

Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority.]

No. 16.]

PERTH: FRIDAY, MARCH 23.

[1900.

PROCLAMATION

WESTERN AUSTRALIA,)
TO WIT.

ALEX, C. ONSLOW.

By His Excellency Sir Alexander Campbell Onslow, Knight, Administrator of the Government in and over the Colony of Western Australia and its Dependencies, &c., &c., &c.

7 HEREAS by Her Majesty's Royal Letters Patent, dated the 25th day of August, 1890, it is declared that in the event of the office of the Governor becoming vacant, or of the Governor being incapable, or of his departure from the Colony, Her Majesty's Lieutenant-Governor, or if there should be no such officer in the said Colony then such person or persons as Her Majesty might appoint under Her Majesty's Sign Manual and Signet, should, during Her Majesty's pleasure, administer the Government of the same; And whereas Her Majesty, by Her subjoined Commission dated the 4th day of March, 1891, has appointed the Chief Justice, or the Senior Judge of the Colony for the time being, to administer the Government of the said Colony of Western Australia and its dependencies, in the event of the office of Governor becoming vacant, or of the Governor being incapable, or of his departure from the Colony, and of there being no Lieutenant-Governor, or other person holding a Commission under Her Majesty's Sign Manual and Signet then present in the Colony and capable of administering the Government; And whereas no Lieutenant-Governor has been appointed by Her Majesty to administer the Government of Western Australia in the absence of the Governor; And whereas there is at the present time no other person in the Colony specially commissioned by Her Majesty and capable of administering the Government; And whereas Lieutenaut-Colonel Sir Gerard Smith, K.C.M.G., the Governor of the Colony, is now absent from the said Colony; Now therefore I, Sir Alexander CAMPBELL ONSLOW, Knight, Chief Justice of the said Colony, hereby proclaim and give notice that having taken the oaths prescribed by law to be taken in that behalf, I have this day, by virtue of the said Commission, assumed the Administration of the Government of the said Colony; and all and singular Her Majesty's Officers, Ministers, and subjects in the said Colony are required to take due notice hereof, and to give their ready obedience accordingly.

Given at Perth, under my hand and the Public Seal of the said Colony, this 23rd day of March, One thousand nine hundred.

By Command,

JOHN FORREST,
Colonial Treasurer.

GOD SAVE THE QUEEN!!!

WESTERN AUSTRALIA.

DORMANT COMMISSION passed under the Royal Sign Manual and Signet, appointing the Chief Justice or the Senior Judge for the time being of Western Australia to be Administrator of the Government of that Colony and its Dependencies in the event of the Death, Incapacity, or Absence of the Governor, etc.

VICTORIA R.

Dated 4th March, 1891.

Recites Letters Patent, constituting office of Governor,

and providing for succession to Govern-

Chief Justice to act as Administrator of Government in absence of Governor and Lieutenant Governor.

Senior Judge to act as Administrator of Government in absence of Chief Justice.

Powers and authorities to be exercised according to instructions.

Proviso: Senior Judge to resign Government to Chief Justice when latter is within the Colony and capable of administering.

Officers and others to take notice, etc.

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, Empress of India: To Our Chief Justice for the time being of Our Colony of Western Australia, or to the Senior Judge for the time being of Our said Colony, GREETING:

WHEREAS by certain Letters Patent under the Great Seal of Our United Kingdom of Great Britain and Ireland, bearing date at Westminster the Twenty-fifth day of August, 1890, We did constitute, order, and declare that there should be a Governor and Commanderin-Chief in and over Our Colony of Western Australia and its Dependencies, and did authorise, empower, and command Our said Governor and Commander-in-Chief to do and execute all things belonging to his said office as therein is more particularly set forth:

And whereas by Our said Letters Patent We did declare that in the event of the Office of the Governor becoming vacant, or of the Governor being incapable, or of his departure from the Colony, Our Lieutenant Governor, or if there should be no such Officer in Our said Colony, then such person or persons as We might appoint under the Sign Manual and Signet, should during Our pleasure administer the Government of the same:

Now know you that by this Our Commission under Our Sign Manual and Signet, We do appoint you Our said Chief Justice for the time being, until Our further pleasure shall be signified, to administer the Government of Our said Colony of Western Australia and its Dependencies in the event of the office of Governor becoming vacant, or of the Governor being incapable, or of his departure from the Colony, and of there being no Lieutenaut Governor or other person holding a Commission under Our Sign Manual and Signet then present in the Colony and capable of administering the Government, with all and singular the powers and authorities granted by Our said Letters Patent, or by any other Letters Patent adding to, amending, or substituted for the same; and in case of the death, incapacity, or departure from Our said Colony of you Our said Chief Justice for the time being then We do appoint you, the Senior Judge for the time being of Our said Colony then residing therein and not being under incapacity, to administer the Government thereof with all the powers and authorities aforesaid. And We do hereby authorise and require you, Our said Chief Justice, or the said Senior Judge for the time being as the case may be, to exercise and perform the said powers and authorities according to such Instructions as our Governor and Commander-in-Chief, or our Lieutenant Governor, may have received from Us, and to such further Instructions as they or you may receive from Us or through one of Our Principal Secretaries of State.

Provided always that you, the Senior Judge, shall act in the administration of the Government only when and so often as you, Our said Chief Justice, shall not be present within Our said Colony, and capable of administering the Government thereof.

II. And We do hereby command all and singular Our officers, Ministers, and loving subjects in Our said Colony, and all others whom it may concern, to take due notice hereof and to give their ready obedience accordingly.

Given at Our Court at Buckingham Palace, this Fourth day of March, 1891, in the Fifty-fourth year of Our Reign.

DORMANT COMMISSION appointing
the CHIEF JUSTICE or the SENIOR JUDGE to be
Administrator of the Government of
WESTERN AUSTRALIA.

By Her Majesty's Command, KNUTSFORD, Closing portion of Koombana Bay against Fishing by means of any Net or Fixed Engine.

E.C. 7774 PROCLAMATION

&c., &c.

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 Commander-in-Chief in and over the Colony of Western Australia and its Dependencies, &c.,

9506

W HEREAS by "The Fishery Act, 1889" (53rd Vict., No. 4), and "The Fisheries Act, 1899" (63rd Vict., No. 47), the Governor is empowered, by Proclamation in the Government Gazette, to prescribe limits within which it shall not be lawful to fish by means of any net or fixed engine: And whereas it is deemed expedient that it shall not be lawful to fish, by means of any net or fixed engine, within that portion of Koombana Bay as hereunder described: Now THEREFORE I, the said Governor, with the advice and consent of the Executive Council, do by this my Proclamation declare that it shall not be lawful to fish, by means of any net or fixed engine, in that portion of Koombana Bay situate Southward of a line extending about 64° from the junction of the Stone Causeway with the Bunbury Jetty to a white post on the shore of North Bunbury.

Given under my hand and the Public Seal of the said Čolony, at Perth, this 7th day of March, 1900.

By His Excellency's Command,

GEO. THROSSELL, Minister for Lands.

GOD SAVE THE QUEEN!!!

Closing of Vasse and Wonnerup Estuaries, and opening of the Deadwater for Fishing.

PROCLAMATION E.C. $\frac{87.5}{1900}$

Mestern Australia, } to wit.

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

GERARD SMITH. [L.S.]

1 2 0 3 2 **THEREAS by "The Fishery Act, 1889" (53rd Vict., No. 4), and "The Fisheries Act, 1899" (63rd Vict., No. 47), the Governor is empowered, by proclamation in the Government Gazette-

- 1. To prescribe limits within which it shall not be lawful to fish by means of any net or fixed engine;
- 2. To regulate the size of the meshes of nets to be used for the capture of fish.

And whereas it is deemed expedient-

1. That it shall not be lawful to fish by means of any net or fixed engine within the Vasse and Wonnerup Estuaries, with their entrances into the sea and portions of the sea and Deadwater as hereinafter prescibed. 2. To regulate the size of the meshes of nets to be used for the capture of fish in the Deadwater.

Now THEREFORE I, the said Governor, with the advice and consent of the Executive Council, do by this my Proclamation declare that it shall not be lawful for any person to fish, by means of any net or fixed engine, in-

- (a.) The Vasse and Wonnerup Estuaries;
- (b.) Their entrances into the sea;
- (c.) That portion of the sea within a radius of $1\frac{3}{4}$ miles from the mouth of the Wonnerup Estuary;
- (d.) That portion of the Deadwater within a distance of 10 chains North-East from its entrance into the Wonnerup Estuary.

And I also declare that the size of the meshes of nets to be used for the capture of fish of any species within that portion of the Deadwater situate North-Eastward of a point 10 chains North-East from its entrance into Wonnerup Estuary shall not be less than three inches (the mesh to be measured from point to point when stretched out and in working order, or at the time of fishing).

Given under my hand and the Public Seal of the said Colony, at Perth, this 15th day of March, 1900.

By His Excellency's Command,

GEO. THROSSELL,

Minister for Lands.

GOD SAVE THE QUEEN!!!

Reserve for Native Game. (PELICAN ISLAND.)

E.C. $\frac{882}{1900}$

PROCLAMATION

Mestern Anstralia, 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.

