

Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority.]

No. 33.]

PERTH: THURSDAY, JULY 12.

[1888.

No. 3514.—C.S.O.

1919 PROCLAMATION

Mestern Australia, to wit.

(L. S.) F. Napier Broome, Governor. By His Excellency SIR FREDERICK NAPIER BROOME, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Territory of Western Australia and its Dependencies, &c., &c.

HEREAS under the Land Regulations of the 2nd day of March, 1887, now current and in force, the word "minerals" was defined as including, inter alia, substances other than those specifically mentioned, which might from time to time be declared minerals, within the meaning of those Regulations, by proclamation of the Governor in the Governor, by virtue of the power conferred on me in and by the said Regulations and of all other powers me enabling in that behalf, do by this my Proclamation declare that the following substances, and any ores containing the same, namely:—

Silver, Antimony, Cinnabar, Nickel, Cobalt, Platinum, Bismuth, Manganese,

are minerals and each of them is a mineral within the meaning of the said Regulations; and all persons are hereby enjoined to take notice of this my Proclamation (which will be and become in full force and effect on its publication in the Government Gazette of Western Australia), and govern themselves accordingly.

Given under my hand and issued under the Public Seal of the said Colony, this 12th day of July, 1888.

By His Excellency's Command,

MALCOLM FRASER,

Colonial Secretary.

GOD SAVE THE QUEEN!!!

No. 3510.—C.S.O.

Colonial Secretary's Office, Perth, 10th July, 1888.

IS Excellency the Governor directs it to be notified that he has received a Despatch from the Right Honorable the Secretary of State for the Colonies, informing him that Her Majesty will not be advised to exercise her power of disallowance with respect to the following Act of the Legislature of Western Australia (51 Vict., No. 25):—

"An Act to provide for the payment by the Colony of Western Australia of a proportional part of the cost of the establishment and maintenance of an additional Naval Force to be employed for the protection of the floating trade in Australasian Waters."

By Command,

OCT. BURT, for Colonial Secretary.

No. 3511.—C.S.O.

1954

Colonial Secretary's Office, Perth, 10th July, 1888.

IS Excellency the Governor has been pleased to make the following appointment:—

Miss Rosa Cooper to be Postmistress and Telegraphist at Jarrahdale, vice Mr. J. J. Howe, whose services have been dispensed with.

By Command,

OCT. BURT, for Colonial Secretary.

No. 3512.—C.S.O.

 $\begin{array}{ccc} & & Colonial \ Secretary's \ Office, \\ \frac{1920}{88} & & Perth, \ 10th \ July, \ 1888. \end{array}$

IS Excellency the Governor has been pleased to make the following appointment, viz.:—
Sub-Inspector of Police W. C. LAWRENCE to be an Officer to carry out the provisions of the "Colonial Passengers Ordinance, 1861," vice Sub-Inspector E. G. Back, transferred.

By Command,
OCT. BURT,
for Colonial Secretary.

No. 3508.—C.S.O.

1924

Colonial Secretary's Office, Perth, 7th July, 1888.

IS Excellency the Governor has been pleased to make the following acting appointment, viz.:—

Mr. J. A. Simmons to act as Assistant Lightkeeper at Breaksea, vice Mr. W. Smith, resigned.

By Command,
OCT. BURT,
for Colonial Secretary.

No. 3509.—C.S.O. $\frac{1878}{88}$

Colonial Secretary's Office, Perth, 7th July, 1888.

IIS Excellency the Governor has been pleased, on the recommendation of the Blackwood Roads Board, to declare the following Road to be a Minor Road.

By Command, OCT. BURT,

for Colonial Secretary.

A road I chain wide leaving Mann's, Bridgetown Road, about 1 mile Westward from Wingallup Spring and extending in a South-easterly direction to the West boundary of Special Occupation License $\frac{7}{1423}$; thence as surveyed through Special Occupation License $\frac{7}{1430}$, and passing through Location 50 at Booyup Pool, and by Reserve 1169 to the North boundary of Special Occupation License $\frac{7}{1453}$ aforesaid, through Special Occupation Licenses $\frac{7}{1453}$ aforesaid, through Special Occupation Licenses $\frac{7}{1453}$ aforesaid, through Special Occupation Licenses $\frac{7}{1453}$ and $\frac{7}{1453}$, crossing the Booyup Brook to its Eastern side; thence as surveyed in same direction about 26 chains; thence East as surveyed to the South-east corner of Nelson Location 233, and thence North along its Eastern boundary to the old road from Jayes towards Bunbury.

No. 3513.—C.S.O. $\frac{193}{88}$ 1

Colonial Secretary's Office, Perth, 10th July, 1888.

IS Excellency the Governor directs it to be notified that he has received a Return of the election of Mr. Sydney Hyde, as a member of the Roebourne District Roads Board.

By Command, OCT. BURT, for Colonial Secretary.

No. 3498.—C.S.O. $\frac{1229}{9}$

Colonial Secretary's Office, Perth, 30th June, 1888.

LIS Excellency the Governor directs the publication of the following correspondence relative to the Assay of samples of Ores in the colonies of Victoria and South Australia.

By Command,

OCT. BURT, for Colonial Secretary.

No. $\frac{73}{454}$.

Colonial Secretary's Office, Perth, 14th May, 1888.

Sir,—I am directed to inquire whether assays of samples of ores, with the view of determining the question of the presence of precious metals, particularly gold and silver, in such samples, are undertaken by Government in your Colony; and, if so, whether discoverers and prospectors in this Colony could, by forwarding their samples of ores to your laboratory, be kindly permitted to share in the advantages of the organisation which exists, and at what charges.

If your Government does not undertake assays, perhaps you would be good enough to favor me with information as to the best means of procuring the

assays in your Colony, and as to the most economical rate at which they could be properly done.

I have, &c.,
OCT. BURT,
Assistant Colonial Secretary,
for the Colonial Secretary.

The Honorable the Premiers of Victoria and South Australia.

No. 233588

Premier's Office, Melbourne,

8th June, 1888.

SIR,—With reference to your letter of the 14th ultimo respecting assays of samples of ores, I have the honor to forward herewith a copy of a memorandum on the subject by the Secretary for Mines and Water Supply, which will furnish you with the information you desire.

I have, &c., D. GILLIES,

The Honorable

Premier.

The Colonial Secretary, Perth, Western Australia.

Memorandum referred to in the accompanying letter.

This Department causes assays to be made—free of cost to the discoverers—of any supposed valuable minerals found within Victoria, but does not undertake to do so in the case of a discovery made outside the Colony.

tound within Victoria, but does not undertake to do so in the case of a discovery made outside the Colony.

The assays for the Department are made at the Technological Museum, Public Library, Melbourne, where Mr. W. Adams, now acting on behalf of Mr. J. Cosmo Newbery, superintends assays for the Department.

The usual fee for an assay of metalliferous ore is £2 2s.

The usual fee for an assay of metalliferous ore is £2 2s. when not sent officially from this office, and Mr. Adams attends promptly to all orders received from other Colonies. He would therefore be the best person to communicate with.

(Sd.) C. W. LANGTREE, Secretary for Mines and Water Supply. 4-6-88.

 $\frac{6}{88}$

Chief Secretary's Office, Adelaide, 15th June, 1888.

Sir,—In reply to your letter $(\frac{8.51}{88})$ of the 14th ultimo, I have the honor to state for your information that the assays referred to can be made by the Surveyor General's Department, and the fees are as follows:—

For gold and silver together... one guinea.

For other metals ... one guinea each.

Samples should be addressed to the Government Assayer, Surveyor General's Office, Adelaide.

I have, &c., J. G. RAMSAY.

The Honorable
The Colonial Secretary,
Western Australia.

Act 42nd Victoria, No. 18.

No. 3495.—C.S.O.

Fremantle Jetty Regulations.

Colonial Secretary's Office, Perth, 26th June, 1888.

Amended Regulation for the management of the Fremantle Sea Jetties, framed by His Excellency the Governor, in Executive Council, on the 22nd day of June, 1888, in accordance with the provisions of the

FROM and after the 1st July next, the Trucking on the Fremantle Sea Jetties will be continued from noon to 1 p.m. on Saturdays, and will then cease for the day, unless in cases of emergency, on the written order of the Collector of Customs, when the working hours may be extended to 4 p.m., as at present.

By Command,

OCT. BURT,
Assistant Colonial Secretary,
for the Colonial Secretary.

IS Excellency the Governor directs the publication of the following Returns of the Revenue and Expenditure of the Colony of Western Australia, for general information.

By Command, MALCOLM FRASER, Colonial Secretary.

Return of REVENUE and EXPENDITURE for the Quarter ended 30th June, 1888.

HEAD OF REVENUE.	Revenue for Quarter ending 30th June, 1887.	Revenue for Quarter ending 30th June, 1888.	HEAD OF EXPENDITURE.	Expenditure for Quarter ending 30th June, 1887.	Expenditure for Quarter ending 30th June, 1888.
Revenue as shown by Estimates:	£ s. d.	£ s. d.	Expenditure provided for by Statute:	£ s. d.	£ s. d
Customs	42112 10 2	40846 7 8	Civil List (Schedule G., 33rd Vict., No. 13, and		
farbor Dues	774 8 5	1349 3 11	48 Vict., No. 24)	1245 0 0	1543 12 3
and Revenue	7100 7 8	$6593 \cdot 1 2$	Loans Public Works	26410 0 0	26410 0
ents (exclusive of Land)	17 13 9	17 13 9	High School	125 0 0	125 0
icenses	465 16 0	550 19 0	Puisne Judge	175 0 0	175 0
ostages and Commission on Money Orders		3187 18 1	Annuity to Lady Barlee	37 10 0	37 10
elegrams	2130 8 10	2475 15 7			
Iail Van Receipts	397 13 6	375 10 4	Expenditure as shown by Estimates:		
ines, Forfeitures, and Fees of Court	883 10 2	995 9 5	His Excellency the Governor	164 19 6	184 3
' a - a - a - a - a - a - a - a - a - a	1133 15 0	1011 6 11	Legislative Council	269 1 0	353 0
ees of Office	6 1 0	1011 0 11	Colonial Secretary	425 9 3	419 15
atty on Horses Exported		05 10 4	Treasury	334 5 0	365 8
ottnest Establishment	77 0 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Audit	331 17 11	343 15
ale of Government Property		1570 6 4	Surveys	4589 17 3	4019 9
eimbursements in aid	235 11 8		Customs	2071 14 9	1924 0
ailway Receipts	11042 4 10	11730 7 10	Works and Railways	13786 13 5	15049 9
elephone Receipts		196 5 0	Dogatal and Walaniana	10660 4 3	9641 3
ramway Receipts		798 15 10	T and Tister	313 18 11	352 6
remantle Water Receipts		22 8 6		3201 19 2	3863 0
efunds	155 6 9	13 8 3	77 3	1620 5 8	
ontributions under Scab Ordinance	949 18 8	1069 5 3	Administration of Trustics		1854 15
enalties do	11 7 9	2 13 2		4131 5 11	3714 16 9
terest	3694 0 6	1006 6 0	Goole	11101 6 4	9669 4
pecial Revenue, North District	631 12 0	738 6 3	Destance No. 10	3253 10 10	3597 16
amp Revenue	1651 14 5	1768 3 3		1037 8 8	902 19
rand Revenue	20 5 0	18 2 6		1111 14 6	993 4
Tharfage Dues	1040 17 0	863 0 0	Inspection of Sheep Educational	440 10 0	378 0 (
pecial Receipts	241 8 2	187 14 9		2986 12 1	2248 6 3
iscellaneous	311 18 0		Registry	90 0 0	95 0 (
			Poor Relief	2387 12 2	2427 18
		*	Aborigines	687 10 0	1325 0 0
			Government Storekeeper	228 11 0	243 17 (
	1		Government Gardens	86 9 4	116 3 1
TOTAL	78815 2 10	77810 13 2	Volunteers	729 9 9	914 11 13
			Mining	220 0 0	163 15 (
	l		Special Coast Survey	65 13 6	
			Works and Buildings	9294 3 3	2367 7 9
			Roads and Bridges	3752 7 4	2108 0 (
			Ecclesiastical Grant	885 14 3	885 14 8
			1 Sitonome Colombido & Appropriational Course	25 0 0 1	1025 0 (
			Literary, Scientific, & Agricultural Grant		
			Pensions	538 7 2	601 8 4
			Pensions Revenue Services, N.W. Coast		601 8 4 546 6 1
			Pensions Revenue Services, N.W. Coast Central Board of Health	538 7 2	601 8 4
			Pensions Revenue Services, N.W. Coast Central Board of Health Refunds	538 7 2 200 0 0	601 8 4 546 6
			Pensions Revenue Services, N.W. Coast Central Board of Health	538 7 2 200 0 0	$\begin{array}{cccc} 601 & 8 & 4 \\ 546 & 6 & 25 & 0 \end{array}$

