

Supplement

Government Gazette

WESTERN AUSTRALIA.

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No. 28.1

PERTH: MONDAY, MAY 16.

T1898.

No. 7628.—C.S.O.

Revesting Wonnerup Town Lots 49, 50, 61, 62, and 63 in Her Majesty the Queen.

PROCLAMATION

Mestern Australia, to wit.

Gerard Smith.

(L.s.)

By His Excellency Lieut.-Colonel
Sir Gerard Smith, Knight Commander of the Most Distinguished
Order of Saint Michael and Saint
George, Governor and Commanderin-Chief in and over the Colony
of Western Australia and its Dependencies, &c., &c., &c.

W HEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60th Victoria, No. 22), the Governor is empowered, by Proclamation in the Government Gazette, to revest in Her Majesty, or her heirs or successors, all or any lands whereof Her Majesty now is, or Her Majesty, or her heirs or successors may hereafter become the registered proprietor or proprietors: AND WHEREAS HER Majesty is now the registered proprietor of Wonnerup Town Lot 49, registered in the Office of Titles in Volume XIII., Folio 120; Wonnerup Town Lot 50, registered in the Office of Titles in Volume XIII., Folio 121; Wonnerup Town Lot 61, registered in the Office of Titles in Volume XIII., Folio 122; Wonnerup Town Lot 62, registered in the Office of Titles in Volume XIII., Folio 123; Wonnerup Town Lot 63, registered in the Office of Titles in Volume XIII., Folio 124: Now Therefore I the said Governor, with the advice and consent of the Executive Council, do, by this my Proclamation, revest in Her Majesty the Queen, her heirs and successors, Wonnerup Town Lots 49, 50, 61, 62 and 63 aforesaid as of her or their former estate.

Given under my hand and the Public Seal of the said Colony, at Perth, this 27th day of April, 1898.

By His Excellency's Command,

F. H. PIESSE,

Commissioner of Railways, for the Premier.

GOD SAVE THE QUEEN!!!

No. 7627.—C.S.O.

Municipal By-Laws.

Colonial Secretary's Office, Perth, 12th May, 1898.

IIS Excellency the Governor in Executive Council has been pleased to confirm the following additional By-law made by the Council of the Municipality of Northam.

G. F. ELIOT,

Acting Under Secretary.

Municipality of Northam.

ADDITIONAL BY-LAW.

Whereas by "The Municipal Institutions Act, 1895" (59 Victoria, No. 10), and "The Building Act, 1884" (48 Victoria, No. 15), it is enacted that every Council may make, publish, alter, modify, amend, or repeal By-laws for the purposes enumerated in the said Acts:

And whereas pursuant to the powers contained in the aforementioned Acts the Council of the Municipality of Northam did enact certain By-laws, numbered 1 to 34, and it is deemed expedient to amend the same and make further provision in respect thereof:

Now, therefore, in pursuance of the powers given in the said Acts it is ordered and directed by the Council of the Municipality of Northam that the following shall form additional By-laws of the Northam Council.

- By-Law No. 35.—For Regulating and Licensing Hawkers and Stall-holders within the Town of NORTHAM.
- 1. No person shall hawk any fruit, fish, or vegetables within the Municipality of Northam without having obtained a license from the Council.
- Any person who trades, or travels on foot with any vehicle, or animal, or otherwise carrying to sell, or expose, or offer for sale, within the limits aforesaid, any of the

articles or things aforesaid, shall be deemed to hawk the same: Provided always that nothing contained in this section shall apply to any person or persons paying rates, or liable to pay rates for any shop or store carrying on the usual business of trade and delivery of goods therefrom.

