

Governmen

OF

WESTERN AUSTRALIA.

[Published by Authority at 8.80 p.m.]

[REGISTERED AT THE GENERAL POST OFFICE, PERTH, FOR TRANSMISSION BY POST AS A NEWSPAPER.]

No. 33.]

PERTH: FRIDAY, JULY 4.

[1930.

Dedication of Public Highway.

Geraldton Municipality.

PROCLAMATION

 WESTERN AUSTRALIA, EN Control of the Most Distinguished Order of St.

 WESTERN AUSTRALIA, By His Excellency Colonel Sir William To WIT.

 To WIT.

 W. R. CAMPION, Governor.

 Governor.

 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. 1364/30.

WHEREAS by Sections 222 and 227 of "The Muni-cipal 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 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 theneeforth, 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 Geraldton Municipal Council has requested that certain lands, amed and described in the Schedule hereunder. lands named and described in the Schedule hereunder, which have been used for streets or ways within the Municipality of Geraldton, be declared public highways: Now, therefore I, the said Governor, by and with the advice and consent of the Executive Council, do by this my Declaration declare the said lands to be public my Proclamation declare the said lands to be public highways, and such lands shall, from the date of this Proclamation, be absolutely dedicated to the public as highways, within the meaning of any law now or here-after in force.

Schedule.

Name of Street, Width, Position, Titles Office Plans. Queen Street; 50 links (plus truncations); from Dur-lacher Street to Brede Street; Diagram 8653.

Victoria Street (to be known as Queen Street); 50 links (including 1 link reserve); from Durlacher Street to Brede Street; Plan 1722. Given under my hand and the Public Seal of the said State, at Perth, this 1st day of July, 1930.

By His Excellency's Command,

Gazette

(Sgd.) P. D. FERGUSON, Acting Minister for Works.

GOD SAVE THE KING !!!

Parliament Summoned to meet for Business. PROCLAMATION

 WESTERN AUSTRALIA, }
 By His Excellency Colonel Sir William To WIT.
 By His Excellency Colonel Sir William Robert Campion, Knight Commander of the Most Distinguished Order of St.

 W. R. CAMPION, Governor.
 Michael and St. George, D.S.O., Gov-ernor in and over the State of West-ern Australia and its Dependencies in the Commonwealth of Australia.

[L.S.] the Commonwealth of Australia. WHEREAS under the provisions of "The Constitution Act, 1889," it is made lawful for the Governor of Western Australia to fix the time and place for the holding of the first and every other session of the Legis-lative Council and Legislative Assembly: Now, there-fore I, the Governor, in exercise of the power so vested in me in this behalf, do by this my Proclamation announce and proclaim that the First Session of the Fourteenth Parliament of Western Australia shall be holden for the dispatch of business on Wednesday, the 30th day of July, 1930, at the hour of 12 o'clock noon, in the House of Parliament, in the City of Perth, and Members of the Legislative Council and Members of the Legislative Assembly are hereby required to give their Legislative Assembly are hereby required to give their attendance at the said time and place accordingly.

Given under my hand and the Public Seal of the said State, at Perth, this 1st day of July, 1930.

By His Excellency's Command,

(Sgd.) JAMES MITCHELL, Premier.

GOD SAVE THE KING !!!!

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the 1st day of July, 1930, the following Orders in Council were authorised to be issued :-

The Stock Diseases Act, 1895.

ORDER IN COUNCIL.

WHEREAS it is enacted by Section 6 of "The Stock WHEREAS it is enacted by Section 6 of "The Stock Diseases Act, 1895," that the Governor may from time to time make, vary, alter, or revoke such Regulations under this Act as may be deemed expedient for all or any of the purposes in the said section mentioned: And whereas certain Regulations were made under the prid Act and publicled in the Construct Correction on said Act and published in the Government Gazette on the 5th day of August, 1927; and further Regulations were made under the said Act and published in the *Government Gazette* on the 11th day of October, 1929: And whereas it is now deemed expedient to amend Regulation 21 of the Regulations firstly hereinbefore mentioned and Regulation 3 of the Regulations secondly hereinbefore mentioned, in the manner hereinafter ex-pressed: Now, therefore, His Excellency the Governor, acting with the advice and consent of the Excentive Council, and in exercise of the powers conferred by the said Act, doth hereby amend Regulation 21 of the Regulations published in the Government Gazette on the 5th day of August, 1927, and Regulation 3 of the Regu-lations published in the said Gazette on the 11th day of October 1929. respectively, as follows — October, 1929, respectively, as follows:-

(1.) Regulation 21 is amended by-

- (a) adding at the commencement of paragraph (1) the words "subject as hereinafter pro-vided";
- (b) adding after paragraph (2) a proviso as fol-

"Provided that dairy eattle other than stud eattle or eattle for immediate slaughter may be admitted into Western Australia from the States of New South Wales, Victoria, and South Australia, subject to the following conditions:

(1) Such dairy cattle shall be certified by the Chief Veterinary Officer of the State of origin to have been obtained from portions of the said State which are free from the disease known as pleuro-pneumonia, and not to have been in contact with animals suffering from the said disease, nor to have been on holdings known to have been occupied by animals suffering from the said disease dur-ing the preceding two years;

(2) Such dairy cattle shall be accompanied by a clean tuberculin certificate and a clean certificate of health issued by a Government Veterinary Officer of the State of origin;

(3) Such dairy cattle shall undergo quar-antine for a period of thirty days from date of arrival at depot for tuberculin testing to date of release in Western Australia;

(4) The importation of such dairy cattle shall be under the personal supervision of a Government Veterinary Officer of Western Australia, who shall personally exercise supervision over the said dairy eattle during the whole period of quarantine in the State of origin."

(2.) Regulation 3 is amended by deleting the words "30th parallel" and inserting in lieu thereof the words "31st parallel."

(Sgd.) L. E. SHAPCOTT, Clerk of the Executive Council.

Alteration of Boundaries of Dalwallinu Health District. under the provisions of "The Health Act, 1911-19."

ORDER IN COUNCIL.

M.H.D. 344/30; Ex. Co. No. 1686. WHEREAS it is enacted by Section 19 of "The Health Act, 1911-19," that the Governor may alter the houndaries of any Health District constituted by the Governor under the said Act: And whereas it is de-sired to alter the boundaries of the Dalwallinu Health District which was so constituted: Now, therefore, His Excellency the Governor of Western Australia, by and

with the advice of the Executive Council, does hereby alter the boundaries of the said Health District in manner following, that is to say:-So as to include all that land within the Townsites of Dalwallinu, Wabin, Buntine, Kalannie and Pithara, and also Ninghan Locations 2139 and 1011 only, in lieu of the whole of the Road District as previously gazetted.

L. E. SHAPCOTT, Clerk of the Executive Council.

Office of Public Service Commissioner,

Perth, 3rd July, 1930.

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

Ex. Co. 2685; P.S.C. 504/29.—W. Clubb, Chief In-spector of Schools, Education Department, to be Director of Education, at a salary of £1,020 per annum as from 1st July, 1930;

Ex. Co. 3182; P.S.C. 572/29.-J. A. Klein, Senior Inspector, Education Department, to be Chief Inspector, at a salary of £852 per annum as from 1st July, 1930;

Ex. Co. 79 .- W. C. S. McLintock, Inspector, Education Department, to be Senior Inspector, at a salary of £756 per annum as from 1st July, 1930;

Ex. Co. 3336; P.S.C. 642/29.—Murray Giles Little, under Section 29 of the Public Service Act, to be In-spector, Education Department, at a salary of £672 per annum as from 1st July, 1930;

Ex. Co. 177; P.S.C. 629/29.—Leslie William Phillips, under Section 29 of the Public Service Act, to be As-sistant Superintendent of Technical Education, Education Department, at a salary of £576 per annum as from 1st July, 1930;

Ist July, 1930; Ex. Co. 377; P.S.C. 485/29.—Arthur Drayton Ander-son, under Section 29 of the Public Service Act, to be Junior Assistant Medical Officer, Lunacy Branch, Chief Secretary's Department, at a salary of £456 per annum (with board and residence) as from 22nd April, 1930; Ex. Co. 2558; P.S.C. 531/29.—William Henry White, under Section 29 of the Public Service Act, to be In-spector of Seaffolding, Department of Public Works and Labour, at a salary of £348 per annum as from 1st Oc-tober, 1929; Ex. Co. 2182, D.S.C. 2027.

Ex. Co. 2188; P.S.C. 387/16.—Joseph Stanley Thomp-son, under Section 6, Subsection 3, of "The Public Ser-vice Appeal Board Act, 1920," to be Clerk, Agricultural Bank and Industries Assistance Board, at a salary of £348 per annum as from 1st July, 1929;

Ex. Co. 2299; P.S.C. 433/29.—Peter Farquis Petersen, under Section 29 of the Public Service Act, to be In-spector, Factories and Shops Branch, Department of Public Works and Labour, at a salary of £360 per an-num as from 1st July, 1929;

Ex. Co. 1676; P.S.C. 153/28 .-- Leslie Frederick Hyam, under Section 28 of the Public Service Act, to be Junior Clerk, Workers' Homes Board, Treasury Department, at a salary of £72 per annum as from 22nd November, 1929;

Ex. Co. 1676; P.S.C. 298/30.-W. H. Orr, Clerk, Electrical Stores, Public Works Department, to be Clerk in charge (Electrical), at a salary of £336 per annum as from 1st June, 1930.

And of the acceptance of the following resignations :-

Ex. Co. 1627 .-- G. N. Lowe, Senior Potato Inspector,

Department of Agriculture, as from 30th June, 1930; Ex. Co. 1676.—P. Orton, Clerk, Child Welfare Branch, Chief Secretary's Department, as from 5th July, 1930.

And of the following retirements:-

Ex. Co. 1118 .-- A. G. Hossack, Staff Surveyor, Lands and Surveys Department, under Section 67 of the Pub-lic Service Act, as from 30th June, 1930;

Ex. Co. 1106.-C. R. P. Andrews, Director of Educa-tion, under Section 66 of the Public Service Act, as from 30th June, 1930;

Ex. Co. 176.—A. A. Mills, Clerk (Progress Certificates), Public Works Department, under Section 67 of the Public Service Act, as from 1st October, 1930;

Ex. Co. 1678.-M. D. H. Donaldson, Clerk in charge of Correspondence, Official Trustee's Office, Crown Law Department, under Section 67 of the Public Service Act, as from 30th June, 1930.

> G. W. SIMPSON, Public Service Commissioner.

VACANCY IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date Returnable.
Agricultural Bank	Clerk (Searching)	£240—£300	1930. 5th July.

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

G. W. SIMPSON, Public Service Commissioner.

AMENDMENT OF AREAS AND BOUNDARIES OF RESERVES.

Department of Lands and Surveys, Perth, 2nd July, 1930.

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 Government Gazette being hereby cancelled :---

10807/04

SWAN (Osborne Park).—No. 17703 (Trigonometrical ation).—Location 3075. (About 1a. 0r. 25p.) (Plan Station).-1D/20, North-East.)

2830/29.

MURRAY.—No. 20312 (Common).—Locations 1199, 1201, and 1331. (1,245a. 1r. 13p.) (Plan 383A/40, B1.)

W. P. ODELL, Acting Under Secretary for Lands.

RESERVES.

Department of Lands and Surveys, Perth, 2nd July, 1930.

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

3333/25.

KALUWIRI (Woodarra) .- No. 20476 (Common),-KALUWIRI (Woodarra).—No. 20476 (Common).— Bounded by lines starting from a point on the North boundary of P.L. 3424/97 situate 185 chains East of the P.L's. North-Western corner, and extending North about 344 chains; thence East about 200 chains; thence South about 174 chains; thence East about 60 chains; thence South about 170 chains, and West along the North boundary of P.L. 3424/97 to the starting point; excluding Reserves 4256 (Cemetery); 4943 (Rubbish Depot); 4944 (Receration); 11723 (State Battery); 12859 (Water), and Woodarra Townsite. (About 6,650 aeres.) (Reserve 20413 (Stock Route) is hereby re-duced.) (Plan 52/300.)

1676/30.

AVON (Wongamine).-No. 20486 (Recreation).-AVON (Wongamine).—No. 20486 (Recreation).— Bounded by lines starting from the Southern corner of Reserve 18727, 'School Site,' and extending North-Westward along the South-West boundary of said Re-serve and onward, a total distance of 950 links; thence 243deg. 27min. about 1,340 links; thence 153deg. 23min. about 800 links to the North side of a surveyed road; thence North-Eastward along same to the starting point. (About 12 aercs.) (Reserve 795 ('Stopping Place'') is hereby reduced.) (Plan 27A/40, C2.)

W. P. ODELL, Acting Under Secretary for Lands.

CHANGE OF STREET NAME.--MUNICIPALITY OF GERALDTON.

Department of Lands and Surveys

Corr. 1364/30. Perth, 2nd July, 1930. IT is hereby notified, for general information, that His Excellency the Governor in Excentive Council has been pleased to approve, under Section 7 of "The Land Act, 1898," of the name of Victoria Street (L.T.O. Plan 1722), in the Municipality of Geraldton, being changed to Queen Street; and such street shall hereafter be known and designated as Queen Street accordingly.

> W. P. ODELL. Acting Under Secretary for Lands.

STATE SAVINGS BANK.

The Treasury

Perth, 2nd July, 1930. Treasury No. 2189/29. IT is hereby published, for general information, that Miss Kathleen Rodan has been appointed agent of the State Savings Bank at Bayswater West, vice Mrs. V. M. Barnes.

GEO. W. SIMPSON,

Under Treasurer.

APPOINTMENT AND RETIREMENT.

Chief Secretary's Department

Perth, 2nd July, 1930.

HIS Excellency the Governor in Council has been pleased to-

788/30 .- Appoint Frank Rochfort as an Inspector of Fisheries under "The Fisheries Act, 1905-21"; a Col-lector of Royalty under "The Game Act, 1912-13"; and a Guardian under "The Game Act, 1912-13," as from and inclusive of the 16th day of June, 1930.

404/28.-Approve, under Section 19 of the Fremantle Harbour Trust Act, of the retirement of F. G. Eggleston as Detective, Fremantle Harbour Trust, from the 11th January, 1931.

H. C. TRETHOWAN,

Under Secretary.

Crown Law Department, Perth, 3rd July, 1930.

IIIS Excellency the Governor in Executive Council has appointed Constable J. White as Acting Clerk of the Local Court and Acting Clerk to Magistrates, Wickepin, during the absence on leave of Constable D. F. Fleming.

IIIS Excellency the Governor in Excettive Council has refused the petition under Section 47 of "The Licens-ing Act, 1911" (as reprinted with amendments), of the Electron mediling in an end of the sector of the s Electors residing in an area comprised with anendminist, of the Electors residing in an area comprised within a reat-angle having its sides lying in parallel lines twelve miles North, seven miles South, sixteen miles East, and twelve miles West from the post-office at Wubin, within the Irwin Licensing District, in view of the recom-mendation of the Licenses Reduction Board dated the 20th day of June, 1930.

THE Hon. Attorney General has approved of the following appointments:-

Constable J. White as Acting Bailiff of the Wickepin Local Court during the absence on leave of Constable D. F. Fleming;

C. Hollett and P. Retallack as Commissioners for Declarations under "The Declarations and Attestations Aet, 1913."

H. G. HAMPTON, Under Secretary for Law.

CHANGE OF PURPOSE OF RESERVE No. 17152, AT WYALKATCHEM.

Department of Lands and Surveys, 8. Perth, 2nd July, 1930.

Corres. 4622/18. HIS Excellency the Governor in Excentive Council has been pleased to approve, under Section 41 of "The Land Act, 1898," of the purpose of Reserve 17152, at Wyal-katchem, being changed from "Church Site (Angli-can)" to "Public Utility."

W. P. ODELL,

Acting Under Secretary for Lands,

LOTS OPEN FOR SALE.

Department of Lands and Surveys,

Perth, 2nd July, 1930. IT is hereby notified, for general information, that the

Applications to be lodged at Geraldton.

2483/29. GERALDTON—Town 1146 (4 acres), £40. The boundaries of Geraldton Townsite are hereby amended to include this lot.

797/13. LATHAM—Town 3 (1p.), £25. 2365/92, Vol. 2. MULLEWA—Town 115, 116, 118, and 127 (1r. 4.3p. each), £12 each; 128 (1r. 35p.), £15.

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

	w.	P. (ODEL	L,	
Acting	Under	Seci	retary	for	Lands.

LAND OPEN FOR LEASING FOR GARDENING AND POULTRY FARMING.

Southern Cross Land Agency.

Corres. 5992/14; Vol. 2.

Corres. 5992/14; Vol. 2. IT is hereby notified, for general information, that portion of Westonia Townsite Reserve, as described hereunder, and containing 5 acres and 32 perches, is available for leasing for gardening and poultry farm-ing purposes, under Section 153 of "The Land Act, 1898."

The Lease to be granted for a period of five years, at an annual rental of £2 (Two pounds). This land will be available on and after Wednesday, the 16th July, 1930, and applications may be lodged at the Office of the Government Land Agent, Southern

Cross, on or before that date. All applications received prior to that date will be deemed to have been received on that date, and, in the event of there being more than one application received, the application to be granted will be determined by the Land Board.

No compensation will be paid for improvements effected at the expiration of the lease.

W. P. ODELL,

Acting Under Secretary for Lands.

Schedule.

Bounded by lines starting from a point on the South side of Kaolin Street situate opposite the South-West corner of Lot 412 and extending Eastward along said side of road 16 chains, thence 188 deg. 1 min. 325 links, the opposite boundaries being parallel and equal. (Plan Westonia Townsite.)

LAND OPEN FOR LEASING FOR RESIDENTIAL PURPOSES.

Northam Land Agency-Chedaring Townsite.

Department of Lands and Surveys, Corr. 14482/11; Vol. 2. Perth, 25th Jun

Perth, 25th June, 1930.

IT is hereby notified, for general information, that Ched-aring Lots 7 and 8, containing 1 acre and 2 perches, are available for leasing as one lot, for residential purposes, under Section 153 of "The Land Act, 1898." Lease to be granted for a period of one (1) year at an annual rental of Ten pounds (£10), renewable at the will of the Minister for Lands, and subject to termination of three (3) months' notice on either side, rent being auportioned accordingly, and subject also rent being apportioned accordingly, and subject also to the condition that the buildings and fences on the said lots must be maintained in good order and condition by the lessee to the satisfaction of the Minister

for Lands. These lots will be available on and after Wednesday, the 16th July, 1930, and applications may be lodged at the office of the Government Land Agent, Northam, on or before that date. All applications received prior to that date will be deemed to have been received on that date, and, in the event of there being more than one application received, the application to be granted

will be determined by the Land Board. No compensation will be paid for effected at the expiration of the lease. improvements (Plan Chedaring Townsite.)

W. P. ODELL,

Acting Under Secretary for Lands.

THE CEMETERIES ACT, 1897.

Appointment of Board-Morawa Public Cemetery.

Department of Lands and Surveys Corres. 4336/18. Perth, 2nd July, 1930.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, the Morawa Road Board as Trustees to con-trol and manage the Morawa Public Cemetery, Reserve 17311, vice the previous Board, the members of which have resigned.

W. P. ODELL, Acting Under Secretary for Lands.

WITHDRAWAL NOTICE-BRIDGETOWN LAND AGENCY.

Sussex District.

Corr. 2083/27. (Plan 440A/40, B2.)

JT is hereby notified, for general information, that Sussex Locations 3153 and 3154 have been withdrawn from selection and will again be available for reselec-tion on the 23rd July, 1930, subject to the special con-ditions governing selection within Saw Milling Permits.

> W. P. ODELL, Acting Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING

under Part X. of "The Land Act, 1898." IT is hereby notified that the land described hereunder "The Land Act, 1898," and its amendments, on and

after the date specified :-OPEN WEDNESDAY, 9th JULY, 1930.

PERTH LAND AGENCY.

Eastern Division.

Balwina District (near Sturt Creek).

Corres. 14087/02. (Plans 121 and 122/300.)

Those areas of unsurveyed land, containing about 180,000 and 45,000 acres respectively, being the areas excluded from Pastoral Leases No. 1469/98, 2873/97, 867/97, 2875/97, 3045/97, 3208/97, and 3706/97 by re-arrangement of boundaries on account of fixing of posi-tion of tree marked "S."

North-West Division.

Teano District (near Teano Range).

Corres. 1462/29. (Plan 79/300.)

That area of unsurveyed land, containing about 100,000 acres, being J. H. Murray's forfeited Pastorai Lease No. 3775/96.

North-West Division.

Murchison District (about 30 miles East of Hamelin Pool).

Corres. 2625/29. (Plan 57/300.) That area of unsurveyed land, containing about 100,000 acres, being E. N. S. Butcher's forfeited Pastoral Lease No. 3799/96.

OPEN WEDNESDAY, 16th JULY, 1930.

PERTH LAND AGENCY.

Kimberley Division.

King and Luman District (near Mt. Lookout).

Corres. 10255/06. (Plan 141/300.)

That area of unsurveyed land, containing about 20,480 acres; being R. Hearten's forfeited Pastoral Lease No. 3292/102; subject to the payment for improvements (if any).

OPEN WEDNESDAY, 23rd JULY, 1930.

PERTH LAND AGENCY.

North-West Division.

Murchison District (near Murchison House Pastoral Co.).

Corres. 747/25. (Plan 56/300.)

That area of unsurveyed land, containing about 20,000 acres; being T. J. Larkins' forfeited Pastoral Lease No. 3558/96.

Eucla Division.

Mundrabella District (near Forrest).

Corres. 2870/28. (Plans 14, 15, 28 & 29/300.)

That area of unsurveyed land, containing about 250,000 acres; being F. Steins' forfeited Pastoral Lease 1311/95.

SOUTHERN CROSS LAND AGENCY.

Eastern Division.

Yilgarn District (near the 77 and 117 Mile Posts on R.P. Fence).

Corres 1024/29. (Plan 36/300.)

That area of unsurveyed land, containing about 421,000 acres; being W. Watson's forfeited Pastoral Lease No. 3659/97.

W. P. ODELL,

Acting Under Secretary for Lands.

LAND OPEN FOR SELECTION.

IT is hereby notified, for general information, that the areas scheduled hereunder are available for selection under and subject to "The Land Act, 1898," and its amendments.

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
- war.
- (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 with-in 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.

Applications must be lodged at the Local Land Office for the district in which the land is situated, not later than the date specified, but may be lodged before such date if so desired.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any block, the application to be granted will be determined by the Land Board, except in cases where it is already deter-mined 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 it entitle him to a fear the fear the state of the st 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.

NOW OPEN.

NORTHAM LAND AGENCY. "B."

Ninghan District.

Corr. No. 2915/18. Open under Part V. (Plan 57/80, E1.)

The land contained within the closed portion of road situated at the South-Western corner of Ninghan Location 64, 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.

OPEN WEDNESDAY, 9th JULY, 1930. BEVERLEY LAND AGENCY.

''в,''

Avon District (about 16 miles South-West of Beverley). Corr. No. 5257/23.

Open under Parts V., VI., and VIII. (Plan 342B/40, D1 & 2.)

Location †23598, containing 419a. 1r. 18p., at 5s. per acre; Location 23933, containing 132a. 0r. 25p., at per acre; location 25955, containing 152a. Or. 25p., at 8s. per acre; and Location 23443, containing 111a. 2r. 23p., at 11s. 9d. per acre; reducible to 2s. 6d., 5s., and 7s. per acre respectively if poison is eradicated and land stocked within five years; Classification page 3 cf 5257/26, page 6 of 5652/26, and page 4 of 4989/22; fsubject to payment for improvements; the Govern-ment does not engaged and land sector. ment does not guarantee Agricultural Bank assistance nor the construction of a railway to serve this area; being W. H. Willey's forfeited Leases 17504/68, 22829/68, and 40895/55.

BUNBURY LAND AGENCY.

Wellington District (about one mile South-West of Shotts).

Corr. No. 1126/26.

Open under Part V., Section 60. (Plan 411C/40, F3.) Locations 4115, 4114, and 4113, containing 4a. 1r. 13p., 4a. 1r. 1p., 4a. 0r. 32p., at £3 per acre, including survey fee; available to those who hold no land in this subdivision; one lot to each person; being G. & B. Conrensoli's forfeited Leases 2030/60, 2025/60, and 2031/60.

"в."

Wellington District (about 15 miles North-East of Collie.)

Corr. No. 3035/29. Open under Parts V., VI., and VIII. (Plans 410A/40, A1; 411B/40, F1.)

The area, containing about 500 acres, bounded by lines starting from a point situate North about 105 chains and East about 21 chains from the North-East corner of Wellington Location 935, and extending 265deg. about 35 chains 50 links; thence 307deg. 15min. about 13 chains; thence 260deg, about 19 chains; thence 291deg, about 28 chains; thence North about 45 chains 50 links; thence 102deg, about 33 chains; thence 72deg, about 61 chains, and thence South to the starting point; subject to survey, classification, and pricing, and to the payment of part survey fee as may be required; being J. Ockerby's cancelled application.

"B."

Murray District (about two miles South of Tullis Siding).

Corr. No. 6267/13. Open under Parts V., VI., and VIII. (Plan 384A/40, A & B1.)

Location 476, containing 73 acres; subject to pricing and payment for improvements; being W. Rogers' forfeited Lease 33764/55.

GERALDTON LAND AGENCY.

Victoria District (about six miles South-West of Canna).

Corr. No. 5105/26.

Open under Parts V., VI., and VIII. (Plan 128/80, A2 & 3.)

Location 8610, containing 4,059a. Or. 25p.; subject to repricing; classification page 8 of 5105/26; subject to the payment of a quarter of the survey fee (£13 10s.) with application, and the balance in equal instalments in twelve and twenty-four months from date of approval.

KATANNING LAND AGENCY.

"в."

Kent District (near Pingrup).

Corr. No. 1446/23. Open under Parts V., VI., and VIII. (Plan 407/80, C4.)

That portion of Location 336, containing about 50 acres, bounded by lines starting from the South-East corner of the aforesaid location and extending West along the North boundary of Location 392 for about 23 chains; thence North about 22 chains, East about 23 chains to the West side of Road 8063; thence South along said side of road to the starting point; subject to survey, classification, and pricing.

"B."

Kojonup District (about 14 miles South-West of Woodanilling).

Corr. No. 472/29.

Open under Parts V., VI., and VIII. (Plan 416A/49, C1.)

Location 7966, containing about 400 acres, at 2s. and to the payment of part survey fee; subject to survey and to the payment of part survey fee of £6 with application, also poison conditions; classification page 18 of 472/29; being M. H. J. Douglas' cancelled applieation.

"B."

Kojonup District (near Nowerellup and Nyabing).

Corr. No. 6233/20.

Open under Parts V., VI., and VIII. (Plans 407/80, A4; 408/80, F4.)

Locations 6192 and 8707, containing 976a. 3r. 18p., at Ss. per acre; classification page 134 of 5091/10, Vol. 1; Location 6191, containing 604a. 3r. 1p., at 7s. per acre; classification page 17 of 6233/20; and Location 7664, containing 135a. 3r. 30p., at 15s. per acre; classification page 3 of 800/21; these locations are subject to an Agricultural Bank mortgage; the Government retains the right to resume free any land required for railways or other public purposes; being C. King's, J. J. Robins', and H. P. Cronin's forfeited Leases 68/2258, 74/911, 38521/55, and 38817/55.

NORTHAM LAND AGENCY. "B"

Ninghan District (about 18 miles East of Wubin). Corr. No. 3297/27.

Open under Parts V., VI., and VIII. (Plan 89/80, F2, 3, & 4; 88/80, A4.)

Locations 2637, 2857, and 2858, containing 2,562a. 0r. Locations 2637, 2857, and 2858, containing 2,562a. 0r. 27p., at 4s. 9d. per acre, excluding survey fee and im-provements; elassification page 6 of 3297/27; Locations 2646 and 2876, containing 946a. 3r. 17p., at 4s. 3d. per acre, excluding survey fee; elassification page 3 of 4011/27; and Location 2630, containing 1,184a. 2r. 37p., at 3s. 6d. per acre, excluding survey fee; classi-fication page 10 of 3183/27; subject to payment of full survey fees (£44, £25 10s., and £23 respectively); subject also to payment for improvements; the Gov-crament does not guarantee Agricultural Bank advances ernment does not guarantee Agricultural Bank advances nor the construction of a railway to serve these areas; being G. F., D. W., and E. W. Thornander and F. L. Siggs' forfeited Leases 22554/68, 25860/74, 25859/74, 22559/68, 25862/74, and 22830/68.

"B."

Avon District (five miles North of Eujinyn).

Corr. No. 2405/27.

Open under Parts V., VI., and VIII. (Plan 4/80, E1 & 2.)

Location 20019, comprising 914 acres, at 7s. per acre; classification page 6 of 6823/12; subject to the payment of the value of improvements (£42 10s.) with application; Agricultural Bank assistance has been refused on this location; being A. D. Wilson's forfeited Lease 21980/68.

"B"

Avon District (near Manmanning Townsite). Corr. No. 1050/25.

Open under Parts V., VI., and VIII. (Plan 56D/40, B3.)

Those portions of Locations 19395 (Reserve 9229) and 19396, containing about 620 acres, situated West of the surveyed line of the Amery-Northward Railway; subject to survey, classification, and pricing. 9229 (Water) is hereby reduced.) (Reserve

"B."

Avon District (about four miles South of Lake Brown). Corr. No. 6106/26,

Open under Parts V., VI., and VIII. (Plans 35/80, B1; 54/80, B4.)

Location 14320, comprising 1,339 acres, at 6s. 3d. per acre; classification page 3 of 6106/26; subject to pay-ment for improvements; being J. R. Walker's forfeited Lease 21209/68.

PERTH LAND AGENCY.

"B."

Fitzgerald District (near Beete Siding).

Corr. No. 6395/28.

Open under Parts V. and VI. (Plan 371/80 and Esperance Sheet 22.)

Location 972, containing 1,024a. 1r. 6p., at 11s. 9d. per acre; classification page 166 of 6662/25; subject to mining conditions; being A. Perey's forfcited Lease 55/1450.