Miscellaneous

Examined and found correct, E. L. COURTHOPE, Auditor General.

A. O'GRADY LEFROY,
Colonial Treasurer,
Treasury, 9th July, 1888.

Total

6844 14 5

119960 13 10

5142 14 0

108480 5 8

General Abstract of Receipts and Expenditure to 30th June, 1888.

1	mho	Maccara and a	in /	A account	with	Uon	Majostria	Colonial	Corronnment	

The Treasurer in Account with Her Majesty's Colonial Government.

Cr.

let Proceeds Sale of Debentures:—				£	s.	d.
Harbor Works and Jetties:— Harbor Works at Fremantle 105000 0 0 Less Re-appropriations (marked a below) under 50th Vict., No. 23, and 51st Vict., Nos. 20 and 31 98782 10 6						
	217	9	ß			
a Extension of the Telegraph System to Kimberley Gold- field, Wyndham, and South Australian Border in the	211	Ð	Ü			
		0	0			
a Extension and enlargement of Fremantle Jetty 287	782	10	6			
	000	0	0			
a Improving the navigation of the River Swan at and						
near the Bar 30	000	0	0			
Geraldton Jetty Extension and Goods Shed 2000 0 0 Less amount re-appropriated (marked b						
below) under 51st Vict., No. 31, for						
Public Works, Geraldton 1385 9 7	01.4		_			
	614		5			
	385	9	7			
	000	0	0			
	000	0	0			
	000	0	0			
Bunbury Do. and Goods Shed 25	500	0	0			
Completion South Jetty, Fremantle South Jetty	300	0	0			
Extension of Albany Jetty 15	500	0	0			
	000	0	0			
Carnarvon—Increased Harbor Accommodation, including						
	000	0	0			
	750	Ó	0			
a						
RAILWAYS AND TRAMWAYS:-						
Railway, York to Beverley	000	0	Λ			
Do. Spencer's Brook, Northwards \\ \frac{1600}{1600}	UUU	0	0			
Tramway Road, Harbor Accommodation and Improve-						
ments, Cossack and Roebourne 200	000	0	0			
Railway, Geraldton to Greenough 600	000	0	0			
	000	0	0			
Branch Line Eastern Railway to the River Swan, op-						
	000	0	0			
Telegraphs:—						
Telegraph, Roebourne to Derby 350	000	0	0			
Gingin Telegraph 1500 0 0						
Add Re-appropriations (marked c below)						
under 51st Vict., No. 20 360 1 9						
	360	1	9			
Bridgetown and Bunbury Telegraph, in-						
cluding Office at Bridgetown 2550 0 0						
c Less amount re-appropriated under						
51st Vict., No. 20, for Gingin Tele-						
graph 105 5 9						
	144	14	3			
			-			

Dr.

Expenditure	to	30th	June,	1888:—

	Total Debits.	Sales of Materials and all other Credits.	Net Expenditure,
1. Harbor Works and Jetties:—	£ s. d.	£ s. d.	£ s. d
Harbor Works at Fremantle Extension of the Telegraph System to Kimberley Goldfield	£ s. d. 6217 9 6	s. d.	6217 9 6
Wyndham, and South Australian Border in the East	04000 TF 0	00 0 0	24000 75 6
Kimberley District Extension and enlargement of Fremantle Jetty	$24380 \ 15 \ 0$ $13511 \ 13 \ 4$	80 0 0 864 7 4	24300 15 0 12647 6 0
Water Works and Supply at Fremantle	4360 6 7		4360 6 7
Improving the navigation of the River Swan, at and near the Bar	290 16 2	50 0 0	240 16 2
Geraldton Jetty Extension and Goods Shed	614 10 5		614 10 5
Derby Tramway and Jetty	3000 0 0 2000 0 0		3000 0 0 2000 0 0
Busselton do	2000 0 0		2000 0 0
Bunbury do. and Goods Shed Completion South Jetty, Fremantle	$2136 \ 14 \ 10$ $800 \ 0 \ 0$		2136 14 10 800 0 0
Extension of Albany Jetty	1244 6 4		1244 6 4
Eucla Jetty	1999 16 8		1999 16 8
Jetty, Tramway, and Bridge	11865 2 7	11 2 5	11854 0 2
Rails for Jetties throughout the Colony	1750 0 0		1750 0 0
2. RAILWAYS AND TRAMWAYS:-			
Railway, York to Beverley	101380 13 3	}	159965 0 2
Do., Spencer's Brook, Northwards	58584 6 11	3	100000 0 1
Tramway Road, Harbor Accommodation and Improvements, Cossack and Roebourne	20263 0 1	263 0 1	20000 0 0
Railway, Geraldton to Greenough	59971 0 11 36694 5 11	126 16 6	59971 0 11 36567 9 5
Do., Bunbury to Timber Ranges Branch Line Eastern Railway to the River Swan, opposite	30094 3 II	120 10 0	36567 9 5
Perth Race Course	2000 0 0		2000 0 0
3. Telegraphs:—			
Telegraph, Roebourne to Derby Gingin Telegraph	26406 10 0 1860 1 9		26406 10 0 1860 1 9
Bridgetown and Bunbury Telegraph, including Office at	1800 1 9		1860 1 9
Bridgetown	2741 6 11	321 15 9	2419 11 2
Pinjarrah and Mandurah Telegraph, including Office at Mandurah	633 10 8		633 10 8
Breaksea Island Telegraph	1215 19 4	4 6 0	1211 13 4
Roebourne Telegraph, Completion of Line Duplication of Telegraph Wires	5000 0 0 2000 0 0	•••	5000 0 0 2000 0 0
	2000 0 0		2000 0 0
4. WORKS AND BUILDINGS:— Customs and Wharf Arrangements, Fremantle, including			
Caretaker's Quarters	4919 11 6		4919 11 6
Post and Telegraph Offices, &c., Perth	$6161 \ 17 \ 6$ $2013 \ 13 \ 0$	85 0 0 13 13 0	6076 17 6 2000 0 0
Railway Workshops, Fremantle	1500 0 0	4 15 0	1495 5 0
Post Office and Postmaster's Quarters, Fremantle	2944 10 5	20 5 0	2924 5 5
Government House and Domain, Additions and Improve- ments	113 18 9	113 18 9	
Mandurah Breakwater	318 8 5		318 8 5
5. Miscellaneous:—			
Steam Launch, Fremantle Steam Launch, Marine Survey (half paid by Admiralty)	77 5 8		77 5 8
	2365 16 11	6 0 0	2359 16 11
	2014 4 8	84 0 7	1930 4 1
Telephone Exchange		4 16 5	17535 14 0
Contingencies	17540 10 5	# 10 9	1,000 11 0

	cluding Office at Mandurah 800 0 0 c Less amount re-appropriated under 51st Vict., No. 20, for Gingin Tele-			
	graph 166 9 4	000		
	Breaksea Island Telegraph 1300 0 0 c Less amount re-appropriated under 51st Vict., No. 20, for Gingin Tele-	633	10	8
	graph 88 6 8	1211	12	4
	Roebourne Telegraph, Completion of Line	5000		0
4	Duplication of Telegraph Wires	2000	0	0
4.	Works and Buildings:			
	Customs and Wharf Arrangements, Fremantle, including Contaking Quantum	5000	0	0
	ing Caretaker's Quarters d Post and Telegraph Offices, &c., Perth	12500		ŏ
	Railway Workshops, Fremantle	2000		ŏ
	Court House and Magistrate's Quarters, Gascoyne	1500		ŏ
	Post Office and Postmaster's Quarters, Fremantle	3000	0	ŏ
	Government House and Domain, Additions and Improve-			
	ments [Amount re-appropriated (marked d above)			
	under 51st Vict., No. 31, for Post and Telegraph			
	Offices, &c., Perth, £2500].			
	Mandurah Breakwater 1300 0 0			
	Less amount re-appropriated (marked			
	e below) under 51st Vict., No. 31, for			
	Public Buildings, Pinjarrah 981 11 7	010	0	_
	D. 11. D. 11. no. Dinjemek	318 981		5 7
	e Public Buildings, Pinjarrah	JOI	1. 1.	,
5.	Miscellaneous:			
	Steam Launch, Fremantle 1500 0 0			
	Less amount re-appropriated (marked			
	f below) under fist Vict., No. 31, for			
	Improvements, Fremantle Lunatic Asylum 1422 14 4			
	Asylum 1422 14 4	77	5	8
	Steam Launch, Marine Survey (half paid by Admiralty)	• • •	•	O
	[Amount re-appropriated (marked f below) under 51st			
	Vict., No. 31, for Improvements, Fremantle Lunatic			
	Asylum, £500].			
	f Improvements, Fremantle Lunatic Asylum	1922	14	4
	Boring for Water	3000	0	0
	Telephone Exchange	2000	0	0
	Contingencies £28000 0 0			
	Less Discount 9842 16 0			_
		18157	4	0

