Supplement to Gobernment Gazette

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WESTERN AUSTRALIA,

OF THURSDAY, 31ST AUGUST, 1893.

PERTH: MONDAY, SEPTEMBER 4, 1893.

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PATENT OFFICE REGULATIONS.

Attorney General's Office, 29th August, 1893.

IS Excellency the Governor, with the advice of the Executive Council, has been pleased to make the following Regulations under the 52 Vict., No. 5, and 55 Vict., No. 15, for carrying into effect the provisions of the Patents Acts of Western Australia.

SEPT. BURT, Attorney General.

Regulations of the Western Australian Patents Office.

- 1. The Patent Office will be open to the public on every week day from 10 a.m. to 4 p.m., except on Saturdays, when it will be open from 10 a.m. to 1 p.m.
- 2. All business with the Patent Office should be transacted in writing, and the action of the Office will be based exclusively on the written record. A personal appearance of the applicant or his representative is not required, unless specially called for by the Registrar.
- 3. All communications with the Patent Office should be addressed to "The Registrar of Patents, Patent Office, Perth, Western Australia."
- 4. The Office is forbidden to respond to inquiries as to the probability of a Certificate of Provisional Protection (Schedule II., Form D) or a Patent (Schedule II., Form H) being granted for an alleged invention, when such inquiries are made in advance of an application for such Certificate or Patent; and also to inquiries founded upon vague descriptions, and propounded with a view to ascertain whether, or by whom, alleged improvements have been patented or provisionally protected.
- 5. Except as to questions connected with official practice and procedure, the Office undertakes no responsibility in regard to expounding the Patent Law; and, subject to the same exception, the officers of the department are forbidden to give counsel to individuals.
- 6. In pursuance of the preceding Regulation, every person must judge for himself of the propriety of making an application for a Patent, or for Provisional Protection. The records may be inspected by himself, or his agents, but beyond this the Office can render him no assistance, until his application comes regularly before it in the manner prescribed by law.
- 7. All fees (Schedule I.) are payable by cash or money order—not by stamps.

APPLICATIONS.

1. Applications may be made either personally or through a duly authorised agent. In any case of agency or assignment, proof thereof must be furnished to the satisfaction of the Registrar.

- 2. Interviews with the Examiner concerning applications or other matters pending before the Office may be had at such times within Office hours as the Examiner may designate.
- 3. Applicants or their agents will be required to conduct their business with the Office with decorum and courtesy. Papers presented in violation of this requirement will be returned.

APPLICATION DOCUMENTS.

- 1. An application for Provisional Protection or for a Patent may be made by any person whether resident in the Colony or not, provided that he claims to be either:—
 - 1. The author or designer of an invention.
 - 2. The inventor's agent.
 - 3. The inventor's assignee.
 - The agent or assignee of any person claiming under any of the two preceding sub-sections.
- 2. Applications may also be made by trading associations or other corporate bodies; or joint applications may be made:—
 - 1. By individuals.
 - 2. By two or more corporate bodies.
 - By an association of one or more corporate bodies with one or more individual applicants.
- 3. Applications may be made either personally or through a duly authorised agent. In any case of agency or assignment, proof thereof must be furnished to the satisfaction of the Registrar.
- 4. Applications must be signed by the applicant, but all other communications between the applicant and the Registrar, and all attendances upon the Registrar, may be made by or through an agent duly authorised to the satisfaction of the Registrar.
- 5. The issue of Letters Patent (or their equivalent) by another Colony or country will not disable the inventor from obtaining either Provisional Protection or a Patent in Western Australia, unless:—
 - The invention has been introduced into public use in Western Australia prior to the application to the office.
 - The invention has been wholly or in part anticipated in any Letters Patent already issued.
- 6. Applications for Certificates of Provisional Protection or for Letters Patent of the Colony of Western Australia must be made to the Registrar, and a complete application should comprise:—
 - 1. Fees as prescribed in Schedule I.
 - 2. An application addressed to the Registrar of Patents in the prescribed form (Schedule II., Form A). The application must conclude with a "Statutory Declaration" as prescribed by law in the colony or country in which the application

is made, which "Statutory Declaration" shall mean a declaration made under any statute authorising the making of such declaration in Great Britain or Ireland, or any British Colony, or Western Australia, before a justice of the peace, notary public, or other person having authority to take or receive a declaration under any law for the time being in force; and, if made in any foreign country, means a declaration made before a British Consul or Vice-Consul, or other person having authority to take or receive such a declaration under any Act of the Imperial Parliament for the time being in force authorising the taking or receiving thereof.

- 3. Statement of an address in Perth for the reception of notices and other communications with respect to the application or invention. (Schedule II., Form E.)
- 4. A copy of either a provisional or a complete specification in duplicate, and drawings in duplicate, when required. (Schedule II., Forms B and C.)
- 5. A covering letter enumerating the name and number of the documents annexed. (Schedule II., Form F.)
- 7. An application for Letters Patent, if from a single applicant, should indicate the applicant's title to a Patent; as for example, whether he claims to be:—
 - 1. The author or designer of the invention.
 - 2. The inventor's agent.
 - 3. The inventor's assignee.
 - The agent or assignee of any person claiming under any of the two preceding sub-sections.
- 8. Where the application is from more than one applicant it should indicate how each derives his title to a Patent; as for example, whether the applicants claim to be:—
 - 1. Joint inventors.
 - 2. Joint agents of the inventor.
 - 3. Joint assignees of the inventor.
 - 4. Joint agents or assignees of any person claiming under any of the two preceding sub-sections.
 - The association of the inventor with the assignee of an undivided part of the invention.
 - 6. The association of the inventor's assignee with the holder of a sub-assignment.

PROVISIONAL SPECIFICATION.

- 1. Specifications (provisional or complete) must be either printed or else written in a fair legible hand on but one side of the paper; and no interlineations or erasures should be made. A wide margin should always be reserved on the left hand side of the page, and all documents should be of foolscap size.
- 2. The provisional specification must describe the nature of the invention, and be accompanied by drawings, if required.
- 3. The specification (Schedule II., Form B) should observe the following order or arrangement:—
 - The preamble, which must commence with the title of the invention, followed by the name, address, and calling of the applicant.
 - 2. A short description of the invention.
 - Signature of applicant or agent (or seal of corporate body.)

COMPLETE SPECIFICATION.

1. The complete specification must so explicitly reveal the details of the invention that any person, ordinarily proficient in the art or science to which the discovery most closely appertains, may be enabled, by aid of the information so afforded, to make, construct, compound, and use the invention therein described, without resorting to any invention or addition of his own.

