

Bazette Govern

OF

AUSTRALIA. WESTERN

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No. 60.

PERTH: FRIDAY, OCTOBER

1920.

No. 15963.—C.S.O.

Bank Holidays at Cue, Dowerin, Kojonup, and Boyup Brook.

PROCLAMATION

Western Australia, By His Excellency Sir Francis Alextown Wit. | Sander Newdegate, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

204/20.

IN pursuance of the provisions contained in the fifth section of "The Bank Holidays Act, 1884," I, the Governor of the said State, do by this my Proclamation appoint special days to be observed as Bank Holidays as follows:-

Date and Town.

Tuesday, 19th October, 1920-Cue. Wednesday, 27th October, 1920—Dowerin. Wednesday, 10th November, 1920—Kojonup. Thursday, 18th November, 1920—Boyup Brook.

Given under my hand and the Public Seal of the said State, at Perth, this 12th day of October, 1920.

By His Excellency's Command,

F. T. BROUN, Colonial Secretary.

GOD SAVE THE KING!!!

The Early Closing Act, 1902.

PROCLAMATION

AUSTRALIA, } WESTERN TO WIT.

F. A. Newdegate, Governor.

ROCLAMATION
By His Excellency Sir Francis Alexander Newdegate, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

[L.S.] M.P.H. No. 2363/18; Ex. Co. No. 3235.

WHEREAS by "The Early Closing Act, 1902," it is enacted that the Governor may, by Proclamation, temporarily suspend the operation of the said Act, in so far as it applies to the closing time fixed and appointed for any shop or shops; and whereas it is expedient to exercise such power in manner hereinafter appearing: Now

therefore I, the said Governor, acting with the advice of the Executive Council, do hereby, by this Proclamation, suspend the operation of the said Act (including all amendments thereof) on the 26th, 27th, and 28th days of October, 1920, between the hours of 6.30 and 9 o'clock in the evening, in so far as it applies to the closing time of hairdressers' shops situated in the shop district of Katauning.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October,

By His Excellency's Command,

H. P. COLEBATCH, Minister of Public Health,

GOD SAVE THE KING!!!

The Cemeteries Act, 1897, and Amendments. PROCLAMATION

WESTERN AUSTRALIA, By His Excellency Sir Francis AlexTO WIT. ander Newdegate, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corres. 8894/19.

WHEREAS under the provisions of "The Cemeteries Act, 1897," and Amending Acts, it is made lawful for the Governor in Executive Council from time to time, by Proclamation, to appoint such place or places in each district as shall be deemed expedient, to be reserved for the burial of the Dead: Now therefore I, Sir Francis Alexander Newdegate, Governor as aforesaid, with the advice and consent of the Executive Council, in exercise of the powers in me vested as aforesaid, do by this my Proclamation appoint Reserve 17466, at Redmond, a Public Cemetery, but subject also to such By-laws as may be published from time to time for the proper management thereof.

Given under my hand and the Public Seal of the said State, at Perth, this 13th October, 1920.

By His Excellency's Command,

JAMES MITCHELL. Minister for Lands.

GOD SAVE THE KING!!!

PROCLAMATION

(under 60 Vict., No. 22, Sec. 6)

WESTERN AUSTRALIA, | By His Excellency Sir Francis AlexTO WIT. | 5 ander Newdegate, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

3533/00.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered, by proclamation in the Government Gazette, to revest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become tate, all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of Kalgoorlie Lot 1232 registered in the Office of Titles in Volume 406, Folio 136: Now therefore I, the said Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, Kalgoorlie Lot 1232 aforesaid, as of his former

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October,

By His Excellency's Command,

JAMES MITCHELL, Minister for Lands.

GOD SAVE THE KING!!!

PROCLAMATION

(under 60 Vict., No. 22, Sec. 6)

WESTERN AUSTRALIA, By His Excellency Sir Francis AlexTO WIT. Sander Newdegate, Knight Commander of the Most Distinguished Order of St. Michael and St. George, Governor if and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered, by proclamation in the Government Gazette, to revest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty in may become the registered proprietor of those portions of Perthshire Locations An and Ao registered in the Office of Titles in Volume 744, Folio 163: Now therefore I, the said Governor, with the advice and consent of the Executive Council, do by this Proclamation revest in His Naisety, his heigh and suggesters, those portions of Majesty, his heirs and successors, those portions of Perthshire Locations An and Ao registered in the Office of Titles in Volume 744, Folio 163 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October,

By His Excellency's Command,

JAMES MITCHELL, Minister for Lands.

GOD SAVE THE KING!!!

PROCLAMATION

(under 60 Vict., No. 22, Sec. 6)

WESTERN AUSTRALIA, By His Excellency Sir Francis
TO WIT. Alexander Newdegate, Knight
Commander of the Most Distinguished Order of St. Michael and St.
Governor. George, Governor in and over the State of Western Australia and its Dependencies in the Commonwealth of Australia.

Corr. 768/19.
WHEREAS by "The Transfer of Land Act, 1893, Amendment Act, 1896" (60 Vict., No. 22), the Governor is empowered, by proclamation in the Government Gazette, to revest in His Majesty, as of his former estate, all or any lands whereof His Majesty may become the registered proprietor: And whereas His Majesty is now the registered proprietor of that portion of Wellington Location 467 (Trigwell Repurchased Estate) registered in the Office of Titles in Volume 756, Folio Corr. 768/19.

88: Now therefore I, the said Governor, with the ade vice and consent of the Executive Council, do by this Proclamation revest in His Majesty, his heirs and successors, that portion of Wellington Location 467 aforesaid, as of his former estate.

Given under my hand and the Public Seal of the said State, at Perth, this 13th day of October, 1920

By His Excellency's Command,

JAMES MITCHELL, Minister for Lands.

GOD SAVE THE KING!!!

AT a meeting of the Executive Council held in the Executive Council Chamber, at Perth, this fourth day of August, 1920, the following Order in Council was authorised to be issued:

The Land Act, 1898.

ORDER IN COUNCIL.

Corr. No. 3239/20.

WHEREAS by Section 42 of "The Land Act, 1898," it is made lawful for the Governor to direct that any Reserve shall vest in and be held by any Municipality, Road Board, or other person or persons to be named in the order, in trust for any of the purposes set forth in Section 39 of the said Act, or for the like or other public purposes to be specified in such order: And whereas it is deemed expedient that Reserve No. 17485 (Narrogin Lot 1242) should vest in and be held by the Municipality of Narrogin, in trust for the purpose of Quarry (Gravel): Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby direct that the beforementioned Reserve shall vest in and be held by the Municipality of Narrogin; in trust for the purpose aforesaid; subject, nevertheless, to the powers reserved to him by Section 41 of the said Act.

> BERNARD PARKER, Clerk of the Council,

AT a meeting of the Executive Council held in the Executive Council Chambers, at Perth, this 13th day of October, 1920, the following Order in Council authorised to be issued:-

Public Service Act, 1904. ORDER IN COUNCIL.

WHEREAS by Subsection (7) of Section 36 of "The Public Service Act, 1904" (Act No. 40 of 1904), the Governor may, by Order in Council, temporarily suspend the operations of subsections two, three, and four of the said section, in respect of any office specified: And whereas it is desirable to temporarily suspend the operation of such subsections in respect of the follow-

Name, Department, and Period of Suspension,

Finlay, J. H., Taxation, from 23/9/20 to 22/3/21. Fordham, —, Taxation, from 5/8/20 to 4/2/21. Fordham, Cass, E. (Miss), Taxation, from 16/7/20 to 15/1/21. Ashton, A. S., Taxation, from 13/9/20 to 12/3/21. Ashton, A. S., Taxation, from 13/9/20 to 12/3/21. Williams, D. M., Taxation, from 23/9/20 to 22/3/21. Withams, D. M., Taxation, from 23/9/20 to 22/3/21. Good, C. J., Taxation, from 5/9/20 to 4/3/21. Kelly, C. C. (Miss), Taxation, from 21/8/20 to 20/2/21. Siefken, M. (Miss), Taxation, from 24/9/20 to 23/3/21. Ramsay, W. R., Taxation, from 18/9/20 to 17/3/21. McGhie, W., Taxation, from 28/8/20 to 27/2/21. Walton, R. E. (Miss), Water Supply, from 14/7/20 to 13/1/21.

Carr, M. M. (Miss), Water Supply, from 2/4/20 to 1/4/21.

1/4/21.
Channing, H. J., Treasury, from 14/7/20 to 14/1/21.
Arnold, F. C., Crown Law, from 8/8/20 to 7/2/21.
Saunders, E. G., Crown Law, from 11/9/20 to 10/3/21.
Carngham, J. C., Crown Law, from 15/10/20 to 14/4/21.
Donaldson, H. S. B., Audit, from 1/10/20 to 31/12/20.
Pearce, H. E., Colonial Secretary, from 1/9/20 to 30/11/20.

Muirson, A. (Miss), Colonial Secretary, from 26/8/20 to 25/8/21.

Carroll, T. W., Colonial Secretary, from 22/7/20 to 21/1/21.

Joyce, F. W., Colonial Secretary, from 29/7/20 to 28/10/20.

Daw, J., Public Health, from 19/7/20 to 18/1/21. Cousins, P. C., Agriculture, from 14/9/20 to 13/3/21. Roeder, F., Mines, from 1/8/20 to 31/7/21. Ogilvie, J. S., Forests, from 16/10/20 to 15/4/21. Jones, A. L., Forests, from 17/10/20 to 16/4/21.

Now, therefore, His Excellency the Governor, by and with the consent of the Executive Council, does hereby order that the operation of the said subsections be temporarily suspended, in respect of the officers and for the period specified above.

BERNARD PARKER, Clerk of the Council.

Premier's Department, Perth, 13th October, 1920.

HIS Excellency the Governor in Council has been pleased to approve of the following appointments as Justices of the Peace:—

David Morgan, Esq., of Bornholm, for the Plantagenet Magisterial District.

Edward Edwards, Esq., and David Hamilton Gibbney, Esq., of Greenbushes, for the Blackwood Magisterial District; and

Alexander Ernest Reynolds, Esq., of Wagin, for the Katanning Magisterial District.

Also to accept the resignation of Frederick Washington Lawson as a Justice of the Peace for the Perth Magisterial District.

L. E. SHAPCOTT, Secretary, Premier's Department.

THE AUDIT ACT, 1904.

The Treasury, Perth, 13th October, 1920.

IT is hereby published, for general information, that His Excellency the Governor in Executive Council has been pleased to approve, under the provisions of "The Audit Act, 1904," and Regulations thereunder, of the appointment of Mr. F. P. Hurley as Certifying Officer for the Colonial Secretary's Department and Sub-Departments.

(Sgd.) EDGAR T. OWEN, Under Treasurer.

No. 15964.—C.S.O.

THE ABORIGINES ACT, 1905.

Colonial Secretary's Office, 2063/19. Perth, 15th October, 1920.

PURSUANT to the provisions of Section 7 of "The Aborigines Act, 1905," the Hon. Colonial Secretary has appointed Fred Gray to be a Protector of Aborigines, at Broome, while acting as Resident Magistrate.

No. 15965.—C.S.O.

APPOINTMENTS AND RESIGNATIONS.

HIS Excellency the Governor in Council has been pleased to make the following appointments:—

602/20.—Percy Allen Hannah to be Acting Wharfunger at Derby, during the absence on biennial leave of the Wharfunger.

M.P.H. 1511/20.—Dr. Thomas Wilson to be District Medical Officer and Public Vaccinator, Port Hedland, and Visiting District Medical Officer, Marble Bar, as from the 20th September, 1920. 2041/20.—F. Gray, Acting Resident Magistrate, Broome, to be Pearling Inspector for the port of Broome, under Section 9 of "The Pearling Act, 1912-19," as from and inclusive of the 30th September, 1920.

2037/20.—Dr. George Reginald Cope Cotton to be Chairman of the Esperance Boat Licensing Board,

Also to approve the appointment of the undermentioned as Nautical Assessors to assist at Courts of Marine Inquiries under "The Navigation Act, 1904":—

Class 1 (a).—
Laurie, Robert.
Arundel, A. Ernest.
Yates, J. W. W.
Cutler, Thos. E.
Smith, T. W.
Foxworthy, J. K.
Watson, C. H.
Parkes, F. L.

Class 2.— Hunter, C. R. Tait, Alex. Wakeham, J. B. Angus, R. H.

And to accept the resignation of-

M.P.H. 1511/20.—Dr. Thomas Wilson as District Medical Officer and Public Vaccinator, Wickepin, from the 16th September, 1920.

G. DIBDIN, Acting Under Secretary.

DECLARATIONS AND ATTESTATIONS ACT, 1913.

Crown Law Department, Perth, 11th October, 1920.

C.L.D. 3638/20. Perth, 11th October, 1920.

THE Hon. Attorney General, in exercising the power conferred upon him by Section 3 of the above-mentioned Act, has been pleased to make the following appointments as Commissioners for Declarations:—

Reuben Hunt, Menzies.
David Bright, Mt. Morgans.
Ernest Carter, Laverton.
Morris Cavazzi, Gwalia.
Joseph Glover, Murrin Murrin.
Alfred Hoggins, Beria.
John B. McFarlane, Mary Mac Mine.
Frederick Geo. Williams, Yundaga.
John Lyon, Eulaminna.
Patrick Wm. Maher, Comet Vale.

C.L.D. 9795/12.

THE Hon. Attorney General has appointed Constable D. Buckley to be Acting Bailiff of the Local Court, Donnybrook, during the absence of Constable Brodie on leave, as from the 5th October, 1920.

HIS Excellency the Governor in Executive Council has been pleased to approve of the following appointments:—

C.L.D. 3044/20.—Charles Howden, of Perth, to be a Sworn Valuator under "The Transfer of Land Act, 1893."

C.L.D. 3639/20.—James Simpson to temporarily act as Clerk of the Local Court and Clerk to Magistrates, and Clerk of the Licensing Court, Collie, during the absence of F. M. I. Read, as from the 30th September, 1920.

C.L.D. 6709/13.—A. J. S. Browne to temporarily act as Clerk of the Local Court and Clerk to Magistrates, Wiluna, and Clerk of the Murchison Licensing Court sitting at Wiluna, vice N P. Witherington.

H. G. HAMPTON, Under Secretary for Law.

VACANCIES IN THE PUBLIC SERVICE.

Department.	Position.	Salary.	Date returnable
Colonial Secretary's (Lunacy Department) North-West	Clerk, Assistant Commissioner for the North- West*	£240—£ 27 6 £756—£960	23rd October, 1920 do.

*Commencing salary (inclusive of District Allowance) not less than £804. Applicants must possess recognised Engineering qualifications.

It is anticipated that the Commissioner will be required to spend at least half his time in the North-West.

The classification of the above positions is subject to any alterations proposed by the Commissioner dealing with the re-organisation and reclassification of the Service.

Applications are called under Section 38 of "The Public Service Act, 1904," and are to be addressed to the Public Service Commissioner, and should be made on the prescribed form, obtainable from the offices of the various Permanent Heads of Departments.

G. W. SIMPSON,

Public Service Commissioner.

Office of the Public Service Commissioner, Perth, 14th October, 1920.

HIS Excellency the Governor in Executive Council has approved of the following appointments:

Ex. Co. 3161; P.S.C. 559/20.

J. Walker, Clerk Assistant, Correspondence Branch, Lands and Surveys Department, to be Clerk in Charge, Correspondence Branch, at a salary of £288 per annum, as from 1st October, 1920.

Ex. Co. 3265; P.S.C. 595/20.
R. L. Millen, Clerk, Water Supply Department (Metropolitan Undertaking), to be Road Board Auditor, Local Government Office, Public Works Department, at a salary of £264 per annum, as from 1st October, 1920.

Also of the following resignation:— Also of the following resignation:-

Ex. Co. 3157. W. T. Cadden, Clerk Assistant, Local Government Office, Public Works Department, as from 25th January, 1921.

IT is hereby notified, for general information, that the following days will be observed as Public Service Holidays at the places specified:-

Friday, 15th October, 1920-Narrogin. Tuesday, 19th October, 1920—Wagin. Friday, 29th October, 1920—Katanning.

G. W. SIMPSON. Public Service Commissioner.

RESERVES.

Department of Lands and Surveys Perth, 15th October, 1920.

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

6050/19,

KOJONUP (near Tone River) .- No. 17340 (School Site).—Location No. 7402. (10 acres.) (Diagram 41985; Plan 437/80, W.A. 3.) 7288/19.

AVÓN.– -No. 17540 (Water).—Location No. 11378. (41 acres 1r. 3p.) (Diagram 42389; Plan 34/80.)

REDMOND.—No. 17546 (Water).—Lot No. (About 3 acres 0r. 6p.) (Plan Redmond Townsite.)

KOORDA.—No. 17552 (School Site).—Lot No. 34. (About 4 acres 0r. 28p.) (Plan Koorda Townsite.)

VICTORIA (Karagulu R.H.).—No. 17556 (Water). -Location No. 7340. (5 acres.) (Plan 161/80, E4; O.P. 2258.)

6147/01. PORT HEDLAND .- No. 17560 (Public Edifice, Mortuary).—Lot No. 113. (1r. 25p.) Reserve 8211 is hereby reduced. (Plan Port Hedland Townsite.)

WELLINGTON.-No. 17561 (Water, Collie Water Supply Catchment Area).—Bounded by lines starting from a point situate 45 chains 80 links East from the 5-mile peg on Road No. 2226, and extending North 60 chains; thence East 105 chains; thence South 20 chains; thence again East 105 chains; thence again South 130 chains; thence West 210 chains; and thence North 90 chains to the starting point. (About 2,940 acres.) Reserve 14057 is hereby reduced. (Plan 411C/40, E3.)

OLDFIELD.—No. 17565 (Common).—Bounded by lines starting from the North-East corner of Reserve 9977, and extending in a general Easterly direction along the South side of Road No. 2189 to the North-West corner of Oldfield Location 58; thence South to the North-East corner of Oldfield Location 99; thence West and South along its North and West boundaries to the North boundary of Homestead Lease 230; thence West and South along its North and West boundaries to the North boundary of Reserve 7517; thence West, South, and East along its North, West, and South boundaries to its South-East corner; thence South to a point in prolongation East of the South-East corner of Reserve 7606; thence North along its East boundary to a South-East corner of Oldfield Location 72; thence East along its South boundary to a point on the East boundary of Reserve 8941, in prolongation East of the South-East corner of said Oldfield Location 72; thence North along said East boundary of said Reserve 8941 to its North-East corner; thence in a South-Easterly direction about 10 chains; thence East about 15 chains; thence North to the South-West corner of said Reserve 9977, and thence East and North along its South and East boundaries to the starting point. Excluding Reserves 7381, 7383, and 7384, and those portions of Reserves 8941 and 9109 which lie within the above described boundaries, and all land held under "The Mining Act, 1904." (1,976 acres.) Reserve 10089 is both and and Reserve 7310 is become accessible. hereby reduced and Reserve 7819 is hereby cancelled. (Plan 420/80, E & F 1.)

C. G. MORRIS, Under Secretary for Lands.

AMENDMENT OF AREAS AND BOUNDARIES OF RESERVES.

HIS Excellency the Governor in Executive Council has been pleased to approve of the Areas and Boundaries of the following Reserves being amended as described in the Schedules below, for the purposes therein set forth; the Areas and Boundaries previously published in the Government Gazette being hereby cancelled:—

881/16 & 10989/99.

COCKBURN SOUND, OWEN ANCHORAGE (near Fremantle).—No. 11430 (Railway).—Bounded by lines starting from the South-Eastern corner of Fremantle Lot 1530 (Fremantle Gas and Coke Coy.), and extending Northward along its Eastern boundary and the pro-longation thereof to the South-East corner of Fremantle

Sub. Lot 1593; thence along the Eastern and North-Eastern boundaries of said Fremantle Sub. Lot 1593 to the latter's North-East corner; thence crossing the Owen Anchorage Railway Easterly in prolongation of the North boundary of said Lot 1593 to the Western side of the Mandurah Road; thence along the latter Southward to a point West of the South-West corner of Cockburn Sound Location 5: thence Easterly along its Southburn Sound Location 5; thence Easterly along its Southern boundary, about 8 chains; thence South to the North boundary of Cockburn Sound Location 618; thence West Western boundary; thence Southerly along its Western boundaries to its South-West corner; thence Easterly along its South boundary about 6 chains 50 links; thence in a general South-Easterly direction to the North-West corner of Cockburn Sound Location 676; thence along its Western boundary and that of Cockburn Sound Location 673 to the North-West boundary of Fremantle Lot 1594; thence along that boundary to its Western corner; theuce North-Westerly to the North-Western corner of Fremantle Lot 1595; thence along its South-Western boundary to the North-Western side of Road No. 1862; thence crossing said road to the North-Western corner of Fremantle Lot 1597; thence along its South-Western boundary, that of Road No. 2157; thence along the Western boundary of Fremantle Lot 1598; thence along the Western side of the Rockingham Road Southward to a point in prolongation East of the South boundary of Cockburn Sound Location 725; thence West to its South-East corner; thence Northward along its Eastern boundary to its North-East corner; thence Northerly following the surveyed Western boundary of the Woodman's Point Railway to the North-East corner of Cockburn Sound Location 680; thence Westerly and Southerly, and again Westerly along the North and a Southerly, and again Westerly along the North and a West boundary of said Location 680 to the Owen's Auchorage Railway line; thence along it North-Westward to the South-Eastern corner of Cockburn Sound Location 530, and along the latter Westward to the shore of the Indian Ocean; thence along that shore North-Westerly to a point in prolongation West of the South boundary of Fremantle Lot 1530 aforesaid; thence East to the South-West corner of that lot, and along its South boundary to the storting point.

boundary to the starting point.

Excluding, however, all existing roads, special leases, and approach to septic tank Reserve 5239. (About 72a. (O.P. Resumption 460; Plan, Owen Anchor-2r. 11p.)

age.) 3337/11.

WYALKATCHEM.—No. 13349 (Public Buildings-Commonwealth).—Lots 18 and 19. (2 roods.) Wyalkatchem Townsite.)

Reserve 13348 is hereby reduced.

GOVERNMENT LAND SALES.

THE undermentioned allotments of land will be offered for sale, at public auction, on the dates and at the places specified below:-

ALBANY.

 $15th\ October,\ 1920,\ at\ 4\ p.m.,\ at\ the\ District\ Lands$ Office-

Narrikup—Town, 39, 1r., £10.

BEVERLEY.

19th October, 1920, at 3.30 p.m., at the District Lands Office-

Bilbarin—Town, 33, 39.9p., £15. Brookton—*173, 6a. 2r. 30p., £26. Corrigin—Town, 76, 78, 1r. each, £15 each. Pingelly—*511, 2a. 0r. 1p.; *513, 2a. 0r. 23p., £12

each; *635, 10a., £20.

KALGOORLIE.

20th October, 1920, at 11 a.m., at the District Lands Office-

Boulder—Town, 485, 537, 20p. each, £10 each; 373, 713, 1504, 1r. each, £10 each.

Brown Hill—Town, 177, 1r., £10.

Kalgoorlie—Town, 211, 1r.; 508, 1r. 1p., £30 each.

South Boulder—Town, F334, 1r., £10.

MENZIES.

26th October, 1920, at 10 a.m., at the Mining Registrar's

Yundaga—Town, 53, 1r., £15.

12p., £10.

PINJARRA.

27th October, 1920, at 11 a.m., at the Court House— Coolup—Town, 165, 1r., £12. Dwellingup—*945, 9a. 3r. 39p., £25; *946, 15a. weiningup—"945, 9a. 3r. 39p., £25; "946, 15a. 3r. 20p., £40.
Pinjarra—*80, *81, *82, 5a. 2r. 16p. each, £16 each; *83, 4a. 2r. 1p., £14.
Yundurup—Town, 57, 2r. 12p., £12 10s.; 58, 2r. 12p. £10 WAGIN.

2nd November, 1920, at 11 a.m., at the District Lands

Lake Grace—Town, 57, 1r. 2p., £25; 58, 1r. 2.1p.,

Nippering—*97, 5ac., £10; *110, 5ac., £15. Wagin—*625, 630, 5ac. each, £20 each.

CARNARVON.

3rd November, 1920, at 11 a.m., at the Court House-Carnarvon-*48, *49, 4a. each, £16 each.

COLLIE.

3rd November, 1920, at 11 a.m., at the Court House-Collie—*1177, *1178, 6a. 3r. 2p. each, £20 each.

KATANNING.

4th November, 1920, at 11 a.m., at the District Lands

1p., £7.

Tp., ±7.

Nyabing—Town, 17, 1r., £18.

Tambellup—Town, 72, 2r., £12; 278, 1r. 35.3p., £13.

Tenterden—*26, 6a. 1r. 20p., £15.

Muradup—Town, 57, 1a. 1r. 11.4p., £12 10s.

NARROGIN.

4th November, 1920, at 12 noon, at the District Lands Office-

Narrogin—*632, 2a. 1r. 0p., £16; *633, 2a. 1r. 0p., *634, 2a. 1r. 26p., £14 each. Yealering—Town, 9, 1r., £15; *82, 3ac., £15.

SWAN VIEW.

6th November, 1920, at 4 p.m., on the ground-Swan View-Suburban lots 93, 3r. 11/10p.; 96, 3r. 12/10p.; £30 each; 94, 95, 3r. 11/10p. each; 97, 1ac., £35 each; 98, 99, 100, 101, 102, 103, 104, 1ac. each, £25 each.

*Suburban for cultivation, five years.

This lot is sold to a depth not to exceed 20 feet.

The purchaser will have the option of taking, in lieu of a grant of the fee simple, a lease under the Regulations at the scheduled capital value nearest the upset price for the term of 99 years, and a premium equal to the amount of his bid in excess of the upset price.

All improvements on the land offered for sale are the property of the Crown, and shall be paid for as the Minister may direct.

Plans and further particulars of these sales may be obtained at this office. Land sold to a depth of 200 feet below the natural surface, except in mining districts, where it is granted to a depth of 40 feet only.

> C. G. MORRIS, Under Secretary for Lands.

ALBANY LOCAL LANDS OFFICE.

Corres. No. 17521/10. (Plan 446/80, A1.) THE time for the receiving of applications for Plantagenet Locations 3675 and 1276 has been extended to 27th October, 1920.

OPEN FOR LEASING. Southern Cross Lot 724.

Corres. 58/90.

IT is hereby notified, for general information, that Southern Cross Lot 724 is available for leasing under Section 153 of "The Land Act, 1898," at an annual tenancy of £2, renewable at the will of the Minister for Lands.

THE CEMETERIES ACT, 1897.

Appointment of Trustee of Comet Vale Cemetery.

HIS Excellency the Governor in Executive Council has been pleased to appoint, under the provisions of the above Act, Robert Carlile as a Member of the Comet Vale Cemetery Board, vice Mr. J. Whouley, left the district.

LOTS OPEN FOR SALE.

IT is hereby notified, for general information, that the undermentioned lots are now open for sale, under the conditions specified, by public auction, as provided by "The Land Act, 1898," at the following upset prices:—

Applications to be lodged at Bridgetown. 6492/96—BRIDGETOWN (Town), 782, 783, 784, £12 each; (Sub. for cultivation), 603, £15. ject to the payment, within 30 days, of the value of any improvements which may exist on these lots.

Applications to be lodged at Wagin.

9812/06—DUMBLEYUNG (Sub. for Cultivation), 229, 235, 241, 242, and 243, £10 each; 230, 232, £12 each; 231, £13; 238, £14; 233, 234, 236, 239, and 240, £15 each; 237, £16. Lot 240 is subject to the payment of £12 within 30 days of date of sale, being the value of improvements existing thereon. the value of improvements existing thereon.

Applications to be lodged at Beverley.

1012/17—EMU HILL (Town), 5, £16. Subject to the payment, within 30 days of date of sale, of the value of any improvements which may exist on this lot.

Applications to be lodged at Perth. 930/95-YALGOO, 173 to 177 inclusive, £20 each; 178, £27 10s.

Applications to be lodged at Northam.

791/13—PITHARA (Town), 57, 64, 65, 72, 73, 80, 81, and 88, £15 each; 58, 59, 60, 62, 63, 66 to 69 inclusive, 71, 74 to 77 inclusive, 79, 82, 84 to 87 inclusive, £12 each; (Sub. for Cultivation), 90 to 94 inclusive, £20 each. Lots 61, 70, 78, and 83 are "Excepted from Sale" as Reserve 17524.

(The notice published 10th and 17th September ult.

is hereby cancelled.)

Applications to be lodged at Perth.

3720/94.—SWAN VIEW, Suburban, 93, 96, £30 each; 94, 95, 97, £35 each; 98 to 104 inclusive, £25 each.

Plans showing the arrangement of the lots referred to are now obtainable at this office and the offices of the various Government Land Agents.

> C. G. MORRIS, Under Secretary for Lands.

TOWN LOTS OPEN FOR SALE,

Under the Discharged Soldiers' Settlement Regulations. IT is hereby notified, for general information, that the undermentioned lots are now open for sale under the Regulations for granting of Town Lots to discharged soldiers as published in the Government Gazette on 19th September, 1919, at the following upset prices:

Corres. No. Town, Conditions, Lot Nos., Price. 4794/20.—KATANNING, Town, 176, £40. 4801/20.—TAMBELLUP, Town, 277, £13.

TOWN LOTS OPEN FOR LEASING.

IT is hereby notified, for general information, that the undermentioned Lots are available for leasing, subject to the Regulations for the Leasing of Town and Suburban Lands, as published in the Government Gazette of 23rd August, 1912, on and after the dates specified in the schedule below:—

OPEN WEDNESDAY, 3rd NOVEMBER, 1920.

Applications to be lodged at Kalgoorlie.

2116/10.—LEONORA (near Gwalia), 425, £15 (12s.); 857, £15 (12s.); 866, £15 (12s.). Subject to the condition that the lessee shall not carry on or permit or suffer to be carried on, on these lots any trade or busi-ness whatsoever, without the consent in writing of the Minister for Lands being first obtained.

Plans showing the arrangements of the lots referred to are now obtainable at this office and the various District or Branch District Land and Survey offices.

Applications may be lodged at the offices mentioned

at any time prior to the dates specified, and any applications so lodged will be deemed to have been lodged en that day.

In the event of two or more applications for the same lot, priority will be determined as prescribed by Section 17 of "The Land Act, 1898," and Section 2 of "The Land Act, 1900."

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 Minister for Lands in the manner Provided by Clause 16 of the above Regulations.

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

FORFEITURES.

THE undermentioned leases have been forfeited under Section 136 of "The Land Act, 1898," for non-payment of rent to 30th June, 1920:-

Name, District, Lease No., Area, Rent, Corr. No. Jensen, Jens Peter, Avon (20074), 9000/68 (690a.), £72 18s. 1d.; 683/14. Sands, Kathleen Maud, Williams (8611), 11619/74

(160a.); 12963/08.

Edwards, David, Ora Banda (56), 1213/153 (1r.), £2; 3737/13.

