

# Bazette Government

#### AUSTRALIA. WESTERN

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No. 42.1

SEPTEMBER PERTH: FRIDAY. 14. 1945.

The Bank Holidays Act, 1884 (as amended). PROCLAMATION

WESTERN AUSTRALIA, | By His Excellency Sir James Mitchell,
TO WIT. | K.C.M.G., Lieutenant-Governor in and
over the State of Western Australia
lieutenant-Governor. | Galler of Western Australia
lieutenant-Governor. | Galler of Western Australia
wealth of Australia.

C.S.D. 990/23.

PURSUANT to section 6 of the Bank Holidays Act, 1884, I the said Lieutenant-Governor with the advice and consent of the Executive Council do hereby proclaim and declare that it is expedient that the day appointed and deciare that it is expedient that the day appointed by the Bank Holidays Amendment Act, 1899, as a Bank Holiday (that is to say the 14th day of December, 1945), for the observance of the birthday of His Majesty King George the Sixth, which falls on that date, should be observed on such first mentioned date and I appoint the 12th day of November, 1945, as a Bank Holiday instead of such first mentioned day. instead of such first mentioned day.

Given under my hand and the Public Seal of the said State, at Perth, this fourth day of September, 1945.

By His Excellency's Command,

W. H. KITSON, Chief Secretary.

GOD SAVE THE KING!!!

# PROCLAMATION

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

WESTERN AUSTRALIA, By His Excellency Sir James Mitchell,
TO WIT. K.C.M.G., Lieutenant-Governor in and
over the State of Western Australia
Lieutenant-Governor.
[L.S.] wealth of Australia.

Corr. No. 114/42 S.G.B.

WHEREAS by the Transfer of Land Act, 1893, Amendment Act, 1896 (60 Vict., No. 22), the Governor is empowered by Proclamation in the Government Gazette to revest in His Majesty as of his former estate all or any lands, whereof His Majesty may become the registered proprietor; and whereas His Majesty is now the registered proprietor of firstly, portions of Canning Location 382; secondly, portion of Swan Location 2791,

and thirdly, Perth Suburban Lots 108, 121, 122, 326, 327, 328, 329, and 330, registered in the Office of Titles in Volume 1073, Folio 442, Volume 1031, Folio 624, and Volume 1031, Folio 253, respectively: Now, therefore I, the said Lieutenant-Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, portions of Canning Location 382, portion of Swan Location 2791 and Perth Suburban Lots 108, 121, 122, 326, 327, 328, 329 and 330 aforesaid as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this Fourth day of Sep-tember, 1945.

By His Excellency's Command,

(Sgd.) A. H. PANTON, Minister for Lands.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, on the fourth day of September, 1945, the following Orders in Council were authorised to be issued:-

Workers' Compensation Act, 1912-1944. ORDER IN COUNCIL.

WHEREAS it is enacted by section 10 of the Workers' Compensation Act, 1912-1944, that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance once approved by the Minister a policy of insur-ance for the full amount of the liability to pay com-pensation under this Act to all workers employed by him, but that if an employer proves to the satisfaction of the Minister that such employer has established a fund for insurance against such liability and has de-posited at the Treasury securities charged with all pay-ments to become due under such liability the Governor may by Order in Council exempt such employer from the operation of the said section; and whereas Midland operation of the said section; and whereas Midland Railway Company of Western Australia, Ltd., of Midland Junction, Western Australia, being an employer within the meaning of the said Act and having duly made application in accordance with the said Act and the regulations made thereunder for exemption from the

operation of the said section 10 has proved to the satisfaction of the Minister that it has established a fund for insurance against the liability aforesaid and that it has deposited at the Treasury securities to wit a Fixed Deposit Receipt No. 304 for five thousand pounds issued to the Company by the English, Scottish and Australian Bank, Limited, of Midland Junction aforesaid, charged with all payments to become due under the said liability in connection with the Railway Department of the said Company: Now, therefore, His Excelency the Lieutenant-Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act doth hereby exempt Midland Railway Company of Western Australia, Limited, aforesaid from the operation of section 10 of the Workers' Compensation Act, 1912-1944, in so far as relates to workers employed in or in connection with the Railway Department of the said Company for the period commencing on the 8th day of August, 1945, and ending on the 7th day of August, 1947.

(Sgd.) R. H. DOIG, Acting Clerk of the Executive Council.

### Workers' Compensation Act, 1912-1944. ORDER IN COUNCIL.

WHEREAS it is enacted by section 10 of the Workers' Compensation Act, 1912-1944, that it shall be obligatory for every employer to obtain from an incorporated insurance office approved by the Minister a policy of insurance for the full amount of the liability to pay compensation

under this Act to all workers employed by him but that if an employer proves to the satisfaction of the Minister that such employer has established a fund for insurance against such liability and has deposited at the Treasury against such hability and has deposited at the Treasury securities charged with all payments to become due under such liability the Governor may by Order in Council exempt such employer from the operation of the said section; and whereas Millars' Timber and Trading Company, Limited, of St. George's House, Perth, being an employer within the meaning of the said section, has, in accordance with the regulations, duly made application that it be exempted from the operation of the said section and has proved to the satisfaction of the Minister that it has established a fund for insurance against the liability to pay compensation under the said Act to all workers employed by it and has deposited at the Treasury payments to become due from the said Company under the said liability: Now, therefore, His Excellency the Lieutenant-Governor acting with the advice and consent of the Executive Council and in exercise of the powers conferred by the said Act doth hereby exempt the said Millars' Timber and Trading Company, Limited, as such employer aforesaid from the operation of section 10 of the Workers' Compensation Act, 1912-1944, for the period which shall end on the 15th day of September,

(Sgd.) R. H. DOIG, Acting Clerk of the Executive Council.

4th September, 1945.

#### VACANCIES IN THE PUBLIC SERVICE.

Department.			Position.	Salary.	Date Returnable.
Mines			Mining Registrar, Kalgoorlie	Class 5, £414—£438	1945.
names	•••	•••	mining regiserar, realgoome	Classes 9/10,	15th September.
Lands and Surveys	•••	•••	Inspector of Land and Improvements (Item 408)*†	£279—£306¶ Class 6,	do.
Do. do.			Chief Inspector (Item 405)*†	£378—£402	do.
Crown Law	•••		Assistant Crown Solicitor and Assistant Crown Prosecutor*	£735—£880	do.
T. 11: TT. 1:1			G : T ( (T) 000)	Class 5,	22.10
Public Health	•••	•••	Senior Inspector (Item 809)	£414—£438 Class 6,	22nd September.
Mines (a)	•••		Assistant Inspector of Mines (Ventilation), Kalgoorlie*	£366—£402	do.
Audit			Clerk (Item 232)	Classes 7/9, £294—£366§	29th September.
Mines	•••		Geologist, 1st Class (Senior)	Class 2, $£582$ —£630(b) Classes 2/3,	do.
Public Works			Assistant Under Secretary	£510—£630(c)	do.
State Insurance Office		•••	Medical Officer*‡	£1,000—£1,180	1st October.
North-West	•••	• • •	Medical Inspector of Natives  *	£830—£940	30th November.
·					

\* Applications are also called under section 29 of the Public Service Act.

‡ Appointment will be made at a rate of salary within the classification range, according to qualifications and experience. Experience in either orthopedics or traumatic surgery is desirable.

† Agricultural Bank officers are eligible to apply.

¶ £200 per annum allowance to cover travelling and transport.

(a) Scientific training is essential with some experience in microscopic work. Some previous underground experience is desirable but not essential.

§ Limit fixed £318 in accordance with Clause 10 of Agreement.
(b) Limit fixed £606 in accordance with Clause 8 of Professional Agreement.
(c) Limit fixed £582 in accordance with Clause 10 of Agreement.

|| Applicants should have some experience in Venereal and Tropical Diseases, particularly Leprosy, and preference will be given to applicants holding a Diploma of Tropical Medicine.

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.

S. A. TAYLOR, Public Service Commissioner.

Office of Public Service Commissioner, Perth, 12th September, 1945.

HIS Excellency the Lieutenant-Governor in Executive Council has approved of the following appointments:— Ex. Co. 1030-Sydney Howard Good (at present Crown

Prosecutor) to be Crown Solicitor and Second Parliamentary Draftsman, as from 29th August, 1945.

Ex. Co. 1032-Gordon B. D'Arcy, at present Solicitor, Crown Law Department, to be Crown Prosecutor and Third Parliamentary Draftsman, as from 29th August, 1945, and to be temporarily Acting Crown Solicitor and Second Parliamentary Draftsman, as from 29th August, 1945, during the absence on leave, without pay, of Sydney Howard Good, the Crown Solicitor and Second Parliamentary Draftsman.

Ex. Co. 1024; P.S.C. 455/44—Harold Shorter, under section 29 of the Public Service Act to be Compulsory Officer, Education Department, as from 12th February,

Ex. Co. 1024; P.S.C. 371/43—Laurel Sybil Kurts, under section 28 of the Public Service Act, to be Telephonist, Police Department, as from 1st June, 1944.

Ex. Co. 1024-I. P. Boylan, Junior Machinist, Lands and Surveys Department, to be Machinist, as from 10th July, 1945.

Ex. Co. 1024; P.S.C. 413/45-W. R. K. Judge, Clerk, Accounts Branch, Public Works Department, to a similar position, Class 9, £294-£306, as from 4th September, 1945.

Ex. Co. 1024; P.S.C. 243/43—Roma Elsie Geggie, under section 28 of the Public Service Act, to be Junior Typist, Education Department, as from 1st November,

Ex. Co. 1024; P.S.C. 148/41—Roma Joy Gent, under section 28 of the Public Service Act, to be Junior Typist, Native Affairs Department, North-West Department, as from 1st January, 1945.

Ex. Co. 897; P.S.C. 297/45—C. W. Casselton, Chief Inspector, Lands and Surveys Department, to be Field Superintendent of Development for Land Settlement, as from 24th May, 1945.

Ex. Co. 1024; P.S.C. 337/43—Noel George Kroll, under section 28 of the Public Service Act, to be Junior Clerk, Lands and Surveys Department, as from 5th January,

Ex. Co. 1031-His Excellency the Lieutenant-Governor in Executive Council has approved under section 9 (2) of the Public Service Act of the following re-arrangement of the legal offices of the Crown Law Department—
1. Item 1382, Solicitor General and Senior Parliamentary Draftsman. Title to be amended to Solicitor General and Chief Parliamentary Draftsman. Chief Parliamentary Draftsman. 2. Item 1383, Crown Solicitor and Assistant Parliamentary Draftsman. Title to be amended to Crown Solicitor and Second Parliamentary Draftsman. 3. Item 1384, Crown Prosecutor and Assistant Solicitor, range £735-£880, to be reclassified to Crown Prosecutor and Third Parliamentary Draftsman,

range £780-£940. 4. Item 1385, Solicitor, and Assistant Parliamentary Draftsman. Title to be amended to Assistant Crown Solicitor and Assistant Crown Prosecutor.

Ex. Co. 757. IT is hereby notified, for general information, that Friday, 19th October, 1945, will be observed as a Public Service Holiday at Narrogin.

S. A. TAYLOR, Public Service Commissioner,

Chief Secretary's Department, C.S.D. 240/43. Perth, 4th September, 1945. HIS Excellency the Lieutenant-Governor in Executive HIS Excellency the Lieutenant-Governor in Executive Council has approved, pursuant to section 19, subsection 1, of the Fremantle Harbour Trust Act, 1902, of the following retirement from, and appointments to, the staff of the Fremantle Harbour Trust, as nominated by the Commissioners:—1. Retirement of R. J. Cox, Secretary and Accountant, as from the 18th May, 1945; 2. appointment of L. A. Hancock as Secretary, as from the 19th May, 1945; 3. appointment of J. P. Truman as Accountant, as from the 19th May, 1945; 4. appointment of Captain A. E. Trivett as Harbour Master and Berthing Master, as from the 20th July, 1945. Berthing Master, as from the 20th July, 1945.

F. J. HUELIN, Under Secretary.

Police Department Perth, 4th September, 1945.

HIS Excellency the Lieutenant-Governor in Council has approved of the following promotion in the Police Force, to date from the 24th August, 1945:—To be 3rd Class Inspector of Police—1st Class Detective-Sergeant C. H. Lewis, No. 1201.

J. DOYLE, Acting Commissioner of Police.

#### THE LUNACY ACT, 1903-1920.

Department of Public Health Perth, 4th September, 1945.

HIS Excellency the Lieutenant-Governor in Council has been pleased to amend the Regulations made under the Lunacy Act, 1903-1920 and published in the Government Gazette on the 15th day of January, 1926, in the manner mentioned in the Schedule hereunder.

F. J. HUELIN, Under Secretary.

#### Schedule.

The abovementioned Regulations are amended by inserting after regulation 32

a new regulation to stand as regulation 32A as follows:-32A. Every fine imposed upon an attendant or er 32A. Every fine imposed upon an attendant or employee by the Inspector General pursuant to section 187A of the Act shall constitute a debt due by such attendant or employee to the Inspector General and shall be recoverable in any court of competent jurisdiction at the suit of the Inspector General suing in the name of his office.

> Department of Native Affairs. Perth, 6th September, 1945.

D.N.A. 1328/44, C.L.D. 1302/45.

HIS Excellency the Lieutenant-Governor in Executive Council, acting in exercise of the powers conferred by section 9 of the Natives (Citizenship Rights) Act, 1944, been pleased to make the regulations as set out in the schedule hereto under and for the purposes of the said Act.

F. I. BRAY, Commissioner of Native Affairs.

#### Schedule.

# NATIVES (CITIZENSHIP RIGHTS) ACT, 1944.

#### Regulations.

These regulations may be cited as the Natives (Citizenship Rights) Act, 1944, Regulations. 2. Every and

Every application for a certificate of citizenship shall be in Form 1 in the

appendix to these regulations.

3. Every application shall be supported by a statutory declaration in Form 2 and shall be accompanied by two written references from reputable citizens as to the good character and industrious habits of the applicant.

4. Every application with accompanying documents as hereinbefore prescribed shall be filed with a Clerk of Courts in the magisterial district in which the application with accompanying documents as hereinbefore prescribed shall be filed with a Clerk of Courts in the magisterial district in which the application with a companying documents immediately preceding the

cant has resided for a period of at least twelve months immediately preceding the date of such application and a fee of 5s. paid thereon.

On the filing of an application the Clerk shall, as soon as conveniently may be, appoint a day and hour for proceeding with the matter. Such day shall be so fixed as to allow the copies of all relevant documents to be served on the Commis-

fixed as to allow the copies of all relevant documents to be served on the Commissioner at least 60 clear days before the day so fixed.

6. If the Commissioner wishes to support the application he shall give notice in writing to the Clerk of Courts accordingly. If the Commissioner wishes to oppose the application he shall file an objection in Form 3 in sufficient time to allow a copy thereof to be served upon the applicant seven clear days prior to the date of hearing.

7. If the magistrate grants an application he shall thereupon issue under his hand a Certificate of Citizenship in Form 4 (hereinafter referred to as the "certificate"). Each such certificate shall have affixed thereto a photographic likeness of the applicant to be supplied by the applicant and approved by the magistrate. The fee payable upon issue of a certificate shall be 10s.

8. The Commissioner or any other person may lay a complaint against the holder of a certificate that he—(a) is not adopting the manner and habits of civilized life; or (b) has been twice convicted of any offence under the Native Administration Act, 1905-1941, or of habitual drunkenness; or (c) has contracted leprosy, syphilis, granuloma or yaws.

leprosy, syphilis, granuloma or yaws.

9. Any such complaint shall be in the form of a complaint and summons under the Justices Act and all rules with respect to such complaint and summons shall

the Justices Act and all rules with respect to such complaint and summons shall apply with all necessary modifications and amendments.

10. Upon suspension or cancellation of a certificate same shall be forthwith surrendered to the Clerk of Courts for appropriate endorsement.

11. Where a certificate is suspended for an indefinite period application may be made for removal of the order of suspension at any time after the expiration of two years from the date of the order aforesaid. Such application shall be in Form 5 supported by a statutory declaration in Form 6 and all the provisions of these regulations with respect to an original application shall thereupon apply with all necessary modifications and amendments. necessary modifications and amendments.

12. Penalty for any breach of these regulations shall not exceed £25.

# Appendix.

### Western Australia.

Natives (Citizenship Rights) Act, 1944, Regulations. Form 1.

#### APPLICATION FOR CERTIFICATE OF CITIZENSHIP.

			er the Natives (Citizenship
Dated at	this	day of	19
To the Clerk of Courts			Signature of Applicant.)
Received this Five Shillings.	day of		19 , with fee of
•		•••••	Clerk of Courts.

N.B.—This application must be accompanied by a statutory declaration (Form 2), two references as to the good character and industrious habits of the applicant, and a photographic likeness of the applicant, in duplicate, unmounted, size 21/2 in. x 2in., showing head and shoulders.

# Western Australia.

Natives (Citizenship Rights) Act, 1944, Regulations. Form 2.

# STATUTORY DECLARATION.

I (full name.....of (address)..... DECLARE as follows:-

1. I am a native within the meaning of the Native Administration Act, 1905-

1941, and am of the full age of twenty-one years or over.

2. I wish to become a citizen of the State of Western Australia in accordance with the provisions of the Natives (Citizenship Rights) Act, 1944.

3. For the two years prior to the date hereof I have dissolved tribal and native association except with respect to lineal descendants or native relations of the first

degree.

4. \*(a) I have served in the Naval, or Military or Air Force of the Commonwealth of Australia (particulars relating to my enlistment being as follows: Unit.......No........Rank........) and have received (or am entitled to receive) an honourable discharge; or

\*(b) being of good character and industrious habits I am a fit and proper person to obtain a Certificate of Citizenship.

And I make this solemn declaration by virtue of section 106 of the Evidence Act, 1906. Declared at

this

day of

19 .

Before me:-\* Delete whichever is not applicable.

(This declaration may be made before a Justice of the Peace, commissioner for declarations, town clerk, road board secretary, electoral registrar, postmaster, classified officer in the State or Commonwealth public service, classified State school teacher, or member of the Police Force.)

