



THE WESTERN AUSTRALIAN
GOVERNMENT GAZETTE.

[PUBLISHED BY AUTHORITY.]

TUESDAY, 26th AUGUST, 1873.

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*Colonial Secretary's Office,
Perth, 13th August, 1873.*

HIS Excellency the Governor has been pleased to appoint The Honorable HENRY HICKS HOCKING, Attorney General, to be Acting Chief Justice of the Supreme Court of this Colony, during the absence of His Honor Archibald P. Burt, Chief Justice.

FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 26th August, 1873.*

HIS Excellency The Governor has been pleased to appoint the following Gentlemen to be Visitors of the Lunatic Asylum at Fremantle:—

WM. R. FAUNTLEROY, Esq., J. P.
J. G. SLADE, Esq., J. P.
J. F. STONE, Esq., J. P.

FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 26th August, 1873.*

IT is hereby notified, for the information of all whom it may concern, that His Excellency The Governor, in accordance with a resolution passed by the Legislative Council during the late Session, is pleased to direct that persons hereafter entering the public service shall not be entitled to compensation should any change be made that involves the disallowance of Medical Attendance; nor to any pension or gratuity under the provisions of the present Superannuation Act.

FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 1st August, 1873.*

IT is hereby notified, for general information, that with a view to encourage the cultivation of the Sugar Cane and the manufacture of Sugar, a Bonus of Two hundred and fifty pounds will be awarded to the person who first produces in this Colony, from the crop of one season and within five years from the first day of January, 1874, five tons of Marketable Sugar, from either the Cane, the Planter's Friend, or the Sugar Beet.

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

*Colonial Secretary's Office,
Perth, 26th August, 1873.*

TENDERS (endorsed "Tender for Telegraph Offices,") will be received at this Office until noon of Monday, the 22nd September, 1873, from persons willing to undertake the erection of Telegraph Offices at Greenough and Dongarra, and to make certain alterations in the Post Office at Geraldton.

Plans and specifications may be seen, and full particulars obtained, on application at the Offices of the Resident Magistrates, Greenough and Geraldton, and of the Clerk of Works at Perth.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

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

Colonial Secretary's Office,
Perth, 26th August, 1873.

TENDERS (endorsed "Tender for Perth Poor House,") will be received at this Office until noon of Friday, the 5th September, 1873, from persons willing to supply Furniture, Bedding, Clothing, &c., for the use of the inmates of the Perth Poor House.

Lists of the various articles can be seen, and full particulars obtained, on application at the Colonial Secretary's Office.

The Government do not bind themselves to accept the lowest or any tender, and will require the guarantee of two responsible persons for the due performance of the Contract.

Forms of Tender may be had on application to the various Resident Magistrates, and at the Public Offices, Perth; and no tender will be entertained unless rendered on the prescribed form.

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

Colonial Secretary's Office,
Perth, 22nd August, 1873.

UNDER the provisions contained in the "Shipping and Pilotage Consolidation Ordinance, 1855," His Excellency The Governor in Council has been pleased to direct that the following Rules and Regulations be observed, and that any person convicted of a breach thereof be liable to a penalty not exceeding Five pounds. All former rules and regulations issued under this Ordinance are hereby repealed:—

PILOTAGE.

1. At any port in Western Australia where a Pilot is provided, the payment of pilotage in accordance with the regulated scale shall be compulsory on all Masters of vessels, with the exceptions of those below mentioned.

2. At the Port of Fremantle it shall not be necessary for Masters of vessels to employ an outward Pilot; but whenever such Pilot is required his services must be paid for.

3. The Masters of all vessels *bonâ fide* engaged in the Coasting Trade of the Colony will be exempted from Pilotage Charges if, from the time of their sighting any port at which a Pilot is provided until their anchors are dropped in such port, they hoist at the Main-Mast head a white flag (not less than 9 feet 6 inches in size) with a black ball in the centre. Such flag shall be recognised as the Exemption Flag.

4. The Masters of vessels *bonâ fide* owned in the Colony will be required to pay an annual sum of Five pounds in full of all Pilotage Charges.

5. The Master of every vessel (not being a coaster) *bonâ fide* built and owned or *bonâ fide* owned in the Colony, must possess a Certificate of Exemption from the Local Board of this Colony. A charge of Two pounds ten shillings will be made for such Certificate.

