



THE WESTERN AUSTRALIAN  
GOVERNMENT GAZETTE.

[ PUBLISHED BY AUTHORITY. ]

TUESDAY, 29th AUGUST, 1871.

35

LAND SALES.

*Colonial Secretary's Office,  
Perth, 29th August, 1871.*

THE undermentioned Allotments of Land will be offered for Sale, at Public Auction, by the Collector of Revenue at Perth, on the 6th September, 1871:—

*Perth Town Lot, No. Y 220,  
Upset price, £6.*

*Perth Suburban Lot, No. 59½  
Contents 3 acres, 2 roods, 24 perches,  
Upset price, £2 per acre.*

*Fremantle Town Lots, Nos. 740, 741,  
742, and 743,  
Upset price, £6 each.*

*Fremantle Town Lot, No. 746,  
Upset price, £6.*

*Fremantle Town Lot, No. 827,  
Upset price, £6.*

*York Town Lot, No. 420,  
Upset price, £5.*

*Beverley Suburban Lot, No. 4,  
Contents 5 acres,  
Upset price, £1 per acre.*

By the Sub-Collector of Revenue at Albany, on the 13th September, 1871:—

*Albany Suburban Lot, No. 125,  
Contents 3 acres, 1 rood, 5 perches,  
Upset price, £1 10s. per acre.*

On the 18th September, 1871:—

*Albany Suburban Lot, No. P. 13,  
Upset price, £1 10s. per acre,  
with £60 added for improvements if  
other than the occupier purchase.*

By the Sub-Collector of Revenue at Geraldton, on the 13th September, 1871:—

*Northampton Town Lot, No. 69,  
Upset price, £5.*

On the 8th October, 1871:—

*Geraldton Town Lot, No. 200,  
Upset price, £6.*

By command,  
FRED. P. BARLEE,  
Colonial Secretary.

*Colonial Secretary's Office,  
Perth, 15th August, 1871.*

REFERRING to a Notice issued in the *Government Gazette* of the 1st instant, in which, with a view to encourage the growth of the Mulberry and the introduction of Sericulture on a large scale, a Bonus of Five hundred pounds is offered to the person who shall first export half-a-ton of Cocoons bearing silk of good quality produced by him in the Colony within five years from the 1st March, 1871: it is hereby notified, for general information, that His Excellency the Governor has been pleased to alter and amend the terms on which a bonus in encouragement of Sericulture should be offered, in the following manner, viz.:—

1st.—A Bonus of Three Hundred Pounds will be granted to the person who shall first Export a quantity exceeding Five hundred weight of Cocoons, bearing Silk of good quality, produced by him in the Colony within seven years from this date.

2nd.—A Bonus of Two Hundred Pounds will be granted to the person who shall first Export a quantity exceeding Three hundred weight of Cocoons, bearing Silk of good quality, produced by him in the Colony within seven years from this date.

3rd.—A Bonus of One Hundred Pounds will be granted to the person who first Exports a quantity exceeding Two hundred weight of Cocoons, bearing Silk of good quality, produced by him in the Colony within seven years from this date.

No two of the above sums to be awarded to the same person.

By Command,  
FRED. P. BARLEE,  
Colonial Secretary.

## MAIL NOTICE.

—o—

General Post Office,

Perth, 24th August, 1871.

**M**AILS for transmission by Contract Packet *viâ* King George's Sound will close at the General Post Office, Perth, as under:—

For Europe, India, Cape of Good Hope, &c., on Tuesday, the 12th September, at 4 o'clock, p.m.

For the Australian Colonies, New Zealand, and Tasmania, on Friday, the 15th September, at 10 o'clock a.m.

Money Orders for transmission by the above conveyance will be issued on the United Kingdom up to 11 o'clock a.m. on Monday, 11th September, and on the Australian Colonies, New Zealand, and Tasmania, up to 11 o'clock a.m. on Thursday, 14th September.

Letters for Registration must be posted one hour before the closing of the Mail.

Late Letters, on payment of a fee of 6d., may be posted up to 5 o'clock, p.m., for the European Mails, and up to 11h. 30m., a.m., for the Colonial Mails.

Newspapers must be posted one hour before the closing of the Mail by which they are intended to be sent, otherwise they will not be forwarded until the next Mail.

