motives to any other member.

19. The Mayor or other presiding Chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without argument or comment, and his decision shall be final in that particular case.

20. One amendment only shall be discussed at one time, but, if lost, another may be moved before the original question is put to the vote, but upon any amend-ment being carried it shall be competent for any member to move one other amendment thereon, but no more.

21.Upon the adoption of any amendment such amendment shall be held to have quashed the original motion; and for all purposes of subsequent discussion the amendment so carried shall be acted on as an original motion.

22. No motion, the effect of which, if carried, would be to rescind any motion which has already passed the year unless by consent of at least four members of the Council.

23. In case of an equality of votes the Mayor or other presiding Chairman shall give a casting vote, and any reasons stated by him shall be entered in the minutes and proceedings.

24. No By-law shall be finally passed or rescinded at the meeting at which it shall have been first proposed nor until the next or some subsequent meeting of the Council duly convened.

25. In all cases no herein provided for, resort shall be had to the rules, forms, and usages of Parliament, which shall be followed so far as the same are applicable to the proceedings of the Council.

Suspension of Standing Orders.

26. In cases of urgent necessity, any standing order or orders of the Council may be suspended on motion duly made and seconded without notice, provided that such motion has the concurrence of at least four members of the Council.

BY-LAW No. 3.

Officers of the Council.

1. When any office to which a salary exceeding one hundred pounds per annum is attached, is at the dis-posal of the Council, at least ten clear days' notice shall be given by advertisement in one or more newspapers circulating in the Municipal district inviting applications for the same.

2. The salary or allowances attached to all offices and places at the disposal of the Council shall in all cases be fixed before proceedings are taken to appoint any person to fill the same and before the advertisement inviting applications as aforesaid, and shall be specified in such advertisement.

3. Notwithstanding anything contained in the last preceding clauses, it shall be lawful for the Council, in its discretion, to promote any officer from one position to any other office at the disposal of the Council without advertising or otherwise inviting applications for such office.

4. At the next regular meeting of the Council or at a special meeting called for the purpose after the notice as before mentioned has been given, all letters of application for the office shall be opened, and the names read aloud, and the appointment may then be made.

All elections for offices at the disposal of the Council shall be effected by voting by ballot, and it shall be a general rule that the two candidates polling the largest number of votes be again put to the ballot until one of such candidates shall have polled the majority of the votes of the members present, every member present being required to record his vote.

6. The salary of any officer, when fixed, shall not at any time be considered with a view to its reduction unless specially sanctioned by and at a meeting of the Council at which two-thirds, at least, of the members are present.

The Town Clerk. 1. The Town Clerk shall be the Chief Administrative Officer of the Municipality and the custodian of all property whatsoever belonging to, or held in trust by, the Municipality, and shall have and exercise, on the Council's behalf, full authority over every officer and every servant of the Municipality. All officers and other servants of the Municipality, in whatever capacity, shall be subordinate to the Town Clerk, whose directions and instructions such officers and servants shall promptly

and faithfully accept, act upon, and execute. 2. If in the opinion of the Town Clerk the sus-pension from duty of any officer, pending the pleasure of the Council, would be in the best interests of the Municipality, the Town Clerk may, in writing, suspend any officer accordingly, and every such suspension shall be good and binding until the pleasure of the Council there are a supersonal supersonal back of the council thereon.

3. Immediately any officer has been suspended as aforesaid, the Town Clerk shall report to the Council the facts in respect thereof.

4. Upon receipt of notice of suspension from the Town Clerk, the officer in question shall forthwith deliver to the Town Clerk, or other person appointed in that behalf, all papers, books, documents, records, moneys, valuables, keys, and all other things and articles the property of the Municipality in his possession.
5. The Mayor may, in writing, suspend the Town Clerk from duty for any misconduct or punishable offenee, and chall immediately thereofter call a special.

Clerk from duty for any misconduct or punishable offence, and shall immediately thereafter call a special meeting of the Council to deal with such suspension. 6. No member of the Council, nor any auditor of the Municipality nor any officer thereof, shall be re-

ceived as surety for any officer appointed by the Council, and in all cases in which security for the due and faithful performance of any duty or contract is required, the expense of preparing such security shall be borne by the Council.

BY-LAW No. 4,

Schedule of license fees to be paid yearly in advance on or before 21st January, or immediately on such live stock or carriages being kept within the Municipality, or hand-carts being used in the streets thereof, or slaughter or bathing places being open therein :-

For horned stock over 12 months old. 3s. per head. For horned stock over 6 months and under 12 months, 2s. 6d. per head. For goats, 2s. 6d. per head.

For goats, 2s. 6d. per head.
For sheep, 25s. per 100 head.
For every cart of two wheels, 10s. each.
For every carriage of four wheels, 20s. each.
Hand-carts employed, if on the streets, 5s. each.
For a slaughter-house license, £5.
For a bathing house or shed license, 10s.
Any person failing to pay the license as stated in the above schedule shall forfeit and pay, upon conviction, a penalty not exceeding £2 for each offence.

BY-LAW No. 5.

Pound Regulations.

The Public Pound for the Municipality of Geraldton shall be on Reserve 1693, Augustus Street, and the following fees shall be charged and taken by the poundkeeper:

Poundage Fees. For every bull, or entire horse	0	$\overline{7}$	6
For every mare, gelding, cow, heifer, bullock, calf, mule, ass, pig, or goat			
Sheep, up to 100, each	0	0	6
Fees, for Sustenance.			
For every bull, or entire horse, per day For every ram, he-goat, or boar, per day	0		
For every mare, gelding, cow, ass, bullock, mule, or heifer, per day		5	0
For every goat or sheep, per day For every pig, per day	$\begin{array}{c} 0 \\ 0 \end{array}$		$\frac{6}{6}$

BY-LAW No. 6.

Number of Stock to be run on Commonage.

1. Except as provided for in Section 2 of this Bylaw, no person or business firm shall run a greater num-

per or stock t	nan tne	numper	's stat	ea peio	W.:		
Horned st	tock of a	iny age	ð			30 head.	
Goats	••	••				30 head.	
Horses						30 head.	
Any person							
ton Commona	ge than	is alle	owed	by this	s By-	law shall	
forfeit and ne	w mon	eourie	tion	ົ່ກດາວ່	lty no	t overal	

forfeit and pay, upon conviction, a penalty not exceed-ing £2 for each offence. 2. Except for the purposes mentioned in Subsections (a) and (b) of this By-law, the grazing of sheep on the Computer Computer in here is a start of the computer of the sector.

the Geraldton Commonage is hereby prohibited, and any person infringing this By-law shall be liable, upon con-(a.) Owners of sheep awaiting shipment or to be

- entrained may use the Commonage for grazing purposes for a period not exceeding three days.
- (b.) Any butcher who is licensed to keep a slaughter-house within the boundaries of the Municipality, and who carries on the business of a retail butcher, shall be permitted to use the Commonage for the purpose of grazing such sheep as may be required for slaughtering purposes in connection with his said business, provided the number shall not at any time exceed one hundred (100).

Cattle and horses shall not be permitted to graze or stray on roadsides and streets within the Municipality under a penalty of one pound (£1) for the first offence and two pounds (£2) for every subsequent offence. 4. All cattle and horses grazing upon Geraldton Com-

monage shall be in charge of an approved herdsman, who shall receive payment at the rate of not less than 1s. 6d. per head per week.

5. Stock shall not be permitted to be driven through the Municipality after 9 o'clock in the forenoon nor before 5 o'clock in the afternoon.

BY-LAW No. 7.

Pigs.No person shall keep any kind of living swine within No person shall keep any kind of hving swine within one mile of the post office or within 100 feet of any inhabited dwelling-house, public street, or roadway within the Municipality, and shall not, in any case, keep such swine so as to be a nuisance to any person, or in-jurious to public health, and any person offending against this By-law shall forfeit and pay, upon conviction, a penalty not exceeding £2 for every such offence.

BY-LAW No. 8. Goats and Sheep.

(a.) Every owner or keeper of any goat, kept within the boundaries of the Municipality, shall, once in every year, register with the Council his name and address as a keeper of goats, and shall at the time of registra-tion pay the sum of 2s. 6d. for every goat owned or kept by him within the Municipality; and shall place and keep on the neck of every goat so owned and kept, a collar bearing the name and address so registered.

(b.) No person shall suffer any sheep or goat in his apparent ownership or in his charge to run loose within the boundaries of the Municipality without a keeper in constant attendance on such animal or the person in where there are a such animal or the person in whose charge such animal shall be at the time.

(c.) Every person who shall offend against any provision of this By-law shall, for every such offence, forfeit and pay, on conviction, a penalty not exceeding two pounds $(\pounds 2)$, irrespective of and in addition to any other fine or damages for trespass to which the defendant shall be subject; and the Council may destroy any such animal which shall be permitted to run loose as aforesaid.

BY-LAW No. 9.

Camels or Dromedaries.

1. Any person who shall ride or drive any camel or dromedary within or through the Municipality without first obtaining the written permission of the Council— such permission to state through which streets such camel or dromedary may be ridden or driven and that the same be done at the owner's responsibility-shall forfeit and pay, on conviction, a penalty not exceeding ten pounds ($\pounds 10$).

BY-LAW No. 10.

Breaking-in Horses, etc. No person shall break in any horse, mule, or ass in the main streets of the Municipality, either by leading, riding, or driving.

BY-LAW No. 11.

Copulation of Stock.

Any person who, as owner, or otherwise, while in charge of any entire horse, bull, or ass, shall cause, allow, permit, or suffer any such entire horse, bull, or ass to try or cover any mare or cow within the Municipality or shall cause or permit, or allow or suffer any such entire horse, bull or ass to be turned loose in any yard or other place with any mare or cow for the purpose of allowing such mare or cow to be tried or covered, except in some yard, building, or other premises as shall be entirely and sufficiently screened from public view shall forfeit and pay, on conviction, a sum not exceeding Ten pounds (£10).

BY-LAW No. 12.

Unyoked Cattle and Unbroken Horses.

Any person who shall drive any unyoked cattle or un-broken horses through the streets between the hours of 8 a.m. and 6 p.m. without the permission of the Council in writing, shall forfeit and pay, on conviction, a penalty not exceeding Two pounds (£2) for every such offence.

Provided that nothing herein contained shall be held to extend to any milch cow being taken to or from her depasturing or watering.

BY-LAW No. 13.

Pigeons.

The occupier of any premises within the Muni-1 cipality shall not keep or permit the keeping of a pigeon or pigeons within a distance of 20 feet from any dwellin such manner as to pollute any water. 2. No person shall, within the Municipality aforesaid, keep a pigeon or pigeons except in a closed cage or cote.

3. No person or persons shall permit any pigeon or pigeons to stray, fly, or wander at liberty within the said Municipality.

4. Every such cage or cote shall be constructed in such a manner, and of such materials, and maintained in such a condition as to prevent any excrement, soil, filth, or other offensive or noxious matter, or soakage therefrom, escaping on or into the ground.

5. Every person who shall keep pigeons within the Municipality aforesaid shall cause the cage or cote in which the same are kept, at least once in every three days, to be thoroughly cleansed, and all excrement, soil, filth, or other offensive or noxious matter to be removed.

6. Every person who shall offend against any pro-vision of this By-law shall forfeit and pay, on convic-tion, a penalty not exceeding Two pounds (£2) for every such offence.

BY-LAW No. 14.

Regulating the licensing and use of Motor Vehicles.

1. In the construction of this By-law, unless the con-text otherwise requires, "Motor Vehicle" shall mean and include any motor car, automobile, motor carriage, motor or wholly by any volatile spirit, steam, or electricity, or by any other means than animal power.

2. No motor vehicle shall be kept and used within the Municipality of Geraldton unless and until a license the Municipality of Geraldton unless and until a neerse shall be first had and obtained therefor, or except during the currency of such license, and if any motor vehicle shall be so kept and used, the owner thereof shall be liable to a penalty not exceeding Ten pounds (£10.)

The fees to be paid for licenses under this By-law shall be as follows:

Motor car (for the conveyance of persons only), 10s. for every person exclusive of the driver, which the motor car is licensed to carry, with a minimum of £2.

Motor wagon, for the conveyance of goods or merchandise, £5. Motor cycle, 5s.

Every license in respect to any motor vehicle shall expire on the 31st day of December next after the same shall be granted, provided that in respect of any license granted after the 30th day of June in any year, the fee payable for such year shall be one-half of the annual fee for such license.

Every application for a license for a motor vehicle shall be made by the owner, or his duly authorised agent, in the form prescribed in the schedule hereto.

5. The owner of any motor vehicle licensed under this By-law shall, within seven days after any alteration in the colour of the painting or in the form of the body, thereof, give written notice to the Council of such alteration.

6. If any person shall become the owner of a licensed motor vehicle during the currency of the license thereof, he shall, upon production of the license to the Council and upon payment of the sum of 5s., be entitled to have a license issued to him in respect of such motor vehicle for the balance of the term for which the original license was granted.

7. No license shall be granted for any car, and no person shall cause or permit to be used or shall drive a (a) The car shall have two independent brakes in

- good working order and of such efficiency that the application of either shall cause the two wheels on one of the axles to be so held that they shall be effectually prevented from revolving, or shall have the same effect in stopping the car as if such wheels were so held.
- (b) The car shall be so constructed as to admit of its being at all times under such control as not to cause undue interference wth traffic on
- any street or public place.(c) The car and all fittings thereon shall be in such a condition as not to cause or be likely to cause danger to any person in the car or any street or public place.

No person shall drive, ride, or impel a motor 8. vehicle

- (a) Across the intersection or round the corner of aany streets or ways at a speed exceeding four miles an hour.
- (b) Within any portion of the Municipality at a speed exceeding 12 miles an hour.

(c) At any time or in any portion of the Muni-cipality, recklessly or negligently, or at a speed or in a manner which is dangerous to the public, having regard to the nature, condi-tion, and use of the street or way, and to the amount of traffic then upon, or which might reasonably be expected to be upon such street or way.

9. No person shall drive or impel a motor vehicle other than a motor cycle in any street or way between sunset and sunrise, unless there shall be attached thereto two lamps so constructed and placed as to exhibit a white light in the direction in which such vehicle is proceeding or intending to proceed, and one lamp so constructed and placed as to exhibit a red light from the rear of such vehicle, and all such lamps shall, during such time as aforesaid, and whilst such vehicle is in any street or way be kept lighted, and shall show light sufficiently clear and strong to afford adequate means of signalling the approach and position of such motor vehicle.

10. No person shall ride or impel a motor cycle in any street or way between sunset and sunrise, unless there shall be attached thereto an efficient lamp, so constructed and placed as to exhibit a white light in the direction in which such motor cycle is proceeding or intending to proceed, and such lamp shall be lighted and kept lighted during such time as a foresaid and whilst such motor cycle is in any street or way, and shall show a light, being sufficiently clear and strong to afford adequate means of signalling the approach and position of such motor cycle.

11. No person shall ride, drive, or impel a motor vehicle in any street or way which has not attached thereto a proper bell, horn, or other instrument, which is capable of giving audible and sufficient warning of the approach or position of such motor vehicle.

12. Every driver or rider of a motor vehicle shall, whenever necessary, by sounding a bell, horn, or other instrument give audible and sufficient warning of the approach of such vehicle.

13. No person shall drive or ride a motor vehicle upon any footpath, except when crossing from or to any premises at a regulation crossing place.

14. No person shall drive a motor vehicle backwards for a greater distance or time than the necessity of the case or the purposes of safety shall require.

15. The driver of any motor vehicle shall, if an accident occurs to any person, whether on foot or horseback or in a carriage, or to any horse or carriage in charge of any person, owing to the presence of the motor vehicle in the street, stop and remain stationary for a reasonable time, and shall give his name and address, and (if he be not the owner) the name and address of the owner of the motor vehicle if required by any officer of the Council or a police constable or by any person acting on behalf of the person injured, or of the owner of the property damaged.

16. Every person driving, riding, or impelling a motor vehicle who shall meet or overtake any animal, which shall become restive or alarmed, shall stop such motor vehicle, and shall remain stationary as long as may be reasonably necessary.

17. The driver of a motor vehicle whilst driving or riding the same in or along any street or way, shall keep the same on the left hand or near side of such street or way.

18. Every driver or rider of a motor vehicle shall, when passing any other vehicle or any animal proceeding in an opposite direction along any street or way, keep such other vehicle or animal on his right, and when passing any other vehicle or any animal proceeding in the same direction, shall pass on the right hand side thereof.

19. No person shall drive, ride, or impel any motor vehicle in any street or public place abreast of, or side by side with any other motor vehicle, except when taking part in a duly authorised parade or procession.

20. No driver or rider of a motor vehicle shall, when on such vehicle, be in a position in which he cannot have control over the same, nor shall he quit the motor vehicle without having stopped the machinery and taken due preeautions against it starting in his absence, or allow the motor vehicle to stand on such street so as to cause an unnecessary obstruction thereof.