6. Masters of vessels possessing an Exemption Certificate will render themselves

liable to a fine equal to pilotage if they fail to fly the "Exemption Flag" in the manner pointed out in Regulation No. 3.

7. Masters of *bonâ fide* Coasters who do not fly the "Exemption Flag," in the manner pointed out in Regulation No. 3, will render themselves liable to a fine not exceeding Five pounds.

LIGHT DUES.

8. All vessels (except vessels of War and vessels chartered by Her Majesty) arriving from beyond seas shall be chargeable with Light Dues at all ports in Western Australia where lights are provided, and at the rate of two pence per ton, inwards and outwards, on their registered tonnage,—to be ascertained according to English rule.

9. The Master of any vessel who has paid Light Dues at any one port in Western Australia, and who may desire to visit other ports in the Colony for the purpose of loading or unloading thereat, will be furnished with a Certificate from The Collector of Customs, which Certificate shall free him from payment of Light Dues at any other port in Western Australia for a period of three months from the date thereof, provided no voyage be made to any place outside the Colony within such three months.

10. The Masters of vessels *bonâ fide* engaged in the Coasting Trade of the Colony may agree with the Collector of Customs at Fremantle to compound the payment of Light Dues by one annual payment in accordance with the following scale:—

	£	s.	d.
Vessels under ten tons ...	1	0	0
Vessels over ten and under } twenty tons ...	1	10	0
Vessels over twenty and } under thirty tons ...	2	0	0
Vessels over thirty and under } forty tons ...	2	10	0
Vessels over forty and under } fifty tons ...	3	0	0
Vessels over fifty tons ...	5	0	0

The Collector of Customs shall in every such case furnish the Master with a Certificate that the vessel named therein is free from payment of Light Dues till the 31st day of December then next ensuing, and no longer.

Applicants prior to 30th June in any year will be required to pay the full rates; those subsequent to that date will only be required to pay one moiety.

Masters of Coasters not availing themselves of this privilege will be required to pay Light Dues at the rate of two-pence per ton inwards and outwards.

TONNAGE DUES.

11. The masters of all vessels arriving from beyond seas, with cargo beyond one-fourth in extent of their registered tonnage, will be charged three-pence per ton on their registered tonnage.

12. The Masters of all vessels arriving from beyond seas, with cargo less than one-fourth in extent of their registered tonnage, will be charged three-pence per ton on the cargo landed.

13. The Masters of all vessels clearing out for parts beyond seas, with cargo

beyond one-fourth in extent of their registered tonnage, will be charged three-pence per ton on their registered tonnage.

14. The Masters of all vessels clearing out for parts beyond seas, with cargo less than one-fourth in extent of their registered tonnage, will be charged three-pence per ton on the cargo taken away.

15. The following vessels will be exempt from Tonnage Dues:—

- (i.) All vessels *bonâ fide* engaged in the Coasting Trade of this Colony.
- (ii.) All vessels of War and all vessels chartered by Her Majesty.
- (iii.) All vessels in ballast.
- (iv.) All vessels in distress, and in such case seeking repair or provisions.

16. The Master of any vessel who has paid Tonnage Dues at any one port in Western Australia, and who may desire to visit other ports in the Colony, for the purpose of loading or unloading thereat, will be furnished with a Certificate by The Collector of Customs, which Certificate shall free him from payment of Tonnage Dues at any other port in Western Australia for a period of three months from the date thereof, provided no voyage be made to any place outside the Colony within such three months.

FRED. P. BARLEE,
Colonial Secretary.

*Colonial Secretary's Office,
Perth, 22nd August, 1873.*

THE following rules to be observed in the government and management of the Lunatic Asylum at Fremantle have been approved by His Excellency the Governor in Council, in accordance with the provisions of the "Lunacy Act, 1871:—"

POWER AND AUTHORITY OF VISITORS.

1. Visitors appointed by the Governor may enter and inspect the Asylum at any hour, day or night.
2. It shall be the duty of one or more Visitors to visit the Asylum at least once a week.
3. They shall make themselves acquainted with the nature of the occupation and amusements provided for the patients.
4. If dissatisfied with the results thereof, they shall note the same in the Visitors' Book for the information of the Superintending Medical Officer; and if their suggestions be not attended to, they shall bring the same under the notice of the Colonial Secretary.
5. They shall enquire and satisfy themselves as to the treatment of the patients, the system of coercion or non-coercion, and take such action thereon as may be advisable.
6. They shall see that due regard be paid to the classification of patients, and that the condition of pauper patients is in every way satisfactory.
7. They shall make general enquiries into all matters connected with the detail arrangements of the Asylum, in such manner as shall seem to them to be expedient.
8. They shall enter into the "Visitors' Book," at the time of their respective visitations, the result of their inspections and inquiries, with such observations thereon as they shall think proper.
9. They shall insert in such book any observations that it may in their opinion be desirable to place on record regarding the bodily or mental state of any patient in the Asylum.