000 0 0

515157 4 0

£515157 4

Pinjarrah and Mandurah Telegraph, in-

alandian of Mandanah

Balances unexpended, 30th June, 1888:— 1. HARBOR WORKS AND JETTIES:-Harbor Works at Fremantle... Extension of the Telegraph System to Kimberley Goldfield, Wyndham, and South Australian Border in the East Kimberley District Extension and enlargement of Fremantle Jetty 16135 4 6 Water Works and Supply at Fremantle Improving the Navigation of the Swan River at and near the Bar Geraldton Jetty Extension and Goods Shed Public Works, Geraldton Derby Tramway and Jetty Dongara Jetty Extension Busselton do. Bunbury do. and Goods Shed ... Completion South Jetty, Fremantle Extension of Albany Jetty ing Jetty, Tramway, and Bridge Rails for Jetties throughout the Colony ... 2. RAILWAYS AND TRAMWAYS:-Railway, York to Beverley Do., Spencer's Brook, Northwards ... Tramway Road, Harbor Accommodation and Improvements, Cossack and Roebourne Railway, Geraldton to Greenough Do., Bunbury to Timber Ranges Branch Line Eastern Railway to the River Swan, opposite Perth Race Course 3. Telegraphs:— Telegraph, Roebourne to Derby Gingin Telegraph Bridgetown and Bunbury Telegraph, including Office at Bridgetown Pinjarrah and Mandurah Telegraph, including Office at Roebourne Telegraph, Completion of Line... Duplication of Telegraph Wires 4. Works and Buildings:-Customs and Wharf Arrangements, Fremantle, including Caretaker's Quarters Post and Telegraph Offices, &c., Perth Railway Workshops, Fremantle Court House and Magistrate's Quarters, Gascoyne ... Post Office and Postmaster's Quarters, Fremantle Government House and Domain, Additions and Improvements Mandurah Breakwater Public Works, Pinjarrah ... 5. Miscellaneous:-Steam Launch, Fremantle Steam Launch, Marine Survey (half paid by Admiralty) Improvements Fremantle Lunatic Asylum Boring for Water Telephone Exchange ... Contingencies

82318 16 £515157 4

A. O'GRADY LEFROY. Colonial Treasurer, Treasury, 9th July, 1888.

35699 5 0

2639 13 5

2759 3 10

1385 9 7

363 5 2

255 13 8

145 19 10

34 19 10

3432 10 7

8593 10 0

25 3 1

80 8 6

4 15 0

75 14 7

981 11 7

1922 14 4

640 3 1

69 15 11

621 10 0

6423 2 6

0 3 4

Revenue and Expenditure Account for Half-year ended 30th June, 1888.

Dr.	The Treasurer in Account with Her Majesty's Colonial Government.	Cr.	•
To Balance ,, Revenue for Quarter ended 31st March, 1888 ,, Revenue for Quarter ended 30th June, 1888	\$\frac{\psi}{4424} \ \ i 3 \ 3 \\ By Expenditure for Quarter ended \\ 31st March, 1888 \cdots \cdots \cdots \cdots \\ 77812 \ 13 \ 0 \\ 30th June, 1888 \cdots \cdots \cdots \cdots \\ \frac{77810}{208857} \ 5 \ 6 \\ \end{array}. Balance \cdots \cdot \cdots \cdots \cdot \cdots \cdot \cdots \cdots \cdot \cdots \cdot \cdots \cdot \cdots \cdot \cdots \cdot \cdots \cdot \cdot \cdots \cdot \cdot \cdots \cdot \cd		a.
	£213281 18 9	18	_ 9

Balance Sheet of Western Australia on 30th June, 1888.

To Revenue and Expenditure Account:—	£	s.	d.	By Advances (to be recovered):—	£	s.	d.
Balance	26989 82318	0	I ·	Heads of Departments 6720 0 0		0	,
	02310	10	5		21317	0	3

To Sinking Fund: Loans, 1872, 1873, 1875	62825 18 3	By Investments:— Securities, &c., in hands of Trustees Sinking Fund 62825 18 3 Do., do., Municipal Loans 2532 6 3 Do., for Loans from P.O. Savings Bank Funds 21400 0 0	86758 4 6	5
To Trust and Deposit Accounts:— Aborigines Protection Board 848 10 2 Assurance Fund 2839 17 5 Bondholders—Interest due 23376 9 4 Contractors' Deposit Account 2738 9 3 Enrolled Guard 41 17 4 Immigration Fund 2257 12 1		By Stores on hand—(To be charged to Heads of Service) when issued for consumption. General Stores 5716 3 0 Railway Stores 10800 16 6 Stationery Stores 5931 7 10 Less Departmental Stores, already charged as Expenditure 22448 7 4 318 3 8	22130 3 8	2
Imperial Commission Account 310 18 11 Impounded Stock Sales Account 11 12 8 Intestate Estates Account 2495 12 7 National Bank, Melbourne 10 14 3 Outstanding Claims, entered as Expenditure but not yet paid 23213 13 9 Outstanding Claims, entered as Loan Expenditure, but not yet paid 1591 9 8		By Remittances in transitu By Cash in hand:—	40250 10 1	I
Post Office Savings Bank—		Bank of New South Wales, Perth £10000 54 16 7 Commercial Bank 59 16 0 National Bank, Perth £53220 13s. 1d. 11037 16 11 Union Bank, Perth £18025 5121 7 10 W. A. Bank, Perth £11511 4s 9932 1 6 Do. Post Office Savings Bank Account 8879 2 3		
1887 ,, 8244 15 5 Beverley-Albany Railway—Trust Account 11576 5 0 Midland Railway do 11025 0 0 York-Eucla Railway—Deposit Account 5000 0 0	129454 2 5	Balance in hands of Treasurer 1644 4 0 Crown Agents 6900 8 6	131131 10 8	3
$oldsymbol{arepsilon}_{oldsymbol{\mathcal{L}}}$	301587 17 2	£	301587 17 2	- 2

GOVERNMENT

GAZETTE.

No. 3502.—C.S.O. $\frac{17.8}{88}$

Colonial Secretary's Office, Perth, 3rd July, 1888.

IIS Excellency the Governor directs the publication of the following Notice to Mariners.

By Command, OCT. BURT, for Colonial Secretary.

NOTICE TO MARINERS.

CAMBRIDGE GULF, NORTH-WEST AUSTRALIA.

THE attention of ship-masters proceeding to Cambridge Gulf is drawn to the bank previously reported lying to the Northward of Adolphus Island and directly in the track given by Captain Coghlan's leading marks for entering Cambridge Gulf. The following bearings of the Shoal are given by Captain Gray of the s.s. "Australind," from the position of that vessel when aground on the Southern portion of the Shoal, having 9 feet low water (moon first quarter):—

Islet Point N. 41° W. Barnett Point N. 59° E.

Cape Dussejour open of Vancouver Point N. 16° E. Bearings true.

The leading marks "Flat Top Hill in line with fall of high land of Adolphus Island," would take a vessel directly on to it. It is therefore necessary to keep to the Westward of this mark.

From the above position the Shoal extends in a Northeasterly direction about 13 miles having a patch, which dried two feet, at the North-east end.

C. R. RUSSELL, Chief Harbor Master. 26-6-88.

No. 3499.—C.S.O. $\frac{3314}{86}$

Colonial Secretary's Office, Perth, 3rd July, 1888.

IS Excellency the Governor has been pleased to appoint R. C. Hare, Esquire, Acting Government Resident, Wyndham, to be the Returning Officer at the first election of Members for the East Kimberley District Roads Board, to be held at the Magistrate's Court House, Wyndham, at the hour of noon on Wednesday, the 1st proximo.

By Command, OCT. BURT, for Colonial Secretary.

No. 3500.—C.S.O.

3314

Colonial Secretary's Office, Perth, 3rd July, 1888.

IIS Excellency the Governor, in Executive Council, has fixed Wednesday, the 1st proximo, for the holding of the first election of members for the East Kimberley District Roads Board.

By Command, OCT. BURT, for Colonial Secretary.

No. 3501.—C.S.O. $\frac{3\frac{3}{8}\frac{1}{6}4}{8}$

Colonial Secretary's Office, Perth, 3rd July, 1888.

TIS Excellency the Governor has been pleased to appoint R. C. Hare, Esquire, Acting Government Resident, Wyndham, to be the Officer to do such things as are required to be done in and about the settling of the Electoral List for the East Kimberley District Roads Board, at the Magistrate's Court House, Wyndham, on Saturday, the 28th inst.

By Command, OCT. BURT, for Colonial Secretary. No. 3505.—C.S.O. $\frac{1}{2}\frac{1}{2}\frac{0}{0}$

Colonial Secretary's Office, Perth, 7th July, 1888.

IS Excellency the Governor, in Executive Council, has been pleased to approve of the following By-Laws passed by the Geraldton Municipal Council.

By Command, OCT. BURT, for Colonial Secretary.

By-Laws of the Geraldton Municipal Council.

HEREAS by "The Municipal Institutions Act, 1876," Section 49, it is enacted that "it "shall be lawful for the Council to make, publish, "alter, modify, amend, or repeal such By-laws and "Regulations as to them shall seem meet for regula-"ting their own proceedings," and for certain other purposes in the said section particularly named; and by the said Act it is further enacted that "such By-"laws should not be inconsistent with or repugnant "to any of the provisions of that Act or to any Law "in force, and when confirmed by the Governor with "the advice of the Executive Council, and published "in the Government Gazette, but not sooner or other-"wise, should have the force of Law:" Now, therefore, pursuant to the powers contained in the said Act, it is ordered and directed by the Council of the Municipality of Geraldton that the following Bylaws shall, from and after confirmation and publication as aforesaid, be By-laws of the Geraldton Municipal Council, and all previously existing By-laws be null and void.

By-Law No. 1.—Interpretation.

In these By-laws, unless the context otherwise requires:—

- 1. The word "council" shall mean the Mayor and Councillors of Geraldton.
- 2. The word "municipality" shall mean the town of Geraldton.
- 3. The word "Mayor" shall mean the Mayor of the municipality.
- 4. The words "public street" shall mean and include every public street, road, footway, square, thoroughfare, or other place within the municipality.
- 5. The word "person" shall include a body corporate.
- 6. The word "owner" shall apply to every person in possession or receipt either of the whole or of any part of the rents or profits of any house, building, land, or tenement.

By-Law No. 2.—Standing Orders.

Order of Proceedings.

- 1. The Council shall meet at the Town Hall on the first Monday in every month, at the hour of eight p.m., for the transaction of their ordinary business, and the business of the Council shall be conducted with open doors.
- 2. The Council shall commence business so soon after the above-mentioned hour as there is a sufficient number of members in attendance to constitute a quorum; but if, at the expiration of thirty minutes from the above-mentioned hour, there is not a quorum present, no business shall be transacted by the Council at that meeting.
- 3. Should the Mayor not be present, the meeting shall elect a Chairman from the Councillors present, who shall preside during the absence of the Mayor.
- 4. At all meetings of the Council when there is not a quorum present, or when the Council is counted out (which counting out shall take place whenever

there shall be less than one-third of the members of the Council present, exclusive of the Mayor or Councillor chosen to preside in his absence), such circumstance, together with the names of the members present, shall be recorded in the Minute Book.