- 2. The specification (Schedule II., Form C) should observe the following order or arrangement:—
 - I. The preamble, which must commence with the title of the invention, followed by the name address and calling of the applicant.
 - 2. A summary of the object and nature of the invention.
 - 3. A detailed description of the manner of constructing and using the alleged invention, together with a clear enunciation of any preferable method which the applicant regards as calculated to ensure the fullest efficacy in the application of his discovery.
 - 4. A concise description of the drawings, wherever drawings are either necessary or advantageous to the elucidation of the specification.
 - 5. Distinct statement of the features of novelty claimed.
 - 6. Signature of applicant or agent (or seal of corporate body).
- 3. A specification must not include a claim to two or more distinct inventions, unless they mutually contribute to produce a single and beneficial result.

DRAWINGS.

- 1. Drawings must be delivered at the Patent Office, either flat or on rollers, so as to be free from creases, folds, or breaks. They must be made on stout, white, smooth-surfaced drawing paper, parchment, or tracing cloth, 13 inches by 8 inches, or 13 inches by 16 inches, with half an inch margin all round.
- 2. Drawings should be of black Indian ink, and any shading should be by lines clearly and distinctly drawn, and as open as is consistent with the required effect.
- 3. Section lines should not be too closely drawn. No color must be used for any purpose upon the copy of the drawing.
- 4. All letters and figures of reference should be boldly and distinctly marked, and should correspond with the letters and figures of reference quoted in the specification to which the drawings relate. In case of complicated drawings, the reference letters must be shown outside the figure and connected with the part referred to by fine lines.
- 5. The scale adopted should be large enough to show clearly wherein the invention consists, and only so much of the apparatus, machine, &c., need be shown as effects this purpose. When the scale is shown in the drawing, it should be denoted not by words but by a drawn scale.
- 6. All drawings must be signed by the applicant or his authorised agent.

EXTENSION OF TIME.

- 1. An application for extension of time for leaving or accepting a complete specification shall be in writing and shall state in detail under what circumstances and upon what grounds such extension is applied for; and the Registrar may require the applicant to substantiate such statement by such proof as the Registrar may think necessary.
- 2. Applications for extension of time shall be lodged in the Patent Office seven clear days at the least before the expiration of the time sought to be extended.

Opposition to Grants.

1. The notice (Schedule II., Form G) required by Section 14 of 52 Vict., No. 5, must be signed by the opponent, or by his agent, and must contain an address in Perth for service. It must also be accompanied by the prescribed fee of half-a-guinea.

- 2. Where the ground, or one of the grounds of opposition, is that the invention is patented in Western Australia on an application of prior date, the title, number, and date of the patent granted in such prior application shall be specified in the notice.
- 3. Within fourteen days after the expiration of two months from the date of advertisement of the acceptance of a complete specification, the opponent shall leave at the Patent Office statutory declarations, or other evidence taken in manner hereby prescribed, in support of his opposition, and deliver to the applicant or his agent a list thereof.
- 4. Within fourteen days from the delivery of such list the applicant shall leave at the Patent Office his statutory declarations or other evidence as aforesaid in answer, and deliver to the opponent a list thereof, and within seven days from such delivery the opponent shall leave at the Patent Office his statutory declarations or other evidence as aforesaid in reply, and deliver to the applicant or his agent a list thereof; such last-mentioned declarations or other evidence shall be confined to matters strictly in reply.
- 5. No further evidence on either side shall be left except by leave of the Registrar, upon the written consent of the parties duly notified to him, or by special leave of the Registrar on application made to him for that purpose.
- 6. On the completion of the evidence the Registrar shall appoint a time for the hearing of the case, and shall give to the parties seven days' notice at the least of such appointment. On the hearing of the case, no opposition shall be allowed in respect of any ground not stated in the notice of opposition.
- 7. The decision of the Registrar shall be notified by him to the parties.

AMENDMENTS.

- 1. Any document for the amendment of which no special provision is made by the Act may be amended, and any irregularity in procedure, which in the opinion of the Registrar may be corrected without detriment to the interests of any person, may be corrected in such manner and on such terms as the Registrar may direct.
- 2. Provisional Specification.—No amendment of any accepted provisional specification or of the drawings lodged therewith shall, except in the case of clerical errors, be made otherwise than by direction of the Registrar.
- 3. Complete Specification.—A request to amend a complete specification after acceptance, shall be signed by the applicant or his agent, and be accompanied by a copy of the original specification and drawings, showing, in red ink, the proposed amendment, and shall be duly advertised by publication of the request and nature of the proposed amendment.
- 4. Notice of opposition to the amendment shall state the ground or grounds on which the person giving such notice intends to oppose the amendment, and shall be signed by him. Such notice shall be in duplicate, and one of such notices, or a copy thereof, shall be furnished by the Registrar to the applicant.
- 5. Opposition to amendment is subject to the same regulations as opposition to grant.

COMPULSORY LICENSES.

- 1. A petition to the Governor for an order upon a patentee to grant a license shall show clearly the nature of the petitioner's interest and the ground or grounds upon which he claims to be entitled to relief, and shall state in detail the circumstances of the case, the terms upon which he asks that an order may be made, and the purport of such order.
- 2. The petition and a certified copy thereof shall be left at the Patent Office, accompanied by the affidavits or statutory declarations and other documentary evidence, if any, tendered by the petitioner in proof of the alleged default of the patentee.

- 3. Unless the Governor shall be of opinion that the order should be at once refused, he may instruct the Registrar to require the petitioner to deliver to the patentee, on or before a day to be named by the Registrar, copies of the petition and of the affidavits or statutory declarations and other documentary evidence, if any, tendered in support thereof.
- 4. Within twenty-one days after the day of such delivery to the patentee he shall leave at the Patent Office his affidavits or statutory declarations in opposition to the petition, and deliver copies thereof to the petitioner.
- 5. The petitioner, within twenty-one days from such delivery, may leave at the Patent Office affidavits or statutory declarations in reply, and in such case shall deliver copies thereof to the petitioner. Such last-mentioned affidavits or declarations shall be confined to matters strictly in reply.
- 6. Subject to any directions the Governor may give, the parties shall then be heard at such time before the Registrar or such other person or persons as the Governor may direct, but so that full opportunity shall be given to the patentee to show cause against the petition, and at the close of such hearing the Registrar or such other person or persons shall report thereon for the information of the Governor.

REGISTER.

- 1. A request for entry in the register of a patent or any share or interest therein by assignment, transmission, or other operation of law, shall be made in writing by the person claiming to be entitled to be registered, or by his agent, addressed to the Registrar and left at the Patent office.
- 2. Every such request shall state the name, address, and description of the claimant, and the particulars of the assignment, transmission or other operation of law, by virtue of which he claims to be entered in the Register; and all documents or other evidence necessary to prove such claim shall be produced to the Registrar.
- 3. There shall also be left with the request an examined copy of the assignment or other document above required to be produced, which will be retained for reference in the Patent Office.
- 4. A body corporate may be registered as patentee or proprietor by its corporate name.

Orders of the Court.

1. Where the Court has made any order under 52 Vict., No. 5, affecting the registration, validity, or proprietorship of a patent, the person in whose favor such order has been made shall forthwith leave at the Patent Office an office copy of such order, and thereupon the Register of Patents shall be rectified, or the purport of such order shall otherwise be duly entered in such register, as the case may be.