Courthope, Walter Edmund, Wongan Hills 1256/153 (1r. 2p.), £4 3s.; 4246/13. Warburton, Blanche Josephine Egerton, Plan (3779), 10946/68 (3,288a.); 3693/18. Plantagenet

The undermentioned leases have been cancelled under Section 137a as abandoned:-

Adcock, William Eddrup; Adcock, William Herbert, trading as "Adcock Bros. & Co.," Fitzroy (6 and 11), 1541/152 (2a.), abandoned; 2530/12.

Brooks, John Paul, Mardarbilla, 398/95 (20,000a.), abandoned; 1208/07.

Harvey Road Board, Korijekup (195), 1538/152 (240a.), abandoned; 3328/14.

Hughes, William Edward, Eucla, 251/109 (25,000a.), abandoned; 889/18.

McCann, Arthur James, Melbourne (2444/93 (3,000a.), abandoned; 3696/14.

Barfield, William Henry, and Barfield, John Henry, Jandakot (204a.), 10882/56 (105a.), abandoned; 15110/11.

Barfield, William Henry, and Barfield, John Henry, Jandakot (18), 10860/56 (131a.), abandoned; 14902/11.

C. G. MORRIS, Under Secretary for Lands.

LAND OPEN FOR PASTORAL LEASING.

Under Part X of "The Land Act, 1898."

IT is hereby notified, for general information, that the areas described hereunder will be open for selection under Part X. of "The Land Act, 1898," on and after the dates specified:-

OPEN WEDNESDAY, 20th OCTOBER, 1920. ALBANY DISTRICT LANDS OFFICE.

South-West Division.

Plantagenet District (near Cheyne Beach, Warriup Hill).

Corres.. 8701/07. (Plan 450/80.) Pastoral Lease 1535/93, comprising 4,000 acres; being A. Y. Hassell's cancelled lease.

GERALDTON DISTRICT LANDS OFFICE. South-West Division.

Victoria District (near Spearwood Well, about seven miles West of Gutha Townsite).

Corres. 3225/18. (Plans 127/80, 128/80.)
Pastoral Lease 3577/93, comprising 16,940 acres;
being Messrs. Forbes, Basford, & Co.'s cancelled lease.

South-West Division.

Ninghan District (about eight miles East of Lake Monger).

Corres. 23/15 (Plan 96/80, F1.) Pastoral Lease 620/97, comprising 30,000 acres; being J. H. & Z. & C. C. Seeligson's cancelled lease.

South-West Division.

Victoria District (South of Yallalong Station).

Corres, 7338/19, (Plan 55/300).

Pastoral Lease 3676/93, comprising about 94,000 acres; being Messrs. H. E. Spencer and G. J. McMicking's cancelled lease.

PERTH DISTRICT LANDS OFFICE.

South-West Division.

Swan District (two miles South of Cape Leschenault).
Corres. 2753/02. (Plans 29 & 30/80, E4 & E1.)
Pastoral Lease 600/93, comprising 2,000 acres; being H. E. King's late lease.

South-West Division.

Victoria District (about 21/2 miles North-East of Watheroo).

Corres. 10008/07. (Plans 63 & 90/80.)

Pastoral Lease 1675/93, comprising 3,800 acres; being lately held by Benedictine Community of New Norcia, Incorporated.

South-West Division.

Victoria District (about 18 miles West of Marchagee). Corres. 3414/18. (Plans 90 & 91/80 & 2, F1 & 2.) Pastoral Lease 3617/93, comprising 8,000 acres; being Thos. H. Daly's cancelled leases.

South-West Division.

Victoria District (about 20 miles North-West of Marchagee).

Corres. 4158/18. (Plan 91/80, F1.) Pastoral Lease 3592/93, comprising 4,000 acres; being Thos. H. Daly's cancelled leases.

OPEN WEDNESDAY, 3rd NOVEMBER, 1920.

North-West, Eastern, and Eucla Divisions.

Corr. 6276/19.

IT is hereby notified, for general information, that all the vacant Pastoral Areas in the North-West Eastern, and Eucla Divisions of the State which have hitherto been available to Discharged Soldiers only will be open for selection generally as Pastoral Leases under Part X of "The Land Act, 1898," subject, however, to the following conditions:

(a) Every application will be subject to any amending legislation which may be passed during the present Session of Parliament affecting Pastoral Leases; and
(b) Preference may be given to Discharged Soldiers

and Sailors of the Australian Imperial Forces who hold Qualification Certificates.

(e) All applications will be subject to a recommendation from the Pastoral Board appointed for that purpose.

GERALDTON DISTRICT LANDS OFFICE.

South-West Division.

Victoria District.

Corres. 7339/19. (Plan 55/300.) Pastoral Lease 3674/93, comprising 74,000 acres; being Jas. O'Donnell's cancelled lease.

PERTH DISTRICT LANDS OFFICE.

Eastern Division.

Kaluwiri District (about 30 miles North-East of Lake Mason, near Albion Downs Station).

Corres. 1902/20. (Plan 53/300.)

That portion of unsurveyed land, comprising about 60,000 acres, commencing from the South-West corner of Pastoral Lease 2730/97 and the prolongation Westwards of its Southern boundary about 650 chains; thence Northwards about 420 chains; thence Eastwards about 650 chains to Pastoral Lease 2730/97, and bordered on East by portion of Western boundary of said Pastoral Lease.

LAND OPEN UNDER PART X, OF THE LAND ACT, 1898 (PASTORAL LEASES) FOR DIS-CHARGED SOLDIERS, ETC., ONLY.

Corres. 11071/02.

IT is hereby notified, for general information, that the Part X. of "The Land Act, 1898," as modified by the provisions of "The Discharged Soldiers' Settlement Act, 1918," on and after the dates specified:—

OPEN WEDNESDAY, 20th OCTOBER, 1920.

KALGOORLIE DISTRICT LANDS OFFICE.

Eastern Division,

Hampton District (North Lake Lapage).

Corres. 6888/19. (Plan 73/80.)

Late Pastoral Lease 2664/97, comprising 20,000 acres; being J. T. Moncrieff's cancelled lease and Thos. H. Johnson's inadmissible application.

PERTH DISTRECT LANDS OFFICE,

Eastern Division.

Kaluwiri-Nabberu District (near Stirling Peaks).

Corres, 471/20. (Plan 52/300.) Pastoral Lease 2862/97, comprising about 100,000 acres; being R. V. C. Davidson's cancelled lease.

Eastern Division,

Kaluwiri-Nabberu District (near Bates Range-Mt. Grey-East of Lake Maitland).

Corres. 460/20. (Plan 52/300.)
Pastoral Lease 2861/97, comprising about 100,000 acres; being A. L. St. A. Wake's cancelled lease.

North-West Division.

De Grey District (North-West five miles from Nullagine State Forest).

Corres. 5175/19. (Plan 98/300.)

That portion of unsurveyed land, comprising about 131,000 acres, starting from North-East corner of Common Reserve 10976 and prolongation Northwards of its Eastern boundary about 550 chains; thence West about 560 chains; thence South about 550 chains, and Eastwards along part of Northern boundary of said Common; being Lewin J. Cooke's inadmissible Pastoral Lease application.

North-West Division.

De Grey District (West of Nullagine State Forest).
Corres. 6067/19. (Plan 98/300.)
That portion of unsurveyed land, comprising about 26,000 acres, bordered on North by Pastoral Lease 3183/96 and Reserve (Common) 10976, West by Pastoral Lease 857/102, South by Pastoral Leases 1367/102, 2020/102, toral Lease 851/102, South by Pastoral Leases 1501/102, 3024/102, 2229/102, and East by prolongation Northwards of Eastern boundary of Pastoral Leases 2229/102, Northwards to Common Reserve 10976; being Lewin J. Cooke's inadmissible Pastoral Lease application.

North-West Division.

De Grey District (East Coongan River; West of Hillside Station).

Corres. 7081/19. (Plan 98/300.)

That portion of unsurveyed land, comprising about That portion of unsurveyed land, comprising about 40,000 acres, starting from South-East corner of Pastoral Lease 741/102 and prolongation of its Eastern boundary Southwards about 300 chains; thence West about 300 chains; thence South about 530 chains to a point on the Northern boundary of Common Reserve 10976, and bordered on South and West by Pastoral Leases 3183/96 and 746/102; being Lewin J. Cooke's inadmissible Pastoral Lease application. inadmissible Pastoral Lease application.

Eastern Division.

Ularring District (near East Lake Barlee).

Corres. 461/20. (Plan 35/300.)

Late Pastoral Lease 1025/94, comprising 50,000 acres; being G. J. Micking's inadmissible application.

Eastern Division.

Ularring District (near Lake Barlee).

Corres. 462/20. (Plan 35/300.) That portion of unsurveyed land, comprising about 100,000 acres, starting from North-West corner of late Pastoral Lease 1025/94 and prolongation of its Northern boundary Westwards to Eastern shore of Lake Barlee, and bounded on West by said lake and on East by Western boundary of late Pastoral Lease 1025/94, and on South by prolongation of its Southern boundary Westwards to lake; being Herbert E. Spencer's inadmissible Pastoral Lease application.

Eastern Division.

Ularring District (West Mt. Ida).

Corres. 463/20. (Plan 42/300.)
That portion of unsurveyed land, comprising about 80,000 acres, bounded on South by the prolongation Eastwards of Southern boundary of Pastoral Lease 2802/97 about 1,930 chains to Pastoral Lease 2849/97, and enclosed on East, North, and West by Pastoral Leases 2849/97, 919/94; 2782/97, 2781/97; and 1245/94, 2802/97; being Walter Le Neudf's inadmissible application. application.

North-West Division.

Murchison District (near Byro Station).

Corres, 4903/19, (Plan 58/300.)

That portion of unsurveyed land, comprising about 100,000 acres, starting from a point about 430 chains from South-West corner on Western boundary of Pastoral Lease 1349/96, Westwards about 1,000 chains; thence North about 1,100 chains; thence East about 920 chains to Western boundary of Pastoral Lease 1578/96, and bounded on East by said lease and 1349/96; being A. E. Morgan's cancelled Pastoral Lease application.

North-West Division.

De Grey District (about 22 miles North-West Marble Bar).

Corres. 12227/02. (Plan 109/300.)

Pastoral Lease 1528/102, comprising 5,000 acres; being Lilian H. Browne's cancelled lease.

$North ext{-}West\ Division.$

De Grey District (about 23 miles West Marble Bar).

Corres. 12225/02. (Plan 109/300.)

Pastoral Lease 1529/102, comprising 5,000 acres; being Lilian H. Browne's cancelled lease.

$North ext{-}West\ Division.$

De Grey District (near West 18 miles Marble Bar).

Corres, 12228/02. (Plan 109/300.)

Pastoral Lease 1530/102, comprising 5,000 acres; being Lilian H. Browne's cancelled lease.

North-West Division.

De Grey District (about 15 miles West Marble Bar).

Corres. 12226/02. (Plan 109/300.)
Pastoral Lease 2449/96, comprising 5,000 acres; being Lilian H. Browne's cancelled lease.

Kimberley Division.

Luman District (near Armanda River, Mt. Coghlan). Corres. 11178/12. (Plans 131,132/300.) Pastoral Lease 1006/98, comprising 20,000 acres;

being C. D. McCoombe's cancelled lease.

Kimberley Division.

Dooncan District (Coronation Islands).

Corres. 1761/16. (Plan 144/300.)

Pastoral Lease 1107/98, comprising about 24,000 acres; being G. Ebeling's cancelled lease.

Eucla Division.

Delisser District (near Loongarra Station).

Corres, 1716/18. (Plan 28/300.)

Pastoral Lease 1021/95, comprising 20,000 acres; being R. E. Terelinck's cancelled lease.

OPEN WEDNESDAY, 27th OCTOBER, 1920.

GERALDTON DISTRICT LAND OFFICE.

Ninghan District (near Lake Monger).

Corr. 4932/19. (Plan 96/80, E.F. 2, 3, and 4.) That portion of unsurveyed land, comprising about 31,500 acres, bounded on the North by Pastoral Lease 3547/93; on the East by Pastoral Lease 3679/93 and 3547/93; on the East by Pastoral Lease 3679/93 and late 620/97; on the South by Ninghan Locations 406, 407, and 533; on the West by Lake Monger, excluding Ninghan Locations 7310 and 7311, and about 2,400 acres situate about 70 chains West from the North-East corner of Ninghan Location 7310, and extending West about 136 chains and North about 110 chains, the opposite boundaries being parallel and equal.

PERTH DISTRICT LANDS OFFICE. Eastern Division.

Nuleri District (near S. West Lake Throssell).

Corr. 4327/20. (Plan, 51/300.) Pastoral Lease application 2911/97, comprising 25,000 acres; being F. Bank's cancelled application, same as late 1595/102.

OPEN WEDNESDAY, 3rd NOVEMBER, 1920.

PERTH DISTRICT LANDS OFFICE.

Kimberley Division.

King District (near Denham River).

Corres. 8873/19. (Plan 141/300.) Pastoral Lease 1978/98, comprising 72,000 acres; being A. Martin's late lease.

Kimberley Division.

Marndoc and Doongan District (near East shore-Drysdale River).

(Plan 147/300.)

Corres. 2105/20. (Plan 147/300.)
Pastoral Lease 1982/98, comprising 200,500 acres; being R. P. Ramage and C. E. Steadman's cancelled

C. G. MORRIS. Under Secretary for Lands. 2730/20.

LAND OPEN FOR SELECTION.

Department of Lands and Surveys, Perth, 13th August, 1920.

IT is hereby notified, for general information, that the areas scheduled hereunder will be available for selection under "The Land Act, 1898," and its amendments, on and after the dates set out in the schedules.

Such areas shall be open to selection by the special classes of selectors hereinafter named in the following order of preference, unless otherwise stated:—

- (1) Under "The Discharged Soldiers' Settlement Act, 1918," by "Discharged Soldiers' within the meaning of paragraphs (a), (b), and (c) of the interpretation of the term in Section 3 of that Act, and "Dependants" within the meaning of that term in the said section.
- (2) Under "The Land Act, 1898," by ex-British Soldiers who were on active service in the late war.
- (3) Under "The Land Act, 1898," by Munition Workers in the late war.
- (4) Under "The Land Act, 1898," by ordinary selectors.

Subject as hereafter provided, this order applies to any land within a Repurchased Estate; but as regards applicants mentioned in subparagraphs (2), (3), and (4), this order shall not so apply until after the expiration of one mouth from the date when such land was notified in the Government Gazette as open to selection.

In the event of an applicant other than a Discharged Soldier under subparagraph (1) obtaining a block with in a Repurchased Estate, the term of the lease and conditions of payment will be subject to re-adjustment in accordance with the provisions of "The Agricultural Land Purchase Act, 1909."

The areas marked thus § have been approved as suitable for the settlement of Discharged Soldiers under subparagraph (1), and application may be made for advances thereon under the provisions of "The Discharged Soldiers" Settlement Act, 1918."

The areas marked thus $\mbox{*}$ are open under Part VI.

Applications must be lodged at the Local Land Office for the district in which the land is situated, and should be lodged on or before the date specified.

All applications lodged on or before such date will be treated as having been received on the closing day, and if there are more applicants than one for any lot the application to be granted will be determined, if necessary, by the Land Board in the order of preference set out above. Should any lands remain unselected such will continue available until applied for or otherwise dealt with.

If a Land Board sitting becomes necessary, the applicants for the blocks will be duly notified of the date, time, and place of the meeting of the Board, and there shall be an interval of at least three days between the closing date and the sitting of the Board.

If an applicant wishes to appear before the Land Board in person he may apply to the Head Office or to the Clerk in Charge of any of the District or Branch Land Offices for a certificate to the Railway Department, which, on presentation at the nearest Railway Station, will entitle him to a Return Ticket, at Excursion Rates, to the place where the Board will sit, available for seven days from the date of issue.

The selector of a Homestead Farm from any location available under Part VIII. must take the balance thereof, if any, under Conditional Purchase.

The prices quoted hereunder (exclusive of the value of improvements, if any, and survey fees, and land acquired by the Crown under "The Agricultural Lands Purchase Act, 1909," or otherwise for settlement) are reduced by one-half to Discharged Soldiers only.

C. G. MORRIS, Under Secretary for Lands.

SCHEDULES.

OPEN WEDNESDAY, 20th OCTOBER, 1920. ALBANY LOCAL LAND DISTRICT.

Denmark District (about 5½ miles West of Denmark).
Corr. No. 1713/15.

Open under Parts V. and VIII. (Plan 452C/40, Denmark Estate.)

§Lot 458, comprising 104 acres 3 roods, at 12s. 6d. per acre (Classification, page 13, 2956/20); being G: M. Button's cancelled Conditional Purchase Lease 35371/55.

Plantagenet District (nine miles from Redmond).

Corr. No. 2360/13.

Open under Parts V. and VIII. (Plan 451/80, A3.) Location 2797, comprising 160 acres, at 10s. 6d. per acre (Classification, page 3 of 2360/13); being H. H. Gravely's cancelled Homestead Farm 19308/74.

Plantagenet District (nine miles from Redmond).

Corr. No. 2359/13.

Open under Parts V. and VIII. (Plan 451/80, A3.) Location 2917, comprising 100 acres, at 13s. 6d. per acre (Classification, page 8 of 2359/13); being H. H. Gravely's cancelled Conditional Purchase Lease 33266/55.

Plantagenet District (four miles from Redmond).

Corr. No. 8915/12.

Open under Parts VI. and VIII. (Plan 451/80, B3.) Location 3531, comprising 160 acres, at 10s. per acre (Classification, page 14, 8915/12); subject to payment of Agricultural Bank mortgage (£36) and interest to 31st December, 1919, of £11 2s. 10d.; being G. H. Ward's cancelled Homestead Farm 18807/74.

Plantagenet District (quarter mile from Tennessee). Corr. No. 767/18.

Open under Parts V. and VIII. (Plan 457A/40,

A1, West.)
Location 1185, comprising 477 acres 3 roods 17
perches, at 11s. 3d. per acre (Classification, page 9,
767/18); subject to payment of Agricultural Bank interest and mortgage; being Richard Allen's cancelled
Grazing Lease 11596/68.

BEVERLEY LOCAL LAND DISTRICT. Avon District (near South Kumminin).

1--- N: 0000/10

Corr. No. 2990/19.
Open under Parts V., VI., and VIII. (Plan 345/80, B1.)

That portion of Avon Location 17231, situate East of the railway line, subject to the excision of a road along the said railway, containing about 885 acres; subject to survey, classification, and pricing.

Avon District (about six miles West of South Kumminin Station).

Corr. No. 440/20. Open under Parts V., VI., and VIII. (Plans 344/80, F2, 345/80, A2.)

Location N	о.	Area.	Price per acre.	Remarks.
91791		acres. 840 160	£ s. d.	Subject to survey, classification and pricing.

Being Harry Grey's withdrawn applications.

NELSON LOCAL LAND DISTRICT. Bridgetown District.

Corr. No. 4632/06.

Open under Part V. (Plan 439/80, C1.)

The area contained within the closed roads passing through Nelson Locations 1272, 528, 1273, 1274, and 522, at 15s. per acre.

This land is available only to holders of land abutting thereon.

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name. BUNBURY LOCAL LAND DISTRICT.

Williams District (about three miles North of Quindanning Townsite).

Corr. No. 8558/19.

Open under Parts V., VI., and VIII. (Plan 384/80 West, C3.)

Location 11922, comprising 160 acres; subject to survey, classification, and pricing; being H. E. Page's caucelled application.

GERALDTON LOCAL LAND DISTRICT.

Victoria District (two miles West of Perenjori).

Corr. No. 2585/20.

Open under Parts V. and VIII. (Plan 122/80 S., E 3 & 4.)

Location 3588, comprising 839 acres, at 10s. 3d. per acre (Classification, page 13 in 11282/08; being C. R. Kealley's cancelled Grazing Lease 12484/68.

KATANNING LOCAL LAND DISTRICT.

Kojonup District (31/2 miles South of Boscabel).

Corr. No. 9825/11.

Open under Parts VI. and VIII. (Plan 416A/40,

Locations 4176 and 4886, comprising 160 acres and 353 acres respectively, at 1s. 9d. per acre (inclusive of survey fee) (Classification, page 8 of 9825/11); subject to the payment of Agricultural Bank mortgage (£469 ls. 7d.) and interest (£147 2s. 3d.); being C. Hancock's cancelled Conditional Purchase Lease 10519/

Kojonup District (near Boscabel Townsite).

Corr. No. 7016/06.

Open under Parts V., VI., and VIII. (Plan 416A,

B2.)

Locations 4212 and 4211, comprising 1,000 and 160 acres respectively; subject to classification and pricing; being Luke Rocchi's cancelled Conditional Purchase Lease 30869/55 and Homestead Farm 8432/74.

Kojonup District (two miles from Wurnup Siding).

Corr. No. 6139/14.

Open under Parts V. and VIII. (Plan 417/40A, C2.) Location 5526, comprising 272½ acres, at 13s. 3d. per acre (Classification, page 15, 6775/09); being P. John's cancelled Conditional Purchase and Homestead Farm Leases 35112/55 and 20503/74,

> NARROGIN LOCAL LAND DISTRICT. Williams District (nine miles from Kulinn).

Corr. No. 12583/11.

Open under Parts V. and VIII. (Plan 377/80, D3.) Location 10847, comprising 329 acres, at 11s. 6d. per acre (Classification 12583/11, page 5); being J. F. B. Philippe's cancelled Conditional Purchase Lease 11389/

NORTHAM LOCAL LAND DISTRICT. Avon District.

Corr. No. 4585/18.

Open under Part V. (Plan 4/80, C4.)

The area contained within the closed road along the East boundary of Avon Location 15860 and part of the North and the East boundary of Location 15245, at 15s.

This land is available only to holders of land abutting

The Crown Grant of this land will not be issued before those of adjoining blocks in the same name.

Avon District (about six miles South of Kwolyin).

Corr. No. 8339/13.

Corr. No. 8339/13.

Open under Parts VI. and VIII. (Plan 4/80, B4.)
Location 18414, comprising 2,334 acres 1 rood, at 7s.
10d. per acre (Classification, page 5 of 8487/11); being
V. G. & J. G. Falconer's cancelled Leases 34033/55,
8796/68, 19838/74, and 19839/74.

Avon District (near Yawerlin).

Corr. No. 9578/12.

Open under Parts V., VI., and VIII. (Plan 5/80,

Location	n No.	Area.	Price per area.	Remarks.
18319 18326		acres. 718 1,001	£ s. d. 0 8 6 0 10 3	Classification 12062/11 (including improvements).

Being S. S., C. W., & S. F. Lanquist's abandoned Conditional Purchase 32547/55 and Grazing Lease

Avon District (about six miles North-West of Narembeen Station).

Corr. No. 2333/13.

Open under Parts VI. and VIII. (Plan 5/80 South,

A & B 3 & 4.)

Location 18181, comprising 812 acres, at 9s. 3d. per acre (Classification, page 4, 12062/11); subject to payment of Agricultural Bank mortgage of £250 0s. 1d. and interest (£30 5s. 6d.) to that institution, also Industries Assistance Board indebtedness; being James Currie's cancelled Grazing and Homestead Leases 10113/68 and 19302/74.

Avon District (about 15 miles West of Yorkrakine).

Corr. No. 7000/13.

Open under Parts VI. and VIII. (Plan 26/80, C1.) Location 19224, comprising 1,018 acres, at 6s. 9d. per acre (Classification, page 10, 10444/11); being J. C. Anthony's cancelled Conditional Purchase and Grazing Leases 11597/56 and 8712/68.

Avon District (near Koorda).

Corr. No. 9860/09.

Open under Parts V., VI., and VIII. (Plan 56/80,

Location 14897, comprising 160 acres; subject to classification and pricing; subject to payment of Agricultural Bank mortgage (£430 5s.) and interest (£18 12s. 6d.); being W. Morgan's cancelled Homestead Farm Lease 13244/74.

Avon District (two miles from Koorda).

Corr. No. 4184/18.

Open under Parts VI. and VIII. (Plan 56/80, E3 South.)

Location 18942, comprising 1,000 acres, at 8s. 3d. per acre (Classification, page 28, 8443/09); being J. G. Sutton's cancelled Grazing Lease 10968/68.

PERTH LOCAL LAND DISTRICT.

Swan District (two miles from Gingin).

Corr. No. 2703/14.

Open under Parts VI. and VIII. (Plan 28/80, B1.) Location 2729, comprising 39 acres 2 roods 30 perches, at 9s. per acre (Classification, page 8 in 2703/14); being C. E. V. Ottey's cancelled Conditional Purchase Lease 34660/55.

Swan District (about seven miles South-West from Muchea Townsite).

Corr. No. 13314/11.

Open under Parts VI. and VIII. (Plan 28/80, B4.) Location 2662, comprising 160 acres, at 8s. per acre (Classification, page 7, 13314/11); being Philip Hexamer's cancelled Homestead Farm Lease 18421/74.

WAGIN LOCAL LAND DISTRICT.

Williams District (adjoining 125-mile Gate, Rabbitproof Fence).

Corr. No. 5483/06, Vol. 2. Open under Parts V., VI., and VIII. (Plan 408/80, D2.)

Williams Location 6736, containing 100 acres; subject to classification and pricing. (Reserve 10571 is

Kojonup District (near Beaufort River).

Corr. No. 1703/90.

Open under Parts V., VI., and VIII. (Plan 409D/40.) The area containing about 85 acres; being the balance of Reserve 9880, Kojonup Location 1507, after excising a 10-acre block in the vicinity of the pool to be fixed by survey. (Reserve 9880 being hereby reduced accordingly.)

Also the area, containing about 200 acres; being the South-Western portion of Reserve 1736, starting from the South-West corner of Williams Location extending West along the North boundary of Kojonup Location 3218 to the South-East corner of Kojonup Location 4563; thence North along the East boundary of the said location to the South bank of the Beaufort River; thence in a South-Easterly direction along the said South bank to Williams Location 6; thence South along the West boundary of the said location to the starting point; subject to survey, classification, and (Reserve 1736 is hereby reduced.)

OPEN WEDNESDAY, 27th OCTOBER, 1920.

ALBANY LOCAL LAND DISTRICT.

Plantagenet District (about 3½ miles East of Mt. Barker).

Corr. No. 8098/19.

Open under Parts V., VI., and VIII. (Plan 445/80,

Loc. No.	Area.	Price per acre.	Remarks.
3935 3904	a. r. p. about 120 0 0 160 0 0	£ s, d,	Subject to survey, classification, and pricing.

Being Messrs. Hebb & Reid's cancelled applications.

Plantagenet District (on Waychinicupp River).

Corr. No. 5476/12.

Open under Parts V. and VIII. (Plan 450/80 West,

Location 2769, comprising 260 acres, at 5s. per acre (Classification, page 14, 2361/10); being A. S. Robertson's cancelled Conditional Purchase and Homestead Farm Leases 31941/55 and 18477/74.

BEVERLEY LÓCAL LAND DISTRICT.

Avon District (near Woodebulling Brook).

Corr. No. 3076/05.

Open under Parts V., VI., and VIII. (Plan 378B/40.) The area, comprising about 105 acres, being the Northern portion of Reserve 10556; the boundaries to be defined on survey; subject to survey, classification, and pricing. Reserve 10556 is hereby reduced accordingly.

Avon District (near Lake Yealering).

Corr. No. 9952/13.

Open under Parts VI. and VIII. (Plan 378B/40,

1 & 2.)

Location 19891, comprising 778 acres, at 9s. 6d. per acre (Classification, page 63 of 9952/13); subject to payment of Agricultural Bank mortgage (£91) and interest (£19 10s. 1d.); being T. H. Robinson's Conditional Purchase and Homestead Farm Leases 34836/55 and 20000/74.

BRIDGETOWN LOCAL LAND DISTRICT.

Nelson District (adjoining Wilga Townsite). Corr. No. 9236/12.

Open under Part V., Section 60. (Plan 414B/40.

Loc.	No.	Area.	Price per acre.	Remarks.
8285		a, r, p, 30 0 0	£ s. d. 1 5 0	Subject to the payment of £1 10s. 0d., being the value of
8286		12 0 1	1 7 6	improvements effected thereon.

Nelson District (about 25 miles South-East of Bridgetown).

Corr. No. 14315/11.

Open under Parts V. and VIII. (Plan 438/80, C4.) Location 7145, comprising 160 acres, at 9s. 6d. per acre (Classification, page 8, 14315/11); being A. R. Retchford's cancelled Homestead Farm 17763/74.

BRIDGETOWN LOCAL LAND DISTRICT.

Nelson District (Thear Donnelly River).

Corr. No. 2319/12.

Open under Parts V. and VIII. (Plan 439C/40 West.)

§Nelson Location 5482, comprising 242 acres, at 14s. per acre (ex. improvements), (Classification, page 33 of 9026/10); subject to special clauses governing selection within Sawmilling Permits; being Jno. Broatch's cancelled Conditional Purchase and Homestead Farm Leases 31491/55 and 18178/74.

Nelson District (21/2 miles from East Brook).

Corr. No. 2692/11.

Open under Parts V., VI., and VIII. (Plan 442B/40,

 $F2.\tilde{1}$

Location 4215, containing 245 acres 2 roods, at 15s. 6d. per acre (Classification, page 97, 2692/11); subject to payment of Agricultural Bank mortgage and interest; being J. Beecham's forfeited Conditional Purchase Lease 29135/55.

BUNBURY LOCAL LAND DISTRICT.

Wellington District (near Wellington Mills).

Corr. No. 6326/19.

Open under Part V., Section 60. (Plan 411D/40,

Wellington Location 3611, containing 9 acres 1 rood 24 perches, at 30s. per acre; subject to the payment of the value of improvements thereon, approximately £12. Reserve 9657 is hereby reduced.

GERALDTON LOCAL LAND DISTRICT.

Victoria District (about two miles West of Perenjori). Corr. No. 2586/20.

Open under Parts V. and VIII. (Plan 122/80 South, E 3 & 4.)

Location 3587, comprising 160 acres, at 13s. 9d. per acre (Classification, page 12, 11281/08); being C. R. Kealley's cancelled Homestead Farm 21821/74. Subject to payment of Agricultural Bank mortgage and interest.

Victoria District (about five miles South of Eradu Station).

Corr. No. 7627/19.

Open under Parts V., VI., and VIII. (Plan 157/80,

F4, South.) Location 7077, comprising about 756 acres; subject

to survey, classification, and pricing; being E. Fitz-gerald's cancelled application.

Victoria District (13 miles from Latham).

Corr. No. 1930/19.

Open under Parts V., VI., and VIII. (Plan 95/80, E & F 3 & 4.)

Loc. No.	Area.	Price per acre.	Remarks.
6900 6161 5247	a, r. p. 4,745 0 0 160 0 0 202 0 0	£ s. d. 0 5 6 0 11 6 0 8 0	Classification p. 6 of 1930/19 Classification p. 4 of 1208/14. Classification p. 6 of 8864/10.

Being A. D. Herbert's cancelled Grazing Lease and Homestead Farm applications.

KALGOORLIE LOCAL LAND DISTRICT.

Esperance District (111/2 miles from Scaddan).

Corr. No. 15279/11.

Open under Parts V. and VIII. (Plan 402/80, A4.) \$Location 621, comprising 1,000 acres; subject to classification and pricing; being E. Reynold's cancelled Conditional Purchase Lease 10891/56.