21. The driver or rider of a motor vehicle shall always have an efficient silencer attached to such motor vehicle, in full and efficient working order, and always connected with the proper portion of the engine of such motor vehicle so as to reduce by at least 40 per cent. the noise which would otherwise result from the working of the engine of such vehicle, and shall not in any case have attached to such silencer, or otherwise connected therewith, any device or machinery whereby such silencer may be rendered inefficient or unworkable, or its efficiency in any way lessened. 22. Every driv

Every driver of a motor vehicle, when taking up or setting down persons in any street, or when waiting for any such purposes, shall act under the directions of any officer of the Council or police constable who may

be on duty in such street. 23. The owner of any motor vehicle shall, when re-quired by an officer of the Council or police constable, furnish the name and address of the person driving such notor car at any particular time. 24. No person shall use or drive any motor vehicle

unless the same is licensed by the Council of the Municipality in which the same is kept.

25. No person shall use or drive a motor vehicle, not being a motor cycle, in the said Municipality, unless there shall be fixed in a conspicuous position in the front and on the back thereof a rectangular plate in an upright position, upon which is inscribed the licensed number of position, upon which is inscribed the incensed humber of the said vehicle, together with the distinguishing letter or letters of the Municipality in which the same is licensed in characters of not less than three and a half inches high, and of the corresponding breadth, painted in white on a black ground, so that the inscription upon such plates shall be easily distinguishable from in front or backing as the case may be and no posen shall use or behind as the case may be, and no person shall use or drive any licensed motor vehicle in the Municipality of Geraldton between sunset and sunrise unless the said plates shall be so illuminated that the inscriptions thereon shall be easily distinguishable.

26. No person shall drive, ride, or impel any motor cycle unless a number plate shall be attached thereto in a conspicuous position containing the number of the license of such cycle. The said number to be at least two inches in height, and to be in white figures on black ground.

SCHEDULE.

Form of particulars to be given by Applicant for registration of a motor vehicle.

- Full name of owner. 1.
- 2 3.
- Postal address of usual residence of owner. Description or type of vehicle—Horse power—how propelled—name of maker.
- Type and colour of body of vehicle. 4.
- 5. 6.
- Weight, unladen. Whether intended for:-
 - (a) Private use;(b) Trade purposes;

 - (c) Use as a public conveyance.

Signature of owner or person applying on his behalf.

Date of application.

BY-LAW No. 15.

Licensed vehicles plying for hire. In the construction of this By-law, except where 1.

- tramcar, used for the purpose of plying for hire for passengers to be carried at separate fares and which shall, upon every journey go from or come to any place to or from any
 - other place. (b) ''Cab'' shall mean a hansom-cab, hackney carriage, wagonette, or other passenger vehicle
 - other than an omnibus, plying for hire. (c) "Car" shall mean and include any motor car, automobile, or other carriage or vehicle propelled either wholly or partly by any volatile spirit, steam or electricity or by other means
 - (d) "Dray" shall mean any van, dray, wagon, lorry, trolly, or other vehicle used for the removal. cartage, or conveyance of goods, merchandise, furniture, produce or other wares, plying for hire.

All vehicles plying for the carriage of passengers or engaged in carrying merchandise, goods or other wares for the public, shall be registered and licensed by the Council, and the owners thereof shall pay a fee of One pound $(\pounds 1)$ per annum for every such vehicle, in addition to any other license required by law, such license in the case of omnibuses, cabs, and cars to stipulate the number of passengers allowed to be carried, and the

Council shall have power to refuse to grant any such license if it shall consider the vehicle unfit for the purpose.

3. The Council shall not license any person as driver or conductor of any licensed vehicle, unless and until it is satisfied the person so offering himself as a driver or conductor is fit and competent for the duties.

4. The Council shall not license any vehicle to ply for hire unless it is satisfied that it is a vehicle fit for the purpose for which it is sought to be licensed.

5. Licensed vehicles known as as 'hansom cabs' when plying for hire within the Municipality, shall not be allowed to carry more than two passengers at one time.

6. Every passenger vehicle plying for hire, or engaged after sunset and before sunrise, shall be provided with a lamp or lamps inside such vehicle lighted and so placed as to give convenient and sufficient light inside, and a lamp securely fixed and lighted on each side of the front of such vehicle, and the driver shall keep all such lamps lighted while so plying or engaged for hire.

lighted while so plying or engaged for hire. 7. The number of the license and the number of persons to be carried inside and outside, shall be painted on the outside of every cab or car in figures of not less than two inches in length and of proportionate breadth, in such position as the Council may direct, and such number shall be kept legible and undefaced during all the time the carriage shall ply and be used for hire.

8. The number of the license of every licensed cab or car on a plate eight inches by four inches, painted in clear legible figures, together with the number of passengers which such carriage is licensed to carry inside and outside, and a printed card, to be provided by the Council, showing a table of fares fixed for time or distance, shall be affixed at the upper part of the front panel, or in such place as the Council may direct inside of such carriage, and such plate and such card respectively shall be kept so affixed, conspicuous, legible, and undefaced during all the time the carriage shall ply or be used for hire.

9. No licensed cab or omnibus shall ply for hire or carry passengers unless at the time of such plying or carrying, such cab or omnibus be drawn by at least the number of horses proportioned to the number of passengers which such carriage or omnibus shall have been licensed to carry, as follows:—If licensed to carry six, or any less number of persons, one horse; if licensed to carry more than six and not more than fifteen persons, two horses; if licensed to carry more than fifteen, and not more than twenty-seven persons, three horses; if licensed to carry more than twenty-seven, and not more than thirty-nine persons, four horses; and so on in the same proportion for any greater number of persons.

10. (a.) Omnibuses shall ply for hire along the several routes named on their respective licenses.

(b) No omnibus will be allowed to carry more than the number of passengers for which it is licensed.

(c) Omnibuses must run according to time-tables approved by the Council.

(d) The charge for each passenger shall in no case exceed threepence (children in arms not included). This payment shall be inclusive of all charges for luggage, not exceeding 14lbs. weight for each passenger.

(e) No vehicles, other than omnibuses, shall be allowed to ply for hire off the stands as published.

(f) The number of passengers to be carried shall be clearly painted both on the outside and inside of each omnibus.

(g) In all other respects omnibuses will be subject to the regulations contained in this By-law and to the penalties set forth herein.

(h) Any infringement of Clause (e) of this section shall subject the driver to a penalty of $\pounds 1$ for the first offence, and cancellation of his license as driver for 12 months for a repetition of such offence.

11. It shall not be necessary, except upon reugest, and at the first licensing of any vehicle, to deliver to the owners of licensed vehicles a printed copy of the By-law regulating licensed vehicles.

12. No vehicle of any description whatsoever shall ply for hire within the Municipality until and unless the same be duly licensed by the said Council.

13. No driver or conductor of a licensed vehicle shall lend or part with his license, nor shall the proprietor of any such vehicle employ an unlicensed person as driver or conductor thereof. 14. No person shall act as driver of any licensed vehicle who shall not be of the full age of seventeen years, neither shall any person act as conductor of any licensed vehicle who is not of the full age of fifteen years.

15. The driver of every licensed vehicle shall be constantly attendant on the same when plying for hire, and shall remain with it, and shall not stand on the footways near the stands, and shall not place any vehicle, or stand, or ply for hire in any part of the streets or roadways within the Municipality other than on one of the stands; and shall not be drunk whilst driving or plying for hire; and shall not use any abusive language to any other driver, or to any person hiring or applying to hire any vehicle or conveyed in the same, and shall not loiter with any vehicle in any of such streets or roadways.

with any vehicle in any of such streets or roadways. 16. No driver of any vehicle shall suffer the same to stand for hire across any street or alongside of any other licensed vehicle nor obstruct the driver of any other vehicle in taking up or setting down any person, nor wilfully, wrongfully, or forcibly prevent or endeavour to prevent the driver of any other licensed vehicle from taking a fare.

taking a fare. 17. No driver or conductor shall, at any time, whilst loading, unloading, or attending any licensed vehicle wilfully or negligently do, or cause or suffer to be done, any damage to the person or property of anyone, or be guilty of any breach of the peace, misconduct, or behaviour whereby a breach of the peace may be occasioned in any respect in such employment.

in any respect in such employment. 18. Every person having the care or conduct of any vehicle shall keep the same on the left or near side of the road, except in case of actual necessity or other sufficient reason for deviation, and shall not interrupt or interfere with any person or vehicle passing or attempting to pass his vehicle.

19. Every driver, whilst engaged in taking up or setting down any passenger, shall, during such taking up or setting down, place his vehicle as near as conveniently may be to the kerb at that side of the street at which the taking up or setting down is required.

20. No owner or driver shall, while having the care of, or being attendant upon, any licensed vehicle, drive the same furiously, wantonly, or carelessly.

same furiously, wantonly, or carelessly. 21. No owner or driver of any licensed vehicle shall refuse or delay to admit and carry in and by his vehicle the number of persons painted or marked thereon, or specified in the license granted in respect thereof.

the number of persons painted or marked thereon, or specified in the license granted in respect thereof. 22. No owner or driver of any licensed vehicle, having agreed to take any fare, at any time, or from any place, shall delay, neglect, or refuse to fulfil such agreement.

23. No driver shall carry or knowingly permit to be carried in any licensed vehicle, except to some police office or watch house, any drunken or intoxicated person, or any person so violently or noisily conducting himself, or otherwise so misbehaving, as to occasion any public annoyance, or annoyance to the passengers of such vehicle or disturb the public peace. 24. No owner or driver of any licensed cab or car

24. No owner or driver of any licensed cab or car shall carry or permit to be carried in or upon such vehicle any corpse or coffin containing the corpse of any person above the age of two years, or of any person who shall have died of any contagious or infectious disease, or any substance of a dangerous or offensive nature.

25. No person suffering from or recovering from any contagious or infectious disease shall ride in or upon any licensed cab or car. In the event of any such person being carried in or upon any such vehicle the owner or driver of such vehicle shall, upon being cognisant of such fact, immediately give notice thereof to the Council and shall not permit any other person to ride therein or thereon until it shall have been thoroughly cleansed and disinfected to the satisfaction of the Council.

26. No driver shall smoke tobacco or other things whilst driving any licensed vehicle nor shall any passenger smoke inside any licensed vehicle, or whilst a passenger therein; nor shall any passenger smoke if he is an outside passenger of any vehicle, should any passenger by such vehicle object to such smoking.

by such vehicle object to such smoking. 27. Any driver found asleep in his vehicle while such vehicle is on the stand and plying for hire shall be deemed not to be in attendance thereon.

not to be in attendance thereon. 28. The driver of every vehicle shall place a muzzle upon the head of any vicious horse employed by him and harnessed to such vehicle and keep the same thereon whilst on the stand waiting for hire. 29. Every driver who shall feed any horse whilst on

29. Every driver who shall feed any horse whilst on the stand waiting for hire shall use a nosebag to contain the forage, and shall not remove such horse's winkers during the time of feeding.

[Feb. 14, 1913.

30. No driver of any licensed vehicle shall allow any person to ride on the box or in or upon any part of such vehicle, without the permission of the person hiring the same.

31. No owner or driver of any carriage, or any other person, shall obstruct any officer of the Council in the execution of his duties.

32. The driver of every licensed vehicle driving the same by any place of public worship during the hours of divine service therein, on any Sunday, shall drive such vehicle, whilst passing such place of public worship, at a slow pace.

33. The driver of any licensed vehicle shall, on being requested by an officer of the Council, police constable, or any passenger or intended passenger, give to such officer, police constable, passenger or intended passenger, his name and number of the licensed vehicle.

34. No driver shall, except whilst standing on an appointed stand, permit his vehicle, with or without horses, to stand in any part of the Municipality longer than may be absolutely necessary for loading or unloading, or for taking up or putting down passengers, nor shall cause any obstruction in any part of the Municipality.

35. No driver or conductor of any licensed carriage shall wilfully deceive any person in respect to the route of destination thereof, or for the purpose of taking up or setting down a passenger, or except, in case of accident, or other unavoidable necessity, stop such a carriage upon any place where foot passengers usually cross the carriage way.

36. No owner shall be at liberty to lend his license to any person.

37. No owner shall be at liberty to part with his licensed vehicle without registering the name of the purchaser in the books of the Council and on the license granted for such vehicle; and any owner who shall part with his vehicle without such registry shall still be deemed the proprietor thereof, and subject as such to all the provisions of this By-law as fully as if no change of ownership had taken place; and the purchaser of such vehicle who shall allow the same to be used or to ply for hire without such registry, shall be subject to the same penalty as is imposed by this By-law on a person for plying without a license, and the person or persons in whose name or names a license shall appear to have been obtained shall be deemed the owner of the vehicle in respect of which the same shall be taken out, until the transfer shall have been duly made.

38. Whenever any person named as the owner or one of the owners of a licensed vehicle shall change his place of abode, he shall, within seven days next after any such change, give notice thereof in writing, signed by him, to the Council, specifying his new place of abode, and the same shall be duly indorsed upon the license granted to such owner.

39. Every owner licensed under the provisions hereof shall, at the time of his first obtaining a license, have delivered to him, without any charge, a printed copy of this By-law; and every owner or driver respectively shall at all times have such copy of this By-law ready to produce, and shall, upon request, produce the same for perusal to any person using or hiring such vehicle. 40. The owner of every licensed cab, omnibus, or dray

40. The owner of every licensed cab, omnibus, or dray shall at all times, when plying or employing such vehicle for hire, have the same in good order, with the harness sufficient, perfect, and in good condition, and the whole ready and sufficient for duty, with the driver and horse or horses competent to perform any drive any distance that may be reasonably required.

41. Every licensed vehicle plying for hire or engaged after sunset and before sunrise, shall be provided with two proper carriage lamps, one on each side of the vehicle and the driver shall keep the same lighted while so plying or engaged for hire.

42. Every owner or driver of a vehicle standing or plying for hire at any public stand appointed by the Council shall, unless previously engaged (the proof of which engagement shall be on such owner or driver), be bound to take immediately any fare not exceeding the number of persons which his vehicle is licensed to carry; and no owner or driver of any licensed vehicle shall refuse to carry thereby a reasonable quantity of luggage for any person hiring or desiring to hire such vehicle, nor shall refuse to drive the same to any place within the Municipality, nor for any time not exceeding six hours, if so required by any person hiring or intending to hire such vehicle, nor shall fail to drive the same at a reasonable speed, not less than six miles an hour, unless unavoidably delayed or required by the hirer to drive at any slower pace, reasonable time being allowed for food or bait for horses. 43. Every owner or driver of a licensed vehicle standing or plying for hire at any appointed public stand shall on engaging to take a fare, either by time or distance, perform such engagement, whether the distance to be travelled shall be within or without the bounds of the Municipality. And every owner or driver of a licensed vehicle standing or plying for hire as aforesaid shall, unless previously engaged (the proof of which engagement shall be on such owner or driver), be bound to take immediately (or provide a substitute for) any employment tendered to him for the hire of and suitable for his vehicle.

44. The owner of any vehicle shall upon request made by any person, or by any officer of the Council or any police constable, declare to the person, officer or constable requiring the same, the name and place of abode of the conductor or driver thereof.

45. The owner or driver of any vehicle wherein any property whatever shall be left by any person hiring or using such vehicle shall, within twelve hours next after the same shall be so left, restore such property, in the state in which same shall have been found, to the owner thereof, or if the owner cannot be traced, shall deposit such property in the office of the Council, and if any owner or driver shall make default herein, he shall forfeit such sum, not exceeding Five pounds, as the justice or justices before whom such complaint shall be made shall award for an offence against the provisions of this By-law, and when any such property shall be deposited as aforesaid, the officer receiving the same shall give an as abresant, the onleaf receiving the same shall give an acknowledgment to the depositor, and make an entry and record thereof, and the property so deposited shall be re-turned to the person who shall prove ownership to the satisfaction of the said Council, such person previously paying all expenses incurred. And if any property so paying all expenses incurred. And if any property so found and deposited shall not be claimed by the owner thereof within one year after the date of deposit, the property having been advertised in such manner as the said Council may direct, such property shall be sold by public auction, and the proceeds disposed of according to law.

46. All owners of vehicles, or drivers, or other persons attending any such vehicle, shall bring his or their vehicle for inspection when the same shall be ordered.

47. If by any unavoidable accident any vehicle shall become unfit for use, and also during such reasonable time as any such vehicle may be undergoing repair, it shall be lawful for the owner, subject to the approval of the Council, to use a spare vehicle; but the same shall, in all respects, except as to a license, be subject to these By-laws in the same manner as if a license had been granted for the same; and the person using such spare vehicle shall be liable in the same manner for any noncompliance with these By-laws in respect thereof, as if the same had been licensed. Before using such spare vehicle the owner shall give notice thereof in writing at the office of the Council stating the true cause of the vehicle being disused, and the period during which such vehicle will be required, and no such spare vehicle shall be used until it has been inspected and approved of by the Council, nor for a longer period than that stated in a certificate issued by the Council and delivered to the owner; but any vehicle may be used for the purpose of finishing a journey which may have been interrupted by accident.

