

Supplement to

# Governmen Gazette

#### WESTERN AUSTRALIA.

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[1906.

No. 11802.—C.S.O.

## MUNICIPAL BY-LAWS.

Colonial Secretary's Office.

 $\frac{1846}{1903}$ 

Perth, 21st December, 1905.

IS Excellency the Governor in Council has been pleased to confirm the following By-laws made by the Council of the City of Perth.

> F. D. NORTH, Under Secretary.

In pursuance of the powers contained in "The Municipal Institutions Act, 1900," and the Acts amending the same, the Mayor and Councillors of the Municipality of Perth do hereby order as follows:

## LICENSED VEHICLES

The following Section shall be added to By-law No. 2, viz. :-

62. (a.) No owner, driver, or conductor of any licensed omni-62. (a.) No owner, driver, or conductor of any Reensed omnibus or cab shall at any time, without having in each case previously obtained the written consent of the Council, place, or suffer or permit to be placed on the outside of such omnibus or cab for advertising purposes, any notice, advertisement or printed bill or any name, letter, device, design, picture or number. Sections 1, 2, 6, 14 and 65 of Schedules "A" and "E" of By-law No. 2 are hereby repealed, and the following sections are substituted in lieu thereof:—

- 1. In the construction of this By-law, unless the context otherwise requires:—
  - (a.) The several words mentioned in the sixth section of "The Municipal Institutions Act, 1900," shall, where

  - "The Municipal Institutions Act, 1900," shall, where used, have the same meaning as is attached to such words by the said section.

    "Omnibus" shall mean a vehicle other than a tramcar used for the purpose of plying for hire between fixed points for passengers to be carried at separate faires.

    "Cab" shall mean a hansom cab, hackney carriage, wagonette, or other passenger vehicle other than an amplifus
  - omnibus.

    "Dray" shall mean any van, dray, waggon, trolley, or other vehicle used for the removal, cartage, or conveyance of goods, merchandise, furniture, produce, or other wares.
- 2. No omnibus, cab, or dray shall be kept for the purpose of plying for hire unless and until a license shall have been first had and obtained for the same, and except during the currency

of such license, and no omnibus shall ply for hire except between the points and by the routes prescribed by the license therefor, and if any unlicensed omnibus, cab, or dray shall be so kept for the purpose of plying for hire, or if any licensed omnibus, cab, or dray shall ply for hire except in accordance with the license therefor, the owner thereof shall be liable to a penalty not exceeding \$20.

- 6. The license, if granted, shall be in such one of the forms in Schedule " A " to this By-law as shall be applicable.
- 14. It shall be the duty of the owner and driver of every licensed cab to fix or cause to be fixed and to keep fixed inside such cab in such a conspicuous position as to be easily seen by any passenger therein, a copy of the table of fares for the time being chargeable under this By-law printed in clear and legible characters.
- 65. The Town Clerk may, by notice in writing, in the form in Schedule "I" to this By-law, require any licensed driver or conductor against whom a complaint has been made of committing an offence against this By-law to attend before the General Purposes Committee of the Council to show cause why his license should not be suspended or cancelled, and if he shall fail to attend pursuant to such notice, or to show good cause to the contrary, the said committee may, by notice in writing, in the form in Schedule "J" to this By-law suspend or cancel the license of such driver or conductor.

## SCHEDULE " A."

CITY OF PERTH.

License for Omnibus.
The vehicle described below, the property of
Dated theday of190 .
Licensing Officer.
Description.

No.....

LICENSE FOR CAB.  The vehicle described below, the property of,
of
Dated theday of
Licensing Officer.
Description
No
WEARING ARTINGS
LICENSE FOR DRAY.
The vehicle described below, the property of, of, is hereby licensed as a dray
Licensing Officer.
Description

## SCHEDULE "E."

FARES FOR HANSOM CABS.

By Time.

Within a radius of 12 miles from the Perth Town Hall only. 1 or 2

		President	OLIGI	
		£	s.	$\mathbf{d}$
For the first half hour		 0	2	6
For the second half hour		 0	1.	6
Every subsequent fifteen minutes		 0	0	9
Every subsequent fifteen minutes	••	 0	0	9

By Distant	ce.						
1 passenger. 2 passengers.							
	£	s.	d.	£	s.	d.	
For any distance up to half a							
mile For any distance exceeding	0	1	0	0	1	6	
half a mile and not exceed-							
ing one mile	0	1	6	0	2	0	
For any distance exceeding	-		~	,	_	Ť	
one mile, and not exceed-							
						6	
or each additional distance of hal	far	nile	or pa	rt the	ereo	f, 1s.	

## Return Fares.

Within a radius of one and a-half miles from Perth Town Hall no return fares shall be charged unless the cab is used, in which case half fare may be charged.

Outside a radius of  $1\frac{1}{2}$  miles from the Perth Town Hall no return fares shall be charged.

## Time or Distance.

The driver must, before starting, agree with the hirer, whether the hiring is to be by time or distance; if no such agreement be made, the hirer to choose. Outside a radius of 1½ miles from the Perth Town Hall fares shall be by distance only.