"B"

Swan District (about 30 miles West of Wannamal). Corr. No. 1337/18.

Open under Parts V., VI., and VIII. (Plan 30/80, E2.)

Location 2847, containing 200a. 0r. 38p.; subject to pricing; classification page 10 of 1337/18; being H. E. Thomas' forficited Lease 10573/68.

SOUTHERN CROSS LAND AGENCY. "B"

Yilgarn District (about nine miles South-West of Bullfinch).

Corr. No. 3096/28.

Open under Parts V., VI., and VIII. (Plan 36/80, B1.

Locations 1149 and 1302, comprising 1,018a. 2r. 21p., at 3s. per acre, excluding survey fee; classification page 8 of 3096/28; subject to the payment of full survey fee (£25 10s.) with application; being E. W. Mills' forfeited Leases 68/1427 and 74/657.

OPEN WEDNESDAY, 16th JULY, 1930. ALBANY LAND AGENCY.

"B,"

Plantagenet District (near Porongorup Range).

Corr. No. 8711/12, Vol. 2. Open under Parts V., VI., and VIII. (Plan 451/80, D1.5

The area, containing about 260 acres, bounded on the North by Locations 937 and 938, on the West by Loca-tion 4512, on the South by Road No. 2190, and on the East by a one-chain road along the West boundary of Locations 2704 and 445.

Also the area, containing about 180 acres, bounded by lines starting from the North-East corner of Loca-tion 1818 and extending East to the West boundary of Location 3865; thence South along the latter and the West boundary of Location 126 for about 30 chains, thence West about 60 chains, North to the Northern boundary of Location 1818, and East along the latter to the starting point; subject to survey, classification, and pricing.

BEVERLEY LAND AGENCY.

Williams District (about 5 miles S.E. of Mooterdine). Corr. No. 1205/28.

Open under Parts V., VI., and VIII. (Plan 379C/40, F4.)

Location 3439, containing 160 acres; subject to clas-sification and pricing; being W. II. Hall's forfeited Lease 74/516.

BRIDGETOWN LAND AGENCY.

"B."

Nelson District (about 3 miles S.E. of Nannup.) Corr. No. 2687/29.

Open under Parts V., VI., and VIII. (Plan $439\Lambda/$

40, C2.)
Location 11060, containing 158a. 1r. 30p., at 13s. 6d.
per acre; all timber on the location is reserved to the Crown; being T. Durie's forfeited Lease 74/717.

Wellington District.

Corr. No. 3887/12. Open under Part V. (Plan 464A/40, A1.) The land contained within the closed road passing along the North boundary of Wellington Location 1223 and part of the North boundary of Location 936, at 15s. per acre. This land is available only to holders of land abutting thereos.

GERALDTON LAND AGENCY.

Wongoondy Repurchased Estate.

Corr. 2320/28.

Open under Part V., Section 55, of "The Land Act, 1898," as modified by "The Agricultural Lands Pur-chase Act, 1909." (Plan Wongoondy Estate and 127/ 80.)

Lot 10, containing 1,607a. 2r., at 22s. per acre; half-yearly instalment, 30 years, at 6 per cent.—£62 0s. 8d. Subject to an Agricultural Bank mortgage and to

Subject to an Agricultural Bank mortgage and to the following conditions:— (1) Available only to settlers who, in the opinion of the Minister, possess the necessary capital and ex-perience to satisfactorily develop the land, for which purpose he may appoint a Board of Inquiry. (2) It shall be a condition of approval that the lessee that wavenulk works on the block for at least six

shall personally reside on the block for at least six months in each of the first five years of the lease.

Being W. E. and H. A. Stasinowsky's forfeited Lease 20/2309.

(B,2)

Victoria District (about 6 miles S.W. of Arrino). Corr. No. 4610/29.

Open under Parts V., VI., and VIII. (Plans 123/80, 94/80, E1.) E4:

That area of unsurveyed land, containing about 1,520 acres, bounded by lines starting from the South-West acres, bounded by lines starting from the South-West corner of Location 2900 and extending West about 80 chains; thence South to Location 5944 and along its North, East, and South boundaries; thence again South to Road No. 4594; thence East along said road to location 8820; thence North to starting point; sub-ject to survey, classification, and pricing and to the payment of part survey fee as may be required: being G. A. Durack's cancelled application.

"B."

Victoria District (about 3 miles S.W. of Caron). Corr. No. 4930/27.

Open under Parts V., VI, and VIII. (Plan 95/80, E & F 1 & 2.)

Location 8513, containing 1,927a. 2r. 19p., at 3s. per acre, excluding survey fee; classification page 10 of 4930/27; subject to payment of survey fee (£36) with application; being T. Crameri's forfeited Lease 68/485.

"в."

Victoria District (about 8 miles W. of Carnamah). Corr. No. 226/29.

Open under Parts V., VI., and VIII. (Plan 95/80, A3.)

Location 9284, containing about 990 acres, subject to survey, classification, and pricing and to the payment of part survey fee, as may be required; being A. Watson's cancelled application.

"B."

Victoria District (about 29 miles West of Winchester). Corr. No. 3635/29.

Open under Parts V., VI., and VIII. (Plan 94/80, C 3 & 4.)

Location 6214, containing 1,200 acres, at 6s. per acre, reducible to 4s. if poison is eradicated and land stocked within five years; classification page 4 of 8957/13; subject to the provision of a road to provide access to Location 2572; being A. G. Cousin's cancelled application.

KATANNING LAND AGENCY.

"B."

Kojonup District (about 13 miles West of Woodanilling). Corr. No. 433/16.

Open under Parts V., VI., and VIII. (Plan 416A/40, C1.)

Location 7035, containing 160a. 0r. 4p.; subject to pricing; classification page 6 of 433/16; being B. Noonan's forfeited Lease 20927/74.

Kojonup District.

Corr. No. 12301/06.

Open under Part V. (Plan 416B/40, E4.)

The land contained within the closed road commencing at the North-West corner of Katanning A.A. Lot 111 and extending East along its North boundary and part of the North boundary of Lot 112 to a point five chains West of the North-East corner of the latter lot, 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.

NARROGIN LAND AGENCY. "B,"

Avon District (about 11/2 miles South of Yealering). Corr. No. 6638/22.

Open under Parts V., VI., and VIII. (Plan 377A/40, $\Lambda 2.\tilde{)}$

Location 19634, containing 231 acres, at 7s. 6d. per acre; classification page 20 of 6638/22.

NORTHAM LAND AGENCY. "B."

Avon District (near Wyalkatchem).

Corr. No. 3168/14.

Open under Parts V., VI., and VIII. (Plan 33B/40, D2.)

That portion of Reserve 688, containing about 151/2 acres, bounded by lines starting from the South-East corner of said Reserve and extending West 1,544.1 links; thence North-East along the Southern side of a surveyed road to the East boundary of Reserve aforesaid; thence South to the starting point; subject to survey, classification, and pricing. (Res Water Supply) is hereby reduced.) (Reserve 688 (Railway

"B."

Ninghan District (near Snake Soak).

Corr. No. 6073/28.

Open under Parts V., VI., and VIII. (Plan 66/80, E4.)

Location 3026, containing 2,738a. 3r. 21p., at 6s. per acre; classification page 12 of 2643/28; no Agricultural Bank advance on this location; being W. C. Bush's forfeited Lease 68/1232.

PERTH LAND AGENCY.

"B."

Fitzgerald District (about 11 miles West of Salmon Gums).

Corr. No. 5031/27.

Open under Parts V., VI., and VIII. (Plan 392/80, A2, and 11/300.)

Location 696, containing 1,000a. Or. 4p., at 9s. per zero, excluding survey fee; classification page 20 of 5031/27; subject to the payment of full survey fee (£25 10s.) with application, and subject to the special conditions governing selection in this district; being A. Bishop's forfeited Lease 42587/55.

"в."

Esperance District (about five miles East of Scaddan). Corr. No. 3402/28.

Open under Parts V., VI., and VIII. (Plan 402/80, D3 & 4.)

Locations 789 and 1342, containing 1,000a. 3r. 37 p., at 9s. 3d. per aere; classification page 7 of 5188/21; subject to the special conditions governing selection in this district; being G. F. Bradshaw's forfeited Leases 55/1460 and 74/587.

Esperance District (about 11 miles West of Caitup Siding).

Corr. No. 4041/28. Open under Parts V., VI., and VIII. (Plan 423/80, B & C3.)

Locations 754, 755, 756, 757, and 745, containing 4,326 acres, at 5s. 6d. per acre; for classification see 2880/27; subject to the special conditions governing selection in this district; being J. and J. P. McCosh's forfeited Lease 68/1235.

"в."

Esperance District (about five miles South-West of Scaddan).

Corr. No. 999/28. Open under Parts V., VI., and VIII. (Plans 402/80, B & C4; 423/80, B & C1.)

Locations 1339 and 1349, containing 5,000 acres, at 4s. per acre, excluding survey fee; classification page 11 of 999/28; subject to the payment of full survey fee (£57) with application and to the special conditions governing selection in this district; subject to the pay-ment for improvements (if any); being V. T. Edquist's forfeited Leases 68/1490 and 74/667.

"B."

Esperance District (about six miles North of Esperance).

Corr. No. 5049/28.

Open under Parts V., VI., and VIII. (Plan 423/80, E3.)

Location 810, comprising 1,079 acres, at 6s. 6d. per acre; classification page 56 of 9885/12, Vol. 2; subject to an Agricultural Bank mortgage and to the special conditions governing selection in this district; being A. M. O'Connor's forfeited Lease 68/1174.

"B."

Gascoyne District (near Carnarvon).

Corr. No. 3400/28. Open under Part V., Section 55. (Plan 563/80 and Locations near Carnarvon.)

Location 131, containing 50 acres, at 18s. per acre; subject to survey of five-chain strip along the river frontages; no person to hold more than one block, except with the approval of the Hon. Minister for Lands; half survey fee to be paid on application, balance in 12 months; no instalment of purchase money for first five rears after that period number to be served. 14 montus; no instalment or purchase money for first five years, after that period payment to be spread over twenty years; holder to fence at least half the land within the first five years and the whole within ten years; to cultivate and plant with fruit trees or lucerne or other approved fodder crops at least two acres in the first two years; to cultivate and plant one acre addi-tional in each succeeding year on to and including the tional in each succeeding year up to and including the tenth year; within two years to sink a well and equip it with a windmill, pump, etc.

"B"

Swan District (near Lake Pinjar).

Corr. No. 3295/16.

Open under Parts V., VI., and VIII. (Plan 28/80, B4.)

The area, containing about 160 acres, bounded by lines starting from a point on the South side of a one-chain road along the South boundary of Location 2924 situated opposite the South-West corner of said location and extending Eastward along said side of road about 40 chains; thence South 40 chains, the opposite boundaries being parallel and equal; subject to survey, classification, and pricing.

"B."

Swan District (about 22 miles West of Gingin). Corr. No. 306/15.

Open under Parts V., VI., and VIII. (Plan 29/80, E1.)

Location 2802, containing 100 acres; subject to pricing; classification page 6 of 306/15; being J. Y. Dewar's forfeited Lease 11904/56.

"B"

Canning District (near Bickley). Corr. No. 6378/26.

Open under Parts V., VI., and VIII. (Plan 1C/40.) Location 717, containing 4a. 3r., at £4 per acre; being E. E. Hawke's forfeited Lease 2039/60.

Peel Estate (about five miles East of Karnup and four miles East of Wellard).

Corr. 1061/29.

Part V., Section 55. (Plan-Peel Estate.)

Lot No. 366, containing 110a. 0r. 2p.; price, including improvements and survey fee—£385 10s.; half-yearly in-stalment over 30 years, including interest—£14 18s. 8d.

Lot No. 367, containing 115a. 2r. 32p.; price, includ-ing improvements and survey fee—£360 10s.; half-yearly instalment over 30 years, including interest, £13 19s. 3d.

Lot No. 432, containing 83a. 1r. 26p.; price, including improvements and survey fee—£333 10s.; half-yearly in-stalment over 30 years, including interest—£12 18s. 4d. Subject to the conditions—

- (1) That the lessee shall maintain the improve
 - ments to the satisfaction of the Minister for Lands:
- (2) That the Government does not guarantee a continuance of drainage maintenance. Being J. MacInnes' and A. G. Little's forfeited

Leases 55/1488 and 55/1510.

SOUTHERN CROSS LAND AGENCY. "в."

Yilgarn District (near Karolin Rock).

Corr. No. 6812/22.

Open under Parts V., VI., and VIII. (Plan 53/80, A4.)

Location 707, containing 564a,; subject to pricing; classification page 68 of File 6812/22.

"B."

Yilgarn District (about 13 miles North-East of Westonia).

Corr. No. 6163/26.

Open under Parts V., VI., and VIII. (Plans 35/80, F2; 36/80, A2.)

Location 999, containing 1,713a. 0r. 24p., at 6s. 6d. per acre; classification page 22 of 427/26; subject to mining conditions and to the payment for improve-ments; being J. A. N. Fisher's forfeited Lease 21328/ 68.

"B."

Yilgarn District (about two miles West of Boodarockin). Corr. No. 129/29.

Open under Parts V., VI., and VIII. (Plans 54/80, E & F 4; 35/80, E & F 1.)

Location 384, containing 2,319a. 0r. 19p., at 7s. per acre; classification page 30 of 2682/26; subject to min-ing conditions and to the right of the Government to resume for railway or other public purposes any land required, and no compensation to be given, except for the actual improvements that may be resumed. The Government does not guarantee Agricultural Bank ad-vances; being A. Watt's forfeited Lease 68/1263.

WAGIN LAND AGENCY.

"в." Williams District (near Hillman River).

Corr. No. 14354/03.

Open under Part V., Section 57. (Plan 410C/40, F3.)

Location 12120, containing 5 acres and 1 perch, and the area contained within the surveyed road extending along the South and part of the East boundary of Location 4688 from its South-Western corner to a North-West corner of Location 11636, at £2 per acre, including survey fee. (Reserve 9095 (Water) is hereby cancelled.)

Williams District.

Corr. No. 4128/29.

Open under Part V. (Plan 385C/40, E & F 2.) The lands contained within the closed roads, as here-

under set out, at 15s. per acre:-

- (1) Along the South boundaries of Williams Loca-tions 2885 and 4218 and through Location 4219.
- (2) Along the West boundaries of Locations 3042, 2709, and 2673.
- (3) Along the North boundary of Location 2709, through Location 3487, and along the South boundaries of Locations 3487, 7716, and 7717.
- (4) Along the West boundary of Location 7183.

These lands are available only to holders of lands abutting thereon.

The Crown Grants of these lands will not be issued before those of adjoining blocks in the same name.

Williams District.

Corr. No. 1202/30.

Open under Part V. (Plan 409A/40, C2.)

The land contained within the closed road passing along a South boundary of Williams Location 8635, at 15s. per acre. This land is available only to holders of land abutting thereon. The Crown Grant of this land 15s. per acre. This lan land abutting thereon. will not be issued before those of adjoining blocks in the same name.

OPEN WEDNESDAY, 23rd JULY, 1930. ALBANY LAND AGENCY.

"B."

Denmark Estate (about three miles West of Denmark).

Corr. No. 556/30.

Open under Parts V., VI., and VIII. (Plan 452C/40, D4.)

Lot 426, comprising 86a. 3r., at 12s. per acre; classi-fication page 32 of 903/20; subject to an Agricultural Bank mortgage; being J. G. Forrest's cancelled application.

"B."

Plantagenet District (near Lake Saide).

Corr. No. 62/15.

Open under Part V., Section 57. (Plan 456B/40, F1.)

The area within late special Lease 637/41A, containing about 5 acres; subject to survey, classification, and pricing.

"B."

Plantagenet District (about 11/2 miles North-West of Parry Inlet).

Corr. No. 1385/30.

Open under Parts V., VI., and VIII. (Plans 456A/40, C1; 452D/40, C4.)

Location 2116, comprising 103a. 1r. 28p.; subject to classification and pricing; being J. G. Rickie's cancelled application.

BRIDGETOWN LAND AGENCY.

"B."

Nelson District (near Eastbrook).

Corr. No. 2343/27.

Open under Parts V., VI., and VIII. (Plan 442B/40, E2.)

The area, containing about 89 acres, bounded on the West by a surveyed road along the East boundaries of Locations 428 and 8959, on the South by said road con-tinuing Eastward, on the East by the Bridgetown-Pemberton Railway Reserve, and on the North by a one-chain road extending South-Easterly through Location 5042 and onward across railway and Northward through 9155; subject to survey, classification, and Location pricing.

"B."

Sussex District (about two miles South-East of Yallingup). Corr. No. 1473/04.

Open under Parts V., VI., and VIII. (Plan 413A/40,

A2.) The area, containing about 44 acres, bounded on the West by Location 451, on the South by Location 474, on the East by Location 473 and its West boundary extended Northward, and on the North by Reserve 9215 and its South boundary extended Eastward; subject to survey, classification, and pricing.

"B."

Sussex District (about two miles East of Witchcliffe).

Corr. No. 2083/27. Open under Parts V., VI., and VIII. (Plan 440A/40, B2.)

Locations 3154 and 3153, containing 360a. 1r. 7p.; subject to pricing; classification page 4 of 2171/28 and page 32 of 2083/27; subject to the special conditions governing selection within Saw Milling Permits.

Sussex District (about 10 miles South-West of Nannup). Corr. No. 4068/29.

Open under Parts V., VI., and VIII. (Plan 439A/40, A2.)

Locations 1084, 1085, and 1356, containing 129 acres, 142 acres, and 127a. 2r. respectively, at 7s. 6d. per acre excluding improvements; classification page 3 of 2116/28; subject to an Agricultural Bank mortgage and to the payment of the value of improvements (£163 16s. 7d.) in excess of said mortgage; being J. A. Okle's cancelled application.

Murray District (about two miles East of Hamel). Corr. No. 1636/30.

Open under Parts V., VI., and VIII. (Plans 383A/40, 383B/40, D1.) C1;

The area, containing about 229 acres, bounded on the North by Location 10, on the West by Location 893, on the South by Locations 426 and 912, and on the East by a line in prolongation Northward of the East boundary of the latter location; subject to any necessary survey, classification, and pricing.

"B."

Wellington District (about five miles East of Wagerup).

Corr. No. 4448/25. Open under Parts V., VI., and VIII. (Plan 383B/40, D2.)

Location 1261, comprising 160 acres, at 9s. 9d. per acre; classification page 34 of 916/09; the Government retains the right to resume free any land required for railways or other public purposes; being W. H. Mar-riott's forfcited Lease 19931/68.

"R"

Boyanup A.A. District (about 11/2 miles North-East of Boyanup).

Corr. No. 7526/20.

Open under Parts V., VI., and VIII. (Plan 411D/40, B4.)

Locations 368 and 26, containing 169 acres, at 7s. 6d. per acre; classification page 17 of 7526/20; subject to the payment for improvements; being A. H. Back's forfeited Leases 14240/68 and 22317/74.

GERALDTON LAND AGENCY. "B."

Victoria District (about eight miles East of Perenjori). Corr. No. 4130/11.

Open under Parts V., VI., and VIII. (Plan 121/80, A3 & 4.)

Location 4795, containing 487 acres, at 10s. per acre; classification page 8 of 5465/19; Location 4780, con-taining 797 acres, at 11s. per acre; classification page 97 of 11345/09, Vol. 1; and Location 4779, containing 555 acres; subject to pricing; classification page 98 of 11345/09, Vol. 1; subject to an Agricultural Bank mort-gage; Location 4779 is subject to survey; the Govgage; Location 4779 is subject to summer free any land ernment retains the right to resume free any land required for railways or other public purposes; being W. L. Beatty's forfeited Leases 38049/55, 10130/56, and 29305/55.

"в."

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

Corr. No. 1268/29.

Open under Parts V., VI., and VIII. (Plan 128/80, Cl.)

Locations 8967 and 8970, containing 1,249a. 2r. 13p., at 4s. 6d. per acre, excluding survey fee; classification page 7 of 899/29; and Location 8980, containing 641a. Ir. 23p., at 4s 6d per acre, excluding survey fee; classification page 9 of 1268/29; subject to the payment of full survey fee (£30) with application on Locations 8967 and 8970, and £21 on 8980; being V. G. Hooper's forfeited Leases 68/1484, 74/665, and 68/1871.

"B,"

Victoria District (about 12 miles West of Northampton).

Corr. No. 3665/27.

Open under Parts V., VI., and VIII. (Plan 159C/40, E3.)

Location 7875, comprising 207a. 1r. 37p., at 4s. 3d. per acre; elassification page 1 of 3665/27; and Location 7874, comprising 470a. 3r. 32p., at 3s. 6d. per acre; elassification page 5 of 6125/26; being R. Scarfe's forfeited Leases 22037/68 and 22036/68.

KATANNING LAND AGENCY.

(B.))

Kojonup District (about 10 miles South of Badjebup). Corr. No. 308/30.

Open under Parts V., VI., and VIII. (Plans 417D/40, C3; 417/80, D3.)

Location 6356, containing 905 acres, at 5s. per acre; elassification page 4 of 7164/22; being T. Swallow's forfeited Lease 68/2260.

«в,»

Kojonup District (about six miles North of Laurier). Corr. No. 6388/06.

Open under Parts V., VI., and VIII. (Plan 435/80, B1.)

The area, containing about 2,150 acres, bounded on the West by Locations 4473, 4472, and 4052, on the South by Locations 3404 and 3407, on the East by a line in prolongation Northward of the East boundary of the latter location, and on the North by a line in prolongation Eastward of the North boundary of Location 4473 aforesaid; subject to survey, classification, and pricing, and to the payment of £10 on account of survey fee with application.

"в."

Kojonup District (about 2 miles N.W. of Kwobrup). Corr. No. 3549/29.

Open under Parts V., VI., and VIII. (Plan 417/80, D1.)

Location 3008; containing 60 acres, at 7s. 9d. per acre, reducible to 4s. 3d. per acre if poison is eradicated and land stocked within five years; classification page 3 of 3549/29; being L. B. Newman's forfeited Lease 68/2146.

NARROGIN LAND AGENCY.

"в."

Avon District (about 15 miles East of Kondinin). Corr. No. 612/30.

Open under Parts V., VI., and VIII. (Plan 376/80 C & D 1).

Locations 18705 and 23770, comprising 1,082 acres 1 rood 32 perches, at 5s per acre, reducible to 2s. per acre if poison is eradicated and land stocked within five years; classification page 6 of 2792/25; subject to the condition that no claim for compensation will be entertained for any land resumed in the event of a railway line being constructed in the near future; Agricultural Bank advance or railway to serve this area not guaranteed; being G. W. Summers' cancelled application.

"B."

Williams District (about 8 miles North of Beenong). Corr. No. 6257/23.

Open under Parts V., VI., and VIII. (Plan 387/80, D2.)

Location 12985, comprising 501 acres 1 rood 21 perches, at 5s. per acre; classification page 4 of 6257/23; being E. Matson's forfeited Lease 17861/68. "B."

Williams District (about 8 miles S.E. of Williams). Corr. No. 3657/21.

Open under Parts V., VI., and VIII. (Plan 385D/40, A4.)

Location 10557, containing 908 acres, at 7s. 9d. per acre, reducible to 5s. 6d. per acre if poison is eradicated and land stocked within five years; classifiation page 42 of 8828/13; being B. Cowin's forfeited Lease 14105/68.

NORTHAM LAND AGENCY.

"B"

Avon District (about 8 to 12 miles S.W. of Nungarin). Corr. No. 4729/29.

Open under Parts V., VI., and VIII. (Plan 34/80, D & E 3 & 4.)

D & E 3 & 4.) Location 11146, containing 814 acres, at 6s. 6d. per acre; classification page 8 of 2999/21; Location 11158, containing 1,000 acres, at 4s. 9d. per acre; classification page 4 of 5176/26; Location 23000, containing 1,020a. 2r. 12p., at 6s. per acre; classification page 6 of 6258/ 22; and Location 25439, containing about 1,600 acres; subject to survey, classification, and pricing and payment of part survey fee, as may be required; being D. & C. Ryans' cancelled application.



Melbourne District (about 5 miles North-East of Calingiri).

Corr. No. 4865/29.

Open under Parts V., VI., and VIII. (Plan 32/80, B1.)

Location 2609, containing 159 acres, at 11s. per acre; classification page 5 of 513/12; being S. A. Anning's forfeited Lease 74/893.

Avon District (near Gramphorne).

Corr No. 4071/28.

Open under Parts V., VI., and VIII. (Plan 5/80, D 1 & 2.)

Locations 18301 and 19137, containing 1,952 acres, at 5s. 3d. per acre if selected together; classification page 7 of 1963/22 and page 6 of 4950/23; Locations 19130, 19131, and 19132, containing 2,346a. 0r. 3p., at 4s. 6d. per acre if selected together; classifications page 8 of 5780/24, page 7 of 759/24, and page 10 of 804/24; the Government retains the right to resume free any land required for railways or other public purposes; being J. L. Angus' forfeited Leases 68/792 and 23048/68.

PERTH LAND AGENCY.

"B"

Esperance District (about eight miles East of Scaddan). Corr. No. 350/29.

Open under Parts V., VI., and VIII. (Plan 402/80, D & E 3 & 4.)

Locations 956 and 948, containing 1,000a. 1r. 20p. at 9s. 6d. per acre; elassification page 3 of 7128/22; subject to the special conditions governing selection in this district; being C. W. Osborne's forfeited Leases 55/1530 and 74/659.

"в."

Fitzgerald District (about 12½ miles East of Salmon Gums). Corr. No. 4606/29.

Open under Parts V., VI., and VIII. (Plan 392/80, E3.)

Location 699, comprising 999a. 2r. 27p. at 11s. per acre; classification page 8 of 3097/27; subject to the special conditions governing selection in this district; being G. W. Halford's cancelled application.

Fitzgerald District (about 11 miles West of Salmon Gums).

Corr. No. 6084/28.

Open under Parts V., VI., and VIII. (Plans 392/80, A3; 11/300.)

Locations 1274 and 1434, comprising 1,001a. 0r. 3p., at 9s. 3d. per acre; classification page 8 of 4790/27; subject to the special conditions governing selection in this district; being J. D. Grigor's forfeited Leases 55/1452 and 74/572.

PERTH LAND AGENCY.

PEEL REPURCHASED ESTATE-(situate about two miles East of Wellard)-Plan : Peel Estate.

Corres. 553/30.

Available for General Selection.

Under Part V., Section 55 of "Land Act, 1898," as modified by "The Agricultural Lands Purchase Act, 1909," and Sec. 10 of "The Discharged Soldiers' Settlement Act, 1918."

				To I	Returned Sc	oldiers.	Ex-Imperial Soldiers.	Civilians,		Impr	ovements.
				Plus first	Half-yearl	y Instalment.	il alf-yearly	Instalment.	Agriculturel	-	Half-yearly in-
Lot No.	Area.	Price per acre,	l'urchase moncy.	half year's interest capitalised at 6 per cent. per annum.	Next 41 years only at 6 per cent. per annum.	Balance 25 years and interest at 6 per cent. per annum.	Over 30 years, including interest at 6 per cent, per annum,	Over 30 years, including in- terest at 6 per cent. per annum.	Agricultural Bank In- debtedness,	Total charge, including capitalised interest.	stalment over 25 years,
	a. r. p.	£ s. d.	£ s. d.	£ s. d.	£ s.d.	£s.d.	£s.d.	£s.d.	£s, d.	£ s. d.	£ s. d.
28	25 1 27	9 11 0	242 15 0		•••	•••	•••	8 10 4		25 9 5	$0\ 18\ 10$
53	64 1 24	0 8 0	25 15 3	•••			•••	0188			

Subject to Agricultural Bank mortgage; subject to conditions governing selection in this area; being J. H. Capsoy's cancelled application.

PERTH LAND AGENCY. "B,"

Esperance District (about 10 miles East of Gibson). Corr. No. 5603/28.

Open under Parts V., VI., and VIII. (Plan 423/80, E & F2.)

E & F2.) Locations 841 and 1297, containing 960 acres, at 5s. per aere; classification page 9 of 3649/13; subject to the special conditions governing selection in this locality, and subject to the right of the Government to resume free any land required for railways or other public purposes; being R. H. Boneham's forfeited Leases 68/1165 and 74/582.

Peel Estate (about 2 miles West of Karnup). Corres 2275/29.

Open under Part V., Section 55. (Plan—Peel Estate.) Lot No. 578, containing 94a. 0r. 38p.; price, including improvements and survey fee—£138 10s.; half-yearly instalment over 30 years, including interest—£5 7s. 3d. Subject to the conditions that—

(1) the lessee shall maintain the improvements to the satisfaction of the Minister for Lands;

(2) that the Government does not guarantee a con-

tinuance of drainage maintenance. Being B. J. Coath's forfeited Lease 55/1656.

"B."

Canning District (near Piesse's Brook).

Corr. No. 1532/30.

Open under Parts V., VI., and VIII. (Plan 1C/40 and Piesse's Brook Sheet 1.) Location 757, containing 17a. 3r. 7p., at £25 per acre; being P. G. Tanner's cancelled application.

RAVENSTHORPE LAND AGENCY.

"B."

Oldfield District (about seven miles West of Ravensthorpe).

Corr. No. 2004/28. Open under Parts V. and VI. (Plan 420/80, D1.) Locations 157 and 315, containing 184a. 3r. 15p.; subject to pricing; classification page 10 of 2004/28; subject to mining conditions; being T. H. Watson's forfeited Leases 68/1134 and 74/574.

"в."

Oldfield District (about nine miles North of Ravensthorpe).

Corr. No. 832/29.

Open under Parts V., VI., and VIII. (Plan 405/80, E 3 & 4.)

The area, containing about 290 acres, bounded on the North by a two-chain road along the South boun-dary of Location 346, on the East by Location 457, on the South by Reserve 17880, on the West by a twochain road extending South-Easterly from the South-West corner of Location 346 to Reserve 17880; subject to survey, classification, and pricing, and payment of part survey fee as may be required; being the area excluded from T. F. Tisdall's application.

SOUTHERN CROSS LAND AGENOY.