 $3\frac{89}{99}8$ W HEREAS by "The Game Act, 1892," the Governor is empowered, by Proclamation in the Government Gazette, to declare any portion of the Colony or locality a Reserve for Native Game: And WHEREAS it is deemed desirable that Pelican Island, Shark Bay, should be declared a Reserve for Native Game: Now THEREFORE I, the said Governor, with the advice and consent of the Executive Council, do hereby declare Pelican Island, Shark Bay, a Reserve for Native Game, and all shooting and taking or destroying eggs, within the limits of such Island, are strictly prohibited.

Given under my hand and the Public Seal of the said Colony, at Perth, this 15th day of March, 1900.

By His Excellency's Command,

GEO. THROSSELL, Minister for Lands.

GOD SAVE THE QUEEN!!!

Local Court established at Greenbushes.

E.C. $\frac{985}{1900}$

PROCLAMATION

Mestern Australia,

GERARD SMITH. [L.S.]

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

WHEREAS by an Ordinance of the Legislative Council of the said Colony, made and passed in the twenty-seventh year of the reign of Her Most Gracious Majesty Queen Victoria, No. 21, intituled "An Ordinance for the Recovery of Small Debts and Demands," the Governor is empowered, by Proclamation, to constitute Local Courts for the recovery of Small Debts and Demands, to be holden at such times and places, and within such districts throughout the said Colony, as may be most fit and convenient: Now THEREFORE I, the said Governor, with the advice of the Executive Council, do hereby notify and proclaim, and do hereby constitute a Local Court for the recovery of Small Debts and Demands, to be holden on the last Friday in April next, and thenceforward on the last Friday in each and every month, at Greenbushes, in the Blackwood Magisterial District.

Given under my hand and the Public Seal of the said Colony, at Perth, this 20th day of March, 1900.

By His Excellency's Command,

R. W. PENNEFATHER, Attorney General.

GOD SAVE THE QUEEN!!!

Local Court established at Donnybrook.

PROCLAMATION E.C. 985

to wit.

GERARD SMITH. [L.S.]

By His Excellency Lieut.-Colonel Sir Gerard Smith, Knight Com-mander 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.

HEREAS by an Ordinance of the Legislative Council of the said Colony, made and passed in the twenty-seventh year of the reign of Her Most Gracious Majesty Queen Victoria, No. 21, intituled "An Ordinance for the recovery of Small Debts and Demands," the Governor is empowered, by Proclamation, to constitute Local Courts for the recovery of Small Debts and Demands, to be holden at such times and places, and within such districts throughout the said Colony, as may be most fit and convenient: Now THEREFORE I, the said Governor, with the advice of the Executive Council, do hereby notify and proclaim, and do hereby constitute a Local Court for the recovery of Small Debts and Demands, to be holden on the last Wednesday in April next, and thenceforward on the last Wednesday in each and every month, at Donnybrook, in the Wellington Magisterial District.

Given under my hand and the Public Seal of the said Colony, at Perth, this 20th day of March, 1900.

By His Excellency's Command,

R. W. PENNEFATHER, Attorney General. GOD SAVE THE QUEEN!!!

No. 8413.--C.S.O.

E.C. $\frac{912}{1900}$

North Fremantle declared a District under the Early Closing Act, 1898.

PROCLAMATION $\frac{394}{1900}$

(L.S.)

Mestern Australia, to wit.

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

HEREAS by Section five of the Early Closing Act, the Governor may, from time to time, by Proclamation in the Government Gazette, define and declare the boundaries of places or districts other than the Metropolitan, Geraldton, Coolgardie. Kalgoorlie, Boulder, Kanowna, Bulong, Menzies, and Broad Arrow Districts, and declare such places or districts to be, or to cease to be, districts for the purposes of this Act, and shall, by the proclamation proclaiming a district, fix the time (such time being not earlier than 6 a.m. nor later than 7:30 p.m.) for the opening and closing of shops within such district on every day of the week excepting on Sundays and public holidays, and (as to the hour for closing shops) excepting on days whereon a later hour than 7:30 p.m. is provided by this Act for the closing of shops: Now THEREFORE I, the said Governor, with the advice of the Executive Council, do hereby declare the area comprised within the boundaries for the time being of the Municipality of North Fremantle to be a District within the meaning and for the purposes of "The Early Closing Act, 1898;"

AND do fix 8 a.m. as the time for the opening and 6.30 p.m. as the time for the closing of shops within said district, except as in the said Act is pro-

Given under my hand and the Public Seal of the said Colony, at Perth, this 15th day of March, 1900.

By His Excellency's Command,

G. RANDELL, Colonial Secretary.

GOD SAVE THE QUEEN!!!

No. 8414.--C.S.O.

The Early Closing Act, 1898.

E.C. $\frac{9}{19}\frac{1}{0}\frac{3}{0}$

PROCLAMATION

to wit.

GERARD SMITH. L.S.

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

 $\frac{394}{1000}$

OURSUANT to Section 8 of "The Early Closing Act, 1898," I do hereby declare Wednesday and Saturday as the days on one of which in every

week, excepting any week during which a Public Holiday intervenes, a Half-holiday shall be observed by all shops and places of business to which the said Act applies in the District of North Fremantle.

Given under my hand and the Public Seal of the said Colony, at Perth, this 15th day of March, 1900.

By His Excellency's Command,

G. RANDELL, Colonial Secretary.

GOD SAVE THE QUEEN!!!

Local Board of Health at Mummarrah.

E.C. $\frac{9+3}{1000}$ Order in Council.

At the Executive Council Chamber, at Perth, the 15th day of March, 1900.

Present:

His Excellency the Governor.

The Honourables—

The Colonial Treasurer,

The Commissioner of Railways,

The Minister for Lands,

The Minister of Mines,

The Attorney General,

The Colonial Secretary.

HEREAS by Section 15 of "The Health Act, 1898," the Governor may appoint any number of persons, not exceeding seven, to be a Local Board of Health for any District not forming part of a Municipal District: Now THEREFORE, His Excellency the Governor of Western Australia, by and with the advice of the Executive Council, does hereby appoint the undermentioned persons to be a Local Board of Health for the District to be known as "Mummarrah," and to include all lands comprised within a radius of two miles from the North-East corner peg of Machinery Lease No. 1 N.:—

Jas. Bowering, G. H. Carwardine, W. Collins, J. Slavin, and Emil Zurcher.

F. D. NORTH, Clerk of the Executive Council.

Extending Jurisdiction of Local Board of Health at Brunswick.

E.C. 915 Order in Council.

At the Executive Council Chamber, at Perth, the 15th day of March, 1900.

Present:
His Excellency the Governor.
The Honourables—
The Colonial Treasurer,
The Commissioner of Railways,
The Minister for Lands,
The Minister of Mines,
The Attorney General,
The Colonial Secretary.

HEREAS by the 17th Section of "The Health Act, 1898," the area of any district defined for the purposes of a Local Board appointed by Order in Council may, from time to time, be extended or contracted by the Governor, by Order in Council: Now THEREFORE, His Excellency the

Governor of Western Australia, by and with the advice of the Executive Council, does hereby extend the area at present under the control of the Local Board of Health at Brunswick to all lands comprised within the following boundaries:—

Bounded on the North by an East line from the sea coast, passing through the 90-Mile post on the Perth-Bunbury Road; on the Nouth by the right bank of the Collie River, and a North-Westerly line from its mouth to the South-East corner of Wellington Location 24, and by its South boundary; on the Westward by a 12 mile radius from the Brunswick Agricultural Hall; and on the West by the sea coast.

F. D. NORTH, Clerk of the Executive Council.

No. 8412.—C.S.O.

 $1\frac{3}{6}\frac{3}{6}$

Colonial Secretary's Office, Perth, 15th March, 1900.

Council has been pleased to confirm the appointment of H. J. Pether as Government Photo-Lithographer, with effect from 1st July, 1899. Gazette notice of 8th March is hereby amended.

OCT. BURT, Under Secretary.

No. 8415,---C.S.O.

District Medical Officer.

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Colonial Secretary's Office, Perth, 20th March, 1900.

IS Excellency the Governor in Executive Council has been pleased to appoint J. E. F. Stewart to act as District Medical Officer at Guildford; also Public Vaccinator for the Urban and Suburban Districts of Guildford and the Rural District of Swan, during the absence, on leave, of J. M. Y. Stewart; with effect from the 1st February, 1900.

OCT. BURT, Under Secretary.

No. 8421.--C.S.O.

 $2\frac{1.7}{9.9}3$

Colonial Secretary's Office, Perth, 22nd March, 1900.

IS Excellency the Governor in Executive Council has been pleased to appoint G. H. STONE, Chief Clerk, Registrar General's Department, to be District Registrar of Births, Deaths, and Marriages for the Perth Registry District, vice J. B. Roe; with effect from 1st April proximo.

OCT. BURT,

Under Secretary.

No. 8422.—C.S.O.

Local Board of Health, Colliefields.

Colonial Secretary's Office,
Perth, 22nd March, 1900.

IT IS Excellency the Governor in Executive Council has been pleased to appoint W. D. Bedlington to be a member of the Colliefields Local Board of Health, vice Knight, deceased.

OCT. BURT, Under Secretary. No. 8417.—C.S.O.

Local Board of Health, Mount Malcolm.

3 9 5 2

Colonial Secretary's Office, Perth, 21st March, 1900.

IS Excellency the Governor in Executive Council has been pleased to appoint J. W. Day to be a member of the Local Board of Health at Mount Malcolm, vice G. C. Gray.

OCT. BURT, Under Secretary.

No. 8418.—C.S.O.

District Registrar.

448 1900 Colonial Secretary's Office, Perth, 21st March, 1900.