10. They will not fail to direct that a copy of their minutes and of the "Book of Admission" be forwarded to the Colonial Secretary, at least once in every three calendar months.

11. They may discharge patients from the Asylum in the manner pointed out in sections 30, 31, and 36.

DUTIES AND POWER OF THE COLONIAL SURGEON.

12. The Colonial Surgeon for the time being shall from time to time inspect the Asylum, and may give such directions to the Superintending Medical Officer, as to the mode of conducting the same, as may seem proper and expedient to him.

13. He shall enter all such directions in the "Visitors' Book."

14. He shall preside over the proceedings of the "Board of Enquiry." (Section 10.)

POWER AND AUTHORITY OF THE SUPERINTENDING MEDICAL OFFICER.

15. He shall have the control and management of the Asylum in all matters connected with the routine and discipline thereof.

16. He is held responsible for the proper carrying out of all duties imposed on him by "The Lunacy Act, 1871," and for the due observance of the provisions thereof, in all matters occurring within the Asylum.

17. He shall carry out all such directions and instructions as may be issued to him by the Colonial Surgeon, unless and until the same shall have been disallowed by the Colonial Secretary.

18. He shall not permit the admission of any patient into the Asylum, until he shall have inspected the medical certificates regarding such patient required by sections 13 and 14 of "The Lunacy Act, 1871," and is satisfied with the *bona fides* thereof.

19. He must be careful to comply with the requirements of section 14 of the Act, in the event of a lunatic, not a pauper, having been admitted on the certificate of one Medical Practitioner.

20. He must not fail to report the decease of any patient within the Asylum, in the manner pointed out in sections 19 and 89 of the Act.

21. He is held responsible for the due and efficient keeping of the following books, in the manner prescribed by sections 17 and 18 of the Act:

- Book of Admission,
- Medical Journal,
- Case Book,
- Book of Dangerous or Criminal Lunatics.

22. He will not fail at all times to keep these books well posted up with full particulars of the treatment of each case, the medicines or other remedies prescribed, and their result and effect.

23. Though there may be nothing particular to record in the cases of many patients, he should note in the "Case Book," at intervals not exceeding one week, the fact that there is nothing special to record against the names of those to whom such remarks will apply.

24. He is held responsible that all books, properly posted up, are submitted for the inspection of the Visitors at their weekly visitation.

25. He will cause to be produced at such weekly visits, all orders and certificates relating to patients admitted since the previous visitation.

26. He will produce, whenever called upon to do so by the Visitors, all papers and documents required by them.

27. It will be his duty to see that "the Visitors' Book" is placed in some conspicuous part of the Asylum, and that it is always available.

28. He will personally examine all newly-admitted patients within 48 hours of their admission; and, if not fully satisfied as to their being of unsound mind, he will at once convene a meeting of the "Board of Enquiry" (Section 10) to enquire into their state of mind.

29. He will at all times afford every facility for inspection, to "Visitors" and Justices of the Peace.

30. He will not fail to comply with the provisions of Section 29 of the Act, in the event of his feeling it to be necessary not to allow the inspection of any particular patient by any Justice of the Peace.

31. He will be careful to carry out the instructions for the removal or discharge of patients contained in Sections 30 to 34, 36 and 40 of the Act.

32. It will be his special duty to see that no alterations made in Medical Certificates under the provisions of Section 35 of the Act, shall have effect, unless sanctioned by the Visitors.

33. He will not fail to carry into effect any instructions received from a Justice of the Peace for an enquiry under Section 37 of the Act.

34. He is held responsible that the provisions of the 88th Section of the Act, in regard to the treatment of lunatics, are observed in spirit as well as in letter, both by himself and those employed under his direction.

35. It is to be considered as a rule that no patients, who by themselves or their friends are in a position to pay for their maintenance in the Asylum, shall be admitted as paupers; and the Superintending Medical Officer will do all in his power to ensure that, if not prior to their admission as soon subsequent thereto as may be practicable, arrangements are entered into for defraying the cost of their maintenance.