## King's Park Fares.

From any rank in Perth

Tom will rame in relem-			
		or :	
To Rotunda and back	£	s. 5	d. 0
Round journey via May or Forrest drives or vice versa and back	0	7	6
Round iourney via May or Forrest drives and back by riverside road or Subiaco	0	10	0

Passenger's Luggage.

281lbs. free. Every additional 281lbs., 6d.

## Detention Charges.

Ninepence for every fifteen minutes detention after the first five minutes when hired by distance.

## Fares after Hours.

Between the hours of 11:30 p.m. and 5 a.m., an extra half-fare shall be chargeable.

## Fares for Four-wheeled Cabs.

## By Time.

Within a radius of 12 miles from the Perth Town Hall only.

		. to			to	
	pas	seng	ers.	pass	senge	ers.
	Æ	s.	d.	Ŧ.	s.	d.
For the first half hour	0	$^{2}$	6	0	3	6
For the second half hour	0	4	0	0	5	0
For every subsequent fifteen						
minutes	0	0	9	1	0	0

$By \ Distance.$								
	1 pass.	2 pass.	3 pass.	4 pass.	5 pass.	6 pass.		
For any distance up to half a mile	1/	1/	1/6	2/	2/6	3/		
For any distance exceeding half a mile and not exceeding one mile	1/6	2/	2/6	3/	3/6	4/		
For any distance exceeding one mile and not ex- ceeding one and a-half miles	9/	2/6	2/	3/6	4/	4/6		
For each additional distance of						,		

#### Return Fares.

Within a radius of 11 miles from the Perth Town Hall no return fares shall be charged unless the cab is used, in which case half fare may be charged.

Outside a radius of 1½ miles from the Perth Town Hall, no return fares shall be charged.

#### Time or Distance.

The driver must, before starting, agree with the hirer whether the hiring is by time or distance; if no such agreement be made the hirer to choose. Outside a radius of  $1\frac{1}{2}$  miles from the Perth Town Hall fares shall be by distance only.

## King's Park Fares.

From any rank in Perth

mi any rank m recin-							
			eding				
	4 p	asser	igers.	6 pa	6 passengers		
	£	s.	$\frac{\mathbf{d}}{0}$	£	s.	$^{\mathrm{d}}.$	
To Rotunda and back	0	5	0	0	7	6	
Round journey via May and			-			-	
Forrest drives or vice versa and back		7	6	0	10	0	
Round journey via May or		•	V	v		Ü	
Forrest drives and back by		10	۵	Δ	10	Δ	
riverside road, or Subiaco	. 0	TO	U	U	12	U	
Passengers' L	ugge	uge.					
28lbs., free. Every	add	itio	nal :	28lbs	٠,	6d.	
Detention Cl	harg	es.					

Ninepence for every fifteen minutes detention after the first five minutes when hired by distance.

## Fares after Hours.

Between the hours of  $11\cdot30$  p.m. and 5 a.m. an extra half fare shall be chargeable.

## GENERAL TRAFFIC.

Sections 27 and 29 of By-law No. 3 are hereby repealed and the following sections are substituted in lieu thereof:—

- 27. No person shall allow any vehicle to remain stationary in any street, or any portion thereof, for a longer period than shall be necessary for loading or unloading such vehicle.
- 29. The driver of any vehicle left standing in any street or public place shall place and keep the same, and any horse or other animal attached thereto, close to and parallel with the kerb or footpath on the left hand side of such vehicle.

## BICYCLES AND MOTOR CARS.

Sections 11 and 12 of By-law No. 5 are hereby repealed and the following sections are substituted in lieu thereof:—

- 11. No person shall at any time drive, ride, or impel a machine in any street or way recklessly or negligently, or at a speed or in a manner dangerous to the public, having regard to the amount of traffic then upon such street or way or in any circumstances at a speed exceeding eight miles an hour.
- 12. No person shall drive, ride or impel a machine across the intersection or round the corner of any streets or ways at a pace exceeding four miles an hour.

HAWKERS AND STALLKEEPERS.
Sections 2 and 3 of By-law No. 6 are hereby repealed and the following sections are substituted in lieu thereof:—

- 2. Every person who shall be desirous of obtaining a Hawker's or Stallkeeper's license shall apply to the Town Clerk thereof, stating for which of the zones or areas described in the Schedule of Fees he desires to be licensed. Such license shall be in such one of the forms set out in the Schedule hereto as shall be applicable.
- shall be applicable.

  3. No person shall hawk any fruit, fish, meat, poultry, game, vegetables, or other articles of merchandise, or keep or conduct any movable or temporarily fixed stall in or near any street or way for the sale of any meat, fruit, vegetables, drink, eatables, or other articles of merchandise within any zone or area in the Municipality, unless and until he shall have applied for and obtained a license for such zone or area from the Council, which shall be issued upon payment of the fee fixed by the Council in that behalf under and by virtue of the powers contained in Section 169 of "The Municipal Institutions Act, 1900."

Passed by the Council of the Municipality of the City of Perth. on the 27th day of November, 1905.

HARRY BROWN, Mayor. [L.S.] WM. E. BOLD, Town Clerk.

No. 11803.—C.S.O.

## LOCAL BOARD OF HEALTH BY-LAWS.

Colonial Secretary's Office,

Perth, 21st December, 1905.

IIS Excellency the Governor in Council has been pleased to approve the following By-laws made by the Davy-hurst-Mulwarrie Local Board of Health.