Jilbadji District (near Mount Hampton). Corr. No. 4750/28.

Open under Parts V., VI., and VIII. (Plan 6/80 and Mt. Hampton Sheet 1.)

Location 558, containing 1,598a, 0r. 22p., at 10s. per acre; classification page 1 of 1788/28; subject to mining conditions and to an Agricultural Bank mortgage. No further Agricultural Bank assistance is guaranteed.

''В.''

Yilgarn District (about 10 miles North-East of Weira Siding).

Corr. No. 5931/28. Open under Parts V., VI., and VIII. (Plan 54/80, D3.1

Location 370, containing 4,721a. 0r. 21p., at 4s. 6d. per acre; classification page 5 of 981/26; subject to mining conditions; being S. V. Pearson's forfeited Lease 68/1102.

WAGIN LAND AGENCY.

Williams District.

Corr. No. 4143/29. Open under Part V. (Plan 408/40, B1.)

The land contained within the closed road passing along the South boundary of Williams Location 7155, 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.

Williams District (about 8 to 10 miles N. of Nyabing). Corr. No. 5492/28.

Open under Parts V., VI., and VIII. (Plan 408/80, E & F 3.)

Locations 11516 and 11521, containing 2,431a. 0r. 21p., at 7s. 6d. per acre, reducible to 3s. 3d. if poison is cradi-cated and land stocked within five years; classification page 8 of 5492/28; Locations 11278 and 9762, containing 200a, and 5000 responsibility subject to printing alongi 300a, and 500a, respectively, subject to pricing; classifications page 2 of 1186/13 and in 5091/10; Location 9762 is subject to an Agricultural Bank mortgage; being K. McLaren's forfeited Lease 68/1002 and W. M. Ren's cancelled application.

OPEN WEDNESDAY, 6th AUGUST, 1930. RAVENSTHORPE LAND AGENCY.

́В.'

Oldfield District (about 8 miles North-East of Kundip). Corr. No. 6186/26.

Open under Parts V., VI., and VIII. (Plan 421/80, B 1 & 2.)

Location 397, containing 1,050a. 1r. 3p., at 11s. per acre; classification page 52 of 6186/26; subject to mining conditions; being W. H. Price's forfeited Lease 55/1491.

W. P. ODELL, Acting 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:

BRIDGETOWN.

- 9th July, 1930, at 12 noon, at the District Lands Office-
 - Bridgetown-*457, 1a. 2r. 27p., £20; 458, 2a. 1r. 8p., £25. Balingup-Town 237, 2r. 20.5p., £12.

BUNBURY.

9th July, 1930, at 3.30 p.m., at the District Lands Office

Dardanup—*38, 3a. 1r., £97 10s. Drakesbrook—*338, 5a. 2r. 31p., £15.

- GERALDTON.
- 9th July, 1930, at 3.15 p.m., at the District Lands Office-

Caron—Town 9, 39.1p., £12. Geraldton—*958, 5a., £30.

- NORTHAM.
- 10th July, 1930, at 11.30 a.m., at the District Lands Office-
- Ballidu-Town 87, 88, 1r. each, £15 each; 74, 1r. 2p., £15. Kalannie-Town 24, 39.1p., £25. Wyalkatchem-Town 249, 39.1p., £20.

PERTH.

11th July, 1930, at 11 a.m., at the Department of Lands and Surveys-

Fremantle—Town 1420, 30p., £20. Kalamunnda—Town 290, 39.1p., £50.

KALGOORLIE.

- 16th July, 1930, at 11 a.m., at the District Lands Office-
 - Kalgoorlie-Town 2584, 1r., £12 10s.; 2901, 2902, Ir. each, £20 each. Boulder—Town 636, 643, 20p. each, £10 each.
 - MERREDIN.

16th July, 1930, at 4 p.m., at the Court House— Nungarin—*131, 5a., £15.
23rd July, 1930, at 4 p.m., at the Court House— Nungarin—Town 62, 1r., £30.

* Suburban for cultivation.

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 price.

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.

W. P. ODELL,

Acting 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 the 31st December, 1929:---

Name, District, Lease No., Area, Rent, Corres. No., Plan.

- Cream, Timothy, Victoria 4048; 19452/68; 2,352a. 3r. 17p.; £14 18s. 8d.; 162/25; 157/40, F4. Cream, Timothy; Victoria 4046; 12004/68; 3,501a. 3r. 13p.; £90 12s. 2d.; 3023/18; 157/80, F4. Smith, Frederick; Sussex 638; 10885/56; 877a.; £204

- Smith, Frederick; Sussex 058; 10535/30; 87/a.; 2204
 17s. 3d.; 13634/11; 413/80, F2.
 Smith, Frederick; Sussex 368; 19109/55; 100a.; £12
 19s. 5d.; 8313/07; 413/80, F2.
 Loneragan, F. W., and Clarke, Ellen; Bolgart 69; 3554/153; 1r.; £5 10s.; 305/16; Bolgart.
 Smith, Mary; Collie Burn 321; 1045/153; 1r.; £1 10s.
 244. 2471/12; Collie Burn 321; 1045/153; 1r.; £1 10s.
- 2d.; 2474/13; Collie Burn.

THE undermentioned Leases have been cancelled under Section 137a:-

Name, District, Lease No., Area, Corres. No., Plan.

Cowain, Charles; Avon 18933; 22786/63; 1,588a. 2r. 19p.; abandoned; 1049/28; 56/80, D2 & 3.

Hansen, James; Victoria 6090; 68/1566; 2,598a.; non-compliance with conditions; 1193/29; 156/80, B1 & 2.

Harris, R. N.; Jilbadji 460; 23045/68; 1,882a. 3r. 24p.;

- non-compliance with conditions; 509/28; 23/80, D3. Hunter, S. H.; Wellington 2030, 2031; 68/1184; 400a. 1r. 25p.; non-compliance with conditions; 669/29;

- Small, P. Mc.; Fitzgerald 198; 22631/74; 160a.; non-compliance with conditions; 777/22; Esperance, Sheet 8.
- Sykes, G. W., and Tyler, J. A.; Victoria 8532; 68/1562;
- 2,000a. 2r. 25p.; abandoned; 715/28; 122/80, Fl. Wright, G. J.; Fitzgerald 990; 55/1315; 1,125a. 0r. 24p.; abandoned; 4886/28; 371/80, Esperance, Sheet 22.
- Wunnenberg, J. F.; Avon 16496; 68/790; 997a. 1r. Wunnenberg, J. F.; Avon 16496; 68/790; 997a. 1r. 14p.; non-compliance with conditions; 4143/28; 33C/40, D4.
 Simpson, A. G.; Victoria pt. 5864; 19218/68; 53a.; non-compliance with conditions; 2912/25; 90/80, D4.
 Simpson, A. G.; Victoria pt. 5864; 19217/68; 53a.; non-compliance with conditions; 2911/25; 90/80, D4.
 Finlay, Myrtle; Victoria 8198; 24547/74; 160a.; non-compliance with conditions; 2025/25; 90/80, D4.
 Rose, Leslie; Victoria 8197; 24548/74; 160a.; non-compliance with conditions; 2026/25; 90/80, D4.
 Morphett, H. A.; North-West; 3208/96; 100,000a.;

- Morphett, H. A.; North-West; abandoned; 9016/19; 92/300. 3208/96; 100,000a.;
- Faber, I. B.; Roe 1184, 1267; 68/1532; 1,818a. 3r. 14p.; abandoned; 2691/28; 387/80, E3.
 Kowald, H. A.; Ninghan 1679, 1147; 21416/68; 1,554a.
- Monadi, H., H., Hughan 1005, 1111, 21110,05, 16934.
 2r. 14p.; non-compliance with conditions; 5083/26; 89/80, E & F4.
 McKay, P. J.; Avon 25271; 68/1128; 4,841a. 3r. 28p.; non-compliance with conditions; 6529/27; 24/80,
- C3, Koonadgin. McKenna, Thomas;
- b), Robindighi, Wagin 1109; 5269/153; 2a. 2r.; abandoned; 5166/23; Wagin.
 Powell, H. R. N.; Ninghan 775; 68/590; 998a.; non-compliance with conditions; 3723/28; 65/80, E & F 3 & 4.
- Russell, H. H.; Roe 1457; 68/612; 2,631a. 1r. 16p.; abandoned; 3861/28; 346/80 and 375/80, The Humps.

- Humps.
 Wilson, S. G. J.; Avon 15650, 20533; 68/783; 525a. 2r. 27p.; non-compliance with conditions; 1507/28; 55/80, C4.
 Allardice, C. D., and Allardice, Helen; Avon 23430; 19719; 16801/68; 2,285a. 2r. 11p.; abandoned; 4321/22; 345/80, B4.
 Chidlow, E. G., and Kane, James; Avon 23577; 68/1335; 1,387a. 1r. 30p.; non-compliance with conditions; 4419/28; 345/80, A3.
 Grover, G. E.; Avon 23596; 17470/68; 465a. 2r. 3p.; abandoned; 5267/23; 342B/40, D1.
 Grover, G. E.; Avon 19673; 18220/68; 160a.; aban-doned; 4401/24; 342B/40, D1.
 McAullay, Alexander; Williams 12320; 22396/74; 160a. 0r. 19p.; non-compliance with conditions; 4889/20; 386D/40, A4.
 Noel, A. W., and Williams, Gordon; Avon 25250; 68/1242; 4,472a. 3r. 9p.; non-compliance with con-ditions; 5597/27; 24/80, C & D3.
 Osborne, H. W. J.; Ninghan 3118; 68/2148; 2,442a. 0r.
- Osborne, H. W. J.; Ninghan 3118; 68/2148; 2,442a. 0r. 26p.; abandoned; 5032/29; 66/80, Dajoing, Sheet 2.
- Ghidella, Mario; Fitzgerald 1145; 24908/74; 160a.; non-compliance with conditions; 6535/25; 392/80.
- Roberts, T. G.; Sussex 1359; 21079/74; 152a. 2r. 22p.; non-compliance with conditions; 865/17; 414D/40, North, A3.
- Durrant, S. F., and Durrant, Alfred; Avon 15984; 39733/55; 538a.; abandoned; 7753/22; 35/80, C2.
- Durrant, Alfred; Avon 23329; 23140/74; 160a.; abandoned; 7755/22; 35/80.
- Durrant, S. F.; Avon 22330; 23139/74; 160a.; aban-doned: 7754/22; 35/80, C2.
- DeLaine, W. A.; Roe 1688; 68/2106; 2,201a. 0r. 7p.; abandoned; 3975/27; 389/80, Lake King, Sheet 5.

W. P. ODELL,

Acting Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919.

WHEREAS the AUGUSTA-MARGARET RIVER Road Board, by resolution passed at a meeting of the Board, held at Margaret River on or about the 8th day of April, 1929, resolved to open the road hereinafter described, that is to say:—

L. & S. 15812/08; M.R.B. 1233/28.

No. 331: Regazettal of widening of part:—That portion of Sussex Location 1492 bounded by lines commencing on a Western boundary of the said location (being the Eastern side of a surveyed road passing along the Eastern side of West Bay Creek Station Yard Reserve) 1 chain 33.6 links from a Southern corner of same and extending (as shown Diagram 53108) 23deg. 48min. 1 chain 75.9 links, 41deg. 19min. 2 chains 10.5 links, 45deg. 32min. 4 chains 87 links, and 23deg. 55min. 1 chain 48.4 links to the Easternmost boundary of the said location; thence Southward along part of said Easternmost boundary of Location 1492 aforesaid to a Southern corner of same; thence Northward along part of a Western boundary of the said location to the starting point. (Plan 441A/40, B1.)

WHEREAS the DOWERIN Road Board, by resolution passed at a meeting of the Board, held at Dowerin on or about the 16th day of October, 1929, resolved to open the road hereinafter described, that is to say:—

L. & S. 11897/05; M.R.B. 1268/29.

No. 2532: Deviation of part and extension:—A strip of land, one chain wide (widening in part), its Eastern side leaving the East side of the present road on the West boundary of Dowerin A.A. Lot 89 27 chains 4.5 links from its South-Western corner and extending (as shown Diagram 54640) Northward through Lots 89 and 56 and along part of the Western boundary of Lot 122, and through Lot 90 to a surveyed road on the North boundary of the last-mentioned lot. (Plan 33D/40, A3.)

WHEREAS the BEVERLEY Road Board, by resolution passed at a meeting of the Board, held at Beverley on or about the 4th day of January, 1930, resolved to open the road hereinafter described, that is to say:—

L. & S. 1925/09; M.R.B. 15/30.

No. 3392: Widenings:—A triangular portion of Avon Location 8274 bounded by lines commencing at its North-Western corner and extending (as shown Diagram 54714) Eastward along part of its Northern boundary for a distance of 1 chain 50 links; thence 211deg. 37min. 2 chains 55.3 links to its West boundary, and North along part of said West boundary for a distance of 1 chain 50 links to the starting point.

Also a triangular portion of Location 6093 bounded by lines commencing at its Eastern corner and extending as shown said Diagram South-Westward along part or its South-Eastern boundary for a distance of 1 chain 77 links; thence 17deg. 51min. 2 chains 50.3 links to its North-Eastern boundary, and South-Eastward along part of said North-Eastern boundary to the starting point. (Plan 3D/40, C4.)

WHEREAS the WONGAN-BALLIDU Road Board, by resolution passed at a meeting of the Board, held at Wongan Hills on or about the 27th day of August, 1929, resolved to open the road hereinafter described, that is to say:--

12019/11.

No. 4116: Extension and widening.—A strip of land, one chain wide, leaving the present road at its termination on the West boundary of Melbourne Location 1970 and extending as surveyed South along part of the West boundary of said Location 1970 and West along the North boundary of Location 1320 to a surveyed road at the North-West corner of the latter location.

Also to include-

(1) A triangular portion of Location 1970 bounded by lines commencing at the junction of the South side of the present road with the West boundary of said location and extending (as shown Diagram 54661) 90deg. 2min. 4 chains 55 links, and 225deg. 1min. 6 chains 43.4 links to the West boundary of the said location; thence North along part of said West boundary to the starting point. (2) A triangular portion of Location 1323 bounded by lines commencing at its South-East corner and extending (as shown Diagram 54661) West along part of its South boundary for a distance of 4 chains 55 links; thence 45deg. 1min. 6 chains 43.4 links to the East boundary of the said location and South along part of said East boundary to the starting point.

(3) A triangular portion of Location 1320 bounded by lines commencing at its North-West corner and extending (as shown Diagram 54661) East along part of its North boundary for a distance of 4 chains 55 links; thence 225deg. Imin. 6 chains 43.5 links to the West boundary of the said location and North along part of said West boundary to the starting point. (Plan 57/80, D4.)

WHEREAS the WILLIAMS Road Board, by resolution passed at a meeting of the Board, held at Williams on or about the 2nd day of May, 1929, resolved to open the road hereinafter described, that is to say:—

4437/20.

No. 6578: Deviation of part.—A strip of land, one chain wide (widening in part), leaving the present road opposite the South-West corner of Williams Location 872 and extending (as shown Diagram 55191) South-Westward through Location 3970 to a surveyed road on the South-Western boundary of the latter location. (Plan 384B/40, F2.)

WHEREAS the DUMBLEYUNG Road Board, by resolution passed at a meeting of the Board, held at Dumbleyung on or about the 10th day of August, 1929, resolved to open the road hereinafter described, that is to say:—

L. & S. 2969/29; M.R.B. 1070/29.

No. 8530.—A strip of land, one chain wide, leaving a surveyed road at the South-West corner of Williams Location 6698 and extending East as surveyed along the South boundaries of Locations 6698 and 6700 to the South-East corner of the latter location; thence North along the East boundaries of Locations 6700 and 6699 and part of the East boundary of Location 6697 to the Southern side of the Dumbleyung-Lake Grace Railway Reserve; commencing again on the Northern side of the Railway Reserve and continuing North along part of the East boundary of said Location 6697 to a surveyed road at its North-East corner.

Also to include-

(1) A triangular portion of Location 6505 bounded by lines commencing at its North-West corner and extending (as shown Diagram 55276) along part of its North boundary for a distance of 1 chain 68 links; thence 226deg. 9min. 2 chains 51.8 links to its West boundary and North along part of said West boundary to the starting point.

(2) A triangular portion of Location 6700 bounded by lines commencing on its East boundary 1 chain 69 links from its South-East corner and extending (as shown Diagram 55276) South along part of said East boundary for a distance of 1 chain 69 links and West along part of the South boundary of the said location for a distance of 1 chain 85 links; thence 47deg. 34min. 2 chains 50.5 links to the starting point.

(3) A triangular portion of Location 7108 bounded by lines commencing at its North-West corner and extending (as shown Diagram 55275) along part of its North boundary for a distance of 1 chain 73 links; thence 224deg, 58min. 2 chains 44.6 links to its West boundary and North along part of said West boundary to the starting point. (Plan 408/80, D1.)

WHEREAS the KATANNING Road Board, by resolution passed at a meeting of the Board, held at Katanning on or about the 19th day of June, 1929, resolved to open the road hereinafter described, that is to say:—

L. & S. 2179/29; M.R.B. 841/29.

No. 8531.—A strip of land, one chain wide, leaving a surveyed road at the North-West corner of Kojonup Location 1375 and extending South as surveyed along the West boundaries of Locations 1375 and 1374 to the South-West corner of the latter location; thence South-Eastward through Location 6622 and South along part of the East boundary of Location 1369 to Road No. 2188. (Plan 417A/40, C1 & 2.)

WHEREAS the WILLIAMS Road Board, by resolution passed at a meeting of the Board, held at Williams on or about the 9th day of September, 1929, resolved to open the road hereinafter described, that is to say:-

7339/23

No. 8532 .- A strip of land, one chain wide (widening in part), leaving a surveyed road at the North-Eastern corner of Williams Location 9674 and extending Westward as surveyed along the North boundary of said Location 9674, and the Northern boundaries of Loca-tion 7880 to the North-West corner of the latter loca-tion; thence (as shown Diagram 55187) West along the North boundaries of 10 55187). the North boundary of Location 12474 and South along part of its West boundary to a surveyed road passing through Location 7706. (Plan 384B/40, E2.)

WHEREAS the NUNGARIN Road Board, by resolu-tion passed at a meeting of the Board, held at Nungarin on or about the 12th day of August, 1929, resolved to open the road hereinafter described, that is to say:-

L. & S. 2652/29; M.R.B. 1048/29.

No. 8533.—A strip of land, one chain wide, leaving Road No. 4435 at the North-East corner of Avon Loca-tion 15201 and extending Westward as surveyed along the Northern boundaries of Locations 15201, 20257, 20262, 20256, 19361, and 26144 and through Elabbin Townsite passing along the North-Western boundaries of Lots 32 and 9 to Clarke Street at the Western corner of the last-mentioned lot.

Also to include a triangular portion of Location 20253 bounded by lines commencing on the Southern boundary of the said location 15 chains 56.1 links from its South-West corner and extending (as shown Diagram 54588) 61deg. 23min. 9 chains 54.5 links and 95deg. 23min. 6 chains to rejoin the Southern houndary of the said loca-tion; thenee Westward along part of the said Southern boundary to the starting point,

Also a triangular portion of Location 23110 bounded by lines commencing on its South boundary 9 chains 96.9 links from its South-West corner and extending (as shown Diagram 54588) 64deg. 57min. 3 chains 33.8 links and 100deg. 57min. 7 chains 40 links to the South boundary of said Location 23110; thence West along part of the said South boundary to the starting point. (Plan. 21(80, P2, Flohlin). (Plan 34/80, F3, Elabbin.)

WHEREAS the LAKE GRACE Road Board, by resolution passed at a meeting of the Board, held at Lake Grace on or about the 15th day of October, 1928, resolved to open the road hercinafter described, that is to say:-

6062/28.

No. 8534 .- A strip of land, one chain wide (widening in parts), leaving a surveyed road at the Southern corner of Roe Location 793 and extending (as shown Diagram 51918) North-Eastward along the South-Eastern boun-dary of the said location and through Location 916 to a West boundary of Location 940; thence North along part of the said West boundary of Location 946 to a more and a total North Wast corner (2009) 282/20 surveyed road at its North-West corner. (Plan 388/89, C.D. 3 & 4.)

WHEREAS the KOORDA Road Board, by resolution passed at a meeting of the Board, held at Koorda on or about the 12th day of November, 1929, resolved to open the road hereinafter described, that is to say: -

L. & S. 4927/25; M.R.B. 1144/29.

No. 8535.---A strip of land, one chain wide, leaving a surveyed road at the South-Western corner of Ninghan Location 559 and extending as surveyed North along the West boundary of the said location and part of the West boundary of Location 145 to a South-Eastern corner of Location 623; thence Westward along the Southernmost and North along the West boundary of Location 623 to a surveyed road at its North-West corner.

Also that portion of Location 2525 bounded by lines commencing at a North-East corner of same opposite a South-East corner of Location 623 and extending (as shown Diagram 54662) South along part of an East boundary of Location 2525 aforesaid for a distance of 2 chains 88 links; thence 341deg. 40min, 2 chains 44.3 links and 305deg, 54min, 2 chains 44.3 links to a North-erm houndary of caid Location 2525 ern boundary of said Location 2525, and Eastward along part of the said Northern boundary for a distance of 2 chains 88 links to the starting point, (Plan 56/80, E1.)

WHEREAS the WAGIN Road Board, by resolution passed at a meeting of the Board, held at Wagin on or about the 10th day of May, 1929, resolved to open the road hereinafter described, that is to say:-

L. & S. 1618/17; M.R.B. 613/29.

No. 8536.—A strip of land, one chain wide, leaving Road No. 287 at the South-West corner of Williams Location 3861 and extending North as surveyed along the Western boundary of the said location and East along part of its North boundary to the South-East corner of Location 5310; thence North along the East boundary of the latter location to Road No. 2104 at its North-Eastern corner.

Also to include that portion of Location 3861 bounded by lines commencing at its North-West corner and ex-tending (as shown Diagram 55263) East along part of its North boundary for a distance of 4 chains 48.8 links; thence 220 deg. 35min. 1 chain 68.3 links, 207deg. 57min. 1 chain 92.3 links, 190deg. 33min. 2 chains 68 links, and 217deg. 13 min. 2 chains 84.9 links to the West boundary of the said location and North along part of the said West boundary to the starting point.

Also a triangular portion of Location 5310 bounded by lines commencing at its South-East corner and ex-tending West along part of the South boundary of the said location for a distance of 2 chains 12 links; thence 44deg. 54min. 2 chains 99.9 links to the East boundary of the said location, and South along part of the said East boundary for a distance of 2 chains 5 links to the starting point. (Plan 409A/40, C2.)

WHEREAS the SUSSEX Road Board, by resolution passed at a meeting of the Board, held at Busselton on or about the 14th day of September, 1929, resolved to open the roads hereinafter described, that is to say:---L. & S. 4000/29; M.R.B. 1301/29.

No. 8537.-A strip of land, one chain wide, leaving surveyed road at the North-West corner of Sussex Location 2058 and extending East as surveyed along the North boundaries of Locations 2053 to 2063 (inclusive) to a surveyed road at the North East corner of the last-mentioned location.

Also to include a triangular portion of Location 2058 bounded by lines commencing at its North-West corner and extending (as shown Diagram 53243) East along part of its North boundary for a distance of 1 chain 16 links; thence 225deg. 3min. 1 chain 64 links to the West boundary of the said location and North along part of said West boundary for a distance of 1 chain 16 links to the boundary for a distance of 1 chain 16 links to the boundary for a distance of 1 chain 16 links to the starting point. (Plan 413C/40, D3.)

No. 8538.—A strip of land, one chain wide, leaving surveyed road at the South-West corner of Reserve 19803 and extending East as surveyed along the South boundaries of the said Reserve and the South boundaries of Sussex Locations 2619 and 2618 to a surveyed road at the South-East corner of the latter location.

Also to include a triangular portion of Location 2618 bounded by lines commencing on its South boundary 1 chain 30 links from its South-East corner and extending (as shown Diagram 53237) 42deg, 51min, 1 chain 76.6 links to its East boundary; thence South along part of the said East boundary and West along part of its South boundary to the starting point. (Plans 413D/40, C3; 413C/40, D3.)

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 occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted to their last-named places of abode.

And whereas the Governor in Excentive 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 4th day of July, 1930.

W. P. ODELL, Acting Under Secretary for Lands,

THE ROAD DISTRICTS ACT, 1919.

Department of Lands and Surveys, Perth, 4th July, 1930.

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

292/27.

Broomehill.

No. 215: Deviation of part:-A strip of land, one chain wide, its North-Eastern side leaving an East side of the present road on the West boundary of Kojonup Location 7744 50 links from its South-West corner and extending (as shown Diagram 55158) 136deg. 22min. 1 chain 41.4 links to rejoin an East side of the old road.

2.3p. being resumed from Kojonup Location 253. 2p. being resumed from Kojonup Location 7744. (Pan 417D/40, C4.)

Wagin.

L. & S. 1880/90; M.R.B. 978/29.

No. 323: Widening of part:—A triangular portion of Williams Location 1540 bounded by lines commencing on its Southern boundary 6 chains from its-South-Western corner and extending (as shown Diagram 55260) 84deg, 52min, 3 chains 29.8 links, 252deg, 11min, 1 chain 69 links; thence 277deg, 32min, 1 chain 69 links to the starting point.

9.8p. being resumed from Williams Location 1540. (Plan 409B/40, E2.)

Greenmount.

L. & S. 11201/03; M.R.B. 1067/29.

No. 1783: Widenings :- That portion of Swan Location 1958 bounded by lines commencing on a South-Western side of the present road 11 chains 55.4 links from its intersection with the West boundary of the said Ideation and extending (as shown Diagram 52880) 141deg. 9min. 3 chains 63.6 links and 180deg. 2min. 3 chains 63.6 links; thence 348deg. 5min. 3 chains 45.8 links and 333deg. 5min. 3 chains 45.8 links to the starting point.

Also a triangular portion of Location 1812 bounded by lines commencing at the junction of its North boundary with the North-Eastern side of the present road and extending (as shown Diagram 52881) East along part of said North boundary for a distance of 90.9 links; thence 152deg. 32min. 3 chains 58.9 links and 321deg. 11min. 4 chains 9.1 links to the starting point.

1r. 1.5p. being resumed from Swan Location 1958.

23p. being resumed from Swan Location 1812. (Plan 1BC/20, Lion Mill.)

Woodanilling.

L. & S. 159/04; M.R.B. 799/29.

No. 1946: Deviation and widening of parts .- A strip of land, one chain wide (widening in part), its Northern side leaving a North side of the present road at the South-West corner of Williams Location 1006 and ex-tending (as shown Diagram 55255) 285deg. 51min, 1 chain 4 links and 315deg. 3min, 13 chains 69.1 links through Kojonup Location 1911 to rejoin a North side of the old road on the South boundary of Williams Location 4171, before the include a triprology of Williams of the old road on the South boundary of Williams Location 4174; also to include a triangular portion of Williams Location 1027 bounded by lines commencing on its West boundary 33 links from its South-West corner and extending (as shown Diagram 55259) 99deg. 30min. 1 chain 99.8 links and 270deg. 1 chain 97 links; thence 360deg. 33 links to the starting point; also a triangular portion of Kojonup Location 1591 bounded by lines commencing at its North-East corner and ex-tending (as shown Diagram 55259) 180deg. 46 links and 297deg. 52min. 98.4 links; thence 90deg. 87 links to the starting point.

1a. 1r. 12p. being resumed from Kojonup Location 1911.

3.2p. being resumed from Kojonup Location 1591. 5.2p. being resumed from Kojonup Location 1027. (Plan 409C/40, F4.)

Cuballing.

L. & S. 1856/14; M.R.B. 464 & 465/29.

No. 5602: Extension and widening .- A strip of land, one chain wide, leaving the present road at the South-Western corner of Cuballing Lot C32 and extending Southward as surveyed to Carton Street at the South-Western corner of Lot 37.

Also to include those portions of Lots 79 and 37 bounded by lines commencing at the North-Western corner of the former lot and extending (as shown Dia-gram 55232) 134deg, 48min, 3 chains 9.5 links to the Southern boundary of Lot 37 and Westward along part of the said Southern boundary for a distance of chain 21 links to the South-Western corner of said Lot 37; thence Northward along the Western boundaries of Lots 37 and 79 to the starting point.

7.1p, being resumed from Cuballing Lot 79.

20.9p. being resumed from Cuballing Lot 37. (Plan Cuballing.)

Nungarin.

7003/20. No. 6395: Deviation of part.—A strip of land, one chain wide, its South-Eastern side leaving the South side of the present road 5 chains 24.1 links from the North-Western corner of Avon Location 11108 and extending (as shown Diagram 54597) North-Eastward, East, and South-Eastward through Location 6443 to rejoin the old road on the North boundary of Location 11108 aforesaid.

2a. 1r. 24p. being resumed from Avon Location 6443. (Plan 34/80, E3.)

Katanning.

4925/21. No. 6560: Cove Street (widening of part) .- A triangular portion of Katanning Lot 131C bounded by lines commencing at its Northern corner, and extending (as shown Diagram 55293) South-Eastward along part of its North-Eastern boundary for a distance of 21.5 links; thence 270deg. 30min. 30.3 links to its North-Western boundary and North-Eastward along part of said North-Western boundary for a distance of 21.5 links to the starting point.

0.4p. being resumed from Katanning Lot 131c. (Plan Katanning.)

Broomehill.

L. & S. 957/29; M.R.B. 342/29.

L. & S. 957/29; M.R.B. 342/29. No. 8223.--A strip of land, one chain wide (widen-ing at the South-East corner of Ewlyamartup A.A. Lot 98 (as shown Diagram 55266).) leaving a surveyed road at the North-West corner of Kojonup Location 7290, and extending South as surveyed along the West boun-daries of Locations 7290, 4513, 5913, 6850, and 8107 to a surveyed road at the South-West corner of the last-mantioned location mentioned location.

1r. 5p. being resumed from Ewlyamartup A.A. Lot 98. (Plan 417D/40, B. 3 & 4.)

Nungarin.