KATANNING LOCAL LAND DISTRICT.

Kojonup District (three miles from Muradup). Corr. No. 8266/19.

Open under Parts V. and VIII. (Plan 416D/40

South, A4.)

Location 7451, comprising 42 acres 0 roods 12 perches, at 17s. 6d. per acre; to be reduced to 12s. 6d. per acre if poison be eradicated within five years; being Edwin Parker's cancelled Conditional Purchase Lease 36915/

Kojonup District (71/2 miles from Katanning).

Corr. No. 8730/19.

Open under Parts VI. and VIII. (Plan 416A/40,

B & C 1.)

7462, comprising 723 acres 2 roods 38 Location perches, at 5s. per acre; to be reduced to 2s. per acre if poison be eradicated within five years; being Achie W. Douglas' cancelled Grazing Lease 12468/68.

NARROGIN LOCAL LAND DISTRICT. Williams District (near Narrogin).

Corr. No. 7745/04.

Open under Parts V., VI., and VIII. (Plan 385A/40,

Williams Location 4984, containing approximately 100 acres; subject to survey, classification, and pricing. Reserve 14877 is hereby cancelled.

Avon District (near Gnarming).

Corr. No. 4748/20.

Open under Parts V., VI., and VIII. (Plan 376/80,

A & B 2.)

The area, comprising about 3,730 acres, and being that portion of Temporary Reserve lying between Avon Locations 18477, 18476, 21730, and 21704 on the North, and Avon Locations 13669, 12693, 9836, 18466, and 18474 on the South, and bounded on the East by a line extending South from the South-East corner of Avon Location 18477 to the North boundary of Avon Location 18474; subject to survey, classification, and

Also the area, comprising about 3,074 acres, bounded on the North by Avon Locations 13660, 13657, and 13669; on the East by Pastoral Lease 1224/93; on the South by Williams Locations 9487, 9486, and 8954, and on the West by Williams Location 8948 and Avon Locations 13667 and 13662. Subject to survey, classification, and pricing.

Avon District (about four miles South-East of Kondinin Townsite).

Corr. No. 2973/17.

Open under Parts VI. and VIII. (Plan 376/80 North, 1 & 2.)

Location 19529, comprising 1,298 acres, at 8s. per acre (Classification 1105/12, page 15); being C. J. McArdell's cancelled Grazing Lease 10351/68.

Avon District (10 miles from Kondinin).

Corr. No. 11513/12.

Open under Parts V. and VIII. (Plan 377/80, E1.) \$Location 17647, comprising 1,000 acres, at 11s. 6d. per acre (Classification, page 4, 11908/11); being M. J. Ryan's cancelled Conditional Purchase and Homestead Farm Leases 33054/55 and 19193/74.

NORTHAM LOCAL LAND DISTRICT.

Avon District (eight miles from Minnivale).

Corr. No. 1557/12.

Open under Parts VI. and VIII. (Plan 33/80, B1.) Location 19499, comprising 475 acres, at 6s. 6d. per acre (Classification, page 8, 1557/12); being Wm. King's cancelled Conditional Purchase Lease 31326/55.

Avon District (10 miles East of Wyalcatchem). Corr. No. 1017/20.

Open under Parts V., VI., and VIII. (Plan 33/80 North, F2.)

Loc. No.	Area.	Price per acre.	Remarks.
20977 20976 18888 18935	a. r. p. 50 0 0 309 2 0 210 0 0 200 0 0	£ s. d. 0 12 6 0 8 0 0 10 0 0 11 6	Classification p. 3, 2209/15. Classification p. 4, 2210/15. Classification p. 3, 54/11. Classification p. 6, 53/11.

Being A. T. Threlfall's cancelled Lease 12070/68.

Avon District.

Corr. No. 3086/20. (Plan Dangin Repurchased Es-

tate and 3C/40.)

Open under Part V., Section 55, of "The Land Act, 1898," as modified by "The Agricultural Lands Purchase Act, 1909," and Section 10 of "The Discharged Soldiers" Settlement Act, 1918."

Loc. No.	Area.	Price per acre.	Purchase Money.
§21617	a. r. p.	£ s. d.	£ s. d.
	260 2 19	3 6 0	860 0 10

Being Jno. T. Jackson's cancelled Lease 20/1608.

Avon District (near Lake Wallambin).

Corr. No. 3570/14.

Open under Parts V., VI., and VIII. (Plan 55/80, A3.)

Location 20281, comprising 983 acres; subject to classification and pricing; being E. & L. Down's caucelled Leases 9855/68 and 20298/74.

Ninghan District (about 13 miles North-West of Koorda).

Corr. No. 1016/14.

Open under Parts VI. and VIII. (Plan 56/80, C & D 1.)

Location 1386, comprising 1,000 acres, at 7s. 6d. per acre (Classification, page 5 of 11639/12); being Henry Burton's cancelled Conditional Purchase and Homestead Farm Leases 34442/55 and 20074/74.

Avon District (near Wongan Hills).

Corr. No. 1817/14.

Open under Parts VI. and VIII. (Plan 57/80, D & E 3.)

Location 18439, comprising 300 acres, at 8s. per acre (Classification, page 3 of 1817/14); being Messrs. Harridge & Bowen's cancelled Grazing Lease 9077/68. Ninghan District (about 18 miles East of Bengubbin Townsite).

Corr. No. 2453/20.

Open under Parts V. and VIII. (Plan 55/80, F2.) Location 14153, comprising 995 acres, at Ss. per acre (Classification, page 89 of 6765/09, Vol. 1); being Jno. W. Howe's cancelled Conditional Purchase Lease 38029/55.

Avon District (81/2 miles East of Konnongorring). Corr. No. 8234/12.

Open under Parts VI. and VIII. (Plan 32/80, F1.) Location 20338, containing 686 acres, at 7s. 6d. per cre (Classification, page 8, 8234/12); being J. Henacre (Classification, page 8, 8234/12); being J. Henricksen's forfeited Grazing Lease 7942/68 and Homestead Farm 18737/74; subject to Agricultural Bank mortgage (£408 9s.) and interest (£63 1s. 4d.) to 31st December, 1919.

Melbourne District (near Marne Siding).

Corr. No. 2125/17.

Open under Parts VI. and VIII. (Plan 64/80 South,

Location 1007, containing 550 acres 2 roods 26 perches, at 6s. 9d. per acre (Classification, page 6, 2125/17); being A. J. Cosh's cancelled Grazing Lease 10372/68.

Ninghan District (near Ballidu Siding).

Corr. No. 1505/16.

Open under Parts VI. and VIII. (Plan 64/80 South, D & E 4.)

Location 1093, containing 538 acres 3 roods 20 perches, at 3s. 6d. per acre (Classification, page 6 of 1505/16); being E. V. Beaumont's forfeited Grazing Lease 9800/68.

NARROGIN LOCAL LAND DISTRICT.

Williams District (41/2 miles North-West from Geeralying).

Corr. No. 8119/13.

Open under Parts VI. and VIII. (Plan 385A/40 South, A2.)

Location 4242, containing 160 acres, at 8s. per acre; to be reduced to 2s. 3d. per acre if poison be eradicated within five years; being V. M. Rehm's forfeited Homestead Farm 19830/74.

PERTH LOCAL LANDS OFFICE. Swan District.

Corr. No: 5563/20. (Plan Pyrton Repurchased Es-

tate, near Guildford.)
Open under Part V., Section 55, of "The Land Act, 1898," as modified by the provisions of "The Agricultural Lands Purchase Act, 1909," and "The Discharged Soldiers" Settlement Act, 1918."

Loc. No. Area.		Price per acre in- cluding improve- ments (if any).	Purchase Money, including improve- ments.
§2981	a. r. p.	£ s. d.	£ s. d.
	14 1 34	43 0 0	621 17 9

Being W. A. Litton's cancelled application.

Swan District (about two miles North of Guildford Station).

Corr. No. 5740/20. (Plan Pyrton Repurchased Estate.)

Loc. No.	Area.	Price per acre, including improvements (if any).	Purchase Money, including improve ments.	
\$2989 \$2990	a. r. p. 18 3 2 18 2 21	£ s. d. 14 5 0 13 14 0	£ s. d. 267 7 4 255 5 0	

Being William S. Crouch's withdrawn application.

Swan District (about eight miles North of Guildford). Corr. No. 7388/12.

Open under Parts V. and VIII. (Plan 1A/40 North,

Location 2128, comprising 100 acres, at 6s. per acre (Classification, page 11, 7754/04); being W. & J. Bollard's cancelled Conditional Purchase Lease 32201/55.

Swan District (near Mundaring).

Corr. No. 6351/02.

Open under Parts V., VI., and VIII. (Plan 1B & C/

Loc. No.	Area.	Price per acre.	Remarks.
1700 1902	a, r, p. 97 0 0 100 0 0	£ s. d.	Subject to classification and pricing.

Being C. G. Thorp's cancelled Conditional Purchase Leases 3584/55 and 1292/56.

RAVENSTHORPE LOCAL LAND DISTRICT. Oldfield District (near Stevenson Creek).

Corr. No. 2663/16.

Open under Parts V. and VI. (Plan 420/80, E1.) The area, comprising about 40 acres, bounded by lines starting from the North-East corner of Miner's Homestead Lease 250, and extending South about 13 chains; thence East about 36 chains; the opposite boundaries being parallel and equal; subject to survey, classification, and pricing, and subject to the right of any person being the holder of a Miner's Right to enter on the land for prospecting purposes, and also to a right reserved to the Crown, in addition to the statutory rights of resumption, to resume the said land or any portion thereof and to declare the same to be Crown land within the meaning and for the purpose of "The Mining Act, 1904," without compensation excepting for the value of improvements (if any) then being on the land so resumed.

WAGIN LOCAL LAND DISTRICT.

Williams District (near Quangallin Siding).

Corr. No. 13137/01.

(Plan 409B/40, D2.) Open under Part V.

Williams Location 12230, containing 13 acres 3 roods 31 perches, at 21s. 6d. per acre; subject to the payment of £23 19s. for improvements in two half-yearly instalments, the first payment to be made with the appli-

Reserve 8113 is hereby reduced and the purpose changed from "Public Utility" to "Gravel."

WAGIN AND NARROGIN LOCAL LAND DISTRICTS.

Williams District (near Lake Grace).

Corr. No. 5146/12.

Open under Parts V. and VIII. (Plan 387/80.) Williams Location 9516, containing 818 acres 2 roods 32 perches, at 9s. 6d. per acre.

WAGIN LOCAL LAND DISTRICT.

Williams District (21/2 miles North-East of Dumbleyung).

Corr. No. 8760/19.

Open under Parts VI. and VIII. (Plan 408A/40, B & C 2.)

Loc. No.	Area.	Price per acre.	Remarks.
6721 12091 }	a. r. p. 462 0 3	£ s. d.	To be reduced to 2s. per acre if poison be eradicated within 5 years.

Being E. H. Harney's cancelled Grazing Lease 12525/68.

Kojonup District (about two miles South-West of Boyerine Station).

Corr. No. 5391/07.

Open under Parts VI. and VIII. (Plan 409C/40, E4.)

Location 2526, comprising 160 acres, at 10s. per acre (Classification, page 28, 5391/07) (ex improvements); subject to payment of Agricultural Bank mortgage (£53) plus interest (£9 4s. 10d.); being A. T. Green's cancelled Conditional Purchase Lease 5674/56.

Williams District (about 23 miles South-East from Highbury).

Corr. No. 8913/09.

Open under Parts V., VI., and VIII. (Plan 385C/40, E & F 4.)

Location 9378, comprising 160 acres; subject to classification and pricing; being Frederick J. Wallace's cancelled Homestead Farm 13123/74.

OPEN WEDNESDAY, 3rd NOVEMBER, 1920. ALBANY LOCAL LAND DISTRICT.

Plantagenet District (near Nenamup Inlet).

Corr. No. 2943/20.

Open under Parts V. and VIII. (Plan 456B/40.) Plantagenet Location 2533, containing about 1231/2 acres, at 12s. per acre; subject to survey.

Plantagenet District (about 15 miles South-East of Mt. Barker).

Corr. No. 2459/16.

Open under Parts V., VI., and VIII. (Plan 451/80

North, D2.)

Location 2847, comprising 160 acres; subject to survey, classification, and pricing; being A. J. Hunt's cancelled application.

BEVERLEY LOCAL LAND DISTRICT. Avon District (near Dilling Siding).

Corr. No. 8659/19.

Open under Parts V., VI., and VIII. (Plan 344/80, C4.)

Location 11714, comprising 840 acres; subject to classification and pricing; being H. M. Laughlan's cancelled application.

THE DISCHARGED SOLDIERS' SETTLEMENT ACT 1918. BRIDGETOWN LOCAL LAND OFFICE,

Nelson District (Brooklands Repurchased Estate, near Balingup).

Corr. 2026/19.

Open under Part V., Section 55, as modified by "The Agricultural Lands Repurchase Act, 1909," and Section 10 of "The Discharged Soldiers' Settlement Act, 1918." (Plans, Brooklands Repurchased Estate and 414C/40.)

Lot No.	Area.	Price per acre.	Purchase Money.	Plus first half-year's interest capitalised.	4½ year's interest payable half-yearly at 6 per cent.	Half-yearly instal- ments, balance of term of 25 years.
8117 8143	a. r. p. 16 2 18 18 1 24	£ s. d. 8 10 0 11 0 0	£ s. d. 141 6 0 202 8 0	£ s. d. 145 10 9 208 9 5	£ s. d. 4 7 4 6 5 1	£ s. d. 5 13 2 8 2 1

SUSSEX DISTRICT (NEAR LENNOX RIVER).

Plan—Marybrook Repurchased Estate and 413A/40.

Corres. 452/20.

Open under Part V., Section 55 of "The Land Act, 1898," and its amendments as modified by "The Agricultural Lands Purchase Act, 1909," and Section 10 of "The Discharged Soldiers Settlement Act, 1918."

Location No.	Area.	Price per acre, including improvements.	Purchase Money.	First half- year's interest capitalised.	Four and a-half years' interest, Payable half-yearly at 6 per cent.	Half-yearly instalment, balance of term, 25 years.
§1412	a. r. p.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d. 14 17 4

BRIDGETOWN LOCAL LAND DISTRICT.

Nelson District (near Lake Jasper).

Corr. No. 6751/14.

Open under Parts V. and VIII. (Plan 442A/40, A2.)

Location No.	· Area.	Price per acre.	Remarks.
7225 7227	a. r. p. 204 2 0 199 2 0	$\left\{ \begin{array}{c ccc} \mathcal{E} & s. & d. \\ 0 & 12 & 6 \\ 0 & 12 & 0 \end{array} \right\}$	Selection is restricted to one location to one person.

Sussex District (four miles from Abba River Siding). Corr. No. 9866/09.

Open under Parts V., VI., and VIII. (Plan 413C/40, F3.)

Price per acre. Location No. Remarks. **a. r. p.** 160 0 0 0 100 0 0 0 60 0 0 160 0 0 £ s. d. ••• Subject to pricing and payment of improvements.

Classifications 9867/09, 12468/11, 9866/09; being Mead, Harris, & Mead's cancelled Homestead Farms 13247/74, 17680/74, and 13246/74.

BUNBURY LOCAL LANDS OFFICE.

South-West Division.

Corr. No. 2600/20. (Plans Korijekup Plain Paddock,

Sheet 4, and 383D/40.)

Open under Part V., Section 55, of "The Land Act, 1898," and its amendments, and Section 10 of "The Discharged Soldiers' Settlement Act, 1919."

Lot	No.	Acres. (separate). Total area. Price per acre,
\$134 \$135 \$136 \$144	•••	$\begin{bmatrix} a. & r. & p. \\ 20 & 2 & 37 \\ 12 & 1 & 1 \\ 10 & 1 & 0 \\ 19 & 3 & 38 \end{bmatrix} \begin{cases} a. & r. & p. \\ 43 & 0 & 6 \\ 47 & 0 \\ 48 & 0 \\ 2 & 15 & 0 \end{cases} As one holding.$

Subject to conditions already published in Government Gazette, 13th June, 1919; being Jas. E. Rickard's cancelled Conditional Purchase Lease 36973/55.

GERALDTON LOCAL LAND DISTRICT.

Victoria District (quarter mile from Ardingly Siding). Corr. No. 3299/17.

Open under Parts VI. and VIII.

North, C2.)

Victoria Location 5638, comprising 2,147 acres 1 rood 15 perches, at 5s. per acre (Classification, page 10 of 3299/17); being I. M. Geddes' forfeited Grazing Lease 10956/68.

KATÁNNING LOCAL LAND DISTRICT.

Kojonup District (four miles from Katanning).

Corr. No. 2979/17.

Open under Parts VI. and VIII. (Plan 417A/40,

A & B 1 & 2.)

Locations 5711, 5994, 4285, 4312, 4127, 5857, 5858, 4125, 2959, 2884, 5970, 5993, 3681, comprising 2,900 acres 3 roods 25 perches, at 4s. 9d. per acre; to be reduced to 1s. 6d. per acre if poison be eradicated within five years (Classification, page 16, 2979/17); being E. L. Holly's cancelled application.

Kojonup District (three miles from Ewlyamartup). Corr. No. 4471/14.

Open under Parts V., VI., and VIII. (Plan 417A/40,

B2.)

Location 3436, comprising 160 acres; subject to classification and pricing: being Harold James's forfeited Homestead Farm 20361/74.

Kojonup District (about nine miles East of Katanning).

Corr. No. 9615/05.

Open under Parts V., VI., and VIII. (Plan 417A/40 North, B1.)

That portion of unsurveyed land, comprising about 160 acres, bounded on the South by Warren Road, West by Kojonup Location 6936, North by Kojonup Location 5407, and East by Lease 6090/68; subject to survey, classification, and pricing; being H. G. Giles' cancelled Lease 13968/55.

Kojonup District (about 20 miles South of Kojonup). Corr. No. 8170/19.

under Parts V., VI., and VIII. (Plan 437/80, Open A2 & 3.)

Kojonup Location 7448, comprising 750 acres; subject to survey, classification, and pricing; being A. H. Levett's cancelled application.

Kojonup District (about nine miles East of Broome Hill).

Corr. No. 380/10. Open under Parts V., VI., and VIII. (Plan 417D/40,

Location No.		Area.	Price per Acre.	Remarks.
5533 5621 6316 6814		a. r. p. 160 0 0 511 0 0 400 0 0 57 0 0	£ s, d,	Subject to classification and pricing.

Subject to payment to former lessee of £45, being value of improvements, within 30 days from date of approval of new lease; being G. G. and F. M. Black's forfeited Leases 8071/56, 10045/56, and 10539/56.

NARROGIN LOCAL LAND DISTRICT.

Williams District (near Hillman River).

Corr. No. 14354/03. Open under Parts V. and VIII. (Plan 410/80. F3.)

- Open	uniter I ai				.a. •	(1 101			?	
	Location	No.	A	rea.		Price	pera	icre.		
	10110		a.	ŗ.	p.	£	s.	d.		

0 38

63

0 11 0

Reserve 9095 is hereby reduced.

Williams District (about three miles East Kondening Pool-Collie-Narrogin Railway).

Corr. No. 2191/17.

12119

Open under Parts VI. and VIII. (Plan 385D/40,

North, A & B 3.)

Williams Location 10400, comprising 193 acres 3 roods, at 10s. per acre; Classification, page 4 of 2191/ 17; being W. Kennedy's forfeited Grazing Lease 10336/ 68

NORTHAM LOCAL LAND DISTRICT.

Ninghan District (near Wilgie Hill).

Corr. No. 4824/19.

Open under Parts V., VI., and VIII. (Plan 64/80, F1.)

Location 1682, comprising 517 acres; at 7s. 9d. per acre; subject to the Government retaining the right to reserve for railway purposes, railway stations, townsites, water supply, or other public purposes, the land required; the right to exist for two years after the throwing open of the land, and no compensation to be given for resumption except for the actual value of any improvements that may be resumed.

Avon District (near Muntadjin Soak).

Corr. No. 8397/12.

Open under Parts V., VI., and VIII. (Plian 5/80,

Location	n No.	Area.	Price p acre.	er	Remarks.
18273		acres. 974	£ s. 0 7	d. 0	Subject to the Government re taining the right to resume for railway purposes, railway stations, townsites, water supply, or other public purposes any land required; the right to exist for two years after the throwing open of the land, and no compensation to be given for resump tion except for the actual value of any improvements that may be resumed.

Avon District (near Wadderin).

Corr. No. 5413/20.

Open under Parts V. and VIII. (Plan 5/80, C. 3 &

Avon Location 18339, containing 999 acres, at 8s. 9d. per acre.

Avon District (near Burran Rock).

Corr. No. 7288/19.

Open under Parts V. and VIII. (Plan 34/80, D3.) Avon Location 22003, containing 151 acres and 13 perches, at 11s. 9d. per acre.

Avon District (about nine miles N.W. Doodlakine).

Corr. No. 12163/10.

Open under Parts VI. and VIII. (Plan 25/80, B. &

Location No. 17383, comprising 999 acres, at 8s. 3d. per acre; to be reduced to 5s. 3d. per acre if poison be readicated within five years; Classification, page 7, 12163/10; subject to payment of Agricultural Bank mortgage (£256 18s.) and interest to 31st December, 1919 (£31 3s. 4d.); being Stephen R. Luker's forfeited (.P. and H. Farm 27871/55 and 15597/74.

Avon District (about seven miles N.W. Ejanding Townsite).

Corr. No. 2919/10.

Open under Parts V., VI., and VIII. (Plan 33/80,

North, A1.)

Location No. 16004, comprising 160 acres, subject to classification and pricing; being C. Trevor's late Homestead Farm 14032/74, surrendered to the Crown.

PERTH LOCAL LAND DISTRICT. Canning District (near Piesse Gully).

Corr. 6097/19.

Open under Parts V. and VIII. (Plan, Piesse Brook,

Sheet 3 and 1C/40.)

Location 822, comprising 16a. 3r. 27p., at £3 10s. per acre; available under Regulations published on page 1137 of Government Gazette of 13th June, 1919; being Geo. T. Marwood's cancelled application.

Canning District (near Piesse Gully).

Corres. 5105/19; Plan 1C/40.
Part VIII. of "The Land Act, 1898," and Section 10 of "The Discharged Soldiers" Settlement Act, 1918." (Plans 1C/40, and Piesse Brook, Sheet 2.)
Location §784, comprising 23a. 2r. 28p.; subject to conditions already published in Government Gazette.

RAVENSTHORPE LOCAL LAND DISTRICT. Oldfield District (near Ravensthorpe).

Corr. No. 5905/00.

Open under Parts V., VI., and VIII. (Plan 420/80.) The area comprised within late Reserve 7819 (Common), containing about 11,000 acres; available subject to survey, classification, and pricing and subject to the inclusion of the following clause in the leases thereof:—
"I agree that if this application is approved it will

be subject to the right of any person being the holder of

a miner's right to enter on the land for prospecting purposes, and also to a right reserved to the Crown in addition to the statutory rights of resumption, to resume the said land or any portion thereof and to de-clare the same to be Crown land within the meaning and for the purposes of "The Mining Act, 1904," without compensation excepting for the value of the improvements (if any) then being on the land so resumed."

WAGIN LOCAL LAND DISTRICT. Williams District (near Nampup).

Corr. No. 17776/10.

Open under Parts V. and VIII. (Plan 408/80, F. 3

Location No. 9764, comprising 1,000 acres, at 12s. per acre; subject to payment of Agricultural Bank mortgage and interest; Classification, page 24, 5091/10, Vol. 1; being Geo. Parker's forfeited C.P. and Homestead Farm 28622/55 and 16116/74.

Williams District (about seven miles N.E. of Dumbleyung).

Corr. No. 4351/20.

Open under Parts VI. and VIII. (Plan 408A/40,

C1.)

Williams Location 8312, comprising 500 acres, at 7s. 3d. per acre; subject to reduction to 3s. 6d. per acre if poison be eradicated within five years (Classification, page 60 of 8388/08); subject to payment of Agricultural Bank mortgage (£267) and intrest (£32 17s. 1d.) to that institution; being Isabella Nichols' cancelled application.

THE ROAD DISTRICTS ACT, 1919.

WHEREAS Nathaniel W. Harper, being the owner of land over or along which the undermentioned road in the Brookton Road District passes, has applied to the BROOKTON Road Board to close the said road, which is more particularly described hereunder, that is to say:— 7048/19.

B. 241.—The surveyed roads, as hereunder set out:—
1. The surveyed road along a North-Western boundary of Avon Location 5918, and the North-Western boundary of Location 4777; from Road No. 2197 to Road No. 4013.

2. The surveyed road along a North-Western boundary of Avon Location 8907, the North-Western boundaries of Locations 6182 and 5720 (except where crossed by Road No. 5169), through Location 7017, and along a North-Western boundary of Location 7360; from one chain South-Westward from the South corner of Location 5793, to a surveyed road at the North corner of Location 7360 aforesaid.

3. The surveyed road along a South-Western boundary of Avon Location 7017; from the closure described in paragraph 2 to the South corner of said loca-

tion.

4. The surveyed road along the North-Eastern boundary of Avon Location 5793, and parts of the South-Eastern and North-Eastern boundaries of Location 5791; from the East corner of the first mentioned location, to Road No. 3016 at a West corner of Location (Plan 343D/40, C. 3 & 4.) 6277.

WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned road in the Greenmount Road District passes, has applied to the GREENMOUNT Road Board to close the said road, which is more particularly described hereunder, that is to say:

G. 175.—Those portions of Cook Street, in the Bee-

china Townsite Reserve, as hereunder set out:—

1. That portion of Cook Street along the North-Western boundaries of Beechina Lots 1 to 5, inclusive; from a surveyed road at the West corner of the firstmentioned lot, to a surveyed road at North corner of

the last-mentioned lot.

2. That portion of Cook Street along the North-Western boundaries of Beechina Lots 6, 7, and 8; from a surveyed road at the West corner of the former, to the North corner of the latter. (Plan, Beechina Townsite.)

WHEREAS A. Setter, being the owner of land over or along which the undermentioned road in the Harvey District passes, has applied to the HARVEY Road Board to close the said road, which is more particularly described hereunder, that is to say:-5569/19.

H. 16.—The whole of Road No. 6235 passing along part of the North boundary of Lot 20 of Wellington Location 50, from Road No. 3196 to the South-East corner of Korijekup Lot 54. (Plan 383D/40.)

WHEREAS William T. Dale, being the owner of land over or along which the undermentioned road in the Katanning Road District passes, has applied to the KATANNING Road Board to close the said road, which is more particularly described hereunder, that is to

31/20.

K. 107.—The surveyed road passing along the South boundaries of Ewlyamartup A.A. Lots 144 and 76, from a surveyed road at the South-West corner of the former lot to a surveyed road at the South-East corner of the latter lot. (Plan 417D/40.)

WHEREAS the New Zealand and Australian Land Co., being the owner of land over or along which the undermentioned road in the Moora Road District passes, has applied to the MOORA Road Board to close the said road, which is more particularly described hereunder, that is to say:

10229/09.

M. 137.—That portion of Road No. 3782 passing through Lot M897 of Melbourne Locations 932 and 931, from its West to its East boundaries. (Plan 57/80, B1.)

WHEREAS Thomas Moriarty, being the owner of land over or along which the undermentioned road in the Sussex Road District passes, has applied to the SUSSEX Road Board to close the said road, which is more particularly described hereunder, that is to say:— 10284/07

S. 33.—The surveyed road along the East boundary of Sussex Location 1406, from its South-East corner to Road No. 3888, at its North-East corner. (Plan 413B/

WHEREAS the Minister for Lands, being the owner of land over or along which the undermentioned road in the Toodyay Road District passes, has applied to the TOODYAY Road Board to close the said road, which is more particularly described hereunder, that is to say:-8365/9.

T. 53.—The surveyed roads in the West Toodyay

Townsite, as hereunder set out:—

1. Those portions of North Street (a) along the South-Eastern boundaries of West Toodyay Suburban Lots P14 and P15 and a South-Eastern boundary of Avon Location 3354 from the Eastern corner of Lot Avoir Botaton 3534 from the Eastern of Location 3354, and (b) along the South-Eastern boundary of Suburban Lot P11 and part of a South-Eastern boundary of Reserve No. 959, from the South corner of Lot P11 to Small Street.

2. That portion of Francis Street along the South-Western boundary of West Toodyay Town Lot R 19, from its South to its West corners.

3. That portion of River Street between North Street and Bland Street.
4. Those portions of Bland Street (a) along the North-Western boundaries of Town Lots R25 to R35, inclusive, from the North corner of first-mentioned lot to a surveyed road at a North-Western corner of the last-mentioned lot, and (b) along the North-Western boundaries of Town Lots R37 and R38, from a surveyed road at the North-Eastern corner of the former to the North-Western corner of the latter. (Plan, West Toodyay.)

And whereas such applications have been duly published in the Government Gazette:

And whereas the said Boards have assented to the said applications:

And whereas the Governor in Executive Council has confirmed the said assents:

It is hereby notified that the said Roads are closed.

Dated this 15th day of October, 1920.

C. G. MORRIS, Under Secretary for Lands.

THE ROAD DISTRICTS ACT, 1919. WHEREAS the UPPER BLACKWOOD Road Board, by resolution passed at a meeting of the Board, held, at Boyup Brook on or about the 20th day of March, 1914, resolved to open the road hereinafter described, that is to say:—

933/17.

Extension of Road No. 6156.—A strip of land, one chain wide, leaving the present road at the South-West corner of Nelson Location 206 and extending South-Westward and North-Westward along the South-East and part of the South-West boundaries of Lease No. 7/94 to a North-West corner of Location 914; thence Southerly along the Western boundary of the latter to Road No. 2520. (Plan 438A/40, A1.)

WHEREAS the MELBOURNE Road Board, by resolution passed at a meeting of the Board, held at Ballidu on or about the 5th day of October, 1918, resolved to open the road hereinafter described, that is to say:-3742/18.

Regazettal and widening of part of Road No. 6209 to agree with survey.—The triangular portion of Ninghan Location 1282 (as shown on Diagram bounded by lines commencing at the South-West corner of said location and extending 91deg. 24min., 35 chains 46 links; 266deg. 50min., 27 chains 83.5 links; 287deg. 32min., 8 chains 3 links to the starting point. (Plan 64/80, E4.)

WHEREAS the VICTORIA PLAINS Road Board, by resolution passed at a meeting of the Board, held at New Norcia on or about the 20th day of November, 1918, resolved to open the road hereinafter described, that is to say:-

4554/18.

Deviation of part of Road No. 6295 .- A strip of land, one chain wide, leaving the present road on the South-Western boundary of Melbourne Location 468 and extending North-Westward through Location 935 to a surveyed road passing through Location 438 (as shown on Diagram No. 43282); thence South-Westward and North-Westward (as shown Diagram No. 43282 and L.T.O. Diagram No. 4968) through Location 438 and Lot M1147 of Melbourne Location 935 to the latter's West boundary, and continuing North-Westward through Location 935 to rejoin the old road. (Plan 58/80, E4.)