F. D. NORTH,

Under Secretary.

### BY-LAWS OF THE DAVYHURST-MULWARRIE LOCAL BOARD OF HEALTH.

Whereas by "The Health Act, 1898," the 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 their publication in the Government Gazette.

#### PART 1.

## INTERPRETATION.

In the construction and for the purposes of these By-laws, the several words mentioned in the third section of "The Health Act, 1898," shall have the same meaning as is attached to such words by the said section.

(a.) The expression "cowkeeper" means any person carrying on the trade of a cowkeeper, dairyman, or purveyor of milk.

No. of Section.

 Cesspools to be cleaned and filled up.
 The position and manner of construction of privies, earth-closets, and cesspools and 38. urinals.

38. 3.—Closets to be supplied with pans or receptacles.

173. Double-pan service.

- 5.—Pans to be cleansed by superheated steam. 173.6.-Nightsoil to be rendered inoffensive.
- 173. 7.—Receipt for nightsoil deposited. 173.
- 8.—Regulating deposit of nightsoil, etc., at depot. 171.

173.9.—Supervision over depots.

- 10.—Mode of removal of pans or receptacles. 38.
- 38. 11.—Fixing the charge for removal.
- 38. 12.—Licenses to remove nightsoil.
- 173. 13.—Regulating removal of nightsoil from depot.
- 38. 14.—Imposing penalties for breach of conditions. 15.—For the mode of carriage of meat, bread, fruit, 38.
- etc.
- 16.—For the regulation of dairies, etc. 38.
- 17.—For securing the cleanliness of bakeries. 38.
- 18.—Removal of pigwash. 38.
- 19.—For the prevention of the sale of diseased fruit. 38.
- 38. 20.-For the restriction of the storage or keeping of bonedust.
- 21.—Depositing nightsoil on streets, etc. 176.
- 22.—For the prevention of the keeping of animals so as to be a nuisance. 38.
- 23.—Defining an area within which swine may not be kept.
- 24.—For regulating the keeping of inflammable 38. materials.
- 25.—For regulating poultry yards. 173.
- 26.—For the regulation of noxious or offensive trades. 38.
- 27.—For the prevention of the use of steam whistles 38. at factories.
- 28.—Specifying the time which may elapse between giving of a notice and doing of a thin : 38.
- 38. 29.—For preventing offensive matter running out of premises.
- 38. 30.—For regulating the deposit of rubbish.
- 31.—Receptacles to be kept in an inoffensive con-173.
- 38. 32.—For regulating the removal of offensive matter.
- $\frac{38.}{139}$ 33.—For regulating the removal of dead animals.
- 38. 34.—Burning of offal and other offensive matter.
- 38. 35.—Removal of slops.
- 38. 36.—Deposit of offensive liquid.
- 173. 37.—Restricting contracts.
- 38.—For regulating the carrying off of storm or rain 173. water.
- 39.—Private hospitals.
- $\begin{bmatrix} 35. \\ 242. \end{bmatrix}$  40.—Penalties.

#### BY-LAW No. 1.

Cesspools to be cleansed and filled up.

All existing cesspools and cesspits within the area under the jurisdiction of the Local Board, excepting such cesspools and cesspits as are situated and are of such construction as shall be required by the 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.

Regulating the position and manner of construction of privies.

- 1. No person shall erect within the district of the 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 adopted by the Local Board. The doors of every closet shall be properly fitted, and shall at all times be kept in a state of thorough repair. The trap-door shall be so constructed as to readily admit the pan, and shall be placed facing the right-of-way.
- 2. All closets, privies, or urinals shall be erected in such position and in such manner as shall be approved of by the Local Board; and all such closets, privies, and urinals 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: Provided always, that no such closet shall be erected at a less distance than 20 feet from any dwellinghouse or place of business except by the express permission of the Local Board first obtained.
- 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 dry earth, sawdust, carbolic powder, or other deodorant 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 contribution of the deodorant least in such local. quantity of the deodorant kept in such box.

#### BY-LAW No. 3.

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, to be constructed out of 22 gauge iron, 14½ inches high, 13½ inches diameter, inside measurement, when completed. The ring around the top to be made out of 1in. x ½in. bar iron, with four holes punched at equal distances apart, and riveted to the body so as to fit same neatly and be level across the top. The seams of the body are to be folded and grooved, and sweated with solder. Two straps to be put across the bottom of pan, to be made of 20 gauge galvanised hoop iron, 1¾in., and swadged and riveted to the bottom. The handles are to be made out of §in. round bar iron. of \$in. round bar 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 thoroughly cleansed and tarred.

## 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 depot for nightsoil, for the number of pans there emptied or delivered.

## BY-LAW No. 8.

Regulating deposit of nightsoil, etc., at depot.

No person shall deposit any nightsoil, offal, blood, or other refuse matter, or bury any horse, cattle, or animal of large dimensions in any place whatsoever other than the sanitary depot provided by the Local Board of Health, and no person shall transport or deposit such nightsoil, offal, blood, or other refuse matter from any place within the district to the said depot unless he be a nightman, duly licensed as hereinafter provided. provided.