A. HELMICH,  
Postmaster-General.

N.B. The attention of the Public is particularly directed to the alteration in the day of closing the mails for the Colonies. Letters for the Colonies posted before the closing of the English Mail, and superscribed "*per English Mail Cart*," will be forwarded to Albany by that conveyance.

## Notice to Postmasters and the Public.

—o—

General Post Office,

Perth, 25th August, 1871.

**I**T is hereby notified, for general information, that arrangements have been made for the exchange of direct mails between this Colony and Italy, and the following rates of postage will in future be chargeable on Letters, Books, and Papers for Italy and the under-

mentioned continental countries *viâ* Italy, and on unpaid letters, &c., received therefrom:—

DESTINATION.	LETTERS	BOOKS	PAPERS
	For every half ounce in weight.	For every four ounces.	For every four ounces.
	s. d.	s. d.	s. d.
Italy ... ..	1 1	0 9	0 5
Switzerland, German States, Austria, Belgium, or the Netherlands ... ..	1 6	1 0	0 8
Denmark or Heligoland ...	2 3	1 4	1 0
Sweden, Norway, and Russia	3 1	1 4	1 0

Registered Letters will be chargeable with double the rates above given.

A. HELMICH,  
Postmaster-General.

Comptroller General's Office,  
Perth, 26th August, 1871.

**C**ONDITIONAL Pardons have been issued to the undermentioned Convicts:—

Reg. No. 5679 Henry B. Haynes  
 „ 5895 Albert H. Turner  
 „ 6006 John Routh  
 „ 6574 Patrick Duffy  
 „ 6734 George Spencer  
 „ 7553 Moses Stansfield

CERTIFICATES of Freedom have been issued to the undermentioned Convicts, whose sentences have expired:—

Reg. No. 2724 James Snell  
 „ 5178 John Bestwick  
 „ 6503 Alfred Brown  
 „ 8553 Robert Foster  
 „ 8594 Alexander Jones  
 „ 8632 William Longbotham  
 „ 8682 Leonard Prideaux  
 „ 8695 Charles Geo. Rawnsley  
 „ 8936 George Mulany  
 „ 9714 John Donaghoe  
 „ 9738 William Foley

The unexpired portion of the sentence passed on Reg. No. 9993 Thomas Larkin has been remitted, and he has received a certificate to that effect.

HIS Excellency the Governor has been pleased to revoke the Tickets-of-Leave of the undermentioned Convicts:—

Reg. No. 5809 John McLean  
 „ 6145 Matthew Molyneux  
 „ 8287 Robert Hunter  
 „ 8457 William Warris  
 „ 9941 Charles Povah

The undermentioned men, respecting whom letters of inquiry have been received, are requested to communicate with this office:—

Reg. No. 4579 John Shadbold, who received a Conditional Pardon on the 4th April, 1865.

Reg. No. 8665 William Newton, who received a Conditional Release on the 14th May, 1870.

Reg. No. 7353 Thomas Bower, who received a Conditional Pardon on the 13th September, 1865.

HENRY WAKEFORD,  
Comptroller General.

Colonial Secretary's Office,  
Perth, 22nd August, 1871.

THE following By-laws for regulating the proceedings of the Albany Municipal Council, have been confirmed by His Excellency the Governor, with the advice of his Executive Council.

FRED. P. BARLEE,  
Colonial Secretary.

RESOLVED—That in accordance with the 28th Section of "The Municipal Institutions' Act, 1871," the undermentioned By-laws be now adopted by the Albany Municipal Council, for the regulation, management, and control of the several matters and things therein set forth.

1. The Albany Municipal Council shall meet in the Court House, for the transaction of business, on the second Thursday of every month, or oftener if required.

2. The Supervisor for the time being shall have the immediate custody, care, management, and direction, under instructions from the Council, of all Buildings, Lands, Streets, Paths, Jetties, Wharves, Trees, Plants, Posts, Fences, Works, Drains, Culverts, and other property belonging to or in charge of the Council, and shall be answerable for the preservation and due care of the same.