RENEWAL FEES.

- 1. At or before the end of the fourth and seventh year of a Patent, fees of £4 each are due. If under six months overdue, the fee, with fine of 15s. for each month of extension, is accepted on applicant filing a statutory declaration satisfying the Registrar that default occurred through accident, mistake, or inadvertance.
- 2. A patentee may not sue for damages for infringement occurring within the period of such default.

Power to Dispense with Evidence.

1. Where under these Regulations any person is required to do any act or thing, or to sign any document, or to make any declaration on behalf of himself or of any body corporate, or any document or evidence is required to be produced to or left with the Registrar or at the Patent Office, and it is shown to the satisfaction of the Registrar that, from any reasonable cause, such person is unable to do such act or thing, or to sign such document,

or evidence cannot be produced or left as aforesaid, it shall be lawful for the Registrar, upon the production of such other evidence, and subject to such terms as he may think fit, to dispense with any such act or thing, document, declaration, or evidence.

Office Copies of Documents.

1. Application for copies of documents or drawings must be accompanied by a deposit of such sum as the Registrar shall consider sufficient to cover the cost of copying. Copies of drawings are to be charged for according to the time occupied in each case.

Translations.

1. Documents in any language other than English, deposited in the Patent Office, must be accompanied by translations into English, verified by a statutory declaration, or certified to as correct by some person approved of by the Registrar.

PATENT AGENTS.

1. No person shall be entitled to practise as an agent for the procuring and taking out of Letters Patent for inventions, unless such person shall have previously obtained a license in accordance with these Rules.

Form of Patent Agent's License.

I hereby certify that, being satisfied as to the ability, fitness, and general qualifications of

, I hereby license him to practise as a Patent Agent in the Colony of Western Australia.

Given under my hand and seal this A.D., 189

Registrar of Patents.

- 2. Any qualified person wishing to practise as a Patent Agent may apply, in writing, to the Registrar for permission to do so, and if the Registrar deems it expedient, and is satisfied as to the ability, fitness, and general qualifications of the applicant, he may issue, under his hand and seal, a license under the Form given in the
- Such license shall entitle the person to whom it is issued to practise as a Patent Agent, subject to the payment of the fee of £2 10s. in the month of January in each and every year; and if any such person has not, on the 31st day of the month of January in any year, paid such fee, he shall be disqualified from practising as a Patent Agent until the same be paid.

LETTERS OF REGISTRATION.

1. Under "The Patent Act (Amendment), 1892," the holder or assignee of any Letters Patent obtained outside the Colony of Western Australia may be granted Letters of Registration, Schedule II., Form M, upon producing satisfactory proof of being such bonû fide holder or assignee.

> Documents required in connection with Applications for $Letters\ of\ Registration.$

- 1. Petition. Signed by applicant. (Schedule II., Form J.)
- 2. Certified Copy of Letters Patent.—Held by applicant. May be either printed or written on any material.
- 3. Certified Copy of Specification on which such Patent has been granted, unless printed, must be written on brief or foolscap paper, on one side only. If printed, the certification will be held to include the correctness of the drawings also, if the whole is bound up together.
- 4. Certified Copy of Drawings on which such Patent has been granted, whether printed or not, can be on paper or cloth.
- 5. Declaration by Applicant.—Signed by applicant. (Schedule II., Form K.)

- 6. Declaration by Professional Man.—Signed by a Patent Agent or Solicitor preferably. (Schedule II., Form L.)
 - 7. Power of Attorney.—Signed by applicant.
 - [If the applicant be the assignee of the patentee, a certified copy of the assignment must also be supplied.]

Declarations may be made before a Notary Public or other competent official]

Fee, £10.

- Letters of Registration cannot be granted if Letters of Registration of the same or a similar Patent have been already obtained on a prior application.
- 3. Letters of Registration have the same force and effect as Letters Patent during the continuance of the original Letters Patent in the country or colony where the same were granted or issued, and no longer.
- 4. The fee for Letters of Registration (£10) is a final one, as no renewal fees are required.
- So far as is conformable, the regulations for obtaining Letters Patent shall apply also in the case of applications for Letters of Registration.

SCHEDULE I.

Fees.

Fees to be paid in respect of the several matters hereunder specified:-For every application for a patent accompanied by a provisional specification only

Examiner's fee on reference of application with provisional specification, not exceeding ...

For every application for a patent accompanied by a complete great provisional specification. 1 10 (3 3 (complete specification 0 0 Examiner's fee on reference of complete specification, 3 (0 5 (cation On extending the time for acceptance of complete specification ... 5 On every patent before the expiration of four years from its date from its date And before the expiration of seven years 0 0 On filing every amended or substituted specification On notice of opposition to grant of patent ... On every summons to witness 0 0 10 200 1 10 (tion For every office copy (including the seal) per folio of seventy-two words On filing every certificate voiding a patent ... 0 6 [A ten shillings (10s.) revenue stamp (Western Australia) is required to be affixed to the original deed of assignment under "The Stamp Act, 1882."] On deposit of any assignment, deed, license, or other document affecting proprietorship of patent ...
On delivering triplicate patent after loss, etc. ... On every search, including inspection... Annual fee for license to patent agent Certified copies or extracts sealed with the seal, at 2 10 (

SCHEDULE II.

For every matter or thing not above provided for ...

Forms.

- A .- Form of application for a certificate of provisional protec tion, or for letters patent.
- B.—Form of provisional specification.
 C.—Form of complete specification.
 D.—Form of certificate of provisional protection.
- E.—Form of statement of address.
- F.—Form of letter accompanying an application for a certificat of provisional protection, or for letters patent. G.—Form of opposition to grant of patent.

H.—Form of letters patent.

J. — Form of petition for letters of registration.
K. — Form of declaration of applicant for letters of registration.
L. — Form of declaration of professional man.

M.—Form of letters of registration.

Form A.

Application for a Certificate of Provisional Protection, or for a Patent.

I, $^{(a)}$ of in do solemnly and sincerely declare that I am in possession of an invention for $^{(b)}$ that I am the true and first inventor thereof; and that the same is not in use by any other person or persons to the best of my knowledge and belief; and I humbly pray that a (c) may be granted to me for the said invention.

And I make the above solemn declaration conscientiously believing the same to be true, etc. *

Declared at

, this

day of

Before me,

Justice of the Peace.

(a) Here insert name, address, and calling of inventor.
(b) Here insert title of invention.
(c) Here insert, as necessary, "Certificate of Provisional Protection" or "Patent,"
(d) Signature of inventor.
(e) Signature and title of the officer before whom the declaration is made.

 * Insert Statutory Declaration as prescribed by law in the colony or country in which the application is made.

In application is made.

[Note_This declaration must be accompanied by the statement of an address in the city of Perth in Western Australia for the reception of all notices and other communications with respect to the application or invention.