2½in. x 2in.

Head and Shoulders.

#### Western Australia.

Natives (Citizenship Rights) Act, 1944, Regulations.

Form 3.

NOTICE OF OBJECTION TO APPLICATION FOR CERTIFICATE OF CITIZENSHIP.

	I object to the appli	cation ofertificate of Citizenship on the following
grounds:-		
Dated the	day of	19
		Commissioner of Native Affairs.
To the Clerk of Court	58,	

No.....

Western Australia.

Natives (Citizenship Rights) Act, 1944, Regulations. Form 4.

#### CERTIFICATE OF CITIZENSHIP.

PURSUANT to the Native (Citizenship Rights) Act, 1944, and Regulations I hereby certify that.....(whose photographic likeness is

(full name.) affixed hereto) having fulfilled to my satisfaction the requirements of the said Act and Regulations is hereby granted full rights of citizenship as provided by the said Act

Dated at

this

day of

19

Resident (or Stipendiary)
Magistrate
or Government Resident.

Received the fee of 10s.

Clerk of Courts.

Western Australia.

Natives (Citizenship Rights) Act, 1944, Regulations.

Form 5.

APPLICATION FOR REMOVAL OF ORDER OF SUSPENSION OF CERTIFICATE OF CITIZENSHIP.

(occupation) being a person to whom a Certificat Citizenship under the Natives (Citizenship Rights) Act was issued and which c ficate was suspended for an indefinite period by an order dated the	
	e of
ficate was suspended for an indefinite period by an order dated the	
	day
of 19 DO HEREBY APPLY for removal of such O	rder
of Suspension.	
Dated at this day of 19	

(Signature of Applicant.)

To the Clerk of Courts

day of

19 , with fee of

Clerk of Courts.

N.B.—This application must be accompanied by a Statutory Declaration (Form 6) and two references as to the applicant's conduct and character.

Western Australia.

Natives (Citizenship Rights) Act, 1944, Regulations.

Form 6

# STATUTORY DECLARATION.

I (full name)	of	(addr	$\operatorname{ess})\dots\dots$			
(occupation)		. DO	SOLEMNLY	AND	SINCEREI	Y
DECLARE as follows:—						

- 1. I am a native within the meaning of the Native Administration Act, 1905-1941, and am of the full age of twenty-one years or over.
- 3. Since the date of such Order of Suspension I have not resumed tribal and native association except with respect to lineal descendants or native relations of the first degree.

4. Since the date of such Order aforesaid my conduct and character have been such as to justify a renewal of my Certificate of Citizenship.

And I make this solemn declaration by virtue of section 106 of the Evidence Act. 1906. Declared at

this

day of 19 .

Before me:-

(This declaration may be made before a Justice of the Peace, commissioner for declarations, town clerk, road board secretary, electoral registrar, postmaster, classified officer in the State or Commonwealth public service, classified State School teacher, or member of the Police Force.)

Department of Native Affairs, Perth, 12th September, 1945.

IT is notified, for public information, that as from the 30th August, 1945, the Acting Hon. Minister for the North-West has approved of the revocation of the Certificate of Exemption from the provisions of the Native Administration Act, 1905-41, issued in favour of the native George Riley, his wife Susan and children under the age of fourteen years, of Narrogin.

The cancelled Certificate is numbered A234 and bears the data of 9th June 1943.

the date of 9th June, 1943.

C. L. McBEATH, Deputy Commissioner of Native Affairs.

#### GOVERNMENT LAND SALES.

undermentioned allotments of land will be offered for sale at public auction on the dates and at the places specified below, under the provisions of the Land Act, 1933-1939, and its regulations:—

#### BRIDGETOWN.

2nd October, 1945, at noon, at the District Lands Office-‡Bridgetown—\*795, 55a. 3r. 32p., £112.

#### BUSSELTON.

3rd October, 1945, at 3 p.m., at the Court House— ‡Margaret River—\*106, 7a. 2r. 32p., £35. ‡Witcheliffe—Town 14, 15, 1r. each, £12 each.

# GERALDTON.

3rd October, 1945, at 3 p.m., at District Lands Office— †Narngulu—Town 16, 1r., £10.

#### WAGIN.

3rd October, 1945, at 11 a.m., at District Lands Office— ‡Wagin—Town 319, 2r., £35.

#### MERREDIN.

4th October, 1945, at 4 p.m., at the Court House— ‡Merredin—Town 583, 38.8p., £20.

#### NORTHAM.

4th October, 1945, at 11.30 a.m., at the District Lands Office.

‡Baker's Hill—\*236, 2a. 1r. 21p., £10.

‡Dowerin—Town 94, 1r., £25. ‡Quairading—Town 230, 1r. 7.4p., £20; 231, 1r. 7.5p., £20; 220, 1r., £20.

#### PERTH.

5th October, 1945, at 11 a.m., at Department of Lands and Surveys-

‡Carmel—\*8, 3a., £15; Town 85, 1a. 0r. 35.2p., £20; 86, 1a. 0r. 34.7p., £15; 87, 1a. 2r. 7p., £20; 88, 1a. 1r. 17.8p., £15. 
‡Glen Forrest—Town 92, 3r. 26.5p., £10; \*||155, 17a.

2r. 12p., £35.

2r. 12p., ±55. ‡Kalamunda—Town 314, 1r. 12.2p., £50. ‡South Kalamunda—Town 1, 1r. 36.5p., £35. ‡Mount Helena—\*||152, 9a. 3r., £15. ‡Rockingham—Town 344, 346, 374, 36p. each, £12 each; 375, 35.3p., £12.

\* Suburban lot for cultivation.

|| Marketable timber reserved to the Crown.

‡ The provision of clause 22 of the regulations for the sale or leasing of Town and Suburban lands at auction shall not apply at the sale of these lots.

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 or 20 feet only.

G. L. NEEDHAM, Under Secretary for Lands.

#### FORFEITURES.

THE undermentioned lease has been cancelled under section 23 of the Land Act, 1933-39, owing to nonpayment of rent.

Name, Lease, District, Reason, Corres. McLean, A. P.; 5444/153; Kalgoorlie 1143; £7 10s. 0d.; 4377/00.

G. L. NEEDHAM, Under Secretary for Lands. 12/9/1945.

BUSH FIRES ACT, 1937-1942.

Appointment of Bush Fire Control Officer.

Department of Lands and Surveys Corres. No. 277/38. Perth, 12th September, 1945. IT is hereby notified, for general information, that the Preston Road Board has appointed L. C. Field as a Bush Fire Control Officer in the Preston Road District, in lieu of T. F. Trigwell.

G. L. NEEDHAM, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING. Under Part VI. of the Land Act, 1933-1939.

### WEDNESDAY, 28th NOVEMBER, 1945.

Corres. No. 696/34. (Plan 61/300 & 70/300.) IT is hereby notified for general information that an area of pastoral land lately held by F. Langford being cancelled lease 395/415 and containing about 580,820 acres will be available for selection on the 28th November, 1945.

ber, 1945.
Starting from a point on the east boundary of pastoral lease 395/435 and situated about 34 chains from its north-east corner and running east for approximately 2,865 chains, thence south about 160 chains, east about 210 chains, south for about 1,915 chains, west about 560 chains, abutting the western boundary of Wongawal Station, thence south about 460 chains, west 1,739 chains, north about 2,193 chains to the north-east corner of pastoral lease 395/902, west about 767 chains along the north boundary of the same pastoral lease, and thence north 342 chains to the pastoral lease, and thence north 342 chains to the starting point.

Corres. No. 928/39. (Plan 35/300.) IT is notified for general information that an area of approximately 100,000 acres, being W. S. Skuthorp's cancelled pastoral lease 395/846 and described as follows, will be available for selection on the 28th November, 1945.

Starting from a point about 235 chains north, and about 61 chains 76 links west of the north-west corner of reserve 7032, the boundary runs west for about 347 chains, thence south about 2,432 chains, east about 250 chains, and north for about 198 chains, east about 200 chains, north about 185 chains, east about 170 chains, north about 544 chains, west about 275 chains,

thence north about 1,594 chains to the starting point. The area abuts the western boundary of the Riverina Station pastoral leases.

G. L. NEEDHAM, 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 Part V. of the Land Act, 1933-1939, and the regulations appertaining thereto, subject to the provisions of the said Act.

Applications must be lodged 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 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.

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

All marketable timber, including sundalwood and mallet, is reserved to the Crown, subject to the provisions of clause 18 of the regulations.

#### SCHEDULE.

# WEDNESDAY, 19th SEPTEMBER, 1945.

PERTH LAND AGENCY.

Avon District (about 11 miles north of Burracoppin).

Corr. No. 2076/26. (Plan 35/80, C3.)
Location 13968, containing 475a. 3r. 22p., at 5s. per acre; classification page 5 of 2076/26; subject to payment for improvements and to sandalwood conditions; being M. G. Woyd's forfited local 20015/29. being M. G. Ward's forfeited lease 20815/68.

Avon District (about two miles west of Wyalkatchem).

Corr. No. 3424/23. (Plan 33B/40, D2.)
Locations 16159 and 24545, containing 41a. 3r. 27p. and 154a. 1r. 14p., respectively, at 8s. 3d. per acre; classification page 10 of 3424/23; subject to Rural and Industries Bank indebtedness; being M. S. Cochrane's forfeited leases 17428/68 and 23808/74.

Esperance District (about three miles north-northwest of Truslove).

Corr. No. 2153/36. (Plan 402/80, C2.) Locations 415 and 422, containing 1,500a. 3r. 2p., at 3s. 6d. per acre; alkali sheet 89; classification page 6 of 2710/10 and page 5 of 3642/10; subject to Rural and Industries Bank indebtedness and to sandalwood and mallet bark conditions; being C. G. Richards' forfeited lease 348/575.

Leake District (about 29 miles north-west of Hyden Rock).

Corr. No. 657/41. (Plan 6/80, C4.)

Location 19, containing 1,310a. 3r. 35p., at 2s. 9d. per acre; classification page 19 of file 1787/28; subject to payment for improvements; being G. Elder's forfeited lease 347/3218.

# WEDNESDAY, 26th SEPTEMBER, 1945.

PERTH LAND AGENCY.

Esperance District (about six miles north-west of Esperance).

Corr. No. 134/42. (Plan 423 CD/20 D4.)

Location 146, containing 17a. 2r. 21p., at 4s. 6d. per acre; subject to payment for improvements, if any: formerly held as L. Seeligson's cancelled lease 55/392,

Ninghan District (about three to seven miles north of Mollerin).

Corr. 913/27. (Plan 65/80 F2).

Locations 1257, 1258, 2367, 2585, 3715, and 3730, containing 4,839a. 2r. 28p., at 1s. 4d. per acre; classifications pages 62 of 9152/12, 14 of 6792/25, 3 of 913/27, 3 of 817/27, 4 of 2475/21, and 4 of 1910/33, respectively; subject to Rural and Industries Bank indebtedness; being forfeited leases as follows:—A. D. Keech 347/2838-41612/55-57/593-55/2654, W. T. Cavey 21916/68, and A. F. Marshall 21938/68.

Victoria District (about 50 miles east of Watheroo). Corr. 63/37. (Plan 62/80, B1.)

Location 7268, containing 1,000a. Or. Sp., at 2s. 9d. per acre; classification page 5 in file 3308/20; subject to exemption from road rates for two years from date of selection; being L. W. Burnett's cancelled lease 348/653.

### WEDNESDAY, 3rd OCTOBER, 1945.

PERTH LAND AGENCY.

Avon District (about eight miles north-east of Nukarni).

Corr. No. 1655/24. (Plan 35/80, AB3 & 4.) Locations 14023 and 14046, containing 839a. and 999a. 3r. 23p., respectively, at 3s. 6d. and 4s. per acre respectively; classifications 23 herein and page 23 in 1655/24; subject to Rural and Industries Bank indebtedness; being V. Blake's forfeited leases 17827/68 and 22899/68.

Avon District (about 91/2 miles north of Bulyee).

Avon District (about 9½ miles north of Bulyee). Corr. No. 6683/21. (Plan 343B/40, F2.) Locations 21221, 12200, 10804 and 10805, containing 1,576a. 2r. 21p., 660a. 0r. 3p., 160a., and 160a. 0r. 22p., respectively, at 6s. 9d. per acre; classifications pages 25 of 5263/20, 24 of 5263/20, 88 of 6683/21, and 15 and 26 of 5263/20, respectively; subject to Rural and Industries Bank indebtedness; being A. E. Brownley's forfeited lease 38002/55 feited lease 38902/55.

Esperance District (about 20 miles west of Esperance).

Corr. No. 2928/17. (Plan 423/80, A3, 4.) Location 471, containing 4,852a. 1r. 26p., at 1s. 9d. per acre; classification page 46; subject to payment for improvements; being F. Williamson's forfeited lease 11616/68.

Esperance District (about four miles south-west of Esperance).

Corr. No. 3460/21. (Plan 423CD/20, D4.) Location 499, containing 1,878a. 3r. 29p., at 2s. 3d. per acre; classification page 11 of file 3460/21; subject to payment for improvements, if any; being G. Rogers' (deceased), administratrix M. E. Rogers, lease 15747/68.

Melbourne District (about 21/2 miles west of Elphin).

Corr. No. 3901/10. (Plan 57/80, C3.) Location 2214, containing 789a., at 7s. 3d. per acre; classification page 16; subject to payment for improve-ments, if any; being E. Bernard's forfeited lease 8454/56.

Melbourne District (about 11/2 miles south-west from Elgin).

Corr. No. 5311/27. (Plan 57/80, C & D3.)

Location 2586, containing 1,008a., at 5s. per acre; classification page 5, file 700/45; subject to payment for improvements, if any; being the forfeited lease of W., C., and C. Head.

Victoria District (about two to five miles north-west of Coorew).

Corr. No. 2151/38. (Plan 95/80, BC4.)

Location 8047, containing 5,000a. 1r. 13p., at 1s. 6d. per acre; classification page 9 of file 695/24; subject to Rural and Industries Bank indebtedness; being W. M. O'Callaghan's forfeited lease 348/906.

G. L. NEEDHAM, Under Secretary for Lands.

### WITHDRAWAL NOTICE.

Lands and Surveys Department. Perth, 12th September, 1945.

Corres. 389/43 and 11050/08. NOTICE is hereby given that Nelson Location 11875 and Sussex Location 3840 which were made available for selection by notices appearing in the Government Gazette of the 24th August, 1945, are withdrawn from selection.

G. L. NEEDHAM, Under Secretary for Lands.

#### THE ROAD DISTRICTS ACT, 1919-1943.

Department of Lands and Surveys Perth, 12th September, 1945.

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

3682/07. Gosnells.

No. 3144. Widening. Portion of lot 636 of Canning Location 16 as shown on Diagram No. 57978 bounded on the north-eastward and north-westward by lines commencing at its north corner and extending south-eastward 50 links and south-westward 50 links along its north-eastern and north-western boundaries respectively, and on the southward by a circular convex arc having a length of 78.5 links.

0.9p. being resumed from Canning Location 16. (Plan

341B/40, D1.)

#### 591/39.

#### Harvey.

No. 10370. A strip of land one chain wide (widening at its commencement and terminus) leaving road 804 in Wellington Location 2225 277deg. 14min. 5 chains 16.8 links from the westernmost boundary of Wellington Location 1578 and extending (as shown on Diagram No. 57780) north eastward, passing through the said locations and location 948 and along the south boundary of location 3920, to the south-east corner of the mentioned.

1a. 0r. 33.8 being resumed from Wellington Location 2225.

4a. 2r. 20p. being resumed from Wellington Location 1578.

1r. 6.2p. being resumed from Wellington Location 948. 1a. 1r. 9.8p. being resumed from Wellington Location 3920. (Plan 383C/40, D3.)

# 3682/07.

# Gosnells.

No. 10376. A strip of land one chain wide, leaving Southern River road (rd. No. 3144) on the south-eastern boundary of lot 1501 of Canning Location 16, 1 chain 43.5 links from its south corner and extending (as shown on Diagram No. 57977) northward through said lot and lots 1490 and 1491 to Bullfinch street on the northeastern boundaries of said lots 1490 and 1491.

1a. 2r. 14.4p. being resumed from Canning Location 16. (Plan 341A, C1.)

# 409/44.

#### Gosnells.

No. 10399. A strip of land one chain wide (widening No. 10399. A strip of land one chain wide (widening in parts) leaving Royal street at the south corner of lot 40 of Canning Location 11, and extending, as shown on L.T.O. Plan No. 3775, north-westward, passing along the south-western boundary of said lot to its west corner; thence, as shown on L.T.O. Diagram No. 10726, south-westward through lots 46 and 47 and north-westward through lots 51, 52 and 53 to the north corner of the last mentioned lot last mentioned lot.

3r. 16.6p. being resumed from Canning Location 11. (Plan 1D/20, S.E.)

831/43.

# Kojonup.

A strip of land one chain wide, leaving No. 10425. Forsythe road in the Kojonup Townsite at the south-east corner of Kojonup Location 33 and extending west inside and along the south boundary of said location and through location 53 to Albany highway on a west boundary of the latter location.

About 2a. 1r. being resumed from Kojonup Loca-

tion 33.

About 3r. 8p. being resumed from Kojonup Location 53. (Plan Kojonup Townsite.)

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 Lieutenant-Governor,

A. H. PANTON, Minister for Lands.

# THE ROAD DISTRICTS ACT, 1919-1943. Closure of Road.

P. D. FORREST being the owner of land over or along which the portion of road hereunder described passes, have applied to the UPPER BLACKWOOD Road Board to close the said portion of road, viz .:-

Upper Blackwood. 1867/14.

B. 478. The surveyed road passing along the eastern boundary of Nelson Location 3686 from its south-east to its north-east corners. (Plan 438A/40, B2.)

#### P. D. FORREST.

I, P. D. Forrest, on behalf of the Upper Blackwood Road Board, hereby assent to the above application to close the road therein described.

P. D. FORREST, Chairman Upper Blackwood Road Board.

12th September, 1945.