48. The license of any owner, driver, or conductor may, for any misconduct, be revoked, cancelled, or suspended by the Council as it shall deem right after notice be given to such owner, driver, or conductor to show cause why the same should not be revoked, cancelled, or suspended, and opportunity thereupon be given to him to show such cause.

49. The Council may refuse to issue a license to any person disqualified therefor; and it shall refuse to issue a license to any person against whom complaints may have been made to the Council, or information laid before a Justice.

50. In the event of any license being refused, revoked, cancelled, or suspended, it shall be lawful for the person affected to appeal to the Council which shall inquire into the matter of such appeal, and, at its discretion, confirm the revocation, cancellation, or suspension or direct the issue or continuance of a license, and the decision shall be final.

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51. No licensed vehicle shall pass any licensed vehicle in the Municipality proceeding in the same direction to or from the stand if the latter be proceeding on its journey at the rate of six miles an hour, and no licensed vehicle shall immediately precede or follow another licensed vehicle, or nurse or shepherd the same to the danger or annoyance of the passengers of either vehicles.

52. No agreement whatever made with the owner or driver or any hackney carriage for the payment of any more than his proper fare, as fixed or limited by law, shall be binding or held to authorise any overcharge whatever be binding or held to authorise any overcharge whatever where such vehicle is engaged on and removed from the stand under such agreement; and in case any person shall be required to pay, and shall pay, to such owner or driver, whether in pursuance of any agreement or not, any sum exceeding the proper fare, the person paying the same shall be entitled, on complaint made against such owner or driver before any Justice, to recover back the sum paid beyond the proper fare: And such owner or driver shall further, for such exaction, be liable to a nemality for an offence against the provisions thereof penalty for an offence against the provisions thereof.

53. The rates and fares to be charged by the owners and drivers of all licensed cabs and cars plying for hire within the Municipality shall be as set forth in Schedule A hereto, and shall be deemed to be the rates and fares which may be lawfully demanded, received, or taken by any cab or car owner or driver as aforesaid: Provided that such rates and fares shall be inclusive of all charges for luggage not exceeding twenty-eight pounds weight for each passenger.

54. The rates to be charged for goods and merchandise by any driver or owner of any licensed dray plying for hire within the Municipality shall be those which are described in Schedule B hereto.

55. No child under four years of age shall be counted as a passenger unless there shall be more than one, in which case two of such children shall be considered as one passenger, and so on in respect of every two such children. Children at the breast shall not be considered as passengers in any case.

56. Any person having hired or used a licensed vehicle, and refusing to pay the legal fare at the termination of the journey or engagement, or when demanded, shall, on conviction before any Justice or Justices of the Peace, forfeit and pay a sum not exceeding £5, in addition to the legal fare.

The places set forth and described in Schedule C 57. hereto are public stands, where all vehicles shall ply for hire, and such stands or such other stands in such other places as the Council of the Municipality from time to time appoint (due notice of which shall be given by public advertisement in the Government Gazette, or in one or more of the Geraldton newspapers), shall be and continue the public stands of tthe Municipality for the purpose aforesaid; and no person shall draw up or station his vehicle at any other place to ply for hire, and all vehicles shall be considered plying for hire if on any appointed stand.

58.Vehicles shall take their station on the stand in the order of their arrival, and when any vehicle shall be called or driven off any stand, the vehicle immediately behind shall draw up to the place vacated, and all other vehicles behind shall draw up in the like order.

59. The Council for the time being of the said Municipality may appoint such and so many places in the Municipality as from time to time may be deemed as necessary temporary stands where vehicles may ply for hire in addition to the usual and published stands; but such additional places shall be public stands only for such time as shall be set forth in an advertisement in one or more newspapers published in the said Municipality.

60. At every fourth vehicle on every fourth stand there shall be a space of eight feet at least for foot passengers to pass through.

The distance for which any charge shall be made 61. shall be computed from the stand or place where the vehicle was hired, but in case the vehicle shall be taken from any place of public amusement or public building the distance shall be computed from such last-mentioned place or building, and not from the stand where the

vehicle may usually ply. 62. Every licensed vehicle plying from and to fixed places without the Municipality shall have painted in letters at least four inches in length and of proportionate breadth, and in a colour different from and opposite to the colour of the ground on which such letters shall be painted, upon some conspicuous part of such vehicle, so that the same shall be at all times plainly and distinctly

visible and legible the name or names of the extreme place or places from which and to which such licensed vehicle shall be licensed to travel and go. 63. A license for a ''cab'' or ''dray'' to ply for

hire shall be in the form prescribed in Schedule D hereto. A license for a 'car'' to ply for hire shall be in the form prescribed in Schedule E hereto.

A license for a driver or conductor of a licensed vehicle shall be in the form prescribed in Schedule F hereto.

Whenever in this By-law, with reference to any person, animal, matter, or thing, any word or words is or are used importing the singular number or the masculine gender only, such word or words shall be understood to include several persons or animals as well as one person or animal, females as well as males, bodies corporate or politic as well as individuals and several matters or things as well as one matter or thing unless it be otherwise specially provided or there be something in the subject or context repugnant thereto.

Nothing in this By-law contained shall apply or be held to apply to vehicles which shall be let for hire only when previously ordered or bespoken at the residence of their owners and which shall never be permitted to apply for hire in any street or place off the premises of their respective owners or the owners or drivers of such

vehicles. 65. For every offence against the provisions of this By-law. except wherein a penalty is provided for, the offender shall, upon conviction, be liable to and shall pay a oriender shall, upon conviction, be hable to and shall pay a penalty not exceeding Five pounds, to be recovered in a summary way before any Justice of the Peace: Provided that, where by this By-law any penalty is imposed upon the owner and driver of any licensed carriage for one and the same offence, only one prosecution shall be had or maintained for the recovery of such penalty against such owner or driver at the option of the person prosecut-ing the same ing the same.

Schedule "A."

TABLE of Rates and Fares for " Cabs " plying for hire which must not be exceeded in any case.

Fares by time for each cab and omnibus (if such omnibus is hired as a whole vehicle).	For a cab having four wheels and two or more horses.	For hansom and other cabs having two or more wheels and one horse.	For vehicles, plying for hire, at per eight passengers when hired as a whole vehicle.
For the first hour For the second hour For the third hour For every subsequent hour Half-hours and quarters at same scale. That the charges for each passenger within a radius of half a mile of the Post Office and under shall not ex- ceed sixpence for all vehicles. Fares by distance—Outside half-mile radius for each passenger :—	s. d. 5 0 4 0 4 0 3 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	s. d. 4 0 3 0 2 6
For half a mile and any less distance For a mile	$ \begin{array}{ccc} 1 & 0 \\ -2 & 0 \end{array} $	$\begin{array}{ccc} 1 & 0 \\ 1 & 6 \end{array}$	$\begin{array}{cc} 0 & 6 \\ \cdot & 1 & 0 \end{array}$
For every half a mile or fractional part of half a mile, not exceeding a mile Any person calling or sending for any carriage, cab, or other vehicle plying	1 0	06	06
for hire, and not further employing same, exclusive of detention charge Half fare is allowed back, if distance exceed two miles, provided the fare is not by time. The driver must, before starting, agree with the hire whether the hiring is by time or distance ; if no such agree- ment the hirer to choose.	1 0	1 0	06
Detention Charges. For every fifteen minutes after the first five minutes	1 0	1 0	0 6
No extra charge for luggage,	if unde	er 251b.	weight.

Schedule for "Cars."

- For any distance up to half a mile, 1s. Over half a mile, including the return journey, whether the car be used or not, 1s. per mile.
- If engaged by the hour, 10s. per hour. If the car be detained by the hirer, an additional
- charge of 5s. per hour may be made. Between the hours of 10 p.m. and 8 a.m. the charge

may be increased by one-half. The driver must, before starting, agree with the hirer whether the hiring is by time or distance; if no such agreement, the hirer to choose.

s. d.

0

Schedule "B."

For any single packet, box, baggage, or parcel not exceeding 56lbs., half-mile or under For any quantity of goods, baggage, packages, etc., not exceeding 1 cwt., half-mile or 0 6

- under 1 . . For any quantity of goods, baggage, packages, etc., not exceeding 1 cwt., over half-mile
- but under one mile ... 2 - 0 For any quantity of goods exceeding 1 cwt. and not exceeding 10 cwt., half-mile or
- under 1 6 For any quantity of goods exceeding 1 ewt. and not exceeding 10 cwt., over half-mile
- but under one mile ... 2 6
- but under one mile For any quantity of goods over 10 ewt. and not exceeding one ton, half-mile or under For any quantity of goods over 10 ewt. and not exceeding 1 ton, for every additional half-mile 2 6 half-mile
- 1 0 For every additional ton to and from any part of the Municipality, at per mile Schedule C. $\underline{2}$ 6

The following places are hereby appointed by the Council of the Municipality of Geraldton as public stands. and the only places in the said Municipality where licensed hackney carriages and the other public passenger

Church, on the north side opposite the Club Hotel

and opposite the Railway Station. Elwes Street: On the east side, opposite Club Hotel. Durlacher Street: On the east side, opposite the Goods Shed (between 8 a.m. and 6 p.m.). Marine Terrace: On the north side, opposite the Goods Shed (between 6 a.m. and 6 p.m.).

Goods Shed (between 6 p.m. and 8 a.m.).

Schedule D.

License for.....to ply for hire for con-veyance of.....

No. of License...... Date....., 19

No. of Vehicle..... Owner's Name.....

The numbered and described above is hereby licensed to ply for hire, within the Municipality of Geraldton, for the conveyance of

for a period ending 31st December, 19 License Fee (£1) One pound, in addition to any other license required by law.

To carry..... passengers inside

To carry.....passengers outside (

Total....

Licensing Officer.

Schedule E. License for "Car" for hire.

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No.

The Motor Car described below, being the property of is hereby licensed for the carriage of passengers in addition to the driver. This license is issued subject to the by-laws from time to time in force in the Municipality of Geraldton, and shall be in force until the 31st day of December next, unless sooner suspended or cancelled.

Fee £ : : , in addition to any other license required by law.

Dated the..... day of..... 19 Licensing Officer.

Maker of car..... Horse-power of car..... Colour of body of car..... Licensed No. of car....

Schedule F.

Driver's or Conductor's License.

No.... Date...., 19 approved and licensed as a of any licensed....., plying for hire within the Municipality of Geraldton. This license is issued subject to the by-law for the regulation of licensed vehicles, and shall remain in force until 31st December, 19 , unless sooner suspended or cancelled.

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License Fee (5s.), Five shillings.

Licensing Officer.

BY-LAW No. 16. Stalls and Hawkers' Licenses. 1. No person shall hawk any fruit, fish, vegetables or articles of merchandise within any part of the Munici-pality of Geraldton without having first obtained a license from the Council.

2. Any person who trades, or travels on foot, with any vehicle or animal, or otherwise carrying to sell, or expose, or offer for sale, within the limits aforesaid, any of the articles or things aforesaid, shall be deemed to hawk the same.

3. No person shall keep, manage or conduct any mov-able or temporarily fixed stall in or near any street for the sale of any meat, fruit, vegetables, drinks, eatables, or articles of clothing or merchandise, without having obtained a license from the Council.

4. Any place, tent, or other temporary structure wherein goods are exposed or offered for sale shall be

deemed a stall within the meaning of this By-law. 5. Licenses for "Hawkers" shall be in the form of Schedule A, and for "stalls" in the form of Schedule B. 6. Every hawekr, whilst employed in hawking, must

or officer of the Council, and shall at all times have affixed to some conspicuous part of his cart, barrow, basket, or vehicle, a board or plate bearing his name, and the words "Licensed Hawker" legibly painted thereon in latters not lass then one inch in length

in letters not less than one inch in length. 7. No licensed stall shall be placed or allowed to stand in any street or position other than that mentioned in the license. in the license.

8. No person to whom a hawker's or stall-holder's license shall have been granted shall lend, transfer, or assign his license, and no person shall borrow, or make use of, any such license granted to a person other than himself.

9. The following fees shall be paid for licenses issued to hawkers or stall-holders, and shall be paid in advance:-

10. Hawker's License.—(a) For every hawker of fruit, vegetables, fish or articles of merchandise, with hand-basket, tray, or pack, 1s. per month, or 10s. per annum.

(b) With wheelbarrow or hand-cart, 2s. 6d. per month, or 20s. per annum.

(c) With vehicle drawn by horse or other animal, 5s. per month, or 40s. per annum.
Stall-holder's License.—For every stall, 10s. per month, or £5 per annum.

11. The Council rseerves to itself the right to refuse the issue of a stall-holder's or hawker's license to any person.

SCHEDULE A.

Municipality of Geraldton.

Hawker's License.

 $No\ldots\ldots$

to the general by-laws in force now or hereafter and subject to cancellation as provided thereby.

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License Fee £ : : paid.

This License is not transferable.

Licensing Officer.

Dated....., 19 eraldton Bylaws 9 Geraldton Bylaws

SCHEDULE B.

Municipality of Geraldton.

Stall-holder's License.

No.....

This License entitles....., of....., to and subject to cancellation as provided thereby.

License Fee £ : : paid.

This License is not transferable.

. Licensing Officer.

Dated....., 19 Any person offending against the provisions of this Bylaw shall forfeit and pay upon conviction, a penalty not exceeding £5.

2.

Horse and Carriage Bazaars.

(a.) No person shall keep or maintain any premises as a bazaar or repository for the sale of horses, cattle, carriages or vehicles unless and until a license shall have been first applied for and obtained from the Council in respect of such premises and except during the currency of such license.

(b.) Every such license shall expire on the 31st day of December next after the same shall be granted, and the fee shall be £1.

(c.) Before any such license is granted the applicant therefor shall make application for the same to the Council.

(d.) The Council shall, upon any such application being made, cause an inspection to be made of the premises to which the same shall relate, and shall not grant the license unless such premises shall be found to be suitable for the purpose for which the same are intended to be used.

BY-LAW No. 18.

Chimney Sweeps.

1. The following shall be the rates which may be charged and taken by licensed chimney-sweeps:--

~	<i>v v v v v v v v v v</i>			
-			s.	d,
L'or	sweeping each chimney or flue thereof	in		
a	one-storey house		3	0
For	sweeping each chimney or flue thereof	in		
a	two-storey house-			
	The ground-floor chimney		3	0
	The upper-floor chimney			6
For	sweeping each chimney or flue thereof in	ı a		
$\mathbf{t}\mathbf{l}$	nree-storey house-			

The lower-floor chimney			3	6
The first-floor chimney			3	0
The upper-floor chimney		• •	2	6
Every licensed chimney-sweep who	\mathbf{shall}	de	man	d
ee in excess of the above-mentioned	rates	sha	ll t	e

any f guilty of an offence against this By-law and shall for every such offence be liable to a penalty not exceeding £5. Licenses for Chimney Sweeps.

No person shall follow the occupation of a chimney sweep or sweep any chimney or flue for hire or reward unless—and until—a license shall have been first applied for and obtained from the Council authorising him to follow and exercise the occupation of a chimney-sweep within the Municipality and except during the currency of such license, and hereby fixes the fee to be paid for such license at 10s. per annum, and directs that all such licenses shall be issued upon and subject to the conditions hereinafter set forth and shall be forfeited upon breach or any such conditions. All such licenses, if not previ-ously forfeited, shall expire on the 31st day of December next after the same shall be granted.

Conditions.

1. The applicant for a license as a chimney-sweep shall make application for the same to the Council and shall lodge a certificate signed by two resident householders within the Municipality testifying from personal

The Council may, on being satisfied of the truth of the matters stated in such application and certificate, issue a license accordingly.

Every licensed chimney-sweep shall wear and exhibit in a conspicuous place on the outside of his hat or cap, so as to be easily seen, a badge on which shall be engraved or stamped a number corresponding to the number of his license, and no licensed chimney-sweep shall permit any other person to wear his plate or badge or use his name in any way whatever in performing or seek-ing to perform the duties of a licensed chimney-sweep.

BY-LAW No. 19.

Vehicles without Springs. Any person who shall cause any wagon, cart, or other carriage not having springs, or drive any animal attached thereto, at any faster rate, speed, or pace than a common walk shall forfeit and pay, on conviction, a penalty not exceeding Two pounds.

BY-LAW No. 20.

Regulation of Street Traffic. The Council may, in its discretion, regulate or prohibit the traffic in or along all or any of the foot and carriage ways of any street during the times of public interest, amusement, or excitement.

BY-LAW No. 21.

Removal of Vehicles and Animals left on the Street. Any officer of the Council or any police constable may seize and remove any animals or vehicles left unattended in any street, or obstructing any portion of any street, and the owners of any animals so seized or removed shall be liable and, upon conviction, shall pay any expenses incurred in such seizure or removal, and shall also pay all expenses incurred in the care and keep of any such animals or vehicles after such seizure and removal, and shall pay a penalty not exceeding Two pounds.

BY-LAW No. 22.