NOTE FOR APPLICATION FORM.—In cases of two or more applicants, or when applicant is agent or assignce of inventor, or in any other case provided for in these Regulations fill in the application form accordingly.

PROVISIONAL SPECIFICATION.

Form B.

Form of Provisional Specification.

I, $^{(b)}$

of

, do hereby declare the nature of my invention for to be as follows (c):--

Dated this

day of

, 18 .

(a) Here insert title as in declaration. (b) Here insert name, address, and calling of inventor as in declaration. (c) Here insert short description of invention. (d) Signature of inventor.

COMPLETE SPECIFICATION.

Form C.

Form of Complete Specification.

. of , in , do hereby declare the nature of my invention for and in what manner the same is to be performed, to be particularly described and ascertained in and by the following statement (e):—

Having now particularly described and ascertained the nature of my said invention and in what manner the same is to be performed, I declare that what I claim is (d)

2.

3, &c.,

Dated this

day of

18 .

(a) Here insert title as in declaration. (b) Here insert name, address, and calling of inventor as in declaration. (c) Here insert full description of invention. (d) Here state distinctly the features of novelty claimed. (e) Signature of inventor.

Form D.

Western Australia.

"The Patent Act, 1888."

(52nd Viet., No. 5).

CERTIFICATE OF PROVISIONAL PROTECTION.

Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith: To all to whom these presents shall come: Greeting:

of WHEREAS ha by solemn declaration represented unto us that in possession of an Invention for

the true and first Inventor thereof, and that that the same is not in use by any other person to the best of knowledge and belief.

AND WHEREAS the said Inventor ha humbly prayed that we would be graciously pleased to grant unto a certificate entitling to Provisional Protection for the said Invention for the term of nine months in accordance with the provisions of "The Patent Act, 1888."

AND WHEREAS the said Inventor ha by and in provisional specification described the nature of Invention.

Know YE THEREFORE that we, being willing to give encouragement to all Inventions which may be for the public good, are pleased to grant, and do by this Certificate of Provisional Protection grant unto the said , his executors, administion grant unto the said , his executors, administrators, and assigns, the exclusive enjoyment and advantage of Provisional Protection for the said Invention for and during the term of nine months from the date hereof.

PROVIDED always that this Certificate shall be deemed to be cancelled upon the issue of Letters Patent for the said Invention to the lawful holder of this Certificate.

In witness whereof we have caused the present Certificate of Provisional Protection to be sealed this thousand eight hundred and

(Seal of the Patent Office.)

Registrar of Patents.

Form E.

STATEMENT OF ADDRESS.

SIR.

GAZETTE.

hereby authorise and request you to send all notices, requisitions, and communications in connection with appli-cation for in the Colony of Western Australia for invention entitled to

licensed Patent Agent.

......

In witness whereof $_{
m ha}$ hereunto fixed signature this , one thousand eight hundred and ninetyday of

Witness

The Registrar of Patents, Perth, W.A.

Form F.

LETTER ACCOMPANYING AN APPLICATION FOR A CERTIFICATE OF PROVISIONAL PROTECTION, OR FOR LETTERS PATENT.

Sir, (a)

beg to make application for (b)

on behalf of (c)

for an invention

of (d)

In connection with this application, (a)enclose the following documents :-

Fees as prescribed in Schedule.
 Application as prescribed by law (Form A).
 Statement of address in Perth (Form).
 Copy of the (e) specification in duplicate.

sheets of drawings in duplicate.

I have, etc.,

The Registrar of Patents,) Perth, W.A.

(g)												•	•	

(a) "I" or "we" (b) "Certificate of Provisional Protection" or "Letters Patent," (c) Client's name or own name. (d) Title of invention. (c) Provisional" or "complete." (f) Omit this line where drawings are not required (g) Signature.

Form G.

FORM OF OPPOSITION TO GRANT OF PATENT.

 $I^{(a)}$ hereby give notice of my intention to oppose the grant of Letters Patent upon application No. $^{(b)}$ gazetted $^{(b)}$ for an alleged Invention of $^{(c)}$

applied for by(d)

on the following grounds:-(e)

I am prepared to attend at the Patent Office, if required, and to substantiate these objections, and I therefore beg to request that the issue of the Patent petitioned for by the said (I)may be delayed until full investigation is made into my allegations.

I enclose the prescribed fee of 10s. 6d.

 $\operatorname{Signed}^{(g)}.....$ Witness to signature of }

- (a) Here state name and full address.(b) Number and date when gazetted.(c) Here state title of Invention.

- (d) Here insert name and full address of applicant for Patent.
- (e) Here state upon which of the grounds of opposition permitted by Section 14 of the Act this grant is opposed.
- (f) Insert name of applicant for Patent.

 (g) Here insert signature of opponent or agent.

Form H.

WESTERN AUSTRALIA.

LETTERS PATENT.

"The Patent Act, 1888."

(52nd Vic., No. 5.)

No.

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith: To all to whom these presents shall come, Greeting:

WHEREAS ofsolemn declaration, represented unto us that in possession the true and of an Invention for that first Inventor thereof, and that the same is not in use by any knowledge and belief: other person to the best of

And whereas the said Inventor ha humbly prayed that we would be graciously pleased to grant unto (hereinafter together with executors, administrators, and assigns, or any of them, referred to as the said Patentee) our Royal Letters Patent for the sole use and advantage of said Invention:

And whereas the said Inventor ha by and in complete specification particularly described the nature of Invention:

And whereas we being willing to encourage all Inventions which may be for the public good, are graciously pleased to condescend to request:

Know ye, therefore, that we, of our especial grace, certain knowledge, and mere motion do by these presents, for us, our heirs and successors, give and grant unto the said Patentee our especial license, full power, sole privilege and authority, that the said Patentee by agents, or licensees, and no others, may at all times hereafter, during the term of years herein mentioned, make, use, exercise, and vend the said Invention within our Colony of Western Australia in such manner as to them may seem meet, and that the said Patentee shall have and enjoy the whole profit and advantage from time to time accruing by reason of the said Invention, during the term of Fourteen years from the date hereunder written of these presents; And to the end that the said Patentee may have and enjoy the sole use and exercise and the full benefit of the said Invention. We do by these presents for meaning from the said Invention. may have and enjoy the sole use and exercise and the full benefit of the said Invention, We do by these presents for us, our heirs and successors, strictly command all our subjects whatsoever within our said Colony that they do not at any time during the continuance of the said term of Fourteen years, either directly or indirectly, make use of or put in practice the said Invention, or any part of the same, nor in anywise imitate the same, nor make or cause to be made any addition thereto or subtraction therefrom, wherehas to precede the Inventors thereof without the whereby to pretend themselves the Inventors thereof, without the consent, license, or agreement of the said Patentee in writing under hand and seal , on pain of incurring such penalties as may be justly inflicted on such offenders for their contempt of this our Royal command, and of being answerable to the Patentee