WHEREAS the UPPER BLACKWOOD Road Board, by resolution passed at a meeting of the Board, held at Boyup Brook on or about the 18th day of April, 1917, resolved to open the road hereinafter described, that is to say:—

1868/14.

No. 6341.--A strip of land, one chain wide, commencing at the Eastern side of a level crossing at the Western end of the Kulikup Station Yard Reserve, and extending Easterly along the Northern side of the said reserve to its Eastern end. (Plan Kulikup Townsite.)

WHEREAS the PRESTON Road Board, by resolution passed at a meeting of the Board, held at Donnybrook on or about the 3rd day of August, 1920, resolved to open the road hereinafter described, that is to say:— 3648/20.

No. 6342.—A strip of land, one chain wide, leaving the Southern side of the Donnybrook-Preston Valley Railway Reserve at the North-West corner of Lease No. 48/1669, and extending South (as shown on Diagram No. 40250) inside and along the West boundary of said lease; thence West (as shown on Diagram No. 40249) inside and along part of the North boundary of Wellington Location 2064 to the North-West corner of the latter. (Plan 414B/40, D1.)

WHEREAS the BELMONT PARK Road Board, by resolution passed at a meeting of the Board, held at Belmont Park on or about the 24th day of May, 1920, resolved to open the road hereinafter described, that is to say:

Road No. 6343.—A strip of land, one chain wide, commencing on the South-Western boundary of Swan Location 1207, 9 chains 19.7 links from its South corner, and extending (as shown on Diagram No. 43534) South-Westward, through Swan Location 28 to Road No. 2484, (Plans 1D/20 N.E., and 1C/40 N.)

WHEREAS the GINGIN Road Board, by resolution passed at a meeting of the Board, held at Gingin on or about the 10th day of June, 1920, resolved to open the road hereinafter described, that is to say:—

3613/20.

Road No. 6345 .- A strip of land, one chain wide, leaving Road No. 2247 at its junction with Road No. 2140, and extending North-Eastward to the North-West corner of Swan Location 1373; thence continuing North-Eastward to a surveyed road along the South boundary of Location 2248, at a North-West corner of Location 2669. (Plans 30/80, F4, and 31/80, A4.)

WHEREAS the ARMADALE - KELMSCOTT Board, by resolution passed at a Meeting of the Board, held at Armadale on or about the 29th day of March, 1920, resolved to open the road hereinafter described, that is to say:

3181/20.

Road No. 6346.—A strip of land, one chain wide, leaving Road No. 2284 at its junction with Road No. 2285, and extending North-Eastward to the West boundary of Canning Location 469, about 10 chains from its North-West corner; thence North outside and along part of the West boundary of said location to the South boundary of Location 483; thence North-Easterly through said Location 483 to its West boundary, about 5 shelps from its South Foot corner the South 5 chains from its South-East corner; thence North inside and along part of a West boundary of Location 482 and East inside and along the South boundary of Location 533 to the latter's South-East corner; thence North-Eastward for about 25 chains to the Perth-Albany Road. (Plan 341B/40, D & E 2.)

WHEREAS the ALBANY Road Board, by resolution passed at a Meeting of the Board, held at Albany on or about the 24th day of October, 1916, resolved to open the road hereinafter described, that is to say:— 2346/16,

Road No. 6347.—A strip of land, one chain wide, leaving a surveyed road on the South boundary of Plantagenet Location 3732, and extending (as shown on Diagram No. 45623) North through said Location 3732 to the South boundary of Location 2577; thence East inside and along part of the South boundary of Location 2577, a South, a West, and again a South boundary of Location 3703 to Road No. 1775. (Plan 456B/40.)

WHEREAS the PLANTAGENET Road Board, by resolution passed at a Meeting of the Board, held at Mount Barker on or about the 5th day of December, 1918, resolved to open the road hereinafter described, that is to say:-

183/19. Road No. 6348.—A strip of land, one chain wide (widening in part on the East boundary of Location 1082), leaving Road No. 1069 at the South-West corner of Hay Location 861, and extending (as shown on O.P. No. 1828) North along the West boundary of Location 861, and along a West boundary of and through Location 858 to Road No. 1070, along the Northern boundary (Plan 444/80, E1.) of the latter.

WHEREAS the PINGELLY and CORRIGIN Road Boards, by resolutions passed at Meetings of the Boards held at Pingelly and Corrigin on or about the 25th December, 1919, and 5th May, 1920, respectively, resolved to open the road hereinafter described, that is to say:— 1071/16.

Road No. 6349.—A strip of land, one chain wide, leaving a surveyed road on the North-West corner of Avon Location 15274, and extending South inside and along the West boundary of said location to its South-West corner; thence West inside and along part of the North boundary of Location 6517 to its North-West corner; thence West, South-Westerly, and South along part of the North boundary of and through Location 18004 to the North-West corner of Location 6316; thence South outside and along the West boundary of said Location 6316 to its South-West corner; thence South-Easterly to a surveyed road on the West boundary of Location 6317. (Plans 343C/40, F4, and 378B/40, F1.)

WHEREAS the ALBANY Road Board, by resolution passed at a Meeting of the Board, held at Albany on or about the 24th day of June, 1919, resolved to open the road hereinafter described, that is to say:—

Road No. 6350.—A strip of land, one chain wide, leaving a surveyed road on the Southern boundary of Plantagenet Location 3726, and extending (as shown on Diagram No. 45621) in a generally North-Westerly direction through said Location 3726 and Locations 3725, 2842, 3724, and 3719 to a surveyed road on the Western boundary of the latter. (Plan 456B/40.)

WHEREAS the DRAKESBROOK Road Board, by resolution passed at a Meeting of the Board, held at Waroona on or about the 6th day of December, 1919, resolved to open the road hereinafter described, that is to say:-

481/19.

Road No. 6351 .- A strip of land, one chain wide, leaving Road No. 6279 on the South boundary of Harvey Agricultural Area Lot No. 322, and extending North-Westward (as shown on Diagram No. 43504) through said lot to a surveyed road on its Western boundary. (Plan 383A/40.)

WHEREAS the BRUCE ROCK Road Board, by resolution passed at a Meeting of the Board, held at Bruce Rock on or about the 8th day of May, 1917, resolved to open the road hereinafter described, that is to say:-

1110/17.

Road No. 6352.—A strip of land, one chain wide, leaving a surveyed road at the North-West corner of Avon Location 15879, and extending (as shown on Diagram No. 42059) East inside and along the North boundaries of Locations 15879 and 15878 to a surveyed road at the North-East corner of the latter. (Plan 5/80, B4.)

And whereas His Excellency the Governor, pursuant to Section 17 of "The Public Works Act, 1902," by notices published in the Government Gazette, declared that the said lands had been set apart, taken, or resumed for the purpose of the said Roads, and that plans of the said lands might be inspected at the Department of Lands and Surveys, Perth.

And whereas the said Boards have caused a copy of the said notices to be served upon the owners and occupiers of the said lands resident within the State, or such of them as can with reasonable diligence be ascertained, either personally or by registered letter posted

to their last-named places of abode.

And whereas the Governor in Executive Council has confirmed the said resolutions, it is hereby notified that the lines of communication described above are Roads within the meaning of "The Roads Act, 1911," subject to the provisions of the said Act.

Dated this 15th day of October, 1920.

C. G. MORRIS. Under Secretary for Lands.

THE MINING ACT, 1904.

Department of Mines, 3124/20.Perth, 13th October, 1920. IN pursuance of the provisions of Section 276 of "The Mining Act, 1904," His Excellency the Governor in Executive Council has been pleased to approve of the temporary reservation (Reserve No. 248H, being formerly Temporary Reserve No. 240H) of the ground comprising portions of the Kimberley and West Kimberley Goldfields bounded on the North by the parallel of South Latitude 16deg; and on the South by the parallel of South Latitude 19deg. 30min.; on the West by Longitude 127deg. East, and on the East by the South Australia tralian boundary, and as shown by blue hatching on lithographic plan marked "A," at page 1 of Mines Departmental file 2665/20; and to authorise Walter Okes to occupy, conditionally, the said reserve for a period of twelve months from the 1st day of November, 1920, upon payment of a fee of £5 5s., for the purpose of prospecting for Coal and Oil.

> J. SCADDAN. Minister for Mines.

THE HAMPTON PROPERTIES, LIMITED.

Department of Mines,

3143/20. Perth, 13th October, 1920. IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to approve of the following Regulations made by The Hampton Properties, Limited, under the powers conferred by Section 57 of "The Mining on Private Property Act, 1898"

M. J. CALANCHINI, Under Secretary for Mines.

THE HAMPTON PROPERTIES, LIMITED.

Western Australia.

Regulations.

THE Hampton Properties, Limited, being the registered owners of Block 50, Hampton Plains, and Block 45, Hampton Plains, under the powers conferred by Section 57 of "The Mining on Private Property Act, 1898," to the Hampton Plains Estate, Limited, and with the approval of His Excellency the Governor, does hereby make the following Regulations for the management of Gold Mining on the land belonging to the Company, viz.:—East Location 50, called or known as Block 50, Hampton Plains, and East Location 45, called or known as Block 45, Hampton Plains.

The Hampton Properties, Limited,

ARTHUR FRANCIS,
Attorney for the Company.

INTERPRETATION.

- "Block" shall mean the freehold property belonging to the Hampton Properties, Limited, viz.:—Block 50, Hampton Plains, and Block 45, Hampton Plains.
- "Company" shall mean The Hampton Properties, Limited.
- "Attorney" shall mean the registered Attorney for the time being in Western Australia of The Hampton Properties, Limited, or any person duly appointed under his hand to execute any duty of his office.
- "Miner" shall mean any person possessed of a current mining license issued by the Company.
- "License" is a permit issued by the Company to any person for a special purpose and for a definite period.
- "Person" shall include any body of persons, whether incorporated or not.
- "Holder" shall include any miner or miners or any licensee or licensees or any lessee or lessees, as the case may require.
- "Government Goldfields Regulations" shall mean the Regulations issued under "The Mining Act, 1904," and its amendments.
- "Alluvial" shall mean any loose soil, earth, or other substance containing or supposed to contain gold, not being a seam, lode, or quartz vein.
- "Deep Lead" shall mean any soil, earth, or other substance containing gold, not being a seam, lode, or quartz vein, and being 20 feet or more in depth from the surface of the ground.

REGULATION A,

It shall be deemed a condition precedent to the issue to any person of a mining license or of a business license or of any license or authority to enter upon the lands the property of the Company, and to acquire therein or thereon any rights of property or any easements or any rights of user of the surface or soil of the said lands or any right to recover minerals contained in such soil, that in the event of any dispute arising between such person or the assignee of such person and any other licensee of the Company or the assignee of such licensee or any person having authority to enter upon the Company's lands and to acquire therein or thereon any rights of property or any easement or any rights of user of the surface or soil of the said lands or any rights to recover minerals contained in such soil in relation to such rights of property or easement or rights of user of the surface or soil or right to recover minerals contained in such soil, then the matter in dispute shall be forthwith referred to the determination of the Attorney or of

some other officer of the Company duly appointed for such purpose under his hand sitting as a sole Arbitrator under the provisions of and with all the powers and authorities conferred by "The Arbitration Act, 1895," without any further or other submission being necessary, and no person shall enjoy any of the rights and privileges conferred by the Regulations hereunder on the holder of a mining or business license or on a lease-holder or on the registered proprietor of any freehold estate as transferee from the Company, save and except on the express condition that any dispute arising out of the possession or enjoyment of such rights and privileges or of such property and being a dispute between such person and some other licensee or leaseholder under the Company or transferee of a freehold estate from the Company shall be referred to the determination of the Attorney or of some other officer of the Company duly appointed for such purpose under his hand as a sole Arbitrator between the parties under the provisions and with the powers and authorities of a sole arbitrator under "The Arbitration Act, 1895."

REGULATION B.

It shall be deemed a condition precedent to the issue to any person of a mining license or of a business license or of any license or authority to enter upon the lands the property of the Company, and to acquire therein or thereon any rights of property or any easements or any rights of user of the surface or soil of the said lands or any right to recover minerals contained in such soil, that in the event of any dispute arising between such person or the assignee of such person and the Company in relation to such rights of property or rights of user of the surface or soil or right to recover minerals contained in such soil, then if such person or the assignee of such person is dissatisfied with the decision in the first instance of the Attorney or of some other officer of the Company duly appointed under his hand for such purpose he may give notice to the Attorney requiring him to refer such matter in dispute to the determination of two arbitrators, one to be appointed by such person and the other by the Company (with power before entering on their duties to appoint an umpire) under the provisions of the Arbitration Act, 1895; Provided that, at the time of giving such notice, such person shall lodge at the Company's office a sum of £10 10s. to answer any costs which may be awarded against him, and provided further that unless such notice and such sum of money shall be lodged at the Company's case within seven days of the date of the decision of the Attorney which it is desired to have reviewed by the said Arbitrators the decision of the Attorney or of some such other officer shall be final and binding on all parties.

MINING LICENSES.

Application for License.

1. The Company's Attorney will issue a mining license in the Form No. 1 in the Schedule hereto to any person not being an Asiatic or African alien applying therefor, subject to these Regulations, at the registered office of the Company.

Fee.

2. The Company reserves the right to refuse a mining license to any person. A fee of 10s. per annum shall be payable on the issue of every mining license, and no license shall be transferable.

$Licenses\ to\ be\ produced.$

3. Every mining license shall be produced and shown to any officer of the Company on demand.

Trespass.

4. Any person not being the holder of a mining or business license under these Regulations found on the block (except he be a leaseholder or in the employ of a leaseholder) may be treated as a trespasser and prosecuted accordingly, and will be further proceeded against if found to have obtained or to be in possession of any gold from the block.

Breach of Regulations.

5. Should any licensee in the opinion of the Attorney of the Company for the time being commit a breach of these Regulations or wilfully damage any of the Company's property, the Company reserves the right to itself to cancel his license.

Period Renewal.

6. Every mining license shall terminate on the 31st December of the year of the issue thereof and the holder of such license shall have the right to renew the same from year to year, on payment of the prescribed fee of 10s. and subject to the Regulations for the time being in force. Upon application for a mining License being made after the 30th June, a fee will be charged as for one-half of the year only.

Timber.

7. No holder of a mining license shall fell or make use of live timber except that within the pegs of his claim. This restriction does not extend to dead wood. No timber shall be removed from the block except with the consent of the Attorney, who may also permit the nolder of a mining license to sink wells and conserve water for mining and domestic purposes upon any unoccupied portion of the block not already reserved.

Sandalwood reserved.

8. The Company reserves to itself absolutely all the sandalwood on its block.

ALLUVIAL CLAIMS.

Right to Prospect.

9. Every miner shall, subject to the provisions herein contained, be entitled to prospect for and obtain gold upon any unoccupied portion of the block not already reserved or let on lease or otherwise held under the Company's regulations for the time being, and shall be entitled to mark off and occupy for the purpose of alluvial mining an area of the size mentioned hereunder: Provided that such area is not already reserved or occupied or disposed of by the Company in any way. The maximum area of an ordinary alluvial claim shall be:—

Size of Claim, and Registration.

and no alluvial claim shall be of greater area than 200 feet by 200 feet. Every such area shall, from and after twenty-four hours of marking, be efficiently and continuously worked by the number of miners taking up the same for six clear days per week (public holidays excepted). Every alluvial claim shall be marked off by erecting at each corner a substantial post or cairn of stone standing at least three feet high out of the ground and set in the angle of L trenches, the arms of which shall be at least four feet long and six inches deep and cut in the direction of the boundary lines, which shall be cleared from post to post. On one of such posts shall be fixed a notice of marking, which shall be in the Form No. 2 in the Schedule hereto or to the like effect, and such Form shall be kept legible and intact until a registration certificate is issued to the miner or miners marking off such area. Within ten days of marking off the said claim, the miner or miners so marking off shall apply at the office of the Company for registration by the Attorney of himself or themselves as the holder thereof, and on payment of a registration fee of 10s. and such survey fee and mileage as may be fixed by the Attorney (not exceeding the like fees and mileage charged in the like cases by the Crown) he or they shall be registered as the holder thereof for a period of twelve calendar months from the date of registration. Such registration of an alluvial claim may be renewed from time to time at the discretion of the Attorney.

- 10. If a miner or miners shall mark off an alluvial claim under Regulation 9 hereof, and shall neglect to post and keep posted the marking-off notice or shall not apply to be registered as the holder thereof within the time limited in the said Regulation, he or they shall forfeit all rights arising from such marking off, and the area so marked off shall be open to pegging and occupation by any other miner or miners on and after the expiration of the said period of ten days next ensuing after such marking off.
- 11. When any miner or miners shall have marked off an alluvial claim and posted a notice of such marking off as required by Regulation 9, and shall fail to make application to be registered as the holder thereof as required by the said Regulation, such miner or miners

shall not be allowed to again mark off and post a similar notice on the same land until after the expiration of a period of one month next after the expiration of ten days from the date of the first marking off, and any such second marking off made prior to the expiration of the said month shall be wholly null and void.

Alluvial Reward Claim.

12. So soon as alluvial gold has been discovered in payable quantity, the finder thereof shall forthwith report the fact in writing at the registered office of the Company and shall be entitled to apply on the Form No. 3 in the Schedule hereto for an alluvial reward claim, and shall be entitled to occupy and work the same, subject to the regulations of the Company for the time being—

Reward Areas.

If the area shall be distant over one mile from the nearest boundary of any authorised mining holding producing gold either within or without the block at the time of marking off the reward

Finder to report discovery or forfeit.

- 13. If the finder shall not so report within five days of his discovery, he shall forfeit his right to the alluvial reward claim and the said reward claim shall be granted to the first person who reports such discovery in writing at the Company's registered office with a sufficient description of the locality thereof. Every such finder or person so reporting shall be entitled to be registered as the holder of an alluvial reward claim in the Company's books, on payment of a registration fee of 10s., and such survey fee and mileage as would be charged by the Crown in the like case, but such reward claim shall not deprive the previous finder of his or their right to an ordinary alluvial claim.
- 14. Any miner or miners, upon marking out and occupying an alluvial claim in accordance with these Regulations, shall be deemed to be possessed of all alluvial gold therein as his absolute property, subject to the Company's right of resumption of the claim for the purpose of issuing gold mining leases if any gold-bearing lode or reef is discovered therein: provided that no miner shall be entitled to hold more than one alluvial area at one and the same time.
- 15. Every miner may, at any time when registered as the holder of an alluvial claim or a share therein, transfer such claim or share therein by executing a transfer in the Form No. 4 in the Schedule hereto, and the transferee named in such transfer shall be entitled to be registered as the holder of the share set out therein, on payment of the transfer fee of 10s. and all stamp duties.

GOLD MINING LEASES.

16. Every miner shall, subject to the provisions herein contained, be entitled to take possession of any land forming portion of the block and not being land reserved or disposed of by the Company for the purpose of obtaining a lease for gold mining in respect of same.

Duration, Area of Gold Mining Leases and Rent thereof.

17. The term of every lease shall be twenty-one years computed from the first day of January next preceding the date of application therefor. The area of a lease for gold mining shall not exceed twenty-four acres, and in case of a deep lead shall not exceed two acres. The maximum length of such lease, as far as practicable, shall not exceed twice the width across the line of reef or lode, and such area shall be measured in the form of a rectangular parallelogram whenever it is practicable to measure in that form. The rent payable shall be twenty shillings per acre or any part thereof per annum, and such rent shall be due on the first day of January in each year, and shall be paid in advance. Provided that in case of leases applied for on or after the first day of May, July or September in any year, the rental for the unexpired quarters of such year

(any part of such quarter being computed as a whole quarter) shall be chargeable.

$Mode\ of\ taking\ possession.$

18. Prior to making application for a gold mining lease, the intending applicants or some of them or some person duly authorised in that behalf in writing shall at each corner of the land intended to be applied for erect a substantial post or cairn of stones. Such post or cairn shall project not less than three feet above the ground set in the angle of L trenches, the arms of which shall not be less than four feet in length and six inches deep and cut in the general direction of the boundary lines, which shall be cleared from post to post. When the nature of the ground will not permit of trenches being cut, rows of stones shall be substituted. One of such posts or cairns shall be deemed the "datum" point from which the surveyor shall commence his survey of the land. On such post or cairn the applicant shall post legibly written or printed notice of marking off in the Form No. 5 in the Schedule hereto, which shall be kept visible and the words legible until the notice of application as provided in Regulation 20 hereunder is posted.

One marking off only allowed.

19. When any miner has marked out a portion of land and posted a notice of such marking off as provided in Regulation 18, and after such marking off shall fail to make application for a gold mining lease within ten days in accordance with Regulation 20 hereunder, such miner or any other miner associated with him in co-partnership or in shares in the intended gold mining lease shall not be allowed to again mark out and post a similar notice on the same land or any land comprising the same land or any part of same, until after the expiration of a period of one month next after the expiration of ten days from the date of the first marking off, and any such second marking off made prior to the expiration of the said month shall be wholly null and void.

Applications-how and when made.

20. Within ten days after taking possession of such land in the manner provided in Regulation 18 hereunder, the application for a gold mining lease must be lodged at the Company's office in the Form No. 6 in the Schedule hereto, together with the rent to the end of the current year, as provided in Regulation 17 hereunder, and also such survey fee and mileage as may be fixed by the Attorney not exceeding the like fees and mileage charged by the Crown. The application must state therein the number of shares or units into which the intended lease is to be divided and the name by which the intended lease is to be known, such name to be subject to the approval of the Attorney. A notice in the Form No. 7 in the Schedule hereto of every application for a gold mining lease shall be posted by the application at suiting the Company's office on the board provided for such purpose, on the same date that the application is lodged in the Company's office and also on the datum post on the land applied for as a gold mining lease, within seven days of lodging such application. Such notice shall be kept visible and legible until 10 days after survey is completed.

The applicant shall also cause a copy of such notice to be advertised once in a local newspaper, or if there is no local newspaper then in any newspaper circulating in the locality.

If the miner who has marked off the said land fails or neglects to make application for a gold mining lease, in the manner and within the time herein provided, then such marking off shall be absolutely null and void and the land so marked off shall be open to be marked off by any other miner as a gold mining lease under Regulation 18 hereunder.

Objections against Lease.

21. Any miner may object to the granting of a lease to any applicant, and in such case shall within thirty days after the application for such lease has been lodged in the Company's office lodge at the said office and also serve the applicant with a notice in the Form No. 8 in the Schedule. Such notice shall set out the objection intended to be taken against the issue of the lease, and the objector on lodging same at the Company's office shall also pay a filing fee of 10s. Service

of such notice on the applicant shall be sufficiently effected, if personal service is not practicable, by fixing the same on the datum post of the land marked out by such applicant.

Procedure on hearing of Objections.

22. Every objection against the granting of any lease applied for shall be heard on a day fixed by the Attorney or by any officer or servant duly appointed under his hand for such purpose, pursuant to the powers contained in Regulation A hereunder. Notice of such hearing shall be served on both parties by leaving same at such address as they shall have registered at the Company's office at least ten days before the hearing. 23. When the objection or any objection is not sustained, or in case no objection shall be lodged, the Attorney may, after the expiration of thirty days next after the date of the posting of the notice of application.

23. When the objection or any objection is not sustained, or in case no objection shall be lodged, the Attorney may, after the expiration of thirty days next after the date of the posting of the notice of application, is a notice in the Form No. 9 in the Schedule to the applicant, informing him that his application has been granted and that the lease instrument will issue to him or his order on payment of a fee of One pound one shilling.

24. If the objection is sustained or if the Attorney notifies the applicant that the Company intends to retain the land or part of the land applied for, under its power of reservation of same as hereinafter set forth, then the applicant shall be served with a notice in the Form No. 10 in the Schedule and shall be entitled at any time thereafter to a refund of the rent deposited and also the fees paid for survey should such survey not have been executed.

25. The Attorney may refuse an application for a gold mining lease on any ground on which an objection might be taken to such application by a miner under Regulation 21 and in addition may refuse same because of the right of the Company under Regulation 26 to reserve certain of its lands for its own use and enjoyment or for public purposes or because the application if granted would interfere with existing or proposed works of the Company.

26. The Company reserves to itself the right to retain every alternate block not exceeding 24 acres, such block to adjoin the boundaries of any land applied for as a gold mining lease, or, if a line of reef is defined in the locality, then along such line of reef.

In the case of a deep lead, the Company reserves to itself the right to retain alternate blocks on any two sides of any lease applied for in respect of land containing such deep lead.

27. The ground comprised in any gold mining lease shall be efficiently worked for six clear days per week (public holidays and any period of general exemption proclaimed under the Government Goldfields regulations excepted) by one man for every twelve acres or part thereof, commencing on the tenth day next after the notice of grant of such lease has been served on the applicant under Regulation 23 hereunder.

28. Every gold mining lease for a lode or reef shall be in the Form No. 11 in the Schedule hereto, and every lease for a deep lead shall be in the Form No. 12 in the Schedule hereto, subject to such other covenants; conditions, reservations, and exceptions as the Company may from time to time think fit or which it may be

may from time to time think fit or which it may be required by law to impose on lessees.

29. The Attorney shall have the right to determine and cancel any gold mining lease or lease for working a deep lead and to re-enter and take possession of the land comprised in such lease, whenever the holder there-of has failed to comply with the covenants or any one covenant contained in the lease or with the Regulations of the Company for the time being in force and applicable to the tenure and working of gold mining leases or leases for working deep leads. Notice of intention to forfeit such gold mining lease or deep lead lease, in the Form No. 13 in the Schedule hereto, shall be served on the holder by affixing same to the datum post on the land comprised in such lease, or by posting same in a registered letter to his address appearing on the register kept by the Company of gold mining leases. Such notice shall set out that the Company intends to forfeit the title of such holder for the reason therein set out, unless within fourteen days of such notice he shows such reason to the satisfaction of the Attorney not to be true in fact.

If the holder is dissatisfied with the decision of the Attorney, on the ground that the reason alleged for forfeiture is not true in fact, he may on lodging a fee of Ten pounds ten shillings require the Attorney, by notice served on him in the Form No. 14 in the Schedule to refer the issue as to whether the said reason is true in fact to the determination of two arbitrators and an unpire appoined as provided in Regulation B hereof. Provided that where the reason for such forfeiture is non-payment of rent, the production of the Company's books evidencing such non-payment shall be conclusive unless fraud is alleged.

unless fraud is alleged.

30. Where the holder does not appear in answer to the notice posted as required by Regulation 29 or where he appears but does not dispute the finding of the Attorney that the reason alleged for forfeiture is a valid one, then it shall be lawful for the Attorney to cancel and determine such gold mining lease or deep lead lease and to order that such cancellation shall be entered up in the Company's register of gold mining leases and deep lead leases, and thereupon all right, title, and interest of the holder in and to any such lease shall absolutely cease.

shall absolutely cease.

31. Any gold mining lease or deep lead lease or any share therein may be transferred in the Form No. 15 in the Schedule, which together with a transfer fee of 20s., must be lodged at the Company's office. No transfer of any lease or of any share therein will be accepted or registered unless accompanied with a receipt for the rent payable on such lease and for any survey fee or mileage due in respect thereof, and also with a sufficient sum of money or stamps to pay any stamp duty imposed by law on such transfer or a receipt for payment of same.

Exemption from labour or other conditions may be obtained from the Attorney should the reasons advanced be sufficient in his sole discretion to warrant it. Such exemption shall not be for any period exceeding six months, and notice of same in the Form No. 17 in the Schedule must be posted on the datum post on the land comprised in the lease affected. All applications for exemption must be in the Form No. 16 in the Schedule and must be accompanied by a fee of 20s., and the reasons for asking for such exemption must appear on the face of such notice of application. Such notice shall be posted outside the office of the Company for fourteen days before the date of the hearing, and any miner may serve on the Attorney notice of objection to such exemption in the Form No. 18 in the Schedule, and may require the Attorney to hear his reasons in support of such objection on the date and at the time when he hears the application for such ex-

33. No lessee of any land shall cut or cause to be cut any timber outside the boundary of his lease, except by the written permission of the Attorney.

Discovery of new gold-bearing reef, lode, or deep lead.

34. A miner may, upon discovery of any gold bearing reef, lode, or deep lead, on any unoccupied and not reserved portion of the block and which is also distant one mile or more from the nearest gold bearing reef, lode, or deep lead, then being worked, mark off, in the manner prescribed in Regulation 18 hereunder, an area not exceeding 24 acres for a reef or lode and two acres for a deep lead, and may at any time within ten days of such marking off apply to the Attorney in the Form No. 19 in the Schedule for a protection period in which to prospect the ground so marked off. If the Attorney is satisfied that the ground so marked off is distant one mile from any reef or lode or deep lead then being worked, whether within or without the Company's lands, and also satisfied that the applicant has discovered a gold-bearing reef, lode, or deep lead in the land marked off by him, then he may grant him a protection period of not less than one month or more than three months in which to prospect the said land, in the Form No. 20 in the Schedule. The application for a lease must be made as required by Regulation 20 hereunder before the expiry of the period of protection granted, failing which all rights of the applicant under the marking off will wholly lapse, and the land so marked off will be open for marking off by any other miners.

Lessee's title.

35. From the date of the granting of a lease under these Regulations, all gold (however occurring) situated therein shall be the property of the registered holder of such lease, and no other person shall have any right to enter upon the land comprised in such lease and search for or win gold thereon.

SPECIAL LEASES.

36. The Company reserves the right to grant special leases over any portion of the block (not being already granted under lease or deep lead area), and upon such terms and conditions as the Company may think fit.

Business Licenses and Areas. Business License.

37. The Company shall issue to any person, not being an Asiatic or African alien, whom the Attorney may approve, a business license, in the Form No. 21 in the Schedule hereto, upon the payment of a fee of Two pounds ten shillings per quarter payable in advance, and no such license shall remain in force for more than three months, and each such license shall terminate either on 31st March, 30th June, 30th September, or 31st December of the year of the issue thereof, whichever date shall first ensue after the granting of the license, provided that any such license may be renewed on the payment of the prescribed fee, at the discretion of the Attorney.

The effect of business license.

- (a) A business license shall authorise the holder thereof, subject to the Mining Regulations of the Company for the time being, to mark out and occupy upon any portion of the block not already reserved or otherwise disposed of, and subject to payment of rent thereon during the continuance of the license, a business area not exceeding one quarter of an acre of land for the purpose of residence and carrying on any business other than such as may require a license under the Licensing Act, 1911, and any amendments thereof. Application must be made for such business area in the Form No. 22 in the Schedule hereto, and the applicant upon payment of rent and fees prescribed shall be registered as the owner thereof and be entitled to a certificate of registration therefor.
- (b) There shall be payable for such area such rent as may be agreed upon by the holder of the license and the Attorney.
- (c) The Company reserves the right to refuse to grant any business area.
- (d) Any holder of a business license may, upon application to the Attorney, exchange the area held by him for another area, at the same or such increased rent as may be agreed upon.
- (e) The holder of a business license may, with the approval of the Attorney and on payment of a fee of Twenty shillings and stamp duty, transfer the same with the right to the area occupied by virtue thereof to any other person to be approved as aforesaid. Such transfer of the license shall be by endorsement on the license to be signed by the transferror and the transferee (and attested by a witness) specifying the christian and surname of the transferee and his occupation. The transfer of the area shall be as in Form No. 23 in the Schedule hereto. All transfers must be registered before the Company will recognise them.
- (f) No person shall occupy, by virtue of a business license, more than one portion of land.