Riding and Driving on foot-paths and round corners. (a.) Any person who shall drive, or ride, or place, or eause, permit, or suffer to be ridden, driven, or placed upon any footway in the Municipality any wagon, cart, dray, sledge, motor-car, bicycle, tricycle, or any other vehicle which may be driven, ridden, or drawn, or any wheelbarrow, or shall lead, drive or ride any animal or animals whatsoever upon any of the footways aforesaid

animals whatsoever upon any of the footways aforesaful shall forfeit and pay upon conviction a penalty not ex-ceeding Ten pounds (£10) for every such offence. (b.) The driver of any motor-car or other vehicle, or the rider of any animal or cycle turning for the purpose of proceeding in an opposite direction or turning the corner or crossing the intersections of any streets in the Municipality who shall be convicted of driving such car exceeding four (4) miles an hour when turning or when crossing such intersection shall be liable to a penalty not exceeding Ten pounds (£10) for every such offence.

(c.) Every person riding on horseback, or the driver or propeller of any carriage, machine or vehicle whatsoever, who on meeting any person riding on horseback, or driving or propelling any other carriage, machine or vehicle aforesaid, shall not keep his horse, carriage, machine, or vehicle aforesaid on the left or near side of the road, and every person who shall in any manner wilfully prevent any other person from passing him or any car-riage, machine or vehicle under his care upon any street, road, thoroughfare or public place, or by negligence or misbehaviour prevent, hinder, or interrupt the free passage of any carriage, machine, vehicle, or person so in or upon the same shall be liable on conviction to a penalty not exceeding Ten pounds.

BY-LAW No. 23.

Feeding Animals in Streets.

Any person who shall feed any horse. ass, or other animal in any street or public place, or any person who shall cause or allow any horse, ass, or other animal be-longing to him to be so fed, shall forfeit and pay, on conviction, a penalty not exceeding ± 2 ; this By-law not to apply to a licensed driver feeding his horse on an appointed stand.

BY-LAW No. 24.

Lights on Vehicles.

Any person who, between any sunset and the following sunrise, shall in, upon, or along any of the public streets within the Municipality drive any vehicle without having a lamp or lanthorn securely fixed and lighted at the off or right side of the front of such vehicle, shall forfeit and pay, upon conviction, a penalty not exceeding Five pounds for every such offence.

BY-LAW No. 25.

Control over Vehicles and Horses.

Any person who, having the care of any vehicle in the public streets, shall be at such a distance from such vehicle as not to have the complete control over every horse drawing the same and shall not have one wheel of such vehicle chained, or the horse securely tied, shall forfeit and pay, upon conviction, a penalty not exceeding Five pounds for every such offence.

BY-LAW No. 26.

Animals, Vehicles, etc., on Footpaths.

Any person who shall drive, ride, or trundle upon any footpath in the Municipality, any wagon, cart, dray, motor-car, bicycle, tricycle, or any other vehicle or any wheel, wheelbarrow, truck, cask, barrel, or anything what soever or any person who shall lead, drive, or ride any animal upon any footpath in the municipality shall forfeit and pay on conviction, a penalty not exceeding £5.

BY-LAW No. 27. Velocipedes, etc.

No person shall ride or place a bicycle or other velocipede upon any footpath, and no person shall ride or place a bicycle or velocipede upon any street, between sunset and sunrise, without carrying a lighted lamp and an alarm bell attached to the front part of such bicycle or velocipede, and sounding the alarm bell in ample time to allow foot passengers and others to protect themselves from danger, and any person riding a bicycle or other velocipede in or upon any street or roadway in a furious manner shall forfeit and pay, on conviction, a penalty not exceeding Two pounds for every such offence.

BY-LAW No. 28. Perambulators.

Any person who shall propel or use any perambulator, or other vehicle in which children are usually conveyed, on or along any footpath except on the right hand side of the footpath, or shall allow such perambulator or vehicle to remain abreast or alongside of any other perambulator or vehicle, shall forfeit and pay, on con-viction, a penalty not exceeding £2.

BY-LAW No. 29.

Dangerous Substances on Footpaths.

Any person who shall throw any orange-peel, vegetable substances, or any offensive, noxious, or dangerous sub-stance upon any footpath within the Municipality, shall forfeit and pay, on conviction, a penalty not exceeding One pound for every such offence.

BY-LAW No. 30. Sweeping Footpaths.

No footpath shall be swept between the hours of 8.15 a.m. and 5.30 p.m. Any person offending against this By-law shall be subject, upon conviction, to a penalty not exceeding Ten shillings.

BY-LAW No. 31.

Expectoration.Any person who shall expectorate or spit on any made footpath in any street or public place, or on any building to which the public have access, or on any approach thereto, or on any public conveyance, shall forfeit and pay, on conviction, a penalty not exceeding £5.

BY-LAW No. 32.

Obstruction of Streets and Footpaths.

1. Any person who shall obstruct any street or footway within the Municipality, by placing any stone, bricks, timber, or any other building material, packing cases, merchandise, goods, or any other things, without first ob-taining permission of the Council, shall forfeit and pay,

taining permission of the Council, shall forfeit and pay, on conviction, a penalty not exceeding Two pounds for every such offence. 2. And any person using any footpath or roadway by placing any stone, bricks, timber, or any other building material thereon, and thereby cause any damage to the said footpath or roadway shall be liable to pay the costs of the said footpath or roadway so damaged. 3. And any person placing any stone, bricks, timber, or any other building material on any footway or road

or any other building material on any footway or road-way without kceping sufficient light or lights affixed thereto from sunset to sunrise shall forfeit and pay, on conviction, a penalty not exceeding Two pounds for every such offence.

BY-LAW No. 33.

Goods left in the Streets.

Any person who shall allow any goods, merchandise, cases, boxes, wares, coal, firewood, or other articles to remain in any street for a longer period than necessary for housing or removing the same, shall forfeit and pay, on conviction, a penalty not exceeding Two pounds (£2).

BY-LAW No. 34,

Lamp Posts, etc.

No lamp posts, bridle posts, telegraph, telephone, elec-tric lighting poles, or flagstaffs shall be erected by any person in any street without the written consent of the Council, and shall be placed in such position, and shall be painted at least once in every three years, as may be directed by the Council, and the Council may order the removal by the owners of all bent, dangerous, or unsightly posts or poles. Any person offending against this By-law shall forfeit and pay, upon conviction, a penalty not exceeding Two pounds for any such offence.

BY-LAW No. 35.

BY-LAW No. 35. To prevent Danger to Passengers. Any house or building the roof whereof shall overhang or project over any public street without having a pro-per gutter and pipe to carry off the rain, or which shall have any cornice, crane, or hoist, or any other fixtures or projection overhanging or projecting over any public street, without the sanction in writing of the Council therefor shall be deemed to be a purgence and approximate therefor, shall be deemed to be a nuisance, and any owner of any such house or building who shall neglect or refuse to remove or abate such nuisance within three days after due notice by the Council shall forfeit and pay, upon conviction, a penalty not exceeding Five pounds for every such offence.

BY-LAW No. 36. Walls and Fences.

Watts and rences. 1. No person shall erect any fence with bush, or other dangerous or inflammable substance, abutting on any public street, without first obtaining permission of the Council in writing. 2. Any fence or wall erected and abutting on any public street will be subject to the approval of the Coun-cil and the owner of any such fence or wall shall keen

cil, and the owner of any such fence or wall shall keep and maintain such fence or wall in good order and repair, and shall remove the same if not so approved, and upon the Council ordering the removal of the same.

No person shall erect a fence of barbed wire abut ting on any public street nor allow any bush, hedge, or other obstruction to project over or overhang any foot-path within the Municipality.

4. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding Five pounds for every such offence.

BY-LAW No. 37.

BX-LLAW NO. 51. Fencing Frontages. It shall be compulsory on the part of owners of land abutting on any public street when fencing the frontage of such land, or if fenced, when repairing frontage fencing (except as regard galvanised corrugated iron fences) to affix a base-board along the bottom of such fence, such base-board to be at least five inches below and four inches above the level of the footpath. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding £5 for every such offence.

BY-LAW No. 38. Glass, etc., affixed to Walls. No person shall affix any broken glass, glass bottles, iron spikes, or barbed wire, to any wall, fence, or build-ing sputting on untract or noderen rithin the Mari from spikes, or barbed wire, to any wall, fence, or build-ing abutting on any street or roadway within the Muni-cipality, unless at a height of five feet above such street or roadway, and the owner of any spikes placed in any fence, wall, or building at a lower height shall so pro-tect the same as to prevent danger to the public. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding £2 for every such offence.

BY-LAW No. 39. Processions and Bands. No procession, other than a funeral procession, shall pass through any street within the Municipality without first having obtained the permission of the Council in writing

No band or person shall be allowed to play any 2. No ball or person shall be allowed to play any musical instrument in any of the streets within the Muni-cipality without first obtaining permission of the Council in writing. Any person offending against this By-law shall forfeit and pay, upon conviction, a penalty not exceeding Five pounds (£5) for every such offence.

BY-LAW No. 40.

Fires in Chimney Flues. The occupier of any premises within the Municipality whereof any chimney flues shall take fire from having been suffered to become foul shall forfeit and pay, upon conviction, a penalty not exceeding £5. Provided that if any defendant shall plead that such chimney flue did not take fire in consequence of being foul, the onus of proof shall lie on the defendant.

BY-LAW No. 41. To prevent danger from Fire. Any person who shall (without first obtaining the 1. permission of the Council) anywhere within the limits of the Municipality, light any unguarded fire, or set fire to any straw, wood, or rubbish, or make any bonfires, or let off any fireworks within the Municipality, shall forfeit and pay, upon conviction, a penalty not exceeding £5 for such offence.

Any person who (without the consent of the Coun-2 cil in writing), shall store more than 800 gallons of kerosene oil or 400 gallons of petrol spirit, naphtha, tur-pentine, or other inflammable or volatile fluid or fluids at any one and the same time in any one building or at any one and the same time in any one building of place occupied by the same person or persons, within 100 feet of any other building within the Municipality, shall forfeit and pay, upon conviction, a penalty not exceeding $\pounds 20$ and a further penalty not exceeding $\pounds 1$ for each and every day during which the offence continues. 3. Any person who shall stack any hay, straw, or other informable metacical within 55 for each ang here.

other inflammable material within 75 feet of any house or other building, and who shall not remove the same within 48 hours after due notice by the Council, shall forfeit and pay, on conviction, a penalty not exceeding Ten pounds (£10) for every such offence.

4. Any person who (without the consent in writing of the Council) shall stock more than 20 cords of firewood in one open or uncovered spot, within the limits of the Municipality, shall forfeit and pay, upon conviction, a penalty of Five pounds (£5) for every such offence. 5. And whereas great danger to life and property, by

reason of fire, arises from the practice of allowing the accumulation of dangerous quantities of shavings, sawdust, straw, paper, cases and other inflammable materials in and upon the yards, ways, and other premises within the Municipality; be it ordered and directed by the Council of the Municipality of Geraldton that, if after 48 hours' notice given by the Council served upon the occupier, owner, or agent of the premises, such inflammable materials (being in dangerous quantities as aforesaid) shall has being in tangetons quantities as arroward, barn not be removed, then the said occupier, owner, or agent shall be guilty of an offence against this By-law, and, on conviction, shall forfeit and pay for every such of-fence a sum not exceeding Five pounds (\pounds 5).

BY-LAW No. 42.

To prevent danger from Firearms.

Any person who shall wantonly or without lawful excuse discharge any firearm in, near to, or across any public street within the limits of the Municipality shall forfeit and pay, upon conviction, a penalty not exceeding Two pounds (£) for every such offence.

BY-LAW No. 43.

Damaging Property of Municipality. Any person who shall (without first having obtained the damage, destroy, or injure, or remove or carry away any footpath, tree, plant, post, fence, gate, drain, watercourse, culvert, jetty, wharf, building, dead bush in use for the purpose of arresting drift sand, or other property be-longing to or in charge of or under the possession, control, or power of the Council shall forfeit and pay, upon conviction, a penalty not exceeding Ten pounds (£10) for every such offence.

BY-LAW No. 44.

Esplanade Pier.

1. The pier shall be used for the purpose of pleasure and recreation only.

No person shall be allowed to fish from any part of the pier.

3. No person shall land fish on the pier from any boat or other craft.

No person shall place any boat on the pier for the 4. purpose of cleaning, painting, or otherwise repairing the same.

5. No person in bathing costume shall be allowed upon the pier between the hours of 8 a.m. and sunset except on special occasions with the written consent of the Council.

6. No person shall bring any horse, vehicle or bicycle upon the pier.

7. No person shall create any disturbance or commit any nuisance or behave in disorderly manner on the pier.

No intoxicated person shall go on the pier. 9. No child under the age of seven years shall go on the pier unless accompanied by his or her parent or

guardian. 10. No band shall play, or other performance take place, or meeting be held on the pier without the written permission of the Council.

11. No person shall cut or mutilate any part of the pier.

No person shall swim dogs from the pier. 12.

No person shall in any way interfere with the 13 light fittings on the pier.

No person shall vend any merchandise on the pier 14. without the written permission of the Council.

15. No person shall smoke in the rotunda or throw lighted matches, etc., on any portion of the pier.

The Council reserves the right to let the pier and may make a charge or permit a charge to be made at any time, and from time to time, of not more than sixpence per head for admission to the pier, and at such times as such fee is payable notice thereof shall be exhibited at the shore end of the pier.

17. Any person committing a breach of any of the provisions of this By-law shall forfeit and pay, upon conviction, a penalty not exceeding Five pounds (£5). 18. Any member or officer of the Council and any police constable shall be at all times empowered to en-force the Br. Lew.

force this By-law.

BY-LAW No. 45.

Park Lands, Reserves, and Recreation Grounds. All park lands and recreation grounds shall be open to the public daily for recreation purposes, excepting as otherwise provided for in these By-laws. 2. The Council shall have never to sport the

2. The Council shall have power to grant the exclusive right to use and occupy any park lands, recreation grounds or reserves within the Municipality, for holding public sports or amusements to any responsible person or persons, for any time not exceeding three days, and any person or persons obtaining such right shall be responsible for the proper care of all fences, buildings, and trees uopn or inclosing such park lands, recreation grounds, and reserves, and for the collection and removal of all waste material, broken glass, scraps, litter, and rubbish of any kind brought or made by them on the grounds prior to their leaving the grounds, and shall pay to the Council a fee to be fixed; but the public have the right to enter on such lands, provided they do not in any way interfere with sports or amusements being carried on.

3. No horses, cattle, or vehicle shall be allowed upon any park land or recreation ground without the written permission of the Council.

4. All persons using or being upon any park, lands, recreation grounds, or reserves shall at all times conduct themselves in a becoming manner, and any person creating any disturbance or annoyance to the public shall be liable to be expelled from such lands by any police constable or officer of the corporation.
5. The Council may, in its discretion, prohibit any

games or gymnastics from being played or carried on by any person or persons upon any park lands, recreation grounds, or reserves on any Sunday, Christmas Day, or Good Friday.

6. No person shall sell, or expose for sale, any goods, wares, fruit, or merchandise in any park lauds, recreation grounds, or reserves, without first having obtained

tion grounds, or reserves, without first having obtained the written consent of the Council, and shall pay a fee, the amount of such fee not to exceed Ten pounds ($\pounds 10$). 7. No person shall damage or injure any building, fence, tree, shrub, plant, or other property in any park lands, recreation grounds, or reserves. Any person offend-ing against this By law shall forfeit and pay, on convic-tion, a penalty not exceeding Ten pounds ($\pounds 10$) for every such offence in addition to the payment of the costs in-curred in the reagin of any damage caused curred in the repair of any damage caused.

BY-LAW No. 46.

To prevent Spoiling or Encumbering Sea-beach.

Any person who, without previous consent in writing of the Council, shall take or remove from the sea-beach any said or seaweed, or shall make any excavation therein, or shall put or place, or cause to be put or placed thereon, any timber or other goods or materials, shall forfeit and pay, upon conviction, a penalty not ex-ceeding Five pounds (£5) for every such offence.

BY-LAW No. 47.

Quarries and Timber.

Any person who shall quarry stone or cut timber on the lands belonging to, or in charge of, or under the possession, control, or power of the Council, without a license therefor, shall forfeit and pay, upon conviction, for every such offence a penalty not exceeding Five pounds (£5).

BY-LAW No. 48.

Wharves and Jetties.

All wharves and jetties adjoining the Municipality shall be properly lighted to insure the safety of the public, between sunset and sunrise.

Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding Five pounds (£5) for every such offence.

BY-LAW No. 49.

Baths and Bathing Sheds.

1. No person shall erect or use on or near the seabeach within the limits of or on the boundary of the Municipality any bathing house, shed, or machine, without first having received the consent of the Council in writing.

writing. 2. All rules and regulations for the management of baths licensed under these By-laws, and the tees to be paid for the use thereof, and for the division of such baths so as to afford sufficient separate accommodation for the sexes and private baths for either sex, must be submitted to the Council for approval. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding Ten pounds (£10) for every such offence.

BY-LAW No. 50.

Bathing.

Interpretation.—In this By-law, unless the context otherwise indicates, "Bathing Costume" means a full bathing dress from neck to knee, to be worn, in the case of male persons, in conjunction with a Canadian double V. or skirt.