# THE LICENSED SURVEYORS ACT, 1909. Appointment of Board.

Surveyor General's Office Perth, 12th September, 1945.

Corres. 3553/95, Vol. 3.

HIS Excellency the Lieutenant-Governor in Executive Council has been pleased to appoint Mr. J. Hicks as a Member of the Land Surveyors' Licensing Board, 1945, vice Mr. W. V. Fyfe.

T. S. PARRY, Surveyor General.

# CASH ORDERS LOST.

Rural and Industries Bank, Perth, 11th September, 1945.

THE undermentioned Cash Orders, drawn by the Agricultural Bank have been lost and, therefore, payment has been stopped:-

C.O. No., In favour of, Amount, Place, Date. 29565; H. Barrett; £25 11s. 8d.; Katanning; 20/6/45. 5877; H. J. Marshall of Hyden; £30; Lake Grace; 11/7/1945.

29567; Richard Heron; £21; Katanning; 21/6/45.

C. ABEY, Commissioner.

# ROAD DISTRICTS ACT, 1919-1943.

Plantagenet Road District-Redivision into Wards-Notice of Intention.

Department of Public Works,

P.W. 907/26. Perth, 22nd August, 1945. IT is hereby notified, for general information, that it is the intention of His Excollency the Lieutenant-Governor, under the provisions of the Road Districts Act, 1919-1943, to redivide the Piantagenet Road District by:—

(1) The abolition of the existing East Ward; and (2) the creation of two new wards, namely, Woogenellup and East described in Schedule hereto.

Plan showing the proposed alterations may be seen at the Local Government Office, Department of Public Works, Perth.

#### Woogenellup Ward.

Bounded on the north by the north boundary of the Plantagenet Road District.

On the westward by the eastern boundary of the North Ward. By the north boundary of Plantagenet Location 1103, the west boundaries of said location and locations 1505, 2413, 1153, 1909, 1910, 1084, 881 and 1805 and 1305, 2413, 1103, 1909, 1910, 1084, 881 and 1805 and by the north boundaries of locations 1805 and 881 and by the Railway Reserve to Moorilup, thence by a line extending northward to a point situated about 64 chains eastward of the north-east corner of location 3635, thence eastward for a distance of about 250 chains and northward for a distance of about 210 chains to the north houndary of the distance boundary of the district.

On the southward by the west boundary of Plantagenet Location 1103 and by its south boundary; thence by the eastern side of the Great Southern Railway Reserve and along the south boundaries of locations 1272, 906 and 3950 and the west, north and east boundaries of location 499 and the south boundaries of locations 3960 and 431 and to and along a surveyed line to the west boundary of Location 3335 and by said west boundary and the north boundary of said location and by the west boundary of location 1041 and by part of the south and the west boundary of location 1620 and by the north-western boundary of location 3370; thence north through reserve No. 21428 to the prolongation west of a north boundary of location 4545; thence east to and along the said prolongation and north boundary; thence north along a west boundary of said location and east along its north boundary and by its east boundary and south boundary and by the east boundary of location 4088 and along a surveyed line to the prolongation south of the west boundary of location 2661; thence north to and along its west boundary and by its north boundary and by part of the west boundary of location 5069 and by the prolongation of same north for a distance of about fifty chains; thence extending east for a distance of about fifty chains; thence extending south for a distance of about fifty chains; thence extending south for a distance of about fifty chains; thence extending south for a distance of about 50 chains to a surveyed line and extending cast along same to road No. 991; thence northeastward along said road to a bridge over the Kalgan river; thence south-west corner of location 2288; thence east to the Road Board boundary.

On the eastward by the eastern boundary of the Plantagenet Road District.

#### East Ward.

Bounded on the northward by the south boundary of the Woogenellup Ward, as above described.

On the westward by the eastern boundary of the North Ward. By the western and south boundaries of Plantagenet Location 364, west boundaries of locations 18, 1785, 522, 2207, 4561, part of the north boundary of location 752 and by the Railway Reserve to the north boundary of the South Ward.

On the southward by the north boundary of the South Ward and by the district boundary. By a line extending from a point on the Railway Reserve situated about 10 chains southward from the south-east corner of location 3522 and passing through locations 2701, 920 and 3586 and continuing to the eastern boundary of the Road District.

On the eastward by the east boundary of the Plantagenet Road District.

W. S. ANDREW, Under Secretary for Works.

# PUBLIC WORKS TENDERS.

Tenders, closing at Perth, 2.30 p.m., Tuesday on dates mentioned bereinder, are invited for the following:—

Work:—Doodlakine School and Quarters—Repairs and Renovations (9469); 18th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Merredin, on and after 4th September, 1945.

Work:—Carrolup Native Settlement—New Bakehouse (9470); 18th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Katanning, on and after 4th September, 1945.

Work:—Carrolup Native Settlement—Additions to

Work:—Carrolup Native Settlement—Additions to Teacher's Quarters (9471); 18th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Katanning, on and after 4th September, 1945.

Work:—Norseman School and Quarters—Additions

Work:—Norseman School and Quarters—Additions and Renovations (9472); 18th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Kalgoorlie, and Police Station, Norseman on and after 4th September 1945

man, on and after 4th September, 1945.

Work:—Doodlakine School—Reconditioning of Pavilion Classroom and Repairs (9473); 18th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Merredin, on and after 4th September, 1945.

Work:—Boulder School and Quarters—Repairs and Renovations (9474); 18th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and P.W.D., Kalgoorlie, on and after 4th September, 1945.

Work:—Muresk Agricultural College—New 50,000 Gallon Concrete Tank (9475); 25th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 11th September, 1945.

Work:—Esperance School—Removal of Classroom from Pick Northam, 25th September, 1945, conditions

Work:—Esperance School—Removal of Classroom from Rich Meadows (9476); 25th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth; P.W.D., Kalgoorlie, and Police Station, Esperance, on

work:—Kalgoorlie Infants' School—Additions to Latrines (9477); 25th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at P.W.D., Kalgoorlie, on and after 11th September, 1945.

Work:—Wyalkatchem School and Quarters—Repairs and Painting (9478); 25th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, Merredin Courthouse and Wyalkatchem Police Station, on and after 11th September, 1945.

Work:—Kununoppin School and Quarters—Repairs and Painting (9479); 25th September, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Courthouse, Merredin, on and after 11th September, 1945.

Work:—Gingin School—Repairs and Painting (9480); 2nd October, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Police Station, Gingin, on and after 18th September, 1945.

Work:—Muresk Agricultural College—External Renovations (9481); 2nd October, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, and at Water Supply Office, Northam, on and after 18th September, 1945.

Work:—Serpentine School and Quarters—Repairs and Renovations (9482); 2nd October, 1945; conditions may be seen at the Contractors' Room, P.W.D., Perth, on

non after 18th September, 1945.

Tenders, together with the prescribed deposit, are to be addressed to "The Hon, the Minister for Works. Public Works Department, The Barracks, St. George's terrace, Perth," and must be indorsed "Tender." The highest, lowest, or any tender will not necessarily be accepted.

W. S. ANDREW, Under Secretary for Public Works. Perth, 13th September, 1945.

# METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 333/40. Perth, 6th September, 1945. NOTICE is hereby given of the intention of the Minister for Water Supply, Sewerage and Drainage to undertake the construction of the works hereinafter described by virtue of the powers contained under the provisions of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909.

Metropolitan Water Supply Extensions.

Gosnells Road District.—Proposed Extension to Water Supply.

Description of Proposed Works.—(a) The construction of a 4-inch diameter water main (length about 32½ chains); (b) The construction of a 4-inch diameter water main (length about 79½ chains); (c) The construction of a 2-inch diameter water main (length about 24 chains). The above mains to be complete with valves and all necessary apparatus.

The Localities in which the Proposed Works will be Constructed.—(a) Commencing in Maddington road at a point opposite lot 484 and proceeding thence in a southwesterly then westerly direction along Maddington road to a point opposite lot 2; (b) commencing at the junction of Walter street and Maddington road and proceeding thence in a south-easterly direction along Walter street to the junction of Walter street and Gosnells road; thence in a northerly direction along Gosnells road to a point opposite lot 454; (c) commencing at the junction of Maddington road and Eva street and proceeding thence in an easterly direction along Maddington road to a point opposite lot 2. The above works and localities are shown in red on Plan M.W.S.S. & D.D., W.A. No. 6793.

The Purposes for which the Proposed Works are to be Constructed.—To provide a water supply to properties in Maddington road, Walter street and Gosnells road, Maddington.

The Times when and Places at which Plans, Sections and Specifications may be Inspected.—At the office of the Minister for Water Supply, Sewerage and Drainage, "The Barracks," St. George's place, Perth, for one month on and after the 14th day of September, 1945, between the hours of 10 a.m. and 3.30 p.m.

A. R. G. HAWKE, Minister for Water Supply, Sewerage and Drainage.

#### METROPOLITAN WATER SUPPLY, SEWERAGE AND DRAINAGE DEPARTMENT.

M.W.S. 667/40.

NOTICE is hereby given, in pursuance of section 96 of the Metropolitan Water Supply, Sewerage and Drainage Act, 1909, that water mains have been laid in the undermentioned streets in districts indicated.

#### Claremont Municipality.

280/45—Brassey street, from lot 28 to lot 25 easterly.

Cottesloe Municipality.

408/45-Federal street, from lot 270 to lot 287southerly.

#### Fremantle Municipality.

258/45-Lefroy street, from Carrington street to lot -westerly

36/30—Ethelwyn street, from South street to lot 70 northerly.

229/45—Forrest street, from lot 24 to lot 16—easterly.

#### Perth Municipality.

220/45—Withnell street, from lot 19 to lot 13—northeasterly.

257/45-Weston street, from lot 913 to lot 911-southeasterly.

#### Belmont Park Road District.

221/45-Aurum street, from lot 94 to lot 99-northwesterly.

· 183/45—Belmont avenue, from Wright street to lot 99

-north-westerly. 383/45—Belgravia street, from lot 297 to lot 298 south-easterly.

### Canning Road District.

331/45—Cross street, from lot 574 to lot 24—northeasterly.

# Gosnells Road District.

281/45-Royal street, from Rupert street to part lot 13-southerly.

Royal street, from part lot 13 to lot 1-south-westerly. 286/45-Orr street, from Olga road to lot 31-northwesterly.

# Melville Road District.

315/45—First street, from lot 907 to lot 906—north-

erly. 234/45—Kavanagh street, from Ogilvie road to lot

# Perth Road District.

227/45—Powell street, from Banksia street to lot 70 westerly.

Powell street, from lot 69 to lot 70—easterly. 228/45—Royal street, from lot 98 to lot 96—westerly. 283/45--Stirling street, from lot 430 to lot 426-

southerly. 192/45—French street, from Royal street to lot 146—

282/45-Bellevue terrace, from lot 34 to lot 38northerly.

267/45--William street, from R.O.W. rear of lots 762

and 897 to lot 822-southerly.

And the Minister for Water Supply, Sewerage and Drainage is, subject to the provisions of the Act, prepared to supply water from such mains to lands within rateable distance thereof.

Dated this 14th day of September, 1945.

J. C. HUTCHINSON, Under Secretary.

# WATER BOARDS ACT, 1904-1941.

Water Rates for Year Ending 30th June, 1946.

NOTICE is hereby given that the ratebooks for all lands in the Water Areas shown in the Schedule hereto, liable to be rated under the abovementioned Act, have now been made up and are open for inspection by ratepayers.

By order of the Minister for Water Supply, Sewerage and Drainage.

#### Notice of Rate.

Notice is hereby given that, under the powers conferred Notice is hereby given that, under the powers conferred by the abovementioned Act, the Minister for Water Supply, Sewerage and Drainage has ordered rates, as shown in the Schedule attached hereto, to be made and levied for the year ending 30th June, 1946, upon all rateable land entered in the ratebooks, the making up of which is published in the Government Gazette of the 14th September, 1945, and newspaper; that the minimum rate, where provided for, shall be as shown on the Schedule, and that a memorandum of such order has been duly entered in the several ratebooks and signed.

The said rates are now payable in accordance with the by-laws applicable to the several Water Areas shown in the Schedule hereto made under the said Act.

W. S. ANDREW, Under Secretary for Water Supply. Perth, 14th September, 1945.

#### Schedule.

# Other than Country Lands.

Water Area, Rate in the £, and Minimum.

Water Area, Rate in the 1, and Immuni.

Bruce Rock, 3s., £1; Brunswick, 3s., £1; Bridgetown, 3s., £1; Brookton, 2s., £1; Narrogin, 2s., £1; Narembeen, 2s. 6d., £1; Kondinin, 2s. 6d., £1; Beneubbin, 2s. 6d., £1; Mukinbudin, 2s. 6d., £1; Kununoppin, 2s. 6d., £1; Lake Brown, 2s. 6d., £1; Welbungin, 2s. 6d., £1; Mandiga, 2s. 6d., £1; Gabbin, 2s. 6d., £1; Trayning, 2s. 6d., £1; Collie, 2s., £1, vacant land 10s.; Serpentine, 2s., £1, vacant land 10s. vacant land 10s.

#### Country Lands.

A fixed sum of £5 plus an amount per acre, as shown hereunder:

Water Area, Rate per acre.

No. 1 District, 6d.; Narembeen, 6d.; Kondinin, 41/2d.

WATER BOARDS ACT AMENDMENT ACT, 1918. IT is hereby notified, for general information, that His Excellency the Lieutenant-Governor has been pleased to approve of rates on the annual value being made and levied for Water Areas as follows:-

# Water Area, Rate, Year ending.

Bencubbin, 2s. 6d., 30th June, 1946; Gabbin, 2s. 6d., 30th June, 1946; Kununoppin, 2s. 6d., 30th June, 1946; Lake Brown, 2s. 6d., 30th June, 1946; Mandiga, 2s. 6d., 20th Tune, 1946. 30th June, 1946; Mukinbudin, 2s. 6d., 30th June, 1946; Trayning, 2s. 6d., 30th June, 1946; Welbungin, 2s. 6d., 30th June, 1946; Kondinin, 2s. 6d., 30th June, 1946; Narembeen, 2s. 6d., 30th June, 1946; Bruce Rock, 3s., 30th June, 1946; Bridgetown, 3s., 30th June, 1946; Brunswick, 3s., 30th June, 1946.

W. S. ANDREW, Under Secretary for Water Supply.

# CAPEL ROAD BOARD.

NOTICE is hereby given, for general information, that Arnold A. Hockley has been appointed Poundkeeper and Ranger for Capel Road District in lieu of David Henry

Dated 3rd September, 1945.

J. O. ROBERTS, Secretary.

#### CATTLE TRESPASS, FENCING AND IMPOUNDING ACT.

#### York Municipality.

NOTICE is hereby given that R. Soffe, of York, has been appointed Poundkeeper for the Municipality of York, vice Nat Smith.

R. M. PEMBERTON, Town Clerk.

# BUSSELTON MUNICIPAL COUNCIL. Building By-laws.

P.W. 998/36.

A By-law of the Municipality of Busselton made under section 180 and Part fifteen of the Municipal Corporations Act, 1906-1943, and numbered (one) for regulating Building.

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

#### PART 1.

#### Operation and Definitions.

- Application.—This by-law shall apply to the whole of the Municipal district of Busselton.
- 2. Commencement.—This by-law shall come into operation immediately upon its confirmation and approval by the Governor and publication in the Government Gazette.
- 3. Repeal.—From the date of coming into operation of this by-law, all previous by-laws made by the Council relating to buildings are repealed.
- 4. Definitions.—In this by-law subject to the context:

"Act" means the Municipal Corporations Act, 1906-

"Act" means the Municipal Corporations Act, 1906-1943, and amendments thereto.

"Alteration" means any work made or done for any purpose, in, to, or on a building (except that of any necessary repairs not affecting the construction of any external, cross, or party wall), or any change in the purpose for which the building or erection, or any part thereof shall be used.

"Approved" means approved by the Council in writing, or (in case where the surveyor is authorised by the Council to do so) approved by the surveyor in writing.

Council to do so) approved by the surveyor in writing.

"Area" applied to a building means the sum of the

"Area" applied to a building means the sum of the superfices of the horizontal sections of each storey made at the point of the greatest surface of each floor, inclusive of the external walls, and such portions of the party walls as belong to the building.
"Build" means and includes, erect, build, or construct, or cause to be erected, built, or constructed.
"Building" means and includes, erection, structure, detached room, outbuilding, hoarding, and every structure of whatever kind capable of affording protection or shelter, either roofed, or intended or adapted to be roofed, and whether enclosed by roofs or not, and every

roofed, and whether enclosed by roofs or not, and every part of such structure, and any addition or alteration thereto.

"Builder" means the master builder or other person employed to execute any work, or, if there is no master builder or other person so employed, then the owner of the building, or other person for whom or by whose

the building, or other person for whom or by whose orders such work is to be done.

"Council" means the Municipal Council of Busselton.

"Dwelling House" means a building used or adapted to be used wholly or principally for human habitation.

"District" means the Busselton Municipal District.

"Fire-resisting" used with reference to any materials,

-(a) Brickwork constructed of good bricks well burnt hard and sound properly bonded and solidly put together with good lime or cement mortar; (b) Any stone suitable for building purposes by reason of its solidity or durability; (c) Sheet metals or other similar materials which are in the opinion of the Council fireresisting; (d) Iron and steel (when used for columns, girders, or wall framing) incased in cement, concrete, or other incombustible or non-conducting external coating; (e) Slates, tiles, brick, and terra cotta, when used for covering or corbels; (f) Concrete, when composed of broken bricks, stone chippings, or ballast and lime,

cement, or calcined gypsum.
"External wall" means an outer wall of a building, not being a party wall, even though it adjoins a wall

of another building.
"Frontage" means the distance measured at right angles to one of the sides of the land from the terminal point thereof to the opposite side, or a continuation of such opposite side.

"Garage" means any building used for the housing of a motor vehicle (not being a garage carried on as

a business undertaking).
"Height" in relation to any building, means measurement taken from the level of the footway (if any) immediately in front of the centre of the building, or when there is no such footway, from the level of the ground before excavation, to the level of the ceiling or tie of the topmost storey.