3. The Collector for the time being, appointed by the Council, shall have the necessary legal power and authority to demand and collect all Rates, Assessments, License fees, Fines, Tolls, Forfeitures, and other sums due to the Council, and his receipt shall be a due and sufficient discharge for the same. And all sums so collected shall be paid to the Treasurer at least once a week, under a penalty of any sum not exceeding £20.

4. Any person who shall keep or use a Carriage, Car, Cart, or Waggon, or other Vehicle within the boundaries of the Municipality for seven days, without having obtained a License, to be signed by the Chairman of the Municipality, shall forfeit and pay for every such offence any sum not exceeding (£10) ten pounds.

5. Any person who shall keep or use any vehicle in the course of trade or for hire, within the boundaries of the Municipality, without having the owner's name and the licensed number painted thereon, in letters not less than one inch in length, in some conspicuous place on the off side of such vehicle, shall forfeit and pay for every such offence any sum not exceeding (£2.) two pounds.

SCHEDULE OF FEES FOR A CARRIAGE OR CART LICENSE WITHIN THE BOUNDS OF THE MUNICIPALITY.

	Per annum.
	£ s. d.
For every Carriage, Cart or other Vehicle drawn by horse, pony, ass, mule, bull, or bullock ... ..	0 10 0
For same when kept to ply for hire, or to carry passengers or goods in the course of trade, or to be let out for hire ... ..	1 0 0

Exemptions.

- 1.—Any Cart or Carriage belonging to Her Majesty or H. E. The Governor.
- 2.—Any Carriage belonging to an officiating Minister of Religion if used in the execution of his duties.

6. Any person or persons residing beyond the limits of the Municipality, who shall convey goods, for sale or hire, to or from or within any

part of the said Municipality, shall be liable to the before-mentioned scale of fees. Wool, Sandal Wood, and Agricultural produce alone excepted.

7. Any person who shall keep for (7) seven days within the boundaries of the Municipality a Dog, without having first obtained a License signed by the Chairman of the Council, shall forfeit and pay for every such offence any sum not exceeding (£5) five pounds or less than (£1) one pound.

FEES FOR LICENSING DOGS.

1. For every Dog ... .. 7s. 6d. per annum.
2. For every Bitch ... .. 10s. "

8. Any owner or other person who shall wilfully or negligently allow any horse or other live stock to stray or be at large without a keeper within the Municipal boundary, shall forfeit and pay for every such offence the following fines, in addition to pound fees and damage by trespass:—

- 1st.—For each Entire Horse or Bull at large by day, not less than £2 nor more than £4.
- 2nd.—For ditto ditto by night, not less than £3 nor more than £5.
- 3rd.—For every head of Horse, Cattle, or other live stock at large by day, not less than 5s. nor more than £1.
- 4th.—For ditto ditto at large by night, not less than 10s. nor more than £2.

9. Any person keeping or using any slaughter house, or who shall slaughter, or cause to be slaughtered, any Cattle, Sheep, Swine, or Goats therein, within the limits of the Municipality, without having first obtained a license signed by the Chairman of the Council, shall forfeit and pay for every such offence any sum not exceeding (£5) five pounds.

SCALE OF FEES FOR LICENSE OF SLAUGHTER HOUSES.

- For each Slaughter house, per annum ... 2s. 6d.
- For each transfer of same, in addition ... 2s. 6d.

10. Any owner or master of any Boat, Flat, or other vessel, employed in carrying cargo to or from any public Wharf or Jetty, who shall neglect for 7 days to pay to the Collector or Treasurer of the Council, Tolls or Dues according to the following Schedule, shall forfeit and pay for every such offence any sum not exceeding (£5) five pounds.

SCHEDULE OF TOLLS OR DUES PAYABLE UPON ALL CARGO LANDED OR PLACED UPON ANY PUBLIC WHARF OR JETTY. :—

1. For every ton of imported Merchandize ... 6d.
2. For every bale of Wool ... .. 2d.
3. For all other Goods ... .. at per ton 3d.

SCHEDULE OF TOLLS OR DUES FOR THE FOLLOWING, EXPORTED FROM ANY PART OF THE SAID MUNICIPALITY.

- For every ton of Ballast ... .. 3d.
- For every ton of Sandalwood (40ft.) ... 3d.
- For every cord of Firewood ... .. 3d.
- For every ton of Water ... .. 2s.