V. or skirt. "Bathing House" means a bathing house, shed or machine, whether fixed or removable, approved by the Council and authorised by the Council to be placed or erected upon the beach. "Council' means the Geraldton Municipal Council.

"Council" means the Geraldton Municipal Council. 1. For the preservation of decency, no person shall bathe in the sea within the limits of or on the boundary of the Geraldton Municipal District unless dressed in proper costume, except in the case of children under the age of seven (7) years, who may wear ordinary bathing trunks.

2. The Council may authorise the erection and use of bathing houses, and may provide for such other matters as appear expedient for preserving deceney or promoting the convenience of the general public in connection with bathing. 3. No person shall expose himself, or herself, when

3. No person shall expose himself, or herself, when undressing for the purpose of bathing, or when bathing, or before or when dressing after having bathed.

4. No person shall place or erect any bathing house within the limits of, or on the boundary of, the Geraldton Municipal District unless and until the same shall have been authorised and approved by the Council, in writing.

5. No male person over the age of seven (7) years shall go into, upon, or loiter in the vicinity of any bathing house, dressing room, lavatory, or other convenience set apart for the use of females.

6. No female person whatsoever shall go into, upon, or remain near any bathing house, dressing room, lavatory, or other convenience set apart for the use of males. 7. For the promotion of the convenience and safety

7. For the promotion of the convenience and safety of the general public in connection with bathing, it shall be unlawful for any person to lead, ride or drive any horse or any cattle whatsoever, or drive any vehicle along or upon the beach between a point opposite the termination of Durlacher Street on the east, and a point opposite the termination of Elwes Street on the west; also from a point two chains east of the termination of Fitzgerald Street on the east to a point opposite Town Lot 131, known as Davis' jetty, on the west.

8. No person shall loiter about in bathing garments or in a nude or partially nude condition on the sea-beach within the limits of or on the boundary of the Geraldton Municipal District.

9. No person shall create any disturbance or commit any misance in or about any bathing shed the property of the Council, and no intoxicated person shall be allowed access thereto.

10. No person shall wilfully damage any part or any bathing shed the property of the Council, or lodge, tarry, overnight, or camp in, or use any such shed for other than its legitimate purpose.

than its legitimate purpose. 11. That portion of the beach and sea bounded on the west by the Esplanade Pier and on the east by an imaginary line starting at the termination of Fitzgerald Street and extending 10 chains into the sea in line with the western fence of the private baths, is set apart as a "Ladies' Bathing Reserve'' for the exclusive use of females and no male person over the age of seven (7) years shall loiter in the vicinity of or bathe within such reserve.

12. Any person guilty of a breach of any of the provisions of this By-law shall, on conviction, forfeit and pay a penalty not exceeding Ten pounds (£10) in addition to the payment of the costs incurred in the repair of any damage caused to Council property.

BY-LAW No. 51.

Regulations for the Construction of Buildings.

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

No person shall do any act whereby any public street shall be rendered dangerous or inconvenient to persons passing by without first having obtained the permission of the Council in writing. A copy of the drawings of such proposed work shall be submitted to the Council for approval.

Any directions as may be deemed necessary for the erection of hoardings or fences, and a platform and handrail for the protection of passengers, shall be given by the Council and must be complied with to the satisfaction of the Council before the commencement of any building, alteration, or other act.

In the above clause the words "alteration within any building" shall include any work which affects the living conditions, ventilation, or lighting of the building or rooms therein.

2. No person who shall have obtained a Building License in respect of any building shall in the construction of such building depart from the plans or specifications which have been approved by the Council without its consent in writing first had and obtained, and such alterations or departure from approved plans and specifications shall be drawn, described, and endorsed on and in the plans and specifications.

3. Every person wishing to deposit any stones, bricks, lime, rubbish, timber, iron, or other materials on any public street or to make any excavation on any land abutting on or adjoining or contiguous to any public street shall first make application for and obtain from the Council a license so to do. Such license shall be given in the form of Schedule "C." Having paid the fees and deposit stated in the said form, he may then occupy the site subject to the conditions stated in such license.

Hoardings, etc., to be kept in repair and to be lighted.

4. Every person who shall be required to erect any hoarding, fence, platform, or handrail under the two last preceding sections shall keep the same in good and sufficient repair to the satisfaction of the Council so long as it shall, in its opinion be necessary for the public safety; and every such person shall, immediately uporreceipt of notice from the Council, that such hoard fence, platform, or handrail is out of repair and requires him to repair same, forthwith repair the same to the satisfaction of the Council, and every person erecting such hoarding, fence, platform, or handrail, or obstruction of any kind in the public street, or any excavation as aforesaid, shall cause the same to be well and sufficiently lighted every night from sunset to sunrise, to prevent accidents.

Power to Council to enforce preceding sections.

5. It shall be lawful for the Council to take immediate steps to enforce any of the preceding sections, and it may cause any such hoarding, or other obstruction that has been erected without a license, or which has been erected or continued in breach of the conditions of any such license, to be removed, or any such excavation to be filled in, or injuries to the public street repaired at the cost and expense of the person erecting or making the same, and such costs and expenses shall be recoverable from the person so making the same, as well as the penalties hereinbefore imposed.

Materials of external walls facing public street.

6. No building, with the exception of ordinary outbuildings, shall be erected in any of the following streets within a distance of 80 or 60 feet, as stated below, unless the same shall be constructed entirely of brick, stone, Marine Terrace-From Francis Street to Forrest Road (80 feet).

Eleanor Street-From Elwes Street to Lewis Street (80 feet). Thornhill Street-From Lewis Street to Bayly Street

(60 feet). Fitzgerald Street-From Beach to Charles Street

(60 feet). Elwes Street-From Beach to Charles Street (60

feet). Durlacher Street-From Beach to Sandford Street

(60 feet). Forrest Road—From Marine Terrace to Eleanor Street (60 feet).

7. The plans and specifications of any building pro-posed to be erected within the Municipality, but not included in section 5, must be first submitted to the Council for approval, and no buildings other than brick or stone shall be erected within six feet of each other, nor within three feet of the boundary of the adjoining block. In the event of two or more conjoined houses, shops or other buildings being erected, each tenement shall be separated by a brick, stone, or artificial stone party wall, at least one foot above the roof and extending the entire length of the building, including verandahs, and of the thickness required by this By-law.

Materials to be used in repair. 8. If any such external wall or enclosure be at any time hereafter taken down or otherwise demolished for the height of one storey, or for a space equal to one-fourth of the whole surface of such external wall, then every part thereof not built in the manner and of the several materials by these By-laws directed for external walls must be taken down, and the same must be rebuilt in such manner and of such materials for and in all respects as by these By-laws directed for external walls hereafter to be built, according to the class and rate of the building to which such external wall or enclosure shall belong.

Materials of party walls.

9. Party walls in reference to the component materials thereof.—Every part of such party wall must be built of sound brick or stone or artificial stone, or of such bricks or stone or artificial stone together laid in and with mortar or cement and in such manner as to produce solid work; and as to the woodwork which it may be desired to connect with the party walls of any buildings, the bearing ends of wooden beams, bressummers, girders, trimming joists, and the ends of partitions, heads, and sills, and the bearing ends of the main timbers of any and wood, bricks may be laid into the substance of a party wall; but no such beam, bressummer, girder, joist, partition, head, or sill, nor any part of the roof being wood, nor any bricks, must be laid or placed within 2 inches of the centre of any party wall; and no other woodwork of any kind must be laid into, placed upon, or be run or driven into any part of the substance of any warty wall: But if the ends of timbers be carried in iron ... Jes or stone corbels, then such iron shoes or stone corbels must be built into the wall at least one-half the thickness of such wall; and the top of every such party wall must be finished with one course of sound, hard bricks, set on edge in good mortar or cement, or by a coping of any other properly secured and sufficiently waterproof and fire-proof covering.

Roofs to buildings. 10. With regard to the roof, flat, and gutter of any building, and of any projection therefrom, and also balconies, verandahs, and shop fronts, they must be so ar-ranged and constructed, and so supplied with gutters and pipes as to prevent the water therefrom dripping on to or running over any public way, and all such rain-pipes. caves, and gutters are to be made of metal.

Drains to buildings.

11. With regard to the drains of buildings of any class, and of every addition thereto.-Before the several walls of any such buildings shall have been built to the height of 10 feet from their foundation, the drains thereof must have been properly built and made good; that is to say, if there be within 100 feet from any front of the building a common sewer into which it is lawful and practicable to drain, then into such common sewer, and if there be not in such situation and within such distance any such common sewer, then to the best outlet that can be obtained so as to render, in either case, drains avail-able for the drainage of the lowest floor of such build-

ing or addition thereto, and also of its areas, privies, and offices; and every such drain must be laid to a sufficient fall or current, so as that the whole of every such drain within the walls of such building shall be wholly covered over under the lowest floor independently thereof, and every such drain within the walls of such building must be built and covered over with brick, stone, or slate, and so as to render air-tight, and generally all drains shall be laid and built to the approval of the Council.

Covering footpaths, etc. 12. In the case of any building being erected abutting on the footpath of a public street or of any plastering operations being intended to be performed above the first storey of any building, the builder or other person having charge of such building, or the plasterer shall, before pro-ceeding to build further than the first storey of such building so being erected, or with any plastering as aforesaid, give notice thereof in writing to the Council, who shall thereupon give directions to such builder, person, or plasterer for the covering of such footpath as it shall think fit, and every builder, person, or plasterer shall give such notice and shall not proceed with such building or plastering without having complied in all respects with the directions of the Council, or without keeping such covering or other erection as directed in an efficient state of repair to the satisfaction of the Council.

Back-vards.

13. With regard to back-yards or open spaces attached to dwelling-houses .- Every house hereafter built or rebuilt shall have in the rear or on one side thereof an open space, exclusively belonging thereto, of the following ex-tent, viz., an area equal to the full width of that allotted to the building, and of a depth of at least 20 feet.

Where two or more houses are being built on the same block of land, so that any house faces the back-yard of another, a clear space of 40 feet wide must be left be-tween them.

Privies.

14. Privies at present built or hereafter to be built .--Every privy as to situation, size, and construction is to be to the satisfaction of the Council and in conformity with the Health Act and the By-laws thereunder. It shall be sufficiently ventilated, and shall not be created nearer than 3 feet to an adjoining boundary or to a public street, nor nearer than 20 feet to any business place or dwelling, unless with the express permission of the Council. Under the seat the floor is to have a metal tray, or be composed of concrete, stone, or some non-absorbent material, with a proper fall.

Rooms in regard to height.

15. With regard to rooms in other parts of the buildings in reference to the height thereof.—Every room used or intended to be used for the purpose of habitation must be at the least an average height of 9 feet from floor to ceiling, and no sleeping room shall have a cubical area less than 500 feet to each person.

Ventilation of rooms.

16. Every room used for the purposes of habitation or for the assemblage of people for any purpose whatever, shall be well and properly ventilated to the satisfaction of the Council by the insertion of air bricks below the floor and by openings in the sleeper walls, also by ven-tilators in the ceiling or at the top of the walls thereof, according to the size of such rooms.

Verandahs.

17. Awnings or verandahs to be erected over footpaths are to be in accordance with specifications approved of by the Council. The minimum height to be 8 feet; the verandah to be painted and kept in repair to the satisfaction of the Council, which shall have power to order such repairs to the verandahs generally as it may deem section repairs to the event of neglect or of the Council ob-serving the necessity for removal or repair, it must be commenced within seven days from the receipt of notice from the Council, and must be completed within fourteen days of such notice, or otherwise the verandahs will be removed as nuisances, the cost of such removal to be borne by the owner or occupier.

Bressummers.

18. All bressummers to be either of iron or wood.

Factory chimneys.

19. And as to the chimney shaft for the boiler furnace of any steam engine, or for any brewery, distillery, or manufactory, such shaft may be erected of any height, so that it be built in such manner and of such strength and dimensions as shall be satisfactory to the Council upon special application in each case.

Notice to remove dangerous buildings.

20 Where any building shall, in the opinion of the Council be ruinous or dangerous under the meaning of "The Municipal Corporations Act, 1906," the Council shall or may give notice to the owner thereof to remove or renovate the same.

Temporary buildings.

21. With regard to the granting of permission for the erection of temporary buildings .- Special permission may be granted by the Council, for a period not exceeding twelve months, for the erection of temporary buildings in urgent cases for special purposes, all the walls of which may be of wood or iron.

Power to enter and remove.

22. And generally where anything shall have been done or omitted to be done in contravention to this Bylaw, it shall be lawful for the Council at its discretion to enter on the premises and remove or cause to be removed any building or other thing which has been erected in contravention thereof, or to do or cause to be done any act or thing which should have been done in pursuance thereof, and the costs of so doing shall be borne and paid by such owner or other person.

Prohibiting for human habitation.

23. No building or any part thereof not originally built as and for a dwelling-house, within the limits of the Municipality, whether built before or after the adoption of this By-law, shall be converted into or used as a dwelling-house without the previous consent of the Coun-cil, which may grant such consent upon and subject to such conditions as it may see fit, or in its discretion may refuse the same.

Man in charge.

24. Every builder or other person erecting any build-ing under this By-law shall at all times during working hours, during the progress of such work, be himself or keep a responsible man on the scene of such work to take any orders from the Council relative to such building.

Culverts.

When it shall be necessary to make any crossing 25. place for vehicles and animals over a footpath or watertable in any street or way to any private or other pre-mises, such crossing place shall be made by the Council, and shall be properly laid and channelled with wood, stone sets, or other suitable materials as the Council may deem fitting, and the cost of such making shall be borne by the owner of such premises, and shall be paid by him, and in case of any repairs being necessary to such cross-ing the same shall be made by the Council and the costs of same shall be paid by such owner.

Balconies.

26. No balcony supported wholly from cantilevers or corbelled out from the wall will be permitted unless specially authorised by the Council.

Penalties.

27. Every person offending against any of the provisions of this by-law shall, for every such offence, be liable to a penalty not exceeding £10, and to a further penalty not exceeding £2 for every day such offence continues, in addition to all costs and expenses incurred.

SCHEDULE A.

Municipality of Geraldton.

Application for Building License.

Drawings of Plans of the proposed building, to scale and in ink, also full specifications and a locality plan, must accompany this notice.

Date...., 19

To the Town Clerk.

I/We, the undersigned, do hereby give notice of my/our Geraldton, a.... in conformity with the drawings and specifications submitted herewith for approval, and also in accordance with the building by-law and regulations.

I/We also apply for a license to occupy a portion of the public street for depositing materials for the use and during the erection of the said building in accordance with the by-laws provided, the area required to be as stated hereunder, or such area as the Council may approve of.

Particulars of the building.

Owner's name..... Architect..... Builder..... Builder.....feet; Dimensions: (a) frontage.....feet; (b) depth....feet; (c) area of ground floor...square feet. Exterior walls to be built of... Partition walls to be built of Walls to be lined inside with Roof to be built of..... Floor to be built of Height of walls to be-Ground floor 1st floor..... 2nd floor..... The E.C. will be situated at the and built in accordance with the regulations of the Health Act and by-laws thereunder. Further particulars..... I/We also apply for a Hoarding License. Space required on roadway.....feet long by..... wide, Space pathway,.... Required for......weeks. Signature of owner..... Address of Owner..... Signature of Builder..... Fees payable:-Building, :

£ For the Geraldton Municipal Council,

£

Hoarding, £

Deposit,

Total

:

SCHEDULE B. Municipality of Geraldton.

:

:

: :

Building License No.....

Granted toStreet,

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

For the Geraldton Municipal Council,

Date....., 19 .

SCHEDULE C.

Municipality of Geraldton.

Hoarding License and License to deposit materials on streets.

No.... Granted to...... of...... Street,, permitting the enclosing of a specified area of......Street, Geraldton, for.....months/ weeks, from....., 19 to....., 19 ,

Conditions.

Fee shall be threepence per superficial yard per month, payable in advance; any renewal required may be granted at the discretion of the Council at the rate of threepence per superficial yard per month.

Area shall be restricted to a frontage of....lineal feet, a maximum width offeet, height feet.

Hoardings and Gangway shall be strongly and securely constructed of materials and to a design to be approved by the Council, and maintained in good condition through-out the currency of this license, and at any time the Council may, if it thinks fit, order any alteration or addition to be made to the hoarding for the better protection and convenience of the public.

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

Advertising .-- No advertisement, sign, placard, or device shall be placed on the hoarding without the written consent of the Council.

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

Sanitary.—Before commencing to build a privy shall be erected for the use of the workmen, and all the require-

ments of the sanitary authorities strictly complied with. Reinstatement.—At the expiration of the period for which this license is granted, or sooner if possible, the hoarding shall be cleared away, and the footpath, kerbing, channelling, and roadway made good to the satisfaction of the Council.

Deposit.—As additional security for the satisfactory performance of the last-named condition, the licensee has eposited the sum of \mathfrak{t} : with the Council. deposited the sum of £ Amoun

it paid:- Fees, Deposit,	£	:	: :	
Total	£	:	:	

Date....., 19 . For the Geraldton Municipal Council,

SCHEDULE D.