36. It will be his duty at all times cheerfully to give such information as he may be in a position to afford, in regard to patients in the Asylum. (Sect. 102).

37. In the event of his receiving complaints about any proceedings (supposed or otherwise) in the Asylum, he will at once convene a meeting of the "Board of Enquiry," with a view to the investigation of the same.

38. He will draw up a code of regulations for the guidance of his subordinates, in all matters connected with the routine of their duties; but he will not enforce the same, or any alterations thereof, till they shall have been approved by the Colonial Secretary.

39. He will not fail to visit the Asylum and personally to inspect and enquire into the case of each patient therein, at least once daily.

40. He will at no time permit any further restraint upon the action or liberty of patients

in the Asylum than may be absolutely necessary for their safe keeping, and to prevent them from injuring themselves or others.

41. He will permit no punishment of any kind to be inflicted, or reproof to be administered, without specially recording the same, and bringing it under the notice of the Visitors at their next meeting.

42. He is held responsible that, in the event of any offence or assault committed by any patient against any officer of the Asylum, the same is brought under notice of the Visitors, at the next visit after committal of the offence, and that a full report of the occurrence is recorded in the "Medical Journal."

43. He will encourage, by all means in his power, the employment and rational amusement of patients, and will endeavor to discover and follow up any features or traits in their character which may appear to him capable of improvement.

44. He will record his opinions fully in regard to the character of all patients, suggest what would, in his opinion be most conducive to their comfort and amelioration, and take care that his observations are brought under the notice of the Visitors.

45. It will be his duty to see that the provisions supplied are of proper quality, and in sufficient quantity, and that they are served up in a clean and decent manner.

46. So far as may be practicable, he will endeavor to enforce habits of order and regularity at meal hours.

47. He will see that those capable of receiving and understanding religious instruction are supplied with proper books, and he will bring to the notice of the Visitors the advisability of the attendance of Ministers of Religion whenever he may conceive their presence would be beneficial.

48. He is held responsible for the due rendering of all accounts for rations, and other expenditure incurred under his instructions.

FRED. P. BARLEE,
Colonial Secretary.

Commissioner of Crown Lands' Office,
Perth, 9th August, 1873.

HIS Excellency The Governor has been pleased, on the recommendation of the Commissioner of Crown Lands, to set apart as a Public Reserve the Lands described in the Schedule below, for the purpose therein set forth:—

R E S E R V E .

Recorded Number.	Content. A. R. P.	Description of Boundaries.	Purpose for which made.
53 A.	About 476 acres.	Commencing on the North boundary of Geraldton Townsite, at a point about seventy (70) chains West from its North-east corner; thence running in a Northerly direction, passing within the North-east corner of Location 4, and through South-east corner of Location 412, near to Locations 332, 322, and 323, close to South-east corner of Location 523, through Tillage Leases 4992 and 4989, passing about half ($\frac{1}{2}$) a mile to the East of Mount Sewell, through the hundred (100) acres reserve at the twenty (20) mile Well; thence passing about half ($\frac{1}{2}$) a mile to the East of Kobijawanna, along the West boundary of Locations 51, 50, 49, through or near to the South-east corners of Location 347 and Tillage Leases 6706 and 6718, crossing the Bowes River near Cow Pool, through Locations 641 and 656, through or near to North-west corner of Location 46, about North-westerly along North boundary of Location 647, and terminating within the South-east portion of Northampton Townsite; total distance being ($29\frac{3}{4}$) twenty-nine miles and three-quarters, and the mean width two (2) chains.	A Railway.

MALCOLM FRASER, Commissioner of Crown Lands.

LAND SALES.

Crown Lands' Office, Perth, 26th August, 1873.

THE undermentioned Allotments of Land will be offered for Sale, at Public Auction, on the dates and at the places specified in the Schedule below, at one o'clock p.m.

SCHEDULE.

Dates of Sale.	Places of Sale.	Description of Lots.	Numbers of Lots.	Quantity.			Upset Prices.
				a.	r.	p.	
1873.							
Sept. 3	York ...	Beverley ... Town	45				£7 10s.
Do.	Do. ...	York Town	379				Do.
Do.	Albany ...	Albany ... Town	190				£9
Do.	Newcastle	Northam ... Town	49				£7 10s.
Do.	Do. ...	Do. ... Do.	50				Do.
Do.	Do. ...	Do. ... Do.	118				Do.
Do.	Do. ...	Do. ... Do.	119				Do.
Do.	Do. ...	Do. ... Do.	120				Do.
Do.	Do. ...	Do. ... Do.	143				Do.
Do.	Do. ...	Do. ... Do.	144				Do.