Area, and Right of Possession.

38. A business area shall not exceed one-quarter of an acre having a frontage or width of 66 feet by 165 feet depth, in such locality as may be approved of by the Attorney, and shall be registered upon application at the Company's office and payment of the survey fees and rent in advance. Until such registration, no business shall be carried on on such area. Every registered holder shall, during the continuance of his business license, be deemed to be possessed of the surface of the land he shall occupy by virtue of such license, providing the rent of the land occupied is paid in advance.

Special application to carry on liquor trade.

39. Any holder of a business license desiring a business area on which to carry on any business for which a license is required under the Licensing Act, 1911, may on payment of a fee of One pound make a special application for such area to the Attorney of the Company, in the Form No. 24 in the Schedule, who may grant the same at such rent and upon such terms and conditions as he may think fit.

Forfeiture of business area.

40. If any business area remains unoccupied for the space of three months, or if occupied if no legitimate business is carried on thereon for the like time, the Company may re-enter and take possession of the land comprised in such area, and thereupon all right, title, and interest of the owner of such area shall absolutely determine.

Exemption from occupation.

41. Any owner of a business area may apply to the Attorney, in the Form No. 25 in the Schedule, for exemption from occupation or from carrying on business on the said area, and thereupon, if the Attorney in his absolute discretion thinks fit, he may grant such owner exemption as asked for, for any term not exceeding six

If license not renewed improvements removed or paid for.

42. If a business license be not renewed by the Company at the end of the term thereof, all improvements on the area held by virtue thereof may be removed by the owner within fourteen days after his business license has lapsed or may be taken over by the Company at a valuation. Such valuation shall be ascertained by arbitration in case the parties differ. If the owner neglects to remove them within six months of the lapse of his business license, he shall be deemed to have abandoned all property in them.

Business area not to be parted with except by consent of Company.

43. The owner of a business area shall not sub-let any portion of such area, except with the consent of the Attorney.

MACHINERY AREAS.

44. Any miner may, subject to the approval of the Attorney as to locality, mark off an area of unoccupied and unreserved land not exceeding five acres in one rectangular block as a site for the erection of machinery for treatment of gold-bearing ore and extraction of gold therefrom. Such marking off shall be done in the same manner as is provided herein in Regulation 18 for gold mining leases.

Application, when made.

45. Within seven days of such marking off, application for such area must be lodged at the Company's office, in the Form No. 26 in the Schedule. A copy of such application must be posted on the ground applied for on the datum peg within three days of same being lodged at the Company's office.

Objection.

46. Any miner may, within 30 days of the posting of such notice of application, object to the grant of same by lodging notice to such effect in the Form No. 27 in the Schedule, at the Company's office, and also affixing a copy of such notice of objection to the datum peg on the ground applied for. Such notice shall set out in full all grounds of objection taken.

47. The Attorney shall notify the applicant and ob-

jector of the place and time of hearing such application and objection. The Attorney may, in his absolute discretion, grant or refuse such application.

Registration of area.

48. If such application is granted, the applicant shall receive notice thereof in the Form No. 28 in the Schedule, and thereupon on payment of a registration fee of Ten shillings, he shall be entitled to be registered as the holder of such area in the books of the Company for a period of twelve calendar months from the date of such registration. Such registration may be renewed from year to year, at the discretion of the Attorney.

Rent and survey fees.

49. The rent for any machinery area shall be Five pounds per annum payable in advance, and every application for such area must be accompanied by this sum together with such sum as the Attorney may fix for survey fees and mileage, not being in excess of the amount charged by the Crown for the like.

Transfer of area.

50. The holder of any registered machinery area may transfer same or any part of same, on payment of a transfer fee of Twenty shillings, in the Form No. 29 in the Schedule: Provided that no transfer will be received unless the area is registered and unless all rent, stamp duty, survey fees, or charges have been dis-

If the holder of a machinery area shall not erect machinery thereon to crush ore and recover the gold contents thereof for a space of six months next after the date of the grant of same, then the Company may re-enter on the land comprised in such area and there-upon all right and title of such holder in and to such area shall absolutely determine. If the holder of machincry area shall dismantle machinery erected on the said area to such an extent that what remains erected is not sufficient to effectually crush ore and recover the gold contents thereof, and if the same continues for any period of or exceeding three months, then the Company may re-enter upon the land comprised in such area, and thereupon all right and title of such holder in and to such area shall absolutely determine.

52. If a machinery area is not renewed by the Company at the end of any term of registration thereof, all improvements on such area may be removed by the holder within two months of the date of non-renewal. Any machinery remaining on the land after the expiration of the said term of two months shall be deemed to

be abandoned by the holder,

Residence area.

53. Any miner may, subject to approval of the Attorney as to locality, mark off and occupy, in the Form No. 30 in the Schedule an area of unoccupied and unre-

so in the schedule an area of unoccupied and unreserved land not exceeding one quarter of an acre, having a frontage or width of 66 feet and a depth of 165 feet, for the purpose of residence.

54. Within seven days of such marking off, such miner must lodge at the Company's office an application for such area, in the Form No. 31 in the Schedule, and must post such application notice outside the Company's office and on the datum post on the ground ap-

plied for within three days of lodging same.

55. Any miner may, within thirty days of the posting of such application notice, object to the grant of same by lodging notice to such effect in the Form No. 32 in the Schedule, at the Company's office, and also affixing a copy of such notice of objection on the datum post on the ground applied for. Such notice shall set out in full all grounds of objection taken.

56. The Attorney shall notify the applicant and objector of the place and time of hearing such application.

jector of the place and time of hearing such application

jector of the place and time of hearing such application and objection. The Attorney may, in his absolute discretion, grant or refuse such application.

57. The rent for any residence area shall not exceed ten pounds ten shillings per annum payable in advance, and every application for such area must be accompanied by this sum together with such sum as the Attorney may fix for survey fees and mileage, not being in excess of the amount charged by the Crown for the like.

58. If such application is granted, the applicant shall receive notice thereof in the Form No. 33 in the Schedule, and thereupon on payment of a registration fee of ten shillings he shall be entitled to be registered as the holder of such area in the books of the Company for a period of twelve calendar months next after the date of such registration. Such registration may be renewed from year to year at the discretion of the Attorney.
59.7 The holder of any residence area may transfer

the whole of same, in one parcel, on payment of a transfer fee of ten shillings in the Form No. 34 in the Schedule. Provided that no transfer will be received unless the area is registered and unless all rent, stamp duty, and survey fees or charges have been discharged.

If the holder of a residence area shall conduct any business thereon or shall not personally reside thereon for a period of at least six months in each year, or shall sub-let same or shall fail to observe the Regulation hereunder appearing and dealing with the suppression of nuisances or any other Regulations from time to time made and dealing with the use and enjoyment of residence areas, or if the holder shall not within three months of the grant of a residence area cause to be erected thereon a substantial tent or frames or hessian house or structure of more permanent character, together with all such outbuildings as may be required for sani-

tary purposes, then and in any such event the Company may re-enter and take possession of the land comprised in such area, and thereupon all right, title, and interest of the holder therein and thereto shall absolutely determine.

Arcas may be mined upon subject to compensation.

61. The holder of a business, residence, or machinery area shall not, by virtue of his title thereto, be entitled to mine for gold thereon or thereunder. Any holder of a mining license may enter upon such land to mine, on payment to the lawful occupants of such amount by way of compensation as may be mutually determined. In case of any dispute as to the amount to be paid, the dispute shall be referred to and dealt with by the Company's Attorney, whose decision shall be final and con-clusive and from which no appeal shall lie.

62. All persons after acquiring any alluvial claim, gold-mining lease, deep lead lease, special lease, machinery area, or residential area under these Regulations shall keep them or each of them, as the case may be, in a proper state of cleanliness, and on complaint being made that any such area is not so kept the Attorney by notice under his hand may require the offending party to carry out all such acts and steps as he may consider advisable for the observance of decency and the protection of public health. Any person not obeying such notice shall be guilty of a breach of these Regulations.

Mortgages and Caveats.

63. An alluvial claim, a gold mining lease, a deep lead lease, a machinery area, a business area, and a residential area may be separately or any two or more conjointly charged or made security for repayment of any sum of money advanced or agreed to be advanced to the holder. When it is intended to be so charged, the holder shall execute a memorandum of mortgage in the Form No. 35 in the Schedule, with such variations and additions as the circumstances require, but no such mortgage shall be effective until registered as hereinafter provided.

provided.

64. A mortgage of an alluvial claim, gold mining lease, deep lead lease, or machinery area shall not be registered without the sanction and approval of the Attorney endorsed on same. The Attorney, in his absolute discretion, may refuse such sanction.

65. No mortgage shall be registered unless the mortgage is the holder of a mining license.

66. A mortgage shall be registered by entering same in the register of mortgages at the office of the Com-

in the register of mortgages at the office of the A filing fee of one pound one shilling shall be payable on such registration. In the case of two or more mortgages affecting the same property, that mortgage shall have priority which is first registered.

67. A mortgage shall have effect only as a security for more mortal than the property of the payable to the payable that the payable that

repayment of the money intended to be secured thereby, and shall not operate as an assignment of the property charged. A mortgage may cover all buildings, machinery, and appliances on the property charged, whether fixed to the soil or not.

A mortgage may contain such covenants, provi-

sions, stipulations, and powers as may be agreed be-tween the parties and approved of by the Attorney. 69. A mortgage may be transferred by a transfer in the Form No. 36 in the Schedule. No transfer shall be effective until registered at the office of the Company. Such registration shall be effected by entering up such transfer in the Register of Mortgages on payment of a transfer fee of one pound one shilling.

The transferee of a mortgage must be the holder of a mining license, and such transferee on registration of the transfer shall have and enjoy all the rights of

the transferor.

71. When property comprised in a mortgare is sold under the powers contained in such security, the mortgagee shall execute a transfer of the property so sold to the purchaser in the Form No. 37 in the Schedule. Such transfer, on being approved by the Attorney and on payment of the transfer fee of one pound one shilling and any stamp duty chargeable, shall effectually transfer the property to such buyer, if such buyer is a person duly qualified under the Regulations to hold such pro-

perty. 72. 72. The mortgagor may at any time before the sale redeem the property charged, by paying the amount for which it stands as security and all costs and charges of

the mortgagee.

73. If the mortgagor redeems the property charged, the mortgagee shall sign and execute a memo. of satisfaction in the Form No. 38 in the Schedule, and on the mortgagor presenting such memo. at the office of the Company and paying a filing fee of One pound one shilling, the same will be noted in the Register of Mortgages and the mortgage discharged.

74. Every person being a holder of a mining license may enter a caveat, in the Form No. 39 in the Schedule, forbidding any dealing with the property set out in such caveat on the ground that he holds a legal or

equitable interest in such property.
75. A caveat shall be entered by filing the Form No.
39 at the office of the Company duly filled in with all required particulars and by paying a fee of One pound

one shilling.

76. The effect of a caveat shall be that all dealing with the property the subject of such caveat shall be absolutely barred: Provided that if any instrument affecting such property is lodged at the Company's office notice thereof shall be given to the caveator by registered letter addressed to such place as he may have given notice of when filing his caveat. If the caveator does not, within ten days after the posting of such notice, appear to oppose the registration of such instrument, the Attorney may register same as if no such caveat had been filed.

77. If the caveator appears to oppose the registra-tion of such instrument, the Attorney shall fix a day on which to hear the application for such registration and the opposition of the caveator, and shall proceed therein as provided in Regulation A hereunder.

78. A caveat may be by consent, in which case it shall be in the Form No. 40 in the Schedule. A caveat by consent shall ensure for the benefit of the caveator during the full period set out therein, unless previously thereto discharged by a memo, in writing signed by the caveator.

79. A caveat by consent shall only be effective when registered at the office of the Company. Such registra-tion shall be subject to the approval of the Attorney and on payment of the prescribed fee.

APPOINTMENT OF ATTORNEY.

80. Any miner may at any time appoint some person to act as his attorney for him in respect of the management and disposal of all his interests under any of the Regulations of the Company and to serve and accept service of all notices required to be served under these Regulations. Any miner who is absent from the State of Western Australia for any period exceeding one month must appoint some person for such purpose, and failing such appointment all notices to be served on him may be effectually served by leaving same at his last known place of residence or business or on the land (if any) held by him under the Company. Such appointment of an attorney shall be in Form No. 41 in the Schedule and must be registered at the Company's office within one month of execution of same. A filing fee of One pound one shilling shall be charged on such registration together with all proper stamp duties.

REVOCATION OF POWER OF ATTORNEY.

Any miner who has executed and registered an appointment of some one or more persons as his attorney or attorneys may at any time revoke such appointment: Provided that such revocation shall not affect any act done by such attorney or attorneys before registration of such revocation. A revocation may be in the Form No. 42 in the Schedule.

LIEN FOR WAGES.

82. A manager, clerk, or any workman or labourer to whom wages are due and owing by any person registered as the holder of any gold mining lease, deep lead lease, or machinery area, for any term not exceeding eight weeks, may, within ten days of ceasing to work, or if still working for such person at any time after more than three weeks are due, register a lien against the said gold mining lease, deep lead lease, business area, or machinery area and all machinery thereon. Such lien shall be registered in the following manner, that is to say: -A declaration in the Form No. 43 in the Schedule shall be filed at the office of the Company, setting forth all the particulars therein required, to-gether with a filing fee of ten shillings and sixpence. Thereupon the Attorney of the Company shall register such lien and notify the person who is the holder of the land and machinery charged, by notice in the Form No. 44 in the Schedule, which may be effectually served

our such person by leaving same addressed to such person on such land.

83. If the person on whom such notice is served desires to contest such lien, he shall notify the Attorney accordingly, who thereupon shall fix a day to hear both parties and shall after hearing such parties as appear, decide the matter pursuant to Regulation A hereof.

84. No lien shall have any force or effect until re-

84. No lien shall have any force or effect until registered, and when registered and so long as it continues registered it shall constitute a first charge on all the chattels and interest in, to, and upon any such gold mining lease, deep lead lease, business area, or machinery area as the case may be.

WATER STRUCK IN MINING OPERATIONS.

85. If any holder of a gold mining lease, deep lead lease, or alluvial claim, in the course of carrying on mining operations in such lease or claim strikes a subterranean flow of water, then if at the time of strik-ing such flow such holder has workings extending to the boundary of his holding and thereby created a free passage for such water to such boundary, he shall at his own sole expense erect on such expense erect on boundary and within his own ground a wall or dam which shall be of sufficient strength to resist the pressure of water and which shall effectually prevent such water flowing into any neighbouring lease or claim, and the Attorney is hereby declared by every such holder to be the sole judge of the necessary strength and formation of any such dam or wall. Provided always, that where any such holder of a gold mining or deep lead lease or alluvial claim satisfies the Attorney that he has pumping plant on the mine sufficient to cope with the inflow of water and which he is in a position to keep pumping water at all times, the Attorney may exempt him from the necessity of constructing such wall or dam. Provided further, that so long as the holder remains registered as the proprietor of the gold mining or deep lead lease or alluvial claim in which the inflow of water took place, he shall be liable to be called upon to construct the water-proof dam or wall in the face of every opening carried to the boundary of his said lease or claim notwithstanding that such lease or claim may be under exemption and not working for the time being. Provided further, that where the source of water is in the opinion of the Attorney a common one for a number of leases or claims working in the same locality, he may assess each lease or claim with what in his opinion, having regard to the present and future underground workings in each lease or claim, is a fair proportion of the total expenditure incurred in keeping such inflow of water down, and provided lastly, that where a holder of a lease or claim refuses or neglects to carry out, within seven days or such extended time as the Attorney may grant in his discretion, the award of the Attorney directing the construction of a water-proof wall or dam in the face of every drive carried to the boundary of such lease or claim, the Attorney or any one duly appointed by him for such purpose may enter upon such lease or claim and may then proceed to construct such water-proof wall or dam, and shall recover the total expense of such work from such holder, and failing immediate payment thereof may register a lien against his interest in such lease or claim for the sum representing such total expense.

CONCENTRATION OF LABOUR.

86. Any holder of two or more gold mining leases or deep lead leases may apply for concentration of the total labour required for all such leases on any one or two of same: Provided that no such holder shall be entitled to concentration of labour in respect of any acreage exceeding seventy-two acres: And provided further, that all such leases must be either adjoining or not more than eleven chains apart. Such application shall be in the Form No. 45 in the Schedule, and the Attorney may grant same for any period not exceeding twelve months in his absolute discretion.

AMALGAMATION OF LEASES.

87. Where two or more old mining leases having a total acreage in all of seventy-two acres or under are held by the one and same holder, he may apply to the Attorney to amalgamate same into one holding. Such application shall be in the Form No. 46 in the Schedule and may be granted or refused by the Attorney in his

absolute discretion: Provided that if the same be granted, then the lessee will not be allowed to again subdivide the area so created with its original or any parts less than the whole.

TRIBUTES.

88. The holder of a gold mining lease or deep lead lease or of an alluvial claim may enter into a tribute contract for working such lease or claim, without first having obtained the consent of the Company: Provided that such tribute contracts shall be registered within fourteen days of being executed: And provided that the amount coming to the tributors if they work shall be at least the ordinary wage payable to a miner engaged in their class of work. If a lessee of a gold mining or deep lead lease grant a tribute of the whole or part of the lease and does not register same at the Company's office within fourteen days of such grant, then the Attorney or any one acting under his authority may re-enter on the land comprised in such lease or claim and may decree forfeiture of the interest of such lessee in and to the same.

RESERVATIONS.

89. The Company reserves the right to re-enter and resume possession of at any time the land occupied by licensees for the purposes of alluvial mining under Regulation 9 of these Regulations, and all rights thereby conferred shall be subject to the Company's right to determine the same at any time. Provided that the Company shall not resume land so occupied by licensees under Clause 9, except for breaches of these Regulations or for the purposes of issuing gold mining leases over such land: Provided further, that the Company shall not resume land so occupied until in the opinion of the Attorney the alluvial on same is worked out, except on condition that the person to whom the land is granted as a gold mining lease shall compensate the holder of such claim. If the leaseholder and the holder of the claim cannot agree as to the amount of compensation, the same is to be fixed by the Attorney.

90. The Company reserves the right of repealing, altering, or amending any or all of these Regulations, and the right to add thereto and to make and publish new Regulations either in addition hereto or in lieu thereof or of any of them, and any licensee or person accepting any holding under these Regulations shall be deemed to consent to such right remaining in the Company

91. The Company, in addition to their powers under these Regulations, shall have the same rights to resume all business areas and put the same up for auction or let the same on lease as are possessed by the Government under the Government Goldfields Regulations with regard to Business Areas, and the holders thereof shall have the same rights as to compensation for improvements as provided in such Regulations.

92. The Company, without intending hereby to limit or derogate from their powers as owners of the fee simple, reserves the right to reserve and exempt any of their lands from occupation for mining, residence, or business purposes or for any other purpose, and no person holding a mining license shall be entitled to occupy any lands so reserved, whether reserved before or after the publication of these Regulations.

DISPUTES.

93. (1.) In all cases of dispute arising between a holder of a mining license or business license or of an alluvial claim or of a gold mining lease or of a deep lead lease or of a business or residential area or machinery area or the assignee of any such holder and any other licensee of the Company or holder of a gold mining lease or of a deep lead lease or of an alluvial claim or of a business, residential or machinery area or the assignee of any such holder, touching or concerning any rights arising out of the possession, use, occupation, or enjoyment of any lands, easements, water rights, mining rights, or other property whatsoever held under the Company, the following procedure shall apply videlicet either of the said parties as aforesaid shall prepare and lodge at the office of the Company a statement in triplicate setting out the matter in dispute, and the name and address of the other party to the dispute. The matter in dispute shall be fully stated as to the legal right alleged to have been invaded and the full extent of

such invasion, but shall not include any evidence in support of same, together with such statement the party complaining shall fill in a request in the Form No. 47 in the Schedule and shall lodge same together with a hearing fee of One pound one shilling, and such fee for service of notice on the other party to the dispute as the Attorney may fix, not exceeding the like charges for service of process in the Warden's Court under the Mining Act, 1904, and regulations made thereunder.

(2.) As soon as practicable after the said request and statement has been filed, the Attorney shall cause to be served on both parties a notice in the Form No. 48 in the Schedule fixing a day not less than seven days after the date of such notice on which he will sit as arbitrator to determine such dispute. A copy of the statement setting forth the matter in dispute shall be served on the party complained of, at the same time as the notice fixing the date of hearing.

(3.) Service of such notice shall be, if possible, per-

sonal, but where a party avoids personal service it shall be sufficient to affix such notice on the datum post of any claim, lease, or area he may be the holder of, or on the door of his last place of business or last place of

residence, as the case may require.
(4.) Where both parties appear on the day and at the place and time set out in the notice, the Attorney shall proceed to hear all the evidence adduced by either of or both of the parties which is relevant to the matter in dispute, using all the powers and authorities conferred on him as Arbitrator by the Arbitration Act, 1895, and particularly by Section nine thereof.

- (5.) If only one of the parties served with the notice set out in Regulation two hereof appears, the Attorney may proceed in the absence of the other party to inquire into the matter in dispute, and his award shall be binding on the party not appearing in the same manner and to the same extent as if such party had in fact appeared and been heard. Provided that when the Attorney is satisfied before the date of the publication of his award that the party so neglecting to appear did so because of some valid reason or because of some misunderstanding or mistake, he may fix a fresh date to hear the matter in dispute, not being less than seven days next after the issue of a notice to such effect in the Form No. 48 in the Schedule. Provided further, that the Attorney may require the party so neglecting to appear in the first instance to pay all the costs and expenses of the party who appeared as a condition precedent to any second hearing of the matter in dispute.
- (6.) Either party to a dispute may obtain a writ of subpana ad testificandum or a writ of subpana duces tecum as provided in Section 10 of the Arbitration

Act, 1895.

- (7.) The Attorney may publish his award immediately on the close of the evidence or at such later date as may be convenient to him. He shall furnish both parties with a copy of such award on payment of a fee of Ten shillings and sixpence. The Attorney may, in his absolute discretion, order the unsuccessful party to pay a sum to be fixed in the award and not exceeding the costs allowed in the like proceedings in the Supreme Court to the successful party, and if a party succeeds on some issues and fails on others, he may apportion the costs.
- (8.) Any party to a dispute may appear in person or by solicitor or counsel, but no agent not being admitted to practise in Western Australia as a legal practitioner shall be allowed to represent any party.

(9.) When an award is pronounced, unless the party against whom it is made proceeds with all due expedition to give effect to it, the other party may proceed under Section 14 of the Arbitration Act, 1895, to have

it entered up and enforced as a judgment.
(10.) In all cases of disputes arising between the holder of a mining license or business license or of an alluvial claim or of a gold mining lease or of a deep lead lease or of a business or residential area or machinery area or the assignee of any such holder and the Company touching or concerning any rights arising out of the possession, use, occupation, or enjoyment of any lands, easements, water rights, mining rights, or other property whatsoever, the following procedure shall apply videlicet, either of the said parties shall prepare and lodge at the office of the Company a statement in triplicate setting out the matter in dispute and the name and address of the other party to the dispute. The matter in dispute shall be fully stated as to the legal right alleged to have been invaded and the full extent

of such invasion, but shall not include any evidence in support of same. If the complainant is the Company, it shall serve on the other party notice of the matter in dispute and also a date when same will be inquired into by the Attorney. If the complainant is not the Company, he shall fill in a request in the terms in the Form No. 49 in the Schedule to have the matter in dispute referred to arbitration, pursuant to Regulation B, and shall at the same time lodge with the Company a sum of Ten pounds ten shillings by way of security for costs of such arbitration.

(11.) Where the complainant is the Company, the deeision of the Attorney shall be final, unless the other party requires the matter referred to arbitration under Regulation B hereof, in which case such party shall within seven days of the Attorney informing him of his decision by registered letter sent to or left at his registered address or if no address is registered then left at his last known place of business or residence or posted on any part of any gold mining lease, deep lead lease, machinery area, business area, alluvial claim, or residential area held by him under the Company, give notice in the Form No. 50 in the Schedule and at the same time lodge a sum of Ten pounds ten shillings at the Company's office as security for costs of each ar-

(12.) If the result of the arbitration is against the Company or against the decision of the Attorney for the Company, then the Arbitrator or Umpire may order the Company to pay to the other party such costs not ex-ceeding the costs that would be allowed in the like proceedings in the Supreme Court of the State, and in any event shall order the repayment to such other party of the sum of Ten pounds ten shillings deposited by him as security for costs.

General Provisions.

94. Every holding under these or any other Regulations for the time being of the Company shall be subject to the powers of inspection, survey, and measurement by the Surveyor General and his officers, and other rights and powers of the Crown reserved by the Land Regulations of the State of Western Australia proclaimed on the 17th July, 1890, and every person mining upon the Company's lands shall do and suffer all such acts and things as may be required of him by the Company in order to enable the Company to comply with such Regulations.

95. All persons after acquiring any lease, holding, or area under the Company's Mining Regulations shall keep them in a proper state of cleanliness, and on complaint being made that any such area is not so kept the Company's Attorney may make such order for the enforcement of this Regulation as he may deem advisable for the observance of decency and protection

of public health.

96. Every act of forfeiture which the Company is empowered to resort to under these Regulations shall be sufficiently and effectually performed by an entry of such forfeiture under the hand of the Attorney in the such forfeiture under the light of the Attorney in the Register and by giving notice to the party affected by such forfeiture by posting a notice to that effect on the land the lease of which or license to occupy which or right to mine on which is so forfeited, and thereupon all right, title, and interest of any such party shall absolutely determine and the holding or share therein, whether it be a gold mining lease, deep lead lease, alluvial claim, machinery area, business area, or residential area, shall revert to the Company.

97. A return of all gold won on the block by miners or holders shall be made to the Company and to the Government when and as required by the Company or the Government Goldfields Regulations for the time be-

ing in force.

98. Any person committing a breach of these Regulations shall for every such offence be liable to a fine not exceeding ten pounds without prejudice to any fur-ther proceedings by the Company against such person for such offence.

99. In case any lease or holding granted under the Company's Regulations shall be or be liable to be forfeited or determined by any breach or condition or otherwise or in case the term shall have expired, possession of the land shall and may be recovered on behalf of the Company in such manner as may be provided or by taking possession of such land immediately and without suit or process of any kind and with power to remove therefrom all persons in occupation of any such land.

100. No licensee or grantee of any holding from the Company under these Regulations shall have any action against the Company because of damage from trespassers thereon or for interruption to the quiet enjoyment thereof caused by any person other than the Com-

No holder of a lease or area hereunder shall have any title thereto until he is registered in the Com-

pany's books as the owner.

102. Wherever in these Regulations the words "Office of the Company" occur, such words shall mean the registered office of the Company for the time being in Western Australia.

SCHEDULE.

Form No. 1.

The Hampton Properties, Limited, Western Australia. MINING LICENSE.

Fee 10s. under and subject to the Issued to Company's Regulations, to be in force until the 31st day of December, 19 . , 19

Date of issue

Attorney for Company.

I, the above-named license subject to and I agree to be bound by the Company's Regulations in force for the time being. (Signature.)

Not transferable.

Form No. 2.

The Hampton Properties, Limited, Western Australia. NOTICE OF MARKING OFF ALLUVIAL CLAIM.

Notice is hereby given that (names in full) , have this day, the undersigned, of , marked off this land for which at the hour of I/We intend making application for an alluvial claim under Regulation 9 of the Company's Regulations.

The ground intended to be applied for is feet by feet and the description of the boundaries is

as follows:—Commencing at this point and running for a distance of feet; thence

a distance of feet; thence, and thence to this point. a distance of

As witness my/our hand this day of

(Signature.)

Registered the above alluvial claim No. day of , 19 , on payment of Registration fee 10s.; Survey fee and mileage ; total £

Attorney for Company.

Form No. 3.

The Hampton Properties, Limited, Western Australia. REPORT OF DISCOVERY OF PAYABLE GOLD AND APPLICATION FOR AN ALLUVIAL REWARD CLAIM.

I, , do hereby give notice to the Company that I have discovered gold in payable quantities at , being distant miles from any present holding, and have marked out the same as a Reward Claim with the boundaries given hereunder, for which I request to be registered in accordance with the Mining Regulations of the Company.

Dated this day of

Witness Mining License No.

Name in full Address

Boundaries

Received this application at o'clock on the , 19 , with Registration fee of survey fee. day of Ten shillings and £

Attorney for Company.

, 19 .

Form No. 4.

The Hampton Properties, Limited, Western Australia, TRANSFER OF ALLUVIAL CLAIM OR SHARE THEREIN.

Mining License No. being the registered holder of shares in alluvial claim No. do hereby , Mining transfer and assign the same to License No. in consideration of and I, of , agr and I, of , agree to accept this transfer subject to the Company's Regulations. As witness our hands, this day of

Witness:-

Transferor.

Transferee.

Witness:-Registered this Transfer, the 19 , with fee of 10s.

Attorney for Company,

Form No. 5.

The Hampton Properties, Limited, Western Australia. NOTICE OF MARKING OFF GOLD MINING LEASE OR DEEP LEAD LEASE.

Notice is hereby given that (names in full)

the undersigned, of this day, at the hour of , marked off this land for which I/we intend to apply under Regulation deep lead

16 of the Company's Regulations as a lease. gold mining

The ground intended to be applied for contains about acres, and the description of the boundaries is as follows:---

Commencing at this point and running distance of chains, thence a distance chains, thence a distance of chains, and thence to this point.

As witness our hands, this day of . hands, this day of , 19 Signature of Applicants or Agents. Nos. of Mining Licenses of Applicants.

Form No. 6.

The Hampton Properties, Limited, Western Australia, APPLICATION FOR

No. Pursuant to the provisions of Regulation 20 of the Company's Regulations, I/we do hereby apply for a lease of acres of land taken possession of and marked out by me/us, the undero'clock on the day
, 19 , which land is more particularly signed, at

described in the annexed Schedule. Dated the day of 19 (Signatures in full or by Agent.)

Schedule.

Names of applicants in full.	Mining License No.	Shares held.	Situation and boundaries of land applied for.	Area.

Total number of shares Intended name of lease Term for which lease is required of , 19 , together with the sum of £ for rent and £ Attorney for Company.

Form No. 7.

The Hampton Properties, Limited, Western Australia. NOTICE OF APPLICATION FOR LEASE No.

Take notice that the undersigned, have/has made applications this day for a lease under the Company's Regulations of ground to be known as , containing

The description and locality of the said or thereabouts. land are as follows:-

As witness my/our hand this , 19

(Signature of Applicants or Agents.) Objections against this application must be lodged in the Company's office on or before the , 19

Attorney for Company. (This notice must be posted for 30 days at Company's office and 23 days on datum post of ground applied for. It must also be advertised in a newspaper.)

Form No. 8.

The Hampton Properties, Limited, Western Australia. NOTICE OF OBJECTION.

signed, being holders of mining licenses Nos. hereby object to the many licenses Nos. hereby object to the grant of a gold mining lease to in respect of the land applied for by him/them, containing acres roods perches, known as , and being applied for in Notice of Application No.