## BY-LAW No. 9.

All depots or places of deposit shall be subject to the stringent supervision of the Local Board, and the Inspector shall inspect such depots or places regularly at such intervals as the Local Board may direct.

## BY-LAW No. 10.

1. 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 same 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: in the next following clause hereof, that is to say :-

2. 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 at the depot provided by the Board for such purpose; and, if no such depot is provided, then in such place or places as shall from time to time be fixed by the Local Board.

3. 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.

4. The nightman shall at least once in every week cause each closet pan with its contents to be removed.

- (a.) He shall, if more than six and not more than ten persons use such closet, cause each closet pan with its contents to be removed at least twice a week.
- (b.) He shall, if more than ten and not more than fifteen persons use such closet, cause the pan to be removed at least three times a week.
- (c.) He shall, if more than fifteen and not more than twenty persons use such closet, cause the pan to be removed nightly.
- 5. No occupier or owner shall permit any closet on his premises to be used by more than twenty persons.

## BY-LAW No. 11.

## Fixing the charge, etc.

Every nightman shall be entitled to charge and to receive from the occupier of any premises from which any nightsoil, 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. 12.

#### Licenses to remove nightsoil.

- 1. No license shall be issued to any person not approved of by the Local Board.
- No nightman 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 so to do.
- 3. 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. 13.

## Regulating removal of nightsoil from depot.

No nightsoil or any human urine, whether mixed with other substances or not, or any solution of nightsoil, shall be removed from any place or depot duly authorised for the reception, utilisation, or deposit of nightsoil or human urine, without having been first subjected to a heat of not less than 21.2° Fahrenheit for not less than 30 minutes.

## BY-LAW No. 14.

Imposing penalties on licensee for breach of conditions. The following shall be the conditions upon which licenses to remove nightsoil shall be issued:—

Penalty for

			reac	
(a.) Every nightman shall remove all pans	o t	£	s.	đ.
the time and in the manner appoints for the purpose		0	5	0
(b.) Substitute a clean pan for every pan r	e-	0	5	0
(c.) Place cleansed pans in their proper position	n	0	5	0
(d.) Clean or keep deodorised all pans, night	ıt-	0	5	0
(e.) Properly dispose of nightsoil as soon at it is deposited at the depot	as	0	5	0
(f.) Not deposit any load or parts thereof any nightsoil, slops, rubbish, or refu at any other place than the place a	se	2	0	0
(g.) Close the door or gate of any yard or other means of ingress or egress used by the nightman or his employees, or the door of any closet which was closed when the nightman entered	ne or	0	5	0
(h.) Not permit any nightcart or other offer sive vehicle to remain in or pass throug the town or any part thereof during th hours prohibited by Section 108, Polic Act, 1892	h ie	0	10	0
(i.) Cleanse all public latrines in the manner and at the time appointed for so doin	er o	0	5	0
(j.) Not to spill the contents or any part of the contents of any pan within any premise	ie	0	5	0
(k.) Comply forthwith with any reasonable order of the Local Board		0	5	0
(l.) Replace any pan when so ordered by th	,	0	5	0

(m.) Clean soiled pans	£	s. 5	d. 0
(n.) Not allow 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 (o.) Keep or cause to be kept books in accordance with the direction of the Local	0	10	0
Board	0	5	0
(p.) Not collect any charge from any house- holder for work done which shall be in excess of the rates specified in Schedule			
"Λ"	0	10	0
The penalties for breach of any of the foregoing of shall be not more than the respective amounts set for conclusion of each such condition.	con-	ditic at t	ns he

#### BY-LAW No. 15.

For the mode of carriage of, and precautions, etc., to be observed— Meat, bread, fruit, etc.

- 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, dust, and rain.
- 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. 16.

## For the regulation of dairies—Registration.

1. No person shall carry on the trade of a cowkeeper within the district of the Local Board until he shall have first registered with the Local Board of Health. Applications in the Form of "C" in the Schedule hereto shall be made annually to the Local Board of Health. Every person applying for such registration shall pay a fee of fifteen shillings for each annual registration.

Penalties.

Every person offending against By-law No. 16 shall, for every breach thereof, forfeit and pay a sum not exceeding 10s. per day during the continuation of such offence or breach against the said By-law, but no penalty imposed shall be less than 5s.

## BY-LAW No. 17.

## For securing the cleanliness of bakeries.

- 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.
- 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, to the satisfaction of the Local Board; officers Board's officers.
- 3. Every bakehouse shall be properly floored and ceiled, and no part of the floor shall be below the surface of the adjoining ground.
- 4. Every bakehouse shall be provided with sufficient means for natural light and ventilation.

## BY-LAW No. 18.

For prescribing the time of and the precautions to be taken on the removal of pigwash, etc.

- 1. No person shall remove any pigwash or other filthy matter unless such pigwash or filthy matter be carried in water-tight 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 10 o'clock in the morning and 6 o'clock in the evening, except by permission of the Local Board.

## BY-LAW No. 19.

For the prevention of the sale of diseased fruit, etc.

No person shall sell or expose for sale in any market, ware-house, shop, or other place, any fruit or fish which is diseased or unwholesome, and any fruit or fish 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 or fish shall be also destroyed as such officer may direct.

## BY-LAW No. 20.

For the restriction of the storage and keeping of bonedust, etc. 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. 21.