L. & S. 2794/27. No. 8290.—A strip of land, one chain wide, commencing on the Northernmost boundary of Avon Location 25223 1 chain 47 links from a North-East corner of same, and extending (as shown Diagram 54068) North through Location 14090 to a surveyed road on the North boundary of the latter location.

2a. 2r. 2p. being resumed from Avon Location 14090. (Plan 55/80, E4.)

Greenmount.

L. & S. 11201/03; M.R.B. 1067/29.

No. 8291 .- A strip of land, one chain wide (widening No. 8291.—A strip of nam, one cann and (in parts), leaving Road No. 1783 at the South-West corner of Swan Location 1771 and extending Northward (as shown Diagram 52881) along its Western ward (as shown Diagram 52881) along its boundary to its North-West corner.

7a. 1r. 2p. being resumed from Swan Location 1771. (Plan 1B/40; 1BC/20, Lion Mill.)

Narembeen,

3003/29. No. 8292.—A strip of land, 25 links wide, leaving Wilfred Street at the North-West corner of Lot 8 of Wilfred Street at the North-West corner of Lot 8 of Lot 44 of Avon Location 21205 and extending (as shown L.T.O. Diagram 6729) South along the West boundary of the said lot and East along the North boundaries of Lots 7, 6, 5, 4, and 3 to the North-East corner of the last-mentioned lot; thence South along the East boundary of said Lot 3 to Churchill Street at its South Fort corner (Just 540, 740, 740). South-East corner. (Plan 5/80, B4.)

Manjimup.

L. & S. 4133/29; M.R.B. 1345/29.

L. & S. 4133/29; M.K.B. 1345/29. No. 8293.—A strip of land, one chain wide (widening in parts as shown Diagram 53217), leaving a surveyed road at its intersection with the Western boundary of Nelson Location 7943 and extending Southward as surveyed along part of the said Western boundary and the Western boundaries of Locations 8957, 8958, and 0424 to the Southern corner of the last-mentioned loca. 9424 to the Southern corner of the last-mentioned loca-tion. (Plan 442B/40, E2.)

Manjimup.

L. & S. 4133/29; M.R.B. 1345/29.

No. 8294.—A strip of land, one chain wide (widening in part), its North-Western side leaving a surveyed road on the Western boundary of Nelson Location 9420 2 chains 52.1 links from its North-Western corner and extending (as shown Diagram 53217) North-Eastward through Locations 9420 and 9419 to Road No. 8293 on the Eastern boundary of the latter Location. 422B/40, E2.) (Plan

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,

P. D. FERGUSON,

Acting Minister for Lands.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

WE, A. Morfitt and L. B. Birch, being the owners of land over or along which the portion of road hereunder described passes, have applied to the Murray Road Board to close the said portion of road, viz.:--

Murray.

5239/03. M. 283.—The surveyed road passing along the North-West boundary of Coolup A.A. Lot 92; from its North-ern corner to a surveyed road at its Western corner. (Plan 380D/40, B3.)

A. MORFITT. L. B. BIRCH.

I, Hobart Tuckey, on behalf of the Murray Road Board, hereby assent to the above application to close the road therein described

> HOBART TUCKEY. Chairman Murray Road Board.

10th April, 1930.

TRANSFER OF LAND ACT, 1893, AND THE REAL PROPERTY LIMITATION ACT, 1878.

Application No. 210/1930.

TAKE notice that Louis Dendle Forrest of Katanning Farmer has made application to be registered under the Transfer of Land Act 1893 as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Kojonup District and being

part of Kojonup Location 13 containing fourteen acres one rood ten perches.

Bounded by lines starting from a South-East corner of Location 418 and extending East for fifteen chains three links along the public road from Kojonup to Broomehill crossing the said road and along boundaries of Locations 1949 and 818 Thence South for ten chains three links and one half of a link passing along another boundary of Location 818 and again crossing the Kojonup-Broomehill Road Thence West for fifteen chains four links passing along part of the North bound chains four links passing along part of the North boun-dary of Location 2 Thence North for ten chains four links and one half of a link along the East boundary of the part of Location 13 comprised in Certificate of Title registered in Volume 633 Folio 26 to the starting point.

Bounded on the inner part by a public road.

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 and desiring to object to the said application are hereby required to lodge in this Office on or before the 19th day of August next a *caveat* forbidding the said land being brought under the operation of the said Act.

ARTHUR G. HARVEY,

Assistant Registrar of Titles.

Office of Titles, Perth, 1st July, 1930.

Andrews, Robinson, & Brown, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893. (Section 75.)

Application No. 1132/1930.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is in-tended on the fifteenth day of July next to issue in the name of Dudley Standish O'Grady of Carnamah Garage Proprietor a special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been lost or destroyed.

Dated this 20th day of June, 1930.

ARTHUR G. HARVEY,

Assistant Registrar of Titles.

The land referred to:

All that piece of land situate in the Victoria District containing one rood being portion of Victoria Location 1936 and being Lot 71 on Plan 3397 being the whole of the land comprised in Certificate of Title Volume 896 Folio 193.

Neil M. Graham, Carnamah, Solicitor for the Applicant.

TRANSFER OF LAND ACT, 1893 (SECTION 222), AND THE REAL PROPERTY LIMITATION ACT, 1878.

Application No. 1067/1930.

TAKE notice that Louisa Ann Perkins of Middleton Road Albany Spinster has made application to be regis-tered under the Transfer of Land Act 1893 as the pro-prietor of an estate in fee simple in possession in the following parcel of land situate in the Plantagenet District and being

Lot 29 of Plantagenet Location 45 containing two roods twenty-eight perches

Bounded on the East by one chain fifty links of a private street

On the North by the South boundary of Lot 30 of said Location 45 measuring four chains forty-nine links and one half of a link

On the West by the East boundary of Lot 20 measuring one chain fifty links and

On the South by the North boundary of Lot 28 measuring four chains forty-nine links and one half of a link

The land is comprised in Certificate of Title Volume 30 Folio 390

The land is more particularly defined on Plan 246 deposited in the Office of Titles.

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 and desiring to object to the said application are hereby required to lodge in this Office on or before the 31st day of July next a *caveat* forbidding the registration of the said Louisa Ann Perkins as such proprietor as aforesaid.

ARTHUR G. HARVEY, Assistant Registrar of Titles. Office of Titles, Perth,

26th June, 1930.

Haynes, Robinson & Cooper, Albany, Solicitors for the Applicant.

THE AGRICULTURAL BANK ACT, 1906, INDUS TRIES ASSISTANCE ACT, 1915, AND ITS AMENDMENTS.

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 Bruce Rock 19/7/30. 23/1230.

Avon Location 21460, being the whole of the land comprised in Lease 21786/74, standing in the name of comprised in Lease 21780/74, standing in the name or George Edwin Anderson; Avon Location 21386, being the whole of the land comprised in Lease 21787/74, standing in the name of John Wilfred Costello, and Avon Location 16898, being the whole of the land com-prised in Lease 12385/68, standing in the name of William Costello; area 1,039 acres, situated half a mile South of Bilbarin, described as approximately 195 acres 1st class salmon and gimlet country. 95 acres 2nd close 1st class salmon and gimlet country; 95 acres 2nd class whitegum and mallee; balance 3rd class mixed scrub; 172 acres cleared; 42 acres fallow.

Tenders returnable at Bunbury 19/7/30.

21/422. Wellington Locations 3389, 3390, 3665, being the whole of the land comprised in Leases 38403/55, 22064/ 74, standing in the name of Andreas Barth Thomas ¹⁴, standing in the name of Andreas Barth Thomas Hansen; area 245 acres 3 roods 3 perches, situated 14 miles South-West of Collie; 219 acres 1st class good deep red and chocolate loam, timbered with blackbutt, redgum, jarrah and blackboys; 12 acres 2nd class stiff clay soil and fair gravelly sand, timbered with jarrah, redgum; balance 3rd class; 112 acres rung; 40 chains posts; watered by permanent pools.

Tenders returnable at Kellerberrin 19/7/30. 1259/27. Yilgarn Location 481, being the whole of the land comprised in Lease 40345/55, standing in the name of Thomas William Dickman; area 1,199 acres 3 roods 9 perches, situated 12 miles North of Boddalin, described as 760 acres 1st class salmon, gimlet, tea-tree, rich red clayey loam; 77 acres 2nd class mallee and scrub, good red soil, balance 3rd class scrub plain; 577 acres cleared, 150 acres fallow; Goldfields Water Supply; 400 chains 3-wire, 80 chains 2 and 3-wire fencing; 4-roomed galvanised iron house. 6-stall stable; stock and plant that may be in our possession and belonging to the place at time of purchase.

224/26.

Yilgarn Locations 170, 266, being the whole of the land comprised in Leases 40470/55, 39423/55, standing in the name of Sydney Charles Bennett; area 877 acres 3 roods 35 perches, situated 10 miles North of Carrabin, described as 459 acres 1st class rich red loam, salmon, gimlet, and morrel; 114 acres 2nd class good red soil, mallee, tea-tree and jam; balance 3rd class; 480 acres cleared, 179 acres part cleared, Goldfield water scheme; 398 chains 3-wire fencing; machinery shed; stock and plant that may be in our possession and belonging to the place at time of purchase. the place at time of purchase.

Tenders returnable at Perth 19/7/30. 1181/23. Peel Estate Lots 15, 82, being the whole of the land comprised in Lease 20/2243/55, standing in the names of Rebecca and Stephen Gregory Rodgers; area 140 acres 23 perches, described as 20 acres 1st class bull-rush swamp 4 acres black conduct coil. rush swamp, 4 acres black sandy soil; balance, 3rd class sandy; 14 acres cleared, 6 acres part cleared; 3-roomed J.W.B. house; shed, cowshed, and feed house; dairy, stone and cement floor; 20ft. timbered well; quantity mixed fencing; situated in the Peel Estate.

1935/22.

1935/22. Peel Estate Lot 78, being the whole of the land com-prised in Lease 20/1895/55, standing in the name of Stephen Gregory Rodgers; area 37 acres 9 perches, situated in the Peel Estate, described as 26 acres 1st class bull-rush swamp; 4 acres 2nd class foreshore; balance, 3rd class sandy; 10 acres cleared, 2 acres part cleared; timbered well; 25-ft. humpy; 71 chains 4 and 5-wire foncing. 5-wire fencing.

22/100.

Swan Locations 2983, 3114, being the whole of the land comprised in Lease 20/2264/55, standing in the name of Bernard Green; area 14 acres 2 roods 1 perch, situated in the Pyrton Estate, Guildford, described as clay land; J.W.B. house, 3 rooms, enclosed back verandah; well; quantity of fencing.

Tenders returnable at Narrogin 19/7/30. 525/25. Williams Locations 4510, 7539, 8359, being the whole of the land comprised in Certificate of Title Vol. 747, Fol. 196, and Leases 22077/55, 21350/55, standing in the name of William McInnes, and Williams Location 11226, being the whole of the land comprised in Lease 17520/68, standing in the name of Elizabeth McInnes; urea 1607 agrees situated & wiley North Wort of Dudinis area 1607 acres, situated 8 miles North-West of Dudinin, described as 737 acres 1st class good clay to fair loamy soil, salmon, morrel, jam, yorkgum; 120 acres 2nd class soil, salmon, morrel, jam, yorkgum; 120 acres 2nd class light sandy soil, whitegum and mallee; balance 3rd class sand plain; 940 acres cleared; 2 dams, 700 and 1,500 c.y.; 500 chains 3-wire and netting, 300 chains 6-wire fencing; 5-roomed jarrah and iron house; stable; machinery shed, chaff house; hut; stock and plant that may be in our possession and belonging to the place at time of purchase.

749/12.

Williams Locations 10289, 8371, 10571, 4875, 7739, being the whole of the land comprised in Leases 28021/

55W, 30068/55W, 19013/55, standing in the name of Francis John Ford; area 847 acres, situated 4 miles South-West of Minniging; soil ranges from red jam to sandy grey whitegun, oak and redgum; 35 acres have been cleared, 40 acres part cleared, 440 acres rung; well; 149 chains 3- and 4-wire and netting, 45 chains 6-wire, 30 chains 3-wire, 50 chains 1-wire fencing, and 50 chains note: bush chod 50 chains posts; bush shed.

The improvements are quoted from Office records and are believed to be correct, but the Trustees do not guarantee them.

Tenderers are required to 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.....'s property."

No tender necessarily accepted.

E. A. MCLARTY, General Manager Agricultural Bank, Soldiers' Settlement Scheme, and Industries Assistance Board.

THE MINING ACT, 1904 (REGULATION 180). Warden's Office,

Hall's Creek, 10th May, 1930. TAKE notice that it is the intention of the Warden of the Goldfield mentioned hereunder, on the date men-tioned, to issue out of the Warden's Court an order authorising the cancellation of registration of the undermentioned mining tenements, in accordance with Regu-lation 180 of "The Mining Act, 1904." An order may issue in the absence of the registered holder, but should he desire to object to such order he must, before the date mentioned, lodge at the Warden's Office an objection containing the grounds of such objection, and, on the date mentioned, the Warden will proceed to hear and determine the same, in accordance with the evidence then submitted.

(Sgd.) H. NICHOLSON, Acting Warden.

To be heard at the Warden's Court, Hall's Creek, on Wednesday, the 6th day of August, 1930.

KIMBERLEY GOLDFIELD. Nature of Holding, No. of Area, Name of Registered Holder, Address, Reason for Resumption.

Dredging Claims.

Sinelair, Laurie, Mary River; Rutherford, John Sanders, Hall's Creek; non-payment of rent.
 Sinelair, Laurie, Mary River; Rutherford, John Sanders, Hall's Creek; non-payment of rent.

MINES REGULATION ACT. 1906, AND MINES REGULATION ACT AMENDMENT ACT, 1915.

Workmen's Inspector of Mines. Department of Mines.

Perth, 1st July, 1930.

NOTICE is hereby given that the *Government Gazette* notice of the 4th day of February, 1927, relating to Workmen's Inspectors of Mines, so far as they relate to Districts of Lawlers, Niagara, Yerilla, Mt. Margaret foldfield, and that portion of the William District South of the 27deg. South latitude, are hereby extended and the said Districts are now added to the mining centre, mines, or group of mines, viz.:--Menzies and Ularring District; North-East Coolgardie, East Coolgardie, Coolgardie, Broad Arrow, Dundas Goldfields; such extension shall participate in the next subsequent election.

J. SCADDAN,

Minister for Mines.

THE MINING ACT, 1904.

Department of Mines. Perth, 1st July, 1930.

241/96. HIS Excellency the Governor in Executive Council has been pleased to authorise the Kalgoorlie Municipal Council to occupy Temporary Reserve No. 515H for a further period of twelve months from the 1st day of June, 1930.

J. SCADDAN, Minister for Mines.

THE MINING ACT, 1904.

Department of Mines, Perth, 1st July, 1930.

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

M. J. CALANCHINI, Under Secretary for Mines.

Gold Mining Leases.

Goldfield.					District.					No. of Application.		
Yilgarn	•••	•••	•••	•••	••••			•••	•••	3371.		

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

Gold	Goldfield.			District.			No. of Lease. Name of Lease.			Lessee.		
Coolgardie				•••	•••	5227				Adelaide Mines Developmen Liability.	•	
Yalgoo	.	•••		•••	•••	1003	Georgina	•••	••••	Austin, Martha ; Webster, Alice	Maud.	

The undermentioned Gold Mining Leases were declared forfeited for breach of covenant, viz., non-payment of rent :---

Goldfield.			District.		No. of Lease.	Name of Lease.	Lessee.		
Gascoyne					43	Eldorado	Cornish, Cyril Richard ; King, Joseph ; Shepherd, John ; King, William John ; Glaris, Nicholas.		
Pilbara	•••		Marble Bar	•••	855 856	Anglo-French, West Bulletin	Hansen, Hagbarth; Schachtschabel, Carl Christian Alexander. Woodman, William Francis.		

Mineral Leases.

The undermentioned Mineral Leases were declared forfeited for breach of covenant, viz., non-payment of rent :---

Goldfield.	District.	No. of Lease.	Name of Lease.	Lessee.		
Pilbara	Marble Bar	295 299 309 314 325 333 325 349	Koongalin Silver Lead Mine Francisco Francisco South Mount Canning V.9.R. Grand Junction Bennan Filindinie	 Swan, Archibald; Moxam, William Carey, Hugh. Thcobald, Stanloy Charles. do. Crawford, Lindsay William Seabrook Crawford, Allan Robert. Kennedy, Samuel (junior). Lowis, Edward Ewart; Houston George. Kennedy, Samuel (senior). Bastian, Charlton Ormo; Miller, Edward; Salem, Frederick. 		

Miner's Homestead Lease.

The undermentioned Miner's Homestead Lease was declared forfeited for breach of covenant, viz., non-payment of rent :---

	Goldfield.		District.		No. of Lease.	Name of Lease.	Lessee.
Phillips River 272 Killcorrie Haworth, Lucy Grace.	Phillips River	•••	 ***	•••	272	Killcorrie	 Haworth, Lucy Grace.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

	ate of ertising.	Schedule	No.	Supplies required.							
June June July June June June	24 3 17 17 19	77 _A , 1930 81 _A , 1930 83 _A , 1930 73 _A , 1930 74 _A , 1930 76 _A , 1930 79 _A , 1930	 	 Serge for Railway and Tramway Uniforms, Winter 1931 and Summer 1931-32	1930. July 10 July 17 July 24 July 31 Aug. 7 Extended to Aug. 28 Extended to Aug. 28						
				Surplus Government Property for Sale. The Tender Board has for disposal a large number of Second-hand Tip Drays, for which offers are invited. Inspection can be made at the East Perth Plant Depot. Offers should be made in writing to the undersigned.							

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.

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.

Dated this 3rd day of July, 1930.

H. C. TRETHOWAN, Chairman W.A. Government Tender Board.

TENDERS FOR PUBLIC WORKS.

Date Not		Nature of Work.	Date and Time for Closing.	Where and when Conditions of Contract, etc., to be seen.
193	0.		1930. (Noon on Tuesday.)	
June	19	Subiaco, King Edward Memorial Hospital—Installation of Cor- nish boiler (8006)	Sth July	Contractors' Room, Perth, on and after 24th June, 1930.
June	19	Bassendean School — Drainage (8007)	8th July	Contractors' Room, Perth, on and after 24th June, 1930.
June	19	Eden Hope School, Teacher's Quarters—Purchase and Re- moval (8008)	8th July	Contractors' Room, Perth; P.W.D. Office, Bruce Rock; and Court House, Kellerberrin, on and after 24th June, 1930.
June	26	Kalgoorlie Central School—Reno- vations to two Pavilion Class Rooms (8009)	15th July	Contractors' Room, Perth; P.W.D. Office, Kalgoorlie, on and after 1st July, 1930.
June	26	Mears (East Aldersyde) School, Removal from Youraling (8010)	15th July	Contractors' Room, Perth; P.W.D. Office, Bruce Rock; and Court House, Beverley, on and after 1st July, 1930.
June	26	Gingin School—Alterations (8011)	15th July	Contractors' Room, Perth ; Police Station, Gingin, on and after 1st July, 1930.
July	3	Pine Hill School—Removal to another site (8013)	22nd July	Contractors' Room, Perth; P.W.D. Office, Bruce Rock; and Police Station, Corrigin, on and after 8th July, 1930.
July	3	Upper Swan Teacher's Quarters- New Verandah (8014)	22nd July	Contractors' Room, Perth, on and after 8th July, 1930.
July	3	North Perth State Savings Bank —(Quantities by Mr. E. P. Hen- shaw) (8015)	22nd July	Contractors' Room, Perth, on and after 8th July, 1930.

Tenders, 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.

COTTESLOE MUNICIPALITY.

P.W. 1352/21.

A By-law of the Municipality of Cottesloe, made under Section 179 of "The Municipal Corporations Act, 1906," and numbered one, for Regulating the Pro-ceedings of the Council of the said Municipality.

IN pursuance of the powers conferred by the said Act, the Mayor and Councillors of the Municipality of Cottesloe, order as follows:-

Interpretations :--- In the construction of this By-law the following terms in inverted commas shall, except where otherwise expressly provided, or unless the context otherwise indicates, have the meanings and include

- - "Committee" shall mean any Standing or Special Committee appointed by the Council. "Special Committee" includes "Occasional Committee" within the meaning of Section 168 of the Act. "Council." shall mean the Council of the Munici-

 - ''Other '' shall mean the council of the Multiplication of Cottesloe.
 ''Mayor'' shall include any Councillor chosen to preside at any meeting of the Council in manner prescribed by the Act.
 ''Member'' shall mean any member of the Council for the time being, and, when applicable, any member of a Committee.
 ''Officer'' shall mean officer of the Municipality application.

 - "Officer", shall mean officer of the Municipality ap-
 - pointer's shall mean oncer of and manopular, ap ''Meeting'' shall mean and include any regular or special meeting of the Council holden in pursu-ance of the Act and convened as therein required.
 - "Town Clerk" shall mean the Town Clerk of the Municipality or Acting Town Clerk for the time being.

PROCEEDINGS CONDUCTED ACCORDING TO STANDING ORDERS.

1. The proceedings and business of the Council shall be conducted according to the following Regulations, which shall be called the standing orders.

Open Doors.

2. The business of the Council shall be conducted with open doors, except upon such occasions as the Council shall by resolution decide, which resolution may, at any time, be moved without notice.

Quorum.

At every meeting of the Council a quorum shall consist of not less than one-third of the number of Councillors assigned to the Municipality, exclusive of the Mayor or the Councillor chosen to preside in the absence, or after the retirement of the Mayor. Every meeting shall proceed to business as soon after the time stated in the notice as there shall be a sufficient number of Councillors in attendance to constitute a quorum.

Adjournment in absence of Quorum.

4. If at any meeting a quorum be not present within a quarter of an hour after the time appointed for such meeting, the majority of the Councillors present, or any member, if only one be present, or the Town Clerk, if no member be present, may adjourn such meeting to any date not later than seven days from the date of such adjournment.

Who shall preside.

5. At every meeting of the Council the Mayor, if present, shall preside at such meeting.

Chairman in Mayor's absence.

6. If the Mayor is absent from a meeting of the Council, of if, after being present, he retires, then, and in such case the Councillors present shall elect one of their number to be Chairman at such meeting, and, in the case of an equality of votes for the election of a Chairman, the Chairman shall be chosen by lot.

Count-Out.

7. If at any time during any meeting of the Council any Councillor or the Town Clerk shall call the atten-tion of the Mayor to the fact that a quorum is not present, the Mayor shall thereupon suspend the pro-ceedings of the meeting for a period of two minutes, and, if a quorum be not present at the expiration of such period, the meeting shall be deemed to have been counted out, and the Mayor shall adjourn it to some future day, not later than seven days from the date of such adjournment.

Absence of Quorum-Record in Minute Book.

8. At all meetings of the Council, when there are not one-third of the members of the Council present ex-clusive of the Mayor or Councillor chosen to preside in his absence, or when the Council is counted out, which counting out shall take place whenever there shall be less than a quorum present, such circumstance, together with the names of the members then present, shall be recorded in the Minute Book.

Notice of Meetings.

Members to Receive Notice.

9. Before any ordinary or special meeting of the Council, a notice signed by the Town Clerk, stating the place, date, and hour of holding the meeting, and specifying the business to be transacted thereat, shall be transmitted by post or otherwise left or delivered to each member of the Council at his usual or last-known place of abode or business, or to such other addresses any member may request by notice in writing addressed to the Town Clerk.

Failure to receive Notice not to invalidate Proceedings.

10. Failure to receive a notice on the part of any member of the Council, notwithstanding that such notice shall have been left at his usual or last-known place of abode or business, shall not affect the validity of any ordinary or special meeting of the Council.

Minutes by Mayor.

11. The Mayor shall have the right of directing the attention of the Council at any meeting of the Council to any matter or subject within the jurisdiction or offi-cial cognisance of the Council by a minute signed by himself, and such minute shall, when introduced, take precedence of all business before, or to come before, the Council.

Business to be specified on Notice Paper.

12. No business shall be transacted at any meeting of the Council other than that specified in the notice relating thereto.

Transaction of Business.

13. The business of the meetings of the Council shall, where prescribed by Statute, be conducted in accordance with the provisions of the Statute, and where not so prescribed, in accordance with the business paper, as hereinafter mentioned and set forth.

Objectionable Business.

14. If the Mayor or Chairman at any meeting of the Council shall be of opinion that any motion or business proposed to be made or transacted thereat is of an ob-jectionable character, it shall be competent for him, either before or after the same is brought forward, to declare that the same shall not be entertained. Provided always, that it shall be competent for any member of the Council to move dissent from the declaration made from the Chair, and on such motion being seconded the motion to dissent shall be forthwith put without debate, and in the event of the same being carried by a ma-jority of the members present the business referred to shall thereupon be entertained, but not otherwise.

Confirmation of Minutes.

15. The minutes of any preceding meeting or meetings, whether ordinary or special, not previously con-firmed, shall be submitted as the first business at all ordinary meetings of the Council, in order to their confirmation; and no discussion shall be permitted there-on, except as to their accuracy as a record of the pro-ceedings, and the said minutes shall then be signed by the Mayor or Chairman, as by Section 176 of the Act is required. The minutes, when confirmed, shall not be altered, except by resolution after notice given in ac-cordance with the Act.

Order of Business.

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

1. A report from the Town Clerk relative to business arising out of minutes of previous meeting or meetings.

- 2. The reception of minutes or communications from the Mayor.
- 3. Questions of which due notice has been given.
- The reception of petitions and memorials.
 The reception of deputations (if any).
- The reception of a financial statement, and passing accounts (if any) for payment.
 The reception of tenders.
 The reception of minutes or reports of Committees
- - (a) The proceedings of the Finance and General Purposes Committee.
 - (b) The proceedings of any other Committee or Committees.
- Or committees.
 The reception of correspondence.
 Orders of the day, including considering and ordering upon reports previously presented, business left over from the preceding meeting, and any business the Mayor may think desirable to bring under the notice of the Council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be ontered as an order of the council and may be directed to be an order of the council and have directed to be entered as an order of the day.
- Motions of which previous notice has been given.
 Notices of motion for consideration at the following meeting, if given during the meeting.
 The reception of building and other plans.

Unopposed Notices of Motion.

17. It shall be competent for the Mayor or Chair-man to call over the notices of motion appearing on the business paper, in the order in which they appear thereon; and in the event of there being no objection taken, such motions shall be put without discussion.

Orders of Business may be varied.

18. Nothwithstanding anything to the contrary contioned in this By-law, it shall be competent, after the confirmation of the minutes of the previous meeting, for the Mayor or Chairman, in his discretion, as a mat-ter of urgency, or the Council, on motion duly moved and seconded without debate, to accord precedence to any business set down on the business paper for consideration.

Special Meetings-Order of Business.

19. The order of business at any special meeting of the Council shall be the order in which such business stands in the notice thereof. No business shall be transacted at any special meeting except such as is stated in the notice thereof (Sec. 167 (3)).

Members to Occupy own Seats.

20. No member of the Council shall be deemed to be present unless he occupies his proper place within the Council Chamber.

Leaving Meetings.

21. After a meeting of the Council has been formally constituted, and the business thereof commenced, no member of the Council shall enter, leave, or withdraw from such meeting without first paying due respect to the Chair.

Attendance of the Public.

22. At all meetings of the Council the public shall, subject to the provisions of this By-law, be permitted to attend in such part of the Council Chamber or other place of meeting as may be set apart for their accommodation.

Exclusion of Strangers.

23. If at any time any member shall call the atten-tion of the Mayor or Chairman to the fact that strangers are present, the Mayor or Chairman shall forthwith put the question that strangers be ordered to withdraw, without permitting any debate or motion or amendment, and on the question being resolved in the affirmative, strangers shall be required immediately to withdraw.

Admission of Reporters.

24. At all meetings of the Council accredited newspaper reporters shall be permitted to attend, in such part of the Council Chamber as may be appointed for their accommodation, but they shall withdraw upon a vote of the Council so requiring during any portion or the whole of the meeting.

Regulation governing Admission of Strangers.

25. The admission of citizens, reporters, and visi-tors to the Council Chamber shall be under and subject to the regulation that no expression of dissent or approval, conversation, or interruption to the proceedings of the Council shall take place, and, in the event of any breach of this regulation, the Mayor or Chairman may, at his discretion, and without a vote of the Council, require the person or persons so offending to withdraw, and thereupon such person or persons shall immediately withdraw from the Council Chamber.

Removal of Strangers for Disorderly Conduct.

26. Any person, not being a member of the Council, who interrupts the orderly conduct of the business of the Council, who does not, immediately upon being called upon by the Mayor or Chairman so to do, withdraw from the Council Chamber, may by order of the Mayor or Chairman be removed from the Council Chamber forthwith.

Meeting may be Adjourned.

27. The Council may, upon a motion duly made and seconded, adjourn any meeting to a later hour of the same day, or to any other time not more than seven days from the date of adjournment.

Business at Adjourned Meeting.

28. At an adjourned meeting of the Council no business shall be transacted other than such as shall have been specified on the notice of the meeting of which it is an adjournment, and which remains undis-posed of, save and except in the case of an adjourn-ment to the next ordinary meeting of the Council, when the business undisposed of at the adjourned meeting shall have the precedure at earth ordinary meeting shall have the precedence at such ordinary meeting of the Council.

Notice of Adjourned Meeting.

29. When a meeting of the Council is adjourned to a day and hour other than the next ordinary meeting of the Council, notice of the adjourned meeting shall, if time permits, be sent in the manner provided by Clause 9 of this By-law, to each member of the Couneil.

Business arising out of Minutes.

30. The Town Clerk shall enter upon the Notice Paper of every regular meeting of the Council, under the heading of 'Business arising out of minutes,'' a report relative to any matter or matters arising out of the business transacted at any preceding meeting or meetings of the Council, which, in the opinion of the Town Clerk, it may be necessary or advisable to report to the Council.

Nature of Report.

31. Such report shall acquaint the Council of the progress of any important matters in hand, of the position of any important matters pending or in abey-ance, of any delays in the excention of the Council's instructions, and generally any matter or thing-under this heading of which the Council, in the opinion of the Town Clerk, should be informed.

