

New sub-paragraphs to be added—

(i.) Motor omnibuses, in addition to the lamps as prescribed in the amended sub-paragraph (c) of paragraph 7, shall be provided with two distinguishing lamps exhibiting violet coloured lights in the direction that the vehicle is proceeding or is intended to proceed so as to indicate that the vehicle is a Motor Omnibus. The lamps shall be so fixed as to show the width of the Motor Omnibus and to give an unobstructed view of the light to other users of the road.

(j.) Motor wagons, in addition to the lamps as prescribed in the amended sub-paragraph (c) of paragraph 7, shall be provided with two distinguishing lamps exhibiting blue coloured lights in the direction that the vehicle is proceeding or is intended to proceed, so as to indicate that the vehicle is a Motor Wagon. The lamps shall be so fixed as to show the width of the Motor Wagon and to give an unobstructed view of the light to other users of the road.

The Seventh Schedule to the Traffic Regulations is hereby amended by adding thereto the following New Route:—

ROUTE No. 38.

Perth—Cottesloe.

Start—Corner of St. George's Terrace and William Street.

St. George's Terrace.

Malcolm Street.

King's Park Road.

Thomas Street.

Heytesbury Road.

Railway Road.

Loch Street.

Perth-Fremantle Road to its intersection with Leake Street, Cottesloe.

Return—By same route.

Recommended,—

(Sgd.) ALEX McCALLUM,  
Minister for Works and Labour.

Approved by His Excellency the Lieutenant-Governor in Executive Council, this fifth day of August, 1925.

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

Western Australia.

In Parliament,  
Session, 1925.

*The Western Australian Bank.*

A Bill for an Act to further amend the Western Australian Bank Act, 1896.

NOTICE is hereby given that an application is intended to be made to Parliament, at the present Session, by the Western Australian Bank (hereinafter called "the Bank") for leave to bring in a Bill (hereinafter called "the Bill") to effect all objects and purposes following or some of them, that is to say:—

To amend the Western Australian Bank Act, 1896, by providing—

1. That the Bank may cause to be kept, in the United Kingdom or in any State of the Commonwealth or in any British Dominion, a branch register or registers of members.

2. For the Bank to give notice to Registrar of Companies of the situation of the office where any such branch register is kept and of any change therein, and of the discontinuance of any such office.

3. That the branch register shall, as regards the particulars entered therein, be deemed part of the Bank's register number.

That such register shall be kept in the manner provided by the Deed of Settlement of the Bank.

4. That the Bank shall transmit to its head office at Perth a copy of any entry in its branch register or registers as soon as may be after such entry is made, and the Bank shall cause to be kept at its head office, duly entered up from time to time, a duplicate of its branch register or registers.

5. That, subject to the provisions of the Act, the share register in a branch register shall be distinguished from the Share Register in the principal register, and no transaction in respect to any shares registered in a branch register shall, during the continuance of the registration of such shares in such branch register, be registered in any other register.

6. That application may be made by any shareholder on the branch register to have his shares transferred to the register in the head office of the Bank.

7. Power to the Bank to discontinue to keep any branch register, and thereupon all entries in that register shall be transferred to some other branch register.

8. Power for the Bank to make provision in its Deed of Settlement with respect to the keeping of such branch registers.

9. That every person who has agreed to become a member of the corporation and whose name is entered on the register of shareholders shall be deemed to be a member of the corporation, and the Deed of Settlement shall bind the corporation and all members thereof as if each member had subscribed his name and affixed his seal thereto and there were in the Deed of Settlement contained a covenant on the part of such shareholder to conform thereto, subject to the Western Australian Bank Act, 1896, and to amendments thereof.

10. That the register of shareholders shall be *prima facie* evidence of all matters directed or authorised to be entered therein.

11. That the Board of Directors and the Supreme Court shall have power and jurisdiction to rectify the register of shareholders as in the case of a register of the members of a company incorporated under the Companies Act, 1893.

12. Power to the corporation notwithstanding any of the provisions of the Western Australian Bank Act, 1896, to advance and lend money on the security of real and personal estate.