The grounds of my/our objection are:— , and being the land

, 19 . Dated the day of

(Signature) Àddress)

Received the above Notice of Objection, together with filing fee of 10s., this day of Attorney for Company.

Form No. 9.

The Hampton Properties Limited, Western Australia. NOTICE OF GRANT OF LEASE.

Take notice that The Hampton Properties, Limited, by me, its Attorney, has this day approved of your Application No., for a gold mining lease, and that the instrument of Lease will issue to your order in due course after survey of the ground, on payment of the prescribed fee.

Dated the

day of , 19

Attorney for Company.

To-

Form No. 10.

The Hampton Properties Limited, Western Australia. NOTICE OF REFUSAL OF LEASE.

Take notice that The Hampton Properties, Limited, by me its Attorney, has this day refused your Applica-tion No. for a gold mining lease, for the reasons following:-

You will on application receive a refund of the rent deposited by you and of the survey fee and mileage if no survey has been executed.

Dated the day of , 19

Attorney for Company.

Form No. 11.

The Hampton Properties Limited, Western Australia. GOLD MINING LEASE.

Lease No.

To all to whom these presents shall come The Hamp-Know ye ton Properties Limited sends greeting: that in exercise of the powers conferred on it and in consideration of the sum of pounds shillings thereinafter called "the Lessee"), and also in consideration of the rent hereinafter reserved and under and subject to the conditions, provisions, declarations, reservations, and exceptions hereinafter mentioned and to the Regulations of the Company and to the provisions of the Mines Regulation Act, 1906, and the Inspection of Machinery Act, 1904, and any Acts amending the same and any Regulations made thereunder and in all other terms, conditions, exception, reservations, and provisoes in any of the Acts relating to the occupation of its lands by The Hampton Properties Limited, It the said Hampton Properties Limited (hereinafter called "the Lessor") doth by these presents grant and demise

unto the Lessee h executors, administrators, and allowed assigns all that piece or parcel of land containing by admeasuresituated on be the same more or less, and particularly described and delineated in Schedule one hereto; And all those mines, veins, seams, lodes, or deposits of gold in, on, and under the said land (hereinafter called the advantages, and appurtenances thereto belonging or appertaining, excepting and reserving from this demise all such portions of the surface of the said tract of land as at the time of making hereof are occupied by persons other than the Lessee h executors, administrators, and allowed assigns, for residence or business purposes or any portion of the surface thereof that is now used or may be hereafter required for the erection thereon of any public buildings or for the making or construction of any street, road, telegraph line, or railway, or other public work whatsoever And also together with free liberty for the said Lessee, h executors, administrators, and allowed assigns, their agents, owners, and workmen (including contractors and tributors), to search for and win the gold on, in, and under tors), to search for and win the gold on, in, and under the said land And also to sink, drive, and make and use all pits, shafts, levels, drives, adits, races, drains, tunnels, reservoirs, roads, and tramways, and bore for water and to erect all such buildings, engines, furnaces, pumps, machinery, and works on and in or under the said land as shall be necessary or convenient for work-ing the mine and winning the said gold. And also to ng the mine and winning the said gold. And also to erect on the said land such offices, cottages, and dwelling-houses for the use of the persons and workmen employed in the said Mine and works as the said Lessee, hexecutors, administrators, or allowed assigns shall think proper, saving, reserving, and excepting always unto the Attorney for the Lessor and to any and every person or persons hereinafter appointed by him in that behalf, free liberty at all times during the continuance of this Demise to enter into and upon the land hereby demised, and all mines and works therein or thereon, in order to view and examine the condition railroads, tramroads, or other roads, or every and all machinery upon the said lands or belonging to the said mines, and also to use or make any levels, drifts, or passages requisite for the purpose of any such inspec-tion. To have and to hold the said land and mine and all and singular other the premises hereinbefore men-tioned and hereby demised with the appurtenances subject as aforesaid unto the said (holding shares respectively as set out in Schedule two

(nothing snares respectively as set out in Schedule two hereto), h executors, administrators, and such allowed assigns as aforesaid, for the full term of Twenty-one years from the first day of January, One thousand nine hundred and , for the purpose of mining for gold thereon, in accordance with the Regulations of the Lessor and for no other purpose. Yielding and paying therefor yearly unto the Lessor, its successors and assigns, the yearly rent of Twenty shillings per acre in advance, the first rent having been paid as aforesaid day of , One thousand on the nine hundred and and the next payment shall be made on or before the thirty-first day of January next ensuing. If not so paid the rent may be paid on any lawful day during the month of February in each year, lawful day during the mouth of February in each year, together with a fine of two and half per centum on the amount of rent payable. If not so paid, the rent may be paid on any lawful day during the month of March in each year, together with a fine of five per centum on the amount of rent payable: Provided nevertheless, and it is hereby declared that if the rent and fine be not paid as before provided clear of all rates, taxes, and assessments to which the said land and premises are now or at any time during the said term may be subject or liable, and whether such rent or sum of money shall have been legally demanded or not, the Lessor, its successors and assigns, agents, and officers, and any person appointed in that behalf by the Attorney of the Lessor, and any Bailiff of the Lessor, may enter upon the said land, premises, and mine, and seize and distrain all gold, auriferous stone, and earth, and auriferous minerals, auriterous stone, and earth, and auriterous minerals, and all machinery, apparatus, tools, carts, engines, plant, and all other goods, chattels, and effects whatsoever, which shall be in on or under the said land, premises, and mine, and every distress then made may take away, sell, and dispose of so much thereof as may be necessary as in cases of distress for rent reserved in common leases, and out of the moneys arising thereby retain so much as shall be sufficient to satisfy the said arrears and other payments which shall at the time of

such sale be unpaid and all expenses incurred by the non-payment thereof and by distraining, and if any surplus the same to be paid to the said Lessee, h executors, administrators, or allowed assigns, and the Lessor doth hereby declare this Demise to be subject to the following provisions (that is to say):

1. That the said Lessee, hexecutors, administrators, and allowed assigns, shall and will during the said term pay unto the Lessor, and its successors and assigns, the rent hereby reserved and at the times and in the manner hereinbefore provided for the payment

thereof clear of all deductions.

And shall and will, except when prevented by inevitable accident or during the execution of repairs or during any exemption of labour granted under the regulations of the Lessor or any amendment thereof, diligently explore or search for gold and work the said land, premises, and mine in a skilful and workmanlike manner.

3. And shall not nor will use or occupy or permit to be used or occupied the said land for other than bona fide mining purposes or as sites for offices or dwellings for the persons employed in, on, or about the said mine.

4. And shall and will employ in the construction of the works, or in mining operations on, in, or under the said land, and during the usual hours of labour, such miners or workmen as shall be required by law. Provided always, that such miners or workmen shall not be Asiatic or African aliens.

5. And shall and will make such provision for the disposal of detritus, earth, waste, refuse, or workings of the said mine, so that the same shall not be or become a nuisance, inconvenience, or obstruction to any road, tramway, railway, telegraph line, race, drain, or creek on private or company lands, or in any manner

occasion private or public damage or inconvenience.
6. And shall and will make such provision for decency and the observance of sanitary conditions as the Regulations of the Lessor or any amendment thereof in force as the Attorney of the Lessor may approve and

direct.

And shall and will erect and keep in repair a substantial and effective protection against accident around or over all shafts, tunnels, and excavations on the said land so as to prevent all accidental access thereto.

- 8. And shall permit and suffer the Attorney of the Lessor, or any person or persons appointed by him in that behalf, at all proper and rensonable times during the continuance of this demise and whether the mines are working or not, without any interruption or disturbance from the Lessee, h executors, administrators, allowed assigns, agents, servants, or workmen, or any of them, to enter into and upon the said mines and all works and buildings connected therewith or any part thereof, to view and examine the condition thereof and whether the said mine or mines is or are worked in a proper and workmanlike manner and bona fide for the purposes aforesaid, and for that purpose to use all and every the tramways, railroads, or other roads or ways and all or any of the machinery and works in and upon the said land.
- 9. And shall not nor will work any of the mines commenced or worked in and upon any of the land hereby demised out of or beyond the limits or boundaries of the said land.
- 10. And shall and will at all times during the continuance of this Denise keep and preserve all mines which shall be sunk or worked in and upon the said land from unnecessary injury and damage, and also all levels, drifts, shafts, pits, watercourses, houses, erections, sheds, tramways, railroads, and other roads and ways in good order, repair, and condition except such of the said works as shall from time to time be declared by the Attorney of the Lessor to be unnecessary for the further working of the said mines.

And shall and will from time to time, upon being required in writing so to do by the Attorney of the Lessor, well and sufficiently bale and pump, draw away, and remove all water from the workings in the land hereby demised which in the opinion of the said Attorney is or may be injurious to the holder of any adjoining claims or leases, and continue to keep the said workings free from water so long as it may be so required as aforesaid.

12. And shall and will permit any mining surveyor or other duly authorised person acting under an order of the said Attorney with all proper assistants, during working hours, quietly to enter into and upon the said lands, premises, and mine, to survey and examine the

state and condition thereof in order to ascertain if the Lessee has encroached upon any adjoining claim or leasehold, and for the purposes aforesaid to descend all shafts and other workings and use all machinery and other appliances in and upon the said land or connected therewith, without let or hindrance, nevertheless that in so doing no unnecessary interference is caused with the carrying on of the said mining works.

And shall not nor will close up or obstruct any adit or adits, tunnels, or airways to or from any contiguous mine or mines whereby fresh air is admitted or

ventilation promoted.

14. And shall and will, as often as the same become due, pay all rates and taxes levied on the land demised

or any building thereon.

15. And shall or will, as often as required, furnish the Attorney of the Lessor or other officer appointed by him all such true and proper plans, sections, returns, and statistics or other particulars as may be required or demanded by the said Attorney.

16. And shall not nor will transfer or part with

possession of the said land or any part thereof, or assign or encumber the same, without the license or authority of the attorney of the Lessor in the form pre-

scribed by the Regulations of the Lessor.

17. And shall not nor will plead acceptance of rent by or on behalf of the Lessor as a waiver of the right of the Lessor or of its Attorney or other officer on behalf of the Lessor to enforce observance of the provisions herein contained or of the right of the Attorney of the Lessor to declare these presents void for any breach thereof respectively.

18. And shall and will, at the end or other sooner determination of the said term, deliver peaceable possession of such land and of all and singular the premises hereby demised to the Lessor, its successors and assigns, or to the Attorney or other officer authorised to receive possession thereof.

- 19. Provided always, that it shall be lawful for the Lessor, its successors and assigns, and to the Attorney of the Lessor the right and power is hereby reserved of taking possession of and resuming without compensation to the Lessee, h executors, administrators, and allowed assigns, such parts of the surface of the land within the limit of the land hereby demised as may be necessary from time to time for gas or water mains or electric light or power cables or electric telegraph or other purposes as set forth in the Regulations of the Lessor or as may be required for public buildings or for the establishing or construction of high roads. railways, or railway stations, and tramways, and all necessary approaches thereto, or for townsites or residential area or for any works to be erected by the Lessor or by any liceusee of the Lessor, every such resumption to take effect upon notice thereof to the Lessee, h executors, administrators, and allowed assigns, in writing under the hand of the Attorney of the Lessor.
- 20. And it shall be lawful for the Lessor, its successors and assigns, without compensation to the Lessee, hexecutors, administrators, or allowed assigns, to make and use in or or under the said land any works for freeing and keeping free from water or for conveying water to any other lands or mines for mining purposes or for supplying any other mines with fresh air or for effectually working any other mines or for any public purpose whatever, and to cut, dig, and remove any or all timber, stone, gravel, and other materials in and upon the said land which may be required for any public purpose.
- And lastly that if the Lessee, h executors. administrators, or allowed assigns, shall at any time during the said term fail to use such land bona fide for the purpose for which it has been demised or if and whenever there shall be a breach of or noncompliance with any of the provisions herein contained by Lessee, h the executors, istrators, or allowed assigns, the Attorney of the Lessor alone shall in the first instance pronounce his decision upon the evidence and reports submitted to him by the officers of the Lessor appointed by him for such purpose, subject to the right of the Lessee, h executors, administrators, and assigns, to appeal from such decision to the award of two arbitrators and an umpire as provided in Regulation 29 of the Lessor's Regulations, and failing such appeal or if such appeal shall not reverse the said Attorney's decision then the Attorney may declare these presents void and upon service on the Lessee, h executors, administrators, or assigns, of

notice of such declaration (which shall be sufficiently done by affixing same to the datum post of the land held by them/him as a gold mining lease), all the right, title, and interest of the Lessee, h executors, administrators, or allowed assigns, under these presents shall cease and determine both at law and in equity, and the production of the Register of Leases of the Lessor with an entry to that effect duly made therein and signed by the Attorney of the Lessor shall be conclusive evidence in all Courts whatsoever in the said State of a breach of or non-compliance with the provisions herein contained sufficient to authorise and sustain such declaration having been lawfully made and that the interest created hereunder has been lawfully determined by re-entry by the Lessor, its successors and assigns, agents or officers, and thereupon the Lessor, its successors and assigns, may repossess and enjoy the said land and premises as if these presents had not been made.

In witness whereof the Attorney of the Lessor has to these presents affixed his seal and set his hand, at , One thousthis day of

and nine hundred and

Date of approval Sealed with the Seal of signed by him as Attorney for the said Lessor in the presence of-

Schedule No. 1.

Schedule No. 2.

Name

No. of Shares.

Form No. 12.

The Hampton Properties, Limited, Western Australia. DEEP LEAD LEASE.

[Same form as No. 11.]

Form No. 13.

The Hampton Properties, Limited, Western Australia. NOTICE OF INTENTION TO FORFEIT GOLD MINING LEASES.

Take notice that it is the intention of the Hampton Properties, Limited, to re-enter and take possession of that piece or parcel of land comprised in gold mining lease No. now registered in your name, and to forfeit all your right, title, and interest in and to same for the reasons following:-

unless within 14 days hereof you submit to the Attorney of the Company, at its office, evidence to satisfy the said Attorney that the above reason is not true in fact. day of , 19 . Dated the

Attorney for Company.

Form No. 14.

The Hampton Properties, Limited, Western Australia. APPEAL AGAINST FORFEITURE.

Take notice that I/we, the undersigned, , the registered holders of Gold Mining Lease No. , being dissatisfied with the decision of the Attorney of the Hampton Properties, Limited, in the matter of the forfeiture of the said gold mining lease for the reason

which reason I/we contend is not true in fact: Now I/we do hereby require you the said Hampton Properties, Limited, and you the said Attorney to refer the issue as to whether the said reason is true in fact to the determination of two arbitrators and an umpire appointed as provided in Regulation B.

day of Dated the (Signatures in Full.)

The Hampton Properties, Limited,

and its Attorney. Received the above notice, together with fee of £10 day of 10s., the Attorney for Company.

Form No. 15.

The Hampton Properties, Limited, Western Australia, TRANSFER OF A LEASE OR SHARE THEREIN.

Know all men by these presents that
being the registered holder of tares in Lease No. shares in , known , and containing acres roods perches, in consideration of hereby transfer and assign all righ do right, title, and Lease shares of the said to , of , and I/we hereby request that this Transfer may be registered at the Company's office accordingly.

In witness whereof the parties hereto have hereunto set their hands, this day of Signed by the said

in the presence of:-Transferor. Witness:

Signed by the said

in the presence of:-Transferee.

Witness:

The above Transfer was lodged at the Company's office at .m. on the day of , 19 , with fee of £1, and was duly registered on the , 19 . day of

Attorney for Company.

Form No. 16.

The Hampton Properties, Limited, Western Australia. APPLICATION FOR EXEMPTION.

We/I, the undersigned, being the registered prodeep lead prietor of -- lease No. , hereby give gold mining notice that on the expiration of fourteen clear days from this date, we/I intend to apply for exemption from of the above for a calendar months on the following period of grounds, viz.:—
Dated the day of . 19 .

(Signatures.) Received this Application on the day , 19 , together with fee of 20s. Attorney for Company.

Form No. 17.

The Hampton Properties, Limited, Western Australia.

NOTICE OF GRANT OF EXEMPTION. To all to whom it may concern: Take notice that I, the undersigned, the Attorney of the Hampton Properties, Limited, have this day granted exemption from of the above for the period of

calendar months. Dated the day of , 19

Attorney for Company.

Form No. 18.

The Hampton Properties, Limited, Western Australia. OBJECTION TO EXEMPTION.

Take notice that I/we object to the Application of for months' exempof gold mining lease No. and we hereby require you to hear me/us and the reasons to be offered in support of such objection at the time and place when the application therefor is dealt with.

, 19 Dated the day of (Signatures in full) Mining License Nos. To the Hampton Properties, Limited.

Form No. 19.

The Hampton Properties, Limited, Western Australia.

APPLICATION FOR PROTECTION.

I/we, the undersigned, having marked off, in accordance with the Regulations of the Company, on the day of , 19 , an area of acres on unoccupied and unreserved land of the Company distant one mile and upwards from any reef, lode, or deep lead now being worked, and having discovered on such land a gold-bearing reef, lode, or deep lead, hereby apply for a Protection Period of calendar months in which to prospect the said area and to apply for a deep lead/gold mining lease in respect of same.

Dated the day of , 19

Dated the day of (Signatures in full)
Mining Licenses Nos.

Received the above Application on the day of , 19 , with fee of

Attorney for Company.

Form No. 20.

The Hampton Properties, Limited, Western Australia.
GRANT OF PROTECTION.

Take notice that I, the Attorney of the Hampton Properties, Limited, have this day granted to

protection for a period of calendar months in respect of the area of land marked off by him/them on the day of acres.

Dated the day of , 19 .

Attorney for Company.

Form No. 21.

The Hampton Properties, Limited, Western Australia.
BUSINESS LICENSE.

No. Fee £2 10s. per Quarter.
Issued to of , subject to the Company's Regulations, to be in force until

Attorney for Company.

I, the above-named , accept this license subject to, and I agree to be bound by, the Company's Regulations in force for the time being. (Signature)

Date of Issue

Form No. 22,

The Hampton Properties, Limited, Western Australia.

APPLICATION FOR BUSINESS AREA No. .

I/We, the undersigned, do hereby apply for a business area of roods perches, having a frontage of feet by a depth of feet, situated

Dated the day of
(Signatures in full)
Business Licenses Nos.

Received this application on the day of , 19 , together with £ rent and £ fees.

Attorney for Company.

, 19

Form No. 23.

The Hampton Properties, Limited, Western Australia.

TRANSFER OF BUSINESS AREA.

I/We, , being registered as the holders of Business Area No. , do hereby transfer all our/my right, title, and interest in the said area to of , and I/we, the said , do

hereby accept this Transfer and agree to be bound by the Regulations in force of the Company. As witness our hands, this day of 19 .

Transferor.

Witness:

Business License No.

Transferee.

Witness:

Business License No.

Received the above Transfer, together with Transfer fee of £1, on the day of , 19 . Transfer registered the day of 19 .

Attorney for Company.

Form No. 24.

The Hampton Properties, Limited, Western Australia.

APPLICATION FOR BUSINESS AREA ON WHICH
TO CARRY ON A WINES, BEER, AND SPIRIT
BUSINESS No.

I/We, the undersigned,
hereby apply for a lease of a business area of roods
perches, having a frontage of feet, by a
depth of feet, and being situated at
for a term of years, commencing the
day of , 19

I/We intend to apply under the Licensing Act for a license in respect of premises intended to be erected/erected on the said land, and agree in the event of same being granted to pay a rental of £ per annum in four equal quarterly payments in advance on the day of the months of in each year.

Dated the day of (Signature in full)
Business License No.

Received the above application this of , 19 .

day

Attorney for Company.

Form No. 25,

The Hampton Properties, Limited, Western Australia. EXEMPTION ON BUSINESS AREA.

I/We, the undersigned, being the registered holder of Business Area No.

exemption from in respect of the said ealendar months for the following reason:

Dated the day of 19

Dated the day of (Signature in full)
Business License No.

Exemption from granted for

months.
Attorney for the Company.

Form No. 26.

The Hampton Properties, Limited, Western Australia.
APPLICATION FOR MACHINERY AREA.

No.
I/We, the undersigned do hereby apply for a machinery area of roods

Dated the day of (Signature in full)

Mining Lieunge No.

Mining License No.

Received this application on the day of , 19 , together with £ rent and £ survey and mileage fees.

Attorney for Company,

Form No. 27.

The Hampton Properties, Limited, Western Australia.

NOTICE OF OBJECTION.

TAKE notice that I/We the undersigned, being holder (s) of Mining Licenses Nos., hereby object to the grant of a machinery area to in respect of the land applied for

1776 by him/them, containing acresperches, and being the land applied for in application for machinery area No. The grounds of my/our objection are:—
Dated the day of 19 (Signature in full) Address Received the above notice of objection, together with filing fee of 10s., this day of Attorney for Company. Form No. 28. The Hampton Properties, Limited, Western Australia. NOTICE OF GRANT OF MACHINERY AREA. TAKE notice that the Hampton Properties Limited, by me its Attorney, has this day approved of your Apfor a machinery area and that an plication No. instrument of lease for years on the ground in question will issue to your order in due course after survey of same and on payment of the prescribed 19 Dated the day of Attorney for Company.

Form No. 29.

The Hampton Properties, Limited, Western Australia. TRANSFER OF MACHINERY AREA.

of Machinery Area No. do hereby transfer and holders our right title our right, title, and interest in the said area to and I/We, the said of , and I/We, the said , do hereby accept this transfer and agree to be bound by the Regulations in force of the Company.

As witness our hands this day of ,

Witness:-

19

Transferor.

Mining Licensee No. Transferee.

Witness:-

Mining Licensee No.

Received the above Transfer, together with Transfer , 19 . , on the day of , 19 Transfer registered on the day of Attorney for Company.

Form No. 30.

The Hampton Properties, Limited, Western Australia. NOTICE OF MARKING OFF RESIDENCE AREA.

Notice is hereby given that (name in full) the undersigned, ofthis day at the hour of marked off this land for which I intend to apply as a residential area under Regulation of the Company's Regulations. marked off this land for

The ground intended to be applied for is feet, and the description of the boundaries is as follows:—Commencing at this point and running for a distance of feet; thence

feet; thence a distance of feet; thence a distance a distance of to this point. As witness my hand, this 19 . day of

(Signature.) Mining License No.

Form No. 31.

The Hampton Properties, Limited, Western Australia. APPLICATION FOR RESIDENCE AREA No.

Pursuant to the provisions of Regulation 53 of the Company's Regulations, I do hereby apply to be registered as the proprietor of a Residence Area in respect of all that parcel or marked off by me at o'clock on the of , 19, which land is described herewith.

Dated the day of , 19. of all that parcel of ground taken possession of and

Description of land

Received the above application on the for rent and £ survey fee day of

Attorney for Company.

Form No. 32.

The Hampton Properties, Limited, Western Australia. NOTICE OF OBJECTION TO APPLICATION FOR RESIDENCE AREA No.

Take notice that I/We object to the Application of for residential area No.

description of which is as follows:-The grounds of my/our objection are

(Signatures in full.) Mining License No. , 19°

Dated the day of

Received the above objection, together with filing fee of 10s., this day of 19

Attorney for Company.

Form No. 33.

The Hampton Properties, Limited, Western Australia. NOTICE OF GRANT OF RESIDENTIAL AREA.

Take notice that the Hampton Properties, Limited, by me its Attorney, has this day approved of your Application No. for a residential area, and you will be registered as the holder of same on payment of the registration and survey fee noted beneath.

, 19 . Attorney for Company. Dated the day of £

0 10 Registration fee Survey fee

£

To-

Form No. 34.

The Hampton Properties, Limited, Western Australia. TRANSFER OF RESIDENTIAL AREA.

Know all men by these presents that , being the registered holder of Residential Area No. , do hereby transfer all my right, title, and interest in same to , and I, the said hereby accept same subject to the Regulations of the Company.

In witness whereof the parties have hercunto set eir hands, this day of , 19 their hands, this Signed by the said , 19

in the presence of-

Transferor.

Witness-Signed by the said in the presence of-

Transferee

The above Transfer was lodged at the Company's office at , on the day of with fee of 10s., and was duly registered the day of , 19 .

Attorney for Company.

Form No. 35.

The Hampton Properties, Limited, Western Australia. MORTGAGE.

being the registered holder of in consideration of the sum of £ to me/us by , of (and in consideration of the further advances not exceeding in all the sum of £ , to be made to me/us by the said
Do hereby mortgage my/our said holding (or interest therein or part hereof as the case may be) to
, and I/we do hereby covenant with the said

that I/We will repay the by the said of

said sum (and further advances, if any), on (here insert date of repayment and all covenants and stipulations), and in default of performance on my/our part of the above covenants and stipulations or any of them I/We authorise the said to sell (or my interest therein) in accordance with the Regulations of the Company.

```
In witness whereof I/We have hereunto set our
                                                                       Received this discharge the
                                                                                                                           day of
                   day of
                                                                                        ,19 , together with filing fee of £1
hands this
                                                19
                 Signature of Mortgagor-
                                                                     1s. 0d.
                 Signature of Mortgagee-
                                                                       Mortgage No.
                                                                                                   . Discharged this
Signed by the above-named Mortgagor
                                                                                              . 19
                                                                     day of
   in the presence of-
                                                                                                      Attorney for Company.
Signed by the above-named Mortgagee
   in the presence of-
                                                                                            Form No. 39.
   Received this Mortgage at
                                                   o'clock on
                                                                      The Hampton Properties, Limited, Western Australia.
                                                     , 19
                          day of
                                                                                         CAVEAT No.
with fee of £
                       and stamp duty of £
                                                                     Take notice that I/we, of , by virtue of an interest amounting to
Registered the
                                                      , 19
                               day of
                                                                                                                            , claim
at the hour of
                                                                                                                          in (here
                                  Attorney for Company.
                                                                     describe property) , and I/we forbid the present registered holders thereof from transferring or in any way dealing or encumbering the same, and I appoint as the place at
                       Form No. 36.
 The Hampton Properties, Limited, Western Australia.
                                                                     which proceedings relating hereto may be served.
             TRANSFER OF MORTGAGE.
                                                                                                                    , 19
                                                                       Dated this
                                                                                          day of
  Know all men by these presents that I/We being the
                                                                     Signed by the said
registered holder of Mortgage No.
to me/us by of his/their holding in (here describe holding).
                                                                        in the presence of:-
                                                                                                                       Caveator.
  Do hereby transfer all my/our right, title and interest
in such Mortgage to
                                                                     To the Attorney of the Hampton Properties, Limited.
                          in consideration of the payment
                                                                       The above Caveat was received at
to me of the sum of
                                                                                                , 19
                                                                     the
                                                                                day of
                                                                                                                  , together with
                                                                     the day fee of £1 1s.
   Dated the
                              day of
                                                      19
Signed by the said
                                                                       The above Caveat was filed on the
                                                                                                  , 19
   in the presence of:-
                                                                                                       Attorney for Company.
Signed by the said
   in the presence of:-
                                                                                            Form No. 40.
                                                                      The Hampton Properties, Limited, Western Australia.
  Received this transfer the
, 19 , at o'clock, together with Transfer fee of £1 1s. 0d. Registered the above
                                                                           CAVEAT BY CONSENT No.
                                           o'clock, together
                                                                       Whereas
                                                                                   , of
                                                                                                                               and
                                                                                                                              have
Transfer this
                      day of
                                                                     entered into an agreement for the sale and purchase
                                 Attorney for Company,
                                                                     hereby agreed between the said parties that, pending
                      Form No. 37.
                                                                     completion of the said purchase, not being later than the day of , 19, this Caveat shall be an effectual bar to the transfer, assignment, or en-
 The Hampton Properties, Limited, Western Australia.
TRANSFER BY MORTGAGEE ON SALE UNDER
                          POWER.
                                                                     cumbrance of the above-described property.
                                                                       In witness whereof the parties hereto have hereunder
  Know all men by these presents that I/We
                                                                     set their hands, this
                                                                                                                        , 19
          being the registered holders of Mortgage No.
                                                                                                  day of
                                                                     Signed by the said
          granted to me/us by
                and having under the powers conferred
                                                                      * in the presence of:-
on me/us by the said Mortgage sold the under described property, 1/We hereby transfer and assign the same
                                                                     Signed by the said
of consideration of the sum of £ I/We hereby
                                                                        in the presence of:—
I/We hereby request that this Transfer may be regis-
tered at the Company's Office accordingly.
                                                                       The above Caveat was received, together with fee of
  Description of property sold
                                                                    £1 1s., on the
                                                                                           day of
                                                                                                                    , 19 , and
  In Witness whereof the parties hereto have hereunder
                                                                     registered forthwith.
set their hands, this
                                                       19 .
                                     day of
Signed by the said
                                                                                                       Attorney for Company.
   in the presence of:-
                             Signature of Transferror:
Signed by the said
                                                                                            Form No. 41.
                                                                      \begin{array}{ccc} \textit{The Hampton Properties, Limited, Western Australia.} \\ & \text{APPOINTMENT OF ATTORNEY.} \end{array}
   in the presence of:-
                             Signature of Transferee.
                                                                       Know all men by these presents that I,
                                                                    , of make, constitute, and appoint
  Received the above Transfer, together with fee of
                              , 19 . Registered the day of
£1 1s. 0d., at the hour of
                                                                    make, constitute, and appoint , of , my true and lawful attorney, with power to do all acts necessary and sign all documents on my behalf, in the State of Western Australia, in connection with my holdings or interests under The Hampton Properties, Limited, and particularly for the purpose of . And I agree to ratify and confirm whetever the cold.
       day of
above Transfer this
                                  Attorney for Company.
                       Form No. 38.
                                                                     confirm whatever the said
 The Hampton Properties, Limited, Western Australia.
                                                                    lawfully do under this power
Given under my hand, this
      MEMORANDUM OF SATISFACTION OF
                                                                                                           day of
                                                                                                                             19 .
                   MORTGAGE DEBT.
                                                                    Signed by the said
Take notice that
                          has this day paid to me/us the
                                                                        in the presence of:-
sum of £ , being the principal and interest due and secured under Mortgage No.
                                                                                                                           o'clock
                                                                       Received the above Power of Attorney at
granted to me/us by him/them over the property de-
                                                                                   day of
                                                                                                                       , with fee
                                                                     on the
scribed beneath, and I/we hereby request that such
                                                                     of £1 1s., and registered at same time.
Mortgage may be discharged.
  Description of property mortgaged. As witness my/our hand this
                                                                                                       Attorney for Company.
```

day of

, 19°.

Form No. 42.

The Hampton Properties, Limited, Western Australia. REVOCATION OF POWER OF ATTORNEY.

Take notice that I/we, οf , hereby revoke and declare null and void the appointment made by me/us on the day of , 19 , of , as my Attorney, and I hereby request you to cancel registration of same in your books

without prejudice to any acts lawfully done by my said Attorney before service of this Notice.

Dated the day of , 19 Signed by the said

in the presence of:-

Received the above cancellation at the hour of , and o'clock on the day of registered the same at the same hour and day.

Attorney for Company.

Form No. 43.