IS Excellency the Governor in Executive Council has been pleased to appoint ATHELSTAN GIBBS to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Wellington Registry District, during the absence, on leave, of E. Woodrow—to reside at Bunbury—with effect from 1st April, 1900.

OCT. BURT, Under Secretary.

No. 8423,--C.S.O.

Local Board of Health, Mertondale.

1599

Colonial Secretary's Office, Perth, 22nd March, 1900.

IS Excellency the Governor in Executive Council has been pleased to appoint D. McLean, W. Hanlon, and W. Grenfell to be Members of the Mertondale Local Board of Health, vice Geddes, Lewis, and Merton, resigned.

OCT. BURT, Under Secretary.

No. 8419.--C.S.O.

Municipal By-law.

1059

Colonial Secretary's Office, Perth, 21st March, 1900.

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

OCT. BURT, Under Secretary.

Fremantle Municipality.

In pursuance of the powers and provisions contained in, under, and by virtue of "The Municipal Institutions Act, 1895," the Council of the town of Fremantle do hereby amend the By-law numbered 62, passed by the Fremantle Municipal Council on the 25th day of February, 1898, and published in the Government Gazette of the 6th day of May, 1898.

BY-LAW No. 62.

Amended by striking out the whole of the Schedule thereto, and inserting the following in lieu thereof, viz.:—

SCHEDULE.

							s.	d,
Superintendent	(first	hour)					6	0
Other Officers							5	0
Firemen				,			4	0
	Each	i succee	eding l	hour.				
Superintendent							5	0
Other Officers							4.	0
Firemen							3	0
				\mathbf{E} .	SOI	OL	IC	N,
							M	ayor.

Passed by the Council on Tuesday, the 20th day of February, 1900.

Geo. Bland Humble, Town Clerk. No. 8420.—C.S.O.

Local Board of Health By-laws.

 $\frac{442}{1900}$

Colonial Secretary's Office, Perth, 21st March, 1900.

IS Excellency the Governor in Executive Council has been pleased to approve of the following By-law made by the Coolgardie Local Board of Health.

OCT. BURT, Under Secretary.

Local Board of Health, Coolgardie.

("The Health Act," 1898, Secs. 99-107.)

The Municipal Council of Coolgardie, being the Local Board of Health for the District of Coolgardie, in pursuance of the powers vested in it, and by virtue of "The Health Act, 1898," and of every other authority enabling it in that behalf, hereby makes and publishes the following By-law, viz.:—

BY-LAW No. 26.

As to the number of infants to be received for nursing or maintenance, for hire or reward, in any house within the Municipality of Coolgardie.

The number of infants to be received into each house registered under and for the purposes mentioned in Sections 99-107 of "The Health Act, 1898," shall be only such number as would, in the sleeping apartment provided for such infants in such house, be afforded five hundred cubic feet of air space for each such infant over and above the same amount of air space for each other person sleeping in the same apartment, and the number of such infants shall in no case exceed three (3).

CHAS. SOMMERS, Chairman.

W. J. Cochrane, Secretary.

I certify that this By-law is not contrary to law.

R. W. Pennefather, Attorney General.

Confirmed by order of the Central Board of Health,

ERNEST BLACK,
President.

16th March, 1900.

No. 8416.—C.S.O.

Local Board of Health By-laws.

1000

Colonial Secretary's Office, Perth, 20th March, 1900.

Council has been pleased to approve of the following By-laws, made by the Local Board of Health at Mertondale.

OCT. BURT, Under Secretary.

By-laws of the Mertondale Local Board of Health, Western Australia.

Whereas by "The Health Act, 1898" (62 Vict., No. 24), the Mertondale Local Board of Health has power to make By-laws: Now, therefore, in pursuance thereof, the following By-laws have been made, and shall come into operation from the date of publication in the Government Gazette.

INTERPRETATION.

In the construction and for the purposes of these By-laws, unless the context otherwise requires, the terms herein used shall have the meanings severally attached to them in Section 3 of the said Act.

BY-LAW No. 1.

All existing cesspools within the area under the jurisdiction of the Mertondale Local Board shall be cleansed and filled up to the satisfaction of the Inspector within a calendar month of notice to that effect being given to the owner or occupier.

BY-LAW No. 2.

- 1. No person shall erect within the district of the Mertondale Local Board any earth-closet, privy, or urinal the walls of which are not of stone, wood, wood and iron, or brick; and every closet shall be equipped with the sealed pan, or such other pan as adopted by the Board. The doors of every closet shall be properly fitted, and shall at all times be kept in a state of thorough repair. The trapdoor shall be so constructed as to readily admit the pan, and shall be placed facing the right-of-way.
- 2. No closet, privy, or urinal shall be erected at a lesser distance than 20ft. from any business place or dwelling, unless with the express permission of the Local Board; every such closet, privy, or urinal shall be erected as near the right-of-way as conveniently can be, and every such structure shall be ventilated to the satisfaction of the Local Board's officers
- 3. Authority under Section 173, Sub-section 3.—The occupier of every house or premises, whether public or private, shall cause to be kept in every closet or privy belonging thereto a box containing either ashes, dry earth, lime, sawdust, carbolic powder, or other disinfectant approved by the Local Board, and shall cause all nightsoil or other matter which may be deposited in such pan or receptacle in such closet or privy to be immediately deodorised or disinfected with a sufficient quantity of the disinfectant kept in such box.

BY-LAW No. 3.

Each closet shall be supplied with a sufficient number of receptacles for excrementitious matter, which shall be interchangeable with others in the same district, and shall be of the following size, shape, style, and materials:—14 inches in diameter, height 15 inches, and shall have two fixed handles thereto, with a close-fitting cover, and be constructed of iron.

BY-LAW No. 4.

There shall be provided by the occupier two receptacles for every closet on the premises occupied by him.

BY-LAW No. 5.

Every nightman shall cause every receptacle for nightsoil, after the disposal of the contents, to be cleansed by super-heated steam.

BY-LAW No. 6.

Every contractor shall cause the nightsoil removed from any premises to be either rendered inoffensive or treated in a destructor, desiccator, or incinerator, or to be trenched or ploughed into the land.

BY-LAW No. 7.

That failing the use of a destructor, desiccator, or incinerator, the contractor be compelled to obtain a receipt from the occupier of the land whereon deposit is made, or from the manager of some approved depôt for nightsoil for the number of pans there emptied or delivered.

BY-LAW No. 8.

The Local Board shall exercise stringent supervision over all such depôts or places of deposit, and the Inspector shall inspect such depôts or places regularly, at such intervals as the Local Board may direct.

BY-LAW No. 9.

The mode of removal of each receptacle in each closet shall be as follows:—The nightman shall remove each receptacle and at once cover the pan with a suitable tight-fitting lid, and upon every such removal shall carefully place a cleansed pan of the pattern approved by the Local Board in lieu of every pan so removed, and each pan shall be dealt with as prescribed in the next following clause hereof, that is to say—

Each receptacle which shall have been removed from a closet, and sealed with a lid as prescribed in the foregoing clause, shall be then removed by the nightman in a cart or vehicle of a pattern to be approved by the Local Board, and the contents of all such receptacles shall be deposited in such place or places as shall from time to time be fixed by the Local Board.

Until otherwise directed, the nightman shall deposit the contents of all such receptacles in trenches, to be excavated at his own expense, in such place or places as shall be fixed by the Local Board, and treated with disinfectant, and covered with earth to such depth as the Local Board may from time to time direct.

The said receptacles shall be emptied once a week at the least, or so much more frequently as the Local Board may from time to time direct.

BY-LAW No. 10.

Every nightman shall be entitled to charge and to receive from the occupier of any premises from which any night-soil, trade, or house refuse shall have been removed such sum or sums of money as are specified in Schedule "A" hereto, and no nightman shall ask, demand, or receive more than the moneys mentioned in the said Schedule.

BY-LAW No. 11.

No person shall remove nightsoil from any house or premises within the area under the jurisdiction of the Local Board unless he shall have first obtained from the Local Board a license authorising him to do so.

No license shall be issued to any person not approved of by the Local Board.

The license shall be in the form of Schedule "B" hereto, and subject to the conditions contained in the license, and to the provisions of "The Health Act," 1898, and of these By-laws.

BY-LAW No. 12.

Every nightman shall forfeit and pay to the Local Board the penalties hereinafter specified, in case he shall commit any breach of the conditions upon which his license is issued:—

- (a.) For neglecting to remove any pan at the time and and in the manner appointed for the purpose—not less than 5s., not exceeding £5.
- (b.) For any and every repetition of such neglect within three months of a neglect in removing any pan—not less than 5s., not exceeding £5.
- (c.) For each neglect to substitute a clean pan for every pan removed—not less than 5s., not exceeding £5.
- (d.) For each neglect to place a cleansed pan in its proper position for use—not less than .5s., not exceeding £5.
- (e.) For each neglect to clean or keep deodorised any pan, night cart, or other vehicle—not less than 5s., not exceeding £5.
- (f.) For every neglect or failure to properly dispose of nightsoil as soon as it is deposited at the depôt not less than 5s., not exceeding £5.
- (g.) For depositing any load or part of any load of nightsoil, slops, rubbish, or refuse at any other place than the place appointed by the Local Board—not less than 20s., not exceeding £10.
- (h.) For neglecting to close the door or gate of any yard or the door of any closet which was closed when the nightman entered—not less than 5s., not exceeding £5.
- (i.) For permitting any nightcart or other offensive vehicle to remain in or pass through the town or any part thereof during prohibited hours—not less than 5s., not exceeding £5.
- (j.) For neglecting to cleanse any public latrine in the manner and at the time appointed for so doing not less than 5s., not exceeding £5.
- (k.) For spilling the contents or any part of the contents of any pan within any premises—not less than 5s., not exceeding £5.
- (l.) For neglecting to comply forthwith with any reasonable order of the Local Board--not less than 5s., not exceeding £5.
- (m.) For any failure to replace any pan when so ordered by the Local Board—not less than 5s., not exceeding £5.
- (n.) For any or every neglect to clean soiled pans—not less than 5s., not exceeding £5.
- (o.) For allowing any refuse, rubbish, or slops for pigs to be removed in carts or receptacles, or by other than those specially set apart for that purpose not less than 5s., not exceeding £5.
- (p.) For any failure or neglect on the part of any nightman or any of his employés to keep books in accordance with the direction of the Local Board—not less than 5s., not exceeding £5.