MALCOLM FRASER, Commissioner of Crown Lands.

Rockingham Townsite Land Sale.

Crown Lands' Office, Perth, 15th August, 1873.

THE undermentioned Allotments in the Township of Rockingham will be offered by Sale, at Public Auction, on the date and at the place specified in the Schedule below, at one o'clock p.m.

SCHEDULE.

Date of Sale.	Place of Sale.	Description of Lots.	Numbers of Lots.	Upset Price per Lot.
1873.				
Sept. 3	Perth ...	Rockingham Town	6 to 49 inclusive, 51, 53, 55 to 59 inclusive, 61, 63, 65, 66, 67, 69, 71, 73, 75, 77 to 83 inclusive, 85, 87, 89, 91, 93, 95, 96, 97, 99, 101, 103, 104, 105, 106, 107, 109, 111, 113, 114, 115.	£7 10s.

MALCOLM FRASER, Commissioner of Crown Lands.

RETURN No. 4 of Pastoral Licenses renewed for the Year 1873.

Commissioner of Crown Lands' Office,
Perth, 20th August, 1873.

THE undermentioned Licenses for Pastoral Land have been renewed for the year commencing on the first day of January, 1873, and for the amount of rent specified opposite to each License respectively.

No. of license.	Licensee.	Acres.	RENT.
			£ s. d.
	AVON.		
8166	Jno. Bourke ...	1000	1 0 0
	KENT.		
8010	Dempster, Bros.	5000	2 10 0
8127	Do. ...	3000	1 10 0
8317	A. Moir ...	6000	3 0 0

MALCOLM FRASER,
Commissioner of Crown Lands.

The Supreme Court.

NOTICE is hereby given that there will be no sitting of the Supreme Court in September, but that the next sitting of the Court will take place on the first day of October next, when the cases of all Prisoners at that date under commitment for trial will be proceeded with, as well as any Civil business which may be set down for hearing.

Dated this 15th August, 1873.

ROWLEY C. LOFTIE,
Registrar Supreme Court.

LIST of Applications received by the Resident Magistrate, Vasse, for Licenses to destroy Wild Cattle and Horses, under the provisions of "The Wild Cattle Nuisance Act, 1871":—

William Scott For Self.
Charles Layman "

J. S. HARRIS,
Resident Magistrate.
Vasse, 2nd August, 1873.

Lands for Special Occupation.

Land Office, Perth,
12th August, 1873.

THE Areas of land hereinafter described are hereby laid out and defined in accordance with the provisions of number thirty-seven of the Land Regulations now in force.

MALCOLM FRASER,
Commissioner of Crown Lands.

Second Series.
EIGHTH NOTICE.

S.O.L.—CANNING DISTRICT
(*Cumming's*).

Bounded on the *Westward* by the eastern boundary of S.O.L. 43, measuring 50 chains. On the *Eastward* by 50 chains of the Western boundary of Canning Location 11. On the *Northward* by a line of 20 chains, extending from the North-east corner of S.O.L. 43 to the West boundary of said location 11; and on the *Southward* by a line parallel and equal to the Northern boundary. All bearings being true or thereabouts, and measurements more or less. Content—100 acres.

S.O.L.—AVON DISTRICT (*Lockyer's*).

Bounded on the *Northward* and *Eastward* by lines extending Westward 50 chains and Southward 20 chains from a spot 5 chains North-north-west and 10 chains East-north-east from Blinminning Spring, said spring being situate about 2 miles South-westerly from the southern boundary post of Tillage Lease 6761; the opposite boundaries being parallel and equal. All bearings magnetic. Content—100 acres.

S.O.L.—AVON DISTRICT (*Atkinson's*).

Bounded on the *Northward* and *Westward* by lines extending East-north-east 18 chains 51 links, and South-south-east 54 chains from the North-east corner of Avon Location 7; the opposite boundaries being parallel and equal, and all bearings magnetic. Content—100 acres.

S.O.L.—AVON DISTRICT (*Burges's*).