- 3. No person shall keep, manage, or conduct any movable or temporarily fixed stall in or near any street for the sale of any meat, fruit, vegetables, drink, eatables, or articles of clothing or merchandise, without having obtained a license from the Council, and payment of the license fee as set forth in this By-law.
- 4. Any place, tent, or other temporary structure wherein goods are exposed or offered for sale shall be deemed a stall within the meaning of this By-law.
- 5. License for "Hawkers" shall be in the Form G. in the Schedule, and for "Stalls" in the Form H. in the Schedule hereto attached.
- 6. Every hawker, whilst employed in hawking, must produce his license upon being required by any constable, or any officer of the Council; and shall at all times have affixed to some conspicuous part of his cart, barrow, basket, or vehicle, a board or plate bearing his name, and the words "Licensed Hawker" legibly painted thereon in letters not less than lin. in length.
- 7. No licensed stall shall be placed or allowed to stand in any street or position other than that mentioned in the license.
- 8. No person to whom a hawker's or stall-holder's license shall have been granted shall lend, transfer, or assign his license, and no person shall borrow or make use of any such license granted to a person other than himself.
- 9. The following fees shall be paid for licenses issued to hawkers or stall-holders, and shall be paid in advance; and if any payment be not paid when due the license shall be void:—
- 10. Hawker's License.—(a.) For every hawker with hand-basket or tray, 12s. per half-year. (b.) For every hawker with wheelbarrow or hand-cart, 15s. per half-year. (c.) For every hawker with vehicle drawn by horse or other animal, 15s. per three months.
- 11. Stall-holder's License.—(a.) For every stall the license fee shall be that fixed from time to time by the Council, but in no case shall the fee be less than 10s. per week

Any person offending against the provisions of this Bylaw shall forfeit and pay, on conviction, a penalty not exceeding £10.

SCHEDULE G.

HAWKER'S LICENSE.

Town of Northam.

This license entitles of Street, Northam, to hawk in the town of Northam for a period of months, commencing from date of issue of this license, on payment of £

This license is not transferable, and is subject to the general By-laws of the Municipality of Northam.

Dated this

day of

189 .

Town Clerk.

SCHEDULE H.

STALL-HOLDER'S LICENSE.

Town of Northam.

This license entitles of Street, Northam, to carry on business from month to month with a stall situate in Street, on payment of \pounds per month, payable in advance.

This license is not transferable, and is subject to the general By-laws of the Municipality of Northam. $\,$

Dated this

day of

189 .

Town Clerk.

Regulations for the Control and Management of the Pearl Shell Fishery at Sharks Bay.

2053

Department of Lands and Surveys, Perth, 12th May, 1898.

IS Excellency the Governor in Council, under the powers conferred upon him by "The Sharks Bay Pearl Shell Fishery Act" (55 Vict., No. 9), has been pleased to repeal the Regulations approved on the 7th day of June, 1893, 13th December, 1893, and 19th June, 1896, respectively, and to make the following Regulations for the Control and Management of the Sharks Bay Pearl Shell Fishery in lieu thereof:—

- 1. The rent for a General License shall be at the rate of £4 per annum per boat, payable in advance at the date of application, and the term shall be for any period not less than three months and not exceeding one year. All licenses shall expire on the 31st December.
- 2. The rent for an Exclusive License shall be at the rate of not less than Sixpence per acre per annum, and shall be payable in advance on the 1st day of October in each year, and if not paid within fourteen days from date thereof it shall be lawful for the Inspector to cancel such license. Provided that, in respect of Exclusive Licenses over any blocks surveyed and set apart for such licenses, the rent shall be £10 per block irrespective of the area.
- 3. The term of an Exclusive License shall be computed from the first day of January preceding the date of approval of the application, and shall be for any period not exceeding fourteen years.
- 4. Licenses applied for during the year will be charged rent proportionate, calculated from the first day of January, April, July, or October last immediately preceding the date of approval of application, as the case may be.
- 5. Applications for general licenses shall be made to the Inspector, as the authorised agent of the Minister, and the applicant shall give the name of the owner and the name of the boat, provided that the Inspector may, in any case in which any boat is disabled or unable to work, allow another boat to be substituted for the boat so disabled or unable to work.
- 6. No person shall destroy or preventably permit to perish any immature pearl shell, nor shall collect, remove, or have in his possession such immature pearl shells, excepting under the conditions covered by Clause 13; and no person shall open any pearl shells except at such places as shall have been approved of by the Inspector.
- 7. The holder of a general license shall only be entitled to have two men at work in each boat; but if more are required, the permission of the Inspector in writing shall be necessary; and, if obtained, an additional fee of 5s. per month for each additional man so employed in such boat shall be paid in advance.
- 8. All boats licensed shall have a distinguishing number painted on the bow above the water line, and the licensee shall maintain such figures in a clear and legible manner during the currency of the license.
- 9. The owner or the agent of the owner of any licensed boat, before proceeding to work on any of the waters of Sharks Bay, shall bring the crew of such boat before the Inspector, who shall explain to such crew the regulations under which they are to work