- 5. At all meetings of the Council the minutes of any preceding meeting not previously confirmed shall be read as the first business in order to their confirmation, and no discussion shall be permitted thereupon except as to their accuracy as a record of the proceedings.
- 6. Immediately after the confirmation of the minutes the Mayor may make any communication to the Council which he may deem advisable, or bring under consideration any business he may think necessary, and it shall be competent for any member of the Council to ask a question or questions, but he shall confine himself to the question simply, and no debate shall issue thereon at that time.
- 7. The ordinary business shall then be proceeded with.

Orders of Debate.

- 8. Any member proposing a motion or an amendment shall, if the Mayor so desire it, put it in writing and sign and deliver it to the Mayor or other presiding Chairman for the time being, after it has been duly seconded, and the Mayor or other presiding Chairman shall read the same before being discussed, and no motion or amendment so made shall be withdrawn without leave of the Council.
- 9. No member shall speak twice upon the same question, except by way of explanation or in reply, upon any original motion of which he may have been the mover or as the mover of the amendment last carried. Nevertheless, any member who may have been misrepresented or misunderstood shall be allowed to explain immediately before the mover rises to reply. The amendment or the original motion, as the case may be, shall be immediately put to the vote
- 10. The Mayor or other presiding Chairman shall, without waiting for the interposition of the Council, call to order any member proceeding to speak a second time on the same question, unless entitled to reply or in explanation where he has been misrepresented or misunderstood.
- 11. Any member moving a motion or amendment shall be held to have spoken on that question.
- 12. No member shall digress from the subject matter of the question under discussion, or impute improper motives to any other member.
- 13. The Mayor or other presiding Chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without argument or comment, and his decision shall be final in that particular case.
- 14. One amendment only shall be discussed at one time, but if lost another may be moved before the original question is put to the vote, but upon any amendment being carried it shall be competent for any member to move one other amendment thereon, but no more.
- 15. Upon the adoption of any amendment such amendment shall be held to have quashed the original motion; and for all purposes of subsequent discussion the amendment so carried shall be acted on as an original motion.
- 16. No motion the effect of which if carried would be to rescind any motion which has already passed the Council shall be entertained during the same municipal year, unless a call of the whole of the Council has been duly made for the purpose, and no motion for rescinding any resolution of the Council which shall have been negatived by the Council

shall again be entertained during the same municipal year unless by consent of at least four members of the Council.

- 17. In case of an equality of votes the Mayor or other presiding Chairman shall give a casting vote, and any reasons stated by him shall be entered in the minutes and proceedings.
- 18. No By-law shall be finally passed or rescinded at the meeting at which it shall have been first proposed, nor until the next or some subsequent meeting of the Council duly convened.

By-Law No. 3.—Suspension of Standing Orders.

In cases of urgent necessity any standing order or orders of the Council may be suspended on motion duly made and seconded without notice, provided that such motion has the concurrence of at least four members of the Council.

BY-LAW No. 4.—ELECTION OF OFFICERS.

- I. When any office is at the disposal of the Council, at least sixteen clear days notice shall be given by advertisement in one or more of the local newspapers of the intention of the Council to fill such vacancy, and the same notice shall invite applications for the office to be sent in to the next meeting of the Council.
- 2. The salary or allowance attached to all offices at the disposal of the Council shall be fixed for the municipal year, and in all cases before proceeding to the election.
- 3. At the next meeting of the Council after the notice as before mentioned has been given, all letters of application for the office shall be opened and the names read aloud, and the appointment may then be made.
- 4 All elections for offices at the disposal of the Council shall be effected by voting by ballot, and it shall be a general rule that the two candidates polling the largest number of votes be again put to the ballot until one of such candidates shall have polled the majority of the votes of the members present, every member present being required to record his vote.
- 5. No member of the Council, nor any auditor of the municipality, nor any officer thereof, shall be received as surety for any officer appointed by the Council or for any work to be done for the Council, and in all cases in which security for the due and faithful performance of any duty or contract is required, the expense of preparing such security shall be borne by the Council.

By-Law No. 5.—Municipal Rates.

All municipal rates shall be payable half-yearly, and the Collector for the time being duly appointed by the Council shall, at the commencement of each half-year, leave with the person liable to pay the same, or at his residence, a notice of the amount due by such person and requiring payment thereof within fourteen days, and shall afterwards apply personally for payment of the same, and if the amount be not paid at the expiration of fourteen days after such application, shall take legal proceedings for its recovery.

By-Law No. 6.—Officers of the Council. The Collector.

1. The Collector for the time being duly appointed by the Council shall demand, collect, and receive all rates, assessments, license fees, fines, forfeitures, rents, tolls, and other sums due to the Council, and his receipt shall be a full and sufficient discharge for any sums paid to him. And all sums so received by the Collector shall be by him paid to the Treasurer of the Council weekly.

The Clerk to the Council.

- 2. The Clerk to the Council shall keep the books of the Council, and shall duly keep and enter, in a proper minute book, minutes of all proceedings of the Council. He shall attend all meetings of the Council, issue notices of all meetings, and shall prepare for the Council or Mayor thereof, and in due time, the voters lists for the municipality and cause them to be affixed as by the said Act required, and shall supply copies thereof as by the said Act required, and shall make up and complete under the direction of the Council the Rate Book, and shall under the like direction prepare the annual estimates as by the said Act required. He shall also keep all such books of account as are required by section 124 of the said Act. He shall also under the like direction of the said Council cause the accounts of the said Council to be balanced half-yearly as required by the said Act. He shall also under the direction of the Council prepare the annual financial statement or summary, and shall do and perform all such other acts as the Council or Mayor thereof may lawfully require him to do under or by virtue of the said Act, and shall attend the Council office during such hours as the Council may determine.
- 3. The custody of the journals and all documents whatsoever (except such documents as are hereinafter expressed to be kept by the Treasurer) laid before the Council shall be in the care of the Clerk, who shall neither take nor permit to be taken any such journals or documents from the Council office, without the express leave or order of the Council.

The Treasurer.

- 4. The Treasurer shall have the custody of the Common Seal, and of all deeds and records of the Council, but he shall not affix the Common Seal to any corporate document without the express order of the Council.
- 5. The Treasurer shall receive weekly from the Collector all sums stated to be received by him under By-law No. 6, Section 1, and give the Collector a receipt for such moneys.
- 6. The Treasurer shall (if required by the Council at any time so to do) give a bond with two sureties in a sum to be named by the Council, conditioned for the fair and diligent discharge of his duties.
- 7. The Treasurer shall out of the moneys received by him as the Treasurer of the Council pay all accounts duly and lawfully passed by the Council at its ordinary monthly meetings, and shall make all other payments which the Council may lawfully pass and order for payment.
- 8. The Treasurer shall pay all sums of money received by him into the credit of the Council's general account at the Western Australian Bank, once at least in every week.

The Supervisor.

9. The Supervisor for the time being duly appointed by the Council shall have the immediate care, management, and direction of all buildings, lands, streets, paths, jetties, wharves, markets, trees, posts, fences, works, drains, culverts, and all other property belonging to or in charge of or under the possession, control, or power of the Council, and he shall from time to time report to the Council the state of, condition, or repair of the same, and the progress of any works going on therein or thereon, and the breach or violation of any By-law in connection therewith.

BY-LAW No. 7.—SLAUGHTER HOUSES.

No slaughter house shall be erected within the boundaries of the municipality without the previous sanction in writing of the Council, and any person offending against this By-law shall forfeit and pay on conviction a penalty not exceeding £20.

By-Law No. 8.—Pigs.

No person shall keep any kind of living swine within a distance of 50 feet from any inhabited dwelling house, or within a like distance of 75 feet from any public street. And any person offending against this By-law shall forfeit and pay upon conviction a penalty not exceeding £2 for every such offence.

By-Law No. 9.—Fires in Chimney Flues.

The occupier of any premises within the municipality whereof any chimney flues shall take fire from having been suffered to become foul shall forfeit and pay upon conviction a penalty not exceeding £5. Provided that if any defendant shall plead that such chimney flue did not take fire in consequence of being foul, the onus of proof shall lie on such defendant.

By-Law No. 10.—Damaging Property, &c., of Municipality.

Any person who shall (without first having obtained the sanction in writing of the Council) break up, cut down, damage, destroy or injure, or remove, or carry away, any footpath, tree, plant, post, fence, gate, drain, watercourse, culvert, jetty, wharf, building, dead bush in use for the purpose of arresting drift sand, or other property belonging to or in charge of or under the possession, control, or power of the Council shall forfeit and pay upon conviction a penalty not exceeding £10 for every such offence.

By-Law No. 11.—To prevent Danger from Fire.

Any person who shall (without first obtaining the permission in writing of the Mayor) anywhere within the limits of the municipality light any unguarded fire or set fire to any straw, wood, or rubbish, or make any bonfire, or let off any fireworks within the municipality shall forfeit and pay upon conviction a penalty not exceeding £5 for every such offence.

By-Law No. 12.—To prevent Danger from Firearms.

Any person who shall wantonly or without lawful excuse discharge any firearm in, near to, or across any public street within the limits of the municipality shall forfeit and pay upon conviction a penalty not exceeding £2 for every such offence.

By-Law No. 13.—To prevent Danger from Inflammable Materials.

- 1. Any person who shall stack any hay, straw, or other inflammable material within 75 feet of any house or other building, and who shall not remove the same within 48 hours after due notice by the Mayor, shall forfeit and pay on conviction a penalty not exceeding £10 for every such offence.
- 2. Any person who (without the consent in writing of the Council) shall stack more than 20 cords of firewood in one open or uncovered spot, within the limits of the municipality, shall forfeit and pay upon conviction a penalty of £5 for every such offence.

By-Law No. 14.—To prevent spoiling or encumbering Sea Beach.

Any person who (without the previous consent in writing of the Mayor) shall take away or remove from the sea beach any sand or seaweed, or shall make any excavation therein or shall put or place or cause to be put or placed any timber or other goods or materials or rubbish on the sea beach and keep the same or any portion thereof thereon for a longer period than 7 days, and shall not remove the same within 48 hours after due notice by the Mayor, shall forfeit and pay upon conviction a penalty not exceeding £5 for every such offence.

By-Law No. 15.—To prevent danger to Passengers.

Any house or building the roof whereof shall overhang or project over any public street without having a proper gutter and pipe to carry off the rain, or which shall have any cornice, crane, or hoist, or any other fixture or projection overhanging or projecting over any public street without the sanction in writing of the Council therefor, shall be deemed to be a nuisance, and any owner of any such house or building who shall neglect or refuse to remove or abate such nuisance within seven days after due notice by the Mayor, shall forfeit and pay upon conviction a penalty not exceeding £5 for every such offence.

By-Law No. 16.—To prevent the danger of rapid Driving and Riding round Corners.