"Height" in relation to storeys means:—(a) In the case of the topmost storey, the measurement between the floor and the ceiling thereof, or between the floor and the undersurface of the tie of the roof, or if there is no tie, then up to the level of half the vertical height of the rafters or other support of the roof; (b) in the case of every storey other than the topmost storey, the measurement between its floor and the floor above.

'Hoardings' includes any erection or structure, erected, built, constructed, or used, or that may be used

for the purpose of writing, painting, pasting, or posting thereon notices, advertisements, placards, or other printed, painted, or written matter, or any erection or structure being of a greater height than six feet from the level of the adjoining street.

'Main rooms' means and includes all rooms used or

intended to be used as bedrooms, dining rooms, lounges,

ordinary living rooms, or kitchens.

'New buildings' includes:—(a) Any building erected or commenced to be erected after the date of this bylaw coming into operation; (b) any building of which half its cubical contents has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected or commenced to be re-erected wholly or partially on the same site after the date of this by-law coming into operation; (c) any buildings removed or transported wholly or in sections into the district, or to another part of the district, after the date of this by-law coming into operation.

'Outbuildings' means any building or the curtilage of any dwelling, shop, or combined shop and dwelling used as a workshop or store-room not being a building for the storage of inflammable materials, nor for the

housing of animals or birds.

"Party wall" means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between adjoining premises for the common use.

'Person' includes corporation.

"Prescribed" means prescribed by this by-law.
"Public place" has the same meaning as in the Act.
"Reinforced concrete" means a form of construction in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist substantially the whole of the tensional stresses and assist in the resistance to shear, while the concrete will take up and resist the compres-

while the concrete will take up and resist the compressional stresses and assist in resistance to shear.

"Right-of-way" means any lane or right-of-way, not a road over which any person other than the owner thereof has a right of carriage way.

"Road" has the same meaning as in the Act.

"Surveyor" means the building surveyor or acting building surveyor appointed by the Busselton Municipal Council having for the time being the administration of this by-law

of this by-law.

"Shop" means a building in which goods are regularly offered or exposed for sale, or in which meals or refreshments are regularly offered or provided for payment, and also includes saloons of barbers and hairdressers, offices of agents, auctioneers and all other businesses and trades. A bona fide boarding house shall not be included in this definition by reason only of the fact that meals or refreshments are occasionally supplied for payment to persons other than boarders. "Square" applied to the measurement of any area

means the space of one hundred square feet.

"Surface, or ground level" means the level of the ground as determined by the surveyor.
"Wooden buildings" means buildings constructed of wood, or buildings having wooden frames.

#### PART 2.

#### Classes of Buildings.

For the purpose of this by-law buildings shall be

divided into three classes:—
Class A. "Domestic class" which includes all buildings subject to small vibrations and light loading of floors, such as dwelling houses, residential shops, offices, hotels, private schools, club houses and studios.

Class B. "Warehouse class" which includes all buildings subject to vibrations and heavy loading of floors such as warehouses, factories, mills, and places for storage and manufacture of goods.

Class C. "Public buildings" which includes all buildings designed to accommodate an assemblage of people,

such as theatres, picture halls, churches, chapels, assembly halls, museums, libraries, public schools, hospitals, lecture rooms and other like buildings.

In case of doubt the surveyor shall finally determine

to which class any particular building belongs.

#### PART 3.

Notice of Intention to Build or Demolish—and Lodging of Plans.

- 6. Notice to be given.—No builder shall commence any building, or any addition, or alteration to any building without first delivering at the office of the Council a written application in the form of the first schedule hereto before so commencing and delivering to the surveyor:—
- (a) Plans and Specifications.—Properly prepared plans and specifications of such building, addition, or alteration, together with a tracing or copy of the plans of such building, addition, or alteration and also details and dimensions, sizes and qualities of all materials, and enumerating any old materials proposed to be used in the construction of the same. Plans shall be drawn in ink and specifications typed or legibly written.

ink and specifications typed or legibly written.

(b) Block Plan.—A block plan showing relation of the building to adjoining buildings and boundaries.

- (c) Purpose.—A statement in writing of the purpose for which the building is intended to be used.
- (d) Drainage.—Particulars of the proposed method of drainage.
- (e) Further Particulars.—Such further particulars in writing regarding the same as shall be necessary to enable the Board or its Surveyor to determine if all the provisions of this by-law applicable thereto are being complied with.
- 7. Tracing retained.—The tracing or copy of the plans and details of materials shall be retained by the surveyor and the original plans and specifications when approved shall be returned to the owner or his agent. Such approval shall be evidenced in writing endorsed on the plans and specifications and signed by the surveyor.
- 8. Plans to be kept at Building.—Such plans and specifications shall be kept at the building therein referred to, and shall be available for inspection by the surveyor or accredited officer of the Council at all reasonable times, on demand, during the construction or erection, or alteration, or addition, as the case may be, and for fourteen days after the completion thereof.
- 9. Permits and Fees.—No person shall commence a building of any kind, or addition, or alteration to any building, or demolish any building, without first having obtained from the surveyor a written permit for the commencement of the same, without having first paid to the Council fees in accordance with the scale set out in the second schedule hereto having regard to the class of building.
- 10. Area of New Building.—The decision of the surveyor as to the area of a new building, or value of an addition shall be final and conclusive.
- 11. Permits shall lapse after six months.—A permit obtained pursuant to this by-law shall lapse and be of no effect unless the building for which such permit was granted shall be commenced within six months and completed within twelve months from the date of such permit.
- 12. Surveyor may enter and inspect.—The surveyor at all reasonable times during the progress, and after the completion of any building, or addition, or alteration to any building affected by this by-law, may enter and inspect such building, or addition, or alteration.
- 13. Surveyor may stop work if contrary to by-law.—The surveyor may at any time stop the progress of any building and withdraw, or suspend any permission given by the Council under this by-law, in the event of his not being satisfied that all the provisions of this by-law are being complied with, and any person who continues to build, or erect, or work on the site after notice from the surveyor to desist, shall be guilty of an offence against this by-law.
- 14. Demolition or removal of Building.—When a building is to be demolished or removed, the owner or contractor shall give 24 hours' notice to the surveyor of such intended demolition or removal.
- 15. Sanitary conveniences for workmen.—Before commencing any building operations upon any building site, the contractor, or person responsible for carrying out building operations shall provide sanitary conveniences sufficient for the use of all men working upon the site, such sanitary conveniences shall be in accordance with the requirements of the Health Act.
- 16. Low-lying Land.—Where land upon which a building is to be erected is below the level of the crown of the road adjoining the land frontage, no building shall be commenced until a level has been given by the sur-

- veyor. When it is considered by the surveyor that having regard to the water level during winter months, filling is required, such filling shall be carried out by the owner or contractor before the commencement of building operations. In the event of there being no made road from which to take a level for any building, the surveyor shall determine the level at which any building shall be commenced, and if he considers it to be necessary shall require the owner or contractor to fill in to a given level.
- 16A. Provision of bathroom, bath, washtroughs, copper, etc.—Provision shall be made in all new or reerected dwellings for a bathroom fitted with bath and wash-basin, also laundry facilities consisting of washtroughs and copper, properly fitted and housed in accordance with the provisions of Health by-law 4A and amendments thereto.
- 17. Occupation of Dwelling.—No person or persons shall occupy any new or re-erected dwelling before completion, nor shall any person or persons occupy any new or re-erected dwelling until a certificate has been issued by the surveyor in writing stating that the dwelling has been completed in accordance with the plans approved by the Council, building by-laws, and the Health Act
- 18. Stables, Outbuildings, and Garages.—Stables may be erected with walls of brick, stone, or concrete, provided that in stables of more than two squares in area, the distance of any wall of such stable from land not in the same occupation or possession shall not be less than the vertical height of such wall, including the vertical portion of a gable and roof from the boundary of the land not in the same occupation or possession.
- 19. Distance of Stables from Boundaries.—No stable may be erected nearer than 30 feet to any dwelling, nor than 10 feet to the boundary of land not in the same occupation.
- 20. Material for Garages.—Every garage shall be constructed of fire-resisting materials, unless otherwise approved by the Council.

#### PART 4.

#### Building Materials.

- 21. All materials used in any building must be of good quality and shall be subject to the approval of the surveyor, and the surveyor shall have the power to condemn any material which in his opinion is not suitable for use in such building, alteration, or addition.
- 22. Secondhand Material.—No old or secondhand material may be used in any building unless approved in writing by the surveyor.
- 23. Bricks.—Bricks used in any building must be good, hard, and well burnt. When old bricks are used in any wall they shall be thoroughly cleaned before being used.
- 24. Sand.—Sand used for mortar or concrete in any building shall be clean and sharp and free from loam, dirt, salt, and organic matter such as roots, grass, etc.
- 25. Lime Mortar.—Lime mortar shall be composed of freshly burnt lime and sand in the proportion of at least one part by measure of lime and not more than three parts by measure of sand. All lime intended to be used for mortar shall be thoroughly burnt, of good quality, and be properly slaked before being mixed with sand.
- 26. Cement Mortar.—Cement mortar shall be composed of good portland cement, or other cement of equal quality, mixed with clean sharp sand, in the proportion of at least one part by measure of cement, and not more than four parts by measure of sand.
- 27. Timber.—All timber and wooden beams used in any building shall be of good sound material, free from rot, large loose knots, shakes, gumveins, or other imperfections whereby the strength may be impaired, and shall be of such sizes, dimensions, and spaces as set forth in clause 51 of this by-law.
- 28. Lintels.—Builders casting lintels in position shall submit to the surveyor a plan showing position and details of reinforcement and specifications of materials to be used, such design to be approved at the same time as the plan of the building. Lintels up to six feet span shall be three courses in depth, lintels from six feet to eight feet span shall be four courses in depth. All such lintels shall be reinforced with at least half-inch steel rods, not less than three rods per lintel and a proper bearing shall be given at each end of lintel.

#### PART 5.

#### Construction.

- 29. Excavation and Inspection of Trenches.—All excavations for footings shall be not less than 12 inches below the natural surface of the ground, except in cases of special construction of foundations approved by the surveyor. No footing shall be placed in position until at least 24 hours' notice has been given to the surveyor that the trenches are ready for inspection.
- 30. Walls to have Footings.—Unless with the consent of the surveyor, every external wall, and every party wall not carried on a bressummer, and every pier and storey post shall have footings.
- 31. Dimensions of Footings.—The width of the bottom of the footing of every such wall shall be at least one-half greater than the thickness of the wall at the ground floor level, but in no case less than 16 inches wide unless approved by the surveyor, and the height of such footing shall be at least equal to the thickness of the wall at its ground floor level, but in no case less than nine inches.
- 32. External Walls.—All external walls shall consist of brick, stone, concrete, reinforced concrete, or other hard fire-resisting material approved by the Council, provided that any building used or intended to be used solely as a dwelling house may have walls constructed of wood and/or asbestos-cement sheets subject to the conditions set out in this by-law for buildings wholly or partly of wood.
- 33. Construction of External Walls.—Every wall constructed of brick, stone or other similar material shall be properly bonded and solidly put together with mortar, and no part of such wall shall overhang any part underneath it except to the extent of nine inches and as approved by the surveyor, and provided that the projection is well and solidly corbelled out, and that the inside of the wall carrying such corbelling is carried up vertically in continuation of the lower face thereof. All return walls shall be properly bonded together.
- 34. Dampcourse.—Every wall or fireplace of brick, stone, or similar material shall have a damp-proof course or courses of asphalt, distilled tar and hot sand or other approved material at least six inches above the surface of the ground below the lowest floor, and in cases where it is not desirable to place the same throughout the building at the one uniform level, then the said damp-course must be laid in horizontal layers connected at the end by a vertical course of the same material and shall not be less than half an inch in thickness.
- 35. Hollow Walls.—External walls may be constructed as hollow walls if constructed in accordance with the following rules:—
- (a) The inner and outer parts of the wall shall be separated by a cavity, shall throughout be of a width not exceeding two inches or less than one inch.
- (b) The inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength, formed of galvanised iron, glazed stoneware, or other approved material. Such ties shall be placed at distances apart not exceeding three feet horizontally and at least every fifth course vertically.
- (c) The thickness of each part of the wall shall throughout be not less than four and one-half inches.
- (d) The aggregate thickness of the two parts including the width of the cavity shall throughout be not less than the minimum thickness prescribed for solid walls of the same height and length.
- (e) No hollow wall of more than eleven inches in thickness shall be greater in superficial extent than three squares in any one storey unless strengthened by a partition wall, fireplace, or projecting pier to the satisfaction of the surveyor.
- 35A. Concrete Blocks.— Concrete blocks shall contain not less than one part cement to five parts mixed aggregate and shall be kept damp for a period of not less than four days and shall not be used green. Cement blocks shall be bedded and jointed in cement mortar only.
- 36. Thickness of walls domestic class.—No external wall in brick, stone, concrete, or cement block shall have less than the thickness prescribed in the following table A.

#### Table A.

# Buildings of Domestic Class.

Walls built with lime mor	rtar		
Length of	No. of	Thickn	ess of
Wall.	Storeys.	Wall in	Inches.
Not exceeding 30ft.	1	9	
-	2	. 9	9
Exceeding 30ft.	1	$13\frac{1}{2}$	
	2	$13\frac{1}{2}$	$13\frac{1}{2}$
Walls built with cement	mortar—		
Not exceeding 30ft.	1	9	
-	2	9	9
Exceeding 30ft.	1	9	
_	. 2	$13\frac{1}{2}$	9

- 37. If any storey exceeds in height eighteen times the thickness as prescribed for walls of such storey, the thickness of each external and party wall throughout such storey shall be increased to one-eighteenth part of the height of the storey, and the thickness of each external and party wall below such storey shall be increased to that thickness, but any such additional thickness may be confined to piers properly distributed of which the collective widths amount to one-fourth part of the length of the wall. No increase in thickness of brick walls shall be less than four and one-half inches.
- 38. The height of any storey may be twenty times the thickness of walls prescribed for such storey if built with cement mortar.
- 39. Thickness of walls warehouse class.—The external and party walls of buildings of the warehouse class shall be made of not less thickness than that specified in the following table B.

Table B.
Buildings of the Warehouse Class.

Walls built in lime mortar-

Length of Walls.	No. of Storeys.		hickness	
Not exceeding 75ft.	1	$13\frac{1}{2}$		
	2	18	$13\frac{1}{2}$	
	3	18	18	$13\frac{1}{2}$
Exceeding 75ft.	1	18		
	2	18	18	
	3	$22\frac{1}{2}$	18	18
Walls built in cement	mortar—			
Not exceeding 75ft.	1	$13\frac{1}{2}$		
J	$^2$	$13\frac{1}{2}$	131/2	
	.3	18	$13\frac{1}{2}$	131/2
Exceeding 75ft.	1	$13\frac{1}{2}$	-	, -
-	2	18	$13\frac{1}{2}$	
	3	18	18	131/2

- 40. Thickness of walls under certain conditions.—Walls under 75ft. in length may be constructed nine inches thick, provided they are strengthened with four and a-half inch piers equally spaced of which the collective widths amount to one-fifth of the length of the wall. The height shall not exceed twelve feet when built of lime mortar, or thirteen feet six inches when built of cement mortar.
- 41. The thickness of walls under twenty feet in length may be two-thirds the thickness required for external or party walls as stated in tables A and B, but in no case less than nine inches.
- 42. If in any storey of the warehouse class the thickness of the wall as determined by the provisions of this part of this by-law is less than one-sixteenth part of the height of such storey, the thickness of the wall shall be increased to one-sixteenth part of the height of the storey, and the thickness of each external and party wall below that storey shall be increased to that thickness, but any additional thickness may be confined to piers properly distributed of which the collective widths amount to one-fifth part of the length of the wall. No increase in the thickness of brick walls shall be less than four and one-half inches. The height of any storey built in cement mortar may be eighteen times the thickness prescribed for such storey.
- 43. Lengths, how measured.—Walls are deemed to be divided into distinct lengths by return walls, and the length of every wall is measured from the face of one return wall to the face of another. Provided that such return walls are external, party, or cross-walls of the thickness required by this part of this by-law and bonded into the wall so deemed to be divided.

- 44. Cross-walls.—The thickness of a cross-wall shall not be less than two-thirds of the thickness hereinbefore required for an external or party wall of the same dimensions and belonging to the same class of building, but never less than nine inches, and no wall subdividing shall be deemed to be a cross-wall unless it is carried up to the plate level of the topmost storey, and unless in each storey the aggregate extent of the vertical faces or elevations of all recessess and that of all the openings therein taken together does not exceed one-half of the whole extent of the vertical face or elevation of the If a cross-wall is carried on a girder across the ground storey and is supported by piers to the satisfaction of the surveyor, it shall be deemed to be a cross-wall in accordance with this regulation but in one storey buildings of the domestic class, four and one-half inch cross-walls will be permitted provided the unsupported length of any wall does not exceed twenty-five feet.
- Cross-wall becomes External wall.-Whenever a cross-wall becomes in any part an external wall, the external part of such cross-wall shall be of the thickness required for an external wall of the same height and length and belonging to the same class of building, but no portion of such cross-wall shall be of less thickness than is required for the external portion thereof.
- 46. Internal and partition walls.—(1) All internal bearing walls and partition walls shall be constructed in such a manner as may be approved by the surveyor, and shall be of cement blocks, brick, stone, or concrete. All such walls shall be not less than four and one-half inches thick, provided that, where such walls form a division between flats, then such walls shall not be less than nine inches thick.
- (2) Unless with the consent of the surveyor, every such wall, unless carried on a bressummer, shall have footings, and such footings shall be at least twice the thickness of the wall resting upon it.
- 47. Isolated piers.—No isolated brick or stone piers shall exceed in height eight times the least diameter of same, if built of lime mortar, and twelve times if built of cement mortar.
- 48. Parapet to walls on boundary.—Where the external wall of any building is erected on the boundary of the land on which the same stands, or where the overhanging eaves or gutters of any building would be within two feet of such boundary then the external wall of such building shall be carried up to form a parapet fifteen inches at least in height above the roof, or above the highest part of any flat or gutter as the case may

Parapet, Warehouse class.—In buildings of the warehouse class, the thickness of such parapet shall be equal to the thickness of such wall in the topmost storey, and in any other buildings of a thickness of nine inches at least.