No Discussion upon Town Clerk's Report.

32. No motion shall be allowed upon the report of the Town Clerk under this heading. Provided always, that it shall be competent for any member of the Council to ask any questions relative to the business transacted at any preceding meeting, but no motion or discussion shall be allowed thereon.

Questions.

Notice of Question to be given,

Any member of the Council desiring to ask a question at any meeting of the Council destring to ask a question at any meeting of the Council, shall give notice thereof in writing to the Town Clerk at least 24 hours before the hour of the meeting, providing that further notice may be required.

Questions and Answers to be brief.

34. All questions and answers shall be submitted as briefly and concisely as possible, and no discussion shall be allowed thereon.

Questions not to involve Argument or Opinion.

35. In putting any question, no argument or expression of opinion shall be used or offered, nor any facts stated, except so far as may be necessary to explain such question.

Petitions and Memorials. Petitions to be in Writing.

Any petition to be submitted to the Council 36. shall be in writing, or typewritten, and shall contain the prayer of the petitioners at the end thereof, and shall be couched in respectful, decorous, and temperate language, and be authenticated by the signature of the member of the Council presenting the same in the margin thereof.

Presentation of Petitions.

37. A member of the Council presenting a petition shall confine himself to a statement of the parties from whom it comes, of the number of the signatures attached to it, of the material allegations contained in it, and to the reading of the prayer thereof.

Responsibility of Member presenting Petitions.

38. It shall be incumbent on a member of the Council presenting a petition to make himself acquainted with the nature and contents of the petition, and to ascertain that it does not contain language disrespectful to the Council.

Procedure on Petitions.

39. The only question which shall be entertained by the Council on the presentation of any petition shall be-

- (a) That the petition shall be received; or (b) That the petition be not received; or
- (c) That the petition be received and referred to a $Commit \overline{t}ee$ for consideration and report.

Limited reception of Petitions.

40. All petitions shall be received only as the petitions of the parties signing the same.

Tenders.

41. All tenders for works called on behalf of the Municipality shall be duly advertised in any newspaper or newspapers circulating in the Municipality five days at least before the date of closing, and a copy of such advertisement shall be exhibited on the notice board at the Council Chambers.

By whom called.

42. All tenders shall be invited by the Town Clerk, and shall be made returnable, as far as possible, on the day of the meeting at which they will be opened.

Tenders to be deposited in Tender Box.

All tenders must be deposited in the Tender Box 43. provided for the purpose, the keys of which shall be kept by the Town Clerk.

Deposits to be paid at Council's Office.

44. All deposits lodged with tenders shall be paid, in cash, bank cheque, or cheque marked "good" by bank at the office of the Council. No deposit must be enclosed with tender.

When opened.

45. Tenders shall be opened and read aloud at any meeting of the Council, or as directed by the Council.

Informal Tenders.

46. No informal tender shall be accepted or considered. Any tender shall be deemed to be informal-

(a) if not duly signed; or
(b) if the specified deposit has not been lodged; or
(c) if the general and special conditions of contract applicable thereto have not been complied with in making up the tender or any part thereof, or if any schedule or schedules annexed have not been duly and properly filled up.

Acceptance of Tenders.

47. The Council may accept any tender or tenders at the meeting at which same have been received, or any subsequent meeting, and may refuse to accept any tender without assigning any reason.

Council not to Delegate Power to Accept Tenders.

48. The Council shall not delegate to any Committee or to any Officer or other person any power to open, deal with, accept or reject any tenders. The Council may accept any tender subject to such amendments or stipu-lations as the Council may see fit, but such amendments

or stipulations shall not be varied or departed from without the express approval and sanction of the Council.

Minutes or Reports of Committees.

Committees' Minutes and Reports to be in Writing. 49. The minutes and reports to for mittees to be pre-sented at any meeting of the Council shall be written, type-written, or printed, and shall be presented and dealt with in the order named in Clause 16, Subclause 8 of this By-law.

Minutes or Reports of Committees to be supplied with Notices.

50. All minutes or reports of Committees to be presented at any meeting of the Council shall, if time per-mits, be sent to each member of the Council at the same time as the Notice Paper referred to in Clause 9 of this by-law and in manner similar thereto.

Adoption of Committee's Recommendations.

51. Whenever any recommendation is presented by any Committee to the Council, whether such recom-mendation be new matter or pursuant to a previous ref-erence from the Council, the only questions which shall be entertained by the Council thereon shall be—

- (a) that the recommendation be adopted and acted (b) that the recommendation be not adopted; or
- (c) that the recommendation, or any part thereof, be referred back to the responsible Committee for further consideration.

No Debate on adoption of Committee's Recommendations.

52. In moving that any recommendation of a Committee be adopted and acted upon, or that it be not adopted, no debate shall be admissible upon either of such questions.

Reference of matter back to Committee not to involve Argument or Debate.

Any Councillor moving that any recommendation of a Committee be referred back to the responsible Committee for further consideration shall state his reasons for so doing, but no argument or debate shall be allowed, nor any facts stated except so far as may be necessary to explain such reference. Provided that, whenever the question "that the recommendation be referred back question what the recommendation be reterred back to the Committee for further consideration'' is moved as an amendment on a motion for the adoption of the recommendation, the mover of the original proposition shall be entitled to reply. It shall not be competent for any new matter to be introduced by the mover when speeding in reply, but he shall strictly confine himself to speaking in reply, but he shall strictly confine himself to answering previous speakers.

Correspondence.

Summary of Correspondence.

54. Twenty-four hours at least before any meeting of the Council, the Town Clerk shall send to each mem-ber a summary of the correspondence to be presented at such meeting. Such summary shall contain such in-formation, remarks, suggestions, and recommendations as, in the opinion of the Town Clerk, it may be neces-sary or desirable to submit to the Council.

Special or Urgent Correspondence.

55. In cases of extreme urgency or other special circumstance, correspondence additional to that set out in the "Summary of Correspondence" referred to in Clause 54 may, with the consent of the Mayor or Chairman, be read and ordered upon.

Orders of the Day.

Orders of the Day-Definition. 56. The Orders of the Day shall consist of any other than motions on notice which the Council has at a pre-vious meeting thereof directed to be taken into con-sideration, or which the Mayor or any Committee of the Council has directed to be entered on the business paper for consideration.

Notices of Motion.

Ordinary and Extraordinary Business. 57. Any Councillor may bring forward such busi-ness as he may consider advisable, in the form of a motion, of which notice shall be given in writing to the Town Clerk, either at the meeting previous to the meet-

ing at which it is intended to move the same, or at any time thereafter, being not less than four clear days before such last-mentioned meeting. A copy of all notices of motion shall be sent to the Mayor and Councillors by the Town clerk within twenty-four hours of such notice being received by him. The notice required for the transactions of all extraordinary business shall be seven days at least.

Motion to Lapse.

58. Every such motion shall lapse, unless the Coun-cillor who gave the notice thereof, or some other Coun-cillor authorised by him in writing, be present to move the same when such motion shall be called on.

Closing of Notice Book.

59. In order to give every facility for the due issuing of notices to members of the Council by the Town Clerk, the notice book shall be closed at noon of the fourth day preceding the day fixed for holding an ordinary meeting the the Council.

Relevancy of Notice.

60. Every notice of motion shall be relevant to some question affecting the constitution, administration, or condition of the Municipality.

Register of Notices.

61. The Town Clerk shall, immediately upon the receipt of any notice of motion, enter the same in a book, to be provided and kept for the purpose, which book shall be open to the inspection of every member of the Council.

Order of Notices of Motion.

62. All notices of motion shall be dated and num-bered as received, and shall be entered by the Town Clerk upon the Business Paper in the order in which they are received. Save and except as hereinafter pro-vided, and except by permission of the Mayor or Chair-man, or the Council, pursuant to Clause 15 of this By-law, all such notices of motion shall be taken and con-sidered in the order in which they appear on the Busi-ness Paper ness Paper.

Amendments to Notice of Motion.

63. Where notice of an amendment to a notice of motion shall be received by the Town Clerk at least four days before the meeting at which such notice of motion is to be taken into consideration, the notice of amendment shall be entered on the business paper immediately after such notice of motion, irrespective of the time at which notice of the amendment shall have been received.

Exclusion or Amendment of Notices.

64. The Town Clerk, after consultation with the Mayor, may exclude from the Business Paper of the Council any notice of motion which may be out of order, he may on his own initiative make such clerical order, he may on his own initiative make such elerical or verbal alterations or amendments therein as will bring such notice of motion into due form; but no no-tice shall be deemed invalid by reason of the policy involved being deemed objectionable, or by reason of its having relation to a matter not within the scope of the ordinary work of the Council, so long as in the opinion of the Mayor such matter is one of public in-terest willity or importance. terest, utility, or importance.

Limitations of Notices.

65. No member shall have more than three notices of motion on the Business Paper at the same time.

Unopposed Motions.

66. After disposing of all unopposed motions, the Mayor or Chairman shall call on the movers of opposed motions in their order on the Business Paper.

Notice of Opposition.

67. When a written notice of opposition to a motion on the Business Paper shall have been lodged with the Town Clerk at the table before or within a quarter of an hour after the commencement of the meeting, such motion shall be considered as opposed business, not to be passed without discussion.

Notices abandoned.

68. If a motion, notice of which is specified on the Business Paper, be not moved either by the member of the Council who has given the notice of motion, or by

some other member duly authorised by him thereto in writing in his behalf, when it comes in due course, it shall be considered as abandoned, and shall not again be introduced without subsequent notice of motion duly given to the Town Clerk, as provided by Clause 57 of this By-law.

Count-out on Motion.

69. In case of a "count-out" during a discussion upon any motion, notice of which has been duly given, such motion shall not be again introduced or considered at any future meeting of the Council, unless a subse-quent notice of motion be duly given to the Town Clerk, as provided by Clause 57 of this By-law.

Exceptions as to Notices.

70. The following motions may be moved without notice, as hereinbefore provided, viz.:--

(a) On points of order;

- (b) On formal motions, i.e.,
 (a) That the debate be now adjourned;
 - (b) That the Council do now adjourn;

 - (c) That the motion be amended;
 (d) That the question be now put;
 (e) That the Council do resolve into Committee of the Whole.

Resolution-How Rescinded.

71. No resolution of the Council shall be reseinded, varied, or altered except upon motion made after notice given pursuant to the provisions of Section 165 of the Āct.

Repetition of Negatived Motions.

72.No motion to the same effect as any motion, other than a motion moved in pursuance of the report of a Committee of the Council, which has been negatived within the preceding three months shall be moved unless the notice of motion shall be signed by at least an majority of the members of the Council, and when any such motion has been disposed of by the Council it shall not be competent for any member of the Council to pro-pose a similar motion within a further period of six months.

Official Titles to be used.

73. Members of the Council shall speak of each member in the Council during the transaction of business by their respective titles of Mayor or Councillor, as the ease may be, and as recognised by Statute, and mem-bers of the Council, in speaking of or addressing officers shall designate them by their respective official or departmental titles.

Members to Rise.

74. Every member of the Council desiring to speak shall rise in his place and address the Mayor or Chairman, provided that the Mayor or Chairman or any member of the Council unable conveniently to stand by reason of sickness or infirmity, shall, under the circum-stances, be permitted to sit while speaking.

Priority.

In the event of two or more members of the 75. Council rising to speak at the same time, the Mayor or Chairman shall thereupon decide which member is ea-titled to be heard, and the decision of the Mayor or Chairman shall be final and conclusive, and shall not be open to discussion or dissent.

The Mayor or Chairman to take part in Debates.

76. Subject to the provisions of this By-law, it shall be competent for the Mayor or Chairman to take part in a discussion upon any question before the Council. Provided that he shall address the Council before the right of reply is exercised.

Precedence of Mayor or Chairman.

77. When the Mayor or Chairman rises in his place during the progress of a debate, any member of the Council then speaking, or offering to speak, shall im-mediately resume his seat, and every member of the Council present shall preserve strict silence, so that the Mayor or Chairman may be heard without interruption.

Relevance.

Every member of the Council who speaks shall direct his observations strictly to the motion or amendment under discussion, or to an explanation, or a question of privilege, or point of order.

Limitation of Speeches.

79. No member of the Council shall address the Council more than once on any motion or amendment before the Council, except the mover of an original motion, in reply, or when an amendment becomes a substantive motion, in reply, or to a point of order or privilege, or in explanation.

Members not to speak after conclusion of Debates.

80. No member of the Council may speak to any question after the same has been put from the Chair, or the Town Clerk instructed to take a division, as hereinafter provided.

MOTIONS AND AMENDMENTS.

To be in Writing.

81. Every motion or amendment, except formal motions and motions to refer to Committees of the Council, shall be reduced in writing, when so required by the Mayor or any Councillor, and shall be signed by the proposer and seconder, and delivered to the Mayor or Chairman, or to the Town Clerk, immediately upon being seconded.

To be Read.

82. Any member of the Council who intends to submit an original motion or amendment to an original or substantive motion shall give the text of the same before speaking on it.

To be Seconded.

83. No motion or amendment to an original or substantive motion shall be in order or open to debate, and no notice thereof shall be taken by the Mayor or Chairman, until it has been duly seconded.

Withdrawal of Motion or Amendment.

84. A motion or amendment may be withdrawn by the mover thereof with the unanimous consent of the members present, which shall be signified without debate, and it shall not be competent for any member of the Council to speak upon such motion or amendment after the mover thereof has asked permission for its withdrawal, unless such permission shall have been refused.

Debate : Maintenance of Order.

Imputations-Offensive Expressions.

85. No member of the Council may impute motives or use offensive or objectionable expressions in reference to any member of the Council.

Withdrawing objectionable Language.

86. When the Mayor or Chairman shall rule that language used by a member of the Council is to be withdrawn, the member using the same shall unreservedly withdraw the same and, if required, apologise to the Chair.

On refusal to withdraw objectionable Language.

87. In the event of a member of the Council persistently refusing to withdraw objectionable language and to apologise therefor when so required by the Mayor or Chairman, the Mayor or Chairman may, when he thinks necessary, call upon the next speaker, or suspend the sitting of the Council, or require the offending member in question to withdraw from the Council Chamber.

Removal from Council Chamber.

88. In the event of a member of the Council declining to withdraw from the Council Chamber on being so required so to do by the Mayor or Chairman, the Mayor or Chairman may order his removal from the Council Chamber until the termination of the sitting.

Irrelevance and Repetition.

89. The Mayor or Chairman may call the attention of the Council to continued irrelevance, tedious repetition, unbecoming language, or any breach of order or decorum on the part of a member of the Council, and may direct such member of the Council, if speaking, to discontinue his speech, and thereupon such member shall cease speaking and resume his seat.

Members not to Interrupt.

90. No member of the Council shall interrupt another member of the Council whilst speaking, unless:---

- 1, to call attention to a point of order;
- 2, to call attention to the want of a quorum;
- 3, to move that the question be now put.

No Noise or Interruption allowed.

91. No member of the Council shall converse aloud or make any noise or disturbance during the conduct of business.

Reflections upon Resolutions.

92. No member of the Council shall reflect upon any resolution of the Council except for the purpose of moving that such resolution be rescinded, altered, or varied.

Protests not permissible.

93. It shall not be competent for any member of the Council to require the Town Clerk to enter any protest or expression of dissent upon the Minutes of the Council, except by dividing the Council, as hereinafter provided.

Digression Prohibited.

94. No member of the Council shall digress from the subject matters of any questions under discussion.

Members repeatedly called to Order.

95. Any member of the Council who shall continue to converse aloud, or to make any noise or disturbance after being called to order by the Mayor or Chairman, or who shall wilfully or vexatiously obstruct or interrupt the orderly conduct of business, shall, upon the request of the Mayor or Chairman, withdraw from the Council Chamber for the remainder of the sitting, and, in the event of such member persistently disregarding the authority of the Chair, and not withdrawing when so requested, he may, by order of the Mayor or Chairman, be removed from the Council Chamber for the remainder of the sitting.

Disorder.

96. If disorder should arise at any meeting of the Council, the Mayor or Chairman, acting in his discretion may, as a matter of right, quit the Chair, and announce the adjournment of the meeting for a period of fifteen minutes, when the Council shall re-assemble and decide upon question put from the Chair, without debate, by a majority of the members present and voting, whether the business shall be proceeded with or otherwise.

Withdrawal of Member while his Conduct is under consideration.

97. When the conduct of any member of the Council is questioned he shall, after hearing the charge and giving such explanation as he desires, withdraw from the Council Chamber until the Council has considered the case.

Division of Complicated Questions.

98. The Mayor or Chairman, at his discretion, may, or the Council may by motion without debate, order a complicated question to be divided and put in the form of several resolutions, which shall be put seriatim.

Member may require Questions to be Read.

99. Any member of the Council may require the question or matter under discussion to be read for his information at any time during a debate, but not so as to interrupt any other member whilst speaking.

Right of Reply.

100. The mover of an original motion shall have the right to reply, and a reply shall be allowed to the mover of a substantive motion. After the mover of the motion or substantive motion has commenced his reply, no other member of the Council shall speak on the question. It shall not be competent for any new matter to be introduced by the mover when speaking in reply, but he shall strictly confine himself to answering previous speakers.

101. The right of reply shall be governed by the following provisions :-

- (a) If no amendment ensue upon the proposal of an original motion, the mover may reply at the conclusion of the discussion on his motion.
- (b) If there be an amendment, the mover of an original motion shall make his reply at the conclusion of the debate on the amendment, and this reply shall exhaust his right thereto as a mover of an original motion. He may, however, take part in the discussion upon subsequent amendments as an ordinary member of the Council.
- (c) The mover of a first amendment, after speaking thereto, has not the right to reply. If his amendment be carried, the amended proposition then becomes the substantive motion, and he shall have the right of reply at the conclusion of the debate on a second amendment.

102. On an amendment being moved, no member of the Council who has spoken to the original question shall speak again (except in explanation or as the mover of the original question in reply), until the amendment has been put and has become the amended proposition before the Council.

Any member moving or seconding a motion or amend-ment in the terms, "1 move," etc., or "1 second," etc., as the case may be, shall be held to have spoken on that question.

Question: When Put.

103. So soon as the debate upon any question shall be concluded the Mayor or Chairman shall put the question to the Council, and, if so desired by any member of the Council, shall again state it.

Question: Method of Putting.

104. The Mayor or Chairman shall, on every motion duly made and seconded, put the question first in the affirmative and afterwards in the negative, and he may do so as often as may appear to him necessary to enable him to determine from the show of hands the sense of the Council thereon, and thereupon he shall declare his decision, which decision shall be final and conclusive, unless a division be called for as hereinafter provided.

Questions of Order.

When to Raise-Procedure.

105. Upon a matter of order suddenly arising during the progress of a debate, any member of the Council may speak, if he does so as soon as possible and com-mences his statement that he rises to order. The member of the Council against whom the point of order is raised shall immediately resume his seat, and so also must the member of the Council who rose to order when he has submitted his point of order and concluded his appeal to the Chair.

Questions of Order-Definitions.

106. Rising to express difference of opinion or to contradict a speaker shall not be recognised as rising to order, but the following shall be recognised as breaches of order:

- eaches of order:—

 (a) Discussion of a question not before the Council;
 (b) the use of offensive or insulting language;
 (c) the violation of any By-law or Standing Order of the Council: providing that the member rising to the point of order shall state the By-law or Standing Order of order shall state the council. law or Standing Order which, in his opinion, is being violated.

Questions of Order-Ruling.

107. The Mayor or Chairman shall give his decision on any point of order after the question has been sub-mitted by the member of the Council rising to order.

Questions of Order-Ruling conclusive unless motion against moved forthwith.

108. The ruling of the Mayor or Chairman upon any question of order shall not be open to any discussion, and shall be final and conclusive unless a majority of the members of the Council shall upon motion made forthwith dissent therefrom.

Questions of Order-Motion against Ruling, Procedure. 109. Objection having been taken to the ruling of the Mayor, the Councillor so objecting may forthwith move without argument, that the ruling on the point then raised is not in accordance with a Standing Order or Orders, which must be read to the Council by the Councillor objecting. Should the motion be seconded it shall be put to the vote, and the result of the vote, whether in support of the ruling or otherwise, shall guide the Council.

Questions of Order-Precedence.

110. Notwithstanding anything contained in this By-law to the contrary, all questions of order at any time arising shall, until decided, suspend the consideration and decision of every other question.

Personal Explanation.

111. No member of the Council shall speak, except upon the question before the Council, unless it be to make a personal explanation, and any member of the Council who is permitted to speak under these circumstances must confine his observations to a succinct statement of what is to be explained in relation to some material part of his former speech which may have been misunderstood and to the explanation itself; and when a member of the Council rises to explain, he must not advert to matters not strictly necessary for that purpose, or endeavour to strengthen his former position by introducing new argument or matter, or reply to other members of the Council.

Personal Explanation-when heard.

112. A member of the Council desirous of making a personal explanation of matters referred to by any member of the Council then speaking shall be entitled to be heard forthwith, if the member of the Council then speaking consent at the time; but if the member of the Council who is speaking declines to give way, the explanation must be offered at the conclusion of the speech.

Ruling on Questions of personal explanation.

113. The ruling of the Mayor or Chairman on the admissibility of a personal explanation shall be final and conclusive, and shall not be open to discussion or dissent.

Privilege.

114. Notwithstanding anything contained in this Bylaw, it shall be competent for any member of the Council feeling himself aggrieved by anything which may have transpired between the termination of one meeting of the Council and the commencement of another to raise the question of privilege; provided always, that it shall not be competent for any member to raise any question of privilege without first obtaining the con-sent and approval of the Mayor thereto.

Procedure on Privilege.

115. In the event of a question of privilege being raised by a member of the Council, such question shall thereupon take precedence of all other business before the Council, and be immediately raised after the con-firmation of the minutes of the preceding meeting or meetings.

Order in Debate.

116. When a motion is under debate at any meeting of the Council, no further motion shall be received except the following :-

- (1) That the motion be dropped;
- That the debate be now adjourned; That the Council do now adjourn; (2)
- (3)
- That the motion be amended; (4)
- (5) That the question be now put;
 (6) That the Council do resolve into Committee of the Whole.

Moving Adjournment of Debate, etc.

When any member of the Council has the right 117. when any member of the Council has the right to speak, he may at the conclusion of any speech move that the debate be now adjourned, or that the consid-eration of the question be postponed; but must, if he do so, confine his observations to the particular ques-tion comprised within his motion. 117

Motion for Adjournment to be Seconded.

118. A motion that the debate be now adjourned, or that the consideration of the question be postponed, must be seconded, but such motion need not be reduced to writing.

Amendment to Motion for Adjournment of Debate, etc.

119. No amendment can be proposed to a motion that the debate be now adjourned, or that the considera-tion of the question be postponed, unless it relates to the time of adjournment or postponement, and it shall not be competent for any member of the Council under cover of a motion for the adjournment of the debate, or that the consideration of the question be postponed, to introduce or discuss any other subject.

Speeches on Motion for Adjournment, etc.

120. The member of the Council moving that the debate be now adjourned, or that the consideration of the question be postponed, may speak in support thereof for not more than five minutes, but the seconder shall not be permitted to speak beyond formally seconding it.

Right of Reply Governed.

Upon a motion being made that the debate be 121. now adjourned, or that the consideration of the question be postponed, the mover of the question under debate be postponed, the mover of the question under debate may, without prejudice to his ultimate right of reply if the motion be not carried, be heard in reply on the question, that the debate be now adjourned, or that the consideration of the question be postponed, for not more than five minutes, after which the question shall be at once put without debate.

Effect of Motion to Adjourn Debate being carried.

122. If the motion that the debate be now adjourned, or that the consideration of the question be postponed, be carried, the Council shall forthwith proceed to the next business of the paper.

Resumption of Adjourned Debate, etc.

123. On resuming an adjourned debate, or the con-sideration of a question which has been postponed, the member of the Council who moved the adjournment, or that the consideration of the question be postponed, shall be entitled to speak first, but should he not avail himself of that privilege, he shall not be debarred from speaking at a later period of the debate, should he desire to do so.

Limit to Adjournment of Debate, etc.

124. No motion that the debate be now adjourned, or that consideration of the question be postponed, nor amendment thereon, shall be admissible which proposes an adjournment over more than three months.

Second Motion for Adjournment of Debate, etc.

125. A second motion that the debate be now adjourned, or that the consideration of the question be postponed, shall not be made within half an hour, unless in the opinion of the Mayor or Chairman the circumstances of the debate or question are materially altered.

Limit to moving Adjournment of the Debate, etc. 126. No member of the Council shall be allowed to move or second more than one motion that the debate be now adjourned, or that the consideration of the question be postponed, on the same debate or question.

Withdrawal of Motion to Adjourn Debate, etc. 127. A motion that the debate be now adjourned, or that the consideration of the question be postponed, may be withdrawn by the mover thereof with the con-sent of his seconder, leave to withdraw having been granted by resolution of the Council, which shall be signified without debate.

That the Council do now Adjourn. Moving Adjournment of Council.

128. When any member of the Council has the right to speak he may, at the conclusion of any speech, move that the Council do now adjourn, but must if he do so confine his observations to that question.

Motion for Adjournment of Council to be Seconded.

129. A motion that the Council do now adjourn must be seconded, but such motion need not be reduced to writing.

No discussion on Motion for adjournment.

130. No discussion shall be allowed on any motion for adjournment.

Procedure on negatived Motion for Adjournment.

131. If a motion for the adjournment of the Council be negatived, the subject then under consideration shall be discussed, and dealt with before any subsequent motion for adjournment shall be entertained.

Speeches on Motion for Adjournment of Council.

132. The member of the Council moving that the Council do now adjourn may speak in support thereof for not more than five minutes, but the seconder shall not be permitted to speak beyond formally seconding it.

Amendment of Motion for Adjournment of Council.

133. No amendment can be proposed to the motion that the Council do now adjourn, unless it relates to the time of adjournment, and it shall not be competent for any member of the Council, under cover of a ques-tion of adjournment, to introduce or discuss any other subject.

Right of Reply on Motion for Adjournment.

134. Upon a motion being made that the Council do now adjourn, the mover of the question under debate may, without prejudice to his ultimate right of reply, if the motion be not carried, be heard in reply on the question of adjournment for five minutes, after which the question shall be at once put without debate.

Effect of Motion for Adjournment being carried.

135. If the motion that the Council do now adjourn be carried, the Council shall forthwith stand adjourned until such time as in the discretion of the Mayor may be deemed desirable, or until the next regular meeting.

Limit to moving Adjournment of Council.

136. No member of the Council shall be allowed to move or second more than one motion or adjournment during the same sitting of the Council.

Unopposed Business: Motion for Adjournment of Council.

137. On a motion for the adjournment of the Council, it shall be competent for the aujournment of the council, fore putting such motion, to take the pleasure of the Council as to whether the Council will proceed to the transaction of unopposed business.

Withdrawal of Motion for Adjournment of Council.

138. A motion or an amendment relating to the ad-journment of the Council may be withdrawn by the mover thereof, with the consent of his seconder, leave to withdraw having been granted by resolution of the Council, which shall be signified without debate.

To Amend the Motion.

Amendments to be Relevant.

139. Every amendment shall be relevant to the motion upon which it is moved, and be framed so as to form therewith an intelligible and consistent sentence.

Nature of Amendments.

140. All amendments shall be either-

Firstly: To leave out words; Secondly: To leave out words in order to insert and add others;

Thirdly: To insert or add words.

Amendments to be in Writing.

141. Every amendment shall, when so required by the Mayor or any Councillor, be reduced to writing, and signed by the mover, and handed to the Mayor or Chairman, or to the Town Clerk.

Amendments to be Seconded.

142. No amendment shall be discussed or submitted to the Council until it shall have been duly seconded.

Nomination of Seconder.

In the event of two or more members of the 143. Council rising to second an amendment, the mover of the amendment shall have the right to nominate his seconder.

Order of Amendments.

144. Any number of amendments may be proposed to a motion, but whenever an amendment is made upon any original motion, no second or subsequent amendment shall be moved or taken into consideration until the first amendment shall have been disposed of.

Substantive Motion.

145. If an amendment to an original motion be carried, the motion as amended shall then be submitted as a substantive motion, and shall thereupon become the question before the Council, upon which any member may speak and any further amendment may be moved.

Negatived Amendments.

146. The negativing of any amendment to an original or substantive motion shall not of itself be an affirmance of the immediately preceding motion or principle thereof.

Second and subsequent Amendment.

147. A member of the Council who has spoken on the original motion, or on the first amendment submitted to the original motion, shall not be at liberty to move any second or subsequent amendment to the original or substantive motion, unless he make an indication of his intention so to do during the course of his speech, or immediately upon the termination of his speech and before he has resumed his seat.

Repetition of Motions, etc.

148. No motion or amendment shall be proposed which is the same in substance as a motion or amendment which has been resolved in the affirmative or negative during the same sitting of the Council.

Acceptance of Amendment.

149. An original or substantive motion shall be considered as negatived by the acceptance of any amendment thereto.

Consent of Seconder required to accept Amendment. 150. It shall not be competent for the mover of an original or substantive motion to amend the same without the consent of his seconder.

Withdrawal of Motion and Amendments.

151. A motion or an amendment which has been submitted for consideration may be withdrawn by the mover thereof with the consent of his seconder, leave to withdraw having been granted by resolution of the Council, which shall be signified without debate before the question on the motion or amendment has been fully put from the Chair, and it shall not be competent for any member to speak upon it after the mover has asked permission for its withdrawal, unless such permission shall have been refused.

Limitation of Withdrawal.

152. Where an amendment has been proposed to an original or substantive motion, such original or substantive motion shall not be withdrawn, except by consent of all members of the Council present until the amendment proposed thereto has been withdrawn or negatived.

Authority for Withdrawal.

153. A motion or an amendment to a motion shall not be withdrawn in the absence of any member of the Council who proposed it, except with his written authority.

Renewal of withdrawn Motion.

154. A motion which has been withdrawn by leave of the Council may be made again at a subsequent meeting of the Council after notice duly given, pursuant to the provisions of Clause 57 of this By-law. That the Question be now put.