Exemptions.

All Goods or Stores belonging to the Government, the Governor, or the Municipal Council, shall be free of duty.

11. Any owner or master of any Boat, Flat, or other vessel, who shall neglect for (7) seven days after the end of each month, to furnish the Chairman of the Council with a statement (or who shall knowingly supply a false one) of the quantity of Merchandize or other goods whatsoever taken on board or landed from such Boat, Flat, or Vessel, shall forfeit and pay for each and every such offence any sum not exceeding £10.

12. All licenses issued by the Council shall continue in force until the 31st day of December of any one year, unless the contrary shall

be expressly stipulated, but a moiety of the fee shall be deducted from the usual charge upon all cart licenses applied for after the first day of July in each year.

13. Any person who shall (without first obtaining the written permission of the Chairman of the Municipal Council) quarry Stone, Gravel, or Sand, cut down, destroy, damage or injure any Tree, Plant, Post, Fence, Gate, Drain, Water-course, Culvert, Jetty, Wharf, Road, Path, Building, or other property belonging to, or in charge of the said Council, shall forfeit and pay for every such offence any sum not exceeding (£10) ten pounds.

SCHEDULE OF FEES FOR LICENSE TO CUT WOOD AND QUARRY STONE AND GRAVEL WITHIN THE MUNICIPALITY.

- 1st.—License for two men to cut, split, saw, and remove timber within the bounds of the Municipality, not transferable, and available for one month only—10s.  
2nd.—For every Cord of Fire Wood cut within the bounds of the Municipality, 6d. extra  
3rd.—For every yard cube of Stone, Sand, or Gravel quarried within the Municipality—3d.

14. Any person who shall in the course of trade or business, within the boundaries of the Municipality, use any false weights or measures, shall forfeit and pay for every such offence any sum not exceeding £10; or any person who shall sell any unlawfully-adulterated spirit or fermented liquor shall forfeit and pay for each and every such offence any sum not exceeding (£50) fifty pounds.

15. Any person who shall sell or offer for sale, within the boundaries of the Municipality, any Meat, Fish, or Vegetables, unfit for human

food, shall forfeit and pay for every such offence any sum not exceeding (£10) ten pounds.

16. Any owner or occupier of any land, house, or premises, within the Municipal boundaries, who shall either neglect or refuse for fourteen days after due notice from the Inspector of Nuisances, Supervisor, or other appointed Officer of the Council, to abate or remove all nuisances which are or shall arise thereon, or to remove any inflammable building, or pile or stack of wood, or other material, liquid or otherwise, of what nature or description soever, dangerous to the house or building in which it is contained or to the adjoining or contiguous property, shall forfeit and pay for every such offence any sum not exceeding (£10) ten pounds.

17. Any owner or occupier of any House, Shop, Store, or other building within the Municipal boundaries, the roof of which shall overhang or project over any thoroughfare or footway without having a proper gutter and pipe to carry off the rain, or who shall have or construct any Cornice, Crane, Hoist, or other fixture or projection overhanging any footway or thoroughfare, shall forfeit and pay for every such offence any sum not exceeding (£5) five pounds for every month any such nuisance shall remain, after (14) fourteen days' notice to remove the same shall have been given in writing by the Inspector of Nuisances, the Supervisor, or other qualified officer of the Municipality.

WILLIAM C. CLIFTON,  
Chairman Albany Municipality.  
2nd August, 1871.

Colonial Secretary's Office,  
Perth, 25th August, 1871.

THE following Act, passed by the New Zealand Legislature, is published for general information: and the Government of New Zealand has requested that public notification be given in this Colony that for the future it will be enforced to the fullest extent against any person offending against its provisions.

FRED. P. BARLEE,  
Colonial Secretary.

New Zealand.  
ANNO TRICESIMO PRIMO  
VICTORIÆ REGINÆ.

No. 15.

An Act to prevent the introduction into New Zealand of convicted felons and other persons transported for offences against the Laws. [10th October, 1867.]

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled and by the authority of the same as follows—

Short Title.