(q.) For any charge collected from any householder for work done which shall be in excess of the rates specified in Schedule "A," and satisfactorily proved to the Local Board—not less than 20s., not exceeding £10.

BY-LAW No. 13,

- 1. No person or persons shall bring, or cause to be brought or carried through any street or lane, in any cart or vehicle, any butcher's meat, bread, or fruit, unless such meat, bread, or fruit be protected from the sun and dust.
- 2. Every cart or other vehicle, and every construction or covering for carrying and protecting meat, bread, or fruit shall be kept in a clean and sanitary state.

BY-LAW No. 14.

All persons carrying on the trade of cowkeepers, dairymen, or purveyors of milk within the district of the Local Board shall register their names and addresses at the office of the Local Board, and shall pay a registration fee for such registration, and shall receive a certificate thereof in the form of Schedule "C".

BY-LAW No. 15.

- 1. No person shall carry on any bakery, or bread or confectionery store, unless and until the premises have been examined and passed as suitable by the Inspector.
- 2. All bakeries and bread and confectionery stores shall be, at all reasonable times, open to the inspection of any of the officers of the Local Board; and all troughs, tanks, and all utensils and appliances used in such premises shall be kept in a thoroughly clean condition and to the satisfaction of the Local Board's officers.

BY-LAW No. 16.

- 1. No person shall remove any pigwash or other filthy matter unless such pigwash or filthy matter be carried in watertight barrels or tanks, securely covered to prevent the escape of any of the contents thereof or any offensive smell therefrom.
- 2. Every tank or barrel, and every receptacle used for the storage and reception of any pigwash or filthy matter, and every conveyance or vehicle used for the carriage or removal of any matter as above, shall be kept in a clean and sanitary condition.
- 3. No pigwash or filthy matter shall be removed from any place or premises between the hours of 8 o'clock in the morning and 6 o'clock in the evening, except by permission of the Local Board.

BY-LAW No. 17.

No person shall sell, or expose for sale, in any market, warehouse, or shop, or other place, any fruit which is diseased or unwholesome; and any fruit which, in the opinion of any officer appointed by the Local Board or Central Board, is diseased or unwholesome shall be destroyed, and all cases or packing material which surrounded such fruit shall also be destroyed as such officer may direct.

BY-LAW No. 18.

No person shall store or keep any bonedust or artificial or other manure so as to be a nuisance or injurious to health.

BY-LAW No. 19.

- 1. Every occupier or owner of a building wherein or whereon any horses, cattle, swine, or other animals may be kept shall provide, in connection with such building or other premises, a suitable receptacle for dung, soil, filth, or other offensive or noxious matter which may be produced from time to time in the keeping of such animals.
- 2. Such receptacle shall be constructed in such a manner and of such material, and shall be maintained in such a manner so as to prevent the escape of any of the contents thereof or any leakage therefrom.
- 3. The owner or occupier of such premises shall at least once a week remove or cause to be removed all dung or other offensive matter from such receptacle, and shall convey or cause to be conveyed such dung or offensive matter to the depôt or place set apart for that purpose by the Local Board.

BY-LAW No. 20.

- 1. No person shall keep any swine within 100 feet of any house.
- 2. No person shall keep any swine in any part of the district under the control of the Local Board, unless and until such premises and places to be used as a piggery have been examined and approved by the Inspector and licensed by the Local Board.

BY-LAW No. 21.

- 1. No person shall permit on any premises owned or occupied by him any accumulation of straw, paper, shavings, empty cases, or other inflammable material.
- 2. Any person who, after two hours' notice from the Inspector, shall neglect to remove such inflammable material, shall be guilty of an offence against this By-law, and, on conviction, shall forfeit and pay for every such offence a sum not exceeding £5 for each day during which such breach shall be committed or continued.

BY-LAW No. 22.

- 1. No person shall keep any premises as a poultry yard at a less distance than 25 feet from any dwelling.
- 2. Every poultry yard shall be kept in a clean condition and disinfected at least once a week with lime, ashes, or other suitable disinfectant.
- 3. No rags or other materials used or stored in marine stores, flock or bedding or furniture manufactories shall be kept so as to cause a nuisance or to be injurious to health.

BY-LAW No. 23.

- 1. The owner or occupier of any place, building, or premises used for the purpose of carrying on any offensive or noxious trade, business, or manufactory, as set forth in Section 146 of the Act, whether established before or after the passing of the said Act, shall register the same at the office of the Local Board during the first week in January in each year, and shall pay to the Local Board an annual registration fee of £5, or such other fee not exceeding £5 as such Local Board may decide, of the amount of which fee the Local Board shall give notice to such owner or occupier, and if such owner or occupier fails to comply he shall be liable to a penalty not exceeding £2 per day for each day during which such provisions shall not be complied with.
- 2. All premises or places so registered shall be kept in a clean and sanitary state, and shall be lime-washed as often as may be required by the Local Board or its officers.

BY-LAW No. 24.

No person or owner of any factory or other establishment shall use, or cause to be used, any steam whistle so as to be a nuisance to any person.

BY-LAW No. 25.

Unless otherwise provided for, the time which may elapse between the giving of a notice and the doing of a thing required to be done by any Inspector or officer shall be determined by the Local Board, according to the nature of the case.

BY-LAW No. 26.

- 1. It shall not be lawful for the owner, proprietor, or any employee of or in any manufactory, brewery, slaughterhouse, knacker's yard, butcher's or fishmonger's shops, laundry, or dunghill, to allow any offensive matter to escape and flow upon any street, lane, way, or thoroughfare, or land within the district of the Local Board.
- 2. All such offensive matter shall be placed in a suitable receptacle, and emptied as often as necessary to the satisfaction of the Inspector.

BY-LAW No. 27.

- 1. The occupier of every house or premises shall, on written notice from the Inspector, and within the time specified in such notice, provide such and so many receptacles or boxes of the material and of the dimensions as may be required by the Local Board for the temporary deposit of house refuse.
- 2. The occupier of such house, or if there be no occupier then the owner, shall regularly collect all refuse or rubbish from such premises, and place the same in the receptacles; and he shall not permit or suffer such receptacle to overflow or become offensive, and shall, when necessary or directed by the Inspector or officer of the Local Board, thoroughly disinfect the same forthwith.
- 3. Every receptacle as aforesaid shall be kept in such place or position as the Inspector may point out, and so as to be convenient for the removal of the contents thereof.
- 4. Every owner or occupier, or if there be no occupier then the owner, of every house or premises to which a receptacle as aforesaid is attached or used shall cause the same to be emptied at least once a week, or as often as the Inspector may direct.

5. The owner or occupier of such premises shall, after notice from the Inspector, and within the time limited in such notice, replace, by a new and approved receptacle, any receptacle that the Inspector may deem worn out or unfit

BY-LAW No. 28.

All receptacles required by "The Health Act, 1898," or under these By-laws shall be kept in an inoffensive condition by the householder or occupier.

BY-LAW No. 29.

Every person who shall convey any dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil collected, placed or found in or about any house, stable, cow-house, pigsty, lane, yard, street, or place whatsoever, through or along any street or lane shall, previous to and during the whole time of such conveyance, cause such mud, dust, ashes, which filth filth had offal and a land a land and a land a land and a land rubbish, filth, blood, offal, manure, dung, or soil collected to be covered with lime or suitable substance, or shall to be covered with time or suitable substance, or shall adopt such other precautions as respectively may be necessary to prevent the emission of noxious or offensive odour or effluvia therefrom, and the same shall not be deposited in any place within the district other than the place set apart by the Local Board for that purpose.

BY-LAW No. 30.

In the event of death or any accident necessitating the slaughter of any horse, cattle, sheep, or other animal, the carease of such animal shall be removed to a safe distance beyond the Municipality or Townsite, or to such place as the Local Board may direct, and there thoroughly burned and destroyed, or buried to the satisfaction of the Inspector by the owner or person in charge of such animal, as the case may be.

BY-LAW No. 31.

No person shall burn any offal, rags, clippings, or parings of leather or any offensive matter so as to be offensive to any person or resident in the neighbourhood of such burning.

BY-LAW No. 32.