according to law for damages thereby occasioned: Provided that these our Letters Patent are on this condition, that, if at any time during the said term it be made to appear to us, our heirs or successors, or to our Supreme Court that this our grant is contrary to law, or prejudicial or inconvenient to our subjects in general, or that the said Invention is not a new Invention as to the public use and exercise thereof within our said Colony, or that the said Patentee not the first and true Inventor thereof the public use and exercise thereof within our said Colony, or that the said Patentee not the first and true Inventor thereof within this Colony as aforesaid, these our Letters Patent shall forthwith determine, and be void to all intents and purposes, notwithstanding anything hereinbefore contained: Provided also, that if the said Patentee shall not pay all fees by law required to be paid in respect of the grant of these Letters Patent, or in respect of any matter relating thereto at the time or times, and in manner for the time being by law provided: And also if the said Patentee shall not supply or cause to be supplied, for our service, all such articles of the said Invention as may be required by the officers or commissioners administering any department of our Service, in such manner, at such times, and at and upon such reasonable prices and terms as shall be settled in manner for the time being by law provided, then, and in any of the said cases, these our Letters Patent, and all privileges and advantages whatever hereby granted, shall determine and become void, notwithstanding anything hereinbefore contained: Provided also, that nothing herein contained shall prevent the granting of licenses in such manner and for such considerations as they may by law be granted; and lastly, We do by these presents for us, our heirs and successors, grant unto the said Patentee that these our Letters Patent shall be construed in the most beneficial sense for the advantage of the said Patentee.

In witness whereof we have caused these our Letters to be

In witness whereof we have caused these our Letters to be made patent this

One thousand made patent this eight hundred and and to be sealed as of the One thousand eight hundred said

.....

(Seal of Patent Office.)

Registrar of Patents.

Form J.

1. Petition for Letters of Registration.

To His Excellency the Governor of the Colony of Western Australia.

The humble Petition of (a)

Sheweth:

That your Petitioner is the bond fide holder of (b) Letters Patent, dated the to him for an invention entitled (c) , granted day of

That your Petitioner is desirous of obtaining Letters of Registration for the said invention, and has, accordingly, deposited the sum of £10 with the Colonial Treasurer, in accordance with the provisions of "The Patent Act (Amendment), 1892."

Your Petitioner therefore humbly prays that Your Excellency will be pleased to grant unto him, his executors, administrators, and assigns, Letters of Registration for the said invention, in accordance with the provisions of "The Patent Act (Amendment),

And your Petitioner will ever pray, &c. (d).....

(a) Insert name and address of petitioner. (b) Insert name of country.
(c) Insert title of invention. (d) Signature.

Form K.

DECLARATION OF APPLICANT.

Declaration.

do solemnly and sincerely declare:

I, (a) That I am the person named in, and the bona fide holder of Letters Patent granted to me for an invention , which said Letters Patent are dated (b) $entitled^{(c)}$ $_{
m the}$ day of

And I make this solemn declaration, conscientiously believing the same to be true, and under and by virtue of $^{(d)}$

before me

Declared at

(*f*)..... (a) Insert name, address, and calling.

(b) Insert name of country.

- (c) Insert title of invention.
- (d) Recite Statute.
- (e) Signature. (f) Signature of official before whom declaration is made.

If the applicant be the assignee he must furnish, in lieu of this declaration, a copy of the deed of assignment and the following statutory declarations:

Declaration.

I, (a)

do solemnly and sincerely declare:

That I am the assignee of the person named in, and the bonû , Letters Patent, granted to one fide holder of (b) of (d) , for an invention entitled , which said Letters Patent are dated the (e) day of 18 .

That I am the person named in the copy deed hereto annexed and marked "A," and that such copy deed is a true and correct copy of the original deed of assignment of which it purports to be

And I make this solemn declaration, conscientiously believing the same to be true, and under and by virtue of (f)

(g).....

Declared at

Before me ^(h).....

- (a) Insert name, address, and calling of applicant,
- (b) Insert name of country.
- (c) Insert name of patentee. (d) Insert address
- (e) Insert title of invention.
- (f) Recite statute.
- (d) Signature.

 (h) Signature of official before whom declaration is made.

Form L.

DECLARATION OF PROFESSIONAL MAN.

Declaration.

I, (a)declare : do solemnly and sincerely

That I have searched the Register of Proprietors of Patents which is kept at the Patents' Office, (6) and that so far as is disclosed by this record (c) is the sole Proprietor of Letters Patent, granted to (d) , for an invention entitled (c)

That the said Letters Patent are dated the

day of

and are now in full force. And I make this solemn declaration, conscientiously believing

the same to be true, and under and by virtue of (f)

(g)

Declared at

Before me (h)

- (a) Insert name, address, and calling.
- (b) Insert name of place.
- (c) Insert name of owner of patent.
 (d) Insert name of original patentee.
- (e) Insert title of invention.
- (f) Recite the Statute under which the declaration is made.
- (q) Signature.
 (h) Signature of official before whom declaration is made.

Form M.

WESTERN AUSTRALIA.

No.....

LETTERS OF REGISTRATION.

Granted under the provisions of "The Patent Act (Amendment), 1892" (55 Vic., No. 15).

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the faith. To all to whom these presents shall come, Greeting:

WHEREAS.....hereinafter called the petitioner ha humbly represented unto Us thatthe holder of certain

Letters Patent granted or issued in.....for a certain whereas the said Petitioner has deposited in the Patent Office of Western Australia a certified copy of the said Letters and of the specifications or drawings therein referred to more particularly describing the nature of the said invention. And whereas the said Petitioner has furnished Us with such proof as We have deemed sufficient that the said Petitioner the bone fide holder. of the said Letters and that the same are in full force in..... by an Act of the Parliament of the said Colony of Western Australia in that behalf made and provided, have Given and Granted, and by these presents DO give and grant under the said Petitioner the sole privileges and especial license full power and authority that the said Petitioner Executors, Administrators, and Assigns from time to time and at all times hereinafter during the period hereinafter set forth, shall and lawfully may make use of, and exercise, and vend the said invention within the said Colony of Western Australia To have, and to hold, exercise and enjoy the said licenses, powers, privileges and advantages hereinbefore granted unto the said Petitioner Executors, Administrators, and Assigns, during the continuance of the said Letters Patent, and according to the Law in such case made and provided. PROVIDED ALWAYS, and these Letters are and shall be upon this condition, that if at any time during the said term hereinbefore expressed it shall be made to appear to Her Majesty Queen Victoria, Her Heirs or Successors, or to the Governor of the said Colony, that this grant is contrary to law, or that the said invention is not a new invention as to the public use and exercise thereof, or that the said Petitioner

not the bond fide holder of the said Letters Patent or ha not accurately described and represented the nature of the said invention or shall not supply or cause to be supplied for the service of Her said Majesty, Her Heirs or Successors, in the said Colony, all such articles of the said invention, as shall be re-

quired for the use of Her said Majesty in the said Colony in such manner, at such times, and at and upon such reasonable prices and terms as shall be settled for that purpose by the Governor of the said Colony, that then, and in any of the said cases, these Letters and all liberties and advantages whatsoever hereby granted shall utterly cease and determine, and become void; And lastly, We do by these presents grant that these Letters shall be in and by all things good, firm, valid, sufficient, and effectual in the law according to the true intent and meaning thereof. In WITNESS whereof We have caused these Letters to be sealed with the seal of the Colony of Western Australia, this.....day ofin the year of

Our Lord One thousand eight hundred and ninety-.....