- 10. The Inspector may, in his discretion, prohibit the use of a dredge on any portion of Sharks Bay, whether held under exclusive license or not, and this prohibition shall be absolute and continuous on all shallow or so-called "Pick-up banks."
- 11. It shall be lawful for the Inspector to at any time absolutely prohibit the obtaining of pearls and pearl shells, either by dredging, collecting by hand, or otherwise, from any portion of Sharks Bay, whether held under exclusive license or not, when in his opinion the working is likely to detrimentally exhaust the ground.
- 12. It shall be lawful for the Inspector, by notice in writing to the holders of general or exclusive licenses, to prohibit the collection and removal of pearl shell from any of the waters of Sharks Bay during the principal spawning season of the year; the exact dates to be named in such notice.
- 13. No person shall retain any young or immature shell, and shall at once return them to the water, unless they are required for planting areas held under exclusive licenses, in which case they shall be so dealt with as not to be allowed to perish.
- 14. The Inspector or other Officer may seize and remove any young or immature shell found in the possession of any person.
- 15. No person shall have or carry on board any boat or use a dredge without the permission of the Inspector, and the Inspector or other Officer may seize and remove any dredge found on board any boat or used contrary to this regulation.
- 16. The Inspector may authorise persons to collect mature shell on any portion of the waters of Sharks Bay which shall have been closed under the provisions of Section 12 of the said Act, but such shall not be collected except in deep water and by means of diving apparatus.
- 17. The Minister may set apart any portions of Sharks Bay as reserves for the growth and breeding of the pearl or other oyster; and no person shall dredge or otherwise obtain shell from any such reserve.

The Inspector may seize and remove any shell so obtained, and any other shell that may be found in possession of any person who may be found collecting shell by dredging or otherwise from any Government Reserve, and any person so found shall be liable to a penalty not exceeding £50.

- 18. No person shall trespass, or sail over, or anchor on any Government reserve, or other locality set apart by the Minister for the growth and breeding of any oyster; and no person, except the Inspector or licensee, shall trespass, sail over, or anchor upon any sections held under exclusive license.
- 19. Applications for exclusive licenses shall be made to the Inspector, as the authorised agent of the Minister, of areas of from 10 acres upwards, but shall not exceed two square miles. Each application shall be accompanied by an accurate description of the area applied for, and an application fee of £1.

In all applications for exclusive licenses, the length of the licensed area shall not exceed twice its width.

In those parts of Sharks Bay which have been surveyed into blocks each application must comprise one complete block as surveyed. All applications for exclusive licenses shall take priority according to the

- order of their being lodged with the Inspector. In the event of two or more simultaneous applications for the same area, the priority shall be determined by lot by the Minister.
- 20. The Inspector shall give notice, by affixing a notice on the notice board of his tent or office for seven days, that an application has been made, and shall hear and report all objections that may be raised to the granting of such exclusive license in open Court. Provided that such notice shall not be necessary in the case of applications for surveyed areas.
- 21. The Minister shall not be bound to entertain any application, and he may invite tenders for any license or licenses, but shall not be bound to accept the highest or any tender. The Inspector may, in open Court, refuse to recommend the granting of an exclusive license over the area applied for.
- 22. All holders of exclusive licenses shall cultivate the areas held by them in a bonâ fide manner, to the satisfaction of the Inspector, by planting, and protecting the oysters on the area; and the holders of exclusive licenses shall be subject to the Regulations in the same manner as the holders of general licenses.
- 23. The holder of an exclusive license neglecting or offending against these Regulations shall, upon conviction, in addition to the penalties provided by these Regulations, render his license liable to forfeiture by the Governor in Council.
- 24. The Inspector may visit, inspect, and report on all portions of Sharks Bay, whether reserved, held under exclusive license, or otherwise.
- 25. It shall be lawful for any person who thinks himself aggrieved by any act or decision of the Inspector to appeal against such act or decision to the Minister, whose decision in all cases shall be final.

PENALTIES.

26. Any person offending against the provisions of these Regulations shall be liable, on conviction, to a penalty not exceeding the sum of £50.

GEO. THROSSELL, Commissioner of Crown Lands.

Approved in Executive Council this 11th day of May, 1898.

GERARD SMITH,
Governor.

Change of Purpose of Reserve.