Municipality of Geraldton. Dangerous Buildings.

То.....

1,, Town Clerk of Geraldton, hereby give you notice that the building, being inStreet, Geraldton, belonging to you, is in a dangerous (or ruinous) condition, and you are hereby required to immediately remove (or renovate) the same to the satisfaction of the Municipal Council. And further take notice that in default of your doing so, you will be liable to a penalty not exceeding £10, and to pay all costs and expenses incurred by the Municipal Council in the removal of such building.

. Town Clerk.

Date...., 19

SCHEDULE E. Municipality of Geraldton. Building without permission.

Το.....

....., Town Clerk of Geraldton, hereby give you notice that the building now being erected by or for you in..... Street, Geraldton, has not been approved of, no plans having been submitted, nor the necessary fees paid, and you are hereby required to immediately submit proper plans and specifications for this work to the satisfaction and for the approval of the Municipal Council; and further take notice that you will be liable to a penalty not exceeding £10, and a further penalty not exceeding £2 for each day the same neglect continues, and to pay all the costs and expenses incurred by the Municipal Council in this respect and in enforcing compliance with this notice.

> Town Clerk.

Date..... 19 .

SCHEDULE F. Fees.

£ s. d.

0

- For every building or addition not exceeding 800 square feet in floor area 0 10 0 For every alteration to be made in any building the fee shall be half the amount charged in
- the case of a new building, and the mea-surements of new work only to be taken.
- For every additional 100 feet of floor area, or fraction of 100 feet ... 1 0
- For inspecting dangerous structure by order of 0 0
- $0 \ 10 \ 0$
- inspecting and reporting on party walls, For 0 10 0
- 1 0
- 0 5 0 frontage or part thereof ...

Fees for Special Services not expressly provided for.

For any service performed by the Council which is required by the By-laws, but not comprehended under any of the foregoing heads, such fees, not to exceed £5 5s., as the Council may appoint and fix.

Conditions for determining the Thickness of Walls.

For one-storey work (stone), all exterior work 14 inches thick; in brick, not less than 9 inches thick. Partition walls in stone, not less than 12 inches thick;

in brick, not less than 4½ inches thick. Cellar walls, for house of one-storey, not less than 20

inches thick; for two-storeys, 24 inches thick. First-storey walls, in stone, not less than 14 inches

thick.

First-storey walls. in brick, not less than 9 inches thick.

Ground floor, carrying upper storeys, in stone, not less than 20 inches thick.

Ground floor, carrying upper storeys, in brick, not less than 14 inches thick.

The same thickness of walls for third storeys as provided for second storeys.

The footings in all cases to be at least four inches thicker than the upper walls.

BY-LAW No. 52.

Slaughter Houses.

No slaughter house shall be erected or used within the boundaries of the Municipality without the previous sanction in writing of the Council, and any person offend-ing against this By-law shall forfeit and pay, on con-viction, a penalty not exceeding £20.

BY-LAW No. 53.

Signboards, etc. 1. Any person who shall erect or place any signboards, 1. Any person who shall erect or place any signboards, signs, awnings, blinds, posters, flags, overhanging lamps, or other things over or near any footway or roadway without first obtaining the consent of the Council in writing shall forfeit and pay, on conviction, a penalty not exceeding £2 for every such offence. 2. Any person wishing to erect any balcony, verandah, we implement on a part of a structure fortware shall

or signboard over any part of a street or footway shall obtain permission of the Council, in writing, before so doing, and any balcony, verandah, or signboard so erected by the consent of the Council shall be at least eight feet clear above the street or footway over which it is erected, and shall be built in a substantial manner, and shall be subject to the approval of the Council, both with respect to its strength and appearance; and further, beth with respect to its strength and appearance; and further, the Council will have power to remove or cause to be removed any balcony, verandah, or signboard now erected, or that may be hereafter erected, over any street in the Munimay be necessful released, over any street in the mini-cipality, not being erected in conformity with this By-law; providing that the owner or occupier of the pre-mises to which any such balcony, verandah, or signboard is, or may be attached, shall have received 14 days' notice from the Council to remove such balcony, verandah or signboard, after having received the said notice, shall forfeit and pay, upon conviction, a penalty not exceeding Ten pounds (\pounds 10), together with all expenses (if any) incurred by the Council in removing any such balcony, verandah, or signboard.

BY-LAW No. 54.

Hoardings and Excavations.

1. The Council may grant permission to any person to 1. The council may grant permission to any person of erect and use hoardings over or upon any street or foot-way, and any person obtaining such permission shall pay to the Council the following fees, viz.:—One penny per lineal foot of street or pathway over or upon which such hoarding may be erected or used per month, or any part of a month, or a minimum fee of 2s. 6d. per month, and any person erecting or using any such hoarding shall keep of a month, or a minimum fee of 2s. 6d. per month, and any person erecting or using any such hoarding shall keep a sufficient light or lights affixed thereto, in a conspicu-ous place, from sunset to sunrise; and any person who shall make any excavation on or near any footway or roadway shall erect a sufficient hoarding for the safety of the public, and shall affix sufficient light or lights thereto from sunset to sunrise.

2. Any excavation, cellar, opening, or gutter, made under any footway shall be made secure from danger to the public, or filled in, as may be directed by the Council, by the person making any such excavation, opening, or gutter. Any person offending against this By-law shall forfeit and pay, on conviction, a penalty not exceeding Two pounds for every such offence.

, 19 .

, 19 .

BY-LAW No. 55. Hoardings for advertising purposes. No person shall erect any hoarding upon any public or private land without having first made application for and obtained permission in writing from the Council, and every such application must be accompanied by a plan showing the details of the structure, the number of the town lot and the distance from the public street or way it is purposed to creat the hearding or way it is proposed to erect the hoarding.

BY-LAW No. 56.

Bill-posting.

Any person who is desirous of posting handbills or other forms of advertisement on hoardings, walls or other parts of the town where the same is allowed, must make application to and obtain from the Council a license for so doing and pay an annual license fee of 10s.; but any bill-poster or other person who shall post any bills or other form of advertisement on or deface any public fence, footpath, tree, telephone or telegraph post, elec-tric light pole, verandah post, lamp-post, bridge, jetty, or public building, or wall, fence, or verandah of any private house, unless he shall first obtain the consent of the ocupier or owner of such house or other premises, shall forfeit and pay, on conviction, a penalty not exceeding £5.

BY-LAW No. 57. Hand-bills.

Any person who shall in or upon any street or public place or in or upon any of the parks, recreation grounds or reserves, give out or distribute or cause to be disadvertising hand-bill, ticket, placard, paper, or notice shall forfeit and pay, on conviction, a penalty not exceeding £5.

BY-LAW No. 58.

Special Roll for Loan Poll.

1. When any demand shall have been duly made under Section 446 of "The Municipal Corporations Act, 1906," the Council shall forthwith have prepared a Special Roll of the names of all persons who appear to be owners of rateable land within the meaning of the said Section 446. The said roll shall be in the form of Schedule "A,"

and shall be available for inspection by any ratepayer at the Town Clerk's Office not later than 14 days before the

date fixed for the holding of the poll. 2. On or before the tenth day before the date fixed for the holding of the poll, any person—

- (a) Whose name does not appear on such roll; or
- (b) Whose name appears on such roll, and who is dissatisfied with such roll as not specifying a

sufficient number of votes opposite his name may apply to the Council in one of the forms in Schedule "B" to have his name included on such roll, or to have the number of his votes increased, as the case may be. 3. The Council at a meeting to be held for that pur-pose before the day fixed for the holding of the poll, shall

determine upon the validity of all such claims, and shall make all corrections in the said roll necessary to give effect to such determination. Any such meeting may be adjourned from time to time.

The determination upon the validity of claims shall be by the majority of those present at the meeting or adjourned meeting, and in case of an equal division the Mayor or Chairman shall have a casting vote in addition to his deliberative vote.

5. The Council at any such meeting may also correct any mistake, or supply any omission which may appear to the Council to have been made in the roll in respect of the name, place of abode, or description of any person included therein, or in respect of the description of any rateable property or the situation or rateable value thereof.

The Mayor or Chairman shall initial every addition 6. or alteration to the roll. He shall also initial every page of the roll as completed, and shall cause to be written at the foot or end of the roll a certificate that the same has been revised and is correct, with the date thereof. The Mayor or Chairman, and not less than two other members of the Council, shall severally sign such certificate.

7. Any owner whose name appears upon the Special Roll, and who does not reside within the Municipality of Geraldton, may at any time before the day appointed for the holding of the poll, apply personally to the Return-ing Officer for a postal voting paper. The Returning Officer shall thereupon supply the same, and shall make a mark against the name of the said owner upon the critic roll. said roll.

8. Any owner who has applied for and received a postal voting paper for the purpose of voting under Sub-section 7 of Section 447 shall not be entitled to vote otherwise.

List of Persons on Special Roll of Ratepayers.

Elector's Surname.	Elector's other names.	Description of rateable land, and whether free- hold or leasehold interest,	Annual Rateable Value.	No. of Votes.

SCHEDULE "B."

Form 1,

Application of a person whose name has been omitted from theh Special Roll of Owners to have his name inserted therein.

To the Town Clerk of the Municipality of Geraldton.

Sir,-I hereby claim to have my name inserted on the Special Roll of Owners for the Municipality of Geraldton in accordance with my qualifications, as stated hereunder:

Dated this day of (Signed) (Name in full.)

Other names of	Description and situation of land in re-	Whether free- hold or lease- hold interest, and if leasehold.	Annual Rateable	
Claimant.	claim is made.	number of years unexpired.	Value.	
	names of Claimant.	Claimant. spect of which	Claimant. spect of which and if leasehold, number of years	

Form 2.

Notice of Objection to Rateable Value of Land. To the Town Clerk, Municipality of Geraldton.

Sir,-I give you notice that I object to the number of votes set against my name on the Special Roll of Owners, and claim that same should be amended to on the following grounds: -

Dated this day of

(Signed)

(Name in full.)

BY-LAW No. 59.

Weights and Measures.

All persons who are desirous of adjusting any weights, measures, scales, balances, steelyards, beams, or other weighing machines shall have access to the authorised copies kept at the office of the Council at any time between the hours of 9.30 and 10.30 a.m. on Tuesdays, and upon payment of the fees hereinafter men-2. The fees which shall be charged, received, and taken

by the Inspector for comparing with such authorised copies, and if found correct for stamping any weights, measures, scales, balances, steelyards, beams, or other weighing machines shall be as follows :-

For comparing weights with such authorised copies as aforesaid, and stamping when necessary :

Avoirdupois Weight.

		s.	d.
For each	weight of 56lbsif of brass, 1s.; if of		
iron		0	9
For each	weight of 28lbs if of brass, 9d.; if of		
iron	· · · · · · · · · ·	0	6
For each	weight of 14lbs if of brass, 6d.; if of		
iron	··· ·· ·· ·· ·· ··	0	4
For each	weight of less than 14lbsif of brass,		
	if of iron	0	3

For examining and comparing balances, beams, scales, steelyards, and other weighing machines, including stamping when necessary:

Avoirdupois Weight.

	s.	a.
For each, if constructed to weigh not exceeding		
56lbs	0	6
If constructed to weigh more than 56lbs, and not		
more than lewt	1	0
If constructed to weigh more than lewt., for the		
first ewt.	1	0
For each additional cwt. or part thereof	0	- 6
, I		

For examining and comparing any machine on the premises of the owner, and stamping when necessary :s. d.

For each cwt. or part thereof exclusive of carting

weights necessary for testing, but not exceeding £3 3s. for any one machine

1 3 For examining and comparing balances, scales, beams, or other weighing machines, including stamping, when necessary : -

Troy Weight.

d. For each, constructed to weigh not more than 50oz. 1 0 For each additional 50oz. or fraction thereof 0 6

3. The fees to be charged by the Inspector for com-paring and stamping any weights, measures, scales, bal-ances, steelyards, beams, or other weighing machines at any place within the Municipality, other than the Council office, shall be one-half more than the ordinary fees here-inbefore mentioned in addition to any charges incurred in conveying the weights and measures from the Council office to the place required.

4. All fees for comparing and stamping any weights, measures, scales, balances, steelyards, beams, or other weighing machines shall be paid to the said Inspector before the said weights, measures, scales, balances, steel-yards, beams, or other weighing machines are compared.

BY-LAW No. 60.

Width of Tyres.

1. The maximum weights to be carried by any vehicles used within the Municipality shall bear the follow-ing relation to the width of the tyres on the wheels of the vehicle carrying the weight, viz .:- $T\tau$

wo-wheeled	Cart	\mathbf{or}	Dray—
------------	------	---------------	-------

THO HROUGE OUT O						
2 inch tyre					. 20ev	vt.
3 inch tyre					. 30ev	vt.
4 inch tyre	• •				. 40ev	vt.
5 inch tyre				•	. 50ev	vt.
Four-wheeled Lorry	or Wa	igon–				
2 inch tyre		••	••	••	2 to	ns
$2\frac{1}{2}$ inch tyre		• •	• •	••		
$2\frac{3}{4}$ inch tyre		••	••	• •	$2\frac{3}{4}$ to	ns
3 inch tyre		••	••	• •	3 to	ns
4 inch tyre			• •	۰.	4 to	ns
5 inch tyre		• •	••	••		ns
ah ahall ha tha marin		cant 1	har ano	aial m	omminai	0.70

which shall be the maximum, except by special permission of the Council, and no vehicle whose tyre shall be of less dimensions than the minimum above mentioned shall be licensed to carry weights exceeding 10ewt.

The owner of such vehicle shall have painted on 2. some conspicuous part on the off-side of each cart, dray, wagon, lorry, or other vehicle the words '(licensed to carry,' and after the word ''carry'' the weight in figures which the cart, or wagon, lorry, or other vehicle is licensed to carry.

BY-LAW No. 61.

Impure water or liquid matter on any street.

Any owner or occupier of any house, land, or premises within the Municipality, who shall allow any impure water or any liquid matter of any description to flow from such house, land, or premises, into or upon any street, footnouse, rand, or premises, into or upon any street, footway, or gutter, and any person who shall throw or place thereon or therein any impure water or liquid matter of any description, shall be guilty of an offence against this By-law, and, upon conviction, shall pay a penalty not exactly f_{2} ceeding £5.

BY-LAW No. 62.

Brothels.

Any person who shall let any premises, or any part thereof, with the knowledge that the same are or is to be used as a brothel, or for the purpose of habitual prostitution, or shall wilfully continue as a tenant of his premises any person who shall keep such premises as a brothel or for the purposes of habitual prostitution, or any person who shall keep, manage, or assist in the management of a brothel, house of assignation, house of ill-

fame, or place used for the purposes of habitual prostitution; or any person who shall knowingly permit any premises or any part thereof to be used as a brothel, house of assignation, or for the purposes of habitual pros-titution shall forfeit and pay, upon conviction, a penalty not exceeding £10.

BY-LAW No. 63.

Subdivision plans.

No plan of the subdivision of any land within the Municipality shall be approved by the Council unless the owners of the land so subdivided shall have first formed and macadamised, to the satisfaction of the Council, all streets and ways included in such subdivision.

BY-LAW No. 64. Discount on Rates.

The Council will allow a discount of Five pounds (£5) whole year's rates within thirty (30) days after notice given to him to pay theh same—such allowance to apply only to current rates.

BY-LAW No. 65.

12th Schedule-". Municipal Corporations Act, 1906." The provisions of the 12th Schedule shall be adopted in all cases not provided for in the foregoing By-laws.

BY-LAW No. 66.

Penalties.

Every person who does, permits, or suffers any act, matter, or thing contrary to these By-laws, or commits or permits any breach thereof, shall be deemed guilty of an offence and be liable, when not otherwise provided for, to a fine or penalty not exceeding £10 for every such offence offence.

Made and passed by the Council of the Municipality of Geraldton on the 26th day of June, 1912. B. M. FULLER,

Mayor. W. H. FULLER, Town Clerk.

Approved by His Excellency the Governor in Executive Council, this 28th day of January, 1913. [L.S.] BERNARD PARKER, Clerk of the Council.

THE following Statute, which has received the approval of the Governor, is published in the Government Gazette in accordance with Section 33 (1) of "The University of Western Australia Act, 1911."

CECIL ANDREWS,

Pro-Chancellor.

University Offices, Perth, 12th February, 1913.

STATUTE.

No. 8.—Degrees and Faculties.

1. The University shall give instruction and grant degrees in the following Faculties:---

Arts,

Science

Agriculture,

Engineering,

and in such other Faculties as the Senate may from time to time determine.

2. For the purpose of Section 17 of the University Act, and of admissions ad eundem gradum there shall be Faculties in

Law,

Medicine, and Music.

No instruction will be given in these Faculties until the Senate so determine, but graduates of other Universities may be admitted *ad eundem* to the following degrees:-Bachelor of Laws.

Master of Laws.

Doctor of Laws. Bachelor of Medicine. Doctor of Medicine.

Bachelor of Surgery.

Master of Surgery.

Bachelor of Music.

Doctor of Music.