1. The Short Title of this Act shall be "The Introduction of Convicts Prevention Act 1867."

*No person under sentence of transportation or under sentence for any transportable or capital offence or not at liberty by reason of any conviction to reside in the United Kingdom or in British possession in which convicted and no person convicted in Australian Colonies who has received a pardon on condition that he shall leave such Colony shall come into New Zealand.*

2. No convicted felon or other person undergoing sentence of transportation for any offence against

the laws nor any person who is or shall be under any sentence whatever in any British Colony or possession other than New Zealand for any capital or transportable offence nor any person not at liberty by reason of any conviction or sentence to reside in any part of the United Kingdom of Great Britain and Ireland or in the British Colony or possession in which any such conviction may have been had or sentence passed nor any person convicted in any of the Australian Colonies of any felony who shall have received a pardon or remission of sentence on condition that he shall leave or not come or remain within the Colony in which such conviction shall have been had for or during any residue of the term of the original sentence or for or during any other period shall land in any of the ports of New Zealand or come or be in any place within the limits of New Zealand and for the purposes of this Act the expression "Australian Colonies" shall include New South Wales Victoria South Australia Western Australia Tasmania and Queensland.

*Persons suspected of having been convicted of felony may be arrested.*

3. Any Justice of the Peace or any constable at any time after the passing of this Act having reasonable cause to suspect that any person has at

any time after the passing of this Act come into New Zealand contrary to the provisions of this Act may forthwith and without any warrant for such purpose cause such suspected person to be apprehended and taken before any two Justices of the Peace to be dealt with as hereinafter mentioned. Provided that any Justice of the Peace may take bail for the appearance of such suspected person before such Justices in such sum and with or without such sureties as such Justice may deem expedient.

*Punishment.*

4. Any two Justices of the Peace before whom any such suspected person shall have been brought on proof that such person has come into New Zealand contrary to the provisions of this Act may convict him thereof and at their discretion either take bail that such person shall leave the Colony within fourteen days after his conviction or may cause such person to be conveyed in custody to the Colony or possession to which he or she was transported or in which he or she was convicted or may sentence such person if a male to be imprisoned in any public gaol with hard labour for any period not exceeding three years or if a female for any period not exceeding one year.

*Additional punishment for convicted persons remaining after expiration of sentence.*

5. Any person sentenced as aforesaid who shall remain in New Zealand three calendar months after the termination of such sentence shall be liable to be again similarly apprehended and sentenced and so on from time to time as often as he shall so remain.

*Forfeiture of property.*

6. All property found upon or in the possession of any such suspected person as aforesaid shall upon his apprehension be seized and detained and in the event of his being convicted and sentenced as aforesaid shall at the discretion of the convicting Justices be forfeited and sold and it shall be lawful for the convicting Justices to order the whole or such portion as they shall think sufficient to be applied towards paying the expense of conveying such person to the Colony or possession to which he or she was transported or in which he or she was convicted.

*Fine on master or other person bringing felons.*

7. Whoever shall convey or bring or cause to be conveyed or brought or assist in conveying or bringing into any part of New Zealand any convicted felon or other person undergoing sentence of transportation imprisonment or penal servitude for any offence against the laws who is or shall be under sentence in any British Colony or possession other than New Zealand or any person not at liberty by reason of any conviction or sentence to reside in any part of the United Kingdom of Great Britain and Ireland or in the British Colony or possession in which such conviction shall have been had or sentence passed or any person who has been convicted and whose sentence has not then expired for a greater period than three years shall be guilty of a misdemeanour and be liable to a penalty for each such offence as regards the master or other person commanding navigating or sailing any steamer ship vessel or boat of five hundred pounds or to imprisonment for a term not exceeding twelve calendar months and as regards any steward sailor or other person belonging to such steamer ship vessel or boat as aforesaid to a penalty of one hundred pounds or to imprisonment for six calendar months or at the discretion of the Court to both fine and imprisonment as herein provided. Provided that if any person charged with an offence under this clause shall prove that he did not knowingly do the act charged against him he shall not be liable to conviction therefor.

*Penalty for harboring.*

8. Any person who shall harbor or conceal any other person whom he shall know or believe to have come into or remained in New Zealand contrary to the provisions of this Act shall be subject to a fine not exceeding one hundred pounds or to be imprisoned in any public gaol in New Zealand for any period not exceeding twelve months.