Department of Lands and Surveys,
Perth, 11th May, 1898.

IIS Excellency the Governor in Executive Council has been pleased, under Clause 35 of the Land Regulations, 1887, to set apart Reserve No. \$\(^{\Lambda}_{5183}\) (Subiaco, Perth Sub. Lots 235 and 236) for Public Buildings, in lieu of Recreation, as previously gazetted.

GEO. THROSSELL, Commissioner of Crown Lands.

Townsite of Katanning.

New Town and Suburban Lots open for Sale.

Department of Lands and Surveys,
Perth, 12th May, 1898.

IS Excellency the Governor in Executive Council, by virtue of the powers given him by the Land Regulations, has been pleased to order that the Crown Lands included within the area hereinafter particularised be classed as Town and Suburban, to form a Townsite on the Great Southern Railway, hereafter to be known and distinguished as "Katanning":—

Bounded on the North by a line bearing East for 24 chains, starting from a point 1 chain East from the South-East corner of Kojonup Location 189; on the North-East by a line bearing 135° 27′ 57 chains 16 links; on the East by a line bearing 180° 0′ 61 chains 25 links; on the South by a line bearing 270° 4′, crossing the Great Southern Railway, and measuring 41 chains 98 links to a point on the Western side of the Great Southern Railway Reserve; thence Southward along the said Railway Reserve 13 chains 22 links, and thence 270° 0′ 24 chains 38 links; on the South-West by a line bearing 315° 27′ 99 chains 21 links; on the North-West by a line bearing 45° 27′, re-crossing the Great Southern Railway, and measuring 51 chains 50 links to a point on the Eastern side of the Great Southern Railway Reserve, and along it bearing 135° 27′ 1 chain 77 links; thence 45° 27′ 10 chains 50 links; thence 360° 0′ 1 chain 96 links; thence 89° 57′ 28 chains 67 links to the starting point.

The allotments already surveyed are numbered as follows:—

Town—1 to 435 inclusive. Suburban—1 to 30 inclusive.

Town Lots 14, 15, 28, 51, 52, 63, 64, 65, 66, 67, 81, 100, 101, 139, 142, 176, 177, 199, 205, 206, 207, 208, 222, 223, 247, 248, 264, 265, 289, 334, 335, 336, 337, 344, 354, 398, 399, 406, 407, 411, 412, 413, 414, 416, 417, 418, 419, 420, 422, 423, 424, 425, 426, 432, 433, 434, 435, and Suburban Lot 9 have been reserved.

Town Lots 53, 421, 427, 428, 429, 430, 431 have been temporarily reserved.

The upset prices at which allotments within this Townsite will be offered for sale by public auction, as provided by the Land Regulations, will, for the present, be as follows:—

- £10 each.—Lots 1 to 13 inclusive, 16, 70, 71, 72, 86, to 96 inclusive, 106 to 116 inclusive, 127 to 138 inclusive, 140, 141, 143, to 153 inclusive, 192 to 196 inclusive, 212 to 221 inclusive, 224 to 240 inclusive, 257 to 263 inclusive, 266 to 288 inclusive, 290 to 318 inclusive, 321 to 333 inclusive, 338 to 343 inclusive, 345 to 353 inclusive, 355 to 360 inclusive, 366 to 377 inclusive, and 415.
- £15 each.—60, 61, 186, 187, 200, 201, 202, 203, 204, 240 to 246 inclusive.
- £12 each.—All other lots not enumerated, with the exception of reserves and temporary reserves.

The lots now open for sale will be sold under the conditions applying to Suburban Lands (12 months to complete payment and two years to fence external boundaries).

Plans of the same, showing the arrangement of the lots referred to, are now obtainable at this Office, and at the Government Land Agents' Offices, Katanning and Albany.

> GEO. THROSSELL, Commissioner of Crown Lands.

Townsite of Wagin.

New Town and Suburban Lots open for Sale.

