

Gazette Governmer

OF

AUSTRALIA. WESTERN

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PERTH: THURSDAY, DECEMBER

No. 60.

The Land Act, 1898. PROCLAMATION

(Resumption)

WESTERN AUSTRALIA, TO WIT.

W. R. CAMPION,

Governor. [L.S.]

(McSumption)
1 By His Excellency Colonel Sir William
1 Robert Campion, Knight Commander
of the Most Distinguished Order of
1 St. Michael and St. George, D.S.O.,
1 Governor in and over the State of
1 Western Australia and its Dependencies in the Commonwealth of Australia.

705

Corr. No. 13365/05.
WHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is decorad expedient that the portion of whereas it is deemed expedient that the portion of Conditional Purchase Lease 12395/56 (Avon Location 15838), as described hereunder, should be resumed for the purpose specified hereunder, that is to say, for Rabbit-proof Fence No. 2 Deviation: Now therefore I, Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my proclamation resume portion of Conditional Purchase Lease 12395/56 (Avon Location 15838) for the purpose aforesaid.

Schedule.

Schedule.

That portion of Conditional Purchase Lease 12395/56 (Avon Location 15838), containing 2 acres 3 roods 26 perches, bounded by lines starting from a point on the South-Western side of Reserve 10010 situate 154deg. 16 chains 83 links from the 27-mile post and extending 154deg. 2 chains 92.7 links; thence 174deg. 51min. 19 chains 5.5 links; thence 57deg. 12min. 1 chain 25.3 links; thence 105deg. 24min. 7 chains 37.8 links; thence 154deg. 1 chain 33.3 links; thence 285deg. 24min. 10 chains 15.6 links, and thence 354deg. 47min. 21 chains 48.8 links to the starting point, as surveyed and shown 48.8 links to the starting point, as surveyed and shown on Lands and Surveys Diagram 48601. (Plan 3C/40, F3.)

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of Decem-ber, 1925.

By His Excellency's Command,

W. C. ANGWIN, Minister for Lands.

GOD SAVE THE KING!!!

Dedication of Public Highway. City of Perth Municipality.

24.

PROCLAMATION

WESTERN AUSTRALIA, | By His Excellency Colonel Sir William
TO WIT. | Robert Campion, Knight Commander
of the Most Distinguished Order of
St. Michael and St. George, D.S.O.,
Governor. | Governor in and over the State of
Western Australia and its Dependencies in the Commonwealth of Australia.

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Corres. 4861/25.

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 dediof 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 City of Perth Municipal Council has requested that certain land named and described in the Schedule herecertain land named and described in the Schedule here-under which has been used for a street or way within the Municipality of the City of Perth, be declared a public highway: Now therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said land to be a public highway, and such land shall, from the date of this Proclamation, be absolutely dedicated to the public as a highway within the meaning of any law now or hereafter in force.

Schedule.

Name of Street, Width, Position, Titles Office Plans.

Rose Street—100 links. From the South-East corner of Lot 54, Section M, of Canning Location 2 to Government Road; 2900.

GOD SAVE THE KING!!!

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of December, 1925.

By His Excellency's Command, W. C. ANGWIN, for Minister for Works.

The Land Act, 1898. PROCLAMATION

(Resumption)

WESTERN AUSTRALIA, By His Excellency Colonel Sir William
TO WIT. Robert Campion, Knight Commander
of the Most Distinguished Order of
St. Michael and St. George, D.S.O.,
Governor in and over the State of
Western Australia and its Dependencies in the Commonwealth of Australia.

corr. No. 674/25.
WHHEREAS by Section 9 of "The Land Act, 1898," the Governor may resume, for any of the purposes specified in Section 39 of the said Act, any portion of land held as a Conditional Purchase Lease: And whereas it is deemed expedient that the portion of Conditional Purchase Lease 38015/55 (Avon Location 14323), as described hereunder, should be resumed for one of the purposes specified in paragraph 13 of Section 39 of the said Act, that is to say, for Water: Now therefore I, Sir William Robert Campion, Governor as aforesaid, with the advice of the Executive Council, do by this my proclamation resume portion of Council, do by this my proclamation resume portion of Conditional Purchase Lease 38015/55 (Avon Location 14323) for the purpose aforesaid.

Schedule.

That portion of Conditional Purchase Lease 38015/55 (Avon Location 14323), containing 143 acres 2 roods 13 perches, being the area surveyed and shown on Lands and Surveys Diagram 48917 as Avon Location 24459, hereafter to be known and distinguished as part of Reserve 12592. (Plan 35/80, B1.)

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of December, 1925.

By His Excellency's Command,

W. C. ANGWIN, Minister for Lands.

GOD SAVE THE KING!!!

Dedication of Public Highway. City of Perth Municipality.

PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Colonel Sir William
TO WIT. Robert Campion, Knight Commander
of the Most Distinguished Order of
W. R. Campion,
Governor,
Governor in and over the State of
Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. 5099/25.
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 City of Perth Municipal Council has requested that certain land named and described in the Schedule hereunder which has been used for a street or way within the Municipality of the City of Perth, be declared a public highway: Now therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Proclamation declare the said land to be a public highway, and such land shall, from the date of this Proclamation, be absolutely dedicated to the public as a highway within the meaning of any law now or hereafter in force.

 ${\it Schedule.} \\ {\it Name of Street, Width, Position, Titles Office Plans.}$ Emerald Terrace (formerly Emerald Hill Terrace) 48 links. From South H 72 to Ord Street; From South-West corner of Lot 15 of Lot 1732.

Given under my hand and the Public Seal of the said State, at Perth, this 16th day of December, 1925.

By His Excellency's Command,

W. C. ANGWIN.

for Minister for Works.

GOD SAVE THE KING!!!

AT a Meeting of the Executive Council, held in the Executive Council Chamber, at Perth, this 16th day of December, 1925, the following Orders in Council were authorised to be issued:

> The Land Act, 1898. ORDER IN COUNCIL.

Corr. No. 2452/98. 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 No. 18973 (Moora Lot 263) should vest in and be held by the Moora Agricultural Society (Incorporated) in trust for the purpose of an addition to the Show Ground: 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 Moora Agricultural Society (Incorporated) in trust for the

L. E. SHAPCOTT, Clerk of the Council.

The Land Act, 1898. ORDER IN COUNCIL.

purpose aforesaid, subject nevertheless to the powers reserved to him by Section 41 of the said Act.

Corr. No. 1603/24. 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 No. 18901 near Karlgarin should vest in and be held by Messrs. H. H. Stafford, M. W. Pinfold and W. Gulson in trust for the purpose of a 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 Messrs. H. H. Stafford, M. W. Pinfold and W. Gulson in trust for the purpose aforesaid, subject nevertheless to the powers reserved to

> L. E. SHAPCOTT, Clerk of th**é Council.**

THE STAMP ACT, 1921.

The Treasury Perth, 17th December, 1925.

Treasury No. 643/22,

him by Section 41 of the said Act.

IT is hereby published, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under the provisions of "The Stamp Act, 1921," of the cancellation of Regulation No. 14 and to substitute the following in place there-

All spoiled stamps brought to the Commissioner for exchange shall be accompanied by the paper or parchiment on which the same are affixed or imparehment on which the same are the pressed, and the Commissioner may require a declaration according to the Form "F" in the Schedule.

> S. J. RANDELL. Commissioner of Stamps.

THE AUDIT ACT, 1904.

The Treasury,

Perth, 18th December, 1925.

Treasury No. 275/22. IT is hereby published, for general information, that Mr. J. W. Attey has been appointed a Receiver of Revenue for the Department of Works and Labour.

> S. J. RANDELL, Treasurer. Under

THE GUN LICENSE ACT, 1885.

THE following persons have been duly licensed under "The Gun License Act, 1885."

16th December, 1925.

S. J. RANDELL, Under Treasurer.

No. of License.	Name in full.	Residence.	Occupation.	Date of issue.	By whom received.	
5671 5647 307 78 432 433	Egan, R. E. Hargraves, Arthur J. Mitchell, Benjamin Snook, A. J. Skinner, L. H. Kwong Lee	Geraldton Wagin		Printer Actor Wire Worker Agent Carpenter Merchant	1925. Oct. 15 Nov. 16 Oct. 28 Oct. 17 Nov. 11 Nov. 12	Clerk of Courts, Carnarvon Clerk of Courts, Fremantle Clerk of Courts, Geraldton Clerk of Courts, Wagin Treasury Receiver, Perth Treasury Receiver, Perth

THE AUCTIONEERS ACT, 1921.

THE following persons have been duly licensed under "The Auctioneers Act, 1921."

16th December, 1925.

S. J. RANDELL, Under Treasurer.

No. of License.	Name.	Town.	Nature of License.
24 2	Shilling, Alan	Northam	Country.

LAND AGENTS ACT, 1921.

THE following information is published in accordance with Section 5, Subsection 3, of "The Land Agents Act, 1921."

16th December, 1925.

S. J. RANDELL, Under Treasurer.

I	District.		Name.		Firm			Principal Place of Business.
Perth Perth		•••	Hodges, Walter Simon Shellabear, Samuel Albert	•••	Hodges & Crew	•••	•••	25 Padbury Buildings, Forrest Place, Perth. St. George's House, St. George' Terrace, Perth.

AMENDMENTS TO CLASSIFICATIONS.

			Pres	ent			Amended			
No. on P.S	Department or Name of Officer.		Title of	ssificati	ion.	Title of	Classification.			
List.			Office.	Min.	Max.	Salary.	Office.	Min.	Max.	Salary
1519	Agriculture	Hampshire, P. G.	Dairy and Pig Ex- pert	£ 432	£ 528	£ 528	Superintendent of Dairying	£ 504	£ 600	£ 600*
30	Premier's (Tourist and Publicity Bureau)	Abraham, O. V.	Junior Clerk (Short- hand-writing and Typing)	72	132	204	Clerk (Shorthand writing and Typing)	156	204	204*
31	Do	Bond, J	Junior Clerk	72	132	216	Clerk	180	264	216*

^{*} To date as from lat July, 1925.

G. W. SIMPSON, Public Service Commissioner.

Office of Public Service Commissioner Perth, 23rd December, 1925.

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

Ex. Co. 3365. P.S.C. 659/05

Ex. Co. 3365; P.S.C. 653/25.
E. A. Coleman, Inspector, Education Department, to a similar position with a higher classification, at a salary of £672 per annum, as from 1st January, 1926. Ex. Co. 3419; P.S.C. 683/25.

Thomas Slater Edmondson, under Section 29 of the Public Service Act, to be Inspector, Education Department, at a salary of £600 per annum, as from 1st January, 1926. Ex. Co. 3079; P.S.C. 613/25.

T. E. Meyer, Clerk Assistant (Records), Metropolitan Water Supply Department, to be Clerk (Revenue), at a salary of £300 per annum, as from 16th December, 1925.

1232; P.S.C. 110/20.

Grace Sweeting McInnerney, under Section 6, subsection 3, of "The Public Service Appeal Board Act, 1920," to be Clerk, Shorthand-writing and Typing, Lands and Surveys Department, at a salary of £156 per annum, as from 15th April, 1925.

G. W. SIMPSON, Public Service Commissioner.

THE ABORIGINES ACT, 1905.

Chief Secretary's Department, Perth, 22nd December, 1925. C.S.O. 2632/23. PURSUANT to the provisions of Section 7 of "The Aborigines Act, 1905," the Hon. the Chief Secretary has appointed the following persons to be Protectors of Aborigines for the year ending 31st December, 1926.

H. C. TRETHOWAN, Under Secretary.

Protectors of Aborigines, 1926. South-West Division.

		outh-West Division.
Town or 1	District.	Protectors.
Southern por	tion of	E. E. Copping (Aborigines Department).
State		Diali o (objective constraint)
Do.	•••	Dibdin, G. (Chief Secretary's Department). Green, A. V. (Inspector of Fisheries).
Do. Do.	•••	Cooper C C (Inspector of Fisheries)
Do.		Cooper, C. C. (Inspector of Fisheries) Batchelor, A. J. (Secretary Australian Board
ъ.	•••	of Missions).
Albany	•••	Regident Magistrate (Burt. A. E.)
Do.		Anderson, R. (Sergeant of Police).
Do.		Anderson, R. (Sergeant of Police). Linton, G. C. (Inspector of Fisheries). Naismith, H. T. (Constable). Resident Magistrate (Crockett, L. L.)
Beverley	•••	Naismith, H. T. (Constable).
Bunbury	•••	Resident Magistrate (Crockett, L. L.)
Do.	•••	Sunter, Arthur (Sergeant of Police).
Cue	•••	Resident Magistrate (Butler, E. Y.), Acting
Do.	•••	Complete Constable)
Dongarra	•••	McCaskill, A. (Constable). Campbell, S. (Constable). Resident Magistrate (George, I., Dr.)
Esperance Eucla		Counsel, R. (Postmaster).
Fremantle		Resident Magistrate (Craig, H. J.)
Do.		Inspector of Police (Sellenger, W. C.)
Geraldton	•••	Resident Magistrate (Easthaugh, G. A.)
Do.		Inspector of Police (Simpson, T. V.)
Guildford		Fox, S. A. (Sergeant of Police).
Goomalling		Fox, S. A. (Sergeant of Police). McGrath, J. A. (Constable). Looney, W. (Postmaster).
Israelite Bay	•••	Looney, W. (Postmaster).
Kalgoorlie	•••	Resident Magistrate (Geary, J. E.), Acting.
Do. Katanning	•••	Sport E T (Spreagnt of Police)
Katanning	•••	Resident Magistrate (Geary, J. E.), Acting. Inspector of Police (Spedding-Smith, H. G.) Spry, E. J. (Sergeant of Police). Savage, A. (Constable). Carmody, W. M. (Constable). Warren, A. J. (Constable). Shaddick, F. M. (Constable). Newnham, S. H. (Constable). Notley, H. E. (Sergeant of Police). Harris, J. (Constable).
Kulin	•••	Carmody, W. M. (Constable).
Laverton	•••	Warren, A. J. (Constable).
Lawlers		Shaddick, F. M. (Constable).
Leonora		Newnham, S. H. (Constable).
Meekatharra		Notley, H. E. (Sergeant of Police).
Menzies	•••	Harris, J. (Constable).
Merredin	•••	Nespit, J. W. (Sergeant of Fonce).
Morgans	Mogumber	Harris, J. (Constable). Nesbit, J. W. (Sergeant of Police). Perks, S. E. (Constable). Brodle, John T. (Superintendent, Moore Rive
Moore River,	mogumber	Native Settlement.
Moora		Donahue, A. J. (Constable).
Mingenew	•••	Field, A. (Mrs.)
Do.		Field, A. (Mrs.) Bridge, P. Thos. Fremlin, R. W. (Manager, Murgoo Station).
Murchison		Fremlin, R. W. (Manager, Murgoo Station).
Narrogin		Inspector of Police (Mitchell, F. G. J.)
Northam	• • • • • • • • • • • • • • • • • • • •	Resident Magistrate (Moseley, H. D.)
Do.	•••	Inspector of Police (Houlahan, T.)
Do.	•••	Mitchell, E. C. (J.P.), Benjaberring.
Norseman	•••	Mamore E (Constable).
Peak Hill	•••	Pacidont Magistrate Local (Wood, G. T.)
Perth	•••	Dally, P. (Constable). Morrow, E. (Constable). Resident Magistrate, Local (Wood, G. T.) Resident Magistrate, Police (Kidson, A. B.)
Do.	•••	Unier Inspector of Police (Dimean, 5.)
Do.	•••	Improstor of Police (O'Helloren M)
Pinjarra	•••	Lawrence, W. (Inspector of Fisheries). Bake, H. C. (Constable).
Do.	•••	Bake, H. C. (Constable).
Ravensthorpe		Resident Magistrate (Lang, 1. 1. A.)
Toodyay	•••	Hulme, G. H. (Constable).
Walkaway	•••	Hamersley, E. (Mrs.)
Williams	•••	McGuigan, W. J. (Constable).
Wiluna	•••	Hamersley, E. (Mrs.) McGuigan, W. J. (Constable). Fawcett, B. (Constable). Drysdale, G. (Constable).
Yalgoo	•••	Drysume, G. (Consume).

ASSENT TO ACTS.

Chief Secretary's Department, 1670/21. Perth, 23rd December, 1925. IT is hereby notified, for general information, that His Excellency the Governor is in receipt of a Despatch from the Rt. Honourable the Secretary of State for the Colonies informing him that His Majesty will not be advised to exercise his power of disallowance in respect of the following Act of the Parliament of Western Australia entitled: "An Act to apply out of the Consolidated Revenue Fund the sum of Eight hundred and Fifty Thousand Pounds, and from Moneys to Credit of the General Loan Fund Seven Hundred and Fifty Thousand Pounds, and from Moneys to Credit of the Government Property Sales Fund Ten Thousand Five Hundred Pounds, and from Moneys to Credit of the Land Improvement Loan Fund Three Thousand Pounds to the Service of the year ending 30th June, 1926, and to apply out of the Public Account the sum of Three Hundred Thousaud Pounds for the purpose of temporary Advances to be made by the Colonial Treasurer.'

> H. C. TRETHOWAN, Under Secretary.

Crown Law Department, Perth, 23rd December, 1925.

HIS Excellency the Governor in Excentive Council has appointed M. F. Cavanagh, of Perth, as a Sworn Valuator under "The Transfer of Land Act, 1893."

The Honourable Minister for Justice has appointed Constable J. R. Ryan as Bailiff of the Wagin Local Cout at Lake Grace, vice Constable J. D. C. Nagel, transferred.

The Honourable Minister for Justice has approved of the under-mentioned appointments and cancellations of appointments of Postal Vote Officers under Section 89 of "The Electoral Act, 1907":—

APPOINTMENTS.

Claremont District.
Irvine Street—Cowden, Roderick Cottesloe, В. (teacher).

Hannans District.

Parkeston-Seymour, F. W.

Katanning District.
-Crawford, J. S., Tambellup-Secretary Road Board.

Pilbara District.

Indee Station, via Pt. Hedland-Robins, L. C.

Toodyay District.
Trayning—Symes, Cyril Hector (Constable).

CANCELLATIONS.

Coolgardie District.

Woolgangie-Penglass, J.

Gascoyne District. Jimba Jimba—Viveash, Harold E. Lyons River—Hatch, David.

Hannans District.

Parkeston-Baldwinson, H. S.

Kanowna District.

Rawlinna-Malden, T. E.

Kimberley District.
Anna Downs Station—Millen, F. S.

 $Moore_District.$

Bootine-Taylor, E. B.

Mt. Leonora District.

Lawlers-Branson, Howard.

Nelson District.
Warren, "Clover Cottage"—Wheatley, John Henry.

East Perth District.
Bay Street, "Austral Hall"—Moffit, G. T.

Pilbara District.

Wallareenya Station—Kerr, Charles L.

Sussex District.

Thomson's Brook-Bradshaw, H.

Toodyay District.
Trayning—Page, John H. D.
Wyalkatchem—Bower, P.

 $\begin{array}{c} Avon\ District. \\ \text{Burracoppin}\text{---Hugh, T. E.} \end{array}$

Collie District. Buckingham Mill-Stewart, Levi W.

Greenough District.

East Chapman-Evans, T. W.

Katanning District.

Katauning-Payton, H. L.

Mt. Margaret District. Yundamindera—Blair, A.

Roebourne District.

Garraloola Station-Porter, C. C.

Wagin District.

Arthur River—Madden, Winnie (Miss). Moodiarrup—Davenport, E. J.

H. G. HAMPTON, Under Secretary for Law.

$\begin{array}{cccc} {\rm AMENDMENT} & {\rm OF} & {\rm AREAS} & {\rm AND} & {\rm BOUNDARIES} \\ {\rm OF} & {\rm RESERVES}. \end{array}$

Department of Lands and Surveys,
Perth, 23rd December, 1925.

HIS Excellency the Governor in Executive Council has been pleased to approve of the Areas and Boundaries of the following Reserves being amended as described in the Schedules below, for the purposes therein set forth; the Areas and Boundaries previously published in the Congression of the purpose therein set forth; the Areas and Boundaries previously published in the Government Gazette being hereby cancelled:-674/25.

AVON (Cootaning Tank).—No. 12592 (Water).— Locations 14335 and 24459. (203a. 2r. 13p.) (Diagrams 36166 and 48917; Plan 35/80, B1.)

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AVON (near Merredin).—No. 2914 (Water).—Bounded by lines starting from the South-East corner of Avon Location 18423 and extending South 115 chains; thence West 134 chains and North 67 chains 99 6/10 links to the South-Eastern side of the York-Southern Cross Road; thence along said side of road 72deg. 46min. 5 chains 6 8/10 links, 52deg. 35min. 9 chains 94 2/10 links and 92deg. 54min. 20 chains 79 8/10 links; thence 2deg. 54min. 12 chains and North about 28 chains 54 links to the South boundary of Avon Location 22572; thence East about 99 chains 90 links along part of the South boundary of said location and the South boundary of Location 18423 to the starting point. (About 1,389 acres ex road.) (Plans 24/80, A 1 and 2, and Merredin Townsite.) 10436/97. (near Merredin) .- No. 2914

NABBERU (Wiluna) .- No. 6217 (Common) .- The area bounded by lines starting from a point situate 150 chains South and 100 chains East from Uramurdah 150 chains South and 100 chains East from Uramurdah Well, and extending West to the East side of Reserve 13096; thence Northward along the latter for a distance of about 400 chains; thence East about 105 chains; thence North about 12 chains; thence East about 230 chains; thence South about 90 chains; thence East 480 chains 8 links, and thence South 320 chains to the starting point. Excluding Reserves 12307 and 13441. (Reserve 10087 is hereby reduced.) (About 27,500 acres.) (Plan 60/300.)

27,500 acres.) (Plan 60/300.)

1970/13.

AVON.—No. 17767 (Public Utility).—Merredin Lot
495 and Avon Location 25611, being the area bounded
by lines starting from the South-West corner of Avon
Location 23044 and extending East 19 chains 2 8/10
links, passing along the South boundary of said location
to a point on the East side of a surveyed road situate
1 chain East from the South-East corner of said location; thence North along said side of road 8 chains
45 5/10 links to the South boundary of Avon Location
15212; thence East about 34 chains 10 links along part
of said boundary and part of the South boundary of
Location 22572; thence South about 28 chains 54 links;
thence 272 degrees 54 minutes 12 chains 84 9/10 links
and 182 degrees 54 minutes 11 chains 84 9/10 links to
the North-Western side of the York-Southern Cross
Road; thence along said side of road 232 degrees 35
minutes 8 chains 82 links and 252 degrees 46 minutes
4 chains 58 links; thence South 41 chains 96 1/10 links
to and along part of a West boundary of Reserve
2914; thence West 18 chains 1 3/10 links to the Eastern side of a one-chain road passing along the Eastern side of a one-chain road passing along the East

boundaries of Merredin Lots 505 to 521 inclusive; thence North 35 chains 33 2/10 links along said side of road to the South-Eastern side of the York-Southern Cross Road; thence along said side of road 252 degrees 47 minutes 1 chain 4 7/10 links; thence North 44 chains 43 1/10 links to and along the East boundary of Location 10576 and part of the Fest boundary of Location. tion 12576 and part of the East boundary of Location 21649 to the starting point. (About 255 acres ex roads.) (Plans 2480, A 1 and 2, Merredin Townsite.)

7589/11.

MELBOURNE (near Watheroo).—No. 18256 (Magnetic purposes).—Location 3109. (About 10a. 1r. 5p.) (Plan 63/80, B1.)

C. G. MORRIS, Under Secretary for Lands.

$\begin{array}{cccc} {\rm AMENDMENT} & {\rm OF} & {\rm AREA} & {\rm AND} & {\rm BOUNDARIES} & {\rm OF} \\ & {\rm RESERVE} & 10010 \end{array}$

(Rabbit-proof Fence No. 2).

Department of Lands and Surveys, Perth, 23rd December, 1925.

Corr. 13365/05.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve of the amendment of the area and boundaries of Reserve 10010 by the addition thereto of 2 acres 3 roods 26 perches resumed from Conditional Purchase Lease 12395/56 (Avon Location 15838). (Plan 3D/40, F3, and Lands and Surveys Diagram 48601.)

C. G. MORRIS, Under Secretary for Lands.

MUNGALUP TOWNSITE.

Amendment of Area and Boundaries.

Department of Lands and Surveys, 5. Perth, 22nd December, 1925.

HIS Excellency the Governor in Executive Council has been pleased to amend the area and boundaries of Mungalup Townsite to include the area hereunder described:—

cribed:—

Bounded by lines starting at a point situate 180deg. 0min. 3 chains 7.8 links and 270deg. 0min. 9 chains 65.8 links from the South-Eastern corner of Wellington Location 1346 and extending 154deg. 49min. 6 chains 36.2 links along the North-Eastern side of South Branch Street; thence 64deg. 49min. 5 chains; thence 154deg. 49min. 13 chains to and along the North-Eastern boundary of Mungalup Lot 22; thence 244deg. 49min. 6 chains along the South-Eastern boundary of said lot and onwards to the South-Western side of South Branch Street aforesaid; thence 334deg. 49min. 10 chains along said side; thence Westerly along the Southern side of a one-chain road passing along the Southern boundary of the Timber Tramway Reserve; thence 180deg. 0min. 3 chains 17 links and 270deg. 0min. 1 chain 90 links along the East and South boundaries of the Temporary Reserve for Post Office; thence 180deg. 0min. 3 chains 55.7 links along the Eastern side of Jackman Street; thence 90deg. 0min. 10 chains, 180deg. 0min. 10 chains, thence 90deg. 0min. 10 chains, 180deg. 0min. 10 chains, and 270deg. 0min. 11 chains along the North, East, and South boundaries of Lot 23 and onwards to the West side of Jackman Street aforesaid; thence 0deg. 0min. 5 chains 16.8 links along said side; thence 270deg. Omin. 6 chains 50 links and Odeg. Omin. 5 chains 18 links along the South and West boundaries of Lot 24; thence South-Westerly along the South-Eastern side of thence South-Westerly along the South-Eastern side of a one-chain road passing along the South-Eastern boundary of the Timber Tramway Reserve aforesaid to a point in the North-Easterly prolongation of the South-Eastern side of a one-chain road passing along the South-Eastern boundary of Lot 1; thence 248deg. 58 min. along said side to the South-Western side of Bush Street; thence 338deg. 58min. 16 chains 11.9 links along said side, and thence 42deg. 29min. 23 chains 32.2 links, 72deg. 22min. 39 chains 59.5 links, 101deg. 43min. 9 chains 65.9 links, 84deg. 53min. 10 chains 51.2 links, 47deg. 41min. 13 chains 44.6 links, and 79deg. 12min. 5 chains 82.8 links along Northern sides of Concession Street to the starting point. (Plans Mungalup Townsite 411c/40 and O.P. 289.)

C. G. MORRIS, Under Secretary for Lands.

BUSH FIRES ACT, 1902.

Alteration of prohibition period in portion of the Moora Road District.

Corr. 4676/25. HIS Excellency the Governor in Executive Council has been pleased to declare, under Section 5 of the above been pleased to declare, under Section 5 of the above Act, that it shall be unlawful to set fire to the bush in that portion of the Moora Road District lying East of the Eastern side of the Piawaning Railway Reserve and South of the road from Lyon Siding to the Board's Eastern boundary during the period from 1st November, 1925, to the 1st February, 1926, inclusive (in lieu of 1st November to 15th February as previously granted) gazetted).

LOT OPEN FOR SALE.

Department of Lands and Surveys, Perth, 24th December, 1925.

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

Applications to be lodged at Katanning.

3204/06—WOODANILLING (Town), 286 (about 0a. 3r. 8.1p.), £35. Reserve 10482 (Road Board Office Site) is hereby cancelled.

A plan showing the arrangement of the lot referred to is now obtainable at this Office and the Offices of the various Government Land Agents.

CITY OF PERTH.

Change of Names of Streets.

Department of Lands and Surveys, /25. Perth, 16th December, 1925.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under Section 7 of "The Land Act, 1898," of the name of Rose Street, as shown Land Titles Office Plan 2900, in the City of Perth, being changed to Raphael Street; and such street shall hereafter be known and designated as Raphael Street age. after be known and designated as Raphael Street accordingly.

Corr. 5099/25.

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under Section 7 of "The Land Act, 1898," of the name of Emerald Hill Terrace, in the City of Perth, being changed to Emerald Terrace; and such street shall hereafter be known and distinguished as Emerald Terrace accordingly.

C. G. MORRIS, Under Secretary for Lands.

GOVERNMENT LAND SALES

THE undermentioned allotments of land will be offered for sale, at public auction, on the dates and at the places specified below:

LEONORA.

6th January, 1926, at 2 p.m., at the Mining Registrar's

Leonora-§Town, 497, 30p., £12 10s.

KATANNING.

7th January, 1926, at 11 a.m., at the District Lands Office-

**Cranbrook—Town, 76, 1r. 26½p., £12.

Kojonup—**166, 6a. 1r. 0p., £10; 167, 6a. 1r. 2p., £10; 180, 6a. 2r. 17p., £8; 181, 6a. 2r. 14p., £8.

Tenterden—Town, 27, 1a., £12.

NARROGIN.

7th January, 1926, at 12 noon, at the District Lands Office-

Dudinin—Town, 20, 21, 22, 1r. each, £14 cach. Popanyinning—*201, 15a., £20. Yealering—Town, 44, 36 2/10p., £13.

NORTHAM.

8th January, 1926, at 11.30 a.m., at the District Lands Office-

Goomalling—Town, 169, 1r. 11p., £25. Quairading—*149, 2a. 3r. 21p., £15. Wyalkatchem—Town, 170, 1r., £15.

GERALDTON.

8th January, 1926, at 2 p.m., at the District Lands Office-

Arrino—*65, 13a. 2r. 20p., £35. Galena—Town, 23, 1r., £25.

Denham-Town, 68, 1r. 1.5p., £12; 69, 1r. 3.2p.,

£10. Greenmount-Town, 404, 1r., £10.

Kalamunnda-||Town, 344 and 345, 1r. 39 1/10p., £120.

South Nedlands—44 to 49 inclusive, 1r. each, £40 each; 52, 1r., £55; 53, 1r. 1p., £55.

ESPERANCE.

9th January, 1926, at 11 a.m., at the District Lands Office-

Grass Patch-Town, 15, 1r., £20.

BRIDGETOWN.

13th January, 1926, at 11 a.m., at the District Lands

Manjimup-Town, 289, 1r., £16 5s.

ALBANY.

14th January, 1926, at 2.30 p.m., at the District Lands

Mount Barker-Town, 26, 314, 2r. 9.7p. each, £20 each.

each.

§The lease of this lot is offered for sale subject to the conditions that the lessee shall not carry on, or suffer or permit to be carried on, on this lot, any trade or business whatsoever, without the consent in writing of the Minister for Lands being first obtained; and further, the conditions under which this lot is made available shall not entitle the lessee now, or at any future time, to the right to convert same to fee simple. Also subject to the payment, within 30 days of sale, of the value of any improvements which may exist on this lot.

*Suburban for Cultivation

*Suburban for Cultivation.

Subject to the payment of £320 for improvements at the time of sale, or ten per cent. as deposit and the balance in four quarterly instalments, with interest at 6 per cent.

The purchaser will have the option of taking, in lieu of a grant of the fee simple, a lease under the Regulations at the scheduled capital value nearest the upset price for the term of 99 years, on payment of a premium equal to the amount of his bid in excess of the upset

All improvements on the land offered for sale are the property of the Crown, and shall be paid for as the Minister may direct, whose valuation shall be final and binding on the purchaser.

Plans and further particulars of these sales may be obtained at this office. Land sold to a depth of 200 feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet only.

C. G. MORRIS. Under Secretary for Lands.

Tenders for Leasing Part of Reserve 15661 (Narrogin Lots 1058 and 1059).

NARROGIN LAND AGENCY.

Grazing Purposes.

Section 41a of "The Land Act, 1898," and its amendments.

Corr. No. 3149/23.

TENDERS for the leasing of the land comprised within Narrogin Lots 1058 and 1059, being part of Reserve 15661, and containing 0a. 2p. 18p., are invited.

The above Reserve will be available for leasing under Section 41a of "The Land Act, 1898," and its amendments, for a term of one year, renewable at the will of the Hon. the Minister for Lands, and terminable at three months' notice, rent being apportioned accordingly.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of 10s.), endorsed "Tender for part of Reserve 15661," shown on Public Plan, Narrogin, and addressed Under Secretary for Lands, must be lodged at the Lands Office, Narrogin, on or before Wednesday, 30th December, 1925.

All tenders lodged on before that date will be treated as having been received on that date.

The highest or any tender will not necessarily be accepted. (Plan, Narrogin.)

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

Conditions.

No compensation will be paid for existing improvements (if any) at the expiration of the lease or on the sooner determination thereof.

LAND OPEN FOR PASTORAL LEASING.

Under Part X. of "The Land Act, 1898."

IT is hereby notified that the land described hereunder will be available for general selection under Part X. of "The Land Act, 1898," and its amendments, on and after the date specified:-

OPEN WEDNESDAY, 30th DECEMBER, 1925.

KALGOORLIE LAND AGENCY.

Eastern Division.

Jaurdi District (about three miles North-West of Coolgardie).

5700/20.

That portion of unsurveyed land containing about 459 acres; being F. Whitehorn's forfeited Lease 2948/

Eastern Division.

Marmion District (about four miles South-West of Menzies).

5581/25. (Plan 34/300.)

That portion of unsurveyed land containing 19,611 acres (same as late Lease 2727/102); being E. L. Lukin's cancelled application.

OPEN WEDNESDAY, 13th JANUARY, 1926. PERTH LAND AGENCY.

Eucla Division.

Balladonia and Nuyts Districts (about 22 miles S.E. from Pioneer Tank).

Corr. 2886/23. (Plan 17/300.)

The area containing about 20,000 acres bounded by lines starting from the South-East corner of Pastoral Lease 1178/95 and extending South about 312 chains 50 links; West about 639 chains 81 links; thence North and East along the boundaries of Pastoral Leases 1180/95 and 1178/95 to the starting point.

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

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder will be available for selection under "The Land Act, 1898," and its amendments, on and after the dates set out in the schedules.

The areas marked "A" shall be open for selection by the special classes of selectors hereinafter named in the following order of preference:-

- (1) Under "The Discharged Soldiers" Settlement Act, 1918," by "Discharged Soldiers" within the meaning of paragraphs (a), (b), and (c) of the interpretation of the term in Section 3 of that Act, and "Dependants" within the meaning of that term in the mid section. meaning of that term in the said section.
- (2) Under "The Land Act, 1898," by ex-British Soldiers who were on active service in the late
- (3) Under "The Land Act, 1898," by Munition Workers in the late war.

(4) Under "The Land Act, 1898," by ordinary selectors.

(In the event of an applicant other than a Discharged Soldier under subparagraph (1) obtaining a block within a Repurchased Estate, the term of the lease and conditions of payment will be subject to re-adjustment in accordance with the provisions of "The Agricultural Lands Purchase Act, 1909.")

The areas marked "B" are not subject to such order of preference.

The areas marked thus * are open under Part VI.

Applications must be lodged at the Local Land Office for the district in which the land is situated, and should be lodged on or before the date specified.

All applications lodged on or before such date will he treated as having been received on the closing day, and if there are more applicants than one for any bleck the application to be granted will be determined by the Land Board, except in cases where it is already determined by the order of preference set out above under "A." Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board.

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

The selector of a Homestead Farm from any location available under Part VIII. must take the balance thereof, if any, under Conditional Purchase.

The prices quoted hereunder (exclusive of the value of improvements, if any, and survey fees, and land acquired by the Crown under "The Agricultural Lands Purchase Act, 1909," or otherwise for settlement) are reduced by one-half to Discharged A.I.F. Soldiers only.

SCHEDULE.

OPEN WEDNESDAY, 30th DECEMBER, 1925.

ALBANY LAND AGENCY.

Kojonup District.

Corr. No. 659/17. Open under Part V.

Open under Part V. (Plan 437D/40, C4.)
The land contained within the closed road passing through Kojonup Location 5716, at 15s. per acre.

This land is available only to holders of land

abutting thereon.

3. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B."

Torbay A.A. District (near Tennessee, about 10 chains North).

Corr. No. 2618/25. Open under Parts V., VI., and VIII. (Plan 457A/

40. **A1.)**

Lot 183, containing 42 acres 3 roods 30 perches, at 84s per acre, including improvements; classification, page 3 of 2618/25; being Wm. R. Gannaway's cancelled application.

BEVERLEY LAND AGENCY.

Avon District.

Corr. No. 2825/25.

Open under Part V. (Plan 343A/40, B1.)
The land contained within the closed road passing along the North-East boundary of Avon Location 4326, at 15s. per acre.

2. This land is available only to holders of land

abutting thereon.

3. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

Avon District.

Corr. No. 3150/25.
Open under Part V. (Plan 343A/40.)
The land contained within the closed road passing through Avon Location 2587, at 15s. per acre.
2. This land is available only to holders of land abutting thereon

abutting thereon.
3. The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B."

Avon District (about three miles South of Jubuk).

Corr. No. 44/25.

Open under Parts V., VI., and VIII. (Plan 344/80,

Location	No.	Area.	Price per acre.	Remarks.
18580 19715 23743 23734		a. r. p. 160 0 0 0 300 0 0 0 500 0 0 0 500 0 0 0	£ s. d.	Subject to pricing. Classifica- tions 4749/11 and 8883/11. Subject to survey, classifica- tion, pricing and payment of full or partial survey , ee if called up.

Being Jno. R. & D. A. Polkinghorne's cancelled application.

"B."

Avon District (about eight miles South from Badjaling).

Corr. No. 8996/19.

Open under Parts V., VI., and VIII. (Plan 343B/40, F1.)

Locations 12236 and 22599, containing 1,000 acres 2 roods 28 perches, at 6s 6d. per acre; classification, page 9 of 8996/19). Agricultural Bank advance not guaranteed. (Location 22599 is portion of Location 12236, to be selected therewith); being E. W. Pike's forfeited Leases 14918/68 and 22526/74.

Avon District (about three miles South of Bulyee). Corr. No. 3626/24.

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

F4.)

Location 19601, containing 817 acres, at 7s. 3d. per acre; classification, page 73 of 208/12; being G. Mann's forfeited Lease 18565/68.

BRIDGETOWN LAND AGENCY. "B."

Sussex District (adjoins Augusta Townsite).

Corr. No. 5922/24.

Open under Parts V., VI., and VIII. (Plan 441/80, B & C1.)

Location 934, containing 160 acres, at 14s. 6d. per acre; classification, page 7 of 6171/21; subject to conditions governing limitation of area as applying to this district; being Peter Brennan's forfeited Lease 24347/

BUNBURY LAND AGENCY. "B."

Wellington District (near Mornington Locations).

Corr. No. 5861/24.

Open under Parts V., VI., and VIII. (Plan 411B/

Location 4116, containing about 60 acres; subject to survey, classification, pricing, and payment of full or partial survey fee, as may be determined; being J. J. Drysdale's cancelled application.

ESPERANCE LAND AGENCY.

"B,"

Esperance District (about three miles from Esperance, one to two miles South-West of Collier Siding). Corr. No. 541/15.

Open under Part V. (Section 60. (Plan 423C/40,

D4.)

Location 255, containing 20 acres, at 25s. per acre (classification, page 27 of 541/15); subject to special conditions re Agricultural Bank advances as may be granted; being R. B. John's forfeited Lease 1520/60.

"B."

Esperance District (about two miles North-West of Treslove).

Corr. No. 3223/24.

Open under Parts V., VI., and VIII. (Plan 402/80.)

•	Remarks.		ice j			Location No.			
	Ex improvements, cation p. 6 of (Square C2). Classification p. 8 of Square A4).	d. 9	10 10	} ⁶ 0	p. 0 0 0	r. 0 0 0	a. 840 160 840 160		415 1279 607 1260

Locations 1279 and 1260 are the unsurveyed portions of Locations 415 and 607 respectively, to be selected therewith); subject to special conditions governing Agricultural Bank advances as may be granted; being A. J. Foxall and A. G. Mullett's forfeited Leases 41149/55, 24288/74, 41298/55, and 24434/74.

Locations 415 and 1279 are subject to payment for improvements prior to issue of approval notice.

Esperance District (adjoining Gibson Townsite).

Corr. No. 474/12.

Open under Parts V., VI., and VIII. (Plan 423/80, D2.)

Location 628, containing about 880 acres; subject to survey, classification, and pricing, and to the conditions governing Agricultural Bank advances in this district.

GERALDTON LAND AGENCY.

"B."

Victoria District (about 13 miles North of Tenindewa).

Corr. No. 4515/25.

Open under Parts V., VI., and VIII. (Plan 156/80, **B**1.)

Location 6085, containing 4,048 acres, at 5s. 9d. per acre; classification, page 22 of 1442/12; being Geo. Wright's cancelled application.

Victoria District (about three miles South-East of Gutha).

Corr. No. 4755/25. Open under Parts V., VI., and VIII. (Plan 128/80,

C3.) Location 8230, containing 1,226 acres 1 rood 30 perches, at 9s. 6d. per acre; classification, page 5 of 4755/25 (originally portion of Location 3648); being J. R. Jordan's cancelled application.

KATANNING LAND AGENCY.

Kojonup District.

Corr. No. 5180/23.

Open under Part V. (Plan 416B/40, E3.)
The land contained within the closed road along the East boundary of Katanning A.A. Lot 313, at 15s. per

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

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

Kent District (about seven miles South-East of Pingrup).

Corr. No. 4785/25.