Bounded on the *Northward* and *Westward* by lines extending East-north-east 25 chains and South-south-east 50 chains from a spot 5 chains North-north-west from the North-west corner of Tillage Lease 7279; the opposite boundaries being parallel and equal, and bearings magnetic. Content—125 acres.

S.O.L.—AVON DISTRICT (*Parker's*).

Bounded on the *Northward* and *Eastward* by lines extending West-South-West 20 chains and South-south-east 51 chains from a spot 10 chains North-north-west from the North-west corner of Avon Location 477; the opposite boundaries being parallel and equal; and bounded on the inner part by a public road. All bearings magnetic. Content—100 acres.

S.O.L.—AVON DISTRICT (*Brown's*).

Bounded by lines starting from the North-east side of road at the South-west corner of S.O.L. 131, and extending East 20½ chains, North 10 chains, East 22 chains, South 23 chains, West 16 chains, South 32 chains; and on the *South-west* by the Wandering Brook Road to spot first described. All bearings true, and measurements more or less. Content—100 acres.

S.O.L.—AVON DISTRICT (*Holdway's*).

Bounded on the *North* and *East* by lines extending West 40 chains, and South 25 chains, from a spot five chains North from the North-west corner of S.O.L. 6, near Wandering Spring; the opposite boundaries being parallel and equal. Content—100 acres.

S.O.L.—HAY DISTRICT (*Campbell's*).

Bounded on the *North* by an East line of 40 chains, starting from a spot on the East side of the Hay River, in line with a point on the East boundary of Plantagenet Location 23, at the distance of 10 chains North from its South-east corner. On the *East* by a South line of 40 chains; and on the *South* and *West* by the Hay River. Content—100 acres.

S.O.L.—HAY DISTRICT (*Campbell's*).

Bounded on the *West* by a South line of about 12 chains from the spot where the Hay River crosses the East boundary of Plantagenet Loca-

tion 23, then West 13 chains along the South boundary of said location 23, and then South 30 chains. On the *South* by an East line of 56 chains; and on the *North* and *East* by the Hay River. Content—100 acres.

Commissioner of Crown Lands' Office,
Perth, 6th August, 1873.

HIS Excellency The Governor, in consideration of the difficulties experienced by persons resident in the Victoria and Avon Districts in procuring timber for fencing or domestic purposes, has been pleased to direct that persons resident in those districts, and who may be occupiers of land in "Fee Simple" or under "Tillage Lease" or "Special Occupation," can after this date obtain, on application at the Offices of the Resident Magistrate in their respective districts, and on payment of ten shillings, Annual Licenses to cut, fell, and remove from Crown Lands either adjoining their homesteads, or those lands held by them in such districts under tillage lease or special occupation. All such licenses will expire on the 31st December next following their issue, and must contain the name and address of the person licensed. No such license will be transferable; and any person cutting, felling, or removing timber under such license, for sale or for other than fencing or domestic purposes, will be proceeded against under the provisions of the Act of Council, 36 Victoria, No. 8.

By Command,

MALCOLM FRASER,
Commissioner of Crown Lands.

Commissioner of Crown Lands' Office,
Perth, 9th August, 1873.

RETURN of Applications to Purchase Crown Lands approved during July, 1873:—

No.	Applicants.	Acres.	PURCHASE MONEY.	
			Rural Land.	Redemption under Regulation 41.
	AVON.			£ s. d.
661	W. Chidlow ...	14 7 14 0
658	John Jones ...	40 20 0 0
670	G. Christmass...	40 20 0 0
669	J. H. Gregory...	40 20 0 0
662	J. Seabrook ...	100	25 0 0
	VICTORIA.			
797	R. Salvado ...	40 20 0 0
799	J. S. Maley ...	100	19 0 0
800	Do. ...	100	36 10 0
801	Do. ...	100	26 10 0
806	J. Williams ...	40 20 0 0
805	Do. ...	40 20 0 0
804	S. Sewell ...	40 20 0 0
795	W. Dodd ...	37 23 2 6
808	J. Smith ...	52 26 0 0
803	C. A. Fane ...	40 20 0 0
	MELBOURNE.			
287	John Joyce ...	40 20 0 0
291	M. J. & J. Clune	40 20 0 0
	WILLIAMS.			
55	G. Glyde & Son	100	37 10 0
		1003 256 16 6	154 10 0	

MALCOLM FRASER,
Commissioner of Crown Lands.