1940 Department of Lands and Surveys, Perth, 12th May, 1898.

IS Excellency the Governor in Executive Council, by virtue of the powers given him by the Land Regulations, has been pleased to order that the Crown Lands included within the area hereinafter particularised be classed as Town and Suburban, to form a Townsite on the Great Southern Railway, hereafter to be known and distinguished as "Wagin":—

Bounded by lines starting from a point on the Western boundary of the Great Southern Railway Reserve situate 270° 2′ 3 chains 28½ links from the South-West corner of Williams Location 285; thence 90° 2′ 85 chains 90 links across the Great Southern Railway, through the said South-West corner of Williams Location 285, and along part of its Southern boundary; thence 0° 2′ 99 chains 82 links; thence 270° 4′ 161 chains 93 links, re-crossing the Great Southern Railway; thence 180° 4′ 241 chains 89 links; thence 90° 4′ 97 chains 70 links to a point on the said Western boundary of the Great Southern Railway Reserve; thence along it Northerly to the starting point.

The allot ments already surveyed are numbered as follows:—

Town—1 to 286 inclusive.

Suburban—1 to 24 inclusive, and 62 to 73 inclusive.

Town Lots 3, 4, 11, 46, 47, 63, 72 to 77 inclusive, 82, 83, 84, 85, 86, 88, 89, 93, 94, 95, 96, 97, 103, 104 to 108 inclusive, 124, 125, 126, 154, 170, 171, 182, 183, 187, 188, 198, 205, 206, 207, 251, 267, 268, 270, 282, 283, 284, 285, 286, and Suburban Lots 3, 4, 9, 10, 62, and 69 have been reserved, and the following lots temporarily reserved:—Town Lots 62, 90, 218, 219, 220.

The upset prices at which allotments within this Townsite will be offered for sale by public auction, as provided by the Land Regulations, will, for the present, be as follows:—

- £15 each.—Town Lots 30, 31, 39, 50 to 62 inclusive, 64, 65, 68, 69, 70, 101, 102, 109 to 123 inclusive, 127 to 134 inclusive, 142 to 145 inclusive.
- £10 each.—All other Town Lots not enumerated with the exception of those which have been reserved or temporary reserved.
- £3 per acre—Suburban Lots.

All lots open for sale will be sold under the conditions applying to Suburban Lands (12 months to complete payments and two years to fence external boundaries).

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office and the Government Land Agents' Offices, Katanning and Albany.

GEO. THROSSELL,

Commissioner of Crown Lands.

RESERVES.

Department of Lands and Surveys, Perth, 11th May, 1898.

IIS Excellency the Governor in Executive Council has been pleased to set apart, as Public Reserves, the lands described in the Schedule below, for the purposes therein set forth:—

Recorded No.	Content. a. r. p.	Town or District, and Description of Boundaries.	Purposes for which made.
4699 7 159	5 1 7	Gordon.—Town Lot 84. Diag. 100.	School-site.
5522 7 110	about 50 0 0	Yerilla.—Bounded by lines starting from the North-East corner of North Coolgardie G.M.L. 64R, and extending 88° 30′ 3 chains 95 ½ links along part of the South boundary of G.M.L. 306R; thence 355′ 50′ 11 chains 80 links along part of the East boundary of said G.M.L. 306R; thence 85° 50′ 39 chains 5 links; thence 175° 50′ 41 chains 71 links; thence 265′ 50′ 35 chains 25 links; thence 355° 50′ 14 chains 41 links; thence 268° 30′ 8 chains 17 links, passing through the North-East corner and along the North boundary of G.M.L. 136R; thence 359° 20′ 6 chains 62 ½ links, passing along part of the East boundary of G.M.L. 83R; and thence 355° 50′ 8 chains 70 links, passing along the East boundary of G.M.L. 64R aforesaid to the starting point. Excluding the present townsite of Yerilla and all lands at present legally held under the Goldfields Act and Regulations. (Yerilla Locality Plan.)	Extension of townsite.
5627 3 2 5 4	0 3 24	Northam.—Town Lot 221.	Military.
5631 12402 97	1 2 24	Narrogin.—Town Lot 244.	Gravel.
5632 12401 97	1 2 10	Narrogin.—Town Lots 188, 189, and 190.	Public buildings.
5633 12400	0 2 0	Narrogin.—Town Lots 51 and 52.	Public utility.
5634 12400 97	0 2 28	Narrogin.—Town Lots 79 and 80.	Public utility.
5635 12400	0 3 0	Narrogin.—Town Lots 113 and 114.	Public utility.
5636 12400	0 3 24	Narrogin.—Town Lots 160 and 161.	Public utility.
5637 12400	1 0 8	Narrogin.—Town Lots 172 and 173.	Public utility.
5638 12400 97	1 0 2	Narrogin.—Town Lot 206.	Public utility.
5639 12400	2 0 0	Narrogin.—Town Lot 219.	Public utility.
5640 12400 97	1 0 8	Narrogin.—Town Lots 232 and 233.	Public utility.
5660 3219	about 16 0 0	Geraldton.—Town Lots 748 and 749.	Railway.