The Hampton Properties, Limited, Western Australia. LIEN FOR WAGES.

of, do solemnly and sincerely declare that , the registered proprietor of , is lawfully indebted to me in the sum of for wages due and owing for work done by me as between the day of , 19 , and the , 19 , on and I hereby request you to register a lien upon the said Signed Witness:-

Received the above Declaration, with fee of 10s. 6d., day of at the hour of o'clock on the , 19 , and registered forthwith.

Attorney for Company.

Form No. 44.

The Hampton Properties, Limited, Western Australia. NOTICE OF LIEN.

Take notice that I, the Attorney for The Hampton Properties, Limited, have this day registered a lien against your interest in declaration of that you are indebted to him for work and labour performed by him for you in the sum of £

Dated this

day of

, 19

Attorney for Company.

Form No. 45.

The Hampton Properties, Limited, Western Australia. CONCENTRATION OF LABOUR.

I/We being the registered holder of Deep lead/gold mining leases , hereby apply for concentra-tion of labour required in respect of each of the said leases by the Regulations.

Dated the

day of

(Signature) Received this application, together with fee of £1 1s., on the day of was refused/granted for commencing the day of 19 , when same 19

Attorney for Company.

Form No. 46.

The Hampton Properties, Limited, Western Australia. AMALGAMATION OF GOLD MINING LEASES

NOS.

I/We . of being the registered holder of gold mining leases Nos. , hereby apply for all the above leases to be amalgamated and converted into one lease under the Company's Regulations. Dated this

(Signature)

Received the above application, together with fee of 1s., this day of 19, £1 1s., this when same granted and amalgamated Lease No. comprising all above leases granted.

Attorney for Company,

Form No. 47.

The Hampton Properties, Limited, Western Australia. I/We, the undersigned, being the holders of , hereby request you to act as sole Arbitrator in the matter of a dispute which has arisen between me/us and , of particulars of which are hereto annexed in triplicate. Dated the day of , 19 . (Signatures in full.)

Received the above request, together with £1 1s. hear-g fee and £ fee for service, this day ing fee and £ 19

Attorney for Company.

Form No. 48.

The Hampton Properties, Limited, Western Australia. Take notice that I have appointed the day of , 19 , at o'clock, at the Company's office, as the time and place to sit as Arbitrator in the matter of a dispute between , and , of particulars of which are hereto annexed. , 19 . day of Dated the Attorney for Company.

Form No. 49.

The Hampton Properties, Limited, Western Australia.

I/We, the undersigned, being the holders of , hereby request you to refer to the arbitration of two arbitrators, one to be appointed by you and one to be appointed by me/us, with power to appoint an umpire, the matter of a dispute which has arisen between me/us and the Company, particulars of which are heaven annead in triplicate. which are hereto annexed in triplicate.

Dated the day of (Signatures in full.) Received the above request, together with £10 10s. security for costs, this day of

Attorney for Company.

Form No. 50.

The Hampton Properties, Limited, Western Australia. Take notice that I/we, the undersigned, being dissatisfied with the decision of the Attorney of the Company in the matter of

on the ground that

security for costs, this

hereby require the issue as to whether the facts found by the said Attorney were true to be referred to the decision of two arbitrators, one to be appointed by me/us and one to be appointed by the said Attorney, with power to appoint an umpire.

Dated the day of

(Signature in full.) Received the above request, together with £10 10s. day of Attorney for Company,

TENDERS FOR PUBLIC WORKS.

Date Noti		Nature of Work.	Date and time for Closing.	Where and when Conditions of Contract, etc., to be seen.
192	0.		1920. (Noon on Tuesday	
Sept.	8	Cossack Mechanics' Institute (5995)	19th October	1 20 11 20 1 1 20
Sept.	30	Dudinin School—Removal from Wogolin Gate (6013)	19th October	a la la part part part la
Sept.	30	Jacob's Well School and Quar- ters—Renovations (6014)	19th October	C 1 1 1 T T T T T T T T T T T T T T T T
Sept.	30	Taylor's Well School Quarters— Conversion of School (6015)	19th October	Contractors' Room, Perth, P.W.D., Albany, and Court Houses, Narrogin and Pingelly, on and after 5th October, 1920.
Sept.	30	Manjimup School Quarters (6016)	19th October	I G / I D I I G / II D I I
Sept.	3 0	Milton Portable School (6017)	19th October	Contractors' Room, Perth, P.W.D., Albany, and Court Houses, Pingelly and Narrogin, on and after 5th October, 1920.
Sept.	30	Yallingup Caves House—Addi- tions and Alterations (6012)	26th October	Contractors' Room, Perth, and Court House, Bun- bury, on and after 5th October, 1920.
Oct.	7.	Victoria Park Rotunda Hospi- tal—Additions, etc. (6018)	26th October	Contractors' Room, Perth, on and after 12th October, 1920.
Oct.	7	West Northam School—Renovations, Fencing, etc. (6019)	26th October	Contractors' Room, Perth, and Court House, Northam, on and after 12th October, 1920.
Oct.	14	Geraldton High School—Shelter Shed, etc. (6020)	2nd November	Contractors' Room, Perth, and P.W.D. Office, Geraldton, on and after 19th October, 1920.

Tenders are to be addressed to "The Hon. the Minister for Works," and will be received at the Public Works Office, Perth. The lowest or any tender will not necessarily be accepted.

TENDERS ACCEPTED.

Public Works Department, Perth, 15th October, 1920.

THE following list of Tenders, recently accepted, is published for general information:-

Date of Acceptance, Name of Contractor, Description of Contract, and Amount.

October.

7.-A. Livingstone: Lake Guelup School, Shelter Shed (5996), £78 13s. 7.—R. Chapman: Merredin State Farm, Cottage

(5945), £567 6s. 3d. 7.—E. H. Freeman: Northam Court House, Renova-

tions (6000), £63 15s.

9.—H. King: Muja School and Quarters, Renovations (5983), £121 7s. 6d.

12.—L. Grant: Warren River, Bridge and Approaches, Deaside (5865), £752 5s. 8d.
12.—E. Greenhalgh: Mt. Barker School, Renovations

(5991), £67.

By order of the Hon, the Minister for Works,

H. W. STANLEY LOW. Acting Under Secretary for Public Works.

METROPOLITAN WATER SUPPLY. SEWERAGE. AND DRAINAGE UNDERTAKING.

Met. W.S. 33/18. PURSUANT to Section 96 of "The Metropolitan Water Supply, Sewerage, and Drainage Act, 1909," notice is hereby given that Water Mains have been laid in the undermentioned Streets in the following districts:-

Peppermint Grove Road Board. 360/20.—Keane Street, from Hammond Street. to

Lilla Street, Easterly. 531/20.—McNeil Street, from Perth-Fremautle Road to Lot 7. Easterly.

Claremont Municipality. 2188/19.-Hammond Street, from Lot 5 to Lot 4, Westerly.

East Fremantle Municipality. 2151/19.—Surbiton Road, from Lot 43 to Lot 45, Westerly. South Perth Municipality.

163/20.-Labouchere Road, from Comer Street to Lot 7, Northerly.

576/20.—Riverview Street, from Labouchere Road to Lot 14, Easterly.

1632/19.—York Street, from Alexander Street to Lot 110, Easterly.

644/20.—Labouchere Road, from Lot 7 to Lots 9 and 10, Northerly.

Fremantle Municipality.

417/20.—Forrest Street, from Congdon Street to Lot 28. Easterly.

476/20.—Knutsford Street, from Lot 1035 to Lot 1190, Easterly.

606/20.—Samson Street, from Swanbourne Terrace to Mary Street, Westerly.

Perth Road Board.

612/20.-Woodroyd Street, from Lot 789 to Lot 784, North-Easterly.

Perth Municipality.

615/20.—Janet Street, from Charles Street to Lot 10,

584/20.—Muriel Street, from Oxford Street to Lot 15, Westerly. 574/20.—Cardiff Street, from Gerard Street to Lot

25. North-Easterly.

Cottesloe Municipality.

629/20.—Griver Street, from Lot 86 to Lot 87, North-

Claremont Road Board.

597/20.—Karella Street, from Hampton Road to Leura Street, Westerly.

597/20.—Leura Street, from Karella Street to Lot 330, Northerly. 633/20.—Webster Street. from Princess Road to Lot

658, Southerly.

Subiaco and Perth Municipalities.
(Old salt water main transferred from Public Works

Department and put into use as reticulation 7/6/20). 1541/18.—Perth-Fremantle Road, from Hampton Road to Mount's Bay Road, Easterly. 1541/18.—Mount's Bay Road. from Perth-Fremantle

Road to Quarry Point, Easterly.

East Fremantle Municipality and Melville Road Board. 484/20.—Petra Street, from Lot 328 to Lot 332, Northerly.

And the Minister for Water Supply, Sewerage, and Drainage is, subject to the provisions of the said Act, prepared to supply water therefrom to the lands and premises in such Streets.

Dated at Perth. this 4th day of October, 1920.

G. C. HAYWOOD, Acting Under Secretary for Water Supply (Metropolitan Section).

THE ROAD DISTRICTS ACT, 1919.

Katanning Road Board.

Department of Works and Trading Concerns, Perth, 29th September, 1920.

Ex. Co. 3118; P.W. 3807/20. IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Katanning Road Board, in accordance with the provisions of "The Road Districts Act, 1919."

By-law regarding Discount on Rates.

WHEREAS under the provisions of "The Road Districts Act, 1919," the Board of any Road District is empowered to make By-laws for any of the purposes mentioned in the said Act: And whereas the Katanning Road Board doth, in exercise of the powers aforesaid, and of every power enabling it in this behalf, hereby make and publish the following By-law:—

(1.) The Board may allow to any person liable to pay any rates within thirty days after notice given him to pay the same, a discount of Five pounds per centum on the amount of the current rate.

Made and passed by the Katanning Road Board, on the 21st day of August, 1920.

GEORGE McLEOD,

Chairman. J. W. HEWSON,

Secretary.

Recommended,-

WM. J. GEORGE, Minister for Works and Trading Concerns.

Approved by His Excellency the Governor in Council this 28th day of September, 1920.

BERNARD PARKER, Clerk of the Council. THE DOG ACT, 1903.

P.W. 5204/19. IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the following Regulations numbered 1 to 5 under the provisions of "The Dog Act, 1903," to come into operation in every Municipal and Road District throughout the State on and from the 1st January, 1921:—

- 1. All regulations previously made under the Act shall be and are hereby repealed as from the 31st day of December, 1920.
- 2. These regulations shall come into operation and have the force of law in every District throughout the State on and from the 1st day of January, 1921.
- 3. The registration label for the calendar year of 1921 required by Section 9 of "The Dog Act, 1903," is hereby prescribed to be a flat piece of metal of the size and shape depicted hereunder, inscribed with the name of the District, the year of registration, and the registration number.



- 4. The registration label, as prescribed by these regulations, shall be securely affixed to a collar and worn round the dog's neck.
- 5. Any person or persons who contravenes any provision of these by-laws, whether by act or omission, shall on conviction be liable to a penalty not exceeding £5 for every such offence.

(Sgd.) H. W. STANLEY LOW,

Acting Under Secretary for Works and Trading Concerns.

WESTERN AUSTRALIAN GOVERNMENT TENDER BOARD.

Tenders for Government Supplies.

Date of advertising.	Schedule No.	Supplies required.				
1920. Sept. 23 Oct. 1 Oct. 1 Oct. 1 Oct. 1	104A, 1920 111A, 1920 108A, 1920 107A, 1920 117A, 1920	Oilskins, Sou-Westers, and Mackintosh Coats for the Railways and Tramways Wrought Iron Trays for Cooling Tower, Mount Hawthorn Reservoir Cast Iron Specials, 21in., 18in., etc., and W.I. Bolts	1920. October 21. October 21. October 21. October 28. Oct. 28.			
Aug. 28 Oct. 5 Oct. 12 Oct. 12	90A, 1920 113A, 1920 118A, 1920 119 and 120A, 1920	Copper Plates, Plain, or Finished Tube Plates	Nov. 4. Nov. 4. Nov. 4. Nov. 4.			
Oct. 14 Oct. 14 Sept. 2 Sept. 23 Oct. 5 Sept. 23	1920 116a, 1920 121a, 1920 94a, 1920 95a, 1920 112a, 1920 99a, 1920	Copper Boiler Tubes	Nov. 4. Nov. 4. Nov. 18. Nov. 18. Nov. 18. Dec. 2.			
Sept. 8	98A, 1920	Chassis for Rail Motors (3 only)	1921. Jan. 13.			
Oct. 5 Oct. 12	114a, 1920 115a, 1920	Iron Smoke Stack, second-hand, now lying at the North Fremantle Abattoirs Jarrah, 4in. x 3in. and 3in. x 2in.; Pickets 4ft.; P.G. Iron, 256 sheets; G.C. Iron Tank, 8ft. x 4ft., and 2 square Iron Tanks, all second-hand, now lying at Fremantle Reservoir				

Tenders addressed to the Chairman, Tender Board, West Perth, will be received for the above mentioned supplies until 2.15

p.m. on the date of closing.

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

Tender forms and full particulars may be obtained on application at the Tender Board Office, Marquis Street, West Perth.

No tender necessarily accepted.

JAS. THOMPSON, Chairman Tender Board.

W.A. GOVERNMENT TENDER BOARD.

Tenders for Out-door Relief.

TENDERS (endorsed "Tenders for Out-door Relief") will be received at the Government Tender Board Office up till 2.15 p.m. on 25th November, 1920, for the supply of Out-door Relief, at the undermentioned towns, from 1st January to 31st December, 1921:—

Midland Junction, Albany Esperance Beverley $\overline{\text{Fremantle}}$ \mathbf{Moora} Boulder GeraldtonNarrogin BroomeGingin Northam Northampton Greenbushes Brookton Guildford Perth Bunbury Busselton Kalgoorlie Pinjarra RoebourneCarnarvon Kanowna Southern Cross Katanning Claremont Collie Kellerberrin Tamınin Lawlers Marble Bar Coolgardie Toodyay Cue Wagin Wickepin Day Dawn Menzies Derby Merredin York Dowerin

Tender forms and full particulars obtainable from the Officers in Charge of Police Stations at the above places, and from the Government Tender Board, West

The lowest or any tender not necessarily accepted.

Tenders for Shoeing Police Horses.

TENDERS (endorsed "Tenders for Shoeing Police Horses") will be received at the office of the Government Tender Board, West Perth, up till 2.15 p.m. on 18th November, 1920, for Shoeing Police Horses, at the undermentioned places, for the period from 1st January to 31st December, 1921:—

Gnowangerup Norseman Albany Boyup Beverley Goomalling Narrogin Jarrahdale Nullagine Onslow Ora Banda Perth Bridgetown Kalgoorlie Brookton Kelmscott Katanning Busselton Kellerberrin Peak Hill Boulder Port Hedland Kojonup Broome Pinjarra Lawlers Bunbury Bruce Rock Leederville Pingelly Broomehill Leonora Quairading Ravensthorpe Bullfinch Laverton Roebourne Manjimup Collie Southern Cross Cue Coolgardie Mundaring Morgans Sandstone Merredin Tambellup Carnarvon Three Springs Toodyay Victoria Park Cunderdin Mingenew Donnybrook Mullewa Midland Junction Dongarra Wagin Derby Dumbleyung Dwellingup Moora Mt. Magnet Whim Creek Menzies Williams Maylands Wickepin Dowerin Wyndham Wyalkatchem Mt. Barker Esperance Fremantle Marble Bar Meekatharra GuildfordYork Meckering Yarloop Gingin Greenbushes Nannine Yalgoo Geraldton Youanmi Northam Northampton

Tender forms and full particulars obtainable from the Officers in Charge of Police Stations at the above places, and from the Tender Board Office, West Perth.

The lowest or any tender not necessarily accepted.

Tenders for the Burial of Deceased Destitute Persons and Aboriginal Natives.

TENDERS (endorsed "Tender for Burials") will be received by the Government Tender Board, West Perth, up till 2.15 p.m. on Thursday, 18th November, 1920, from persons willing to contract for the above service, at the undermentioned places, during the period from 1st January to 31st December, 1921:—

Porth (including North Both Tenderment)

Perth (including North Perth, Leederville, Victoria Park, Maylands, Bayswater, and South Perth), Subiaco, Claremont, Cottesloe, Fremantle, Rockingham, ford, Midland Junction, Mundaring, Northam, Toodyay, Beverley, Katanning, Wagin, Pingelly, Albany, Esperance, Dundas, Norseman, Ravensthorpe, Davyhurst, Lennonville, Mount Magnet, Mount Malcolm, Mount Sir Samuel, Burtville, Laverton, Peak Hill, Lawlers, Cue, Nannine, Lake Austin, Meekatharra, Cuddingwarra, Yalgoo, Southern Cross, Coolgardie, Kalgoorlie, Boulder, Kanowna, Bulong, Kurnalpi, Leonora, Kookynie, Broad Arrow, Menzies, Niagara, Granites, Bunbury, Busselton, Bridgetown, Collie, Pinjarra, Mandurah, Jarrahdale, Gingin, Victoria Plains, Geraldton, Dongarra, Northampton, Carnarvon, Bangemall, Onslow, Roebourne, Cossack, Port Hedland, Marble Bar, Bamboo Creek, Nullagine, Condon, Broome, Derby, Wyndham, Wilnna, Edjudina, Field's Find, Black Range, Kelmscott, Armadale, Cannington, Queen's Park, Gosnells, Belmont, Bullfinch, Moora, Mingenew, Merredin, Wickepin, Lancefield, Kellerberrin, Bruce Rock, Dowerin, Westonia, Watheroo, Gnowangerup, Kojonup, Mullewa, Westonia, Watheroo, Gnowangerup, Kojonup, Mullewa, and Sandstone.

Tender forms and full particulars obtainable from the Officers-in-Charge of the Police Stations at the above places, and from the Government Tender Board Office, Marquis Street, West Perth.

The lowest or any tender not necessarily accepted.

Tenders for Rations for Aboriginal Natives. TENDERS (endorsed "Tender for Rations") will be received by the Government Tender Board Office, West Perth, up till 2.15 p.m. on 25th November, 1920, for the Supply of Rations for Natives at the undermentioned places, for the period from 1st January to 31st December, 1921:

Broome, Bunbury, Carnarvon, Coolgardie, Cue, Derby, Esperance, Geraldton, Guildford, Kanowna, Kookynie, Kurnalpi, Lawlers, Laverton, Leonora, Marble Bar, Mingenew, Meckatharra, Mt. Magnet, Mullewa, Nannine, Norseman, Nungarin, Ouslow, Peak Hill, Port Hedland, Roebourne, Sandstone, Wiluna, Yalgoo.

Tender forms and full particulars obtainable from the Officers-in-Charge of the Police Stations at the above places, and from the Government Tender Board Office, West Perth.

The lowest or any tender not necessarily accepted.

Tenders for Provisions, Firewood, Cartage, etc.

TENDERS (endorsed "Tender for Provisions") will Tender Board. West

TENDERS (endorsed "Tender for Provisions") will be received by the Government Tender Board, West Perth, up till 2.15 p.m. on the dates specified below, for the supply of the following lines for period from 1st January to 31st December, 1921:—

Flour, Bread, Potatoes, Oatmeal and Rice, Sugar and Golden Syrup, Tea and Coffee, Dairy Produce, Pipes and Tobacco, Jam, Groceries, Cream and Milk, Ales, Wines, Spirits, etc., Oils and Kerosene, Candles, Soap, Fruit and Vegetables, "Meat, Fish, Firewood, Cartage, etc.

etc.
*Tenders for Meat at Perth, Fremantle, Claremont, and Wooroloo are not invited.

Tenders close on the following dates:—
Thursday, 4th November, 1920, for the following

Albany, Bunbury, Claremont, Collie, Fremantle, Geraldton, Kalgoorlie, Katanning, Menzies, Narrogin, Northam, Perth, Pinjarra, Southern Cross, Wooroloo, and

Thursday, 18th November, 1920, for the following

Broome, Carnarvon, Marble Bar, Ouslow, Roebourne. and Derby.

Tender forms and full particulars may be obtained on application to the Officers-in-Charge of Police Stations at the above-mentioned towns or from the Tender Board Office, Marquis Street, West Perth.

The lowest or any tender not necessarily accepted.

LAND ACT AMENDMENT ACT, 1904.

Forests Department, Corr. 302/14. Perth, 13th October, 1920. IT is hereby notified that, in accordance with the provisions of Section 12 of "The Land Act Amendment Act, 1904," His Excellency the Governor in Executive Council approved of the forfeiture of Sawmill Permit No. 72/11, registered in the name of Frederick Walter Steere, for a breach of the conditions of the said

Permit.

C. E. LANE-POOLE. Conservator of Forests.

AGRICULTURAL BANK ACT, 1906, AND AMENDMENT ACTS.

TENDERS for the Purchase of the undermentioned Leases will be received by E. A. McLarty, Managing Trustee, on the 18th October, 1920:—

2699/10.

Avon Locations 10707 and 12442; being Harry Edward's Conditional Purchase Lease 21834/55 and Homestad Farm Lease 11303/74, situated five miles from Doodlakine, and containing 431 acres, described as having half good forest and half mallee and scrub. Cleared 270 acres; part cleared, 20 acres; fencing 187 chains six wires; 72 chains three wires, and 36 chains two wires. House, four rooms and stable.

1479/13

Avon Location 19037; being Patrick Joseph Gregan's Grazing Lease 7957/68 and Homestead Farm Lease 18749/74, situated eight miles from Koorda and containing 1,000 acres. described as 300 acres good forest, gimlet, salmon and morrel; 550 acres good second class, scrub; 150 acres sand plain. Cleared. 148 acres; rung. 200 acres; dam, 1.000 c.y.; fencing, 174 chains three wires.

2504/09.

Swan Location 1991; being Franck Kalman's Conditional Purchase Lease 652/20 situated four miles from Parkerville, and containing 50 acres described as having 10 acres good land balance gravelly. Cleared, 10 acres, of which one acre is planted with citrus trees and two and a half acres with peach and apple trees; well, 15 feet deep; humpy; fencing, 98 chains five wires.

1422/14

Avon Location 18889; being Arthur Trigwell's Conditional Purchase Lease 34566/55, Grazing Lease 9156/68, and Homestead Farm Lease 20164/74, situated uine miles North of Homebush and containing 1,160 acres. described as having 590 acres good forest loam, white gum, salmon, morrel, and York gum; 70 acres second class free red loam, mallee and jam; 500 acres good to fair scrub plain; cleared, 80 acres; dam, 800 c.y.

1767/14

Avon Location 11082; being Eric Dilley's Conditional Purchase Lease 27968/55, situated 10 miles South-West of Newcarnie, and containing 1,000 acres with improvements described as cleared, 325 acres; part cleared, 100 acres; rung. 150 acres; fencing, 127 chains dog netting; 250 chains six wires; 65 chains three wires.

.658/14.

Avon Locations 14660, 12573, and 13582; being Abner Smith Polkinghorne's Conditional Purchase Leases 6943/56, 24189/55, and 25205/55, situated nine miles South-West of Kunjinn, and containing 800 acres described as salmon, morrel, white gum, jam, mallee, and she-oak, and sand plain. 400 acres good. 200 acres light loam, and 200 acres sand plain; cleared, 309 acres; part cleared, six acres; rung, 122 acres; fencing, 32 chains three wires and netting.

2339/08.

Avon Location 8346; being Michael James Meehan's Conditional Purchase Lease 5240/56, situated three miles from Brookton, and containing 140 acres described as white gum and mallett, mostly fair land; cleared, 48 acres; rung four acres; fencing 37 chains; three wires; 27 chains two wires.

1426/11

Kent Location 330; being Richard Cyril Cornish's and Charles Horace Cornish's Conditional Purchase Lease 10196/56, situated six miles from Lake Pingrup, and containing 1,000 acres, described as 893 salmon. gimlet, moort, boree, morrel, and mallee; 90 acres mallee and thicket; 17 acres mallee and plain; cleared, 120 acres; part cleared, 80 acres; dam, 1,182 c.y.

The improvements are quoted from office records, and are believed to be correct, but the Trustees do not guarantee them

Tenderers must satisfy themselves as to improvements and their condition.

All tenders to be forwarded to the Managing Trustee, Agricultural Bank.

No tender necessarily accepted.

E. A. McLARTY, Managing Trustee. THE PUBLIC SERVICE ACT, 1904, SECTION \$1.

Biennial Election of the Elective Members of the Public Service Appeal Board.

1.—Election Day:

In compliance with the provisions of Regulation 3 of the Supplementary Regulations under "The Public Service Act, 1904," I hereby give notice of, and appoint Monday, the twentieth day of December, 1920, to be the day upon which an election will be held at the Chief Electoral Office, Supreme Court Buildings, Perth, for the purpose of electing one Representative and one Deputy Representative for each Division of the Public Service, that is to say, the Administrative, the Professional, the Clerical, and the General. The members elected will hold office for two years from the 1st January, 1921.

2.—Rules for the Nomination of Candidates:

All nominations of candidates for the position of Representative or Deputy Representative of a Division shall be made in writing by not less than five persons entitled to vote in such Division, except in the case of the Clerical Division, where nominations shall be made by not less than 20 persons entitled to vote in such Division, and the nomination papers, which must contain also the consent of the candidates, shall be forwarded to the Returning Officer, so as to reach him not later than Saturday, the 20th November, 1920. No officer shall be nominated as a candidate for any other Division than the one in which he is classified. Nomination papers will be supplied by the Returning Officer upon application.

3.—The Poll:

A Poll will be proceeded with for each vacancy for which on nomination day more than one candidate has been duly nominated.

E. G. STENBERG,
Chief Electoral Officer,
Returning Officer.

Chief Electoral Office, Supreme Court Buildings, Perth, 13th October, 1920.

W.H. 106/17. The Workers' Homes Board, Perth, 9th October, 1920. THE undermentioned lease under "The Workers' Homes Act, 1911," has been forfeited for breach of covenant of the lease:—

Lease No., Name of Lessee, Town or Locality, and Description of land.

668/17—Walter Simpson, Fremantle; Fremantle Town Lot 1552.

W. B. HARDWICK, Chairman, Workers' Homes Board.

APPOINTMENTS

under Section 5 of "The Registration of Births, Deaths, and Marriages Amendment Act, 1907," and Section 2 of "The Registration of Births, Deaths, and Marriages Act Amendment Act, 1914."

Registrar General's Office, R.G. 137/20. Perth, 11th October, 1920. IT is hereby notified, for general information, that Mr. James Arnold Gillan has been appointed to act, temporarily, as District Registrar of Births, Deaths, and Marriages for the Yilgarn Registry District, to reside at Southern Cross, vice Mr. I. W. Thomas, transferred. Appointment to date from the 11th October, 1920.

Registrar General's Office, R.G. 143/20. Perth, 12th October, 1920. IT is hereby notified, for general information, that Constable Daniel Buckley has been appointed to act temporarily as Assistant District Registrar of Births and Deaths for the Wellington Registry District, to reside at Donnybrook, during the absence on leave of Constable W. J. Brodie; appointment to date from the 12th October, 1920.

W. SIEBENHAAR, Acting Registrar General.

Registrar General's Office, Perth, 14th October, 1920.

IT is hereby published, for general information, that the undermentioned Minister has been duly registered in this office for the Celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
2180	1920 13th Oct	Congregational Church. The Rev. Samuel Bryant	Fremantle	Fremantle.

IT is hereby notified, for general information, that the name of the undermentioned Minister has been duly removed from the register in this office of Ministers registered for the Celebration of Marriages throughout the State of Western Australia:—

R.G. No.	Date.	Denomination and Name.	Residence.	Registry District.
1546	1920. 7th October	The Methodist Church of Australasia. The Rev. F. E. James	Merredin	Northam.

W. SIEBENHAAR, Acting Registrar General.

ESTATES placed under the charge of the Curator of Intestate Estates for Management during the Month of September, 1920:-

	Name of Deceased.	Residence.	Supposed Nationality		Date of Order.	Estimated	Value of—	Date of Death.
						Personalty.	Realty.	
}			•			£ s. d.	£ s. d	
259/20	Francis, John	Israelite Bay	English		7-9-20	Nil	25 0 (
226/20	Baillie, William Earnshaw	Allanson	Unknown	•••	22	,,	118 14 2	
217/20	Bonham, George	Carnarvon	Australian	•••	16-8-20	,,	6 15	
218/20	Layton, Robert	Coolgardie	English	•••		,,	2 1 (
260/20	Stanley, James Matheson, Murdoch	Murrin Bayswater	Unknown Scottish	•••	7-9 = 20	,,	5 13 11 8 16 11	
269/20				•••	27-9-20	,,	168 1 6	
$277/20 \ 264/20$	Strachan, David Purcell, Martin	Perth	Irish	• • • •		100 0 0	3 0 (
263/20	Purcell, Agnes	do	do.	•••	,,	100 0 0	Nil	0-0-20
294/20	Dolohanty, John	Quamban Downs	do.		,,	Nil	18 11	16-7-20
222/20	Bennett, Samuel	Kalgoorlie	Unknown		**		15 0	
303/20	Brown, William Henry	Perth	English		"	,,	2 12	
298/20	Brown, William Henry Peters, Henry Ennis	Greenbushes	Australian		,,	,,	3 15 6	
76/20	Elliot, Robert	Bruce Rock	Unknown		,,	,,	48 (
306/20	Roth, Myrtle	Gwalia	do.		30-9-20	,,	50 (
287/20	Hunter, Henry	Cape Levique	d_0 .		27 - 9 - 20	,,	23 1 4	
274/20	Stokesberry, William Charles	Wyndham	Australian	•••	15-9-20	,,	76 0 (18-7-20
228/20	White, George, alias Clifton, George	Bayswater	English		,,	,,	126 0 (20-7-20
275/20	Walsh, Thomas	Kimberley	American		,,	,,	14 0 (24-7-20
258/20	del Marco, Andrea	Beria	Italian		,,	,,	13 12 4	11-7-20
166/20	Patrick, Dominic	Fremantle	Austrian	• • • •	,,	,,	2 12 1	
276/20	Miller, John	Ajana	$\mathbf{U}\mathbf{n}\mathbf{k}\mathbf{n}\mathbf{o}\mathbf{w}\mathbf{n}$, ,,	,,	9 2 7	
272/20	Denmeade, Owen	Bunbury	Irish	•••	,,	,,	2 13 9	
220/20	Regan, Thomas	Claremont	Irish	•••	,,	,,	1 13 (
266/20	Wulf, Friedrich, Wilhelm Karl or Fritz Wolff	East Perth	German	•••	17-9-20	,,	100 0 0	1 20 2 20
286/20	Hamilton, Charles	Claremont	•••		15-9-20	,,	1 7 9	
233/20	O'Connell, Cornelius	Roebourne	Irish		,,	,,	39 10 (
98/20	Kobe	Onslow	Japanese	•••	14-9-20	,,	44 15	
279/20	West, Thomas Henry	Perth	English		20-9-20	500 0 0	2,000 0 0	
302/20	McNiff, James	Moora	Scottish	•••	30-9-20	Nil	22 10 0	
261/20	Whiteley, Benjamin	Ashburton Downs	Unknown	•••	,,	,,	5 0 (" " " "
299/20	Bryant, William Edward	Wooroloo	Australian		,,	,,	11 18 0	
240/20	Austin, Robert Henry	Perth	Irish		,,	,,	443 3 8	30-7-20

TRANSFER OF LAND ACT, 1893.