- 49. Party walls.—Every party wall shall be carried up for a height of fifteen inches above the roof, measured at right angles to the slope thereof, or fifteen inches above the highest part of any flat or gutter as the case may be, and of a thickness (in buildings of the warehouse class) equal to the thickness of such wall in the topmost storey, and in any other building of a thickness of eight and one-half inches at least: Provided however that in the case of domestic buildings, where not more than two buildings are erected under one roof, it shall be sufficient if the party wall is carried up at least eight and one-half inches in thickness to the underside of the roof covering, and such roof covering of iron, slate, or other material must be bedded in good mortar to the satisfaction of the surveyor, and the top of such party wall shall not be hidden from view until it has been approved by the surveyor.
- 50. Every party wall shall be carried up of the thickness aforesaid above any turret, dormer, lantern light, or other erection of combustible materials fixed upon the roof or flat of any building within four feet of such party wall, and shall extend at the least fifteen inches higher and wider on each side than such erection, and every party wall shall be carried up above any part of any roof opposite thereto and within four feet there-
- 51. Buildings wholly or partly of wood.—The following conditions shall apply as to scantlings and spacings of timber.

Stumps shall be not less than 4in. x 4in. jarrah, spaced not more than 4ft. apart under bearers under walls, and not more than 5ft. apart under bearers under floors. All stumps shall be sunk not less than 18in. in the ground and shall be coated with coal tar to at least six inches above ground level.

Ant-stops of galvanised iron projecting at least 2in. over head of stump on all sides to be provided on all stumps.

Sole-plates, not less than 12in. x 6in. x 1½in. to be placed under all stumps of whatever size.

Floor-bearers, 4in. x 3in. jarrah spaced 5ft. centre

to centre. Floor bearers required directly under every wall or partition.

Floor-joists, 4in. x 2in. jarrah spaced 18in. centre to centre.

Top and bottom plates, not less than 3in. x 2in. jarrah. Flooring, not less than lin. in thickness.

Studs, not less than 3in. x 2in. jarrah spaced not more than 2ft. centre to centre.

Ceiling joists, not less than 3in. x 2in. jarrah spaced not more than 2ft. centre to centre.

Ceiling hangers, 7in. x 11/4in. spaced not more than

7ft. apart.

Purlins, 3in. x 11/2in. jarralı (iron roof), 4in. x 3in.

jarrah (tile roof). Under purlins, 3in. x 2in. jarrah (iron roof), 4in. x 3in. jarrah (tile roof).

Collar ties, 3in. x 2in. jarrah.
Rafters, (iron roof) 3in. x 2in. jarrah, spacing 3ft.
centre to centre, (tile roof) 4in. x 2in. jarrah, spacing 2ft. centre to centre. All to be properly braced with purlins and collar ties.

Ridge, (iron roof) 6in. x 1in., (tile roof) 8in. x 1in. jarrah.

Fascia, 8in. x 1in. jarrah.

Hips, (iron roof) 6in. x 1in., (tile roof) 8in. x 1in. jarrah,

Weatherboards, not less than 11/4 in. lap. Stays, 2 in. x 3/4 in. (3 in. x 2 in. studs), 3 in. x 3/4 in. (4 in. x 2 in. studs) jarrah.

Vermin plates (bottom plates) must be used in the construction of all wooden buildings except sheds.

No framing timber shall be notched or checked out

to receive bracing or otherwise so as to reduce its crosssectional area more than one-sixth.

- 52. Rougheast and stucco.-Rougheast and stucco work shall be applied only to brickwork, provided that in certain cases such as gables of dwellings, or other ornamental sections of dwellings roughcast may be applied to expanded metal fixed in an approved manner.
- 53. Interior walls of dwellings.-The interior of all walls and ceilings of every wooden, or wooden framed building which is intended to be used, or which may be used as a dwelling shall be constructed of plaster sheets, or other fire-resisting materials.
- 54. Roofs.—The roof of every building shall be constructed of metal, tiles, slates, or other approved materials.
- 55. Reinforced concrete buildings.-In all cases where reinforced concrete is employed, whether in buildings as a whole, or in portions of buildings, before the actual carrying out of the work, or any portion thereof, complete drawings of such work, or portion shall be delivered to the surveyor, showing all details of the construction and the size, spacing, and arrangement of all reinforcing members.
- 56. Public Buildings. In any case in which the plans of any proposed public building are required by law to be approved by the Public Works Department, such approval shall be obtained before such plans are submitted for the Council's approval.

### Alterations and Additions.

- Alterations. Except with the consent of the Council, or the surveyor, no alteration shall be made to any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the provisions of this by-law relating to new buildings.
- Additions and Alterations.—Every addition to, or alteration of a building, and any other work made or done for any purpose in or on a building (except necessary repairs which do not affect the construction of a building) shall so far as regards such addition, or altera-tion, or other work, be subject to the provisions of this by-law relating to new buildings.

#### PART 6.

#### Ventilation, Lighting, and Drainage.

59. Height of Rooms.—The main rooms in all buildings shall be in every part not less than 10ft. from floor to ceiling, and the minimum height for wash-houses and bathrooms shall be 8ft. Provided that the height of main rooms in dwellings may be 9ft. 6in. in the following cases—(a) Where a hip roof is constructed with louvres of approved size at each end of the ridge, and the underside of the eaves are left open to provide a free passage for air; (b) Where a tile roof is provided and the underside of the eaves are left open to provide a free passage for air.

Attic Rooms.—Provided that in the case of buildings of more than one storey, living rooms wholly or partly in the roof may be not less than 9ft. in height from floor to ceiling over two-thirds of the floor area.

- 60. Minimum area of Rooms.—No main room in any building shall have a less floor area than 120 square feet.
- 61. Windows (natural lighting).—All rooms in a building intended to be used as a dwelling shall have one or more windows opening into the external air, the area of such windows shall be not less than one-tenth of the area of the floor of the room in which such window or windows are fitted.
- 62. Ventilation (dwellings).—Every part and every room of any dwelling house or building intended to be used for habitation shall be ventilated as required under part one of the Health By-laws, viz.:—in the ratio of 24 square inches of inlet, and 24 square inches of outlet of uncontrolled ventilating area to each hundred square feet of floor area.
- 63. Ventilation (other than dwellings).—The ventilation of all buildings, parts of buildings, type of ventilators to be used, arrangement and situation of ventilation openings shall be subject to approval as required under part one of Health By-laws.
- 64. Ventilation (sub-floor).—The space under the ground floor of every building shall be provided with a sufficiency of openings through all walls under the floor to allow a current of air to flow freely under all parts of the building. Type of ventilator used and spacing of same shall be the subject of approval by the surveyor.
- 65. Lighting and ventilation (shops).—The provisions of this part of this by-law relating to height of rooms, lighting and ventilating of main rooms in dwellings shall as far as applicable, apply to all shops save that the windows need not be constructed to open if other approved provision for ventilation is made, and that the minimum height of walls in shops shall be 12 feet.
- 66. Enclosing of Verandals.—No verandah of any dwelling, or shop, or other building shall be enclosed, or built in in such a manner as to exclude natural light, or reduce the proper ventilation of any building, or any part thereof. The use of hessian, or jute bags, or similar materials for enclosing or screening verandahs is prohibited.
- 67. Floors.—Floors shall be fixed level, and in all buildings the ground floor, if of wood shall have a space of not less than six inches between the ground and the underside of the floor bearers.
- 68. Permit may be refused if drainage not satisfactory.—The Council may refuse to approve the plan of any building, or any addition, or alteration to any building until it is satisfied that the proposed building, or addition, or alteration and the site and curtilage thereof will be properly drained.
- 69. Drainage of waste water.—Every person who shall erect a building shall provide proper drainage for the disposal of all waste water in conformity with Health By-laws.
- 70. Waste pipes.—Waste pipes from baths, sinks, washtroughs, and similar sanitary fittings shall be of wrought iron of approved sizes. All sanitary fittings shall be provided with traps under fittings, metal cleaning eyes shall be fitted at all changes of direction and angles of waste pipes.
- 71. Roof Water Disposal.—All buildings shall be provided with gutters and downpipes of approved sizes sufficient to carry all water from every part of the roof in an efficient manner, such water shall be carried at least two feet clear of the foundations of the buildings. In the case of large buildings where the surveyor shall deem it necessary, all stormwater from the roof of

- such buildings shall be carried by pipes direct to the street drains or gutters in such a manner as directed by the surveyor.
- 72. Water supply.—Every dwelling house not connected to a public water supply shall be provided with a water storage tank of not less than one thousand gallons capacity. Such tank shall be completely covered at its top and provided with a manhole fitted with a tight fitting lid.
- 73. Provision of manhole in ceiling.—Every building shall be provided with one or more manholes in the ceiling to enable access to be gained to the underside of the roof thereof.

#### PART 7.

74. Removal of buildings.—If any building is removed from outside the district to within the district, or from a site within the district to another site within the district, whether on the same or another block of land, such building shall be deemed for the purpose of this by-law to be a new building erected for the first time on the site whither it is removed.

#### PART 8.

Verandahs, Projections, Signs, Hoardings and Fences.

- 75. Verandahs.—(a) No person shall erect, or cause or permit to be erected, any portice or verandah over the footway of any road in the district without first obtaining the consent of the Council in writing, such portice or verandah shall be of, the shape, figure, dimensions and materials as set forth on the plan and specifications for the time being adopted by resolution of the Council, but the lowest part of the frieze or rails of such portice or verandah shall in no case be of less height than 9ft. above the level of the outer edge of the footway.
- 76. Opening in verandah Roof.—(b) No opening shall be made in the roof of such verandah for the purpose of affording light, unless such opening be properly framed and glazed with approved glass protected underneath with fine mesh wire-netting or armoured glass to the satisfaction of the surveyor.
- 77. Porch, landing, etc.—Every porch, gangway, outside landing, and outside step shall be of fire-resisting material and shall not project beyond the boundary of any road or public place.
- 78. Shop Windows.—Shop windows intended to be used for the display of goods or business advertisements shall consist of plate or approved glass jointed and fixed in approved metal or timber frames, the level of the sill of such frames to be not higher than 30 inches, nor within 12 inches of the level of the footpath immediately adjoining the same.
- 79. Woodwork abutting on roads.—Woodwork shall not be fixed flush with the face of any wall abutting on a road unless it is encased with metal of not less gauge than 22.
- 80. Signboard, hanging lamp, etc.—No signboard, hanging lamp, or other fixture shall be erected on or attached to any building or verandah projecting over any road unless the permission in writing of the Council be first obtained. Each such signboard, hanging lamp, or other fixture shall be of material, construction and design approved by the surveyor and shall be in no part less than 8ft. 6in. above the level of the footpath or road. No signboard shall exceed in depth 3ft., nor unless attached to a verandah, project over a footpath or road.
- 81. Unsightly or dangerous fence.—When any fence abutting on, or within 10 feet, of any road or public place within the district is in a dangerous or unsightly state, the Council may by notice in writing to be served on the owner of such fence require such owner within fourteen days from the receipt of such notice to take down or repair such fence as the case may require, and such owner shall comply with such notice.
- 82. Fences and walls.—Every fence to be hereafter erected abutting on any road or public place shall have affixed thereto a plinth at least nine inches high, unless the surveyor shall consent in writing to such plinth being of less height, and every wall of brick, stone, concrete, or other similar substance shall be constructed with a base to be approved by the surveyor.

#### PART 9.

Chimneys, Flues, Fireplaces and Heating Apparatus.

- 83. Foundations, footings, etc.—(1) Chimneys shall be built on solid foundations and with footings similar to the footings of the wall against which they are built, unless they are carried on steel girders with direct bearings upon party, external, or cross-walls, to the satisfaction of the surveyor, or on corbels of brick, stone, or other incombustible material, and the work so corbelled out does not project from the wall more than the thickness of the wall measured immediately below the corbel.
- (2) Chimneys may be corbelled out 14 inches from walls nine inches in thickness on corbels of stone or incombustible material not less than 10 inches in depth and of the full width of the jambs.
- 84. Chimneys, etc., with soot doors.—(1) Chimneys and flues having proper soot doors of not less than 40 square inches may be constructed at such an angle as is approved by the surveyor, but in no other case shall any flue be inclined at less angle than forty-five degrees to the horizon, and every angle shall be properly rounded.
- (2) Position of soot doors.—All soot doors shall be distant at least fifteen inches from any woodwork.
- 85. Arches.—An arch of brick or stone of sufficient strength shall be built over the opening of every chimney to support the breast thereof.

  Every chamber arch shall have the abutments tied in

Every chamber arch shall have the abutments tied in by an iron bar or bars of sufficient strength turned up or down at the ends and built into the jamb for at least four and a half inches on each side.

- 86. Flues.—A flue shall not be adapted to or used for any new oven, furnace, steam boiler or other fire used for any purpose of trade or business, or to, or for the range or cooking apparatus of any hotel, tavern, or eating house, unless the flue is surrounded with brickwork at least nine inches thick, from the floor of the storey on which such oven, steam boiler, or other fire is situated to 12 inches above the roof.
- 87. Flues in connection with engines.—A flue shall not be used in connection with a steam boiler, or hot-air engine, unless the flue is at least twenty feet in height measured from the level of the floor on which such engine is placed.
- 88. Lining, etc., of Flues.—The inside of every flue, and also the outside where passing through any floor, or roof, or space enclosed by a roof, or behind, or against any woodwork, shall be rendered or pargetted, or lined with fire-resisting piping or stoneware.
- 89. Jambs.—The jambs of every fireplace opening shall extend at least nine inches on each side of the opening thereof.
- 90. Incombustible material in certain cases.—The breast of every chimney shall be of incombustible material at least four inches in thickness and the brickwork surrounding every smoke-flue shall be at least four and a half inches in thickness, provided that where a ventilating flue is carried up with a smoke flue, they may be separated by a properly constructed iron wyth of cast iron not less than one inch in thickness.
- 91. Backs of fireplaces.—The back of every fireplace opening in party or internal walls from the hearth up to a height of twelve inches above the lintel or arc shall be brickwork at least nine inches thick or shall be reinforced concrete six inches thick. No flue shall be within two inches of the centre line of any party wall.
- 92. Thickness of flues.—The thickness of the upper side of every flue when its course makes with the horizon an angle of less than forty-five degrees, shall be at least nine inches.
- 93. Height.—Every chimney flue or chimney shaft shall be carried up in brick or stonework at least four inches thick throughout to a height of not less than three feet above the roof, flat, or gutter adjoining thereto, measured at the highest point in the line of junction with such roof, flat, or gutter.
- 94. Top courses.—The highest six courses of every chimney stack or shaft shall be built in cement mortar.
- 95. Chimney shafts.—The brickwork, or stonework of every chimney shaft except that of the furnace of any steam engine, brewery, distillery, or manufactory shall not be built higher above the roof, flat, or gutter adjoining thereto, than a height equal to six times the least width of such chimney shaft at the level of such highest point in the line of junction, unless such chimney shaft is built with and bonded to another chimney shaft not in the same line with the first, or otherwise rendered secure to the approval of the surveyor.

- 96. Slabs.—There shall be laid level with the floor of every storey before the opening of every chimney, a slab of stone, slate, or other incombustible material at least six inches longer on each side than the width of such opening, and at the least fourteen inches wide in front of the breast thereof.
- 97. How to be laid.—On every floor except the lowest floor, such slab shall be laid wholly on stone or iron bearers, or upon brick trimmers, or other incombustible materials, but on the lowest floor it may be bedded on concrete covering the site, or on solid materials placed on such concrete.
- 98. Hearths, etc.—The hearth or slab of every chimney shall be bedded wholly on brick, stone, or other incombustible materials, and shall together with such materials be solid for a thickness of six inches at least beneath the upper surface of such hearth or slab.
- 99. Flues in party walls.—A flue shall not be built in, or against any party structure or existing wall unless it is surrounded with good sound brickwork, or other approved material at least four and a half inches in thickness, properly bonded to the satisfaction of the surveyor.
- 100. Cutting away chimney breast.—A chimney breast or shaft built with or in any party wall shall not be cut away unless the surveyor certifies that it can be done without injuriously affecting the stability of any building.
- 101. Cutting into chimney shaft.—A chimney shaft, jamb, breast, or flue shall not be cut into except for the purpose of repair, or doing one or more of the following things:—(a) Letting in or removing or altering flues, pipes, or funnels for the conveyance of smoke, hot air, or steam; (b) forming openings for soot doors, each opening to be fitted with a close iron door and frames; (c) making openings for the insertion of ventilating valves. Provided that an opening shall not be made nearer than 12 inches to any timber or combustible substance.
- 102. Position of timberwork.—Timber or woodwork shall not be placed:—(a) Under any chimney opening within six inches from the upper surface of the hearth of such chimney opening; (b) Within two inches from the face of the brickwork or stonework about any chimney or flue, unless the face of such brickwork or stonework is rendered.
- 103. Position of wooden plugs.—Wooden plugs shall not be driven nearer than three inches to the inside of any chimney or flue opening, nor any iron holdfast or other iron fastening nearer than two inches thereto.
- 104. Ironwork.—No iron or steel joists, or other ironwork shall be placed in any flue except insofar as the same may be required for insuring stability.
- 105. Floors above furnace or ovens.—The floor of roof over any room or enclosed space in which a furnace is fixed, or any floor within 18 inches from the crown of an oven shall be constructed of fire-resisting materials.

# PART 10. Exempted Buildings.

106. Ferneries, aviaries, etc.—This by-law shall not apply to any greenhouse, fernery, aviary, or to an outbuilding if such outbuilding is on an area of not less than five acres used for agricultural or similar purposes only, or to temporary or removable offices and sheds used by builders during the construction of any building at or about the site of such building for a period of not exceeding twelve months.