RESERVES—continued.

Recorded No.	Content. a. r. p.	Town or District, and Description of Boundaries.	Purposes for which made,				
5689 1 1 8 4 8	0 1 0	Leonora.— Town Lot 19.	Wesleyan Church.				
5690 2689	1 0 0	Subiaco.—Perth Sub. Lot 422.	Police.				
5691 *35*	8 0 0	SubiacoPerth Sub. Lot 237. Reserve 3174 is hereby cancelled.	School.				
5692 7 8 7 2	0 2 16	Subiaco.—Perth Sub. Lot 423. Reserve 3747 is hereby cancelled.	Post Office.				
5693 11029 97	0 0 32	Subiaco.— Perth Sub. Lot 424.	Literary Institute.				
5694 7 2 7 5	1 0 32	Subiaco.—Perth Sub. Lot 238.	Municipal purposes.				
5695 1 1 2 3 0 9 7	10 0 0	Subiaco.—Perth Sub. Lots 272 and 273.	Recreation.				
5697 2787	6 3 0	Cue.—Town Lot 266.	Recreation.				
5703 7737	0 3 0	Yalgoo. Town Lots 1, 2, and 3.	School-site.				
5740 7260 777	0 1 20	Narrogin.—Town Lots 39 and 40.	Agricultural Hall.				
5741 12610	0 2 14	Narrogin.—Town Lots 55 and 56.	Railway.				
5742 12400	0 0 33	Narrogin.—Town Lot 36.	Public utility.				
5743 12400	1 0 10	Narrogin.—Town Lots 2 and 3.	Public utility.				
5744 12400	0 1 20	Narrogin.—Town Lot 12.	Public utility.				
5745	1 1 5	Narrogin.—Town Lots 57 to 61 inclusive.	Public utility.				
5746 1 2 40 0	0 1 37	Narrogin.—Town Lot 96.	Public utility.				
5747	0 2 1	Narrogin.—Town Lot 109.	Public utility.				
5748	1 0 32	Narrogin.—Town Lots 138 and 139.	Public utility.				
5749	0 2 12	Narrogin.—Town Lot 209.	Public utility.				
5750 2818	0 1 20	Narrogin.—Town Lot 259.	Wesleyan Church.				

therein	& '§g* Excellency Boundaries	the Governor in Executive of Reserve No. 1832 being au the Area and Boundaries pub	Department of Lands and Sur Council has been pleased to a nended as described in the Sched olished in the Government Gazett	veys, Perth, 11th May, 1898. approve of the Area and tule below, for the purpose			
Recorded Number.	Area. a. r. p.	Town	or District.	Purpose for which made.			
1832	0 2 16	Police.					
	1 1		GEO. THROSSELL, Commission	oner of Crown Lands.			
therein	Boundaries o	of Reserve No. 3326 being an the Area and Boundaries pub	Department of Lands and Sur Council has been pleased to nended as described in the Sched olished in the Government Gazette	approve of the Area and ule below, for the purpose			
Recorded Number.	Area. a, r. p.	Town	or District.	Purpose for which made.			
3326	17 3 9	Norseman.—Suburban Lot 3 (I	Diagram 100)	Water.			
			GEO. THROSSELL, Comm	hissioner of Crown Lands.			
His	Reserve No.	1829 being amended as descrilished in the Government Gazet	Council has been pleased to app bed in the Schedule below, for the te of the 24th June, 1891, being he or District.	purpose therein set forth;			
1829	0 2 8	 Narrogin.—Town lots 262 and :	263.	Post and Telegraph Office.			
			GEO. THROSSELL, Commi	ssioner of Crown Lands.			
HIS	Reserve No.	1831 being amended as descri		urveys, Perth, 11th May, 1898. brove of the Boundaries of purpose therein set forth;			
Recorded Number.	Area. a. r. p.	Town	or District.	Purpose for which made.			
1831	0 1 8	Narrogin.—Town Lot 63.		Court House.			
-			GEO. THROSSELL, Commi	ssioner of Crown Lands.			
HIS	Reserve No.	1836 being amended as descri	Department of Lands and S Council has been pleased to apple bed in the Schedule below, for the tte of the 24th June, 1891, being be the control of the 24th June, 1891, being be the control of the 24th June, 1891, being be the control of the 24th June, 1891, being be the control of the 24th June, 1891, being be the control of the 24th June, 1891, being be the control of the control of the 24th June, 1891, being be the control of the contr	e purpose therein set forth;			
Recorded Number.	Area. a. r. p.	Town	or District.	Purpose for which made.			
1836	10 0 0	Narrogin.—'Town Lot 243.		Recreation.			