Governor, etc., of Western Australia.

Land Titles Office, Perth, 31st August, 1893.

IT is hereby notified that the undermentioned Certificates of Title are lying at this Office, and will be delivered to those entitled to them or to their order, on application and upon payment of the Assurance Fund due thereon:—

Name of Grantee,	Town or Lot	District in is situated.	which	No. of Lot.	Assurance Fund; 4d in the 2 on the purchase money.	Name of Grantee.	Town or District in which Lot is situated.	No. of Lot.	Assurance Fund:
mith, Alfred, and Smith,	Avon	Loc.		798	£ s. d.	Patrick Mary Joseph Butler,	Melbourne Location	812	£
Frederick obins, Alfred George	Do.				0 3 0	and James Thomas Butler	Б.		0
Do	Do.	,,		881 952	0 0 10	Grigson, John Murphy, John	Do. ",	822 856	0
urges, Samuel Evans obinson, Edward, and Sea-	Do. Do.	,,		967 1010	$\begin{smallmatrix}0&1&2\\0&1&1\end{smallmatrix}$	Kelly, John	Do. "	370 779	0
brook, John		,,				Padbury, Walter	Do. ,,	870	0
hillips, Samuel Pole eabrook, John, and Robinson,	Do. Do.	,,		$1014 \\ 1023$	$\begin{smallmatrix}0&0&3\\0&1&1\end{smallmatrix}$	Hoy, Joseph Jones, James Vigors Aldrid	Do. ,,	875 881	0
Edward		21				Halligan, John	Do. ,,	900	0
ougherty, Michael aw, Henry	Do. Do.	,,		1037 1043	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Dempster, Charles Edward	Do. ,,	901	0
Thitington, James	Do.	,,		1048	0 0 10	Do	Do. ,,	904	0
ngram, Williams ockyer, Joseph	Do. Do.	,,		1111 1158	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Do Trimmer, Richard	Do. ,, Plantagenet Location	905 179	0
obins, Robert Henry orse, Thos. Boys	Do.	,,		1168	0 0 10	Wellstead, John	Do. "	213	0
	Do. Do.	,,	•••	$1272 \\ 1288$	$\begin{smallmatrix}0&2&1\\0&0&10\end{smallmatrix}$	Knapp, Thomas Logue, William	Do. Wellington Location	225 207	0
aton, Mary Ann	Do.	,,		1312	0 0 10	Busher, Richard	Do. ",	377	0
elson, Douglas	Do. Do.	,,		1321	0 0 10	Scott, John, junr	Do. ,,	394	0
arton, William yrne, Charles	Do.	,,		1368 1514	$\begin{array}{cccc} 0 & 2 & 1 \\ 0 & 0 & 10 \end{array}$	Busher, James Fouracre, John	Do. ,, Do. ,,	477 495	0
entle, William	Do.	,,		1517	0 1 5	Busher, Richard	Do. ,,	496	0
Neill, Thomas hitington, Thos. Jas	Do. Do.	,,		$1521 \\ 1554$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Henon, Rachel Do	Do. " Do. ",	534 535	0 0
lwards, Thos	Do.	,,		1576	0 1 1	Busher, James, junr	Do. ",	543	0
range, Richard, junr bbins, Alfred George	Do. Do.	,,		1599 1630	$\begin{smallmatrix}0&2&1\\0&2&1\end{smallmatrix}$	Do	Do. ,,	544 551	0
Do	Do.	,,		1631	0 2 1	Roberts, Frederick	Do. ,,	557	0
echynden, Henry George hitington, Hy. Wm. Daniel	Do. Do.	,,		$1649 \\ 1652$	$\begin{bmatrix} 0 & 2 & 1 \\ 0 & 2 & 1 \end{bmatrix}$	Fee, Forbes	Do. ,,	561 563	0
artin, Simon	Do.	,,		·1680	0 2 1	Smith, Maurice Breet Do	Do. ,,	570	0
oore, Mary Elizabeth	Do.	,,	•••	1681	0 3 2	Garvey, Patrick	Do. ,,	574	0
erry, Peter	Do. Do.	,, ···	***	1686 1706	0 2 1	Logue, John Thompson Payne, George Robert	Do. ,,	577 584	0
echynden, Henry George	Do.	,,		1712	0 2 4	Garvey, Timothy	Do. ,,	588	0
orse, Thomas Boys eane, Edward Vivian Harvey	Do. Do.	,,		$1756 \\ 1813$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Busher, Thomas Hartnett, John	Do. ,, Do. ,,	599 602	0
rker, Edward Read	Do.	,,		1819	0 2 1	Buckenard, Peter	Do. ",	606	0
addick, John illiams, Samuel	Do. Do.	,,	***	$1806 \\ 1822$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Leake, George Walpole Birch, Arthur	Do. ,,	613 595	0
kinson, Bridget	Do.	,,		1860	$0 \ 2 \ 1$	Colton, Joseph	Do. ,,	429	0
oyd, Charles Do	Do. Do.	,,		1683	$\begin{smallmatrix}0&1&1\\0&1&1\end{smallmatrix}$	Walsh, Thomas	Victoria Location	817	0
tt, James	Do.	,, ,,	***	1684 1866	0 2 1	Waldeck, Henry Fletcher	Do. " Do. "	835 896	0
itty, Charles	Do.	,,		1160	0 1 1	Bell, Robert	Do	943	0