#### PART 11.

# Enforcement of By-laws and Penalties.

- 107. No building may be erected except in compliance with this by-law.—No person shall erect, build, or construct, remove, or make any alteration or addition to, or cause to be erected, built or constructed, removed, or make any alteration or addition to any building contrary to the provisions of this by-law.
- 108. Penalty for breach.—Any person who shall be guilty of any breach of any of the provisions of this by-law, or shall fail to duly comply with any notice thereunder, shall be liable for every such offence to a penalty of not less than one pound, and not exceeding twenty pounds.
- 109. Certificate of surveyor.—If the surveyor shall certify in writing to the Council that any building has been removed into, or erected, or re-erected within the district or occupied contrary to any of the provisions

of this by-law, or that any building is in such a dilapidated, ruinous, or unsafe condition as to be dangerous to public safety, the Council or any officer thereof, or other authorised agent, may give to the owner, occupier, or builder, or leave upon the site of such building a notice in writing requiring such owner to alter or repair, or to remove, or to pull down such building within such time as is limited by such notice and such owner, occupier, or builder shall comply with such notice within the time therein limited.

- Notice to make building conform to by-laws .-If any building shall be wholly or partly built, erected, or added to, or altered, contrary to, or not in conformity with the provisions of this by-law, the Council, or any officer thereof may give to the owner, occupier, or builder, or leave upon the site of such building, notice in writing to bring such building into conformity with the said provisions, or requiring the pulling down or removal of such building within such time as is limited in such notice, and such owner, occupier, or builder shall comply with such notice within the time therein limited.
- 111. Power of Council where building or erection is contrary to by-law.—If default shall be made in complying with any notice mentioned in the last two preplying with any notice mentioned in the last two preceding clauses, then, notwithstanding the imposition or recovery of any penalty, it shall be lawful for the said Council by its surveyor, officer, or other authorised agent, or agents to enter upon any building, and the site thereof with a sufficient number of workmen, and for that purpose to break down any fence surrounding the and on which the building is situate, and to demolish and pull down the said building or any part, or parts thereof, and to do any other act that may be necessary for the purpose, and to remove the materials thereof to some convenient place, and if the Council in its discretion thinks fit, to sell the same in such manner as it thinks fit and it the Council it. thinks fit, and all expenses incurred by the Council, its surveyor, officer, or other authorised agent or agents, in demolishing and pulling down the said building, or any part thereof and selling the same, and in doing other acts as aforesaid, and all fees and penalties due by the owner, occupier, or builder thereof may be deducted and retained by the Council out of the proceeds of such sale, and the Council shall restore the surplus (if any) signing from such sale to such saven exercises. any) arising from such sale to such owner, occupier, or builder, or other person legally entitled thereto on demand, and any deficiency shall be made good and paid by the owner, occupier, or builder to the Council on demand.

#### First Schedule. FORM OF APPLICATION.

Approved.....

#### Second Schedule. Prescribed Fees.

	£	s.	d.
New Building (dwelling house)	0	7	6
Addition or alteration (dwelling house)	0	2	6
New Building (other than dwelling) per square	0	5	0
Additions and alterations (other than dwell-			
ing) per square	0	2	6
Garages and Outbuildings (new building or			
addition or alteration to)	0	2	6
For inspection only, of a building outside the			
district—whether removal is approved or			
not (additional to fee for permit)	2	2	0
A resolution adopting the foregoing by-law wa	as p	ass	ed
by the Busselton Municipal Council on the 23r	đ đ	ay	of

J. A. HOBSON, Mayor. H. D'ARCY-EVANS, Town Clerk.

Recommended:-

July, 1945.

(Sgd.) A. R. G. HAWKE, Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 4th day of September, 1945.

(Sgd.) R. H. DOIG, Acting Clerk of the Council.

THE MUNICIPAL CORPORATIONS ACT, 1906-43. Busselton Municipal Council—By-law No. 2—Areas, Open Spaces, etc., for Buildings.

P.W. 998/36.

A by-law of the Municipality of Busselton made under section 180 and part fifteen of the Municipal Corporations Act, 1906-43, and numbered two, relating Areas and Open Spaces for buildings.

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

- 1. Application.—This by-law shall apply to the whole of the municipal district of Busselton.
- 2. Commencement.—This by-law shall come into operation immediately upon its confirmation and approval by the Governor and publication in the Government Gazette.
- 3. From the date of coming into operation of this by-law all previous by-laws made by the Council dealing with the same subject are repealed.
- 4. Definitions .- In this by-law subject to the con-
- text:—
  "Apartment" means a room or rooms, or part of a
  building intended or adapted for separate occupation as a dwelling.
  "'Apartment Building' means a building containing
- two or more apartments.

  "Build" includes erect, build, or construct.

  "Building" includes erection, structure, detached room and outbuilding whether roofed or not, designed to
- afford or capable of affording shelter.
  "Council" means the Busselton Municipal Council.
  "Main Room" means all rooms used or intended to be used as bedrooms, dining rooms, ordinary living rooms, or kitchens.
  "Road" has the same meaning as in the Municipal
- Corporations Act.

# Dwelling Houses.

- 5. Distance from road.—No building which is intended to be used as a dwelling house, and no addition to such building shall be built within a distance of 20 feet measured horizontally from the road the building fronts, unless a building line at a different distance has been fixed by a proper authority.
- 6. Distance from side boundary.—No building which is intended to be used as a dwelling house and no addiis intended to be used as a dwelling nouse and no addition to any building which is intended to be used as a dwelling house shall be built within a distance of 3 feet if of brick, or 4 feet if of wood or wood frame, measured horizontally from the boundary of the allotment on which such building is erected.
- 7. Minimum area of land .- No person shall build, or cause to be built any building which is intended to be used as a dwelling house unless the site or curtilage of such building has a superficial area equal to one fourth of an acre, and has a depth of not less than 120 feet, with a clear frontage to a road of not less than fifty lineal feet.

Provided that when an allotment of land smaller in area than that hereinbefore prescribed was owned by any person prior to the coming into operation of this by-law, and not part of an allotment of which portion has been alienated or excised since the coming into operation of this by-law, or such allotment is shown on any plan or subdivision heretobefore approved by the Council, or by the Town Planning Board, the Council may permit a dwelling house, which shall in all other respects comply with this by-law, to be erected upon

Before permission is so granted for the erection of any building, the land must be subdivided so that each building is located upon a separate and distinct allotment. A plan of such subdivision shall be lodged with the application, and there shall be shown on such plan all buildings located, or to be located thereon, and no building shall be proceeded with unless and until the subdivisional scheme of such land be approved by the

- 8. Minimum area of open land .- At least one third of the area of any allotment on which a dwelling house is erected shall be left open and unbuilt on and for the exclusive use of the occupiers of the buildings erected upon such allotment.
- 9. Minimum area of dwelling house.—Every dwelling house shall consist of a total area of at least 800 square feet, and shall contain not less than three main rooms.
- 10. Computing distances.—For the purpose of computing distances from any building, the outer face of the wall shall be taken as the point from which measurements are to be taken.

#### Shops.

- 11. Minimum area of land.—(1) Every shop shall have a frontage to a road of at least 18 feet; (2) No shop shall be of less width in any part thereof than 18 feet.
- 12. Permit for the erection of shop where dwelling not attached.—Permission may be granted for the erecwhere no person resides at such shop, on land having a frontage of 18 feet to a road and a depth of not less than 35 feet and a superficial area of not less than 630 square feet, provided that no provided that he provided that iess than 35 feet and a superficial area of not less than 630 square feet; provided that no portion of such shop or building shall be erected within 15 feet of the rear boundary of such land, and only if the Council shall approve of the site of the proposed building and the suitability of the site for the type of business to be conducted at such shop.
- Access to rear of shop.—Every shop shall be so erected and built that, without passing through the building there is a reasonable access to the back premises and offices of such shop for the removal of nightsoil and other refuse to a road or lane 10 feet wide at least.
- Separate entrance for shop and dwelling in different occupations.—If a dwelling attached to a shop is in a different occupation from the shop, a separate entrance from the road shall be provided for the sole use of the occupants of the dwelling.

#### Apartment Buildings.

- 15. Area of land to be occupied.—The total floor area of an apartment building, together with the floor area of any other buildings erected on the same allot-ment, shall not exceed half the area of such allotment.
- 16. Area of each apartment.—The total floor area of each apartment shall be at least 400 square feet. In addition thereto every apartment shall have for the exclusive use of the occupants thereof at least 100 square feet of verandah space.
- 17. Area of Main Rooms.—Every main room in an apartment shall have a floor area of at least 120 square
- 18. Apartment to be self-contained.—Every apartment shall be self-contained, it shall contain its own kitchen, bathroom, and lavatory. It shall have a separate entrance from the outside of the building, and such entrance shall be constructed of fire-resisting material as defined in the building by laws of the Council for the time being in force.

#### Miscellaneous.

- 19. No alterations infringing by-law.-No alteration shall be made in any building in such a manner that when so altered it will by reason of such alteration not be in conformity with the Council's by-law relating to new buildings.
- 20. No user infringing by-law.—No person shall occupy, or permit to be occupied, any building for any purpose for which such building could not have been built under the provisions of this by-law: Provided that this clause shall not prevent the continued use of any building in existence at the time of coming into operation of this by-law, for any purpose for which it was then being used.

A resolution adopting the foregoing by-law was passed by the Council on the 23rd day of July, 1945.

J. A. HOBSON, Mayor. H. D'ARCY-EVANS, Town Clerk.

Recommended: -

A. R. G. HAWKE, Minister for Works.

Approved by His Excellency the Lieutenant-Governor in Executive Council this 4th day of September, 1945.

(Sgd.) R. H. DOIG, Acting Clerk of the Council.

#### THE MINING ACT, 1904.

Notice of Intention to Forfeit Leases for Non-Payment of Rent.

> Department of Mines, Perth, 14th September, 1945.

IN accordance with section 97 of the Mining Act, 1904, IN accordance with section 97 of the Mining Act, 1904, notice is hereby given that, unless the rent due on the undermentioned Mining Leases be paid on or before the 26th day of October, 1945, it is the intention of the Lieutenant-Governor, under the provisions of section 98 of the Mining Act, 1904, to forfeit such leases for breach of covenant, viz., non-payment of rent.

(Sgd.) A. H. TELFER, Under Secretary for Mines.

BROAD ARROW GOLDFIELD. Gold Mining Leases.

2199W-ZOROASTRIAN: Gilmore, Gordon Roy.

2220W-HIGH CASTE G.M.: Pratt, John Robert; Allen,

Andrew Thomas Malcolm. 2230W—FEDERAL: Long, Charles Richard. 2232W—CAVE HILL NORTH: Knezovic, Ivan.

# COOLGARDIE GOLDFIELD.

Coolgardie District.

Gold Mining Leases.

4600—MELVA MAIE: Smith, Harry Anset. 5217—LLOYD GEORGE: Prior, Benjamin Austin. 5293—TWO BOYS: Bermingham, James; Bermingham, John Patrick.

5617—RIVETTE GOLD MINE: Lister, George Francis; Lister, Jack; Lister, Arthur.
5622—LUCKY HIT: Alford, Victor Daniel.
5623—MELVA MAIE NORTH: Smith, Harry Anset.

5624-EUNDYNI: Sheil, Cedric.

GEORGE WEST: Prior, Benjamin 5640—LLOYD Austin.

5643-LLOYD GEORGE SOUTH: Prior, Benjamin Austin.

5647—FAIR PLAY GOLD MINE: Phillips, William

Henry; Oreb, Ante; Tabain, Ante.

Henry; Oreb, Ante; Tabain, Ante.

5653—GLEESON'S: McInnes, Edward William; Bates,
Robert Webster.

5665—NORNADEEN: Fulwood, Percival Leslie; Kitto,
James Warren.

5666—WAR TIME LEASE: Urlich, Milenko.

5667—GROUND LARK: Atley, Patrick; Patrick. Crowley,

5672-VALE OF COOLGARDIE: Merry, Henry Charles Houlton.

5673—WESTRALIA: Merry, Henry Charles Houlton. 5679—ADA: Grepo, Jack. 5681—TWENTY GRAND: Jenkinson, William Ernest. 5684—WINSTON CHURCHILL: Prior, Benjami: Benjamin

5688-SPARGO'S EXTENDED: Spargo's Reward Gold Mine (1935), No Liability. 5689—SPARGO'S SOUTH: Spargo's Reward Gold Mine

(1935), No Liability.

Kunanalling District.

Gold Mining Leases.

987S—PREMIER: Hill, Alfred John. 988S—PREMIER NORTH: Hill, Alfred John. 1001S—STAR OF FREMANTLE: Hill, Alfred John.

Dundas Goldfield.

Gold Mining Leases.

1422—ONKAPARINGA: Stacey, Adrian Fitzgerald;
De Cean, Robert Thomas.
1468—BRONZEWING: James, Vincent Arthur.
1530—SECOND TRY: Mitchell, Alexander James.
1624—VALHALLA: Tomich, Gelena.

1637-ELLEN TERRY: Vitali, Egidio; Hanson, Frederick.

1656—BLACK CAT: Nelsen, Thorvald Carl.
1657—TRUMP: Crudace, William Mallamby; McKenna,
Leonard Neil; Crudace, Joseph Jackson.
1660—SECOND FRONT: Sharpe, Clifford.
1661—O.K. SOUTH: Tobin, Herbert Patrick.

1663-VIRGINIA: Baker, Leonard Henry.

### Miners' Homestead Leases.

68-LAKE SIDE: Quinlivan, Stanley.

68—LAKE SIDE: Quinlivan, Stanley.
69—MOYLE'S HOMESTEAD: Moyle, William John.
74—BURNLEY: Bryant, William George.
76—NULLABOR: Pavy, Edgar.
84—BRAESIDE: Alexander, Robert Malcolm.
90—WOODLEY: Hill, Ethel.
92—NEWTOUN: Baker, Robert George Clive.

#### EAST COOLGARDIE GOLDFIELD.

East Coolgardie District.

Gold Mining Leases.

5437E-NORTH END EXTENDED: Newburn, George

5437E—NORTH END EXTENDED: Newburn, George Robert; Stahl, Frederick Henry.
5468E—PHARLAP: Nunn, Edward.
5525E—XMAS FLAT: Parker, Allan; Parker, William;
Beaton, Roderick; Hehir, Jack Power.
5689E—HAOMA: Parker, Allan; Beaton, Roderick;
Parker, William; Hehir, Jack Power.
5896E—CONCORDIA: Gillett, Beward St. Betrick

Parker, William; Hehir, Jack Power.
5896E—CONCORDIA: Gillett, Bernard St. Patrick.
5924E—FEDERAL: Gillett, Bernard St. Patrick.
5961E—LOGANBERRY: Collett, Joseph Harris.
6019E—GOLDEN SEAM: Gianini, Ludovico.
6030E—CHURCHILL: Smith, Charles William.
6035E—FRANKLYN, D.: Smith, Charles William.
6036E—WANDOO: Board, John Edward.
6037E—LAE: Board John Edward.

6036E—WANDOO: Board, John Edward.
6037E—LAE: Board, John Edward.
6038E—AUSSIE: Board, John Edward.
6039E—THORNETTS: Solomon, Joseph Francis.
6040E—HANNANS EAST: Wardrop, Charles.
6041E—INKERMAN: Board, John Edward.
6045E—MARKHAM: Barbican Corporation, Limited.
6050E—BOULDER CONSOLIDATED: Annear, John
Henry; Pascoe, Richard Alexander; Solomon,
Joseph Francis.

# Miners' Homestead Leases.

247E-OXENDALE: Horan, William Henry; Horan, Annie Elizabeth.

250E—HAZELDEAN: Sheehan, Ierene.

252E—HAZELDEAN NORTH: Sheehan, Justin Pat-

265E—FAIRVIEW: Reeves, Selina Beatrice. 267E—HORANDALE: Horan, Annie Elizabeth.

280E—CRESSEY'S HOMESTEAD: Lucich, Charles.

282E—LUCICH HOMESTEAD: Lucich, Kristina. 284E—GOLDEN VALLEY: Trythall, William Thomas. 288E—CAMURINA: Kemp, Robert William; Jones,

Horace Carlyle. 289E-LINTON: Linton, Robert Ivon; Reeves, Edward

Charles. 290E-REEVES: Linton, Robert Ivon; Reeves, Edward

Charles.

291E—OMEGA: White, Stirling Clement.

294E—CASCADE: Ryan, Edward; Pollard, Reginald Edward James.

295E—EL ALAMEIN: Paull, John Bernard. 296E—WEST END: Taylor, George Edward. 297E—VENTURE: Spiers, William Douglas.

Bulong District.

Gold Mining Lease.

1315Y-LADY GWEN: Linnett, Arthur Scott.

#### EAST MURCHISON GOLDFIELD.

Lawlers District.

Gold Mining Leases.

1330—BETH-HENO: Alac, Mate. 1336—CAROLINE EAST: Wertheimer, Arthur Har-

court (senr.).

#### Wiluna District.

Gold Mining Leases.

10J-MOONLIGHT: Moonlight Wiluna Gold Mines,

37J-MOONLIGHT EAST: Moonlight Wiluna Gold Mines, Limited.
-ADELAIDE: Moonlight Wiluna Gold Mines,

Limited.

109J-NORTH-WEST MOONLIGHT: Moonlight

Wilina Gold Mines, Limited.

333J—NEB: Moonlight Wiluna Gold Mines, Limited.

422J—MOONLIGHT NO. 1: Moonlight Wiluna Gold Mines, Limited.

433J—WARATAH: Horley, Lance Charles.

603J—STARLIGHT SOUTH: Moonlight Wiluna Gold Mines Limited.

Mines, Limited. 665J—NEW VENTURE: Nulsen, Willie Adison.

#### Miners' Homestead Leases.

13J-ZONNEBEKE HOMESTEAD LEASE: Della

Santina, Ernesto.

17J—MORRISSEY'S HOMESTEAD: Hayes, James;

Hayes, Adelaide Mary.

19J—PICTON: Hayes, James; Hayes, Adelaide Mary.

23J—BIG CHANCE: Miocevich, Joseph.