Open under Parts V., VI., and VIII. (Plan 418/80,

Locations 390 and 562, containing 994 acres 3 roods 29 perches, at 10s. 6d. per acre; classification, page 24 of 8440/10. (Location 562 is portion of Location 390, to be selected therewith); Agricultural Bank advance refused; being Frank Anthony's forfeited Leases 41571/55 and 24706/74.

"B."

Kojonup District (about one and a-half miles East of Moornaming).

Corr. No. 6299/24. Open under Parts V., VI., and VIII. (Plan 417/80,

E, F1.)
Location 8176, containing about 740 acres; subject to survey and pricing; classification, page 5 of 6299/24; being C. A. Boyland's cancelled application.

"B."

Kojonup District (about six miles South-East of Moornaming).

Corr. No. 2658/25.

Open under Parts V., VI., and VIII. (Plan 417/80, F2.

Locations 6137 and 8213, containing 1,000 acres, at 9s. per acre, reducible to 2s. per acre if poison be eradicated and land stocked within five years; classification, page 5 of 825/24; subject to payment of Agricultural Bank indebtedness of £150. (Location 8213 is portion of Location 6137, to be selected therewith); being Chas. W. Reynold's forfeited Leases 19255/68 and 24560/74.

NARROGIN LAND AGENCY.

Williams District (about eight miles East of Cuballing). Corr. No. 5012/25.

Open under Parts V., VI., and VIII. (Plan 378C/40, D4.)

Location 11351, containing 573 acres, at 8s. 9d. per acre, reducible to 4s. 9d. per acre if poison be eradicated and land stocked within five years; classification, page 10 of 346/13 (ex improvements); being Frank Hooper's cancelled application.

"B." Williams District (about 10 miles South-West of Highbury).

Corr. No. 2767/23. Open under Parts V., VI., and VIII. (Plan 385D/ 40, B4.)

Location	ocation No. Area.		Price per acre.	Remarks.
8967 10608		3. r. p. 0	£ s. d. 0 11 0	Subject to reduction to 3s. 6d. per acre and 4s. 3d. per acre respectively if poison
2688 11144 8969 8968		384 0 30	0 11 9	be cradicated and land stocked within 5 years. (Classifications p. 9 of 2767/23 and p. 13 of 2246/23)

Subject to payment of Agricultural Bank indebtedness of £519 5s. 5d.; being H. A. Dale's forfeited Leases 40090/55 and 40089/55.

NORTHAM LAND AGENCY. "B."

Avon District (about two miles North-East from Kalkalling).

Corr. No. 5016/25. Open under Parts V., VI., and VIII. (Plan 54/80,

B 3 & 4.) The area containing about 185 acres, bounded by lines starting from a point on the North side of Road No. 7413 situate about 43 chains from the East corner of Location 15388 and extending North-East along the said side of road for about 34 chains; thence North-West about 54 chains; thence South-West and South-East to the starting point; subject to survey, classification, and pricing. The prescribed cost of survey (£11 10s.) to be lodged with application.

Avon District (about six miles South of Trayning). Corr No. 2633/10.

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

Location 22954, containing 50 acres 0 roods 5 perches; subject to classification and pricing; available only to the holder of adjoining land. Reserve 12668 (Water) is hereby cancelled.

"B."

Avon District (at Bulgining).

Corr. No. 1244/10. Open under Parts V., VI., and VIII. (Plan 55/80, D3.)

Location 14409 containing 91 acres 1 rood 35 perches at 9s. 9d. per acre; classification, page 25 of Corr. 1244/10. Reserve 12594 (water) is hereby cancelled. 4 acres first class land, 71 acres second class land, 16 acres 1 rood 35 perches third class land.

"B."

Avon District (about one to two miles West of Pikaring Hill).

Corr. No. 2517/25. Open under Parts V., VII., and VIII. (Plan 4/80, A & B4.)

Location No.		Area.	Price per acre.	Remarks.
20863 14756		a. r. p. 300 0 0 299 2 0	}	Subject to classification and pricing.

That part of Location 14754, containing about 456 acres, situated North of a line parallel to and at a distance of 76 chains from its North boundary; subject to survey, classification, and pricing.

"B."

Avon District (about two miles South of Tammarin Soak).

Corr. No. 6446/19.

Open under Parts V., VI., and VIII. (Plan 35/80, B4.)

Location 14056, containing 1,254 acres; subject to classification and pricing. The Government retains the right to resume free any lands required for Railways, Townsites, or other public purposes.

"B."

Melbourne District (about 10 miles North-East of Calingiri).

Corr. No. 4379/24.

Open under Parts V., VI., and VIII. (Plan 32/80, C1.)

That part of unsurveyed land containing about 340 acres, bounded by lines and starting from the N.E. corner of Location 3070 and the prolongation Northward of its Eastern boundary about 30 chains; thence Westward about 70 chains; thence Southward about 70 chains; thence Eastward about 30 chains; thence Northward and Eastward about 40 chains respectively to starting point; subject to survey, classification, and pricing; being an area excised from W. A. Purnell's application. application,

"B."

Ninghan District (about 15 miles North-East of Kalkalling).

Corr. No. 1345/25.

Open under Parts V., VI., and VIII. (Plan 54/80, C1.)

Location 1973, containing 1,191 acres 3 roods 38 perches, at 9s. 6d. per acre; classification, page 30 of 576/23. The Government does not guarantee Agricultural Bank advance nor railway, but reserves the right to resume for railway or other public purpose, free of compensation, except for value of improvements so resumed; being W. A. R. Waldeck's forfeited Lease 41429/55.

"B."

Avon District (seven miles North-West of Dukin). Corr. No. 2725/25.

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

Location 20639, containing 961 acres 0 roods 31 perches; subject to pricing and survey of road through this location (area subject to amendment, if necessary); being C. S. Caswill's cancelled application.

"B."

Avon District (about 12 miles North-West of Koorda). Corr. No. 9413/12.

Open under Parts V., VI., and VIII. (Plan 56/80, D2.)

Portion of Location 1814, containing 157½ acres; subject to pricing (classification, page 5 of 9413/12) and payment of Agricultural Bank indebtedness of £200; being J. T. Gregan's forfeited Homestead Farm 18812/74.

"B,"

Avon District (about seven miles South-East of Wogarl).

Corr. No. 4484/25.

Corr. No. 4484/25.
Open under Parts V., VI., and VIII. (Plan 5/80, D, E3.)
That portion of unsurveyed land containing about 1,000 acres, bounded on the South by the Northern boundary of Location 24134, on West by the Eastern boundary of Location 19317, and on the North and East by lines equal and parallel (ex roads); subject to survey, classification, and pricing.

"B."

Melbourne District (about 16 miles North-West of Pithara and East of Watheroo).

Corr. No. 4887/25.

Open under Parts V., VI., and VIII. (Plans 63 and 64/80, F.A.)

Location 1740, containing 3,086 acres, at 4s. per acre; classification, page 6 of 522/18; ex improvements, if any; being Joseph Mailey's cancelled application.

"B."

Ninghan District (about 20 miles South-East of Dalwallinu).

Corr. No. 5919/25.

Open under Parts V., VI., and VIII. (Plan 65/80, A1.)

Location 1851, containing about 1,150 acres, subject to survey, classification, and pricing. No Agricultural Bank advance guaranteed. The Government reserves the right to resume for railway or other public purposes without compensation, except for value of improvements so resumed.

"B."

Avon District (about 13 miles North of Doodlakine). Corr. No. 2070/25,

Open under Parts V., VI., and VIII. (Plan 25/80, B & C1.)

Location 18370, containing 1,000 acres, at 8s. 6d. per acre; classification, page 15 of 6680/11. Subject to the Crown's right to resume for railway or other public purposes free of compensation, except for value of improvements so resumed; being R. A. Worland's caucelled application.

"B." Ninghan District (about 17 miles North-West of Koorda).

Corr. No. 108/23. Open under Parts V., VI., and VIII. (Plan 56/80, C1.)

Location No.	Area.	Price per acre.	Remarks.
1207, 1705 1707 891	a. r. p. 1,933 3 19 830 0 0 160 0 0	£ s. d.	Subject to classification and pricing.

(Location 891 is portion of Location 1707, to be ected therewith.) The Government does not guaranselected therewith.) tee Agricultural Bank advance nor railway to serve this land; being Shaw & Wright's forfeited Leases 16487/68, 39898/55, and 23275/74.

PERTH LAND AGENCY.

Swan District (about six miles West of Muchea). Corr. No. 2213/25.

Open under Parts V., VI., and VIII. (Plan 28/80,

B3.)

Locations 2001 and 2325, containing 1,000 acres; subject to pricing; classification, page 5 of 2213/25 (to be selected as one holding); being J. T. R. Finlayson's cancelled application.

PERTH LAND AGENCY.

Open for General Selection.

PEEL ESTATE-COCKBURN SOUND DISTRICT.

" B"

Plan-Peel Estate.

Corr. No. 667/23.

Open for general selection under Part V. (Section 55) of "The Land Act, 1898," as modified by "The Agricultural Lands Purchase Act, 1909," and Section 10 of "The Discharged Soldiers' Settlement Act, 1918."

		Price per		Returne	d Soldiers' H Instalment.	alf-yearly	ExImperial Soldiers' Half-yearly Instalment	Civilians' Half-yearly Instalment.
Lot No.	Area.	acre, ex- cluding Im- provements.	Purchase Money.	Including first half-year's rent, interest capitalised at 6 per cent.	Four and a-half years' interest only, at 6 per cent.	25 years' principal and interest at 6 per cent.		Over 30 years, with interest at 6 per cent.
165 399	a. r. p. 140 0 2 136 1 29	£ s. d. 0 10 0 0 7 0	$ \begin{array}{cccc} £ & s. & d. \\ 70 & 0 & 2 \\ 47 & 15 & 0 \end{array} $	£ s. d. 72 2 2 49 3 8	£ s. d. 2 3 4 1 9 6	£ s. d. 2 16 1 1 18 3	£ s. d. 2 10 8 1 14 6	£ s. d. 2 9 2 1 13 6

Subject to the conditions governing the selection of land in this Estate.

"B."

Victoria District (about 10 miles North-East of Gunnyidi Siding).

Corr. No. 8604/13.

Open under Parts V., VI., and VIII. (Plan 90/80, E3.)

Locations 5801 and 5867, containing 994 acres and 160 acres, at 6s. 9d. per acre; classification, page 14 of 11485/11, and page 4 of 8606/13; subject to payment of Agricultural Bank indebtedness of £200; being S. Scott's forfeited Leases 10072/68 and 19868/74. SOUTHERN CROSS LAND AGENCY.

Yilgarn District (three miles North of Boddalin).

Yilgarn District (three miles North of Boddalin). Corr. No. 6105/25.

Open under Parts V. and VI. (Plan 35/80, F4.)
The area containing about 840 acres, bounded by lines starting from the North-East corner of Location 108 and extending West about 14 chains; thence North and East to the North-West corner of Location 464; thence along the West boundary, and 100 chains along the South boundary of Location 464; thence South about 56 chains; thence West and North to the starting point: subject to survey classification, and pricing ing point; subject to survey, classification, and pricing, and to the Mining and Timber conditions respecting land in this District.

"B."

Jilbadji District (two miles West of Ghooli).

Corr. No. 3930/23.

Corr. No. 3930/23.
Open under Parts V. and VI. (Plan 36/80, F3.)
The area containing about 700 acres, bounded by lines starting from the North-East corner of Yilgarn A.A. Lot 51, and extending East-South-Eastward (parallel to the Railway Reserve) for about 30 chains; thence South about 90 chains; thence West about 120 chains; thence North about 26 chains; thence East about 40 chains; thence North to the South-West corner of Yilgarn A.A. Lot 51 and along the latter's South and East boundaries to the starting point; subject to survey, classification, and pricing and to the Timber and Mining conditions respecting land in this District.

"B."

Yilgarn District (about 13 miles North from Burracoppin).

Corr. No. 1179/25.

Open under Parts V., VI., and VIII. (Plan 35/80,

Location 204, containing 977 acres 3 roods 2 perches, at 9s. per acre; classification, page 24 of 3202/22; subject to Mining conditions governing selection in this district; being F. B. Eastoe's forfeited Lease 41329/

"B."

Yilgarn District (about 11 miles North-East of Southern Cross.

Corr. No. 5420/25. Open under Parts V. and VI. (Plan Southern Cross Sheet 4, 36/80.)

Location No.	Area.	Price per acre.	Remarks.
721 722 723	a, r. p. 997 2 27 1,436 2 32 998 0 12	£ s. d. 0 10 0 0 7 6 0 10 0	Classification p. 22, 23, 24 of 1103/23.

Subject to Mining and Timber conditions governing selection in this District. The maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being Parkinson and others' cancelled applications.

OPEN WEDNESDAY, 6th JANUARY, 1926.

ALBANY LAND AGENCY. "B,"

Plantagenet District (about 21/2 miles South-West of Young's Siding).

Corr. No. 6805/12.
Open under Parts V. and VI. (Plan 456B/40.)
Location 2559, containing 94¼ acres; subject to repricing and payment of Agricultural Bank indebtedness of £70; being T. Ayres' forfeited Lease 32123/55.

BEVERLEY LAND AGENCY. Avon District.

Corr. No. 671/15.

Open under Part V. (Plan 344/80, F2.)
The land contained within the closed road passing through Avon Locations 12265, 11839, and 12935, and along part of the Western boundary of Location 17857,

at 15s. per acre.

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

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B."

Avon District (about four miles South-West from

Kokendin). Corr. No. 1753/25.

Open under Parts V., VI., and VIII. (Plan 342B/40, D1.)

Location 23754, containing 161 acres 2 roods 14 perches, at *3s. 6d. per acre (*subject to poison conditions) (classification, page 4 of 1753/25); subject to

the conditions that all marketable timber is reserved to the Crown and the lessee accepts all responsibility for any damage done to fences or other improvements by the permit holders in the course of their operations in removing the timber therefrom.

"в."

Avon District (about five miles North-West from Lomos).

Corr. No. 5188/25.

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

Location 21984, containing T00 acres 0 roods 14 perches, at 11s. per acre (classification, page 3 of 1475/22), ex improvements, also Locations 23794 and 23795, containing about 2,000 acres; subject to survey, classification, pricing, and payment of full or partial survey as may be requested; being W. H. Rimmer's cancelled applications.

"B."

Avon District (about 11 miles North-West of Nornakin Siding).

Corr. No. 4121/25.

Open under Parts V., VI., and VIII. (Plan 344/80,

B1.)

Location 23676, containing about 300 acres; subject to survey, classification, pricing, and payment of full or partial survey fee as may be required with application; being Wm. Caley's cancelled application.

"B."

Avon District (about from two to three miles South-East of Bilbarin Station). Corr. No. 885/23.

Open under Parts V., VI., and VIII. (Plan 344/80, D.E2.)

Locations 18639, 21767, containing 1,000 acres, at 6s. 6d. per acre (classification, page 6, 885/23), also Location 18640, containing 1,131 acres, at 7s. per acre (classification, page 24, 14859/11). (Location 21767 is portion of Location 18639, to be selected therewith); being F. Tensdale's forfeited Leases 16857/68, 23508/ 74, and 16946/68.

"B."

Avon District (15 miles South-West from Beverley). Corr. No. 722/21.

Open under Parts V., VI., and VIII. (Plan 342B/40,

Location 21835, containing 934 acres 3 roods 32 perches, at 6s. 9d. per acre, reducible to 4s. 9d. per acre if poison be eradicated and land stocked within five years (classification, page 3, 722/21); being E. S. E. Fleay's forfeited Lease 14453/68.

BRIDGETOWN LAND AGENCY.

Wellington (Preston A.A.) District (about quarter mile South-West of Brookhampton).

Corr. No. 10690/00.

Open under Parts V., VI., and VIII. (Plan 414A/40,

That part of Preston A.A. Lot 17, containing about orner and extending along its South boundary for about 2 chains, thence North to its North boundary, thence East and South-West along its North and South-East boundaries to the starting point; subject to survey, classification, and pricing. Reserve 7860 (Timber) is hereby reduced.

BUNBURY LAND AGENCY. Wellington District.

Corr. No. 14526/08.

Open under Part V. (Plan 411A/40, B2.)

The land contained within the closed road passing along parts of the South boundaries of Clifton A.A. Lots 33 and 34, at £2 10s.

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

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

ESPERANCE LAND AGENCY.

"B."

Esperance District (about 10 miles North-West of Esperance).

Corr. No. 4110/23.

Open under Parts V., VI., and VIII. (Plan Esperance, Sheet 1, 423/80, C3.)

Location No.	Area.	Price per acre.	Remarks.
740 741 746 744	a. r. p. 300 0 0 300 0 0 588 0 0 500 0 0	£ s. d. 5 9 0 5 6	Classification p. 3 of 4110/23. Classification p. 3 of 4826/23.

Subject to special conditions governing Agricultural Bank advances, if granted; being R. J. Moir's forfeited Leases 17002/68 and 17003/68.

GERALDTON LAND AGENCY.

Victoria District (about 10 miles North-West of Indarra).

Corr. No. 550/25.

Open under Parts V., VI., and VIII. (Plan 156/80, A2.)

Location 6065, containing 1,042 acres, at 7s. 3d. per acre (classification, page 16, 12464/11); subject to Agricultural Bank's principal and interest to date; as excluded from J. A. Turner's application.

KATANNING LAND AGENCY.

Kojonup District.

Corr. No. 2988/18.

Open under Part V. (Plans 409C/40 and 416B/40.)

The land contained within the closed road passing along the South boundaries of Locations 1263 and 5335, together with the land contained within the closed road along the West boundary of Kojonup Location 1894, at 15s. per acre.

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

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B."

Kent District (about eight miles South of Pingrup). Corr. No. 5782/25.

Open under Parts V., VI., and VIII. (Plan 418/80, C1 & 2.)

Locations 400 and 577, containing 1,000 acres 2 roods 16 perches, at 12s. 6d. per acre (classification, page 2, 459/25); subject to payment of Agricultural Bank indebtedness; no further advances guaranteed; being W. A. Southorn's cancelled application. (Location 577 is portion of Location 400, to be selected therewith.)

"B."

Kojonup District (about 10 miles South-East of Nyabing).

Corr. No. 4771/20.

Open under Parts V., VI., and VIII. (Plans 417 &

Location	ı No.	Area.	Price per acre.	Remarks.				
6664 6665 6666 7592	 }	acres. 195 100 200 a. r. p.	£ s. d. 0 9 0 ex improve ments	Reducible to 5/3 per acre if poison be eradicated and land stocked within five years (classification page 4 of 4771/20).				
6663		1,000 3 22	0 6 6	(Classification page 44, 12900/10, Vol. 2.				

(Location 7592 is portion of Location 6666, to be selected therewith.) Being H. R. Rodd's forfeited Leases 38287/55, 21975/74, and 15920/68.

NORTHAM LAND AGENCY.

Melbourne District.

Corr. No. 5835/21.

Open under Part V. (Plan 57/80, A3.)
The land contained within the closed roads as hereunder set out, at 15s. per acre:—
1. Along the East boundaries of Locations 2560, 1814,

and 1815.

2. Along the North and the East boundary of Location 1069.

3. Along the East and part of the South boundary of Location 1070.

This land is available only to holders of land abutting

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B."

Avon District (about 13 miles South-West of Clackline). Corr. No. 6840/23.

Open under Parts V., VI., and VIII. (Plan 2A/40,

Locations 19452, 19453, and 19454, containing 446 acres 0 roods 29 perches, at 7s. 3d. per acre (ex improvements), (classification, page 16, 6840/23); being A. J. Bradshaw's cancelled application.

"B."

Avon District (about eight miles South-East of Gabbin). Corr. No. 6696/24.

Open under Parts V., VI., and VIII. (Plan 55/80, A.B3.)

Locations 20292 and 24406, containing 1,159 acres, at 7s. 6d. per acre (classification, page 2a of 6696/24). (Location 24406 is the unsurveyed portion of Location 20292, and must be selected therewith); being W. H. Dawson's forfeited Leases 18675/68 and 24337/74.

"B."

Avon District (about nine miles North-West of Cowcowing).

Corr. No. 2733/25.

Open under Parts V., VI., and VIII. (Plan 56/80, C.D4.)

Location 20643, containing 1,056 acres 0 roods 25 perches, at 7s. 6d. per acre (ex improvements) (classification, page 9, 2733/25); being R. F. Sim's forfeited Lease 19432/68.

"B."

Avon District (about seven miles South-West of Belka).

Corr. No. 6542/24.

Open under Parts V., VI., and VIII. (Plan 4/80,

E1.) Locations 20189 and 24401, containing 1,046 acres, at 10s. per acre (classification, page 15, 6823/12). (Location 24401 is portion of Location 20189, to be selected therewith); Agricultural Bank advance refused; being William L. Fawcett's forfeited Leases 41182/55 and 24220/74 24329/74.

"B"

Avon District (about 12 miles North of Baandee).

Corr. No. 5711/24.
Open under Parts V., VI., and VIII. (Plan 25/80, D1.)

Locations 12183 and 24534, containing 787 acres, at 4s. 6d. per acre (classification, page 6, 9019/12). (Location 24534 is portion of Location 12183, to be selected therewith); subject to resumption without compensa-tion except for improvements; no Agricultural Bank advance guaranteed; being F. J. Morris's forfeited Leases 18536/68 and 24283/74.

"В."

Avon District (about nine miles East of Gramphorne). Corr. No. 3218/25.

Open under Parts V., VI., and VIII. (Plan 5/80,

E.F1.)

Locations 19177, 19179, and 24112, containing 2,344 acres; subject to pricing (classification, pages 2 and 3 of 4298/23). (Location 24112 is portion of Location 19177, to be selected therewith); Agricultural Bank advance refused; being A. J. Wilson's forfeited Leases 19388/68 and 24622/74. "B"

Ninghan District (about 20 miles North-West of Koorda).

Corr. No. 1167/25.

Open under Parts V., VI., and VIII. (Plan 65/80,

Locatio	on No.	Area.		Pri a	ce j		Remarks.
801 1210 1224 1225		acres. 934 933 956 956	}	£	s. 5	d. 6	Classifications page 46 and 48 of 4230/12. Subject to re-classification.

The Government does not guarantee Agricultural Bank advance nor construction of a railway to serve these locations, but reserves the right to resume any land required for railway or other public purpose without compensation except for value of improvemnts (if any) resumed; being P. T. Foreman's forfeited Lease 19026/68, also Lind and Impson's cancelled application.

Melbourne District (about eight miles West of Elphin Station, Neuabirina Rk.).

Corr. No. 3670/15.

Open under Parts V., VI., and VIII. (Plan 57/80, B2 & 3.)

Location 2567, containing 1,005 acres, at 4s. 9d. per acre (classification, page 38, 18309/10); being R. J. Smythe's forfeited Leases 32778/55 and 8189/68.

Avon District (about eight miles South-East of Wongan Hills).

Corr. No. 4956/25.

Open under Parts V., VI., and VIII. (Plan 57/80, E.F4.)

Location 24840, containing 5,000 acres; subject to survey, classification, pricing, and payment of full or partial survey fee, as may be determined; being W. J. Lord's and others cancelled application.

SOUTHERN CROSS LAND AGENCY.

Jilbadji District (six miles South of Garratt).
Corr. No. 5849/25.
Open under Parts V. and VI. (Plan 36/80, D4.)
Location 212, containing 1,000 acres 3 roods 34
perches, at 9s. per acre (clasification, page 39, 5000/22);
subject to mining and timber conditions governing selection in this district.

The maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; Agricultural Bank advance not guaranteed; being M. H. Bundy, a cancelled orthisetion. Purdy's cancelled application.

Yilgarn District (about four miles West of Garratt and North-East of Parker's Road).

Corr. No. 464/23.

Open under Parts V. and VI. (Plan 36/80, C.D.3.) Location 436, containing 1,000 acres 0 roods 32 perches, at 10s. per acre (classification, page 11, 5033/ 22); subject to mining and timber conditions governing

22); subject to mining and timber conditions governing selection in this district.

The maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being E. W. Harrison's forfeited Lease 40193/55.

Yilgarn District (about 10 miles North of Bullfinch).

Corr. No. 5732/25.
Open under Parts V. and VI. (Plan 53/80, C2 & 3.)
Location 682, containing 1,078 acres 2 roods 35
perches, at 8s. per acre (classification, page 74 of 6875/22); subject to mining and timber conditions governing selection in this district.

The maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being J. E. Goodwin's cancelled application.

"B."

Yilgarn District (about seven miles North-East from Corinthia).

Corr. No. 2132/23.

Open under Parts V. and VI only. (Plan 36/80, E1.)

Location 461, containing 1,000 acres 1 rood 12 perches, at 9s. 6d. per acre (classification, page 20,6470/22); subject to mining and timber conditions gov. page 20, erning selection in this district, also to Agricultural Bank indebtedness (£32 0s. 3d.), plus interest from June, 1924, and payment for improvements over A.B.

mortgage. The maximum advance on any approved holding is the maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being J. C. Watt's forfeited Lease 39996/55.

WAGIN LAND AGENCY.

Williams District.

Corr. No. 2571/07. Open under Part V. (Plan 409C/40, F3.)

The land contained in closed road passing along the West boundaries of Williams Locations 1987 and 1983 and part of the North and West boundaries of Location 5819, at 15s. per acre.

This land is available only to holders of land abutting

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

"B"

Williams District (about 12 miles South from Noman's Lake).

Corr. No. 2804/20.

Open under Parts V., VI., and VIII. (Plan 385C/40, F4.)

12226, containing 1,107 acres 1 rood perches, at 5s. 3d. per acre, reducible to 2s. per acre if poison be eradicated and land stocked within five years (classification, page 5, 2804/20); being R. A. Tunney's forfeited Lease 14470/68.

OPEN WEDNESDAY, 13th JANUARY, 1926.

BEVERLEY LAND AGENCY.

"B."

Avon District (about three miles North-West of Bulyce). Corr. No. 5443/24.

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

Location 14556, containing 160 acres, at 18s. 3d. per acre (including improvements), (classification, page 19 of 3749/09); being K. Williams' forfeited Lease 18606/68.

"B."

Avon District (about five miles West from Bendering). Corr. No. 2832/23.

Open under Parts V., VI., and VIII. (Plans 344 &

345/80, F.A3.)

Locations 16141 and 16873, containing 1,511 acres, at 6s. 9d. per acre (classification, page 6 of 2832/23), excluding improvements; being A. F. Wood's forfeited cluding improve Lease 17445/68.

BRIDGETOWN LAND AGENCY.

Nelson District (about seven miles South-West of Pemberton).

Corr. No. 6660/20.

Open under Parts V., VI., and VIII. (Plan 442C/40, D3.Ĵ

Location 8192, containing 84 acres 1 rood 4 perches, at 16s. 6d. per acre (classification, page 19 of 1039/20, Vol. 1); subject to limitation of area and to timber conditions governing selection in this district, also Agricultural Bank indebtedness of £50; being C. Kirby's forfeited Lease 21969/74.

ESPERANCE LAND AGENCY. "B."

Esperance District (about two miles South-East of Treslove).

Corr. No. 2220/25.

Open under Parts V., VI., and VIII. (Plan 402/80, C3.)

Location 1022, containing about 800 acres; subject to survey, classification, pricing, and payment of full survey fee with application; subject also to conditions governing A.B. advances as may be granted; being R. J. Norton's cancelled application.

"B."

Fitzgerald District (about four miles from Dowak).

Fitzgerald District (about four miles from Dowak).
Corr. No. 7115/23.
Open under Parts V., VI., and VIII. (Plan 392/80,
C1, Esperance Sheet 13.)
Locations 498 and 867, containing 999 acres 3 roods
9 perches, at 6s. per acre; classification, page 37 of
1096/22. (Location 867 is portion of Location 498, to
be selected therewith); subject to special conditions
governing A.B. advance as may be granted; being W. J.
Sutherland's forfeited Leases 17592/68 and 23877/74.

GERALDTON LAND AGENCY.

Victoria District (about 15 miles North of Mullewa). Corr. No. 4603/25.

Open under Parts V., VI., and VIII. (Plan 161/80,

C3.)

Locations 6637 and 6675, containing 4,040 acres, at 5s. 3d. per acre, to be selected as one holding (classification, pages 30-34 of 10107/12); no Agricultural Bank advance or railway guaranteed; subject to selection within Pastoral Leases; being A. C. Warren's cancelled application. application.

KATANNING LAND AGENCY. Kojonup District.

Corr. No. 2179/24.

Open under Part V. (Plan 416A/40, C1.)

The land contained within the closed road passing along the Westernmost boundary of Kojonup Location 3556, together with the land contained within the closed road along the Westernmost boundary of Location 5492,

at 15s. per acre.

This land is available only to holders of land abutting

thereon.

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

Kent District. Corr. No. 2477/22. Open under P Open under Part V. (Plan 435/80, A & B 3 & 4.)
The land contained within the closed road passing through Kent Locations 70 and 71, at 15s. per acre.

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

"B."

Kent District (about 35 miles East of Pingrup). Corr. No. 6297/24.

Open under Parts V., VI., and VIII. (Plan 406/80,

Locations 792 and 789 (896), containing 1,056 acres 3 roods 8 perches and 1,031 acres 3 roods 30 perches, at 11s. 6d. and 12s. per acre respectively. (Location 896 is portion of Location 789, to be selected therewith). (Classification, pages 23 and 20 of 7107/22). The Government does not guarantee an Agricultural Bank advance nor the construction of a railway to serve these locations, but reserves the right to resume for railway or other public purpose free of compensation except for value of improvements so resumed. As excluded from P. McNally's application.

NARROGIN LAND AGENCY.

Roe District (about 22 miles North-East of Lake Grace).

Corr. No. 4868/25.

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

E.F1.)

That portion of unsurveyed land, containing about 2,000 acres, bounded on the North-West by Locations 161 and 162, on the South-West by Location 160, on the South-East by parts of Locations 159 and 868, and on the North-East by continuation of the North-East boundary of Location 161 about 40 chains, thence North-East

about 30 chains, thence South-Easterly about 90 chains, thence South-Westerly about 60 chains to a point on the Northern boundary of Location 868; subject to survey, classification, and pricing; being Geo. and A. Stagg's cancelled application.

"B."

Williams District (about 10 miles West of Congelin). Corr. No. 5523/23. Open under Parts V., VI., and VIII. (Plan 384B/40, D.El.)

Location 11286, containing 632 acres; subject to repricing and payment for improvements (classification, page 28 of 7987/13); being H. N. Pike's forfeited Lease 18190/68.

"B."

Williams District (about six miles North-West of Malyalling).

Corr. No. 8621/09.

Open under Parts V., VI., and VIII. (Plan 378C/40, E.F3.)

Locations 9346, 9552, 9551, containing 306% acres; subject to repricing and payment of Agricultural Bank indebtedness to December last of £704 5s. 9d.; being G. A. Tatham's forfeited Leases 13090/74, 24672/55, and 24671/55.

NORTHAM LAND AGENCY. "B."

Victoria District.

Corr. No. 794/13. Open under Parts V., VI., and VIII. (Plan 89/80,

C3.)

That part of Wubin Townsite, containing about 92 acres, situated South of Nugadong A.A. Lot 115, West of Nugadong A.A. Lot 91, and North of a two-chain road; subject to survey, classification, and pricing. The boundaries of Wubin Townsite are hereby amended to exclude this area.

"B."

Avon District (about six miles East of Gramphorne). Corr. No. 3161/25.

Open under Parts V., VI., and VIII.

E1 & 2.)

Locations 19180 and 22925, containing 897 acres, at 7s. per acre (classification, page 9 of 3461/22). (Location 22925 is portion of Location 19180, to be selected therewith). The Government reserves the right to resume for railway or other public purpose free of compensation except for value of improvements so resumed; being Jack Adams' forfeited Leases 19337/68 and 24588/74.

"B."

Avon District (about six miles North-East of Norpa).
Corr. No. 4802/25.

Open under Parts V., VI., and VIII. (Plan 24/80, C2.)

Location 24379, containing about 1,400 acres; subject to survey, pricing, and payment of cost of subdivisional survey (approximately £25) with application. (Forming portion of original Locations 20772, 20773, 20781, and 20782); being Herbert T. Crain's cancelled application.

"B."

Avon District (about 12 miles South-West of Cunderdin). Corr. No. 3414/24.

Corr. No. 3414/24.
Open under Parts V., VI., and VIII. (Plan 3A/40, B & C 1 & 2.)
Location 22695, containing 1,195 acres 1 rood 30 perches, at 9s. per acre (classification, page 6 of 6671/21); subject to payment of Agricultural Bank indebtedness; being W. R. Anderson's forfeited Lease 18209/68.

"B."

Avon District (six miles South of Merredin, near Collgar Siding).

Corr. No. 4741/25.

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

Locations 20069 and 24835, containing about 1,600 acres; subject to classification, pricing, and adjustment of area; being Wm. Johnston's inadmissible application. (Location 24835 is portion of original Location 20069, and situate East of railway.)

"B."

Avon District (about six miles East of Gramphorne). Corr. No. 4493/25.

Open under Parts V., VI., and VIII. (Plan 5/80,

Location 19203, containing 996 acres, at 4s. 6d. per acre (classification, page 3 of 3463/22); subject to the Government's right to resume for railway or other public purpose without compensation except for value of improvements, if any, resumed; Agricultural Bank advance not guaranteed; being G. E. Harris' forfeited Lease 19607/68.

"B."

Avon District (about 11/2 miles West of Meenaar).

Corr. No. 3542/05.

Open under Parts V., VI., and VIII. (Plan 27C/40,

F3 & 4.)

Location 8902, containing 100 acres; subject to classification, pricing, and payment of Agricultural Bank indebtedness to June, 1925, of £147 15s. 6d.; being H. J. Martin's forfeited Lease 12296/55.

PERTH LAND AGENCY.

"B,"

Swan District (about 14 miles West of Bullsbrook). Corr. No. 13089/04.

Open under Parts V., VI., and VIII. (Plan 28/80,

A4.)

Location 2227, containing 100 acres 0 roods 19 perches; subject to classification, pricing, and payment of Agricultural Bank indebtedness of £20; being J. H. Jones' forfeited Lease 11274/55.

SOUTHERN CROSS LAND AGENCY.

"B."

Jilbadji District (three miles East of Walgoolan). Corr. No. 6152/25.

Open under Parts V. and VI. (Plans 35/80, D4,

24/80, D & E1.)

The area, containing about 1,400 acres, bounded on the North by the Goldfields Railway Reserve, on the South by the Goldfields Road, on the West by Location 9, and on the East by Reserve 6235 (classification, page 7 of Corr. 6152/25); subject to survey and pricing, and to the timber and mining conditions respecting land in this district. The prescribed cost of survey fee (£30) must be ledged with application. About 240 acres recent must be lodged with application. About 240 acres second class land; balance third class land.

"B."

Yilgarn District (about two miles North-West of Bullfinch).

Corr. No. 3583/25.

Open under Parts V., VI., and VIII. (Plan 53/80, B & C4.)

Location 604, containing 1,274 acres 1 rood 32 perches, at 5s. 6d. per acre (classification, page 44 of 6812/22); subject to timber and mining conditions gov-

erning selection in this district.

The maximum advance on any approved holding is £625, on a basis of 50 per cent. of value of improvements effected. No application will be approved unless the applicant satisfies the Land Board that he can develop and crop his holding with this assistance; being J. W. Spencer's forfeited Lease 19494/68.

WAGIN LAND AGENCY. "B."

Williams District (about seven miles North of Nyabing). Corr. No. 4838/25.

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

F3.)

Locations 9764 and 8485, containing 1,000 acres, at 10s. and 12s. 3d. per acre respectively (classification, page 24 of 5091/10 and page 65 of 10985/08). Location 8485 is subject to a reduction to 8s. 3d. per acre if poison be eradicated and land stocked within five years. Both locations are subject to Agricultural Bank indebtedness of £132 4s. 3d. (no further advance guaranteed); being F. Hawkins' cancelled application.

OPEN WEDNESDAY, 20th JANUARY, 1926.

ESPERANCE LAND AGENCY.

"B."

Esperance District (about two miles East of Treslove). Corr. No. 742/25.

Open under Parts V., VI., and VIII. (Plan 402/80,

C2 & 3.)

Locations 427 and 1285, containing 500 acres, at 11s. per acre (classification, page 10, 4831/10). (Location 1285 is portion of Location 427, to be selected therewith); subject to special conditions governing Agricultural Bank advances if granted; being R. J. Norton's forfeited Leases 41408/55 and 24528/24.

OPEN WEDNESDAY, 27th JANUARY, 1926.

ESPERANCE LAND AGENCY.

Fitzgerald District (about eight miles East from Windich).

Corr No. 6790/24.

Open under Parts V., VI., and VIII. (Plan 392/80, D3 & 4.)

Location No.	Area.	Price per acre.	Remarks.
407 755 404	a. r. p. 965 0 30 160 0 0 891 2 34	\$ s. d. \$0 11 9 0 10 3	$ \begin{cases} \text{Classification, page 12 of} \\ 6194/21 \\ \text{Classification, page 9 of} \\ 6194/21 \end{cases} $

(Location 755 is portion of Location 407, to be selected therewith); subject to special condition re Agricultural Bank advances as may be granted; being F. Croudson and A. Stewart's forfeited Leases 41391/55, 24504/74, and 41494/55.

"B."

Fitzgerald District (about eight miles North-West of Grass Patch).

Corr. No. 4256/22. Open under Parts V., VI., and VIII. (Plan 402/80,

B1.)

Locations 270 and 716, containing 892 acres 2 roods 11 perches, at 11s. per acre (classification, page 7 of 367/22); subject to payment of Agricultural Bank indebtedness (£295 3s. 10d.) to June, 1925, and conditions re Agricultural Bank advances, (Location 716 is the unsurveyed Homestead Farm portion of Location 270, to be selected therewith); being H. G. Freeman's forficial Larges 20402/67 and 2020 77 feited Leases 39403/55 and 22885/74.

"B."

Ftizgerald District (about three miles South-West of Grass Patch).

Corr. No. 5170/25.

Open under Parts V., VI., and VIII. (Plan 402/80, B & C 1 & 2.)

Location 62, containing 500 acres, at 10s. per acre (classification, page 4 of 5729/24); subject to conditions governing selection in this district; being Thos. F. Moore's cancelled application.

"B."

Fitzgerald District (about 12 miles South-West from Red Lake).

Corr. No. 3401/25.

Open under Parts V., VI., and VIII. (Plan 402/80, A1.)

Location 638, containing 1,000 acres 0 roods 25 perches, at 9s. per acre (classification, page 40 of 3760/23); subject to special conditions governing Agricultural Bank advance as may be granted; being W. H. Spencer's forfeited Lease 41572/55.

"B."

Esperance District (about seven miles West of Scaddan). Corr. No. 5646/22.

Open under Parts V., VI., and VIII. (Plan 402/80,

Location 532, containing 850 acres, at 11s. per acre (classification, page 12 of 16306/10); subject to special conditions governing Agricultural Bank advances as may be granted; being G. C. Perring's forfeited Lease 12885/56. "B"

Esperance District (about eight mies North-East of Esperance).

Corr. No. 4931/14.
Open under Parts V., VI., and VIII. (Plan Location near Esperance, Sheet 2.)
Location 832, containing 246 acres, at 7s. 6d. per acre (classification, page 75 of 9885/12, Vol. 2); subject to special conditions governing Agricultural Bank advances as may be granted; being G. K. Logan's forfeited Lease 34967/55.

"B."

Esperance District (about eight miles North-West of Esperance).

Corr. No. 8124/13.

Open under Parts V., VI., and VIII. (Plan Esper-

ance Locations.)

Locations 703 and 707, containing 174 acres and 160 acres respectively; subject to classification, pricing, and conditions governing Agricultural Bank advances as may be granted; being John and Wm. Gleeson's forfeited Leases 34025/55, 19865/74, and 19904/74.

C. G. MORRIS, Under Secretary for Lands.

FORFEITURES.

THE undermentioned leases have been cancelled under Section 136 of "The Land Act, 1898," for non-payment of rent to 30th June, 1925:-

Name District, Lease No., Area, Rent, Corres. No. Donald, D. A., Victoria (5499 and pt. 6783), 35968/55 (700a. 0r. 9p.), £140 1s.; 3511/16.

Donald, D. A., Victoria (5501), 12479/56 (998a. 0r. 33p.), £11 1s. 9d.; 2203/20.

Loughnan, J. F., Victoria, 3602/93 (17,640a.), £65; 2931/18

Loughnan, J 3931/18.

Marinich, M., Avou (15268), 5617/68 (498a.), £20 11s.; 8200/09.

Marinich, M., Avon (15242), 5618/68 (500a.), £18 15s.; 8202/09.

Avon (16065), 26038/55 (575a.), £43 2s. Marinich, M., Ave 6d.; 4888/10.

6d.; 4888/10.

Marinich, M., Avon (15267), 5619/68 (473a.), £19 10s.
6d.; 8201/09.

Seeley, C. G., Gabbin (18), 17497/47 (1r.), £8 0s. 6d.;
1482/24.

Jewell, V. J., Avon (19780), 17089/68 (1,165a.), £4 17s.
11d.; 3401/23.

Roberts, M. W., Roberts, J. A., Padbury, M. (executors Roberts, E., deceased), Dandaragan (1142), 181/68 (1,067a.), £11 2s. 4d.; 10917/99.

The undermentioned leases have been cancelled under

Badger, N. C., Roe (427), 41037/55 (739a. 0r. 27p.), abandoned; 4457/24.
Badger, N. C., Roe (535), 24162/74 (160a.), abandoned;

4458/24.

Badger, M. P. M., Roe (426), 18560/68 (1,028a. 2r. 2p.), abandoned; 4459/24.

Badger, E. H., Roe (656), 24294/74 (160a.), non-compliance with conditions; 4460/24.