3. The Senate may from time to time make such Regulations in regard to these degrees as it may deem fit.

The Chancellor and Pro-Chancellor shall ex officio 4. be Members of every Faculty.

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

Application No. 316/1911.

TAKE notice that William Goldsmith Burges of Burges Siding York in the State of Western Australia Farmer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcels of land situate in the Avon District and being

Avon Location 215 containing 10 acres

Bounded on the South-West by a boundary of Avon Location 1592 measuring 9 chains 98 links

On the North-West by a line measuring 10 passing along a boundary of Avon Location 2059 10 chains

On the North-East by a line measuring 9 chains 98 links passing along a boundary of Avon Location 2059 anđ

On the South-East by a line measuring 10 chains passing along part of a boundary of Avon Location 1593

Parts of Avon Locations Y3 and Y4 containing together 1557 acres

Bounded on the North-West by boundaries of Avon Location Y1 measuring 77 chains 64 links 38 chains \$1.7/10 links and 86 chains 86 links

On the South-West by another boundary of Avon Location X1 and part of the North-East boundary of Avon Location Y8 measuring together 69 chains 62 links

On the South-East by the North-West boundary of Avon Location Y6 measuring 199 chains 77 links and

On the North-East by part of the left bank of the Avon River

Bounded on the inner part by public roads by part of the Great Southern Railway Reserve and by a public School Reserve

The land is more particularly defined on Plan 3326 deposited in the Land Titles Office

Lot 2 of Avon Locations A B and c containing 1073 acres

Bounded by lines starting from the South-West corner of Location F and extending in a North-Easterly direc-tion along the South-East boundary of Location F for 107 chains 32 links

Thence in a South-Easterly direction for 97 chains 39 links passing along a boundary of Lot 1 of said Loca-tions A B and c and crossing a public road

Thence in an Easterly direction along the South side of a public road for 27 chains 80 6/10 links

Thence in a Southerly direction for 31 chains 69 links and in a Westerly direction for 27 chains 7 links and 49 chains 22 links along boundaries of Lot 1 of said Locations

Thence in a North-Westerly direction along the Eastern side of a public road for 40 chains 96 links

Thence in a South-Westerly direction for 4 chains 33 9/10 links crossing a public road and along the North-West boundary of the part of Location A comprised in a Deed of Gift a memorial of which is registered in the Registry of Deeds Book XI. number 1073

Thence in a South-Easterly direction for 3 chains along the South-West boundary of the said part of Location A

Thence in a South-Westerly direction along a boundary of Lot 1 of said Locations for 21 chains 34 links to the right bank of the Avon River

Thence along the said bank of the Avon River downwards to the starting point

Bounded on the inner part by public roads

The land is more particularly defined on Plan 3136 deposited in the Land Titles Office

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

ALFRED E. BURT,

Registrar of Titles.

Land Titles' Office. Perth,

6th February, 1913.

B. H. Darbyshire, W.A. Club Buildings, 46 St. George's Terrace, Perth, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1469/1911. TAKE notice that Mary Samson of Fremantle widow has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Town of Fremantle and being

Fremantle Town Lot 614 containing 1 rood 8 perches Bounded on the North-West by 1 chain 46 links of Arundel Street

On the North-East by the South-West boundary of Fremantle Town Lot 613 measuring 2 chains 23 7/10 links

On the South-East by the North-West boundary of Fre-mantle Town Lot 615 measuring 1 chain 51 links and

On the South-West by part of the North-East boundary of Fremantle Town Lot 577 and the North-East boundary of Fremantle Town Lot 576 measuring together 1 chain 851/2 links

The land is more particularly defined on Diagram 3591 deposited in the Land Titles Office.

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

ALFRED E. BURT, Registrar of Titles.

Land Titles' Office, Perth,

6th February, 1913.

M. L. Moss & Dwyer, Henry Street, Fremantle, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 2869/1912.

TARE notice that William Cunningham Ramsay of Minninup in the State of Western Australia Farmer and Grazier has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Wellington Dis-triet and being

Part of Leschenault Location 26 containing 2 acres 2 roods and 33 perches

Bounded by lines starting from the junction of Stirling and Spencer Streets and extending East along Stirling Street for 2 chains 60 links

Thence South 2 chains 50 links East 1 chain and North 2 chains 50 links along the West South and East boundaries of the part of Location 26 comprised in an Indenture of Conveyance a memorial of which is registered in the Registry of Deeds Book 12 number 343

Thence East along Stirling Street for 2 chains 23 7/10 links

Thence in a South-Easterly direction along the Rail-way Reserve for 3 chains 50 links

Thence South-Westerly along Cornwall Street for 2 chains 30 1/10 links

Thence along lines forming the North boundary of Wellington Location 1875 measuring as follows 86 links 60 2/10 links 1 chain and 2/10 of a link 1 chain and 80 links

Thence South along the West boundary of said Location 1875 for 3 chains 131/2 links

Thence West 1 chain 50 links and North along Spencer Street for 6 chains 44 8/10 links to the starting point.

The land is more particularly defined on Diagram 3367 deposited in the Land Titles Office.

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

ALFRED E. BURT, Registrar of Titles.

Land Titles' Office, Perth, 6th February, 1913.

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

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 230/1913. NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the 29th day of March next to issue to Wil-liam John Chalmers of Derby in the State of Western Australia grazier the sole executor of the will of William Lochlan Cowan otherwise known as William Lochlan Cowain late of Upper Liverynga Station in the said State teamster deceased Special Certificates of Title to the land described below the duplicate Certificates of Title having as is alleged been lost.

Dated 10th day of February 1913.

ALFRED E. BURT, Registrar of Titles.

The land referred to.

Lot 101 of Swan Location 267 on deposited Plan No. 1341 and being the whole of the land comprised in Certificate of Title Volume 174 Folio 154 standing in the name of William Lockland Cowain of Kimberley teamster and

Lot 225 of Swan Location 35 on deposited Plan No. 757 and being the whole of the land comprised in Certificate of Title Volume 321 Folio 74 standing in the name of William Lochlin Cowain of Perth miner.

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

TRANSFER OF LAND ACT, 1893, Section 75.

Application No. 252/1913.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the fifteenth day of March next to issue to Edgar Dawes of 21 Wade Street Perth in the State of Western Australia a Special Certificate of Title to the land des-eribed below the duplicate Certificate of Title having as is alleged been lost.

Dated sixth day of February, 1913.

ALFRED E. BURT, Registrar of Titles.

The land referred to.

Lots 6 and 7 of Canning Location 2 and being the whole of the land comprised in Certificate of Title Volume CCXXV. Folio 143 standing in the name of Edgar Dawes of Wade Street Perth Carrier.

TRANSFER OF LAND ACT, 1893,

Section 75.

Application No. 305/1913. NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles it is intended on the 22nd day of March next to issue to Ernest Dawson formerly of Port Darwin in South Australia but now of Burma District and Additional Sessions Judge a Special Certificate of Title to the land described below the duplicate Certificate having as is alleged been lost.

Dated this 13th day of February, 1913.

A. Y. GLYDE, Assistant Registrar of Titles.

The land referred to.

Lots 64 and 65 of Swan Location W and being the whole of the land comprised in Certificate of Title Volume 32 Folio 35.

Northmore & Hale, Emanuel Buildings, St. George's Terrace, Perth, Solicitors for the Applicant.

THE HEALTH ACT, 1911.

Department of Public Health, Perth, 11th February, 1913.

THE following appointments made by the undermen-tioned Local Health Authorities have been approved by the Deputy Commissioner of Public Health, under the provisions of "The Health Act, 1911":--

Three Springs.

J. W. Wallace as Secretary, vice G. Haines, resigned. Kalgoorlie Road District. Ralph Bennett as Inspector. W. E. Buchan as Secretary.

Broome.

Dr. Alex. Goldstein as Medical Officer of Health, vice Dr. Blick, deceased.

Katanning. J. W. Hewson as Secretary, from the 1st February, 1913.

P. Stuart as Inspector, from the 1st February, 1913.

EVERITT ATKINSON

Deputy Commissioner of Public Health.

MUNICIPALITY OF GERALDTON.

Ranger and Poundkeeper.

HENRY CURRAN has been appointed Ranger and Poundkeeper, in lieu of James Grey, resigned. W. H. FULLER,

Town Clerk.

Geraldton, 12th February, 1913.

MUNICIPALITY OF NORTH PERTH. NOTICE is hereby given that the Council has appointed Richard Cooke, of Burt Street, North Perth, Assistant Building Surveyor.

THOS. H. BLAKE, Town Clerk.

7th February, 1913.

THE ROADS ACT, 1911. Closure of Road.

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

Corr. 9943/12.

D41.—The surveyed road passing along the North and part of the East boundaries of Murray Location 212 and the North boundary of Location 419 from a sur-veyed road at the former's North-West to a surveyed road at the latter's North-East corners. (Plan 383/80, C2.)

S. BROWN.

I, Andrew Harriot Henning, on behalf of the Drakes-brook District Road Board, hereby assent to the above application to close the road therein described.

A. H. HENNING

Chairman Drakesbrook District Road Board. 11th January, 1913.

Unclaimed Moneys Act, 1912.

BANK OF NEW SOUTH WALES.

Register of Unclaimed Money held by Bank of New South Wales :---,

Name and last known Address of Owner on Books.	Total Amount due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
 Sinythe, Wm. Taylor, London Smythe, Wm. Taylor, London Hopkins, John W., Jubilee Downs, Derby McAskill, Executors late Christina, care of J. M. Hanley, Hannans Brew- 	£ s. d. 9 3 6 12 15 8 65 15 5 17 2 4	Balance of Ac- count at Perth Balance of Ac- count at Fre- mantle Balance of Ac- count at Fre- mantle Balance of Ac- count a Ac- count a Ac-	16th October, 1908 8th March, 1906 4th June, 1906 31st January, 1906
ery, Kalgoorlie			

In the matter of "The Companies Act, 1893," and in the matter of Reichardt & Allen, Limited.

AT the adjourned Annual General Meeting of the abovenamed Company, duly convened and held at the Regis-tered Office of the Company, 67-77 Charles Street, Perth, on the 5th day of February, 1913, the following Special Resolution was duly passed, viz.:—

"That the Company be wound up voluntarily."

At the same meeting the following resolution was also duly passed, viz .:-

"'That Robert Harry Allen, of Perth, Agent, and Maurice Hamilton Joseph Otto, of Perth, Public Ac-countant, be appointed Liquidators for the purposes of the winding up.''

Dated this seventh day of February, 1913.

H. R. WILLIAMS,

Chairman. Witnesses:-H. Rose; W. H. Ackland, Solicitor, Perth.

Tindals Coolgardie Gold Mining Company (No-Liability). remains coorganate four number company (No-Diabuty). NOTICE is hereby given that the Power of Attorney from the above Company to Arthur Herbert Roberts has been revoked, and that Alfred Mercer, of Coolgardie, is now the Attorney of the above Company in Western Aus-tralia. Notice is hereby further given that the Regis-tered Office of the said Company is situate on Gold Min-ing Lease No. 33, Coolgardie Goldfield.

Dated at Coolgardie, the 31st day of January, 1913.

KEENAN & RANDALL, Bayley Street, Coolgardie, Solicitors for the above Company in Western Australia.

Lupton's Gold Mines, N.L.

NOTICE is hereby given that all contributing shares in the above-named Company on which the tenth call of 3d. per share (due January 2nd) remains unpaid are for-feited, and will be sold at public auction at Goss's, Main Street, Meekatharra, W.A., on Saturday, the 22nd inst., at 7.30 p.m., unless previously redeemed.

By order of the Board,

NEIL CAMPBELL, Secretary.

Meekatharra, 8th February, 1913.

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

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to the Yilgarn Diamond Drilling Company, No Liability.

Dated this 11th day of February, 1913.

F. A. MOSELEY, Registrar of Companies. Supreme Court Office, Perth, W.A.

THE ASSOCIATIONS INCORPORATION ACT, 1895. I, STANLEY PASH PIGOTT, of Broome, in the State of Western Australia, Secretary of, and the person here-unto authorised by the West Australian Pearlers' Association, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

Dated this 20th day of January, 1913.

STANLEY PIGOTT.

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

Memorial of the West Australian Pearlers' Association filed in pursuance of "The Associations Incorpora-tion Act, 1895."

1. Name of the Institution-The West Australian Pearlers' Association.

2. Object or purpose of the Institution-To provide the means of obtaining the united action of the pearlers in all matters affecting the industry. To provide the means of giving effect to the united desires of the pearlers on all matters affecting the industry in so far as such desires are expressed in resolutions passed under the Rules of the Association and do not involve transactions securing pecuniary profit to the members.

Where situated or established-Broome. 3

The name or names of the trustee or trustees-Not any trustee or trustees hitherto, or at present.

In whom the management of the Institution is 5. In whom the management of the Institution is vested and by what means—In a President and Commit-tee consisting of six members, one of whom shall be **Treasurer**, to be elected annually at a General Meeting of the Association. Their names are:—President, Hugh Davis Norman, J.P.; Committee, Otto Walter Blackman, Herbert Sewell, Henry Talboys, Edward Ernest Haines (The is Treasurer) High Moder and Auchia Mala I.B. (who is Treasurer), Hugh McKay, and Archie Male, J.P. The Management is vested in the above by means of the Rules of the Association.

Arthur F. Abbott, 42 St. George's Terrace, Perth, Agent for W. Clarke Hall, of Broome, Solicitor for the Association.

NOTICE TO CREDITORS.

ALL persons having claims or demands against the estate of Thomas Denman Dawson, late of Midland Junction, Doctor of Medicine, are required to send par-ticulars of same to the administratrix, care of the under-signed, on or before the 17th day of March, 1913, after which date the administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall have had notice.

Dated the 6th day of February, 1913.

NORTHMORE & HALE, Solicitors for the Administratrix, Halsbury Chambers, Howard Street, Perth.

In the Estate of George Thomas, late of Kalgoorlie, in the State of Western Australia, Mining Timber Contractor, deceased, intestate.

NOTICE is hereby given that all persons having claims and demands against the estate of the late George Thomas (who died at Kalgoorlie on the 4th day of December, 1912, intestate) are requested on or before the 17th day of March, 1913, to send particulars of such claims and demands to Anastatia Thomas, the adminis-tratrix of the estate of the said deceased, whose address for this purpose is at the offices of Messrs. Keenan & Randall, Rialto Chambers, Maritana Street, Kalgoor-lie; and further, that the said administratrix will imme-diately after such date proceed to distribute the assets diately after such date proceed to distribute the assets of the said deceased amongst the persons entitled there-to, having regard only to those claims of which she shall then have had notice.

Dated the 6th day of February, 1913.

KEENAN & RANDALL, Solicitors for the Administratrix.

LAND ACT, 1898.

(Section 140.)

To John Clark and Ronald Rothsay Clark, Fremantle, and to all others whom it may concern. TAKE notice that I, Charles Sommers, of Perth, Auc-

TAKE notice that I, Charles Sommers, of Perth, Auc-tioneer, the registered holder of Mortgage Number 12/415, dated the 4th day of March, 1912, from John Clark and Ronald Rothsay Clark, upon Conditional Pur-chase Leases Numbers 2529/56, 2832/56, 46/1378, and 9062/55, intend to sell the said holdings by public auction on Thursday, the 20th day of March next, at 3 o'clock in the afternoon, by Charles Sommers, at the Auction Rooms, No. 56 St. George's Terrace, Perth, unless the said mortcage is previously satisfied unless the said mortgage is previously satisfied.

Dated this 14th day of February, 1913.

CHAS. SOMMERS.

B. H. Darbyshire, W.A. Club Buildings, 46 St. George's Terrace, Perth, Solicitor for the Mortgagee.

LAND ACT, 1898.

(Section 140.)

To Ronald Rothsay Clark and Elizabeth Staley Clark and Lilian Keeling Clark, Bunbury, and to all others whom it may concern.

TAKE notice that I, Charles Sommers, of Perth, Auc-tioneer, the registered holder of Mortgage Number 20699/138, dated the 23rd day of September, 1911, from Ronald Rothsay Clark, Elizabeth Staley Clark, and Lilian Keeling Clark, upon Conditional Purchase Leases Numbers 425/56, 46/901, 49/1724, 49/1557, 46/931, 49/1559, 49/1244, 46/918, and 49/1558, intend to sell the said holdings by public auction on Thursday, the 20th day of March next, at 3 o'clock in the afternoon, by Charles Sommers, at the Auction Rooms, No. 56 St. George's Terrace, Perth, unless the said mortgage is previously satisfied. TAKE notice that I, Charles Sommers, of Perth, Aucpreviously satisfied.

Dated this 14th day of February, 1913.

CHAS. SOMMERS, Mortgagee.

B. H. Darbyshire, W.A. Club Buildings, 46 St. George's Terrace, Perth, Solicitor for the Mortgagee.

In the Supreme Court of Western Australia (C. No. 1 of 1913).

Between Copley Bros. and Patterson (plaintiffs), and John Albert Harvey (defendant).