The Closure.

155. It shall be competent for any member of the Council at any time during the progress of a debate, except when a member of the Council is speaking, to move without notice, that the question under consideration be now put, provided that such a motion is not immediately prefaced by a speech by the member of the Council making the motion, and upon such motion being seconded the same shall be immediately put without debate.

Majority requisite to apply Closure.

156. A motion that the question be now put shall not be decided in the affirmative, or take effect without the consent of a majority of two-thirds of the members of the Council present and voting.

Right of Reply-The Closure.

157. Whenever it is decided by the Council that the question under consideration shall be put, the mover of the question under consideration shall, if debate has ensued, and if otherwise entitled to do so, be permitted to speak in reply for not more than five minutes before the question is put.

Effect of Motion, That the Question be now put.

158. Whenever it is decided by the Council that the question under consideration shall be put, the question to be so put from the Chair shall be construed and taken to mean and include the main question, as well as any amendment thereto.

That the Conneil do Resolve into Committee of the Whole.

Council in Committee.

159. The Council may, upon a motion duly made, resolve itself into Committee of the Whole, for the purpose of taking into consideration any subject which, in the opinion of the Council, may require more full and free discussion, and may at the close of sitting in Committee resume the proceedings in Council.

Notice resolving into Committee, etc., unnecessary.

160. No previous notice of any motion to resolve into Committee of the Whole or resume in Council shall be necessary.

Motion resolving into Committee, etc., to be seconded. 161. A motion that the Council do resolve into Committee of the Whole, or resume proceedings in Council, must be seconded, but such motion need not be reduced in writing.

Speeches on Motion to Resolve into Committee.

162. The member of the Council moving that the Council do resolve into Committee of the Whole, or resume proceedings in Council, may speak in support thereof for not more than five minutes, but the seconder shall not be permitted to speak beyond formally seconding it.

163. Upon a motion being made that the Council do resolve into Committee of the Whole, the mover of the question under debate, if any, may, without prejudice to his right of reply, be heard in reply on the question of resolving into Committee of the Whole for five minutes, after which the question shall be at once put without debate.

Confidential Business.

164. All matter dealt with or brought before the Council in Committee, or before any Committee of the Council, shall be treated as strictly confidential, and unless and until the Council or a Committee appointed by the Council otherwise determine, no information whatever in relation to the proceedings thereat shall be dis closed to any persons outside the Council prior to the decision of the full Council thereon.

Voting, Etc.

Majority to Determine.

165. All acts of the Council, and all questions coming or arising before the Council, may be done and decided by a simple majority of such members of the Council present within the Council Chamber, and voting, at a regularly constituted meeting of the Council, unless otherwise provided for in this By-law or the Act under which it is framed.

Second or Casting Vote.

166. The Mayor or Chairman shall vote in the first instance, and in case of an equality of votes, shall give a second or casting vote.

Pecuniary Interest.

167. A member of the Council shall not vote or take part in the discussion of any matter before the Council, or a Committee of the Council, in which he has directly or indirectly by himself or by his partner any pecuniary interest, and when any arch matter comes before the Council the member affected shall at once leave the table.

All Members to Vote.

168. Upon a vote or division being taken, all members present within the Council Chamber, unless prohibited from voting as hereinbefore provided, upon the question being put from the Chair, shall be required to record their respective votes in the affirmative or negative.

Determination of Questions.

169. All questions shall be determined by open voting. Such voting shall be by a show of hands, when the Mayor or Chairman shall declare the result. The decision of the Mayor or Chairman shall be final and conclusive, unless such decision be immediately challenged and a member of the Council rising in his place demands a division.

Divisions.

170. Upon a division being called for, the Mayor or Chairman shall put the question, and thereupon those who are on the affirmative side shall, if required, stand, and those who are on the negative side shall remain seated until the names of the members be taken down and announced by the Town Clerk or officer officiating for him. Unless immediate objection be taken, no subsequent alteration shall be permitted.

Division Lists.

171. All division lists shall be recorded in the Minutes.

Committee.

Standing Committee.

172. The Council shall meet as a Standing Committee, on Wednesdays alternating with those on which it meets in full Council.

Sub-committees.

173. The Standing Committee may appoint one or more Sub-committees.

Period of Office.

174. A Standing Committee shall hold office until the first meeting of its successor, except on the occasion of a new election of the Council.

Unfinished Business of former Committees.

175. It shall be competent for a Standing Committee of the Council to take up matters referred by the Council to the preceding Committee which may have been entered upon and not fully discharged at the time such Committee went out of office.

Special Committee.

176. In addition to the Standing Committee of the Council as constituted by this By-law, the Council may from time to time appoint any number of its members a Special Committee for any special purpose not included within the duties allocated to the Standing Committee, which would in the opinion of the Council be better effected by such Special Committee, but, as far as practicable, all business shall be referred to the Standing Committee of the Council.

Constitution of Special Committees.

177. A member of the Council who has moved for and obtained the appointment of a Select Committee, shall have the right of nominating the members of such Committee to the Council at the meeting at which the appointment of such Special Committee is authorised, or at the next following meeting of the Council. The names of members of the Council whom the member proposes shall form the Special Committee, unless the Council otherwise determine. If additional members are nominated the selection shall be by ballot.

Mover of Special Committee to form one of such Committee.

178. A member moving that any special business should be referred for consideration to a Committee other than the Standing Committee of the Council, shall himself form one of the Special Committees to whom any such special business shall be referred.

Duration of Special Committees.

179. The appointment of Special Committees shall continue until the specific duty for which they may

have been appointed shall have been completed, and the reference discharged, unless the Council by resolution shall otherwise determine.

Powers and Duties of Committees.

180. The powers and duties of Standing Committees or Special Committees shall be clearly defined, and specifically delegated to them by resolution of the Council, subject to the provisions of the Act.

Alteration of Reference.

181. The Council may by resolution at any time withdraw, extend, or modify any reference to a Standing Committee. Any proposition to withdraw or modify a reference shall be first referred to the Committee concerned for consideration and report to the Council.

Transfer of Reference.

182. The Council may by resolution transfer any references from the Standing Committee to a Special Committee, or vice versa, after such report as aforesaid.

Reference of new Matter.

183. The Council may from time to time refer any new matter to a Standing Committee.

Mover of new Reference to attend.

184. The mover of any new reference to a Standing Committee shall, if required, attend the first meeting of the Committee where the matter of such reference is considered, and, if not a member of such Committee, shall be entitled to be heard thereupon at such meeting, but shall not, unless qualified as a member of the Committee, be entitled to take any further part in the consideration of the reference at either the first or any other subsequent meeting of the Committee.

Resignation of seat on Committee.

185. Any member of a Standing or Special Committee may resign his seat on the Committee by notice in writing, signed by him and addressed to the Town Clerk, and when delivered to the Town Clerk his seat on the Committee shall become vacant.

Absence from Committee Meetings.

186. If any member of a Special or Sub-committee, other than the Mayor, shall absent himself from three consecutive meetings thereof without having obtained leave of absence from the Council or the Committee, his seat on such Committee shall thereupon become vacant.

Effect of Vacancy.

187. The existence of a vacancy or vacancies upon a Committee shall not affect the validity of any of the acts or proceedings of the Committee.

Casual Vacancies in Committees.

188. If any member of a Standing or Special Committee shall resign, or if his seat thereon shall become vacant, or if he cease to be a member of the Council, the Council may appoint another member of the Council to fill such vacancy.

Reporting Vacancies.

189. Every vacancy in a Standing or Special Committee shall be reported by the Town Clerk to the Council at its first meeting after such vacancy has arisen, and the Mayor or Chairman may move that the Council do proceed to appoint a member of the Council to fill such vacancy.

Appointment of Chairman.

190. Subject to the provision of Section 170 (4) of the Act, every Standing or Special Committee shall, at the first meeting after its appointment, elect a Chairman, who shall preside at all meetings of such Committee. In the absence of the Chairman, a member of the Committee chosen by the majority present shall preside.

Time of Meeting.

191. Each Standing or Special Committee shall from time to time fix its own day and hour of meeting; providing that, if not so determined, the Mayor or Chairman shall fix the time and place of meeting.

192. Any Committee of the Council may adjourn from time to time.

Quorum.

193. If a Committee consists of three or four mem-bers, a quorum shall be two; if five or more members, then the quorum shall be three.

Quorum at commencement of Meeting.

194. If after the expiration of fifteen minutes after the hour at which any meeting of any Committee is appointed to be held a quorum shall not be present in the Council Chamber or other place of meeting, no meeting shall take place, and the meeting shall stand adjourned until the day and time fixed for the next ordinary meeting of the Committee, unless the Mayor or Chairman shall convene a special meeting of the Committee for the transaction of the business standing adjourned.

Minutes of Committees-Numbered paragraphs.

195. The minutes of every Standing or Special Committee shall be divided into paragraphs, which shall be numbered consecutively.

Reception of Reports of Committee.

196. No objection to the reception of the reports of any Standing or Special Committee, or any part there-of, shall be raised when such reports are presented to the Council, except for reasons arising out of such reports.

Reports of Committees to be taken as Read.

197. The reports and recommendations of every Standing or Special Committee shall, when presented to the Council, be taken as read, as submitted, and the Chairman of each Committee, except as hereinafter provided, if present, and, if absent, then some other member of the Committee; and if no member of the Committee be present, then some member of the Council provided by the Moure chair are the one the confirmation and adoption. It shall not be necessary to second the motion for the adoption.

Procedure on Report of Committees.

198. Upon the consideration by the Council of any report or recommendations of a Standing or Special Committee, the Mayor or Chairman shall, without fur-ther motion, put the paragraphs of the reports or recommendations seriatim, in their numerical order, unless the Council shall otherwise determine. Each paragraph that shall be adopted by the Council shall forthwith become a resolution of the Council, and shall be also recorded in the minutes of the Council.

Moving adoption of Recommendations of Committees. 199. The Chairman or other member of a Standing or Special Committee bringing up a report shall be deemed to move the adopting of each paragraph of the report, unless he shall have previously intimated his disagreement with it.

Correction and Amendments of Committees.

200. In moving the adoption of a recommendation of any Standing or Special Committee, it shall not be competent for the mover to propose the amendment of any recommendation, save and except the correction of a verbal or clerical error, but all amendments must be moved by some other member of the Council; and the Chairman of any Committee, if he wishes to move any amendment of the recommendation, shall, under such circumstances, be excused from moving the adoption of that recommendation in the first place, and, in that case, some other member of the Committee at which the recommendation was agreed to; or, if no such member of the Committee be present, then some member of the Council nominated by the Mayor or Chairman, shall, pro forma, move the confirmation and adoption of such recommendation.

Reports of Committees-Questions.

201. When any recommendation of any Standing or Special Committee of the Council is submitted for confirmation and adoption, any member of the Council may, through the Mayor or Chairman, question the Chairman or any member of the Committee bringing up the recommendation, upon any matter arising directly out of same, but he shall not indulge in argument or make any speech thereon.

Procedure on Amendments on Reports of the Committees.

202. When an amendment is proposed with reference to the adoption or otherwise of any recommendation of any Standing or Special Committee, the amendment shall be disposed of before the other acts and proceedings of such Committee are considered.

Motions on Reports of Committees to be Relevant. 203. No motion shall be made, nor any discussion allowed, with reference to any matter referred to a Standing or Special Committee of the Council which does not appear as a report of such Committee, or as a recommendation submitted to the Council for adop-tion. No member of a Committee absent without leave from the meeting of the Committee at which any par-ticular watter is discussed shall address the Council ticular matter is discussed shall address the Council on such matter.

Abstract Resolutions on Reports of Committees.

204. It shall not be competent for any member of the Council to move any abstract resolution on any report or recommendation of any Standing or Special Committee.

Withdrawal of Recommendation of Committee.

205. The Chairman or other member of a Standing or Special Committee bringing up a recommendation may, with the consent of the Council, withdraw any such recommendation.

Recommendations of Committees-Inspection of Plans.

206. All plans referred to in the recommendation of the Standing or Special Committee, and that may re-quire the consideration of the Council, shall lie on the table of the Council Chamber for the inspection of members of the Council at which it is proposed the same shall be considered.

Conference of Committees.

207. Any two or more Committees may confer together by mutual agreement as to any matter of joint interest.

Carrying out Recommendations of Committee.

208. After the recommendation of a Committee has been agreed to by the Council, the same shall forthwith be carried out by the Committee to which it is referred.

Communications by Committee.

209. No Committee shall communicate with any outside person or authority except through the Town Clerk, as the Officer of the Council duly authorised for the purpose.

Committee Procedure.

210. Each committee shall, subject to this By-law and any other By-law hereinafter made by the Council, regulate its own procedure.

Standing Orders to apply to Committees.

211. These Standing Orders generally, so far as applicable, shall extend to and govern the proceedings of Committees of the Council:

Provided that it shall not be necessary for any motion or amendment to be seconded in Committees. Provided also, that any member may speak twice on

the same question.

Officers of the Municipality.

Notice inviting Applications to Office.

212.Subject to the provisions of Clause 235 of this By-law, no election to any office at the disposal of the Council to which a salary exceeding one hundred pounds per annum is attached shall take place until seven clear days' notice at least shall have been given by advertise-ment on three different occasions, at the least, in one or more newspapers circulating daily in the Municipality. Such advertisement shall state the date and hour of receiving applications, the nature of the office to be receiving applications, the nature of the office to be filled, the rate of salary to be paid, and shall require each applicant to state clearly his age, experience, and other qualifications in support of his application, and to forward not less than three and not more than five copies of recent references or testimonials in direct support of his application and of his ability and fitness for the vacant office.

Council may promote Officers.

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

Method of dealing with Applications.

214. Whenever applications shall have been invited and received by the Council for any executive office at the disposal of the Council, such applications shall be opened at the next regular meeting of the Council, or at special meeting called for the purpose, and the names of applicants shall be read aloud.

Applications, etc., to lie on Council Table. 215. The letters of application, together with any testimonials or references in support thereof, and ac-companying such letters, shall, unless otherwise directed by the Council, lie on the Council Table until the next regular meeting of the Council, when an appointment may be made or the matter otherwise dealt with.

Applications may be reduced to five.

216. If the applications exceed five in number, it shall be competent for the Council, upon the letters of application being opened and the names of all appli-cants read, to delegate to a Committee the duty of examining the letters of application and testimonials therewith for the purpose of selecting the five most therewith, for the purpose of selecting the five most suitable applicants. The Committee may interview any or all of such selected applicants in person, and report to the Council the result thereof.

Committee to furnish written Report to Council.

217. Having dealt with the applications as aforesaid, the Committee shall furnish to the Council a written report, stating the age, qualifications, and other particulars respecting the five selected applicants.

How Applications reduced to one.

218. The number of applicants shall be reduced by ballot in manner following:-

- (a) In the first ballot, each member of the Council shall strike out the names of three applicants, leaving the names of two applicants only on the ballot paper. The two applicants having the largest number of votes in the first ballot shall be submitted to a final ballot;
- (b) In the final ballot each member of the Council shall strike out the name of one applicant, leaving the name of the other applicant;
 (c) In the event of an equality of votes in any ballot, the Mayor or Chairman shall have and challen are exceed on a conting vote;
- shall exercise a second or casting vote;
- (d) The Mayor or Chairman shall declare the result of each or any ballot, and such declaration shall be final and conclusive.

Selected Applicant to be appointed by Resolution. 219. On the declaration of the result of the final ballot the Council shall, by resolution and by open voting, appoint the selected applicant to the vacant office.

Leave of Absence to Officers.

Each officer in the Council's service shall be 220.a convenient time. The Town Clerk shall submit to the first meeting of the Council in each calendar year a roster of holidays for the staff for the current year, and no subsequent alterations shall be permitted, ex-cept with the approval of the Council.

Leave may accumulate.

221. With the approval of the Council-which must be obtained when the leave is due-any officer's leave of absence may be permitted to accumulate in respect of two years' privilege, but not longer: Provided that the Council may, in its discretion, grant any officer special or long-service leave, either additional to or in lieu of any annual leave due or to become due. No claim for pay in lieu of holidays shall be entertained from any officer for any holidays not taken in any year prior to the then current year.

Special leave for one day.

222. The Town Clerk may, at any time, grant one day's emergency leave of absence to any officer upon written application in that behalf; providing that good and sufficient reasons are advanced by the applicant, but such emergency leave shall not count against or be deducted from any leave due or to become due to the applicant; providing also, that not more than two emergency leave is granted in any one year.

The Mayor may grant emergency leave to the Town Clerk under the conditions applicable to other officers, as provided in the preceding paragraph.

Absence through Illness.

Written notification must be sent to the Town 223.Clerk by or on behalf of any officer who is prevented by illness from attending to his duties for any period exceeding one day. Should any officer be absent from duty through illness for any period exceeding three days, notification thereof in writing accompanied by a medical certificate must be immediately sent to the Town Clerk.

Transfer of Officers or Servants.

224. The Council may, in its discretion, transfer any officer or servant of the Municipality from any office or employment to any other office or employment, as the interests of the Municipality may appear to the Council to warrant.

Town Clerk to be Chief Executive Officer.

225. The Town Clerk shall be the Chief Executive Officer of the Municipality, and shall have and exer-cise, subject to such regulations as the Council may prescribe on the Council's behalf, full authority over every officer and servant of the Municipality.

All other Officers to be subordinate to the Town Clerk. 226. All officers and other servants of the Muni-220. All officers and other servants of the Muni-cipality, in whatever capacity, shall be subordinate to the Town Clerk, whose directions and instructions such officers and servants shall promptly and faithfully accept, act upon, and execute. All orders for goods and material shall be signed by the Town Clerk, who shall keep an approved order book and be responsible for its custody.

Officers not to act without due Instructions.

227. All directions of the Council, together with 227. All directions of the Council, together with other special and important instructions to principal officers and Heads of Departments shall as far as prac-ticable, be conveyed by the Town Clerk in writing Provided that, pending written confirmation the verbal instructions of the Town Clerk must be promptly and faithfully accepted, acted upon, and executed.

Town Clerk may suspend any Officer from Duty.

228. If, in the opinion of the Town Clerk, the suspension from duty of any officer, workman, or other servant, pending the pleasure of the Council, would be in the best interests of the Municipality, the Town Clerk may, in writing under his hand, suspend any officer accordingly, and every such suspension shall be good and binding until the pleasure of the Council good and binding until the pleasure of the Council thereon.

Town Clerk to report Suspension immediately.

229. Immediately any officer has been suspended as aforesaid, the Town Clerk shall report to the Mayor the facts in respect thereof. If in the opinion of the the facts in respect thereof. If in the opinion of the Mayor such a course is necessary, a Special meeting shall be called to deal with the report, otherwise it shall be placed before the Council at its next meeting. It shall not be competent for the Town Clerk or any mem-ber of the Council to make public or otherwise com-municate the contents of such report to any person other than a member of the Council, without the ex-presse authority, and approval of the Council press authority and approval of the Council.

Effect of Suspension.

230. Upon receipt of a written notice of suspension signed by the Town Clerk, whether such notice contains reasons for such suspension or otherwise, the officer in question shall be suspended accordingly, and shall forth-with deliver to the Town Clerk or any other person appointed by the Town Clerk in that behalf, all papers, books, documents, records, moneys, valuable keys, and all other articles and things, the property of the Muni-cinclitry in his possession cipality, in his possession.

Mayor may suspend Town Clerk.

231. The Mayor may, in writing under his hand, suspend the Town Clerk from duty for any misconduct or punishable offence, and shall immediately thereafter call a Special meeting of the Council to deal with such suspension.

Inspector Supervisor.

232. At the first regular meeting of the Council held in each month, the Inspector-Supervisor shall render to the Council two reports: (1) Health report; (2) Works report, dealing with matters under his control. The Inspector-Supervisor shall be responsible to the Council for the administration of the Math Act within

The Inspector-Supervisor shall be responsible to the Council for the administration of the Health Act within the Municipality, and shall report to the Council thereon at least once each month. He shall be responsible for the administration of the

He shall be responsible for the administration of the Council By-laws, and shall at once report to the Mayor and subsequently to the Council any infractions of such By-laws.

By-naws. He shall control the Council's outdoor staff or workmen; be responsible for the work performed by the foreman and the men under him, and for the due performance of all contracts involving works and labour. A report on these matters shall be rendered to the Council at least once a month.

He shall be responsible for the hiring and discharge of all workmen under his control.

Officers not to become Security.

233. No officer or servant of the Council shall become security for any member of the Council, or for any other officer or servant of the Council, or engage in any loan transaction with any member of the Council or with any other officer or servant of the Council.

Officers not to take part in Election.

234. No officer or servant of the Council shall take any part in any election for Mayor or Councillor, or canvass or solicit votes for or against any candidate at such elections. Neither shall any officer or servant act as Polling Clerk or in any other official capacity at such election; providing that the Town Clerk may act if appointed by the Council as Deputy Returning Officer at any such elections. ''Election'' in this section shall be taken to include ''Loan Poll.''

Officers of Council not to show Documents.

235. No officer of the Council shall be at liberty to show, lay open, or expose any of the books, paper, or records of the Council without leave from the Council, except as otherwise provided by law.

Suspension of Standing Orders.

The mover of a Motion to suspend any Standing Order or Orders shall state the Standing Order or Orders to be Suspended.

Motion to suspend Standing Orders to be Seconded.

236. A motion to suspend, pro tempore, any one cr more of the Standing Orders regulating the proceedings and business of the Council must be seconded, but such motion need not be reduced to writing.

No motion to suspend any one or more Standing Orders shall be entertained unless supported by at least two-thirds of the members of the Council.

Speeches on Motion to Suspend Standing Orders.

237. A member of the Council moving that any Standing Order regulating the proceedings and business of the Council be suspended, may speak in support thereof for not more than three minutes, but the seconder shall not be permitted to speak beyond formally seconding it, and, after being so seconded, the motion shall be put from the Chair without further debate.

Regulations of Business during Suspension of Standing Orders.

238. No extraordinary business or businesses of which notice is required by the Act shall be conducted during any period when the Standing Orders or any of them have been suspended, and no expenditure whatsoever shall be authorised, or any resolution adopted having for its object the expenditure of any moneys during any such period.

Miscellaneous.

Mayor authorised to expend Funds up to Ten Pounds. 239. Upon the written recommendation of the Town Clerk in that behalf, the Mayor may, in writing under his hand, at any time, authorise the expenditure of any gum not exceeding Ten pounds upon any work or service of special urgency; but such authorisation shall be submitted to the Council for confirmation at the next regular meeting of the Council.

Officers not to incur unauthorised Expenditure.

240. No officer of the Council shall incur any expenditure not previously authorised by the Council, or provided for in that behalf, in the Council's Estimates of current expenditure.

Town Clerk may sanction Maintenance Expenditure.

241. Subject to the general and special instructions of the Council from time to time, the Town Clerk may sanction the expenditure on account of maintenance, wages, salaries, office stationery, street cleansing, street watering, public lighting, and current expenditure on reserves, markets, weighbridges, refuse service, water supply, and other and all services of and incidental to the proper discharge of the Council's business from day to day.

Provided, that no expenditure shall be authorised in respect hereof except and within that authorised by the Council and provided for in the Council's Estimates of current expenditure.

No New Works to be commenced without Council's authority.

242. No new works shall, under any circumstance or pretence whatever, be undertaken or commenced, or any expenditure or liability whatsoever incurred in respect thereof, by any officer or member of the Council unless authorised by the Council or a Committee of the Council authorised to act in that behalf.

Increased Expenditure-Reference to Finance Com-

mittee.

243. No motion or amendment which would have the effect of increasing the expenditure of the Council not provided for in the Annual Estimates, shall be moved at any meeting of the Council, except in the form of a reference to a Committee for consideration and report as to the advisability of preparing fresh estimates for the remainder of the year then current.

Copies of Acts, etc., to Members of the Council.

244. The Town Clerk shall furnish to each member of the Council, as soon as convenient after his acceptance of office, a copy of the Acts and By-laws regulating the governing the municipal administration of the Municipality.

Custody and use of Common Seal.

245. The Town Clerk shall have the charge of the common seal of the Municipality, and shall be responsible for the safe custody and proper use of same.

Seal not to be improperly used.

246. Except as required by law, or in the exercise of the express authority of the Council, the Town Clerk shall not unlock or use the common seal of the Municipality.

Custody of Corporate Property.

247. The custody of all property whatsoever belonging to, or held in trust by, the Municipality shall be in the Town Clerk, who shall be responsible to the Council therefor.

Securities to be lodged with Council's Bankers.

248. All securities of or belonging to, or held in trust by, the Municipality, and all valuables, including title deeds, important contracts, indentures, and special agreements as are not lodged with the Council's bankers shall be kept locked in the Council's strong-room, and the Town Clerk shall be responsible for the safe custody thereof.

Papers.

249. Any member may, in writing addressed to the Town Clerk and delivered at the office of the Town Clerk twenty-four hours at least before any meeting of the Council or of any Committee of the Council, request that any specified papers be laid upon the Table at any meeting to be named, and such papers shall be laid upon the Table accordingly.

Papers relating to matter under Discussion.

250. At any meeting of the Council, or of any Committee of the Council, the Mayor or Chairman, or any member, may require the production of any specified papers, documents, books or records, books of accounts, plans, or any other record or matter whatsoever relating to any question then under discussion: providing that, wherever possible, the notice prescribed in the preceding paragraph shall be given and, in the event of notice not having been given, the proceedings of the Council are not unnecessarily delayed.

No papers laid upon the Council Table as aforesaid shall be deemed to be public unless otherwise ordered by resolution of the Council.

Deputations.

251. Deputations desirous of waiting upon the Council shall not exceed six in number, and shall give at least three clear days' notice in writing to the Town Clerk, stating the nature of the matter to be represented, and the names of speakers. The Council shall then decide the date and time at which the deputation shall be received, which decision shall at once be communicated by the Town Clerk to the person giving the notice. No deputation shall be heard at the meeting at which permission to attend is first put before the Council.

Limited number of Speakers on Deputations.

252. Three speakers only shall be heard on any deputation to the Council, and any speaker having been heard by the Council shall not be allowed to speak again, except by way of explanation, without the consent of the Mayor or Chairman.

Notice of Deputation to appear on Business Paper.

253. Notices of deputations, with the object thereof, shall be entered on the business paper. No resolution on the subject matter of the deputation shall be entertained until after the deputation has withdrawn. No person shall address the Council until permission

has been applied for and obtained in the same manner as prescribed for deputations.

Overdue Rents.

254. At the first regular meeting of the Council held in each month, a statement of the rents owing to the Council and more than seven days overdue, shall be placed on the Table of the Council by the Town Clerk.

Cases not provided for in Standing Orders.

255. The Mayor or Chairman shall decide all questions of order, procedure, debate, or otherwise in respect of which no provision, or insufficient provision, is made in this By-law. The decision of the Mayor or Chairman in all such cases shall be final and conclusive.

Penalty for Breach of this By-law.

256. Any person guilty of any breach of this By-law or any of the provisions hereof shall be liable on conviction before a Court of Summary Jurisdiction to a penalty not exceeding Twenty pounds.

Enforcement of By-law.

257. Whenever any person shall have been guilty of any breach of this By-law, or of any of the provisions hereof, the Mayor may forthwith lay, or by writing under his hand, cause to be laid, an information before a Justice of the Peace for the purpose of summoning the person offending, and shall afterwards appear and prosecute the charge.

Repeal.

258. By-law number one, entitled "Standing Orders for regulating and governing the proceedings of the Cottesloe Municipal Council," previously passed by the Council of the Municipality of Cottesloe and in existence prior to this date is hereby repealed.

Passed this 30th day of April, 1930.

For the Municipality of Cottesloe,

R. WILKES, Mayor.

[L.S.]

H. V. BUCKLEY, Town Clerk.

Recommended-

(Sgd.) C. F. BAXTER, Minister Controlling Local Government.

Approved by His Excellency the Governor in Executive Council this 17th day of June, 1930.

(Sgd.) L. E. SHAPCOTT, Clerk of the Council.

THE ROAD DISTRICTS ACT, 1919.

Road Board Elecions.

Department of Works and Labour, Perth, 2nd July, 1930.

IT is hereby notified, for general information, in accordance with Section 91 of "The Road Districts Act, 1919," that the following gentlemen have been elected Auditor and Members of the undermentioned Road Boards, to fill the vacancies shown in the particulars hereunder :----

Road		Ward.	Date of		Member Elected.	Occupa-	How vacancy	Name of Previous Auditor	Remarks.
Board.	•	W di ci.	Election.	Surname.	Christian Name.	tion.	occurred.	or Member.	100marks.
Nullagine			1930. April 12	Liddelow	Henry Albert	Grazier	Effluxion of time	H. A. Liddelow	Unopposed.
Do.		•	do.	Wehl	Arthur Reginald	Station Manager	do	A. R. Wehl	đo.
Do.		*	do.	Prior	Richard George	Mining Engineer	đo	J. H. Allsopp	đo.
Do.	••••		June 21	Dun	George Fraser	Assistant Station Manager	•••	G. F. Dun	do.
Beverløy	•••	Central	do.	Gillespie	William Robert	Store'kpr and Mer- chant	Resignation	A. F. Barrett- Lennard	do.
Kent		Badge- minup	June 28	Patterson	George Samuel	Farmer	Re-division into Wards	G. S. Patterson	đo.
Do.		do.	do.	Collins	Joseph Daniel	do	đo	J. D. Collins	do.
Do.		Kwobrup	đo.	Nagel		do	đo	J. Nagel	do.
Do.	•••	Nyabing	do.	Goodchild	Edmund Frank	do	đo	E. F. Goodchild	đo.
Do.	•••	do	do.	Charsley	Wilfred Ernest	do	đo	F. H. Denning	do.
Do. Do.	•••	Kuringup	do.	Blundy		do	do	A. J. Blundy	do.
Do. Do.	•••	do Pingrup	đo. đo.	Hobley Altham	George	do do	do do	G. Hobley G. Altham	do. do.
Do.	•••• •••	do	do.	Hicks	George Wallace James	do do	do do	W. J. Hicks	do.
Do.		Pingarnup	do.	Deacon	Thomas	do	do	T. Deacon	do.
Do.		do	do.	Lewis	Charles Carey	đo	do	C. C. Lewis	do.
Do.	•••	Magenta	do.	Hudson	George	do	do	G. Hudson	do.
Do.	•••	do,	do.	Hankins	Ernest William	do,	do	E. W. Hankins	do.