- Any person who shall be ordered by the Local Board or its Inspector shall provide and maintain proper watertight vehicles or receptacles fitted with close-fitting covers or lids for the purpose of carting or receiving any slops or suds used in any laundry or dwelling, house refuse, waste, or other mater or substance which is likely to become a nuisance or offensive by reason of exposure.
- 2. All such vehicles or receptacles shall be kept in such 2. An such ventries of receptacies shall be kept in such convenient places so as to be readily removed, as may be directed by the Inspector, so as not to be a nuisance to any person, and shall be kept in a thoroughly sanitary condition, and removed at least once a week and cleansed and disinfected both inside and out.

BY-LAW No. 33.

No foul or offensive water, or other offensive liquid, and no garbage, sweepings, or other offensive matter or thing shall be pumped, emptied, swept, thrown, or otherwise discharged or deposited into or upon any street, lane, yard, vacant land, or other place, whether public or private, within the district, other than the place set apart by the Local Board for that purpose.

BY-LAW No. 34.

No individual householder shall contract for the removal of nightsoil or any other refuse, or offensive matter whatever, except with the person licensed by the local Board, and in accordance with these By-laws.

BY-LAW No. 35.

Every owner shall cause all buildings to be provided with spoutings, downpipes, and drains sufficient to carry off all storm or rain water.

BY-LAW No. 36.

Any person guilty of any offence against any of these By-laws, not otherwise specially provided for, shall be liable for every such offence, besides any costs or expenses that for every such offence, besides any costs or expenses that may be incurred in the taking of proceedings against such person, as well as any costs and expenses which may be incurred in remedying such default, as provided for in "The Health Act, 1898" (Sections 25 and 242), or these By-laws, to a penalty not exceeding the sum of £10, and to a penalty not exceeding the sum of £5 for each day during which such offence shall be continued, and such penalty or penalties shall be recovered as provided in the said Act, provided always that no penalty imposed hereunder shall be less than 5s.

BY-LAW 10.

SCHEDULE "A."

SCHEDULE OF CHARGES FOR SANITARY WORK, RUBBISH REMOVAL, ETC.

- For the removal, cleansing, carting and replacing each pan within the district of the Local Board of Health. At per pan, 1s. 6d.
- 2. For the removal and disposing of slops. At per 20 gallons, 1s. 6d.
- 3. For the removal and disposal of urine. At per 20 gallons, 1s. 6d.
- For the removal and disposal of trade refuse, i.e., refuse which
 may have accumulated on any premises from or through any
 business, manufacture, or trade curried on on such premises,
 At per cubic yard or per load, 5s.
- For the removal and disposal of household refuse. At per calendar month, 5s.

BY-LAW 11.

SHEDULE "B."

NIGHTMAN'S LICENSE.

This is to certify that the Local Board of Health for the district of Mertondale having approved of the application of for a license as a Nightman for the District, hereby licenses the said for the district of Mertondale subject to the By-laws of the Local Board, and to the provisions of "The Health Act, 1898."

Conditions upon which the license is granted:-All gates, doors, etc., to be closed by Nightman upon leaving.

Nightman to keep Book (Register), etc., etc. (vide By-law 11.) Dated this day of Chairman. Secretary.

SCHEDULE "C."

MERTONDALE LOCAL BOARD OF HEALTH.

Certificate of Registration and License, For the use and occupation of Premises as a.....

No of License..... Reference to Folio }

District of Mertondale.

Now we, the said Local Board of Health, in pursuance of the powers conferred upon us by the statutory provisions in that behalf, do hereby license the said.

to use and occupy as a blue premises whereof the situation and description are set forth in the Schedule hereunto

SCHEDULE.

Situation of the premises to be used and occupied as a	

(LS)

Secretary Mertondale Local Board of Health.

By order of the Mertondale Local Board of Health,

JOHN NEIL. Chairman.

RICHARD LEWIS, Secretary.

Dated 28th November, 1899.

I certify that these By-laws are not contrary to law.

R. W. PENNEFATHER,

Attorney General.

Confirmed by order of the Central Board of Health.

> ERNEST BLACK, President.

Perth, 13th March, 1900.

No. 8424.—C.S.O.

Municipal Elections.

4 5 2 1 9 0 0 Colonial S. cretary's Office, Perth, 22nd March, 1900.

IT is hereby notified that Returns of the election of officers to serve on the Councils of the undermentioned Municipalities have been received at this office:—

MUNICIPALITY OF NORTHAM. AUDITOR -- John Feilding,

> vice Edmund Cooper, deceased.

MUNICIPALITY OF EAST FREMANTLE.

COUNCILLOR—Arthur Graham Knox, (East Ward) vice

H. J. Preston, resigned.

OCT. BURT,

Under Secretary.

Justice of the Peace.

P. 1703

Premier's Department, Perth, 22nd March, 1900.

IS Excellency the Governor in Council has been pleased to appoint Francis King Terry, of Fremantle, to be a Justice of the Peace for the Fremantle Magisterial District.

F. D. NORTH,

Under Secretary, Premier's Department.

Justice of the Peace.

 $\frac{274}{1700}$

Premier's Department, Perth, 20th March, 1900.

IIS Excellency the Governor in Executive Council has been pleased to appoint Austin Bastow, of Subiaco, to be a Justice of the Peace for the Perth Magisterial District.

F. D. NORTH,

Under Secretary, Premier's Department.

Justice of the Peace.

 $\tfrac{101}{1900}$

Premier's Department, Perth, 20th March, 1900.

IS Excellency the Governor in Executive Council has been pleased to appoint Charles Hector Maclean, of Williams, to be a Justice of the Peace for the Williams Magisterial District.

F. D. NORTH,

Under Secretary,
Premier's Department.

Resignation of J.P.

P. 285

Premier's Department, Perth, 20th March; 1900.

Is Excellency the Governor in Executive Council has been pleased to approve of the resignation of Oswald K. Jaques as a Justice of the Peace for the Murchison Magisterial District.

F. D. NORTH,

Under Secretary, Premier's Department. 4350

The Treasury, Perth, 6th March, 1900.

THE attention of Mining and other Companies is particularly drawn to the 15th Section of "The Companies Duty Act. 1899," which will be strictly enforced from this date:—

If any Company, or the Manager, Trustee, or Agent of any Company, makes default in transmitting to the Colonial Treasurer any Return required by this Act, or makes a false declaration in verification of any such Return, or contrary to this Act distributes any Dividend before the Duty payable in respect thereof has been paid, the Company shall be liable to pay to Her Majesty treble the amount of Duty which is payable under this Act in respect of the matters concerning which such Return is required to be made, or in respect of Dividends distributed in contravention of this Act.

By order of Colonial Treasurer,

L. S. ELIOT,

Under Treasurer.

C.L.D. 2915/97.

Crown Law Offices, Perth, 3rd February, 1900.

Council has been pleased to approve the following days for holding the Local Court at Niagara, in the North-East Coolgardie Magisterial District:—

Tuesday, 13th February, 1900; Tuesday, 13th March, 1900; Tuesday, 10th April, 1900.

W. F. SAYER, Secretary Crown Law Department.

C.L.D. 447/1900.

Crown Law Offices, Perth, 21st March, 1900.

IS Excellency the Governor in Executive Council has been pleased to temporarily appoint J. D. Wilcox as Acting Clerk to Magistrates, and Acting Clerk of the Local Court, Nannine.

W. F. SAYER, Secretary Law Department.

C.L.D.--No. 2392/1900.

Crown Law Offices, Perth, 21st March, 1900.

HE Honourable the Attorney General, acting herein under order of the Governor in Council, made the 13th day of April, 1894, under the provisions of Section 74 of "The Constitution Act, 1889," has been pleased to appoint M. H. Jephson to be a Bailiff of the Local Court at Greenbushes.

W. F. SAYER,

Secretary Crown Law Department.

C.L.D.—2392/1900.

Crown Law Offices, Perth, 21st March, 1900.

THE Honourable the Attorney General, acting herein under order of the Governor in Council, made the 13th day of April, 1894, under the provisions of Section 74 of "The Constitution Act, 1889," has been pleased to appoint T. T. COFFEY to be a Bailiff of the Local Court at Donnybrook.

W. F. SAYER, Secretary Law Department. C.L.D.—2392/1900.

Crown Law Offices, Perth. 21st March, 1900.

IS Excellency the Governor in Executive Council has been pleased to make the following appointments, to date from the 1st of April prox:—

- W. A. G. Walter to be Magistrate of the Local Court at Greenbushes, and at Donnybrook.
- M. B. D'Almeida to be Clerk of the Local Court at Greenbushes.
- A. L. J. LEFROY to be Clerk of the Local Court at Donnybrook.

W. F. SAYER, Secretary Law Department.

Appointment.

14,530

Department of Lands and Surveys, Perth, 7th March, 1900.

IS Excellency the Governor in Executive Council has been pleased to make the following temporary appointment in the Department of Agriculture:—

Percy G. Wicken to be Inspector under "The Insect Pests Amendment Act, 1898," and "The Contagious Diseases (Bees) Act, 1899."

> R. CECIL CLIFTON, Under Secretary for Lands.

Resignation.

1568

Department of Lands and Surveys, Perth, 15th March, 1900.

IS Excellency the Governor in Executive Council has been pleased to accept the resignation of A. H. C. Heath, as a clerk and draftsman in the Department of Lands and Surveys.

R. CECIL CLIFTON,

Under Secretary for Lands.

The Roads Act, 1888.