## Regulating depositing of nightsoil, etc.

No person shall deposit, place, or put any nightsoil, offal, manure, or offensive refuse, dry rubbish, or other matter whatsoever upon any place other than the authorised depot.

## BY-LAW No. 22.

Regulating and keeping of cattle or other animals.

- 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 regularly collect all dung, soil, filth, or other offensive or noxious matter, and place the same in the said receptacle, and he shall not permit or suffer any receptacle to overflow or become offensive.
- 4. 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 depot or place set apart for that purpose by the Local Board.

#### BY-LAW No. 23.

Defining an area within which swine may not be kept, etc.

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

#### BY-LAW No. 24.

For the prevention of danger to the public from manufactories or places for the storage of inflammable materials.

- 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. 25.

For the disinfection of and the prevention of nuisance or injury to health from poultry yards, rags, or other materials used or stored in marine stores.

- 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. 26.

For the regulation of noxious or offensive trades.

- 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 above set forth, whether established before or after the passing of these By-laws, 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, as set forth in Schedule "E" hereto, 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 limewashed as often as may be required by the Local Board or its officers.

## BY-LAW No. 27.

For the prevention of the use of steam whistles at factories, etc.

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. 28.

Specifying the time which may elapse between the giving of a notice and the doing of a thing.

- (a.) In the case of any notice given by an Inspector under Section 100 of the Health Act, the time which shall elapse between the giving of a notice and compliance therewith shall, if the notice relates to the removal of stagnant water, be two working days; and when the notice requires the removal of manure, dung, soil, or other offensive or noxious matter, the time which shall elapse shall be one working day.
- (b.) Under By-law 30, paragraph 1, seven days shall be allowed; under paragraph 5, two days shall be allowed for compliance.

## BY-LAW No. 29.

For preventing offensive matter running out of premises.

- 1. No owner, occupier, or employee shall permit any offensive matter from any manufactory, brewery, slaughter-house, knacker's yard, butcher's or fishmonger's shops, laundry, or dunghill to escape and flow upon any street, lane, thoroughfare, or land within the district of the Local Board.
- 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. 30.

Regulating the deposit of rubbish, etc.

- 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 the same forthwith.
- 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.
- 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 for use.

#### BY-LAW No. 31.

Receptacles to be kept in an inoffensive condition.

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. 32.

Regulating the removal of offensive matter.

- 1. 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, cowhouse, 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 dust, mud, ashes, rubbish, filth, blood, offal, manure, dung, or soil collected to be covered with lime 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.
- 2. The occupier of any premises who shall remove, or cause to be removed, any filth, dust, paper, or vegetable matter, ashes, rubbish, or any offensive matter produced upon his premises shall not, in the process of such removal, deposit such filth, dust, rubbish, ashes, or offensive matter, or cause or allow such filth, dust, rubbish, ashes, or offensive matter to be deposited upon any footway paragraph. upon any footway, pavement, or carriage-way
- 3. For the purpose of such removal, such person shall, in every case, use or cause to be used a suitable vessel or receptacle, cart, or a carriage properly constructed and furnished with a sufficient covering so as to prevent the escape of the contents thereof
- If, in the process of such removal, any person shall slop 4. If, in the process of such removal, any person shall slop or spill, or cause or allow to fall upon any pavement, footway, or road or carriage-way any such filth, dust, ashes, rubbish, or any offensive matters, he shall forthwith remove the same, and immediately after such removal thoroughly sweep or otherwise thoroughly cleanse such place.

## BY-LAW No. 33.

Regulating the disposal of the carcasses of dead animals.

In the event of death or any accident necessitating the slaughter of any horse, cattle, sheep, or other animal, the carcase of such animal shall be removed 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. 34.

Regulating the burning of offal and other offensive matter.

No person shall burn any offel, 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. 35.

#### Regulating the removal of slops.

- 1. Any person who shall be ordered by the Local Board or its Inspectors shall provide and maintain proper water-tight vehicles or receptacles, fitted with close-fitting covers or lids, for the purpose of carting or receiving any slops or suds, house refuse, waste, or other matter or substance used in any laundry which is likely to become a nuisance or offensive by reason of
- 2. All such vehicles or receptacles 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 and out.

## BY-LAW No. 36.

Regulating the deposit of offensive liquid, etc.

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 pur-

#### BY-LAW No. 37.

#### Restricting contracts.

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. 38.

Regulating the carrying off of storm or rain water.

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. 39.