Boreham, V. A., Melbourne (2833), 18406/68 (2,000a.), non-compliance with conditions; 4652/24.

Burke, Michael, Swan (2293, 2332, 2336), 12142/68 (420a.), non-compliance with conditions; 9026/19.

Donald, D. A., Victoria (pt. 6783), 21044/74 (160a.), non-compliance with conditions; 3510/16.

Gundill, J. F., Ninghan (264), 40922/55 (840a.), non-compliance with conditions; 286/24.

Gundill, J. F., Ninghan (463), 24041/74 (160a.), non-compliance with conditions; 3182/24.

compliance with conditions; 3182/24.

Hitchins, J. B., Ninghan (1222 and 1223), 17612/68 (1,992a.), non-compliance with conditions; 7326/23.

Horn, Bertie, Roe (1012), 24468/74 (160a.), aban-

doned; 1524/25.

doned; 1524/25.

Horn, Bertie, Roe (430), 41335/55 (1,191a. 1r. 34p.), abandoned; 1523/25.

Pember, Allen, Wellington (3937), 40389/55 (21a. 1r. 25p.), non-compliance with conditions; 104/23.

Worner, C. V., Hines Hill (22), 1368/153 (1r.), abandoned; 5561/13.

Pike, A. E., Esperance (750 and 754), 18017/68 (1,318a. 3r.), abandoned; 347/24.

Orlando, A. E., South Boulder (926), 509/88E (1r.), non-compliance with conditions; 8214/11.

C. G. MORRIS, Under Secretary for Lands. Tenders for Leasing Reserved Land near Lake Stubbs. WAGIN LAND AGENCY.

Grazing Purposes.

Section 41a of "The Land Act, 1898," and its amendments.

Corr. No. 5676/25.

TENDERS for the leasing of reserved land described in schedule below (situated near Lake Stubbs), and containing about 109 acres 1 rood 15 perches, are invited.

The above Reserve will be available for leasing under Section 41a of "The Land Act, 1898," and its amendments, for a term of one year, renewable at the will of the Hon. the Minister for Lands, and terminable at three months' notice, rent being apportioned accordingly.

Tenders for the above, accompanied by one year's rent (the minimum amount being fixed at the rate of £2), endorsed "Tender for reserved land near Lake Stubbs," shown on Public Plan 388/80, B3, and addressed Under Secretary for Lands, must be lodged at the Lands Office, Wagin, on or before Wednesday, 30th December 1925 December, 1925.

All tenders lodged on or before that date will be treated as having been received on that date.

The highest or any tender will not necessarily be accepted. (Plan 388/80, B3.)

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

Schedule.

The area containing 109a. 1r. 15p. as surveyed, bounded on the East by the West boundary of Location 756; on the North-West by a road passing along the South-East boundary of Location 441; on the South-West by a 5-chain road.

Conditions.

No compensation will be paid for existing improvements (if any) at the expiration of the lease or on the sooner determination thereof.

THE ROAD DISTRICTS ACT, 1919.

WHEREAS the NORTHAM Road Board, by resolution passed at a Meeting of the Board, held at Northam on or about the 25th day of November, 1925, resolved to open the road hereinafter described, that is to say:— 12764/01.

No. 1440-Extension of .- A strip of land, one chain wide, leaving the termination of the present road on the North-Eastern boundary of Avon Location 806 and extending North-Eastward (as shown Diagram 48400) through Location 584 to Road No. 25. (Plan 27D/40,

WHEREAS the FREMANTLE Road Board, by resolution passed at a Meeting of the Board, held at Fremantle on or about the 15th day of June, 1925, resolved to open the road hereinfter described, that is to say:-10708/05.

No. 2904—Widening of part of.—That portion of Lot 7 of Cockburn Sound Location 10 as shown on Diagram 49746, bounded on the Southward and Westward by lines commencing at the South-West corner of the said lot and extending 89 degrees 56 minutes 70 links and 348 degrees 35 minutes 1 chain 60 links; on the Eastward by a circular convex arc having a length of 98.8 links; thence by a line extending 146 degrees 20 minutes 59.5 links; thence by a circular convex arc having a length of 36.8 links. (Plan 341A/40, B1.)

WHEREAS the CAPEL Road Board, by resolution passed at a Meeting of the Board, held at Capel on or about the 6th day of October, 1925, resolved to open the road hereinafter described, that is to say:—

459/08.

No. 3497—Widening of part of.—That portion of Stirling Suburban Area Lot 7 bounded by lines comneucing at the North-East corner of the said lot and extending 150 degrees 41 minutes 1 chain, 313 degrees 16 minutes 90.6 links, 294 degrees 54 minutes 90.6 links to the North boundary of the said lot; thence 97 degrees 29 minutes 1 chain to the starting point. (Plan 413B/ 40, F1.)

WHEREAS the ESPERANCE Road Board, by resolution passed at a Meeting of the Board, held at Esperance on or about the 21st day of May, 1924, resolved to open the roads hereinafter described, that is to say:-

5890/23.

No. 7266.—A strip of land, one chain wide, commencing at the South-West corner of Fitzgerald Location 638 and extending East as surveyed along the South boundary of said Location 638 and South boundaries of Locations 195, 281, 823, 716, 270, 269, and 103 to Road No. 3784 at the South-East corner of the last-mentioned location. (Plan 402/80, A.B.1.)

No. 7267.—A strip of land, one chain wide, commencing at the South-West corner of Fitzgerald Location 636 and extending East as surveyed along the Southernmost boundary of said Location 636 and the South boundary of Location 838; thence, 2 chains wide, along South boundaries of Locations 326, 220, 320, 226, 170, 145, 705, 887, and 65 to Road No. 3784 at the South-East corner of the last-mentioned location. (Plan 402/SOARE) 80, A.B.1.)

No. 7268.—A strip of land, one chain wide, leaving Road No. 7006 at the North-West corner of Fitzgerald Location 164 and extending South as surveyed along the West boundary of said Location 164 and West boundaries of Locations 317, 108, 718, and 314 to the South-West corner of the last-mentioned location. (Plan 402/ 80, B.1.2.)

No. 7269.—A strip of land, one chain wide, leaving Road No. 7013 at the South-West corner of Esperance Location 640 and extending North as surveyed along the West boundary of said Location 640 and West boundaries of Locations 603, 858, 861, 869, 944, and 872 to the North-West corner of the last-mentioned location. (Plan 402/80, A. 2, 3, 4.)

No. 7270.—A strip of land, one chain wide, commencing at the North-East corner of Esperance Location 873 ing at the North-East corner of Esperance Location 873 and extending South as surveyed along the East boundary of said Location 873 and East boundaries of Locations 868, 862, 857, 584, 583, 1277, 517, 1259, 516, 490, 510, 514, 946, 601, 1273, and 977 to the South-East corner of the last-mentioned location. (Plans 402/80, B. 2, 3, 4: 423/80, B. 1.)

No. 7271.—A strip of land, one chain wide, leaving Road No. 7254 at the North-West corner of Esperance Location 612 and extending South as surveyed along the West boundary of said Location 612 and West boundaries of Locations 540, 923. 539, 680, and 513 to the South-West corner of the last-mentioned location. (Plan 402/80, B. 3, 4.)

N. 7272.—A strip of land, one chain wide, leaving a surveyed road at the North-East corner of Esperance Location 523 and extending South as surveyed along the East boundary of the said location and East boundaries of Locations 551, 1267, 916, 502, 501, 452, and 1026 to the South-East corner of the last-mentioned location. (Plan 402/80, B. 3, 4.)

And whereas His Excellency the Governor, pursuant to Section 17 of "The Public Works Act, 1902," by notices published in the Government Gazette, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

And whereas the said Boards have caused a copy of the said notices to be served upon the owners and occu-piers of the said lands resident within the State, or such of them as can with reasonable diligence be ascer-tained, either personally or by registered letter posted to their last-named places of abode.

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of "The Road Districts Act, 1919," subject to the provisions of the said Act.

Dated this 18th day of December, 1925.

C. G. MOBRIS, Under Secretary for Lands. THE ROAD DISTRICTS ACT, 1919.

Department of Lands and Surveys, Perth, 24th December, 1925.

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

Esperance.

No. 7459.—A strip of land, one chain wide, leaving Road No. 3784 at the South-West corner of Fitzgerald Location 675 and extending East as surveyed along the South boundary of the said location to its South-East corner; thence South and East along part of the West and South boundary of Location 82 to the South-East

corner of the latter.

About 10a. 3r. 7p. being resumed from Fitzgerald Location 82. (Plan 392/80, B. C4.)

Beverley.

13856/01.

No. 7460.—A strip of land, one chain wide, its East side leaving the North-Western boundary of Avon Location 3952 6 chains 74.5 links from its intersection with the South-Western side of Road No. 1467 and extending North as shown (Diagram 47783) through Location 3636 to join Road No. 1467 aforesaid.

Oa. 3r. 5p. being resumed from Avon Location 3636. (Plan 343A/40, A2.)

Denmark.

5238/24.

No. 7461.—A strip of land, one chain wide, leaving Road No. 5242 at the North-West corner of Denmark A.A. Lot 395 and extending Southward as surveyed along the Western boundaries of said Lot 395 and the Western boundaries of Lots 394 and 393 to a surveyed road at the South-Western corner of the last-mentioned lot. (Plan 452C/40, D4.)

Bunbury.

4780/25.

No. 7462.—A strip of land, one chain wide, commencing on the East boundary of Wellington Location 337 about 15 chains South from its North-East corner and extending Eastward through Reserve 670A to join Road No. 52. (Plan 411D/40, A3.)

Port Hedland.

1720/25.
No. 7463.—A strip of land, one chain wide, commencing in Pastoral Lease 2053/96 at Yandeyarra Homestead and extending North-Eastward through said Pastoral Lease 2053/96 and Pastoral Leases 3488/96 and 1464/96 to join Road No. 7362 near the North-West corner of Pastoral Lease 3559/96. (Plan 110/200)

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

By order of His Excellency the Governor.

W. C. ANGWIN, Minister for Lands.

Department of Agriculture,

Perth, 17th December, 1925.

Agric. 1055/21; Ex. Co. 3417.

HIS Excellency the Governor in Executive Council has been pleased to approve of the appointment of Frederick Charles King as an Inspector under "The Stock Diseases Amendment Act, 1906," for the specific purpose of dealing with "Stickfast" Flea, with full power to autoric all regulations under the Autorica ellers and the Autorica elle to enforce all regulations under the Act; such appointment to date as from 16th November, 1925.

Agric. 2861/24; Ex. Co. 3418. Agric. 2861/24: Ex. Co. 3418.

HIS Excellency the Governor in Executive Council has approved of the amendment of Regulation 3 of the Fruit Fly Regulations, 1925, made under the provisions of "The Plant Diseases Act, 1914-1925," on the 19th day of November, 1925, by deleting the words "Arsenic of lead."

G. I. SULTION

G. L. SUTTON. Director of Agriculture.

CITY OF PERTH. Health By-laws.

WHEREAS under the provisions of "The Health Act, 1911-19," a Local Authority may make By-laws: Now, therefore the City of Parth Live Was Now, therefore, the City of Perth, being the Local Authority for the Municipal District of Perth, doth hereby make the following By-laws:-

All By-laws heretofore made under the Health Act by the City of Perth are hereby repealed.

In the construction of these By-laws, unless the context otherwise requires—
"Act" means the Health Act, 1911-19.

"Act" means the Health Act, 1911-19.

"Approved" shall mean approved by the Medical Officer of Health or by an Inspector of the City of Perth as a Local Authority.

"Local Authority" shall mean the City of Perth.

"Council" shall mean the City of Perth.

"District" shall mean the Municipal District of the City of Perth, and includes any area placed under the jurisdiction of the City of Perth, being a Local Authority pursuant to Section being a Local Authority pursuant to Section 21 of "The Health Act, 1911-19."
"Town Clerk" means the Town Clerk of the City of Perth, or any person temporarily acting in

of Perth, or any person temporarily acting in that capacity.

"Medical Officer" means the Medical Officer of the City of Perth as the Local Authority, or any person temporarily acting in that capacity.

"Building Surveyor" shall mean the Building Surveyor of the City of Perth.

"Inspector" shall mean and include any person appointed by the City of Perth as such Local Authority under "The Health Act, 1911-19," and any acting or assistant inspector.

"Person" shall include a partnership, company, or corporation.

or corporation.

"Refuse" shall mean and include dust, ashes, rags, straw, tins, boxes, broken glass, house and trade refuse, waste paper, and all rubbish of whatsoever kind.

Part I.

Closets and Urinals.

- 1. No person shall hereafter erect any earth closet in any position other than a position directed by the Chief Inspector, and the position so directed shall not be within a distance of 20 feet from any dwelling or place of business unless the Local Authority shall otherwise expressly permit.
- 2. No person shall hereafter erect any urinal within a distance of 15 feet from any well from which any water is supplied for use, or is used or likely to be used by man for drinking or domestic purposes, or for manufacturing drinks for the use of man, or otherwise in such a position as to endanger the pollution of any such water. such water.
- 3. The owner of any house or premises having a closet or urinal attached thereto or used in connection
- therewith shall cause the entrance to such closet or urinal to be effectually screened from public view.

 4. Every person who shall hereafter erect a urinal shall cause the walls thereof to be composed or faced with some impervious material approved by the Local Authority.
- 5. The floor of every urinal shall be finished so as to be impervious, and have a fall of not less than one in 30 to a drain constructed at one side of such floor; the drain to be composed of similar material; such drain shall discharge to a trapped gully, connected by a glazed earthenware pipe of sufficient size to a sewer, or if there be no sewer, then, if ordered by the Local Authority, to an excavation of not less than three feet in diameter and not less than four feet in depth, filled to a depth of three feet with coke breeze, small stones or other similar material.
- 6. Every person who shall hereafter erect any earth closet shall construct the walls thereof of wood, stone, closet shall construct the walls thereof of wood, stone, or brick-work or concrete rendered in cement, and the floor space in front of the seat thereof of jarrah, flags, tiles, or other non-absorbent material, having a fall or inclination towards the door thereof of at least half an inch to the foot, and at a height of at least six inches above the level of the surface of the adjoining ground, and the whole of the floor space immediately beneath the seat of such closet of convents or their contract. and the whole of the floor space immediately beneath the seat of such closet of concrete or other impervious material at such a height that it shall be at least three inches above the level of the surface of the adjoining ground, and that the top of the pan shall not be more than one inch from the underside of the seat, and shall construct both sides of the space between the floor and the seat of such closet of flags, slate, asphalt, or brickwork at least 4½ inches thick and rendered in cement, and shall cause such closet and shall cause such closet—

 (a) To be provided with a properly fitted door which

shall at all times be kept in a thorough state

(b) To be supplied and kept supplied with a sufficient number of pans of the type and size
provided by the Local Authority. Such pans
shall be purchased by the Council.
(c) To be provided with a self-closing trap door of

a size sufficient to admit any such pans.
(d) To be provided with a seat so constructed that the whole or a sufficient part thereof may be readily removed or adjusted in such a manner

as to afford access to the space beneath such scat for the purpose of cleansing such space.

(e) To be provided with guide bars beneath such seat so arranged that the pan when pushed against such bars shall be immediately beneath

the hole in such seat.

(f) To be constructed in such a manner and in such a position as to admit of the removal of the contents of any such pan from such closet, and from the premises in connection with which such closet is used, without being carried through any dwelling house or building.

(g) To be provided with sufficient openings for ventilation as near the top as practicable, and communicating directly with the external air, or with such other means of ventilation as may be approved by the Inspector.

(b) To be provided with a hinged aperture cover

to the seat, so fixed that it will not remain

raised unless held up.

(i) To be provided with a metal pipe of not less than three inches in diameter, opening at one end under the seat, and projecting at the other at least one foot above the roof, the top being surmounted by a cowl; the pipe to be of uniform bore throughout and free from

Retrospective application of By-laws.

7. The owner of any premises upon which there is any sanitary convenience which does not comply with the provisions of By-laws 1 to 6 shall, when required by the Local Authority, provide a sanitary conveni-ence which is in accordance with the requirements of the said By-laws, and shall remove from such premises every sanitary convenience which does not comply with the requirements of the said By-laws.

Maintenance of Sanitary Conveniences.

8. The occupier of any premises whereon there is a sanitary convenience shall—

(a) Maintain such convenience in a cleanly condition.

(b) When required by an inspector, efficiently disinfeet such convenience.

The owner or occupier of any public building, botel, lodging or boarding house having a closet or urinal attached thereto shall, after sunset on every day on which and for such time as such closet or urinal remains open to the public, provide such closet or urinal with a sufficient amount of artificial light.

Supply of deodorants to be maintained.

10. Every occupier shall cause to be kept in each earth closet or privy a sufficient supply of approved deodorant, and means for using the same, and shall cause all night-soil or other matter which may be deposited in the pan of such earth closet or privy to be immediately deodorised with a sufficient quantity thereof.

Public Latrines.

11. (a) No person shall foul any portion of a public sanitary convenience.

(b) No person shall stand upon any portion of any such convenience other than the floor.

Every such convenience shall be provided with sufficient amount of artificial light, and such light shall be maintained after sunset for such time as such

convenience remains open to the public.

(d) No person shall write upon or otherwise deface any portion of the structure or fittings of any such con-

(e) A charge of one penny shall be paid by each person for the use of a closet in a public latrine controlled by the local authority.

(f) Any person using any public latrine shall, be-fore leaving such latrine, completely adjust his clothing.

Bacteriolytic or Septic Tanks.

- (1) No person shall hereafter construct or instal any bacteriolytic or septic tank within the district without having first obtained the express permission of
- the Local Authority.

 (2) Every person desirous of constructing and installing a septic tank shall first make application to

"B" hereto, and with such application plans and sections of the said tank and matellation shall accompany such application as provided in the said schedule.

(3) The plan of the tank shall show every detail of structure, and shall be drawn to a scale of not smaller than ½in. to one foot and after the style and manner of a "working plan."

(4) The section of the tank shall conform to the

same requirements as the plan and be drawn to the

same scale.

- (5) A block plan shall be submitted, drawn to a scale not smaller than 1/s in. to one foot. It shall show
 - (a) The position of the tank in relation to the premises.
 - (b) The size of the closet, with entrance and ventilation.

 - (c) The situation of the pedestal and the trap.
 (d) The position of the soil pipe and its ventilators.
 (e) The fall of the drains in respect to direction and gradient.

gradient.

(f) The traps and inspection chambers in the course of the drains.

(g) The relation of the effluent drain to the surface of the ground, and the manner in which the effluent is disposed of.

For the setting forth of these details a section is to

- For the setting forth of these details a section is to be given, where necessary, in addition to a block plan.

 (6) A tank and its connections when completed must conform strictly to the plans as submitted and approved for that particular installation. Unless they do so, no permit to use the tank will be issued.

 (7) The plans and sections for approval shall be forwarded to the Local Authority by the person legally responsible for the premises on which the installation is proposed to be made.

 (8) No person shall use any tank until a permit authorising him to do so has been issued by the Local
- authorising him to do so has been issued by the Local Authority, nor shall he use any tank after such permit shall have been withdrawn or cancelled.
- (9) No person shall allow any storm water or surface drainage to enter any septic tank.

 (10) All inlet drain pipes to a tank shall be properly trapped and ventilated.

 (11) Every tank shall be constructed of brick, lined

- with cement or some other impervious material approved

- by the Local Authority.

 (12) Every tank shall be sufficiently covered to the satisfaction of the Local Authority.

 (13) Every tank shall be provided with a trap door of iron or slate or other stone, so disposed to allow of contraction and the connections between the trap ready inspection, and the connections between the trap door and the tank shall be airtight.
- (14) No person shall allow any rubbish or insoluble matter to enter any tank, or to be deposited in the pan of any water closet or urinal connected with the

tank.

(15) The effluent of every tank shall be so placed as to be easily accessible for inspection.

(16) The final effluent from any tank shall not contain more than three parts per 100,000 suspended matter and with its suspended matter included shall not absorb more than two parts per 100,000 of dissolved oxygen when incubated at 65 degrees Farht., for five dares

(17) All underground and "enclosed" work shall be left open for examination by an inspector or officer of the Local Authority. Such work shall not be covered until a permit to use the tank has been issued.

(18) Any permit issued in accordance with Subclause (5) of this By-law may be withdrawn by the Local Authority at any time if it appears to it that the tank in respect of which such permit is issued or any connection to such tank is at any time not constructed, nection to such tank is at any time not constructed, kept, or dealt with in accordance with the provisions of any part of this By-law, or is not in good repair, order or condition, or is offensive or likely to endanger the public health, and upon such withdrawal such tank shall not be used unless and until a new permit shall have been issued by the Local Authority, and such new permit shall have the same effect and be liable to withdrawal as if it were an original permit issued under Subclause (5) of this By-law.

Liquid refuse—Disposal of.

13. The term "liquid refuse" when used in these By-laws shall include bath, kitchen, scullery, laundry, and wash-house or other domestic wastes, also stable

14. The occupier of any premises shall not permit any liquid refuse to be discharged or deposited upon the surface of any street or other land under the control of the Local Authority, or upon the surface of any part of his premises.

Soak Wells.

15. The owner or occupier of any premises shall

15. The owner or occupier of any premises shall dispose of the liquid refuse produced upon the premises by one of the following methods:—

By discharging it into a soak well complying with the following conditions:—
A sketch plan showing the design, situation, and construction, together with the connections of such soak well, shall be submitted to and be approved in writing by an inspector.
It shall be at least four feet in diameter and five feet in depth. It shall be lined with bricks laid with onen joints, and shall be provided

laid with open joints, and shall be provided with an impervious cover, which shall have

above it at least twelve inches of soil.

(c) The house fittings shall be to the satisfaction of the chief inspector and all such fittings shall be discharged over an open gully provided with a water-scaled trap

(d) From such trap liquid wastes shall be conducted direct to the soak well by means of an earthenware drain, circular in shape, and at least four inches in diameter and laid with a proper fall.

(c) The soak well to be ventilated by means of a

(c) The soak well to be ventilated by means of a four-inch diameter galvanised iron pipe erected vertically, carried up to a height of not less than eight feet, or if the soak well is within twelve feet of the wall of a house, the longer pipe shall be carried up at least one foot above the eaves of such house.
(f) Where there is a series of more than one soak well, the earthenware drain from the house shall connect with only one of such wells, and the connection between the well into which the connection discharges and subsequent wells shall be by means of a syphon placed vertically with the curve uppermost, and the inlet and with the curve uppermost, and the inlet and outlet pipes at a height of two feet from the bottom of the respective wells.

(g) When ordered by an inspector such well shall be emptied, cleansed and disinfected in such manner and within such time as is specified

in the requisition.

(h) When ordered by an inspector such well shall be provided with a grease trap to the satisfaction of the inspector.
(2) By discharging into a sewerage system.

Rubbish receptacles to be provided.

The occupier of every house or premises shall 16. cause :

(a) Such house or premises to be provided with as many receptacles for the temporary deposit of refuse as may be required by notice in writing from the inspector. Such receptacles shall be constructed of 24 gauge plain galvanised iron 17½ inches in depth and 18 inches in diameter with a handle on each side made of 3kin. round iron, and a conical cover made of 26 gauge plain galvanised iron with a handle on top. The bottoms of such receptacles shall be

The bottoms of such receptacles shall be knocked up and the seams grooved, and the bottoms and seams sweated with solder inside.

(b) For the purpose of this By-law and By-laws 17 and 18, the term "refuse" does not include slops or liquid waste, and no person shall place any such slops or liquid waste in any such refuse receptacle.

(c) On the written application of any complex the

such refuse receptacle.

(c) On the written application of any occupier, the Council may dispense with any such occupier providing the receptacle specified in subclause (a), and may allow such occupier to provide such bin or receptacle, to be approved of by an inspector, as may suit his own requirements. The provisions of Clauses 17 and 18 of this part of the By-laws shall apply to any such bin or receptacle so provided.

(d) The Council shall not grant the dispensation mentioned in subclause (c) until such occupier has entered into a contract with the Council for the removal of his rubbish on such terms and conditions as the Council may require.

(e) If such occupier shall carry on the business of a fishmonger or a fish shop in any such house or premises, in addition to the receptacle or or premises, in addition to the receptacle or receptacles specified in subclause (a), he shall cause such house or premises to be provided with as many receptacles for the temporary deposit of fish offal as may be required, by notice in writing from an inspector. Such receptacles for fish offal shall be constructed of 22 gauge plain calvoying 1787 in here 22 gauge plain galvanised iron, 17% inches diameter and 17% inches deep, % inch round

iron handle fixed on opposite sides and at a height of 12 inches. The bottom stiffened on outside with two pieces of 1 x ½ iron placed 10½ inches apart and turned up at ends and rivetted to sides of ran The upper edge of pan to have 1 inch by 3/16 wrought iron rim securely riveted together. The 2 inch by 1/8 inch inner and the 2 inch by 3/16 outer stiffener to lid to be set at right angles and well rivetted to lid, the outer stiffener to be fitted to each end with 414 x 114 x 1½ inch cast-iron levers and 2 inch by 3/16 inch wrought iron clips The rim of lid shall be all round, formed to receive % inch rubber ring. The bottoms of receptacles to be knocked up and the seams grooved, and the bottom seams and rivets sweated with solder inside; provided that other receptacles as may be approved by the Chief Health Inspector shall be allowed.

(f) The charges more particularly specified in the second column of Schedule "A" hereto are the charges to be paid by the occupier of any premises in respect to the services more particularly specified in the first column of the said schedule and set opposite to the amount of such charges.

Refuse and offal to be deposited in receptacles.

17. The occupier of every premises shall cause all refuse and fish offal to be deposited in the respective receptacles hereinbefore provided, and such receptacles shall be maintained in a thoroughly clean and efficient condition, and in a condition to satisfy the requirements of By-law 11, and he shall, when required by an inspector, thoroughly cleanse and disinfect every such recentrals. receptacle.

Receptacles to be kept covered and emptied.

- 18. Every occupier shall cause any such receptacle to be covered with its lid at all times except when the lid is removed for placing the refuse or fish offal within the receptacle, and at such time the lid shall be immediately replaced. Every such receptacle shall be emptied once weekly or so much more frequently as an inspector may direct. Such receptacle or receptacles shall be kept in such a place and position convenient for the removal of the contents thereof as the inspector
- 19. When any house, building, or premises is or are occupied by two or more tenants the owner shall, when directed by the inspector, provide such number of rubbish receptacles as are provided by these By-laws.

Rubbish receptacles not to be placed in street.

20. No person shall place a rubbish receptacle in or upon any street, right-of-way, thoroughfare, lane, or footpath.

Rubbish not to be deposited on public lands.

21. No person shall deposit any filth, dirt, ashes, rubbish, sludge, liquid refuse or offensive matter in or about a street or way or upon any land, except upon such land as is specially set apart for the purpose of such deposit under the provisions of the Act.

Nuisances.

- 22. No person shall deposit or permit to remain on the premises any refuse, liquid refuse, or offensive
- 23. The occupier of any premises shall not permit accumulations of waste water to remain on any part of such premises.
- 24. The occupier of any premises shall, when ordered by an inspector, remove any accumulations of building or other material upon such premises, or shall when required by the inspector for the purpose of clear-ing the ground upon which such accumulations exist, for the purpose of destroying rats, or for any other purpose, so deal with such accumulations as the in-spector may direct.

Keeping of swine.

25. No person shall keep swine within the district, except with the express approval of the local authority.

Prevention of the use of nightsoil, urine, etc., as manure.

(a) No person shall use or keep for the purpose of use as manure any nightsoil or urine.

(b) No person at any sanitary depot shall plant vegetable matter for human consumption on any part such depot in the soil in which there has been deposited any nightsoil, urine, or offensive matter within six weeks.

Prevention of the use of offal and blood as manure.

- 27. (a) No person shall transport, deposit, use or store offal or blood for the purpose of being used as manure unless it has been sterilised by steam and properly dried.
- (b) No person shall transport, deposit, use or store for use as manure any blood in such a way as to be offensive, or deposit or store such material within one hundred feet of any dwelling house or dairy.
- 28. No person shall store any bone or meat meal, bonedust, or any other material which is likely to be offensive, without the approval of the local authority.

Transport of waste food and liquid refuse.

29. (a) No person shall remove or transport any waste food or liquid refuse which is offensive, or other offensive matter, between the hours of 8 a.m. and

(b) No person shall remove or transport any waste food, liquid refuse, or offensive matter, unless such waste food, liquid refuse, or offensive matter be carried in water-tight barrels or tanks, securely covered to prevent the escape of any of the centents thereof, or the emission of any offensive odonr therefrom.

(c) Every person using any tank or barrel or vehive in the removal or transport of any waste food, liquid refuse, or other offensive matter shall keep such tank, barrel or vehicle used for carriage or removal of any such matter as aforesaid in a thoroughly clean con dition and in good repair.

Drivers of carts used in sanitary services not to loiter in streets.

30. No driver of any vehicle used in the transport of nightsoil, urine, liquid wastes, or offensive matter shall loiter in any street, right-of-way, lane, or other public place.

Expectoration.

31. No person shall expectorate 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 railway carriage, tram car, or other public conveyance.

Manufacture of flock.

32. No person shall use for the manufacture of flock any material other than new material, unless such material, before it is used, be subjected to a moist heat at a temperature of 212 degrees Fahrenheit, and maintained at such temperature for a period of not less than 20 minutes, the heat to be applied in such a manner that every part of the material is maintained at the temperature for the time specified.

Storage of rags, etc.

33. Any person using or storing rags or other material in marine stores, flock, bedding, or furniture manufactories shall keep or store the same so as not to be a nuisance, or injurious or dangerous to health, and shall, whenever required so to do by an inspector, disinfect any such rags or other materials in such manner and at such place as is directed by an inspector.

Maintenance of footways and pavements.

The occupier of any permises shall maintain the footways or pavements immediately adjacent to his premises in a clean condition.

Maintenance of public vehicles.

35. The owner of any public vehicle shall maintain such vehicle at all times in a clean condition, and shall whenever required to do so by an inspector, thoroughly cleanse and disinfect such vehicle in the manner prescribed by such inspector.

Stables.

36. The occupier of any premises whereon a horse is kept shall provide a stable which shall comply with

the following conditions:—

(a) It shall not be at any less distance than 20 feet of any dwelling house, nor less than 50 feet from the

or any aweining house, nor less than 50 feet from the milking shed or milk room of any dairy or food store.

(b) The walls shall be constructed of concrete, brick, stone, wood, or galvanised iron, as may be approved by the Council.

(c) The roof shall be constructed of some impervious material.

(d) There shall be on all sides of the building between the wall and the roof a clear space of at least

six inches in height.

(e) The upper surface of the floor shall be raised at least three inches above the surface of the surrounding ground and shall be constructed of granolithic cement, concrete, brick grouted with cement, or sleepers properly grouted with tar and sand. It shall have a fall of one in a hundred to a drain.

(f) The drain shall empty to a trapped gully situated outside the stable, and such gully shall have a fine-meshed screen placed over its upper surface, and shall discharge in the manner provided in By-law No.

(g) There shall be provided outside each such stable a receptacle for manure; such receptacle shall be constructed of brick, faced inside and outside with cement or with approved impervious material; it shall be provided to the construction of th vided with a tight-fitting hinged cover, which shall be kept closed, save when in actual use, to prevent the ingress or egress of flies, and shall be emptied at least

cnce weekly and oftener when required by the inspector.

(h) The receptacle shall be constructed so that the bottom or floor thereof shall not in any case be lower than the surface of the ground adjoining such receptable.

tacle.

(i) All manure produced upon the premises shall be collected daily and placed in the receptacle for manure.

(j) The stable shall be maintained in a cleanly con-

dition, and shall be cleansed, lime-washed and disinfected when so ordered by an inspector.

37. No stable shall be erected unless and until plans, specifications, and site of the proposed stable have been approved in writing by the Building Surveyor. veyor.

Keeping of horses, cows, sheep, and goats.

38. (a) The occupier of any premises shall not allow any horse, cow, sheep or goat to be loose in any paddock, yard, or other place forming portion of such premises, and the owner of any yard, paddock, or other place shall not allow any horse, cow, sheep, or goat to be loose in any such yard, paddock, or place unless and until due provision is made to prevent such horse, cow, sheep, or goat from approaching to within twenty. cow, sheep or goat from approaching to within twenty feet of any dwelling or within twenty-five feet of any shop, factory, bakery or other place where food is manufactured, stored or exposed for sale.

(b) The occupier of any premises to which any such yard, paddock or other place is appurtenant, and in which yard, paddock, or other place any horse, cow, sheep, or goat is kept, and where such yard, paddock or other place is not appurtenant to any premises, then the owner thereof shall at all times maintain the same in a clean state and condition, and shall provide a rein a clean state and condition, and shall provide a receptacle of brick, iron or other impervious material with a close-fitting cover in such yard, paddock, or place, and shall once at least in each day cause all droppings from such horse, cow, sheep, or goat to be cleaned up from such yard, paddock, or place and deposited in such receptacle, and shall at all times, save when in actual use, cause the said receptacle to be covered with such tight-fitting cover, and shall cause such receptacle to be emptied once in each week or oftener if required by the inspector, and shall after each receptative to be emptied once in each week or official frequired by the inspector, and shall after each emptying cause such receptacle to be cleaned out, and shall take such precautions against allowing the breeding of flies as the inspector shall from time to time

Disposal of carcases of animals.

39. The occupier of any premises whereon there is a dead animal shall immediately apply to the local authority to remove the same, or for permission to do so himself; provided that when an owner or occupier is granted permission to remove a dead animal such removal shall be carried out to the satisfaction of the Chief Inspector. Chief Inspector.
40. The own

Chief Inspector.

40. The owner or person having the care of any animal that shall die or be killed on any premises in any street or way, or on any public lands, shall immediately apply to the local authority to remove the same or for permission to do so himself; provided that when an owner or person having the care of a dead animal is granted permission to remove same, such removal shall be carried out to the satisfaction of the Chief Inspector.

Chief Inspector.

41. When such dead animal is removed by the local authority, the owner or occupier, as in Clause (a) or the owner or the person, as in Clause (b), shall pay to the local authority for such removal the fee as specified in Schedule "A" hereto.

Keeping of poultry or pigeons.

42. (a) The occupier of any premises shall not keep any poultry or pigeons, except for the purpose of immediate sale, within that portion of the district embraced within the following boundaries:—On the North by the railway, on the East by Pier Street, on the South by the Swan River, and on the West by King

Street.

(b) The occupier of any premises shall not keep any pigeons or fowls within twenty feet or any other poultry within forty feet of any dwelling house; and continually where pigeons are kept they shall be

confined.

(c) All enclosures or cages within which birds of any description are kept shall be maintained at all times in a clean condition, and shall at any time be cleansed, disinfected or otherwise dealt with as an inspector may direct.

(d) The occupier of any premises whereon any other animals are kept shall at all times maintain all enclosures or structure of any description whereon such animals are confined in a clean condition, and at any time when so directed by an inspector shall immediately cleanse and disinfect any such enclosure or structure.

ture.

43. The owner or occupier of any premises wherein or whereon pigeons are in the habit of nesting or perching shall, when ordered by an inspector, take such steps as directed to prevent the same.

Drainage of land used for building purposes.

44. No person shall erect any dwelling or use as a dwelling house any building existing upon land which is so situated as not to permit of being drained by gravitation into an existing drain or sewer, unless:-

(a) Such land has been covered with clean earth to such depth that every part of the surface of such land is at least one foot above the nearest existing sewer, and unless such land is effectively drained.

(b) Ventilating openings are provided in each wall below the level of the floor joists, such ventilating openings to be in the proportion of one air brick (nine inches long by six inches high) for each ten feet length of wall, and such ventilating openings shall not connect with the air cavity in any wall.

(c) If required by the local authority, the surface of the land upon which the house is to be, or is erected, shall be govered with a layer of comment coverage.

shall be covered with a layer of cement concrete or other specified material of such depth as may be

directed

(d) The underside of any part of the lowest wooden floor of any such building shall not be less than six inches above the surface of the land.

Sites of new buildings to be thoroughly drained.

45. (a) Every person who shall erect a new buildmg shall cause the intended site of any such building to be properly and thoroughly drained, and he shall cause any soakage or drainage from the adjoining sites or buildings to be completely diverted from the site of such new building.

(b) He shall cause the whole top of the surface of every foundation wall of such new building to be com-

every foundation wall of such new building to be com-pletely covered with an approved damp course com-posed of impervious and durable materials.

(c) He shall cause such damp course to be placed beneath the level of the lowest timbers of the lowest floors of such new building, and if any breaks are made in the horizontal layers of the damp course such breaks shall be properly connected with damp-proof

(d) He shall cause every part of an external wall of such building which is below the surface of the ground adjoining it and above the damp course to be suffi-ciently protected from contact with the ground by rendering such part with some approved impervious material, such rendering to extend for three inches above the surface of the ground and three inches be-low the horizontal damp course.

(e) He shall cause a damp course to be placed im-mediately above the flashing in parapet walls.

Dwelling houses on low-lying lands.

46. After the passing of this By-law, no person shall erect or cause to be erected any dwelling houses or adapt or cause to be adapted any existing buildings of the City of Perth shown on the plan drawn in the Schedule "C" hereto, as being bounded by the broken black line thereon marked and the left bank of the Buildings to be provided with spouling and downpipes and with drains.

- 47. (a) The owner of every dwelling house shall cause such dwelling house, and the owner of any other building shall, when so ordered by the local authority, cause such other building to be provided with spouting and downpipes sufficient to receive, without overflow-ing, all rain water flowing into them.
- (b) He shall cause such spouting to be fixed to the eaves of every roof of every building on his premises, so that all rain water flowing from the roof shall be received by such.
- (c) He shall, in connection with his premises, provide and lay such proper drains, with such falls as shall be sufficient to carry off from such premises all storm or rain water, and he shall maintain all such spouting, downpipes, and drains in good order and efficient action.

Certain space to be allowed in sleeping rooms.

48. No sleeping room in any dwelling house shall be occupied by such a number of inmates that for every inmate over the age of ten years there is less than five hundred cubic feet of air space, and for every inmate under the age of ten years there is less than three hundred cubic feet of air space, and the occupier of every such dwelling house shall be responsible for any breach of this By-law.

Air space to be allowed in work rooms, offices, etc.

- 49. (a) The occupier of every premises shall provide for every person employed upon such premises sufficient space for each individual. "Sufficient space" shall mean at least five hundred cubic feet for each such person employed during the hours of daylight, and six hundred cubic feet for each such person employed between sunset and the next succeeding sun rise.
- (b) In calculating the total cubic space, deduction shall be made in respect of the space occupied with furniture, fittings, and projections of the walls into the room.
- (c) In calculating the available cubic space for each person, each room shall be considered separately, and sufficient air space shall be allowed in each room for the maximum number of persons employed in such room at any one time.
- (d) The provisions of this By-law shall not apply in the case of premises the cubic air space of which is provided for by Statute or by any other By-law.

Ventilation of houses.

50. No person shall erect any house unless such house is ventilated in every part and room thereof in the ratio of 48 square inches of inlet and 48 square inches of outlet of uncontrolled ventilating area to each hundred square feet of floor area.

The inlet ventilating openings shall be placed so as to deliver air at a height of from six feet six inches to eight feet above the floor, and the outlet ventilating openings shall be placed in the ceiling, and such outlets shall communicate with the outer air, either by gable vents of an adequate area or by shafts project-

The situation of ventilating openings, and the general arrangement of the ventilation, shall be subject to the approval of the Building Surveyor.

Application of By-law may be made retrospective.

51. The owner of any house erected prior to the coming into operation of these By-laws shall, when so directed by the Local Authority, ventilate such house in the manner provided in By-law No. 59.

Water tanks-Maintenance and cleansing of.

- 52. (a) The occupier of any premises, the water supply of which is drawn or partly drawn from tanks, shall maintain the roof forming the catchment for such tanks, together with the spouting and downpipes appurtenant to such roof, in a clean condition, and shall at least once in each year, during the months of April or May, thoroughly clean any tank the water from which is used for human consumption.
- (b) He shall also, when ordered by an inspector, empty, cleanse, and disinfect any tank upon his premises the water of which is used for Luman consump-
- (c) Every such tank shall be fitted with a tightfitting cover.

Wells-Construction and maintenance of.

- 53. The occupier of any premises shall not use the water of any well for human consumption unless such well complies with the following conditions:-
 - (a) It shall be at least 100 feet from any soak well
 - or any other probable source of pellution.

 (b) It shall be lined with impervious material to a depth of six feet below the surface of the ground, and such lining shall be carried up to a height of at least 12 inches above the
 - surface of the ground adjacent to such well.

 (c) The well shall be covered with a tight-fitting cover, and such cover shall have no other opening than is essential for the insertion of a pump.
 - (d) The surface of the ground immediately adjacent to such well shall be covered with impervious material for a distance of at least two feet around such well in all directions.

Mosquito eradication and reduction.

- The owner or occupier of any house or premises shall keep such house or premises free of stagmant water liable to breed mosquitoes. For the purpose of this By-law the presence of mosquito larvae in any collection of water wherever situated shall be sufficient evidence that such water is stagnant.
- evidence that such water is stagnaut.