Any person who shall ride or drive any animal or animals, whether attached to any vehicle or not, round the corners formed by the junction of any street in the municipality with any other street in the municipality, at a pace exceeding a walking pace, shall forfeit and pay upon conviction a penalty not exceeding £10 for every such offence.

By-Law No. 17.—To prevent the danger from the Driving of Vehicles at night.

Any person who between any sunset and the following sunrise, from and after the 1st day of June, 1888, shall in, upon, or along any of the public streets within the municipality drive any vehicle constructed for the conveyance of goods, wares, or merchandise without having a lamp or lanthorn securely fixed and lighted at the off side of the front of such vehicle, or any vehicle constructed for the conveyance of persons as well as goods, wares, and merchandise, or of persons only, without having a lamp or lanthorn securely fixed and lighted on each side of the front of such vehicle, shall forfeit and pay upon conviction a penalty not exceeding £5 for every such offence.

By-Law No. 18.

Any person who on and after the 1st day of June, 1888, having the care of any vehicle in the public streets shall be at such a distance from such vehicle as not to have the complete control over every horse drawing the same, and shall not have one wheel of such vehicle chained, or the horse securely tied, shall forfeit and pay upon conviction a penalty not exceeding £5 for every such offence.

By-Law No. 19.—Quarries and Timber.

- 1. Any person who shall quarry stone on the lands belonging to or in charge of or under the possession, control, or power of the Council, without a license therefor, shall forfeit and pay upon conviction a penalty not exceeding £1 for every such offence.
- 2. The License Fee for quarries not exceeding one square chain shall be two shillings and sixpence per man per calendar month.
- 3. Any person who shall cut or remove any timber or bush within the limits of the municipality shall forfeit and pay, upon conviction, for every such offence, a penalty not exceeding forty shillings.
 - By-Law No. 20.—Schedule of Licenses and Fees to be paid yearly on or before the 31st January.
 - For Horned Stock over 12 months old, 5s. per head.
 - For Horned Stock over 6 months and under 12 months, 2s. 6d. per head.

For Goats, 2s. 6d. per head.

For Sheep, 25s. per 100.

For every Carriage, Cart, or Spring Vehicle of two wheels, 10s.

For every Carriage, Cart, or Spring Vehicle of four wheels, 20s.

Dangerous Goods, 2s. 6d. (under "The Explosives Act, 1885.")

Quarries, 5s. per month per man.

No. 3506.—C.S.O.

Colonial Secretary's Office, Perth, 7th July, 1888.

Perth, 7th July, 1888.

IS Excellency the Governor, in Executive Council, has been pleased to approve of the following By-Laws passed by the Roebourne Municipal Council.

By Command, OCT. BURT, for Colonial Secretary.

Roebourne Municipal By-Laws.

- 1. The Council shall meet at their office, or other place appointed by them, on the first Monday in every month, at the hours of 7:30 p.m. from April to September inclusive, and 8 p.m. from September to April, for the transaction of their ordinary business.
- 2. The Council shall commence business so soon after the above-named hours as there is a sufficient number of members present to form a quorum; but if, at the expiration of one half-hour from the above-named hours, there is not a quorum present, no business shall be transacted by the Council at that meeting, but notice shall be given to the absent members that a meeting will be held at the same hour on the following Monday.
- 3. That if after the expiration of fifteen minutes after the said hours of 7.30 or 8 p.m., the Chairman should not be present, the Council shall, if a quorum be present, proceed to elect a Chairman from the Councillors present, who shall act during the absence of the Chairman of the Council.
- 4. At all meetings of the Council when there is not a quorum present, or when the Council is counted out (which counting out shall take place whenever there shall be less than one-third of the members of the Council present, exclusive of the Chairman or Councillor chosen to preside in his absence), such circumstance, together with the names of the members present, shall be recorded in the minute book.
- 5. At all meetings of the Council the minutes of any preceding meeting not previously confirmed shall be read as the first business of all meetings of the Council in order to their confirmation, and no discussion shall be permitted thereupon, except as to their accuracy as a record of the proceedings.
- 6. Immediately after confirmation of the minutes the Chairman may make any communication to the Council which he may deem advisable, or bring under consideration any business he may think necessary, and then the ordinary business shall be proceeded with.
- 7. No by-law shall be finally passed or adopted at the meeting at which it shall have been first proposed, nor until the next ordinary meeting of the Council, and every such by-law shall in the interim remain open for the inspection of the burgesses, at the office of the Council.
- 8. The Collector, for the time being, duly appointed by the Council, shall demand, collect, and receive all rates and other sums due to the Council, and his receipt shall be a full and sufficient discharge for any sums paid to him; and all sums so paid to the Collector shall be by him paid to the Treasurer of the Council not later than the last day in each month.
- 9. The Clerk to the Council shall keep the books of the Council, and shall duly keep and enter in a proper minute book minutes of all proceedings of the Council. He shall attend all meetings of the Council, issue notices of all meetings, and shall prepare for the Council or Chairman thereof, and in due time,

the Voters Lists for the Municipality, and cause them to be affixed as by the said Act required, and shall make up and complete under the direction of the Council the Rate Book, and shall under the like direction prepare the annual estimates as by the said Act required. He shall also keep all such books of accounts as are required to be kept by the 124th section of the said Act. He shall also, under like direction, cause the accounts of the Council to be balanced half-yearly, as required by the said Act. He shall also, under the direction of the Council, prepare the annual financial statement or summary, and shall do and perform all such other acts as the Council or Chairman thereof may lawfully require him to do under or by virtue of the said Act, and shall attend the Council office during such hours as the Council may determine.

- 10. The Treasurer shall have the custody of the Common Seal, and of all deeds and records of the Council, but he shall not affix the Common Seal to any corporate document without the express order of the Council.
- 11. The Treasurer shall receive, not later than the last day in each month, from the Collector, all sums stated to be received by him under By-Law 8, and give the Collector a receipt for such moneys.
- 12. The Treasurer shall (if required by the Council at any time so to do) give a bond with two sureties, in a sum to be named by the Council, conditioned for the fair and diligent discharge of his duties.
- 13. The Treasurer shall, out of the moneys received by him as Treasurer of the Council, pay all accounts duly and lawfully passed by the Council at its ordinary monthly meetings, and make all payments which the Council may lawfully pass and order for payment.
- 14. The Inspector of Weights and Measures has, by order of the Council under its common seal, been appointed inspector, keeper, and examiner of all weights and measures and balances within the jurisdiction of the Council; and the standard weights and measures are deposited in the office of the Council, and the said Inspector shall demand and receive, by virtue of the Ordinance 3rd William IV., No. 2, Sec. 2, a fee of three pence for each and every weight and measure compared, whenever such comparison is made at the request of the owner of such weights and measures.
- 15. That any person who shall obstruct or resist any officer appointed by the Council in the discharge of his duty shall, independent of any penalty which he or she may otherwise incur, forfeit and pay any sum not exceeding 40s.
- 16. No slaughter house shall be erected, nor shall any person make a practice of slaughtering animals within the bounds of the Municipality, without the previous sanction of the Council in writing, and any person offending against this bylaw shall forfeit and pay, upon conviction, a penalty not exceeding £20.
- 17. Any person who shall (without first having obtained the written sanction of the Council) break up, cut down, damage, destroy, or injure any footpath, tree, plant, fence, gate, drain, watercourse, culvert, building, or other property belonging to or in charge of the Council, shall forfeit and pay for every such offence any sum not exceeding £10.
- 18. No person shall quarry stone or gravel on lands under the control or in charge of the Council without permission from the Chairman, and any breach of this by-law shall render the offender liable to a penalty not exceeding 40s.
- 19. It shall not be lawful for any person to build a hay, corn, or straw stack nearer than 50 feet to any dwelling house within the Municipality, and any

- person so offending shall forfeit and pay, upon conviction, a penalty not exceeding £10.
- 20. No person shall be allowed to cut down, damage, or destroy any growing trees or bushes on any lands belonging to or in charge of the Council, and any offender against this by-law shall, upon conviction, forfeit and pay any sum not exceeding 40s.
- 21. Any person owning a dog or bitch over the age of three months, or any person having in their keeping such a dog or bitch, or allowing such dog or bitch to remain on their premises or remain at their dwelling, shall pay a license fee of 7s. 6d. for each dog, and 10s. for each bitch, and any person offending against this by-law shall, upon conviction, forfeit and pay a penalty not exceeding 40s.
- 22. Any person obstructing any thoroughfare, by leaving teams standing thereon, or in any other way, within the limits of the townsite, shall be liable to a penalty not exceeding 40s.
- 23. No person, except children under ten years of age, will be allowed to bathe within the townsite of Roebourne, except at such time and place as shall be notified by the Council. Offenders against this by-law will be liable to a penalty not exceeding 40s.
- 24. No privy or cesspool shall be emptied, nor any night soil carted away, nor any offensive liquor or matter of any kind whatever pumped out of or removed from any house, cellar, or premises within the said townsite of Roebourne between the hour of 5 a.m. and the hour of 11 p.m. of any day.
- 25. For every offence against the provisions of these by-laws to which no penalty is herein attached, the offender shall, upon conviction before any one or more Justices of the Peace, forfeit and pay a penalty not exceeding £10.
- 26. The occupier or occupiers of premises whereon earth closets or buckets are kept for the reception of night soil shall keep the same clean and free from offensive smell, and shall cause them to be cleaned at least once every three days unless in the opinion of the Inspector a more frequent cleansing is necessary, and any person neglecting or refusing to do so shall be guilty of an offence against these by-laws.
- 27. Each house shall be provided with a dust bin of a size to be approved by the Inspector, and shall be kept clean and free from offensive smell, and shall be cleaned at least once every month or so often as the Inspector may direct.
- 28. Every bucket or pan kept for the reception of night soil shall be first approved by the Inspector, and shall be free from leaks and holes.
- 29. No closet shall be erected except in such position as shall be approved by the Inspector of Nuisances or other person appointed by the Council, and any person being guilty of a breach of this bylaw shall be liable to a penalty of not less than One pound nor more than Five pounds.
- 30. Any person who shall lay, cast, throw, or shall cause, permit, or suffer to be laid, cast, or thrown, any bottle, bottles, broken glass, china, crockery, empty tins, or other rubbish or refuse, in or upon the carriage way, foot-way, street, beach, reserve, or other public place within the Municipality shall, upon conviction thereof before one or more Justices of the Peace for the district, forfeit and pay for the first offence a sum not exceeding Ten shillings, for the second offence a sum not exceeding Twenty shillings, and for the third and subsequent offence a sum not exceeding Thirty shillings for each such offence.

FREDK. PEARSE, Chairman Roebourne Municipal Council.

Roebourne, June 9th, 1888.

No. 3507.--C.S.O.

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Colonial Secretary's Office, Perth, 7th July, 1888.

TIS Excellency the Governor, in Executive Council, has been pleased to approve of the following By-Laws passed by the Cossack Municipal Council.

By Command, OCT. BURT, for Colonial Secretary.

Cossack Municipal By-Laws.