*Power to grant search warrant.*

9. It shall be lawful for any Justice of the Peace having information on oath that any person who has arrived in New Zealand contrary to the provisions of this Act is harbored in any house or other place within the jurisdiction of such Justice to grant a general search warrant to any constable for such person and it shall be lawful for any such constable in virtue of such general search warrant to break enter and search by day or by night any dwelling-house tenement or other place wherein such person may be suspected to be concealed and to apprehend any person whom such constable shall have reasonable cause for suspecting to have arrived or remained in New Zealand contrary to the provisions hereof and also to apprehend all persons found in or about such dwelling-house tenement or other place whom such constable shall have reasonable grounds for suspecting and believing to have knowingly harbored and concealed such suspected person and all persons found and apprehended as aforesaid shall be forthwith taken before any Justices of the Peace to be dealt with as herein provided.

*Power of search.*

10. It shall be lawful for any Justice of the Peace or constable to enter on board any vessel and having reasonable cause to suspect that any person by this Act prohibited from landing in New Zealand is on board such vessel to search any and every part thereof and apprehend any such person found therein.

*Summary jurisdiction.*

11. It shall be lawful for any two or more Justices to hear and determine in a summary way all offences against and all cases arising under this Act except under the seventh section hereof and at their discretion to fix and determine all the fines penalties punishments and forfeitures hereby imposed and no complaint conviction order for confiscation punishment or forfeiture or other proceeding before or by any Justices under this Act shall be quashed or set aside or deemed void or insufficient for want of form only.

*Words of Act sufficient statement of offence.*

12. Every summons information conviction and warrant of commitment under the provisions of this Act shall be deemed valid in which the offence charged or alleged in the same respectively shall be set forth in the words of this Act.

*Oral proof.*

13. Oral proof that any person was in any part of the British dominions known to have been or commonly deemed or reputed to have been found guilty of any felony in the United Kingdom or any British possession other than New Zealand or to have been serving any sentence of transportation or imprisonment for such offence or the production of any paper purporting to be a *Government Gazette* published in any of the Australian Colonies and containing the name of any person charged with offending against any of the provisions of this Act described in such paper as a convicted prisoner of the Crown or transported felon shall for the purposes of this Act be taken as good *prima facie* evidence that such person was found guilty of felony as aforesaid and proof that any person so found guilty was apprehended in New Zealand at any time after the passing of this Act not

having a fixed and known place of residence shall be deemed good *prima facie* evidence that such person arrived in New Zealand after the passing hereof unless the contrary be proved.

*Recovery of penalties. Application.*

14. Whenever any pecuniary penalty shall have been imposed under the provisions of this Act and the person convicted shall not forthwith pay the same into the hands of the convicting Justices it shall be lawful for such Justices to direct that such person be imprisoned with or without hard labour as they shall think fit for a period not exceeding two calendar months if the penalty be not above twenty pounds and for a period not exceeding four calendar months if the penalty be above twenty pounds and not above fifty pounds and for a period not exceeding twelve calendar months if the penalty be above fifty pounds and such person shall be detained and kept to hard labour if so sentenced unless such respective penalties shall be sooner paid.

*Disposal of penalties.*

15. One moiety of all fines and penalties recovered under this Act shall be paid to the informer and the remainder of all such fines and penalties and all moneys and property forfeited and not specially appropriated shall be applied and go to Her Majesty Her heirs and successors for the public uses of the Colony.

*Proceedings to be heard and determined under "The Justices of the Peace Act 1866."*

16. All proceedings for offences against this Act and all other cases under this Act which by this Act may be heard and determined by any two Justices shall be heard and determined in the manner provided by so much of "The Justices of Peace Act 1866" as relates to summary convictions and orders or of any Act hereafter to be in force relating to the duties of Justices of the Peace with respect to summary convictions and orders and all convictions and orders may be enforced as in the said Act or in such Act is mentioned.

*Who may lay information.*

17. Any person may lay an information for any such offences.

*Appeal.*

18. Any person who shall feel himself aggrieved by any summary conviction under this Act or by any order for the forfeiture or sale of any property or for the payment of any money for costs or otherwise or any informant whose information may have been dismissed under this Act may appeal to the Supreme Court and the proceedings on such appeal shall be conducted in manner appointed by "The Appeals from Justices Act 1867."