 55. All fountains, pools, ponds, or excavations made for any purpose whatever in public or private property, which may contain water, shall be kept stocked with mosquito destroying fish, or shall be kept covered with a film of petroleum oil or other approved larvaecide. The onus of compliance with this By-law shall rest upon the owner or occupier. In the case of public property, the onus of compliance shall be upon the authority having control of such property.
- 56. The owner or occupier of any house or premises shall keep his house or premises free of refuse likely to become the breeding place of mosquitoes.
- 57. The owner or occupier of any house or premises whereon there is any tank, well, eistern, vat or barrel, shall protect the same with a mosquito-proof cover, and all openings other than the delivery exit shall be screened with mosquito-proof netting to the satisfaction of the improcedre of the inspector.
- 58. The owner or occupier of any house shall cause all eaves, gutters, and downpipes to be maintained in good repair and free of obstruction, to prevent the accumulation of water therein, and to permit of the ready passage of water from the roof.
- The occupier of any house or premises whereon water is kept in horse troughs, poultry drinking vessels, washing tubs and other receptacles, shall frequently change such water and keep the vessels clear and free from vegetable matter and slime.
- 60. The occupier or owner, when so required by the Local Authority, shall cut down and remove any undergrowth or vegetation on his premises likely to harbour mosquitoes.
- 61. Any person cutting turfs, or removing soil or other material from public or private lands shall forthwith fill in with clean sound material and make level the surrounding surface the excavation caused thereby, unless written permission to the contrary be obtained from the Local Authority.
- 62. No person shall interfere with or damage any drains or property constructed or used in connection with mosquito eradication on public lands.
- 63. The occupier of any vegetable garden shall cause all drains and channels therein to be kept clear and free from any obstruction likely to facilitate the breeding of mosquitoes.
- The owner or occupier of any land upon which 64. The owner or occupier of any land upon which there is water likely to become a breeding place for mosquitoes shall, when required by the Local Authority, effectually drain such land, and for that purpose shall, to the satisfaction of the Local Authority—

 (a) Make such drains on the land as may be necessary for effectually draining it.

 (b) Fill up all irregularities in the surface of such land

 - land.
 - (c) Adjust the surface thereof, and, if necessary, raise the level of the surface in such a manner-
 - (i) That the water on the land may flow
 - into the drains without obstruction.

 (ii) That no water shall remain on any portion of the land other than in the drains.

65. All drains made under the provisions of the preceding By-law shall be kept by the occupier or owner in good order and free from obstruction.

66. It shall be lawful for the Local Authority or its officer to enter upon any house or premises and to execute any such works as are required by these Bylaws.

67. Where any person is required by these By-laws, or by an order issued under the provisions of these By-laws to execute any works, and such person fails or neglects to comply with such By-laws, or with such order issued thereunder, then the Local Authority may execute such work, and may recover from such person the cost of executing such work, in addition to any penalty for which such person may be liable under these By-laws.

Sanitary Charges.

68. The occupier of any premises whereon any sanitary service is performed as specified in the first column of Schedule "A" hereto shall pay to the Local Authority the amount set opposite such service in the second column of such schedule.

Penalties for breaches of By-laws.

69. Where anything by this part of the By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable for every such offence besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty not exceeding Twenty pounds for every breach of any such By-law, or to a penalty not exceeding Two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any By-law, or in the execution of any work directed to be executed and not so executed.

SCHEDULE "A."

Charges to be paid by the owner or occupier of any premises in respect of which any of the undermentioned services are performed:—

	£	s.	d.
(a) For the removal of rubbish, at per load	0	7	6
(b) For the removal of trade refuse, at per load	0	7	6
(c) For the removal of rubbish or fish offal			
from refuse receptacles, as per By- law 16, at per removal	0	1	6
(d) For the removal of liquid refuse, at per 20 gallons	0	2	0
(e) For the removal of urine, at per 20 gallons		1	0
(f) For the removal and disposal of each	Ů	-	·
carease of a horse, ox, cow, or other large animal	1	0	0
(g) For the removal and disposal of each carcase of a calf, sheep, goat, dog,			
cat, or other small animal	0	2	6

SCHEDULE "B."

(Section 12, Subsection 2.)

Form of application to instal a Bacteriolytic or Septic Tank.

To the Town Clerk, Perth.

persons.

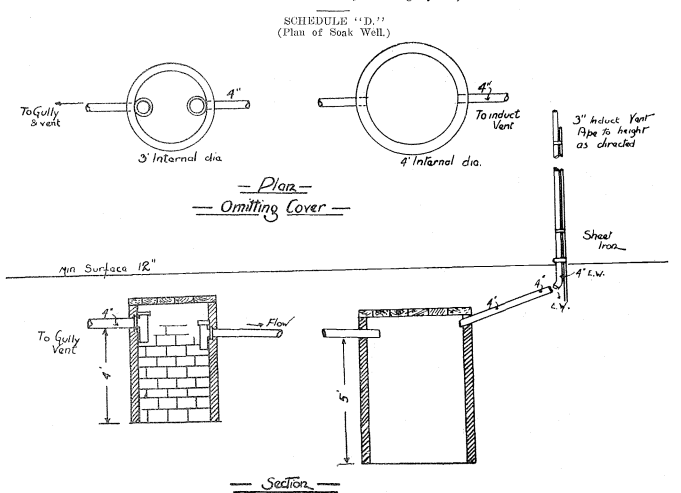
Plans and sections of the proposed tank, with the connections thereof, are attached hereto, together with a block plan of the premises showing situation of water closet, drains, etc., and the position of the tank in relation to buildings, also the method of disposal of the effluent of the tank and all waste water.

(Signature)....(Present address).....

SCHEDULE "C."

Dwelling houses on low-lying lands.

(Plan showing area prohibited for dwelling houses as per existing By-law.)



PART II.—INFECTIOUS DISEASES.

Inspection of premises.

1. An inspector shall visit all premises in the district at least once in each period of six months, and so much more frequently as may be necessary, and immediately after every such inspection shall submit a report to the Local Authority on the condition of such premises, specifying any breach of the provisions of the Act or the Regulations or By-laws made thereunder.

Cleansing and disinfection of premises.

2. The occupier of any premises shall cleanse and disinfect such premises, or any part thereof, at such times and in such manner as the Inspector may direct.

Contacts liable to restrictions.

3. After it has been found that a person in any house is suffering from an intectious disease, any inmate of such house, or any person who enters or quits such house shall be deemed to be a contact, and shall be liable to restrictions, and obey such instructions as the Local Authority or its Medical Officer may direct or issue, and may be removed to an isolated place provided for that purpose; and, if so removed, shall remain in such place for such period as the Medical Officer may direct.

Premises may be declared "isolated."

4. For the prevention of the spread of infectious disease, the Local Authority may from time to time declare any house or premises to be infected, and no person shall quit or enter any house or premises which has been declared by the Local Authority to be infected without the written consent of such authority.

Disinfection of personal effects.

5. When required by the Medical Officer, any person shall attend at such place as the said officer shall indicate, for the purpose of the disinfection of his body, clothing and effects, in such manner as may be directed by the Medical Officer.

Occupier to permit disinfection.

6. The occupier of any premises whereon any case of infectious disease has occurred shall, when required by the inspector, permit such inspector to disinfect the premises or any part thereof and any articles therein.

Premises upon which infectious disease is reported to be inspected.

7. Upon receipt of a notification of a case of infectious disease, an inspector shall visit the premises whereon the case has occurred and shall make inquiries as to the mode of contraction of intection, the means taken for preventing the s_r read of infection, and any other circumstances in connection with the occurrence of the case, and shall immediately after the removal of the patient, or if treated upon the premises, immediately after such patient is declared to be convalescent, disinfect such premises or such portion thereof, and also such articles therein as he deems necessary or as the Medical Officer may direct.

Insanitary buildings to be destroyed.

8. The owner of any premises shall, when required by the Local Authority, destroy any insanitary house, building, or thing, or shall execute such amendments to such house, building or thing as may be required by the Local Authority.

Infected animals to be destroyed.

9. The occupier of any premises shall, on being so ordered by a Local Authority, immediately destroy any infected animals which may be in his possession or upon premises occupied by him.

Disposal of body of person dead of an infectious disease.

10. The occupier of any premises whereon there lies the body of any person who has died of an infectious disease shall cause such body to be buried or disposed of in such method, within such time, and with such precautions as may be directed by the Medical Officer; provided that no such body shall be removed from the premises where death occurred except to a cemetery or morgue.

Medical Officer may examine persons.

11. The Medical Officer may enter any house and examine, bacteriologically or otherwise, any inmate of such house or any person found thereon at the time of such visit, for the purpose of ascertaining whether such inmate or person is suffering from an infectious disease or is a medium for the transmission of an infectious disease, and such person shall submit to such examination and shall permit the Medical Officer to remove such specimens as he considers necessary to a proper examination.

Certificate in cases of diphtheria.

12. When under Section 241 of the Act a medical certificate is given as applying to a case of diphtheria, the certificate must specify that a bacteriological examination has been made with a negative result.

Certificates on return of children to school.

13. No parent shall send to school any child who has been suffering from an infectious disease or who has been in contact with any persou who has been so suffering, unless a certificate has been obtained from a medical practitioner and is presented to the head teacher of the school to which the child is sent, certifying that such child is free from infection. Any such certificate shall be approved and endorsed by the Medical Officer.

Special pan service.

- 14. (a) Whenever required by an inspector a special pan service shall be maintained by the Local Authority or the contractor, as the case may be, at any premises. Such service shall consist of a duplicate pan of the type described in By-law 6 (b), Fart 1, and the exterior of such special pan shall be painted yellow or red; such pan shall be treated at the sanitary site separately from the other pans, and its contents before burial shall be thoroughly mixed with an equal quantity of a disinfecting solution equal in strength to 5 per cent. pure carbolic acid.
- (b) When any pan is left at premises as above mentioned it shall contain sufficient disinfecting solution of the above strength to cover the bottom of such pan to a depth of at least one inch.

Special disinfection in typhoid cases.

15. The occupier of every premises whereon a case of typhoid fever exists shall disinfect or cause to be disinfected all discharges of the patient before such discharges are placed in the pan provided in accordance with the preceding By-law.

Library books.

- 16. (a) The person in charge of any library shall not lend a book to any person residing at a house wherein there is a case of infectious disease.
- (b) Any person residing at a house where a case of infectious disease occurs, and who has in his possession any book obtained from any lending library shall, before returning such book to any library, disinfect the said book.
- (c) A printed copy of the foregoing shall be conspicuously displayed in every library and book exchange in the district.

Destruction of rats, mice, and insects.

17. The owner, tenant, or occupier of every premises shall, at all times, destroy any rats, mice, or insects therein, and such method for destruction shall be used as may be directed or approved by the Local Authority.

Preventing the harbourage of rats.

18. The owner, tenant, or occupier of any premises shall, when so ordered by the Local Authority, carry out within the time specified such structural and other alterations thereto and to the drains thereof as may be directed, so as to render the buildings and drains sanitary, and to prevent the same being accessible to or a harbourage for rats.

- 19. No owner or occupier shall place, throw, leave, or suffer to remain on his premises any waste food, refuse, garbage, waste matter or thing which would have a tendency to encourage or attract rats to visit or frequent premises, or to form or afford harbourage or shelter to rats.
- 20. For every hotel, restaurant, butcher's shop, small-goods shop, baker's shop, grocer's shop, fruit shop, fish shop, oyster saloon, produce store, hide store, flour mill, stable, slaughter house, and every dock or wharf, there shall be provided at least two rat traps of pattern approved by the Local Authority, or as many more as may be required from time to time by an inspector. Every such trap shall be baited with fresh bait at least twice in each week, and shall be kept set. Every such trap shall be inspected daily by the owner, or occupier, or his agent, or his servant, and all rats found therein shall be killed and their carcases forthwith disposed of so as not to cause a nuisance, and the trap or traps reset and rebaited by the said owner, or occupier or his agent, or servant.
- 21. In addition to the foregoing, every owner and occupier shall use all reasonable means by blocking access ways, destroying harbourage, protecting foodstuffs, poisoning and trapping, the use of rat-killing dogs, cats, or other animals, and otherwise to keep the premises occupied by him free from rats, and to prevent and discourage the access or harbourage of rats in, on, or about such premises.
- 22. All public and private docks and wharves, including all sheds and other buildings thereon, shall be so protected as to prevent rats from gaining access to such docks or wharves or sheds or buildings, at any state of the tide, from vessels moored or anchored alongside of such docks or wharves or from other sources, and all goods, products, wares, and merchandisc liable to attract rats on any dock or wharf shall be so kept or stored as to prevent rats from gaining access to or coming into contact therewith.
- 23. It shall be the duty of every owner and occupier to comply with the toregoing By-laws at his own expense, and to continue such compliance during the continuance of such By-laws.
- 24. If any person neglects to perform any duty cast upon him by these By-laws, or neglects to comply with any order served upon him under these By-laws, then the Local Authority may cause such work as is necessary to comply with the terms of these By-laws, or with the terms of any order issued under these By-laws, to be performed on behalf of the person guilty of such neglect; and the Local Authority may recover from such person the cost involved, in addition to any penalty or penalties recoverable under the next succeeding By-law.

Penaltics for breaches of By-laws.

25. Where anything by this part of the By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against any such person guilty of such offence, to a penalty not exceeding twenty pounds for every breach of any such By-law, or to a penalty not exceeding two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any By-law, or in the execution of any work directed to be executed and not so executed.

PART III.—PRIVATE HOSPITALS.

1. For the purpose of these By-laws, "Private hospitals" shall be divided into the following classes:—
"A"—Hospitals in which medical, surgical, and maternity cases, and also cases of tuberculosis, beri-beri, or any of the fevers known by the following names:—
typhoid, enteric, malarial, dengue, or Malta fever are

treated.

- "B"—Hospitals in which the following cases are treated:—Cerebro-spinal meningitis, scarlatina or scarlet fever, diphtheria, membraneous croup, puerperal fever, septicaemia, pyaemia, erysipelas.
- 2. A keeper of a private hospital may be granted registration of a hospital under Class "A" and also under Class "B," provided always that that portion of the premises set apart for the treatment of cases under Class "B" shall comply with all the By-laws relating to that class of hospital, and that a separate staff is maintained. A distance as may in each case be determined by the Local Authority shall separate the buildings used for the treatment of cases specified in Class "A" and "B" respectively.
- 3. Every person who occupies or conducts any private hospital registered under these By-laws shall during the first week in September in each year make application to the Local Authority for registration during the ensuing municipal year in the form set out in Schedule "E" hereto.
- 4. If it appears to the Local Authority that all the conditions and reservations of these By-laws are satisfied it may grant such application.
- 5. Every person who intends to open, occupy, or conduct any premises situate within the district as a private hospital shall before opening, occupying, or conducting any such premises as a private hospital make application to the Local Authority for the registration thereof in the form set out in Schedule "A" hereto, and shall cause notice of such application to be published in a Perth daily newspaper, and the Local Authority shall not give consideration to any such application until one month has elapsed after the publication of such notice.
- 6. No application for registration shall be granted unless the premises in respect of which registration is sought comply with the following conditions:—
 - (a) Hospitals in Class "A" shall be so situated that the building used as the hospital shall, on all sides, have between it and the boundary of the land used for the purposes of a hospital, a clear space of not less than fifteen feet. Provided that this clause shall not apply to hospitals in Class "A" licensed by the Local Authority at the time of the passing of the Health Act, 1911-15; so long as the situation of the buildings comprising such hospitals remain the same as at the time when the license in each case was obtained.

Hospitals in Class "B" shall be so situated that the building used as the hospital shall, on all sides, have between it and the boundary of the land used for the purposes of a hospital a clear space as may in each case be determined by the Local Authority.

- (b) Every room to be occupied by one or more patients shall have at least one thousand cubic feet of air space and one hundred square feet of fioor area and eight feet of lineal wall space for each patient, and if the floor be of wood, the bottom edges of the ground floor joists of every such room shall be at least nine inches above the ground, and the space under the floor sufficiently ventilated.
- (c) Every such room shall be separately and indedependently and efficiently ventilated to the external air.
- (d) Every such room shall be provided with windows in the external walls, having a ratio of one square foot of clear glass to each ten square feet of floor area.
- (e) Every such room is constructed so as to be readily isolated.
- (f) Every wall of such room shall be properly protected immediately above the foundations by a durable damp course.
- (g) The inside surfaces of every wall and every ceiling shall be so constructed that they can without sustaining injury be frequently washed or disinfected.
- (h) The angles which are formed by one wall with any other wall and by any wall with the ceiling shall be rounded.

- (i) The external walls shall be weather-proof, the roof watertight, and properly provided with gutters and down-pipes.
- (j) The drainage of the premises shall be sufficient and satisfactory and in accordance with the By-laws of the Local Authority.
- (k) The water supply shall be abundant and whole-some.
- Ablutionary appliances shall be provided of such number and so arranged as the medical officer may prescribe.
- (m) A laundry with all necessary appliances, sufficient to cleanse and disinfect all bedding, body clothing, linen, napery, and other similar articles shall be provided.
- (u) At least three-fifths of the area of the site shall be unbuilt upon and open to the sky.
- 7. The owner or occupier of every private hospital shall provide an incinerator for the complete and inoffensive destruction of all soiled dressings and such other wastes from such hospital as may be required by the medical officer or inspector, such incinerator to be constructed and situated as directed by the medical officer or chief inspector.
- 8. Upon receipt by the Local Authority of an application for the registration of any premises as a private hospital, not already registered, it shall direct inquiries to be made respecting the application and the applicant, and if, after such inquiry, and upon the receipt from the medical officer of a certificate in the form of Schedule "B" hereto, it appears to the Local Authority that all the conditions and reservations of the preceding By-laws are satisfied, it may grant the application for registration, and issue to the applicant a certificate of tegistration. Subject, however, to any conditions it may think fit to impose with respect to the maximum number of patients that shall be lodged in such hospital at any one time, the number of certificated nurses to be employed in such hospital, and the period for which such registration is granted.
- 9. The certificate of the registration granted in the name of any applicant as aforesaid shall be in the form set out in Schedule 'C' hereto, and shall not be transferable except with the consent in writing of the Local Authority, and on a certificate from the Medical Officer that the transferee is a person well qualified and competent to conduct a private hospital.

Every such registration shall operate only during the current municipal year of the City of Perth, and after the thirty-first day of October of that year the premises shall, unless re-registered, become unregistered.

- 10. No person who is not a nurse registered with the Nurses' Registration Board under the provisions of the Nurses' Registration Act, 1921, shall be granted registration as a keeper of a private hospital of either Class "A" or "B." Provided that this By-law shall not apply to any person not so registered who at the time of the coming into operation of this clause was the holder of a certificate of registration in respect of a private hospital kept by her.
- 11. The Local Authority may revoke or cancel any registration of a private hospital if the person conducting such hospital or anyone in the employ of such person shall commit any breach or intringement of or shall neglect or fail to observe any of the By-laws; or such registration may be suspended, revoked, or cancelled by the Local Authority upon the recommendation of its Medical Officer.
- 12. The Inspector shall at least once in each period of three months inspect every such private hospital, and report to the Local Authority.
- 13. Every person conducting or keeping a private hospital shall—
 - (a) At all times give access to every part of such premises to the Medical Officer, Inspector, or any person appointed by the Local Authority in that behalf, and afford any such officer all reasonable assistance that may for the purpose of inspection be required of him, and shall permit any such medical officer to see an i examine any patient in consultation with the medical attendant.
 - (b) Flush and disinfect all drains upon the premises at least once in every day, and cause all such

- drains to be maintained in good order and efficient action.
- (c) Provide and at all times keep upon such premises, in efficient order, all materials and appliances necessary for the use of the innates and staff or that may be directed by the Medical officer to be furnished.
- (d) At all times exercise a close personal supervision of the premises and the persons employed therein or thereon and cause all orders or directions of the medical practitioner in charge of the treatment of any patient to be faithfully and diligently carried out.
- (e) The keeper of every such private hospital shall not be absent from the premises for more than twenty-four hours at a time without the written consent of the medical officer and the person left in charge of such hospital shall be approved by the Medical Officer.
- (f) Forthwith carry out all orders or directions that may be given from time to time by the Inspector relating to the sanitary arrangements, the collection or disposal of excrementitious matters, refuse, and liquid or other wastes.
- (g) At all times keep all household linen, beds, bedding, furniture, cutlery, crockery, cooking and other utensils, and all other things used in the conduct or management of such hospital, thoroughly clean and disinfected, and when required by the medical officer shall disinfect any or all of the said things.
- (h) Not permit persons of different sexes to occupy the same room, except married couples or children under the age of ten years.
- Not permit more than one married couple tooccupy the same room.
- (j) Not permit or suffer any bird, dog, cat, or other animal to be at large on any part of the premises set aside for or used by the patients of such private hospital.
- (k) Cause all refuse or condemned linen or clothing to be burnt on the premises in such a manner as may be directed by an inspector.
- (1) Provide separate approved airtight receptacles into which all used surgical dressings, human tissues or fluids other than those already provided for in these By-laws shall be placed, and all such special refuse shall be burnt.
- (m) Not make any alteration to any registered premises, or any part thereof, unless with the approval of the medical officer and the written consent of the Town Clerk.
- (n) Not at any time employ, engage, or permit or suffer to be on the premises any person to nurse, assist, or attend any patient, unless such person is a duly certified nurse or attendant, as hereinafter mentioned, or unless such person is a relative of the patient.
- 14. Any person desiring to become a nurse, nurse-attendant, attendant in any hospital shall apply for a certificate to the Medical Officer, who may require the applicant to pass such examination as he thinks fit, and may direct the Town Clerk to grant or refuse such ertificate. Any certificate so granted shall be in the form of Schedule "D' to this By-law, and may be cancelled at any time in the discretion of the Health Officer, but until so cancelled the person named herein shall be qualified to nurse or assist in any hospital registered under this By-law, and without such certificate no person shall be employed as an attendant in any private hospital by the registered keeper thereof.
- 15. Every person conducting a private hospital shall maintain at all times a sufficient number of nurses and assistants in such hospital.
- 16. No such person shall suffer or permit a greater number of patients to be in any hospital than the number mentioned in his certificate of registration.
- 17. (a) The keeper of a hospital of Class "A" shall not permit any maternity or surgical cases to be treated in the same ward as any other class of case, but any maternity case or cases and any surgical case or cases respectively shall be treated in a separate ward, and by a separate staff.

- (b) Should any of the diseases specified to be treated in a Class "B" hospital arise in a Class "A" hospital then the keeper of such hospital shall cause such case to be immediately removed from the hospital; or if the condition of the patient is such that this cannot be done, then no maternity case shall be admitted and treated in the building in which the infectious case is being treated.
- (c) Should any case of puerperal fever be admitted to a Class "B" hospital when any other case is under treatment in such hospital, then such case of puerperal fever shall be treated in a separate ward and by a separate staff.
- 18. Every person conducting or keeping a private hospital shall enter in a book, hereinafter called the case book, particulars concerning all patients received into such hospital, and shall at all times permit the medical officer or inspector of the Local Authority to inspect such case book.
- 19. Every such person shall cause to be recorded in such case book the full name, age, sex, and address of every patient, also a short history of the patient while in such hospital, giving in particular the date of admission, the nature of any disease manifest at the time of admission or afterwards, any operation performed, with the name of the operator or operators, and the result of such operation, and the date when the patient left the hospital, or, in the event of death occurring, the date of such death.
- 20. Every such person shall cause to be recorded in such case book, in case of confinement, the date and a short history of such confinement, the result of such confinement, both at the time of delivery and during the subsequent stay in the hospital, and the sex and condition of the infant.
- 21. Every such person shall cause to be recorded in such case book, in all cases in which a patient has been under the professional care of a medical practitioner, or under the charge of a nurse, the name and address of the medical practitioner or of the nurse.
- 22. (a) Every such person shall, whenever any infectious or contagious disease is admitted into or occurs in such hospital, immediately report the fact to the Local Authority.
- (b) He shall cause any patient in such hospital discovered or suspected to be suffering from any infectious or contagious disease to be separated or isolated from all other patients in such hospital.
- (c) He shall carry out the requirements of the medical officer and execute all such cleansing and disinfecting as may be directed by him.

Precautions to be taken in the handling of dead bodies.

- 23. (a) The keeper of any private hospital or the person in charge of any public hospital or any undertaker (hereinafter referred to as the "keeper," "person," and "undertaker" respectively) shall provide surgical rubber gloves and a mask of gauze for use by every person handling the body of any person who has died of an infectious disease.
- (b) Every person handling such body shall, while so doing, use the gloves and mask provided for that person.
- (c) The keeper, person, or undertaker shall cause any such mask so provided to be destroyed immediately after use.
- (d) The keeper, person, or undertaker shall cause each surgical glove immediately after the use thereof to be sterilised by having the same immersed in boiling water.
- 24. The keeper of any private hospital or the person in charge of any public hospital shall as soon as possible after the death of any person from an infectious disease cause the body to be wrapped in a shroud which has first been soaked with a disinfecting solution. The said keeper or person in charge shall also as soon as possible cause the body to be placed in a coffin or other container properly closed, before removal from his premises.
- 25. The keeper of a private hospital or the person in charge of any public hospital shall cause any body which is in an advanced stage of decomposition or

likely to be a nuisance to be placed in a coffin or other container properly closed before removal from his premises.

Penaltics for breaches of the By-laws.

26. Where anything by this part of the By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable for every such offence, besides any cost or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty not exceeding Twenty pounds for every breach of any such By-law, or to a penalty not exceeding Two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any By-law, or in the execution of any work directed to be executed and not so executed.

SCHEDULE "A."

To the Town Clerk, Perth.

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

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

SCHEDULE "B,"

Application to license premises as a Private Hospital— Certificate of Medical Officer of Health.

To

I....., Medical Officer of Health to the Local Health Authority, do hereby certify that I have inspected the premises situated on Town Lot.....and known as......and

I further certify that such premises are in every way fit to be registered as a private hospital, and that due and proper provision has been made for the observance of the By-laws of the Local Authority, and that the person applying to be registered as the keeper thereof is a person in every way competent to conduct a private hospital.

Dated this......day of......, 19 .

Medical Officer of Health.

SCHEDULE "C."

This is to certify that......has been granted registration in respect of those premises situated at.....as a Class....private hospital for the treatment of a maximum number of patients of.....until the 31st day of October next ensuing, subject to the By-laws of the Local Authority now in force or hereafter to be made.

Ву	order	\mathbf{of}	the		•	•			•]	L	0.0	38	ıl	Auth	ority.	
															. '	Town	Clerk	

SCHEDULE "D."

License of Nurse Attendant.

as a duly certified nurse attendant, and is, while this license remains uncancelled, qualified to act as nurse attendant in any hospital registered by the City of Perth.

Dated	thisday	of	, 19 .
		Local	Authority.
		Т	own Clerk

SCHEDULE "E."

Application for registration of premises already licensed.

To the Town Clerk, Perth.

I hereby apply for registration during the ensuing municipal year as a private hospital of the premises situated at...., and now occupied by me and licensed as a private hospital.

Dated	the, 19 .
	Occupation
	Address
	Date
	Signature

PART IV .-- DAIRIES AND MILKSHOPS.

- 1. "Dairyman" means any person being the owner or having the care or control of any cow or goat from which the milk (or the cream, butter, or cheese therefrom) is sold or otherwise disposed of to any other person.
- "Vendor" means any person other than a dairyman, who handles, sells, stores, or otherwise disposes of any milk (or the cream, butter, or cheese made therefrom on the premises), and includes any person reeping a milk shop or milk store.
- "Stockyard" means any yard in which dairy cattle are kept, and includes all parts of the premises of a cowkeeper within one hundred feet of any milk room or milking shed, whether fenced or not, to which cattle or other stock have access.
- "Dairy cattle" shall include cows and goats, whether actually in milk or not, and any bull or he-goat running with any herd of cows or goats.
- 2. (a) No person shall carry on the trade of dairyman or vendor unless he shall hold a subsisting license from the Local Authority so to do.
- (b) No premises shall be used for the purpose of carrying on the trade of dairyman or vendor unless such premises shall be registered with the Local Authority as such. Applications for the said licenses and for registration shall be made in form cf Schedule "A" hereto.

- 3. In the event of the said application being granted, the Local Authority shall issue to the applicant a license and registration in the form of Schedule "B" hereto. The said license and registration shall expire on the 31st day of October next after the granting thereof: Provided that the foregoing provisions of this By-law shall not apply during the first week of November in any year to any person whose license and registration hereunder expired on the 31st day of October in such year.
- 4. Every person making as plication as provided in By-laws 2 and 3 shall lodge a fee in accordance with the scale set out in Schedule "C" hereto, and upon the refusal of any such application shall be entitled to the return of such fee.

Provided that if the license and the registration for any year shall commence on or after the first day of May of that year, only one-half of the fee shall be paid by the applicant.

- 5. (a) Every dairyman or occupier of grazing ground upon which dairy cattle are depastured, and every person for the time being having the control or care of any such premises shall afford the Medical Officer or any inspector all reasonable assistance that may, for the purpose of inspecting such premises, be required of him.
- (b.) He shall, upon being directed in writing so to do by any Medical Officer, forthwith remove his dairy cattle from any portion of the grazing ground upon which they may be depasturing, or from any part of any premises occupied by him, if such grazing land or premises is likely to prejudicially affect the milk or dairy cattle.
- (c.) He shall not, until permission in writing is given him by such Medical Officer, permit or suffer any of his dairy eattle to graze or be depastured upon such prohibited land, or re-occupy such prohibited premises.
- (d) He shall, whenever required so to do and within a time to be specified by an inspector, muster all his dairy cattle and confine them in a stockyard to be named, or bail them in the milking shed, as may be directed by any such inspector as aforesaid, and he shall also otherwise assist, as may be required, in any inspection, examination or test of the said cattle when so mustered or bailed.
- 6. (a) Every dairyman shall cause every stockyard and stable upon his premises or used by him to be properly drained.
- (b) He shall provide sufficient stabling accommodation for the horses kept on the premises, and such stabling shall be disconnected from and be at least 50 feet distant from the milking shed, or milk room, or any place where milk is stored.
- (c) He shall not suffer or permit any animal other than dairy cattle to be at any time in his milking shed or in any place where milk is kept.
- (d) He shall not suffer or permit any dung or manure, offensive liquid, or offensive or noxious matter of any kind to accumulate or remain upon his premises.
- 7. (a) No person shall erect or permit or suffer to be erected any fowlhouse or enclosure for fowls within fifty feet of any milking shed, milk room, or place where milk is stored or kept.
- (b) No dairyman or vendor shall permit any live poultry to be at large upon any part of the premises used in connection with his business, and shall, when ordered by an inspector, confine such live poultry within approved enclosures.
- 8. No person shall erect or permit or suffer to be erected any piggery or enclosure for swine within one hundred feet of any milking shed, milk room, or place where milk is stored or kept.
- 9. Every dairyman or vendor shall provide and maintain sanitary conveniences as provided by By-laws 1 to 6 of Part I. He shall not have any sanitary convenience within fifty feet of a milking shed, or milk room, or any place where milk is stored or kept.

Feeding of animals.

10. (a) No dairyman shall serve or permit or suffer to be served to his cows or goats as food any musty, unsound, decayed, or unwholesome food, or any food which may injuriously affect the milk or health of such cows or goats, and if at any time an inspector has

reasonable grounds for considering that any cattle food in or upon premises is unsound or unfit for use as food, he may require the dairyman to remove such food, and such dairyman shall thereupon remove such food from the premises.

(b) He shall not permit or suffer any dry or dusty food to be fed to any animal in the milking shed while milking is in progress.

Water Supply.

- 11. (a) Every dairyman shall keep in or keep in connection with every miling shed or stockyard in his occupation an abundant supply of wholesome water.
- (b) He shall cause every such milking shed or stockyard to be provided with approved receptacles of sufficient capacity for watering his dairy cattle, and every such receptacle shall be maintained in good repair and kept clean, and constantly supplied with wholesome water
- (e) He shall cause any tank or other receptacle which may be provided for storing water to be emptied and cleansed from time to time, as often as may be necessary, to prevent the contamination of any water that may be stored therein.
- (d) If the water used by him for dairy purposes is obtained from a well, spring, stream, or any other natural source, he shall prevent any such source of supply being contaminated on his premises.
- (e) He shall not suffer nor permit any of his dairy cattle to have access to impure or contaminated water.

Milking shed.

- 12. (a) Every dairyman shall provide a proper milking shed in which his cows shall be milked, and such milking shed shall be roofed of approved material, so that the roof is weatherproof, and the lowest part of such roof shall be not less than seven feet in the clear above the floor, and such shed shall be efficiently ventilated to the satisfaction of the Medical Officer or inspector.
- (b) He shall cause the floor of such milking shed to be constructed of good, durable, non-absorbent materials laid upon a sound, solid foundation so as to be permanently watertight and evenly graded with proper sloves, which shall be in the direction opposite to the feeding trough, to impervious open drains or channels laid the whole length of the shed or structure and of such width as to permit of being readily cleansed with a broom; and no part of the surface of such floor shall be at less than three inches above the adjoining ground.
- (c) He shall cause such open drains or channels to discharge to a trapped gully, situated outside the milking shed, or to a covered impervious receptacle of sufficient capacity to contain at least one day's flow of drainage, which receptacle shall not be less than 20 feet distant from such milking shed and from any milk room.
- (d) He shall cause every wholly enclosed milking shed in his occupation to be sufficiently lighted by suitable openings in its walls or roof.
- (e) He shall not permit any feed-mixing bin to be within such milking shed.

Milk room.

- 13. Every dairyman and every vendor shall provide on his premises a detached room, which shall comply with the following conditions:—
 - (a) It shall be at least ten feet from any milking shed.
 - (b) It shall be at least six feet square in area, and eight feet in height measured from the top of the finished floor to the lowest part of the roof or ceiling.
 - (c) The floor shall be paved with impervious material laid so that the lowest part of its surface is at least six inches above the adjacent ground. It shall have a fall of not less than one in one hundred and twenty to an impervious channel, discharging over a trapped gully outside the building and properly connected to a drain, or to an impervious receptacle of ample dimensions situate at least ten feet from the room

- and from the milking shed. The surface of such floor shall be finished smoothly and evenly so as to afford no lodgment for liquids.
- (d) The room shall be sufficiently ventilated and lighted.
- (e) All exterior openings shall be fitted with fiyproof screens, constructed of suitable material, and the door shall be hung so as to be selfclosing.
- (f) The walls and roof shall be constructed of approved materials, and the external surfaces of the walls, if such walls are not constructed of stone, brick, or concrete, and the external surface of the roof, if of metal, shall be properly painted with an approved refrigerating paint, and shall be repainted with a similar material whenever necessary or whenever ordered by an inspector.
- (g) The internal wall surfaces, the ceiling, or if there is no ceiling, then the underside of the roof shall be covered with hard, smooth, and impervious material, and finished so as to leave no lodgment for dirt.
- (h) The woodwork of the doors, the windows and their frames shall be properly painted, and fitted so as to be fly-proof.
- (i) The shelves, benches, tables, racks, or other fittings of such room shall be made of smoothly dressed wood or other approved material, and so fitted that they may be readily removed for cleansing purposes.
- (j) The room shall be equipped with sufficient milk strainers of approved material and design, and with an approved cooler or refrigerator, which shall be properly connected with a cold water supply.
- (k) The dairyman or vendor shall at all times maintain such room and all its fittings and utensils in good order and repair, and scrupulously clean in every part, both inside and outside, and secure the removal and exclusion of flies from its interior.
- (1) He shall not suffer or permit such room to be used for any purpose other than the handling or housing of milk or milk products, or the storage of milk vessels.
- (m) He shall, whenever required to do so, pave the ground immediately surrounding the milk room with a layer of not less than three inches thick of approved material, and to a width of at least six feet.
- (n) He shall cause every vessel or utensil used by him for containing milk, when not in actual use in the collecting or distribution of milk, or in the process of being cleansed, to be stored in such milk room.
- (o) He shall not allow sour milk to remain in the milk room.

Precautions in regard to milking.

- 14. (a) Every dairyman or vendor shall protect the milk from infection or contamination during the process of milking.
- (b) He shall immediately prior to the milking of any animal cause the udder and teats of such animal, and the adjacent parts of the animal's skin, to be thoroughly cleansed, and the hands of the person milking such animal to be first thoroughly cleansed, for which purpose suitable appliances shall be provided by him in a convenient situation.
- (c) He shall cause the milk drawn from any animal on his premises (except as hereinafter mentioned) to be forthwith taken to the milk room, and there immediately strained and cooled.
- (d) He shall not mix with any milk intended to be used for human consumption, the milk from any animal within thirty days before or five days after parturition, nor shall he mix with any milk intended for human consumption the first jets of milk drawn from any teat.
- (e) He shall not allow any of his animals to be excited by hard driving, abuse, or harsh treatment.

Care of milk during transport, storage, etc.

- 15. (a) Every dairyman or vendor shall take all reasonable and proper precautions in and in connection with the housing, storage, carriage, transport, or distribution of milk to prevent the exposure of the milk to any infection or contamination, or to anything likely to prove injurious or deleterious to it.
- (b) He shall not deposit nor keep any milk, or any milk vessel, implement, or article used in his trade or in connection therewith
 - in any room or place where it or they would be liable to become contaminated by impure air, or by any offensive, noxious or deleterious gas or substance; or
 - in any room used as a kitchen, bedroom, or living room; or
 - in any room or building or part of a building communicating directly by door, window, ventilation, or otherwise with any room used as a bedroom, living room, or kitchen, or in which there may be any person suffering from any infectious or contagious disease, or which may have been used by any person suffering from any such disease, and may not have been properly disinfected; or
 - in any room or building, or part of a building in which there may be any drain inlet.
- (c) He shall not house, store, or keep any vessels, utensils, receptacles, coolers or any articles used by him to contain or treat milk, within one hundred feet of an offensive trade establishment, except with the written consent of the Local Authority.
- (d) He shall not keep or cause or suffer any milk to be placed in any vessel, receptacle or utensil, or run over a cooler or refrigerator, which is not thoroughly clean and properly tinned or enamelled.
- (e) He shall cause all cans and other receptacles used by him in the carriage of milk to be furnished with close-fitting lids, and he shall not suffer or permit any rag, cloth, or other material to be used with any such lid.
- (f) He shall cause all vessels, utensils, receptacles, coolers or any articles used by him to contain or treat, or manipulate milk to be properly tinned or enamelled, and maintained at all times clean and in thorough order and repair.
- (g) He shall not suffer nor permit milk, whilst in transport or distribution, to be unnecessarily exposed to the sun.
- (h) He shall not suffer or permit any dog to be carried in or upon any vehicle used for the carriage of milk.

Cleanliness of vehicles, utensils, etc.

- 16. (a) Every dairyman or vendor shall provide an approved apparatus for heating water for cleansing, steaming, scalding, or sterilising process, and shall locate such apparatus in a position approved by an inspector.
- (b) He shall not allow any such apparatus to be used for washing or boiling bed or body clothing, or for any purpose other than that specified in the preceding clause.
- (c) He shall cause every vessel, receptacle, utensil, strainer, cooler, or any other article used by him for containing, treating, or manipulating milk to be thoroughly cleansed immediately after it shall have been used, and then sterilised with steam or clean boiling water.
- (d) He shall cause all bottles and the stoppers of any such bottles used by him in his trade to be thoroughly cleansed and sterilised before re-use or refilling.
- (e) He shall cause every wheeled vehicle used by him for the carriage or distribution of the milk to be thoroughly cleansed at least once a day.
- (f) He shall cause any tank or other receptacle which may be provided for storing water to be emptied and cleansed from time to time as often as may be neces-

sary to prevent the contamination of any water that may be stored therein; such cleansing shall not be less seldom than once a year, or oftener if so ordered by an inspector.

Cleanliness of premises.

- 17. (a) Every dairyman shall cause the ceiling or underside of the roof and the interior surface of the walls of every milking shed in his occupation to be properly cleansed and limewashed at least four times in every year, that is to say, ence during the first week of the months of January, April, July, and October, and at such other times as may be specified in an order in writing from the Medical Officer or inspector. Provided that this requirement shall not apply to any part of such ceiling, roof or walls that may be properly painted or varnished or constructed of or covered with any material such as would render the limewashing unsuitable or inexpedient, and that may be otherwise properly cleansed.
- (b) He shall cause the floor of every milking shed in his occupation to be thoroughly swept and cleansed and all dung and other offensive matters to be removed from such shed immediately after each milking, and shall cause every part of such shed to be thoroughly cleansed as often as may be necessary to ensure that such shed shall be at all times clean.
- (c) He shall cause every stockvard and stable in his occupation to be kept clean, and shall every day collect and remove all dung and other offensive matters from such stockyard and stable.
- (d) He shall cause every drain, drain inlet, or drainage receptacle upon his premises to be thoroughly cleansed daily, and the contents of every such drainage receptacle to be removed from his premises.
- (e) He shall, whenever required so to do by an inspector, disinfect his milking shed or any other building upon his premises, in the manner and with such materials and appliances as may be directed by the inspector.
- (f) He shall cause the ceiling or the underside of the roof and the interior surface of the walls and the floor of every forage or feed store and feed-mixing room, and every feed trough or bin or receptacle used for mixing feed on his premises to be kept clean.

Removal of manure, etc.

18. No dairyman or vendor shall allow dung, manure, offensive or putrescible matter of any kind to accumulate or remain in, upon, or about any house, milk room, milking shed, stable, stockyard, fowthouse, piggery, or enclosure for fowls upon his premises, but shall cause the same to be removed daily.

Disease among dairy stock.

- 19. (a) Every dairyman shall immediately report to the Local Authority and Commissioner the occurrence of any of the diseases in his dairy stock specified in Schedule "D" hereto.
- (b) He shall, when directed by a medical officer or an inspector, cause every cow or any other animal suffering from an infectious disease or in an infectious condition, or suffering from any disease which in his epinion may affect the wholesomeness of the milk, to be isolated in such a manner as is directed by such medical officer or inspector.
- (c) Neither he nor any other person shall allow any diseased cow or other diseased animal to come in contact with or graze upon the same grazing ground, or to be at large on any ground occupied or traversed by such cattle.
- (d) He shall cause any diseased cattle to be destroyed forthwith upon receipt of an order in writing from the Local Authority to that effect, and he shall cause the carcase of any such cow or other animal to be disposed of in the manner specified in such order.