To the abovenamed Defendant, John Albert Harvey. TAKE Notice that this action was on the 3rd day of February, 1913, commenced against you, and that the plaintiffs by their Writ of Summons claim:--

- (a) For the price of goods sold and delivered by the plaintiffs to the defendant at his request, detailed particulars whereof have been delivered and exceed three folios.
- (b) For moneys paid by the plaintiffs for and to the use of the defendant and at his request. Particulars:

L CI DICHIMINI			
1909.	£	s.	đ.
Aug. 4, To 2 horses at £18 each 1909, Aug. 2 to April 14, 1910, To goods	36	0	0
delivered between these dates		13	3
1909, Aug. 2 to Feb. 1, 1910. Freight paid to the Western Australian Govern- ment Railway Department between	b.		
these dates	17	5	10
	£374	19	1
Credits.			
£ s. d. 1909, Sep. 17, by cash .52 12 0 Oct. 13, by cash .45 11 5 Nov. 19, by cash .56 4 7 , 19, by allowance 0 16 0 Dec. 20, by cash .49 18 10 , 20, by allowance 0 12 4 1910, Feb. 15, by 2 horses .25 3 10	£230	19	0
And the plaintiffs claim	£144	0	1

And take notice that the Court has by Order dated And take notice that the Court has by Order dated the 7th day of February, 1913, authorised service of the said Writ of Summons on you by sending a copy of the said Order and a copy of the Writ of Summons to your last known place of abode, viz., Mundijong; also by the insertion of this notice once in the West Australian newspaper on the 10th day of February, 1913, and once in the Government Gazette on the 14th day of February, 1913 and further take notice that you are required In the Government Gazette on the 14th day of February, 1913, and further take notice that you are required within twenty-one days after the insertion of this adver-tisement in the Government Gazette, inclusive of the day of such insertion, to cause appearance to be entered for you at the Central Office, Law Courts, Perth, and in de-fault of you so doing the plaintiffs may proceed with this action, and indement may be given against yon in this action, and judgment may be given against you in your absence.

Dated this 7th day of February, 1913.

ARTHUR F. ABBOTT, 42 St. George's Terrace, Perth, Solicitor for the Plaintiffs.

DISSOLUTION OF PARTNERSHIP.

BRECKLER BROS. (Woolf Breckler and the late Alexander Breckler), boot importers and vendors, High and Market Streets, Fremantle, and Universal Shoe Stores, Wellington and William Streets, Perth.

On the 22nd October, 1912, Alexander Breckler died, and the above partnership was thereby dissolved.

By an arrangement between Woolf Breckler and Fanny Breckler, the widow and administratrix of the late Alexander Breckler, the assets of the partnership were partitioned and the liabilities shared.

Fanny Breckler will continue to carry on the Fre-mantle business, and Woolf Breckler will continue to carry on the Perth business. They are not partners, and neither is concerned in the business of the other.

Dated 11th February, 1913.

M. L. MOSS & DWYER, Solicitors, Howard Street, Perth.

NOTICE is hereby given that the partnership hitherto subsisting between Hugh Davis Norman and Alfred Locke, carrying on business as proprietors of the Star Hotel, at Broome, under the style or firm of 'Hugh Davis Norman and Alfred Locke,'' has been dissolved as from the 1st day of December, 1912. All debts due to and owing by the said late firm will be received and paid respectively by the said Hugh Davis Norman, who will continue to carry on the said business.

Dated the 7th day of December, 1912.

HUGH D. NORMAN. Witness to signature of Hugh Davis Norman,-L. E. Coleman, Solicitor, Broome.

ALFRED LOCKE.

Witness to the signature of the said Alfred Locke, Tom Evans, Managing Clerk to Mr. W. Clarke Hall, Solicitor, Broome.

L. E. Coleman, Solicitor, Broome.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, and Herman Emul Mau, carrying on business as Ice and Aerated Water Manufacturing and Supply of Electric Light and Power and Cool Storage at Broome, under the style or firm of ''H. E. Mau & Co.,' has been dissolved as from the 31st January, 1913. All debts due to and owing by the said late firm will be received and paid respectively by J. M. Downes of Broome Account Downes, of Broome, Accountant.

Dated the 24th day of January, 1913.

O. W. BLACKMAN. O. E. BLACKMAN. D. McDANIEL. E. HAINES \mathbf{E} HERMAN E. MAU.

DISSOLUTION OF PARTNERSHIP.

The City Bakery, Dugan Street, Kalgoorlie.

NOTICE is hereby given that the partnership lately subsisting between us, the undersigned, George Ernest Combe and John Thomas Eeles, carrying on business as Bakers at 86 Dugan Street, under the style or firm of "Combe & Eeles," has as from the third day of February been dissolved by mutual consent. All debts due to or owing by the said late firm will be received and paid by the said John Thomas Eeles, who will continue to carry on the said business.

As witness our hands this sixth day of February, A.D. 1913.

G. E. COMBE.

Signed by the said George Ernest Combe, in the presence of-

S. von Arnheim.

J. T. EELES.

Signed by the said John Thomas Eeles, in the presence of-

S. von Arnheim,

Solicitor, Kalgoorlie.

NOTICE is hereby given that the Partnership hitherto existing between Richard Tamplin Kings and Josiah Herbert Waymouth, of Northam, Farmers, under the name or style of "Kings & Waymouth," has been dissolved as from this date.

Dated this 6th day of February, One thousand nine hundred and thirteen.

R. T. KINGS. J. H. WAYMOUTH.

Witness:-M. Quilty, Clerk to Pearson Lyon, Solicitor, Northam.

BANKRUPTCY ACT AMENDMENT ACT, 1898. Notice of Meeting.

In the matter of Francis Thomas Adams, Farmer, of Cowcowing.

NOTICE is hereby given that a Meeting of the Credi-tors of the above-named Francis Thomas Adams, of Cowcowing, will be held at our offices, Commercial Union Chambers, St. George's Terrace, Perth, on Wednesday, the 19th day of February, 1913, at the hour of half-past three o'clock.

Dated this 6th day of February, 1913. WOOLF & WEIR, [L.S.] Public Accountants, Commercial Union Chambers, St. George's Terrace, Perth.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of William Porteous, Debtor. Notice of intention to declare a Dividend.

NOTICE is hereby given that it is my intention to de-elare a first Dividend in the above matter on the 28th day of February, 1913. Dividends will be payable to those creditors only who shall have signed or assented to the deed of assignment.

Dated this seventh day of February, 1913. GEORGE HOLCOMBE, [L.S.] Trustee.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Reginald William Lee, of Kojonup, in the State of Western Australia, Butcher, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of Reginald William Lee, of Kojonup, in the State of West-ern Australia, butcher, a debtor, will be held at the offices of G. A. Cooper, solicitor, of Austral Terrace, Katanning, on Monday, the 24th day of February, 1913, at the hour of 3.30 o'clock in the afternoon.

Dated this 11th day of February, 1913.

[L.S.]		G	. ALEC.	COOPER,	
	Solicitor	for	Reginald	William	Lee.

BANKRUPTCY ACT AMENDMENT ACT, 1898. Notice of Meeting.

In the matter of Trevor Maxwell Maidment and Dermot Lyle Maidment, trading as "Maidment Brothers," Farmers, of Nungarin.

NOTICE is hereby given that a Meeting of the Creditors of Maidment Brothers will be held at Commercial Union Chambers, St. George's Terrace, Perth, on Thursday, the 20th day of February, 1913, at half-past three o'clock.

Dated this 11th day of February, 1913.

[L.S.]

WOOLF & WEIR Public Accountants, Commercial Union Chambers, St. George's Terrace, Perth.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Ernest Jesse Turner, Farmer, Merredin, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of Ernest Jesse Turner, Farmer, of Merredin, will be held at my office, Commercial Union Chambers, Saint George's Terrace, Perth, on Thursday, the twentieth day of February, 1913, at 3 p.m.

Dated this seventh day of February, 1913.

WALTER M. COLLINS, [L.S.] Agent for Ernest Jesse Turner. In the Supreme Court of Western Australia.

In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of Emile Fazackerley Hutton and Cyril Edward Hutton, trading as "Hutton Bros.," Farmers, South Tammin, Debtors.

NOTICE is hereby given that a Meeting of Creditors of Emile Fazackerley Hutton and Cyril Edward Hutton, trading as "Hutton Bros.," Farmers of South Tammin, will be held at my office, Commercial Union Chambers, Saint George's Terrace, Perth, on Tuesday, the eighteenth day of February, 1913, at 3 p.m.

Dated this seventh day of February, 1913.

WALTER M. COLLINS. L.S. Agent for Emile Fazackerley Hutton and Cyril Edward Hutton.

In the Supreme Court of Western Australia-In Bankruptcy.

Bankrupicy. In the matter of "The Bankruptcy. Act Amendment Act, 1898," and in the matter of Stephen George Smith, of Kellerberrin, Farmer, a Debtor. NOTICE is hereby given that the above-named debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to Walter McKechnie Collins, as Trustee, and that the same Walter McKechnie Collins, as Trustee, and that the same is now lying for inspection and execution at the offices of the said Walter McKechnie Collins, Accountant and Auditor, of Commercial Union Chambers, Saint George's Terrace, Perth.

Dated this 13th day of February, 1913. ALFRED A. MOFFAT, Acting Official Receiver in Bankruptcy.

In the Supreme Court of Western Australia-In Bankruptcy.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of George Thomas Kenward, of Nampup and Bullock Hills, near Kat-anning, Farmer, a Debtor.

NOTICE is hereby given that the above-named debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to Robert Lawson Richardson, as Trustee, and that the same is now lying for inspection and execution at the offices of G. A. Cooper, Solicitor, of Austral Terrace, Katanning.

Dated this 13th day of February, 1913. ALFRED A. MOFFAT, Acting Official Receiver in Bankruptey.

In the Supreme Court of Western Australia-In Bankruptcy.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Amy Marie Cuthbert, of Gingin, Storekeeper, a Debtor.

NOTICE is hereby given that the above-named debtor has executed a deed of assignment under the provisions of "The Bankruptcy Act Amendment Act, 1898," to Louis Arnold Woolf, as Trustee, and that the same is now lying for inspection and execution at the offices of the said Louis Arnold Woolf, Accountant, of Commercial Union Chambers, Saint George's Terrace, Perth. Dated this 13th day of February, 1913.

ALFRED A. MOFFAT.

Acting Official Receiver in Bankruptcy.

In the Supreme Court of Western Australia.

In the matter of ""The Bankruptcy Act Amendment Act, 1898," and in the matter of Charles Brockman, of Three Springs, in the State of Western Australia, Farmer, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of the above-named Debtor will be held at the offices of Messrs. Hourigan & Dempsey, Solicitors, Samson's Buildings, 33 Barrack Street, Perth, on Friday, the 21st inst., at the hour 2.30 in the afternoon.

Dated the 10th day of February, 1913.

HOURIGAN & DEMPSEY, [L.S.] Solicitors for the Debtor, Samson's Buildings, 33 Barrack Street, Perth.

THE BANKRUPTCY ACT, 1892.

Notices of Intended Dividends.

Debtor's Name.	Address.	Description.	Court.	Number.	Last day for re- ceiving Proofs.	Name of Trustee.	Address.
Charles Birkett Green	Payne's Find	Storekeeper	Supreme Court, Perth	78 of 1912	Saturday, 1st day of March, 1913	Morrie Melville Moss	Supreme Court, Perth
Ellin Pool	Dwyer Street, Boulder City	···· ··· ···	do	100 of 1905	Saturday, 8th day of March, 1913	đo,	do.

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Leterbing Oracis.								
bebtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or acts of Bankruptcy.	
George Brimson	Three Springs	Farmer	Supreme Court, Perth	7 of 1913	6th day of February, 1913	6th day of February, 1913	Debtor's petition.	
James Stephenson	Kalgoorlie	Licensed Victualler	Do.	99 of 1912	5th day of February, 1913	18th day f January, 1913	Non-compliance with the require- ments of a Bank- ruptcy Notice.	
Alfred Colston Russell Crane	Residing at Welling- ton Terrace, South Fremantle, and carrying on business at St. George's Terrace, Perth		Do.	10 of 1913	8th day of February, 1913	8th day of February, 1913	Debtor's petition.	

First Meetings und Public Examinations.

Debtor's Name.	Address.	Descrip- tion.	Court.	Number.	Date of first Meeting.	Hour.	Place.	Date of Public Ex- amination,	Hour.	Place.	Date of order (if any) for Summary Ad- ministration.
George Brim- son George Edward Tonge	Three Springs Kellerberrin	Farmer Do	Supreme Court, Perth Do.	7 of 1913 4 of 1913	4th day of March, 1913 Do.	3·45 p.m. 4 p.m.	Supreme Court, Perth Do.	4th day of March 1913. Do.	10.30 a.m. Do.	Supreme Court, Perth Do.	13th day of February, 1913.

Appointment of Trustee.								
Debtor's Name.	Court.	Number.	Trustee's Name.	Address.	Date of Certificate of Appointment.			
George Finley Veitch	Supreme Court, Perth	94 of 1911	Morrie Melville Moss	Supreme Court, Perth	13th day of February, 1912			
Dated this 13th day	7 of Febrúary, 191	3.	ALFRED A. MOFFAT, Acting Official Receiver in Bankruptcy.					

THE BANKRUPTCY ACT AMENDMENT ACT, 1898.

In the Supreme Court of Western Australia. NOTICE is hereby given that a Meeting of the Creditors of Joseph Napoleon O'Neill, of Wanatah Farm, Dumbleyung, will be held at our offices, Piesse's Buildings, Wagin, on Friday, the 21st day of February, 1913, at 3 o'clock, p.m. Dated 10th February, 1913.

HARNEY & HARNEY, [L.S.] Solicitors for Debtor.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Arthur Theodore Scott, William Jabez Scott, and John Burns Scott, trading together as "Scott and Scott," of Tammin, Northam, and Katanning, Farmers and Agents, Debtors.

NOTICE is hereby given that a Meeting of the Creditors of Arthur Theodore Scott, William Jabez Scott, and John Burns Scott, trading together as "Scott and Scott," of Tammin, Northam, and Katanuing, Farmers and Agents, will be held at the Offices of Messieurs Lohrmann & McDonald, New Zealand Chambers, 105 Saint George's Terrace, Perth, on Monday, the 24th day of February, 1913, at 2.30 o'clock in the afternoon.

Dated this 13th day of February, 1913.

[L.S.]	MEERES & MEERES,
	Solicitors for the Debtors,
	Fitzgerald Street, Northam.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Thomas George Collie, of Muja, near Collie, Storekeeper and Hotelkeeper, a Debtor.

a Lebtor. NOTICE is hereby given that a Meeting of the Creditors of Thomas George Collie, of Muja, will be held at our offices, 4 and 5 Brookman's Buildings, Barrack Street, Perth, on Wednesday, the 26th day of February, 1913, at the hour of half-past three o'clock in the afternoon, in pursuance of "The Bankruptcy Act Amendment Act, 1909 ?" 1898.

Dated this 12th day of February, 1913.

[L.S.]

Q. H. JAMES & CO.,

Public Accountants,

4 & 5 Brookman's Buildings, Barrack Street, Perth.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Daniel Joseph Hanvin, Farmer, Baandee, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of Daniel Joseph Hanvin, Farmer, of Baandee, will be held at my office, Commercial Union Chambers, Saint George's Terrace, Perth, on Friday, the twenty-first day of February, 1913, at 3 p.m.

Dated this 12th day of February, 1913.

[L.S.]	WALTER M. COLLINS,					
	Agent for Daniel Joseph Hanvin,					

BANKRUPTCY ACT AMENDMENT ACT, 1898. Notice of Meeting.

In the matter of Edgar Whittome, Farmer, of Yorkrakine.

NOTICE is hereby given that a Meeting of the Credi-tors of Edgar Whittome will be held at Commercial Union Chambers, St. George's Terrace, Perth, on Friday, the 21st day of February, 1913, at half-past three o'clock.

Dated this 10th day of February, 1913. WOOLF & WEIR, [L.S.]

Public Accountants,

Commercial Union Chambers, St. George's Terrace,

Perth.

BANKRUPTCY ACT AMENDMENT ACT, 1898. Notice of Meeting.

In the matter of Edwin William Eagles, Draper, Bay View Terrace, Claremont. NOTICE is hereby given that a Meeting of the Credi-

tors of the above-named Edwin William Eagles, of Claremont, will be held at our offices, Commercial Union Chambers, St. George's Terrace, Perth, on Tuesday, the 18th day of February, 1913, at the hour of three o'clock.

Dated this 7th day of February, 1913.

WOOLF & WEIR, [L.S.] Commercial Union Chambers, St. George's Terrace,

Perth.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of Kathleen Florence Hall, Farmer, Wyalcatchem, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of Kathleen Florence Hall, Farmer, of Wyalcatchem, will be held at my office, Commercial Union Chambers, Saint George's Terrace, Perth, on Friday, the twenty-first day of February, 1913, at 11 a.m. Dated this twelfth day of February, 1913.

WALTER M. COLLINS, [L.S.] Agent for Kathleen Florence Hall.

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