Scab-in-Sheep Ordinance, 1866.

Notice to Sheep-owners in the Swan District.

THE owners of sheep are reminded that their Returns must be forwarded to the clerk to the Magistrates of the said District by the first October next, without fail; and in accordance with the 31st Section of the said Ordinance every owner making such return is hereby required to verify the same by a solemn declaration to be made before any Justice of the Peace.

Dated 16th August, 1873.

E. W. LANDOR, J. P.,
Police Magistrate.

In Insolvency.

In re SEUBERT.

In re BATEMAN AND YOUNG.

CREDITORS who have not yet received payment of the last dividends in above Estates, declared in June and July 1873, respectively, must call for them at once, or the accounts will be closed.

Dated 16th August, 1873.

ROWLEY C. LOFTIE,
Official Assignee.

IT is hereby notified, for general information, that the following Title Deeds are lying in the Treasury, and will be delivered to the Grantees, or their authorised Agents, on payment of the Title Deed Fees due thereon:—

NAME OF GRANTEE.	DESCRIPTION OF LOT.	No. OF LOT.
Edwin Knott	Guildford, Building	78
R. Lewis	Fremantle	7 and 8
Do.	Do.	319, 320, 337, and 338.
Peter Brown	Swan Location ...	77
Archibald Butler ...	Do.	73
E. B. Garey	Avon Location ...	(213 acres) J
H. E. Henderson ...	Plantagenet Location	26
John Bamber	Swan do.	62
Wm. Ledyard	Cockburn do.	2
John O. Hodges	Perth, Building ...	E 7
P. P. Smith	Canning Location ...	1
John Welburn	Augusta, Building	43
Robert Payne	Perth, do.	V 22
R. A. Farrington ...	Perth Suburban ..	20
Do.	Do.	22
Do.	Do.	19 and 21
George Groves	Bunbury, Building	3
John Hurford	Augusta Suburban	A
Do.	Do.	13
James Kay Child ...	Bunbury, Building	44
W. H. Harris	Murray Location ...	16
F. W. Bigge	Albany, Building ...	S 114
Wm. Moriarty	Leschenault Location	65
C. Gordon	Perth	L 54
W. K. Shenton	Bunbury, Building	17
Do.	Do.	18
Alfred Green	Augusta, Building...	33
F. Ludlow	Busselton Location	6
Elijah Dawson	Do.	7
Trustees Wesleyan Mission	Perth Town	T 40.

A. O'GRADY LEFROY,
Treasurer.

16th August, 1873.

THE following can be procured at the Government Printing Office:—

Blue Book for 1872, price 2s. 6d.

Votes and Proceedings of the Legislative Council during the several Sessions; price, 7s. 6d. per vol.

Acts of Council.

NOTICE.

Comptroller General's Office,
Perth, 22nd July, 1873.

HIS Excellency The Governor has been pleased to approve of the following additional Regulation, applicable to Convicts holding Conditional Releases:—

“Any Conditional Release Holder who shall be convicted before any one or more Justice or Justices of the Peace of selling or retailing, either for himself or for any licensed or unlicensed person, any ale, beer, wine, or other spirituous or fermented liquor, or of being retained or employed in the care, charge, conducting, or management of any house or place in which a Publican's General License, a Wine and Beer License, or a Wayside House License is exercised, shall at once forfeit his Conditional Release, and shall be liable to be remitted to prison and to revert to his original sentence of Penal Servitude.”

W. R. FAUNTLEROY,
Acting Comptroller General.

Comptroller General's Office,
Perth, 22nd August, 1873.

A CONDITIONAL Release has been issued to the undermentioned Convict:—

Reg. No. 9192 James Hennessey

CERTIFICATES of Freedom have been issued to the undermentioned Convicts:—

- Reg. No. 8118 Jesse Snoxall
- ” 8396 William Richardson
- ” 9238 Michael McDonald
- ” 9548 Joseph Pugh
- ” 9551 Thomas Ratcliffe

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

- Reg. No. 7802 Alfred Murray
- ” 7900 John Williams
- ” 8399 Hugh Rowe
- ” 8862 Edward Gregory
- ” 8971 James Ross
- ” 9090 Henry Brocklesby
- ” 9290 George Short
- ” 9193 David Hillam
- ” 9681 James Campbell

W. R. FAUNTLEROY,
Acting Comptroller General.

Sussex Roads Board.