Provided that any inspector who is a qualified veterinary surgeon is empowered, in the case of a cow suffering from any disease of the udder, to himself order the destruction of the animal affected.

- 20. (a) Every dairyman shall, for the purpose of protecting milk against infection or contamination at any time, and from time to time, permit the tuberculin test to be applied to any cow or other bovine animal in his possession or under his control by any person duly approved by the Commissioner or Medical Officer to perform such test.
- (b) He shall make no addition to his dairy herd of any animal or animals without the written permission of an officer specially appointed by the Commissioner or Medical Officer, and such officer may examine such animal or animals and apply such tests as he deems necessary to ascertain the freedom from disease or otherwise of such animal or animals.
- 21. (a) Every dairyman or vendor shall take every precaution against the infection or contamination of the milk by any person or animal suffering from any infectious or contagious disease.
- (b) He shall, whenever any sickness occurs in any houses or premises in his occupation, immediately report such occurrence to the Local Authority.
- (c) He shall, from time to time, if required to do so by the Medical Officer, furnish to such Medical Officer a written list of the names and addresses of his customers
- (d) He shall, whenever so required by the Medical Officer, forthwith remove from his premises any sick person that may be therein.
- (e) He shall not permit any person suffering from any infectious or contagious disease, or recently in contact with or in attendance upon any other person so suffering, to milk any animal or handle any vessel used for containing milk, to take part in the preparation or distribution of any milk produced or brought upon his premises.
- 22. The Medical Officer may, by notice in writing to the dairyman or milk vendor, temporarily prohibit the sale of milk from any dairy where any animal is diseased or supposed to be diseased, or where any person is suffering or supposed to be suffering from an infectious disease, or where there are reasonable grounds for suspecting that the milk supply from such dairy is causing the spread of infectious disease, and any notice given under this By-law shall remain in operation until cancelled.

Penalties for breaches of By-laws.

23. Where anything by this part of the By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty not exceeding Twenty pounds for every breach of any such By-law, or to a penalty not exceeding Two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any By-law, or in the execution of any work directed to be executed and not so executed.

SCHEDULE "A."

(Section 2.)

Form of application for license of persons carrying on the trade of a dairyman or vendor of milk, and for the registration of the premises on which such trade is carried on.

To the Town Clerk, Perth.

I,..., of..., hereby apply for a license to carry on the trade of.....on

premises, particulars of which are set out hereunder:— Situation of premises
In respect of vendor per shop or store: (1) Nature of present business
(2) Are premises fly-proof
(3) Nature of containers and utensils for milk
(4) Milk supplies obtained from
(5) Quantity of milk dealt with per day
(6) What provision is made for keeping milk
(7) What provision is made for heating water for cleansing purposes, as per By-law No. 16
In respect of vendor per vehicle: (1) Where are cans or utensils stored
(2) Number of carts used in the disposal of milk
(3) Where are vehicles kept
(4) Are you licensed in any other district
(If so, what district)
(5) Milk supplies obtained from
(6) Quantity of milk obtained per day
(7) Is a milk-room provided in accordance with Bylaw No. 13
(8) Is an apparatus provided for heating water for cleansing purposes, as per By-law No. 16
(9) Has the business been previously licensed, and if so by whom
In respect of dairyman:
(1) Area of premises
(2) Area of grazing land
(3) Water supply—
(a) for milking herd
(b) for domestic purposes
(c) for dairying premises
(4) (a) Number of dairy herd
(b) Number of milking cows
(c) Number of bulls
(5) Is milk disposed of wholesale or retail
(6) In what district or districts is milk distributed
(7) Are dairy buildings arranged and constructed in accordance with the By-laws
General: Have premises been previously licensed
Remarks:
Dated, 19 .
(Signature)
SCHEDULE "B."
(Section 3.)
Certificate of dairyman or vendor of milk.
This is to certify that
is licensed to carry on the trade of a

This license is issued subject to the By-laws of the Local Authority now in force or hereafter to be made,

......Town Clerk.

:

and is not transferable.

Fee paid £

SCHEDULE "C."

(Section 4.)

Fees to be paid for license and registration in respect of the trade of a dairyman or vendor of milk.

- (a) In respect to the trade of a dairyman, any person keeping cows to the number of:—
 - (1) Not more than 5, a fee of-5s.
 - (2) More than 5, but not more than 10-7s. od.
 - (3) More than 10, but not more than 15-10s.
 - (4) More than 15, but not more than 20-12s. 6d.
 - (5) More than 20, but not more than 35-15s.
 - (6) More than 35-£1.
- (b) In respect to the trade of a vendor of milk-5s.
- (c) If the applicant is already licensed and his premises are registered in another district—2s. 6d.

SCHEDULE "D."

(By-law No. 19.)

Diseases of Stock.

Tuberculosis.
Actinomycosis.
Glanders.
Anthrax.
Eruptions of udder.
Foot and mouth disease.
Pueperal sepsis.
Pleuro-pneumonia.
Mammitis.
Fever.

PART V.

Lodging and Boarding Houses.

- 1. Every person applying to be registered as the keeper of a lodging house or boarding house shall make application in the form of Schedule "A" hereto, and upon the granting of such application he shall receive from the Local Authority a certificate in the form of Schedule "B."
- 2. Every person shall with such application lodge a fee as prescribed by Schedule "C" hereto, and shall annually during the month of November make application for the renewal of registration of his premises and with such application shall pay a fee in accordance with the said Schedule.
- 3. No keeper of a lodging or boarding house shall permit a larger number of persons to occupy any sleeping apartment in such house at any one time than will admit of each such person having at least 500 cubic feet of air space. (For the purpose of this clause two children under ten years of age shall be counted as one person.)
- 4. No house shall be registered as a lodging or boarding house unless each room intended for use as a sleeping apartment for lodgers or boarders shall bear a distinguishing number, and the keeper of such house shall cause such distinguishing number to be conspicuously printed in two-inch figures on the inner and outer side of the door of such room.
- 5. (a) The Local Authority shall issue to every keeper of a lodging or boarding house a certificate in respect of each separate room and such certificate shall specify the maximum number of boarders or lodgers or both which shall be permitted to occupy each room respectively as a sleeping apartment at any one time.
- (b) The Local Authority may from time to time vary the number of boarders or lodgers to be received into any such room, and a notice shall be served on the keeper of such house specifying such varied number of boarders or lodgers, and such keeper shall not allow a greater number of boarders or lodgers into such room than is specified on such notice after the time stated therein.

- (c) The certificates and notices to be given under the provisions of this By-law shall be in the form of Schedules "D" and "E" respectively.
- 6. The keeper of every boarding or lodging house shall at all times keep the certificate or notice mentioned in the last preceding By-law exhibited in a conspicuous place in the sleeping apartment in respect of which any such certificate or notice shall be issued.
- 7. No keeper of a boarding or lodging house shall permit any room to be used as a sleeping apartment for boarders or lodgers other than a room certified for that purpose.
- 8. No keeper of a boarding or lodging house shall make any alterations to any such room except with the consent of the Local Authority.
- 9: No room shall be registered as a sleeping apartment for boarders or lodgers if it be situated in a basement or below the level of the ground, or if it be used as a kitchen, scullery, dining or general sitting room, or unless such room is lit by windows placed in the external walls, having a ratio of not less than one square foot of unobstructed glass to each ten square feet of floor area.
- 10. No room shall be certified as a sleeping room for boarders or lodgers unless such room is sufficiently ventilated, and the keeper shall maintain all such means of ventilation as have been approved in good order and efficient action.
- 11. No keeper of any boarding or lodging house shall cause or allow any boarder or lodger to occupy any bed in such house after such bed shall have been vacated by the last preceding occupant thereof, unless such bed shall be provided with fresh bed linen.
- 12. No keeper of a lodging or boarding house shall allow persons of different sexes to occupy together the same sleeping apartment, except in the case of children under the age of ten years or of married couples, in which latter case no other person above the age of ten years, and not more than one married couple shall be allowed to occupy the same sleeping apartment at any one time.
- 13. No keeper of a lodging or boarding house shall cause or allow any bed in any room which may be used as a sleeping apartment by persons of the male sex above the age of 10 years to be occupied at any one time by more than one such person.
- 14. No keeper of a boarding or lodging house shall absent himself for more than one week from such house unless he leaves some approved person in charge thereof.
- 15. The keeper of every boarding or lodging house shall:—
 - (a) Cause the floor and skirting of every room and passage and every stair in such house to be thoroughly clean, and to be at least once a week thoroughly washed.
 - (b) Cause the yard and out premises to be swept daily and to be kept at all times clean and free from filth.
 - (c) Cause the seat and floor of every privy on the premises to be scrubbed and washed daily and the walls to be limewashed at least once in every three months, or so much more frequently as may be directed by an Inspector.
 - (d) Cause every window, every fixture or fitting of wood, stone or metal, and every painted surface in such house to be thoroughly cleansed at least once a month, or so much more frequently as may be directed by an Inspector.
 - (e) Provide a sufficient number of lavatory appliances and clean towels, and a sufficient quantity of clean water and soap for ablutionary purposes, and shall cause all such articles to be kept in good order and clean, and shall renew the supply of water and soap and clean towels as often as requisite, and shall cause such appliances, towels, soap and water to be supplied, in the case of female lodgers or boarders in their sleeping apartments, and in the case of male lodgers or boarders either in the sleeping apartments or in a convenient room set apart and fitted exclusively for that purpose.

- (f) Disinfect such towels as may be required by an Inspector.
- (g) Cause all faeces, urine or other refuse to be removed from every room once at least in every day before the hour of ten in the foremoon, and every vessel, utensil, or other receptacle for such faeces, urine, or refuse shall be thoroughly cleaned at least once in every day.
- (h) Cause all beds, bedsteads, blankets, rugs, covers, sheets, towels and house linen to be kept clean, in good repair, free from vermin, and in a wholesome condition.
- (i) Cause every sheet and all household linen in use to be washed at least once in every week.
- (j) Furnish every sleeping apartment with a sufficient number of toilet utensils and bedsteads and sufficient bedding so that each bed shall be provided with a mattress, two sheets, a blanket or rug, and from the first day of May to the thirtieth day of September not less than one additional blanket or rug.
- (k) Cause all windows of every sleeping apartment to be opened and kept fully opened at least four hours during each day.
- (1) Cause the bedclothes of every bed to be removed therefrom as soon as conveniently may be after each bed shall have been vacated by any boarder or lodger, and such bedclothes and bed to be freely exposed to the air during two hours at least of each day.
- (m) Cause any room, together with its contents, or any other portion of the premises to be cleansed and disinfected, and any bed or other article of furniture to be rejected from use when so directed by the Chief Inspector.
- (n) Exhibit in a suitable and conspicuous position in each bedroom or such other position upon the premises as the Inspector may direct copies of all By-laws received from the Local Authority, so that the contents may be clearly and distinctly legible.
- (o) Permit any inspector or police officer or constable to inspect any portion of the premises at any time, and truthfully answer all inquiries made by such inspector, police officer or constable.
- (p) Cause any part of his premises, or any fittings or bed thereon, to be painted at such times and in such manner as is directed by the Medical Officer or Inspector.
- (q) Cause all rooms that are let unfurnished to be maintained so as to comply with these Bylaws (excepting subclause (j) hereof).
- (r) Every keeper of a lodging or boarding house shall retain possession of a duplicate key to the door of every room let either furnished or unfurnished.
- (s) In each passage or corridor on the premises provide an emergency artificial light in such position and of such a pattern as shall be approved by the Chief Health Inspector, which lights shall be kept separate from the general lighting system and shall be kept lighted during the hours of darkness.
- 16. The keeper of every lodging or boarding house shall prevent all bedding, linen, blankets, towels and other similar articles which have been used by persons suffering from any infectious disease from coming in contact with similar articles used by other innates of the premises, and shall forthwith sufficiently disinfect all such articles, and in so doing shall obey any instructions given by the Medical Officer or by an Inspector.
- 17. The keeper of every boarding or lodging house shall as soon as it comes to his knowledge that any person on the premises is suffering from an infectious disease effectively isolate such person until removal to some hospital, and he shall provide separate knives, forks, spoons, plates and other articles used in the consumption of food for the use of such person, and such articles shall, immediately after use, be efficiently disinfected.

- 18. The keeper of every boarding or lodging house shall immediately upon the vacating of any room which has been occupied by a person suffering from an infectious disease effectively disinfect such room, and shall take such other measures in respect of such room or the contents thereof as an inspector may direct.
- 19. The keeper of every boarding or lodging house shall provide and maintain fire extinguishing appliances of such number and pattern and situated in such position as the Local Authority may direct.
- 20. The keeper of every boarding or lodging house licensed to accommodate more than twenty-five persons above the ground floor shall provide on each floor above the ground floor at least one stairway leading from such floor to the floor immediately below other than the main stairway, so situated and constructed of fire-resisting material as may be directed by the Local Authority.
- 21. No premises shall be registered as a boarding house or lodging house unless:—
 - (a) The external walls and roof thereof are weatherproof and watertight.
 - (b) Every wall, including every partition wall, is provided with a damp-proof course.
 - (e) Every part of the floor, if of wood, is at least twelve inches above the surface of the ground; if of concrete, then the upper surface is not less than three inches above the surface of the ground.
 - (d) Every internal wall is completed from the floor to a height of not less than eight feet.
 - (e) Every passage is at least four feet wide.
 - (f) Every main stairway is at least three feet six inches in width, the risers not greater than six and a half inches in height, and the treads not less than ten inches in width, and every stairway is free from winders.
 - (g) Every stairway is provided with handrails on both sides thereof, the handrails to be two feet eight inches above the nosing of the treads.
 - (h) Separate and sufficient sanitary conveniences are provided for each sex, and so situated and screened as to ensure sufficient privacy.
 - (i) Each such convenience during the hours of darkness is sufficiently lighted by artificial light.
 - (j) The inner surface of all walls is so constructed that they can, without sustaining injury, be washed.
 - (k) Sufficient baths are provided for each sex, and so situated and screened as to ensure sufficient privacy.
 - (1) Approved facilities are provided for the boiling and washing of all bedding, body clothing, linen, paper and similar articles; and for this purpose washing troughs shall be built in adjoining the boiler, and all waste waters from such troughs shall drain to the sewer or other approved receptacle.
- 22. The keeper of every boarding or lodging house shall take such measures for the destruction of vermin as may be directed by an inspector.
- 23. Should any room become infested with vermin, or should any damp arise in any sleeping room, the inspecter may direct the immediate disuse of such room until such time as the vermin has been eradicated or such damp has disappeared.
- 24. Where anything by this part of the By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making such default as to such directions and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable for every such offence, besides any costs which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs

or expenses which may be incurred in the execution of the work directed to be so executed and not so executed to a penalty not exceeding twenty pounds for every breach of any such By-laws, or to a penalty not exceeding two pounds for each day during which such breach shall be committed or continued.

This section does not apply to the three offences enumerated in Section 132 of the Health Act, 1911-i9.

SCHEDULE "A."

(Section 1.)

Form of application for registration of a Lodging-Boarding House.

Do you intend to accommodate persons for less than one week at a time.......

My family residing with me consist of:—Self, wife/

My family residing with me consist of:—Self, wife/husband. No. of sons...., ages.....

No. of daughters..., ages....

No. of rooms for private accommodation...... bedrooms....., other rooms......

No. of bedrooms for lodgers or boarders..........

Total number of rooms...........

Are rooms let furnished, part furnished, or unfurnished.....

Are beds to be let, that persons unknown to each other may occupy the same room......

Are meals provided.....

Is provision made for lodgers or boarders to prepare their own food....... If so, what provision.....

No. of closets on premises....., (ladies')....., (gent's).....

No. of baths....., (ladies')...., (gent's)....,

Have you previously conducted similar premises (give particulars).....

Have premises been previously licensed......

Do you employ any staff; if so, what number......

Name and address of owner or agent......

Signature of applicant.....

Address.....

SCHEDULE "B."

(Section 1.)

Certificate of registration of a Lodging-Boarding House.

The total number of bedrooms registered for the accommodation of lodgers/boarders is......

The maximum number of lodgers to be accommodated shall not exceed......boarders.

This license is issued subject to the Health Act and By-laws of the Local Authority made thereunder now in force or hereafter to be made, and is not transferable.

Dated....., 192 .

..... Town Clerk.

Fee received £

SCHEDULE "C."

: : .

(Section 2.)

Scale of fees to be paid on registration and annually thereafter by keepers of lodging or boarding houses:—

When the maximum number of lodgers or boarders or both to be accommodated does not exceed 20—10s.

When the maximum number of lodgers or boarders or both exceeds 20—20s.

SCHEDULE "D."

(Section 5.)

City of Perth Local Health Authority.

Sleeping Accommodation.

By order,

SCHEDULE "E."

(Section 5.)

Form of notice of variation of number of boarders or lodgers to be accommodated at a boarding or lodging house.

To....., of......

You are hereby given notice that in connection with the boarding/lodging house situate at...., and of which you are the keeper, the number of boarders/lodgers to be accommodated in the rooms specified hereunder shall on and after the.....day of....., 19, be as prescribed herein:---

. . . ,

Total number of persons registered.....

Dated....., 19 .

Town Clerk.

PART VI.

FOOD.

General.

- 1. (a) The occupier of every premises where food is manufactured, prepared, packed, or kept for sale shall maintain such premises, together with all apparatus, instruments, fittings, utensils, and vehicles used in connection with the manufacture, preparation, keeping, or transport of food at all times in a clean condition.
- (b) Every occupier of such premises shall be responsible for the maintenance in a clean condition of all persons employed by him in the manufacture, preparation or handling of food, together with the clothing of such persons.
- 2. The occupier of every such premises shall not conduct on such premises any offensive trade, except such as are specified hereunder:-

Fish curing establishments,

Fish shop,

Fat rendering at butchers' shops, and then only with the consent of the Local Authority.

- The occupier of every such premises shall maintain such premises in such condition as to prevent the ingress or egress or harbourage of rats, and shall take all practicable measures for the destruction of rats and other vermin which may be on his premises.
- The occupier of every such premises shall, when so ordered by the Local Authority, pave the floor or such portion thereof as may be directed with impervious materials, in such manner as is specified in the order; and shall, when so ordered, further provide proper drainage, so that all liquids falling upon such floor shall be conducted to a drain inlet situated outside the building within which the floor is laid
- 5. Every occupier of such premises shall, when so ordered by the Local Authority, line the walls of any such premises, or such portion thereof as may be specified, to such a height from the floor as may be directed.
- 6. The occupier of every such premises shall cause such premises to comply with the following conditions:—
 - (a) Every room which is used in connection with the manufacture, preparation, or keeping of food shall be properly ceiled.
 - (b) Every such room shall be provided with natural light in the ratio of one square foot of window area to every ten square feet of floor area.
 - (c) Every such room shall be efficiently ventilated by through ventilation.
 - (d) Every such room shall be provided with effective sub-floor ventilation, unless the floor be of concrete or similar impervious material.
 - (e) All offensive material or trade refuse produced upon such premises shall be immediately placed in an impervious receptacle, provided with a tight-fitting cover, and the contents of such receptacle shall be removed at least once in each week, or with such greater frequency as may be directed by an Inspector, and
 - (f) Every such receptacle shall, after each emptying, be thoroughly cleansed.
- 7. Every occupier of any premises shall cause all food which is ordinarily consumed in the condition in which it is sold to be protected from contamination by flies or dust, by one of the following methods:—
 - (a) Cause all such foods to be kept in enclosures covered by glass or fine-mesh wire gauze.
 - (b) Cover all door and window openings, and other appertures on the premises with screens of finemesh wire gauze, and fit all doors so that they are self-closing.

Every such occupier shall maintain the fittings provided under this By-law at all times in good order and repair.

8. Every occupier of such premises shall provide for use by his employees wash-hand basins in the ratio of one to every ten employees, and shall maintain a supply of soap and clean towels in connection with such basins. Every occupier of such premises shall provide an efficient supply of wholesome water.

- 9. The occupier of any such premises shall not permit any sanitary conveniences to be situated in any room where food is manufactured, prepared, or kept; and any sanitary convenience, and also any stable shall be so situated as to be completely cut off from any such room by cross ventilation.
- 10. The occupier of every such premises shall provide a receptable in which any food withdrawn from sale shall be immediately placed, and any food not within such receptable shall be deemed to be exposed for
- 11. No person shall use any place for or in connection with the sale, manufacture, preparation, storage, or packing of any food for sale, which is at any time used as a sleeping or living apartment, or which communicates directly with a sleeping apartment, or in which anything is kept, or any animal allowed to be, or in which any work is carried on which would be likely to contaminate such food or injuriously, effect its whele contaminate such food or injuriously affect its wholesomeness or cleanliness.
- 12. No person shall deposit any vegetable or other food intended for sale for human consumption upon the floor of any premises, and all such deposits shall be kept at least nine inches clear of such floor in such a way that there is a clear space between the floor and the underside of the staging or support upon which the deposits are kept.
- 13. No person shall use or permit to be used any cellar for the storage or preparation of food, unless with the written consent of the Local Authority.
- 14. No person who sells bread, meat, fish, or milk, and no employee of any such person shall change or receive from a purchaser any bread, meat, fish, or milk which has previously been delivered to such purchaser unless for the reason that such food is unwholesome, and whenever any food is so changed or received it shall be immediately destroyed or placed in a refuse receptacle.
- 15. No person shall enclose or carry or store wheat, oats, maize, potatoes, onions, fruit, or any other article of food whatsoever in any bag or sack or similar receptacle, which has at any time contained or has been used for the conveyance of bone-dust or superphosphate, or any other manure or mixture of manures. or any other manure or mixture of manures.
- 16. No person shall use or permit to be used in connection with the conveyance or storage of any milk, beer, or other food, any vessel or pipe composed wholly or in part of lead or zinc, unless all internal surfaces are completely covered with a lining of tin, glass, or other covering sufficient to prevent any metallic contention. tamination.

Unsuitable premises.

- 17. The owner or occupier of premises used for the manufacture, preparation, or storage of any food for sale which by reason of their situation, construction, or disrepair, are such as in the epinion of an inspector to render possible contamination of such food shall, on receipt of a notice from the Local Authority requiring him so to do, cease to use, or shall reconstruct, or shall repair the premises as directed in and within the times specified in the notice.
- 18. The occupier of any premises of which food is manufactured, prepared, or kept shall, when required by an inspector, conspicuously display on his premises in such position or positions as may be selected by an inspector, a copy, as supplied by the Local Authority, of these By-laws or any portion thereof.

Cleansing of and sound condition of drinking vessels.

19. (a) The occupier of every public-house, public bar, refreshment room, drinking booth, or other public place of refreshment where drinking vessels are used, shall provide to the satisfaction of an inspector a proper water supply and sufficient utensils for the proper cleansing of all and drinking waters. ing of all such drinking vessels.

Every occupier shall cause every drinking vessel, after use by any person, to be thoroughly cleansed in running water.

(b) The occupier of every public-house, public bar, refreshment room, tea room, eating house, drinking booth, or other public place of refreshment, shall not

permit the use of any drinking vessel unless such vessel is sound and free from cracks or chips.

Transport.

- 20. (a) Every person engaged in selling or carrying food shall cause all food in course of delivery or transport not otherwise packed to be protected as far as practicable from contamination: Provided that nothing but new clean white or brown paper shall be used as a wrapping for meat or fish.
- (b) No such person shall permit any vehicle used in the transport or carriage of food to be used also for the transport of offensive material.
- (c) Every such person shall cause all such vehicles when not in use for the carriage or transport of food, to be so placed as not to be liable to contamination.
- (d) No person engaged in transporting or carrying food shall sit upon such food.

Butchers' small goods premises.

- 21. No person shall use, or suffer to be used, any room or place for the boning, curing, canning, salting, mincing, or other similar process of preparation of the meat or fat of animals for sale for human food, except it be provided with a floor of tiles, cement, mineral asphalt, or some other material impervious to water, having a smooth surface, and graded and drained so that all liquids spilt on it may flow off it without impediment. If any such floor be constructed of tiles, the joints between the tiles shall be of a material which is impervious to water. Such floors shall at all times be kept in good repair, smooth, and freed from cracks and inequalities.
- 22. No person shall use or suffer to be used any such floor as referred to in the preceding paragraph, unless it be free from accumulations of dirt, fat, grease, or debris of ment, and such floor shall be cleaned at least once daily at the close of work.
- 23. No person shall keep or suffer to remain any bones or waste matter of any kind for longer than eight hours in any room in which any process of preparation of meat or of fat for sale for human food is, or usually is, carried on.
- 24. No person shall use or suffer to be used any room or place for the boning, curing, canning, salting, mincing, or other similar process of preparation of meat or fat of animals for human food, unless its internal walls are constructed of bricks, tiles, stone, cement or other materials impervious to water, which shall at all times be kept clean, either by washing with water, or by limewashing from time to time. Provided that such walls may be constructed of wood, if the internal surfaces be covered with smooth iron, painted white, to a height of six feet from the floor, and if the portion of the walls above the iron be kept clean, either by painting white and washing from time to time or by limewashing from time to time.
- 25. No person shall, in connection with the pickling of meat, use any pump constructed wholly or partly of brass, but such person shall only use a rump made of nickel or galvanised iron.
- 26. The occupier of any such premises shall cause the brine or pickle to be removed as often as is necessary to prevent it from becoming offensive.
- 27. No person shall permit any dog to enter any premises used for the storage, sale, or preparation of fresh meat.
- 28. The occupier of any premises or stall, and the driver of any vehicle used for or in connection with the sale of fresh, frozen, or chilled meat shall not permit any person other than an employee or an inspector to handle or touch any such meat.

Meat.

- 29. (i) Every occupier of premises where meat shall be kept for sale shall cause such meat to be protected from contamination by flies or dust, by one of the following methods:—
 - (a) By causing all such meat to be kept in enclosures covered by glass or fine wire mesh gauze; or

- (b) By covering all doors and window openings and other apertures on the premises with screens of fine mesh wire gauze, and by fitting all doors so that they are self-closing.
 - Every such occupier shall at all times maintain the fittings provided under this subclause in good repair and order.
- (ii) Every person transporting meat or causing meat to be transported shall, during and in connection with such transportation, comply with the following provisions:—
 - (a) No meat shall be transported or carried in any vehicle unless such vehicle is covered and is provided with efficient ventilation.
 - (b) Throughout the operation of transportation all meat shall be completely covered with clean cauvas or other wrapping approved by the Chief Health Inspector of the Council, in such manner as thoroughly to protect such meat from flies and dust.
 - (c) No vehicle used in the transport of meat shall be at any time used in the transport of any offensive matter.
 - (d) No meat shall be carried on any railway except in trucks provided for that purpose, or unless such meat is hung on hooks and is clear of the floor.
 - (e) Any person engaged or employed in the transport or delivery of carease meat within the district shall, at all times when so engaged, wear a cap which shall be constantly covered with a detachable covering made of washable material, and he shall wear overalls of washable materials which shall completely cover his clothes. He shall cause such covering and overalls to be kept thoroughly clean.

Fish.

- 30. Every occupier of premises where fish shall be kept for sale shall cause such fish to be protected from contamination by flies or dust by one of the following methods:—
 - (a) By causing all such fish to be kept in enclosures covered by glass or fine wire mesh gauze; or
 - (b) By covering all doors and window openings and other apertures on the premises with screens of fine mesh wire gauze, and by fitting all doors so that they are self-closing.
 - Every such occupier shall maintain the fittings provided under this subclause in good order and repair.

Milk-Sale and delivery of.

- 31. No person shall allow his hand or any part of his body to come in contact with any milk for sale.
- 32. No person shall apply to his month any vessel or utensil which contains milk, or which comes into contact with any milk for sale.
- 33. No person shall keep, store, carry, or place or suffer to be kept, stored, carried, or placed any milk for sale or in course of delivery to any customer, so as to be exposed to flies or dust, or so as to be accessible to any animal.
- 34. No person shall suffer the interior of any vessel used for containing or for measuring milk to be exposed to flies or dust.
- 35. No person shall keep, measure, carry, or deliver any milk for sale, or cause or suffer any such milk to be kept, measured, carried, or delivered in any vessel which is not clean.
- 36. No person shall use any vessel with rough or torn edges or surface for containing, measuring, or carrying, any milk for sale or for delivery to any customer.
- 37. No person shall store, keep, or sell milk in any place in which is stored, kept, or sold, any kerosene, vegetables, fish, meat (except meat in hermetically sealed tins), or any other substance by which milk is, or is liable to be, contaminated, or adversely affected.

- 38. No person shall use or suffer or cause to be used, for closing or for helping to close, any churn, tin, or other vessel containing milk for sale any rag, canvas, paper, wood or other absorbent material.
- 39. No person shall use any vessel unless it is in such a state of repair as to be free from dents which may interfere with the thorough and easy cleansing of such vessel, or in which the tinning has become impaired or defective.
- 40. Every person who consigns or sells milk in a wholesale quantity to a milk vendor for retail sale shall, prior to despatch, cause the cans or other receptacles in which it is conveyed to be securely closed by means of a leaden seal, or a lock, or by other means, unless such milk be delivered personally by the producer or owner thereof to the retail vendor.
- Any person interfering in any way with such seal or lock other than an Inspector or the consignee or his agent shall be guilty of an offence against this By-law.
- 42. On the arrival of any milk at a railway station or other place within the district to which it is consigned an Inspector shall be at liberty to take samples of the milk from such cans or other receptacles for the purpose of analysis.
- 43. No person shall transfer any milk, condensed or concentrated milk or cream from one vessel to another vessel on any street or any public place, except when transferred to the vessel of the producer for immediate delivery to the customer.
- 44. No person shall permit any vessel containing milk or cream for sale to remain in any public place, or in any such position where the contents of such can may be exposed to the heat of the sun.
- 45. Every person selling or delivering milk for sale shall cause all cans, bottles or other vessels used in the sale, disposal, or delivery of milk to be effectually cleansed and sterilised before such cans, bottles, or other vessels are again used.
- 46. No person shall permit any vessel which has been handled by any person suffering from any infectious disease to be used to hold or convey milk until such vessel has been thoroughly sterilised, and no person shall remove any can, bottle, or other vessel used for the holding or storage of milk to be removed from any premises at which a case of infectious disease has occurred, until the consent of an inspector has been given.

Providing for the cleanliness and freedom from contamination of ice-cream and ices.

- 47. No person shall manufacture, store, or deposit for sale any ice-cream or ices, or suffer them to be so manufactured, stored, or deposited in any open shed or enclosed space.
- 48. No person shall manufacture, store, or deposit for sale any ice-cream or ices, or suffer them to be manufactured for sale, stored, or deposited in any room or building-

(a) Unless such room or building is provided with

- tight, close-jointed wells and floors.
 (b) Unless the internal walls are covered with tiles, smooth iron, or smooth plaster, cement or wood, painted or colour washed or frequently line washed.
- (c) Unless the floors are constructed of cement, concrete, tiles, or well smoothed wood.(d) Unless it is well lighted and ventilated.
- (e) Unless all openings are efficiently protected by gauze screens against the ingress of flies and the entry of dust.
- 49. No person shall manufacture, store, or deposit ice-cream or ices, or suffer or permit them to be manufactured, stored, or deposited in any dwelling room or in any room communicating directly with a privy or water closet, or stable, or within an apartment used for sleeping, or in any room having an opening communicating directly with any drain or sewer.
- 50. No person engaged in the manufacture or sale of ice-cream or of ices shall suffer his hands or any part

- of his person to come in contact with any ice-cream or
- 51. No person shall manufacture, store, or deposit any ice-cream or ices in any vessel which is not clean, and every person engaged in the manufacture or sale of ice-cream or of ices shall at all times maintain all vessels and utensils used for, containing, or coming in contact with ice-cream or ices in a condition of cleanli-
- 52. No person shall sell ary ice-cream or ices which after having been once frozen, have run down or melted, and which have been again frozen.
- 53. (a) Every person making or vending ice-cream or ices for sale shall, before the 1st day of October of each year, make application for registration in the form of Schedule "A" hereto; and upon the granting of such application by the Local Authority, a certificate in the form of Schedule "B" hereto shall be issued.
- (b) No application shall be granted until the premises occupied by the applicant have been inspected and found to comply with the provisions of these By-laws.
- (c) Every person registered in accordance with this By-law shall notify the Local Authority of any intended occupation or other premises than those specified on the certificate of registration.
- (a) No person shall expose or offer or hawk icecream or ices for sale in any public place unless such person is licensed by the Local Authority.
- (b) Every person desiring to engage in the trade of an itinerant vendor or hawker of ice-cream or ices shall, before so engaging in such trade, or if already so engaged, then during the first week of November in every seed, apply to the Local Authority in the form of Schedule "C" for a license to carry on such trade, and upon such application being granted a license shall be issued in the form of Schedule "D" hereto.
- (c) Every license granted under this and the preceding By-law shall operate only during the period ended the 31st day of October next succeeding the date of issue, and after the said 31st day of October shall cease to be in force.
- 55. Every person engaging in the trade of an itinerant vendor or hawker of food or of stallkeeper vending food shall comply with the following conditions:-
 - (a) He shall cause all food usually consumed in the condition in which it is sold to be protected from contamination by flies and dust by means of screens composed of glass or fine meshed wire gauze, or other material approved by an inspector.
 - (b) He shall not permit any other person to handle or touch any food on his vehicle.
 (c) He shall maintain his clothing and his person at
 - all times in a clean condition.
- Acrated waters, temperance drinks, cordials, and syrups.
- 56. Every person who makes or offers for sale any aerated waters, temperance drinks, cordials, and syrups shall on the coming into operation of this By-law, at once apply to the Local Authority for registration in the form of Schedule "A," and upon such application being granted shall receive a certificate in the form of Schedule "B."
- 57. (a) Every person who, subsequent to the coming into operation of this By-law, desires to carry on the trade of a maker or vendor of aerated waters, temperance drinks, cordials, and syrups shall, before commencing such trade, apply for registration in the same manner as provided in the preceding By-law.
- (b) Every registration effected under this and the preceding By-law shall operate only during the period ended the 31st day of October succeeding the date of issue, and after the said 31st day of October every such registration shall cease to be in operation.
- 58. The occupier of any premises used for the manufacture of aerated waters, temperance drinks, cordials, and syrups shall comply with the following conditions:—
 - (a) The floors of such premises shall be of approved construction and materials, and shall have a sufficient fall to a trapped gully or other approved receptacle outside the building, and such floors shall be thoroughly washed down doily daily.

- (b) All yards adjoining, and sheds and outbuildings appurtenant to such buildings, shall be kept clean and free from any rubbish, garbage, or offensive material.
- (c) All tanks (or other receptacles) in which water is stored and which is intended to be used in the manufacture shall be provided with an impervious tight-fitting cover which shall always be kept in position; such tanks or other receptacles shall be emptied and cleansed throughout at least once in every twelve months.
- (d) If filtering apparatus of any design is provided for filtering water before use, it must be cleaned and boiled at least once weekly.

Cleansing bottles.

- (e) Between each time of filling, bottles must be soaked in a trough of water, must be thoroughly cleansed out with a brush, must be well rinsed by being placed in a vertical position over a jet of water, and must be drained after rinsing and before filling.
- (f) If bottles are not filled within twenty-four hours after being cleansed, they must be kept mouth downward until used.
- (g) The water in which bottles are soaked before they are brush-cleaused must be changed at least once daily.
- (h) No lead pipe shall be used for conveying any part of the material, either gasecus or liquid, which enters into the composition of the cordials, unless it is lined with tin or other approved materials.
- Syrups must be stored in well-made impervious receptacles with an impervious tight-fitting cover.
- (j) All receptacles in which syrups are stored must be cleansed thoroughly with hot water and soda, or with superheated steam, at least once weekly between the 1st October and the 31st March, and at least once monthly between the 1st April and the 30th September.

$Bake\mbox{-}houses$,

- 59. Every person carrying on the trade of a baker shall, in addition to the foregoing general By-laws, comply with the following conditions:—
 - (a) He shall not permit any dog or other animal to be within the bake-house.
 - (b) He shall not permit the bake-house to be used for any other purpose than as a bake-house.
 - (c) He shall not permit any person to smoke or expectorate in the bake house.
 - (d) He shall cause the floor of the bake-house to be constructed of granolithic or other impervious material approved and laid in such manner as is approved by the Local Authority.
 - (e) He shall cause all flour intended to be used in connection with his trade to be so stored as to prevent it being contaminated and be protected from rats and vermin.

Markets.

60. The occupier of any market or portion of any market shall not deposit or permit to be deposited any vegetable or other foodstuffs upon the floor, but all such vegetables and other foodstuffs shall be deposited upon a wooden staging, the under surface of which shall be at least nine inches above the floor, the space between the floor and the staging being entirely open for inspection and cleansing.

Refrigerating works-Cold stores.

- 61. (a) The owner, occupier, or manager of any refrigerating works, or cold stores, which are at any time used for the storage of food, shall maintain his premises in a clean condition throughout.
- (b) He shall, at least twice in each year, in the months of April and October, thoroughly cleanse every cool chamber on his premises, and shall cause every part of the interior walls of every such chamber to be limewashed at least once in every three months.
- (c) He shall not permit any food to be stored on the floor of any chamber.

- (d) He shall not receive any unsound meat or offal or offensive material on his premises to be stored, nor shall he permit any such unsound meat, offal, or offensive material to remain in any chamber.
- (c) He shall not permit the use of any straw upon the floor of any chamber.
- (f) He shall not permit any brine tub to be in any chamber.
- (g) He shall keep upon the premises duplicate keys of every chamber, and shall on demand by an inspector permit such inspector to have access to any chamber.
- (h) He shall provide means of artificial light, so as to permit efficient inspection of the contents of any chamber.

Hotels, boarding and lodging-houses, restaurants, eating-houses, and cooked meat shops.

- 62. Every keeper of any such premises shall cause the premises to be maintained at all times in a clean and sanitary condition.
- 63. The keeper of such premises shall provide a sufficient number of approved impervious receptacles with close-fitting covers for the reception of food scraps and trade waste, and shall not permit or suffer such food scraps or trade waste to be placed elsewhere than in such receptacles. He shall cause such receptacles to be kept at all times in a clean and wholesome state.
- 64. The keeper shall cause the grease trap, where one is provided, to be kept at all times in a sanitary condition, and shall cause the trap to be cleansed daily and all grease removed therefrom.
- 65. The keeper shall not suffer or permit pigwash to be removed from his premises between the hours of 7.30 a.m. and 8 p.m., and in cases where food waste is disposed of to contractors, the keeper shall be held responsible that duplicate receptacles are provided for interchange with the full receptacles removed so that those removed shall be replaced by a clean washed and disinfected set.
- 66. The keeper shall cause all sanitary conveniences upon or in connection with his premises to be kept at all times in a scrupulously clean condition, and shall provide a plentiful supply of approved deoderant therein.
- 67. The keeper shall provide sufficient means of ablution with clean towels and soap for the use of employees, and he shall be responsible that employees handling food wash their hands before so doing.
- 68. The keeper shall not permit or suffer to be occupied as a sleeping place any room which is in direct communication with any dining-room, kitchen, or other place used for the preparation or storage of foodstuffs.
- 69. The keeper shall cause any ice chest used upon his premises to be kept at all times in a sweet and wholesome condition, and if meat is stored in any such chest it shall be kept exclusively for that purpose.
- 70. The keeper shall cause all foodstuffs to be stored in such a place and manner as to prevent contamination from flies, dust, and vermin.
- 71. The keeper shall not suffer to be used in the preparation of food, any tinned milks, fruits, jam or fish, which upon opening show any signs of decomposition, fermentation or alteration in appearance of contents, and no bad eggs or rancid butter shall be used in the preparation of foods.
- 72. Employees shall be always cleanly in their person, and shall not smoke nor expectorate within any dining-room or kitchen appurtenant thereto.
- 73. The keeper shall adopt such means as will ensure the destruction of rats and vermin upon his premises, and as will prevent their harbourage therein, and shall keep baited and set rat-traps as directed by the inspector.
- 74. The keeper shall cause all means of drainage upon or in connection with his premises to be maintained at all times in good repair and efficient action.
- 75. The keeper shall cause all sink wastes to be trapped and to discharge over properly trapped gullies or a channel leading to a gully in the open air. No

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opening to a drain or drain inlet shall be within any kitchen or scullery.

Penalties for breaches of By-laws.

76. Where anything by this part of these By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone or such act for-bidden to be done is done, in every such case the per-son making default as to such direction and prohibition son making default as to such direction and pronintion respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable, for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty cost exceeding. The other popular for every breach of any not exceeding Twenty pounds for every breach of any not exceeding Twenty pounds for every breach of any such By-law, or to a penalty not exceeding Two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any By-law or in the exception of any work directed to be executed and not so executed. so executed.

. Annother by Anno
SCHEDULE "A."
Maker or vendor of ice-cream, ices, acrated waters, temperance drinks, cordials, and syrups.
Form of application for registration as Name of applicant (in full) Trade in respect of which application is made
Situation of premises on which trade is, or is to be, carried on
Signature of applicant
Dated
PROTECTION OF THE PROTECTION O
SCHEDULE "B."
(City of Perth.)
is hereby registered as a maker/vendor of in respect of premises situate at
Town Clerk.
Dated
SCHEDULE "C."
Application for license as itinerant vender of ice-cream and ices.
Name (in full) of applicant
Place where trade utensils are stored
Signature of applicant
Dated

SCHEDULE "D."

License as itinerant vendor of ice-cream and ices.

licensed as an itinerant vendor of ice-cream and ices within the municipal district of the City of Perth, until the 31st day of October next.

Town Clerk.