To regulate the registration and management of private hospitals

- 1. Every person keeping, or intending to keep, or open any private hospital within the district of Davyhurst-Mulwarrie Local Board, shall make application in writing for the registration thereof to the Local Board, stating:—
  - (a.) The name and address of the applicant, and the qualifications possessed by him or her.
  - (b.) The locality of the premises proposed to be regis-
  - (c.) The number of patients to be accommodated, and the number of nurses to be constantly employed.
- 2. Such applications must be accompanied by a plan of the premises proposed to be registered, and also a certificate signed by the Officer of Health that the premises are in every way fit to be registered, and also accompanied by a certificate signed by the Inspector that the sanitary arrangements are satisfactory.
- 3. Within seven days after such application is lodged with the Secretary, the applicant shall advertise notice of such application in a local newspaper, as set forth in Schedule "F"
- 4. If the application be granted by the Local Board, the Secretary shall issue to the applicant a certificate of registration as set forth in Schedule "G" hereto, subject, however, to such conditions as the Local Board may impose.
- 5. No alteration shall be made to any registered premises, or any part thereof, unless with the approval of the Officer of Health, and the consent, in writing, of the Local Board.
- 6. Any person in charge of a private hospital shall forth-with carry out all such orders and directions as the Local Board may from time to time give relating to sanitation and drainage of the premises.
- 7. Any person in charge of a private hospital shall, at the request of the Officer of Health of the Local Board, provide for the isolation or removal of any patient suffering from any infectious or contagious disease.
- 8. In every such hospital there shall be at least two nurses to every ten patients, whose qualifications shall be approved of by the Local Board of Health.

- 9. The Secretary shall keep a register as set forth in Schedule " H " hereto.
- 10. Every person applying for registration, or for renewal of registration, shall pay 10s. on each application.
- 11. The said Local Board shall have the power at any time to cancel or revoke any such license and registration if, in the opinion of the Local Board, such private hospital endangers health by reason of any drainage connected or adjacent thereto, or by reason of any default in the observance of any By-law or order for the time being in force in the said district, or hereafter to come into force; or if, in the opinion of the said Local Board, either the building or the conduct or management thereof is undesirable to the interest of the public health, or if any complaint is made against any such registered hospital.
- 12. Any building or premises licensed as by this By-law directed, shall, at all times, be open to the inspection of the Inspector or other officer of the Board, who may make any order or direction for the destruction or removal of refuse and as to the appliances to be used in connection therewith, and any other order or direction regarding the sanitation or the management of the premises as he or they may think fit.

#### BY-LAW No. 40.

#### Penalties.

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 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 35 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 for continuing the offences shall be less than 5s.

## BY-LAW No. 11.

#### SCHEDULE "A."

Schedule of Charges for Sanitary Work, Rubbish Removal, etc.

- 1. For the removal, cleansing, carting, and replacing each pan within the district of the Local Board of Health. At per pan,
- For the removal and disposing of slops. At per 20
- For the removal and disposal of urine. At per 20
- 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 carried on on such premises. or per load, At per cubic yard

5.		removal week,	disposal	of l	nousehold	refuse
			 		Chair	man.
			 	· · · · · ·	Secre	tary.

## BY-LAW No. 12.

SCHEDULE "B."

## NIGHTMAN'S LICENSE.

y of, 190 .	day
Chairman	
Secretary	

## BY-LAW No. 16.

#### FORM C.

# DAVYHURST-MULWARRIE LOCAL BOARD OF

HEALTH.
No
Form of Application for Registration of Premises as a Dairy.
Date
To the Secretary,
I,, of, do hereby apply to you for a license, in pursuance of the statutory provisions in that behalf, for the use and occupation of the premises hereunder described, as a Dairy, and I do hereby declare that to the best of my knowledge and belief the Schedule annexed contains a true statement of the several particulars therein set forth with respect to the said premises.
Schedule.
F3. 11

Full name and address of applicant
Situation of dairy premises
Area of land attached thereto
Area of grazing land and situation
Number of milking cows and their
brands brands
Source of water supply for the herd
Source of water supply for domestic use
Locality in which milk is to be sold
General description of dairy buildings
Area of paved floor in milking shed
Length and size of drains of milking 

Applicant's signature.....

BY-LAW No. 27.

Schedule "D."

## LOCAL BOARD OF HEALTH.

Certificate of Registration and Consent. For the use and occupation of premises as a.....

No. of Consent..... Reference to Folio in Register. 

## SCHEDULE

Situation of the Premises to be used and occupied as a	Description of the Premises to be used and occupied as a.
. COMMING TO STREET, THE P. C. THE PROPERTY OF	

Given under the Seal of the Local Board of Health for the District of this day of in the year One thousand .....hundred and..... ......

[L.S.]

Secretary Local Board of Health.

## BY-LAW No. 27.

#### SCHEDULE "E."

.....Board of Health.

The following shall be the Scale of Fees for the registration noxious or offensive trades carried on within the Board's

	# S. U.
Abattoirs or slaughter-houses	<b>5</b> 0 0
Bone mills or bone manure depots	5  0  0
Fellmongeries, tanneries, etc	5 0 0
Fish-curing establishments	2 - 0 - 0
Fish shops	0 10 0
Glue factories	2 - 0 - 0
Laundries	0 10 0
Manure works	5 0 0
Marine stores	1 0 0
Piggeries	$\bar{1}$ 0 0
Places for storing, drying, or preserving	
bones, etc	1 0 0
Soap and candle works or factories	$egin{smallmatrix} 1 & 0 & 0 \ 5 & 0 & 0 \end{bmatrix}$
Works for boiling down meats, bones, etc.	5 0 0
	Chairman.
***************************************	Chairman.
	Secretary.

Date.....

BY-LAW No. 40.

## Schedule "F."

Notice is hereby given that I (name, address, and occupation in full) intend to apply to the Davyhurst-Mulwarrie Local Board of Health for registration, as a Private Hospital, of those premises situated at (give exact locality of premises).

Persons desiring fuller information can obtain the same on application at the office of the Local Board, Davyhurst.