NOTICE.

IT is hereby notified, for the information of the settlers in the Sussex and Nelson Districts, that the Valuation Rate Book for those districts, as revised for the year 1873, is now lying on the Table of the Busselton Working Men's Association, and is open to inspection.

A. ROSSELLOTY,
Secretary.

ABSTRACT of the Receipts and Expenditure of the Municipality of Albany, for the Half-Year ending the 30th day of June, 1873, inclusive:—

DATE.	DR. RECEIVED.	AMOUNT.
		£ s. d.
	Balance in hand of Treasurer	96 18 5
	Carts, on hire	8 0 0
	Carts and Carriages, private use only	10 0 0
	Dogs Licenses, Town Site	9 0 0
	Wood do.,	2 0 0
	Dangerous Goods Licenses	0 15 0
	Slaughter Houses do.	0 10 0
	Water supplied to shipping	9 2 0
	Stone, Gravel, and Sand	1 10 0
	Jetty Dues } Exports	17 18 6½
	Jetty Dues } Imports	11 17 8
	Arrears of Assessments, various	7 3 0
	By Sale of Land, Lots 39 and 40	62 1 6
	Received from School Board, for purchase of 3 roads land	20 0 0
	Assessments for Current Year	50 17 0
	Government Grant in aid Perth Road	10 0 0
	Total received	307 13 ½

DATE	CR. PAID.	AMOUNT.
		£ s. d.
	Pay of Local Officer in charge of Street Party, for six months	29 8 0
	Clerk's Salary	12 0 0
	Collector's Commission	11 0 0
	Paid for carting stone and gravel	9 17 6
	Printing, Advertisements, and Stationery	8 12 6
	Purchase of Tools, New	2 19 10
	Repairs of do.	4 7 9
	Purchase of Land, Lots 39 and 40	65 0 0
	Office (2 chairs) Furniture	0 13 6
	Sundries	1 18 0
	Law Expenses, various	3 0 0
	Balance in hand of Treasurer, W. Knight, on date	168 16 0½
	Total Expended	307 13 ½

ALEXANDER MOIR,
Acting Chairman, Albany Municipality.
30th June, 1873.

We, the undersigned, hereby certify that we have examined the above accounts and the vouchers thereon, and find them to be correct.

H. M. THOMAS, }
J. TUNNEY, SEN. } Auditors.
30th June, 1873.

Albany Municipality.

BY virtue of the provisions of the Municipal Institutions' Act, and pursuant to notice thereunder duly inserted in *Government Gazette* thrice, signed by the then Chairman of Albany Municipality, J. F. T. Hassell, Esq., and dated 31-12-72, Notice is hereby given that the undermentioned sums of money are now due and owing in arrears of rates, &c., upon the Lots hereafter mentioned; and in default of the payment thereof, on or before the 30th day of September, 1873, the said Lots will be sold by Public Auction, at the Court House, Albany, at the hour of 3 p.m., precisely, on the 1st of October, 1873:—

Albany Town Lot.	Name of Reputed Owner.	Situation.	Amount due.
			£ s. d.
* 163	Alger, W.	Brunswick Road	1 19 0
173	Belches, P.	South Street	0 9 0
1 Sb.	Do.	N.E. of Mount Clarence	0 6 0
2 Sb.	Do.	Do.	0 6 0
9	Bigge, T. W.	Do.	0 2 0
196	Borodaille,	Parade Street	0 17 0
197	Do.	Do.	0 17 0
3 Sb.	Collie, J. & G.	N.E. Mount Clarence	0 2 0
* 25 B.	Douglas, W.	Stirling Terrace	3 8 0
* 129	McKecknie, J.	Norfolk Street	0 12 0
37	Kennedy,—	Perth Road	0 4 0
38	Do.	Do.	0 4 0
* 1 B.	Pollard, J. T.	Stirling Terrace	4 6 9
* 19 B.	Pollard, E.	Do.	3 18 0
* 12 S.	Pollard, E.	Do.	4 7 0

The Purchasers of Lots marked thus * will be required to clear and fence the same at once.

ALEX. MOIR,
Acting Chairman, A.M.C.
16th August, 1873.

THE "Elementary Education Act, 1871," with Regulations for the Conduct and Management of Elections of District Boards of Education, and By-Laws and Regulations of the Central Board of Education, in a pamphlet form, can be procured at the Government Printing Office, Perth. Price, 1s.