cManus, James John addrill, William	Do. Do.	,,		1855 1876	$\begin{smallmatrix}0&2&1\\0&4&2\end{smallmatrix}$	Stokes, John Windle, James	Do. ,, Do. ,,	1050 1078	0
cMullen, William	Do.	,,		1878	0 2 1	Mellon, Cornelius	Do	1087	Ŏ
lis, William odfrey, William	Do. Do.	,,		1879 1890	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Bell, Robert	Do. "	$1091 \\ 1142$	0
well, Henry Hawkins	Do.	33		1904	0 6 8	Read, Wm	Do. "	1182	0
illiams, Samuel	Do. Do.	,,	• • • •	1910 1924	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Hogan, Patrick Joseph Ridley, Lewis Forrester, and	Do. ,,	1347 1360	0
Kenneth		,,				Foss, Charles Denroche Vaughan	D0. ,,	1500	"
Do	Do. Do.	,,		1925 1928	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Vaughan Farmar Samuel	Do. ,,	1402	0
ok, Frederick (senior)	Do.	,,		1807	0 2 1	Farmer, Samuel Burges, Lockier Clere, jr	Do. "	1497	0
yan, Timothy oyd, Charles	Do. Do.	,,		$1914 \\ 1938$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	O'Donnell, Patrick	Do. ,,	1502 1509	0
tts, Richard Do	Do.	,,	•••	1939	0 2 1	Williams, John	Do. ,,	1512	0
	Do.	n Sound		1940	0 2 1	Heelan, Michael	Do. ,,	1535	
enley, John	Do.	,, sound	noe.	$\frac{225}{232}$	0 0 10	Padbury, Walter Readhead, Elizabeth Smith	Do. ,, Do. ,,	1539 1546	0
ead, William urphy, Michael	Do.	,,	,,	239 247	0 0 3	Grigson, John	Do. ,,	1555	0
Banks, Arthur	Do. Do.	,,	,,	249	0 0 10	Do	Do. ,,	1556 1670	0
ead, Charles George	Do.	,,	,,	251	0 2 1	Graham, William	Do. ",	1685	0
Do	Do. Do.	"	,,	$\frac{252}{253}$	0 1 8	O'Brien, Michael	Do. ,, Do. ,,	$1745 \\ 1766$	0
Do	Do.	,,	"	254	0 1 1	Cook, Edward	Do. ,,	1809	0
Do	Do. Do.	"	"	255 256	0 0 10 0 10	Clinch, Thomas Bridgeman, Joseph	Do. ,, Do. ,,	1818 1821	0
Do	Do.	,,	,,	257	0 2 1	Whitehurst, John James	Do. ,,	1840	0
Do	Do. Do.	,,	"	272 278	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Kempton, James Hogan, Patrick Joseph	Do. ,,	1845 1848	0
tt, Joseph	Do.	,,	"	283	0 0 10	Fitzgerald, Michael	Do. "	1849	0
Idwin, Richard Do	Do. Do.	"	,,	284 289	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Morgan, Henry Bridgeman, Joseph	Do. ,,	1851 1877	0
ıro, Patrick	Do.	"	"	322	0 0 3	Rumble, William Rowland, Richard	Do. ,,	1893	0
Banks, Arthur gner, Elizabeth	Do. Do.	,,	,,	344 348	0 4 2		Do. ,,	1896 1947	0
ntley, Maria	Do.	"	"	424	0 2 1	MacPherson, —	Do. "	1768	0
Banks, Arthur empster, James Pratt,	Do.	,,	,,	426	0 4 2		Do		1
Charles Edward, and Wil-	Entro De	eation	•••	9	0 1 1	Foss, Charles Denroache Vaughan	Do. "	1457	0
liam Simon	т.				0.00	Pearce, James	Do. "	1875	0
empster, James Pratt, Charles Edward, Andrew,	Do.	,,		23	0 6 3	Corbett, Edward Logue, Major	Do. ,,	$1957 \\ 1667$	0
and William Simon	TT ~	- 14				Maloney, Patrick	Do. ,,	1928	0
vans, William migan, Andrew, and Patrick		cation rue Locat	ion"	29 345	$\begin{bmatrix} 0 & 2 & 7 \\ 0 & 0 & 10 \end{bmatrix}$	Pearse, Francis	Do. ,,	$\frac{1952}{1953}$	0
Mary Joseph Butler		THE THOUGH	ωn	1	į	du Boulay, Arthur Housse-	Do. " Do. "	1956	0
anigan, Andrew	Do.	,,		367	0 0 10	mayne	D-		
rmstrong, Joseph Hosford	Do. Do.	,,		388 529	$\begin{bmatrix} 0 & 1 & 1 \\ 0 & 1 & 1 \end{bmatrix}$	Broad, Edward De	Do. ,, Do. ,,	1973 1974	0
ones, Thomas James	Do.	"		580	0 0 10	T)	Do. ,, :	1975	0
Do rigson, John	Do. Do.	,,		711 716	$\begin{bmatrix} 0 & 0 & 10 \\ 0 & 2 & 1 \end{bmatrix}$	Johnson as Gale, Eschard, and Brown,	Busselton, Town	$\frac{64}{121}$	0
inch, James	Do.	"		858	0 1 1	Henry William			
Do	Do. Do.	,,		860 861	$\begin{bmatrix} 0 & 1 & 1 \\ 0 & 3 & 1 \end{bmatrix}$	Morgan, Andrew	Do. ,,	200 179	0
		,,				Cookworthy, Joseph, Gale,	ро. "	179	
Do shford, William cockman, Henry, and Charles	Do. Do.	,,		754 768	$\begin{bmatrix} 0 & 2 & 1 \\ 0 & 1 & 1 \end{bmatrix}$	Richard, Yelverton, Henry John			1