Printed copies of the Bill will be deposited in the Office of the Clerk in the Legislative Assembly, on the fourteenth day of August, 1925.

Dated at Perth, this fifth day of August, 1925.

STONE, JAMES, & CO.,  
Solicitors and Parliamentary Agents for  
The Western Australian Bank.

CONTENTS.

	Page
Abattoirs Regulations .. .. .	1405-7
Administration Act .. .. .	1415
Agricultural Bank .. .. .	1408
Agriculture, Department of .. .. .	1378, 1405, 1409, 1413
Appointments .. .. .	1379-80-1-95-1409-11
Arbitration Court .. .. .	1407-8
Bank Holiday proclaimed .. .. .	1377
Bankruptcy .. .. .	1416
Colonial Secretary's Department .. .. .	1377, 1379
Companies .. .. .	1413-15
Crown Law Department .. .. .	1380
Curator of Intestate Estates .. .. .	1410-11
Deceased Persons' Estates .. .. .	1410-11, 1415
Discharged Soldiers' Settlement .. .. .	1382-91
Electoral .. .. .	1380
Electricity Supply—Government .. .. .	1407
Fertiliser Inspection—Result of .. .. .	1413
Fisheries .. .. .	1377
Health Department .. .. .	1395
Industrial Arbitration .. .. .	1407-8
Lands Department .. .. .	1378-92, 1412
Land Titles .. .. .	1380, 1393-4
Local Courts .. .. .	1380
Metropolitan Water Supply, etc. .. .. .	1417
Mines Department .. .. .	1395-7
Municipalities .. .. .	1380, 1395
North-West, Department of the .. .. .	1411
Notices to Mariners .. .. .	1392
Orders in Council .. .. .	1377-9, 1417
Partnerships dissolved .. .. .	1416
Private Bill—Parliament .. .. .	1418
Proclamations .. .. .	1377
Public Service Commissioner .. .. .	1379, 1417
Public Works Department .. .. .	1397-1407, 1411, 1417-18
Railways .. .. .	1407
Registrar General .. .. .	1409
Registration of Births, etc. .. .. .	1409
Road Boards .. .. .	1378, 1391-2, 1397-1405, 1411-12
Stock Diseases—Importation of Stock .. .. .	1378
Tender Board .. .. .	1409-10
Tenders accepted .. .. .	1397, 1410
Tenders invited .. .. .	1381, 1405, 1408-9
Traffic Regulations .. .. .	1417-8
Tramways .. .. .	1407
Transfer of Land .. .. .	1380, 1393-4
Vermin Districts .. .. .	1378
Water Boards .. .. .	1377
Water Supply, etc., Department .. .. .	1377, 1417



# Government Gazette

PERTH, FRIDAY, 7 AUGUST 1925 No. 34

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## CONTENTS

Abattoirs Regulations  
Administration Act  
Agricultural Bank  
Agriculture, Department of  
Appointments  
Arbitration Court  
Bank Holiday proclaimed  
Bankruptcy  
Colonial Secretary's Department  
Companies  
Crown Law Department  
Curator of Intestate Estates  
Deceased Persons' Estates  
Discharged Soldiers' Settlement  
Electoral  
Electricity Supply—Government  
Fertiliser Inspection—Result of  
Fisheries  
Health Department  
Industrial Arbitration  
Lands Department  
Land Titles  
Local Courts  
Metropolitan Water Supply, etc.  
Mines Department  
Municipalities  
North-West, Department of the  
Notices to Mariners  
Orders in Council  
Partnerships dissolved  
Private Bill - Parliament  
Proclamations  
Public Service Commissioner  
Public Works Department  
Railways  
Registrar General  
Registration of Births, etc.  
Road Boards  
Stock Diseases—Importation of Stock  
Tender Board  
Tenders accepted

Tenders invited  
Traffic Regulations  
Tramways  
Transfer of Land  
Vermin Districts  
Water Boards  
Water Supply, etc., Department