6977

W HEREAS Frank Johnston, being the owner of land over or along which the undermentioned portion of road, known as Queendanup Road, in the Dardanup Roads Board District, passes, has applied to the Dardanup Roads Board to close the said portion of road, which is more particularly described hereunder, that is to say:—

The road starting from the East side of Road No. 954 at or near the North-West corner of Boyanup Agricultural Area Lot 11, and extending in a South-South-Easterly direction, passing through said Lot 11 and Lot 12 to road No. 954 aforesaid. (Boyanup Agricultural Area Plan.)

AND WHEREAS such application has been duly published in three consecutive numbers of the Government Gazette, and posted on some conspicuous part of the Court House and Police Office of the said District;

AND WHEREAS the said Board has assented to the said application;

AND WHEREAS the Governor in Executive Council has confirmed the said assent:

It is hereby notified that the said road is closed. Dated this 15th day of March, 1900.

EPHRAIM GARDINER, Chairman Dardanup Roads Board.

GEO. THROSSELL,
Minister for Lands.

The Roads Act, 1888.

T is hereby notified that the Cue Roads Board has taken, for the purpose of opening a new line of communication, the Crown Lands hereinafter described, that is to say:—

No. 1007.

A strip of land (Crown), one chain wide, leaving the East end of Naughton Street, Mount Magnet, and extending in a general Easterly direction as surveyed and shown on Original Plans, Murchison 8, and East Murchison 9 and 10, passing along the South boundaries of Reserves $\stackrel{\wedge}{6642}$ (Mooletah Well), $\stackrel{\wedge}{6643}$ (Bulgabardoo Well), the North boundary of Reserve $\stackrel{\wedge}{6641}$; thence via "Wagoo," through the South-West corner of Reserve $\stackrel{\wedge}{6644}$ to Reserve $\stackrel{\wedge}{6644}$ (No. 3 Well) on the Lawlers Road. (Plans 10 and 11 M.)

And the said Board, with the approval of the Governor in Council, does hereby class the road along such lands to be a Main Road.

In pursuance of the provisions of Section 58 of "The Roads Act, 1888," I do hereby notify the line of communication described above to be a Road within the meaning of "The Roads Act, 1888," subject to the provisions of the said Act.

Dated the 15th day of March, 1900.

GEO. THROSSELL,
Minister for Lands.

By-Laws.

Bridgetown Common.

13358

Department of Lands and Surveys, Perth, 15th March, 1900.

T is hereby notified, for general information, that under Section 43 of "The Land Act, 1898," His Excellency the Governor in Executive Council has been pleased to approve of the following By-laws for the management of the Bridgetown Common, ∧ 305A.

R. CECIL CLIFTON,

Under Secretary for Lands.

The Board of Management of the Bridgetown Common (Reserve 305A, Nelson), by virtue of the powers conferred by an Order in Council dated the 20th day of December, 1899, and made pursuant to Section 43 of "The Land Act, 1898," has been pleased to make the following By-laws for the control and management of the said Common.

HENRY DOUST,

Chairman.

Bridgetown, 26th December, 1899.

BY-LAWS FOR THE CONTROL AND MANAGE-MENT OF THE BRIDGETOWN COMMON.

- $1. \;\;$ No person shall depasture stock on the Common without a license under these Regulations.
- 2. No license shall be granted to any person who shall not reside, or be the owner or lessee of land within the outer boundaries of the Common.
- 3. Licenses shall be signed by the Chairman of the Board of Management, and shall be issued by the Collector of Fees.

- 4. The fee for every license (except as provided by Regulation 7) shall be Five shillings per head for stock per annum.
- 5. No license shall be issued for cattle other than milking cows, and no person shall be licensed to depasture more than five head of cows at one time. Each cow shall have a disc attached, bearing the number of the license, and shall be yarded from sunset to sunrise.
- 6. No person shall be licensed to keep more than three horses on the Common at a time.
- 7. Sheep for killing for use in the town of Bridgetown, depastured on the Common, shall be kept on the South side of the Blackwood River, and no person shall be licensed to depasture more than one hundred sheep at one time. The fee for depasturing sheep under this Regulation shall be 3d. per head.
- 8. All fees shall be paid in advance on the issue of the license, and shall be expended by the Board of Management in improvements to the town of Bridgetown.
- 9. These Regulations shall not apply to travelling sheep but no travelling sheep shall be allowed on the Common for more than one night without the sanction, in writing, of the Board.
- 10. No person shall be allowed to depasture stock on the Common unless residing or owning property within the exterior boundaries of said Common.

Any person acting contrary to these regulations shall be liable to a penalty not exceeding £5, or £2 a day for a continuing breach, but not exceeding in the aggregate £20.

I, Lieut.-Colonel Sir Gerard Smith, K.C.M.G., Governor, etc., etc., etc., do hereby approve of the foregoing By-laws.

GERARD SMITH, Governor.

15th March, 1900.

Townsite of Bridgetown.

Land formerly included within the Townsite of Bridgetown now thrown open for Selection under Section 57 of the Land Act, 1898.

Department of Lands and Surveys,
Perth, 17th January, 1900.

It is hereby notified, for general information, that the boundaries of the Townsite of Bridgetown have been amended, by excluding Nelson Locations 1038, 1039, and 1040 (situate at the North-Western corner of the Townsite and shown on plans of Department of Lands and Surveys); and such Locations will be thrown open for Selection under Section 57 of "The Land Act, 1898," on and after Monday, 5th February next.

Plan on exhibit at the Resident Magistrate's Office, Bridgetown.

R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Geraldton.

Residential Lots open for Selection.

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T is hereby notified, for general information, that 57 lots have been laid out within the Townsite of Geraldton, and will be open for selection as "Residential Lots" on and after Monday, 12th February next.

The lots now surveyed are numbered as follow:—607, 608, 611, 612, 615, 616, and 619 to 669 inclusive.

These lots will be thrown open, subject to the Regulations published in the Government Gazette of the 31st March, 1899, page 960, and will also be available for purchase as ordinary Town Lots.

Plans of the same, showing the arrangement of the lots referred to, are now obtainable at this Office, and the Office of the Government Land Agent, Geraldton.

R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Kanowna.

Amended Boundaries.

 $\frac{37}{1000}$

Department of Lands and Surveys, Perth, 31st January, 1900.

IS Excellency the Governor in Executive Council has been pleased to approve of the following boundaries of the Townsite of Kanowna, in lieu of those published in the Government Gazette of the 15th December, 1899, which are hereby cancelled:—

Bounded by lines starting from a point situate 1 chain 50 links West from the South-West corner of Kanowna Town Lot 337, and extending 0° 3′ 23 chains 75 links, 90° 3′ 6 chains 75 links, 0° 3′ 4 chains, 90° 3′ 10 chains 52 $\frac{\tau_0}{10}$ links 0° 3′ 16 chains 84 links, 90° 3′ 58 chains 28 links, 180° 3′ 22 chains 34 links, 270° 3′ 17 chains 75 links, 180° 3′ 69 chains 9 links, 270° 3′ 71 chains 31 links, 0° 3′ 46 chains 84 links, 90° 3′ 13 chains 50 links to the starting point. To include also late Gold Mining Lease 868x.

Excluding Town Lots 177, 211 to 216 inclusive, and all lands at present legally held under the Goldfields Act and Regulations, except those held under business license or as residence areas.

R. CECIL CLIFTON,

Under Secretary for Lands.

Townsite of Boulder.

Additional Residential Lots open for Selection.

Department of Lands and Surveys, Perth, 21st February, 1900.

T is hereby notified, for general information, that 115 additional Residential Lots have been laid out within the Townsite of Boulder, and exclusive of those which have been "reserved" and "excepted from sale or occupation" will be open for selection on and after Saturday, 3rd March prox., as "Residential Lots."

The additional allotments now surveyed are numbered as follows:—295, 305, and 911 to 1023 inclusive.

Lot 295 has been reserved, and Lots 912, 913, 927, 951, 952, 960, 986, 987, 1016, and 1019 have been 'excepted from Sale or Occupation" as \wedge 7088.

Applications may be lodged at the Warden's Office at any time prior to the 3rd March prox., and any applications so lodged will be deemed to have been lodged at 9 o'clock on that day.

In the event of two or more applications for the same lot, priority will be determined by ballot at the Warden's office as prescribed by "The Land Act, 1898."

In the event of any applicant obtaining a lot on which there are improvements not erected or owned by such applicant, he shall pay the fair value of such improvements to the Warden, before his application is approved.

Intending applicants are requested to lodge their applications before the 3rd March prox., and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally, or sent through the post.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and at the Offices of the Warden, East Coolgardie Goldfield (Kalgoorlie), Inspecting Surveyor, Coolgardie Goldfield, and Government Land Agent, Kalgoorlie.

> R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Preston.

(PRESTON RIVER.)

New Town Lots and Suburban Lots for Cultivation open for Sale.

8 2 3 2

Department of Lands and Surveys, Perth, 6th December, 1899.

IS Excellency the Governor in Executive Council, by virtue of the powers given him by "The Land Act, 1898," has been pleased to order that the Crown Lands included within the boundaries of Reserve 2016 be classed as Town and Suburban, to form a Townsite on the Preston River, hereafter to be known and distinguished as "Preston."

The allotments now surveyed are numbered from

1 to 20 inclusive.

Town Lot 6 has been "reserved," and Lots 1 and

2 "excepted from sale," as \land 6974.

The upset prices at which the remaining allotments will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follow:—

Town Lots:

£5 each—Lots 3 to 5 inclusive, and 7 to 13 inclusive.