- 1. The Council shall meet at their office, or other place appointed by them, on the third Monday in every month, at the hours of 7.30 p.m. from April to September inclusive, and 8 p.m. from September to April, for the transaction of their ordinary business.
- 2. The Council shall commence business so soon after the above-named hours as there is a sufficient number of members present to form a quorum; but if, at the expiration of one half-hour from the above-named hours, there is not a quorum present, no business shall be transacted by the Council at that meeting, but notice shall be given to the absent members that a meeting will be held at the same hour on the following Monday.
- 3. That if after the expiration of fifteen minutes after the said hours of 7.30 or 8 p.m., the Chairman should not be present, the Council shall, if a quorum be present, proceed to elect a Chairman from the Councillors present, who shall act during the absence of the Chairman of the Council.
- 4. At all meetings of the Council when there is not a quorum present, or when the Council is counted out (which counting out shall take place whenever there shall be less than one-third of the members of the Council present, exclusive of the Chairman or Councillor chosen to preside in his absence), such circumstance, together with the names of the members present, shall be recorded in the minute book.
- 5. At all meetings of the Council the minutes of any preceding meeting not previously confirmed shall be read as the first business of all meetings of the Council in order to their confirmation, and no discussion shall be permitted thereupon, except as to their accuracy as a record of the proceedings.
- 6. Immediately after confirmation of the minutes the Chairman may make any communication to the Council which he may deem advisable, or bring under consideration any business he may think necessary, and then the ordinary business shall be proceeded with.
- 7. No by-law shall be finally passed or adopted at the meeting at which it shall have been first proposed, nor until the next ordinary meeting of the Council, and every such by-law shall in the interim remain open for the inspection of the burgesses, at the office of the Council.
- 8. The Collector, for the time being, duly appointed by the Council, shall demand, collect, and receive all rates and other sums due to the Council, and his receipt shall be a full and sufficient discharge for any sums paid to him; and all sums so paid to the Collector shall be by him paid to the Treasurer of the Council not later than the tenth day in each month.
- 9. The Clerk to the Council shall keep the books of the Council, and shall duly keep and enter in a proper minute book minutes of all proceedings of the Council. He shall attend all meetings of the Council, issue notices of all meetings, and shall prepare for the Council or Chairman thereof, and in due time,

- the Voters Lists for the Municipality, and cause them to be affixed as by the said Act required, and shall make up and complete under the direction of the Council the Rate Book, and shall under the like direction prepare the annual estimates as by the said Act required. He shall also keep all such books of accounts as are required to be kept by the 124th section of the said Act. He shall also, under like direction, cause the accounts of the Council to be balanced half-yearly, as required by the said Act. He shall also, under the direction of the Council, prepare the annual financial statement or summary, and shall do and perform all such other acts as the Council or Chairman thereof may lawfully require him to do under or by virtue of the said Act, and shall attend the Council office during such hours as the Council may determine.
- 10. The Treasurer shall have the custody of the Common Seal, and of all deeds and records of the Council, but he shall not affix the Common Seal to any corporate document without the express order of the Council.
- 11. The Treasurer shall receive, not later than the tenth day in each month, from the Collector, all sums stated to be received by him under By-Law 8, and give the Collector a receipt for such moneys.
- 12. The Treasurer shall (if required by the Council at any time so to do) give a bond with two sureties, in a sum to be named by the Council, conditioned for the fair and diligent discharge of his duties.
- 13. The Treasurer shall, out of the moneys received by him as Treasurer of the Council, pay all accounts duly and lawfully passed by the Council at its ordinary monthly meetings, and shall make all payments which the Council may lawfully pass and order for payment.
- 14. The Inspector of Weights and Measures has, by order of the Council under its common seal, been appointed inspector, keeper, and examiner of all weights and measures and balances within the jurisdiction of the Council; and the standard weights and measures are deposited in the office of the Council, and the said Inspector shall demand and receive, by virtue of the Ordinance 3rd William IV., No. 2, Sec. 2, a fee of three pence for each and every weight and measure compared, whenever such comparison is made at the request of the owner of such weights and measures.
- 15. That any person who shall obstruct or resist any officer appointed by the Council in the discharge of his duty shall, independent of any penalty which he or she may otherwise incur, forfeit and pay any sum not exceeding 40s.
- 16. No slaughter house shall be erected, nor shall any person make a practice of slaughtering animals within the bounds of the Municipality, without the previous sanction of the Council in writing, and any person offending against this bylaw shall forfeit and pay, upon conviction, a penalty not exceeding £20.
- 17. Any person who shall (without first having obtained the written sanction of the Council) break up, cut down, damage, destroy, or injure any footpath, tree, plant, fence, gate, drain, watercourse, culvert, building, or other property belonging to or in charge of the Council, shall forfeit and pay for every such offence any sum not exceeding £10.
- 18. No person shall quarry stone or gravel on lands under the control or in charge of the Council without permission from the Chairman, and any breach of this by-law shall render the offender liable to a penalty not exceeding 40s.
- 19. It shall not be lawful for any person to build a hay, corn, or straw stack nearer than 50 feet to any dwelling house within the Municipality, and any

person so offending shall forfeit and pay, upon conviction, a penalty not exceeding £10.

- 20. No person shall be allowed to cut down, damage, or destroy any growing trees or bushes on any lands belonging to or in charge of the Council, and any offender against this by-law shall, upon conviction, forfeit and pay any sum not exceeding 40s
- 21. Any person owning a dog or bitch over the age of three months, or any person having in their keeping such a dog or bitch, or allowing such dog or bitch to remain on their premises or remain at their dwelling, shall pay a license fee of 7s. 6d. for each dog, and 10s. for each bitch, and any person offending against this by-law shall, upon conviction, forfeit and pay a penalty not exceeding 40s.
- 22. Any person obstructing any thoroughfare, by leaving teams standing thereon, or in any other way, within the limits of the townsite, shall be liable to a penalty not exceeding 40s.
- 23. No person, except children under ten years of age, will be allowed to bathe within the townsite of Cossack, except at such time and place as shall be notified by the Council. Offenders against this by-law will be liable to a penalty not exceeding 40s.
- 24. No privy or cesspool shall be emptied, nor any night soil carted away, nor any offensive liquor or matter of any kind whatever pumped out of or removed from any house, cellar, or premises within the said townsite of Cossack between the hour of 5 a.m. and the hour of 11 p.m. of any day.
- 25. For every offence against the provisions of these by-laws to which no fixed penalty is herein attached, the offender shall, upon conviction before any one or more Justices of the Peace, forfeit and pay a penalty not exceeding £10.
- 26. The occupier or occupiers of premises whereon earth closets or buckets are kept for the re-

ception of night soil shall keep the same clean and free from offensive smell, and shall cause them to be cleaned at least once every three days unless in the opinion of the Inspector a more frequent cleansing is necessary, and any person neglecting or refusing to do so shall be guilty of an offence against these by-laws.

- 27. Each house shall be provided with a dust bin of a size to be approved by the Inspector, and shall be kept clean and free from offensive smell, and shall be cleaned at least once every month or so often as the Inspector may direct.
- 28. Every bucket or pan kept for the reception of night soil shall be first approved by the Inspector, and shall be free from leaks and holes.
- 29. No closet shall be erected except in such position as shall be approved by the Inspector of Nuisances or other officer appointed by the Council, and any person being guilty of a breach of this bylaw shall be liable to a penalty of not less than One pound nor more than Five pounds.
- 30. Any person who shall lay, cast, throw, or shall cause, permit, or suffer to be laid, cast, or thrown, any bottle, bottles, broken glass, china, crockery, empty tins, or other rubbish or refuse, in or upon the carriage way, foot-way, street, beach, reserve, or other public place within the Municipality shall, upon conviction thereof before one or more Justices of the Peace for the district, forfeit and pay for the first offence a sum not exceeding Ten shillings, for the second offence a sum not exceeding Twenty shillings, and for the third and subsequent offence a sum not exceeding Thirty shillings for each such offence.

A. W. ANDERSON,

Chairman Cossack Municipal Council.

Cossack, June 11th, 1888.

No. 3496.—C.S.O.

 $1\frac{77}{88}$ 3

Colonial Secretary's Office, Perth, 26th June, 1888.

T is hereby notified, for general information, that a Writ for the Election of a Member for the Electoral District of the North, to serve in the Legislative Council, has this day been issued by His Excellency the Governor.

By Command,

OCT. BURT,
for Colonial Secretary.

TENDER ACCEPTED.

Works and Railways' Department, Perth, 10th July, 1888.

PERTH GAS COMPANY,

To supply with lamps, &c., the Victoria Jubilee Library, at Perth, for the sum of £46 10s. 0d.

J. ARTHUR WRIGHT,

Director of Public Works.

No. 3497.—C.S.O. $\frac{1778}{88}$

Colonial Secretary's Office,

Perth, 26th June, 1888.

IS Excellency the Governor having issued a Writ for the Election of a Member to serve in the Legislative Council for the District of the North, has been pleased to appoint the following gentleman to be the Returning Officer, and to declare, fix, and appoint the undermentioned places to be Polling Places for such District:—

Electoral District.	Returning Officer.	Central Polling Place,	District Polling Place.	Date of issue of Writ.	Date of Election.	Date of Return.
North	LieutColonel Edward Fox Angelo	Magistrate's Court House, Roebourne	Cossack Police Station	1888. 26th June	1888. 28th July	1888. 14th Aug.

By Command,

OCT. BURT,

for Colonial Secretary.

Crown Lands' Office, Perth, 7th July, 1888.

IS Excellency the Governor has been pleased to set apart, as Public Reserves, the land described in the Schedule below, for the purposes herein set forth:—

RESERVES.

Recorded Number.	Content. a. r. p.	Town or District.	Purpose for which made
1325	4000 0 0	Kimberley.—Bounded on the South and East by lines extending West about 350 chains to the marsh, and North 120 chains from a spot 320 chains East and 40 chains South from Nobby's Well; on the North by a West line to the marsh; and on the West by the eastern shore of the marsh aforesaid. All bearings true. Reserve 632A is hereby cancelled.	Commonage for travellers and travelling stock.
1326	About 12000 0 0	Kimberley.—Bounded on the South by an East line from the marsh through a point 2 miles South of Derby townsite to a spot due North from a point 4 miles East of Nobby's Well; on the East by a North line of 420 chains; on the North by a West line of about 160 chains to the marsh; on the West by the edge of the marsh southward and westward to the South-East corner of Derby townsite, thence by the South boundary of said townsite and the eastern shore of the marsh southward to the South-West corner. All bearings true.	Commonage for Derby.

JOHN FORREST, Commissioner of Crown Lands.

Crown Lands' Office, Perth, 10th July, 1888.