Application No. 1024/1920.

TAKE notice that John Moir and Neil Owen Moir both of Cape Riche in the State of Western Australia Graziers have made application to be registered as the proprietors as tenants in common in equal shares of an estate in fee simple in possession in the following parcels of land situate in the District of Kent and being

Kent Location No. 3 containing ten acres

Bounded on the East North and West by boundaries of Plantagenet Location 3555 measuring 10 chains two links and four-tenths of a link 10 chains and 10 chains respectively and on the South by a line measuring 10 chains

And in the following parcels of land situate in the District of Plantagenet and being

Plantagenet Locations 8 and 35 containing together one thousand seven hundred and ninety-six acres

Bounded on the West by a line measuring 144 chains 55 links passing along the East boundary of Location 378: On the North by part of the right bank of the Eyre River and by part of the shore of Cheynes Bay: On the East by a line measuring 63 chains and on the South by part of the sea shore and by a line measuring 100 chains and 8 links passing along a Northern boundary of Location 3555.

And further take notice that all persons other than the applicants claiming to have any estate right title or interest in the above parcels of land are hereby required to lodge in this Office on or before the sixth day of November next a caveat forbidding the same from being brought under the operation of the Act.

A. Y. GLYDE, Registrar of Titles.

Land Titles Office, Perth, 7th October, 1920,

Haynes, Robinson, & Watkins, of Albany, Solicitors for the Applicants.

TRANSFER OF LAND ACT, 1893 (Section 219).

Application No. 1472/1920.

TAKE notice that Enma Clarke of The Warren Blackwood District in the State of Western Australia Widow has made application to be registered as the proprietor as Administratrix of the estate of John Pearson Clarke late of Cooranbong in the State of New South Wales but formerly, of The Warren Blackwood District aforesaid student deceased intestate the eldest son and heirat-law of Arthur Lewin Clarke late of Warren in the said State farmer deceased who died on the 28th August 1883 intestate of an estate in fee simple in possession in the following parcel of land situate in the Nelson District containing forty acres or thereabouts being

Nelson Location No. 74

particularly described in certificate of title Volume VIII. Folio 251 standing in the name of Arthur Lewin Clarke of the Warren River grazier.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcel of land are hereby required to lodge in this Office on or before the sixth day of November next a caveat forbidding the registration of the said Emma Clarke as the proprietor of the said land accordingly.

A. Y. GLYDE, Registrar of Titles.

Land Titles Office, Perth, 7th October, 1920.

Villeneuve Smith & Keall, South British Chambers, Barrack Street, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

Application No. 1122/1920.

TAKE notice that Reginald Horace Miley formerly of Princess Road but now of Reserve Street Claremont Orchardist has made application to be registered as the proprietor of an estate in fee simple in possession in the following parcels of land situate in the Wellington District and being

Wellington Locations 174 and 175 containing together twenty acres

Bounded on the West by a line measuring 4 chains 75 links passing along part of the East boundary of Boyanup Agricultural Area Lot 299.

On the North and East by part of the left bank of

the Preston River and

On the South by a line measuring 6 chains 75 links passing along boundaries of Boyanup Agricultural Area Lots 292 and 365 by a boundary of said Lot 365 measuring 3 chains 30 links and another boundary of said Lot 365 and the North boundary of Boyanup Agricultural Area Lot 300 measuring together 10 chains and six-tenths of a link.

And further take notice that all persons other than the applicant claiming to have any estate right title or interest in the above parcels of land are hereby required to lodge in this Office on or before the thirteenth day of November next a caveat forbidding the same from being brought under the operation of the Act.

A. Y. GLYDE, Registrar of Titles.

Land Titles Office, Perth, 14th October, 1920.

Lohrmann & Tindal. New Zealand Chambers, 105 St. George's Terrace, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1333/1920.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the twentieth day of November next to issue to John Auld of 71 Hubert Street Leichhardt Sydney in the State of New South Wales a Special Certificate of Title to the land described below the duplicate Certificate of Title having as is alleged been destroyed.

Dated this fourteenth day of October, 1920.

A. Y. GLYDE, Registrar of Titles.

The Land referred to.

All that piece of land containing one rood five perches and five-tenths of a perch situate at the corner of Norfolk and Oxford Streets Leederville and being portion of Lot 16 of Perthshire Location Ad particularly described in Certificate of Title Volume 564 Folio 100 standing in the name of John Auld of Day Dawn Miner.

TRANSFER OF LAND ACT, 1893. (Section 75.)

Application No. 1480/1920.

NOTICE is hereby given that pursuant to the direction of the Commissioner of Titles in this behalf it is intended on the thirteenth day of November next to issue to Samuel Faulkner of 16 Golding Street Perth in the State of Western Australia Railway Ganger Special Certificates of Titles to the land described below the duplicate Certificates of Title having as is alleged been lost or destroyed.

Dated this fourteenth day of October, 1920.

A. Y. GLYDE, Registrar of Titles.

The Land referred to.

All that piece of land containing twenty-two perches and seven-tenths of a perch situate at Golding Street Perth and being Lot 16 of Perth Suburban Lot 59 particularly described in Certificate of Title Volume XXIV. Folio 111.

All that piece of land containing twenty-two perches and seven-tenths of a perch situate at Golding Street Perth and being Lot 17 of Perth Suburban Lot 59 particularly described in Certificate of Title Volume XXII, Folio 371.

The above-mentioned certificates of title stand in the name of Samuel Faulkner of Midland Junction Guildford Railway ganger.

Dwyer, Durack, & Dunphy, 33 Barrack Street, Perth, Solicitors for the Applicant.

TRANSFER OF LAND ACT, 1893.

(Section 75.)

Application No. 1598/1920. NOTICE is hereby given that pursuant to the discretion of the Commissioner of Titles in this behalf it is intended on the thirteenth day of November next to issue to in the name of Henry Adolphus Bower of Dandaraga farmer on the application of Charles James Roberts and James Drummond both of Dandaraga the executors of the will and codicil thereto of the said Henry Adolphus Bower deceased a Special Crown Lease to the land des-

cribed below the duplicate Crown Lease having as is

alleged been lost. Dated this fourteenth day of October, 1920.

A. Y. GLYDE. Registrar of Titles.

The Land referred to.

All that piece or parcel of land containing about 3,000 acres situate in the South-West Division District or Locality of Melbourne particularly described in Crown Lease No. 4471/1911 (Pastoral Lease No. 1966/ .93).

Dwyer. Durack, & Dunphy, 33 Barrack Street, Perth, Agents for M. O'Brien, of Moora, Solicitor for the Applicant

THE HEALTH ACT, 1911-19.

Appointments.

THE Commissioner of Public Health has approved of the following appointment:-

Subiaco Municipal Council.

Dr. F. L. Gill to be Medical Officer of Health, vice Dr. H. Baldwin Gill, resigned.

J. DALE. Deputy Commissioner of Public Health. 14th October, 1920.

THE HEALTH ACT, 1911-19.

Bu-laws.

M.P.H. 1765/16; Ex. Co. No. 3279.
WHEREAS under the provisions of "The Health Act, 1911-19," a Local Health Authority may make By-laws, and may amend, repeal, or alter any By-laws so made: Now, therefore, the Bunbury Municipal Council, being a Local Health Authority, doth hereby amend its Bylaws, as follows:-

Part I.-Keeping of Poultry or Pigeons By-law 37 (b).

The occupier of any premises shall not keep any pigeons or poultry within 20 feet of any dwelling-house. and where pigeons and poultry are kept they shall be continually confined in the enclosure or other place set apart for them.

Dated this 23rd day of August, 1920.

W. J. NORRIE, Town Clerk.

Confirmed by the Deputy Commissioner of Public Health, this 30th day of September, 1920.

> J. DALE. Deputy Commissioner of Public Health.

Approved by His Excellency the Governor in Executive Council, this 13th day of October, 1920.

BERNARD PARKER, Clerk of the Council.

T.D. 218/20.

IT is hereby notified that His Excellency the Governor It is bettery notified that this Excellency the Governor in Council has approved of the exemption from Stamp Duty as required by "The Stamp Act, 1882," and Amendments, of the Declaration on State Children's Department Form No. 1a, entitled "Application for Assistance.

> E. A. BLACK, State Commissioner of Taxation.

Perth, 9th October, 1920.

APPOINTMENT.

(35th Victoria, No. 3.)

HIS Honour the Chief Justice has been pleased to appoint Austen Guerry de Lauret Arnold, of Moore Street, Sydney, New South Wales, Solicitor, a Commissioner of the Supreme Court of Western Australia, to administer or take, within the State of New South Wales, any oath, affidavit, affirmation, declaration, or acknowledgment by a married woman to be used in the Supreme Court of Western Australia. The Commission to remain in force until the said Austen Guerry de Lauret Arnold ceases to reside in New South Wales aforesaid, or until he ceases to practise the profession of a Solicitor there, or until revoked.

C. A. SHERARD, Acting Registrar Supreme Court.

Supreme Court Office, Perth, 1st October, 1920.

MUNICIPALITY OF NARROGIN.

NOTICE is hereby given that the Council of the Municipality of Narrogin proposes to borrow the sum of Two thousand pounds sterling (£2,000) for additions to the Town Hall and Municipal Offices.

A statement showing the proposed expenditure of the money to be borrowed and plans and specifications and an estimate of the cost of the work are open for inspection of ratepayers, at the office of the Council. from 9 a.m. to 4 p.m. from Mondays to Fridays, and from 9 a.m. to 12 noon on Saturdays.

The said sum is proposed to be raised by sale of debentures bearing interest at the rate of 61/2 per cent. per annum, such interest to be payable half-yearly at the office of the Council.

The said debentures are to be redeemable at the office

of the Council twenty years after the issue thereof.

A sinking fund of 2 per cent. per annum on the amount borrowed will be provided for the repayment of the said loan.

E. P. ILLINGWORTH,

Mayor.

W. J. COHN,

, Town Clerk.

Narrogin, 4th October, 1920.

MUNICIPALITY OF NARROGIN.

NOTICE is hereby given that the Council of the Municipality of Narrogin proposes to borrow the sum of Two thousand pounds sterling (£2,000) for the providing of recreation ground and the purchase of land for same.

A statement showing the proposed expenditure of the money to be borrowed and (so far as the money is to be expended in works and undertakings), plans and specifications and an estimate of the cost thereof are open for inspection of the ratepayers from 9 a.m. to 4 p.m. from Monday to Friday, and from 9 a.m. to 12 noon on Saturdays.

The said sum is proposed to be raised by sale of de-bentures bearing interest at the rate of 6½ per cent. per annum, such interest to be payable half-yearly at the office of the Council.

The said debentures are to be redeemable at the office of the Council twenty years after issue thereof.

A sinking fund of 2 per cent. per annum on the amount borrowed will be provided for the repayment of the said loan.

E. P. ILLINGWORTH,

Mayor,

W. J. COHN,

Town Clerk.

Narrogin, 4th October, 1920.

QUEEN'S PARK ROAD BOARD.

Road Board Office, Queen's Park, 12th October, 1920.

IT is hereby notified, for general information, that Mr. Bernhard Edward Hornby, of Queen's Park, has been appointed Pound-keeper and Ranger for the Queen's Park Road District, vice Mr. Thomas G. Simpson, as and from the 11th October, 1920.

WALTER P. JONES,

Secretary.

BELMONT PARK ROAD BOARD.

No. 2 Loan.

NOTICE is hereby given that the Belmont Park Road Board proposes to borrow the sum of £2,000 (Two thousand pounds sterling) to be expended as follows:

For the making of about 45 chains of road in Wright Street

For the making of about 100 chains of road in Kooyong Road

For the making of about 20 chains of road in £1.060

Belgravia Street £300

£150

Total £2,000

And notice is hereby also given that in so far as the loan is to be expended in the construction of works and undertakings, the plans and specifications of such works and undertakings and the statement showing the proposed expenditure of the moneys to be borrowed open for inspection at the office of the Belmont Park Road Board, Guildford Road, Belmont Park, for one month from the date of the publication hereof, between the hours of 9 o'clock in the forenoon and 4 o'clock in the afternoon on any day except Saturdays, Sundays, and public holidays, and on Saturdays between 9 o'clock in the forenoon and noon.

The amount of £2,000 (Two thousand pounds) is proposed to be raised by the sale of debentures bearing interest at the rate of £5 (Five pounds) per centum per annum, such interest to be payable half-yearly and such debentures and interest to be payable at the office of the Belmont Park Road Board, at Guildford Road, Belmont Park.

The said debentures are to be repayable ten years after the issue thereof.

A. E. ROWE, Chairman. EDWARD S. O'BRIEN, Secretary.

Belmont Park, 12th October, 1920.

PRESTON DISTRICT ROAD BOARD.

NOTICE is hereby given that, by resolution dated 19th June, 1920, the above Board proposes to borrow the sum of £1,000 (One thousand pounds sterling) by the sale of debentures bearing interest at the rate of 6 per centum (Six per centum) per annum, such interest to be payable half-yearly at the office of the Board (Donnybrook), counting from the date of the issue of the debentures, and the said debentures to be repayable ten years after the issue thereof, interest and sinking fund to be provided for by a special loan rate.

It is proposed to spend the money raised for the completion of the erection of Road Board Office and Public Hall, in accordance with plans and specifications already

approved.

By order,

JAS. EGAN, Chairman.

B. S. WYMOND, Secretary.

Dated at Donnybrook, 23rd August, 1920.

THE ROAD DISTRICTS ACT, 1919.

Closure of Road.

I. JOHN ATHELSTON ROBERTS, being the owner of land over or along which the portion of road hereunder described passes, have applied to the Dandaragan Road Board to close the said portion of road, viz.:-

Dandaragan.

3322/20.

D. 109.—That portion of road (being a road reserved in the Crown grant) passing through Lot M. 1127 of Melbourne Location 940; from the South-East corner of Location 311 to the South boundary of said Lot 1127, opposite the North-West corner of Location 156. (Plan 59/80, F2.)

JOHN A. ROBERTS.

I, John Cook, on behalf of the Dandaragan Road Board, hereby assent to the above application to close the road therein described.

JOHN COOK, Chairman Dandaragan Road Board. 27th September, 1920.

THE ROAD DISTRICTS ACT, 1919. Claremont Road Board.

Department of Works and Trading Concerns Perth, 12th October, 1920.

Ex. Co. 3175; P.W. 5122/20. IT is hereby notified, for general information, that His Excellency the Governor in Council has approved of the attached By-laws of the Claremont Road Board, in accordance with the provisions of "The Road Districts Act, 1919."

IN pursuance of the power conferred by "The Road Districts Act, 1919," Section 196, the Claremont Road Board doth hereby make the following By-law:-

By-law No. 113.

Before the plan of any building is approved by the Board under the Building Regulations, the Board may, in its discretion, decide the position upon the block of ground of all buildings and out-buildings in connection therewith to be erected thereon, and such buildings and out-buildings must be erected accordingly; and the Board may require the plans to be amended so far as necessary to give effect to its decision before approved by the Board.

Made and passed by the Claremont Road Board, on the 20th day of September, 1920.

T. J. MYERS, Chairman.

R. DIXON, Secretary.

Recommended,-(Sgd.) WM. J. GEORGE, Minister for Works and Trading Concerns.

Approved by His Excellency the Governor in Council, this 5th day of October, 1920.

> BERNARD PARKER, Clerk of the Council.

THE COMPANIES ACT, 1893.

Lass O'Gowrie East Gold Mining Company, No-Liability.

NOTICE is hereby given that the Registered Office or place of business for the State of Western Australia of the Lass o'Gowrie East Gold Mining Company, No-Liability, is situate at No. 90 Palace Chambers, Kal-

Dated this 13th day of September, 1920.

(Sgd.) KEENAN & RANDALL, Solicitors for the above-named Company.

In the matter of "The Companies Act, 1893," and in the matter of the Greenmount Quarrying Company, Limited, in Voluntary Liquidation.

NOTICE is hereby given that the creditors of the abovenamed company are required on or before the 20th October, 1920, to send in their names and addresses, and the particulars of their claims and the names and addresses of their solicitors, if any, to John Morrison, of Emanuel Buildings, St. George's Terrace, Perth, the liquidator of the said company, and if so required by notice in writing from the said John Morrison, are, by their solicitors, or otherwise, to come in and prove their said debts or claims, at such time and place as shall be signified in such notice, or in default thereof they will be excluded from the benefits of any distribution made before such debts are proved.

Dated this 13th day of September, 1920.

JOHN MORRISON, Liquidator, Rankin, Morrison, and Company, Emanuel Buildings, Perth.

COMPANIES ACT, 1893.

Makower, McBeath, & Co. Propy., Ltd. NOTICE is hereby given that the Registered Office of the above Company is situated at 127 Murray Street,

Dated 4th September, 1920.

C. G. BURGESS, Attorney for the Company in Western Australia. THE COMPANIES ACT, 1893.

Northern Agency, Limited.

NOTICE is hereby given that the Registered Office in Western Australia of Northern Agency, Limited, is situated at Saint George's House, Saint George's Terrace, Perth, and that William James Jarrett is the Attorney of the said Company in Western Australia.

Dated this 28th day of September, One thousand nine hundred and twenty.

STONE, JAMES, & CO., of Furnival Chambers, 47 St. George's Terrace, Perth, Solicitors for the Company in Western Australia.

THE COMPANIES ACT, 1893.

The Asbestos State and Sheet Manufacturing Company, Limited.

NOTICE is hereby given that the office or place of business in Western Australia of the Asbestos Slate and Sheet Manufacturing Company, Limited, is situate at Swan Location 35, Burswood, and that Robert Oswald Law, of Perth, in the said State, brickmaker, is the Attorney of the said Company in Western Australia.

Dated the 28th day of September, 1920.
DARBYSHIRE & CALDER,

Commercial Bank Chambers, 42 St. George's Terrace, Perth.

Solicitors for the said Company.

Mt. Malcolm Pastoral Company, Limited. THE Registered Office of the above company is situate at No. 3 Dalgety Chambers, William Street, Perth, and is accessible to the public as follows (holidays excepted):—Mondays to Fridays (inclusive), 10 a.m. to 12 noon; 2 p.m. to 4 p.m.

DWYER, UNMACK, & THOMAS, Solicitors for the Company.

THE COMPANIES ACT, 1893.

Pernatty Central Copper Mining Company, No-Liability. NOTICE is hereby given that the Registered Office of Permatty Central Copper Mining Company, No-Liability, is situated at 153 Hannan Street, Kalgoorlie, in the State of Western Australia, and that Sydney James Yeo is the Attorney of the said Company in Western Australia.

Dated this 8th day of October, 1920.

F. C. COWLE & Co., Exchange Buildings, Kalgoorlie, Solicitors for the Company.

In the matter of "The Companies Act, 1893," and in the matter of Enterprise Printing Works, Limited. NOTICE is hereby given that the Registered Office of the above-named Company has been removed from 16 Lane Street. Perth, and is now situate at 146 Rokeby Road, Subiaco, and is open and accessible to the public on week-days between the hours of 9 a.m. and 5 p.m. and on Saturdays between the hours of 9 a.m. and 12

Dated this 30th day of September, 1920.

W. A. CARCARY,

Secretary.

O. L. Haines, Wylie, & Co., Public Accountants, 15 Weld Chambers, St. George's Terrace, Perth.

Re "Companies Act, 1893," and "Eggleston & Company, Ltd." (in liquidation).

NOTICE is hereby given that a General Meeting of the above Company will be held at 2 p.m. on Monday, the 22nd November, at No. 10, Bank New South Wales Chambers, Perth, for the purpose of receiving the Chambers, Perth, for Liquidator's Account.

C. A. HENDRY,

Liquidator.

McCahon's Treasure Gold Mining Company, No Liability.

NOTICE is hereby given that the Registered Office of the company has been removed from 89 Hannan Street, and is now situated at 286 Hannan Street, Kalgoorlie. Dated this 29th day of September, 1920.

By order of the Board,

W. E. OLDS, Secretary. THE COMPANIES ACT, 1893, AND TREES, LIMITED.

NOTICE is hereby given that the Registered Office of Trees, Limited, has been removed from Warwick House to Room No. 26 St. George's House, St. George's Terrace, Perth, and will be open to the general public between the hours of 9 a.m. and 5 p.m.; Saturdays 9 a.m. to 12 noon.

T. T. HOLT, Secretary.

Singer Sewing Machine Company.

NOTICE is hereby given that the Registered Office of the above company has been changed, and is situate at 633 Hay Street, Perth.

Dated this 13th day of October, 1920.

E. C. OSBORNE.

Attorney for the Company.

Nicholson & Hensman, Perth, Solicitors for the Company.

Boulder Prospecting and Option Company, Limited. NOTICE is hereby given that at an extraordinary general meeting of the above-named company held at the Albion Hotel, Boulder, on the 8th day of September, 1920, the following special resolutions were passed:—

1. That the company be voluntarily wound up under the provisions of "The Companies Act, 1893."

2. That Mr. Thomas George Embleton be appointed Liquidator of the company, for the purpose of the voluntary winding up of the company.

Dated at Boulder, this 25th day of September, 1920.
J. A. ROGERS, Chairman.
T. G. EMBLETON, Secretary.

Balfour Scott & Muir, Solicitors, Boulder, by their Agent, George H. Joseph, Weld Chambers, Perth.

In the Supreme Court of Western Australia.

In the matter of "The Companies Act, 1893," and in the matter of Graziers' Co-operative, Limited.

To the Registrar of Companies, Perth. NOTICE is hereby given that the capital of Graziers' Co-operative, Limited, was by special resolution of the shareholders of the Company (passed at an extraordinary general meeting of the Company held at its Registered Office, Warwick House, Saint George's Terrace, Perth, on Thursday, the 7th day of October, 1920, at the hour of 8 o'clock in the afternoon, of which extraordinary general meeting notice had been duly given specifying the intention to propose such resolution, and at which meeting such resolution was passed unanimously by the members of the Company present at such meeting in person or by proxy) increased to £100,000 by the creation of 80,000 new shares of £1 each.

Dated this 11th day of October, 1920.

BEN COPLEY, Chairman.

J. T. SCOTT, Secretary of the Company.

Dwyer, Unmack, & Thomas, Solicitors for the abovenamed Company.

In the matter of "The Companies Act, 1893." (56 Viet., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Mt. Malcolm Pastoral Company, Limited.

Dated this 13th day of October, 1920.

C. A. SHERARD. Acting Registrar of Companies. Supreme Court Office, Perth, W.A.

In the matter of "The Companies Act, 1893." (56 Vict., No. 8.)

NOTICE is hereby given that, under the provisions of Section 20 of the above Act, a Certificate of Incorporation, as a Limited Company, has this day been issued to Denmark Co-operative Company, Limited. Dated this 7th day of October, 1920.

C. A. SHERARD,

Acting Registrar of Companies. Supreme Court Office, Perth, W.A.

NOTICE TO CREDITORS.

James McKee (deceased).

ALL persons having any claims or demands against the estate of James McKee, late of 57 Point Street, Fremante. in the State of Western Australia, labourer, deceased, are required to send particulars of same to the administrator, West Australian Trustee, Executor, and Agency Company, Limited, Barrack Street, Perth on or before the 1st day of November, 1920; from and after which date the assets will be distributed, regard being had only to such claims as the Company shall then have have had notice of.

Dated the 5th day of October, 1920.

UNMACK & UNMACK, Solicitors for the Administrator, Howard Street, Perth.

In the Supreme Court of Western Australia—Probate Jurisdiction.

In the matter of the Will and Estate of Horace Edgar Oliver, late of 94 Lawler Street, Subiaco, in the State of Western Australia, Painter, deceased.

Notice to Creditors.

ALL persons having claims against the estate of the above-named deceased are hereby required to send particulars of such claims to the West Australian Trustee, Executor, and Agency Company, Limited, the administrator with the will annexed of the above-named deceased, whose registered office is situate at Trustee Chambers, Barrack Street, Perth, on or before the first day of November, 1920; after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims of which particulars shall have been given as aforesaid.

Dated this 11th day of October, 1920.

LAVAN & WALSH,

Samson's Buildings, Barrack Street, Perth, Solicitors for the Administrator, The West Australian Trustee, Executor, and Agency Company, Limited. In the Supreme Court of Western Australia—Probate
Jurisdiction.

In the Estate of Julia Annie Bowden, late of Brisbane Street, Perth, in the State of Western Australia, married Woman, deceased, intestate.

Notice to Creditors.

ALL persons having claims against the estate of the above-named deceased are hereby required to send particulars of such claims to Lavan & Walsh, Solicitors for the administrator, at Samson's Buildings, Barrack Street, Perth, on or before the first day of November, 1920; after which date the administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims of which particulars shall have been given as aforesaid.

Dated this 20th day of August, 1920.

LAVAN & WALSH, Samson's Buildings, Barrack Street, Perth, Solicitors for the Administrator.

In the Supreme Court of Western Australia—Probate Jurisdiction.

In the Will and Estate of Jeremiah Brosnan, late of Kalgoorlie, in the State of Western Australia, Roman Catholic Priest, deceased.

Notice to Creditors.

ALL persons having claims against the estate of the above-named deceased are hereby required to send particulars of such claims to the administrator, with the will annexed, care of Messrs. Lavan & Walsh, Solicitors, Perth, on or before the first day of November, 1920; after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to those claims of which particulars shall have been given as aforesaid.

Dated this 7th day of October, 1920.

LAVAN & WALSH, Samson's Buildings, Barrack Street, Perth, Solicitors for the Administrator.

THE BANKRUPTCY ACT, 1892.

Receiving Order.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Date of Petition.	Act or Acts of Bankruptey.
Harry Edward Harken	129 McDonald Street, Kalgoorlie	Insurance In- spector and Agent	Supreme Court, Perth	18 of 1920	11th day of October, 1920	21st day of September, 1920	

First Meetings and Public Examinations.

Debtor's Name. A	ddress. Descriptiou.	Court.	Number.	Date of First Meeting	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order (if any) for Summary Adminis- tration.
ris Co Catherine Jane 74 D	Mill, Har- River, near llie nouse Keeper Tea-room Propri etress	Court, Perth do.	28 of 1920 20 of 1920	27th day of October, 1920 do.	3 p.m. 3·15 p.m.	Supreme Court, Perth do.	27th day of October, 1920 do.	10·30 a.m. do.	Supreme Court, Perth do.	8th day of October, 1920 12th day of October, 1920

Order on Application to approve Composition of Scheme.

Debtor's Name.	Address.	Description.	Court.	Number.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Amy Rose Jackson	Oakabella	Farmer	Supreme Court, Perth	21 of 1920	13th day of October, 1920	Payment of thirteen shillings (13/-) in £ Eight shillings (8/-) in £ to be paid in cash, the balance of five shillings (5/-) in £ to be paid within three months from date of approval by the Court.

Notices of Dividends.

	day of ber, 1920 At the office of the Official Re- ceiver in Bank- ruptcy, Supreme
Bernard George Meckering Farmer do. 44 of Ninepence First de 1917 (9d.) in £	o. Court, Perth do.

Application for Discharge.

Debtor's Name.	Address.	Description.	Court.	Number.	Date fixed for Hearing.
Joseph Shepherd	Boulder	Tailor	Supreme Court, Perth	111 of 1909.	10th day of November, 1920.

M. M. MOSS,
Official Receiver,
Supreme Court, Perth.

Dated this 14th day of October, 1920.

In the Supreme Court of Western Australia.

In the matter of "The Bankruptey Act Amendment Act, 1898," and in the matter of George Gervase Nicholson, late of Northam, Plumber, deceased, a debtor.

Notice of intention to declare a Final Dividend. NOTICE is hereby given that it is intended to declare a Final Dividend in the above matter on Friday, the 12th day of November, 1920.

Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this 8th day of October, 1920.

[L.S.] W. J. STEWART,
Trustee,
Northam.

In the Supreme Court of Western Australia.
the matter of "The Bankruptey Act Amendment A

In the matter of "The Bankruptcy Act Amendment Act, 1898," and in the matter of Hugh Tompkins of Kalgoorlie, Storekeeper, a Debtor.

NOTICE is hereby given that a Meeting of Creditors of the above-named Debtor will be held at the Board Room of the Fremantle Chamber of Commerce, Phillimore Street, Fremantle, on Tuesday, the 26th day of October, 1920, at 3 15 p.m.

Dated this thirteenth day of October, 1920.
[L.S.] FORD, RHODES, & DAVIES,

Agents for the Debtor.
Ford, Rhodes, & Davies, Public Accountants, Phillimore
Street, Fremantle.

ACTS OF	PARLIAME	ENT, ETC.,	FOR	SALE	Ą!	Γ
GOV	ERNMENT	PRINTING	OFI	FICE.	s.	đ.

Abattoirs		0	0	6
Aborigines Act (Consolidated)		0	1	0
Abstract of Stamp Duties		0	0	6
Administration Act		0	2	0
Adoption of Children (see also "St	ate			
Children'')		0	1	6
Agricultural Bank Act and Amendments Arbitration Act		0	4	3
Arbitration Act		0.	0	9
Associations Incorporation Act		0	0	6
Auctioneers Act and Amendments		.0	1	6
Bankruptcy Amendment Act, 1s.; Rules, 18	392,			
5s.; Rules, 1898, 1s.	-			
Bills of Sale Act and Amendments		0	4	0
Boat Licensing Act and Amendments		0	2	6
Brands Act		0	1	0
Bread Act and Amendments	٠.	0	2	0
Bunbury Harbour Board	٠.	0	1	0
Bush Fires Act		0	1	0
Cart and Carriage Licensing		0	0	6
Cemeteries Act and Amendments	٠.	0	2	9
Companies Act and Amendments		0	3	6
Control of Trade in War Time	٠.	0	1	0
Co-operative and Provident Societies Act	٠.	0	1	3
Criminal Code Act and Rules, quarter bou	ınd,			
with index (new edition)	٠.	0	10	6
Crown Suits Act		0	-	3
Curator of Intestate Estates Act	• •	0	0	3

Acts of Parliament, etc.—continued.			
	£		
Declarations and Attestations Dentists Act and Amendment	0	-	6 0
Dentists Act and Amendment Discharged Soldiers' Settlement Act	0		3
	Ö		6
Distillation Act Dividend Duties	0		6
	0		9
Dog Act	0		9
Dog Act Droving Act Early Closing Act Education Act and Amendments Electoral Act and Amendment Electric Lighting Act Employment Brokers Act and Amendment	0	-	$\frac{0}{3}$
Education Act and Amendments	0		0
Electoral Act and Amendment	0		
Electric Lighting Act	0	-	6
Employers' Liability Act	0		
Employment Brokers Act and Amendment			3 6
Enemy Contracts—Annulment	0	0 2	0
Evidence Act	ő		Ü
Extradition Cases—Procedure	ő		.0
Factories Act	0	1	6
Fencing and Trespass Act and Amendment	ő		3
Fertilisers and Feeding Stuffs Act and Amend-			
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Fire Brigades Act, 1916, and Amendment	0		9
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