Suburban Lots:

£8 each—Lots 14, 15, 16, 18, 19, and 20. £10—Lot 17.

The Suburban Lots will be sold subject to the Regulations relating to the sale of Suburban Lands for Cultivation, published in the Government

Gazette of 24th March, 1899, page 898.

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

Agent, Bunbury, and Resident Magistrate, Bridgetown.

R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Mertondale.
(MT. MARGARET GOLDFIELD.)

Additional Town Lots open for Sale.

 $8 + \frac{1}{9} 8$

Department of Lands and Surveys, Perth, 24th January, 1900..

T is hereby notified, for general information, that 64 additional Town Lots have been laid out within the Townsite of Mertondale, and, exclusive of those which have been "excepted" and "reserved," are now open for sale.

The additional allotments now surveyed are num-

bered from 65 to 128 inclusive.

Lots 67, 68, 91, 94, 97, 98, 107, 110, 117, 118, 125, and 126 have "been excepted from sale" as \$\times 7047\$, and 129 has been reserved.

Crown Grants for the lots will only extend to a depth of 40 feet below the natural surface of the

ground.

The upset prices at which these additional lots will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follow:—

£20 each—Lots 65, 72, 73, 80, 81, 88, 89, 96, 104, 105, 112, 113, 120, 121, and 128.

£15 each—Lots 66, 69, 70, 71, 74 to 79 inclusive, 82 to 87 inclusive, 90, 92, 93, 95, 99 to 103 inclusive, 106, 108, 109, 111, 114, 115, 116, 119, 122, 123, 124, and 127.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and at the Warden's Office, Mt. Margaret Goldfield.

> R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Donnybrook.

Additional Town Lots open for Sale.

9836

Department of Lands and Surveys, Perth, 17th January, 1900.

IT is hereby notified, for general information, that 88 additional Town Lots have been laid out within the Townsite of Donnybrook, and, exclusive of those which have been "excepted," are now open for sale.

The allotments now surveyed are numbered as follows:—61, 63 to 66 inclusive, 68, 69, 115 to 129 inclusive, 186 to 200 inclusive, 207 to 213 inclusive, 301 to 344 inclusive.

Lots 65, 124, 129, 188, 191, 197, 301, 303, 311, 312, 328, and 337 have been "excepted from sale" as \wedge 7026

Crown grants for the lots will only extend to a depth of 40ft. below the natural surface of the ground.

The upset prices at which the lots will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follows:—

£10 each—Lots 115 to 119 inclusive, 196, 198, 199, 200, 321 to 327 inclusive, 329, and 330.

£12 each—Lots 61, 64, 68, 69, 120 to 123 inclusive, 125 to 128 inclusive, 186, 187, 189, 190, 192 to 195 inclusive, 207 to 211 inclusive, 302, 304 to 310 inclusive, 313 to 320 inclusive, 331 to 336 inclusive, 338, 339, and 340.

£15 each—Lots 63, 66, 212, 213, and 341 to 344 inclusive.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and at the Offices of the Warden, Donnybrook Goldfield, and Government Land Agent, Bunbury.

> R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Menzies.

Additional Lots open for Sale.

 $9 \underset{\overline{\mathbf{9}}}{\underline{8}} \underset{\overline{7}}{\underline{7}} 6$

Department of Lands and Surveys, Perth, 17th January, 1900.

T is hereby notified, for general information, that 19 additional Town Lots within the Townsite of Menzies have been laid out, and are now open for sale.

The allotments now surveved are numbered as follow:—750, 758, 766 to 770 inclusive, 772 to 780 inclusive, and 783 to 785 inclusive.

Crown Grants for these lots will only extend to a depth of 40 feet below the natural surface of the ground

The upset prices at which these allotments will be offered for sale by public auction, as provided by "The Land Act, 1898," will, for the present, be as follow:—

£15-Lot 750.

£10 each—Lots 758, 766, 775, 776, and 785. £8 each—767 to 770 inclusive, 772, 773, 774, 777 to 780 inclusive, 783 and 784.

Plans of the same, showing the arrangement of the lots referred to, are now obtainable at this Office, and at the Warden's Office, North Coolgardie Goldfield.

R. CECIL CLIFTON, Under Secretary for Lands,

Townsite of Boyup. (UPPER BLACKWOOD.)

New Town Lots open for Sale.

 $1\frac{37}{99}8$

Department of Lands and Surveys, Perth, 31st January, 1900.

Excellency the Governor in Executive "The Land Act, 1898," 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 at the Upper Blackwood hereafter to be known and distinguished as "Boyup":-

Bounded by lines starting from the North-West corner of Bounded by lines starting from the North-West corner of Nelson Location 308 and extending South along its West boundary 77 chains 52 links; thence West 26 chains 18 links; thence 180° 3′ 1 chain, West 18 chains, North 74 chains 16 links, 89° 58′ 16 chains 14 links, 359° 58′ 64 ½ links, 90° 1′ 16 chains 22 links, and 72° 35′ 12 chains 39 links to the starting point. starting point.

The allotments now surveyed are numbered from 1 to 17 inclusive.

Lots 4 and 5 have been "excepted from sale" as ↑7065, and Lot 17 has been reserved.

The upset price at which the remaining lots will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follows:

£5 each—Lots 1 to 3 inclusive, and 6 to 16 inclusive.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the Offices of the Resident Magistrate, Bridgetown, and Government Land Agent, Bunbury.

R. CECIL CLIFTON,

Under Secretary for Lands.

Townsite of Cue.

Additional Town Lots open for Sale.

 $\begin{smallmatrix}2&4&9\\\hline 9&9\end{smallmatrix}$

Department of Lands and Surveys, Perth, 13th December, 1899.

T is hereby notified, for general information, that Six additional Town Lots have been laid out within the Townsite of Cue, and, exclusive of Town Lots 198 and 201, which have been "excepted' as 6995, are now open for sale.

The additional allotments now surveyed are numbered as follows:—198 to 201 inclusive, 269 and

Crown Grants for the lots will only extend to a depth of 40 feet below the natural surface of the ground.

The upset prices at which these additional lots will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follows:

£5—Lot 199.

£15 each—Lots 200 and 270.

£20—Lot 269.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the Warden's Office, Murchison Goldfield, Cue.

R. CECIL CLIFTON,

Under Secretary for Lands.

Townsite of Balingup.

BUNBURY-BRIDGETOWN RAILWAY.

Additional Suburban Lots open for Sale under Regulations applying to Suburban Lands for Cultivation.

Department of Lands and Surveys, Perth, 4th December, 1899.

T is hereby notified, for general information, that 60 additional Suburban Lots have been laid out within the Townsite of Balingup, and, exclusive of those which have been "reserved" and "excepted," are now open for sale.

The additional allotments now surveyed are numbered from 139 to 198 inclusive.

Suburban Lots 156, 172 to 175 inclusive, and 198, have been "reserved," and Suburban Lots 188 and 196 have been "excepted from sale," as \wedge 4195.

The upset prices at which the remaining lots will be offered for sale by public auction, as provided by "The Land Act, 1898," will, for the present, be as follow:-

£5 - Lot 195.

 $\pounds 6$ each—Lots 179 and 181.

£7 each—Lots 158, 163, and 170.

£8 each—Lots 139, 155, 157, 166, 176, 178, and 194.

£9 each—Lots 141, 143, 145, 164, 167, 168, 180, 182, and 192.

£10 each - Lots 142, 144, 149, 162, 165, 169, 177, 183, 184, and 185.

£11 each—Lots 140, 171, and 187.

£12 each—Lots 148, 150, 152, 160, 186, 190, 191, and 193.

£13 each—Lots 147, 159, and 189. £14 each—Lots 146, 153, 154, and 161.

£15—Lot 151.

£35—Lot 197.

These Suburban Lots are thrown open for sale under the Regulations published in the Government Gazette of the 24th March, 1899, page 898, relating to the sale of Suburban Lands for Cultivation.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the offices of the Government Land Agent, Bunbury, and Resident Magistrate, Bridge-

R. CECIL CLIFTON,

Under Secretary for Lands.

Townsite of Albany.

Residential Lots open for Selection.

19421

Department of Lands and Surveys, Perth, 6th December, 1859.

T is hereby notified, for general information, that 35 Suburban Lots have been laid out within the Townsite of Albany, and will be open for selection as "Residential Lots" on and after Wednesday, 27th December instant, subject to the Regulations published in the Government Gazette of the 31st March last, page 960.

The lots now surveyed are numbered as follow:— 87, 88, 89, 176 to 184 inclusive, 358 to 368 inclusive, and 509 to 520 inclusive.

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

R. CECIL CLIFTON,

Under Secretary for Lands,

 $6\frac{5}{9}\frac{5}{6}$

Townsite of Kelmscott.

Additional Suburban Lots and Working Men's Blocks open for Sale and Selection.

Department of Lands and Surveys, Perth, 14th February, 1900. 1 3 0 7 7

T is hereby notified, for general information, that 31 additional Suburban Lots have been laid out within the Townsite of Kelmscott, and, exclusive of those which have been "temporarily reserved" and "excepted," are now open for sale or selection.

The additional allotments now surveyed are numbered as follows:—45, 47, 66, 67, 69 to 76 inclusive, 78 to 88 inclusive, and 169 to 176 inclusive.

Sub. Lot 67 has been "temporarily reserved," and Sub. Lot 169 has been "excepted from sale" as \wedge 7072.