Certificates of Title awaiting Delivery-(Continued).

Cooper, Starty Annie December December	Name of Grantee.	Town or District in which Lot is situated.	No. of Lot.	Assurance Fund: 3d, in the £ on the purchase money.	Name of Grantee.	Town or District in which Lot is situated.	No. of Lot.	Assurance Fund: 4d. in the £ on the purchase money.
Do. 100	John Do Do Cooper, Mary Ann Cooper Angus John	Do. " Do. "	181 182 185 187	 0 1 3 0 1 3	Giblett, John Giblett, George Do Giblett, Jesse Giblett, Amos Wells Stack, William Patrick	Do. ", Do. ", Do. ", Do. ", Do. ", Do. ",	173 184 267 190 202 140	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Panel	Smith, James Henry Kenny Daniel	Do. Town Lot Do. , Carnaryon, Town Cottesloe Subn. Lot	186 190 116 13	0 1 3 0 1 3 0 0 10 0 5 8	allen Scott, John, jun Davidson, John Jones, Richard Thomas, and Jones, William James	Do. ,, Do. ,,	159 237	0 0 10 0 0 10 0 0 10
Levis, Replem, Strippson, James Do. 18 0 4 10 10 10 10 10 10	Josephson, Abraham Moise, and Gallop, Geo. Frederick	Doodlakin, Town Fremantle, ,, Do. ,, Do. ,,	955 1008 779	0 3 2 0 2 6 0 3 4	Scott, William	Do. ,, North Loc Onslow, Town	273 70 73	$\begin{smallmatrix} 0 & 0 & 5 \\ 0 & 1 & 2 \end{smallmatrix}$
Seller George Seller Georg	Lewis, Reuben, Simpson, James Holmes, Robert Hardey Langlin, William Herbert, Mary Gibnoy, Wotthey	Do. ,, Fremantle Subn North Fremantle Geraldton, Town Do. ,,	1371 63 P 75 689 684	0 4 0 0 4 10 0 1 3 0 2 1	John Edward McKenzie, John Edward, Clark, James Yates, William Shepard, John	Do. ,, Swan Loc Do. ,,	74 882 981	0 1 3
Do. Do. 33 0 2 5 5 5 5 6 6 6 6 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 7	Ernest Austin Rowe, George Ramson Hester, Edward Norman Sholl, Arthur Mara, John Forrest, Alexander, Hassell,	Do. ,, Do. , Roebourne, Town Do. ,, Do. ,,	613 205 211 1328	$\left \begin{array}{cccc} 0 & 2 & 1 \\ 0 & 1 & 1 \\ 0 & 0 & 10 \\ 0 & 2 & 1 \end{array} \right $	Sadler, George	Do. ",	1143 1158 1162 1181 1186 1211	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
De Hamel, I. V. Do.	Forrest, John Do. Do. Carroll, Mary De Hamel, Lancel Victor, and Angus, McDonald	Do. ", Do. ", Do. ",	23 38 48 B 9	$\begin{bmatrix} 0 & 2 & 1 \\ 0 & 1 & 4 \\ 0 & 2 & 4 \\ 0 & 0 & 4 \end{bmatrix}$	Leach, George	Do, ",	1256 1257 1271 1277 1118 1329 1334	 0 2 1 0 0 3 0 2 1 0 8 4
Deep	Taylor, J. H. Oats, William Do. Jeffries, William Patrick Dockrell, Herbert John Tuckey, John, and Tuckey,	Do. ", Do. ", Do. ", Wyndham, ",	89 54 69 79 93	0 1 8 0 3 0 0 2 11 0 2 5 0 2 4	Taylor, Robert Smeltzer Cooke, Robinson Daly, Patrick Bunbury, William Richardson Do	Do. ,,	1314 1348 1361 130 136	$\begin{array}{ccccc} 0 & 2 & 1 \\ & - & \\ 0 & 3 & 2 \\ 0 & 0 & 3 \\ 0 & 1 & 3 \end{array}$
Do.	Do	Do. " Clarence, Subn Do. "	135 39 49 52	0 0 3 0 1 3 0 0 11 0 1 3	The Western Australian Timber Company, Limited Do Higgins, John, senr Smith, John Miller, John	Do. ,, Do. ,, Do. ,, Do. ,,	178 179 176 190 196	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Campbell, Richard John Do. Ps 0 0 10 1 1 1 1 1 1	Do	Do. ", Do. ", Do. ", Do. ", Do. ",	89 93 40 6 51	0 0 6 0 0 8 0 0 6 0 0 5 0 0 8	Bussell, Alfred Pickmore Boddington, Henry Lavender, William Do. Andrews, William	Do. ", Williams Loc Do. ", Do. ", Do. ", Do. ",	202 76 99 100 110 139	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Domegan, Thomas	Canning, Marinus Francis { Alfred Sadler, George Sewell, Decimus, and Smith,	Do. ,, Do. ,, Do. ,, Do. ,, Melville, Subn	P 8 P 9 8 11 96	0 0 10 0 1 1 0 0 8 0 0 6 0 1 7	Lilly, Edward Shaddick, William Kersley, Egerton Cowcher, George Francis and John Edward Cowcher,	Do. ", Do. ", Do. ", Do. ",	195 201 211 217	0 0 10 0 0 10 0 0 10 0 1 4
Do.	Donegan, Thomas Gibbs, Henry White, Jabez Do	Do. ,,	10 83 84	0 2 1 0 0 10 0 0 3	Hamersley, Malcolm Travers Cowcher, George Stanford Francis, and Cowcher, John Edward	Do. " Do. "	257 258 266	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Gibbs, Henry	Do	Do. ", Do. ", Do. ", Do. ",	121 142 144 145	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	George Hignett, Henry Waldock, John Chipper, John Charles	Do. ,, Do. ,, Pinwernying, Town	320 326 8 9	0 2 1
Butcher, William	White, Jabez	Do. ", Do. ", Do. ", Do. ", Do. ", Do. ",	156 181 196 198 241	$\left \begin{array}{cccc} 0 & 3 & 11 \\ 0 & 0 & 10 \\ 0 & 1 & 1 \\ 0 & 1 & 3 \\ 0 & 2 & 1 \end{array} \right $	Do. Pritchard, Charles, and Pritchard, James Cohen, Emanuel Do Forrest, Alexander, and Ham-	Do. ,,	3 4 9 11	$\begin{array}{cccc} 0 & 2 & 4 \\ 0 & 0 & 11 \\ 0 & 0 & 11 \end{array}$
Little, Charles	Butcher, William Forrest, Alexander Gibbs, Stephen Martin, Jesse Butcher, William Stirk, Frederick	Do. ,, Do. ,, Do. ,, Do. ,, Do. ,, Kojonup Loc	242 258 290 291 205 70	0 0 10 0 0 3 0 2 6 0 2 1 0 0 1 0 0 10	Do	Do. ", Do. ", Do. ", Do. ", Do. ", Do. ",	102 106 107 109 131	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Norrish, George Do. " 285 0 2 1 Do Do. " 193 0 1 6 6 Carmody, Patrick (the younger) Do. " 288 0 2 1 Do Do. " 194 0 1 7 Carmody, Patrick (the younger) Do. " 288 0 2 1 Do Do. " 194 0 1 7 Carmody, Patrick (the younger) Do. " 288 0 2 1 Do Do. " 194 0 1 7 Do Do. " 195 0 1 2 Do Do. " 197 0 1 2 Do Do. " 198 0 1 4 Do Do. " 199 0 1 4 Do Do. " 199 0 1 4 Do Do. " 288 0 0 10 Do Do. " 294 0 2 7 Do Do Do. " 206 0 1 1 Do Do. " 207 0 1 7 Do 208 Do. " 215 0 1 2 Do 215 0 1 2 Do Do. " 215 Do 215 Do Do. " 215 Do 215 Do Do. " 215 Do 215	Do. Little, Charles	Do. ,, Do. ,, Do. ,, Do. ,, Do. ,,	71 155 167 281 283 286 287	0 2 1 0 2 1 0 2 1 0 2 2 0 2 1	Do	Do. ",	159 161 167 169 171 186	0 1 11 0 1 8 0 1 6 0 1 4 0 1 7 0 1 5
	Quartermaine, Affred Elijah Monday, James Tuckey, James Brodie, Robert	Do. ", Do. ", Murray Loc Do. ", Do. ", Do. ",	285 288 290 82 90 94 143	0 2 1 0 2 1 0 2 1 0 0 10 0 1 1 0 2 7 0 0 10	Do	Do. ",	194 197 199 206 207	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

Certificates of Title awaiting Delivery—(Continued).

Name of Grantee.	Town or District in which Lot is situated.		Town or District in which Lot is situated.	Assurance Fund Min the £ on the purchase money.
Forrest, Alexander, and Hamilton, John Thomas Do	Do. "	## St. d. St. d. Forrest, Alexander, and Hamiton, John Thomas	Derby, Town Do. ,, Do. ,, Do. ,, Do. ,, Do. ,, Cossack, Town Shellborough, Town Do. ,, Town degin, Town	345

ALFRED E. BURT, Registrar of Titles.