ETURN of Licenses to cut Timber from Crown Lands within the Special Timber Area, Darling Range, under Regulations of 2nd March, 1887, issued during the week ended 10th July, 1888:—

27				Da	te	-		
Name of 1	лсепsее	•	No.	From.	To.	Fees.	Names of men to be employed.	
Brimson, Robt. Coppin, Henry National Bank Smith, Edwd Fitzsymons, Peter Till, Robt Lockwood, Joshua Jackson, Wm			 93 269 270 271 272 273 274 275 276	4-7-88 4-7-88 5-7-88 6-7-88 9-7-88 10-7-88 10-7-88	3-8-88 3-8-88 4-9-88 5-8-88 8-8-88 9-8-88 9-8-88 9-8-88	£ s. d. 0 10 0 0 5 0 1 0 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0	Brimson, H.; Hill, John Coppin, Henry Heales, H.; Byfield, E. McCormick, Peter Fitzsymons, Peter Till, Robt. Lockwood, Joshua Jackson, Wm.	

JOHN FORREST, Commissioner of Crown Lands.

LAND SALES.

Crown Lands' Office, Perth, 11th July, 1888.

HE 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 11 c'alcalthe places specified in the Schedule below; at 11 o'clock, a.m.

SCHEDULE.

Dates of Sale,	Places of Sale	Description of Lots.				Numbers of Lots.			Qı	ıantit	ies.	Upset Prices.	
Duting of Entre.	1 10000 01 01110	Description of Lots.			a. r. p.				Opace Frices.				
1888. Aug. 1 Do.	Busselton Perth		Bussel Carnai	von			59 14			0	2 2	0	£20. £5 per acre.
Do Do	Roebourne		Cossac Do.	k		Town	166			0	1	$\frac{12}{2}$	} £20 each.
Do	$\begin{array}{cccc} \mathrm{Do.} & \dots \\ \mathrm{Perth} & \dots \end{array}$		Easter	n Raily	 vay	do. 	$168 \\ 1203$			0 13	$\frac{2}{1}$	$\frac{0}{36}$	£1 per acre.
Aug. 2	Northam	• • •	North	am	٠		58			10	0	0	
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Do	Do	• • •	Do.			do.	67			10	0	0	£6 per acre each.
<u>D</u> o	Do	• • •	Do.			do.	69			10	0	0	See Per dere eden
Do	Do		Do.			do.	66			5	0	0	
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JOHN FORREST, Commissioner of Crown Lands.

Western Australian Volunteer Force.

General Order.

EFERRING to General Order dated 2nd May, 1888, His Excellency the Governor is pleased to direct that the enrolment of members in the Plantagenet Rifles may now be proceeded with, the authorised establishment of the Corps to be 80 members.

Captain L. V. de Hamel, 3rd Volunteer Battalion, "The Northumberland Fusiliers," is hereby attached for duty with the Volunteer Force of this Colony, and appointed to the temporary command of the Plantagenet Rifles.

Instructions will be duly issued to this officer authorising him to take the necessary steps for the constitution of the Corps.

By Command,

W. G. PHILLIMORE,

Lieut.-Colonel,

Commandant Volunteer Force.

Head Quarters, Perth, 7th July, 1888.

Special Area, near Derby, Kimberley District.

Crown Lands' Office, Perth, 7th July, 1888.

NDER the provisions of Clause 51 of the Land Regulations, His Excellency the Governor in Council has been pleased to define and set apart the Crown land as hereunder particularly described as a Special Area, containing about 22,000 acres:—

Bounded on the North by an East line from the Marsh through a spot 2 miles South of Derby Townsite; on the South by an East line from the Marsh through a spot 1 mile North of Nobby's Well; on the West by the eastern edge of the Marsh aforesaid; and on the East by a North line through a spot 4 miles East of Nobby's Well from the East end of the South boundary to the East end of the North boundary; all bearings true.

JOHN FORREST, Commissioner of Crown Lands.

Suburban Lots at Derby.

Crown Lands' Office, Perth, 7th July, 1888.

T is hereby notified, for public information, that 34 Suburban Lots, averaging about 10 acres each, have recently been surveyed in the Townsite of Derby, and are now open for sale, in accordance with the Land Regulations, at an upset price of £2 an acre.

JOHN FORREST, Commissioner of Crown Lands.

Suburban Lots at Clarence, about 4 miles South of Fremantle.

Crown Lands' Office, Perth, 7th July, 1888.

T is hereby notified, for public information, that 94 Suburban Lots, averaging about 4 acres each, have recently been laid out at Clarence, and are now open to purchase, in accordance with the Land Regulations, at an upset price of £2 an acre.

JOHN FORREST, Commissioner of Crown Lands.

Press Cablegrams.

Postal and Telegraph Department, General Post Office, Perth, June 30th, 1888.

THE following Circular has been issued by the Eastern Cable Companies:—

"In order to accelerate the transmission of their telegrams, some of the Australian newspapers are paying for them at full rates, but notwithstanding this it has happened in one or two cases that such messages have been delayed in transit even longer than messages which have been charged at the reduced tariff.

"Telegrams addressed to newspapers without the indication of 'Press' in the preamble are to be treated as ordinary telegrams and sent on in due turn.

"It is only telegrams which are charged at reduced rates and prefixed "Z" that are liable to be deferred when there is other full paying traffic before them."

CHAS. F. GAHAN, Postmaster General and General Superintendent of Telegraphs.

Regulation made by the Collector of Customs, and approved by His Excellency the Governor in Executive Council.

THE hours of the Landing Waiters and Officers in charge of A Store or Hired Warehouses shall extend from noon to 1 p.m. on Saturdays, when the work will cease, unless in cases of emergency on the written order of the Collector of Customs, when the hours may be extended.

No Goods will be *delivered* from any of the Queen's Warehouses, A Store, or other buildings in use as Customs Warehouses, after *noon* on Saturdays, for the future.

L. WORSLEY CLIFTON, Collector of Customs.

Custom House, Fremantle, 20th June, 1888.

NOTICE.

Custom House, Fremantle, 12th June, 1888.

THE balances due to the owners of the Goods sold by Public Auction, at the Custom House, Fremantle, on Thursday, 3rd May, 1888 (under the provisions of 64th Section, 24 Victoria, No. 5) are now payable thereat.

On the 25th July next, the unclaimed balances will be carried to the credit of the Revenue of the Colony.

L. WORSLEY CLIFTON, Collector of Customs.

> Inspector of Prisons' Office, Fremantle, 5th July, 1888.

CONDITIONAL Releases have been issued to the undermentioned Convicts:—

Reg. No. 10302, William Flicker. Reg. No. 10310, Frank Fallon.

THE Conditional Release granted to Reg. No. 7515, Wm. Palmer, is cancelled, having been forfeited through misconduct.

JAMES ROE, Inspector of Prisons.

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DEPARTMENT OF LAND TITLES.

Transfer of Land Act, 1874. $\frac{52}{88}$

TAKE NOTICE that Barrington Clarke Wood and William Dalgety Moore both of Fremantle merchants surviving executors under the will of Mary Higham late of Fremantle aforesaid deceased have made application to be registered as the proprietors of an estate in fee simple in possession in the following parcels of land situate in the Swan District containing together 26 acres 1 rood or thereabouts being

SWAN LOCATIONS 172 and 218

Swan Location 172 (containing 16 acres 1 rood)

Bounded on the West by Location 218 extending South 740 links

On the East by a similar line.

On the East by a similar line.

On the North by an East line of 22 chains 17 links along the South boundaries of Locations O and M and

On the South by an East line of 22 chains 17 links along the North boundary of Location 330 and in the North-East corner by about 2 chains of a public road between Preston Point and the Canning River. Bearings true.

Swan Location 218 (containing 10 acres)

Bounded on the West by the shore inside the mouth of the Swan River.

On the North by the South boundaries of Locations O and 66 to the Southward of Preston Point measuring together 1411 links and extending East from said shore.

On the South by a similar line of 1350 links including the

North boundary of Location 217 and
On the East by a South line of 740 links. The measurements more or less.

AND FURTHER TAKE NOTICE that all persons other than the applicants claiming to have any estate right title or interest in the above parcels of land ARE HEREBY REQUIRED to lodge in this Office on or before the 28th day of July next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, \ 26th June, 1888.

Stone & Burt, Perth, Solicitors for the Applicants.

Transfer of Land Act, 1874, Section 51.

TAKE NOTICE that Catherine Carty of Perth the wife of Daniel Carty of the same place military pensioner relict of Hugh O'Hanlon late of Perth aforesaid military pensioner deceased and devisee and administratrix with the will annexed of the said Hugh O'Hanlon has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the townsite of North Fremantle and being

North Fremantle Lot P 87 (1a. 0r. 12p.)

the subject of Certificate of Title registered in volume XII. folio 43.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the 28th day of July inst. a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, ? 10th July, 1888. John Horgan, Perth, Applicant's Solicitor.

Transfer of Land Act, 1874.

AKE NOTICE that David William Harwood of Perth brewer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in Perth aforesaid containing 0a. 3r. 24p. being

Perth Building Lot L 32.

and bounded on the North-west by 150 links of Mount Street.

On the South-east by 150 links of Mounts Bay Road.

On the North-East by Building Lot L 31 measuring 6

chains in length and

On the South-west by Building Lot L 33 a like distance AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 11th day of August next a caveat forbidding the same from being brought under the operation of the Act. ALFRED E. BURT.

Deputy Registrar of Titles.

Land Titles' Office, Perth, 11th July, 1888.

Stone & Burt Perth Solicitors for the Applicant.

Transfer of Land Act, 1874. $\frac{5.5}{8.8}$

TAKE NOTICE that David William Harwood of Perth brewer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in Perth aforesaid containing 0a. 3r. 28p. being

Perth Building Lot L33 and

Bounded on the North West by 150 links of Mount Street On the South East by 156 links of Mounts Bay Road On the North East by Building Lot L 32 measuring six

On the South West by Building Lot L 34 measuring six chains thirty-eight links.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land Are HEREBY REQUIRED to lodge in this Office on or before the 11th day of August next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth,) 11th July, 1888.

Stone & Burt, Perth, Solicitors for the Applicant.

44 Application to be registered as proprietor under "The Transfer of Land Act, 1874, Amendment Act, 1880."

TAKE NOTICE that Alexander Moir of Albany mer-A chant has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in Albany aforesaid containing Oa. 2r. 6p. or thereabouts and being

Albany Town Lot 92.

Bounded on the N.E. by 1 chain 50lks, of Dundas Street. On the NW. by 3 chains 75lks. of Bay Street.

On the S.E. by Albany Town Lot 91 measuring 3 chains

On the S.W. by a straight line between the southern end of the N.W. and S.E. boundaries and as the same is comprised in Certificate of Title volume 25 folium 22 standing in the name of Sarah Jane Lyttleton.

FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 14th day of July next a careat forbidding the same from being registered accordingly.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, 7 13th June, 1888.

Parker & Parker, Perth, Solicitors for the Applicant.

Transfer of Land Act, 1874. $\frac{49}{88}$

TAKE NOTICE that James Morrison of Perth land agent and auctioneer has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in the Swan District containing five acres or thereabouts being portion of

Swan Location A1.