Dated this

day of

, 190

(Signature of Applicant.)

## SCHEDULE "G."

These are to certify that (name, address, and description in full) has obtained the registration of all those premises (in Street, Davyhurst or Mulwarrie, standing upon Lot ), as a Private Hospital, until the first January next.

The number of rooms authorised to be used for patients is and the minimum number of certified nurses or attendants to be at all times employed is

The registration is subject to the By-laws now or hereafter made by the Local Board.

Dated this

, 190 .

## SCHEDULE "H."

## Register of Private Hospitals.

Name and residence of keeper.	Number of applica- tion.	Situation of premises.	Number of rooms for patients, and mini- mum num- ber of Nurses.

By order of the Davyhurst-Mulwarrie Local Board of Health, passed the 14th November, 1905.

BERNARD LESLIE,

Secretary.

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

W. F. SAYER, Solicitor General.

9th December, 1905.

The foregoing By-laws have been confirmed by the Central Board of Health in and for the State of Western Australia.

F. J. HUELIN,

Secretary.

8th December, 1905.

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

## ACCEPTED TENDERS.

THE following list of Accepted Tenders is published for general information:—

Tender Board No.	Date accepted.	Contractor.	Description.	Department concerned.	Rate.
819/05	25/11/05	A. Vaughan	Firewood for State Battery, Black Range, for 6 months	Batteries	17s. per cord
857/05 817/05	2/12/05 6'12/05	Harris, Scarfe, & Co. G. Wills & Co	5 tons Ingot Copper 50 miles Wire Netting (No. 17, Standard	Railway Public Works	£79 per ton £32 14s. 8d
870/05	9/12/05	M. Madigan	Gauge) Firewood for State Battery, Leonora, for 6 months	Batteries	per mile 22s. per cord
900/05 664/05	8/12/05 8/12/05	Fraser and Chalmers G. Wills & Co	Ore Breaker Roofing Canvas—2,000yds., 8ft. wide	do Railway	£85 3s. $10_{\frac{9}{10}}$ d. per
			300yds., 9ft. wide	do	$\begin{array}{c}  ext{yard} \\  ext{4s.} & 4rac{9}{10} ext{d.} &  ext{pe} \\  ext{yard} \end{array}$
847/05 765/05	13/12/05 15/12/05	Bolton & Sons Saunders & Stuart	Wagonette Oil Engine, Interim Contract, Schedule	Lunacy Mines Water Supply	£82 10s. £165
906/05	13/12/05	Drake & Stubbs	48A, 1905-6 Three-throw Lift and Force-Pump, Interim Contract, Schedule 68A, 1905-6	Public Works	£57 10s.
835/05	18/12/05	J. Martin & Co., Ltd.	Blast Furnace, Interim Contract, Schedule 54A, 1905-6	Mines	£975
892/05 885/05	19/12/05 20/12/05	Robertson & Moffat Hoskins & Co	2,000 Blankets Smoke Stack, 3ft. 9in. diameter, 65ft.	Aborigines Mines	8s. 2d. each £65
906/05	20/12/05	W. H. Kidston & Co.	Oil Engine, Interim Contract, Schedule 68A, 1905-6	Public Works	£62 10s.
943/05	20/12/05	L. R. Honey & Co.	Sawn Jarrah, Interim Contract, Schedule 75A, 1905-6	do	£57 9s. 6d.
953/05	21/12/05	James Nicol & Son	Compressed Fodder to 28th February, 1906	do	£5 7s. 6d. pe ton
935 05	21/12/05	Tomlinson Bros	Smoke Stack, 2ft. 6in. diameter, 42ft. 6in. high	Mines	£29 10s.
858/05	21/12/05	Agent General's Cable Tender	42,700 mild steel Angle Standards     42,700 mild steel Plates     85,000 mild steel Rivets	Public Works	£7 18s. per to: £8 13s. ,, £19 6s. ,,
822/05 856/05	22/12/05 22/12/05	Saunders & Stuart J. Aylen	150 steel Trolly Wheels Firewood for State Battery, Coolgardie, for 6 months	Railway Batteries	£123 15s." 19s. 6d. pe cord
848/05	22/12/05	A. E. Tyler	Cartage from Cane Grass Railway Station to State Battery, Siberia—	do.	cord
			Minimum at per consignment (one or more packages), not exceeding 28lbs.		9d.
			At per consignment (one or more packages), over 28lbs. and not exceeding 56lbs.		1s. 6d.
			At per consignment (one or more packages), over 56lbs. and not		£2 10s. per to
			exceeding 112lbs., at the rate of At per consignment (one or more packages), over lcwt. and not ex-		£2 per ton
			ceeding 5cwt., at the rate of At per consignment (one or more packages), over 5cwt. and not ex-		£2 per ton
			ceeding 10cwt., at the rate of At per consignment (one or more packages), over 10cwt. and not ex-		£2 per ton
919/05	23/12/05	Saunders & Stuart	ceeding 1 ton, at the rate of Over 1 ton, at the rate of 6\[ H.P. Oil Engine, Interim Contract, \]	Mines Water Supply	£2 per ton £110
		Do	Schedule 70A  Deep Well Pump, capacity 4,000 gals. per hour, Interim Contract, Schedule	do. do	£170
919/05	23/12/05	Splatt, Wall, & Co.	70A Deep Well Pump, capacity 1,500 gals. per hour, Interim Contract, Schedule	do. do	£27
919/05	28/12/05	Bennie Teare & Co.	70A 9 H.P. Oil Engine, Interim Contract,	do. do	£120.
907/05	9/12/05	Pratz & Jones	Schedule 70A Cartage and Distribution of 90 tons (more or less) Pipes to the Leviathan Extension Pipe Line	Goldfields Water Supply	30s. per ton

By Order,

W. H. BENBOW,

Secretary Tender Board.

## WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

TENDERS FOR GOVERNMENT SUPPLIES.

Dat Not		Supplies required.	Date of closing.
190	)5.		1906.
Dec.	20	381 tons steel Fencing Wire	January 4
,,	20	22 tons steel Barbed Wire	Do.
,,	23	Power Hammer, Screw Cutting	Do.
-,		Lathe, Punching and Shearing Machine	
,,	23	1,000 gallons Naphtha	Do.
,,	23	300 tons (more or less) of Coal	Do.
,,	20	Cartage from and to Capel Rail-	January 9
		way Station and site of Flood- gates, Stirling Estate; also from Floodgates (McCourt's Cut) to Capel Railway Station	
Oct.	25	Blank Milling Cutters	D ۶.
Dec.	22	Firewood for State Battery, Burtville	January 10
"	23	Cartage of General Batteries' Supplies for State Battery, Pig Well	Do.
,,	25	2,000 Cords Firewood, No. 3 Pumping Station	Do.
,,	25	2,000 Cords Firewood, No. 4 Pumping Station	Do.

Tender forms and particulars on application at the Tender Board Office, Irwin Street, Perth.

No tender necessarily accepted.

Special Notice.—Tenders must be properly endorsed on envelopes, otherwise they are liable to rejection.

W. H. BENBOW,

Secretary Tender Board.

29th December, 1905.

# THE GOLDFIELDS WATER SUPPLY

ACT, 1902.

WATER RATE FOR 1906.

NOTICE is hereby given that the Rate Books for the year 1906 of all lands and premises in the Coolgardie, Kalgoorlie, Boulder, Kanowna, Northam, and Mundaring Kalgoorlie, Boulder, Kanowna, Northam, and mundaring Water Districts, respectively, now liable to be rated under the above-mentioned Act, have been made up, and that the Rate Book pertaining to each water district may be inspected at the Water Supply Office in the same district. The Burbanks Rate Book is available for inspection at the Police Office, Burbanks. The Rate Book for the Mundaring Water District (Mundaring, Sawyer's Valley, Lion Mill, and Chidlow's), is available for inspection at Northam Office, but copies may be seen at the following places:-

Mundaring Railway Station, Lion Mill Railway Station, Chidlow's Well Railway Station, Sawyer's Valley (Mrs. Briggs' Store).

By order of the Minister for Works,

T. S. McNULTY, Secretary Goldfields Water Supply Administration. Treasury Buildings, Perth, 2nd January, 1906.

Notice of Rate in the Coolgardie, Kalgoorlie, BOULDER, AND KANOWNA WATER DISTRICTS.

Notice is hereby given that under the powers conferred by the above-mentioned Act the Minister for Works has ordered a Rate of One shilling and sixpence in the pound to be made and levied for the year ending 31st December, 1906, upon all rateable land entered in the Rate Books, the making up of which is this day published in the Government Gazette and in the Coolgardie Miner, Kalgoorlie Miner, and Boulder Star; that the minimum rate on each separately assessed property for the above-mentioned period is One pound, and that a memorandum of such order has been duly entered in the several Rate Books and signed.

The said Rate is now payable in accordance with the By-laws made under the aforesaid Act.

NOTICE OF RATE IN THE NORTHAM WATER DISTRICT.

Notice is hereby given that under the powers conferred by the above-mentioned Act the Minister for Works has ordered a Rate of Tenpence in the pound to be made and levied for the year ending 31st December, 1906, upon all rateable land entered in the Rate Book, the making up of which is this day published in the Government Gazette and in the Northam Advertiser of 3rd January, 1906; that the minimum rate on each separately assessed property for the above-mentioned period is Ten shillings on vacant land and One pound on all other land, and that a memorandum of such order has been duly entered in the Rate Book and

The said Rate is now payable in accordance with the Bylaws made under the aforesaid Act.

NOTICE OF RATE IN THE MUNDARING WATER DISTRICT.

Notice is hereby given that under the powers conferred by the above-mentioned Act the Minister for Works has ordered a Rate of One shilling in the pound to be made and levied for the year ending 31st December, 1906, upon all rateable land entered in the Rate Book, the making up of which is this day published in the Government Gazette and in the West Australian and Morning Herald; that the minimum rate on each separately assessed property for the above-mentioned period is Ten shillings on vacant land and One pound on all other land, and that a memorandum of such order has been duly entered in the Rate Book and signed.

The said Rate is now payable in accordance with the Bylaws made under the aforesaid Act.

By order of the Minister for Works,

T. S. McNULTY,

Secretary Goldfields Water Supply Administration.

Treasury Buildings,

Perth, 2nd January, 1906.