*Surveyor General's Office,*

*Perth, 22nd August, 1871.*

**H**IS Excellency The Governor directs the following Return of Tillage Leases, abandoned or forfeited by non-payment of Rent, for the Year 1871, to be published for general information.

MALCOLM FRASER,

Surveyor General.

NAMES.	NOS.	ACRES.	CLASS.	NAMES.	NOS.	ACRES.	CLASS.
<b>AVON.</b>				<b>AVON—continued.</b>			
John Torrens ...	3913	100	T	E. R. Parker ...	3010	100	T
Wm. Chidlow ...	4033	100	"	A. G. Robins ...	5727	100	"
C. Massingham ...	4107	100	"	R. Farrell ...	6274	100	"
Mathew Kitson ...	4401	100	"	<b>CANNING.</b>			
John Pollard ...	4779	100	"	Benjamin Mason	5024	100	T
Jos. Thos. Reilly	5018	100	"	George Glyde ...	5683	120	"
Do. ...	5111	100	"	Do. ...	5785	100	"
Do. ...	5528	100	"	W. L. Gibbs ...	6047	100	"
Do. ...	5529	100	"	<b>KOJONUP.</b>			
Broom and Woods	5541	100	"	E. Quartermaine, jun	4528	100	T
Thos. Morse ...	5544	100	"	John Williams ...	3483	100	"
Jos. Thos. Reilly	5546	100	"	Patrick Garoty ...	5710	100	"
S. G. Meares ...	5634	100	"	<b>MELBOURNE.</b>			
Geo. Martin ...	5695	100	"	Edmond King ...	4685	100	T
J. R. F. Wells ...	5700	100	"	Do. ...	4686	100	"
Jos. Thos. Reilly	5732	150	"	G. B. Clarke ...	5464	100	"
Thos. Bourke ...	5823	100	"	Do. ...	5465	100	"
Geo. Watkins ...	5918	100	"	John Dix ...	5562	100	"
Wm. Chitty ...	5960	100	"	Wm. Bashford ...	5586	100	"
Wm. Woodley ...	6048	100	"	David Elder ...	5715	100	"
E. Bachan ...	6084	100	"	Edmond King ...	5938	100	"
Thos. Egan ...	6152	100	"	James Clinch ...	6124	100	"
Benjamin Mason	6190	100	"	Do. ...	6130	100	"
Palmer & Chasty	6194	100	"	John Joyce ...	6227	100	"
Henry Chitty ...	6214	100	"	Donald McPherson	3502	100	"
Samuel Willis ...	6259	100	"	Do. ...	4667	100	"
Fred. Hardin ...	6263	100	"				
Chas. Coles ...	6286	100	"				
Geo. Woodhead	6295	100	"				
Richard Kirkby...	6169	100	"				

Return of Tillage Leases abandoned or forfeited, for the Year 1871—(Continued.)