27J—BUTCHERS BLOCK: Hayes, James; Hayes, Ade-

laide Mary.

33J-CLAYPANS GARDEN: Cooper, Charles Thomas Joseph.

35J-VIOLET ABATTOIRS: The Lake Violet Pastoral

35J-VIOLET ABATTOIRS: The Lake Violet Pa Company Proprietary, Limited. 41J-RONDIN FARM: Heylen, Thomas Herbert. 44J-FAIRVIEW: O'Connor, Michael. 55J-LOMBARDI: Raina, Charles. 65J-MILLROSE: Ward, Nicholas Rauert. 66J-CHURCHILL FARM: Phillips, James. 67J-BETTERVIEW: O'Connor, Michael. 68J-THOMPSONS: Hayes, James. 69J-STOCK ROUTE YARDS: Hayes, James. 71J-GREEN GABLES: Stein, Karl Frederick.

# Black Range District.

#### Gold Mining Leases.

1069B—SONNY BOY: Di Giuseppe, Tommaso; Di Chiera, Angelo; Paskov, Dume. 1074B—APPLES: Fisher, Leonard Norman; McKay,

Alexander.

1079B-LITIGATION: Morris, Winifred Mary.

# GREENBUSHES MINERAL FIELD.

Mineral Lease.

620-GOLD COIN: Greenbushes Tin Limited.

# MOUNT MARGARET GOLDFIELD.

Mount Margaret District.

Gold Mining Leases.

2138T—NIL DESPERANDUM: Probert, Arthur

Adrian; Clark, Henry Burke. 2245T—LANCEFIELD EXTENDED WEST: Cable, Douglas.

2356T—MORGOOD DEEPS: Genoni, Charles; Western
Mining Corporation, Limited.
2433T—IDA H. EXTENDED: Panos, Joseph.
2445T—LANCEFIELD: Cable, Douglas.
2446T—BOOMERANG: Cable, Douglas.

2458T-WESTRALIA: Bridgeman, Henry Victor Stan-

2471T—TRUMP: Cable, Douglas. 2476T—HAPPY FIND: Tagliaferri, Marco.

2480T-MOCKING BIRD: Fletcher, Charles Henry;

Thompson, Thomas. 2483T—MULGA KING: Shepherd, John. 2484T—BOOMERANG EXTENDED: Cable, John.

Mount Morgans District.

Gold Mining Leases.

508F—CORONATION: Quinn, William George.
509F—NEW GOLDEN TREASURE: Knudsen, Martin.
528F—BLUE PETER: McCrae, William.
539F—DEMOCRAT: Zanotti, Fermo; Zanotti, Peter.
540F—VERA: Bassula, John Andrew; Crocker, Clifford Clyde.

549F—SUNNY BOY: Pleich, Mate.

Mount Malcolm District.

Gold Mining Leases.

1594C—HARBOUR LIGHTS: Leonora Central Gold Mining Company, No Liability. 1754C—GOLD BLOCKS: Giudice, Giuseppe; Giudici,

Zaccaria. 1794C—MIGHTY SPLASH: Castledine, George Andrew.

Miners' Homestead Leases.

38C—CARDINIA: Robinson, James Johnstone. 39C—MELROSE: Robertson, George Norman.

#### MURCHISON GOLDFIELD.

Cue District.

Gold Mining Leases.

2079-BATCHELOR: Stock, William James; Moloney, Francis William.

2183—JOY LONG: Poletti, Andrea; Sottil, Luigi; Poletti, Gildo.

2236—HILL-VIEW: Rinaldi, Dominic; Fanetti, Andrea. 2239—MINOS: Triton Gold Mines, No Liability. 2240—MINOTAUR: Triton Gold Mines, No Liability. 2242—DUNEDIN: Rinaldi, Dominic.

Miner's Homestead Lease.

29—SUNSHINE: Grazioli, Teresa.

Day Dawn District.

Gold Mining Lease.

656D-EUREKA: Palla, Giuseppe.

Mount Magnet District.
Gold Mining Leases.

1255M—EDWARD CARSON: Cassey, Andrew. 1286M—EVENING STAR: Slavin, Joseph Clarence; Jewell, Horace.

Jeweii, Horace.
1308M—EMPRESS: Grose, John.
1379M—GALTEE MOORE: Grose, Charles.
1415M—EDWARD CARSON SOUTH: Cassey, Andrew.
1426M—ZENITH: Towers, John White.

1430M—SOUVENIR: Seaman, Reginald John; Haworth,
Thomas Lear; Laing, William.
1431M—GOOD HOPE: Smith, Reginald Goyder.

Mineral Leases.

9M—DOLOMITE: Giles, Arthur Sydney; Atkinson,

Robert William.

10M—SHIRREF: Giles, Robert William. Giles, Arthur Sydney; Atkinson,

11M—SHIRREF'S DOLOMITE: Giles, Arthur Sydney; Atkinson, Robert William.

Miner's Homestead Lease.

13M-YARD: Hayes, James.

 $Mee katharra\ District.$ 

Gold Mining Leases.

515N—INGLISTON CONSOLS WEST: Roberts, William Christopher; Walshaw, Mabel Alice; liam Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John; Roberts, John MacDonald; Coombe, Ernest; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Roberts, Alice Helena; Pickles, Catherine Mackey; Lynch, Joseph Henry; Bestwick, Ruby Florence; Caddy, Amy Mildred; Heale, Emily.

729N—INGLISTON CONSOLS EAST: Roberts, William Christopher; Walshaw, Mabel Alice; Roberts, John Harold; Roberts, Frederick

Roberts, John Harold; Roberts, Frederick William; Roberts, Alfred; Steele, Mary Ruby Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John;

Roberts, John MacDonald; Coombe, Ernest; Roberts, John MacDonald; Coombe, Ernest; Roberts, Arthur Christopher; Browning, Robert Humphrey; Stephen, John William Farish; Roberts, Alice Helena; Pickles, Catherine Mackey; Lynch, Joseph Henry; Bestwick, Ruby Florence; Caddy, Amy Mildred;

Heale, Emily. 814N—FENIAN EXTENDED: Caddy, Amy Mildred;

814N—FENIAN EXTENDED: Caddy, Amy Mildred;
Lynch, Joseph Henry.
822N—CONSOLS EAST EXTENDED: Roberts, William Christopher; Walshaw, Mabel Alice;
Roberts, John Harold; Roberts, Frederick
William; Roberts, Alfred; Steele, Mary Ruby
Alma; Roberts, Ernest Victor; Roberts, Spencer Macdonnell; Roberts, Archbold John;
Roberts, John MacDonald; Coombe, Ernest;
Roberts, Arthur Christopher; Browning,
Robert Humphrey; Stephen, John William
Farish; Roberts Alice Helena; Pickles, Catherine Mackey; Lynch, Joseph Henry; Bestwick, Ruby Florence; Caddy, Amy Mildred;
Heale, Emily.

1463N—LIVINGSTONE: Caddy, Amy Mildred; Lynch,
Joseph Henry.

1463N-LIVINGSTONE: Caddy, Amy Mildred; Lynen,
Joseph Henry.
1539N-INGLISTON SOUTH: Ingliston South Gold
Development, No Liability.
1551N-NEW WATERLOO: Garland, Ethel Kate.
1553N-CONSOLS NORTH: Caddy, Amy Mildred;
Lynch, Joseph Henry.
1567N-CONSOLS WEST: Caddy, Amy Mildred;
Lynch Learnh Henry.

1567N—CONSOLS WEST: Caddy, Amy Mildred;
Lynch, Joseph Henry.
1577N—MOPOKE: Boschi, Giuseppe.
1861N—ADELE MAY: Mann, John; Mann, Adele May.
1872N—BLUE PEDRO: Gerick, Eric Suffield; Gerick,
Albert John; Fisher, William Edwin; Lynch,
Joseph Henry; Rinaldi, Domenica.
1887N—LEAP YEAR: Butler, William Henry.
1888N—HAVELUCK: Timoney, Eugene Godfrey.
1891N—MARGUERITTA: Egan, Charles; Egan, Daniel Joseph

iel Joseph.

1893N—HALCYON: Gale, Aubrey Layton Carlisle; Gale, Lenard John; Gale, Aubrey Francis.

Miner's Homestead Lease. 59N—GLENGARRY: McDonald, Mary Gabriel.

# NORTHAMPTON MINERAL FIELD.

Mineral Leases.

205-SURPRISE SOUTH: Weir, Terence. 209-WHITE HEATHER: Cordingley, Frank; Weir, Terence.

#### NORTH COOLGARDIE GOLDFIELD.

Menzies District.

Gold Mining Leases.

5658Z—CARIDA: Corbett, Thomas William; Law-

rance, Ivan.
5707Z—QUIN HILLS: Massingham, Charles Carson; Quinlivan, James. 5722Z—GULL'S BLOW: Fardy, John.

Ularring District.

Gold Mining Leases.

1094U—FIRST HIT: Evans, Thomas. 1101U—EMERALD: Bassett, Ernest Robert; McKernan, George Widdis; Robinson, William. 1126U—LADY EILEEN: Searle, John Thomas; Maher, Patrick William.

# Yerilla District.

Gold Mining Leases.

1011R—NETA: Paget Gold Mines of Edjudina, Limited. 1119R—GENEVE: Paget Gold Mines of Edjudina, Limited.

1120R-SENATE: Paget Gold Mines of Edjudina, Limited.

1121R-NETA EXTENDED: Paget Gold Mines of Edjudina, Limited

1122R-NETA JUNCTION: Paget Gold Mines of Ed-

judina, Limited. 1221R—GOLDEN HILL: Fagan, Bertha. 1226R—MILLION DOLLAR SOUTH: Porphry (1939) Gold Mine, No Liability. 1227R--MILLION DOLLAR NORTH: Porphry (1939)

Gold Mine, No Liability.

# NORTH COOLGARDIE GOLDFIELD.

Niagara District.

Gold Mining Leases.

902G—GRAFTER: Spicer, William Aubrey. 913G—NEW GLADSTONE: Allan, James Andrew. 917G—MAY: O'Meagher, Thomas; Spiers, William

Douglas.

918G-ALTONA SOUTH: Smith, Frank.

#### NORTH-EAST COOLGARDIE GOLDFIELD.

#### Kanowna District.

Gold Mining Lease.

1532X-SIRDAR: Hunter, Ernest Richard James; Leslie, Frederick Henry.

### PEAK HILL GOLDFIELD.

Gold Mining Leases.

512P—ATLANTIC: Dunlop, William. 566P—INVASIA: Spencer, William Donald Douglas; Walker, Alfred. 567P—MINER BIRD: Burrows, William.

# YALGOO GOLDFIELD.

Gold Mining Leases.

1025-CARNATION: Scaddan, William Cecil; Zanga, Lorenzo; Gerardi, A. Green, William John. Gerardi, Allietti; Martin, John;

1047-MUGGA KING: Dix, Percy Albert.

1063—ARK: Taylor, Alfred. 1145—OVERSIGHT: Green, William John. 1175—MARIGOLD: Green, William John; Holben, Francis James; Marini, George; Battaglia, Giovanni.

1205-MARIGOLD NORTH: Green, William John.

1206—ORCHID: Green, William John. 1208—OVERSIGHT SOUTH: Green, William John.

#### YILGARN GOLDFIELD.

Gold Mining Leases.

3923-HOLLETON EAST: Calzoni, Antonio; Calzoni, Frank.

3966-DONOVAN'S FIND: Howlett, Thomas William.

3969—WHITE HORSESHOE: Williams, Lionel George. 4002—FRASER'S SOUTH: Dixon, John Knight.

-FRASER'S: Dixon, John Knight.

4032—QUEEN ANN: Roberts, John Charles.

-McINTOSH: King, George Bowman; King, Wal-ter Thomas; Stephen, Alexander. -TRY AGAIN: Divitini, Camillo; Overington,

-TRYOliver Arthur. 4072—FRANCES ROYAL: Rear, William Cecil

4073-MOUNTAIN KING: Howlett, Thomas William.

# Private Property.

38PP-CORRIGIN: Bowron, Leo Matthew Patrick.

### Mineral Leases.

38-NORTHERN EXTENDED: Reid. Alexander James

-NORTH LEASE: Reid, Alexander James.

40-CENTRAL LEASE: Reid, Alexander James.

40—CENTRAL LEASE: Reid, Alexander James.
41—PICKERING LEASE: Reid, Alexander James.
42—JACKSON LEASE: Reid, Alexander James.
43—THORN LEASE: Reid, Alexander James.
44—MARTIN LEASE: Reid, Alexander James.
45—BRISBANE LEASE: Reid, Alexander James.
46—MARTIN EXTENDED: Reid, Alexander James.
47—NORWOOD LEASE: Reid, Alexander James.
48—EASTERN EXTENDED: Reid, Alexander James.

49—SOUTHERN EXTENDED: Reid, Alexander James.

# Minens' Homestead Leases.

91-VIEW HILL POULTRY FARM: Robertson, Mar-

garet Jean.

--EDNA MAY POULTRY FARM: Robertson, Margaret Jean.
-GLANYRAFON: Mountstephen, Thomas Hooper.

112-DORORIC: Cooke, Hilda May.

114—MOUNTAIN PRINCE: Moore, Winifred Marjorie. 116—WOODLARK: Worton, James,

119-NESTOR: Kruger, Bertha Isabel.

### OUTSIDE ANY PROCLAIMED GOLDFIELD OR MINERAL FIELD.

Mineral Leases.

356H-GINGIMIA: Walker, Roy Branscombe; Foden, Cyril.

357H-HELENA: Swan Portland Cement, Limited. 373H-NARDOO MINE: Burt, George Henry.

Residential Lease.

22-ISLWYN: Walters, Islwyn.

#### THE MINING ACT, 1904.

Notice of Intention to Forfeit Leases for Non-Payment of Rent.

> Department of Mines, Perth, 14th September, 1945.

IN accordance with section 97 of the Mining Act, 1904, notice is hereby given that, unless the rent due on the undermentioned Mining Leases be paid on or before the 9th day of November, 1945, it is the intention of the Lieuteneut Governor, under the previous of the Lieutenant-Governor, under the provisions of section 98 of the Mining Act, 1904, to forfeit such leases for breach of covenant, viz., non-payment of rent.

(Sgd.) A. H. TELFER, Under Secretary for Mines.

#### PILBARA GOLDFIELD.

Marble Bar District.

Gold Mining Leases.

707—KITCHENER: Jackson, Hugh. 850—FEDERATION: Underwood, William; Knight, John Claude.

-BULLETIN: Fletcher, Leslie; Woodman, Emily

Ada. 866-BONNIE DOON: Greater Bonnie Doon (1935),

Limited.

901—RYAN'S: Greater Bonnie Doon (1935), Limited. 929—TASSY QUEEN: King, William Percy. 1046—KLONDYKE QUEEN: Flegg, Harold. 1062—OUTWARD BOUND EAST: Kelly, George Ed-

ward; Crewes, Sydney. 1064—RISING MOON: Hannay, Patrick Joseph.

-BOOLARINA: Grgich, Jura.

# Mineral Leases.

313-TABBA TABBA CONSOLIDATED: Crawford. Lindsay William Seabrook; Crawford, Allan Robert.

362—MOUNT CANNING: Crawford, Allan Robert. 364—CANNING NORTH: Crawford, Allan Robert.

# Nullagine District.

Gold Mining Leases.

229L-BARTON: Gallop, Douglas.

231L—BLUE SPEC: Dods, John Nisbet. 263L—BLUE SPEC EAST: Dods, John Nisbet.

264L—SPEC: Dods, John Nisbet.
265L—WEST SPEC: Dods, John Nisbet.
266L—GOLDEN SPEC: Dods, John Nisbet.
268L—DOHERTY'S REWARD: Mitchelson, Ronald;
Bee, Lennex Julian; McKinnon, Alexander John.

281L—CEMENT: Dods, John Nisbet. 282L—ROLLER SPEC: Blue Spec Gold Mines, No Lia-

bility. 284L—GOLDEN GATE: Blue Spec Gold Mines, No

Liability. 285L—GOLDEN SPEC WEST: Blue Spec Gold Mines, No Liability.

286L-LIVESEY: Blue Spec Gold Mines, No Liability. 288L-PASSION FRUIT: Milner, Arthur.

#### Miners' Homestead Leases.

21.—RIVERDALE: Allsopp. James Hunter. 3L—FIVE MILE FARM: Geddes, David. 7L—PETE'S: Blue Spec Gold Mines, No Liability.

# Residential Leases.

25-FIRST: Blue Spec Gold Mines, No Liability. 26-SECOND: Blue Spec Gold Mines, No Liability.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD. Accepted Tenders.

Tender Board No.	Date.	Contractor.	Sche- dule No.	Particulars.	Department concerned.	Rate.
360/45	1945. Sept. 7	H. L. Brisbane and Wunderlich, Ltd.	148A, 1945	Stainless Steel Fittings, for Lem- nos Mental Hospital, as fol- lows:—	Public Works	
				Item 1—1 only Sink, Drainer and Bench		for £71 10s.
				Item 2—1 only Sink, Drainer and Bench	•••	for £76.
				Item 3—1 only Sink, Drainer and Bench		for £68.
				Item 4—2 only Sink, Drainer and Bench	··· ··· ···	£126 10s. each.
				Item 5—1 only Bench Item 6—Supply and fixing of Monel Metal Soffit		for £67. for £20.
351/45	do.	R. Doust	144A, 1945	Delivered at Lemnos Hospital Purchase and removal of Second- hand Chapman Pup 2½ h.p. Marine Engine	Fisheries	for £23 7s. 6d.
355/45	do.	W. J. Halliday	145A, 1945	Purchase and removal of Second- hand Motor Launch Hull	do	for £4.
308/45	do.	T. Tomlinson	125A, 1945	500 Cords Firewood for Pumping Station at Two People Bay, as per Item 1	Public Works Water Supply	24s. 6d. per cord.
338/45	do.	A. J. Baker & Sons	141a, 1945	Refrigerating Plant for Wooro- loo Sanatorium, as follows:— Item 1—Supply and Instal- lation of Coldstream Model RM280A Condenser Unit complete with 3 h.p. Die-	Public Works	for £383.
				sel Éngine, etc. Item 2—Supply and Installation of "Farma" Milk Cooler, capacity 80 galls., with support brackets		for £15 10s.
319/45	Sept. 10		131A, 1945	Machinery for Midland Junction Technical School, as follows:—	do.	
		McPhersons Pty. Ltd.	,,	Items—1, 4, 5, 7, 8, and 9	•••	Rates on applica-
		Atkins (W.A.), Ltd	"	Item 2—1 only Emery Grinder "Atko" (W.A.)		tion. for £68.
		McLean Bros. & Rigg, Ltd.	,,	complete, delivered Item 3—1 only P.A. Pedestal Motorised Polishing Ma-		for £52.
•		Stewart & Lloyds (Aust.) Pty. Ltd.	"	chine complete, delivered Item 10—1 only E.M.F. Model P.A.7 7-K.V.A. Pi- lot Arc Welder, delivered		for £69.