Dated.....

PART VII.—BARBERS' SHOPS AND HAIR-DRESSING ESTABLISHMENTS.

- 1. Every person carrying on the business of a barber or hairdresser shall comply with the following conditions:-
 - (a) In a position convenient to each barber's chair on the premises there shall at all times be kept a separate vessel containing at least one gallon of disinfecting solution (hereinafter called "the solution''), equal in strength to a five per cent. solution of carbolic acid.
 - (b) All razors, seissors, clippers, and combs in general use shall be sterilised by immersion in the solution immediately before and immediately after using, or clippers may be so sterilised by being held in a flame, and shall be kept clean and free from any fereign matter.
 - (c) Hair brushes in general use shall once daily be immersed in the solution, and afterwards be rinsed in clean water, and shall be kept clean and free from any foreign matter.
 - (d) Shaving brushes in common use shall immediately after each use be first cleansed in hot water and then immersed in the solution.
 - (c) Rotary or machine brushes shall not be used.
 - (f) An antiseptic soap powder shall be used to produce lather for shaving; boiling water shall be allowed to run on the lather brush, and then the soap powder sprinkled on it before application to the face.
 - (g) Powder shall only be applied by a blower or obsorbent cotton which shall be used for one person only.
 - (h) For the purpose of stopping the flow of blood, or the treatment of abrasion, calcined alum shall be applied on a pad of cotton wool, which pad shall be destroyed immediately after use; alum, astringent, antiseptic or other sticks or blocks shall not be used.
 - (i) Vaseline shall be used only from a squeeze tube.
 - (j) No sponge shall be used.
 - (k) Razor strops shall only be used for razors which have been disinfected since being used.
 - (1) The hair-cutting wrapper shall be placed only around the shoulders of customers and fastened with a satety pin or other device at the back, and clean towels or absorbent wool shall be used about the neck to prevent the hair from falling inside the clothing.
 - (m) The outer garment of each operator shall be of a washable white material; the sleeves shall be comparatively short.
 - (n) When the steaming towel is used, a clean one shall be used for each customer.
 - (o) At least once daily the floor shall be sprinkled and swept.
 - (p) The premises, their fittings, and equipment shall be maintained at all times in a thoroughly clean condition.
 - (q) All shelves, fittings, and tables on which instruments are placed shall be of glass, marble, slate, or other impervious material:
 - (r) A fresh piece of paper or clean linen shall be placed on the back of the chair or on the head rest for each customer.
 - (s) Hair clippings falling on the floor shall be immediately swept together and placed in an impervious receptacle with a tightly fitting cover.
 (t) Each basin shall be provided with a properly
 - trapped waste pipe and a supply of water.
 - (u) In the case of any person obviously suffering from skin disease of the face or head, special instruments shall be employed, and these must be immediately immersed in the disinfecting solution for a period of not less than five minutes.
 - (v) Two receptacles shall be provided; into the one all towels immediately after use shall be placed, together with other soiled linen; into the other, which shall be impervious and provided with a tight-fitting cover, shall be placed all hair elippings and other trade refuse.
 - (w) A clean towel shall be used for each customer.

- 2. No person shall spit upon the floor of any barber's shop or hair-dressing establishment.
- The medical officer or inspector may at all reasonable times enter and inspect any premises used for the purpose of the trade of a barber or hair-dresser, and may inspect or remove for the purpose of examination any brush, comb, razor, clippers, or other instrument or appliance, or any towel or other thing therein which may appliance, or any towel or other thing therein which may be suspected, on reasonable grounds, of being contaminated with the infection of any contagious or infectious disease, or of not being sterilised or disinfected or being in a dirty condition or unclean, provided that when any such article is so removed, a written receipt therefor shall be furnished to the occupier by the medical officer or inspector, and the article shall be recovered within a partial of the shall be recovered. article shall be returned within a period of three days.
- 3a. The medical officer or inspector may at all reasonable times enter and remove from any premises used for the trade of a barber or hair-dresser a sample or samples of the solution used in accordance with Section 1, clause (a), of these By-laws for the purpose of examination or analysis.
- 4. Every person who enters a barber's shop or hair-dressing establishment for the purpose of being attended to shall, if he be suffering from any infectious disease or any eruption of the skin of the face, neck, or head, notify the operator before taking his place in the chair.
- 5. A printed copy of the foregoing shall be conspicuously displayed in every barber's shop and hair-dressing establishment in the district.

Penalties for breaches of By-laws.

6. Where anything by this part of the By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done, or to forbid anything to be done, and such act so directed to be done remains undone or such act so directed to be done remains undone or such act forbidden to be done is done, in every such case the person making default as to such direction and prohibition respectively shall be deemed guilty of a breach of this part of the said By-laws. And every person guilty of a breach of this part of the said By-laws shall be liable for every such offence basides any costs or expense. a breach of this part of the said By-laws shall be hable, for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty not exceeding Twenty pounds for every breach of any such By-law, or to a penalty not exceeding Two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be lighble to pay to the Local Authority any expenses shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any By-law, or in the execution of any work directed to be executed and not so executed.

PART VIII.—OFFENSIVE TRADES.

Section A.—General. Section B.—Slaughter-houses.

Section C.—Piageries.
Section D.—Artificial Manure Depots.
Section E.—Bone Mills.
Section F.—Places for storing, drying, or preserving bones, bone manure, meat meal, hides, hoofs, or skins.

Section G.—Fat-melting, fat-extracting, or tallow-melting establishments.

Section H.—Blood drying.

Section I.—Gut-scraping gut-spinning and prepara-

Section I.—Blood drying.

Section I.—Gut-scraping, gut-spinning, and preparation of sausage skins.

tion of sausage skins.

Section J.—Fellmongeries and tanneries.

Section K.—Manure works.

Section L.—Wool-scouring establishments.

Section M.—Fish-curing establishments.

Section N.—Fish-shops.

Section O.—Laundries, Cleaning establishments, and Dye works.

Section P.-Marine stores.

Section Q.—Rag and bone merchants' premises. Section R.—Chemical works.

Section S.—Flock factories.
Section T.—Second-hand jute stores.
Section U.—Poultry shops.

Section A .- General.

- 1. (a) Every person who shall apply to a Local Authority for its consent to establish an offensive trade shall furnish in the form of Schedule "A" hereto a true statement of the particulars therein required to be specified, and shall by advertisement in a newspaper give one month's notice of his application.
- (b) Any person who makes a false statement in connection with any such application shall be guilty of a breach of these By-laws.
- 2. (a) Before the consent of the Local Authority is given to the establishment of any offensive trade, the medical officer shall furnish to the local authority a report in the form of Schedule "B" hereto, upon the premises whereon it is proposed to establish such offensive trade sive trade.
- (b) No approval of the Local Authority shall be given to the establishment of an offensive trade by any person whom the Local Authority shall deem unfit to conduct such trade or business.
- 3. Every person applying for the registration of premises whereon an offensive trade is carried on shall apply for such registration in the form of Schedule ''C'' hereto, and with such application he shall tender to the Local Authority a fee as prescribed in Schedule ''D.''

Provided that if the registration for any year shall commence on or after the first day of July in any year then the applicant shall be required to pay only onehalf of the prescribed fee.

- 4. Upon the registration of any premises whereon an offensive trade is carried on, the Local Authority shall supply to the person who has applied for such registration a certificate in the form of Schedule "E" hereto.
- 5. No person shall establish any offensive trade within any portion of the City without having first obtained the approval of the Local Authority.
- 6. Every occupier of any premises upon which an offensive trade is carried on shall cause such premises, together with all drains, fittings, apparatus, machinery, utensils, receptacles, vehicles, tools, and appliances, to be at all times maintained in a clean condition, good repair, and efficient action.
- 7. Every such occupier shall provide upon such pre mises an ample supply of clean water, together with such fittings as may be required by an inspector for the purpose of making the water supply readily available for use.
- 8. Every such occupier shall provide a sufficient supply of ablutionary appliances for use by his employees, and which may also be used by an inspector.
- 9. Every such occupier shall cause the internal surface of every wall, the underside of every ceiling or roof, together with such fittings as may be directed by roof, together with such fittings as may be directed by the inspector, to be thoroughly washed with het limewash at least four times in every year, that is to say, at least once between the periods 1st and 10th March, 1st and 10th June, 1st and 10th September, and 1st and 10th December respectively, and at such other times as may be directed by the inspector; but this By-law shall not apply to the occupier of any premises in respect of which other provision for lime washing is made spect of which other provision for lime-washing is made in this part of these By-laws.
- 10. The occupier of every such premises shall provide, use, and maintain in efficient action appliances capable of effectively destroying or of rendering harmless all offensive effluvia, vapours, or gases arising in any process of his business or from any material, residue, or other substance which may be kept or stored upon his premises.
- 11. Every such occupier shall provide impervious receptacles provided with air-tight coverings which shall be kept closed, of sufficient capacity to receive all offensive and decomposable material and trade refuse produced upon the premises, and all such offensive and de-composable material or trade refuse shall be immediately placed in such receptacles, and the contents thereof shall be removed from the premises at such times and with such frequency as an inspector may direct, but with no less frequency than once in each working day.

- 12. No such occupier shall, without the consent in writing of the Local Authority, and at any time after the registration of his premises, make or permit any change or alterations whatever in the premises, and upon contemplating any such change or alterations shall give notice thereof to the Local Authority.
- 13. Every such occupier shall cause all materials received upon his premises for the purpose of his trade which are offensive or capable of becoming offensive, to be so stored as to prevent the creation of a nuisance.
- 14. The occupier of any premises whereon any of the offensive trades specified hereunder are carried on shall cause the floor of his premises to be properly paved and drained with impervious materials; such floor shall have a smooth surface, and with a fall to a surface gutter in such way that all liquids falling upon such floor shall be conducted by such gutter to a drain inlet situated enterior the huilding wherein the floor is inlet situated outside the building wherein the floor is situated:

Slaughter-houses;

Piggeries

Bone mills;
Places for storing, drying, or preserving bones,
hides, hoofs, or skins;
Fat-melting, fat-extracting, or tallow-melting

establishments;

Blood-drying;

Gut-scraping, gut-spinning, and preparation of sausage skins;

Wool-scouring establishments;

Laundries;

Cleaning establishments and dye works;

Places for boiling tripe, ox feet, and trotters, and extracting oil; Soap and candle works.

15. Every eccupier of any premises whereon any of the offensive trades specified hereunder are carried on shall cause all liquid refuse, before being discharged into any drain inlet from any part of his premises to be cooled to a temperature not exceeding 80deg. Fahrenheit, and to be further directed to such screening or purifying treatment as the Local Authority may from time to time direct:—

Slaughter-houses;

Bone mills;

Fat-melting, fat-extracting, or tallow-melting establishments.

Gut-scraping, gut-spinning, and preparation of sausage skins;

Wool-scouring establishments;

Fish shops;

Laundries;

Cleaning establishments and dye works; Places for boiling tripe, ox feet, and trotters, and extracting oil; Soap and candle works.

- 16. Every such occupier of any premises whereon an offensive trade is carried on shall comply with such other conditions as may be imposed upon and notified to him from time to time by the Local Authority, including the paving and draining of his premises or any part thereof, whether included under the provisions of By-law 14 or otherwise.
- Where in any By-law contained in this part any duty is thrown upon the occupier of any offensive trade premises, the By-law shall be interpreted to include employees of any such occupier, and any such employee committing a breach of these By-laws shall be liable to the same penalties as if he were the occupier.
- 18. In addition to the foregoing By-laws, the occupier of any premises whereon any offensive trade is carried on shall comply with any other By-laws in this Part which apply to the particular trade carried on by him.

Penalties for breaches of By-laws.

19. Where anything by this Part of the By-laws is directed to be done or forbidden to be done, or where authority is given to any officer to direct anything to be done or to forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, in every such case the person making default as to such direction or prohibition respectively shall be deemed guilty of a breach of this Part of the said By-laws. And every person guilty of breach of this part of the said By-laws shall be liable for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, to a penalty not exceeding Twenty pounds for every breach of any such By-law, or to a penalty not exceeding Two pounds for each day during which such breach shall be committed or continued, and in addition to such penalty shall be liable to pay to the Local Authority any expense incurred by such authority in consequence of any breach or non-observance of any By-law, or in the execution of any work directed to be executed and not so executed.

SCHEDULE "A."

Ap_{I}	licat	ion	for	consent	to	establish	an	offensive	trade.
To	the	Tov	vn (Clerk,			٠.		

I,...., hereby make application for consent to the establishment of an offensive trade of the nature, and upon the premises as set out here-under. As required by the provisions of "The Health Act, 1911-19," plans and specifications of the buildings proposed to be used or erected in connection with such trade are submitted herewith.

and date of publication)..... Signature of applicant.....

Address.....

Dated.....

SCHEDULE "B."

Application for establishment of an offensive trade. (Certificate of Medical Officer of Health.)

opinion such premises are in every way suitable for such trade, and that due and proper provision has been made for the observance of the provisions of the Act, and of the By-laws.

Dated this....., 19 Medical Officer of Health.

SCHEDULE "C."

Application for registration of offensive trade premises.

...., hereby make application for the registration of the prenises specified hereunder, for the purpose of the trade of, for the year ended 31st December, 19, and deposit herewith the sum ofas registration fee in accordance with the By-laws.

Situation of premises in respect of which registration is sought..... Signature of applicant.....

Address........

Dated.....

SCHEDULE "D."

(Section (a), Subsection 3.)

Fees to be paid on application for registration of offensive trade premises.

In respect of:-

Slaughter houses, piggeries, artificial manure depots, bone mills, blood drying, fellmongeries, wool scouring establishments, chemical works, soap and candle works, gut scraping, gut spinning or sausage skins—£5.

In respect of:-

Places for storing, drying or preserving bones, bone manure, meat meal, hides, hoofs, or skins, fat melting. fat extracting or tallow melting establishments, tripe boiling and cleaning, tanneries, manure works or depots, marine stores, rag and bone merchants, flock factories—£3.

In respect of:-

Jute stores, cleaning establishments, dry cleaning and dye works, laundries, fish shops, fish curing establishments—£2.

In respect of:-

Fat rendering for dripping at a butcher's retail shop—£1.

In respect of poultry shops-10s.

SCHEDULE "E."

Certificate of registration of an offensive trade.

This is to certify that....is registered as the occupier of premises situate at..... which the trade of is carried on.

This registration expires on the 31st December next.

. Town Clerk.

Dated.....

Section B .- Slaughter houses.

Every occupier of a slaughter-house shall observe the following conditions:-

(a) He shall not permit animals awaiting slaughter to be within sight of the killing pen during the period slaughtering is in progress.
(b) He shall provide all animals awaiting slaughter

with an ample supply of drinking water, at all

times accessible to such animals.
(c) He shall conduct the slaughtering of animals in

- a humane manner.
 (d) He shall cause all utensils and instruments used in the slaughtering or dressing of carcases to be at all times kept clean, and shall when so ordered by an inspector cause any such utensils or instruments to be sterilised by boiling.
- (e) He shall cause the killing pen to be hosed down after each killing.
- (f) He shall cause every dressed carcase to be hung so that every portion thereof is at least 18 inches above the floor.

(g) He shall not permit any but clean water to be used in the dressing of carcases.

- (h) He shall cause all viscera to be left either attached to or in such proximity to the carcase, of which it formed a portion, as will sufficiently indicate the relationship of the one to the other, or unless other means of identification are pro-
- vided to the satisfaction of an inspector.

 (i) He shall cause none but clean white cloths to be used in wiping down any carcase.
- 2. Every such occupier shall cause sufficient means of ventilation to be provided in or in connection with the premises, and shall keep such at all times in proper order and efficient action, and so that the ventilation shall be by direct communication with the external air.
- 3. Every such occupier shall cause the hides or skins, fat and offal of every animal slaughtered on the premises to be removed from the slaughter-house within twenty-four hours after the completion of the slaughtering of such animal.

- 4. No person shall erect any privy or uninal within one hundred feet of any slaughter-house.
- 5. The occupier of any slaughter-house shall not permit any animal, the flesh of which is intended for human consumption, to be kept for a longer period than six hours on any portion of the premises which is within one hundred feet of the killing ren, or any other portion of the premises used for the dressing or storage of car-
- 6. No such occupier shall permit any animal to be kept within one hundred feet of the premises.
- No such occupier shall slaughter or allow to be slaughtered on his premises any animal, nor shall any occupier remove or permit to be removed from his premises the carcase of any staughtered animal or part thereof unless and until such animal or carcase, as the case may be, is previously inspected by an inspector.
- 8. Every such occupier chail comply with such special precautions in the slaughtering of any animal as an inspector, as the result of an ante-mortem inspection, shall direct.

Section C.—Piggeries.

- 1. For the purpose of this section of these By-laws, the term "piggery" shall include any portion of the premises to which pigs have access.
- 2. No premises shall be registered as a piggery unless every portion of such piggery is at least one nundred feet distant from any street or thoroughtare, and at least two hundred feet distant from any dwelling house or dairy, or other premises wherein food is prepared for
- 3. The occupier of every piggery shall provide either sties and enclosures, or enclosures within which his pigs shall be kept, and such sties and enclosures, or such enclosures, shall comply with the conditions hereinafter specified.
- (a) Where sties and enclosures are provided, the floor of every sty shall be properly paved with impervious materials, and every such floor shall have sufficient fall to a surface gutter, which shall be constructed of similar materials, and shall be not less than twelve inches wide and three inches deep in the centre of its width, and shall extend the whole length of the sty, and shall extend the and shall extend the whole length of the sty, and shall have sufficient tall so that it shall discharge all liquids falling upon the floor or upon the gutter into an impervious sump of sufficient capacity to receive at least one day's drainage.

The floor area of every such sty shall be in the proportion of not less than lifteen square feet to every rig over two months old that may be kept therein, and no pig-keeper shall keep a greater number of such pigs in any sty upon his premises than in the aforesaid proportion.

The area of every enclosure appurtenant to a sty or group of sties shall be not less than three times the area of the sty or group of sties to which it is appur-

- (b) Where enclosures only are provided, then the fences of such enclosures shall be movable, and the fences shall be moved and re-creeted so as to enclose a new site at such times as may be directed by an inspector.
- 4. (a) The occupier of any piggery shall not permit any slaughtering of animals on his premises, nor shall he receive on his premises any carcase or part of a carcase of a diseased animal, and he shall not feed his pigs upon the flesh or offal of diseased animals.
- (b) He shall not receive, or suffer, or permit to be received on such premises putrid matter for any purpose.
- (c) He shall cause all readily putrescible pig-feed that may be brought upon such premises to be immediately deposited in ecoking vessels, which he shall cause to be maintained at such a temperature as to prevent their contents from patrefying, and shall not remove or permit or suffer such contents to be removed, except to the feeding troughs.
- (d) He shall not receive, or suffer, or permit to be received on such premises any kitchen, slaughter-house, cr

butchers' wastes or other patrescible pig-feed unless such materials are contained in galvanised iron receptacles fitted with air-tight covers.

- 5. Every such occupier shall securely fence all his enclosures, and shall provide in each such enclosure sufficient shelter sheds to afford proper shelter for all the pigs that may at any time be kept in any such enclosure.
- 6. Every such occupier shall provide a sufficient and constant supply of clean water, which shall be properly protected against pollution, and be always available for cleansing purposes.
- 7. (a.) Every such occupier shall provide feeding troughs—
 - (1) Where sties and enclosures are provided under the provisions of By-law 3 (a), then in every sty, situated near to the drainage gutter, or in such a position as to be accessible to the pigs in two or more sties or enclosures.
 - (2) Where enclosures are provided under the provisions of By-law 3 (b), then in each such enclosure.
- (b) He shall cause all such feeding troughs, other than those provided in connection with movable enclosures, to be fixed upon a cement floor extending four reet in all directions from such trough, the whole to be so situated as to permit of being readily drained.
- (c) He shall not permit his pigs to be fed otherwise than at the teeding troughs provided in accordance with this By-law.
- (d) He shall cause all feeding troughs provided to be of a pattern which can be readily cleansed.

Section D.- Artificial manure depots.

- 1. "Artificial Manure" shall mean any manure or fertiliser prepared by any artificial process.
- 2. The occupier of an arrificial manure depot shall not permit any artificial manure to be kept or stored in such premises, except in a building the walls, floors, and ceilings or undersides of the roof of which are constructed of durable and non-absorbent materials finished internally with a smooth surface.
- 3. Every such occupier shall cause every precaution to be taken to prevent at all times the emission of dust or offensive or noxious effluvia from every building on his premises.
- 4. Every such occupier shall cause all artificial manures received at or despatched from his premises to be previously packed in such a manner as to prevent any nuisance arising therefrom during transit.

Section E.—Bone mills.

- 1. "Bone manure" shall mean manure wholly or partially prepared from bone.
- 2. No occupier of a bone mill shall permit any bones to be dealt with upon his premises unless such process is wholly conducted within a building the walls, floors, and ceilings, or roof thereof are constructed of durable and non-absorbent materials, finished internally with a smooth surface.
- 3. (a) Every such occupier shall cause all milling processes to be conducted in air-tight casings, and the products of the milling to be conveyed to air-tight receivers or sound bags through air-tight shoots or conveyors.
- (b) He shall cause every precaution to be taken to prevent at all times the emission of dust or offensive or noxious effluvia from every building on his premises.
- 4. (a) Every such occupier shall cause all bones and bone manure received or produced upon his premises to be stored in such a manner and in such a position as to prevent, as far as practicable, the emission of noxious or offensive effluvia therefrom.
- (b) He shall cause all bones or bone manure received or despatched from such premises to be previously packed in such a manner as to prevent any nuisance arising therefrom during transit.

- Section F.—Flaces for storing, drying, or preserving bones, bone manure, meat meat, hides, hoofs, or skins.
- 1. Every occupier shall cause all materials which have been received upon his premises where his trade is carried on to be stored in such a manner and in such a position as to prevent, as far as practicable, the emission of noxious, offensive, or injurious effluvia therefrom
- 2. "Meat meal" shall mean a preparation made from meat and other substances.

Section G.—Fat-melting, fat-extracting, or tallowmelting establishments.

- 1. The occupier of any premises on which the trade of rat-melting, fat-extracting, or tailow-melting is carried on shall provide covers to the apparatus in which the melting or extracting is carried on; such covers shall be or iron, and be at all times kept in position on the apparatus, except when the cover is removed for the purpose of emptying, filling or cleansing the apparatus.
- 2. Every such occupier shall cause every wall within a radius of ten feet of the melting or extracting apparatus to be covered with impervious material, and all parts of the boiling or other apparatus shall be composed or covered with some approved impervious material.

Section H.—Blood drying.

- 1. (a) Every occupier of premises used for blood drying shall cause all blood which has been received upon his premises where his trade is carried on, and which is not required for immediate use, to be stored in such a manner and in such a situation as to prevent the emission of offensive or injurious effluvia therefrom.
- (b) He shall cause all blood brought upon his premises to be brought in closed vessels or receptacles constructed of galvanised iron or other non-absorbent material.
- (c) He shall also cause every process of his business to be carried on in a building paved with impervious material, and having walls covered to a height of at least six feet with hard, smooth, and impervious material.

Section I.—Gut-scraping, gut-spinning and preparation of sausage skins.

- 1. (a) Every gut-scraper shall cause all undried guts which have been received upon the premises where his trade is carried on, and which are not required for immediate use, to be placed in suitable vessels or receptacles, properly constructed of galvanised iron, or some other non-absorbent material, and furnished with close fitting covers.
- (b) He shall cause the several vessels or receptacles in which the guts have been placed to be covered, and to be kept covered until it becomes necessary to remove the contents for actual use.
- (c) He shall also cause all undried guts to be treated immediately upon arrival at his premises with an approved deadorant solution.
- 2. Every gut-scraper shall, at frequent intervals during every working day, cause every floor or pavement upon the premises where his trade is carried on to be thoroughly swept, and to be copiously sprinkled or washed with an approved deodorant solution.
- 3. Every gut-scraper shall, at the close of every working day, cause every bench or table, every tub, vessel, or utensil, and every implement which has been in use during the day upon the premises where his trade is carried on, or which is in a foul or offensive condition, to be thoroughly cleansed with water containing an approved deodorant.
- 4. Every gut-scraper shall, at the close of every working day, cause all filth and refuse which has been splashed upon any part of the internal wall surface of any building upon his premises where his trade is carried on, to be removed by scraping or by some other effectual means.

Section J .- Fellmongeries and Tanneries.

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

Section K .- Manure works.

- 1. Every occupier of a manure works shall store the manure which may be received or manufactured or prepared upon the premises where his trade is carried on in such a manner and in such a situation as to prevent the emission of noxious or offensive effluvia therefrom, or so as to be a nuisance or injurious to health.
- 2. Every occupier of a manure works shall, when so ordered by an Inspector, limewash such portion of the premises as he is directed so to do.

Section L.-Wool-scouring establishments.

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

Section M.—Fish-curing establishments.

- 1. (a) A fish-curer shall not suffer or permit any decomposing fish to be kept on the premises where his trade is carried on for a longer period than is reasonably necessary.
- (b) He shall cause all such decomposing fish to be deposited in galvanised iron or other impervious receptacles furnished with airtight covers, and kept securely covered until removed from the premises.
- 2. Every occupier of a fish-curing establishment shall, when so ordered by an Inspector, limewash such portion of the premises as he is directed so to do.

Section N .- Fish Shops.

- 1. The occupier of every fish shop shall cause the fireplace in any room in which the cooking of fish is carried on, to be so constructed that all the vapours and effluvia of such cooking shall be carried direct into a chimney flue of sufficient sectional area; or shall carry out such cooking under a hood provided with ventilating pipe commencing at the uppermost extremity of such hood, and discharging direct into the open air, or into an existing chimney.
- 2. The occupier of every fish shop shall cause the chimney shaft or ventilating pipe from such room to be carried up at least ten feet above the level of the roofs of the adjoining houses.
- 3. The occupier of a fish shop shall not permit any decomposing fish to be kept on any part of the premises where his trade is carried on.
- 4. The occupier of every fish shop shall provide a room wherein all cleaning of fish shall be carried out, and such room shall comply with the provisions of Bylaw 14 of Section "A" hereof.

Section O.—Laundries, cleaning establishments, and dye works.

- 1. Every occupier of a laundry, cleaning establishment or dye works shall cause all the liquid wastes produced upon the premises where his trade is carried on to be collected and conducted by impervious channels or drains to a trapped drain inlet, or some other approved receptacle, or such liquid wastes shall be disposed of as an inspector may direct.
- 2. Every such occupier shall cause every floor or pavement, and every wall of any building upon the premises where his trade is carried on to be kept at all times in good order and repair so as to prevent the absorption therein of any liquid which may be splashed or spilled, or may fall or be deposited thereon.
- 3. No occupier of a laundry, nor any of his employees shall, in the damping or sprinkling of articles preparatory to the ironing thereof, sprinkle or damp the articles by discharging water from the mouth.
- 4. Every occupier of a laundry or cleaning establishment or dyeworks shall provide a reception room, in which all articles brought to the premises for laundrying, or cleaning or dyeing, shall be received, and the occupier shall not permit such reception room to be used for the storage, either temporarily or otherwise, of any food; nor shall he use or suffer or permit any person to use for sleeping purposes any of the workrooms of the premises.
- 5. Every occupier shall provide on top of the impervious floor, and for a width of three feet in front of any washing troughs or washing machines, a wooden grating of such height as will prevent the employees from standing upon such floor.
- 6. Every occupier of a laundry or cleaning establishment or dye works shall cause such articles as may be directed by an inspector to be thoroughly disinfected to the satisfaction of that officer.
- 7. Every occupier of a cleaning establishment shall adopt effective means for arresting all dust escaping from the process of cleaning, and such dust shall not escape into the open air.
- 8. Every occupier of any cleaning establishment whereon benzine or other volatile liquids are used in the process of cleaning shall take such precautions as may be directed by an inspector for protection against combustion of all such volatile liquids.

Section P .- Marine stores.

- 1. The occupier of every marine store shall comply with the following conditions as regards those premises:—
 - (a) The yards shall be enclosed with a close fence, at least eight feet in height; any gates required to give access to the yards shall also be eight feet in height.

- (b) The walls of the building used for the purpose of trade shall be constructed of stone or brick and the internal surfaces of all walls above the floor or pavement shall be smoothly rendered with good Portland cement mortar, or, where approved by the local authority, of galvanised
- Sufficient provision for ventilation shall be made by suitable openings in the roof, or otherwise, and every room in the building shall be properly connected with one or more of the afore-mentioned openings.

Section Q .- Rag and bone merchants' premises.

- 1. (a) Every rag and bone merchant shall cause all materials which have been received upon the premises where his trade is carried on, to be stored in such a manner and in such a situation as to prevent the emission of noxious or offensive effluvia therefrom, or so as to be a nuisance or injurious to health.
- (b) He shall cause all rags, second-hand clothing, textile fabrics, old bedding, and other material of similar description or manufacture received upon his premises to be immediately disinfected with some effective disinfectant.

Section R .- Chemical works.

- 1. The occupier of a chemical works shall-
- (a) Store all material awaiting treatment, all material in the course of preparation, and all pre-pared material awaiting distribution in such a way as not to be a nuisance.
- (b) Collect and dispose of all gases produced in the works in such a way as to render such gases inoffensive, as far as practicable, and so as to prevent a nuisance occurring from such gases.

Section S .- Flock factories.

- 1. The occupier of a flock factory shall-
- (a) Adopt effective means to immediately remove all dust escaping from the machinery and material, and such dust shall not be allowed to escape into the air.
- (b) Adopt effective means of collecting all dust so removed and disposing of it in such a way that it shall neither be a nuisance nor escape into the air.
- (e) Effectively cleanse and also sterilise all secondhand clothing and all other materials received on the premises other than cuttings from new material, by washing them in soap and water and keeping them in boiling water for at least fifteen minutes.

Section T .- Second-hend Jute Stores.

In the construction of this section of the By-law, unless the context otherwise requires,

- "Jute Stores" shall mean and include a place where second-hand jute goods are received for storing,
- repairing, cleaning, and/er sale.

 "Impervious material" slall mean in Clause 2 (a), concrete, granolithic, brick grouted with cement, or wood covered with at least one inch of tar macadam, and in Clause 2 (b) shall mean con-crete, granolithic, or brick grouted with cement or plain iron.
- 1. Every occupier of a jute store shall cause all second-hand jute goods to be stored in such manner and position as to prevent the emission of noxious, offensive, or injurious effluvia therefrom.
- 2. Every occupier of a jute store shall comply with the following conditions as regards such store:
 - (a) The floor shall be properly paved with impervious material and shall be kept in such a state of repair as may be from time to time required and/or directed by the Local Authority.
 - (b) The walls of the building used for such store shall, on their interior side, be covered to a height of six feet from the floor with impervious material rendered hard and smooth.
 - (e) Sufficient means of ventilation by direct comnunication with the external air shall be provided to the satisfaction of the Local Auti-

- (d) Every room in a jute store which is used for cleaning and repairing second-hand jute goods shall be lit by windows in the external walls having a ratio of not less than one square foot of unobstructed glass to each ten square feet of floor area of the room.
- 3. Every occupier of a jute store when directed by an inspector to do so shall remove or cause to be removed from the store anything which by reason of its condition creates or is liable to create a nuisance.

Section U .- Foultry Shops.

- 1. In the construction of this section of the By-law, unless the context otherwise requires, poultry shop shall mean and include a shep, stall, or market in which live poultry, other birds, or other animals are kept or exposed for sale.
 - 2. Every occupier of a poultry shop shall-
 - (a) Cleanse and disinfect the floors, cages, fixtures, and all other enclosures in which birds or animals are confined, at least once daily.
 - (b) Keep all excrement and other waste matter regularly cleaned up and deposited in an approved receptacle.

PART IX.

Morgues. .

- The annual fee for a place for a license for the temporary reception of the bodies of the dead, and for keeping such bodies for the purpose of view, examination, identification, or other lawful purpose before burial or cremation, shall be £1.
- 2. Every license shall expire on the 31st day of Octoher next after the day of its issue.
- 3. No such license shall be granted in respect of any premises unless:
 - (a) The walls thereof are constructed of stone or brickwork; and
 - (b) The interior surface of all walls is covered with glazed tiles or is rendered impervious some material, to be approved by the Board. so as to be non-absorbent and washable; and
 - (c) All floors are constructed of some impervious material, to be approved by the Board, such as granolithic, or glazed tiles, laid upon a bed of four-inch concrete, having a fall to an outlet discharging over a trapped gully; and
 - (d) The premises are adequately ventilated by direct communication with the outer air.
- No such license shall be granted in respect of any room the dimensions of which are less than ten feet by nine feet by twelve feet in height.
- No such license shall be granted in respect of private premises unless the site thereof is approved by the Board, or if the same are within twenty feet of any dwelling-house.

Passed by the Council of the City of Perth, on the 26th day of October, 1925.

JAMES T. FRANKLIN, Mayor.

L.S.

WM. E. BOLD,

Town Clerk.

Confirmed by the Commissioner of Public Health for the State of Western Australia, this 24th day of No-vember, 1925.

EVERITT ATKINSON, Commissioner of Public Health.

Approved by His Excellency the Governor in Council, this 2nd day of December, 1925.

> L. E. SHAPCOTT, Clerk of the Council.

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.
1925.		1925. (Noon on Tuesday)	
Dee. 9	Commonwealth and State Grant Road, Kulikup—South Road, No. 39c, Chambers' Bridge and Approaches Contract (7029)	29th December	Contractors' Room, Perth, and the Office of the Upper Blackwood Road Board, on and after 15th December, 1925.
Dec. 10	Lake Margaret School Quarters —Removal from Kununoppin (7028)	1926. 5th January	Contractors' Room, Perth, P.W.D. Office, York, and Court House, Merredin, on and after 15th De- cember, 1925.
Dec. 14	Commonwealth and State Road Grant, Gwambygine East Road 43F—Two Bridges over Avon River at Gwambygine and Ap- proaches Contract (7030)	5th January	Contractors' Room, Perth, and the Office of the York Road Board, on and after 22nd December, 1925.
Dec. 16		5th January	Contractors' Room, Perth, and the Office of the Cuballing Road Board, on and after 22nd December, 1925.
Dec. 17	Jarradale School Renovations (7032)	12th January	Contractors' Boom, Perth, and Court House, Pin-
Dec. 17	Hawthorn School—Additions (7033)	12th January	jarrah, on and after 22nd December, 1925. Contractors' Room, Perth, on and after 22nd December, 1925.

Tenders, which must be accompanied by a Schedule of quantities together with the prescribed deposit, are to be addressed to "The Hon, the Minister for Works and Labour," and marked "Tender," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

C. A. MUNT, Under Secretary for Works and Labour.

THE MUNICIPAL CORPORATIONS ACT, 1996

Municipal Elections.

Department of the North-West, Perth, 15th December, 1925.

IT is hereby notified, for general information, in accordance with Section 113 of the Municipal Corporations Act, that the following gentlemen have been elected Members of the undermentioned Municipal Council, to fill the vacancies shown in the particulars hereunder:—

Municipal	Ward.	Date of	\mathbf{Memb}	er Elected.	Occupation.	How vacancy	Name of previous		
Council.	wara.	Election.	Surname.	name. Christian Name.		occurred.	Name of previous Member.	Remarks.	
		1925.			t communication				
Carnarvon		Nov. 25	Cornish	Charles Richard		Retirement	Egan, G. F.		
Carnarvon		Nov. 25	Maitland	Leslie Clarke	prietor Business Manager	do.	Maitland, L. F.		
Carnarvon	•••	Nov. 25	Egan	George Frederick		do.	Holden, E. G	Mayor	
The supplemental and the second supplemental and supplemental and supplemental and supplemental and supplemental and supplemental and suppleme									

THE ROAD DISTRICTS ACT, 1919.

Road Board Election.

Department of the North-West, Perth, 17th December, 1925.

IT is hereby notified, for general information, in accordance with Section 91 of "The Road Districts Act, 1919," that the following gentleman has been elected a Member of the undermentioned Road Board, to fill the vacancy shown in the particulars hereunder:—

Road Board.	Ward,	Date of Election.	Membe Surname.	Christian Name.	Occupation.	How vacancy occurred.	Name of previous Member.	Remarks.
				Extraordinary Electi	ion.	A STATE OF THE STA		
Port Hedland		141125	Parker	Ronald Wyborn	Pastoralist	Resignation	Jacoby, J. A.	***************************************

THE ROAD DISTRICTS ACT, 1919.

Capel Road District-Redivision into Wards.

Notice of Intention.

P.W. 3013/24.

IT is hereby notified, for general information, that it is the intention of His Excellency the Governor, under the provisions of "The Road Districts Act, 1919," and all other powers enabling him in this behalf, to redivide the Capel Road District into seven Wards with the names, boundaries, and number of members allotted to each Ward as described in the Schedule hereto.

Plans showing the proposed alterations may be seen at the Local Government Office, Department of Works

and Labour, Perth.

(Sgd.) C. A. MUNT, Under Secretary for Works and Labour.

Schedule.

CAPEL ROAD DISTRICT.

Description of Ward Boundaries.

Capel Ward.—Bounded on the Northward by lines commencing at the North-Western corner of Suburban Area Lot 1 and extending Eastward along its Northern boundary to the right bank of the Capel River and along said bank of the Capel River and the right bank Stirling Estate Lot 152; thence along West boundaries of Wellington Locations 204, 392, and 2199, and the South boundary of the lattermost and of Location 968 to intersect the production North of the West boundary of Location 2921.

On the Eastward by lines commencing at the said intersection, and extending Southward along said production and West boundary and West boundaries of Location 930, Reserve 8069, and Location 2563 to the South-West corner of the lattermost.

On the Southward by lines commencing at the said South-West corner, and extending Westward along the North boundaries of Locations 164, 91, and 619, the West boundaries of Locations 619 and 2426, part of the North boundary of Location 871, part of the East and the North boundaries of Location 2048, North boundaries of Reserve 16144 (Rifle Range), 2030, 2036, and 1441 to intersect the North-Western side of Road No. 48.

On the Westward by lines commencing at the said intersection, and extending Northward along said side of Road No. 48 through Location 46 to a line extending South from the Eastern corner of Suburban Lot 16, and Lots 16, 15, and 14, the West boundaries of Suburban Lots 14, 13, 8, and 7, South-Western boundaries of Suburban Lots 5, 4, 3, 2, and 1 to the starting point.

Stratham Ward.—Bounded on the Northward by part of the District boundaries from their intersection with the shores of the Indian Ocean to intersect the Eastern boundary of Wellington Location 41.

On the Eastward by lines commencing at the latter intersection, and extending Southward along part of the Eastern boundary of said Location 41, East boundaries of Locations 47, 118, 587, Lease 48/1607, and Location 980 to intersect the Northern side of the Busselton-Boyanup Railway Reserve.

On the Southward by the said side of the Railway Reserve and part of the boundaries of the Capel Ward from the last mentioned intersection to the South-West corner of Location 2199.

On the Westward by lines commencing at the said South-Western corner, and extending Northward along part of the boundaries of the Capel Ward, part of the West boundary of Location 47, the South boundary of Stirling Estate Lot 218, the South and West boundaries of Lot 217, the West and Northern boundaries of Lot 222. North-Western boundaries of Lots 221. of Lot 222, North-Western boundaries of Lots 221, 219, and 220, the East boundary of Lot 143, South-Western boundaries of Lots 198 and 140, the South-East and South-East and the South-West boundaries of Location 340, part of the South-East and the South-West boundaries of Locations 97 and 152 and the last mentioned boundary's production to the shores of the Indian Ocean, and North-Ward along the said shores to the starting point. One

Stirling Ward .- Bounded on the Eastward by part of the Western boundary of the Stratham Ward from the shores of the Indian Ocean to the boundaries of the Capel Ward.

On the Southward by part of the boundaries of the Capel Ward to the South-Western corner of Stirling Suburban Area Lot 2; thence by lines extending along the North-Western boundaries of Lots 156 and 155 to the Eastern side of a surveyed road being the production South-Eastward of the South-Western boundary of Lot 157, and along said side of the road and South-West boundary, the Southern boundaries of Lot 102, South-Western boundaries of Lot 101, and the Northern side of Road No. 2268 to the shores of the Indian Ocean.

On the Westward by the shores of the Indian Ocean to the starting point. One member.

Elgin Ward .- Bounded on the Northward by part of the District boundaries from their intersection with the Eastern boundary of the Stratham Ward to the North-East corner of Boyanup Agricultural Area Lot 161.

On the Eastward by lines commencing at the said North-East corner, and extending Southward along the East boundaries of Lots 161, 162, 170, 171, 176, 177, and 182, part of the Northern and the East boundary of Lot 7 of Wellington Location 3904 to the Northern side of the Busselton-Bayanan Bollway Reserve and along of the Busselton-Boyanup Railway Reserve, and along part of the Northern side of the Railway Reserve to the production North of the East boundary of Lot 58; thence along said production and East boundary and the East boundaries of Lots 77, 80, 223, and 335 to the South-East corner of the last mentioned.

On the Southward by lines commencing at the said South-East corner, and extending West along the South boundaries of Lots 335, 224, 326, 302, 232, Reserve 3051, and Lot 296 to the South-West corner of the last mentioned.

On the Westward by lines commencing at the said South-West corner, and extending North along the West boundaries of Lots 296, 237, 236, and 235 to the North-West corner of the last mentioned; thence to and along the East boundary of the Stratham Ward to the starting point. One member.

Boyanup Ward .- Bounded on the Northward and Eastward by part of the district boundaries from their intersection with the East boundary of the Elgin Ward to the South-West corner of Lot 218.

On the Southward by lines commencing at the said South-West corner, and extending West to and along the South boundaries of Lots 330, 220, and 222 to the East boundary of the Elgin Ward.