NAMES.	NOS.	ACRES.	CLASS.	NAMES.	NOS.	ACRES.	CLASS.
<b>MURRAY.</b>				<b>VICTORIA—continued.</b>			
James Allen ...	6251	100	T	John Arnold ...	5171	100	T
<b>NELSON.</b>				Thomas Bishop...	5180	160	"
S. Longbottom ...	3903	100	T	Henry Herbert ...	5184	100	"
J. Longbottom ...	6242	100	"	Marg. Bryant ...	5188	100	"
D. B. Phillips ...	6252	100	"	Robt. Willmott...	5192	100	"
J. G. Brockman ...	6327	100	"	D. H. Scott ...	5273	100	"
Jno. Brockman ...	6181	100	"	M. Hosken, jun.	5671	100	"
<b>SUSSEX.</b>				Charles Campbell	5791	100	"
G. F. Guerrier ...	3216	100	T	Foss & Fane ...	5794	180	"
A. P. Bussell ...	4076	100	"	Do. ...	5795	120	"
A. Keenan ...	5593	100	"	Samuel Farmer...	6254	100	"
Thos. Harrison ...	5724	100	"	Charles Bennett	6256	100	"
<b>SWAN.</b>				Wm. Edmonds ...	6279	135	"
Edward Gibbs ...	4392	100	T	Jno. McDonald...	6292	100	"
Thomas Elliott ...	5050	100	"	Lewis F. Ridley	6320	100	"
Wm. Howell ...	5244	100	"	Robert Bell ...	6339	100	"
Joseph Gee ...	5298	100	"	Pat. Morrissey ...	6340	200	"
John Christian ...	5473	100	"	Thos. Criddle ...	6356	164	"
James Clinch ...	5486	100	"	Michael Kelly ...	6366	100	"
H. Sutton ...	5623	100	"	Geo. Shenton & Co.	2872	80	"
Jas. Atkinson ...	5963	100	"	Peter Stafford ...	2874	100	"
Robert deBurgh	5970	100	"	National Bank ...	4990	100	"
Fred. Andrews ...	6074	100	"	R. J. Brockman...	3784	100	"
W. Yates ...	6270	100	"	Do. ...	2901	300	"
Robert Jones ...	6276	100	"	National Bank ...	4994	100	"
Mat. Edwards ...	6313	100	"	Thomas White ...	6045	100	"
G. W. Logue ...	6350	100	"	<b>WELLINGTON.</b>			
Do. ...	6351	117	"	Joseph Hough ...	5030	100	T
Do. ...	6352	300	"	Robert Scott ...	5718	100	"
Henry Sutton ...	5062	100	"	W. H. I. Gillman	5836	100	"
<b>VICTORIA.</b>				R. H. Rose ...	6201	100	"
Scott & Gale ...	3048	100	T	James Hansam ...	6347	100	"
Do. ...	3112	100	"	<b>WILLIAMS.</b>			
Geo. Shenton & Co.	3142	160	"	Mich. Quinn, jun.	3050	100	T
C. A. Fane ...	3415	100	"	H. Williams ...	3053	100	"
Thos. Walsh ...	3790	100	"	Mich. Quinn, jun.	4369	100	"
H. Prestige ...	3811	100	"	J. T. Reilly ...	5036	100	"
D. H. Scott ...	4092	130	"	Mich. Quinn, jun.	5445	100	"
Jas. McAuliffe ...	4151	100	"	Thompson and } Claydon }	5448	100	"
Jno. Jas. Hall ...	4314	100	"	Mich. Quinn, jun.	6134	100	"
Alice Steward ...	4883	100	"	Thos. Brandrick	6235	100	"
Scott & Gale ...	5085	100	"	Thadius Roberts	6353	100	"
D. H. Scott ...	5155	100	"	William Harris ...	2885	150	"
James Rumble ...	5158	100	"	Patrick Lambert	6217	100	"
				J. T. Reilly ...	5284	100	"

NOTICE.

IN accordance with 28th Section of "The District Roads' Act, 1871," I give notice that I have applied to the Local Board of the Toodyay District for permission to close up the line of road from Sinclair's Causeway by J. Rowles' to Coomalling, at a place about 20 chains from Reeder's, on the boundary of U. 2: also on the East boundary of U. 2, at a place near J. Twine's paddock fence.

D. CONNOR.

Newcastle, June 10, 1871.

Census, 1870.

COPIES of the Census, 1870, can be obtained at the Government Printing Office, Perth. Price, 2s. 6d.

The Government Gazette.

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*Colonial Secretary's Office,**Perth, 29th August, 1871.*

IT is hereby notified for general information that the following Title Deeds are lying at this Office, and will be delivered to the Grantees, or their authorised Agents, on application being made for the same.

By command, FRED. P. BARLEE,

Colonial Secretary.

NAME OF GRANTEE.	Town or District in which the Lot is situated.	NO. OF LOT.
Gibson Chas. ....	Avon .....	404
Giblett John ....	Cockburn Sound .....	140
Mead Henry ....	Cockburn Sound .....	123
Do. ....	Do. ...	125
Do. ....	Do. ....	122
Meares R. G. ....	Avon .....	274
Mead Henry ....	Cockburn Sound .....	126
Petty William ...	Cockburn Sound .....	75
Ralph Dewar ....	Swan .....	292
Hughes John ....	Canning .....	58
Leeder W. H. ....	Perth .....	V 85
Norris James ....	Avon .....	107