# Extension of Contracts.

Tender Board No.	Date.	Contractor.	Particulars.
643/42	1945. Sept. 7	Hume Pipe Co. (Aust.)	Schedules 248A and 249A, 1942.— Concrete Lining of R.C. Pipes. Contract extended for further 12 months ending 19th May, 1946.
168/43	do.	do. do. do.	Schedules 39A to 49A, 1943.—  Reinforced Concrete Pipes. Contract extended for further 12 months ending 19th May, 1946.

# WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

# Tenders for Government Supplies.

Da Adve	te c		Schedule I	No.	Supplies required.	Date of Closing
1	945.				as .	1945.
Aug.	28	• • • •	156a, 1945		Slag Cork, 3 ft. x 1 ft. x 2 in., 600 sheets for Perth Hospital	Sept. 20
Aug.	30		157A, 1945		Exhaust Fan Unit, for Fremantle Hospital	Sept. 20
Sept.	4		159a, 1945		Sunner Type Piston and Bushing Honing Machine	Sept. 20
Sept.	4		160a, 1945		Enamelled Steel Licensing Plates, for Police Department, 5,573 sets	Sept. 20
Sept.	6		168A, 1945	•••	Cooling Water Headers, Circle and Sprayer Mains and Fittings, for Charcoal	1
- 1					Iron and Steel Industry (Recalled)	Sept. 20
Sept.	11		176A, 1945		Supply and Fixing Fibro Plaster Walls and Ceilings on 64 Houses to be erected	1
					in the Metropolitan Area	Sept. 20

#### WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD-continued.

Date of Advertising.			Schedule N	о.	Supplies required.		
Sept.	6		167A, 1945		Steel Units for Acid Refinery, for Charcoal Iron and Steel Industry	Sept.	27
Sept.	6		169a, 1945		15 h.p. Motor complete with Slide Rails and Pulley; 2 h.p. Motor and Fan		
					complete, and Plummer Blocks, 3 in., for Charcoal Iron and Steel Industry	Sept.	27
Sept.	6		170a, 1945	• • • •	Fullway Valves and M.S. Flange, for Charcoal Iron and Steel Industry	Sept.	27
Sept.	6		171a, 1945		Bustle Pipe Bleeder Valve, for Charcoal Iron and Steel Industry	Sept.	27
Sept.		. •••	174a, 1945		Dairy Steam Boiler, for Wooroloo Sanatorium Dairy	Sept.	
Sept.		• • •	177A, 1945	•••	Gas Heated Press and Refrigerated Cabinet, for Lemnos Hospital	Sept.	
Sept.		• • •	178a, 1945	• • • •	Combined Diaphragm Pumping Set	Sept.	27
Sept.	6	•••	173a, 1945	•••	Cartage of Stores, etc., from Broome to Native Feeding Depot, La Grange Bay;		
					Evacuee Colony, Beagle Bay Mission; and Native Hospital, Broome, during	_	
α.			750 7045		a period of 12 months commencing 1st November, 1945	Oct.	4
			179A, 1945	• • •	16 only Ammonia Condenser Coils, delivered to State Abattoirs	Oct.	4
Sept.			180a, 1945	•••	Copper Pipes complete with Couplings	Oct.	4
Sept.			181a, 1945	•••	Slag Iron Runners (excluding Brickwork)	Oct.	4
Sept.			182a, 1945	• • •	Superstructure for 16 ft. x 12 ft. Agitator, for State Alunite Industry	Oct.	4
sept.	1.0	• • • •	183a, 1945	•••	Manufacture and Erection of Transporter at Wundowie, for Charcoal, Iron		
Sont	19		184A, 1945		and Steel Industry	Oct.	4
вери.	10	•••	104A, 1940	•••	Manufacture and Erection of Steel Chimney at Wundowie, for Charcoal, Iron	Oct.	
Sont	19		185A, 1945		and Steel Industry	Oct.	4
Depo.	10	•••	100A, 1940	•••	i and Steel Industry	Oct	4
Ano	30		153A, 1945		THE THE CLUSTER COLUMN TO THE TENT OF THE	Oct.	$\frac{4}{25}$
mag.	00	•••	, 100a, 15 <del>1</del> 0	•••	Weldless Steel Piping for Steam Pipe Line, at Perth Hospital	000.	20
					For Sale by Tender.		
Sept.	6		172a, 1945		10 only secondhand Bicycles. Inspection at Metropolitan Water Supply De-	Į.	
L				,	partment's Yard, Leederville	Sept.	20
Sept.	11		175A, 1945		Disposal of Avery Weighbridge and Scales, as scrap. Inspection at Metro-	Lope.	
1. "					politan Water Supply Department's Yard, Leederville	Sept.	27
					T Saff a franchist a rate, model the	~CP0.	

Tenders addressed to the Chairman, Tender Board, Perth, will be received for the above-mentioned until 2·15 p.m. on the

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

Tender forms and full particulars may be obtained on application at the Tender Board Office, Murray street, Perth. No tender necessarily accepted.

Dated the 13th September, 1945.

G. L. NEEDHAM, Chairman W.A. Government Tender Board.

#### THE COMPANIES ACT, 1893.

National Safety Council of Australia.

NOTICE is given that the registered Office of National Safety Council of Australia is situated at 9 Withnell Chambers, 12 Howard street, Perth, and that the Attorney in Western Australia is Wesley Clyde Langoulant.

Dated this 5th day of September, 1945.

LOHRMANN & TINDAL, Perpetual Trustee Buildings, 89 St. George's terrace, Perth, Solicitors for the Company.

# Western Australia.

#### THE COMPANIES ACT, 1893-1938.

# Lanreco Pty., Limited.

NOTICE is hereby given pursuant to section 206 (5) of the Companies Act, 1893-1938, that the Office and place of business in Western Australia of the abovenamed Company is situated at 7 High street, Fremantle; and notice is further given that Jean Charles Antoine whose address is at the Office of the said Company is the Attorney in Western Australia of the said Company.

Dated the 23rd day of August, 1945

UNMACK & UNMACK, of Withnell Chambers, Howard street, Perth, Solicitors for the Company.

# GENERAL AMUSEMENTS, LIMITED.

NOTICE is hereby given that the registered Office of the abovenamed Company is situated at Luxor Theatre Building, Beaufort street, Perth, and will be open to the public from 10 a.m. to 12 noon and 2 p.m. to 4 p.m. Saturdays and Sundays and public holidays daily excepted.

Dated the 11th day of September, 1945.

LAVAN, WALSH & LAVAN. Lavan, Walsh & Lavan, 29 Barrack street, Perth, Solicitors for the Company.

#### IN THE MATTER OF THE COMPANIES ACT, 1893-1944.

NOTICE is hereby given that, under the provisions of section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Harbour Engineering Service, Limited.

Dated this 5th day of September, 1945.

G. J. BOYLSON, Registrar of Companies. Supreme Court Office, Perth, W.A.

# ASSOCIATIONS INCORPORATION ACT, 1895.

I, DENIS McMAHON GLYNN, of Durlacher street, Geraldton, Solicitor, the person authorised by the Gerald-ton Progress and Tourist Association, do hereby give notice that I am desirous that such Association should be incorporated under the provisions of the Associations Incorporation Act, 1895.

#### D. McM. GLYNN.

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 Geraldton Progress and Tourist Association filed in pursuance of the Associations Incorporation Act, 1895.

- (1) Name of the Institution.—The Geraldton Progress and Tourist Association.
- (2) Object or purpose of the Institution.vancement, improvement and beautification of the town of Geraldton. The provision and improvement of public property and conveniences in the town. The attraction and servicing of tourists and visitors to the town, and all purposes incidental and ancillary thereto.

  (3) Where situated or established.—Marine terrace,

Geraldton.

(4) The name or names of the trustee or trustees. Mervin Sydney Brandenberg and Leonard Wise Shepard.

(5) In whom the management of the Institution is vested and by what means.—A committee of five consisting of a manager, secretary and three other members elected in accordance with the rules.

#### THE PARTNERSHIP ACT, 1895.

NOTICE is hereby given that the Partnership heretofore existing between Andrea Oscar Repetto (also known as Andrea Osca Repetto) and Carmelo Russo carrying on business as Greengrocers and Fruiterers at 23 Guildford road, Mount Lawley, under the name of "Osca Andrea Repetto and Carmelo Russo," has been dissolved as from the 8th day of September, 1945. The whole of the assets of the Partnership have been acquired by the said Andrea Oscar Repetto who will hereafter continue to carry on the business on his own account and under his own name.

Dated the 10th day of September, 1945.

ANDREA OSCAR REPETTO. CARMELO RUSSO.

NOTICE is hereby given that the Partnership heretofore subsisting between Alee Edwin Ball and William Carl Robertson carrying on business as Legal Practitioners at Harvey, Waroona and Pinjarra under the style or firm name of "Ball and Robertson" has been dissolved as from the date hereof so far as concerns the said William Carl Robertson who retires from the said firm.

Dated the 31st day of August, 1945.

Signed by the said Alec Edwin Ball in the presence of—

A. BALL.

E. W. Leake, Solicitor, Harvey.

Signed by the said William Carl Robertson in the presence of—

W. C. ROBERTSON.

E. W. Leake, Solicitor, Harvey.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE of Dissolution of Partnership heretofore subsisting between Mary Ann Crawford and Francis John Pimley carrying on business as pastoralists at "Carbine Station," Carbine, under the style or firm name of "Crawford & Pimley," has been dissolved as from the 30th day of June, 1945, by mutual consent. All debts due and owing by the said late firm will be received and paid respectively by the said Mary Ann Crawford who will continue to carry on business as a pastoralist as aforesaid.

Dated this 6th day of September, 1945.

JOSEPH, MUIR & WILLIAMS, of 98 St. George's terrace, Perth, Solicitors for the said firm.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Hannah Bowra, late of 112 Alma road, North Perth, in the State of Western Australia, Widow, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed Hannah Bowra, deceased, are hereby required to send full particulars thereof in writing to The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, the Executor of the Will of the said deceased, on or before the 15th day of October, 1945, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims and demands of which it shall then have had notice.

Dated this 6th day of September, 1945.

ACKLAND & WATKINS, Perpetual Trustee Buildings, 89 St. George's terrace, Perth, Solicitors for the Executor.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Estate of Bernard Fitzpatrick, late of Hamel, in the State of Western Australia, Farmer, deceased, intestate.

NOTICE is hereby given that all persons having claims or demands against the Estate of the abovenamed Bernard Fitzpatrick, deceased, are hereby required to send particulars thereof in writing to the Executor, The West Australian Trustee, Executor and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before

the 15th day of October, 1945, after which date the Executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such claims and demands of which the Executor shall then have had notice.

Dated the 5th day of September, 1945.

WALTER MAXWELL NAIRN, 13 Howard street, Perth, Solicitor for the Executor.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of William Edward Saw, late of Rockingham, in the State of Western Australia, Retired Farmer, deceased.

ALL claims or demands against the Estate of the abovenamed William Edward Saw, deceased, must be sent in writing to the Executors, care of The West Australian Trustee, Executor and Agency Company, Limited, of 135 St. George's terrace, Perth, on or before the 15th day of October, 1945, after which date the said Executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands so sent in.

Dated the 6th day of September, 1945.

DARBYSHIRE & GILLETT, Commercial Bank Chambers, 42 St. George's terrace, Perth, Solicitors for the said Executors.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Josiah William Shewring, late of 95 Hope street, Beaconsfield, in the State of Western Australia, Engineer, deceased.

ALL claims and demands against the Estate of the abovenamed deceased must be sent in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 15th day of October, 1945, after which date the said Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the Company shall then have had notice.

Dated the 7th day of September, 1945.

W. E. B. SOLOMON, Solicitor for the Executor.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the Will of Julius Charles Nelson Nissen (sometimes known as Charles Nelson), late of 303 Marine terrace, Geraldton, in the State of Western Australia, Retired Fisherman, deceased.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the Estate of the abovenamed deceased are required to send particulars in writing to the Executor, The Perpetual Executors, Trustees and Agency Company (W.A.), Limited, of 93 St. George's terrace, Perth, on or before the 15th day of October, 1945, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice.

Dated the 11th day of September, 1945.

ALTORFER & STOW, of Durlacher street, Geraldton, Solicitors for the Executor.

# IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Hannah Masel, late of 13 Field street, Mount Lawley, 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 Hannah Masel, deceased, must send particulars in writing of the same to the Executor, The West Australian Trustee, Executor and Agency Company, Limited, of St. George's terrace, Perth, on or before the 15th day of October, 1945, after which date the said Executor will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to such claims and demands of which it shall then have had notice.

Dated this 11th day of September, 1945.

MORRIS CRAWCOUR, of Atlas Building, Esplanade, Perth, Solicitor for the Executor.

s. d.

IN THE SUPREME COURT OF WESTERN AUSTRALIA—PROBATE JURISDICTION.

In the matter of the Will of Selby Cecil Leeder, late of Northam, in the State of Western Australia, Farmer, deceased.

NOTICE is hereby given that all persons having claims or demands against the Estate of Selby Cecil Leeder, late of Northam, in the State of Western Australia, Farmer, deceased, are requested to send particulars of the same in writing to the Executor of the Will of the said deceased, care of Pearson Lyon & Co., Solicitors, Northam, on or before the 15th day of October, 1945, after which date the Executor will proceed to distribute the assets of the said deceased amongst the persons the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice.

Dated the 7th day of September, 1945.

PEARSON LYON & CO., Solicitors for the Executor, 129 Fitzgerald street, Northam.

# THE PUBLIC TRUSTEE ACT, 1941.

NOTICE is hereby given that pursuant to section 14 of the Public Trustee Act, 1941, the Public Trustee has elected to administer the Estates of the undermentioned deceased persons.

Dated at Perth the 13th day of September, 1945.

J. H. GLYNN, Public Trustee, Supreme Court Building, Perth.

Name of Deceased, Occupation, Address, Date of Death, Date Election Filed.

Sing, Ah Chow; Pensioner; late of Port Denison, Dongara; 17/5/45; 6/9/45.
Caporn, Charlotte Mary; Married woman; late of Edeline road, Spearwood; 12/7/44; 10/9/45.
Rowan, Robert Douglas; Bell ringer; late of Nedlands; 20/11/44; 12/9/45.

Kimberley, Joseph; Repairer and blacksmith's striker; formerly of Clackline, but late of 55 Sayer street, Mid-

land Junction; 29/3/44; 12/9/45.

#### NOTICE TO CREDITORS AND CLAIMANTS. In the Supreme Court of Western Australia, Probate Jurisdiction.

NOTICE is hereby given that all persons having claims or demands against the Estates of the undermentioned deceased persons are hereby required to send particulars of such claims or demands to me in writing on or before the 18th day of October, 1945, after which date I will proceed to distribute the assets of the said de-I will proceed to distribute the assets of the said deceased persons among those entitled thereto, having regard only to those claims or demands of which I shall then have had notice.

Dated at Perth the 13th day of September, 1945.

J. H. GLYNN, Public Trustee.

Public Trust Office, Supreme Court Buildings, Perth, W.A.

Name, Occupation, Address, Date of Death.

Higgins, Hellen; Widow; formerly of Busselton, but late of Claremont; 5/5/45.
Scarff, Sophia; Spinster; formerly of Day Dawn, but late of 261 Marine terrace, Geraldton; 16/4/45.
de Neve, Peter Damien Edward Venk; Shopkeeper and newsagent; late of Warren street, Nannup; 10/10/44.
Sing, Ah Chow; Pensioner; late of Port Denison, Dongara: 17/5/45. gara; 17/5/45.

Thomas, John Robert; Fitter, Railway Employee and pensioner; formerly of Mason street, North Fremantle, and of 30 Eleanor street, Geraldton, but late of 13 View street, Geraldton; 19/6/45.

Shaw, Albert Gilbert; Window dresser; late of 26 Langler street, Victoria Park; 22/4/45.

Grove, Frank Shenton; Traveller and accountant; late of 60 Kennedy street, Maylands; 4/6/45.

Purser, George Robert; Produce assistant and clerk; formerly of 130 Central avenue, Maylands, but late of 67 Perth road, Bassendean; 11/7/45.

Caporn, Charlotte Mary; Married woman; late of Edeline road, Spearwood; 12/7/44.

Wells, Maud Maria; Married woman; formerly of Mount Barker, but late of 21 Finlayson street, Subiaco; 14/6/44. Thomas, John Robert; Fitter, Railway Employee and misioner; formerly of Mason street, North Fremantle,

14/6/44.

Sherwood, Jessie; Married woman; late of 18 Loch street, Claremont; 17/12/43.
Rowan, Robert Douglas; Bell ringer; late of Nedlands; 20/11/44.

Kimberley, Joseph; Repairer and blacksmith's striker; formerly of Clackline, but late of 55 Sayer street, Midland Junction; 29/3/44.

Burrell, William Ernest; Orchard hand; late of

Argyle; 29/6/45.
Bates, Richard Joshua; Pensioner; late of Gwalia; 15/6/45.

# ACTS OF PARLIAMENT, ETC., FOR SALE AT GOVERNMENT PRINTING OFFICE.

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