* Denotes Ratepayers' Auditor.

C. A. MUNT, Under Secretary for Works and Labour.

THE DOG ACT, 1903-1928.

P.W. 290/30.

WHEREAS in exercise of the power contained in Sec-tion 34a of "The Dog Act, 1903-1928," the Local Authority named in the Schedule hereto, by resolution duly carried on the date set opposite its name in the said Schedule (notice whereof is contained in P.W. 290/30) has made By-laws as follows:

- (1) Every person, being the owner of any dog within the meaning of Section 4 of "The Dog Act, 1903-1928," within the District of the Local Authority, shall keep such dog chained or otherwise under effective control from sunset to sunrise during each and every period of twentyfour hours;
- (2) Any person committing a breach of this By-law shall on conviction be liable to a penalty not exceeding the sum of ten pounds;
- (3) Any dog found wandering at large contrary to this By-law will be dealt with under the pro-visions of the said Act, by the Local Authority.

Schedule.

File	Name of		Date By-law passed
No.	Authori		by resolution.
P.W. 290/30	Ashburton Board	Road	17th May, 1930.

Recommended-

(Sgd.) CHAS. F. BAXTER, Minister Controlling Local Government.

Approved by His Excellency the Governor in Executive Council this 1st day of July, 1930.

(Sgd.) L. E. SHAPCOTT, Clerk of the Council.

THE ARCHITECTS ACT, 1921.

P.W. 2476/22

IT is hereby notified, for general information, that His Excellency the Governor has been pleased to approve, under the provisions of "The Architects Act, 1921," of the appointment of Mr. G. Temple Poole as a Mem-ber of the Architects' Board of Western Australia.

C. A. MUNT, Under Secretary for Works and Labour.

THE TIMBER INDUSTRY REGULATION ACT, 1926.

Appointment of Acting Controlling Officer. F. & S. 4314/28.

JT is hereby notified, for general information, that the Hon. Minister for Works and Labour has been pleased, under the provisions of Section 4 of 'The Timber In-dustry Regulation Act, 1926,'' to appoint Mr. R. A. Wood as Acting Controlling Officer during the absence from Perth of the Controlling Officer.

C. A. MUNT

Under Secretary for Works and Labour. 16th April, 1920.

DOWERIN ROAD BOARD.

IT is hereby notified, for general information, that Mr. W. Price has been appointed Poundkeeper for the above District.

> R. SARGENT, Secretary.

MUNICIPALITY OF BUNBURY.

NOTICE is hereby given that James Arthur Lewin, of Rathmines, Bunbury, has been appointed Poundkeeper and Ranger to the Bunbury Municipality, vice John Dillon.

J. L. BANTING, Town Clerk.

THE ROAD DISTRICTS ACT, 1919.

Port Hedland Road District-Alteration of Boundaries with the Tableland and Nullagine Road Districts.

Notice of Intention.

Department of Works and Labour

P.W. 1539/29. Perth, 1st July, 1930. 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," to— (1) sever that portion of the Tableland Road Dis-

(1) sever that portion of the Fabricate Road District described in Schedule A hereto and annex it to the Port Hedland Road District;
 (2) sever that portion of the Nullagine Road District described in Schedule B hereto and annex it to the Port Hedland Road District.

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 A.

PORT HEDLAND ROAD DISTRICT.

Transfer of Territory from the Tableland Road District. All that piece of land bounded by lines commencing An that piece of faild bounded by fines commenting on the present District boundary at its intersection with the East boundary of Pastoral Lease 3503/96 and ex-tending East along part of said District boundary to Survey Mark B.3 in Pastoral Lease 1884/96; thence South through the latter Pastoral Lease and Pastoral Lease 3456/96 to the South boundary of the last-men-Lease 3436/96 to the South boundary of the last-men-tioned lease; thence West along part of the South boun-dary of Pastoral Lease 3456/96, and a South, an East, the Southernmost, and the West boundary of Pastoral Lease 5012/96, a West and a South boundary of Pas-toral Lease 1884/96, and part of the East boundary of Pastoral Lease 3503/96 to the starting point.

Schedule B.

PORT HEDLAND ROAD DISTRICT.

Transfer of Territory from the Nullagine Road District. All that piece of land, being portions of Pastoral Leases 1884/96 and 3456/96 bounded by lines commenc-ing on the present District boundary at its intersection with the Easternmost boundary of the former lease and extending along part of said Easternmost boundary, the East and part of the South boundary of said Pastoral Lease 3456/96 to the present District boundary, theme Lease 3456/96 to the present District boundary; thence along said District boundary to the starting point.

METROPOLITAN WATER SUPPLY, SEWERAGE, AND DRAINAGE ACT, 1909, AND METROPOLI-TAN WATER SUPPLY, SEWERAGE AND DRAINAGE ACT AMENDMENT ACT, 1925.

NOTICE is hereby given that the Rate Books for the year ending 30th June, 1931, of lands in the Metropolitan Water Supply and Sewerage District and Metropolitan Stormwater Districts respectively, in the Metro-politan Water, Sewerage, and Drainage Area, liable to be rated under the above-mentioned Acts, have been made up and are now open to inspection by Ratepayers.

NOTICE is also given that the Minister for Water Supply, Sewerage and Drainage has ordered the under-mentioned Rates to be made and levied for the year ending 30th June, 1931, upon all rateable lands entered in the said Rate Books for the said Districts, that is to say:

Metropolitian Water and Sewerage District.

Water Rate-One shilling and eightpence in the £; minimum rate ten shillings.

Sewerage Rate-Elevenpence in the £; minimum rate seven shillings and sixpence.

Metropolitian Stormwater Districts, Nos. 1 to 5. Stormwater Rate—Threepence in the \pounds ; minimum rate two shillings and sixpence.

A Memorandum of each of such orders has been duly made in the respective Rate Books and signed.

In accordance with By-law No. 120 of the Metropolitan Water Supply, Sewerage, and Drainage Depart-ment's By-laws, the said Rates are payable in equal moleties on the first day of July, 1930, and the first day of January, 1931.

By Order of the said Minister,

G. C. HAYWOOD,

Under Secretary Metropolitan Water Supply, Sewerage, and Drainage Department.

The Barracks George Street, Perth, 1st July, 1930.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

IT is hereby notified, for general information, that the following alterations and additions have been made to Coaching and Goods Rates Books dated December 1, 1925 :-

Coaching Rates Book.

Page 98.—Insert :-Stereotype Plates (advertising)-Half rate.

-Pt. Hedland-Marble Bar Railway-Amend :-Page 100.-

All vegetables will be carried at half parcels rates on the above line.

Page 113.--Racehorses for Race meetings-Insert :--

Racehorses conveyed in cattle trucks to Race meetings will be charged as under :-For journeys up to 50 miles, charges to be raised as for 2 racehorses ; for journeys over 50 miles, charges to be raised as for 2 racehorses less 25 per cent.

Page 134 .- Requisition for Tickets for Judges of Agricultural and Horticultural Shows-Amend as under :-

234-P. 19.

C.A. 30/608.

W.A.G.R.-REQUISITION FOR TICKETS FOR JUDGES OF AGRICULTURAL AND HORTICULTURAL SHOWS.

NOTE .--- The information required to complete this Certificate must be written in ink by the Applicant for the concession, or the person authorised to issue the Certificate, and no Certificate containing an alteration, omission, or erasure can be accepted.

I HEREBY certify that Mr.....* will be attending the......* show to be held at.....* commencing* 19....., in the capacity of Judge, and I request that a.....* * Class return ticket at concession fare from.....* to.....* to.....* * Class return ticket at concession fare from.....* t be issued to him in accordance with the Departmental Rates Book.

* To be filled in by Secretary.

..... Signature of Secretary. Approved, Chief Traffic Manager. Signature of Judge. To be filled in by No. of Ticket issued...... Date..... Booking Clerk.

.....Booking Clerk.

By-law No. 71.—If any person shall in any certificate for concession fares make any statement which is contrary to the fact, he shall, unless he proves that he has made such statement in ignorance and without any intention to defraud, be guilty of an offence and liable on summary conviction to a penalty not exceeding Ten pounds.

Fage 138 .-- Certificate for Attendants and Children travelling to the Coast during summer months-Amend as under :--

107. W.A.G.R.—CERTIFICATE FOR ATTENDANTS AND CHILDREN TRAVELLING TO THE COAST DURING SUMMER MONTHS.

(Particulars and Signatures must be written in Ink, otherwise this Certificate will not be accepted.)

......Place. To the Station-master,......19..... We, the undersigned Attendants, certify that we are travelling to the Coast in charge of the undermentioned children ; that they will remain in our charge during their stay at the coast, and will return with us, and that neither the children nor ourselves intend leaving the State before our return to.....

Please issue the following Second-Class Return Tickets from......Station to.....Station.Male

Female.

...... .Male. Female.

.....Male. Female.

Signatures of Attendants.

Name.	Age.	Address.	Name.	Age.	Address.
	[

I certify that the above is a bona fide application, and that the parties are entitled to the concession.

....., Mayor or authorised person. By-law No. 71.—If any person shall in any certificate for concession fares make any state-ment which is contrary to the fact, he shall, unless he proves that he has made such state-ment in ignorance and without any intention to defraud, be guilty of an offence and liable on summary conviction to a penalty not exceeding Ten pounds.

Approved.District Traffic Superintendent Particulars of tickets issued (to be filled in by Railway Department.)

.....

***, Issuing Officer. W.A.G.R.—CERTIFICATE FOR REDUCED FARE (PERIODICAL TICKET) FOR APPRENTICES UNDER 21 YEARS OF AGE AND JUNIOR WORKERS UNDER 21 YEARS OF AGE.

NOTE.—The information required to complete this Certificate must be written in ink by the Applicant for the concession, or the person authorised to issue the Certificate, and no Certificate containing an alteration, omission, or erasure can be accepted.

To the Station-master
M
residing at (Address in full) me my
is employed by $\frac{\text{me}}{\text{us}}$ in $\frac{\text{my}}{\text{our}}$ business at(Business address in full) me
and is paid by — the sum of (Amount in words)
per week as wages in respect to such employment, age being
/19
I hereby certify that the statements of employment, addresses, wages, and age are correct, (See By-law 72 below.)
*
* Employer or his properly authorised representative must sign here in full personally.
(Initials will not be accepted.)
(Initials will not be accepted.)
(Initials will not be accepted.)
(Initials will not be accepted.) Nature of business or trade Firm's Stamp
(Initials will not be accepted.) Nature of business or trade Firm's Stamp BY-LAW 72. If any person shall in any application for a periodical ticket at less than the full rate make any statement which is contrary to the fact, he shall, unless he proves he has made such statement in ignorance and without any intent to defraud, be guilty of an
(Initials will not be accepted.) Nature of business or trade Firm's Stamp By-LAW 72. If any person shall in any application for a periodical ticket at less than the full rate make any statement which is contrary to the fact, he shall, unless he proves he has made such statement in ignorance and without any intent to defraud, be guilty of an offence and liable on summary conviction to a penalty not exceeding Ten pounds. I accept the ticket issued to me for the sole purpose of travelling to and from my employment, and I understand it is not available for travel on Sundays, and is issued subject to By-law No. 72 above, and other Railway By-laws. Please supply me with aclass ticket
(Initials will not be accepted.) Nature of business or trade Firm's Stamp By-LAW 72. If any person shall in any application for a periodical ticket at less than the full rate make any statement which is contrary to the fact, he shall, unless he proves he has made such statement in ignorance and without any intent to defraud, be guilty of an offence and liable on summary conviction to a penalty not exceeding Ten pounds. I accept the ticket issued to me for the sole purpose of travelling to and from my employment, and I understand it is not available for travel on Sundays, and is issued subject to By-law No. 72 above, and other Railway By-laws.

Amount paid..... Booking Clerk.....

Page 145,-Parcels Receipt-Amend as under :--

Δ

293—P.L. 2.

W.A.G.R.-PARCELS RECEIPT.

.....Station,

RECEIVED from.....the following consignment for conveyance by Passenger Train to......Station :---

Description of Package.	Address.	Weight.		ount reigh	
			£	8.	d.

NOTE.—The contract to which this certificate relates is subject to the by-laws in force for the time being, and the goods have been delivered and received for carriage, on the express condition that the Commissioner shall not be under any liability for loss of or damage to the goods from any cause whatsoever beyond the sum of one pound, unless such goods are separately insured, and this certificate shall constitute a special agreement in writing accordingly. In the case of parcels left at a Platform or siding where there is no person in charge the Commissioner will not be liable or responsible for any loss, damage, or injury whatsoever or howsoever occasioned.

Signature of Sender or his Agent.

Page 146.-Commissioner's Risk Note, Liability not exceeding £10-Amend as under :-294-P.L. 3.

WESTERN AUSTRALIAN GOVERNMENT RAILWAYS.

COMMISSIONER'S RISK NOTE, LIABILITIY NOT EXCEEDING £10.

.....Station.

I HEREBY declare that the package described below contains the articles shown, and that they are

Description of		1		Charges Paid.			
Package and Contents.	Addressed.	For Conveyance to.	Weight.	Freight.	Insurance.		

......Signature of Sender.

.......................

RECEIVED the above-mentioned package, to be carried at the Commissioner's risk to

......Station, subject to the By-laws and Regulations enforced by the Commissioner of Railways.

Railway Receiving Porter.

NOTE .- The Commissioner reserves the right to inspect all goods before accepting transit at his risk in order to ascertain that they are in accordance with the declaration, in good condi-tion, and properly packed. For this purpose, if considered necessary, any package may be opened, which must be done by the sender at his own expense.

This consignment is accepted on the condition that the Commissioner will not be liable to the extent of more than Ten pounds in the aggregate for any loss, damage, injury, detention, or delay whatsoever of or to the goods of any of them occasioned or happening otherwise than through the wilful misconduct of the Commissioner or any of his servants.

Goods Rates Book.

-Insert :---Page 31.

Chairs, cane, wicker or grass-Class D3.

Page 32.-Insert :--

Confectionery in cartons-Class 2.

Page 118 .-- Furniture (second-hand) from Goldfields to Coast--Add :-

This rate does not apply to stations on Coolgardie-Esperance Line.

Page 138.—Local, Special, and Temporary Rates—Insert :— Sugar.—Sugar from the Colonial Sugar Refining Co.'s Refinery, North Fremantle, will be carried at the following rates :-

					s. d.	
•••	•••	•••	•••	•••	50 p	er ton
•••	•••	•••	•••	•••	70	,,
•••	•••		•••	•••	$12 \ 10$,,
•••	•••	•••	•••	•••	$13 \ 2$,,
1 .		•••		•••	$14 \ 3$,,
	•••	•••	•••	•••	14 8	"
unction	•••	•••		•••	$15 \ 4$,,
	•••	•••	•••	•••	$13 \ 6$,,
•••		•••	•••	•••	13 11	,,
ark		•••	•••	•••	$14 \ 3$,,
ı 	•••	•••	•••		14 8	,,
•••		•••	•••	•••	$15 \ 4$,,
n	•••	•••		•••	$15 \ 9$,,
	 1 unction ark 1	 unction ark 	1 unction ark 1	<td> <td>$\begin{array}{cccccccccccccccccccccccccccccccccccc$</td></td>	<td>$\begin{array}{cccccccccccccccccccccccccccccccccccc$</td>	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

The above rates are Commissioner's Risk, and include checking, handling, covering, and siding haulage. Smalls minimum.

Page 171.—Sub-lease of the Westralian Farmers, Ltd., Siding at North Fremantle, to the Ford Motor Co. of Aust. Pty., Ltd., is cancelled.

Page	176	-Insert	:
------	-----	---------	---

Accounting	C!! 3!	Miles from	Shunting Charges.	
Station.	Siding.	Perth.	Through Traffic.	
Mørredin	Kalgoorlie Brewing & Ice Co.	169	2s. and 4s. per 4 and 8-wheeled truck.	
Merredin	Texas Co. of Aust., Ltd	169	2s. and 4s. per 4 and 8-wheeled truck.	

7.—Shunting Charges—Goods for the Golden Horseshoe Estates Co. are unloaded in Kamballie Yard, to which station the traffic should be consigned, waybilled, and Page 177. charged,

Page 181.-Insert :-

Accounting	Siding.		Milesfrom	Shunting Charges.		
Station.		Perth.		Through Traffic.		
Picton Jct	Cresco Fertilisers, Ltd.		111	4s. and 8s. per 4 and 8-wheeled truck.		

For Outwards traffic from this Siding the shunting charges will be 2s. per 4 and 4s. per 8-wheeled truck. Phosphatic rock from Bunbury Wharf to the Siding, 4s. per ton ; minimum 5 tons per 4 and 10 tons per 8-wheeled truck. Such charge to include Wharf haulage and shunting at Picton.

Page 182.-Insert :-

Accounting Station.	Siding.		Miles from	Shunting Charges.		
Station.	bluing.	Perth.		Through Traffic.		
Bunbury	Texas Co. of Aust., Ltd.		115	2s. and 4s. per 4 and 8-wheeled truck.		

Page 198.-Bencubbin-Insert "Yes" in Warehouse Accommodation column.

Page 202.-Gabalong-Insert "Yes" in Sheep and Cattle Race columns.

Page 205.-Metricup-Insert "Yes" in Sheep and Cattle Race columns.

Page 207.-Perenjori-Insert "Yes" in Warehouse Accommodation column.

Page 209.-Trayning-Insert 1 and 3 in Cranes and Capacity column.

Perth, 25th June, 1930.

IN THE COURT OF ARBITRATION OF WESTERN AUSTRALIA.

No. 14 of 1928.

Between the West Australian Local Governing Bodies Officers' Association Union of Workers, Perth, Applicant, and various Municipalities (excluding Perth City Municipality), Road Boards, Water Boards, Local Boards of Health, and Vermin Boards throughout the State of Western Australia, Re spondents.

THE Court of Arbitration of Western Australia doth hereby make the following Award in connection with the Industrial Dispute between the abovenamed parties :-

Award.

1.-Hours of Duty.

(a) Except as provided in Subclauses (b) and (c), the hours of duty shall be from 9 a.n. to 5 p.m. on Monday to Friday, both inclusive, with a break of one hour for lunch between 12 noon and 2 p.m., and from 9 a.m. to 12 noon on Saturday.

(b) The hours mentioned in Subclause (a) may be varied by agreement between the Local Governing Authority and its officer or officers and, where the duties appertaining to any office cannot be efficiently carried out within the prescribed hours; then in de-fault of such agreement the hours of work shall be determined by the Registrar of the Court, provided, however, that the officer or officers concerned shall not be required to work (except subject to the provisions of the next following clause) a greater number of hours than those included in the hours specified in the said Subclause (a).

(c) The hours of duty of foremen and overseers who exercise control over non-clerical workers shall be the same as those of the men over whom they exercise control.

2.—Overtime.

(a) All work done outside the hours specified in Clause 1 hereof shall be paid for at the rate of time and a quarter, subject to Subelause (b) hereof, or, alternatively, at the option of the officer concerned, time off during working hours may be allowed equivalent to the time worked outside the ordinary hours, or such time may be allowed to accumulate and be added

to the period of annual leave hereinafter prescribed. The words "equivalent to," as herein used, shall be deemed to mean time and a quarter.

Commissioner of Railways.

(Sgd.) E. A. EVANS,

(b) Attendance at meetings shall not be considered as time worked outside the preseribed hours, except and in so far as any of such meetings exceeds three hours in duration or all such meetings taken together exceed twelve hours per month. Each Local Authority may select one or other of these alternatives.

(c) A statement of the overtime worked shall be subnitted at each meeting of the Local Authority con-cerned containing particulars of all overtime alleged to have been worked since the expiration of the preceding meeting by any officer. No claim for overtime shall be payable or other allowance made therefor after three months from the expiration of the time when the overtime is alleged to have been worked, unless the statefurnished to the Local Authority.

3. -Holidays.

(a) The following holidays shall be granted and paid for, namely—Christmas Day, Boxing Day, New Year's Day, Good Friday, Easter Monday, Labour Day, Foun-dation Day, King's Birthday, and any other day or days which may be proclaimed as a public holiday in the Municipal, Road Board, or district concerned.

(b) Where an officer is required to be on duty on any of the abovenamed holidays, he shall be allowed equivalent time off duty, or an equivalent number of days may be added to his annual leave.

be added to his annual leave. (c) All officers shall be entitled to two week's annual recreation leave (exclusive of intervening holidays) on full pay. A further annual leave of one week on full pay shall be granted to all officers employed by Local Governing Bodies north of the 27th parallel. The leave shall be taken at a time mutually convenient to the offi-cer and the Local Governing Body concerned, at any time within six months of its becoming due.

(d) By agreement between the Local Authority and any of its officers, leave may be allowed to accumulate up to and including a period not exceeding that allowed for three years' service. (e) An officer not completing one year's service shall

be granted pay in lieu of holidays in proportion to his or her length of service. This clause shall not apply to workers dismissed for serious and wilful misconduct.

4.-Travelling Expenses.

4.— Iravelling Expenses. (a) All reasonable out-of-pocket and travelling expenses incurred by an officer in the discharge of his duties shall be paid by the Local Governing Body, where practicable, in monthly payments. The method and mode of travelling, or the vehicle to be supplied, shall be mutually arranged between the Local Governing Body and the officer concerned; Provided, however, that nothing herein contained shall impose an obligation on any officer to provide a method of conveyance at his own expense, nor shall it be a condition precedent to the appointment of an officer that he shall provide his own conveyance at his own expense. own conveyance at his own expense.

(b) When by arrangement the officer supplies his own mode of conveyance, there shall be added to his expenses an amount equal to a fair rental value of the vehicle or vehicles and horse or horses, as the case may be, and the amount expended for horse feed, or petrol and lubricants.

(c) If the parties cannot agree upon any question arising under Subclauses (a) and (b) hereof, the mat-ter may be referred for settlement by either party con-cerned to the nearest Resident or Industrial Magistrate

5.-Minimum Salary of Officer acting in a Higher or in a Dual Capacity

(a) When any officer other than the Town Clerk or (a) when any onder other than the Town Clerk or Secretary performs the duty of a position higher than that in which he is generally employed, for a term ex-ceeding one month (except when relieving any superior officer on leave), he shall be paid from the end of that term, while performing any such duty, at a rate not less than the minimum salary awarded for the higher variable. position.

(b) Where any officer regularly carries out the duties of or occupies a joint or dual office, he shall be paid the salary pertaining to the higher or highest office.

6.—Definitions.

(1.) (a) "Revenue," for the purpose of this Award, shall, except as provided in Subclauses (b), (c), and (d) hereof, be deemed to mean the revenue received by the Local Authority from all sources, including moneys received from the Main Roads Board for the maintenance and upkeep of roads, and as to-

(b) Moneys received by way of loan or trust and moneys received from the realisation of real estate and other fixed assets of a capital nature, shall not be deemed to be revenue within the meaning of this Award.

(c) Revenue received from electric light undertakings or any other trading concern or public utility shall be deemed to be only the net profit on such undertakings that, for the purpose of ascertaining the salary of a Town Clerk or Secretary such net profit shall not in any case be deemed to be less than one half of the total receipts from such undertakings or works.

(d) Moneys received from the Main Roads Board under a contract for the construction of any road, culvert, bridge, or similar undertaking shall only be deemed to be revenue for the purpose of calculating the salaries of Town Clerks, Secretaries, and Engineers when they are responsible for the efficient carrying out of such works.

(e) At any particular time during the continuance of this Award, revenue shall mean the revenue calcu-lated according to the foregoing provisions, as shown by the accounts of the Local Authority for the financial year preceding the time in question.

(2.) "Secretary" shall mean the secretary of any Road Board, Local Board of Health, Vermin Board, Water Board, Sanitary Board, or Drainage Board, or the person who may combine the duties of all or some of these positions.

(3.) "Town Clerk" shall mean a person appointed to that position in accordance with the Municipal Corporations Act, and who may include in his duties the Secretaryship of the Local Board of Health, Vermin Board, Water Board, Sanitary Board or Drainage Board, or of one or more of such Boards.

(4.) "Engineer": An engineer shall mean an officer of a Local Authority (excepting a foreman or overseer) who is required to prepare estimates and/or specifications and/or to set out, supervise, control and/or inspect any outside work of such Local Authority.

(5.) "Local Governing Body" or "Local Authority" shall mean any Municipality (the City of Perth Muni-cipality excepted), Road Board, Health Board, Water Board, Vermin Board, or Drainage Board.

(6) "Temporary Worker" shall mean a worker engaged by the day. Such worker shall remain a temporary worker, at the discretion of the Local Governing Body, who may make him a weekly worker.

7.—Existing Rates.

Where an officer at the date of this Award is in receipt of a salary or salaries, including allowances, exceeding in the aggregate that prescribed in Clause 12 hereof, the following provisions shall apply:—

The officer shall have the option-

- (1.) (a) to work under the provisions and conditions of this Award; or
 - (b) to continue working under his existing contract of service, notwithstanding anything to contrary contained herein;
 - (c) the officer shall notify the local governing body in writing within three months from the date hereof which course he intends to adopt. In default of such notification within the time specified he shall be deemed to have exercised the option contained in sub-paragraph (a) hereof.
- (2.) This clause shall apply only to an officer now in the service of a Local Authority and for such period as he remains in the service of such Local Authority.

8.—Resignations or Dismissals.

Subject to the provisions of the Municipal Corpora-tions Act and the Road Board Act or Acts for the time being in force, the following provisions shall apply:-

- (a) No Town Clerk or Secretary or Engineer shall leave his position until the expiration of one month's notice in writing of his intention so to do, without the approval of the Local Gov-erning Body employing him or her;
- (b) One month's notice shall be given by the Local Governing Body to any officer coming within the provisions of Subclause (a) hereof, whose services are no longer required: Provided that this subclause shall not apply to cases of summary dismissal for misconduct;
- (c) In the case of officers not included in Subclauses (a) and (b) hereof, one week's notice on either side shall be deemed sufficient notice to terminate the contract of employment: Provided, that this subclause shall not apply to cases of sumrmary dismissal for misconduct;
- (d) One day's notice on either side shall be deemed sufficient to terminate the contract of employment of temporary workers.

9.-Sick Pay.

(a) No worker shall be entitled to payment of salary or wages on the ground of ill-health, except on the fol-lowing terms and conditions:—

- (i.) On production of a satisfactory medical certificate or other evidence of a satisfactory nature, an officer shall be entitled to siek leave on the following scale :-
 - (a) First eighteen months of continuous serviceup to a total of nine days on full pay;
 - (b) Over eighteen months' continuous service and up to three years-two weeks on full pay and two weeks on half pay; (c) Over three years' continuous service and within
 - each subsequent triannial period from the ex-piration of the first three years—two months on full pay.
- (ii.) When an officer is in receipt of payment under the Workers' Compensation Act and is entitled to payment under the preceding subclause, the obligation of the employer hereunder shall be deemed to be discharged upon payment of the difference.

(b) When an officer absents himself from duty withail reasonable cause, or in excess of the allowance herein provided for, the employer may deduct from his pay a sum proportionate to his time of absence.

(c) Service for the purpose of this clause shall be deemed to be commenced as from the date of the Award. (

£

10.—Term.

The term of this Award shall be for a period of three years from the 1st day of July, 1930.

11.—Scope.

This Award shall apply to all Municipalities (the City of Perth Municipalities (the City of Perth Municipality excepted), Road Boards, and other Local Governing Bodies throughout the State of Western Australia, but shall not include any Municipatity, Koad Board, or Local Governing Body or Authority whose total revenue does not exceed $\pounds 2,000$ per annum.

12.--Salaries and Wages.

Officers shall be paid at the following rates:-

Basic	wage	for	adults-Within	$_{\mathrm{the}}$	metropo	litan
	-		area-	-male	s ±4	ΰs.;

f	emales	$\pounds 2$	6s.	5d.	
In	other	place	s1	males	$\pounds 4$

In other places-5s.; females £2 5s. 11d.

Salary per Annum.

£

Town Clerks:

round otorne.	
(a) Where the revenue does not exceed £10,000	395
Where the revenue exceeds £10,000 but does	
not exceed £15,000	416
Where the revenue exceeds £15,000 but does	
not exceed £20,000	463
Where the revenue exceeds £20,000 but does	
not exceed £25,000	495
Where the revenue exceeds £25,000 but does	
not exceed £30,000	544
Where the revenue exceeds £30,000 but does	
not exceed £40,000	592
Where the revenue exceeds £40,000 but does	
not exceed £50,000	640
Where the revenue exceeds £50,000 but does	
not exceed £60,000	674
Where the revenue exceeds £60,000 but does	
not exceed £90,000	700
Where the revenue exceeds £90,000	750

(b) If not whole time employed, Town Clerks shall be paid £2 2s. 0d. for each day employed.

Secretaries:

1000					
(a)	Where the revenue does not	exceed :	£6,00	0	345
	Where the revenue exceeds	£6,000	but	does	
	not exceed £7,000	••	• •		359
	Where the revenue exceeds	£7,000	but	does	
	not exceed £8,000	••	••	••	373
	Where the revenue exceeds	\$8,000	but	does	
	not exceed £9,000	••	••	••	387
	Where the revenue exceeds	£9,000	but	does	
	not exceed £10,000	••	••		401
	Where the revenue exceeds	£10,000	but	does	
	not exceed £12,000		· · .		419
	Where the revenue exceeds	£12,000	but	does	
	not exceed £14,000		•••		438
	Where the revenue exceeds.	£14,000	but	does	
	not exceed £16,000		֥ .		456
	Where the revenue exceeds	£10,000	but	does	
	not exceed £18,000		•••	.	475
	Where the revenue exceeds	£18,000	but	does	
	not exceed £20,000		֥ .	· · ·	490
	Where the revenue exceeds	£20,000	but	does	
	not exceed £25,000		÷ .	· · ·	505
	Where the revenue exceeds	£25,000	but	does	-00
	not exceed £30,000		;•.	<u> </u>	520
	Where the revenue exceeds	£30,000	but	does	~ 100
	not exceed £35,000		÷ .	- · ·	532
	Where the revenue exceeds	£35,000	but	does	~
	not exceed £40,000			· · ·	544
	Where the revenue exceeds	£40,000	but	aoes	~~~~
	not exceed £45,000	C.F. 000	•••	••	556
	Where the revenue exceeds	£49,000	but	aoes	F.0.0
	not exceed £50,000		;		563
	Where the revenue exceeds	£90,000	but	does	580
	not exceed £55,000 Where the revenue exceeds		••• •••		280
		x55,000	ոս	does	592
	not exceed £60,000 Where the revenue exceeds	 £60.000	n i hank	 Joog	992
	not exceed £65,000	200,000	out	does	604
	Where the revenue exceeds	£65 000	1	door.	004
	not exceed £70,000	,000	out	uoes	616
	Where the revenue exceeds	£70.000		• •	650
(1.)					0.09
(0)	If not whole time employed	i secreta	ries	snall	

(be paid £2 2s. 0d. for each day employed.