On the West by the East boundary of the Elgin Ward to the starting point. One member.

Beelup Ward.—Bounded on the Northward by part of the Southern boundary of the Stirling Ward from the shores of the Indian Ocean to intersect the Western boundary of the Capel Ward.

On the Eastward by parts of the Western and Southern boundaries of the Capel Ward from the said intersection to the Western side of the Boyanup-Busselton Railway Reserve; thence by said side of the Railway Reserve to intersect the district boundaries.

On the South-Westward and North-Westward by part of the district boundaries to the starting point.

Goodwood Ward .- Bounded on the Northward by parts of the Southern and Eastern boundaries of the Capel Ward, part of the Southern boundary of the Stratham Ward, part of the West and the South boundary of the Elgin Ward, the South boundary of the Boyanup Ward, and part of the district boundaries from the Western side of the Railway Reserve to the production North of the East boundary of Reserve 6230.

On the Eastward, Southward, and Westward by part of the district boundaries and part of the Eastern boundary of the Beelup Ward to the starting point. One member.

NARROGIN WATER SUPPLY.

RATEPAYERS and consumers in the Narrogin Water Area are hereby notified that on and after the 2nd Janary,1926, the water will be turned on in the water area for three hours daily from 7 a.m. till 10 a.m.

The use of mechanical or fixed sprinklers or any other mechanical contrivance or of any hose is pro-

hibited absolutely.

C. A. MUNT

Under Secretary for Water Supply.

22nd Dec mber, 1925.

THE ROAD DISTRICTS ACT, 1919. Perth Road Board.

Ex. Co. 3223; P.W. 259/25.

IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Perth Road Board, in accordance with the provisions of "The Road Districts Act. 1919."

C. A. MUNT, Under Secretary for Works and Labour.

THE ROAD DISTRICTS ACT, 1919. Perth Road District Building By Jaws.

THE Perth Road Board, under and by virtue of the power conferred by Building Regulation No. 37 of the 2nd Schedule of "The Road Districts Act, 1919." doth hereby make and publish the following By-laws, to apply only to those parts of the Perth Road District enumerated and described in the Schedule hereto

By-law No. 18.

All walls and party walls of any buildings which may be creeted on that portion of Peninsula Ward, part of the Perth Road Board District, described in the Schedule hereto, shall be constructed of brick, stone, coment, or other like substance and not of weed or iven. wood or iron.

$The \ Schedule.$

Commencing at the intersection of Railway Terrace and Government Road, thence South-Easterly, approximately 44 chains, along Government Road and Caledonian Avenue to intersection of Mephan Street; thence South-Westerly 6 chains (in line with Mephan Street); thence Southerly, approximately 20 chains along Joseph Street to the intersection of Peninsula Road; thence Westerly along Peninsula Road 5 chains to intersection of Kirkham Hill Terrace; thence Southerly 3 chains to angle in Kirkham Hill Terrace, and Easterly 20 chains along Kirkham Hill Terrace to intersection with Milmoe Lane; thence Southerly 11 chains along Milmoe Lane to Swan River; thence Westerly along Swan River to the South boundary of Peninsula Ward at allotment 22; thence North-Westerly 17 chains along North boundary of allotments 20, 21 and 22 to Guildford Road; thence South-Westerly along Guildford Road for 3 chains to 1st Avenue: thence North-Westerly along 1st Avenue 5 chains to Railway Terrace: thence North-Easterly along Railway Terrace 68 chains to point of commencement.

Passed at a Meeting of the Perth Road Board held on the sixth day of October, 1925.

(Signed) E. W. HAMER. Chairman. (Signed) W. E. STOCKDALE, Secretary.

Recommended-

ALEX, McCALLUM, Minister for Works and Labour.

Approved by His Excellency the Governor in Executive Council this 25th day of November, 1925.

L. E. SHAPCOTT, Clerk of the Council.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE DEPARTMENT.

NOTICE is hereby given, in pursuance of Section 96 of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," that water mains have been laid in the under-mentioned streets, in districts indicated:-

Municipality of Perth. 1634/25.—William Street, from Bulwer Street to Lot 9-Southerly.

1049/25,—Goodwood Parade, from Lot 8 to Lot 7-Southerly.

Claremont Road Board District.

2665/25.—Hardman Road, from Lot 14 to Lot 15-Westerly.

C.R.B. 1280A.—Bessel Avenue, from Lot 802 to Esplanade-South-Easterly.

Melville Road Board District. 886/25.—Petra Street, from View Street to Lot 149— Northerly.

1660/25.—Cleopatra Street, from Lot 1061 to Lot 1063 -Westerly.

Perth Road Board District.

432/24—Swan Bank Road, from Lot 526 to Lot 534—

South-Easterly.
1427/25.—Ninth Avenue, from Let 337 to Let 335—
North-Westerly.

264/25.—Dumbarton Crescent, from Lot 294 to Clyde

Road—North-Westerly.
Clyde Road, from Dumbarton Crescent to
Lot 280—North-Easterly.

1619/25.—Harcourt Street, from York Street to Lot

41-North-Westerly. 589/25.—Seventh Avenue, from Lot 10 to Lot 14-Westerly.

South Perth Road Board District.

1456/25.—Wooltana Street, from Canning Robert Street—Easterly.

Robert Street, from Lot 135 to Lot 131-

Northerly.

And the Minister of Water Supply, Sewerage, and Drainage is, subject to the provisions of the said Act, prepared to supply water from such mains to lands within rateable distance thereof.

Dated at Perth this 24th day of December, 1925.

G. C. HAYWOOD, Under Secretary.

AGRICULTURAL BANK ACT, 1906; INDUSTRIES ASSISTANCE ACT, 1915, AND AMENDMENT ACTS.

TENDERS for the purchase of the undermentioned land and leases will be received by the Trustees on dates and at the Local Offices named:-

Tenders returnable at Katanning-13/1/26. 3902/12.

3902/12.
Plantagenet Locations 2808, 2809, 2810, being the whole of the land comprised in Grazing Lease 11646/68, standing in the names of John Le-Belward Egerton-Warburton and Helen Constance Egerton-Warburton; area 1,811 acres, situated 11 miles North-West of Mt. Barker; 550 acres second class fair sandy and light loam, whitegum and redgum; balance sandy and gravelly; 13 acres have been cleared and about 280 acres rung; 4 dams, equalling 1,600 cubic yards; 576 chains 3-wire boundary fence, 65 chains 3-wire, 290 chains 6-wire, 120 chains posts internal fence, concrete sheep dip.

Tenders returnable at Perth-13/1/26.

847/21.

Canning Location 237, being the whole of the land comprised in Certificate of Title Vol. 566, Fol. 13, standing in the name of Robert Frederick Riley; area 50 acres, situated in the Riverton Estate, 3½ miles South-West of Cannington; sandy soil, 15 acres cleared, 10 acres part cleared; 150 chains mixed fencing; house, 6 rooms; cart shed, well, stock.

20/1681. 20/1681.

Lot 15, on deposited Plan 2706, portion of Canning Location 30, being the whole of the land comprised in Certificate of Title Vol. 480, Fol. 198, standing in the name of Harold Rosewarne: area 7 acres 3 roods 17 perches, situated one mile West of Kelmscott, described as all good orchard land, adjoining Canning River; 8 acres cleared; 20 chains 7-wire, 10 chains 6-wire fence; 4 acres mixed fruits; 4-roomed jarrah house; windmill,

piping and tanks; stock and plant.

Tenders returnable at Kellerberrin-13/1/26.

Avon Location 8924, being the whole of the land comprised in Conditional Purchase Lease 4123/56, standing in the name of Edgar Felix Drummond Ralston; area 1,000 acres, situated 12 miles South of Tammin; 250 acres first class, scattered salmon and jam; 600 acres second class, jam and yorkgum; balance third class; 700 acres cleared; well; 120 chains 6 and 7-wire, 598 chains 3-wire; 3-roomed humpy; stock and plant.

The improvements are quoted from office records and are believed to be correct, but the Trustees do not guarantee them.

antee them.

Tenderers must satisfy themselves as to the improve-Tenderers must satisfy themselves as to the improvements and their condition. Tenderers are required to state what amount of deposit they are prepared to pay, the terms required for the balance of the purchase, also if able to carry on without further assistance.

All tenders to be forwarded to the District Inspector, Agricultural Bank, at place named, and the envelope to be marked "Tender for....."

No tender necessarily accepted.

E. A. McLARTY,

General Manager Agricultural Bank, Soldiers' Settlement Scheme, and Industries Assistance Board.

23rd December, 1925.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

Date of advertisi		Schedule No.		Schedule No. Supplies required.						
1925.					1925.					
Dec. 17		238a, 1925	•••	Crude Oil Engine, semi Diesel type, and Horizontal High Lift Turbine Pump	Dec. 31 1926.					
Oct. 30		199a, 1925	•••	Screw Jacks. 16-ton, 20 only; and Steam Pressure gauges, 10 only	Jan. 7					
Dec. 17		239a, 1925	•••	Galvanised fencing wire, No. 8, 115 tons, No. 10, 180 tons, and galvanised wire netting, 16 gauge x 2½ in. x 30 in., 5,000 rolls of 100 yards each	Jan. 7					
Dec. 17	•••	237а, 1925	•••	Seed, Lotus Corniculatus, White Dutch, Alsike, Cow Grass, Cocksfoot, Yorkshire Fog, Paspalum (old seasons preferred), Lotus Major, and Rye Grass (Poverty Bay), a total of 360,900lbs.	Jan. 7					
Dec. 17	•…	240a, 1925	•••	Round Mild Steel rods, lin., 7,400 only, and round Mild Steel rods, §in., wound into Spiral Coils, 500 coils	Jan. 7					
Dec. 22	•••	241a, 1925	•••	lor a farmer a far to the control of	Jan. 7					
Nov. 27		225A, 1925		Warranted Cast Tool Steel, and Spring Steel	Jan. 14					
Nov. 27		223A, 1925		Mild Steel Blooms for Axles	Jan. 14					
Dec. 22	•••	242a, 1925	•••	Portable shelter shed, 1 only, Portable Out-of Sheds, 5 only, and Nameboards, 10 only	Jan. 14					
				For Sale.						
				"Cletrae" Tractors.—Offers are invited for one or more of the Cletrae Tractors now lying at the North Fremantle Government Stores. Details from the Tender Board Office, Murray Street, Perth.	The state of the s					

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned supplies until 2·15 p.m. on the date of closing.

Accepted Tenders.

Tender Board No	Date.	•	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
	1925						
569/25	Dec.		J. & W. Bateman. Ltd.	228A, 1925.	2,000ft. of Galvanised Steel Wire Rope	Fremantle Har- bour Trust	£83 per ton.
713/25	Dec.	18	F. W. Bingby	188A, 1925	Cartage to State Schools at Boulder, during 1926—Items Nos. 1 to 12 (inclusive)	Education Dept.	Rates on Application.
826 /25	Dec.	18	Monteath & Sons, Pty. Ltd.	226A, 1925	Cast Iron Pipes: Item 1, 21in. diameter; Item 2, 8in. dia- meter; also 12in. diameter	Metropolitan Water Supply	£16 per ton.
853/25	Dec.	18	National Clothing Man- ufacturing Co. Ltd.	229A, 1925.	Uniforms for Perth Hospital Orderlies, Item 1	Perth Hospital	25s. each.
794/25	Dec.	18	Leslie & Čo	214A, 1925	Hydraulic Travelling Jacks: Item 1, 1 only; Item 2, 2 only; Item 3, 1 only	Fremantle Har- bour Trust	£33 10s., £19 £16 10s.
710/25	Dee.	19	Charles Mackintosh & Co. (per Agent General)	191A, 1925	Mackintosh Coats, Item 3	Police Dept	£2 4s. 4½d. each C.I.F., Fremantl
do.	do.		do	,,	Mackintosh Capes, Item 4	do	£1 5s. 2d. each C.I.F., Fremantl
801/25	Dec.	2 2	E. F. Bluett	215A, 1925	Trap Hire at Perth, during 1926, Items 1 to 9 inclusive	Various	Rates on Application.
636/25	Dec.	22	Various		Relief Rations for Aboriginal Natives during 1926	Aborigines and North-West	Rates on Application.

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.

COURT OF ARBITRATION, WESTERN AUSTRALIA.

(No. 211 of 1925.)

In the matter of an Industrial Agreement dated the 3rd December, 1925, made between The Violet Motors, Ltd., and others (hereinafter called "the Employers"), and The West Australian Carters' and Drivers' Industrial Union of Workers, Perth (hereinafter called "the Union"), and in the matter of an application by The Violet Motors, Limited, for a Declaration that the said Agreement be made a Common Rule.

UPON hearing Mr. L. L. Carter for The Violet Motors, Limited, there being no appearance on behalf of any party desiring to be heard in opposition, and upon being satisfied that the requirements of the Act

and the Regulations have been complied with, the Court doth declare that the Industrial Agreement dated the 3rd December, 1925, and registered No. 65 of 1925, made between the Employers and the Union, shall have the effect of an Award and be a Common Rule of the Industry to which it relates in the South-West Land Division of the State of Western Australia: Provided that the Agreement be treated as made between the parties and be not regarded as expressing any actual determination of the Court as to the merits of the dispute, if any, or to the propriety of the Agreement.

Dated this 22nd day of December, 1925.

By the Court,

[L.S.]

T. F. DAVIES, Acting President.

IN pursuance of the powers conferred by "The Government Railways Act, 1904," the Commissioner of Railways for the State of Western Australia hereby makes the following Regulations for organising, classifying, and paying the Heads of Branches and Subheads of the Government Railways who are exempt from the provisions of "The Railways Classification Board Act, 1920," operating from the twenty-eighth day of February, one thousand nine hundred and twenty-five, and repealing all previous Regulations conflicting herewith:—

1.-Hours of Duty.

The hours of duty shall be as required from time to time.

2.—Leave of Absence.

- (a) After twelve months' continuous service all officers shall be entitled to annual paid leave of twelve days and public holidays, or days in lieu thereof, up to a maximum of eight days in any one year. Twelve days extra annual leave shall be granted to the Officer-in-Charge, Port Hedland-Marble Bar railway.
- (b) Leave of absence shall be calculated to the close of each financial year, and shall be paid for at the salary the officer is in receipt of at the time such annual leave is taken.
- (c) The leave shall be applied for and taken out at a time convenient to the Department before the thirtieth June following the year for which it fell due; at the expiration of that time the leave shall lapse unless such leave shall have been deferred by the Department or the permission of the Commissioner obtained for its accumulation.
- (d) In urgent cases leave in addition to the foregoing may be granted, without pay, for a period not exceeding six months. Any public holidays falling due during the period in which an officer is on leave without pay shall not be paid for.
- (e) Subject to the proviso hereto any officer who may resign or be dismissed from the service shall be entitled to receive payment for any holidays pro rata up to the time of leaving the service: Provided, that if an officer be dismissed for being under the influence of liquor, or for drunkenness, he shall be entitled to be paid only for such leave (if any) as was due up to the thirtieth June previous, and if dismissed for peculation or other serious irregularity he shall not be entitled to payment for any holidays.
- (f) The next of kin of a deceased officer shall be granted payment of pro rata annual leave to the date of the decease of the officer.

3.—Absence without pay.

Any term in excess of three months an officer is absent from duty from any cause without pay shall not for any purpose be included as part of such officer's period of service.

4.—Long Service Leave.

- (a) The Commissioner shall grant to any officer who has continued on the salaried staff for ten years long service leave for three calendar months on full pay or six calendar months on half-pay. For the subsequent period of ten years the same conditions shall apply, and thereafter for every seven years similar leave shall be granted.
- (b) Service prior to attaining the age of eighteen years shall not count in computing long service leave.
- (c) Any public holidays occurring during the period in which an officer is on long service leave will be calculated as portion of the long service leave and extra days in lieu thereof shall not be granted.
- (d) If a deceased officer leaves a widow, dependent children, mother, or invalidasister, payment pro rata of long service leave up to the date of such officer's death shall be granted to such dependent or dependents.
- (e) Any officer who resigns or is retired from the service, except as provided for in subclause (f), shall be paid for long service leave due at the time of resignation or retirement.

- (f) Any officer who retires or is retired upon reaching the retiring age, or through ill-health, shall be paid for long service leave pro rata to date of retirement.
- (g) Any officer dismissed from the service shall not be entitled to payment for long service leave.

5.—Sick Leave.

- (a) Any officer who is incapacitated for duty in consequence of illness or injury shall, as soon as possible, advise his superior officer in sufficient time to admit of arrangements being made for the performance of his duties. Any such officer who fails to do so shall be treated as absent without leave.
- (b) Any officer so incapacitated for duty shall also notify his superior officer in sufficient time of the date on which he will be able to resume duty to enable any necessary arrangements to be made.
- (c) Should the absence be prolonged beyond one day the officer shall forward to his superior officer on the second day thereof a certificate from any legally qualified medical practitioner showing the nature of the illness and probable duration.
- (d) Any officer who finds that he is unable to resume duty on the expiration of the period shown in the first certificate shall thereupon furnish a further certificate, and shall continue to do so upon the expiration of the periods respectively covered by such certificates: Provided, however, that the maximum period between the dates of furnishing any two medical certificates shall be fourteen days.
- (e) In cases where incapacity for duty is obvious, the Commissioner may relieve the officer of the necessity of providing medical certificate.
- (f) Any officer shall, if so directed, present himself for examination by a medical officer at such time and place as may be fixed.
- (g) Any officer who has been absent for three days (not continuous) in one financial year shall, if instructed by his superior officer, furnish a medical certificate for absences of one day only.
- (h) Officers who have conformed to the foregoing may be granted sick leave (exclusive of annual and long service leave) for three months on full pay and three months on half pay.
- (i) Such leave may be granted in one or more periods, but the aggregate amount of leave on pay provided for must not be exceeded.
- (j) In no case shall an officer be granted more than three months on full pay and three months on half pay in any one triennial period, unless otherwise determined by the Commissioner. The triennial period to be the three years preceding the date of illness for which payment is claimed.
- (k) No payment will be made for any absence due to an officer's own fault, neglect, or misconduct.
- (1) Indisposition not necessitating confinement to the house will not be regarded as illness in respect of which leave of absence will be granted under this section, excepting under special circumstances to be approved by the Commissioner.

6.—Travelling and Away from Home Allowances.

- (a) Allowances to meet the travelling expenses of officers will be paid as under:—
 - Officers in receipt of £500 per annum and over-17s. 6d. per day.
 - Officers in receipt of less than £500 per annum-15s. per day.
- Daily expenses after ten days' residence at the same place to be reduced by twenty-five per cent.
- (b) Where an officer, away from his headquarters, is stationed at one place for a continuous period of four weeks or more, in lieu of the above scale he shall be paid £3 per week from the first day of taking up duty at such place.
- (c) The daily rate shall represent in equal portions the expenses for three meals and a bed. For the purpose of computing expenses, in the case of arrival at home station, breakfast shall be allowed for if arrival is later than 8 a.m., lunch if later than 1 p.m., tea if later than 6 p.m., and bed if later than 11 p.m.
- (d) When an officer is absent from home station for less than a full day and night, reasonable actual expenses, with a maximum of 2s. per meal in suburban areas and 2s. 6d. per meal outside suburban areas, will be allowed.
- (e) When a sleeping berth is provided, the bed allowance will not apply, except when a bed has been paid for elsewhere for a portion of the night.
- (f) Incidental expenses, such as cab fares and cartage of personal luggage, will be allowed provided the time away from home station is sufficient to warrant such expenditure.
- (g) In cases where an officer is engaged at other than his home station in receipt of weekly rate of allowance and is temporarily away from such station, the daily allowance will be paid in lieu of the weekly rate for the period of such temporary absence for one day or over; if the absence is less than one day, reasonable actual expenses will be paid.

- (h) Where an officer is relieving on expenses for a period of less than twenty-eight days he shall not receive greater payment for relieving expenses than he would have received if he had been relieving for twenty-eight days.
- (i) An additional allowance of twenty per cent. (20 per cent.) shall be granted an officer stationed outside the areas defined in Clause 7, Subclauses (a) and (b), when travelling within such area.
- (j) Where officers travel by steamer on which the fare paid includes sustenance, an allowance of fifteen per cent. (15 per cent.) of the passage money shall be paid in lieu of the ordinary travelling allowance.
- (k) Officers travelling on duty to the Eastern States via the Trans-Australian Railway will be paid such allowance from time of leaving Kalgoorlie until return thereto as the Commissioner may determine.
- (1) Any unmarried officer who is required to undertake duties away from his headquarters, and who remains at one foreign station for a period exceeding twenty-eight days, will not be granted away from home allowance, but will be paid any reasonable expenses incurred in travelling to and from his headquarters.
- (m) Subclauses (b), (h), and (l) will not apply until an officer has received information that his stay at one place will be of such duration as to bring him under the provisions of these subclauses.
 - (n) In special cases the above scale may be increased by the Commissioner.

7.—District Allowance.

(a) Officers stationed at Merredin or Eastward or Northward thereof on the Eastern Goldfields Line as far as Goongarrie (inclusive), or at Mullewa or Eastward or Northward thereof, on the Murchison Goldfields Line, as far as Mount Magnet (inclusive), or on the Hopetoun-Ravensthorpe Railway, shall be paid district allowances as under:—

Married officers—£45 per annum. Single officers—£25 per annum.

(b) Officers stationed on the Eastern Goldfields Line Eastward or Northward of Goongarrie, or on the Murchison Goldfields Line Eastward or Northward of Mount Magnet, shall be paid district allowances as under:—

Married officers—£60 per annum.

Single officers—£30 per annum.

- (c) The Officer-in-Charge, Port Hedland-Marble Bar Railway, shall be paid a district allowance of £150 per annum.
- (d) When an officer stationed in a district carrying an allowance is on long service leave, no allowance will be paid unless the officer or his family remain in such district
- (e) An officer brought away temporarily for relief purposes from a district carrying an allowance shall be paid the allowance, provided such officer's family remains in such district.
- (f) District allowances shall not apply when an officer is absent without pay, and in the case of an officer leaving the service for any cause and due for payment in lieu of holidays, allowance shall not be paid for the period of such holidays.

8.—Free Passes and Privilege Tickets.

(a) After twelve months' continuous service an officer shall be allowed three first-class passes per annum as under:—

One station to station pass on the occasion of the annual or long service leave to cover the full term of leave due.

Two privilege passes from one given station to another and return. In addition to the officer, the passes shall be available for his wife and members of his family under eighteen years of age unmarried, unmarried daughters over eighteen years of age, and the mother of an officer, provided they are resident with and dependent upon him for support.

A widower with his child or children resident with him and who regularly employs a housekeeper may, at the discretion of the Commissioner, be granted passes for such housekeeper; in like manner an unmarried officer supporting younger brothers and/or sisters may be granted passes for such housekeeper.

- (b) Upon request an officer may be granted a separate station to station pass for his wife and dependents, as mentioned in Subclause (a) hereof, where it is inconvenient for both to travel at the same time.
- (c) After six months' continuous service an officer shall be entitled to the passes mentioned in Subclause (a) in proportion to length of service; should any officer through illness be unable to use his station to station pass on the occasion of his annual leave, he shall be entitled to the use of such pass on the occasion of taking leave without pay during the year in which same is due.
- (d) An officer who resigns or is retired from the service and has leave due shall be granted a free pass, station to station, for the term of such holidays.

- (e) Free passes shall not apply to Race Specials, Guaranteed Specials, or Special Excursion Trains within fifty miles radius, or when in the opinion of the station-master at the station where the officer desires to commence his journey there is not ample room on the train.
- (f) Privilege tickets: After six months' continuous service an officer shall be allowed privilege return tickets for himself, wife, and members of his family under eighteen years of age, also unmarried daughters over eighteen years of age, provided they are resident with and dependent upon the officer's earnings. The charge for privilege tickets to be half the single fare for the return journey, with a minimum of 1s. for adults and 6d. for children.
- (g) For the purpose of this clause a member of the family shall be deemed to be dependent provided such member's income does not exceed fifteen shillings per week, exclusive of old age or invalid pension, but a member of the family temporarily out of employment shall not be deemed to be dependent.

9.—Privilege Season Tickets.

- (a) First-class season tickets at one-half the ordinary season ticket rates will, on application and on production of the Departmental certificate, be issued to an officer to enable him to travel between his place of occupation and the station nearest to his place of residence.
- (b) These season tickets shall be available only whilst the holder is in the employ of the Department.
- (c) Should the holder resign or change his place of residence a refund of the unexpired value of the ticket will be made if handed in at the time.

10.—Resignations and Retirements.

- (a) No officer shall leave the Department until the expiration of one month's written notice of his intention so to do without the approval of the Commissioner.
- (b) One calendar month's notice shall be given by the Commissioner to any such officer whose services are no longer required, provided that this subclause shall not apply to cases of summary dismissal for misconduct, or to officers for whom the Commissioner is unable to find work, or whom he may deem it unnecessary to employ by reason of any action on the part of any of his employees, or for any cause beyond his control.

11.—Promotions.

- (a) Promotion or appointment to any position governed by these Regulations will be by selection. The decision of the Commissioner in all cases shall be final.
- (b) When considered necessary, a person from outside the service may be appointed to any position in the service, provided there is not an officer in the service capable of filling the position.
- (c) No officer shall refuse compliance with any order directing his transfer from one position to another.
- (d) Promotion from one position to another may be made provisionally for a limited period with a view to testing the suitability of any officer for such appointment. If at the end of the period so fixed the officer is not retained in the appointment, he shall be provided for at the same salary as he was in receipt of prior to the provisional appointment.

12.—Acting in Higher Capacities.

When an officer performs the duties of a position higher than that in which he is classified for a term exceeding one lunar month (continuous or broken) within any one financial year, he shall be paid from the end of that month while performing any such duties at the minimum salary attached to such higher position.

13.—Rates of Salaries.

(a) Officers to whom these Regulations apply shall be classified into seven classes, viz.:—

			Ra	nge of	salary.
			£	£	£
First class	 		850	900	1,000
Second class	 		700	750	800
Third class	 		600	640	675
Fourth class	 		500	540	575
Fifth class	 	• •	500	520	540
Sixth class	 		435	455	475
Seventh class	 		385	400	415

- (b) Officers appointed to the positions set forth hereafter shall be paid a salary not less than the minimum salary for such position.
- (c) Advancement from minimum to maximum shall be by yearly increment, subject to good conduct, zeal, and efficiency in the discharge of allotted duties.

14.--Classification.

The positions to which these Regulations relate are as shown in the Classification following. The creation of any new position, the revision of the Classification, or the abolition of any position shall be subject to the approval of the Minister for Railways:—

Position.	Branch.	Headquarters.	Class
Chief Traffic Manager	Traffic	Perth	lst
Chief Mechanical Engineer	Locomotive	Midland Junction	
Chief Engineer, Way and Works	Way and Works	Perth	"
Chief Accountant	Accounts	do	$2\overset{"}{ m n}$
Comptroller of Stores	Stores	Midland Junction	,,
Secretary for Railways	Secretary's	Perth	,,
Assistant Chief Traffic Manager and	Traffic	do	3rd
District Traffic Superintendent,			
Metropolitan District			
Workshops Manager	Locomotive	Midland Junction	,,
Superintendent of Loco. Running	Locomotive	Perth	,,
Assistant Chief Engineer and District Engineer, Metropolitan District	Way and Works	do	,,
Electrical and Signal Engineer	do	do	
District Traffic Superintendents—	40	uo	,•
Central District	Traffic	Northam	4th
Southern District	do	Narrogin	,,
South-Western District	do	Bunbury	,,
District Loco. Superintendent, Metro-	Locomotive	Perth	27
politan District			
Assistant Engineer and Chief Drafts-	Way and Works	do	22
man			
Inspecting Engineer	do	do	,,
District Engineers—			
Central District	do	Northam	,,
Southern District	do	Narrogin	1 :
South-Western District	do	Bunbury	.,
District Traffic Superintendents—	m ev	G 111	
Northern District Eastern District	Traffic	Geraldton	5tl
Eastern District District Loco. Superintendents—	do	Kalgoorlie	27
Ct1 Dist-i-t	Locomotive	Northam	
Southern District	do	Narrogin	2"
South-Western District	do	Bunbury	22
District Engineers—	1		27
Northern District	Way and Works	Geraldton	,,
Eastern Districts	do	Kalgoorlie	,,
Mill Manager	Stores	Dwellingup	•,
Industrial Agent	Secretary's	Perth	,,
Outdoor Inspector	do	do	,,
Advertising Agent	do	do	.,
Chief Clerk	Traffic	do	:,
Do	Locomotive	Midland Junction	"
Do	Way and Works	Perth	,,
Do	Stores	Midland Junction	,,
Chief Draftsman Chief Boiler Inspector	Locomotive	do do	",
		D41.	,,
Auditor of Disbursements Claims Agent	Accounts	do	6t]
District Loco. Superintendents—	118110	40	00
Northern District	Locomotive	Geraldton	,,
Eastern District	do	Kalgoorlie	,,
Officer-in-Charge-			
Assets Section	Secretary's	Perth	
Finance Section	do	do	,,
Staff Section	do	do	,,
Commercial, Freights and Fares	do	do	**
Section	A	do	
Chief Audit Clerk	Accounts	do	,,
Chief Staff Clerk	do	do do	"
Chief Bookkeeper	do do	1	13
Paymaster and Receiver Chief Statistical Clerk	,	do	2:
Stores Foreman and Inspector	Stores	Midland Junction	7t
Officer-in-Charge, Records	Secretary's	Perth	1
Officer-in-Charge, Port Hedland Marble	do	Port Hedland	>7
	1	,	1

H. POPE, Commissioner of Railways.

Approved by His Excellency the Governor in Executive Council on the 16th day of December, 1925.

Western Australia.

THE LICENSING ACT, 1911 (CONSOLIDATED).

Notice of Deprivation (Sec. 95).

PURSUANT to Section 95 of "The Licensing Act. 1911" (Consolidated), notice is hereby given that the Licenses Reduction Board did, on the dates shown hereunder, decide that the licensed premises named or described hereunder should be deprived of the Licenses held in respect thereof; and notice is further given that payment or tender of the compensation ordered by the Board in respect of such deprivations has been duly made.

Each of the licenses will therefore cease and become absolutely void and be incapable of renewal at the expiration of the current period for which such license has been granted:—

Date of Decision.	Names or Descriptions of Lie	ensed	Premi	ses.	Nature of Licer	ise.		Date of Expiry
1	2				3			4
26-3-25	Grand Hotel, Laverton				Publican's General	•••		31-12-25
\mathbf{Do} .	Hotel Australia, Laverton	•••	• • •	• • •	do	•••		do.
27 - 3 - 25	Commercial Hotel, Morgans	• • • •			do	• • •		do.
Do.	Tattersall's Hotel, Morgans		• • • •		do	• • •	• • •	do.
31-3-25	Challenge Hotel, Leonora	•••	• • •		do	• • •		do.
Do.	Exchange Hotel, Leonora		•••	• • • •	do	•••		do.
Do.	Grand Hotel, Leonora		•••		do			do.
\mathbf{Do} .	Leonora Hotel, Leonora	•••			do			do.
Do.	Royal Hotel, Malcolm		• • • •	• • •	do			do.
Do.	Mt. George Hotel, 4 miles N.W. of	Leono	ra		do	•••		do.
2-4-25	National Hotel, Kookynie				do			do.
20 - 4 - 25	Terminus Wine Saloon, Perth		•••		Australian Wine			do.
\mathbf{Do} .	Westralia Wine Store, Perth				do	• • •		do.
28-4-25	Commercial Hotel, Ravensthorpe				Publican's General			do.
Do.	Miners' Arms Hotel, Ravensthorpe				do	•••		do.
Do.	Ravensthorpe Hotel, Ravensthorpe				đo			do.
4-5-25	Metropolitan Hotel, Hopetoun				Wayside House		• • • •	do.
9 - 7 - 25	Central Hotel, Broome				Australian Wine and	Beer		do.
Do.	Dampier Hotel, Broome				do			do.
22 - 7 - 25	Commercial Hotel, Port Hedland				Publican's General			do.
D_0 .	Hotel Pilbarra, Port Hedland				Do			do.
25 - 7 - 25	Commercial Hotel, Roebourne		•••		Do			do.

Dated this 21st day of December, 1925.

W. LAMBDEN OWEN, Chairman Licenses Reduction Board.

Registrar General's Office, Perth, 22nd December, 1925.

IT is hereby notified, for general information, that the names of the undermentioned Ministers have been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
1610	1925. Dec. 18	Methodist Church. The Rev. T. E. Long	Pinjarra	Murray.
2687	Dec. 18	Churches of Christ. Mr. C. P. Hughes	Northam	Northam.

S. BENNETT, Registrar General.

APPOINTMENTS

under Section 5 of "The Registration of Births, Deaths, and Marriages Amendment Act, 1907," and Section 2 of "The Registration of Births, Deaths, and Marriages Act Amendment Act, 1914."

Registrar General's Office, R.G. 127/25. Perth, 18th December, 1925. It is hereby notified, for general information, that Constable R. Fawcett has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the East Murchison Registry District, to reside at Wiluna, during the absence on leave of Mr. A. J. Browne; appointment to date from 1st January, 1926.

Registrar General's Office, R.G. 129/25. Perth, 19th December, 1925. IT is hereby notified, for general information, that Sergeant M. P. Normoyle has been appointed to act, temporarily, as Assistant District Registrar of Births and Deaths for the Fremantle Registry District, to reside at North Fremantle, during the absence on leave of Sergeant M. O'Brien; appointment to date from the 19th December, 1925.

Registrar General's Office, R.G. 130/25. Perth, 21st December, 1925.

IT is hereby notified, for general information, that Constable A. J. Warren has been appointed to act, temporily, as Assistant District Registrar of Births and Deaths for the Mount Margaret Registry District, to reside at Laverton, during the absence on leave of Mr. F. H. Gregory; appointment to date from the 19th December, 1925.

S. BENNETT,

Registrar General.

21st December, 1925.

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Debit Balance at co	ommen 1 Bank 1g Kat es, etc.	cement c es	t of Y	ear—	3,726		3		13	
Debit Balance at Co At Commonwealth Expenses for Levyin (1.) Valuation Fer (2.) Collection, Co	ommen 1 Bank 1g Kat es, etc. ommiss	cement c ces— ion, et	t of Y	ear— 	3,726		3	44		0
Debit Balance at CC At Commonwealti Expenses for Levyin (1.) Valuation Fer (2.) Collection, Cc Salaries Office Expenses (Re etc.)	ommen I Bank Ig Rat es, etc. ommiss nt, Pos	cement c es— ion, et	t of You	ear—	3,726	 5 0 9 19	3	44 533 149	19 17 12	0 6
Debit Balance at CC At Commonwealti Expenses for Levyir (1.) Valuation fee (2.) Collection, CC Salaries Office Expenses (Rectc.) Election Expenses	ommen i Bank ig Rat es, etc. ommiss nt, Pos	cement es— ion, et	t of Ye	ear—	3,726	. 13 6 0 9 19	3	44 533 149 58	19 17 12 11 3 19	0 6 3 11 6
Debit Balance at CC At Commonwealti Expenses for Levyir (L.) Valuation Fe (L.) Collection, Cc Salaries Office Expenses (Re etc.) Election Expenses Advertising Interest on Bank C	ommen I Bank Ig Rat es, etc. ommiss nt, Pos	cement ces— ion, et stage,	c	ear—	3,726	. 13 5 0 9 19	3	44 533 149 58	19 17 12 11 3 19 4 13	0 6 3 11 6
Debit Balance at CA t Commonwealth Expenses for Levyin (1.) Valuation Fet (2.) Collection, Co Salaries Office Expenses (Recte) Election Expenses Advertising and Collection Expenses (Fire 6th Expenses	ommen I Bank Ig Rat es, etc. ommiss nt, Pos overdra	stage,	cc Petty	car—	3,726	. 13 0 9 19 	3	44 533 148 8 184 125 213	19 17 12 11 3 19 4 13 2 8 5 16	0 6 3 11 6 9 8 8
Debit Balance at CC At Commonwealti Expenses for Levyir (1.) Valuation Fer (2.) Collection, Cc Salaries Odice Expenses (Re etc.) Election Expenses Advertising Interest on Bank C Insurances (Fire Gr Three per cents. Legal Expenses Stationery and Prix	ommen I Bank ig Rat es, etc. mmiss nt, Pos overdra arante	cement ces— ion, et stage,	ec Petty	ear—	3,726	. 13 5 0 9 19	3	44 533 149 8 58 184 125 215	19 17 12 11 3 19 4 13 2 8	0 6 3 11 9 8 8 11 4
Debit Balance at CC At Commonwealti Expenses for Levyin (1.) Valuation Fee (2.) Collection, Cc Salaries Odice Expenses (Re etc.) Election Expenses Ad ertising Interest on Bank Clasurances (Fire Grant Expenses Stationery and Prix Stationery and Prix Maintenance Works	ommen I Bank Ig Rat es, etc. ommiss nt, Pos overdra arante (irom	stage,	Petty (cash,	3,726	· 13 · · · · · · · · · · · · · · · · · · ·	3 0 0	44 533 149 58 184 125 216 70	19 17 12 11 3 19 4 13 2 8 5 16 0 2	0 6 3 11 9 8 8 11 4
Debit Balance at CC At Commonwealth Expenses for Levyin (1.) Valuation Fet (2.) Collection, Cc Salaries Office Expenses (Rectc.) Election Expenses Ad. ertising Bank Cl Insurances (Fire Gr Three per cents. Legal Expenses Stationery and Primalintenance Works Government Gran	ommen I Bank Ig Rat es, etc. ommiss nt, Pos overdra arante inting (trem tts) as j	stage,	Petty (cash,	3,726	5 0 5 0 9 19 	3 0 0 0	44 533 149 58 184 125 216 69	19 17 12 11 3 19 4 13 2 8 5 16 0 2	0 6 3 11 9 8 8 11 4
Debit Balance at CC At Commonwealth Expenses for Levyin (1.) Valuation Fet (2.) Collection, Cc Salaries Office Expenses (Rectc.) Election Expenses Ad. ertising Bank Cl Insurances (Fire Gr Three per cents. Legal Expenses Stationery and Primalintenance Works Government Gran	ommen I Bank Ig Rat es, etc. ommiss nt, Pos overdra arante inting (trem tts) as j	stage,	Petty (cash,	3,726 3,726 33	· 13 · · · · · · · · · · · · · · · · · · ·	3 0 0 0	44 533 149 58 184 125 216 69	19 17 12 11 3 19 4 13 2 8 5 16 0 2	0 6 3 11 9 8 8 11 4
Debit Balance at CC At Commonwealti Expenses for Levyin (1.) Valuation Fee (2.) Collection, Co Salaries Office Expenses (Reetc.) Election Expenses Ad ertising Interest on Bank Co Insurances (Fire Gor Three per cents. Legal Expenses Stationery and Primaintenance Works Government Gran (a.) Roads (b.) Eridges (c.) Footpaths (d.) Street Lighting (d.) Street (d.)	ommen i Bank ng Rat es, etc. ommiss nt, Pos overdra narante (irom tts) as j ng. etc.	stage,	ret of Ye	Cash,	3,726 3,726 33 1,18 3 1,10	5 10 5 10 5 10 5 10 5 10 8 11 8 16 2 0	3 0 0 0 	444 533 149 58 184 125 215 70 69	19 17 12 11 3 19 4 13 2 8 5 16 0 2	0 6 3 11 9 8 8 11 4
Debit Balance at CC At Commonwealth Expenses for Levyin (1.) Valuation Fee (2.) Collection, Cc Salaries Odice Expenses (Rectc.) Election Expenses Advertising Election Expenses Advertising Interest on Bank Clinsurances (Fire Granteness of Expenses Stationery and Primaintenance Works Government Gran (a.) Roads (b.) Eridges (c.) Footbaths	ommen i Bank ig Rat es, etc. ommiss nt, Pos overdra narante iting (irom ng, etc.	stage,	Petty (Cash,	3,726 3,726 3,726 1,18 3,130 1,10 41,11	5 10 8 11 8 16	3 0 0 0 10 10 5 6	444 533 148 58 184 122 213 69	19 17 12 11 3 19 4 13 2 8 5 16 0 2	0 6 3 11 9 8 8 11 4