The upset prices at which the lots now open will be offered for sale by public auction, under Regulations relating to the Sale of Suburban Lands, as provided by "The Land Act, 1898," will, for the present, be as follow:

£5 each—Sub. Lots 171 and 172.

£6 each—Sub. Lots 69, 170, 173, 174, and 175. £8 each—Sub. Lots 70, 71, 76, and 176. £10 each—Sub. Lots 72 to 75 inclusive.

£12—Sub. Lot 66.

£14—Sub. Lot 87. £15—Sub. Lot 81.

£16—Sub. Lot 88.

£18—Sub. Lot 85.

£22-Sub. Lot 47.

£26-Sub. Lot 80.

£27—Sub. Lot 78.

£33 each—Sub. Lots 79, 82, and 83.

£35—Sub. Lot 45.

£36-Sub. Lot 86.

£50—Sub. Lot 84.

Suburban Lots 69 to 76 inclusive, and 170 to 176 inclusive, may be selected as "Working Men's Blocks," under Part IX. of "The Land Act, 1898," Section 88, at the foregoing prices.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this

Office

R. CECIL CLIFTON,

Under Secretary for Lands.

Townsite of Kalgoorlie. (BOULDER ROAD.)

Additional Town Lots open for Sale.

Department of Lands and Surveys, Perth, 14th February, 1900.

5 9 8 4 T is hereby notified, for general information, that
45 additional Town Lots have been laid out 45 additional Town Lots have been laid out within the Townsite of Kalgoorlie, and, exclusive of those which have been "excepted and reserved," are now open for sale.

The additional allotments now surveyed are numbered as follows:-876 to 883 inclusive, 885 to 890 inclusive, 893 to 896 inclusive, 898 to 908 inclusive, 910 to 913 inclusive, 918 to 926 inclusive, and 929 to 931 inclusive.

Lots 878, 882, 883, 896, 905, 906, and 912 have been "excepted from sale" as $\Lambda7067$, and Lots 929, 930, and 931 have been reserved.

Crown Grants for the lots will only extend to a depth of 40 feet below the natural surface of the ground.

The upset prices at which the additional allotments now open will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follow:-

£50 each—Lots 907, 910, and 911.

£70 each-Lots 877, 879 to 881 inclusive, and 885 to 890 inclusive.

£100 each—Lots 894, 895, 898, 900 to 903 inclusive, 908, 913, 918, 919, and 922 to 925 inclusive.

£120 each—Lots 899, 904, 920, and 921.

£150 each—Lots 876, 893, and 926.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the Offices of the Warden, East Coolgardie Goldfield, Kalgoorlie, and Inspecting Surveyor, Coolgardie.

R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Murrin Murrin. (MOUNT MARGARET GOLDFIELD.)

New Town Lots open for Sale.

Department of Lands and Surveys, Perth, 14th February, 1900.

IS Excellency the Governor in Executive Council, by virtue of the "The Land Act, 1898," has been pleased to order that the Crown Lands included within the boundaries

of Reserve $\frac{\Lambda}{4786}$ be classed as Town and Suburban, to form a Townsite within the Mt. Margaret Goldfield hereafter to be known and distinguished as "Murrin Murrin."

The allotments now surveyed are numbered from 1 to 50 inclusive.

Lots 5, 12, 13, 18, 26, 27, 31, 32, 37, 42, 47, and 48 have been "reserved."

Crown Grants for the lots will only extend to a depth of 40ft. below the natural surface of the ground.

The upset prices at which the undermentioned allotments will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follow:

£25 each—Lots 1, 8, 9, 34, and 35.

£20 each—Lots 2, 3, 4, 6, 7, 10, 11, 14, 19, 28. 29, 30, 33, 36, 38 to 41 inclusive, 43, and 50,

£15 each—Lots 15, 16, 17, 20 to 25 inclusive, 45, 46, and 49.

Plans of the same, showing the arrangement of the lots referred to, are now obtainable at this Office and Warden's Office, Mt. Margaret Goldfield.

> R. CECIL CLIFTON, Under Secretary for Lands.

Open for Selection.

Late Reserve $_{2541}^{\wedge}$ (near Balbarrup, Nelson).

Department of Lands and Surveys, Perth, 14th February, 1900. $9\, \frac{0}{9} \frac{6}{9} \, 3$ T is hereby notified, for general information, that late Reserve $\stackrel{\bigwedge}{2541}$ (near Balbarrup) will be thrown open for Selection on and after Monday, 26th of February instant, under Part V. of "The Land Act, 1898."

> R. CECIL CLIFTON, Under Secretary for Lands,

 $7\frac{3}{0}\frac{4}{0}3$

Townsite of Burbanks. (COOLGARDIE GOLDFIELD.)

Additional Town Lots open for Sale.

Department of Lands and Surveys, Perth, 14th February, 1900.

T is hereby notified, for general information, that 23 additional Torrest 23 additional Town Lots have been laid out within the Townsite of Burbanks, and, exclusive of those which have been "reserved" and "excepted," are now open for sale.

The additional allotments now surveyed are

numbered from 36 to 58 inclusive.

Lots 41, 42, and 43 have been reserved, and Lots 57 and 58 have been "excepted from sale" as \wedge 7035. Crown Grants for the lots will only extend to a

depth of 40 feet below the natural surface of the ground.

The upset prices at which the undermentioned lots will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follow:-

£12 each—Lots 37 to 40 inclusive, 45 to 50 inclusive, and 53 to 56 inclusive.

£15 each—Lots 36, 44, 51, and 52.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the Offices of the Warden and Inspecting Surveyor, Coolgardie Goldfield.

> R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Boulder.

Additional Town Lots open for Sale and Residential Lots open for Selection.

Department of Lands and Surveys, Perth, 22nd February, 1900.

 $9\frac{1}{9}\frac{9}{9}$ 1 T is hereby notified, for general information, that 50 additional Late have 50 additional Lots have been laid out within the Townsite of Boulder, and exclusive of those which have been "excepted" are now open for sale and selection.

The additional allotments now surveyed are numbered as follows:—81, 82, 93 to 98 inclusive, 665 to 671 inclusive, 674 to 687 inclusive, 889 to 903

inclusive, 906 to 910 inclusive, and 1035.

Lots 97, 98, 668, 669, 679, and 1035 have been "excepted from sale" as \$\text{\$\text{\$\text{\$}}7081}\$.

Town Lots.

Crown Grants for the Town Lots will only extend to a depth of 40 feet below the natural surface of the

The upset prices at which the Town Lots now open will be offered for sale by public auction, as provided by "The Land Act, 1898," will, for the present, be as follows :-

£50 each—Lots 82, 93 to 96 inclusive, 897 to 903 inclusive, and 908.

£70 each—Lots 81 and 909.

£100 each—Lots 666, 667, and 670. £120 each—Lots 665, 671, and 910.

RESIDENTIAL LOTS.

Lots 674 to 678 inclusive, 680 to 687 inclusive, 889 to 896 inclusive, 906 and 907 will be open for selection as "Residential Lots" on and after Saturday, 10th March proximo, and applications may be made as follows:-

Applications may be lodged at the Warden's Office at any time prior to 10th March proximo, and any applications so lodged will be deemed to have been lodged at 9 o'clock on that day.

In the event of two or more applications for the same lot, priority will be determined by ballot at the Warden's Office, as prescribed by "The Land Act,

In the event of any applicant obtaining a lot on which there are improvements, not erected or owned by such applicant, he shall pay the fair value of such improvements to the Warden before his application is approved.

Intending applicants are requested to lodge their applications before the 10th March proximo, and are reminded that it is unnecessary to employ an agent, as applications may be lodged personally or sent

through the post.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and at the Offices of the Warden, East Coolgardie Goldfield, and Inspecting Surveyor Coolgardie, and Government Land Agent, Kalgoorlie,

R. CECIL CLIFTON, Under Secretary for Lands.

Cancellation of Notice throwing open Lots for Sale under Sec. 30 of the Goldfields Act.

Department of Lands and Surveys, Perth, 14th February, 1900.

IS Excellency the Governor in Executive Coun-IS Excellency the Governor in Executive Council has been pleased to approve of the Cancellation of the Notice throwing certain lots open for sale (near Kalgoorlie), under Section 30 of the Goldfields Act, as published in the Government Gazette of the 12th January last, page 85.

> R. CECIL CLIFTON, Under Secretary for Lands.

Townsite of Mt. Magnet.

Additional Town Lots open for Sale.

Department of Lands and Surveys, Perth, 14th February, 1900.

T is hereby notified, for general information, that 14 additional Town Lots have been laid out within the Townsite of Mt. Magnet, and, exclusive of those which have been "excepted" and "temporarily reserved," are now open for sale.

The allotments now surveyed are numbered as follow:-

87, and 185 to 197 inclusive.

1 2 7 8 2

Lots 190 and 191 have been "excepted from sale" as 7061, and lots 186 and 187 have been temporarily

Crown Grants for the lots will only extend to a depth of 40 feet below the natural surface of the ground.

The upset prices at which the allotments now open will be offered for sale by public auction, as provided by "The Land Act, 1898," will for the present be as follow:-

£10 each—Lots 186, 187, 188, 189, and 193 to 197 inclusive.

£15—Lot 192.

£20 each—Lots 87 and 185.

Plans of the same, showing the arrangement of the lots referred to, will shortly be obtainable at this Office, and the Warden's Office, Murchison Goldfield.

R. CECIL CLIFTON.

Under Secretary for Lands.