Engineers (other than Electrical) in the employment of Municipal Councils:-Solowr nor

			Salary	per per
			Ann	um.
a)	Where the revenue does not exceed	£1	0,000	395
	Where the revenue exceeds £10,000	but	does	
	not exceed £15,000			416
	Where the revenue exceeds £15,000	but	does	
	not exceed £20,000			463
	Where the revenue exceeds £20,000	but	does	
	not exceed £25,000		••	495
	Where the revenue exceeds £25,000	but	does	
	not exceed £30,000	••		544
	Where the revenue exceeds £30,000	but	does	
	not exceed £40,000			592
	Where the revenue exceeds £40,000	but	does	
				0 40
	Where the revenue exceeds £50,000	but	dces	
	not exceed £60,000			67.1
	Where the revenue exceeds £60,000	but	does	
	not exceed £90,000			700
	Where the revenue exceeds £90,000	••		750
(b)	If not whole time employed, engine	ers	(other	than

(b) electrical) in the employment of Municipalities shall be paid £3 3s. 0d. for each day employed.

Engineers (other than electrical) in the employment of Road Boards :-Salary per Annum.

 (a) Where the revenue does not exceed £6,000 38 Where the revenue exceeds £6,000 but does not exceed £7,000 40 Where the revenue exceeds £7,000 but does 	1
not exceed £7,000 40 Where the revenue exceeds £7,000 but does	4
Where the revenue exceeds £7,000 but does	4
Where the revenue exceeds £7,000 but does	
not exceed £8,000 42	:7
Where the revenue exceeds £8,000 but does	7
not exceed £9,000	
Where the revenue exceeds £9,000 but does	
not exceed £10,000	2
Where the revenue exceeds £10,000 but does	
not exceed £15,000 48	30
Where the revenue exceeds £15,000 but does	
not exceed £20,000 52	4
Where the revenue exceeds £20,000 but does	
not exceed £30,000 57	′0
Where the revenue exceeds £30,000 but does	
not exceed £50,000 59	15
Where the revenue exceeds £50,000 but does	
not exceed £70,000	15
Where the revenue exceeds £70,000	50

(b) If not whole time employed, engineers (other than electrical) in the employment of Road Boards shall be paid £3 3s. 0d. for each day employed.

Clerical Officers:

Male and female junior clerical officers and adults Rate per Annum. Male. Female. shall be paid as follows :---

	£	£
14-15—First six months	42	42
15-16—Second six months' experience	55	55
16-17—Second year's experience	76	69
17-18—Third year's experience	104	83
18-19—Fourth year's experience	138	111
19-20-Fifth year's experience	173	137
20-21—Sixth year's experience	208	140
Thereafter until 21 years of age	234	163
Adults	250	180

"Experience" for the purpose of this section shall mean the ability to carry out ordinary clerical duties acquired by working in a clerical capacity in the office of any Local Authority or commercial or business undertaking.

Other Officers:

Works foreman or overseer, £6 0s. 0d. per week. "Works Foreman or Overseer" shall mean the chief officer responsible to the chief executive officer of any Local Authority for the supervision of outside general construction and maintenance work.

Temporary Officers:

Adults: The minimum wage payable to temporary adult officers shall be at the rate of £1 0s. 0d. per day of seven hours.

Juniors: The minimum wage payable to a temporary junior officer shall be at such daily rate as will give him or her the salary prescribed plus ten (10) per centum.

In witness whereof this Award has been signed by the President of the Court, and the Seal of the Court has been hereto affixed this 24th day of June, 1930.

(SEAL.)

WALTER DWYER, President.

THE HEALTH ACT, 1911-19.

M.H.D. 1737/19; Ex. Co. No. 1689. HIS Excellency the Governor in Council has been pleased to appoint Frederick Eugene Edward Thornett as a member of the Cunderdin Local Board of Health for the period ending 31st May, 1932, vice Lynton W. Rodgers, resigned.

> (Sgd.) EVERITT ATKINSON, Commissioner of Public Health.

THE HEALTH ACT, 1911-19. Resolution.

M.H.D. 577/30; Ex. Co. No. 1687.

WHEREAS by Section 295 of "The Health Act, 1911-19," it is provided that the Governor may cause to be prepared Model By-laws for all or any of the purposes for which By-laws may be made by a Local Authority under any of the provisions of the said Act, and that a Local Authority may of its own motion by resolution a Local Authority may of its own motion by resolution adopt the whole or any portion of such By-laws: And whereas Model By-laws have been prepared in accord-ance with the provisions of the said section, and pub-lished in the *Government Gazette* on the 8th day of April, 1927: Now, therefore, it is resolved and deter-mined by the Belmont Local Board of Health, being a Local Health Authority within the meaning of the said Act, that the whole of such Model By-laws be adopted for the Belmont Health District, with the following additions to Schedule "D" of Part XI. (Offensive Trades):— Trades):

Fees to be Paid on Application for Registration of Offensive Trade Premises.

				£	s.	d.	
Slaughter Houses (for pren	nises	that	have				
permits from Agricultura	al D	epartn	ient)	0	2	6	
Fellmongeries				5	0	0	
Chemical works				5	0	0	
Cleaning establishments	••			5	0	0	
Soap and Candle works				5	0	0	
Bone mills				5	0	0	
Manure works				5	0	0	
Wool scouring establishments		• •		5	0	0	
Fish curing establishments				5	0	0	
Flock factories				5	0	0	
Any other trade not specified	abo	ve. (This				
covers piggeries)	••	••	••	1	0	0	
Detail this 10th dose of Tw		020					

Dated this 19th day of June, 1930.

P. S. STANTON,

Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia, this 23rd June, 1930. EVERITT ATKINSON Commissioner of Public Health.

Approved by His Excellency the Governor in Executive Council this 1st day of July, 1930.

> L. E. SHAPCOTT, Clerk of the Council.

THE HEALTH ACT, 1911-19. Resolution.

M.H.D. 1585/21; Ex. Co. No. 1688. WHEREAS by Section 295 of "The Health Act, 1911-19," it is provided that the Governor may cause to be prepared Model By-laws for all or any of the purposes for which By-laws may be made by a Local Authority under any of the provisions of the said Act, and that a Local Authority may of its own motion by resolution adopt the whole or any portion of such By-laws: And whereas Model By-laws have been prepared in accordance with the provisions of the said section, and pub-lished in the Government Gazette on the 8th day of April, 1927: Now, therefore, it is resolved and deter-mined by the Gosnells Local Board of Health, being a Local Health Authority within the meaning of the said Act, that the whole of such Model By-laws be adopted for the District of Gosnells.

Dated this 19th day of June, 1930.

R. RUSHTON, Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia, this 23rd day of June, 1930.

> EVERITT ATKINSON, Commissioner of Public Health.

Approved by His Excellency the Governor in Executive Council this 1st day of July, 1930.

L. E. SHAPCOTT,

Clerk of the Council.

THE HEALTH ACT, 1911-19.

Resolution.

Resolution. M.H.D. 889/23; Ex. Co. No. 1685. WHEREAS by Section 295 of "The Health Act, 1911-19," it is provided that the Governor may cause to be prepared Model By-laws for all or any of the purposes for which By-laws may be made by a Local Authority under any of the provisions of the said Act, and that a Local Authority may of its own motion by resolution adopt the whole or any portion of such By-laws: And whereas Model By-laws have been prepared in accord-ance with the provisions of the said section, and pub-lished in the *Government Gazette* on the 8th day of April, 1927: Now, therefore, it is resolved and deter-mined by the Northampton Local Board of Health, being a Local Health Authority within the meaning of the said Act, that the whole of such Model By-laws be adopted for the District of Northampton. Dated this 19th day of June, 1930.

Dated this 19th day of June, 1930.

T. P. SHARP, Secretary.

Confirmed by the Commissioner of Public Health for the State of Western Australia, this 23rd day of June, 1930.

> EVERITT ATKINSON Commissioner of Public Health.

Approved by His Excellency the Governor in Executive Council this first day of July, 1930.

L. E. SHAPCOTT,

Clerk of the Council.

Registrar General's Office, Perth, 3rd July, 1930,

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.	
$\frac{121}{223}$	1930. June 26 June 26	Church of England. (Diocese of Perth.) The Rev. R. J. Smith The Rev. R. W. A. Ward	Beverley Subiaco	Beverley Perth.	

NOTICE TO CREDITORS.

In the Supreme Court of Western Australia, Probate Jurisdiction.

NOTICE is hereby given that all persons having claims against the estates of the undermontioned deceased persons (orders to collect and administer whose Estates were granted to me by the said Court under "The Curator of Intestate Estates Act, 1918") are hereby required to sond particulars of such claims to me on or before the 30th day of July, 1930, after which date I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims of which I shall then have had notice.

Dated at Perth the 30th day of June, 1930.

ALFRED A. MOFFAT, Curator of Intestate Estates.

Name.		Date of Death.	Date of Order.	Address.	Occupation.		
Ozanne, Eugene Chas. A. Jackson, James Clausen, Edward Morris, Thomas Lee Sam Weise, Paul Hewson, Sydney Logan R. Watkins, Percy William Ramsay, James Houlton, George Day, Norman Jack, Elizabeth	···· ··· ··· ··· ··· ··· ··· ··· ··· ·	$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	28-2-30 4-6-30 18-3-30 12-6-30 " " " " " " "	CollieBalingupSiberiaMenziesMenziesOrd River StationWest PerthStirling, CapelEast PerthKoolberrin via Bruce RockEast PerthPerthNewcastle-on-Tyne, Eng-	Soldier. Orchardist. Pensioner. Prospector Cook. Wheelwright. Farm hand. Machinist. Teamster. Piano tuner. Waiter. Widow.		
Brooks, John Paul Solman, Henry Reid, John Chas. Turnbull Thomas, Thomas Males, Alfred Clontarf Compagnoni, Peter Mora, Emileore Burns, Robert Ronald McFarland, Alexander		$\begin{array}{c} 30{-}5{-}30\\ 26{-}5{-}30\\ 7{-}6{-}30\\ 13{-}5{-}30\\ 20{-}5{-}30\\ 12{-}5{-}30\\ 14{-}4{-}30\\ 15{-}5{-}30\\ 26{-}3{-}30\\ \end{array}$,, 20-6-30 ,, ,, ,, ,, ,, ,,	landBalbinia StationClaremontWerthPerthGereldtonLeonoraJarrahdaleBoulderClaremontOsborne Park	Pastoralist Miner. Road and bridge con- tractor. Miner. Carpenter. Fettler. Miner. No occupation. Old age pensioner.		

ESTATES placed under the charge of the Curator of Intestate Estates for Management during the month of June, 1930 :---

No.	Name of Deceased.					Supposed Nationality.			d Value of-	Date of Death.
						Personalt	y. Itealby.			
1/30	Ozanne, Eugene Charles Arthur	Collie	British	•••	28-2-30	£ s. c Nil	1. \pounds s. d. $400 \ 0 \ 0$	19-11-15		
$104/30\ 62/30\ 42/28\ 339/29$	Jackson, James Clausen, Edward Morris, Thomas Lee Sam	Balingup Siberia Menzies Ord River Sta-	do. German British Chinese	··· ··· ···	$\begin{array}{r} 4-6-30\\ 18-3-30\\ 12-6-30\\ d0, \end{array}$	$ \begin{array}{ccc} 2 & 10 \\ 1 & 0 \end{array} $	$\begin{array}{c cccc} 0 & 600 & 0 & 0 \\ 0 & Nil & 0 \\ 0 & do. \\ 2 & do. \end{array}$	$ \begin{array}{r} 11-3-30\\ 1-1-30\\ 29-1-30\\ 23-4-30 \end{array} $		
102/30 124/30	Weise, Paul Hewson, Sydney Logan Renison	tion West Perth Stirling, Capel	German British		do. do.	10 8	0 do. 0 do.	23-3-30 9-2-30		
$\frac{126/30}{143/30}$	Watkins, Percy William Ramsay, James	East Perth Koolberrin, via Bruce Rock	do. do.	 	do. do.		0 do. 0 do.	27-4-30 4-5-30		
$149/30\ 152/30\ 159/30$	Houlton, George Day, Norman Jack, Elizabeth	East Perth Perth Newcastle-on-	do. do. do.	•••• •••	do. do. do.	5 0	0 do. 0 do. 0 do.	$\begin{array}{c c} 19-5-30 \\ 4-4-30 \\ 9-8-29 \end{array}$		
162/30	Brooks, John Paul	Tyne, England Balbinia Sta- tion	do.		do.	230 0	0 do.	30-5-30		
$rac{165/30}{172/30}$	Solman, Henry Reid, John Charles Turnbull	Claremont Porth	do. do.		do. 20–6–30		4 do. 0 do.	26-5-30 7-6-30		
163/30 166/30 157/30 170/30 122/30	Thomas, Thomas Males, Alfred Clontarf Compagnoni, Peter Mora, Emilcore Burns, Robert Ronald	Geraldton Leonora Jarrahdale Boulder Claremont	do. do. Italian do. British	 	do. do. do. do. do.	$egin{array}{cccc} 28 & 0 \ 130 & 3 \ 2 & 4 \ 5 & 7 \end{array}$	0 do 0 do. 8 do. 7 do. 3 do.	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		
93/30	McFarland, Alexander	Osborne Park	do.	•••	do.	10	0 do.	26-3-30		

Dated this 30th day of June, 1930.

THE FORESTS ACT, 1918.

Forests Department,

F.D. 227/28. Perth, 1st July, 1930. HIS Excellency the Governor in Executive Council has approved of accrued annual leave and proportion of long service leave being granted to Alexander Potts, Assistant Forester, Forests Department, as from 1st July, 1930, and his retirement at the expiration of such leave.

> S. L. KESSELL, Conservator of Forests.

THE COMPANIES ACT, 1893.

Australian Farmers Centre-Draft Harvester Works, Limited.

NOTICE is hereby given that the Registered Office in Western Australia of Australian Farmers Centre-Draft Harvester Works, Limited, has been removed from Perpetual Trustee Buildings, Perth, and is now situated at E. S. & A. Bank Chambers, 101 St. George's Terrace, Perth, and will be open for transaction of business from Mondays to Fridays inclusive, between the hours of ten a.m. and four p.m., and on Saturdays between the hours of ten a.m. and twelve noon.

Dated this 10th day of June, 1930.

A. DUNCAN,

Attorney for the Company in Western Australia.

A. Duncan, Public Accountant and Registered Trustee, 15 E. S. & A. Bank Chambers, 101 St. George's Terrace, Perth.

THE COMPANIES ACT, 1893.

Austral Mining Company, No Liability. NOTICE is hereby given that the Registered Office in Western Australia of Austral Mining Company, No Liability, is situated at No. 24 Howard Street, Perth. Dated the 10th day of June, 1930.

> ROBINSON, COX, & WHEATLEY, of 20 Howard Street, Perth, Solicitors for the said Company.

THE COMPANIES ACT, 1893.

Kangaroo Mining Company, No Liability. NOTICE is hereby given that the Registered Office in Western Australia of Kangaroo Mining Company, No Liability, is situated at No. 24 Howard Street, Perth. Dated the 10th day of June, 1930.

> ROBINSON, COX, & WHEATLEY, of 20 Howard Street, Perth, Solicitors for the said Company,

Western Australia.

THE COMPANIES ACT, 1893. John Lysaght (Australia), Limited.

NOTICE is hereby given that the Power of Attorney bearing the date 19th day of June, 1919, granted by John Lysaght (Australia), Limited, of Sydney, in the State of New South Wales, in favour of Caleb Edwin Davey, of Perth, has been revoked, and that by Power of Attorney bearing the date the 20th May, 1930, the said John Lysaght (Australia), Limited, appointed Stanley Thomas Reilly, of Fremantle, to be the Attorney for the said Company in the State of Western Australia. Notice is also hereby given that the Registered Office of the said Company in Western Australia has been removed from Australasia Chambers, St. George's Terrace, Perth, to the corner of Packenham Street and Short Street, Fremantle. The office will be accessible to the public on all week days (excepting Saturdays and public holidays) between the hours of 10 a.m. and 1 p.m. and 2 p.m. to 5 p.m., and on Saturdays from 10 a.m. to noon.

Dated the 2nd day of July, 1930.

STANLEY T. REILLY, Attorney for the Company.

Dwyer & Thomas, Solicitors for the Company, National House, William Street, Perth.

THE COMPANIES ACT, 1893.

General Accident Fire and Life Assurance Corporation Limited.

NOTICE is hereby given that the Registered Office in Western Australia of the above Corporation has been changed from 19-24 St. George's House, Perth, to Chancery House, Howard Street, Perth, and will be open for transaction of business from Mondays to Fridays inclusive between the hours of 9 a.m. and 5 p.m., and on Saturdays between the hours of 9 a.m. and 12 noon (holidays excepted).

Dated this 13th day of June, 1930.

H. W. BAILY, Manager and Attorney for the Corporation in Western Australia.

THE COMPANIES ACT, 1893.

International Harvester Company of Australia Proprietary, Limited.

Notice of change of Registered Office.

NOTICE is hereby given that the Registered Office of International Harvester Company of Australia Proprietary, Limited, will be removed from A.M.P. Chambers on 1st July, 1930, and will thereafter be situate at 789-795 Wellington Street, Perth. The office will be accessible to the public on all weeks days (excepting Saturdays and public holidays) between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 5 p.m., and on Saturdays from 10 a.m. to noon.

Dated the 1st day of July, 1930.

GERALD H. BACON,

Attorney for the Company.

Dwyer & Thomas, Solicitors for the Company, National House, Perth.

THE COMPANIES ACT, 1893.

W.A. Jarrah Forests, Limited (in Liquidation).

General Meeting of Shareholders (pursuant to Section 148 of the Act).

NOTICE is hereby given that a general meeting of the Shareholders of W.A. Jarrah Forests, Limited, will be held at E. S. & A. Bank Chambers, 101 St. George's Terrace, Perth, on the 5th day of August, 1930, at 3 o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation which may be given by the Liquidator, and also of determining by special resolution how the books, accounts, and documents of the Company shall be disposed of.

Dated this 25th day of June, 1930.

T. J. RANKINE-WILSON, Liquidator.

GREAT SOUTHERN MOTORS AND AGENCY COMPANY, LIMITED.

NOTICE is hereby given that, at an extraordinary gencral meeting of the Shareholders of the above Company, held at the Registered Office of the Company, Federal Street, Narrogin, on Wednesday, the 28th day of May, 1930, at 2 o'clock in the afternoon, the following special resolution was duly passed:—''That the Company be wound up voluntarily and that James Lawrence Angus, of Narrogin, Business Manager, be and he is hereby appointed Liquidator for the purpose of such winding up.''

J. L. ANGUS,

Chairman.

Andrews, Robinson & Brown, Narrogin and Porth, 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 Brown & Burns, Ltd.

NOTICE is hereby given that the Registered Office of the abovenamed company is situated at No. 592 Hay Street, Subiaco, and that such office is accessible to the public between the hours of nime in the forenoon and five o'clock in the afternoon on all week days (with the exception or public holidays and Saturdays) and on Saturdays between the hours of nine o'clock in the forenoon and twelve noon.

Dated the 24th day of June, 1930.

M. KOTT,

of Forrest Chambers, 62 St. George's Terrace, Perth, Solicitor for the abovenamed Company.

NOTICE is hereby given that the Norwich Union Fire Insurance Society, Limited, will, as from the 1st day of July, 1930, in its own name directly carry on all business and assume all liabilities in Australia of its associated Company, the Norwich and London Accident Insurance Association.

The Norwich Union Fire Insurance Society, Limited, will thereafter transact all classes of Fire, Marine and Accident business from the present Offices and Agencies of the Society and the Association in Australia.

The Chief Office for Western Australia will continue at Furnival Chambers, 45 St. George's Terrace, Perth.

Referring to the above notice, and in order to comply with the requirements of "The Companies Act, 1893," notice is hereby given that it is the intention of Norwich and London Accident Insurance Association to voluntarily cease to carry on business in Western Australia.

JOHN BEAVAN,

Attorney in Western Australia of the said Norwich and London Accident Insurance Association.

REGISTRATION OF FIRMS ACT, 1897.

ATTENTION of persons carrying on business under a firm name is drawn to Section 4 of the abovenamed Act, which provides:----

- (a) Every firm carrying on business, or having any place of business in Western Australia, under a firm-name which does not consist of the full or usual names of all the partners without any addition; and
- (b) Every person carrying on business, or having any place of business in Western Australia, under any firm-name consisting of or containing any name or addition other than the full or usual name of that person,

shall register, in the manner directed by this Act, the name under which their or his business is or is intended to be carried on.

Changes in constitution of firms or changes of the firm-name must also be registered.

Any person failing to comply with the above provisions of the Act renders himself liable to a penalty of $\pounds 5$ for the first offence and for every subsequent conviction to a penalty not exceeding $\pounds 100$.

Forms may be obtained on application to the Companies Office. Supreme Court, Perth.

T. F. DAVIES, Registrar of Companies.

WE, John Hugh Ackland and Otto Wilhelm Ganzer, both of Wongan Hills, in the State of Western Australia, Farmers, the Trustees of or persons hereanto authorised by the Wongan Hills District Hospital Committee, Incorporated, do hereby give notice that we are desirous that such Institution should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

J. H. ACKLAND. OTTO W. GANZER.

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

Memorial of the Wongan Hills District Hospital Committee, Incorporated, filed in pursuance of "The Associations Incorporation Act, 1895."

Associations Incorporation Act, 1895.'' 1.—Name of Institution:—Wongan Hills District Hospital Committee, Incorporated.

2.—Object or purpose of the Institution—To erect, maintain, and manage a Hospital at Wongan Hills.

3.—Where situate or established—Wongan Hills.

4.—Name or names of the Trustee or Trustees—John Hugh Ackland and Otto Wilhelm Ganzer.

5.—In whom the management of the Institution is vested and by what means (whether by deed settlement or otnerwise)—The Committee, comprising seven members of the Association elected annually in accordance with the Kules of the Association.

> PARKER & PARKER, Solicitors, 21 Howard Street, Perth.

KENDENUP AGRICULTURAL SOCIETY.

WE, Christopher Sandilands, of Kendenup, and Alfred Napoleon Piesse, of Kendenup, the Trustees of the Ixendenup Agricultural Society, do hereby give notice that we are desirous that such Society should be incorporated under the provisions of "The Associations Incorporation Act, 1895."

Dated this 24th day of June, 1930.

A. N. PIESSE, C. SANDILANDS, Trustees.

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

Memorial of the Kendenup Agricultural Society, filed in pursuance of "The Associations Incorporation Act, 1895."

1. The name of the Society is Kendenup Agricultural Society.

2. The objects of the Society are:—(a) To carry out all the functions of an Agricultural Society; (b) to obtain, maintain, and develop an area of ground for Agricultural Show, sporting, and recreation purposes. 3. The Society is situate at Kendenup

3. The Society is situate at Kendenup. 4. The names of the Trustees are:—Christopher Sandilands and Alfred Napoleon Piesse.

5. The management is vested in a Committee of not less than six members, with a Chairman and Treasurer, elected at an annual general meeting of the Society.

> ROBINSON, COX, & WHEATLEY, Solicitors for the Society, 20 Howard Street, Perth.

NOTICE TO CREDITORS.

In the matter of the Will of Margaret Cockburn, late of 120 Kimberley Street, Leederville, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed Margaret Cockburn, deceased, are required to send particulars thereof in writing to the Executors, Donald MacLennan and Mary MacLennan, care of Lohrmann, Tindal, & Canny, Solicitors, of 89 St. George's Terrace, Perth, on or before the 4th day of August, 1930, after which date the Executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated the 26th day of June, 1930.

LOHRMANN, TINDAL, & CANNY, Perpetual Trustees' Buildings, 89 St. George's Terrace, Perth, Solicitors for the Executors.

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

In the matter of the Will of Hanna Martha Rhoda Hobbs, also known as Hannah Martha Rhoda Hobbs, late of Menzies, in the State of Western Australia, Married Woman, deceased.

NOTICE is hereby given that all persons having any claims or demands against the Estate of the abovenamed deceased are required to send particulars of same in writing to the Exceutor, care of O'Dea, Tobin, & O'Dea, Solicitors, Kalgoorlie, on or before the 4th day of August, 1930, at the expiration of which time the Executor will distribute the assets of the said deceased, without reference to any claims or demands of which he shall not then have had notice.

Dated this 26th day of June, 1930.

O'DEA & O'DEA, Warwick House, St. George's Terrace, Perth, Agents for O'Dea, Tobin, & O'Dea, Union Bank Chambers, Kalgoorlie, Solicitors for the Executor.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

in the Will of Daniel James Orchard, late of Wickepin, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having claims against the Estate of the abovenamed deceased are hereby required to send particulars thereof in writing to The West Australian Trustee, Executor, and Agency Company, Limited, of 135 St. George's Terrace, Perth, in the State of Western Australia, on or before the 4th day of August, 1930, and that, at the expiration of that cate, the Executor will distribute the assets of the said deceased among the persons lawfully entitled thereto, having regard only to such claims of which the Executor shall have had notice.

Dated the 25th day of June, 1930.

NORTHMORE, HALE, DAVY, & LEAKE, Halsbury Chambers, Howard Street, Perth, Solicitors or the Executor, The West Australian Trustee, Executor, and Agency Company, Limited.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Charles Ernest Shenton, formerly of Harvey, but late of 24 Charles Street, South Perth, in the State of Western Australia, Bank Manager, deccased.

NOTICE is hereby given that all persons having claims or demands against the Estate of Charles Ernest Shenton, formerly of Harvey, but late of 24 Charles Street, South Perth, in the State of Western Australia, Bank Manager, deceased, are required to forward particulars thereof in writing to Hubert Stanley Wyborn Parker and John Edward Roe, of 19 Howard Street, Perth, the Executors of the Will of the said deceased, on or before the 11th day of August, 1930, after which date the Executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to claims of which they shall then have had notice.

Dated this 25th day of June, 1930.

PARKER & ROE, 19 Howard Street, Perth, Solicitors for the said Executors.

1N THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Ethel May Dowinton, of 24 Hutt Street, Mount Lawley, in the State of Western Australia, Married Woman, deceased (intestate).

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of Ethel May Dowinton, late of 24 Hutt Street, Mount Lawley aforesaid, who died on the 5th day of December, 1928, at 24 Hutt Street, Mount Lawley aforesaid, are hereby required to send particulars in writing of their claims or demands to the Administrator, Arthur Charles Dowinton, e/o R. D. Lane, Solicitor, Weld Chambers, St. George's Terrace, Perth, on or before the 4th day of August, 1930, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said Administrator shall then have had notice.

Dated the 2nd day of July, 1930.

R. D. LANE,

41-43 Weld Chambers, St. George's Terrace, Perth, Solicitor for the Administrator.

IN THE SUPREME COURT OF WESTERN AUSTRALIA.

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Richard Booth Ellison and Joe Ward (trading as "Ellison & Ward"), of Kondinin, Motor Garage Proprietors, debtors.

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 Tuesday, the 5th day of August, 1930. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 2nd day of July, 1930.

[L.S.]

Q. H. JAMES, Trustee.

Q. H. James & Company, Chartered Accountants (Aust.), 45-51 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 William Harold Andrews, of Geraldton, Storekeeper, a debtor.

Notice of intention to declare a First Dividend. NOTICE is hereby given that it is my intention to declare a first dividend in the above matter on Monday, the 21st July, 1930. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 2nd day of July, 1930.

[L.S.]

A. F. PLINT,

Trustee.

Ford, Rhodes, & Davies, Public Accountants, Chamber of Commerce Buildings, Phillimore Street, Fremantle.

THE BANKRUPTCY ACT, 1892.

Notice of Intended Dividends.

Debtor's Name.	Address.	Description.	Court.	No.	Last day for receiving Proofs.	Name of Trustee.	Address.
Arthur Benjamin McDer- mott	Argyle	Timber worker	Supreme Court, Perth	61 of 1926	19th day of July, 1930	Morrie Melville Moss	Official Receiver in Bankruptey, Supreme Court,
John Richard Norris	Lately of Beverley		do.	30 of .1917	do.	do	Perth. do. do.

Dated this 3rd day of July, 1930.

M. M. MOSS, Official Receiver, Supreme Court, Perth.

ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

GOVERNMENT PRINTING	OFFIC	E.		
		£	8.	d.
A Te a Adva *		~	0	6
Abattoirs	••			-
Aborigines Act (Consolidated)	•• •	. 0	1	0
Abstract of Stamp Duties		. 0	0	6
Adoption of Children		. 0	2	0
		. 0	0	9
Agricultural Seeds			0	9
Arbitration Act	•• •		-	-
Associations Incorporation Act	••	. 0	0	6
Auctioneers Act		. 0	0	9
Bills of Sale Act Consolidated		. 0	1	3
Bills of Sale Act Consolidated Brands Act Bread Act (Consolidated) Bunbury Harbour Board			1	õ
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The Government Gazette is published on Friday in each week, unless otherwise interfered with by Public Holidays or other unforeseen circumstances.

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