E. No. 76.

Education Department,

Perth, 12th May, 1898.

THE following Appointments have been made, temporarily and provisionally, in the above Department by His Excellency the Governor in Executive Council:—

GAZETTE,

GOVERNMENT

File.	Name.	Classification.	Office.			School.			Date.		
$\begin{array}{c} 1 & \underline{17} & 8 \\ 1 & \underline{98} & 5 \\ 0 & \underline{31} & \underline{9} & 5 \\ 0 & \underline{31} & \underline{19} \\ 0 & \underline{19} & \underline{19} \\ 0 & \underline{443} \\ 0 & \underline{19} & \underline{19} \\ 0 & \underline{443} \\ 0 & \underline{19} & \underline{19} \\ 0 & \underline{443} \\ 0 & \underline{19} & \underline{19} \\ 0 & \underline$	Carroll, Mary A			C 2 (temp.) B 2 B 1 C 1 C 1 B 2 (temp.) B 2 (temp.)	Assistant Master Master Assistant Assistant	 	stant 	Bunbury Smith's Mill Mullewa York Infants' Victoria Park			1898. March 28th. April 18th. April 25th. April 1st. April 18th. April 18th. April 25th.

CYRIL JACKSON,

Inspector General of Schools.

E. No. 77.

Education Department, Perth, 12th May, 1898.

THE following Appointments have been made, temporarily and provisionally, in the above Department by the Honourable the Minister of Education (52 Vict., No. 23, Sec. 74):—

File.	Name.				Classification.		Office.	School.		Date.	
										1898.	
1553	Grace, Leslie E.			• • •	III.		Pupil Teacher	Subiaco		April 1st.	
1537	Youren, Adelaide						Mistress	Brunswick (P	rovisional)	April 28th.	
$1\frac{55}{98}3$ $1\frac{53}{98}7$ $3\frac{91}{97}0$	Snodgrass, Agnes	•••	•••	•••			Sewing Mistress and Monitor			May 2nd.	
1559	Campbell, Fred.						Probationary Monitor	Waigerup		May 3rd.	
$1\frac{559}{98}$ $5\frac{47}{97}$	Mowday, Maggie				IV.		Pupil Teacher	Denmark Mil	l	May 1st.	
1 <u>15</u> 0	O'Connor, P.	•••	•••	•••	B 2		Book-keeping Instruc- tor	Perth Evenin	g Classes	April 18th.	
$1\frac{15}{98}6$	Reid, J. N						Shorthand Instructor	Do.	do.	April 18th.	
1 1 5 6	McLachlan, D.				B 2		Assistant	Do.	do.	April 18th.	
1 1 5 6	Gardiner, M.						Engineering Instructor	Do.	do.	April 18th.	

CYRIL JACKSON,

Inspector General of Schools.

 $E^{1\frac{4}{9}\frac{1}{8}0}$

Education Department, Perth, 12th May, 1898.

THE Honourable the Minister of Education, acting herein under Section eight of "The Elementary Education Act, 1871, Amendment Act, 1894," has been pleased to make the following appointment in the Education Department:—

THOMAS DE LUCEY to be, temporarily and provisionally, Compulsory Officer for the Geraldton, Northampton, and Greenough Districts, vice J. C Reeve.

> CYRIL JACKSON, Inspector General of Schools.

 E^{1676}

Education Department, Perth, 12th May, 1898.

NDER the provisions of Section 14, "Elementary Education Act, 1871, Amendment Act, 1893," His Excellency the Governor in Executive Council has been pleased to appoint the Rev. A. J. Barclay to be a Member of the Fremantle District Board of Education, vice Rev. W. A. Potts, resigned.

CYRIL JACKSON, Inspector General of Schools.