Maintenance of Halls Construction Works (from Ke	venue	, includ		£ 1	3.	d.	£ 137	s. 17	
Government Grant (a.) Roads (b.) Other (c.) Footpaths (d.) Recreation Gr		•• •••	···	1 : :	2,346 1 440 386 1 91	8	2 2 3 0			
								3,264	12	7
Disbursements in re- under 10° Geo. (see also Form 14))									
Repayment of L provided for t	oan Nos. oy Sinkii	. 2, 4 : ug Fu		not	446	0	9			
Interest on Loa Paid into Sinkin terest on Sinkin	g Fund (includ id)	ding In	· { _	2,117 926 83		8 0 3	8,573	1	8
Trading Concerns— Lighting, Electric								5,142	2	10
tails attached) Health Board Exp		 durin		···				2,561	15	6
Plant and Tools (pu (1.) Tools, Plant, (2.) Omce Furnita (3.) Repairs to Fu	etc.			'	1,137 0	10	3 5			
	rniture, '	l'ools,	Plant,	etc.	278	15	3	1,416		11
Loan Rebates Trust Account	 				•••			972 338	16	2 6
All other Expenditu works)— Interest					122	6	0			
Material in Stock Fire Brigades Con	 tribution	 ns			40 311	10 17	3 11			
Water Charges Fencing	•••	•••			18 12	16 15	5			
Loan Refunds Ex Interest on Mortg	penses		•••	•••	30 100	15	9			
Miscellaneous Material for sale	•••	•••	•••	•••	102 33	17 0	3			
Approaches and 1 Benzine	Private J		•••	•••	$\frac{14}{21}$	15 11	11 8			
Bus service Dishonoured cheq	ue	:::	•••		$\frac{2}{0}$	$\frac{17}{12}$	9 4	010	1.0	٥
Balances at end of To credit of Boar In hands of Secre	d at Tro	easury	···		3 120	16 15	1 2	812		8
				-			— ::	124		
	Total	•••	•••	•••	••	•	ž	26,855	12	4
		guu								
	T T 4 D T T	*******			ama					
	LIABIL	_			SETS.					
	LIABIL	_	S ANI		SETS.					
Debit Balance at C	ommonw	Liai Par	BILITIE: tienlar:	s. s. (Un-		•		£ 3,07£		9
Debit Balance at C secured) Loan Amounts owing on	ommonw Mortga	Liai Par vealth 	BILITIES tienlars . bank 	S. (Un- : Se-	••	•		3,079 27,758	6 3	9
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi	ommonw Mortga	Par Par Vealth 	ticulars bank r other	S. (Un- Se-				3,079	6 3	9
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintaes Health Board Cr	ommonw Mortga ts or Tru s—edit	Par Par vealth	ticnlars bank conte	S. (Un- Se-		•		3,079 27,758 995	6 3	9 9 0 2
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi	commonw Mortga ts or Tru s	Par Par vealth	ticnlars bank conte	S. (Un- Se-		•		3,079 27,758 998 85 1,461 1,368	6 3 0 1 3	9 9 0 2 4
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintes Health Board Cr Electric Light L Sheet)	commonw Mortga ts or Tru s— edit abolities	Par vealth age of ast Ac (as]	ticnlars bank r other counts	S. (Un-			5	3,079 27,758 998 85 1,461 1,368	6 3 0 1 3 3 8 3 4	9 9 0 2 4 1 5
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintes Health Board Cr Electric Light L Sheet)	ommonw	Par vealth age of ast Ac (as]	ticnlars bank r other counts	S. (Un-			1	3,076 27,758 995 85 1,461 1,368	6 3 0 1 3 3 8 3 4	9 9 0 2 4 1 5
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintes Health Board Cr Electric Light L Sheet)	ommonw	Par vealth age or (as]	ticulars bank connts per Bal	3. (Un: Se:		•		3,076 27,758 995 83 1,461 1,368 18	6 6 3 3 6 0 1 1 3 3 8 3 4 4 5 7 7	9 9 0 2 4 1 5 6
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Labintae Health Board Cr Electric Light L Sneety Rates overpaid Credit Balance at S	commonw Mortga ts or Tru edit abulities Total	Par Par Vealth	ticnlars ticnlars toank r other counts per Bal	3. (Un: Se:	 			3,076 27,758 995 85 1,461 1,368 18 34,766	6 6 3 3 6 0 1 1 3 3 8 8 3 4 4 5 7	9 9 0 2 4 1 5 6
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabilates Health Board Cr Electric Light L Sheet) Rates overpaid Credit Balance at C Casn in hands of S Rates outstanding	commonw Mortga ts or Trus cuit andulities Total Treasury	Par vealth use of the control of the	ticnlars ticnlars toank trother counts per Bal	s. (Un: Se lance	 	s,	đ.	3,076 27,758 995 85 1,461 1,368 18 34,766	6 6 3 3 6 0 1 1 3 3 8 3 4 4 5 7 7	9 9 0 2 4 1 5 6
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintaes Health Board Cr Electric Light L Sheet) Rates overpaid Credit Balance at C Casn in hands of S	commonw Mortga ts or Trus cuit andulities Total Treasury	Par Par Vealth	ticnlars bank connts connts	s. (Un: Se lance	£		d. 4	3,076 27,758 995 85 1,461 1,368 18 284,766	6 6 3 3 6 0 1 1 3 8 8 8 3 16 7 7 8 8 8 8 1 1 5 7	9 9 0 2 4 1 5 6 C
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintae Health Board Cr Electric Light L Sheet) Rates overpaid Credit Balance at C Casn in hands of S Rates outstanding General Kates Loan Rates Loan (Sinking Fm	commonw Mortga ts of Tru sellit abulities Total Treasury Secretary	Par	ticulars bank r other counts per Bal	ss. (Un-	£ :	s,	d. 4	3,076 27,758 995 85 1,461 1,368 18 284,766	6 6 3 3 6 0 0 1 3 3 8 8 3 4 4 5 7 7 5 1 5 1 5 5 1 5 5 1 5 5 1 5 5 1 5 1	9 9 0 2 4 1 5 6 6 6
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabilates Health Board Cr Electric Light L Sneet) Rates overpaid Credit Balance at C Casn in hands of S Rates outstanding General Rates Loan Rates Loan (Sinking Fin terest) Estimated Current	commonw Mortga ts of Trus edit Total Treasury d, inclu Value o.	Par vealth	ticulars bank r other counts per Bal assets. rticular accruee perty o	s. (Un-	£		d. 4	3,072 27,765 995 85 1,461 1,366 18 334,765 120 2,177 3,23	8 8 3 16 7 8 8 8 8 8 16 7 8 1 8 8 8 8 1 8 1 8 1 8 1 8 1 8 1 8 1	9 9 0 2 4 1 5 6 6 d. 1 2 2 6 6 9
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabilates Health Board Cr Electric Light L Sneet) Rates overpaid Credit Balance at C Casn in hands of S Rates outstanding General Rates Loan Rates Loan (Sinking Fin terest) Estimated Current	commonw Mortga ts of Trus edit Total Treasury d, inclu Value o.	Par vealth	ticulars bank r other counts per Bal assets. rticular accruee perty o	s. (Un-	£	s,	d. 4	3,072 27,765 998 85 1,461 1,364 18 234,766 2,17 3,23 4,35 1,50	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	9 9 0 2 4 1 5 6 6 9 9 1 1
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabnites Health Board Cr Electric Light L Sheet) Rates overpaid Credit Balance at Casn in hands of S Rates outstanding- General Kates Loan Rates Loan (Sinking Finterest) Estimated Current by Board— Buildings, etc. Movable Plant a Firmiture, etc. Other Property	commonw Mortga ts of Trus edit Total Treasury d, inclu Value o.	Par vealth	ticulars bank r other counts per Bal assets. rticular accruee perty o	ss. (Un-	£	s,	d. 4	3,072 27,765 995 85 1,461 1,366 12 34,765 2,17 3,23 4,35	6 6 6 3 3 6 0 0 1 3 3 8 8 8 3 4 4 5 7 1 5 6 4 4 7 0 0	9 9 0 0 2 4 4 1 5 6 6 9 1 1 0 0 0 0
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabilities Health Board Cr Electric Light L Sheet) Rates overpaid Credit Balance at C casn in hands of S Rates outstanding General Rates Loan Rates Loan (Shiking Fin terest) Estimated Current by Board— Buildings, etc. Movable Plant a Firmiture, etc. Other Property All other Assets— Rahway Ledger Petty Cash Adv. Electric Light As	Treasury secretary d, inclu Value o deposit ance Accssets, as seets, a	Par vealth (as] (as] ding f Proj	ticnlars bank r other counts per Bal assets. rticular perty o	s. (Un Se s ance where d in-	£	s,	d. 4 2	3,077 27,758 85 1,461 1,364 12 2,17 3,23 4,35 1,500 36 2,12	6 6 6 3 3 6 0 0 1 3 3 8 8 8 3 4 4 5 7 1 5 6 4 4 7 0 0	9 9 0 0 2 4 4 1 5 6 6 9 1 1 0 0 0 0
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintee Health Board or Electric Light L Sheet) Rates overpaid Credit Balance at C casn in hands of S Rates outstanding General Rates Loan Rates Loan (Sinking Fin terest) Estimated Current by Board— Buildings, etc. Movable Plant a Firmiture, etc. Other Property All other Assets— Ratiway Ledger Petty Cash Adv. Electric Light As Material in Stoc	commonw Mortga ts of Trus cuit mabilities Total Treasury secretary d, inclu value o deposit ance Acc ssets, as k, 30th	Par yealth (as] (as] ding f Proj	ticnlars bank r other counts per Bal assets. rticular accruee perty o alance i	s. (Un Se s ance where d in-	£	s,	d. 4 2 2	3,077 27,758 995 85 1,461 1,366 12 34,766 2,17 3,23 4,35 3,6 2,12	8 6 6 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	99 0 2 4 1 5 6 6 9 1 0 0 6 6
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabilities Health Board Cr Electric Light L Sheet) Rates overpaid Credit Balance at C casn in hands of S Rates outstanding General Rates Loan Rates Loan (Shiking Fin terest) Estimated Current by Board— Buildings, etc. Movable Plant a Firmiture, etc. Other Property All other Assets— Rahway Ledger Petty Cash Adv. Electric Light As	commonw	Par yealth (as j	ticulars bank rother counts	s. (Un Se s s s	£ 1,564 606	s,	d. 4 2	3,077 27,758 995 85 1,461 1,366 11: 34,766 2,17 3,23 4,35 1,50 2,12 9,93	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	9 9 0 2 4 1 5 6 6 1 0 0 6 6 6 6 6 6 6 6 6
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintee Health Board or Electric Light L Sheet) Rates overpaid Credit Balance at C casn in hands of S Rates outstanding General Rates Loan Rates Loan (Sinking Fin terest) Estimated Current by Board— Buildings, etc. Movable Plant a Firmiture, etc. Other Property All other Assets— Ratiway Ledger Petty Cash Adv. Electric Light As Material in Stoc	commonw	Par yealth (as] (as] ding f Proj	ticulars bank rother counts	s. (Un Se Se s wned in Sheet	£ 1,564 606	s,	d. 4 2	3,077 27,758 995 85 1,461 1,366 12 34,766 2,17 3,23 4,35 3,6 2,12	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	9 9 0 2 4 1 5 6 6 1 0 0 6 6 6 6 6 6 6 6 6
Debit Balance at C secured) Loan Amounts owing on curity given Contractors Deposi All other Liabintee Health Board or Electric Light L Sheet) Rates overpaid Credit Balance at C casn in hands of S Rates outstanding General Rates Loan Rates Loan (Sinking Fin terest) Estimated Current by Board— Buildings, etc. Movable Plant a Firmiture, etc. Other Property All other Assets— Ratiway Ledger Petty Cash Adv. Electric Light As Material in Stoc	ts or Trus edit and littles Total Treasury secretary deposit ance Accessets, as k, 30th bies over Total having Perth "Recei	Par vealth (as j (as j)	ticulars bank r other counts	s. (Un Se lance the din wheel the oard oard oxpe	£	s,	d. 422	3,077 27,758 85 1,461 1,364 12 2,17 3,23 4,35 1,500 36 2,12 1,500 36 2,12 1,500 36 2,12	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	9 9 0 2 4 1 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6

N. L. HODGSON, Government Auditor and Inspector.

> ARTHUR J. BISHOP, I.C.A., Ratepayers' Auditor.

11th December, 1925.

Form No. 51.

The Road Districts Act, 1919.

Statement showing Expenditure on Roads or other Works for year ended 30th June, 1925.

MAINTENANCE, 1924-25-YEAR ENDING 30TH JUNE, 1925.

Fol.	I	tem.		Roads.	Paths.	West Ward.	South Ward.	East Ward.	Main Roads
122 123 125 128 129 131 132 133 137 139 140 141 142 143 144 145 147 151 152 153 154 156 157 158 169 161 162 163 164 167 168 169 170 171 172 175 177	Judd Street, Cr. A Stirling Street Fremantle Road Suburban Road Mends Street Brandon Street Brandon Street Goode Street Mary Street Labouchere Road Witcomb Place Hensman Street Cale Street Cale Street Cale Street Cale Street River Street Riverset Riverset Riverset Riverset Riverset Riverset River Street Fraser's Lane Robert Street Stone Street Anthony Street King Edward Street King Edward Street Melville Terrace Eric Street Lawler Street Lawler Street Lawler Street Street Street Lawler Street Street Sunn Street Lawler Street Lawler Street Street Sunn Street Lawler Street Lawler Street Lawler Street Lawler Street Lawler Street Lawler Street South Terrace Anstey Street Hill Street Landsdowne Road Sandgate Street Hopetoun Street Hopetoun Street Hopetoun Street Hopetoun Street Hopetoun Street	Celville		£ s. d. 111 4 198 11 5 376 2 7 6 1 37 7 6 4 71 6 8 194 15 4 2 8 9 13 10 5 26 10 4 6 11 9 10 7 9 0 50 13 9 2 3 4 1 1 2 15 2 63 13 4 16 7 8 0 16 0 0 19 6 0 2 2 0 1 2 0 2 10 0 0 4 11 2 10 0 0 4 11 3 15 2 3 15 2 2 10 0 0 0 4 11	£ s. d. 11 14 4 8 8 1 3 12 11 2 13 7 0 11 9 6 2 11 2 6 9 7 0 1 3 0 1 9 7 6 1 0 2 0 8 2 4 6 6 8 2 11 17 0 0 1 13 8 0 2 0 8 2 16 6 6 16 8 19 0 1 3 0 1 3 0 1 3 0 1 3 0 1 1 3 0 0 1 6 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	£ s. d. 11 14 4 111 4 49 13 6 30 19 0 97 3 7 017 4 0 6 5 9 2 3 4 4 6 6 9 2 1 3 4 4 0 8 8 2 1 8 2 1 11 13 8 1 3 0 11 13 8 1 13 0 11 13 8 1 13 0 11 13 13 8 1 13 0 11 13 13 8 1 13 0 11 13 13 8 1 13 0 11 13 13 8 1 13 0 11 13 13 13 8 1 13 0 11 13 13 13 13 13 13 13 13 13 13 13 13 1	£ s. d 14 4 6 0 11 9 103 14 8 26 10 4 6 11 9 13 11 8 63 13 4 0 8 3 17 19 4 0 3 6 0 3 6 0 3 6	£ s. d 334 17 2 37 7 4 59 15 9 2 8 9 13 10 5 29 18 0 29 18 0 16 9 5 019 6 31 1 2 11 7 0 31 1 2 11 7 0 31 0 6 2 11 15 3 7 7 5 0 4 0 0 3 3 0 5 9 4 16 10 5 2 8	£ s. 6
170 171 172 173	Strickland Street Hill Street Glyde Street Hovea Terrace		 	 	$\begin{array}{cccc} 0 & 3 & 3 \\ 0 & 1 & 3 \\ 0 & 1 & 3 \\ 0 & 5 & 9 \end{array}$	0 1 3 0 1 3 		 0 5 9	
175 176 177 178 179	Sandgate Street Hopetoun Street Alexander Street Esplanade Hardy Street		 	 11 16 4	5 2 8 0 3 0 0 9 10 9 3 5 2 10 5	0 3 0 0 9 10 20 19 9 2 10 5	 	5 2 8 	
181 182 183 186 187 190	Tate Street Gladstone Avenue Arlington Avenue Harper Terrace Darley Street Leonora Street		 	 23 9 3 0 4 0 0 4 0 0 9 0 1 10 0 0 18 3	 	 0 9 0 1 10 0	 0 18 3	23 9 3 0 4 0 0 4 0 	
191 192 193 180	Manning Road Lyall Street Bowman Street Sundries		 	 1 10 0 0 19 0 	$\begin{array}{c} \dots \\ 1 \ 17 \ 0 \\ 4 \ 3 \ 2 \\ 26 \ 13 \ 11 \end{array}$	2 16 0 4 3 2 23 6 0	1 10 0 i 2 1	 2 5 10	

SUMMARY—MAINTENANCE.

	Totals.	West.	South.	East.	Main Roads.
Roads Paths Other Maintenance	1,185 10 10 138 16 5 1,999 19 10	£ s, d, 307 0 5 688 14 0	£ s. d. 260 5 11 548 16 2	£ s. d. 558 9 6 723 17 10	£ s. d. 198 11 5 38 11 10
Grand Totals, Maintenance	£3,324 7 1	995 14 5	809 2 1	1,282 7 4	237 3 3

Construction and Reconstruction, 1924-25—Year ending 30th June, 1925.

Folio.	Item.	Roads.	Paths.	West Ward.	South Ward.	East Ward.	Main Roads.
122 123 125, 186 126 129 133 134 140 i44 156 162 163 165 173 181 184 185	Judd Street, Cr. Melville Terri Stirling Street, reclamation Fremantle Road Royle's R.O.W. Mends Street Mary Street Lahouchere Road Cale Street Augelo Street Melville Parade Lawler Street Ednah Street McDonald Street Hovea Terrace Tate Street Wattle Street Henley Street Wattle Street Wattle Street Wattle Street	 2,097 16 1 58 16 11 30 11 8 8 16 6 75 4 1 24 4 5 15 0 0 27 3 3 5 5 0 	£ s. d. 19 11 1 4 14 7 5 1 3 1 5 4 13 9 7 110 4 8 6 1 4 9 124 10 10 0 16 0 40 4 8 53 16 3 386 10 3	£ s. d. 19 11 1 4 14 7 58 16 11 30 11 8 30 11 8 	£ s. d 10 1 10 58 2 0 24 4 5 21 1 3 27 3 3 5 5 0 53 16 3 199 14 0	£ s. d 5 1 3 110 4 8 6 14 9 124 10 10 0 16 0 40 4 8 3 15 3	£ s. d 2,097 16 1 2,097 16

OTHER CONSTRUCTION WORKS.

Foiio.		Ite	m.		Tot	al.		West	Ward		South	Ward.	East	War	d.
120 2 10 38 52 59	Street Trees . Benzine .	 		 	49	$\frac{18}{7}$	d. 0 5 7 2 0 0	£ 13 11 20 27 51 22	18 0 1 2 0	1. 0 4 7 1 0 0	£ 31 10 31 71 30 174	s. d. 5 5 16 5 0 0 2 0 0 0 3 10	10 50 109 43	3 3 0 16 0 1 2 4 2 0	d. 8 7 1 0 0

OTHER MAINTENANCE WORKS.

Folio.			Tota	als.		West V	War	d.	South	Ward.	East	Ward.	Main Roads.
125 71 2 10 12 32 38 52 58 59 60 180	Canning Bridge Street Lighting Reserves Street Trees Pounds Algae Benzine Fodder Street Cleaning Holiday Pay Street Watering Drainage	 	119 14 52 109 2 45	0 1 11 19 17 6 5 0 16 11 18	10 6 7 5 6 5 6 2 7 4 0	£ 366 52 103 39 14 17 36 2 15 28 12	0 1 8 19 10 8 8 0 5 12 18	d. 05999962650	8 18	4 3 12 10 15 0	22 34 	0 0 0 0 13 2 19 10 6 9 3 2 12 9 18 3 3 11	£ s. d. 38 11 10

SUMMARY—CONSTRUCTION AND RECONSTRUCTION.

	Totals.	West Ward.	South Ward.	East Ward.	Main Roads.
Roads Paths Other Construction	£ s. d. 2,346 13 2 386 10 3 531 9 2 £3,264 12 7	£ s. d. 144 5 11 146 0 0 290 5 11	£ s. d. 199 14 0 174 3 10 373 17 10	£ s. d. 291 7 5 211 5 4 502 12 9	£ s. d. 2,097 16 1 2,097 16 1

FORM No. 17.

The Road Districts Act, 1919 (Sections 304 and 307).

Road Board Loans Current Year ended 30th June, 1925.

Loan No.	Amount authorised.	Nominal amount raised by issue of Debentures.	Where floated.	Date of issue.	Cur- rency.	Rate of interest.	Percentage of sinking fund.	Annual lia- bility due on account of interest and sinking fund.	Amount paid during the year under review.	Purpose for which the loan was raised.
2 3 4 5 7 8	£ 6,500 7,000 4,000 1,000 5,000 8,000	£ 6,500 7,000 4,000 1,000 5,000 8,000	Perth do do do do do	7-11-19 Oct. 1914 7-4-15 7-4-15 Oct. 1917 Nov. 1920	Years. 20 30 20 20 12 5	% 5 5 5 5 6 6	Debs. 5 Debs. do. 11 · 6	£ s. d. redeemable 694 10 0 redeemable do. 882 0 0 520 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Roads. Electric Light. Roads. do. do. Noads, £6,000. Roads, £6,000.

Interest on Electric Light Loans refunded by Loan Rates Account to Electric Light Account.

SINKING FUNDS.

Loan	Amount of loan current		Accrued Sinking Funds in hands of Trustees on 30th June, 1925.							
No.	on 30th June, 1924.	Amount i	invested.	Placed in Banks.	loan 30th June, 1925.					
2, 3 4 5 7 8	£ s. d. 4,864 17 5 5,748 7 0 2,671 9 8 667 17 5 4,265 8 6 7,760 0 0	£ s. d	£ s. d. 211 15 1 187 8 7 46 17 1 	£ s. d. 54 13 6 24 0 9 4 16 0 £83 10 3	£ s. d. 4,653 2 4 5,349 3 6 2,484 1 1 621 0 4 3,659 7 9 7,755 4 0					

ELECTRICITY DEPARTMENT. Receipts-1924-25.

Ledger Fol.	dger Fol. Particulars.								
260 262 264 274 276 284 310 312 317	Sundry Consumers General Account Jobbing Repairs Consumers Deposits Test Fees Sundries Survey Fees Current Prepaid Street Lighting Total net receipts		£ s. d. 4,352 8 0 1,045 11 0 15 0 5 300 10 0 2 0 0 1 10 0 8 5 0 90 0 0 610 0 0						

Payments-1924-25.

Ledger Fol.	Particulars.		Amount.	
252	Service Connections			£ s. d. 12 4 10
253	Mains, Wires, etc			51 12 7
255	Street Lights			22 2 9
256	Meters	•••		243 14 4
257	Loose Tools	•••		$\begin{array}{cccccccccccccccccccccccccccccccccccc$
262	Comment Assessed	•••		458 17 8
		•••	•••	3 6 0
263	Jobbing Repairs Deposits	•••	•••	103 7 0
274		•••	•••	2 0 0
276	Test Fees	•••	•••	2,762 16 3
278	E. and G. Department	•••	•••	
284	Refund	•••	•••	$\begin{smallmatrix}1&10&0\\0&2&9\end{smallmatrix}$
290	General Maintenance	• • •	•••	
295	Office Expenses	•••	•••	40 10 8
299	Salaries	•••	•••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
301	Sundries	•••	•••	7 2 0
302	Stationery and Printing	•••	•••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
303	Bulk current	•••	•••	1,041 13 3
305	Street Lights Maintenance	•••	•••	
306	Insurances	•••		13 9 0
307	Repairs, Meters	•••	•••	115 0 0
308	Rent of Poles	•••		8 3 0
312	Current prepaid refunded	•••		27 15 7
	Total net expenditure			£5,142 2 10

We hereby certify that the figures and particulars above are correct.

S. H. FLETCHER

Chairman.

R. HOUGHTON,

Secretary.

16th July, 1925.

GREENMOUNT ROAD BOARD.

To whom it may concern.

THE above Board has appointed Albert George Crowe, of Clayton Estate, Bellevue, as Pound-keeper and Ranger, on behalf of the above Board, for the purpose of impounding all stock found straying in the above district.

E. D. FORSYTH,

Secretary.

Mundaring, 16/12/1925.

WILUNA DISTRICT ROAD BOARD AND LOCAL HEALTH AUTHORITY.

NOTIFIED for general information: Wiluna-Meeka-tharra Road.—Starting at a point in Woodley Street, Wiluna, between Jones and Wells Streets, and running in a Westerly direction to a gate at the 363-mile peg on the Rabbit-proof Fence—distance 35 miles.

H. CROSS. Secretary Wiluna District Road Board. 21st November, 1925.

THE HEALTH ACT, 1911-19.

Appointment.

appointment, made by the under-THE following mentioned Local Health Authority, is hereby approved:

Phillips River.—Francis Herbert Backhouse, to be Secretary and Inspector, vice M. J. Coleman, resigned.

EVERITT ATKINSON, Commissioner of Public Health. 23rd December, 1925.

THE following Admiralty Notice to Mariners (No. 1613) is published for general information:—

Australia—North-West Coast.

Adele Island-Discoloured water reported North-Westward of.

Position--At a distance of about 35 miles northwestward of Adele Island.

Lat. 15deg. 16min. 00sec. S., long. 122deg. 37min. 00sec. E. on chart No. 1047.

Details—The note "Discoloured Water reported (1925)" is to be inserted in the vicinity of the above position on the charts.

Notice No. 1613 of 1925, dated 15th October.) Charts affected-

No. 1039, Camden Sound to Cape Leveque.
No. 1047, Cape Ford to Buccaneer Archipelago.
No. 475, North-West coast of Australia.
No. 2759a, Australia—northern portion.
Publication—Australia Pilot, Vol. V., 1923, page 183.

F. WINZAR, Chief Harbour Master.

Harbour and Light Department, Fremantle, 25th November, 1925.

TRANSFER OF LAND ACT, 1893, SECTION 222, AND THE REAL PROPERTY LIMITATION ACT, 1878.

Application No. 2108/1925.

TAKE notice that Celia Casey of 30 Oxford Street Leederville in the State of Western Australia Spinster has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the City of Perth and being—

Portion of Perthshire Location Ax being Lot 3 (containing twelve perches) on deposited Plan 1184 being the whole of the land described in Certificate of Title Volume 144 Folio 72.

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 thirtieth day of January next a caveat forbidding the same from being registered accordingly.

> ARTHUR G. HARVEY, Acting Registrar of Titles.

Land Titles' Office, Perth, 17th December, 1925.

Downing & Downing, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 2173/1925.

TAKE notice that Roy Lancelot Duffield of Beverley in the State of Western Australia Secretary 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 Town of Beverley and being

Beverley Town Lots 11 and 12 containing together three

roods and eight perches Bounded on the South-West by two chains of Bartram

On the North-West by the South-East boundary of Lot 10 measuring four chains twelve links

On the North-East by part of the left bank of the Avon River

And on the South-East by the North-West boundary of Lot 13 measuring three chains ninety-one links.

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

> ARTHUR G. HARVEY, Acting Registrar of Titles.

Land Titles' Office, Perth, 16th December, 1925.

TRANSFER OF LAND ACT, 1893. (Section 75.)

Application No. 2187/1925.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twenty-eighth day of January next to issue in the name of Edith Stewart Owen wife of William Lambden Owen of Menzies North Coolgardie a Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been

Dated this twenty-third day of December, 1925.

ARTHUR G. HARVEY, Acting Registrar of Titles.

The land referred to.

All that piece of land situate in the Melville District containing one acre and eight perches being Melville Suburban Lot 8 and being the whole of the land described in Certificate of Title Volume 102 Folio 95.

Stone, James, & Co., Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893. (Section 75.)

Application No. 2180/1925.

Application No. 2180/1925.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twenty-eighth day of January next to issue in the name of John Charles Massingham of Milligan Farmer a special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been destroyed.

Dated this twenty-third day of December, 1925.

ARTHUR G. HARVEY, Acting Registrar of Titles.

The land referred to.

All that piece of land situate in the Avon District containing sixteen acres three roods and ten perches being portion of Avon Location 3219 being the whole of the land described in Certificate of Title Volume 391 Felio 35.

TRANSFER OF LAND ACT, 1893. (Sections 121 and 122.)

Application No. 2159/1925.

Application No. 2159/1925.

TAKE notice that Helena Aurora Hope formerly of St. George's Terrace Perth in the State of Western Australia but now care of A. J. Monger Esq. Perpetual Trustee Buildings Perth aforesaid Widow the proprietor of Mortgage No. 4499/1920 has made application to the Commissioner of Titles for an order foreclosing the right of the mortgagor to redeem the land hereimafter described and that by direction of the said Commissioner I hereby offer for private sale the following parcel of land viz:—

All that piece of land situate at the corner of South Terrace and Essex Street in the town of Fremantle containing twenty-six and seven-tenths perches being portion of Fremantle Town Lot 872 and being the whole of the land described in Certificate of Title Volume 746 Folio 146.

And further take notice that after the thirteenth day of February next an order for foreclosure may be issued to the said mortgagee unless in the interval a sufficient sum has been obtained by the sale of the land to satisfy the principal and interest moneys secured and all expenses incurred in and about such sale and proceedings.

The amount due in respect of the principal and interest and all expenses incurred was on the 23rd day of December 1925 £3,305 15s. 9d.

Dated at the Land Titles Office, Perth, this 23rd day of December, 1925.

ARTHUR G. HARVEY,
Acting Registrar of Titles.

Northmore, Hale, Davy, & Leake, Perth, Solicitors for the Applicant.

THE COMPANIES ACT, 1893.

Vereenigde Nederlandsche Scheepvaartnaatschappy

(United Netherlands Navigation Company)

NOTICE is hereby given that the Registered Office of the above company in Western Australia is situate at Elder House, St. George's Terrace, Perth, and that Thomas Ernest Field and Harry Vincent Fry are the attorneys of the said company in Western Australia.

Dated this 7th day of December, 1925

S.TONE, JAMES, & CO.,

Furnival Chambers, St. George's Terrace, Perth, Solicitors in Western Australia for the Company.

THE COMPANIES ACT, 1893.

Ira L. and A. C. Berk, Limited.

NOTICE is hereby given that the Registered Office of the above company in Western Australia is situate at Wellington Buildings, William Street, Perth, and that Francis Abbott is the Attorney of the said company in Western Australia.

Dated this 14th day of November, One thousand nine hundred and twenty-five.

STONE, JAMES, & CO., Furnival Chambers, St. George's Terrace, Perth, Solicitors in Western Australia for the Company.

THE COMPANIES ACT, 1893.

Williambury, Limited.

NOTICE is hereby given that the Registered Office of the above company in Western Australia is situate at Elder House, St. George's Terrace, Perth, and that Thomas Ernest Field and Harry Vincent Fry are the Attorneys of the said Company in Western Australia.

Dated this 8th day of December, 1925.

STONE, JAMES, & Co., Furnival Chambers, St. George's Terrace, Perth, Solicitors in Western Australia for the Company.

In the matter of "The Companies Act, 1893," and in the matter of Tarcoola Blocks Mines, N.L.

NOTICE is hereby given that the Registered Office of the abovenamed company is situated at 20-24 Third Floor, Perpetual Trustee Buildings, St. George's Terrace, Perth, and will be open and accessible to the public between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 5 p.m., on week days, and from 9 a.m. to 12 noon on Saturday Saturday.

W. A. CARCARY,

O. L. Haines, Wylie, and Carcary, Professional Accountants, Perpetual Trustee Buildings, St. George's Terrace, Perth.

In the matter of "The Companies Act, 1893," and in the matter of Lewis & Reid, Limited (in Liquida-

NOTICE is hereby given that at a duly convened extraordinary meeting of Lewis & Reid, Limited, held on the 14th day of November, 1925, a special resolution was carried that the Company be wound up voluntarily, and that James Lewis Berkley Weir, of St. George's Terrace, Perth, Accountant, be Liquidator to wind up the Company's business in Western Australia, and that Stanley McGregor Reid, of Adelaide, Accountant, and Arthur George Wadlow, of Adelaide, Business Manager, be Liquidators to wind up the Company's business in South Australia.

Dated this 15th day of December 1925.

Dated this 15th day of December, 1925.

LOHRMANN & TINDAL,
Perpetual Trustees Buildings,
89 St. George's Terrace, Perth,
Solicitors for the Company.

THE COMPANIES ACT, 1893.

Woolyeenyer Pastoral Company, Limited.

NOTICE is hereby given that the Registered Office of the abovementioned Company is situated at the offices of Messrs. Villeneuve Smith & Keall, South British Chambers, 23 Barrack Street, Perth, and is accessible to the public between the hours of 10 a.m. and 4 p.m. from Mondays to Fridays inclusive, and from 10 a.m. to 12 noon on Saturdays.

Dated this 17th day of December, 1925.

VILLENEUVE SMITH & KEALL. 23 Barrack Street, Perth,

Solicitors for the abovenamed Company.

In the Supreme Court of Western Australia. In the matter of "The Companies Act, 1893," and in the matter of P. H. Fraenkel, Limited.

Chairman's Certificate of Special Resolution for Winding up Company.

THIS is to certify that at a meeting of the Shareholders of the abovenamed P. H. Fraenkel, Limited, duly convened and held at the offices of Messrs. Coombs, Whyte, & Lissiman, Harper's Buildings, Howard Street, Perth, on Saturday, the 19th day of December, 1925, at 10 o'clock a.m., the following special resolution was duly carried:

"That the Company go into voluntary liquidation, and that John Duncan Whyte, Accountant, of Howard Street, Perth, be appointed Liquidator for the purpose of such winding-up.

Dated at Perth this 19th day of December, 1925.

P. H. FRAENKEL,

Chairman.

THE COMPANIES ACT, 1893.

In the matter of P. H. Fraenkel, Limited, of Harper's Building, Howard Street, Perth.

THE Creditors of the abovenamed Company are required, on or before the 23rd of January, 1926, to send their names and addresses. and particulars of their debts or claims, and the addresses of their solicitors, if any, to John Duncan Whyte, of Howard Street, Perth, Accountant, the Liquidator of the abovenamed Perth, Accountant, the Liquidator of the abovenamed Company, and if so required by notice in writing from the said Liquidator are by their solicitors or otherwise to prove their said debts or claims, at Harper's Building, Howard Street, Perth. the office of the said Liquidator, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before any such debts are proved. are proved.

Saturday, the 23rd day of January, 1926, at 10 o'clock a.m.. at the said office, is appointed for determining as to the allowance of the debts and claims.

Dated this 19th day of December, 1925, at Perth.

J. D. WHYTE, Liquidator.

Coombs, Whyte. & Lissiman, Harper's Building, Howard Street, Perth.

DUDLEY AND DWYER, LIMITED.

IN pursuance of Section 39 of "The Companies Act, 1893," Dudlev and Dwyer, Limited, hereby give notice that the Registered Office of the Company is situated in Economic Chambers, William Street, Perth, and will be accessible to the public for the transaction of business between the hours of 10 a.m. and 4 p.m. daily, Saturdays, Sundays, and public holidays excepted.

Dated at Perth, this twenty-second day of December, 1925.

For Dudley and Dwyer, Limited,

WILL DAVIES,

Trustee for the Company.

Ford, Rhodes and Davies, Public Accountants, St. George's House, Perth.

ASSOCIATIONS INCORPORATION ACT, 1895.

I, WILLIAM NEWTON, of 823 Hay Street, Perth, in the State of Western Australia, Wine Merchant, a person appointed for the purpose by the "United Kingdom Natives' Association and Club," of Commerce Buildings, King Street, Perth, aforesaid, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

WILLIAM NEWTON.

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

1. The name of the Association is the "United Kingdom Natives" Association and Club."

2. The purposes for which the Association is estab-

- lished are the establishment and maintenance of clubs for social intercourse and mutual welfare; to promote and assist immigration and foster the spirit of friendship between persons from the United Kingdom and Australians; to promote a wider knowledge of English ideals and conditions by Australians and a wider knowledge in England of Australian conditions; to assist members in need of assistance.
- The Association is established at Commerce Buildings, King Street, Perth, in the said State.
- The Trustees are Albert Edward Bates, Newton, Henry Kaye Perrin, and Harry Griffiths.

R. D. LANE, Solicitor, 41-43 Weld Chambers, St. George's Terrace, Perth.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned Clarence Rupert Hawke, Frank Bert Bloxham, William James Martin, Harry Percival Gilbert, Raymond Richard Spurr, and Frank Everitt, carrying on business as butchers and livestock dealers at 73 Burt Street, Boulder, under the style or firm of "Co-operative Butchers," has been dissolved by mutual consent as from the 15th day of September, 1925, so far as concerns the said Braymond Bishard Spurr, who said cerns the said Raymond Richard Spurr, who retires from the said firm.

All debts due to and owing by the said late firm will be received and paid respectively by the said Clarence Rupert Hawke, Frank Bert Bloxham, Bloxham, Charence Rupert Hawke, Frank Bert Bloxnam, William James Martin, Harry Percival Gilbert, and Frank Everitt, who will continue to carry on the said business in partnership under the style or firm of "Co-operative Butchers."

C. R. HAWKE. W. J. MARTIN. EVERITT. F. F. B. BLOXHAM. H. GILBERT. R. R. SPURR.

NOTICE is hereby given that the Partnership hereto-Brudenell and Mary Ann Preston as administratrix of the estate of the said Charles Preston, and John Brudenell carrying on business of farmers at Tammin. under the style or firm of "Preston and Brudenell," has been dissolved as from the 19th day of September 1955, to force second the style of September 1955, as force second the style ber, 1925, so far as concerns the said John Brudenell, who retired from the said firm, and the said Mary Ann Preston will continue to carry on the said business in partnership with Hannorah Ann Ryan under the style or firm of "Preston & Ryan."

Dated this 30th day of November, 1925. M. A. PRESTON.

Signed by the said Mary Ann Preston, in the presence of-

J. P. Durack, Solicitor, Perth.

J. BRUDENELL.

Signed by the said John Brudenell, in the presence

J. P. Durack.

Dwyer, Durack, & Dunphy, Solicitors, 33 Barrack Street, Porth.

 $In \ the \ Supreme \ Court \ of \ Western \ Australia-Probate \\ Jurisdiction.$

In the matter of the Estate of Charles Bishop, late of Rocklands, Nannup, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of the above-named Charles Bishop, deceased, are requested to send particulars in writing of the same to the executors, care of the undersigned, on or before the 20th day of January, 1926, after which date the said executors will distribute the estate of the deceased amongst the persons entitled thereto, having regard only to such claims of which they shall then have had notice.

Dated this 16th day of December, 1925.

PERCY A. EWING,
Solicitor for the Executors,
Bridgetown

 $In \ the \ Supreme \ Court \ of \ Western \ Australia -- Probate \\ Juris diction.$

In the matter of the Will of Fred Clarence Stockwell, late of 37 Broome Street, Cottesloe Beach, in the State of Western Australia, Assistant Director of Technical Education, deceased.

NOTICE is hereby given that all persons having claims or demands against the estate of the above-named deceased are required to forward particulars of such claims or demands to the West Australian Trustee, Executor, and Agency Company, Limited, of St. George's Terrace, Perth, aforesaid, on or before the 16th day of January, 1926; and notice is further given, that at the expiration of such time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 22nd day of October, 1925.
STAWELL, HARDWICK, & FORMAN,
Solicitors for the Executor.

 $\begin{array}{cccc} In & the & Supreme & Court & of & Western & Australia -\!\!-\! Probate \\ & & Juris diction. \end{array}$

In the matter of the Will of John McKay, formerly of Perth, but late of Mr. Barnett Station, Fitzroy Crossing, in the State of Western Australia, Cook, deceased.

Notice to Creditors.

NOTICE is hereby given that all persons having claims or demands against the estate of the above-named deceased are required to send particulars of their claims to the undersigned on or before the 27th day of February, 1926; and, further, that at the expiration of the last-mentioned date the executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated the 17th day of December, 1925.

M. KOTT,

of Commercial Travellers' Association Buildings, 69 St. George's Terrace, Perth, Solicitor for the Executor, William Niven Reid.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Morris Rosman, of 42 Victoria Street, Perth, Tailor, a Debtor.

Notice of intention to declare a First and Final Dividend.

NOTICE is hereby given that I intend to declare a first and final dividend in the above matter on Monday, the 18th day of January, 1926. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated the 16th day of December, 1925.

[L.S.] Q. H. JAMES,

Trustee.

Q. H. James & Co., Public Accountants, 45-49 Weld 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 Charles William Duncan, of Wickepin, Baker.

Notice of intention to declare a First and Final Dividend.

NOTICE is hereby given that I intend to declare a first and final dividend in the above matter on Monday, the 18th day of January, 1926. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated the 16th day of December, 1925.

L.S.

Q. H. JAMES,

Trustee.

Q. H. James & Co., Public Accountants, 45-49 Weld 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 Frederick William Loneragan and Ellen Clarke (trading as "Loneragan & Co."), of Bolgart, Storekeepers.

Notice of intention to declare a First Dividend.

NOTICE is hereby given that I intend to declare a first dividend in the above matter on Monday, the 4th day of January, 1926. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated the 16th day of December, 1925.

[L.S.]

Q. H. JAMES,

Trustee.

Q. H. James & Co., Public Accountants, 45-49 Weld 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 Alfred Maggs, of 568 Beaufort Street, Mount Lawley, Greengrocer and Confectioner, a debtor.

Notice of Meeting.

NOTICE is hereby given that a meeting of the Creditors of the abovenamed Alfred Maggs, of 568 Beaufort Street, Mount Lawley, Greengrocer and Confectioner, will be held at the office of J. B. Hanson & Co., of 13-15 Commercial Union Chambers, St. George's Terrace, Perth, on Thursday, the 31st day of December, 1925, at the hour of half-past two o'clock in the afternoon.

Dated this 17th day of December, 1925.

[L.S.]

J. B. HANSON,

Agent for the Debtor.

J. B. Hanson & Co., Public Accountants, 13-15 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 George Albert Ernest Height, of Wagin, Blacksmith, a debtor.

Notice of intention to declare a Second and Final Dividend.

NOTICE is hereby given that I intend to declare a second and final dividend in the above matter on Saturday, the 9th day of January, 1926. Dividends will be payable to those creditors only who have signed or assented to the Deed of Assignment.

Dated this 21st day of December, 1925.

Tt.s.1

RUPERT GLADSTONE,

Trustee.

Rupert Gladstone, Public Accountant, Piesse's Buildings, Wagin.

THE BANKRUPTCY ACT, 1892.

Debtor's Name.	Address.	Descrip- tion.	Court,	No.	Fi	e of rst ting.	Hour.	Plac	e. Date Public amina	Ex-	Hour.	Place.	for	Date ler (i Sun ninis	ií an nma
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