Bounded on the West by 435 links of Trafalgar Road starting from a spot distant 4 chains from the Northwest corner of Perth Suburban Lot 30.

On the North by a line of 11 chains commencing at Trafalgar Road aforesaid and running to the river Swan.

On the East by the said river and

On the South by a line of 1205 links running from the said river to the starting point.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 21st day of July next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, \ 20th June, 1888.

Stone & Burt, Perth, Applicant's Solicitors.

18 Transfer of Land Act, 1874, Section 51.

TAKE NOTICE that Mary Desmond wife of James Desmond of the Greenough Flats farmer relict and administratrix of the estate and effects of Dennis Desmond late of the same place farmer deceased has made application to be registered as the proprietor together with the said James Desmond as tenants in common of an estate in fee simple in possession in the following parcels of land situate in the Victoria District containing together 198 acres and being

Victoria Location 251

and portion of $Victoria\ Location\ 951$ comprised in Certificates of Title registered in Volume V folia 178 and 177 respectively.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 28th day of July next a caveat forbidding the same from being registered accordingly.

ALFRED E. BURT,

Deputy Registrar of Titles.

Land Titles' Office, Perth, 23rd June, 1888.

A. H. du Boulay, Geraldton, Solicitor for Applicant; Agents, Stone & Burt, Perth.

Transfer of Land Act, 1874.

TAKE NOTICE that Georgina Law of Perth widow administration of the ministratrix of the estate and effects of David Law late of the same place contractor deceased has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcel of land situate in Perth aforesaid containing 0a. 2r. 13p. or thereabouts and being the North-west portion of

Perth Town Y 152.

Bounded on the North by 165 feet of Newcastle Street

On the West by 167 feet of Charles Street

On the South by a line parallel to the North boundary and 165 feet therefrom and

On the East by 165 feet of other part of said Lot Y 152.

AND FURTHER TAKE NOTICE that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land ARE HEREBY REQUIRED to lodge in this Office on or before the 21st day of July next a caveat forbidding the same from being brought under the operation of the Act.

ALFRED E. BURT Deputy Registrar of Titles.

Land Titles' Office, Perth, 22nd June, 1888.

E. Sholl, Perth, Solicitor for the Applicant.

Designs and Trade Marks Act, 1884.

IT is hereby notified that W. A. Burford and Sons, of Adelaide, South Australia, have applied to register the trade mark described below, in class 47, in respect of

The Trade mark consists of the word "Signal."

Notice is hereby given that, unless it be shown to my satisfaction before the expiration of 21 days from the publication hereof that such Trade Mark has been previously registered, or that some other person is entitled to such Trade Mark, or that such Trade Mark is so like some other Trade Mark that it may be mistaken for the same, a certificate will be issued to the applicant, certifying that the said firm are entitled to the use of the same.

G. C. KNIGHT,

Registrar of Patents, Designs, and Trade Marks.

Patent Office, Perth, 5th July, 1888.

NOTICE.

HEREBY give notice that I have applied to the Northam Roads Board for permission to erect two Swing Gates, one across road running through block 1,233, and one on road through Lease late No. 8,680; and close all other tracks. R. G. BURGES.

April 11th, 1888.

NOTICE.

HEREBY give notice that I have applied to the Greenough Roads Board for permission to close the old track running through Victoria Locs. 1025 and 1424; also through S.O.L.s. 589, 1624, 1891, and passing by my homestead.

M. HEELAN.

Mt. Hill, 8th June, 1888.

NOTICE.

HEREBY give notice that I have applied to the Toodyay Roads Board for permission to erect a Swing Gate across Twine's Road, in front of entrance into my residence where I live.

GEORGE SINCLAIR.

Toodyay, 24th June, 1888.

NOTICE.

HEREBY give notice that I have applied to the Canning Roads Board for permission to close the road running through my paddock, at Kenwick Park, Canning, known as White's Road.

JOHN LIDDELOW.

15th May, 1888.

The Victoria Gold Mining Company (No-Liability), Yilgarn.

OTICE is hereby given that the name of the Manager of the above Company is Francis Hilton Sherlock.

RICHARD S. HAYNES,
W. F. STEVENS,

FRANK H. SHERLOCK,

Manager.

Perth, 11th July, 1888.

The Victoria Gold Mining Company (No-Liability), Yilgarn.

OTICE is hereby given that the Office of the above Company is at No. 10 Central Chambers, corner of Hay Street and William Street, Perth.

RICHARD S. HAYNES, Directors. W. F. STEVENS,

FRANK H. SHERLOCK,

Manager.

Perth, 11th July, 1888.

The Mining Companies Act, 1888.

THE UNDERSIGNED hereby make application to register "The Imperial Gold Mining Company" as a Limited Company, under the provisions of "The Mining Companies Act, 1888."

- 1. The name of the company is to be "The Imperial Gold Mining Company (Limited)."
- 2. The place of intended operations is at Golden Valley, Yilgarn.
- 3. The registered office of the company will be situated at Perth.
- 4. The nominal capital of the company is Two thousand pounds, in Two thousand shares of One pound each.

- 5. The number of shares subscribed for is Fourteen hundred and eighty-five, being not fewer than two-thirds of the entire number of shares in the company.
- 6. The number of paid up shares is Six hundred and sixty.
- 7. The amount already paid up is Seven hundred and forty-three pounds.
- 8. The name of the manager is Henry John Saunders.
- 9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

each as only date, are	as tollows	
		Number of
Name.	Addresses and Occupation	Shares is. held by
	•	each at this date.
Alexander Forrest	Douth Dinamaial Agar	
	Perth, Financial Ager	
Henry John Saunders		
T TO 11	Perth, Merchant	130
James Barratt	Albany, Civil Engine	
Ernest Chauner Shento		90
William Green Hearms	ın Perth, Merchant	90
Daniel O'Driscoll	Perth, Miner	60
George Shenton	Perth, Merchant	50
William Spencer	Bunbury, Merchant	50
Joseph Florance Read	Perth, Merchant	50
Robert Smith	Perth, Saddler	30
Elizabeth Saunders	Perth	25
	an Perth, Postmaster Ge	
Neil McNeil		
	Melbourne, Contracto	
William Silas Pearse	Fremantle, Merchant	20
Charles Young Simpson	i Perth, Clerk	20
Stephen Fennell	Perth, Miner	20
	Perth, Engineer's Ass	istant 20
James Rose	Perth, Clerk	20
Chas. Hawes Alfd. Ston	ie Perth, Clerk	20
Arthur William Glover	Perth, Canvasser	20
Harry F. Johnston	Perth, Surveyor	10
Edward Solomon	Fremantle, Merchant	10
	Gascoyne, Squatter	10
William Inkpen		10
Herbert Frank Worley	Porth Clork	10
Lane	reron, Ciera	10
	D	10
Alia Faria Dames micking	ng Perth, Bank Manager	
Alice Emily Pearse David Guthrie	Fremantle	10
David Guthrie	Perth, Tobacconist	10
Fras. Ludwig Von Bibi	a Perth, Gentleman	10
Lucy Wimbridge Eleanor Elizabeth Wir	Perth	10
Eleanor Elizabeth Wir	n- Perth	10
bridge		*
Abbott George Shelton	Perth, Insurance Age	nt 10
Thomas Stanley	Perth, Tailor	10
James Henry Barr	Perth, Tailor	10
Richard Adolphus Shol		
	וו מו מו	~
	Double Tolerand One	
Telegram Translet Character	Perth, Telegraph Ope	rator 5
Edgar Harold Stevens	Perth, Clerk	5
Ignatius Boladeras	Perth, Storekeeper	5
		1485

HENRY J. SAUNDERS.

Dated this ninth day of July, 1888.

Witness to Signature, W. K. ADAM, J.P.

- I, HENRY JOHN SAUNDERS, do solemnly and sincerely declare that—
- 1. I am the manager of the said intended company.
- 2. The above statement is to the best of my belief and knowledge true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Western Australia rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me this ninth day of July, 1888.
W. K. ADAM, J.P.

Dissolution of Partnership.

OTICE is hereby given that the partnership which has for some time been carried on by Henry Smith, R. J. Gooch, and R. N. Waldeck, in the trade or business of sheep farmers, under the style of "Gooch & Co.," was dissolved by mutual consent on the 4th day of February, 1888.

R. N. WALDECK.

Witness—C. C. Macklin.

Dissolution of Partnership.

THE partnership hitherto existing between Andrew G. Morgan and John McGrath, under the style of "Morgan & McGrath," is this day dissolved by mutual consent.

Carnarvon, 5th June, 1888.

ANDREW G. MORGAN. JOHN McGRATH.

Witness of signature—C. D. V. Foss.

The Bankruptcy Act, 1871.

IN THE SUPREME COURT.

In the matter of proceedings for liquidation by arrangement or composition with creditors instituted by Edmund Gilyard Lacey, in the Colony of Western Australia, timber merchant; and in the matter of special resolutions for a composition passed in the said proceedings.

THE creditors of the above named Edmund Gilyard Lacey, who claim to participate in the compositions resolved upon, and who have not already proved their debts, are required, on or before the 20th day of July next, to send their names and addresses, and the particulars of their debts or claims, to me the undersigned, Alexander Forrest, of Perth, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.

Dated this 7th day of July, 1888.

ALEX. FORREST, Trustee.

Wellington Roads Board.

ALANCE Sheet for the year ending 31st December, 1887.

1886.	Rec	EIPT	s.		£	s.	d.
Dec. 31.— 1887.	-Balance in hand	•••	•••		185	19	9
	Government Grant	for	1887		900	0	0
	Cart Licenses	•••	•••	•••	117	10	0
	Total Rece	eipts	•••	•••	£1,203	9	9
1887.	EXPEND	ITUE	æ.		£	s.	d.
Dec. 31.	—Australind Road		•••		44	17	0
	Blackwood Road		•••		205	17	6
	Brunswick Road			• • •	128	19	9
	Coast Road via R			•••	140	4	2
	Collie Road (Pi	cton	to Br	ıns-			
	wick)		• • •	•••	8	-	0
	Contingencies			•••	12		0
	Culverts on all I			ing)	31		0
	Dardanup Road	•••	• • •		44	7	0
	Ferguson Road	•••	•••		12		6
	Harvey Road				220	15	8
	Mill Road (Bunk				62	8	0
	Minninup Road	•••	•••		12		0
	Preston Road	•••	•••		33	_	0
	Sandalwood Road	l (vi	\hat{a} Iron	ot)	20	0	0
	Salaries, Statione	ing,					
		•••	•••		31		6
	Vasse Road	•••	•••	•••	196	16	2
1887.	Total Paymer	nts			£1,206	16	3
	-Excess of Expend	iture		•••	£3	6	6
			T) /		r 4 37		

D. A. HAY.

Chairman.

Audited and found correct,

 $\left. \begin{array}{l} W. \ D. \ Cowan, \ R.M., \\ W. \ B. \ Mitchell, \\ \end{array} \right\} Auditors.$

Bunbury, 23rd June, 1888.